STATE OF IOWA 1925

Journal of the House

OF THE

Forty-first General Assembly

REGULAR SESSION
CONVENED JANUARY 12, 1925
ADJOURNED APRIL 3, 1925



JOHN HAMMILL, Governor
W. C. EDSON, Speaker of the House
CLEM F. KIMBALL, President of the Senate

Published by THE STATE OF IOWA Des Moines

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FORTY-FIRST GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

W. C. Edson, Speaker of the House	Storm Lake
OSCAR ULSTAD, Speaker Pro Tempore	
A. C. GUSTAFSON, Chief Clerk	
FRANK S. VETTER, Assistant Clerk	
ROBERT M. COOK, Reading Clerk	Clarksville
GWENDOLYN W. MACDOWELL, Engrossing Clerk	Story City
CATHERINE A. ROBERTS, Enrolling Clerk	
LILLIAN LEFFERT, Journal Clerk	Des Moines
MARGARET CANFIELD, Journal Clerk	
CHAS. A. LINDENAU, File Clerk	
FRANK B. MILES, Assistant File Clerk	
H. L. GORDON, Bill Clerk	
H. W. S. PEDDIE, Assistant Bill Clerk	
MRS. JEANETTE COLE, Assistant Postmistress	
OLEY NELSON, Sergeant-at-Arms	Slater
WALTER R. COOK, Assistant Sergeant-at-Arms	
LILLIAN A. CHASE, Speaker's Clerk	Des Moines
CECIL HAWLEY, Chief Clerk's Clerk	

FXCHANGE

ELECTIVE STATE OFFICERS Official Address—Des Moines, Iowa

Name	Office	Address
John Hammill Clem F. Kimball. Walter C. Ramsay James C. McClune Ray E. Johnson Ben J. Gibson Charles Webster Dwight Lewis B. M. Richardson May E. Francis William D. Evans Truman S. Stevens E. G. Albert Thomas Arthur C. W. Vermilion Lawrence DeGraff F. F. Faville	Governor Lieutenant Governor Secretary of State Anditor of State Antitor of State Attorney General Railroad Commissioner Railroad Commissioner Railroad Commissioner Superintendent Public Instruction Judge of Supreme Court	Britt Council Bluffs Belmond Oskaloosa Muscatine Corning Waucoma Des Moines Cedar Rapids Waverly Hampton Hamburg Jefferson Logan Centerville Des Moines Ft. Dodge

MEMBERS OF THE SENATE Forty-first General Assembly

Name	County	Name	County
Baird, W. S Benson, C. A Bergman, A. H Browman, M. L Breckenridge, W. J. Brookhart, J. L Brookhar, J. L Browme, C. S. Buser, J. D. Campbell, Ed. H. Cavansush, E. E. Cessna, T. C. Clark, W. A. Clearman, George M.	Jasper Black Hawk Palo Alto Washington Floyd Jackson Muscatine Ida Webster Poweshiek Marion Johnson	Horchem, B. J. Johnston, C. F. Kimberly, D. W. Kern, C. B. Langfitt, John N. McLeland, Wm. E. Mills, Redfield C. Nelson, Julius A. Perkins, Geo. B. Ramsey, John M. Reed, Carl W. Rees, S. C. Rigby, C. L. Roberts, H. Guy	Dubuque Franklin Scott Warren Adair Marshall Dallas Cass Sac Butler Howard Fremont Cedar Ringgold
Dearman, Good Solven, M. A	Osceola Wayne Appanoose Adams Jefferson Pocahontas Polk Winnebago Fayette	Romkey, E. W. Schmedika, William Shaff, Jay O. Shane, Frank Shinn, A. J. Skromme, Lars J. Slemmons, Geo. F. Snook, I. N. Stanley, F. C. Stoddard, B. M. White, Harry C.	Des Moines Hardin Clinton Wapello Harrison Story Buchanan Lee Mahaska Woodbury Benton

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Former Name Address Age Occupation Politics District Countles Composing Legislative District Experience Aiken, John.... Ida Grove..... 48 Farmer..... Rep. 59 40, 40th Ex. Anderson, Carl C..... Villisca..... 51 Farmer..... 12 Rep. Montgomery..... Webster..... 40, 40th Ex. Anderson, C. E..... Stratford..... 38 Farmer....Banker and Farmer..... Rep. 62 Anderson, Oscar..... Lamoni..... 52 Rep. 6 Decatur..... Washington.... Washington.... Bauer, J. C..... 56 Rep. Farmer Monroe..... Berry, Henry S..... Albia..... 66 17 Farmer..... Rep. 40, 40th Ex. Cedar..... Bierkamp, William..... Durant..... 75 Land Owner and Banker . . . Rep. Adams..... Bixler, John M.... Corning..... 57 13 Farmer..... Rep. Blackford, A. V.... Bonaparte..... 53 Merchant, Farmer, Banker. Van Buren..... Rep. Blake, William R..... Clermont..... Newspaper Publisher 46 Rep. 71 Fayette..... 40. 40th Ex. Williamsburg Blythe, Fred R..... 34 Farmer..... 40 Rep. Brittain, David..... Van Meter.... 53 Farmer Rep. 28 Madison 40, 40th Ex. Carter, L. V.... Farmer..... Hardin..... Lawn Hill 45 Rep. 64 40, 40th Ex. Christophel, Geo. W..... 43 Farmer..... Waverly..... Rep. 72 Bremer.... Clark, R. S..... Estherville..... 53 Farming..... Rep. 96 Emmet..... Greeley 34 68 Cole, C. G..... Farmer..... Rep. Delaware,.... Hartford 66 Farmer..... 27 Warren Rep. Craig. Cov..... Farmer Cherokee 40, 40th Ex. 57 79 Dewar, H. C..... Cherokee..... Rep. Diltz, Volney..... Des Moines..... 35 Lawyer..... Rep. 37 Polk...... 40, 40th Ex. 48 Rep. 73 Aplington Clinton Calamus..... 54 Rep. 45 52 Newton.... Farmer..... Rep. 38 Jasper..... 40, 40th Ex. Storm Lake.... 50 Lawyer Rep. 78 Buena Vista.... 37 Polk..... Elliott, E. A..... Des Moines.... Minister..... Ren. 40 Fleming, Jas. D..... Deloit.... Farming..... Rep. 56 Crawford..... Forsling, L. B..... Sioux City..... 33 Rep. 58 Woodbury..... 40, 40th Ex. 52 Farmer..... 53 Boone.... Francis, Matthew H...... Woodward..... Rep. 91 Winneshiek..... Gilbertson, O...... Decorah..... Farmer..... Rep.

MEMBERS OF THE HOUSE, 41ST GENERAL ASSEMBLY

Graham, S. L		Retired Merchant	Rep.	18	Wapello
Grimwood, E. A	Oxford Junction 60	Druggist	Rep.	47	Jones
Gripp, Ira A	Afton 57	Farmer	Rep.	14	Union 40, 40th Ex
Hager, J. H.	Waukon 58	Impl. and Auto Dealer	Rep.	90	Allamakee
Hansen, John T	Glenwood 46 Davenport 65	Real Estate	Rep.	. 48	Mills
Hanson, H. N	Leland	Farmer	Rep.	95	Winnebago
Hansen, Frank M	Garner 51 Oakland 41	Banking	Rep.	86 31	Hancock
		Publisher			1 40 4045 10-
Harrison, F. M	Osceola	Clerk District Court	Rep.	15 98	Clarke 40, 40th Ex
Hattendorf, H. C	Ocheyedan 57 Hinton 47	Farmer and Stockman	Rep.	80	Plymouth 39
Held, G. E	Hinton	Farmer and Stockman	Isop.	30	40, 40th Ex
Hempel, J. G	Elkader 63	Clothier	Rep.	70	Clayton 40, 40th Ex
Higgins, R. J.	Jefferson 45	Farmer	Rep.	54	Greene
Hill, Lafe	Nora Springs 60	Newspaperman	Rep.	88	Floyd
Hollis, C. A	Cedar Falls	Farmer	Rep.	66	Black Hawk 40, 40th Ex
Hubbard, Wilbur F	Neola	Farmer	Rep.	31	Pottawattamie
Huff, Chas. W	Massena 51	Farmer	Rep.	30	Cass
Johnson, Francis	Terril 34 Knoxville 46	Farmer and Stock Raiser	Rep.	97 26	Dickinson 40, 40th Ex
Johnson, J. H	Knoxville 46	Attorney	rep.	20	Mariou
Kennedy, William S	Farmington 45 Chariton 57	Farmer	Rep.	1	Lee.
Kent, John W	Chariton 57	Farmer	Rep.	16	Lucas
King, James A	Spencer	Farming Livestock and Auctioneer	Rep.	83	Clay 40, 40th Ex
Knudson, Irving H		Livestock and Auctioneer	Rep.	63	Hamilton
Knutson, Clarence A	Clear Lake 39	Hardware Merchant	Rep.	87	Cerro Gordo 40, 40th Ex
Latimer, A. D	Shenandoah 46	Farming	Rep.	10	Fremont
Lepley, Elbert	Beaman 55	Parmer	Dem.	65	Grundy
Leonard, Arthur	Corning 55	Farmer	Rep.	8	Taylor
Lichty, E. M	Waterloo 57	Farmer	Rep.	66	Black Hawk 40, 40th Ex
Lieberknecht, Ernest	Letts	Farmer	Rep.	22	Louisa 40, 40th Ex
Long, Wm. L	Fairfield 63	Real Estate Broker	Rep.	19	Jefferson
Lovrien, Fred C	Humboldt 49	Attorney	Rep.	76	Humboldt
McCauller Marion P	Lake City 30	Lawyer	Rep.	61	Calhoun
McCaulley, Marion R McIlrath, J. L	Grinnell 53	Auctioneer	Rep.	89	Poweshiek.
Martin, Theodore	Green Island 42	Farmer	Rep.	46	Jackson
Mathews, Howard A	Danville 58	Farmer		21	Des Moines 40, 40th Ex
Maxfield, Glenmore	Marshalltown 46	Farming	Rep.	51	Marshall
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Former Counties Composing Logislative Name Address Age Occupation **Politics** District Experience Merritt, J. G..... Glidden..... Insurance and Farming Farmer and Stockman 54 Rep. 55 Carroll Miller, Geo. E.... 38 Dem. Shalby 40. 40th Bx. 40, 40th Br. 40, 40th Br. 40, 40th Ex. Napier, T. W...... Mount Avr..... Farmer.... Rep. 7 Natvig, Ole..... Howard..... Cresco.... Farming..... 92 Rep. Muscatine.... 64 Maiscatine..... Noble, A. C..... Retired..... Rep. 42 O'Donnell, T. J..... Dubuque, 52 Real Estate..... Dem. Dubuque..... 37, 38, 39, 40. 40th Blz. Mahaska.... Oldham, Charles..... Oskaloosa Farmer..... Rep. Oliver, Cyrus Goldsmith... 61 Farmer.... Onawa..... Rep. Monona..... 40, 40th Hz. Thornburg..... Farming..... Rep. 24 Keokuk 40, 40th Ex. Logan.... 50 Farmer..... Rep. 32 Patterson, Geo. W..... 87 Parming..... Rep. 85 Konsuth..... Powers, Dr. T. E.... Clarinda.... 67 Physician.... Page..... Sioux City..... 29 Attorney at Law 58 Prichard, Ralph C..... Rep. Woodbury.... Ouirk. L. T..... Wall Lake.... 50 60 40, 40th Ex. Farmer..... Rep. Rankin, John M..... Keokuk..... 51 Lawyer..... Rep. 1 Leo..... Varina..... 50 Farmer..... Rep. 77 Pocahontas..... 40, 40th Wx. Mt. Pleasant..... Henry Ratliff, Z. S. Farming..... Rep. 20 Reimers, Otto J..... Rock Rapids..... Dallas Center..... Dem. 99 Farming..... Lyon Rep. 36 48 Farmer....Attorney at Law..... Dem. Appanoose..... Rice, D. Fulton.... Roberts, J. W.... 29 74 69 Greenfield Farmer.... Rep. Adair Rust, Heike A. Rep. Sheffield..... Franklin...... Ryder, John..... Dubuque..... Dem. Dubuque..... Saunders, Wm. E. G..... Schulte, H. H. Emmetsburg..... Farmer..... Rep. Palo Alto..... Manly Farmer..... Rep. 94 40, 40th Ex. Smith, Geo. W..... Paullina.... 57 Farmer..... Rep. 22 Smith, Ward B..... 89 Rep. Chickasaw..... Nashua.... 68 56 Farmer..... 40, 40th Ex. Cedar Rapids..... Stepanek, Wm. H..... 48 Linn Hardware..... Ben. Davis. 40. 40th Ex. Benton. 40, 40th Ex. Mitchell. Stookesberry, Arthur..... Floris.... Farmer.... Dem. 3 Strippel, Werner.... Vinton.... Rep. Banker.... Swanson, G. E..... Osage..... Cigar and Tobacco Jobber ...

MEMBERS OF THE HOUSE-Cntinued

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Thomas, E. B Troup, Martin H Truax, John B	Audubon	40 47 65	Farmer	Rep.	34 52 67	Story. Buchanan		
Ulstad, Oscar	Holmes	57	Farmer	Rep.	75	Wright	37, 38, 10, 40th	39, Ex.
Venard, George L	Hawarden	64	Farmer and Stockman	Rep.	81	Sioux	10.101	39
Vincent, Earl W	Guthrie Center	38	Lawyer	Rep.	35		10, 40th 10, 40th	
Wagner, Joseph Walrod, Warren Williams, D. E. Wilson, W. Walter Wolfe, T. L.	De Witt	41 53 54 55 51	Real Estate and Insurance. Farming Physician and Banker. Farmer Physician and Surgeon	Rep. Rep. Rep. Rep. Rep.	43 45 5 50 48	Scott Clinton Wayne Tama Linn		Ex.
Yenter, Ray	Iowa City	37	Lawyer	Rep.	41	Johnson	10, 40th	39, Ex.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 12, 1925.

Pursuant to law, the House of Representatives of the Fortyfirst General Assembly of Iowa convened at 10 o'clock a.m., Monday, January 12, 1925.

The House was called to order by A. C. Gustafson, of Polk county, acting chief clerk.

Prayer was offered by Rev. James T. Mordy, pastor of the Cottage Grove Presbyterian church, Des Moines.

Dewar of Cherokee moved that Edge of Jasper be elected temporary speaker. Motion prevailed.

King of Clay 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: King of Clay and Thomas of Audubon.

Mr. Edge was escorted to the chair and was sworn in by Acting Chief Clerk Gustafson.

Temporary Speaker Edge in the chair.

Vincent of Guthrie moved that A. C. Gustafson of Des Moines be elected temporary chief clerk. Motion prevailed.

Mr. Gustafson 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.

TEMPORARY OFFICERS OF THE HOUSE

Blake of Fayette moved that the following named persons be elected temporary officers of the House:

Assistant Clerk, Frank S. Vetter. Reading Clerk, Robert M. Cook. Engrossing Clerk, Gwendolyn MacDowell.
Enrolling Clerk, Catherine A. Roberts.
Journal Clerk, Lillian Leffert.
Assistant Journal Clerk, Margaret Canfield.
Bill Clerk, H. L. Gordon.
Assistant Bill Clerk, Harrison Peddie.
File Clerk, Charles A. Lindenau.
Assistant File Clerk, Frank B. Miles.
Sergeant-at-Arms, Oley Nelson.
Assistant Sergeant-at-Arms, Walter R. Cook.
Electrician, Walter Callison.
Assistant Electrician, Harry Cooke.
Telephone Messenger, Walter Stanton.
Chief Janitor, Henry McCraven.
Janitors, Fred V. Miller, Louis Jackson, James Askew.

Pages, Lowell Konkright, Russell Lewis, Edward Quirk, William Goff, Harold Davis, Raymond Long, Raymond Holstad (substitute).

Motion prevailed. The above named temporary officers assembled at the desk and 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.

CREDENTIALS OF THE MEMBERS

Hansen of Scott moved that a committee of three on credentials be appointed and that the accredited list of the secretary of state be accepted. Motion prevailed and the following committee was appointed: Hansen of Scott, Stepanek of Linn and Walrod of Clinton.

The committee retired and upon returning presented the following report:

REPORT OF THE COMMITTEE

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 Forty-first General Assembly, as shown by the duplicate copies of the certificates of election on file in the office of the secretary of state:

Twenty-ninth District, Adair County, J. W. Roberts. Thirteenth District, Adams County, Jno. M. Bixler. Ninetieth District, Allamakee County, J. H. Hager. Fourth District, Appanoose County, D. Fulton Rice. Thirty-fourth District, Audubon County, E. B. Thomas.

Forty-ninth District, Benton County, Werner Strippel. Sixty-sixth District, Blackhawk County, E. M. Lichty, C. A. Hollis. Fifty-third District, Boone County, Matthew H. Francis. Seventy-second District, Bremer County, Geo. Christophel. Sixty-seventh District, Buchanan County, J. B. Truax. Seventy-eighth District, Buena Vista County, W. C. Edson. Seventy-third District, Butler County, R. B. Eckles. Sixty-first District, Calhoun County, Marion R. McCauley. Fifty-fifth District, Carroll County, J. G. Merritt. Thirtieth District, Cass County, Chas. W. Huff. Forty-fourth District, Cedar County, Wm. Bierkamp. Eighty-seventh District, Cerro Gordo County, C. A. Knutson. Seventy-ninth District, Cherokee County, H. C. Dewar. Eighty-ninth District, Chickasaw County, Ward B. Smith. Fifteenth District, Clarke County, F. M. Harrison. Eighty-third District, Clay County, J. A. King. Seventieth District, Clayton County, J. G. Hempel. Forty-fifth District, Clinton County, John Eden, Warren Walrod. Fifty-sixth District, Crawford County, James D. Fleming. Thirty-sixth District, Dallas County, Chas. Rhinehart. Third District, Davis County, Arthur Stookesberry. Sixth District, Decatur County, Oscar Anderson. Sixty-eighth District, Delaware County, C. G. Cole. Twenty-first District, Des Moines County, Howard A. Matthews. Ninety-seventh District, Dickinson County, Francis Johnson. Sixty-ninth District, Dubuque County, T. J. O'Donnell, John Ryder. Ninety-sixth District, Emmet County, R. S. Clarke. Seventy-first District, Fayette County, Wm. R. Blake. Eigthy-eighth District, Floyd County, Lafe Hill. Seventy-fourth District, Franklin County, Heike A. Rust. Tenth District, Fremont County, A. D. Latimer. Fifty-fourth District, Greene County, R. J. Higgins. Sixty-fifth District, Grundy County, Ellet Lepley. Thirty-fifth District, Guthrie County, Earl W. Vincent. Sixty-third District, Hamilton County, Irving H. Knudson. Eighty-sixth District, Hancock County, Frank M. Hanson. Sixty-fourth District, Hardin County, L. V. Carter. Thirty-second District, Harrison County, H. B. Owens. Twentieth District, Henry County, Z. S. Ratliff. Ninety-second District, Howard County, Ole Natvig. Seventy-sixth District, Humboldt County, Fred C. Lovrien. Fifty-ninth District, Ida County, John Aiken. Fortieth District, Iowa County, Fred R. Blythe. Forty-sixth District, Jackson County, Theodore Martin. Thirty-eighth District, Jasper County, Geo. W. Edge. Nineteenth District, Jefferson County, William L. Long. Forty-first District, Johnson County, Ray Yenter. Forty-seventh District, Jones County, E. A. Grimwood. Twenty-fourth District, Keokuk County, John Orr. Eighty-fifth District, Kossuth County, G. W. Patterson.



First District, Lee County, John M. Rankin, Wm. S. Kennedy. Forty-eighth District, Linn County, T. L. Wolfe, Wm. E. Stepanek. Twenty-second District, Louisa County, Ernst Lieberknecht. Sixteenth District, Lucas County, John W. Kent. Ninety-ninth District, Lyon County, O. J. Reimers. Twenty-eighth District, Madison County, David Brittain. Twenty-fifth District, Mahaska County, Charles Oldham. Twenty-sixth District, Marion County, J. H. Johnson. Fifty-first District, Marshall County, G. E. Maxfield. Eleventh District, Mills County, Roy Haney. Ninety-third District, Mitchell County, G. E. Swanson. Fifty-seventh District, Monona County, C. G. Oliver. Seventeenth District, Monroe County, Henry S. Berry. Twelfth District, Montgomery County, Carl C. Anderson. Forty-second District, Muscatine County, A. C. Noble. Eighty-second District, O'Brien County, Geo. W. Smith. Ninety-eighth District, Osceola County, H. C. Hattendorf. Ninth District, Page County, T. E. Powers. Eighty-fourth District, Palo Alto County, W. E. G. Saunders. Eightieth District, Plymouth County, G. E. Held. Seventy-seventh District, Pocahontas County, A. G. Rassler. Thirty-seventh District, Polk County, Volney Diltz, E. A. Elliott. Thirty-first District, Pottawattamie County, E. P. Harrison, Wilbur F. Hubbard.

Thirty-ninth District, Poweshiek County, J. L. McIlrath. Seventh District, Ringgold County, T. W. Napier. Sixtieth District, Sac County, L. T. Quirk. Forty-third District, Scott County, John T. Hansen, Joseph Wagner. Thirty-third District, Shelby County, Geo. E. Miller. Eighty-first District, Sioux County, G. L. Venard. Fifty-second District, Story County, Martin H. Troup. Fiftieth District, Tama County, W. Walter Wilson. Eighth District, Taylor County, Arthur Leonard. Fourteenth District, Union County, Ira A. Gripp. Second District, Van Buren County, A. V. Blackford. Eighteenth District, Wapello County, S. L. Graham. Twenty-seventh District, Warren County, Coy Craig. Twenty-third District, Washington County, J. C. Bauer. Fifth District, Wayne County, D. E. Williams. Sixty-second District, Webster County, C. E. Anderson. Ninety-fifth District, Winnebago County, H. N. Hanson. Ninety-first District, Winneshiek County, O. Gilbertson. Fifty-eighth District, Woodbury County, L. B. Forsling, Ralph C. Prichard.

Ninety-fourth District, Worth County, H. H. Schulte. Seventy-fifth District, Wright County, Oscar Ulstad.

> JOHN T. HANSEN, Chairman. W. H. STEPANEK, WARREN WALROD.

Committee.



The report of the committee was, on motion of Hansen of Scott, adopted:

MEMBERS' OATH OF OFFICE

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 the state of Iowa and that I will faithfully and impartially perform the duties of the office of representative in the General Assembly of Iowa according to law and to the best of my ability so help me God.

Jno. M. Rankin A. G. Rassler

Wm. E. G. Saunders

F. M. Hanson

Theodore Martin

Irving H. Knudson

Coy Craig

S. L. Graham

J. A. King

J. W. Roberts

J. H. Hager

William Bierkamp

Wm. L. Long

J. G. Hempel

Wm. H. Stepanek

G. L. Venard

H. S. Berry

Ray Yenter

Ralph C. Prichard

E. A. Grimwood

R. S. Clark

Wm. R. Blake H. C. Dewar

W. C. Edson

Chas. Oldham

Martin H. Troup

C. G. Oliver

G. E. Swanson

Joseph Wagner

J. L. McIlrath

Earl W. Vincent

Z. S. Ratliff

J. C. Bauer

David Brittain

Ole Natvig

H. C. Hattendorf

G. W. Patterson

C. E. Anderson

E. A. Elliott

John Eden

C. A. Hollis

E. M. Lichty

R. B. Eckles

E. B. Thomas

L. B. Forsling

Marion R. McCaulley

O. Gilbertson

T. E. Powers

Roy Haney

G. E. Maxfield

George W. Smith

Chas. W. Huff

Francis Johnson

A. C. Noble

W. S. Kennedy

Charles Rhinehart

Oscar Ulstad

C. G. Cole

J. B. Truax

Geo. W. Edge

R. J. Higgins

Jas. D. Fleming

Howard A. Mathews

Ira A. Gripp

H. H. Schulte

D. Fulton Rice

J. W. Kent

C. A. Knutson

L. V. Carter

Fred C. Lovrien

L. T. Quirk

J. H. Johnson

John M. Bixler

G. E. Held

Heike A. Rust Ernst Lieberknecht Geo. E. Miller A. D. Latimer H. B. Owens Lafe Hill John H. Aiken Volney Diltz A. V. Blackford E. P. Harrison Warren Walrod John Orr Wilber F. Hubbard Oscar Anderson Carl C. Anderson Arthur Leonard

W. Strippel

W. Walter Wilson Ward B. Smith Matthew H. Francis H. N. Hanson F. M. Harrison Arthur Stookesberry John Ryder John T. Hansen J. G. Merritt Fred R. Blythe T. J. O'Donnell Geo. W. Christophel O. J. Reimers T. W. Napier Ellet Lepley D. E. Williams

ELECTION OF SPEAKER

Patterson of Kossuth presented the name of Hon. W. C. Edson of Buena Vista as candidate for Speaker of the House of Representatives, preceding such nomination with the following remarks:

I respond with pleasure to the privilege accorded me of nominating the Republican candidate, W. C. Edson of Buena Vista county, for the presiding officer of this Assembly.

A simple statement of the qualifications of Mr. Edson will, I believe, be in order.

He has been a conscientious, dependable and a highly useful worker in this body during the Thirty-eighth, the Thirty-ninth, the Fortieth and the Fortieth extra sessions of the General Assembly.

In these days of large expenditure of public money, when from the standpoint of those who furnish our public revenue economy is imperative, it is highly proper to have as our Speaker a man who knows from experience what sacrifices heavy property taxes involve. Several weeks ago I made inquiry of the county treasurer of Buena Vista county as to the amount of property taxes Representative Edson paid in 1924. He replied that Edson's land tax amounted to \$429.16. His personal property tax (which I am informed was in large part a tax upon livestock) was \$100.57, making a total of taxes paid on general property in 1924 of \$529.72.

Mr. Edson not only favors economy and efficiency, but also stands for a much more urgent need of a just and proper distribution of the burdens of the government. His education, his training, and his experience have abundantly fitted him to preside over this Assembly. In him there is no affectation,—he is always natural. He never pretends to be different or better than he actually is. He is candid, he is sincere, he is courageous and honest. His sympathies are broad. It is not to be expected that he will always agree with all of us. That is impossible. People do not all look alike, they do not all think alike, but he will play the game fair and square. He will proceed to the organization of this House with the high purpose of serving only the best interests of our state.

I take great pleasure in nominating for Speaker of this House, Representative W. C. Edson of Storm Lake.

O'Donnell of Dubuque seconded the nomination of Mr. Edson and moved that he be elected by acclamation.

Motion prevailed and the Honorable Willis Charles Edson of Buena Vista county was declared unanimously elected Speaker of the House of Representatives of the Forty-first General Assembly.

Strippel of Benton moved that a committee of two be named to escort the Speaker to the chair. Motion prevailed and the following committee was named: Strippel of Benton and Knudson of Hamilton.

Mr. Edson was escorted to the Speaker's station and, upon being sworn and assuming the chair, made the following remarks:

REMARKS OF HON. W. C. EDSON

Members of the House of the Forty-first General Assembly of the state of Iowa:

In assuming the duties of the office to which you have so kindly elevated me at this time, I begin to feel the weight of the great responsibility that comes to me with that office. I have had but little opportunity to make any preparation or to think of what I might say to you at this time.

On Saturday evening I was invited by a friend of mine to attend that wonderful play that was entitled "Powder River" and there I got a clew or a hint of a thought that I might leave with you this morning, that we may carry with us during this General Assembly.

The United States government during the war for some reason planned that they would place upon the pictures that they would give to the people back home a close-up view of that terrific struggle that was going on in France. They sent over there the boys who carried their cameras into the front line trenches. They took the pictures of the great guns

in action; they took the pictures of the boys as they went over the top and as they were falling in their rush against the German lines at Chateau Thierry, at St. Mihiel, and in the Argonne, and one of those pictures in the Argonne showed where our boys went over the top, came up against one of the most terrific machine gun fires and against one of the strongest fortified positions of the whole war. The picture was right there; you could see the action as if the men were close enough to speak to them, and just as they were going over and capturing those trenches the picture flashed out, and the next moment appeared upon the screen these words: "The boy who took this picture was found dead beside the camera." In other words, he carried on to the end, and I would like to make a special request at this time-I think it is more fitting and proper than anything else we could do-I would like to ask the chief clerk, Mr. Gustafson, at this time to bring to the Speaker's desk our sergeant-at-arms, Oley Nelson. I thought of our sergeant-at-arms when I saw that picture and I thought what it meant to carry on to the end and to finish the work that is before you. I talked Saturday night with a gentleman who had been familiar for years with the procedure of this Assembly and he said, "I wish you would try to impress upon the new members that come to us that this Assembly is simply the carrying on of the history of our great state." It is not a new thing that we are doing; no great new thing is likely to be accomplished here, but it is simply another step forward for the people of this great state—it is the forty-first step in legislation where this Assembly fits in its work with the work that has been done in the past and makes ready for such work as may be done in the future. You are called at this time to assume the duties of your office, its obligations and its responsibilities, to carry on according to the best traditions of the people of this great state that we may do things, that we may make a record here that is in accordance with the high traditions of the people of the state of Iowa. Times will come when stress will be placed upon you to do the things which you may not approve of; times will come when it will cost you something to make a decision.

Recently I read the story of the history of the Sixth Iowa Regiment in the Civil War and a little incident that comes up there I think fits in with the program at this time. You know in the latter months of the year 1862 how bitter the opposition was in the north against carrying on the war, and it was a time, as the old soldiers said, that really tried men's souls. General Logan was called upon at one time to talk to the men in his army, and I want to call your attention to some of the words that he said at that time. He said: "Let me remind you, my countrymen, that we are soldiers of the Federal Union, armed for the preservation of the Federal Constitution and the maintenance of its laws and authority. Upon your faithfulness and devotion, heroism, and gallantry, depend its perpetuity. To us has been committed this sacred inheritance, baptized in the blood of our fathers. We are soldiers of a government that has always blessed us with prosperity and happiness. It has given to every American citizen the largest freedom and the most perfect equality of rights and privileges; it has afforded us security in person



and property, and blessed us until, under its beneficent influence, we were the proudest nation on earth."

And General Logan says then it is our duty to carry on to a final success the great cause in which we are engaged. So I would say that, looking to the example of these men in the past who have carried on, we have an inspiration, we have an example that we can set for ourselves at this time, that no matter how far we may differ in our individual opinions, no matter how heated the controversies in which we may be engaged, that after all every man in this Assembly has at heart the carrying on of the best that may be for the people of the great state of Iowa,. and I can be peak for the future a happy solution of these great problems when I know that the men who came out of that great struggle and who have carried on until the present time are now ready to hand the duties over to the men who went through the struggle in the Argonne and who carried on to the last as the man did in the picture, because we have in this Assembly some of the boys who carried on, and at least one who was probably carrying on right there where that picture was taken, and I say that there is the guarantee out of the record of the boys of '61 and of the boys of '18, which is the guarantee of the solidity of this government and the guarantee of its future safety and progress.

Gentlemen, I will try to the best of my ability to fulfill the duties that you have conferred upon me, and at this time I feel that it would be particularly fitting and proper if we could have a word from the man who comes to us out of the struggle in the '60's, who celebrated his eighty-first birthday last summer, and who is here ready and willing, with dignity and enthusiasm, to carry on again in this assembly. I want to present to you our sergeant-at-arms, Oley Nelson, and I would ask that he say a word to you at this time.

REMARKS OF HON. OLEY NELSON

Mr. Speaker and Gentlemen of the House of the Forty-first General Assembly:

I hardly know how to word the few sentences that I am about to say to you, but I wish to express to the old members many thanks for the courtesies that you have shown me in the past and at the extra session of the Fortieth General Assembly, and I wish to express to you many thanks for electing me again unanimously as your sergeant-at-arms in the Forty-first General Assembly.

Forty years ago I sat in this chamber and tried to do my duty as a citizen of the great state of Iowa to formulate some of the laws that are now on your statute books. I passed through the period of 1861-1865. I know something of the hardships and the sacrifices of the old pioneers in those days when the boys left their homes to maintain this great union of ours. I know something of that little home way back in the state of Wisconsin when a dear old father said goodbye to me and mother for the last time. It is strange probably to you to think that at that day there



were sacrifices such as there were in the great World War. There were in those days many empty chairs at the close of the Civil War, and those empty chairs are reminiscient of that great struggle of the boys who tried to do their duty to maintain this union. It was said that a young man from the state of Wisconsin, in front of Petersburg, who was called the nightingale of the company and the regiment, was wounded and taken into the impoverished hospital, and he lay there in the month of July, dying practically without pain, but when he came to he would sing and sing, "Rally round the flag," and then he would pass off into a coma state and the nurses would watch over him and he would rally again and he would sing, "Just before the battle, Mother," and he would pass off into a coma state again, dying practically without pain. The officer of the day and the surgeon came along and they saw the nurse was brushing away a tear, and, standing in the impoverished hospital, he would say, "What is this beautiful voice singing in here?" "Come in, officer of the day, come in, surgeon." "I cannot stay in here; here is a young lad less than twenty years old dying without pain, singing some of the old war songs, and then he passes into a kind of a coma state and rallies again." They came in and stood by the side of the cot with the nurses looking into his face, and the last stanza of the song that he sang before he passed into eternity was, "Thinking of mother and home."

Another young man in front of Chickamaugua was wounded and they had to amputate his arm, and the day after the amputation he rallied from the anaesthesia and he said, "Have you buried my arm yet?" "No." He asked, "Can you find it?" "We will try to." They went down and picked out the arm, identifying it because of a birthmark. He looked at it, holding it up with his left hand, and said, "Goodbye, you have served me for nearly twenty years. This arm has penned many a letter to mother, to sister and brother, and many a letter to a little girl that you left behind, but you cannot pen any more letters now. I gave this arm for the preservation of the flag and this country freely; take it and bury it." Then he held up his left hand and said, "You will have to substitute the activity of the right hand, and I know you will. I know you will write home to mother, to father, to sister and brother, and I know you will serve me to the end of life."

These are only a couple of the reminiscences of the old soldier boys' lives during the great struggle of '61 and '65.

I wish to again thank you for this courtesy, Mr. Speaker, and I want to say to you, God's richest blessing be with you and over this assembly, the Forty-first General Assembly, and may your health, Mr. Speaker, and the members of the Forty-first General Assembly, be with you so that you can go home to your constituents and your loved ones and friends in good health when you sine die and adjourn and no message from the Senate.

Speaker Edson in the chair.



Yenter of Johnson 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

Rankin of Lee moved that the following list of temporary officers be made permanent:

Assistant Clerk, Frank S. Vetter. Reading Clerk, Robert M. Cook. Engrossing Clerk, Gwendolyn MacDowell. Journal Clerk, Lillian Leffert. Assistant Journal Clerk, Margaret Canfield. Enrolling Clerk, Catherine A. Roberts. Bill Clerk, H. L. Gordon. Assistant Bill Clerk, Harrison Peddie. File Clerk, Charles A. Lindenau. Assistant File Clerk, Frank B. Miles. Sergeant-at-Arms, Oley Nelson. Assistant Sergeant-at-Arms, Walter R. Cook. Electrician, Walter Callison. Assistant Electrician, Harry Cooke. Telephone Messenger, Walter Stanton. Chief Janitor, Henry McCraven. Janitors, Fred V. Miller, Louis Jackson, James Askew.

Pages, Lowell Konkright, Russell Lewis, Edward Quirk, William Goff, Harold Davis, Raymond Long, Raymond Holstad (substitute).

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

ADOPTION OF TEMPORARY RULES

Ulstad of Wright moved that the rules of the Fortieth General Assembly be in full force and effect until the report of the committee on rules has been adopted. Motion prevailed.

Wilson of Tama 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: Wilson of Tama, Merritt of Carroll and Blythe of Iowa.

Rassler of Pocahontas moved that a committee of three be appointed to notify the Senate that the House is duly organized and ready to receive any communications that it may desire to transmit. Motion prevailed and the following committee was appointed: Rassler of Pocahontas, Anderson of Decatur and Martin of Jackson.

Berry of Monroe offered the following concurrent resolution:

CONCURRENT RESOLUTION NO. 1

Be It Resolved by the House, the Senate concurring, That a joint convention of the two houses of the Forty-first General Assembly be held on January 13, 1925, at 2:00 p. m.

Be It Further Resolved, That Governor Kendall 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.

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. Berry moved its adoption. Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Huff of Cass placed in nomination the Hon. Oscar Ulstad of Wright as candidate for speaker pro tempore of the House of Representatives of the Forty-first General Assembly and moved that the election of Mr. Ulstad be made unanimous. Motion prevailed and Mr. Ulstad was declared unanimously elected speaker pro tempore of the House of Representatives of the Forty-first General Assembly.

Johnson of Dickinson 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: Johnson of Dickinson and Gilbertson of Winneshiek.

Mr. Ulstad was escorted to the chair as speaker pro tempore and, after taking the oath of office, made the following remarks:

REMARKS OF HON. OSCAR ULSTAD

Gentlemen of the Forty-first General Assembly:

I want to assure you that I appreciate this honor, and especially so as it was very much unexpected up to a few minutes before the caucus;



I had not been seeking this. However, I want to say to you that after deciding that I knew that every member in this house, in the event that I have to preside, will do his very best to help along when I make my mistakes, I was glad to accept; otherwise, I should have had to refuse. I hope that it will not be very often that I will have to occupy this chair. I feel that you have a man capable of filling the chair and I hope that his health and his business will be such that it will be unnecessary to have anyone else in the chair very much of the time. I do not want to try to make a speech, but I want to thank you for this honor.

Vincent of Guthrie moved that rule 63 be suspended for the remainder of the day.

Motion prevailed.

Wilson of Tama, chairman of the committee to notify the Governor that the House was duly organized and ready to receive any communications, reported that the committee had performed its duty. Report accepted and committee discharged.

Rassler of Pocahontas, chairman of the committee appointed to notify the Senate that the House was duly organized and ready to receive any communications, reported that the committee had performed its duty. Report accepted and committee discharged.

COMMITTEE FROM SENATE

A committee from the Senate appeared and notified the House that the Senate was duly organized and ready to receive any communications that the House might wish to transmit.

Long of Jefferson 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: Long of Jefferson, Aiken of Ida and Brittain of Madison.

Elliott of Polk 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. Elliott moved the adoption of the resolution. Motion prevailed and the resolution was adopted. The following committee was appointed: Elliott of Polk.

McCaulley of Calhoun offered the following resolution:



RESOLUTION

Resolved, That a special committee of three shall be appointed who, together with the chief clerk, shall determine the number of committee clerks necessary to the proper discharge of the clerical work of the House of Representatives and the qualifications of candidates therefor and assign them to their duties. 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. McCaulley moved its adoption. Motion prevailed, and the resolution was adopted. The following committee was named: McCaulley of Calhoun, Rice of Appanoose and Knudson of Hamilton.

Saunders of Palo Alto moved that the speaker and the chief clerk each be allowed a page. Motion prevailed.

Chief Clerk Gustafson announced the appointment of Cecil Hawley as his clerk; also, the appointment of John Montgomery as his page.

The above named persons took and subscribed to the required oath.

Cole of Delaware 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 or 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.

Held of Plymouth 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: Held of Plymouth, Hanson of Hancock and Hubbard of Pottawattamie.

ASSIGNMENT OF SEATS IN THE PRESS GALLERY

Hill of Floyd moved that the chief clerk be authorized to assign desks in the press gallery to accredited members of the press. Motion prevailed.



The chief clerk announced the following assignment of desks in the press gallery:

- 1. Wayne M. Weishaar, Des Moines Register and The Tribune-News.
- 2. I. I. Femrite, United Press.
- 3. J. R. Henle, Associated Press.
- 4. F. H. Wright, Des Moines Capital
- 5. Louis Cook, The Homestead.
- 6. Gardner Cowles, Jr., The Tribune-News.
- 7. S. Neiman, International News.
- 8. Howard Whitney, General Correspondent.

Rankin of Lee offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 2

Be It Resolved by the House, the Senate concurring: That a joint committee of six members be appointed, three to be members of the Senat, appointed by the president, and three to be members of the House, appointed by the speaker, to nominate such additional employees, other than committee clerks, as may be necessary for the work of this session, and that the committee recommend the position to be filled and the compensation of each employee so nominated.

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

Motion prevailed and the resolution was adopted. As members of such committee, the Speaker appointed the following: Rankin of Lee, Saunders of Palo Alto and Hansen of Scott.

On motion of Orr of Keokuk, the House adjourned until 1:45 p. m. today.

AFTERNOON SESSION

Pursuant to adjournment, the House reconvened, Speaker Edson in the chair.

SPECIAL ORDER NO. 1

The hour 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	Hanson of	Oldham—20
Anderson of Decatur	Winnebago—31	Oliver—64
-12	Harrison of Clarke—92	Orr—3
Anderson of Mont-	Harrison of	Owens—29
gomery—41	Pottawattamie—51	Patterson—9
Anderson of Web-	Hattendorf—34	Powers—21
ster—50	Held—97	Prichard—63
Bauer—1	Hempel—6	Quirk—86
Berry—22	Higgins—83	Rankin—13
Bierkamp—8	Hill—55	Rassler—89
Bixler—37	Hollis—60	Ratliff—23
Blackford—75	Hubbard—81	Reimers—25
Blake—52	Huff—87	Rhinehart—16
Blythe-49	Johnson of	Rice—71
Brittain—58	Dickinson—66	Roberts-28
Carter—107	Johnson of Marion—56	Rust—99
Christophel—43	Kennedy—59	Ryder—53
Clark—32	Kent—7	Saunders—26
Cole—102	King—88	Schulte-98
Craig—15	Knudson—54	Smith of
Dewar—72	Knutson—84	Chickasaw—27
Diltz—57	Latimer—91	Smith of O'Brien-40
Eckles—74	Leonard—85	Stepanek-44
Eden—80	Lepley—96	Stookesberry-67
Edge—106	Lichty—70	Strippel—47
Edson—14	Lieberknecht—95	Swanson—73
Elliott—108	Long—46	Thomas—76
Fleming—38	Lovrien—11	Troup—62
Forsling—48	McCaulley—68	Truax—35
Francis-39	McIlrath—18	Ulstad—5
Gilbertson—2	Martin—42	Venard—24
Graham—30	Mathews—77	Vincent—104
Grimwood—61	Maxfield—101	Wagner—94
Gripp—79	Merritt—78	Walrod—82
Hager—19	Miller—69	Williams—103
Haney—33	Napier—105	Wilson—45
Hansen—17	Natvig—10	Wolfe—93
Hanson of Hancock—36		Yenter—100
	O'Donnell—65	

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 1, relating to the appointment of a joint inaugural committee, and the President of the Senate has appointed as such committee, on the part of the Senate, Senators Goodwin, Johnston, Baird, Shinn, Bergman and Rigby.

Also, that the Senate has adopted the following house concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 2, relating to the appointment of a joint committee to nominate additional employees, and that the President has appointed, as such committee on the part of the Senate, Senators Shane, Perkins and Cavanaugh.

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Also, that the Senate has adopted House Concurrent Resolution No. 1, relating to a joint convention of the two houses of the Forty-first General Assembly to be held on January 13, 1925, at 2:00 p. m.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION CONSIDERED

On request of Diltz of Polk, unanimous consent having been obtained, the following Senate Concurrent Resolution was taken up for consideration:

SENATE CONCURRENT RESOLUTION NO. 1

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

On motion of Diltz of Polk, the House concurred in the Senate Concurrent Resolution and the Speaker appointed the following members to serve on the part of the House: Diltz of Polk, Hanson of Hancock, Elliott of Polk, Brittain of Madison, Rice of Appanoose and Stepanek of Linn.

On motion of Held of Plymouth, the House adjourned until 10:00 a.m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 13, 1925.

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

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

Journal of January 12th corrected and approved.

REPORT OF COMMITTEE ON COMMITTEE CLERKS

McCaulley of Calhoun, chairman of the committee on committee clerks, submitted the following report:

MR. SPEAKER: We, your committee appointed to examine, select and assign committee clerks for the House of Representatives of the Fortyfirst General Assembly, beg leave to submit the following selections and assignments:

Ethel Dixon: Harrison of Pottawattamie, Kent.

Ida Olson: Blake, Natvig.

Harriet Norton: Merritt, Roberts. Georgia L. Miller: Rust, Saunders. Sara Kramer: Patterson, Owens.

Perina Moeller: Hanson of Hancock, Stepanek.

Martha Smith: Anderson of Webster, Anderson of Montgomery.

Lily Silverman: Truax, Higgins. Hope Hicks: Rice, Mathews.

Gwynne Dennison: Aiken, McCaulley. Hannah Coady: Berry, Johnson of Marion.

Elva Gruwell: King, Quirk.
Lois Maulsby: Dewar, Rhinehart.
Allene West: Yenter, Cole.
Claire Booher: Lichty. Thomas.

Millicent Davis: Hansen of Scott, Hager.

Mary Davis: Vincent, Eckles. Miriam Johnston: Powers, Ratliff. Lucia Merrill: Lieberknecht, Held.

Helen Hass: Knutson, Smith of O'Brien.

Frances Drake: Schulte, Lepley. Julia Nemecek: Rassler, Latimer. Lucille Darrah: Leonard, Bixler. Hazel Bullock: Strippel, Swanson. Mary J. Boeck: Venard, Oldham. Edith Porter: Gripp, Fleming. Imogene Mitchell: Blythe, Miller. Dorothy Pittman: Blackford, Williams.

Lola S. Elliott: Hollis, Troup.
Emily Faris: Carter, Hubbard.
Elsie Hartnagle: Diltz, Kennedy.
Gertrude Furman: Walrod, Eden.
Dorothy Willett: Maxfield, Francis.
Kathryn Miller: Bierkamp, Martin.
Jessie Marsh: Rankin, Hempel.
Anne Loeb: Grimwood, Prichard.

Dorothy Smith: Orr, Bauer.

Myrtle White: Ulstad, Hanson of Winnebago. Jennie Allely: McIlrath, Anderson of Decatur.

Josephine Buckley: Clark, Graham.

Zoe Spitler: Wolfe, Huff.

MARION R. McCaulley, Irving H. Knudson, D. Fulton Rice.

Commiteee.

On motion of Mr. McCaulley the report was adopted.

Oliver of Monona moved that the House go into executive session.

Motion prevailed, and all persons, except members of the House, the chief clerk, assistant clerk, and sergeant-at-arms, were excluded from the House chamber.

EXECUTIVE SESSION

10:30 a. m., January 13, 1925.

Rankin of Lee, chairman of the Republican committee on patronage, submitted the following report and moved its adoption:

MR. SPEAKER: The Republican committee on patronage begs leave to submit the following names in nomination for assistant postmistress and doorkeepers, respectively:

Assistant postmistress, Mrs. Elnora R. Gresham.

Doorkeepers, Wm. N. Abraham, Charles Hamilton, J. B. Brown, J. E. Kent, Abe Lafferty, E. P. Taylor, S. T. Roberts, Victor E. Lindquist, Albert G. Reichardt, J. J. Brown.

Hollis of Black Hawk placed in nomination the name of Mrs. Jeanette Cole, of Woodbury county, for assistant postmistress.

Hanson of Hancock placed in nomination the name of Miss Christyn Callison, of Hancock county, for assistant postmistress. Forsling of Woodbury moved that the ten nominees for doorkeepers, proposed by the committee on patronage, be elected by acclamation.

Motion prevailed, and the nominees for doorkeepers, proposed by the committee on patronage, were declared elected.

Dewar of Cherokee moved that the House proceed to elect an assistant postmistress by ballot.

Motion prevailed.

Hansen of Scott moved that the Speaker appoint three members to act as tellers.

Motion prevailed, and the Speaker appointed the following: Anderson of Decatur, Gilbertson of Winneshiek and Grimwood of Jones.

Forsling of Woodbury moved that the candidate receiving the lowest number of votes on the first ballot be eliminated.

Motion prevailed.

The vote was taken and Mrs. Jeanette Cole was declared duly elected assistant postmistress.

STATEMENT OF PRIVILEGE

Whereas, it appears that several of the pages elected for service during this session are less than sixteen years of age, the undersigned desire to be recorded as voting against said election unless permits or certificates as provided by law in such cases shall have been filed with the chief clerk.

VOLNEY DILTZ, Z. S. RATLIFF.

On motion of King of Clay, the House adjourned until 1:45 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

OATH OF OFFICE

The following named officers took and subscribed to the required oath:

Jeanette Cole Harry Cooke Raymond Long

Vincent of Guthrie moved that the committee appointed by the Speaker to arrange for and make assignment of committee rooms be authorized and instructed to confer with the executive council concerning the housing requirements of the various state departments now occupying committee rooms.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 1, a bill for an act making an appropriation to pay the traveling expenses of the superintendent of public instruction and the deputy superintendent.

Also, that the Senate has adopted Senate Concurrent Resolution No. 2, relating to recess of the General Assembly on January 15, in which the concurrence of the House is asked.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 2

Resolved by the Senate, the House concurring: That when adjournment is had on Thursday afternoon, January 15th, it be to reconvene on Tuesday afternoon, January 20th, at 1:30 p.m.

Laid over under rule 34.

SENATE MESSAGE CONSIDERED

Senate File No. 1, a bill for an act making an appropriation to pay the traveling expenses of the superintendent of public instruction and the deputy superintendent.

Read first and second times and passed on file.

CONSIDERATION OF BILL

By unanimous consent, Senate File No. 1, a bill for an act making an appropriation to pay the traveling expenses of the super-

intendent of public instruction and the deputy superintendent, was taken up for immediate consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings 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?"

The ayes were:

Aiken Gilbertson Latimer Ratliff Anderson of Graham Leonard Reimers Grimwood Rhinehart Decatur Lepley Anderson of Gripp Lichty Lieberknecht Roberts Montgomery Hager Anderson of Haney Long Rust Webster Hanson of Ryder Lovrien McCaulley Hancock Saunders Bauer Hanson of McIlrath Berry Schulte Bierkamp Winnebago Martin Smith of Harrison of Mathews Chickasaw Bixler Blackford Maxfield Clarke Smith of O'Brien Hattendorf Merritt Blythe Stepanek Brittain Held Miller Stookesberry Carter Hempel Napier Strippel Christophel Natvig Swanson Higgins Hill Clark Noble Thomas Cole Hollis O'Donnell Troup Craig Huff Oldham Truax Dewar Johnson of Oliver Ulstad Diltz Dickinson Orr Venard Eckles Johnson of Owens Vincent Eden Marion Patterson Wagner Edge Kennedy Powers Walrod Elliott Kent Prichard Williams Fleming King Quirk Wilson Forsling Knudson Rankin Yenter Francis Knutson Rassler Mr. Speaker-103

The nays were: None.

Absent or not voting:

Blake Harrison of Hubbard Hansen Pottawattamie Wolfe-5

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



Carter of Hardin moved that a special committee on enrolled bills be appointed by the Speaker to examine and report on the enrollment of Senate File No. 1.

Motion prevailed and the Speaker appointed as such committee Rhinehart of Dallas, Patterson of Kossuth and Rust of Franklin.

Rhinehart of Dallas 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 Speaker appointed as such committee Grimwood of Jones, Quirk of Sac and Hanson of Hancock.

The committee appointed to notify the Senate that the House was ready to receive it in joint session reported that it had performed its duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President of the Senate and the honorable body of the Senate.

The President was escorted to the Speaker's station, the secretary to the chief clerk's desk, and the members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

In accordance with law and concurrent resolution duly adopted, the joint session was called to order, Hon. John Hammill President of the Senate, presiding.

The roll was then called and the following members responded:

Aiken	Blake	Cole	Fulton
Anderson of	Blythe	Dean	Craig
Decatur	Breakenridge	Dewar	Gilbertson
Anderson of	Brittain	Diltz	Gilchrist
Montgomery	Brookhart	Dotts	Goodwin
Anderson of	Browne	Eckles	Graham
Webster	Buser	Edge	Grimwood
Baird	Campbell	Edson	Gripp
Bauer	Carter	Elliott	Gunderson
Benson	Cavanaugh	Ellis	Hager
	Christophel	Fackler	Haney
Bergman Bierkamp	Clark of Emmet	Fleming	Hanson of
Bixler Bixler	Clark of Monroe	Forsling	Hancock
Dixier Blackford	Clearman	Francis	

Lovrien McCaulley McIlrath McLeland Martin Mathews Maxfield Merritt Miller Mills Napier Natvig Nelson Noble O'Donnell	Rankin Rassler Ratliff Reed Rees Reimers Rhinehart Rice Rigby Roberts of Ringgold Romkey Rust Ryder Saunders Schmedika	Stanley Stepanek Stoddard Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Venard Vincent Wagner Walrod White Williams
O'Donnell Oldham Oliver	Schmedika Schulte Shaff	
	McCaulley McIlrath McLeland Martin Mathews Maxfield Merritt Miller Mills Napier Natvig Nelson Noble O'Donnell Oldham	Lovrien Rassler McCaulley Ratliff McIlrath Reed McLeland Rees Martin Reimers Mathews Rhinehart Maxfield Rice Merritt Rigby Miller Roberts of Mills Ringgold Napier Romkey Natvig Rust Nelson Ryder Noble Saunders O'Donnell Schmedika Oldham Schulte Oliver Shaff

Those absent were:

Berry	Darting	Harrison of	Prichard
Bowman Brookins	Eden Hansen of Scott		Roberts of Adair Shinn
Cessna	Transcer of Doors	Kimberly	Wolfe—14

The President declared a majority of the members present and the joint session duly organized.

Senator Clark moved that a committee of three, consisting of one member from the Senate and two members from the House, be appointed to notify the Governor that the joint session was ready to receive him.

Motion prevailed and the President appointed Senator Clark of Marion on the part of the Senate and Representatives Prichard of Woodbury and Berry of Monroe on the part of the House.

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

President Hammill then presented Governor Nathan E. Kendall, who delivered the following message:

GOVERNOR KENDALL'S MESSAGE

To the Forty-first General Assembly of Iowa:

The Twelfth Section of the Fourth Article of the Constitution of Iowa requires that the Chief Executive "shall communicate by message, to the General Assembly at every regular session the condition of the State, and recommend such matters as he shall deem expedient." In compliance with this provision I am happy to submit that the State is unembarrassed by any outstanding obligation, except the bonus indebtedness, and that on January 1, 1925, it maintained in its treasury an unencumbered balance of \$6,815,592.44 as compared with \$5,866,169.28 on January 1, 1921. All the manifold activities of the State, what it has cost to operate them the past two years, and what should be assigned to continue them throughout the next two years, are exhibited in extended detail in the report of the Budget Director now available for your examination.

As required by law I herewith transmit the State Appropriation Bill prepared by the Director of the Budget, together with the information, comparisons, evidence and documents filed in my office, and supplementary thereto I furnish the specific data prescribed by statute:

- (1) The taxable value of all property in the State is \$1,086,866,550.00.
- (2) The amount per annum to be raised by a tax levy if the bill shall be enacted is \$8,630,409.00.*
- (3) The levy in mills necessary if the appropriations as proposed in the bill shall be authorized is 7.14.*

*Bonus excluded.

The preparation of the original budget report and the appropriation bill in harmony therewith has been a monumental task, and the Director is entitled to the gratitude of the State for the protracted, efficient and fearless labor he has devoted to it. In the making of the budget his object has constantly been to effect economies as to curtail expenditures without impairing any department or activity in its support and development. From my study of the report and of the bill I am profoundly convinced that this has been accomplished. Indeed the result is so eminently acceptable that I venture to suggest no change whatever in his recommendations. If adopted they will, comparing the ensuing biennium with the preceding one, lower the disbursements of the State per annum from \$17,180,471.21 to \$14,136,407.70, and the tax levy for all purposes from 11.50 to 9.14 mills. Gentlemen, a condition and not a theory confronts us. Our cost of government is excessive, and it must be diminished. Our burden of taxation is intolerable, and it must be relieved. We may well profit by what President Coolidge said to the Congress in his annual message:

"The establishment of a system of drastic economy in public expenditures which has enabled us to pay off about one-fifth of the national debt since 1919 and almost cut in two the national tax burden since 1921 has been one of the main causes in restoring a prosperity which has come to include within its benefits almost every one of our inhabitants. Economy reaches everywhere. It carries a blessing to everybody."

I commend to you these wise words of a wise man. I earnestly hope



that the General Assembly and the Executive may insist with unshrinking independence and unfaltering resolution upon the reasonable and adequate program submitted by the Director of the Budget.

The people of Iowa may well rejoice in the felicitous environments by which they are surrounded. The general health of our population is excellent. Agriculture is steadily reviving, business displays unusual confidence, labor is measurably well employed, and the prosperity which disappeared during the past four years is slowly but gradually returning. The Commonwealth is solvent. It is a time to hope, and not to despair.

PARDONS, COMMUTATIONS, SUSPENSIONS AND REMISSIONS

In the past two years I have issued pardons, commutations, suspensions and remissions, as explained fully in a separate memorandum presented to the General Assembly for its examination as provided by law. I have taken such action in each individual case as I believed the circumstances warranted, and as was recommended by the Board of Control, the Board of Parole, or the Judge who presided at the trial and the County Attorney who conducted the prosecution. Generally, indeed almost uniformly, such leniency was also advised by a number of representative and disinterested citizens residing in the community where the crime was committed, and having personal knowledge of the facts entering into it. I have recognized the theory that where a man has been convicted of crime after a competent defense and an impartial trial the question of guilt or innocence is foreclosed, and the Executive sworn by solemn oath to the enforcement of the law should proceed with reluctant caution in interfering with the judgment so pronounced. Very frequently men remonstrate to me against the discharge of a prisoner so long before the expiration of his sentence. I am, of course, compelled to inform them that under the statute the Governor has no more influence in such matters than he has over the procession of the equinoxes. No clemency has been extended in any case upon my own initiative, nor except as expressly recommended as above stated.

PITTSBURGH PLUS

With the money heretofore appropriated for the purpose of defeating the "Pittsburgh" Plus" system, the state cooperated with other states with the result that that nefarious practice has been completely abandoned by the manufacturers. This is an unusual victory, and implies a substantial reduction in material cost to users of iron and steel products. The people as well as the Attorney General are to be congratulated.

THE CODE

The last Legislature inherited from its predecessors the revision of the Code—a task of immense magnitude and incalculable importance which could not be longer deferred. Thirteen General Assemblies had intervened since the last compilation was attempted. The law as recorded in



the Code of 1897 had been amended, modified, amplified, substituted and repealed, until it was almost impossible even for the skilled practitioner to ascertain certainly what it was, or precisely how it should be interpreted. The whole body of our statutory enactments was in inextricable confusion, and such codification was demanded as would enable the average citizen without professional assistance to become familiar with its provisions. The vast work was undertaken and completed by the 40th General Assembly and the Code of 1924 has been published for distribu-Since the men who performed the gigantic labor were fallible mortals, a perfect product could not reasonably be expected, and a few negligible errors have therefore been disclosed. They are, however, of such minor nature that they can be speedily corrected without difficulty. I have examined the volume with as much care as I could, consistently with other engagements, bestow upon it, and I entertain no doubt that it will be received favorably by the bench, the bar and the public. I am constrained to refer to the subject only to convey to the commissioners and to the General Assembly the sincere gratitude of the State which they have so faithfully and so unselfishly served.

SLACKERS IN VOTING

It ought not to be necessary to insist that the duty devolving upon the elector to exercise his privilege of suffrage at party primary and general election is one of the most important to be performed under our Constitution. While the people of this State are the most intelligent and patriotic beneath the stars and stripes, they have been woefully derelict in the discharge of this paramount obligation. The returns of the last three national elections present an appalling record of indifference or laziness or both. On the whole they reveal that in the United States fewer than one-half and in the State of Iowa fewer than two-thirds of those entitled to vote sought the ballot box, notwithstanding that Presidents, Governors, Congresses and General Assemblies were selected. It is remarkable that the government endures and functions as effectively as it does when those whose welfare is most vitally concerned manifest so little interest in safeguarding it. This condition cannot be allowed to continue, for the destiny of the Republic will be secure only when it is directed by a majority, and not by a plurality of a minority. The agitation for a full expression of the sovereign will at every opportunity should proceed until not to vote when properly qualified will be made as discreditable as not to pay debts when honestly incurred. I am obliged to admit that I have not been able to devise any specific measure which will address itself to the situation. A premium for voting and a penalty for not voting have been suggested, but I doubt the feasibility of either expedient. If any legislation can be formulated which will insure more general participation in all elections, it should be enacted without delay.

AGRICULTURE

The condition of agriculture, the fundamental industry of the State, has improved somewhat since I last addressed the General Assembly, but



it still suffers serious depression. In the year 1924 Iowa grew 326,000,000 bushels of corn on 10,900,000 acres at a cost of \$30,00 per acre. Of this vast aggregate scarcely 55 per cent was salable, and that at only 98 cents on the December market, while the balance is estimated to be worth not to exceed 50 per cent of the value of sound corn. The seasons of the year were particularly unfavorable-illustrating again that every crop is an adventure of uncertain issue. But the shortage in yield has not been compensated, as is usual, by a corresponding advance in price of that which remains. For the past three years the farming business has been a precarious undertaking, for the farmer has received a price for his product ruinously less than the cost of production. It is not difficult to apprehend the destructive consequences which this economic injustice entails. They are reflected in the discouragement which at this moment darkens so many family homes in our State. The farmer is the only producer of a commodity of first importance who exercises no influence whatsoever over disposing prices or purchasing costs. must sell where he encounters unlimited competition, and buy where he confronts unrestrained combination. As an inevitable result he is not awarded an approximately fair share of what his labor produces, and his income has gone down while his outgo has gone up. The problem of the marketing of farm products after such fashion as shall eliminate the spread between the producer and the consumer cannot be further postponed. Of the dollar which is paid for any staple of Mississippi Valley culture less than 33 cents reverts to the man whose industry brought it into existence, the balance being absorbed by agencies which intervene between raiser and eater. We have largely mastered the best practices for production, but we have not yet conquered the profitable distribution of our accumulated surplus. Some arrangement must be perfected whereby the products of agriculture may be procured direct from the original producer and delivered direct to the ultimate consumer without intermediate charges except for operating overhead. Cognizance must be taken of the fact that while the first seller gets too little the last buyer pays too much, and machinery must be erected to remedy this mischief. The farmer cannot be expected to go on indefinitely year after year impairing the principal capital of his investment to defray his current expenditures. Unless in the long run he is assured a fair prosperity, transportation, manufacturing, mining, banking and merchandising must divide with him the adversity by which he will be overwhelmed.

The problem is one for National rather than State legislation. The President has appointed a Commission, composed of men supposed to be possessed of expert information respecting agriculture in all its ramifications, and it will report to Congress in the near future what may be done to relieve the present unsatisfactory situation. It is regrettable that the great corn, hog and beef sections of the country, where the distress is most aggravated, are not represented in the membership of the Commission. The public will await with hopeful solicitude the recommendations of this official body. In the meantime the most welcome service you can render to the people of Iowa is to cut the expenses of the



State not merely to the quick but to the bone. The demand of the hour is for retrenchment, rather than for expansion.

TAXATION

Two years ago in discussing the subject of taxation I said in the Inaugural:

"The statutory levy upon monies and credits, as compared with the levy on other forms of property, is far more generous to the holder than it should be. * * Notwithstanding this, it is notorious that a volume of monies and credits almost incredible in its dimensions is at present undisclosed to the assessor. This evil should be dealt with in a summary manner. * * * The collectibility of notes, mortgages and negotiable paper might well be made dependent upon their having been reported for taxation."

Every good citizen will agree that equality of tax burden should be approximated as nearly as possible, and that no variety of property should be permitted to escape its fair contribution to the public treasury. If one species of holding is allowed to sequester itself, the imposition upon all others is correspondingly augmented, and this constitutes an injustice no longer to be tolerated. Every dollar in the state, no matter how invested, nor where secluded, should be required to answer the tax levy precisely as it is answered by every other form of property. No argument is necessary to sustain the foregoing proposition, and yet it is undeniable that a vast aggregate of monies and credits in Iowa utterly evades the tax gatherer. The injustice can be substantially remedied by providing that in all actions for the collection of a note, or for the foreclosure of a mortgage, the petition shall contain a verified allegation that the evidence of the indebtedness has been reported for taxation. A law of this character is in operation in Virginia, and Governor Trinkle of that state is authority for the statement that in a single year the taxable property of that commonwealth has increased many millions of dollars in consequence. The General Assembly may well study the advisability of establishing a graduated tax on incomes, commencing with a low levy on the smaller incomes and advancing to a more substantial return on the larger. Such a tax would be bottomed upon a standard of ability to pay which could not be challenged. All business expenses would be deducted and just exemptions allowed before it would attach. and it would never be paid in the absence of an income from which to pay it. From him who hath, a modest portion of that which he hath would be taken, but from him who hath nothing, nothing would be sought. The tax would be collectible only in the event that the enterprise of the taxpayer is reasonably lucrative. It has been frequently alleged that the levy of such a tax would discourage the development of industries in the state, but this has been demonstrated untrue by the experience of other communities where the experiment has been tested. In a late report the Secretary of the Wisconsin Tax Commission says:

"We are familiar with the common rumor that our income tax has driven industry out of the State, but we have failed to discover a single materies to substantiate the claim. * * * Indeed, the federal census



bureau has recently reported that Wisconsin's progress in manufacturing from 1910 to 1920 is quite above the average for any adjoining State except Michigan * * * although Wisconsin had an income tax during all that time and those States had not. This does not harmonize accurately with the claim of discouraging industry so loudly made."

This ought to be fairly conclusive to the most skeptical. But with that objection exploded it is asserted that if the tax were laid upon the income of a manufacturer, for instance, he would simply increase the selling price of the article he fabricates by the amount of the tax, and pass it on to be borne at the last by the ultimate consumer. This assumption is fully answered by the fact that the average retail market price of manufactured commodities is no higher in Wisconsin than it is in Iowa. In noticing this favorite contention of those opposed to such a tax Mr. T. S. Adams, the great professor of Economics at Yale, says:

"The repeated charge that business men figure income tax as part of their costs, and then charge the customary per cent of profit on the costs, is absurd. * * * The cost of living went up before tax rates were increased. It stayed up when tax rates were reduced."

Certainly nobody is credulous enough to suppose that any industry would be expelled from the State if, by any legerdemain, its taxes could be unloaded on the final purchaser of its product. The last argument contradicts and nullifies the first, but they are both equally fallacious. A state income tax does not imply a duplication of taxes nor a larger total of taxes. It simply signifies another and a fairer method of realizing the money the Legislature spends, and it would relieve the burden on general property to the extent of the revenues derived from it. If you are inclined toward such a tax, a material difference should be recognized between incomes from fixed investments and those derived from personal earnings. However, the latter should not be allowed complete immunity. A medical specialist in one of the chief cities of the State boasted in a recent conversation that he was earning \$25,000 per annum from his profession, but an inspection of the treasurer's records for the past four years disclosed that in that quadrennium he had paid only a total of \$76.24 as taxes. The farm lands and live stock of the State from which 66 per cent of all taxes is raised did not so easily escape the importunities of the tax gatherer. I have concluded after a good deal of deliberation that our visible property is impressed with a larger measure of the burdens of government than should be imposed upon it, and that additional sources of revenue which have heretofore been unexplored should be discovered and made available.

In the instant circumstances it is exceedingly difficult, indeed almost impossible, to arrive at the accurate and equitable assessment of railroad property. The duty is confided to the Executive Council, and it is no discredit to the excellent men who always occupy that body to confess that they are possessed of no unusual qualifications for the technical and intricate labor thus enjoined upon them. They simply do the best they can, and that best is never very satisfactory even to themselves. By and large, the inquiry is a perplexing one, and challenges the best equipped intelligence that can be obtained in the country. The method of assessing public utility properties adopted in Connecticut, Minnesota,



California, and many other states is that of a definite percentage of the earnings of the companies, with suitable allocation in the case of interstate corporations. The tax levied by Connecticut is 3½ per cent; that by Minnesota 5 per cent; that by California 7 per cent; all calculated upon gross earnings. In the year 1923 the taxes actually paid by the greater railway systems in Iowa, measured by gross earnings, were:

Burlington	.0064	per cent
Milwaukee	.0076	per cent
North Western	.0085	per cent
Rock Island	.0108	per cent

Measured by their net earnings the same roads in the same year paid:

Burlington	0308
Milwaukee	0372
North Western	0490
Rock Island	0552

Undoubtedly an outstanding incident in recent tax history is the gradual concentration of opinion toward levies upon income. The relative merits of net and gross earnings as a basis for assessment is a subject of legitimate discussion. It may be conceded freely and unreservedly that net earnings, when they can be authentically ascertained, furnish the most accurate measure of ability to pay taxes, and that is an important advantage of that system. But determination of net earning requires deduction of a multiplicity of expenses, involving the almost certainty of radical disagreement. The net earnings tax is especially logical if the obligation to pay is limited to those corporations that reveal a profit in operation. But if taxes are to be regarded as a necessary incident of business, and corporations are to be expected to contribute whether their immediate business is profitable or profitless, the tax on gross earnings is warranted. It is evident that the government must function in periods of depression as well as in periods of prosperity. The farmer, the merchant, the factory owner, and other taxpayers are not relieved in any year in which they may have sustained a reverse, rather than enjoyed a reward. The whole subject is one of infinite complexity, and little assistance is contributed by the companies themselves. Under Section 15a of the Congressional Act of 1920 the Interstate Commerce Commission is directed to ratify such freight and passenger schedules as will produce for the carrier a return of 51/2 to 6 per cent on the value of its property employed in transportation. In order to command compensation equivalent to all that the traffic will bear, the company resorts to its imagination rather than to its memory and magnifies its valuations far beyond the true level of their worth. The Commission as at present composed has generally allowed the grossly fictitious figures thus presented, thereby authorizing many charges which are excessive when the real cost of service is considered. The shipping and traveling public is compelled to stand and deliver to the limit of its endurance, there remaining to it only the empty recourse of registering an emphatic protest against the extortion. But when the Executive Council

undertakes the appraisement of the railroads, the representatives of the companies appear and with stoic countenance assert an estimate many millions of dollars below what they themselves have reported to the Interstate Commerce Commission. The anomaly is therefore created of an inflated valuation for rate-making purposes, and a deflated valuation for tax-fixing purposes, widely separated in amount, but both solemnly certified as true and correct by the carrier affected. It is obvious that so flagrant a discrepancy manifest as respects any other description of property would not be countenanced for a moment. Of course these valuations are, and ought to be, identical. It would require a metaphysics more refined than that ascribed to Hudibras which could

"Distinguish and divide
A hair twixt south and southwest side,"

to satisfy sensible men of so material a difference in the real value of these properties. So far, however, the carrier companies have been influential enough to chloroform all legislation designed to relieve the iniquity of confiscatory rates, and to countervail all efforts intended to extract from them a commensurate taxation. The sinister power they exercise cannot be overstated. The government ownership of railroads may be bad, but the railroad dominance of government is worse. If the Council refuses to accept the valuations insisted upon by the companies the latter reject the tribunals instituted by the state for the adjudication of controversies arising between citizens, and speedily repair to a federal forum which is always open to issue injunctive process upon ex parte application. The dispute is one over a matter wholly domestic and it ought to be within the exclusive jurisdiction of the state courts. If it were so confined, much annoying litigation would be averted and the assessments of the citizens and of the corporation would be equalized more satisfactorily and more justly.

After most serious reflection, I am much impressed by the persuasive arguments of the New York Tax Commission advocating the introduction of a percentage tax on the net-gross incomes of the railway companies. In the application of such a system rates are levied whereby when the net earnings of a carrier company equal a given per cent of its gross earnings, the latter are taxed a certain per cent. When the net earnings arise to a greater per cent of the gross earnings, the tax rate is greater; when they recede to a less per cent, the tax is less. The precise levy prescribed is thereby a varying rate on gross earnings, the variation depending upon the relation of net to gross; the corporation paying more taxes as its profits increase, and less taxes as they decline. This is altogether reasonable, and violates no sound canon of taxation. In the year 1923 the net earnings of the trunk lines traversing Iowa, as compared to their gross earnings, were (approximately):

North Wester	n	per cent
Rock Island .	19]	per cent
Milwaukee		per cent
Burlington		per cent



By the simple theory sponsored by the New York Commission the taxes assessed against the property of the company are bottomed upon the real value of the investment as reflected by the profits of the enterprise, and ability to pay is a material element in the assessment. As respects interstate railways, the Commission tentatively favors the allocation of gross earnings to a state in the proportion that the mileage within such state bears to the total mileage in all the states served by the company. I am not prepared to give unqualified endorsement to this formula of allotment as the best that can be arrived at, for I have not sufficiently studied it to become of fixed opinion. It is, however, worthy of your scrutinous investigation because of the ability of its proponents.

There is no purpose anywhere unjustly to discriminate against the railway corporations of the United States. Their systems of transportation are admitted to be indispensable to the development of every section of the country, but since they are guaranteed the full protection of the government they should contribute justly towards its maintenance. On the whole they have been munificently subsidized by the people. Many communities have taxed themselves to assist in the construction of their roads. The right of eminent domain has been enjoyed, a concession of inestimable value. Immense land grants, totalling millions of acres, worth hundreds of millions of dollars, have been freely conferred upon them. They ought to be subservient to the law, and not superior to it. I dismiss the subject with the suggestion that if you are to embark upon a program of constructive and beneficial legislation, no field of labor is more inviting at the present moment than the statutes prescribing the assessment of railways.

STATE INSTITUTIONS

The detailed report of the Board of Control deserves your particular attention. During the past biennial period there has been under cultivation at the fifteen institutions, 13,527 acres of land which yielded farm and garden produce and poultry aggregating \$717,421.92. There was marketed live stock amounting to \$191,090.05 and the consumption of dressed meats, largely raised and slaughtered at the institutions, was \$459,072.40. Several valuable herds of cows are maintained, supplying milk of the value of \$383,989.95, all used at the institutions except that produced on the farm at Clive. The prison industries operated at Fort Madison and Anamosa net the state a revenue of about \$18,000 per month. The chair factory at the penitentiary, which was destroyed by fire, has been replaced by a four-story fire-proof building at a cost of \$206,396.43. During the biennial period the board has covered back into the treasury \$155,560.94 of unused appropriations heretofore granted which has, by careful and discreet management, been conserved to the state. It has conveyed the Knoxville farm to the Federal Government for \$195,648.26. There was on June 30th of this year to the credit of the board in its industrial fund \$325,397.55. On the same date there were in all the institutions under the direction of the board, 6,916 men and boys and 4,197 women and girls; a total population of 11,113 people. The state is to be congratulated upon its provision for the insane, the defective and the afflicted. The restraint and punishment of the incorrigible and the criminal are humane and reformatory. All the activities of the board are so acceptably conducted that I can conceive of no criticism that I think might improve their administration.

I renew with increased earnestness the proposal I have heretofore made to the General Assembly that the Board of Control be increased in its membership to four and that one member thereof be a woman citizen of the state. It must be admitted that women, equally with men, bear the burdens and obligations of government and it cannot be challenged that they are entitled to share equally with men in the honors and distinctions of government. I recommend that you submit to the people an amendment to the constitution striking the word "male" from Sections 4 and 5 of Article 3 thereof, thus completing the emancipation of the sex. Since I have accupied the Executive Office I have selected representative and able women of the state for responsible positions on the Board of Education, the Conservation Commission, the Board of Educational Examiners, the Illiteracy Commission, the Library Board, the Child Welfare Commission, the Historical Society, and the Board of Chiropractic Examiners. Every one of those thus designated has illustrated efficiency in administration fully parallel to that of her masculine associates. The state will be advantaged by the untrammelled femenine participation in all civic affairs. The daughters of the commonwealth, when summoned to the discharge of public duties, carry thereto the same intelligence and fidelity and idealism which have so signalized their conduct in all private relations. In the various institutions over which the Board of Control has exclusive supervision there are now 4,995 females as employees, patients, inmates or prisoners. The Training School for Girls at Mitchellville and the Reformatory for Women at Rockwell City, occupied entirely by those of the female sex, and the Hospitals for the Insane at Mt. Pleasant, Independence, Cherokee and Clarinda, where a large feminine population is detained, would be vastly benefited by the provision I have suggested. Other states surrounding us have established women on their Control Boards, and Iowa cannot consent to be distanced in the salutary reform.

I reiterate my recommendation advanced to the 40th General Assembly that the duties now devolved by the statute upon the Board of Parole be transferred to the Board of Control as thus enlarged. The latter body, by reason of its jurisdiction over those incarcerated at Anamosa, Fort Madison and Rockwell City, can easily acquire perfect familiarity with the facts of each individual case, with the circumstances connected with the crime, and with the propriety of extending or denying clemency to the prisoner. And this can be accomplished at an expense many thousands of dollars per annum below that now incurred. The parole system must be retained in the penal and reformatory machinery of the state, but it should be so limited in its application that no person convicted for the second time be permitted to avail of its provisions. It must not be forgotten that the objective of criminal punishment is not alone the reformation of the malefactor who has offended, but the protection of the society he has outraged. In the past four years, by their voluntary confession or after impartial trials, seven men adjudged guilty of willful,



felonious, deliberate and premeditated murder committed with malice aforethought or in the perpetration of rape or robbery, have been executed according to law in the penitentiary at Fort Madison. In each instance the sentence was pronounced after an able defense before a capable court. Every presumption of innocence was indulged, and every doubt resolved in favor of the accused. The entire record was declared by the Supreme Court on appeal to be free of reversible error. Profoundly believing that the law will be most highly respected when it is most rigidly enforced, I conceived it my duty under my oath, to order the death penalty as decreed by the legal tribunals of the state. Parents, wives and children were necessarily bereaved—it is one of the infirmities of our system that the innocent must suffer equally with the culpable. In any event, the result of my action is reflected in the noteworthy diminishment of violent crime in the commonwealth.

WATERWAYS

In the protracted contest for a deep waterway from the Great Lakes through the St. Lawrence to the sea, Iowa is profoundly concerned. The establishment of such an avenue to the markets of the world would advance the value of every bushel of our corn 10 cents, and the value of other cereals in proportion. It is of imperative importance that the state continue its co-operation with Ohio, Indiana, Illinois, Michigan, Wisconsin and Minnesota in the effort to secure the favorable action of Congress on the proposition and a suitable appropriation therefor is necessary.

DEPARTMENTAL REFORM

When the Fortieth General Assembly convened, it was confronted by a multitude of boards, bureaus and commissions, all functioning as instrumentalities of the commonwealth. They had been erected from time to time as the years elapsed and as the state had embarked in original and additional activities. Each was independent of the others and none subject to any central authority. They were not properly related or coordinated, nor could they be under the law as it then existed, and as was unavoidable there was a duplication of powers, an overlapping of duties and a confusion of authority, with the extravagant waste inevitably incident to such disorder. The legislature, with full realization of the difficulty, established the Department of Agriculture and conferred upon it jurisdiction over many of the agencies to which I have referred. The Department was organized under the consummate leadership of the lamented Cassady, assisted by his able successor, Thornburg, and justified itself from the beginning. The result of this legislation has been the rendering of vastly more acceptable service at less than one-half of the previous cost. One of the most important projects devolved by law upon the Department is the eradication of bovine tuberculosis. The extirpation of this baneful malady is imperative, not only because of its menace to humanity but because of the economic loss it entails upon the live stock industry. The 40th General Assembly inaugurated the county area plan providing that any county enrolled thereunder may levy not to exceed three mills to be used in conjunction with state and federal



funds for the control of contagious and infectious diseases. In all, fortyfive counties have embraced this opportunity, and within another year a large proportion of these counties will be recognized as modified areas. During the fiscal year, July 1, 1923, to June 30, 1924, a total of 584,838 cattle were tested, of which 16,105 were condemned as reactors. Up to the present time, in the accredited herd work, 3,958 herds, representing 94,849 cattle, have been fully accredited; and 34,985 herds, representing 592,049 cattle, have passed the preliminary test. There are 52,105 herds, representing 948,771 cattle under supervision in the herd work and 416,518 cattle under supervision in the area work. On this date owners of 5,339 herds, representing 98,985 cattle have made application for accrediting. The demand for tuberculosis eradication under the county area plan can best be illustrated by the appropriations levied by the boards of supervisors to be used with state and federal funds in this behalf. From comparisons which have been instituted, it has been ascertained that the cost of testing under the county area plan is materially below the cost of testing under the accredited herd plan.

In the effort to enable the grain producers of the state to hold their crops for more commensurate prices, the 40th General Assembly enacted the Warehouse Act, and devolved its administration upon the Department of Agriculture. The modus operandi embodied in the law is for the farmer to store his grain under seal on his farm and procure a certificate therefor, which may be collaterated for loans he must negotiate to cancel his maturing indebtedness without sacrificing his crops on a bottom market. To the limited extent the statute has been invoked, it has afforded the relief anticipated. Boards have been created in nearly one-half the counties, and the results, while not as far-reaching as was expected, have been on the whole encouraging. In the year just passed, about 300,000 bushels of corn were sealed under 250 certificates at an expense of 1 cent a bushel for sealing. This corn was hypothecated at two-thirds of its market value which then was 60 cents a bushel, and was finally sold at 97 cents a bushel-a clear net gain of 36 cents a ushel, or \$108,000. The departure was somewhat novel, and one season was required to vindicate its workability. As time elapses and the sealing certificates become better acknowledged as reliable security, they will be more readily accepted by the banks, and a larger number of farmers will embrace the provisions of the law. A well known farm newspaper has said:

"Other corn belt states could profitably follow Iowa's example and model a bill after the Iowa Warehouse Act. In a few years there will be warehouse boards in every community and warehouse receipts will be negotiated freely among individuals, as they will represent a first-class short term investment."

The Department has managed the difficult details of the matter admirably, and any county can avail of the service upon application. I am satisfied that the warehouse legislation will become increasingly useful in the future to assist farmers in withholding their crops from sale until a remunerative market is offered.

The conspicuous success achieved by the Department of Agriculture in every direction may well compel the satisfaction of all the people of



the state. It is confidently believed that still further savings can be effected in the state service, and I direct your attention to the matter in the hope that other consolidations than those herein referred to may be safely ordered.

THE BUDGET SYSTEM

In advocating a budget system for the control of the disbursements of the General Assembly, I said in my last biennial message:

"In my opinion one of the most imperative obligations imposed upon us at this session is the establishment of a comprehenive and thoroughgoing budget system which shall include an intelligent and disinterested survey of what is being done with the cost of doing it, and what it is proposed to do with the cost of doing it; all in such concise and simplified terms that the average taxpayer may understand readily and exactly the disbursement of every dollar collected from him as taxes, and the object of its disbursement."

In response to this recommendation a Budget Bureau was created, entirely disconnected from the legislature or any department, to which each department has reported the amount provided for its support by the last General Assembly and for what purpose, the amount expended by it and for what purpose, and the amount estimated for the ensuing biennium and for what purpose; all carefully itemized to the last detail with full and extended explanations in writing of the necessity for all and singular of the sums asked for the future. The Director is, of course, thoroughly familiar with the available revenues of the state, since he has accurate knowledge of the income to be anticipated from all sources, and he knows what the state can afford to do without disturbing the current levy. Thus fortified he has examined, considered and reviewed all the information, data, estimates and requests of the various departments and after the most rigid scrutiny thereof, has prepared and submitted to the executive a report embodying the askings of each, together with his specific advice with reference thereto. In addition to this he has, as the law provides, formulated a bill and with it has furnished reliable information which will enable you to legislate justly and wisely for the maintenance of the state's activities for the next two years. It is yet too early to anticipate definitely the advantages which will accrue from the budget, but I venture the prediction that when the system is fully developed, it will, under competent management, reduce the current expenses of the state to the minimum sanctioned by conservative business management, without militating in the slightest degree against the usefulness of any department. I have said that to effectuate the purposes desired, the conduct of the budget bureau must be competent; it must also be courageous. The insistence for increased salaries and augmented appropriations is tremendous in almost every branch of the state service, and it can be resisted only by the rigid determination of the director, supplemented by the loyal co-operation of the General Assembly. The best method of lowering taxation is by curtailing expenditures, as has been finely demonstrated by President Coolidge and the National Congress. At the termination of the World War



the country was overwhelmed with a vast indebtedness. Encouraging progress is reported by the Secretary of the Treasury in the extinguishment of this debt, but the sub-divisions of the federal government are increasing their indebtedness at the rate of \$1,000,000,000 per annum. This is a regrettable improvidence, and Iowa ought to afford a redeeming exception to the heedless profligacy of her sister commonwealths. To every appropriation asked let this relentless criterion be applied: (1) Is it necessary that it be granted at all? (2) Is it necessary that it be granted to this extent? (3) Is it necessary that it be granted now? If, without serious injury to any interest it can be denied altogether, or materially diminished, or seasonably postponed, the alternative as the case may be should be unhesitatingly embraced. We are so accustomed to calculate in billions that it is a humiliation to be dragooned into computing in thousands, and yet there are certain foundation principles which must not be overlooked. One is that honesty, efficiency and economy are the three primary and indispensable elements which must characterize all successful administration. It is impressed as a maxim of government in Iowa-it ought to be recognized everywherethat a public office is not a private enterprise for personal enrichment, but a public trust to be discharged for the general benefit. Every spending agency must remember always that every dollar disbursed from the treasury represents a fund derived from popular taxation in some form, and that the corrupt or reckless or wasteful dissipation of the people's money by any official, high or low, is a criminal betrayal of the interests of his constituency. I am much gratified by the conviction that more and more as the years elapse all monies allotted for the prosecution of the state's business are carefully, wisely and judiciously dispensed for the purpose intended by the faithful men and women charged with that responsibility.

CAPTURED FLAGS

I venture to renew the recommendations submitted by me to the last General Assembly that the Confederate flags, colors and emblems captured on the field of battle by Iowa soldiers during the Civil War and now reposing in the Historical Department, be suitably encased in glass receptacles. These precious trophies, illustrating the valor of our troops in the great collision between the states, are now exposed to the open air, and they are rapidly yielding to the ravages of time. They ought to be preserved forever to future generations to evidence our conspicuous part in the great conflict by which the permanence of an indissoluble Union was irrevocably established through the shot and shell and saberstroke of unconquerable men. I ask that a sufficient appropriation for such purpose be authorized.

VICKSBURG

On October 17, 1924, the Quartermaster General of the War Department notified the Adjutant General of Iowa that the monument erected by the state on the battlefield at Vicksburg, has been considerably de-



faced, probably by relic hunters. The extent of the depredations committed is reported by the Resident Commissioner:

"Beginning at the left, from the third panel, '17th Iowa Jackson May 14th,' one bayonet gone. The bronze letters and figures that record the casualties of the Iowa commands engaged in the Vicksburg operations on the center panel are attached to the marble slab by dowels and ten of these letters have been forcibly removed. And from the fifth panel, '23rd Iowa, Big Black River Bridge May 17th,' three bayonets and one sword are gone."

Mr. Henry H. Kitson, of Framingham, Massachusetts, the sculptor who designed the monument in the first instance, has offered to repair the disfigurements above cited for the sum of \$500, of which \$250 is to be paid when the work is cast in bronze and the remainder when it is completed and located. Iowa had more than a score of splendid regiments under Grant at the siege of Vicksburg, and every one of them achieved imperishable renown. The state which experiences such profound pride in the valor, endurance and heroism displayed by her troops in that immortal battleplace should proceed at once to restore to its original perfection the beautiful and inspiring memorial she has erected in their honor. In this connection I cannot forego expressing the sincere hope that this General Assembly may authorize a suitable statue in the Vicksburg National Park commemorating the distinguished service rendered the state and the country by the great War Governor of Iowa, the Honorable Samuel J. Kirkwood. As he proclaimed of our soldiers who struggled so gloriously on that sanguinary field-"They make us all proud to be citizens of Iowa"-so we may declare of him that at the crucial period when armed secession threatened the perpetuity of the Republic, he was our most potential individual influence for the preservation of the Union and the emancipation of the slave. Andrew of Massachasetts, Curtin of Pennsylvania, Morton of Indiana, and Kirkwood of lowa, constitute a quartet of patriotic executives whose honorable fame is secure in the recollections of men and in the records of history. I earnestly invoke your early and favorable attention to the matters herein discussed.

WAR TROPHIES

A recent Act of Congress has made available for distribution among the several states a vast amount of war materials captured from the enemy by the troops of the United States during the recent conflict. Of this about 345,000 pounds consisting of guns (mounted and unmounted), bayonets, helmets, lances, swords, sabers, armor, etc., has been allocated to Iowa as her apportionment. Under the provisions of the federal law referred to, the government obligates itself to pack and crate the material, and deposit it with the railroad company for shipment; but the state is required to defray the expense of transportation to Des Moines. It is assumed that the various localities in the commonwealth desiring trophies will pay freight charges from Des Moines to destination, but individual allotments must be prepared by the state for delivery. The War Department has calculated that the aggregate of freight expense from Washington to Camp Dodge will be \$5,500. The

Adjutant General believes that the whole allocation can be packed and crated for shipment throughout the state for \$9,300. The interest of the public in these memorials which must always be remindful of the invincible prowess of the American soldier is universal and enthusiastic. A large number of applications for such material are now on file in the Executive Office, and the number will undoubtedly be increased as the people become aware that the trophies may be obtained. The appropriation asked should be granted at as early a date as possible, so that the Adjutant General may proceed with final arrangements with the War Department.

THE GUARD

What I said on an occasion similar to this two years ago in respect of the Iowa National Guard may be repeated today with emphasis. It is in excellent condition, with an efficiency unsurpassed by any like organization in the country, and it is suitably financed at a cost not exceeding eleven cents per capita of our citizenship. During the period that I have occupied the Executive Office, by the practice of rigid economies, three headquarters building and fifty mess halls have been erected and a commodious swimming pool has been constructed without a dollar of appropriation additional to the sum already awarded by the General Assembly. The next war, if there is one, which God forbid! will be won by superiority in air equipment. Iowa ought promptly and fully to second the government for an army aviation station at Camp Dodge, now allotted to the state. In extending commensurate support to the guard we are but cooperating with the federal government in the effort to provide an adequate military force for national defense, equipped and prepared under the direct supervision of the War Department, which force may be depended upon if any emergency shall present itself. deprecate a large professional army, but our country demands a sufficient citizen soldiery ready to function efficiently when the need arises, but whose membership returns to the normal duties of producers and wage earners when the need has been answered.

During the past year Brigadier General Mathew A. Tinley, the senior officer of the guard, was promoted by the War Department to the position of Major General, having jurisdiction over the units of Iowa, Minnesota, North Dakota and South Dakota. This was a deserved tribute to him, and a worthy compliment to Iowa. Last August at the annual encampment the state was honored by a visit from General John J. Pershing, commanding all the armies of the United States. He is a distinguished soldier, and as our troops filed past him in brigade review, he was unrestrained in praise of their personnel and discipline. Our National Guard is composed of the highest character, courage and patriotism in the state, and it is entitled to our liberal encouragement.

BOILERS AND ELEVATORS

Stimulated to action by the elevator tragedy at the Randolph Hotel in the city of Des Moines, the Fortieth General Assembly enacted a statute providing that:



"Every elevator and the machinery connected therewith in every elevator, hoistway, hatchway and wellhole shall be so constructed, guarded, equipped, maintained and operated as to render it safe for the purposes for which it is used,"

and directing the Governor to appoint a Conference Board to adopt regulations to render the law effective. The board in question was promptly appointed and I am informed has but recently issued a code covering the subject. With the completion of this work it is believed that Iowa will have a supervision over elevators that will preclude similar catastrophes in the future.

In his 20th Biennial Report the Honorable A. L. Urick, Commissioner of Labor, embodied a quotation from a previous report:

"Attention has upon several occasions been called to the need of boiler inspection, pointing out the fact that the only statute relating to boilers is an enactment of the Fifteenth General Assembly, and which provides that boilers shall be equipped with a steam gauge, safety valve and water gauge, so that excepting these three particulars no part of a boiler is subject to inspection on the part of the state. The only inspection service is that by casualty insurance companies, and when a boiler is rejected by them as too unsafe for them to assume responsibility of insurance, the owner thereof may continue to operate it at his own sweet will and thus jeopardize not only the lives of those in the establishment but also those within the danger zone outside, and certainly endangering adjoining properties.

"There should be enacted a code fixing standards both for construction, installation and maintenance of boilers and high-pressure tanks, such as has the support and encouragement of all of the better type of boiler manufacturers, and based upon a code drawn by the American Society of Mechanical Engineers."

Since the last report was submitted the disaster at the Vallandingham store has occurred, resulting in the death of eleven persons and in the permanent disablement and indescribable suffering of many others. The experts in high-pressure equipment who testified at the examination conducted by the coroner of Polk county all asserted unhesitatingly that the tank which exploded was improperly designed, constructed and installed, and that the corrections attempted by the owner substantially increased the hazard. Undoubtedly the recommendation of the commissioner is valid that the law governing the inspection of boilers and high-pressure tanks be rewritten and broadened. I ask your consideration of this subject so vitally important to public and private safety.

INSURANCE

The elaborate report of the Commissioner of Insurance is before you, and you will carefully digest the recommendations he submits. Unquestionably the time for issuing annual licenses and of his report to the Governor should be extended as he suggests. All voluntary liquidations undertaken by companies should be under his exclusive management, and he should be invested with power to institute proceedings for the displacement of any officer or director for misfeasance or malfeasance.



Whenever it is necessary that a receiver be appointed, the commissioner should act in that capacity without additional compensation. Adjusters operating in this state, and brokers negotiating stocks in insurance companies should be required to obtain a license from him, and their transactions should be under his supervision. The cardinal object of insurance regulation is the protection of the policyholders, and the law should be strengthened in such fashion as more perfectly to attain that end. Securities are now in the custody of the commissioner aggregating nearly \$200,000,000 and his vault facilities should be enlarged to furnish ample safety therefor.

BANKS

During the biennial period numerous bank failures have occurred, occasioning much distress, and these failures are attributable, I think, to two chief causes: (1) Excessive loans to individual borrowers and to officers and directors of the bank; (2) Acceptance as security of second and third mortgages on real estate already too heavily encumbered. The present law prohibits a loan to any one person of an amount exceeding 20 per cent of the capital and surplus of the bank, but the penalties for its violation are so inadequate that the statute is frequently ignored. In some cases such borrowings have equalled the capital stock and in one instance largely exceeded it. The danger inherent in this practice is that if the borrower becomes bankrupt, the bank which has favored him becomes insolvent and its depositors suffer. To cover delinquencies of this character such punishment or forfeiture should be imposed as will terminate the evil. Again loans are allowable under certain conditions and circumstances to the officers of the bank, and this privilege has been flagrantly abused. The statute should be amended either:

- (1) By prohibiting such loans directly or indirectly in their entirety, or
- (a) By permitting them only within very narrow restrictions under effective penalties.

The prohibition of loans to directors of corporations is not an innovation. The insurance laws of Iowa and the banking laws of many states so provide. As a corollary of the foregoing, loans should be controlled or denied to companies or corporations in which the officers or directors of the bank are financially interested. Such enactment would estop the employment of bank assets for purposes purely speculative. The rate of interest demanded of a depositary of state funds should be fixed by the Executive Council. Where a personal bond is tendered the surety should be required to file a verified schedule of his real estate, its extent, value, the encumbrances thereon, and in what county located, and the proceeding should then be transcripted to such county for record as a lien on said real estate.

Under the doctrine of Section 12719 of the Code as enunciated by the Supreme Court in Re Marathon Savings bank, 197 N. W. 729 and 200 N. W. 199, a priority is guaranteed to any municipality in the distribution of the assets of an insolvent bank which had been the custodian of

its public funds. Although the court, in interpreting this statute, has pronounced it "salutary," and has discovered its "foundation in strong sense and stern political morality," I must be permitted respectfully to dissent from such flattering encomium. The preference it contemplates inevitably eventuates in a substantial injustice to the private depositor who, in good faith, has been induced to patronize the staggering institution, believing its solvency to be unassailable, because it is advertising its selection as a repository of the public money. The assumption of the uninitiated customer that a larger security for his modest accumulations is assured by reason of the fact that the state, city or county is participating with him as a creditor is to some extent justified. In any event, if a bank over which the state exercises supervision is carried into enforced liquidation, the commonwealth nor any of its subdivisions should be allowed to assert any advantage over an uninformed citizen who has an equity in the deposits as bona fide as its own. In addition to this, the state requires an ample bond protecting it against the loss of any funds entering its treasury, and, by direction of the General Assembly, itself pays the premium exacted for such bond. The treasurer demands a similar bond from the depositary entrusted with money, and it furnishes it at its own expense. The taxpayers' funds are therefore abundantly safeguarded in any contingency. The ordinary and orderly course to be pursued in case of a bank failure would be, after defraying the necessary expenses, to pro rate the remaining resources among the depositors, the state included, and then for the treasurer to proceed for the recoupment of any deficit against the indemnifying companies which have been compensated for embracing the hazard of defalcation. But by reason of the precedence granted to municipalities under the law aforesaid, upon the failure of a banking institution the state may interpose the statute and thereby recover the full measure of its deposits, while the farmer, merchant or laboring man, whose claims upon the fund are precisely as meritorious, are oftentimes remitted to a partial or complete loss of their meager and hard-earned savings. In the city of Des Moines a State bank in which the state had a credit of more than \$285,000 evidenced by certificates of deposit has lately suspended, and its affairs are now in process of legal adjustment. The bank had furnished and paid a comfortable premium for a sufficient bond so that every dollar of the money might be absolutely ensured. Hundreds of small depositors suffer grieviously by the state's withdrawal of this substantial sum, thus reducing the assets of the bank and relieving the obligors in the bond of all liability. This instance is only typical of numerous others that might be mentioned. It is indisputable that the practical operation of Section 12719 is in no degree in the interest of the people, but wholly for the benefit of the surety companies, and I recommend its repeal insofar as its provisions affect the matters herein discussed.

LAND TITLES

The Land Title Commission created by the 39th General Assembly has presented its detailed report, which is transmitted herewith. After extended investigation the commission has recommended the establishment



in Iowa of the Torrens title system, as it is in operation in many states of the union; the substitution of simpler forms of conveyance in deeds and mortgages for the cumbersome phraseology at present required; and the elimination of all unnecessary or superfluous recitals in decrees and records. Hon. E. W. Vincent has filed minority views, disagreeing to the first recommendation foregoing. The commission has devoted prolonged and conscientious study to the entire subject, and has prepared a series of measures to effectuate the reforms it believes can be accomplished. I invite your careful survey of the conclusions at which it has arrived.

ILLITERACY

In my first biennial message I directed the attention of the General Assembly to the lamentable fact that, although as disclosed by the federal census of 1920, Iowa was the lowest in percentage of illiteracy among her sister states, there yet remained within the commonwealth 20,680 people over the age of ten years who could not read or write in any language. I further suggested that acting upon my own initiative I had appointed a commission composed of the most forward looking men and women in the state to investigate the situation, and that without any expense to the commonwealth whatever the members of such commission had enlisted for the organization of an intensive campaign to eradicate the stigma which disfigures our escutcheon. The detailed report of such commission is now submitted to you, together with its specific recommendations in the premises, and I am proud to know that you will accord them that sympathetic consideration which the importance of the whole matter justifies. Iowa cannot afford to be merely first; she must be fully 100 per cent in the enlightment of her citizens.

BOUNDARIES

Pursuant to the authorization contained in Chapter 313, Acts of the 40th General Assembly, a commission, consisting of John M. McDonald of Sioux City, E. L. Hogue of Blencoe, and O. W. Crowley of Des Moines, was erected to cooperate with a similar commission from the state of Nebraska to ascertain and locate definitely the boundary line separating the states. The joint commission had one or more meetings, but upon the discovery by the Nebraska commission of the existence of the last clause of Section 2 of said act, exempting the line at Carter Lake from consideration, it peremptorily refused to confer further upon the boundary dispute with the Iowa commission. The report of the latter, exhibiting the facts in detail, is available for your examination, and I recommend such legislation as will enable the work of establishing the permanent dividing line between the two states to go forward to completion as was contemplated when the commission was constituted. Of the Iowa commission Mr. McDonald has deceased, and Mr. Hogue has resigned. In view of the situation, as I have outlined it, I have not deemed it expedient that their successors should be appointed until further action



respecting the subject should be determined upon by the General Assembly.

CHILD WELFARE

In November, 1923, I named a commission, composed of ten well-known citizens, to consider especially the problems of the handicapped child-hood of the state—the neglected, the dependent, the delinquent, the feeble-minded and the illegitimate. In working for a solution of the problems they present, the dominant concern of society is the well-being of the child itself. Not only economic considerations of great moment are involved, but the very social well-being of the state, for much of the crime and poverty and tax which overburden the public has its origin in the inadequate and incompetent treatment of bereft childhood.

In the appointment of this commission we were not pioneering in a new field of endeavor, but were simply uniting ourselves with a nationwide movement. Beginning with Ohio in 1911, thirty-two states have erected similar commissions whose recommendations have in most cases been already crystallized into law. Standards have been worked out and there is now available for our guidance the enlightened legislation of adjoining states in this field so full of complexity and peril. It is impossible to examine the report filed by the commission without becoming convinced of the existence of certain fundamental principles. Among these is that in the state's relation to the problem there is demanded trained service, persons skilled in this special field, and in the investigation necessary for the protection both of the child and the state. added powers accorded to the Board of Control, as recommended by the commission, including authority to employ a trained executive in charge of a children's bureau in and under the board, as in surrounding states, meet with my unqualified approval.

The report is full of the folly and cruelty of the policy now pursued, with its heavy economic losses, and the sinister social reactions resulting from lack of knowledge and training in dealing with children suffering from physical, mental or environmental handicaps. By the institutions over which the board has control at Mitchellville, Eldora, Davenport, Toledo and Glenwood, it touches the matter only to a restricted extent. The enlargement of the institutions affords comparatively small benefit, as only a limited number of additional cases can thereby be reached. The board should have contacts before commitment and the state must have the requisite machinery for a constant visualization of the problem of the feeble-minded, for the prevention of dependency and neglect where possible, and for the rehabilitation of the home in the interest of the child. Through the central bureau contemplated, the state could, as in other states, fix the standards for operation and license of all organizations and persons engaged in the business of child placing and child caring, as well as maternity and child boarding homes, and could require judicial sanction in cases of adoption, as is essential in every other state in the union save Louisiana. Every normal child is entitled first of all to home life, and institutional care should be the last resort. It is incumbent upon the state to fulfill its sacred obligation to its helpless



childhood, and in doing so to protect itself as well from the flagrant abuses so fully specified in the report of the commission. I call special attention to the data collected on the enormous growth of poor relief, the multiplication of the feeble-minded, the imposition practiced in many cases upon the funds raised by the generous purpose of the state for the amelioration of the unfortunate, the inefficiency of the instrumentalities for the investigation which culminates in commitment to the state juvenile homes, and most shameful of all the tragic instances of misdirected and sometimes mercenary dealing with the lives of helpless children.

The program presented is evolved after an extensive survey of conditions in Iowa, an examination of the experience of like commissions in over thirty states and of the laws enacted in harmony with their recommendations. The bills prepared by it are ten in number which, if enacted into law, will promote a scientific solution of the difficult problems which now so yex organized society.

I trust I may be permitted to say a word of the commission. It is composed of busy men and busy women, appointed wholly without their solicitation, and acting entirely without compensation. At a very substantial sacrifice to themselves they have devoted the time and labor of a year in a notable service to the state, in a cause that instantly appeals to the heart of humanity. The several measures devised by them deal with fundamentals underlying transcendant issues affecting the health, the happiness and the safety of the citizens of the commonwealth, and since they contemplate an interlocked, interdependent, minimum program, I suggest the propriety of a special joint committee of the two houses to examine the matter in its entirety. There is no subject which may engage your deliberations more vital or carrying a deeper appeal to humane impulses than the proposals of the Child Welfare Commission. I earnestly urge the careful study of its report, not only by the legislature but the people of the state generally, and I strongly recommend the legislation it has fashioned for your favorable action.

STATE PARKS

The park movement initiated by the 37th General Assembly, and subsequently indorsed by each legislature following, merits the cordial encouragement of the state. The present conservation law provides for the acquisition of areas for historic, scientific and recreational purposes. Under this authorization thirty-six parks have been created, visited in 1924 by more than 700,000 people, and 1,250,000 men, women and children enjoyed our wondrous lakes during the same period. What does this signify to Iowa? Undoubtedly a better citizenship, with a keener appreciation of the unrivalled glories of the imperial state. The Hawkeve commonwealth, now the setting for fertile farms and thrifty cities, was once an immense park from river to river. Since we are essentially a rural community, the recreation areas selected should be widely scattered and of limited acreage, so that many sites may be obtained, all available to the general public. Some part of the streams, the lakes, the woodland and prairie, beautiful and inspiring in their original aspect, should be preserved for the benefit of ourselves and our posterity. It is gratifying to observe the universal interest manifested in the activities of the park commission. Our citizens have devoted liberally of their time and money to cooperate with the state, recognizing the project as a complement to the home, the church, the school and the library, as the best support of our American institutions. It is my fervant hope that Iowa may reach the day when every county within its borders shall have, under public supervision, a suitable reservation of lake front, forest, valley or upland to which the weary sojourner may repair to commune with nature and to invite his soul.

WILD LIFE AND FISH REFUGE

The 68th Congress enacted a law to create the "Upper Mississippi River Wild Life and Fish Refuge," and authorizing the Secretary of Agriculture of the United States to obtain by purchase, gift or lease such areas of land or land and water subject to overflow between Rock Island, Illinois, and Wabasha, Minnesota, as are necessary for the establishment of a refuge for the breeding of migratory birds, fish, fur-bearing animals and other aquatic life. It is further stipulated that no reservation shall be acquired unless the state affected shall signify its coalescence. Sections 2, 3 and 4 of the act are appended hereto as Exhibit A. The territory in question is of almost negligible value for the cultivation of agricultural products, but it is of supreme importance as a suitable reserve for the propagation of fish, the protection of wild life, and the conservation of the resources of the country. It is obvious that before the purpose of the congress can be effectuated, the acquiescence of the several states bordering upon the proposed reservation must be secured by a resolution of consent thereto, adopted by their respective General Assemblies. I submit the matter for your earnest consideration, therefore, with the hope that it may be acted upon favorably without delay.

DECLARATORY JUDGMENTS

I invite your serious attention to a reform in judicial procedure, adopted in many of the states of the union, whereby the jurisdiction of the courts is enlarged and extended to authorize the rendition of declaratory judgments in proper cases. The object of our law is, of course, to establish, preserve and protect the members of organized society in their persons and in their property. Courts are instituted to vindicate rights invaded and to redress wrongs inflicted, but under our system no litigant may invoke the decision of a court until damage is actually sustained. A right may be disputed, but a wrong must have occurred before the tribunals of justice can be appealed to for a declaration of the right or for a denunciation of the wrong. A difference may arise upon the construction of a simple written instrument. The party of the first part retains a lawyer and receives reassuring advice. The party of the second part consults another lawyer, and receives directly opposite advice. The lawyers are of equal eminence and each may be amply sustained by authority which is often conflicting and irreconcilable. The clients are honest men, anxious to avoid a controversy, each relying upon the opinion of his counsel. In the very nature of the situation both were not correctly advised, and pos-



sibly neither was. A legal battle is thus precipitated between the contending parties, the one to maintain his right and to magnify the injury resulting from the breach of it, the other to dispute that any existing right has been trespassed and to minimize the injury which may be alleged. Everybody understands the incidents of a contested lawsuit—I had intimate observation of them for nearly thirty years-charges and counter-charges, crimination and re-crimination, acrimony and protracted delay until the patience of all is exhausted. Would not the courts be more serviceable to the people if they were authorized to adjudicate the issue in advance by a judicial announcement of the rights of the parties before there is actual breach committed by one party and sustained loss suffered by the other? Every case in which the proposed remedy is sought to be invoked would thus be transmuted into a friendly suit. In the present circumstances parties are reluctant to resort to the courts because they recoil from entering upon a state of avowed war; but if the court could be translated into a diplomatic rather than a belligerent agency, less hesitancy would be experienced by those interested, and their relations would be subjected to less severe strain. To sue is to fight, and fights often degenerate into endless feuds. As suggested by a prominent law-writer connected with the University of Michigan, and repeatedly announced by many tribunals:

"There is no doubt that the personal animosities developed by litigation are serious drawbacks to the usefulness of courts. * * * But to ask the courts merely to say whether you have certain contract rights against the defendant is a very different thing from demanding damages against him. When you ask for a declaration of right only, you treat him as a gentleman; when you ask coercive relief, you treat him as a wrongdoer.

* * * These considerations alone are enough to recommend the practice in any country where respect for the rights of others is considered a virtue."

By this reform the citizen is afforded relief from the uncertainty and the insecurity attendant upon legal controversies without being required so to invade the asserted rights of another as to warrant action therefor. The order entered would operate as res adjudicata and would be binding upon the parties precisely as any other judgment. The psychological effect of such a declaration would in a vast majority of cases obviate further litigation, but in the event it became necessary to do so, enforceable judgment or decree could be afterwards obtained.

As heretofore suggested the procedure I have indicated has been vindicated by experience in England, Scotland, Germany and Spain, and in a dozen of the more forward-looking American states. It would undoubtedly develop the enormous possibilities of preventive relief by informing parties definitely of their contract obligations and of their legal rights, without the necessity of resorting to extended and extensive litigation. The American Bar Associaton has devoted prolonged study to the subject, and I venture to present herewith, as Exhibit B of this message, a uniform statute it has formulated embodying the provisions which, it is believed, fully represent the legislation necessary to be enacted to enable the courts of the state to render the important service I have indicated. I commend the whole proposition to your thorough and painstaking examination.



AMENDMENT TO THE CONSTITUTION

I transmit herewith to the General Assembly, as Exhibit C of this message, the certified copy of a joint resolution adopted by the 68th Congress of the United States at its first session, submitting an amendment to the Constitution empowering the Congress to limit, regulate and prohibit the labor of persons under eighteen years of age. The joint resolution is duly authenticated by the Great Seal of the United States and its certification is executed by the Honorable Charles E. Hughes, Secretary of State. It is hereby delivered to the General Assembly for such disposition as it may deem expedient, with the request that it be entered in full upon the records of the Senate and House respectively, and that after it shall have been acted upon, due notice of such action be transmitted to the Secretary of State at Washington, and the resolution itself be deposited with the Secretary of State of the state of Iowa.

There is some division of opinion concerning the merits of the proposed amendment, but I am persuaded that such sentiment as has been aroused against it is manufactured rather than spontaneous. It has been denounced in inspired propaganda as revolutionary and socialistic, but the same arguments were reiterated with tedious energy against the amendment legalizing a tax on incomes and the direct election of United States Senators. This is a familiar objection interposed against all enlightened reforms by the cupidity and avarice which sanctifies money at the sacrifice of men in the affairs of the world. I deem it within the legitimate prerogative of the executive to indicate his convictions respecting a subject of such paramount concern. It may be suggested, if it be esteemed of any importance, that the vote to submit the measure for the action of the General Assemblies of the respective states was almost unanimous in the Senate and House at Washington, and remarked, if it be regarded of any consequence, that in the recent campaign it was approved in the platforms of all political parties, and indorsed in the utterance of all presidential candidates. In brief, the amendment if adopted will enable Congress to legislate with relation to the labor of persons of immature age-a function which the Supreme Court has repeatedly decided is not now permissible to the law-making body of the United States. The power sought to be conferred upon Congress is no different either in nature or extent from that at present possessed by the legislatures of the states themselves. Many states, among them our own, have exercised it. It is not conceivable that, if granted the authority, Congress will ever enact a statute disturbing the salutary conditions which prevail in Iowa. This state has amply protected its children by restrictions as to their employment age, and as to the character of the occupations in which they may engage. Some states, however, notably those in the extreme south, have declined to measure the interests of humanity against the accumulation of money, and have refused to establish any limitations upon the sordid greed of the unscrupulous employer. From early morning until late evening, without holidays for recreation, little people of tender years—the pride of the present and the hope of the future-are sentenced to slavish labor which stunts the body, starves the mind and stifles the soul. In those localities the result

has been the sweat-shop exploitation of child life, with the illiteracy, ignorance and disease which invariably accompany such abuses. It is to correct such a deplorable situation as this, and to conserve the health, promote the happiness, and assure the education of the nation's youth, that this amendment to the constitution is demanded by the philanthropic impulse of the age. Its provisions are deemed essential by those whose solicitude for the welfare of the child is most enlightened and unselfish, and I cannot believe they will be denied indorsement in progressive Iowa.

HIGHWAYS

The road problem as it is acute today is of paramount importance to the welfare of the state, and for its solution your patient and serious consideration is demanded. The system of primary highways in Iowa was designated by the highway commission after consultation with the supervisors in the respective counties, under authority conferred by the 37th and 38th General Assemblies. As I suggested to your predecessor, the National Department of Agriculture insists that our legislation as respects federal aid projects is in conflict with the law enacted by Congress, and that unless such conflict is removed, contribution by the government will be suspended. It is urged that we are out of harmony in two particulars:

- (1) The Federal law provides that the State Highway Department shall determine the character of surfacing, while the state law reposes such power in the supervisors.
- (2) The federal law locates the maintenance of roads with the State Highway Department, while the state law devolves such maintenance upon the supervisors.

The whole policy of federal aid is repugnant as destroying the theory of self-government but if it is to be continued, there is no alternative except to modify our law to correlate with the law of Congress. All the correspondence on the subject was delivered to the 40th General Assembly, but that body in its discretion omitted action upon it.

Our primary roadway consists of 6,660 miles, connecting all county seats and principal market centers, and it has been treated during the past biennium as follows:

By	paving	198	miles
By	graveling	796	miles
Ву	grading, draining and bridging	1279	miles

The present condition of the entire system as revealed by the report of the Highway Commission is:

Miles	paved	516
Miles	gravelled	2240
Miles	graded, drained and bridged	1911
	ungraded	

Practically two-fifths of our primary roads are now graded or paved, affording arteries of travel from the capital city to forty-four county seats. All grading, draining, bridging, gravelling or paving must origi-

nate with the supervisors, as the commission has no power of initiation in regard thereto. The work has proceeded as rapidly, perhaps, as our finances would warrant, and it is the opinion of the chief engineer that if the present program were prosecuted without intermission all the primary road could be graded, drained and bridged in something more than four years. But he writes me:

"The present rate of progress cannot be maintained unless additional revenue is provided. * * * On November 30, 1920, the primary road fund had a net unobligated balance * * of \$9,000,000. On October 1, 1924, the net indebtedness against the primary road fund, in excess of remaining balances, amounted to \$9,000,000. * * * The construction work which has been accomplished during these four years * * * must be curtailed to approximately one-third the rate during the past four years if additional funds are not provided."

I have undertaken foregoing to furnish the exact status of our primary highway betterment, so that the situation may be thoroughly understood and fearlessly confronted. The secondary roads of the state are of extreme importance to the local communities constantly using them, and they should be carried forward concurrently with the primary system.

Everybody deplores that for a portion of each year the public roads in Iowa are a disparagement to the state, and there is universal agreement that they must be brought to a travelability corresponding with that of our sister commonwealths. The difficulty has been and is to provide the funds for the defrayal of such improvement without unduly burdening the taxpayers already oppressed by existing levies. I am not unaware that many states have adopted what is denominated as a tax on the privilege of occupying the highwys, rated at so much per gallon on the oil used for the propulsion of motor vehicles on the roads. This expedient, however disguised, cannot be differentiated from a sales tax on gasoline, and is to be justified only as a similar tax on any other necessity of life can be justified. A proposition will be introduced, as I am informed, to submit to popular vote the issuance of bonds of long deferred maturity, the money realized therefrom to be devoted to the comprehensive improvement of the highways of the state. One outstanding merit of this plan is that it offers those who must "pay the freight" the opportunity to say openly and directly whether or not the obligation contemplated shall be incurred for the purpose defined. This procedure is in perfect harmony with the cardinal principles which underlie republican institutions. We must not abandon the old-fashioned notion that the people may be safely trusted. The proposition will survive, and it ought to survive, if a majority approves it; it will fail, and it ought to fail, if a majority condemns it. If there are those who favor a gasoline tax enacted by the General Assembly without any mandate whatever but who yet oppose a referendum of the bond question to the people themselves who are competent to determine it, there is difficulty in understanding the intellectual processes by which they arrive at such an anomalous condusion. I do not arrogate to myself a further discussion of the subject than to remind you that ours is still a democratic government exercising



power with the consent of the governed, and that in this matter that consent, or its refusal, can be ascertained only by the action of the electorate freely expressed.

EDUCATION

The educational interest of the state is of importance infinitely beyond any other which may engross the attention of the General Assembly. The Superintendent of Public Instruction reports that our school children represent 29 per cent of our total population and that at a fabulous cost per annum about 84 per cent of them are enrolled in some institution of learning supported by the taxpayers. The problem they present in its reaction upon the future well-being of the commonwealth cannot be overemphasized. The gallant boys and gentle girls immersed in their books today will, in the next generation, arbitrate the destinies of the civilized How impressive and unescapable is our duty then to provide abundantly and intelligently for their intellectual cultivation, their moral discipline, and their spiritual arousal in the formative period of their lives. We are proud of the public schools of Iowa, and we rejoice exceedingly at the gratifying results which they manifest annually at the conclusion of each recurring year. Approximately one-half of every tax dollar collected in the state is applied to the overhead of the school system. This is a tremendous expenditure in the aggregate, but however bitterly people may complain of the burdens of taxation, nobody would advocate any curtailment of the amount prudently disbursed for education. The rural school, the grade school, the high school-all available to the common people-must be adequately maintained. After them, the three great centers of classic erudition must be financed at their present level of unchallenged excellence. Each of them is sorely distressed by the pressing need of additional dormitories and cafeterias suitably to house and feed the marvellous increase in student membership, and a policy must be conformed to which shall relieve the congestion which now embarrasses these institutions. I believe the state may profitably and properly hypothecate its credit for the installation of the accommodations necessary, upon such judicious terms as to extinguish any indebtedness that may be contracted therefor out of the rents and profits accruing from the occupancy and use of the improvements.

No appreciation that I could formulate would overstate the singular efficiency of the Training College for Teachers at Cedar Falls, nor overestimate the invaluable service it has rendered the state. It is indeed the lengthened shadow of one man—its venerable president who has consecrated his adult life to its development. The school of agriculture and mechanic arts at Ames is preeminent in its exclusive field. It is furnishing the young men and young women of the state with thorough preparation in the primary qualification of American citizenship; breadwinning and housekeeping and homemaking. A beautiful library costing in the neighborhood of half a million dollars has but lately been completed upon the campus and a commodious new Physics building has kept it company. A New England farmer recently asked if we had an agricultural college in Iowa. His friend was most happy to intimate to the



benighted inquirer that we have THE agricultural college in Iowa. The university at Iowa City is advancing with unparalleled rapidity to surpass all competitors. I cannot forbear mention of one conspicuous incident of its progress during the biennium. The Fortieth General Assembly assigned the sum of \$2,225,000 in five annual installments for the completion and equipment of the hospital and plant of its College of Medicine, the appropriation being contingent upon the granting of an equal sum by the General Education Board and the Rockefeller Foundation. The conditions imposed by the Legislature have been fully complied with by all the parties concerned, and we have embarked upon the erection of the greatest medical college on the western hemisphere. The wise discrimination exercised by the board, the lofty philanthropy embodied in the Foundation, and the intelligent generosity displayed by the state, all united to render assured this incomparable accession. While the medical college located at the institution is already famous everywhere, its service and usefulness will be multiplied immeasurably by the increased equipment, the enlarged faculty, and the expanded opportunity made available by this magnificent benevolence. So long as the art of healing is practised, men and women shall be perfected there in the exalted function of relieving pain, reducing injury, restoring health and prolonging life. In offering to the ages which are to follow the inestimable benefits of this humanitarian enterprise, there is introduced a new epoch in the history of medicine, in the science of surgery, in the hospitalization of the afflicted. No propriety is violated, I trust, when I account the consummation of this sublime project as the one enduring achievement which may entitle the retiring administration to the permanent and approving remembrance of mankind.

CONCLUSION

My poverty of speech is never so painfully embarrassing as when I attempt to acknowledge the gratitude which overflows my heart toward the generous people of Iowa for the distinguished honors they have repeatedly bestowed upon me. In retiring now from public station into private citizenship I may be permitted to say in retrospect, that I have endeavored earnestly to justify, insofar as I imperfectly could, the continued confidence they have reposed in me. Four years ago in assuming official duties I pledged that in their discharge I would say always that which I believed to be true, and do always that which I believed to be right:

"Seeking no darkness, Sophisticating no truth, Bending to no fear."

Some other and not I must answer whether the subsequent record has redeemed the antecedent resolution. I venture to hope that in the impartial appraisement of history

"Amid much fault some little good"

may be discovered. I am glad to relinquish the functions of the Governorship to the eminent lawyer and statesman who has been selected as my successor. I invoke for him the same kindly consideration, the same friendly tolerance, the same indulgent judgment which always have been extended to me.

Gentlemen of the General Assembly, your legislation will help or hinder all the mighty multitude of whom you are the responsible representatives. I leave you finally in the profound conviction that you will act wisely for the welfare of our beloved state. Imperial Commonwealth of Iowa! May you go forward forever throughout the countless cycles of your shining career, surmounting one obstacle after another in the pathway of your exalted destiny, until the strength, intelligence and righteousness of your noble people shall be a blessing and a benediction upon all mankind!

N. E. KENDALL.

Exhibit A

WILD LIFE AND FISH REFUGE

(Excerpt from Act of Congress)

- Sec. 2. "The Secretary of Agriculture is authorized and directed to acquire by purchase, gift, or lease, such areas of land, or of land and water, situated between Rock Island, Illinois, and Wabasha, Minnesota, on either side of or upon islands in the Mississippi River which are subject to overflow by such river and which are not used for agricultural purposes, as he determines suitable for the purposes of this Act."
- Sec. 3. "Any such area, when acquired in accordance with the provisions of this Act, shall become a part of the Upper Mississippi River Wild Life and Fish Refuge. The refuge shall be established and maintained (a) as a refuge and breeding place for migratory birds included in the terms of the convention between the United States and Great Britain for the protection of migratory birds, concluded August 16, 1916, and (b) to such extent as the Secretary of Agriculture may by regulations prescribe, as a refuge and breeding place for other wild birds, game animals, fur-bearing animals, and for the conservation of wild flowers and aquatic plants, and (c) to such extent as the Secretary of Commerce may by regulations prescribe as a refuge and breeding place for fish and other aquatic animal life."
- Sec. 4. "(a) No such area shall be acquired by the Secretary of Agriculture until the legislature of each state in which is situated any part of the areas to be acquired under this Act has consented to the acquisition of such part by the United States for the purposes of this Act, and, except in the case of a lease, no payment shall be made by the United States for any such area until title thereto is satisfactory to the Attorney General and is vested in the United States."



Exhibit B

DECLARATORY JUDGMENTS ACT

- "Section 1. Courts of record within their respective jurisdiction shall have power to declare rights, status, and other legal relations whether or not further relief is or could be claimed. No action or proceeding shall be open to objection on the ground that a declaratory judgment or decree is prayed for. The declaration may be either affirmative or negative in form and effect; and such declarations shall have the force and effect of a final judgment or decree.
- Sec. 2. Any person interested under a deed, will, written contract or other writings constituting a contract, or whose rights, status or other legal relations are affected by a statute, municipal ordinance, contract or franchise, may have determined any question of construction or validity arising under the instrument, statute, ordinance, contract, or franchise and obtain a declaration of rights, status or other legal relations thereunder.
- Sec. 3. A contract may be construed either before or after there has been a breach thereof.
- Sec. 4. Any person interested as or through an executor, administrator, trustee, guardian or other fiduciary, creditor, devisee, legatee, heir, next of kin, or cestui que trust, in the administration of a trust, or of the estate of a decedent, an infant, lunatic, or insolvent, may have a declaration of rights or legal relations in respect thereto: (a) To ascertain any class of creditors, devisees, legatees, heirs, next of kin or others; or (b) To direct the executors, administrators, or trustees to do or abstain from doing any particular act in their fiduciary capacity; or (c) To determine any question arising in the administration of the estate or trust, including questions of construction of wills and other writings.
- Sec. 5. The enumeration in Section 2, 3 and 4 does not limit or restrict the exercises of the general powers conferred in Section 1, in any proceeding where declaratory relief is sought, in which a judgment or decree will terminate the controversy or remove an uncertainty.
- Sec. 6. The court may refuse to render or enter a declaratory judgment or decree where such judgment or decree, if rendered or entered, would not terminate the uncertainty or controversy giving rise to the proceeding.
- Sec. 7. All orders, judgments and decrees under this act may be reviewed as other orders, judgments and decrees.
- Sec. 8. Further relief based on a declaratory judgment or decree may be granted whenever necessary or proper. The application therefor shall be by petition to a court having jurisdiction to grant the relief. If the application be deemed sufficient, the court shall, on reasonable notice, require any adverse party whose rights have been adjudicated by the



declaratory judgment or decree, to show cause why further relief should not be granted forthwith.

- Sec. 9. When a proceeding under this Act involves the determination of an issue of fact, such issue may be tried and determined in the same manner as issues of fact are tried and determined in other civil actions in the court in which the proceeding is pending.
- Sec. 10. In any proceeding under this act the court may make such award of costs as may seem equitable and just.
- Sec. 11. When declaratory relief is sought, all persons shall be made parties who have or claim any interest which would be affected by the declaration, and no declaration shall prejudice the rights of persons not parties to the proceeding. In any proceeding which involves the validity of a municipal ordinance or franchise, such municipality shall be made a party, and shall be entitled to be heard, and if the statute, ordinance or franchise is alleged to be unconstitutional, the Attorney General of the state shall also be served with a copy of the proceeding and be entitled to be heard.
- Sec. 12. This act is declared to be remedial; its purpose is to settle and to afford relief from uncertainty and insecurity with respect to rights, status and other legal relations; and is to be liberally construed and administered.
- Sec. 13. The word 'person' wherever used in this Act, shall be construed to mean any person, partnership, joint stock company, unincorporated association, or society, or municipal or other corporation of any character whatsoever.
- Sec. 14. The several sections and provisions of this Act except Sections 1 and 2, are hereby declared independent and severable, and the validity, if any, of any part or feature thereof shall not affect or render the remainder of the act invalid or inoperative."

Exhibit C

RESOLUTION PROPOSING AMENDMENT TO CONSTITUTION

No. 2728

UNITED STATES OF AMERICA

Department of State

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING: I CERTIFY That the copy hereto attached is a true copy of a Resolution of Congress, entitled "Joint Resolution Proposing an Amendment to the Constitution of the United States," the original of which is on file in this department.

IN TESTIMONY WHEREOF, I, CHARLES E. HUGHES, Secretary of State, have hereunto caused the Seal of the Department of State to be



affixed and my name subscribed by the Chief Clerk of the said department, at the City of Washington, this sixth day of June, 1924. (Seal)

CHARLES E. HUGHES, Secretary of State.

By EDWIN C. WILSON, Acting Chief Clerk.

H. J. Res. 184

SIXTY-EIGHTH CONGRESS OF THE UNITED STATES OF AMERICA: AT THE FIRST SESSION.

Begun and held at the City of Washington on Monday, the third day of December, one thousand nine hundred and twenty-three.

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

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

"ARTICLE ---.

"Section 1. The Congress shall have power to limit, regulate, and prohibit the labor of persons under eighteen years of age.

"Sec. 2. The power of the several states is unimpaired by this article except that the operation of state laws shall be suspended to the extent necessary to give effect to legislation enacted by the Congress."

F. H. GILLETT,

Speaker of the House of Representatives.

ALBERT B. CUMMINS,

President pro tempore of the Senate.

I certify that this Joint Resolution originated in the House of Representatives.

WM. TYLER PAGE, Clerk.

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 general election held on November 4, 1924, and announced as teller on the part of the Senate, Senator Perkins of Sac, and as assistant tellers, Senators Gunderson of Winnebago and Schmedika of Hardin.

Speaker Edson announced as teller on the part of the House, Representative Forsling of Woodbury, and as assistant tellers, Representatives Miller of Shelby and Stepanek of Linn.

The President further announced that in accordance with statute, Tellers Perkins of Sac and Forsling of Woodbury would constitute the judges of said canvass.

Speaker Edson 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, cast at the general election held on Tuesday, November 4, 1924.

Hill of Floyd moved that the joint session now recess until 1:45 p. m. Thursday.

Motion prevailed.

The House reconvened, Speaker Edson in the chair.

COMMITTEE ASSIGNMENT

The Speaker announced the additional appointment of Vincent of Guthrie on the committee to arrange for and assign committee rooms.

REPORT OF INAUGURAL COMMITTEE

Diltz of Polk, from the joint committee to arrange for the inaugural ceremonies, submitted the following report:

Mr. SPEAKER: 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 p. m., Thursday, January 15, 1925.

The following has been arranged for the afternoon and evening:



AFTERNOON

HOUSE CHAMBER

Music by Rubinson Orchestra.

Calling to order by Speaker of the House, Hon. W. C. Edson.

Joint committee appointed to escort the Governor and party from executive office to House chamber.

Music by orchestra.

Entrance of Governor's military staff, Governor N. E. Kendall, Governor-elect John Hammill, Lieutenant-Governor-elect Clem F. Kimball, Chief Justice F. F. Faville, Joint Committee.

Invocation.

Administration of oath of office to Lieutenant-Governor Clem F. Kimball by Chief Justice Frederick F. Faville.

Lieutenant-Governor Kimball presiding.

Administration of oath of office to Governor John Hammill by Chief Justice Frederick F. Faville.

Inaugural address, Governor Hammill.

Music.

EVENING

Public reception by Governor and Mrs. John Hammill at 8:15.

The public will assemble in the rotunda of the first floor and admitted to reception room through the east door of the executive office, immediately following members of the Senate and House.

Members of the Senate and House and their ladies will assemble in the Senate chamber at such time as will permit their leaving by way of the south stairway promptly at 7:45 p. m. An escort from the Adjutant General's office will be provided.

Band concert from 7:20 to 9:00. Dancing from 9:00 until 12:00.

Respectfully submitted,

VOLNEY DILTZ,

E. A. ELLIOTT, W. H. STEPANEK,

F. M. HANSON,

D. FULTON RICE, DAVID BRITTAIN,

On the part of the House.

W. J. GOODWIN,

C. F. Johnston,

A. J. SHINN,

W. S. BAIRD, A. H. BERGMAN.

C. L. RIGBY,

On the part of the Senate.

Passed on file.

On motion of Orr of Keokuk, the House adjourned until 10:00 a.m. Wednesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 14, 1925.

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

Prayer was offered by the Rev. H. A. Dierdorff, pastor of the Miller Memorial U. B. church, Des Moines.

Journal of January 13th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

O'Donnell of Dubuque for the remainder of the week, on requset of Stookesberry of Davis; Bixler of Adams and Anderson of Montgomery for the remainder of the week, on request of Leonard of Taylor.

OATH OF OFFICE

The following named doorkeepers took and subscribed to the required oath:

E. P. Taylor

Wm. N. Abraham J. B. Brown J. J. Brown Chas. Hamilton

A. M. Lafferty

Victor E. Lindquist

J. E. Kent

Albert G. Reichardt

The following named page took and subscribed to the required oath:

William Goff

CONSIDERATION OF CONCURRENT RESOLUTION

Senate Concurrent Resolution No. 2, found on page 21 of the House Journal of January 13th, relative to a recess, was taken up for consideration.

Forsling of Woodbury moved that the House concur.

Brittain of Madison offered the following amendment and moved its adoption:

Amend the resolution by striking therefrom the words and figures "Tuesday, January 20th" and inserting in lieu thereof the words and figures "Monday, January 19th."

Amendment rejected.

Motion of Forsling of Woodbury prevailed and the House concurred in the Senate Concurrent Resolution.

The report of the committee on inaugural ceremonies, found on pages 58 and 59 of the Journal of January 13th, was taken up for consideration.

Diltz of Polk, chairman of the committee, announced that the Murray Family Orchestra had been secured to render the music for the afternoon program instead of the Rubinson orchestra.

On motion of Mr. Diltz the report was adopted.

COMMUNICATIONS FROM THE SECRETARY OF STATE

The following communications were received from the secretary of state:

I, W. C. Ramsay, Secretary of State of the state of Iowa, do hereby certify that I selected the newspapers below named, being two in each congressional district in the state of Iowa, to publish Joint Resolution No. 5, as passed by the Fortieth General Assembly, and referred to the Forty-first General Assembly, proposing an amendment to the constitution of the state of Iowa, relating to the qualifications of members of the House of Representatives.

First Congressional District—Republican, Wapello; News, Mt. Pleasant.

Second Congressional District—Leader, Bellevue; Republican, Marengo.

Third Congressional District—Chronicle, Hampton; Herald, Eldora. Fourth Congressional District—Argo-Gazette, West Union; Republican, Decorah.

Fifth Congressional District—Republican, Cedar Rapids; Eureka, Anamosa.

Sixth Congressional District-Herald, Grinnell; Herald, Oskaloosa.

Seventh Congressional District-Madisonian, Winterset; News, Adel.

Eighth Congressional District—Republican, Hamburg; Herald, Clarinds.

Ninth Congressional District-Acorn, Oakland; News, Adair.

Tenth Congressional District—Advance, Algona; Advocate, Rockwell City.

Eleventh Congressional District-Sun, Sac City; Times, Cherokee.

And I further certify that said Joint Resolution No. 5 was published in said newspapers for the period of three months previous to the general election for members of the Forty-first General Assembly, as provided by law.

In testimony whereof, I have hereunto set my hand and caused to be affixed the official seal of the Secretary of State of the state of Iowa.

Done at Des Moines this 12th day of January, A. D. 1925.

(Seal) * W. C. RAMSAY, Secretary of State.

I, W. C. Ramsay, Secretary of State of the state of Iowa, do hereby certify that I selected the newspapers below named, being two in each congressional district in the state of Iowa, to publish Joint Resolution No. 6, as passed by the Fortieth General Assembly (Special Session) and referred to the Forty-first General Assembly, proposing an amendment to the Constitution of the State of Iowa, relating to the apportionment of the state into senatorial districts.

First Congressional District—News-Republican, Farmington; New Era News, Mediapolis.

Second Congressional District—Observer, DeWitt; Journal-Tribune, Williamsburg.

Third Congressional District—Star, Clarksville; Progress-Review, La Porte City.

Fourth Congressional District—Enterprise, Clermont; Register, Rockford.

Fifth Congressional District—Star-Clipper, Traer; Gazette, Cedar Rapids.

Sixth Congressional District-New Era, Baxter; Register, Grinnell.

Seventh Congressional District—Herald, Indianola; Herald, Story City.

Eighth Congressional District-Star-Enterprise, Afton; Chronicle, Lamoni.

Ninth Congressional District—Review, Villisca; News, Missouri Valley.

Tenth Congressional District-News, Gowrie; Record, Jewell.

Eleventh Congressional District—Pilot Tribune, Storm Lake; Independent, Hawarden.

And I further certify that said Joint Resolution No. 6 was published in said newspapers for the period of three months previous to the general election for members of the Firty-first General Assembly, as provided by law.

In testimony whereof, I have hereunto set my hand and caused to be affixed the official seal of the Secretary of State of the state of Iowa.

Done at Des Moines this 12th day of January, A. D. 1925.

(Seal) W. C. RAMSAY, Secretary of State.

On motion of Stookesberry of Davis the House adjourned until 10:00 a.m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 15, 1925.

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

Prayer was offered by the Rev. Elmer Nelson Owen, rector of St. Paul's Episcopal church, Des Moines.

Journal of January 14th corrected and approved.

REPORT OF COMMITTEE ON MILEAGE

Held of Plymouth, from the committee on mileage, submitted the following report:

Mr. SPEAKER: Your committee appointed to fix the mileage due each member, begs leave to submit the following report:

Name	Miles	Amt.	Name	Miles	Amt.
Aiken, John	144	\$14.40	Grimwood, E. A		18.40
Anderson, Carl C		12.60	Gripp, Ira A	70	7.00
Anderson, C. E		7.20	Hager, J. H	265	26.50
Anderson, Oscar		10.20	Haney, Roy		14.60
Bauer, J. C		12.40	Hansen, John T	183	18.30
Berry, H. S		7.00	Hanson, H. N	165	16.50
Bierkamp, Wm		15.70	Hanson, Frank M		12.40
Bixler, J. M		11.70	Harrison, E. P		11.30
Blackford, A. V	131	13.10	Harrison, F. M		5.80
Blake, Wm. R	208	20.80	Hattendorf, H. C.	201	20.10
Blythe, Fred R	100	10.00	Held, G. E	228	22.80
Brittain, David	40	4.00	Hempel, J. G	320	32.00
Carter, L. V		9.00	Higgins, R. J		6.60
Christophel, G. W		13.30	Hill, Lafe	145	14.50
Clark, R. S		21.50	Hollis, C. A	115	11.50
Cole, C. G	184	18.40	Hubbard, W. F	120	12.00
Craig, Coy	18	1.80	Huff, Chas. W	131	13.10
Dewar, H. C	165	16.50	Johnson, Francis.	180	18.00
Diltz, Volney			Johnson, J. H	36	3.60
Eckles, R. B		12.50	Kennedy, W. S		15.00
Eden, John	193	19.30	Kent, John W	60	6.00
Edge, G. W	39	3.90	King, James A	156	15.60
Edson, W. C		13.5Q	Knudson, I. H	60	6.00
Elliott, E. A			Knutson, C. A	149	14.90
Fleming, Jas. D	135	13.50	Latimer, A. D	160	16.00
Forsling, L. B		21.00	Lepley, Ellet	106	10.60
Francis, M. H	35	3.50	Leonard, Arthur.		11.70
Gilbertson, O		22.60	Lichty, E. M		10.80
Graham, S. L	97	9.70	Lieberknecht, Ern	st169	16.90

Name	Miles	Amt.	Name	Miles	Amt.
Long, W. L	117	11.70	Rice, D. F	100	10.00
Lovrien, F. C	110	11.10	Roberts, J. W	112	11.20
McCaulley, M. R	118	11.80	Rust, H. A	103	10.30
McIlrath, J. L	55	5.50	Ryder, John	206	20.60
Martin, Theodore		22.20	Saunders, W. E. G.	142	14.20
Mathews, H. A		15.30	Schulte, H. H		14.00
Maxfield, G		6.00	Smith, Geo. W		19.00
Merritt, J. G		10.20	Smith, Ward B		15.00
Miller, Geo. E	120	12.00	Stepanek, W. H	141	14.10
Napier, T. W		12.30	Stookesberry, A	115	11.50
Natvig, Ole	215	21.50	Strippel, Werner		13.50
Noble, A. C	168	16.80	Swanson, G. E	175	17.50
O'Donnell, T. J		20.60	Thomas, E. B	108	10.80
Oldham, Chas	75	7.50	Troup, Martin H		5.00
Oliver, C. G	186	18.60	Truax, J. B		13.20
Orr, John		9.80	Ulstad, Oscar		9.90
Owens, H. B		15.60	Venard, G. L		23.20
Patterson, G. W	129	12.90	Vincent, E. W		6.00
Powers, T. E	140	14.00	Wagner, Joseph		17.50
Prichard, R. C	210	21.00	Walrod, Warren		20.40
Quirk, L. T		14.00	Williams, D. E		7.50
Rankin, John M		22.50	Wilson, W. W		13.80
Rassler, A. G		12.20	Wolfe, T. L		15.80
Ratliff, Z. S	138	13.80	Yenter, Ray	121	12.10
Reimers, O. J	226	22.60	,		
Rhinehart, Chas	22	2.20			

G. E. HELD. F. M. HANSON. WILBER F. HUBBARD.

Committee.

The report was read for the information of the House. On motion of Held of Plymouth the report was adopted.

REPORT OF COMMITTEE ON COMMITTEE CLERKS

McCaulley of Calhoun, chairman of the committee on committee clerks, submitted the following report:

MR. SPEAKER: We, your committee appointed to examine, select and assign committee clerks for the House of Representatives of the Forty-first General Assembly, beg leave to submit the following selections and assignments:

Ethelda Swartwood: Hill, McCaulley. Osie Mae Minick: Oliver, Wagner.

Pauline Crawford: Craig.

Dorothy Miller: Johnson of Dickinson. Hattie Van Cleve: Long, Hattendorf.

Helen Fangman: Smith of Chickasaw, Wilson.

Ruth Coxe: Stookesberry, O'Donnell.
Jeannette E. Graves: Noble, Gilbertson.
Ruth Williams: Rhinehart, Ryder.
Margaret Ford: Ratliff, Haney.

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Clara Baker: Elliott, Brittain.

Mary Skoglund: Forsling.

MARION R. McCAULLEY, Chairman.

D. FULTON RICE. IRVING H. KNUDSON.

Committee.

On motion of Mr. McCaulley the report was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the report of the joint committee on extra help in which the concurrence of the House is asked.

WALTER H. BEAM, Secretary.

INTRODUCTION OF BILL

House File No. 1, by Vincent of Guthrie and Rassler of Pocahontas, a bill for an act authorizing the executive council to rent suitable office space for the use of the state government and providing an appropriation therefor.

Read first and second times and, on request of Vincent of Guthrie, unanimous consent having been obtained, the bill was taken up for immediate consideration.

Unanimous consent having been given to suspend the rule prohibiting the second and third readings of a bill on the same day,

Vincent 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?"

The ayes were:

Aiken Haney Kundson Rhinehart Anderson of Hanson of Knutson Rice Decatur Hancock Lepley Rust Bauer Hanson of Long Ryder Blackford Winnebago Lovrien Saunders Blake Harrison of McCaulley Smith of McIlrath Clarke Chickasaw Blythe Brittain Harrison of Martin Smith of Carter Pottawattamie Mathews O'Brien Christophel Held Maxfield Stepanek Cole Hempel Merritt Stookesberry Craig Higgins Napier Strippel Dewar Hill Oldham Swanson Diltz Hollis Oliver Thomas Eden Hubbard Orr Troup Owens Huff Truax Edge Johnson of Patterson Venard Elliott Vincent Dickinson Fleming Powers Forsling Johnson of Quirk Wagner Marion Rankin Walrod Francis Graham Kennedy Rassler Williams Ratliff Wilson Kent Grimwood Reimers Mr. Speaker—84 Gripp King Hager

The nays were: None.

Absent or not voting:

Anderson of Clark Lichty Prichard Montgomery Eckles Lieberknecht Roberts Anderson of Gilbertson Schulte Miller Webster Hansen Natvig Ulstad Berry Hattendorf Noble Wolfe Bierkamp Latimer O'Donnell Yenter-24 Bixler Leonard

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

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

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

Napier of Ringgold moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint session.

Motion prevailed, and the Speaker appointed as such committee: Napier of Ringgold, Haney of Mills and Bauer of Washington.

The committee appointed to notify the Senate that the House was ready to receive it in joint session reported that the duty had been performed. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President pro tempore of the Senate, the secretary of the Senate and the honorable body of the Senate.

The President pro tempore of the Senate was escorted to the Speaker's station, the secretary to the chief clerk's desk and the members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

January 15, 1925.

The joint session reconvened, Hon. Ed H. Campbell, President pro tempore of the Senate, presiding.

The President pro tempore 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 15, 1925.

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 4, 1924, beg leave to make the following report of the total vote cast for Governor:

John Hammill	,765
J. C. Murtagh	,333
W. J. Burbank	1
P. Murtagh	1
Luther Bubon	2
Scattering	2
And the total vote cast for Lieutenant Governor, at the election	held

And the total vote cast for Lieutenant Governor, at the election held November 4, 1924:

Clem F. Kimball	585,262
L. W. Housel	212,969
Scattering	2

All of which is most respectfully submitted.

GEO. B. PERKINS, L. B. FORSLING,

Judges.

W. SCHMEDIKA,
O. E. GUNDERSON,
W. H. STEPANEK,
GEO. E. MILLER,

Tellers.

On motion of Senator Perkins the report was adopted.



President pro tempore Ed II. Campbell of the joint convention announced that John Hammill, 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 Clem F. Kimball was duly elected to the office of Lieutenant-Governor for the ensuing term, or until his successor is duly elected and qualified

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

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 15, 1925.

This is to certify that upon a canvass in joint convention of the two Houses of the Forty-first General Assembly of the State of Iowa of all the votes cast at the general election held November 4, 1924, for the office of 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 elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 15th day of January, A. D. 1925.

ED H. CAMPBELL,

President pro tempore of the Senate and

President of the Joint Convention.

W. C. EDSON, Speaker of the House.

GEO. B. PERKINS, Teller of the Senate.

L. B. FORSLING,

Teller of the House.

A. C. GUSTAFSON,
Clerk of the House and Clerk of the Joint Convention.

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 15, 1925.

This is to certify that upon a canvass in joint convention of the two Houses of the Forty-first General Assembly of the State of Iowa of all

the votes cast at the general election held November 4, 1924, for the office of Lieutenant Governor of the State of Iowa, it appeared that Clem F. Kimball received the highest number of all votes cast for any candidate at said election for said office, and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 15th day of January, A. D. 1925.

ED H. CAMPBELL,

President pro tempore of the Senate and

President of the Joint Convention.

W. C. Edson, Speaker of the House.

GEO. B. PERKINS, Teller of the Senate.

L. B. FORSLING, Teller of the House.

A. C. GUSTAFSON.

Clerk of the House and Clerk of the Joint Convention.

l'resident pro tempore Campbell then directed the abstract of votes and certificates of election to be filed with the secretary of state.

Senator Shinn of Harrison moved that a committee of five be appointed to notify Governor-elect John Hammill and Lieutenant-

Governor-elect Clem F. Kimball of the official result of the canvass of the votes.

Motion prevailed and President pro tempore Campbell named as such committee, Senators Shinn of Harrison and Johnston of Franklin and Representatives Hanson of Hancock, Grimwood of Jones and Hubbard of Pottawattamie.

Senator Shinn, chairman of the joint committee appointed to notify Hon. John Hammill and Hon. Clem F. Kimball of their election to the offices of Governor and Lieutenant-Governor, respectively, submitted the following report and moved its adoption:

MR. PRESIDENT: As a committee appointed at the joint session to inform the Honorable John Hammill and Honorable Clem F. Kimball 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.

A. J. SHINN.
C. F. JOHNSTON.
F. M. HANSON.
WILBER F. HUBBARD.
E. A. GRIMWOOD.

Report adopted.

The sergeant-at-arms announced the arrival of Governor-elect John Hammill and Lieutenant-Governor-elect Clem F. Kimball, accompanied by Governor Kendall and his staff.

Governor-elect Hammill, Lieutenant-Governor-elect Kimball and Governor Kendall were escorted to the Speaker's station.

Invocation was delivered by the Rev. Herbert Scott.

The oath of office was administered to Lieutenant-Governorelect Clem F. Kimball by the Hon. F. F. Faville, chief justice of the Supreme Court.

Lieutenant-Governor Clem F. Kimball, President of the Senate, presiding.

The oath of office was administered to Governor-elect John Hammill by the Hon. F. F. Faville, chief justice of the Supreme Court.

Lieutenant-Governor Kimball then presented Governor Hammill, who delivered the following address:

GOVERNOR'S INAUGURAL ADDRESS

Mr. President, Mr. Speaker, Senators and Representatives of the Fortyfirst General Assembly, Ladies and Gentlemen:

In taking this most solemn obligation required by our constitution and laws preparatory to assuming the duties of the office to which the suffrage of a great commonwealth has called me, I do so with a deep appreciation of the great responsibility imposed. The people of Iowa have been kind and generous and I desire to express to them my sincere thanks for the high honor they have conferred upon me. It is my desire to conduct the Governor's office and the management of the State's business in a manner that will secure the best possible results for the people of our state. In order that this hope may be realized, it is my purpose to counsel with those who manifest an interest in public affairs and who have the welfare of the state at heart. I expect to seek, and secure if possible, the benefit of the knowledge, training and experience of those who are expert in the various departments of our state government and who are well versed in every activity in which the state is interested. I shall look to the Divine Master for guidance and I earnestly request the cooperation of all to the end that I may succeed in giving an administration that will result in great good to our citizens and in the advancing of the many interests of our state.

The Representive stands to act for those who elect him. The people have chosen you to represent them in this Legislative Assembly, with a stern mandate that your best efforts and energy and thought shall be concentrated, devoted and dedicated to the common good. Having been privileged to occupy a seat in the General Assembly, I appreciate the important position of the Legislator. May your deliberations here be pleasant and profitable; may real good come as a result of your labors and may the deepest mutual confidence exist between the Legislature and the Executive Department. May all our relationships be open, frank and sincere. The true Executive will carry into effect the laws he finds upon the statute books. The people of the state have entrusted you with supreme authority and sovereign power to determine the character of our laws which vitally affect their welfare. The responsibility is grave, sacred and solemn and in the exercise of that privilege you should bring to bear on all of your acts and deliberations, a vision unclouded by selfishness and improper motive. Others may suggest, but you alone can act. That action should be prompted by unselfishness and a courageous desire to render service. A reverent dedication of your best self and effort to the work at hand will result in acts reflecting credit on yourself and conferring benefit on the commonwealth.

It is a matter worthy of note that our industrial and financial skies are brightening after the disastrous economic effects of a great war. It has been a period which has tried men's souls. The shrinkage of property values, and the depression of agricultural prices have swept away in many instances the accumulated savings of a lifetime. Financial problems involving the deepest concern and gravest consequences have pressed heavily upon the people and have cast a shadow of fear and deep anxiety upon the majority of homes in Iowa. Because these problems have been



were, where present throughout America, there has developed a deep unrest in society, and in this condition of depressed hopes, disheartenment and discouragement, the people are appealing for some kind of help and relief. They are not quite sure that government can bring the relief desired but they are demanding that all governmental agencies shall render every possible help, and by all means shall make as light as possible the burdens of taxation.

I cannot in the short time which has been allotted to me, enter into a general discussion and present to you all of the various questions of interest to the State which it might be proper to consider in a message to your Honorable body, but I shall refer to some of them briefly, and recommend your careful consideration of the splendid and thoughtful message which our retiring Chief Executive transmitted to you Tuesday. I also wish to extend heartiest felicitations to the retiring Governor and wish to congratulate him and all of his co-workers upon the splendid record made during the past four years.

AGRICULTURAL PROBLEMS

Let us look upon the situation in agriculture in this nation,—it is accepted by all as the basic industry of our land. One hundred years ago an artisan and laboring man with a trade was as independent as the average farmer in Iowa is today, but coming with the invention of machinery, and the development of the industrial system of the laboring man, the artisan has passed out and become a cog in the wheel of industry to which he belongs and the industry has been developed, manufacturing an article, carrying it by way of a train to its sales agency, to all the corners of the earth.

The largest group of any industry in America is that of the producers on the farm. That is an industry as much as a factory, but there is no homogeneity in the way of distribution of farm products. A farmer loves his individuality and he has retained not only the right to work upon his farm and develop what he has, but he has insisted on marketing his products himself. The result has been a fluctuation in prices on farm products which we do not have in the manufactured article much to the detriment of the farmer.

We are all familiar with the fact that the farmer dumps his crop on the market in the fall and too frequently, prices are forced down and then, when the farm products have all been delivered, prices fluctuate up and down and the farmer does not get the real benefit. Other industries do not flood the market. Their products are stored until the demand is there to buy it. That should be the case with the farmer, but it cannot be done when all the farmers act individually. Some way must be devised to combine their selling power of their products to feed the market from time to time as these products are needed. I believe that the greatest cause of the fluctuation in prices of farm products today is that there is not an intelligent, orderly and continuous marketing during the twelve months of the year.

In 1910 the farmers of Iowa had mortgages upon their property of about \$26.83 per acre. In 1920, ten years later, they had mortgages on their farms to the extent of \$63.19 per acre. That indicates something

of the trouble the farmer has experienced during the past four years, especially following five or six years of inflation and it cannot be corrected in a minute. Price stabilization is what is needed. The farmer, himself, through cooperative methods must be the dominant force in the method of marketing of agricultural products and then he will become the force that will stabilize the prices of his own products. Let us take stock in what has been done elsewhere in regard to things produced by agricultural classes and see whether or not it can be carried to a successful conclusion in the northwest. I have never flagged in my interest and faith in the proposition of cooperative, orderly marketingmarketing of farm products in a given way by the farmer to some big business concern organized among the farms themselves for the marketing of their own products. Let not their right thereto be given away. The artisan has passed out and becomes a cog in the wheel of the great industry. Let not the farmer pass out and become a cog in a great marketing institution which does not belong to him. The cooperative institution will have to be made, in some cases, not a state proposition, but a regional and probably a national organization. I have a lot of sympathy for the farmer and a lot of pride in the farmer and I want to tell you, gentlemen, if there is any man in this Assembly who thinks the average farmer in the United States wants anything but a square deal and a fair chance, that he wants to be subsidized by the government, that he wants to be made to pity himself, you are mistaken. The business of farming, gentlemen, is just as honorable as any business in the world. I am deeply interested in trying to work out his problems.

There is a lot of talk about providing more money for the farmer; more credit. Debts must be paid. What the farmers want to hear about is not where they can borrow more money but how they can pay what they already owe. No doubt, in some instances, you can help a man out of debt by lending him some more money for his specific purpose, but generally speaking you do not get a man out of debt by getting him in more. Cooperation in marketing crops alone will not avail if there is no cooperation in planting. What is the use of having an association to sell produce when the country is flooded. There must be cooperation in what to plant as well as how to market.

Through organization some plan must be devised by which the producer can shorten the selling cost of marketing. This in my judgment is the solution of the farm problem. All investigations will in the end lead to the same conclusion. The spread between farm and consumer prices is the place where more money can be found for the farmer, and why continue to deceive him into believing he can get it from any other source. The production problem will in the main take care of itself, and the marketing problem is the one which needs organization. Let us study this problem and if necessary convert part of the agricultural bureaus of the various states into sales organizations. It is about time the agricultural west did some organizing. By proper organization, farm products could be apportioned and distributed according to market needs. Scientific marketing is in part based upon holding back part of the supplies for release as the product is necessarily needed for consumption. In order that this may be done, there must be an intelligent study



of the problem in a scientific way. Facts must be ascertained, costs of production determined, and success and failures in the past here and elsewhere should be known with scientific thoroughness. All the facts bearing upon balanced production and economical marketing should be made available to the people of Iowa. The Agricultural Experimental Station has already made some progress along this line, but their activities should be greatly enlarged and speeded up in order to hasten the solution of these vital questions.

This section of the country, including Iowa and other states, has been punished severely by economical conditions of the last few years. It happens that this year some of our neighboring states have been greatly benefited by a combination of good weather and good markets. A big wheat crop and high prices have been a boon to wheat growers. Territory to the south of us was not afflicted by early frosts, and most of their corn ripened and has been put on the market at high prices. The territory to the east and north of us has had the benefit of more or less wide diversification of agriculture, including especially profitable dairy production, but Iowa again this year, has been afflicted, this time through the failure of the corn crop to mature. With all of these difficulties and with the fact that they have continued in Iowa longer than in some other agricultural sections, the Iowa farmers have maintained their faith and worked on against great odds. It truly seems that with our great wealth of fertility and with the wonderful record of successful agriculture through many years of the past, and with the fact that the chance of unfortunate weather has been against us. it is almost an absolutely safe prophecy to make, that another year agriculture in Iowa must come back to her own. The farmers of Iowa will be rewarded for the long period of toil and hardships with normal crops and fair prices.

DEPARTMENT OF AGRICULTURE

The wisdom of the Fortieth General Assembly in establishing the Department of Agriculture and consolidating several departments and commissions that were operating separately and reorganizing them under one head, has been demonstrated. The consolidation of the departments not only has resulted in economy and efficiency but has given due recognition to agriculture. It was also in the mind of the Legislature that the placing of the departments under one head would result in the reduction of the cost of operation and increase the service. The first year's work under the new department has demonstrated that the legislation accomplished its purpose. This provision of the law places common sense and business methods in the administration of the department.

I commend to your thoughtful consideration any measure that may have for its purpose the strengthening of the Department of Agriculture consistent with good business efficiency.

IOWA AT THE INTERNATIONAL LIVE STOCK EXPOSITION

Iowa should take pride in the winnings of the Iowa State College at



the International Live Stock Exposition held in Chicago. In the keenest competition open to the world and participated in by the prominent breeders and feeders and by all the leading colleges of agriculture, Iowa State College won 140 ribbons and about \$3,000.00 in prizes on its exhibit of live stock. The exhibit of live stock from Iowa State College was the cause of much favorable comment from officials, judges, exhibitors and spectators at the International. It was stated by some of the officials that the Iowa State College winnings this year on fat steers of three breeds has never been equalled at the International Show.

I want also to call your attention to the winning of the Boys' Club Stock Judging Team of Franklin County, under the leadership of V. B. Hamilton, County Agent. This team was the champion at the National Dairy Show in Milwaukee and as a result of that contest they won highest honors in the United States in judging dairy stock. In the last three years, this honor has been taken twice by teams from Maryland and once by a team from Illinois. Each of these teams has been given a trip to Europe by friends in the state who were proud of their boy representatives, and who wanted to give them an opportunity to represent their state and the United States in the International Live Stock Judging contest and to study live stock and agricultural conditions in Europe. Iowa cannot afford to do less. The International Live Stock Judging contest this year will be held at London in the month of June, 1925. I, therefore, recommend that you appropriate the sum of \$5,000.00 for the purpose of defraying the expenses of this team to Europe.

DEVELOPMENT OF ARID LANDS

The Congress of the United States and the various Legislatures and Farm Organizations are continuously presenting the deplorable condition of the farmers. Yet at the same time Congress is making appropriations for the purpose of developing arid land in competition with the agricultural lands now in existence and at the expense of an already tax-burdened people. This is not a time to incur additional expense to bring into use additional land through costly irrigation enterprises, nor is it a time to encourage people to take up homesteads, which at the best in these days, are on land of low productivity. The public should be relieved of the burden of paying taxes to support these enterprises.

It would be appropriate for this Legislature and for the Legislatures of other agricultural states to memorialize Congress to suspend the development of irrigation enterprises and the increase of homesteads until agricultural conditions throughout the country are such as to justify these new sources of food production.

HIGHWAYS

Very substantial progress has been made in the development of highways in the State of Iowa. Beginning a few years ago with no organization, it was necessary to build from the bottom up, and it is one of the most important enterprises carried on in the state. It is not necessary here, of course, to speak of the importance of highways both from an economical and from the standpoint of the many advantages and contributions which highways make for the development of the State and enlarging of the opportunities in the lives of the people. Very substantial progress has been made in the state in the building of roads since commencing this program. Many miles of federal aid and state aid projects have been completed, but, with the completion of these and other roads that are to be built in the future, comes additional responsibility in the way of maintenance, and if proper maintenance of roads is not instituted, money expended for their construction will in a large degree be wasted. In 1921 Congress passed a bill making it mandatory upon the states to assume the responsibility of maintaining roads constructed through federal aid. And, as a matter of fact, the federal law requires that proper action be taken by the several states in this respect, or federal aid will be discontinued. What must be done in the revision of our state primary road law in order to meet the requirements of our federal aid road law, I wish to advise you as follows:

(a) Requirements of federal aid law. Section 2 of the federal aid road law provides among other things "the term 'state funds' includes for the purpose of this act, funds raised under the authority of the state or any political subdivision thereof, and made available for expenditure under the direct control of the state highway department."

Section 7 of the federal aid highway act provides "that before any project shall be approved by the Secretary of Agriculture for any state, such state shall make provisions for state funds required each year by this act for construction, reconstruction, and maintenance of federal aid highways, which funds shall be under the direct control of the state highway department."

Section 12 of the federal aid highway act provides "that the construction and reconstruction of the highways or parts of highways under the provisions of this act, and all contracts, plans, specifications, and estimates relating thereto shall be undertaken by the state highway departments subject to the approval of the Secretary of Agriculture. The construction and reconstruction work and labor in each state shall be done in accordance with its laws and under the direct supervision of the state highway department, subject to the inspection and approval of the Secretary of Agriculture and in accordance with the rules and regulations pursuant to this act."

From the above quotations it is apparent that the federal aid law contemplates and requires that the federal government shall deal only with the state highway department and that the state highway department shall have full control of the construction and maintenance work on federal aid roads and the funds created therefor by the state, so that the state highway department can deal with the federal government in a responsible capacity.

(b) Requirements of our State Primary Road Law. Section 4697 Code of 1924 provides "when the board of supervisors of any county



shall decide to begin the improvement of any division of said primary road system * * *."

Section 4700 Code of 1924 provides "as soon as the approved plans and specifications are received by the board of supervisors, they shall proceed to advertise for bids for the construction of said improvement."

Section 4702 Code of 1924 provides among other things, "all claims shall be * * * filed with and audited by the board of supervisors and then forwarded to the state highway commission for final audit and approval."

Section 4731 Code of 1924 provides among other things, "the board of supervisors is hereby given plenary jurisdiction subject to the approval of the council, to purchase or condemn right-of-way therefor and grade, drain, gravel, or hard surface any road or street which is a continuation of the primary road system of the county * * *."

From a reading of the above quotations from the law, it is apparent that the power to construct and maintain the primary roads in this state, is vested in the board of supervisors and not in the state highway commission. Therein our law is in direct conflict with the federal aid law.

(c) Time given states to amend their laws. It was recognized by members of Congress and others who were interested in the passage of the federal aid road law, that in several of the states there would be conflicts between the federal aid law and the state laws and that it would be necessary to allow considerable time to the states in which to amend their state laws so as to conform with the federal aid law. Accordingly, Section 24 of the federal aid law provides "that in any state where the existing constitution or laws will not permit the state to provide the revenues for the construction, reconstruction, or maintenance of highways, the Secretary of Agriculture shall continue to approve projects for said state until five years after November 9, 1921, if he shall find that said state has complied with the provisions of this act in so far as its existing constitution and laws will permit."

This is the provision of law under which we are now receiving federal aid. In view of the conflict between our state law and the federal aid law, the Secretary of Agriculture will after November 9, 1926, have no power to approve a federal aid project in this state and we will, therefore, after that time, cease to receive federal aid.

Summary. Briefly stated, our state law conflicts with the federal aid law in that the federal aid law requires that the construction and maintenance of federal aid roads shall be under the direct control of the state highway department, while our state law places the initiation of construction projects, the letting of contracts therefor, and the maintenance of the federal aid roads, under the direct control of the board of supervisors. In order to fully comply with the federal aid law, we must so amend our state law as to place the direct control of construction and maintenance work on the primary roads, and the funds created therefor, under the state highway department.

Under our state law, the primary road funds are allotted to the counties on the basis of area. In order to comply with the federal aid law, it is not necessary that the county allotment feature of our law be done away with. As I understand it, we can fully comply with the



federal aid act and still continue the practice of allotting our funds among the counties. However, such a practice would not operate to the best advantage of the highway improvements of this state. In order to secure the maximum amount of benefit in this state from the primary road fund, we should discontinue the practice of allotting our funds among the counties and should handle said funds as a single state fund for the improvement of the primary roads of the whole state.

I call your attention to the road plank of the Republican platform adopted in July, 1924, which is as follows:

"The people of Iowa want and must have roads greatly improved. To that end we urge the Iowa Legislature to meet all requirements of the federal statutes for obtaining and preserving Iowa's portion of federal aid. We recommend that the state be authorized and empowered to improve and maintain the primary roads of Iowa."

As further bearing on this subject, and showing the attitude of the national political parties with reference to roads and to the continuation of federal aid for road work, I wish to say that the platform adopted by the Republican National Convention at Cleveland in June, 1924, contains the following:

"The federal aid act, adopted by a Republican Congress in 1921, has been of inestimable value in the development of the highway systems of the several states and of the nation. We pledge a continuation of this policy of federal cooperation with the states in highway building. We favor the construction of roads and trails in our national forests necessary to their protection and utilization. In appropriations, therefore, the taxes which these lands would pay if taxable, should be considered as a controlling factor."

The platform adopted by the Democratic National Convention in New York City in June, 1924, contains the following paragraph with reference to roads:

"Improved roads are of vital importance, not only to commerce and industry, but also the agriculture and natural life. We call attention to the record of the Democratic party in this matter and favor continuance of federal aid under existing federal and state agencies."

As a general proposition, I am not very enthusiastic about federal aid, yet to abandon federal aid in connection with our highways at this time would be a short-sighted policy which the people of this state would resent and repudiate. I, therefore, urge upon you the necessity of early action in complying with the provisions of the federal law in reference to maintenance of highways.

During the past two years construction work on the primary road system has proceeded at such rate that the funds available were not sufficient to meet the construction costs as they became due. The special assessment feature of the primary road law should be done away with and all assessments which have been levied against adjacent and abutting property for the paving of primary roads should be refunded. Whenever the traffic on a road becomes so heavy that paving is required, the improvement of such a road is a community problem and not an individual one. The present primary road fund is not sufficient to maintain the primary road system and at the same time finance a primary

road construction program that should be followed. Additional revenue from some source must be provided. It is believed that the most practical source for such additional revenue would be through the levving of a tax on gasoline. Roads must be built and maintained. That costs money. The money must be raised by some form of public license or taxation. Years ago it was just and proper to raise all road funds by a general property tax on the farms and homes. In the days of horsedrawn vehicles, it was a farm to market highway, used almost solely by the neighbors and paid for by the neighbors by general property tax. Today, with the automobile, the motor truck and bus, the road is not a neighborhood or town road, but a county, a city, a state, a national highway, used by everybody from everywhere. Under these changed conditions, with the general property tax at a prohibitive point, it is simply common sense and common fairness to say that the people who use the roads and get most of the benefits from them, the motor vehicle owners, should pay a share of the cost. Gasoline used for agricultural and industrial purposes should be exempted from the tax. There are thirty-six states which have a gasoline tax at this time. The gasoline tax is not a sales tax. Its purpose is not to raise money by tax on sales, but to raise it by tax on road use.

A law of this character would force motorists, who are the principal users of gasoline, to pay a tax as nearly as may be in proportion to their use of the public roads. In keeping with this idea, the funds should be segregated from other funds of the state for the use of the state and local highway agencies in building and maintaining the public roads.

A program which contemplates the issuing of a large bond issue at this time for highway purposes should receive your very careful and thoughtful consideration before its adoption. I personally question its advisability.

Assuming that there could be placed to the credit of the primary road fund, which includes automobile license fees, federal aid revenue and one-third of the funds derived from a proposed gasoline tax of two cents per gallon, these three factors will yield an estimated total annual sum of \$11,500,000.00 for the primary road fund, and from three to three and one-third million dollars additional funds for county roads.

It costs the people no more to raise a fund to be used entirely for road building than to raise a fund to be used partly for road building and partly for paying the interest on bonds. I am inclined to the opinion that the citizens of Iowa would feel more kindly to a gasoline tax or any other special method of raising road funds if assured in advance that the funds would not be diverted to other purposes than building roads.

We must improve Iowa roads and the work should be carried on as rapidly as possible consistent with the ability of the people to pay. Large obligations that are a burden and excessive, ought to be guarded against by the public the same as by individuals.

OUR STATE EDUCATIONAL SYSTEM

We take pride in our public system of education, because of the high rank which our public schools and institutions of higher learning have attained among those of the nation. The high average intelligence and morality of our people is very gratifying and commendable. Good as these conditions are, Iowa must keep in the forefront of educational progress. Advantages of a generation ago cannot meet the needs of the present time and to a lesser extent the needs of generations to come.

The present is a critical period in the history of education. It requires wisdom, courage, and vision in order that progress may be made. We are familiar with the fact that there developed a period of extravagance in 1919-1920. Costs went up by leaps and bounds. We are far from being established on a basis fair to all industries and sorts of services rendered. Taxes likewise advanced until they have become a burden almost greater than the people can carry. There should be cooperation in careful expenditures for all public purposes including those for the support of education. Nevertheless, the solution of the tax-problem should be accomplished without detriment to the efficiency of our schools. Are not our country children and rural folks generally entitled to just as good educational, social and recreational opportunities as provided anywhere in the state? There should be no favored classes as far as educational opportunity is concerned.

There is urgent need of training of workmen in the trades and industries, whose ranks are fast being depleted. The scarcity of skilled labor is becoming alarming, especially in the building trades. At a metting of the American Construction Council held in New York City, October 2-3. 1924, the most brilliant contribution of the session was the address of Dr. Prosser, Director of the Dunwoody Industrial Institute of Minneapolis, on the subject: "The Necessity for Proper and Adequate Teaching Material in the Training of Apprentices." Dr. Prosser said, "In the Building Trades, we are today not training enough young men to take the place of twenty-five per cent of the death rate alone, to say nothing of those who retire from old age, accident, etc." The avenues for training of future workmen should not be closed. Either the system of apprenticeship should be revived and the apprentice given a fair chance to learn his trade, or classes and schools of a practical and technical character should be encouraged by the state for the preparation of tradesmen.

It is worthy of note that the extended use of the school plant for community activities is gaining ground rapidly. This is right. There is a distinct advantage in having buildings and grounds, taxing areas, and a population included in the district, sufficient to successfully carry out well organized programs for community enjoyment and betterment. The matter that transcends all other questions affecting the welfare of our people is the power of education and community activities to touch the life of every individual in a helpful and wholesome way and that makes a place a good one in which to live.

The extension service of our state colleges and university should be utilized to the fullest extent, thus carrying the superior training offered by these institutions to those unable to attend college.

The office of school treasurer should be abolished and provision made authorizing the county treasurer to pay all warrants drawn on school funds. It is a useless office and waste of the people's money.

Our schools and colleges should be divorced from political influences. Political affiliation should not be considered in the selection of school administration officials. To this end, the office of State Superintendent of Public Instruction should be classified with the heads of our state colleges and State University. I, therefore, recommend that the State Superintendent of Public Instruction should be selected by the State Board of Education.

The State Board of Education has been perplexed, if not bewildered, at the increasing complexity of the problem that confronts it. At the beginning of each biennium it was thought that the peak of attendance had been reached, but the number of students attending high school and college constantly increases. Only a few years ago, the total attendance at Iowa high schools was 35,000. Two years ago it was 85,000. Today it is probably somewhere between 85,000 and 100,000. An increasing number of high school graduates are entering our colleges annually.

It has been suggested that the attendance at our institutions of higher education be limited in numbers because of lack of accommodations and cost of maintenance. I, for one, believe that an opportunity should be afforded every young person in our state to attend college who desires to do so.

The State Board of Education was created to co-ordinate our institutions of higher learning and to make them cooperating units in a well thought out system of higher education for the state of Iowa. This co-ordination should be done in a statesmanlike manner, and if carried out to a successful conclusion, would result in a piece of educational work gratifying to all concerned. Institutional pride, selfishness, and sentimentalism should not dominate the management of our state institutions. This was in the mind of the legislature which created our present plan of one board for all of our institutions of higher learning. The Board, after their appointment, made an honest, painstaking effort to put that purpose into effect, but outside influences induced the General Assembly without any effort to compromise, to reverse itself, which in effect was an order to maintain the status quo.

Avoidable duplications undoubtedly still exist, that in the interest of economy, as well as educational efficiency ought to be remedied and another attempt should be made to carry out the original purpose for which this Board was created.

Our public schools and colleges are the most democratic institutions we have. People from all classes and walks of life may meet here on a common basis. The public schools, the state colleges, and the State University form a grand series of terraces of educational opportunity which should be supported liberally in order that none who seek entrance therein shall be deprived of the most efficient training possible within the financial ability of the people to reasonably provide. The best preparation our state and nation can foster in the making of citizenship is a sound body, a clear mind, a pure heart, ability to do something well, and faith in the love promulgated by the Prince of Peace.



IOWA COLLEGE FOR THE BLIND

I want to call your special attention to the work that is being done at the Iowa College for the Blind. The state is doing a splendid work in this institution but it is somewhat nullified by reason of the fact that the boys and girls leaving the institution lose their way because there is no friendly hand to guide them from day to day. Blindness forces a barrier that a man or woman finds it most difficult to overcome. Only the most courageous strike out boldly and undertake to pass over these barriers alone; many, very many, see nothing but failure ahead. The blind need the friendly guidance of the eyes, our whole social fabric is built up with the idea that there are eyes to guide.

The state should do something to improve the condition of our boys and girls when they leave school. They should be helped to situations and occupations. I know that there are those who will argue that we are making sufficient provision for the adult blind in the possibility of the county pensions, but the self-respecting blind would rather be self-supporting without the pension, if that were possible, and surely the maximum granted would scarcely support a man or woman in decency without other means of support. To my mind, wherever the state can make a man or woman self-sustaining, they are making a better citizen and such person's relationship to society and to the state and nation is greatly improved.

IOWA CHILD WELFARE COMMISSION

In November, 1923, my predecessor in office named an Iowa Child Welfare Commission to examine into the experience of more than thirty states of the Union in handling the problem of the handicapped child, those who are dependent, neglected or delinquent, as well as the feeble-minded and illegitimate. It is a movement nation-wide which has for years engaged the best thought and trained research of the nation. Standards have been worked out and there is available for our guidance and instruction the experience of many states, beginning with the work of the Ohio Commission in 1911.

The Iowa Commission, the members of which have served without pay, was granted an appropriation at the extra session of last year to cover its expenses. The members of the Commission are men and women known throughout the state, and well fitted to give this important subject the study it deserves. They have spent a year in surveying the conditions in the state, in consultation with judges, social workers, probation officers and others, inviting suggestions, gathering case material, surveying the population of the state juvenile homes, examining the laws of other states and the work of like commissions.

The Commission has, pursuant to directions in the act covering its expenses, prepared and placed in our hands its printed report, embodying the legislation which it recommends for enactment.

I earnestly urge your careful examination of this report. It comes from a body of men and women whose devotion to the social well-being of the state will no more be questioned than will their fitness by

experience and training to present a sane and efficient program for our consideration.

A study of the report of this Commission must convince the most skeptical that considerations both economic and humane demand that Iowa move forward with the long procession of American states taking advantage by legislation of the best methods in this important field.

I would bring to your favorable consideration the legislation recommended by the Commission. It is largely based upon the experience of sister states in the Mississippi Valley and legislation already in successful operation. In brief it covers provision for official contact by the state through a trained executive in and under the Board of Control, with the handicapped childhood of the state; the licensing of child placing and child caring persons or institutions, for the protection of the child, the foster parent and the state; the licensing of maternity homes for like reasons; the permissive creation of local welfare boards for better investigation of all cases of poor relief or commitment of children to state institutions; the requirement of judicial sanction in cases of adoption as is already done in all other states in the Union save Louisiana; the machinery for better administration of the law governing mothers' pensions, in aid of the courts and to protect against imposition; provision calculated to better inform the state as to its feeble-minded and for custody in certain cases; and amendment to the marriage law with a view to preventing issuing licenses to persons who are or have been in the custody of the Board of Control under guardianship for mental defects or in institutions for the insane or feeble-minded.

The Commission presents its proposals as an interlocked program, each measure requiring study in the light of, and as linked to, its sister bills. I invite your special attention to this feature of a report which I find satisfaction in commending to your most favorable consideration. The cause, that of the unfortunate childhood of the state, is one of the most sacred in our keeping and can but appeal to the most humane impulses of our people.

CHILD LABOR AMENDMENT TO THE CONSTITUTION

There is now pending an amendment to the Constitution of the United States to vest in the federal government power concurrent with that of the states to limit and prohibit the labor of children under eighteen years of age, which will be submitted to you for ratification.

All admit a workless childhood would be a calamity—nobody proposes any such thing; that is not the purpose or effect of child labor legislation, either state or federal.

Some opposition has arisen in the minds of farmers. Every student of rural child-labor problems knows that prohibition and regulation properly applicable to Industrial employment would be impracticable with regard to the home farm. We find the American home farm of today an excellent environment. However, greed and avarice should not be permitted to exploit the labor of children to their injury and to the hurt of the commonwealth. Invariably, where we have child labor, we find it is the cause of ignorance and poverty. The public conscience of many



of the states revolted against the exploitation of children. By the approval of this amendment, you do not seek to legislate-you simply confer upon Congress the power to legislate, concurrently with the states. The amendment would not limit child labor. It simply vests in Congress the power to limit or prohibit conformably with the dictates of public conscience and the needs of the public welfare. Where we find child labor, we find illiteracy. If it exists in one section of the country, its results will reach every other section of the country. If Congress is not empowered by constitutional amendment to act, the evil will continue to grow. The only recourse open is to amend the Constitution, for the sake of the children who will be driven into the industries of the country to their own injury. The children of America must be conserved. If we would preserve America and increase the honors we wear, it is our duty to see that no child shall be born without hope. To do this, we must preserve the birthright of every child in this land, thus making it impossible to buy or sell it for a pittance. We must protect property but the children of America are worth more than property.

The ratification of this amendment will be in the interest of humanity.

STATE PARKS

The progress that has been made toward conserving nature's beauty tracts for state parks is worthy of much commendation. It is well that these tracts be preserved as far as possible in their natural condition for their real scenic value and as the habitats for the native plants and animals. Many of these spots of land are useless for other purposes. They will become more and more interesting to tourists and to students of natural science. They have an aesthetic and ethical value that no state should ignore.

TAXATION

During the last few years we have heard frequent complaints as to the burden of taxation. While they have come from all parts of the community, the most vociferous have been those of the farmers, who contend that they are over-taxed in comparison with other classes of the community. As far as the weight of federal taxation is concerned, there is probably little truth in the contention. The taxes which have been bequeathed to us by the great war are composed in great measure of taxes on incomes and earnings; with the comparative paucity of great incomes among farmers, our system of graduated taxation falls primarily on the wealthy business men and the large property owners. The situation is, however, very different in the case of state and local taxation which is imposed primarily upon property. It is here that the chief complaints as to inequality are urged. What, then, is the solution of the difficulty? All sorts of cure-alls have been proposed. Fortunately, the farmer turns a deaf ear to most propositions. The single tax propaganda, for instance, is much less effective in the United States than it was a generation ago; and the proposition to put the entire weight of taxation upon land naturally does not appeal to the farmer.

On the other hand the farmer has turned his thoughts toward making



the general property tax more effective. He argues that since personal property slips out of the assessment list and then escapes its proper burdens, the way to remedy the situation is to enforce the general property tax more rigidly by a listing system and thus to lighten his own burden. This is where the farmer makes his mistake. He is attempting the impossible. He cannot bring personal property back into the assessment lists by legislation. The tax system is always the consequence of a general economic system. Under the economic changes that are taking place in this country, with the transition from tangible to intangible personalty, it is impossible to keep personal property in the assessment list. The sole result of more rigid laws designed to effect this end, is to increase not revenue but concealment and perjury. This has been the universal history of mankind. What is taking place in the United States today has occurred in every other civilized country. England, Germany, France and Italy have long since-in some cases generations ago-relinquished the effort to impose a tax on personal property. Everywhere in the world, with the exception of the United States, the general property tax has been abandoned as the principal source of revenue. Any effort made by the farmer to tax mortgages or to assess intangible personalty will only react upon himself by making the situation worse instead of better. What, then, is the way out? We must do exactly what the European countries have done. We must induce the great mass of American commonwealths as they become more and more industrialized to abandon the general property tax and supplementing it by taxes on personal incomes and business earnings. Instead of attempting to impose prohibitive and impossible rates on intangible personalty, the attempt was made to reach the non-agricultural sources of wealth by giving up property as the criterion of wealth and substituting taxes on profits and on earnings. The business man should accept the income tax because it recognizes that his property is measured more accurately by his profits under an income tax than by the amount of his stock in trade under a property tax. The public would find that a tax on earnings would reach the immense class of professional earnings, which are entirely exempt under a general property tax. Under this plan, we would find that the tax on business incomes would be paid primarily in the towns and cities where business is carried on rather than in the country. The tax should be moderate so as not to unduly increase the burden already imposed by the federal government.

The farmer is over-taxed. Under actual conditions in most parts of the United States he bears an unequal and unjustifiable burden. But the remedy in the situation lies in accommodating the tax system to a changed and modern economic system.

Our tax laws should be revised. One only needs to study the system in some of the other states to be convinced that many of our laws are antique. We have laws that were passed in 1853 and 1858. These laws are still in our statutes. We have made progress and have outgrown this system. The commission appointed by the Thirty-ninth General Assembly to study the tax question did a splendid work and I commend to your thoughtful consideration the report of this Commission.

The people of Iowa feel that something should be done along this line,



and I trust that you will give the subject your careful consideration and thus solve a problem which has been pressing for attention in Iowa for some time.

TAXATION REDUCTION

Public sentiment is strong against excessive federal taxation and many think it was a decisive influence in many states in the late election. It is, however, remarkable with what submissive subjection the tax paying populations of American cities shell out their cash for local taxes. The National Industrial Conference Board declares both state and local taxes are asuming dangerous proportions, along with constantly increasing indebtedness. While the national indebtedness is being continuously reduced under pressure of public opinion and good government, exactly the contrary condition exists in the cities, counties and states of the union. In twelve years the indebtedness of these political units has increased from \$3,822,000,000 to \$10,500,000,000. In two years (since 1922) this local indebtedness has increased approximately \$2,000,000,000 in the face of necessity for retrenchment. In Iowa, about ten cents out of every dollar of taxes collected is under the control of the legislature. Whereas, ninety per cent out of every dollar is controlled by the county, municipal and school boards. If taxes are running rampant, the expenses should be curtailed until the price of labor and the price of material comes down. I think the time is nearly at hand when we will have to put a halt to these bond issues which our children will have to pay and adopt the motto, "Pay as you go." National sentiment applauds and praises their huge reduction in federal indebtedness and taxation and carries its desire through by defeating those who would increase taxation, or even leave it as it is at present. Cities, counties and states show no disposition to punish and retire from office those who are adding enormously to local taxation and indebtedness. As Mark Twain said of the weather, "The extravagance of local government that has its hands in the pockets of citizens is something everybody complains of, but nobody does anything about." Yet the people have the same potent weapon to stop the excessive costs of their local governments that they have to force economies which are national—the Ballot.

Tax reduction can only result if revenues are kept ahead of expenditures.

There should be an intelligent administration of all departments of government which will result in economy and efficiency to the end that taxes may be reduced, and every dollar spent in a public way should buy as much for the public as though it was the dollar of an individual. Needless or unnecessary employees or machinery must be eliminated. Departments of government must keep within their budget if we are going to reduce taxes. The heads of various departments, instead of fighting for larger shares in the tax money, should do their very best to see which one could make the best showing in his department for the money allotted thereto, and all employees should cooperate in seeing how far they can make their department appropriations go. It isn't how much money a department has to spend that counts. It is what is done for the tax-payers in return for the money expended. Of course, it would be fine



if each department had all the money they think they need for the proper maintenance of their department. But there isn't that much money in the world.

The greatest need of all is a definite and well considered plan of administration that will reduce costs and increase efficiency; that will forward the work of internal improvements, and will give the taxpayers one hundred cents worth of service for every dollar they pay in the shape of taxes. The people are not demanding the impossible; they are demanding a business administration for the benefit of the whole state instead of a political administration founded on a desire to advance some individual's political fortune. Let us work together harmoniously and with a single purpose of meeting as far as humanly possible the desires of the people, to confer great benefits upon the state at large. They do not expect us to do more and we cannot do less and be true to the commission given us.

BUDGET LAW

The wisdom of a Budget Law for the United States has been demonstrated during the past few years. Iowa has followed in the footsteps of the national government and today has a Budget Law. It has met with considerable opposition but its worth and value to the taxpayer is becoming more and more apparent. As one writer has said, "A Budget Law is a notice to the public to take personal interest in the public business; it is a notice to the office holder that the public is watching and demanding honesty and efficiency. It is a notice to contractors that their bids must be on the square and their work done in the best manner possible." The value of the Budget Law is proven. It places the affairs of the state on a business basis. Our people realize the necessity of having a tax program that is based upon the earning capacity of the taxpayers. This is assured under the operation of the Budget Law.

Let me impress upon you the necessity of economy in the expenditure of all public funds.

BANKS

One of the difficult problems of this period is the handling, safe-guarding and salvaging of the assets of the closed banks. The failures in most cases have been due to the fact that moneys have been loaned in excess of the limit fixed by the statute. The banker, in many cases, did not seem to care where he got his money, how long he would have it, or to whom he loaned it. The banking laws should be amended, limiting loans to relatives, and officers, providing for more strict examinations of banks, and for a personal liability of all officers connected with the making of an excess loan, or loan in the prohibited class, for the benefit of the depositors for the amount in excess of the limit fixed by statute—or loan prohibited.

The Legislature, acting through the Thirty-first General Assembly, passed a statute providing that when any person, partnership, company or corporation, which of course would include banks, goes into the hands of a receiver, public funds in the hands of such receiver shall be entitled to preference and shall be paid prior to the claims of general depositors,



This law is neither equitable nor just. Particularly, when you take into consideration the fact that bonds are required for these deposits and the state supervises the conduct of the banks. The law results in freeing bonding companies from liability after they have taken fees from the public for guaranteeing to protect deposits. This law should be repealed as one of the first acts of the Legislature.

CREDIT

Our farmers and business men are entitled to a relief from excessive interest rates. There are country banks that are paying five, six and seven per cent for money on certificates of deposit. Where do they get it? From the rich farmer and others. Then they loan it to the poor farmer at eight per cent. These interest rates must be reduced. There is no reason why the country banks should pay these rates of interest. It is the business of the country bank to cooperate as well as the farmer. Get together and reduce the rates you are paying on certificates of deposit and correspondingly reduce the rates to the borrower.

I recommend to the Banking Department that they adopt a rule requiring all banks that pay more than five per cent on deposits to carry such obligation as a loan instead of a deposit.

CONSOLIDATION OF BOARD OF PAROLE WITH BOARD OF CONTROL

Under the Iowa law we have a Board of Control and also a Board of Parole, consisting of three members on each Board. The Board of Control has general charge of the penitentiary and reformatory, furnishes the prisoner work, looks after his health, regulates his employment and compensation, sees that he is fed wholesome and nourishing food, looks after his property if he has any, but has nothing to do with paroling the prisoner. The Board of Parole has charge of paroling the prisoners from the penitentiary and reformatory only. The Board of Control has charge of the paroling of the prisoners in the woman's reformatory, also the paroling of boys from the Training School at Eldora, and the girls from the Training School at Mitchellville.

I am convinced that there is a great deal of duplication of work between these Boards. In the office of the Board of Control there is a complete history kept of each prisoner in the penitentiary and reformatory. I understand the Board of Parole also keeps a complete history of each prisoner. There is a secretary and complete organization for each of these Boards maintained at the State House. Why this duplication? In my opinion, this is wholly unnecessary.

There is also duplication in work in other ways. For instance, the Board of Control is required by law to inspect the penitentiary and reformatory at least twice each year. It occurs at various times that the Control Board and the Parole Board are at these institutions at the same time. This work could just as well be done by one Board.



Why not abolish the Board of Parole and have the work taken over by the Board of Control? I think it would be advisable to add an additional member to this combined Board, which, in my opinion, should be a woman. I am convinced from my study and investigation of this matter in Iowa and in other states, that the work of these two Boards can be done by one Board without impairing the efficiency of this important work.

EMPLOYMENT OF PRISONERS AT THE PENITENTIARY AND MEN'S REFORMATORY

The last session of the Legislature extended the right of the Board of Control to July 1, 1927, to make contracts for the employment of prisoners confined to the state institutions. These men must be employed not alone in the interest of the state, but in the interest of the men themselves. Advanced social conscience demands that the first requirement of penal institutions shall aim at the maximum character improvement of its inmates. To this end, prison idleness is unthinkable, but I believe care and study can devise some proper measure both of educational training and of prison employment, the production of which shall be devoted primarily to state use and not for general sale. Every effort should be made to adopt prison-made production to the necessity of the state's own use and it would be particularly unfair to private industry to unnecessarily compete with state goods which are the production of involuntary labor. The condition as to the employment at this time is not the fault of the present management of our institutions. for it requires legislative appropriations to correct this situation by providing equipment for other means of employment. The responsibility for the continuance of this condition at the penitentiary or men's reformatory rests squarely upon the members of this Legislature. I trust that the Legislature, the Board of Control and those interested in prison welfare, as well as all forms of outside industry will unite in order to formulate a practical program of enlightened prisoner treatment without undermining the spirit of resourcefulness in private enterprise.

EQUAL RIGHTS

The women are to be highly commended and complimented on the thorough-going interest which they are taking in public affairs and the careful and conscientious consideration they are giving to problems of the state and nation. They have become students of government and where they have been appointed to public positions, both in state and nation, they have rendered a splendid account of their stewardship. There have been but few exceptions where women officials have failed to render efficient service.

I urge that you do not overlook the importance of the adoption of the Amendment to the Constitution removing every discrimination there existing against the enjoyment by women of every right and privilege now possessed by man.



LAW ENFORCEMENT

All our laws must be impartially enforced, not only as between individual offenders, but among the laws violated. As long as certain acts are made criminal under the laws of our state or country, the violator should be prosecuted for the crime committed and punished in accordance with law, whether the criminal be a burglar, a thief or a bootlegger. There has been a tendency on the part of our people to wink at violations of the prohibition law, and to regard such violations as less criminal than the breach of other laws on our statute books, and if that spirit is to continue, it is bound to result in a weakening of character and a lowering of state and national ideals. The Attorney General has called my attention to some difficulties in connection with the enforcement of the laws against intoxicating liquors and these laws should be strengthened whenever necessary to the end that we will have prohibition in fact, as well as in name. One of these is the law relative to the abatement of nuisances and the requirement upon conviction that an order of abatement be entered. I also call your attention to the fact that in re-writing the liquor laws, the old presumption that possession of liquor was presumptive evidence of intent to sell was left out. This should be restored as its absence has made it difficult for the county attorneys of the state in the enforcement of the law.

If we are going to permit a minority, even though well organized, to refuse obedience to any laws except as meets with their approval, we will find very soon that democracy is a failure, self-government impossible, and our boasting of liberty but a mockery.

There should be thorough cooperation between the state and the federal government for a rigid and continuous enforcement of the laws against intoxicating liquors and habit-forming drugs, and I would urge upon you that you enact whatever legislation that may be required to insure full cooperation and thorough-going enforcement of these laws, as well as all other laws on our statute books.

Our criminal laws are being violated daily. I sometimes wonder whether those charged with the enforcement of the law are using all of the up-to-date means within their power to apprehend criminals. The use of the automobile has given us the traffic violator and has given the criminal a means of escape before unknown. The criminal is quick to adopt all of our modern methods and keeps pace with the development. Our officers charged with the enforcement of the law should likewise avail themselves of every means of apprehending criminals, and unnecessary delays in our courts and technical defenses should be eliminated in order that we may have a strict enforcement of all laws, thus building a sentiment of respect for the obedience thereof, and safeguarding the citizen against the lawlessness of the criminal. The greatest aim of government, as Gladstone put it, "is to make it as easy as possible to do right and as hard as possible to do wrong."

Let us as individual citizens keep in mind our responsibility for law enforcement and observance of our laws, remembering that the foundation



of all law and order lies in the greatest of American institutions—the Home. It is the base upon which the whole structure of society rests, being the most sacred place of all things earthly. If the law of the home is not properly enforced, the laws outside of the home will be broken.

The shirking of individual responsibility is already showing results, and if permitted to continue will divert and render unavailable to the community the orderly and just administration of the law.

The Government and the law need the participation in public affairs of all of our people to the end that they may have confidence in the Government and the law. No state or nation can live unto itself alone. Like the individual, it is a part and parcel of the world, and every individual and every state must take up the burden of seeing to it that there is good government and that there is wide participation in governmental affairs on the part of all the people. When all is said and done, life consists not in what we may gain for ourselves from a commercial standpoint, but, in the service we render to the people of the state and of the world.

Awaken public interest upon the part of all the people. Convince them that the Government is what they make it, and that they need to serve national purposes, rather than those of any particular section or group, and you will lay a foundation for confidence in governmental agencies. Let justified confidence prevail among our people. Legislation should be the untrampled and truly expressed will of the people.

To the accomplishment of these ends, I ask your assistance, and I beseech that such assistance be made manifest with a devotion to the accomplishment of results with a consistency like unto that of the North-Star, of whose true, fixed and lasting quality there is no fellow in the firmament.

"There is a spirit that works for the common good, that places the interests of the many above that of the few. Such a spirit promotes true happiness, adds fullness to life and living. It is an attribute to all success. It is service."

We must be persistent in our ideals to the end that we may be consistently excellent at all times. The demands upon true womanhood and manhood are no less strenuous now than they have been in the past to protect innocence and punish crime. Our constitution and laws are being defied in many quarters today. There is need of real moral stamina. The world never stood in greater need of it than it does today. We must not permit contempt for law to grow. We must check the prevailing lust for what are called pleasures of life and the disregard of the rights of others. We must not permit selfishness to continue to dominate such a large mass of humanity. To do this is to permit the entering wedge which may eventually destroy the principles of life, liberty and the pursuit of happiness for the children of this great Republic. We must place our faith in God. We must become the champion of the school and of the law. These are our duty, but what a mighty privilege it is. To faith in God and to education must we look for betterment of the conditions existing today. A realization of the situation will make us all better and more constructive citizens.

Senator Goodwin of Polk moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Edson in the chair.

REPORT OF BOARD OF CONTROL

In the General Assembly of the State of Iowa:

GENTLEMEN: We submit herewith a report as required by Section 2 of Charter 309, Laws of the Fortieth 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, 1924.

10WA SOLDIERS' HOME, MARSHALLTOWN, IOWA

Balances December 31, 1924: Support		50,649.47
Balances December 31, 1924: Support (overdrawn) Land and buildings	\$	901.94
Total balances Net balance Fransfer of funds as follows: From gymnasium apparatus To contingent and repair. 13.97	-	13,342.14
Total funds transferred	\$ 00D	13.97
Falances December 31, 1924: Support (overdrawn) Chaplain lectures. amusements, books and periodicals Contingent and repair	\$	7,131.40
Total balances	\$	42.833.13
Net balances	\$	35,701.73
STATE SANATORIUM FOR THE TREATMENT OF TUBER OAKDALE, IOWA	.CU	LOSIS,
Balances December 31, 1924: Support (overdrawn) Completion and equipment of laboratory building (additional) Additional to hospital building 978.35	\$	12,928.01



Contingent and repair	327.57 207.61 312.50
Total balances	\$ 10,921.03
Net overdraft Transfer of funds: From completion and equipment of laboratory building	\$ 2,006.98 725.82 36.78 37.70
To contingent and repair	\$ 75,100.30
Total funds transferred	\$ 75,100.30
TRAINING SCHOOL FOR BOYS, ELDORA, I	OWA
Purchase of land. Chaplain, lectures, amusements, etc	\$ 8,431.64 888.75 55.35 77.90 883.11 117.43 105.59 102.80 100.00 152.92
Total balances	\$ 12,163.08
Net balances Transfer of funds as follows:	\$ 3,731.44
From sanitary toilets and equipment\$ To contingent and repair	16.28
Total funds transferred	\$ 116.28
TRAINING SCHOOL FOR GIRLS, MITCHELLVILL	E, IOWA
Confingent and repair	06.59
Transportation of girls	887.98 13.97 000.00 43.26 12.75 \$ 21,493.35
Transfer of funds as follows: From cottage and equipment	67.20 23.88 73.91 09.64
To contingent and repair To support fund	\$ 2,495.80 3,078.83
Total funds transferred	\$ 5,574.63

MT. PLEASANT STATE HOSPITAL, MT. PLEASANT, IOWA

Balances December 31, 1924:	
Support\$	27,097.39
Contingent and repair	8,978.31
Employes' quarters	10,000.00
Lectures, amusements, books and periodicals	380.07
Replacement of steam, hot and cold water pipes,	

also manaiss on service tunnel	64.39		
also repairs on service tunnel	04.00		47 007 40
Total balances		*	47,893.42
From laundry building and equipment\$ From paving streets From blacksmith and repair shop	436.67 190.75		
From blacksmith and repair shop From boilers and stokers	491.98 114.70		
To contingent and repair		\$	1,234.10
INDEPENDENCE STATE HOSPITAL, INDEPEND	ENCE,	OV	V.A.
Balances December 31, 1924:	0 901 E0		
Support \$ 3 Railway switch State's portion of drainage district (additional). Contingent and repair	1,052.00 329.85 2,520.53		
Total balances		\$	50,703.97
From railway switch\$ To contingent and repair	3,274.00	\$	3,274.00
Total funds transferred		\$	3,274.00
CLARINDA STATE HOSPITAL, CLARINDA,	IOWA		
Balances December 31, 1924:	1 FOC FA		
Support	1,501.07		
Tubercular hospital and equipment (additional) 1 Plumbing and fixtures	5,000.00 2,548.59		
Completion of cow barn	1.00		
Completion of cow barn. Contingent and repair. Hospital building and equipment. Tubercular cottage (additional).	0,737.11 3,486.64 8,000.00		
No transfer of funds.		\$1	92,860.91
CHEROKEE STATE HOSPITAL, CHEROKEE	, IOWA		
Balances December 31, 1924:			
Support \$ 1 Plumbing renewals\$ 1	6,116.27 4.143.39		
Elevated tank for water supply	4,600.60		
Corn crib and granary Elevated tank for water supply Engine and generator	6,654.81		
THE COMPANY OF THE CO		\$1	26,645.51
Total balances			
water supply\$ To contingent and repair\$	8,536.74	2	8,536.74
		* \$	8,536.74
Total funds transferred		٠	8,030.14
STATE HOSPITAL FOR INEBRIATES, KNOXVI	LLE, IO	W A	k a
No balances December 31, 1924: Transfer of funds as follows:			
Prom support \$ 55 To general revenue fund of the state \$	5,560.94	\$	55,560.94
Total reverted to state		\$	55,560.94
*STATE HOSPITAL FOR EPILEPTICS AND SCHOOL MINDED, WOODWARD, IOWA	FOR F	EF	BLE-
Balances December 31, 1924:			
Support (overdrawn)	3,500.00	\$	11,975.07
Support (overdrawn) Green house and garage combined\$ Poultry house Granary and corn crib	3,500.00 330.00 15.90	\$	11,975.07



720 00 V V V V V V V V	
Pictures, library books, newspapers and periodicals	æ
Total balances	\$ 28,017.13
Total net balances. Transfer of funds as follows: From new tunnels	\$ 16,042.06
To contingent and repair To southeast wing of employes' building	\$ 3,700.03 1,297.67
Total funds transferred	\$ 4,997.70
THE MEN'S REFORMATORY, ANAMOSA, IOWA	
Support \$77,921.28	<u>s</u>
Total balances Transfer of funds as follows: From carpet loom. \$ 10.00	\$359,448.65
From carpet loom\$ 10.00 From heating equipment, industrial building 16 From hog house	
To contingent and repair	\$ 422.31
Total funds transferred	\$ 422.31
STATE PENITENTIARY, FORT MADISON, IOWA	
Balances December 31, 1924: Support	80
Total balances	\$245,760.79
Transfer of funds as follows: From fencing	\$ 95.51
Total funds transferred	\$ 95.51
THE WOMEN'S REFORMATORY, ROCKWELL CITY, 10	OWA
Balances December 31. 1924: \$ 9.142.87 Support 267.58 Furniture 267.58 Laundry equipment 1.401.01 Transfer of females 670.24 Lectures and amusements 160.33 Contingent and repair 10,010.24	•
Total balances No transfer of funds:	\$ 21,652.27



STATE JUVENILE HOME, TOLEDO, IOWA

Balances December 31, 1924: Support Fences, gates, walks and roads. Dental, oculist, aurist, etc. Contingent and repair Chaplain, lectures, amusements, books and periodicals Dormitory Central heating plant, including pumps and machinery Laying of water and sewer mains and continuance of outlets.	14.670.65 727.27 880.02 9,614.96 829.98 2,193.02 500.00 903.47	
Total balances Transfer of funds as follows: From electric wiring and lighting from commercial sources From poultry house. From sewer main and continuation to outlet. From farm implements, tools, etc. From silo From superintendent's cottage. From laying of water and sewer mains and continuance of outlets.	12.50 564.65 204.64 5.97 75.00 29.70 6,265.03	\$ 30,319.37
To dental, oculist, aurist, etc		\$ 110.67 7,046.82
Total funds transferred		\$ 7,157.49

GENERAL APPROPRIATION, SECTION 18, CHAPTER 309, LAWS OF THE 40TH G. A.

Balance in fund December 31, 1924......\$18,485.49

RECAPITULATION OF BALANCES

	Support	Support Fund	Special Fund
Name of Institutions	Overdraft	Balances	Balances
Iowa Soldiers' Home		\$ 32,477.51	\$ 18,171.96
Soldiers' Orphans' Home			13,842.14
Soluters Orphans Home			
Institution for Feeble-Minded Children	7,131.40		42,833.13
State Sanatorium for the Treatment of			
Tuberculosis	12,928.01		10.921.03
Training School for Boys	8,431,64		12,163.08
Western Cabool for Cirls		15,475.09	6.018.26
Training School for Girls			
Mt. Pleasant State Hospital		27,097.39	20,796.03
Independence State Hospital		36,801.59	13,902.38
Clarinda State Hospital		61.586.50	131,274.41
Cherokee State Hospital		16,116.27	110,529,24
		10,110.21	110,023.24
Hospital for Epileptics and School for			
Feeble-Minded	11,975.07		28,017.13
The Men's Reformatory		77,921.28	281,527.37
State Penitentiary		6,980.77	238,780.02
The Wessels Defermentary			
The Women's Reformatory		9,142.87	12,509.40
State Juvenile Home		14,670.65	15,648.72
General Appropriation			18,485.49
Totals	41,368.06	\$298,269.92	\$974,919.79

RECAPITULATION OF FUNDS TRANSFERRED AND RETURNED TO GENERAL REVENUE

		General
	Transferred	Revenue
Soldiers' Orphans' Home	.\$ 13.97	
State Sanatorium for the Treatment of Tuberculosi	s 75,100.00	
Training School for Boys	. 116.28	
Training School for Girls	. 5,574.63	
Mt. Pleasant State Hospital	. 1.234.10	
Independence State Hospital	. 3.274.00	
Cherokee State Hospital	. 8.536.74	
State Hospital for Inebriates		\$ 55,560.94
State Hospital for Epileptics and School for Feeble	-	A CONTRACTOR OF THE PARTY OF TH
minded	. 4,997.70	
The Men's Reformatory	. 422.81	

State Penitentiary 95.51	
Juvenile Home 7,157.49	
Totals\$106.522.73	\$ 55,560.94

The overdrafts in the Support Funds at some of the institutions are due to changes in the law effective October 28, 1924, providing that the monthly per capita shall be credited on the first day of the succeeding month for the preceding month instead of in advance. The December credits for these institutions were not available until January 1, 1925, after the books had been closed.

BOARD OF CONTROL OF STATE INSTITUTIONS. By A. W. McCALL, Chairman.

On motion of McIlrath of Poweshiek the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 20, 1925.

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

Prayer was offered by the Rev. David Ferguson, rector of St. Mark's church, Maquoketa, Iowa.

Journal of January 15th corrected and approved.

ANNOUNCEMENT OF COMMITTEE APPOINTMENTS

Mr. Speaker announced the following assignment of standing committees:

AGRICULTURE

Hollis Chairman	Dewar	Leonard	Rust
Quirk	Fleming	Lichty	Ryder
Aiken	Francis	Lovrien	Schulte
Anderson, C. E.	Gilbertson	Maxfield	Smith, G. W.
Anderson, C. C.	Hanson, H. N.	Miller	Smith, W. B.
Bauer	Harrison, F. M.	Napier	Stookesberry
Bierkamp	Hattendorf	Oliver	Thomas
Bixler	Higgins	Orr	Troup
Blythe	Huff	Owens	Ulstad
Christophel	Kennedy	Rassler	Walrod
Clark	Kent	Ratliff	Wilson
Craig	(*·	Reimers	
CANADA CA	ANTERAT	INDITOTOV	

Held—Chairman		Lieberknecht	Rhinehart
Leonard Blythe	Hansen, J. T. Hubbard	McIlrath Martin	Smith, G. W. Stookesberry
Brittain	King	Noble	Thomas
Eckles	Latimer	Oldham	Hollis

	APPROP	RIATIONS	
Carter—Chairman Anderson, O. Anderson, C. C. Clark Diltz Eckles Elliott Forsling Grimwood Hager	Haney Hanson, F. M. Harrison, E. P. Hattendorf King Leonard Lichty Lieberknecht Long Lovrien McIlrath	Merritt Napier O'Donnell Oliver Owens Powers Quirk Rhinehart Saunders Smith, G. W. Smith, W. B.	Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Williams Yenter

BANKS AND BA	ANKING
Chairman Gripp Lo Hanson, F. M. Harrison, F. M. Mo Anderson, O. Higgins Ma Bierkamp King Ma	timer Ratliff Evrien Rhinehart Caulley Strippel Eartin Troup Eathews Vincent Edman Williams
BOARD OF COM	NTROL
Chairman Eden Kr Blake Fleming Me	arrison, E. P. Rankin Strippel Prritt Truax Owers Walrod
BUILDING ANI	LOAN
	ellrath Wilson der Wolfe Yenter
CLAIMS	ı
	r Smith, W. B. Stookesberry unders
COMMERCE AN	D TRADE
Noble—Chair-Bixler Gr man Elliott He Knudson Fleming Lo	
COMPENSATION OF PU	JBLIC OFFICERS
Smith, W. B.— Blackford Joh Chairman Hanson, H. N. Lie	hnson, F. McIlrath chty Owens eberknecht Rassler
CONSERVATION OF	RESOURCES
Chairman Hanson, F. M. Kn	nnson, F. Maxfield utson Noble pley Knudson Venard
CONSTITUTIONAL A	MENDMENTS
man Latimer Re	dham Truax imers Wagner berts
COUNTY AND TOWNSHI	P ORGANIZATION
man Christophel He Wagner Eckles Le Anderson, C. C. Edge Le	ripp Oldham empel Owens epley Powers eonard Rice apier Schulte
Wilson-Chair- Francis He	ollis Maxfield
man Haney Hu Walrod Hanson, H. N. Le	

DEPARTMENTAL AFFAIRS

Berry-Chair-	Bierkamp	Harrison, E. P.	. Reimers
man	Blake	Merritt	Wagner
Aiken	Forsling	Oldham	Diltz

DRAINAGE

Rassler—Chair- man	Hanson, F. M. Hattendorf	King Knudson	Merritt Noble
Cole	Held	Lieberknecht	Oliver .
Anderson, C. C.	Higgins	McCaulley	Owens
Haney	Hubbard	Martin	Patterson
Hanson, H. N.	Johnson, F.	Mathews	

ELECTIONS

Patterson—	Berry	Eden	Huff
Chairman	Bierkamp	Edge	Natvig
Blackford	Carter	Fleming	Rassler
Aiken	Craig	Graham	Smith, G. W.
Anderson, O.	Dewar	Harrison, E. P.	Troup
Bauer	Eckles	Hattendorf	Truax

ENROLLED BILLS

Mathews—Chair-	Anderson, O.	Thomas	Wolfe
man	Patterson	Williams	Yenter

FISH AND GAME

Knutson—Chair-	Blackford	Hanson, F. M.	King
man	Clark	Harrison, F. M.	Lepley
Francis	Eckles	Johnson, F.	Orr
Bauer	Edge	Kennedy	Saunders

INSURANCE

Yenter-Chair-	Diltz	Prichard	Strippel
man	Haney	Rankin	Swanson
Johnson, J. H.	Hempel	Rassler	Troup
Anderson, O.	Hill	Roberts	Truax
Blake	Knutson	Ryder	Vincent
Blythe	Long	Saunders	Wagner
Cole	Lovrien	Smith, G. W.	Merritt
Dewar .	O'Donnell	Stepanek	Ratliff

JUDICIAL DISTRICTS

Gilbertson-	Craig	Natvig	Walrod
Chairman	Hill	Schulte	Yenter

JUDICIARY NO. 1

Rankin-Chair-	Cole	Ratliff	Wolfe
man	Johnson, F.	Rice	Hollis
McCaulley	Knudson	Saunders	Powers
Blake	Lovrien	Swanson	Truax
Blythe	Patterson	Vincent	Thomas

JUDICIARY NO. 2 (CODE REVISION)

Forsling— Chairman	Graham Grimwood	Knutson O'Donnell	Yenter Harrison, E. P.
Prichard	Harrison, F. M.	Oliver	Hubbard
Carter	Johnson, J. H.	Rust	Rhinehart
Dewar Dilter	Kennedy	Wagner	Walrod

LABOR

Hansen, J. T .-Diltz Chairman Ulstad Berry Clark

Eden Hollis Prichard Rankin

Roberts Ryder Smith, G. W. Williams

Haney Harrison, E. P. Lepley Oliver

LAND TITLES

Quirk-Chairman Hill

Blackford Gilbertson

Anderson, C. C. Martin Miller O'Donnell Vincent

Owens Rassler Ryder

Anderson, C. E.

Johnson, J. H.

MILITARY

Harrison, F. M. -Chairman Kennedy

Bauer

Cole Diltz Forsling Hager McCaulley Rankin

Rice Roberts Yenter

MINES AND MINING

Edge-Chairman Bauer Kent

Berry Brittain

Hill Huff Johnson, J. H.

Orr Rice

Anderson, C. E. Anderson, C. C. Francis Kennedy

MOTOR VEHICLES AND TRANSPORTATION

Dewar-Chairman Hager Aiken Blake Blackford Brittain Christophel

Eckles Eden Francis Gilbertson Hansen, J. T. Hattendorf Hempel Higgins

Forsling

Graham

Grimwood

Hubbard Huff Kent Lichty Lieberknecht McIlrath Maxfield Natvig

Noble Oldham Orr Rhinehart Roberts Truax Venard

MUNICIPAL CORPORATIONS

Diltz--Chairman McIlrath Berry Blake Eden

Elliott

Hager Harrison, E. P. Hempel Johnson, J. H.

Knutson Mathews Maxfield Noble O'Donnell Prichard Rice

Stepanek Strippel. Swanson Wagner Walrod Wolfe Yenter

PHARMACY

Wolfe-Chairman Williams

Grimwood Lichty Long

Miller Owens Powers Smith, W. B.

POLICE REGULATION

Strippel-Chair- Anderson, C. E. man Elliott

Blake Blythe Hansen, J. T. Harrison, F. M. Hollis

Rankin Stookesberry

PRINTING

Harrison, E. P .- Blake Chairman Reimers

Hill Huff Lepley McCaulley Martin

Stepanek Stookesberry Anderson, O.

Clark

PRIVATE CORPORATIONS

Brittain—Chair- man	Johnson, J. H.	Napier Quirk	•	Ulstad Venard
man Rice	Johnson, J. H. Knudson	Quirk		Venard

PUBLIC HEALTH

Powers-Chair-Graham King Rust man Grimwood Leonard Ryder Wolfe Gripp Lichty Smith, W. B. Harrison, F. M. Bixler Natvig Strippel Troup Craig Held Orr Gilbertson Kent Rhinehart Williams

PUBLIC LANDS AND BUILDINGS

Kent

Long-Chairman Graham Ulstad Schulte Hanson, H. N. Quirk Wagner Craig Wilson

PUBLIC UTILITIES

Blake-Chair-Brittain Merritt Smith, W. B. Elliott Natvig Vincent man Swanson Hager Noble Wilson

Rust

Hattendorf RAILEOADS

Lovrien-Chair-Held Bixler Mathews Christophel Hempel Merritt man Smith, G. W. Clark Hollis Miller Aiken Diltz Latimer Rassler Ulstad

Anderson, C. E. Hanson, H. N. Long Bierkamp

RETRENCHMENT AND REFORM

Carter-Chair-Miller O'Donnell Rankin Vincent man

ROADS AND HIGHWAYS

Will Johnson, F .-Dewar O'Donnell Hollis . Chairman Eden Oldham Thomas Elliott Hubbard Patterson Anderson, C. E. King Powers Edge Gilbertson Bauer Knutson Quirk Berry Latimer Reimers Gripp Bierkamp Leonard Rhinehart Haney Hansen, J. T. Lieberknecht Bixler Rust Hanson, H. N. Blythe Lovrien Schulte Maxfield

Merritt Craig Higgins

Hanson, F. M.

RULES

Grimwood Ulstad—Chair-Knudson Prichard Hager Lovrien man

SCHOOLS AND TEXTBOOKS

Rust-Chair-Clark Johnson, F. Natvig Johnson, J. H. man Cole Patterson Eckles Craig Kent Quirk Anderson, C. C. Dewar Latimer Reimers Elliott Anderson, O. Leonard Roberts Fleming Berry Lichty Stepanek Bixler Graham Long Mathews Thomas Held Walrod Blythe Carter Hill Napier Wilson

Stepanek

STATE EDUCATIONAL INSTITUTIONS

KingChair-	Hager	Kennedy	Maxfield
man Stepanek	Hansen, J. T. Hanson, F. M.	Lepley McCaulley	Prichard Ratliff
Gripp	Hubbard	Mathews	Powers

SUPPRESSION OF INTEMPERANCE

Lieberknecht—	Kent	Maxfield	Stookesherry
Chairman	Latimer	Napier	Venard
Brittain	Lepley	Ratliff	Vincent
Haney	Mathews	Rust	Williams
Hattendorf			

TELEPHONE, TELEGRAPH, AND EXPRESS

Lichty-	Eden	Oliver	Thomas
Chairman	Edge	Schulte	Venard
Troup	Gripp	Swanson	Williams
Aiken			

WAYS AND MEANS

Vincent-	Fleming	Knudson	Reimers
Chairman	Francis	McCaulley	Rice
Knutson	Gilbertson	Martin	Schulte
Aiken	Graham	Miller	Swanson
Anderson, O.	Gripp	Natvig	Venard
Bierkamp	Hanson, F. M.	Oliver	Wagner
Bixler	Held	Patterson	Walrod
Blackford	Hempel	Prichard	Wilson
Christophel	Huff	Rassler	Wolfe
Cole	Kennedy	Ratliff	Johnson, F.
Edge			

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES

AIKEN, OF IDA

Ways and means Agriculture Motor vehicles and	Elections Departmental affairs Railroads	Telephone, telegraph, and express
		and express

ANDERSON, CARL C., OF MONTGOMERY

Appropriations Drainage Land titles	County and township organization Mines and mining	Schools and textbooks Agriculture
	AMBREDGOM & D. OR WINDS	mno

ANDERSON, C. E., OF WEBSTER

Roads and highways Agriculture Railroads	Departmental affairs Mines and mining	Land titles Police regulation
--	--	----------------------------------

ANDERSON, OSCAR, OF DECATUR

Banks and banking Appropriations Ways and means	Elections Insurance Schools and textbooks	Public utilities Enrolled bills
	BAUER OF WASHINGTON	
Roads and highways Agriculture Fish and game	County and township organization Military	Elections Mines and mining

BERRY OF MONROE

Departmental affairs-Chairman

Mines and mining

Schools and textbooks Elections Labor

Municipal corporations Roads and highways

BIERKAMP OF CEDAR

Banks and banking Railroads Ways and means

Roads and highways Elections

Departmental affairs Agriculture

BIXLER OF ADAMS

Roads and highways Public health Ways and means

Commerce and trade Agriculture

Railroads Schools and textbooks

BLACKFORD OF VAN BUREN

Elections Fish and game Banks and banking Land titles

Ways and means Judiciary No. 1 Compensation of public officers

Motor vehicles and transportation

BLAKE OF FAYETTE

Public utilities— Chairman Municipal corporations Departmental affairs Board of control

Judiciary No. 1 Police regulation Insurance

Printing Motor vehicles and transportation

BLYTHE OF IOWA

Judiciary No. 1 Roads and highways Agriculture

Schools and textbooks Insurance

Police regulation Animal industry

BRITTAIN OF MADISON

Private corporations- Motor vehicles and Chairman County and township organization

transportation Public utilities Animal industry Mines and mining Suppression of intemperance

CARTER OF HARDIN

Appropriations— Chairman Board of control

Judiciary No. 2 (Code revision) Schools and textbooks Building and loan

Elections Claims Retrenchment and reform

CHRISTOPHEL OF BREMER

Motor vehicles and transportation Agriculture

County and township organization Dairy and food

Ways and means Board of control Railroads

CLARK OF EMMET

Roads and highways Appropriations Agriculture

Fish and game Labor

Schools and textbooks Railroads

COLE OF DELAWARE

Judiciary No. 1 Ways and means Military

Insurance Schools and textbooks Building and loan

Drainage Banks and Banking

CRAIG OF WARREN

Schools and textbooks Public health Roads and highways

Public lands and buildings Agriculture

Judicial districts Elections

DEWAR OF CHEROKEE

Motor vehicles and transportation-Chairman Insurance

Agriculture Board of control Elections

Judiciary No. 2 (Code revision) Schools and textbooks Roads and highways

DILTZ OF POLK

Municipal corporations Judiciary No. 2 (Code Chairman Insurance Appropriations

revision) Railroads.

Departmental affairs Military Labor

ECKLES OF BUTLER

Animal industry Appropriations Fish and game

Schools and textbooks Motor vehicles and transportation

County and township organization Elections

EDEN OF CLINTON

Municipal corporations Telephone, telegraph, .Motor vehicles and transportation

and express Animal industry Board of control

Labor Elections Roads and highways

EDGE OF JASPER

Mines and mining-Chairman Dairy and food Roads and highways

Telephone, telegraph, and express Ways and means · Fish and game

County and township organization Elections

ELLIOTT OF POLK

Appropriations Schools and textbooks Municipal corporations

Roads and highways Commerce and trade

Police regulation Public utilities

FLEMING OF CRAWFORD

Agriculture Board of control Ways and means Schools and textbooks Elections Banks and banking

County and township organization Commerce and trade

FORSLING OF WOODBURY

Judiciary No. 2 (Code revision)—Chairman Municipal corporations

Private corporations Constitutional amendments

Departmental affairs Military Appropriations

FRANCIS OF BOONE

Agriculture Board of control Ways and means Motor vehicles and transportation Mines and mining

Dairy and food Fish and game

GILBERTSON OF WINNESHIEK

Judicial districts-Chairman Roads and highways

Agriculture Land titles Public health

Ways and means Motor vehicles and transportation

GRAHAM OF WAPELLO

Constitutional amendments—Chairman Schools and textbooks Elections

Public health
Judiciary No. 2 (Code
revision)

Public lands and buildings Ways and means Municipal corporations

GRIMWOOD OF JONES

Board of control— Chairman Municipal corporations Public health

Commerce and trade Judiciary No. 2 (Code revision)

Pharmacy Rules Appropriations

GRIPP OF UNION

Public health Ways and means Banks and banking Roads and highways State educational institutions Telephone, telegraph, and express Claims County and township organization

HAGER OF ALLAMAKEE

Appropriations
Military
State educational
institutions

Public utilities Municipal corporations Rules Motor vehicles and transportation

HANEY OF MILLS

Appropriations
Drainage
Suppression of intemperance

Roads and highways Insurance Dairy and food Conservation of resources Labor

HANSEN, JOHN T., OF SCOTT

Labor—Chairman Board of control Roads and highways Animal industry State educational institutions

Motor vehicles and transportation Police regulation

HANSON, H. N., OF WINNEBAGO

Agriculture Drainage Roads and highways Dairy and food Compensation of public officers

Public lands and buildings Railroads

HANSON, FRANK M., OF HANCOCK

Banks and banking Ways and means Drainage

Conservation of resources
State educational institutions

Fish and game Roads and highways Appropriations

HARRISON, E. P., OF POTTAWATTAMIE

Printing—Chairman Appropriations Municipal corporations

Departmental affairs Judiciary No. 2 (Code revision)

Board of control Elections Labor

HARRISON, F. M., OF CLARKE

Military—Chairman Judiciary No. 2 (Code revision)

Conservation of resources Public health Fish and game Police regulation Agriculture Banks and banking

HATTENDORF OF OSCEOLA

Appropriations Public utilities Drainage

Motor vehicles and transportation Agriculture

Suppression of intemperance Elections

HELD OF PLYMOUTH

Animal industry-Chairman

Drainage Ways and means Schools and textbooks Railroads

Commerce and trade

Public health

HEMPEL OF CLAYTON

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Motor vehicles and transportation County and township organization

Conservation of resources Railroads

HIGGINS OF GREENE

Agriculture Banks and banking Motor vehicles and transportation Roads and highways Building and loan Drainage Dairy and food

HILL OF FLOYD

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Schools and textbooks Judicial districts

HOLLIS OF BLACKHAWK

Agriculture-Chairman Roads and highways Dairy and food

Animal industry Police regulation Railroads Labor Judiciary No. 1

HUBBARD OF POTTAWATTAMIE

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HUFF OF CASS

Agriculture Ways and means Elections

Dairy and food Printing

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JOHNSON, FRANCIS, OF DICKINSON

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JOHNSON, J. H., OF MARION Schools and textbooks

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KENNEDY OF LEE

Ways and means Agriculture Mines and mining Fish and game

Military State educational institutions

Judiciary No. 2 (Code revision)

KENT OF LUCAS

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KING OF CLAY

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LATIMER OF FREMONT

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LEPLEY OF GRUNDY

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LIEBERKNECHT OF LOUISA

LICHTY OF BLACKHAWK

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Suppression of intemperance-Chairman Animal industry Appropriations

Motor vehicles and transportation Compensation of public Roads and highways officers

Drainage Dairy and food

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LONG OF JEFFERSON

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Railroads—Chairman Appropriations Judiciary No. 1

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MCCAULLEY OF CALHOUN

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MCILRATH OF POWESHIEK

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MAXFIELD OF MARSHALL

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MERRITT OF CARROLL Board of control Drainage Public utilities

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MILLER OF SHELBY

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NOBLE OF MUSCATINE

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OLDHAM OF MAHASKA

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OLIVER OF MONONA

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ORR OF KEOKUK

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OWENS OF HARRISON

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PRICHARD OF WOODBURY

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RANKIN OF LEE

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WILLIAMS OF WAYNE

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WILSON OF TAMA

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WOLFE OF LINN

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ADDITIONAL ASSIGNMENT OF DESKS IN THE PRESS GALLERY

The chief clerk announced the following additional assignment of desks in the press gallery:

- 9. J. W. Jarnagin, General Correspondent.
- 10. Franklin O. Fury, General Correspondent.
- 11. G. L. Caswell, General Correspondent.

INTRODUCTION OF BILLS

House File No. 2, by Diltz of Polk, a bill for an act providing for a course of instruction in public and private schools relative to the treatment and protection of birds and animals, and the certifying thereto by the principal or teacher.

Read first and second times and referred to committee on schools and textbooks.

House File No. 3, by Diltz of Polk, a bill for an act authorizing cities, including cities under the commission plan of government, now or hereafter having a population of one hundred twenty-five thousand (125,000) inhabitants or over, to acquire a site for and to build and equip a detention hospital, and to levy a tax and issue bonds in anticipation of such tax to pay the expense thereof.

Read first and second times and referred to committee on municipal corporations.

House File No. 4, by Hill of Floyd, a bill for an act to provide for keeping a record of all persons convicted of keeping a liquor nuisance, bootlegging, or the illegal transportation of intoxicating liquors, as provided in Title Six (6) of the Code of Iowa, 1924, in criminal or civil actions, and of all persons convicted of keeping a house of ill-fame, or prostitution in both civil or criminal actions, making such a record competent evidence of such convictions; providing penalties for the failures of district court clerks to make and forward such lists; for the compiling and publication of such lists, and their distribution to sheriffs, clerks, county attorneys, chiefs of police and marshals, by the State Bureau of Identification.

Read first and second times and referred to committee on suppression of intemperance.

House File No. 5, by Wilson of Tama, a bill for an act to legalize an election held in the city of Tama, Iowa, and the issuance and sale of bonds by said city pursuant thereto.

Read first and second times and referred to committee on judiciary No. 1.

PROOF OF PUBLICATION OF HOUSE FILE NO. 5

The official proof of publication of House File No. 5, a bill for an act to legalize an election held in the city of Tama, Iowa, and the issuance and sale of bonds by said city pursuant thereto, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code of 1924.

APPOINTMENT OF SPEAKER'S PAGE

The Speaker announced the appointment of Wendell T. Edson as his page.

OATHS OF OFFICE

Wolfe of Linn took and subscribed to the following oath:

I do solemnly swear that I will support the constitution of the United

States and the state of Iowa, and that I will faithfully and impartially perform the duties of the office of Representative in the General Assembly of Iowa according to law and to the best of my ability so help me God.

. The following named officers and employes took and subscribed to the required oath:

S. T. Roberts, doorkeeper.

Wendell T. Edson, speaker's page.

John J. Montgomery, chief clerk's page.

Lovrien of Humboldt and Senator Campbell of Ida offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 3

Relating to the creation by Congress of a Farmers' Export Corporation.

Be It Resolved by the House of Representatives, the Senate concurring: That we favor the enactment by Congress of legislation for the establishment of a Farmers' Export Corporation, invested with such powers as will enable them to divert the surplus of farm commodities so as to make the protective tariff effective in equalizing agriculture with other industries.

On motion of Higgins of Greene the House adjourned until 10:00 a.m. Wednesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 21, 1925.

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

Prayer was offered by the Rev. C. W. Cleveland, pastor of the Methodist church, Edgewood, Iowa.

Journal of January 20th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Knutson of Cerro Gordo for the remainder of the week, on request of Quirk of Sac; Martin of Jackson indefinitely, on request of Hempel of Clayton; O'Donnell of Dubuque for the day, on request of Stookesberry of Davis.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate File No. 1.

HOWARD A. MATHEWS, Chairman House Committe.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

HOUSE CONCURRENT RESOLUTION CONSIDERED

Lovrien of Humboldt called up the concurrent resolution relative to memoralizing Congress to establish a Farmers' Export Corporation, found on page 116 of the House Journal of January 20th, and moved its adoption.

Motion prevailed and the concurrent resolution was adopted.



MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following Senate Concurrent Resolution No. 4, in which the concurrence of the House is asked:

Senate concurrent resolution relating to an invitation to the Hon. Frank O. Lowden to address the Forty-first General Assembly on Wednesday, January 21, at 2 p. m.

WALTER H. BEAM, Secretary.

Diltz of Polk called up the Senate concurrent resolution relative to a joint convention to hear Hon. Frank O. Lowden.

SENATE CONCURRENT RESOLUTION NO. 4

Resolved by the Senate, the House concurring: That the Hon. Frank O. Lowden, former governor of Illinois, who comes to Des Moines as a guest of the Grant club, be invited to address the members of the Forty-first General Assembly in joint convention in the House chamber at two o'clock Wednesday afternoon, January 21st.

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

Motion prevailed and the concurrent resolution was adopted.

INTRODUCTION OF BILLS

House Joint Resolution No. 1, by Graham of Wapello, joint resolution agreeing to a proposed amendment to the constitution of the state of Iowa by striking out the word "male" from section four (4) of article three (3) of said constitution, relating to the legislative department.

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

House File No. 6, by Stookesberry of Davis, a bill for an act to amend section fifty-one hundred seventy-eight (5178) of the Code of Iowa, 1924, relating to the filing of instruments with the county recorder.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 7, by Mathews of Des Moines, a bill for an act to amend the law as it appears in section eighty hundred fifty-six (8056), Code of Iowa, 1924, relating to railroads.



Read first and second times and referred to committee on railroads.

House File No. 8, by Wagner of Scott, a bill for an act amending section twelve thousand five hundred eighty-one (12581) of the Code of Iowa, 1924, relating to guardianships.

Read first and second times and referred to committee on judiciary No. 1.

Diltz of Polk moved that all bills presented by the code editor be considered as recommendations and be referred to the committee on judiciary No. 2, which has been designated by the Speaker as the committee on code revision, said bills to be presented as bills by that committee if found advisable, and that the records so far made in regard to the introduction of bills by the code editor be expunged.

Motion prevailed and the Speaker directed that the recommendations of the code editor and the bills accompanying same be referred to the chairman of the committee on judiciary No. 2.

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. 1.

Diltz of Polk moved that the Speaker appoint a representative of the House on the committee to extend an invitation to Hon. Frank O. Lowden, former governor of Illinois, to address the joint convention today.

Motion prevailed and the Speaker appointed as a member of that committee, Diltz of Polk.

APPOINTMENT OF SPEAKER'S CLERK

The Speaker announced the appointment of Lillian A. Chase as his clerk, said appointment to be effective as of January 12th.

On motion of Clark of Emmet the House adjourned until 1:45 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body, that the Senate has concurred in the following concurrent resolution, in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 3, relating to the creation by Congress of a Farmers' Export Corporation.

Also, that the Senate has adopted the following Senate Concurrent Resolution No. 3 in which the concurrence of the House is asked:

A concurrent resolution directing the Secretary of the Senate and Chief Clerk of the House to have printed in pamphlet form a list of the officers and standing committees of the Senate and House.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 3

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 Chief 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.
- 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; and one copy, with his name printed thereon, to be furnished each officer and member.

Laid over under rule 34.

King of Clay moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint session. Motion prevailed, and the Speaker appointed as such committee, King of Clay, Thomas of Audubon, and Haney of Mills.

King of Clay, from the committee appointed to notify the Senate that the House was ready to receive it 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 honored body of the Senate.

The President of the Senate was escorted to the Speaker's station, the secretary of the Senate to the chief clerk's desk and the members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

As per concurrent resolution duly adopted, the joint session was called to order, Lieutenant-Governor Kimball, President of the Senate, presiding.

The President announced a quorum present and the joint convention duly organized.

Senator Goodwin of Polk moved that a committee of three be appointed, one from the Senate and two from the House, to notify Hon. Frank O. Lowden, former governor of Illinois, that the joint convention was ready to receive him.

Motion prevailed, and the President appointed as such committee, Senator Goodwin of Polk and Representatives Rankin of Lee and Carter of Hardin.

Senator Goodwin, from the joint committee appointed to notify Hon. Frank O. Lowden that the joint convention was ready to receive him, appeared with the visiting guest, accompanied by Governor Hammill.

Lieutenant-Governor Kimball then introduced Hon. Frank O. Lowden, who addressed the joint convention.

Senator Stoddard moved that the remarks of Hon. Frank O. Lowden be printed in the Journal.

Motion prevailed.



HONORABLE FRANK O. LOWDEN'S REMARKS

Ladies and Gentlemen of the Joint Convention:

I have not made any particular inquiries anywhere, but I think there is no legislature now in which we have not substituted "ladies and gentlemen" as the proper form of salutation.

I am a good deal embarrassed while I am very appreciative of the high honor you have done me in your joint resolution in asking me to address you. You would have relieved me somewhat of the embarrassment if your resolution had contained some kind of an intimation as to what subject you wanted me to speak about. Ever since a few minutes ago when I was advised of your generous action I have been trying to find out by actual inquiries as to what subject I should select. I have received very little help from any of those to whom I have appealed. I do not know now upon what subject I am going to address you, and if there be any of you who have any clearer idea in this matter than I have, it is not too late to prompt me as to a theme I should take. I hear no suggestions, and so I shall proceed, trusting to some inspiration coming to me that will enable me to fill the few minutes which you have been generous enough to accord me without too much disgrace.

I never come back to this state without a thrill of pride, and I never cross the Missouri river from the west or the Mississippi from the east that I do not say to myself, with some return of sentiment in my breast, "I am back in Iowa again." I have not lived so long beyond her borders that I have not the same sense of home in Iowa that I feel in Illinois. And so when I am asked to come to Iowa, I always return with eager feet if I can, with a sense of coming back home.

The problems of Iowa are very much like the problems of Illinois. They are lessened perhaps here because of the fact that you have not in your state a city which so far overshadows the other portions of the state as Chicago does the other sections of Illinois. In other respects, however, the conditions are as nearly alike in Illinois and Iowa as they are in any two states of the union, I think.

It is not only a pleasure to come back to this state, but I am very sensible of the honor of addressing this legislative assembly. I think there is no body of men which has more important, more onerous, and more vexatious duties to discharge than the legislative assembly of a great state, and I regret to say, too, that I think that the public does not accord to the legislative assembly the full measure of appreciation it deserves. One must have served in a legislative body to know how many and perplexing the questions are that daily arise, the necessity for acting frequently without having had due opportunity to consider and study the questions, and so the legislative body that for the time that it is in session represents the full sovereignty of the state, is always to my mind a most impressive event. I had legislative experience of my own before I served as governor of Illinois, and I know that that legislative experience was of very great value to me in the discharge of my executive duties. It enabled me to enter into sympathy with the attitude of the legislator; it enabled me to recognize that he, too, had problems of his



own and embarrassments of his own which he must meet, and one of the most gratifying memories of my four years' service as governor of Illinois is, that there was complete cooperation between the legislative and executive branches of the government during both of the sessions of the legislature which were held during that time. There was not only cooperation, but there was genuine sympathy, and public service, burdensome at its best, becomes intolerable unless those whose constitutional duty it is to cooperate, succeed in effecting a close sympathy and cooperation, for it is only in that way that the best results of either can be attained.

I judge from the press that, among other problems which you have that are similar to ours in Illinois, you have a road problem. Now, I am not going to undertake to tell you what I think the people in Iowa should do, because I am not familiar with the conditions in Iowa, and I hope that my sense of propriety would restrain me even if I were otherwise tempted. I am sure, however, that it cannot be out of place and may possibly be of some benefit if I give you simply my own experience in reference to this question after I became governor of Illinois. We had just begun to experiment with good roads at that time. It was just eight years ago now. We had a few disjointed and short sections scattered over the state unconnected, and therefore practically valueless, because a road is not very different from a chain; it is about as strong as its weakest link. A bill was suggested by our good roads association, a voluntary organization, providing for a large bond issue, the largest bond issue at that time that had ever been made for road purposes by any state, with a provision that half of the interest and principal should be borne by general taxation, and half of the proceeds by automobile licenses. It did not seem to me that that was fair; it did seem as though the burden of the roads should be borne by those who used the roads. I did not approve of the feature of the proposed bill which provided for general taxation for half of the cost, but I advocated in its stead the doubling of automobile licenses, and providing for a sufficient revenue in that way to pay both the interest and bonds. Of course, objection was made by the motor clubs, for, though our fees at that time were small, relatively doubling them seemed at first glance to be a little unjust to the owners of motor cars. I remember very well having some exceedingly interesting conferences with committees from the various motor clubs, particularly of Chicago, who came in to protest against increasing the fees, and I proceeded to cross-examine them at great length as to what it cost them, with the condition of our roads, to maintain a motor car for a year. No one of them had any idea until, item by item, the cost was drawn from them. When the interest upon the investment, the expense of upkeep which they themselves confessed to be the minimum, were all added up, it appeared that the total annual cost of a car was a real substantial figure, so large that even the proposed automobile license fees looked negligible in comparison. Most people do not know now what it costs them to maintain a car. And then I put to them this question: "How much of that expense would be saved for the mileage traveled if you had good roads instead of these impossible roads which inflict Illinois at this time?" and they all agreed upon a very substantial



reduction, and I think in every instance I was able to persuade the committee at the end of the interview that this investment of \$4 or \$6 or \$8 additional a year which I proposed in the increase of the automobile licenses would pay them dividends of something like 500 per cent a year, and after a thorough discussion, after a thorough understanding of some of these simple factors involved, the motor club organizations of Illinois got behind our legislation, and we put through a bill providing for the issuance of a sixty million dollar bond issue, with a provision for raising the sum necessary to pay the interest and principal from license fees. Of course, we had to make an estimate at that time of future license fees; we got the best men we could to make the estimates, and we made up a table. I remember it was shown what the probable number of automobile licenses would be from year to year for a series of years in advance. A good many people thought we were a little extravagant in our predictions, but in no single instance were as many increases predicted in that chart as actually came to pass. In other words, the increase in the use of automobiles far surpassed all the increases that the most optimistic at the time predicted.

Now I do not know whether our experience there is of any benefit to you, but I do believe that the only correct principle of building roads is to pay for them out of the proceeds from automobile licenses, or a gasoline tax perhaps; we had not found it necessary to resort to that, but that rests upon the same general principle, it seems to me. That idea, because it was the first time, I think, that that plan had been adopted, became known as the Illinois idea, and has been very generally copied since.

There was one thing in connection with the development of our road problem which I think may interest you. You probably do not have that same question now, but eight years ago there was a wide variety of opinion upon the best form of a road. There were a good many people who believed that brick, superimposed upon a concrete base, was necessary for permanence; and then there were those who advocated macadam, either water-bound or macadam-crowned, as the best thing; there were all sorts of ideas as to roads. I proposed to our division of roads at that time that they build an experimental road somewhere near Springfield; that they construct there every known variety of roads, for a short distance, of course. Our department did not think that that was necessary. Our engineers said that the engineers had all agreed upon the right type of road, that it was not necessary to go to this expense, but I insisted, because I said to them: "You have got to persuade the legislature in coming years that you are building the right type of road. Doubtless you are right; I have confidence in you, but there is not any such proof of any theory, no matter how complete your mathematical demonstration, as the actual proof in fact," so I ordered a road built of the various types and it was done, and it became known as the Bates experimental road. I took up a magazine the other day upon the subject, and I saw an article in that magazine which pointed out that the Bates experimental road demonstrated that all the engineers were wrong before as to the exact specifications of the road, that they had assumed things theoretically sound in principle but which did not work out, because after



the road was constructed we had motor cars and trucks run up and down upon the road so that it would actually have the same severe test that a road under ordinary circumstances would have under a series of years, and they found that some things which were taken for granted all these years were not true. For instance, I am told now that thirty-one states have adopted the Illinois type of road which was the type resulting from this experiment, but the old theory was, that the road should be thickest in the center, but those experiments developed the fact that the weakest point was on the edges, and they are making a road at a cost of several thousand dollars a mile less of equal strength as a result of the Bates experimental road. Of course, your engineers are perfectly familiar with that; I am only telling you what they would tell you if they were in my position.

Iowa and Illinois have exactly the same engineering problems in the building of roads. We have substantially the same kind of soil and the climate is identical in most respects. But I did not come here to tell you what your duties as legislators are. I did not come here to advise you what would be proper or best for this great state of Iowa. I know that you have just as much ability as I have; that you bring to a solution of these problems a greater acquaintance.

Just one thought more. I wonder how many of us who are serving the public these days realizes the solemn responsibility which rests upon all public officials in self-governing nations today? We have been giving more thought to the subject of government in recent years than we had before in a century. About the end of the eighteenth century there was a great revival in the study of government. Many theories were promulgated; people everywhere were discussing questions of government and there was a revival of that same spirit in the years following the great war; more books were written upon government by able men since then than had been written in the same period for more than one hundred years, and it is easy to understand why that is so, because large parts of the earth's area were obliged to select some new form of government when the war was over. Nations had emerged which had lost their independence a thousand years before, and so men began to study government as they had not studied it during all these years. They had what their predecessors before them did not have-they had the actual experience of the great self-governing nations before them. want to tell you that it is not optimistic, not cheerful reading some of those books. Lord Bryce wrote "The American Commonwealth" with which you are all familiar. He devoted himself to writing the history of modern democracies of the world, a great, painstaking, exhaustive Now if there is any writer of modern ages who has been in complete sympathy with the democratic principles in government. it was Lord Bryce. He belonged to that school of liberal statesmen of which John Morley and Gladstone were such eminent representatives. All of his life he had been an exponent of the self-governing principle in government, and yet when we read this book we find him confessing that it is too early to say that the experiment of self-government is already a success. You hear him say with depressing spirits that more than a thousand years ago all ideas of self-government were given up

by the most educated and profound thinkers, and for a thousand years it was assumed that man was incapable of governing himself; then mournfully confessing that what happened back of that time might happen again; no man can tell. And when we see on one side of us the failure of the people of Mexico to govern themselves, and then when we turn our eyes across the sea to Italy and find that a dictatorship seems necessary to conduct their government, we wonder if this great experiment of self-government which we have practiced on a wider scale and with larger success than any other nation since the dawn of time, we wonder if this great experiment is sometime doomed to fail. And when we think upon these things we have a new sense of the solemn responsibility that rests upon all who are in official life in America. We have been too apt to think in this country that government goes on forever. We have assumed it has been a part of the mother's milk we draw in our infancy that this nation had an immortality and would go on forever. The centuries are strewn with the wrecks of nations, each one of which had been as promising and as sanguine as our own. We will preserve our institutions just so long as our citizenship is worthy of their place and no longer, for the map of the world has been redrawn since our government was formed. Did you ever stop to think that we are the second oldest great civilized power on the earth? Great Britain alone in uninterrupted national life has a continuous history longer than our own. And yet we speak of ours as a young nation. We are a young nation as compared with the epochs of time, as history is measured, and yet we are the second oldest of civilized powers in uninterrupted national life. This ought to give us pause and sense of the responsibility because if we in America shall not succeed for all time, what hope is there for mankind anywhere? So today, my friends, I am glad to be here for a moment. I thank you for the invitation. I like to look into the faces of those who represent majesty and the sovereignty of this old state in which my youth and early manhood were passed, and in the bosom of which the ashes of my father and my mother repose. I like to think that in this blessed and favored state of Iowa, in your keeping, so far as Iowa shall have the power, our institutions are secured. I thank you for the invitation. I am sorry you could not have advised me in time so that I might have brought you something worth while, but it has been a genuine gratification to me to be with you, even if the profit is all upon one side.

Senator Brookhart moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Edson in the chair.

On motion of Bierkamp of Cedar the House adjourned until 10:00 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 22, 1925.

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

Prayer was offered by the Rev. Alfred T. Bishop, D. D., pastor of the M. E. church, Clarinda, Iowa.

Journal of January 21st corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Merritt of Carroll for the day, on request of Thomas of Audubon.

PETITIONS

Higgins of Greene presented two petitions urging the reduction of the assessment for hard surfacing of roads upon agricultural lands within cities.

Referred to committee on roads and highways.

INTRODUCTION OF BILL

House File No. 9, by Carter of Hardin, a bill for an act to repeal section forty-one hundred forty-eight (4148) of the Code, 1924, relating to the election of boards of directors of independent school districts.

Read first and second times and referred to committee on schools and textbooks.

SENATE CONCURRENT RESOLUTION CONSIDERED

Senate Concurrent Resolution No. 3, relative to the preparation and printing of committee books, and found in the House Journal of January 21st, was taken up and considered. Harrison of Pottawattamie moved that the House concur in the Senate concurrent resolution.

Motion prevailed.

On motion of Eckles of Butler the House adjourned until 10:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 23, 1925.

House met pursuant to adjournment, Speaker Edson in the chair. Prayer was offered by the Rev. James E. Mathney, pastor of the M. E. Church, Norwalk, Iowa.

Journal of January 22d corrected and approved.

PETITIONS

Held of Plymouth presented a communication from the Women's club of Le Mars, protesting against the adoption of the federal child labor amendment.

Referred to committee on constitutional amendments.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 2, relating to the selection of additional employees of the Forty-first General Assembly of the state of Iowa, fixing their compensation, and defining their duties.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate Joint Resolution No. 2, Joint resolution relating to the selection of additional employees of the Forty-first General Assembly of the state of Iowa, fixing their compensation, and defining their duties.

Read first and second times and, by unanimous consent, taken up for immediate consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a joint resolution on the same day, Rankin of Lee 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 be adopted?"

The ayes were:

Aiken Rassler Grimwood King Ratliff Anderson of Knudson Gripp Reimers Decatur Hager Latimer Anderson of Leonard Rhinehart Haney Rice Montgomery Hansen Lepley Hanson of Lichty . Roberts Anderson of Rust Webster Hancock Lieberknecht Bauer Ryder Hanson of Long Berry Winnebago McCaulley Saunders Bierkamp McIlrath Schulte Harrison of Smith of Bixler Clarke Mathews Blackford Harrison of Maxfield Chickasaw Blake Smith of O'Brien Pottawattamie Merritt Blythe Hattendorf Miller Stepanek Brittain Held Napier Strippel Carter Hempel Natvig Swanson Christophel Noble Thomas Higgins O'Donnell Clark Hill Troup Cole Truax Oldham Hollis Craig Hubbard Oliver Ulstad Dewar Huff Venard Orr Eckles Johnson of Owens Wagner Eden Patterson Walrod Dickinson Williams Edge Johnson of Powers Elliott Prichard Wilson Marion Fleming Kennedy Quirk Wolfe Francis Rankin Mr. Speaker—99 Kent Gilbertson

The nays were:

Stookesberry—1

Absent or not voting:

Diltz Knutson Martin Yenter—8
Forsling Lovrien Vincent
Graham

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

On request of Rankin of Lee, unanimous consent having been obtained, the report of the joint committee on extra help and action thereon were expunged from the record of January 15th.

INTRODUCTION OF BILLS

House File No. 10, by Berry of Monroe, a bill for an act to amend the law as it appears in Chapter sixty-eight (68) of the



Code, 1924, by providing for adequate washing facilities for employees in and about coal mines.

Read first and second times and referred to committee on mines and mining.

House File No. 11, by Diltz of Polk, a bill for an act to amend section seventy-three hundred eight (7308), Code of 1924, with respect to inheritance tax exemptions.

Read first and second times and referred to committee on ways and means.

House File No. 12, by Rankin of Lee, a bill for an act authorizing cities and towns owning waterworks, including cities under special charter, to extend water mains and levy special assessments therefor against the privately owned property.

Read first and second times and referred to committee on municipal corporations.

House File No. 13, by Hanson of Winnebago, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the Code, 1924, relating to closed seasons for game birds and animals.

Read first and second times and referred to committee on fish and game.

Rankin of Lee offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 4

Be It Resolved by the House, the Senate Concurring: That the state printing board be requested to furnish copies of the code of 1924 as follows: One copy for each of the various committee rooms of the Senate and the House; three copies each for the secretary of the Senate and the chief clerk of the House for the use of said officers and their assistants; six copies each for the press galleries of the Senate and the House.

Unanimous consent having been obtained, the resolution was taken up for immediate consideration.

On motion of Rankin of Lee the resolution was adopted.

Grimwood of Jones offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 5

Be It Resolved, by the House, the Senate concurring: That a joint session of the House and Senate be held on Tuesday, January 27th at two p. m. for the purpose of listening to the Honorable J. B. Weaver, chairman of the Child Welfare Commission on the findings and recommendations of that body.

Unanimous consent having been obtained, the resolution was taken up for immediate consideration.

On motion of Grimwood of Jones the resolution was adopted.

On motion of Craig of Warren the House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 24, 1925.

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

Prayer was offered by the Rev. A. W. Armstrong, Des Moines Conference Historian, Perry, Iowa.

Journal of January 23d corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Johnson of Marion until Tuesday, on request of Knudson of Hamilton.

PETITIONS

Oldham of Mahaska presented a petition from the Home Improvement Club of Cedar protesting against the proposed child labor amendment; also a petition from the W. C. T. U. of University Park urging the adoption of the child labor amendment.

Referred to committee on constitutional amendments.

Rice of Appanoose presented a petition from taxpayers of Appanoose county protesting against any highway bond issue.

Referred to committee on roads and highways.

Hager of Allamakee presented a petition from citizens of Allamakee county protesting against the law requiring pasteurization of sweet cream before churning.

Referred to committee on dairy and food.

Mr. Speaker presented a petition from residents of Buena Vista county protesting against the placing of restrictions upon itinerant vendors.

Referred to committee on commerce and trade.

Chief Clerk Gustafson presented a copy of resolutions received from the State Agricultural Convention urging the appropriation of \$5,000.00 to defray the expenses of the Iowa Boys' Judging Team for a trip to London, England.

Referred to committee on animal industry.

INTRODUCTION OF BILLS

House File No. 14, by Carter of Hardin, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927, and to appropriate therefrom for all departments, and the various divisions thereof, of the state of Iowa, for all purposes provided for by law, for the said biennium.

Read first and second times and referred to committee on appropriations.

House File No. 15, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify section twenty-eight hundred ninety-one (2891), Code, 1924, relating to the audit of the accounts of the state fair board.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 16, by committee on judiciary No. 2, a bill for an act to amend section thirty-three hundred sixty-seven (3367), Code, 1924, relative to the eligibility of inmates of the Iowa soldiers' home.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 17, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify section thirteen thousand three hundred fifty-five (13355), Code, 1924, relating to costs and fees in prosecutions for escapes from certain state institutions.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 18, by committee on judiciary No. 2, a bill for an act to modify the enrollment of House File Number 270, of the acts of the Extra Session of the Fortieth General Assembly as it now appears in the office of the Secretary of State, and in Chapter 527, Code, 1924, and to amend section twelve thousand three hundred ninety-one (12391), Code, 1924, relating to the forfeiture of real estate contracts.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 19, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify paragraph seven (7) of section fifty-six hundred thirty-nine (5639), Code, 1924, relating to the powers and duties of mayors of cities and towns.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 20, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify sections thirteen thousand three hundred sixty-five (13365), thirteen thousand three hundred sixty-nine (13369), and thirteen thousand three hundred seventy (13370), Code, 1924, relating to escapes from state institutions under the management of the board of control of state institutions and to acts and conduct in aid thereof.

Read first and second times and referred to committee on judieiary No. 2.

House File No. 21, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify section eighteen hundred eighty-six (1886), Code, 1924, relating to the board of accountancy.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 22, by committee on judiciary No. 2, a bill for an act to amend section thirteen hundred fifty-two (1352), Code, 1924, relating to maps in gypsum mines.

Read first and second times and referred to committee on judieiary No. 2.

House File No. 23, by committee on judiciary No. 2, a bill for



an act to amend section ninety-nine hundred thirty-three (9933), Code, 1924, relating to the statutes of frauds governing sales of goods or choses in action.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 24, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify chapter thirty-seven, (37), Code, 1924, relating to nominations by caucus, convention, or petition.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 25, by committee on judiciary No. 2, a bill for an act to amend section nineteen hundred two (1902), Code, 1924, relating to the report of the board of accountancy.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 26, by Diltz of Polk, a bill for an act providing for the repeal of the law as it appears in section forty-two hundred two (4202) of the Code, 1924, and the enacting of a substitute therefor, relating to the opening and closing of polls in school elections.

Read first and second times and referred to committee on schools and textbooks.

House File No. 27, by Carter of Hardin, a bill for an act making an appropriation to pay the compensation and mileage of the presidential electors for the year 1925.

Read first and second times and referred to committee on appropriations.

House File No. 28, by Noble of Muscatine, a bill for an act to repeal section seventy-four hundred five (7405) of the Code, 1924, and to enact a substitute therefor providing for the giving of bonds for the security of revenue deposited in banks.

Read first and second times and referred to committee on banks and banking.



House File No. 29, by Forsling of Woodbury, a bill for an act to amend section four thousand three hundred five (4305) of the Code, 1924, relating to bonds of secretaries and treasurers of school corporations, and providing for the payment of the cost of such bonds by school corporations.

Read first and second times and referred to committee on schools and textbooks.

House Joint Resolution No. 2, by Graham of Wapello, joint resolution ratifying a proposed amendment to the constitution of the United States of America, relative to the labor of persons under eighteen (18) years of age.

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

House Joint Resolution No. 3, by Rankin of Lee, a joint resolution fixing the compensation of the officers and employees of the Forty-first General Assembly.

Read first and second times and, by unanimous consent, taken up for immediate consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a joint resolution on the same day, Rankin of Lee 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?"

The ayes were:

Anderson of	Christophel	Gripp	Hollis
Decatur	Clark	Hager	Huff
Anderson of	Cole	Haney	Johnson of
Montgomery	Craig	Hansen	Dickinson
Anderson of	Dewar	Hanson of	Kennedy
Webster	Eckles	Hancock	Kent
Baner	Eden	Hanson of	King
Berry	Edge	Winnebago	Knudson
Bierkamp	Elliott	Harrison of	Latimer
Bixler	Fleming	Clark	Leonard
Blackford	Forsling	Hattendorf	Lepley
Blake	Francis	Held	Lichty
Blythe	Gilbertson	Hempel	Lieberknecht
Brittain	Graham	Higgins	Long
Carter	Grimwood	Hill	Lovrien

McCaulley	Owens	Rust	Truax
McIlrath	Patterson	Ryder	Ulstad
Mathews	Powers	Saunders	Venard
Merritt	Prichard	Schulte	Vincent
Miller	Quirk	Smith of	Wagner
Napier	Rankin	Chickasaw	Walrod
Natvig	Rassler	Smith of O'Brien	Williams
Noble	Ratliff	Stookesberry	Wilson
O'Donnell	Reimers	Strippel	Mr. Speaker-97
Oldham	Rhinehart	Swanson	
Oliver	Rice	Thomas	
Orr	Roberts	Troup	

The nays were, none.

Absent or not voting:

Aiken Diltz	Hubbard Johnson of	Martin Maxfield	Yenter—11
Harrison of	Marion	Stepanek	
Pottawattamie	Knutson	Wolfe	

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

REPORT OF SPECIAL COMMITTEE

Long of Jefferson, from the committee on assignment of committee rooms, submitted the following report:

MR. SPEAKER: Your committee on assignment of committee rooms begs leave to report the following recommendations as to the assignment of committee rooms and time of meeting of the standing committees:

Room	Mon.	Tues.	Wed.	Thurs.	Fri.
Speaker's Room-		2 402			
Ways and means Roads and highways	30 P.M.	2:30 P.M. 1:30 P.M. 8:30 P.M.	2:30 P.M. 1:30 P.M.	8:80 P.M. 2:30 P.M.	3:30 P.M. 2:30 P.M. 1:30 P.M.
Room 1-					
Appropriations		2:30 P.M.		3:30 P.M.	
Judiciary No. 11:			1:30 P.M.		1:80 P.M.
Motor vehicles and transporta- tion	30 P.M.		3:30 P.M.		
Insurance2:		3:30 P.M.	2:30 P.M.	1:80 P.M.	2:30 P.M.
Banks and banking	30 F.M.	1:30 P.M.	2.00 F.M.	2:30 P.M.	2.00 I .M.
Room 6-					
Drainage1:	30 P.M.			1:00 P.M.	
Board of control	80 P M			1:80 P.M.	2:80 P.M.
State educational institutions		8:30 P.M.			
MilitaryPublic bealth				3:30 P.M. 2:80 P.M.	
Public utilities	57				8:20 P.M.
Animal industry	18	1:30 P.M.	2:30 P.M.	,	
Mines and mining			2.30 F.M.		1:30 P.M.
Compensation of public officers2:2	0 P.M.		1:30 P.M.		
Land titles		2:80 P.M.	1.00 P.M.		



1	ton.	Tues.	Wed.	Thurs.	Fri.
Room 9-					
Dairy and food	0 P.M.	*	1:80 P.M.		
LaborElections	o rage.	2:30 P.M. 1:30 P.M.	1.07 1.12.		
Pharmacy Private corporations		1.50 1.2.	8:80 P.M. 2:30 P.M.		
Suppression of intemperance Public lands		*		1:30 P.M.	2:30 P.M.
Judicial distictsBuilding and loan		3:30 P.M.			1:30 P.M.
Room 10-					
Constitutional amendments Conservation of resources			2:30 P.M.	1:80 P.M.	9:00 D W
Commerce and trade	0 P.M.		8:80 P.M.		2:30 P.M. 8:30 P.M.
Room 5—					
Chief clerk					
Room 4—					
Journal clerks		700			
Room 8-					
Enrollng clerk File clerks Enrolled bills					
Rooms 2 and 11— Committee clerks					
Dooms 9 9 4 and 11 to be under	ontrol.	and dimetic	d she sh	lad alask	

Rooms 2, 3, 4 and 11 to be under control and direction of the chief clerk.

WM. L. LONG, Chairman. DAVID BRITTAIN. JOHN AIKEN.

Committee.

Passed on file.

On motion of Carter of Hardin the House adjourned until 11:00 a.m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 26, 1925.

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

Prayer was offered by the Rev. C. William Bast, pastor of the First Congregational church, Perry, Iowa.

Journal of January 24th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Vincent of Guthrie indefinitely, on request of Thomas of Audubon.

PETITION

Strippel of Benton presented a petition from the students of the Iowa school for the blind urging the passage of a law prohibiting begging.

Referred to committee on municipal corporations.

COMMITTEE REPORT ADOPTED

The report of the committee on assignment of committee rooms, found in the Journal of January 24th, was taken up for consideration.

On motion of Long of Jefferson the report was adopted.

REPORT OF IOWA COMMISSION ON LAND TITLES

Mr. O. P. Myers, of Newton, Iowa, chairman of the Iowa Commission on Land Titles, submitted the report of the commission, printed in pamphlet form, as an official document, which report was referred to the committee on land titles.

REPORTS OF COMMITTEE

Graham of Wapello, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution No. 1, joint resolution agreeing to a proposed amendment to the constitution of the state of Iowa by striking out the word "male" from section four (4) of article three (3) of said constitution, relating to the legislative department, begs leave to report they have had the same 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 two (2).

S. L. GRAHAM, Chairman.

Report adopted.

REPORT OF COMMITTEE ON RULES

Ulstad of Wright, from the committee on rules, submitted the following report:

Mr. SPEAKER: Your committee on rules begs leave to submit the following report:

That the rules of the 40th General Assembly be adopted as the rules of the 41st General Assembly, with the following changes:

RULE 44

Strike from Rule 44 the figures "1923" wherever they appear therein. Further, amend by striking out all of paragraph 2 and substituting in lieu thereof the following:

"No bill carrying an appropriation for any purpose shall be introduced after the third legislative day in March, except by the committee on appropriations."

Amend paragraph 5 by inserting after the word "appropriations" in line 3 the following:

"other than those recommended by the director of the budget."

RULE 56

Strike out the last sentence of rule 56 and substitute in lieu thereof the following:

"No legalizing act may be introduced until all of the provisions of law shall have been complied with."

BULE 58

Amend rule 58 by striking out the 'ast four words, reading "or code commissioners' bills."

OSCAR ULSTAD, Chairman.

Passed on file.



INTRODUCTION OF BILLS

House File No. 30, by Reimers of Lyon, a bill for an act to repeal sections twelve thousand sixty-three (12063), twelve thousand sixty-four (12064), and twelve thousand sixty-five (12065) of the Code, 1924, and to enact a substitute therefor, relating to the fees of executors and administrators.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 31, by Oldham of Mahaska, a bill for an act to amend section one hundred fourteen (114) of the Code, 1924, relating to state examiners.

Read first and second times and referred to committee on departmental affairs.

House File No. 32, by Forsling of Woodbury, a bill for an act to amend chapter five hundred seven (507), of title thirty-two (32) of the Code, 1924, relating to settlement of estates, and making provision for hearing and notice on applications to sell or mortgage real estate.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 33, by Prichard of Woodbury, a bill for an act to amend section fifty-six hundred ninety-nine (5699) of the Code, 1924, relating to the appointment of chiefs of police and fire departments.

Read first and second times and referred to committee on municipal corporations.

House File No. 34, by Smith of O'Brien, a bill for an act to amend section fifty-one hundred eleven (5111), chapter 253 of title 14, of the Code of 1924, regarding supervisor districts.

Read first and second times and referred to committee on county and township organization.



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 House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 3, fixing the compensation of the officers and employees of the Forty-first General Assembly.

Also, that the Senate has adopted the following resolution, in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 5, a resolution relating to joint session of the House and Senate on Tuesday, January 27th at 2 p. m. to hear the Honorable J. B. Weaver, Chairman of the Child Welfare Commission.

Also, that the Senate has adopted the following resolution, in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 4, a resolution relating to the providing of the Code of 1924 to committee rooms, officers of the General Assembly, and the press gallery.

WALTER H. BEAM, Secretary.

ADDITIONAL ASSIGNMENT OF DESKS IN PRESS GALLERY

The chief clerk announced the additional assignment of desk No. 1 in the press gallery to Gardner Cowles, Jr., of the Des Moines Register-Tribune-News.

On motion of Bixler of Adams the House adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 27, 1925.

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

Prayer was offered by the Rev. Henry McCraven of the Union Congregational church, Des Moines.

Journal of January 26th corrected and approved.

PETITIONS

Francis of Boone presented a petition from the Hawthorne Club of Boone, Iowa, favoring the child labor amendment.

Referred to committee on constitutional amendments.

CHANGE IN COMMITTEE APPOINTMENT

The Speaker announced the appointment of Venard of Sioux to the committee on conservation of resources and his release from the committee on dairy and food.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Matthews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Joint Resolution No. 2. House Joint Resolution No. 3.

> HOWARD A. MATHEWS, Chairman House Committee. F. C. STANLEY, 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 bill: House Joint Resolution No. 3.

REPORT OF COMMITTEE ON RULES ADOPTED

The report of the committee on rules, found in the House Journal of January 26th, was taken up for consideration.

On motion of Ulstad of Wright the report of the committee was adopted.

COMMUNICATION FROM TEXAS STATE SENATE

A communication was received from Mr. W. V. Howerton, secretary of the Texas State Senate, accompanied by a resolution pertaining to appropriations and federal aid of the United States Congress.

The communication and resolution were read for the information of the House and referred to the committee on ways and means.

REPORTS OF COMMITTEE

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 17, a bill for an act to amend, revise, and codify section thirteen thousand three hundred fifty-five (13355), Code, 1924, relating to costs and fees in prosecutions for escapes from certain state institutions, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 16, a bill for an act to amend section thirty-three hundred sixty-seven (3367), Code, 1924, relative to the eligibility of inmates of the Iowa soldiers' home, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 25, a bill for an act to amend section nineteen hundred two (1902), Code, 1924, relating to the report of the board of accountancy, begs leave to report they have had the same under consid-



eration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 15, a bill for an act to amend, revise and codify section twenty-eight hundred ninety-one (2891), Code, 1924, relating to the audit of the accounts of the state fair board, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 19, a bill for an act to amend, revise, and codify paragraph seven (7) of section fifty-six hundred thirty-nine (5639), Code, 1924, relating to the powers and duties of mayors of cities and towns, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 21, a bill for an act to amend, revise, and codify section eighteen hundred eighty-six (1886), Code, 1924, relating to the board of accountancy, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 35, by Troup of Story, a bill for an act regulating the operation of motor vehicles at railway crossings, providing for erection of signs at such crossings and providing penalty for violation.

Read first and second times and referred to committee on motor vehicles and transportation.



House File No. 36, by Hansen of Scott, a bill for an act to amend, revise, and codify section fifty-three hundred forty-one (5341), Code, 1924, relating to stewards of county homes.

Read first and second times and referred to committee on county and township organization.

House File No. 37, by Harrison of Clarke, a bill for an act to amend section fifty-six hundred seventeen (5617) of the Code, 1924, relating to severance of territory from cities and towns.

Read first and second times and referred to committee on municipal corporations.

House File No. 38, by Powers of Page, a bill for an act granting to towns, cities, cities under commission form of government, cities acting under special charters and cities under the manager form of government, authority to license, bond and otherwise regulate canvassing solicitors within the limits of such cities and towns.

Read first and second times and referred to committee on municipal corporations.

Grimwood of Jones offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 6

Be It Resolved by the House, the Senate concurring: That the Senate and House meet in joint session Tuesday, February 3d, at eleventhirty a.m. for the purpose of listening to Miss Helen Keller.

Unanimous consent having been obtained, the resolution was taken up for immediate consideration.

On motion of Grimwood of Jones the resolution was adopted.

Wolfe of Linn offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 7

Resolved by the House, the Senate Concurring: That the code editor prepare and submit to each member of the House and Senate a statement showing all standing appropriations now in force not terminating June 30th, 1925, with amounts and purpose for which they are made.

Laid over under rule 34.

BILL SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 27th day of January, 1925, sent to the governor for his approval: House Joint Resolution No. 3, joint resolution fixing the compensation of the officers and employees of the Forty-first General Assembly.

HOWARD A. MATHEWS, Chairman.

Report adopted.

On motion of Latimer of Fremont the House adjourned until 1:45 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

Powers of Page moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint session.

Motion prevailed, and the chair appointed as such committee, Powers of Page, Haney of Mills, and McIlrath of Poweshiek.

Powers of Page, from the committee appointed to notify the Senate that the House was ready to receive it 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 pro tempore of the Senate, the secretary of the Senate, and the honored body of the Senate.

The president pro tempore of the Senate was escorted to the Speaker's station, the secretary to the chief clerk's desk, and the members of the Senate took seats in the west side of the House chamber.

JOINT SESSION

As per concurrent resolution duly adopted, the joint session was called to order, Senator Ed. H. Campbell, president pro tempore of the Senate, presiding.

President Campbell announced a quorum present and the joint convention duly organized.

Speaker Edson in the chair.

The Speaker then presented the Hon. James B. Weaver, chairman of the Iowa Child Welfare Commission, who spoke to the joint session on the work and recommendations of the commission.

Perkins of Sac moved that a vote of thanks be extended to Mr. Weaver and to the other members of the Child Welfare Commission for services rendered in connection with the work of the commission.

Motion prevailed.

Strippel of Benton moved that the joint session be now dissolved. Motion prevailed.

The House reconvened, Speaker Edson in the chair.

On motion of Kent of Lucas the House adjourned until 10:00 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 28, 1925.

F

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

Prayer was offered by the Rev. Carl Brown, pastor of M. E. church, Garden Grove, Iowa.

Journal of January 27th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek for the day on request of Oldham of Mahaska.

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 Resolution No. 2.

INTRODUCTION OF BILLS

House File No. 39, by Diltz of Polk, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the division of the state into judicial districts, and increasing the number of judges in the ninth judicial district and providing a method of filling the additional offices created.

Read first and second times and referred to committee on judicial districts.

House File No. 40, by Diltz of Polk, a bill for an act to amend section fifty-eight hundred sixty-seven (5867) of the Code, 1924, relating to the election of hospital trustees by cities, by providing for additional trustees and the appointment thereof.

Read first and second times and referred to committee on municipal corporations.

House File No. 41, by Dewar of Cherokee, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock, and providing a penalty for failure to comply therewith.

Read first and second times and referred to committee on railroads.

House File No. 42, by Hansen of Scott, a bill for an act authorizing the establishment of municipal art galleries in cities acting under special charter having a population of fifty thousand (50,000) or more, providing for the appointment of a board of art trustees for the management of such art galleries, and fixing the duties, powers and responsibilities of such board.

Read first and second times and referred to committee on municipal corporations.

House File No. 43, by Powers of Page, a bill for an act to amend section sixty-four hundred seventy-four (6474) of the Code of 1924, relating to restricted residence districts.

Read first and second times and referred to committee on municipal corporations.

House File No. 44, by Brittain of Madison, a bill for an act imposing a license fee on gasoline used or sold for use in the state of Iowa, providing for the payment, collection, distribution and expenditure thereof; fixing a standard for gasoline sold for use in the state and providing penalties for violations of the law.

Read first and second times and referred to committee on ways and means.

House File No. 45, by Patterson of Kossuth and Johnson of Dickinson, a bill for an act providing for an income tax to raise revenue with which to reduce the general property tax levy, and to equalize the burdens of taxation.

Read first and second times and referred to committee on ways and means.



INVITATION FROM THE IOWA STATE COLLEGE

The following communication was received from Mr. R. A. Pearson, president of Iowa state college of agriculture and mechanic arts:

IOWA STATE BOARD OF EDUCATION

Des Moines, Iowa, January 28, 1925.

Hon. John Hammill, Governor of Iowa, Hon. Clem F. Kimball, Lieutenant Governor, Hon W. C. Edson, Speaker of the House of Representatives. And Members of the Forty-first General Assembly.

GENTLEMEN: The Iowa State College is pleased to join with Honorable Parley Sheldon, the citizens of Ames, and the Iowa State Highway Commission in invitation to you to be our guests next Friday afternoon, January 30, 1925, including dinner at 5:30 p. m.

Members of the College Staff will esteem it a privilege to show the Members of the Legislature some of the prize live stock, experimental work in progress, results of experimental work of the past season, and the general activities of the several divisions of the College.

We hope as many as possible will accept this invitation. If another day would be preferable, please let us know and we will adjust ourselves to your convenience.

Respectfully submitted,

R. A. PEARSON, President of Iowa State College.

Troup of Story moved that the invitation extended by the faculty of the college and the citizens of Ames be accepted.

Motion prevailed.

Forsling of Woodbury moved the suspension of the rules for the consideration of House File No. 15 at this time.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 15, a bill for an act to amend, revise, and codify section twenty-eight hundred ninety-one (2891), Code, 1924, relating to the audit of the accounts of the state fair board, 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?"

The ayes were:

Anderson of Grimwood King Quirk Knudson Decatur Gripp Rassler Anderson of Hager Knutson Ratliff Montgomery Haney Latimer Reimers Anderson of Hansen Leonard Rhinehart Webster Hanson of Lepley Rice Bauer Hancock Lichty Roberts Berry Hanson of Lieberknecht Rust Bierkamp Winnebago Ryder Long Harrison of Bixler Lovrien Saunders Blackford Clarke McCaulley Schulte Blake Harrison of Martin Smith of O'Brien Blythe Pottawattamie Mathews Stepanek Brittain Hattendorf Maxfield Stookesberry Carter Merritt Strippel Held Christophel Miller Hempel Swanson Clark Higgins Napier Thomas Cole Hill Troup Natvig Craig Truax Hollis Noble Eckles Hubbard O'Donnell Ulstad Eden Oldham Venard Huff Edge Oliver-Wagner Johnson of Walrod Elliott Dickinson Orr Johnson of Owens Wilson Fleming Wolfe Forsling Marion Patterson Kennedy Yenter Francis Powers Prichard Gilbertson Kent Mr. Speaker-100 Graham

The nays were, none.

Absent or not voting:

Aiken	McIlrath	Smith of	Vincent
Dewar	Rankin	Chickasaw	Williams-8
Diltz			ACSERVATORISTICAL CON

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

Forsling of Woodbury moved the suspension of the rules for the consideration of House File No. 17 at this time.

Motion prevailed.

House File No. 17, a bill for an act to amend, revise, and codify section thirteen thousand three hundred fifty-five (13355), Code, 1924, relating to costs and fees in prosecutions for escapes from certain state institutions, with report of committee recommending passage, was taken up and considered.

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?"

The ayes were:

Aiken Gilbertson Knudson Reimers Anderson of Graham Knutson Rhinehart Decatur Grimwood Latimer Rice Anderson of Gripp Leonard Roberts Montgomery Hager Lepley Rust Anderson of Lichty Ryder Haney Lieberknecht Webster Hanson of Saunders Bauer Hancock Schulte Long Berry Lovrien Hanson of Smith of Bierkamp Winnebago McCaulley Chickasaw Bixler Harrison of Martin Smith of O'Brien Blackford Mathews Clarke Stepanek Blake Harrison of Maxfield Stookesberry Blythe · Pottawattamie Merritt Strippel Brittain Hattendorf Miller Swanson Carter Held Napier Thomas Christophel Hempel Natvig Troup Clark Higgins Noble Truax Cole Hill O'Donnell Ulstad Craig Hollis Oldham Venard Dewar Huff Oliver Wagner Eckles Johnson of Orr Walrod Dickinson Eden Owens Williams Edge Johnson of Powers Wilson Elliott Marion Prichard Wolfe Kennedy Quirk Fleming Yenter Rassler Forsling Kent Mr. Speaker-101 Francis King Ratliff

The nays were, none.

Absent or not voting:

Diltz Hubbard Patterson Vincent —7
Hansen McIlrath Rankin

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

Forsling of Woodbury moved that the rules be suspended for the consideration of House File No. 19 at this time.

Motion prevailed.

House File No. 19, a bill for an act to amend, revise, and codify paragraph seven (7) of section fifty-six hundred thirty-nine (5639), Code, 1924, relating to the powers and duties of mayors of cities and towns, with report of committee recommending passage, was taken up and considered.

Rust 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?"

The ayes were:

Aiken Graham Knudson Ratliff Anderson of Grimwood Knutson Reimers Decatur Gripp Latimer Rhinehart Anderson of Hager Leonard Rice Montgomery Roberts Haney Lepley Lichty Anderson of Hanson of Rust Webster Hancock Lieberknecht Ryder Bauer Hanson of Long Saunders Winnebago Berry Lovrien Schulte Bierkamp McCaulley Smith of Harrison of Bixler Chickasaw Clarke Martin Blackford Smith of O'Brien Harrison of Mathews Blake Pottawattamie Maxfield Stepanek Blythe Hattendorf Merritt Stookesberry Brittain Held Miller Strippel Carter Hempel Napier Swanson Thomas Christophel Higgins Natvig Clark Hill Noble Troup Cole Hollis O'Donnell Truax Hubbard Oldham Ulstad Craig Dewar Huff Oliver Venard Eckles Johnson of Orr Wagner Dickinson Owens Walrod Eden Johnson of Edge Powers Williams Marion Prichard Wilson Elliott Kennedy Quirk Wolfe Fleming Kent Rankin Yenter Forsling King Rassler Mr. Speaker-108 Francis Gilbertson

The nays were, none.

Absent or not voting:

Diltz McIlrath Patterson Vincent—5

Hansen

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

RULE 63 SUSPENDED

Blake of Fayette moved that rule 63 be suspended for the fore-

Motion prevailed.

Forsling of Woodbury moved that the rules be suspended for the consideration of House File No. 21 at this time.

Motion prevailed.

House File No. 21, a bill for an act to amend, revise, and codify section eighteen hundred eighty-six (1886), Code, 1924, relating to the board of accountancy, 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?"

The ayes were:

Aiken Grimwood Knutson Ratliff Latimer Reimers Anderson of Gripp Rhinehart Decatur Leonard Hager Lepley Rice Anderson of Haney Montgomery Hanson of Lichty Roberts Anderson of Lieberknecht Rust Hancock Webster Hanson of Ryder Long Lovrien Saunders Bauer Winnebago Berry Harrison of McCaulley Schulte Bierkamp Martin Smith of Clarke Bixler Harrison of Mathews Chickasaw Blackford Pattawattamie Maxfield Smith of O'Brien Blake Hattendorf Merritt Stepanek Blythe Held Miller Stookesberry Brittain Hempel Napier Strippel Carter Higgins Natvig Swanson Christophel Thomas Hill Noble Clark Hollis O'Donnell Troup Cole Hubbard Oldham Truax Craig Ulstad Huff Oliver Eckles Venard Johnson of Orr Wagner Eden Dickinson Owens Edge Johnson of Walrod Patterson Elliott Marion Powers Williams Fleming Kennedy Prichard Wilson Forsling Kent Quirk Wolfe Francis King Rankin Yenter Gilbertson Knudson Mr. Speaker-103 Rassler Graham

The nays were, none.

Absent or not voting:

Dewar Hansen McIlrath Vincent—5

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

Forsling of Woodbury moved that the rules be suspended for the consideration of House File No. 25 at this time.

Motion prevailed.

House File No. 25, a bill for an act to amend section nineteen hundred two (1902) Code, 1924, relating to the report of the board of accountancy, 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?"

The ayes were:

Aiken Graham Knudson Ratliff Anderson of Grimwood Knutson Reimers Decatur Gripp Leonard Rhinehart Anderson of Hager Lepley Rice Lichty Montgomery Haney Roberts Anderson of Hanson of Lieberknecht Rust Webster Hancock Long Ryder Bauer Hanson of Saunders Lovrien Berry Winnebago McCaulley Schulte Bierkamp Harrison of Martin Smith of Mathews . Clarke Bixler Chickasaw Smith of O'Brien Blackford Harrison of Maxfield Blake Pottawattamie Merritt Stepanek Blythe Hattendorf Miller Stookesberry Brittain Held Napier Strippel Hempel Natvig Swanson Carter Christophel Higgins Noble Thomas O'Donnell Troup Clark Hill Cole Oldham Truax Hollis Craig Hubbard Oliver Ulstad Eckles Orr Venard Huff Wagner Owens Eden Johnson of Walrod Edge Dickinson Patterson Williams Elliott Johnson of Powers Prichard Wilson Fleming Marion Wolfe Forsling Kennedy Quirk Francis Kent Rankin Yenter Gilbertson Mr. Speaker-102 King Rassler

The nays were, none.

Absent or not voting:

Dewar Hansen McIlrath Vincent—6
Diltz Latimer

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

Forsling of Woodbury moved that the rules be suspended for the consideration of House File No. 16 at this time.

Motion prevailed.

House File No. 16, a bill for an act to amend section thirty-three hundred sixty-seven (3367), Code, 1924, relative to the eligibility of inmates of the Iowa soldiers' home, 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?"

The ayes were:

Graham Knudson Ratliff Anderson of Grimwood Knutson Reimers Decatur Gripp Latimer Rhinehart Anderson of Hager Leonard Rice Montgomery Lepley Roberts Haney Anderson of Hanson of Lichty Rust Webster Lieberknecht Hancock Ryder Hanson of Bauer Long Saunders Schulte Berry Winnebago Lovrien Bierkamp Harrison of McCaulley Smith of Martin Bixler Clarke Chickasaw Blackford Harrison of Mathews Smith of O'Brien Pottawattamie Maxfield Blake Stepanek Blythe Merritt Hattendorf Stookesberry Brittain Held Miller Strippel Napier Hempel Carter Swanson Higgins Hill Christophel Natvig Thomas Noble Clark Troup Cole Hollis O'Donnell Truax Craig Hubbard Oldham Venard Eckles Huff Oliver Wagner Johnson of Eden Orr Walrod * Edge Dickinson Owens Williams Elliott Johnson of Patterson Wilson Fleming Marion Powers Wolfe Prichard Forsling Kennedy Yenter Kent Quirk Francis Mr. Speaker-101 Gilbertson King Rassler

The nays were, none.

Absent or not voting:

Dewar	Hansen	Rankin	Vincent—7
Diltz	McIlrath	Illated	

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

BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on January 27th, approved the following joint resolution: House Joint Resolution No. 3.

On motion of McCaulley of Calhoun the House adjourned until 10:00 a.m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 29, 1925.

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

Prayer was offered by the Rev. Arthur Frost Newell, pastor of the Congregational church, Garner, Iowa.

Journal of January 28th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Saunders of Palo Alto for the day on request of Long of Jefferson.

PETITIONS

Bauer of Washington presented a petition from Stone Local No. 150 of the Farmers' Union favoring the proposed gasoline tax bill.

Referred to committee on ways and means.

Bauer of Washington presented a petition from Stone Local No. 150 of the Farmers' Union protesting against the present county agent law.

Referred to committee on county and township organization.

Fleming of Crawford presented a petition from the Morgan Center Local No. 750, Schleswig, protesting against the gasoline tax bill; also against any bond issue for the hard surfacing of primary roads.

Referred to committee on roads and highways.

Graham of Wapello presented a petition from members of W. C. T. U., Marshalltown, in favor of the child labor amendment.

Referred to committee on constitutional amendments.

Knutson of Cerro Gordo presented petitions from the Child Study Club of Mason City, and the Mason City Trades and Labor Assembly, favoring the child labor amendment.

Referred to committee on constitutional amendments.



REPORTS OF COMMITTEES

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 6, a bill for an act to amend section fifty-one hundred seventy-eight (5178) of the Code of Iowa, 1924, relating to the filing of instruments with the county recorder, begs leave to report they have had the same 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 "day" in the last line of section one (1) and insert in lieu thereof the word "date".

JNO. M. RANKIN, Chairman.

Report adopted.

McCaulley of Calhoun, from the committee appointed to examine and select committee clerks, submitted the following report:

MR. SPEAKER: We, your committee appointed to examine, select and assign committee clerks for the House of Representatives for the Forty-first General Assembly, beg leave to submit our final report as follows:

Sylvia Klinkenborg: Napier and Reimers.

Clara Weaver: Lovrien and Hubbard.

Gertrude Fisher: Mathews. Maude Beyer: Rust and Hager.

We further recommend the appointment of Mabel Godfrey as assistant enrolling clerk to be assigned to duty as soon as the work of that committee requires.

> MARION R. McCAULLEY, IRVING H. KNUDSON, D. FULTON RICE, Committee.

On motion of Mr. McCaulley the report was adopted.

INTRODUCTION OF BILLS

House File No. 46, by Knudson of Hamilton, a bill for an act making it unlawful for any person improving a highway crossing a railroad to leave deposits of dirt, gravel, stone or other substance on such railroad.

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

House File No. 47, by committee on banks and banking, a bill

for an act to amend section nine thousand two hundred thirty-nine (9239) of the Code, 1924, relating to the liquidation and distribution of the assets of banks in the hands of the superintendent of banking for liquidation and distribution.

Read first and second times and passed on file.

House File No. 48, by Diltz of Polk, a bill for an act to amend sections six thousand one (6001), six thousand two (6002), and six thousand four (6004), of the Code, 1924, relating to the construction, reconstruction, resurfacing, and repair of street improvements and sewers, and the oiling of streets in cities and towns, and the letting of contracts therefor.

Read first and second times and referred to committee on municipal corporations.

House File No. 49, by Bixler of Adams, a bill for an act to amend the law as it appears in sections forty hundred thirty-seven (4037), forty hundred thirty-nine (4039), forty hundred forty-one (4041) of the Code, 1924, relating to the inspection of bees by the state apiarist.

Read first and second times and referred to committee on agriculture.

House File No. 50, by Carter of Hardin, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the general assembly and the payment of mileage for certain officers of the special session of the Fortieth General Assembly.

Read first and second times and referred to committee on appropriations.

House File No. 51, by Latimer of Fremont, a bill for an act to empower school boards to make rules regarding pupils entering classes after opening of the sessions.

Read first and second times and referred to committee on schools and textbooks.

House File No. 52, by Ulstad of Wright, a bill for an act to amend the provisions of chapter two hundred fifty-one (251) of the Code,

1924, relating to the licensing and regulation of motor vehicles and providing for permanent license plates.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 53, by Johnson of Marion, a bill for an act to amend the law as it appears in section thirteen hundred ninety-six (1396), chapter seventy (70) of the Code, 1924, relating to workmen's compensation.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 54, by King of Clay, a bill for an act to amend chapter three hundred fifty-three (353), of title seventeen (XVII), of the Code 1924, relating to levee and drainage districts.

Read first and second times and referred to committee on drainage.

House File No. 55, by King of Clay, a bill for an act to appropriate four thousand four hundred twenty-three dollars and ninety-three cents (\$4423.93) for the purpose of paying drainage assessments against state owned land in connection with the drainage of Mud Lake.

Read first and second times and referred to committee on appropriations.

Anderson of Montgomery offered the following resolution:

RESOLUTION

Whereas, the Honorable Cyrus L. Stratton, former member of the House of Representatives from Montgomery county in the Twenty-eighth and Twenty-ninth General Assemblies, died at his home in Red Oak, Iowa, on July 6, 1923; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker



appointed as members of such committee, Anderson of Montgomery, Haney of Mills, and Huff of Cass.

Natvig of Howard offered the following resolution:

RESOLUTION

Whereas, the Honorable Judge Henry T. Reed of Howard county, Iowa, a member of the House of Representatives in the Sixteenth General Assembly and Federal Judge of the North District of Iowa for many years, died at Cresco, Iowa, February 24, 1924; therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to commemorate fittingly his service to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Natvig of Howard, Knutson of Cerro Gordo, and Forsling of Woodbury.

Quirk of Sac offered the following resolution:

RESOLUTION .

Whereas, the Honorable Charles L. Early, of Sac City, Iowa, a member of the House of Representatives from Sac county, in the Twenty-fifth, Twenty-sixth and Twenty-sixth Extra General Assemblies, died at Sac City, Iowa, on August 5th, 1924, therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to commemorate fittingly his service to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Quirk of Sac, McCaulley of Calhoun, and Aiken of Ida.

Bixler of Adams offered the following resolution:

RESOLUTION

Whereas, the Honorable Clinton S. Crouse of Adams County, Iowa, a member of the House in the Twenty-eighth and Twenty-ninth General Assemblies, died at Prescott, Iowa, April 21st, 1924; therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to commemorate fittingly his service to this state.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Bixler of Adams, Leonard of Taylor, and Gripp of Union.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

currence of the House is asked:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 48, a bill for an act relating to the support of the poor. Also, that the Senate has passed the following bill in which the con-

Senate File No. 47, a bill for an act relating to the taxation of sheep and swine.

Also, that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 6, providing for a joint session of the two Houses on Tuesday, February 3rd at eleven-thirty a. m. for the purpose of listening to Miss Helen Keller.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED .

Senate File No. 47, a bill for an act to amend paragraph three (3) of section sixty-nine hundred fifty-three (6953), Code, 1924, relating to the taxation of sheep and swine.

Read first and second times and referred to committee on judiciary No. 2.

Senate File No. 48, a bill for an act to repeal section fifty-three hundred thirty-one (5331), Code, 1924, relating to the support of the poor.

Read first and second times and referred to committee on judiciary No. 2.

CONSIDERATION OF BILLS

House Joint Resolution No. 1, joint resolution agreeing to a proposed amendment to the constitution of the state of Iowa by striking out the word "male" from section four (4) of article three (3)



of said constitution, relating to the legislative department, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Graham of Wapello, the amendments proposed by the committee, found on page 142 of the Journal of January 26th, were adopted.

Mr. Graham 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.

JOINT RESOLUTION

Agreeing to a proposed amendment to the constitution of the state of Iowa by striking out the word "male" from section four (4) of article three (3) of said constitution, relating to the legislative department.

Whereas, by House Joint Resolution Number Five (5) of the fortieth general assembly, which resolution was approved February 23, 1923, an amendment to the Constitution of the State of Iowa was proposed; and

Whereas, the said proposed amendment was agreed to by a majority of the members elected to the house of representatives of said fortieth general assembly and entered upon its official, printed journal at pages 564 and 565 with the yeas and nays taken thereon, and was agreed to by a majority of the members elected to the senate of said general assembly, and entered upon its official, printed journal at page 504 with the yeas and nays taken thereon; and

Whereas, said proposed amendment was in words and figures as follows, to wit:

"Strike out the word 'male' from Section four (4) of article three (3) of said constitution, relating to the legislative department."; and

Whereas, the said resolution and proposed amendment have been published as provided by law and have been referred to this, the forty-first general assembly, for action thereon; now, therefore,

Be it resolved by the General Assembly of the State of Iowa:

Section 1. That the proposed amendment to the constitution of the state of Iowa as contained in and proposed by said House Joint Resolution Number Five (5) of the fortieth general assembly, being in words and figures as follows, to wit:

"Strike out the word 'male' from Section four (4) of article three (3) of said constitution, relating to the legislative department.", be and the same is hereby agreed to, enacted and adopted by the forty-first general assembly.



On the question "Shall the joint resolution pass?"

The ayes were:

Aiken Graham Knudson Rassler Anderson of Grimwood Knutson Ratliff Decatur Reimers Gripp Latimer Rhinehart Anderson of Hager Leonard Montgomery Haney Lepley Rice Anderson of Roberts Hansen Lichty Webster Hanson of Lieberknecht Rust Bauer Hancock Long Ryder Berry Hanson of Lovrien Schulte Bierkamp Winnebago McCaulley Smith of Chickasaw Bixler Harrison of McIlrath Blackford Clarke Martin Smith of O'Brien Blake Harrison of Mathews Stepanek Blythe Pottawattamie Maxfield Stookesberry Brittain Hattendorf Merritt Strippel Carter Held Miller Swanson Christophel Hempel Napier Thomas Clark Higgins Natvig Troup Cole Hill Noble Truax Craig Hollis O'Donnell Ulstad Dewar Hubbard Oldham Venard Eckles Huff Oliver Wagner Johnson of Walrod Eden Orr Edge Dickinson Owens Williams Elliott Johnson of Patterson Wilson Fleming Marion Powers Wolfe Kennedy Prichard Yenter Forsling Francis Kent Quirk Mr. Speaker-104 Gilbertson King Rankin

The nays were, none.

Absent or not voting:

Diltz Saunders Vincent—3

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

On motion of Fleming of Crawford the House adjourned until 9:30 a. m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 30, 1925.

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

Prayer was offered by the Rev. J. J. Bushnell, superintendent Algona district of the M. E. church, Algona, Iowa.

Journal of January 29th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Saunders of Palo Alto for the day on request of Long of Jefferson.

PETITIONS

Blackford of Van Buren presented a petition from the W. C. T. U., Cantril, in favor of the child labor amendment.

Referred to committee on constitutional amendments.

Gilbertson of Winneshiek presented a petition from residents of Decorah in favor of the child labor amendment.

Referred to committee on constitutional amendments.

Francis of Boone presented petitions from members of W. C. T. U., Madrid, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Hempel of Clayton presented a petition from members of the McGregor Tourist Club, McGregor, favoring the child labor amendment.

Referred to committee on constitutional amendments.

REPORT OF COMMITTEE

Forsling of Woodbury, from the committee in judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 20, a bill for an act to amend, revise and codify sections 13365, 13369 and 13370, Code, 1924, relating to escapes from state institutions under the management of the board of control of state institutions and to acts and conduct in aid thereof, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 56, by Dewar of Cherokee, a bill for an act to amend paragraph one (1) of section ninety-one hundred eighty-three (9183) of the code, 1924, 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 times and referred to committee on banks and banking.

House File No. 57, by O'Donnell of Dubuque, a bill for an act requiring abstractors to furnish bond for the benefit of the persons for whom they perform services, making them liable for damages resulting from their acts, and providing penalties for violation of the law.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 58, by Forsling of Woodbury, a bill for an act to amend, revise and codify section fifty-seven hundred sixty-eight (5768) of the Code, 1924, relating to markets in cities and towns and making provision for the fixing and collection of charges for occupancy of space in such market.

Read first and second times and referred to committee on municipal corporations.

House File No. 59, by Ryder of Dubuque, a bill for an act to repeal section sixty-six hundred thirty-three (6633) of the Code, 1924, relating to the duties and compensation of members of a city or town council under the city manager plan, and to enact a substitute therefor.



Read first and second times and referred to committee on municipal corporations.

House File No. 60, by Martin of Jackson, a bill for an act to amend section twenty-six hundred seventy-one (2671) of the Code, 1924, relating to the eradication of bovine tuberculosis.

Read first and second times and referred to committee on animal industry.

House File No. 61, by Martin of Jackson, a bill for an act to amend section fifty-one hundred six (5106) of the Code, 1924, relating to the number of members of the board of supervisors.

Read first and second times and referred to committee on county and township organization.

House File No. 62, by Latimer of Fremont, a bill for an act to amend the law as it appears in section forty-eight hundred eighteen, (4818) of the Code, 1924, with respect to noxious weeds.

Read first and second times and referred to committee on agriculture.

House File No. 63, by Hollis of Blackhawk, a bill for an act to amend section twenty-six hundred ninety-four (2694), Code, 1924, relating to the accredited area plan for the eradication of bovine tuberculosis.

Read first and second times and referred to committee on judieiary No. 2.

House File No. 64, by committee on banks and banking, a bill for an act to amend section one hundred forty (140), section five thousand six hundred fifty-one (5651) and section seven thousand four hundred four (7404) of the Code of 1924, relating to interest on deposits of public funds.

Read first and second times and referred to committee on banks and banking.

House File No. 65, by committee on banks and banking, a bill for an act to remove all requirements for bonds personal or corporate on public funds.



Read first and second times and referred to committee on banks and banking.

House File No. 66, by committee on banks and banking, a bill for an act to amend section twelve thousand seven hundred nineteen (12719) of the Code of 1924, relating to priority of claims in receivership.

Read first and second times and referred to committee on banks and banking.

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. 45, a bill for an act relating to the compensation to be paid newspapers for publishing the laws of the General Assembly which are to take effect by publication.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 15, a bill for an act relating to the construction, reconstruction or repairing of sewers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 46, a bill for an act relating to redemption from execucution sale.

Also, that the Senate has adopted the report of the joint committee on rules, and has amended and adopted the amendments to the rules, proposed therein.

WALTER H. BEAM, Secretary.

N. Committee

REPORT OF JOINT COMMITTEE ON RULES

Mr. President: Your committee on rules, consisting of the Senate Committee and the House Committee on Rules of the Forty-first General Assembly, respectfully reports and recommends that the Joint Rules of the Fortieth General Assembly be adopted as the Joint Rules of the Forty-first General Assembly, subject to the following amendments:

RULE 1

Amend by inserting after the word "insist." in line 13 of said rule the following:

"After a motion to recede fails of a constitutional majority, such action shall be deemed as insisting on the amendments and shall be so entered upon the Journal of the House or the Senate."

Further amend by inserting the following after the comma in line 15: "and such negative vote shall constitute a constitutional majority.".

Further amend by inserting after the word "house." in line 25 the following:

"The scope of authority vested in such committee shall be limited to the subject matter of the amendment or amendments which were insisted upon by the body requesting the conference committee."

RULE 12

Amend by striking from line 19 the words "document editor" and inserting in lieu thereof the words "superintendent of printing".

RULE 16

Strike out said rule and renumber the rules following.

RULE 17

Amend Rule 17 by striking out of line 1 the words "elections in" and add "s" after the word "convention" in the same line.

RULE 19

Amend by striking out all of Rule 19 and inserting the following in lieu thereof:

"No bill carrying an appropriation for any purpose shall be introduced after the third legislative day in March, except by the committee on appropriations."

RULE 20

Abolish said rule and substitute the following in lieu thereof:

"All communications from the Code Editor proposing bills either in the form of bills or otherwise, shall be referred immediately to the Code Revision Committee of each house without reading the same, and the Code Revision Committee shall report suitable bills, or their objections thereto."

> ED. H. CAMPBELL, Chairman Senate Committee.

OSCAR ULSTAD, Chairman House Committee.

Passed on file.

SENATE MESSAGES CONSIDERED

Senate File No. 45, a bill for an act to amend the provisions of section sixty-two (62) of the Code nineteen hundred twenty-four (1924) relating to the compensation to be paid newspapers for publishing the laws of the general assembly which are to take effect by publication.

Read first and second times and referred to committee on printing.



Senate File No. 15, a bill for an act to amend section six thousand fifteen of the Code, 1924, relating to the construction, reconstruction or repairing of sewers and providing a method of payment therefor.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 46, a bill for an act to amend, revise, and codify section eleven thousand seven hundred ninety (11790), Code, 1924, relating to redemption from execution sale.

Read first and second times and referred to committee on judiciary No. 2.

Lovrien of Humboldt asked unanimous consent to suspend the rules for the consideration at this time of House File No. 47.

Objection was made by Rassler of Pocahontas.

AMENDMENTS FILED

Forsling of Woodbury filed the following amendments to House File No. 47:

Amend House File No. 47 as follows:

- 1. Amend section one (1) by striking from line nine (9) the word "his" and by inserting in lieu thereof the word "its"; also by striking from line ten (10) the word "he" and by inserting in lieu thereof the word "it".
- 2. Amend section two (2) by striking from line five (5) the word "courts" and by inserting in lieu thereof the word "court".
- 3. Amend section five (5) by striking from line three (3) the word "receiver" and by inserting in lieu thereof the word "receivership".

On motion of Carter of Hardin the House adjourned until 10:00 a.m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 31, 1925.

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

Prayer was offered by the Rev. J. D. Lee, pastor of the Mt. Hebron Baptist church, Valley Junction, Iowa.

Journal of January 30th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Merritt of Carroll for the day on request of Cole of Delaware; Oldham of Mahaska until Monday noon on request of McIlrath of Poweshiek; Fleming of Crawford for the day on request of Smith of O'Brien; Hollis of Blackhawk for the day on request of Eckles of Butler; Lieberknecht of Louisa for the day on request of Held of Plymouth.

ADOPTION OF THE JOINT RULES

The report of the joint committee on rules, found in the House Journal of January 30th, was taken up for consideration.

On motion of Ulstad of Wright the report of the committee was adopted.

INTRODUCTION OF BILLS

House File No. 67, by Blake of Fayette, a bill for an act to amend sections one hundred twenty-four (124), of chapter ten (10), four thousand three hundred twenty-one (4321), of chapter two hundred twenty (220), and four thousand one hundred six (4106), of chapter two hundred six (206), of the Code, 1924, relating to the auditing of the financial conditions of school corporations, authorizing certain reports by school treasurers to county superintendents and reports of county superintendents to the auditor of state.

Read first and second times and referred to committee on schools and textbooks.

House File No. 68, by Diltz of Polk, a bill for an act to repeal sections ten thousand four hundred ninety-six (10496) to ten thousand five hundred one (10501), inclusive, of the Code, 1924, relating to adoption, and to enact a substitute therefor.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 69, by Forsling of Woodbury and Prichard of Woodbury, a bill for an act to amend section thirty-one hundred fifty-one (3151) of the Code, 1924, and defining peyote or the mescale button as a narcotic and making the penalties and laws pertaining to narcotics apply to the sale, distribution, possession or use of peyote or the mescale button.

Read first and second times and referred to committee on pharmacy.

House File No. 70, by Smith of Chickasaw, a bill for an act to amend section twenty-six hundred forty-four (2644), Code, 1924, relating to contagious and infectious diseases among animals.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 71, by Smith of Chickasaw, a bill for an act to amend section twenty-seven hundred seventy-three (2773), Code, 1924, relating to the practice of veterinary medicine and surgery.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 72, by Wagner of Scott, a bill for an act to provide for the destruction of weeds and noxious growths upon lands and lots within cities and towns and the highways adjoining the same, and to provide for the assessment of the costs thereof against such lands and lots.

Read first and second times and referred to committee on municipal corporations. Ulstad of Wright, from the committee on rules, offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 8

Be It Resolved by the House, the Senate concurring: That the superintendent of printing 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 Forty-first General Assembly, with pages substantially four (4) by six and one-half (6½) 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 seven hundred (700), of which 200 are to be bound in flexible leather, with names of members and officers printed on as many as needed for that purpose, the remainder to be bound in paper covers for general distribution.

Unanimous consent having been obtained, the concurrent resolution was taken up for immediate consideration.

On motion of Ulstad of Wright the concurrent resolution was adopted.

Bierkamp of Cedar made the following motion:

I move that the chief clerk of the House extend to the Iowa State Highway Commission, the faculty at Ames College, the citizens of Ames, Iowa, and all others who had charge of the entertainment yesterday the very sincere appreciation of the House of Representatives for the splendid entertainment and hospitality which they accorded the members on their trip to Ames.

Motion prevailed.

On motion of Hager of Allamakee the House adjourned until 10:00 a.m. Monday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 2, 1925.

The house met pursuant to adjournment, Speaker pro tempore Ulstad in the chair.

Prayer was offered by the Rev. Frank W. Mutchler, pastor of the Union Park Church of Christ, Des Moines.

Journal of January 31st corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Rankin of Lee for the day on request of O'Donnell of Dubuque; Bauer of Washington for the day on request of Orr of Keokuk; Hollis of Blackhawk for the day on request of Lichty of Blackhawk; Yenter of Johnson until Wednesday on request of Cole of Delaware.

PETITIONS

Mathews of Des Moines presented a petition from beauty parlor operators of Burlington urging the passage of a bill licensing beauty parlor operators.

Referred to committee on municipal corporations.

Blake of Fayette presented a petition from citizens of West Union favoring a tax on gasoline.

Referred to committee on ways and means.

HOUSE FILES WITHDRAWN

On request of Saunders of Palo Alto, unanimous consent having been obtained, House Files Nos. 64, 65, and 66 were withdrawn from the committee on banks and banking and from further consideration by the House.

Stookesbery of Davis offered the following resolution:

RESOLUTION

Whereas, the Honorable William H. Taylor, former member of the House of Representatives from Davis county in the Twenty-fifth General Assembly, died at his home in Bloomfield, Iowa, on September 11, 1923; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Stookesberry of Davis, Rice of Appanoose and Hill of Floyd.

REPORTS OF COMMITTEES

Diltz 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. 43, a bill for an act to amend section sixty-four hundred seventy-four (6474) of the Code of 1924, relating to restricted residence districts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ. Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on municipal corporations to whom was referred House File No. 42, a bill for an act authorizing the establishment of municipal art galleries in cities acting under special charter having a population of fifty thousand (50,000) or more, providing for the appointment of a board of art trustees for the management of such art galleries, and fixing the duties, powers and responsibilities of such board, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 40, a bill for an act to amend section fifty-



eight hundred sixty-seven (5867) of the Code, 1924, relating to the election of hospital trustees by cities, by providing for additional trustees and the appointment thereof, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 73, by Yenter of Johnson, a bill for an act to provide for refunding bonds issued in payment for street improvements and sewers; to provide for the expense of such refunding bonds, and to provide for the payment of such refunding bonds.

Read first and second times and referred to committee on municipal corporations.

• House File No. 74, by Martin of Jackson, a bill for an act to prohibit rebates, discounts or commissions on abstracts of title, and providing penalties for the violation thereof.

Read first and second times and referred to committee on land titles.

House File No. 75, by Martin of Jackson, a bill for an act to exempt from taxation all pure bred sires, studs, jacks, bulls, bucks and boars, used for breeding purposes.

Read first and second times and referred to committee on animal industry.

House File No. 76, by Blake of Fayette, a bill for an act to legalize certain warrants of the city of Oelwein, Iowa.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 77, by Elliott of Polk, a bill for an act to amend sections ninety-two hundred eighty (9280), ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282), and ninety-two hundred eighty-three (9283) of the Code, 1924, relating to banks and banking and penalties for violations of certain provisions in relation thereto.



Read first and second times and referred to committee on banks and banking.

PROOF OF PUBLICATION OF HOUSE FILE NO. 76

The official proof of publication of House File No. 76, a bill for an act to legalize certain warrants of the city of Oelwein, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

Hansen of Scott asked unanimous consent to take up House File No. 42 for consideration at this time.

Objection was made by Oliver of Monona.

COMMUNICATION FROM THE DIRECTOR OF THE BUDGET

Carter of Hardin presented the following communications from the director of the budget and the superintendent of printing, which were ordered printed in the Journal:

Des Moines, January 31, 1925.

Hon. L. V. CARTER, Chairman Appropriations Committee, House of Representatives, State House.

DEAR MR. CARTER: It is with deep regret that I must inform you that the budget report in printed form failed to arrive today, after I encouraged you to believe same would be on your desk this morning, as I learned yesterday that the printers were not going to be able to accomplish what we had hoped for.

I took the matter up with Mr. Henderson, Superintendent of Printing, and this morning I visited the printing shop myself and find that one concern is doing the printing, while another is doing the binding. I also find that the firm which has the contract for printing the budget, has in addition to same, the contract for a large amount of other state printing, such as departmental reports, etc., and that the printing of the budget has not been given such preference as, in my judgment, the importance of the matter required; however, you understand that I have no supervision whatever over the printing, yet I am immensely interested and was deeply disappointed that I could not have this budget laid down in its completed form, so that each and every member of the legislature might have ample time to study it before being called upon to vote upon any of the appropriations in the appropriation bill, which is premised upon the budget report.

After discussing the matter with Mr. Henderson and the manager of the Success Printing Company, to whom the contract was let, they have decided to let us have advance sheets of the budget, containing the schedules, askings and findings, as provided for in paragraph 1 and 2, of section 332, of the Code of 1924, comprising 100 sheets. These advance sheets have been promised for Monday, February second.

The completed budget which will contain, in addition to the above mentioned schedules, the financial sheets of each department, the salary list of the state and institutions, and the statistical data of the state, preface and foreword, will be delivered one week from Monday, February ninth.

The thought in having the advance sheets is to enable your subcommittees to begin work on the appropriation bill. We also have a type-written copy in this office of the entire budget.

I wish to state that this department has given every possible aid to facilitate the printing of the budget. We have done all the proof-reading, all of which was read twice and part of same the third time.

I am sending you this letter of explanation that you may pass it on to the members of the House of Representatives, if you so desire.

I appreciate keenly the disappointment the delay has caused the members of the General Assembly, for while I think they understand I have no direct control over the printing, yet they look to me to hurry it along. I might say, however, that I believe the firm which has this contract has moved just about as fast as they could with the equipment available for this character of work.

Sincerely,

E. L. HOGUE,

Director of the Budget.

Des Moines, January 31, 1925.

Hon. L. V. Carter, Chairman, House Committee on Appropriations, House of Representatives.

DEAR SIR: We have read the letter which Senator Hogue has addressed to you with regard to delay in delivering the printed report of the Director of the Budget.

In addition to what Senator Hogue sets forth, I wish to mention that the fundamental difficulty has been the lack of time from the very start, plus the magnitude of the material to be handled, both in the office of the Budget Director and in the printing office. Only those of us who have had an opportunity to be in close contact with the subject can appreciate this.

The work is being pushed with all possible speed, and delivery will be made at the very earliest moment possible.

We are obliged to ask that senators and members of the House exercise a little patience in the situation, and all will be well.

Very truly yours,

ROBERT HENDERSON, Superintendent of Printing.

On motion of Kent of Lucas the House adjourned until 10:00 a. m. Tuesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 3, 1925.

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

Prayer was offered by the Rev. Thomas Carson, pastor of the M. E. church, Boone, Iowa.

Journal of February 2d corrected and approved.

PETITIONS

Aiken of Ida presented a petition from the W. C. T. U., Women's Home Missionary Society, Ladies Aid of M. E. church, and American Legion Auxiliary, Arthur, Iowa, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Blackford of Van Buren presented petitions from citizens of Van Buren county urging the passage of a bill to protect the fox as a fur-bearing animal.

Referred to committee on fish and game.

Oldham of Mahaska presented a petition frim the Mahaska County League of Women Voters favoring the child labor amendment.

Referred to committee on constitutional amendments.

Maxfield of Marshall presented petitions from the W. C. T. U. and the Women's Home Missionary Society of M. E. church, Marshalltown, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Carter of Hardin moved that the communication of January 31st from the director of the budget be printed in the Journal of February 2d.

Motion prevailed.



REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 32, a bill for an act to amend chapter five hundred seven (507) of title thirty-two (32) of the Code, 1924, relating to settlement of estates and making provision for hearing and notice on applications to sell or mortgage real estate, begs 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.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 22, a bill for an act to amend section thirteen hundred fifty-two (1352), Code, 1924, relating to maps in gypsum mines, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 48, a bill for an act to repeal section fifty-three hundred thirty-one (5331), Code, 1924, relating to the support of the poor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. Forsling, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 78, by Stepanek of Linn, a bill for an act empowering county boards of supervisors in certain cases to cancel special assessments made for graveling roads and to refund money collected on account of such assessments.

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

House File No. 79, by Hattendorf of Osceola, a bill for an act to

amend section fifty-five hundred seventy-five (5575) of the Code, 1924, relating to township halls.

Read first and second times and referred to committee on county and township organization.

House File No. 80, by McCaulley of Calhoun, a bill for an act to amend section four thousand one hundred sixty-six (4166) of the Code, 1924, relating to vote in urban territory for consolidated school districts.

Read first and second times and referred to committee on schools and textbooks.

House File No. 81, by Stepanek of Linn, a bill for an act legalizing certain franchises of Iowa River Light & Power Company in the towns of Steamboat Rock, Union, Beaman, New Providence, Whitten, Conrad, Hubbard, Radeliffe, Liscomb, and Eldora in the state of Iowa.

Read first and second times and referred to committee on judieiary No. 1.

House File No. 82, by Stepanek of Linn, a bill for an act legalizing certain franchises of Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 83, by Stepanek of Linn, a bill for an act legalizing the franchise of the Armstrong Cement Works in the town of Armstrong, Iowa.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 84, by Stepanek of Linn, a bill for an act legalizing certain franchises of Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden, in the state of Iowa.

Read first and second times and referred to committee on judiciary No. 1.



House File No. 85, by Wagner of Scott, a bill for an act to amend section sixty-three hundred fifteen (6315), of the Code, 1924, relating to pensions for disabled and retired firemen and policemen.

Read first and second times and referred to committee on municipal corporations.

House File No. 86, by Wagner of Scott, a bill for an act to amend section sixty-three hundred ten (6310) of the Code, 1924, relating to pension fund for disabled and retired firemen and policemen.

Read first and second times and referred to committee on municipal corporations.

House File No. 87, by Reimers of Lyon, a bill for an act to amend section four thousand two hundred thirty-one (4231) of the Code, 1924, relating to the closing of schools for lack of attendance.

Read first and second times and referred to committee on schools and textbooks.

House File No. 88, by Gripp of Union, a bill for an act making it unlawful to solicit, canvass or take orders from any school superintendent, principal, teacher or pupil in the public schools during school hours, or to solicit subscriptions for membership in any society or organization, or for books and supplies at city or county teachers' institutes and providing penalties for violation thereof.

Read first and second times and referred to committee on schools and textbooks.

House File No. 89, by Blake of Fayette, a bill for an act fixing the method by which bank deposits can be withdrawn and prohibiting the application by the bank, of funds deposited to the payment of obligations due from depositors of such bank, except upon written order.

Read first and second times and referred to committee on banks and banking.

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. 75, a bill for an act relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 76, a bill for an act relating to licenses for public stales.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 32, a bill for an act making appropriation to defray the expense of the inaugural ceremonies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 4, a bill for an act relating to exemptions from inberitance tax.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 4, a bill for an act to amend section seventy-three hundred eight (7308), Code, 1924, relating to exemptions from inheritance tax.

Read first and second times and referred to committee on ways and means.

Senate File No. 32, a bill for an act making appropriation to defray the expense of the inaugural ceremonies.

Read first and second times and referred to committee on appropriations.

Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282), and ninety-two hundred eighty-three (9283), Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking.

Read first and second times and referred to committee on judiciary No. 2.

Senate File No. 76, a bill for an act to amend section thirty-two hundred sixty (3260), Code, 1924, relating to licenses for public scales.

Read first and second times and referred to committee on judi-

CONSIDERATION OF BILLS

House File No. 6, a bill for an act to amend section fifty-one hundred seventy-eight (5178) of the Code of Iowa, 1924, relating to the filing of instruments with the county recorder, with report of committee recommending amendments and passage, was taken up for consideration.

On motion of Stookesberry of Davis the amendments proposed by the committee, found on page 160 of the Journal of January 29th, were adopted.

Mr. Stookesberry moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Knutson Aiken Grimwood Ratliff Anderson of Latimer Reimers Gripp Leonard Rhinehart Decatur Hager Anderson of Lepley Rice Haney Lichty Roberts Montgomery Hansen Anderson of Hanson of Lieberknecht Rust Long Webster Hancock Ryder Lovrien Bauer Hanson of Saunders Berry Winnebago McCaulley Schulte Bierkamp Harrison of McIlrath Smith of Martin Chickasaw Bixler Clarke Smith of O'Brien Blackford Mathews Harrison of Blake Pottawattamie Maxfield Stepanek Blythe Hattendorf Merritt Stookesberry Miller Brittain Held Strippel Carter Hempel Napier Swanson Christophel Higgins Hill Natvig Thomas Clark Noble Troup O'Donnell Truax Cole Hollis Craig Hubbard Oldham Ulstad Dewar Huff Oliver Venard Diltz Johnson of Orr Vincent Eckles Dickinson Owens Wagner Walrod Johnson of Patterson Eden Williams Edge Marion Powers Kennedy Prichard Wilson Fleming Wolfe Kent Forsling Quirk Mr. Speaker-105 Francis King Rankin Knudson Rassler Gilbertson

The nays were, none.

Absent or not voting:

Elliott Graham Yenter—3

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

House File No. 20, a bill for an act to amend, revise, and codify sections thirteen thousand three hundred sixty-five (13365), thirteen thousand three hundred sixty-nine (13369), and thirteen thousand three hundred seventy (13370), Code, 1924, relating to escapes from state institutions under the management of the board of control of state institutions and to acts and conduct in aid thereof, with report of committee recommending passage, was taken up for consideration.

Rhinehart 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?"

The ayes were:

Aiken Francis Rassler King Anderson of Gilbertson Knudson Ratliff Grimwood Decatur Knutson Reimers Latimer Rhinehart Anderson of Gripp Montgomery Hager Roberts Leonard Anderson of Haney Lepley Rust Webster Hansen Lichty Ryder Bauer Hanson of Lieberknecht Saunders Long Berry Hancock Schulte Bierkamp Hanson of Lovrien Smith of McCaulley Bixler Winnebago Chickasaw Blackford Harrison of McIlrath Smith of O'Brien Blake Clarke Martin Stepanek Blythe Harrison of Mathews Stookesberry Brittain Pottawattamie Maxfield Strippel Carter Hattendorf Merritt Swanson Christophel Held Thomas Napier Clark Hempel Natvig Troup Cole Noble Truax Higgins . Craig Hill Oldham Ulstad Dewar Hollis Oliver Venard Diltz Huff Orr Vincent Wagner Walrod **Eckles** Owens Johnson of Eden Dickinson Patterson Edge Johnson of Powers Williams Elliott Wilson Marion Prichard Fleming Kennedy Quirk Wolfe Kent Rankin Mr. Speaker-102 Forsling

The nays were:

Miller

Rice-2

Absent or not voting:

Graham

Hubbard -

O'Donnell

Yenter-4

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

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House File No. 40, a bill for an act to amend section fifty-eight hundred sixty-seven (5867) of the Code, 1924, relating to the election of hospital trustees by cities, by providing for additional trustees and the appointment thereof, with report of committee recommending passage, was taken up for consideration.

Vincent of Guthrie offered the following amendment:

Amend House File No. 40 by striking out all of section 2.

Grimwood of Jones offered the following amendment as a substitute for the amendment offered by Vincent of Guthrie:

Amend House File No. 40 by adding at the end of section 2 thereof the following: "without expense to the state".

Substitute amendment adopted.

Diltz 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?"

The ayes were:

Ratliff Aiken Gripp Latimer Anderson of Hager Leonard Reimers Rhinehart Decatur Haney Lepley Lichty Anderson of Hansen Rice Lieberknecht Roberts Montgomery Hanson of Anderson of Hancock Long Rust Webster Ryder Hanson of Lovrien Winnebago McCaulley Saunders Bauer Schulte Berry Harrison of McIlrath Bierkamp Martin Smith of Clarke Bixler Harrison of Mathews Chickasaw Blackford Pottawattamie Maxfield Smith of O'Brien Blake Merritt Hattendorf Stepanek Blythe Miller Stookesberry Held Brittain Hempel Napier Strippel Carter Natvig Swanson Higgins Christophel Noble Hill Thomas Clark Hollis O'Donnell Troup Hubbard Cole Oldham Truax Craig Johnson of Oliver Ulstad Venard Dewar Dickinson Orr Diltz Vincent Johnson of Owens Eckles Patterson Wagner Marion Eden Kennedy Powers Walrod Williams Fleming Prichard Kent Forsling Quirk Wilson King Knudson Rankin Wolfe Francis Gilbertson Knutson Rassler Mr. Speaker-103 Grimwood

The nays were:

Elliott-1

Absent or not voting:

Graham

Huff

Yenter-4

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

House File No. 22, a bill for an act to amend section thirteen hundred fifty-two (1352), Code, 1924, relating to maps in gypsum mines, with report of committee recommending passage, was taken up for consideration.

Diltz 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.

King

On the question "Shall the bill pass?"

Gilbertson

The ayes were:

Aiken

Grimwood Anderson of Gripp Decatur Anderson of Hager Haney Montgomery Hansen Anderson of Hanson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig

Hancock Hanson of Winnebago Harrison of Clarke Harrison of Hattendorf Held Hempel Higgins Hill Hollis Hubbard Huff Johnson of Dickinson Johnson of Marion

Kennedy

Knudson Knutson Latimer Leonard Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Martin Pottawattamie Mathews Maxfield Merritt Miller Napier Natvig O'Donnell Oldham Oliver Orr Owens Patterson

Ratliff Reimers Rhinehart Rice Roberts Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel

Rassler

Swanson Thomas ' Troup Truax Venard Vincent Wagner Walrod Williams Wilson Wolfe Mr. Speaker—102

The nays were, none.

Absent or not voting:

Edge Graham

Dewar

Eckles

Elliott

Fleming

Forsling

Francis

Diltz

Eden

Noble Rankin

Kent

Ulstad

Powers

Quirk

Prichard

Yenter-6



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

House File No. 43, a bill for an act to amend section sixty-four hundred seventy-four (6474) of the Code of 1924, relating to restricted residence districts, with report of committee recommending passage, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 43, section 1, by inserting at the end of line one (1) the words and figures "of the Code, 1924,".

Amendment adopted.

Powers 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?"

The ayes were:

Aiken Francis Knudson Ratliff Anderson of Gilbertson Knutson Reimers Decatur Grimwood Latimer Rhinehart Anderson of Leonard Gripp Rice Montgomery Hager Lepley Roberts Anderson of Haney Lichty Rust Webster Lieberknecht Hansen Ryder Bauer Hanson of Long Lovrien Saunders Berry Hancock Schulte Bierkamp McCaulley Hanson of Smith of Winnebago Chickasaw Bixler McIlrath Smith of O'Brien Blackford Harrison of Martin Blake Clarke Mathews Stepanek Harrison of Maxfield Blythe Stookesberry Brittain Pottawattamie Merritt Strippel Hattendorf Miller Swanson Carter . Christophel Thomas Napier Hempel Clark Higgins Hill Natvig Troup Cole O'Donnell Truax Oldham Venard Craig Hollis Dewar Hubbard Orr Vincent Diltz Johnson of Owens Wagner Walrod Eckles Dickinson Patterson Williams Eden Johnson of Powers Edge Elliott Marion Prichard Wilson Kennedy Quirk Wolfe Rankin Mr. Speaker-100 Fleming Kent King Forsling

The nays were:

Oliver

Rassler-2



Absent or not voting:

Graham Huff Ulstad Yenter—6
Held Noble

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

Forsling of Woodbury asked unanimous consent to suspend the rules for the consideration of Senate File No. 48 at this time.

Objection was made by Oliver of Monona.

Forsling of Woodbury moved that the rules be suspended for the consideration of Senate File No. 48 at this time.

Motion prevailed.

Senate File No. 48, a bill for an act to repeal section fifty-three hundred thirty-one (5331), Code, 1924, relating to the support of the poor, with report of committee recommending passage, was taken up for consideration.

Johnson of Marion moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Forsling	Latimer	Ratliff
Decatur	Francis	Leonard	Reimers
Anderson of	Grimwood	Lepley	Rhinehart
Montgomery	Gripp	Lichty	Rice
Anderson of	Hager	Lieberknecht	Roberts
Webster	Hansen	Long	Rust
Bauer	Hanson of	Lovrien	Ryder
Berry	Hancock	McCaulley	Saunders
Bierkamp	Harrison of	McIlrath	Schulte
Bixler	Pottawattamie	Martin	Smith of O'Brien
Blackford	Hattendorf	Mathews	Stepanek
Blake	Held	Maxfield	Stookesberry
Blythe	Hempel	Merritt	Strippel
Brittain	Higgins	Miller	Swanson
Carter	Hill	Napier	Thomas
Christophel	Hollis	Natvig	Troup
Clark	Hubbard	Noble	Truax
Cole	Huff	O'Donnell	Venard
Craig	Johnson of	Oldham	Vincent
Dewar	Dickinson	Oliver	Wagner
Diltz	Johnson of	Owens	Walrod
Eckles	Marion	Powers	Williams
Eden	Kennedy	Prichard	Wilson
Edge	Kent	Quirk	Wolfe
Elliott	Knudson	Rankin	Mr. Speaker-96
Pleming	Knutson	Rassler	

The nays were, none.

Absent or not voting:

Aiken Hanson of King Smith of Gilbertson Winnebago Orr Chickasaw Graham Harrison of Patterson Ulstad Yenter—12

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

Hansen of Scott asked unanimous consent to suspend the rules for the consideration at this time of House File No. 42.

Objection was made by Rassler of Pocahontas.

APPOINTMENT OF SPECIAL COMMITTEE

Patterson of Kossuth moved that the Speaker appoint a committee of three to act with a similar committee from the Senate in arranging for a joint session to hear Mr. Sherwood Eddy, world traveler and lecturer, during his visit to this city.

Motion prevailed and the Speaker appointed as such committee: Patterson of Kossuth, Eckles of Butler, and King of Clay.

Diltz of Polk 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 Speaker appointed as such committee: Diltz of Polk, Reimers of Lyon, and Smith of O'Brien.

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 Senate, the secretary of the Senate and the members of the Senate.

The President of the Senate was escorted to the Speaker's station, the secretary to the chief clerk's desk and the Senate took seats in the west side of the chamber.



JOINT SESSION

As per concurrent resolution duly adopted, the joint session was called to order, Hon. Clem F. Kimball, President of the Senate, presiding.

President Kimball announced a quorum present and the joint session duly organized.

The President appointed Senator White of Benton and Representative Strippel of Benton as a committee of two who escorted Miss Helen Keller and her party to the Speaker's station.

Lafayette Young, Jr., then introduced Charles D. Hayes, director of the bureau of information and publicity of the American Foundation for the Blind, New York City, who spoke briefly in regard to the object and purposes of the Foundation, especially in connection with assistance for the adult blind.

Mrs. Anne Sullivan-Macy, teacher of Miss Helen Keller, was then introduced to the joint session and spoke as follows:

REMARKS OF MRS. ANNE SULLIVAN-MACY

LADIES AND GENTLEMEN: We are going about this country visiting sixty or seventy cities in the hope that people seeing Miss Helen Keller will realize what it is possible to do for the blind, hoping that they will take a genuine, intelligent interest in her work; not just curiosity to see her, but realizing that if one who is handicapped, deaf and blind and mute since babyhood, has been able to overcome these limitations, has been able to make herself useful and helpful to other people, that you will see that the blind are a people who have something to give the state and something to give their fellow men, if you will only help them to do it.

I went to Helen Keller to teach her in her home in Alabama when she was six and one-half years old. Nothing had been done for her from the time that she lost her sight and hearing at the age of nineteen months until that time. She had grown into a very active wild little creature, strong and wilful and it had become necessary to have her trained in some way if the family were to live in the house with her. Her father wrote to the School for the Blind in Boston, who asked if he could get a teacher for his child. It was arranged that I should go to Helen's home and teach her.

The first thing I had to do was to find a means of communication. A child deaf from nineteen months of age has lost all ability to speak, has lost even the memory of speech, so I had to find some medium that would appeal to the sense of touch, because she could not see nor hear. The manual alphabet seemed the easiest and indeed the only means of

reaching her mind, but I could not teach her the alphabet—that was impossible. I could not tell her what letters were, so I had to take a whole word, and I took the word "doll," because children are interested in dolls, and I made the letters d—o—l—l in her own hand. I pointed to the doll and nodded my head. She could feel my head nod; her mother used to nod her head when she approved of something, so she understood that by my nod I had meant yes, and I wanted to tell her that that motion of my fingers meant that thing, the doll. She became bored in a very little while and threw the doll on the floor. I picked it up and helped her with her own fingers to make the word "doll." She liked that; it was something that she could do herself, and it seemed, I suppose, like a little game with her fingers, and after a few attempts she actually spelled the word "doll" and pointed to it, and nodded her head just exactly as I had done.

Helen learned about thirty words in the following month in that way, from imitation. I would give her an object, as a cup and would spell cup. I would give her a pin and spell the word "pin." When I put the cup in her hand she would spell cup, and when I gave her a cake she would spell the word "cake," because she found out very quickly when she spelled the word that she got the cake, and all words of things to eat she learned very quickly. It was perfectly obvious, however, that she did not realize that everything she touched had a name, because when I gave her something new that she had not felt of before she would feel of it and throw it aside, and start after something else. One day I led her out to the pump and made her hold her hand under the pump, and as the water gushed forth I spelled the word "water." Her face lighted up; a new expression came into her face that I had never seen there before. It had always been such a stolid, angry little face. She was against everything and everybody, fighting all the time to make herself understood, and her face lighted up so beautifully, and instantly she pointed to the ground, which seemed so strange. What was the name of it? I spelled the word "ground." She pointed to everything she could lay her hands on; she dragged me upstairs and downstairs all day long to spell the names of things. You see in that moment she had grasped the idea at last—that the motions of my fingers meant that cool something flowing over her hand. She now knew that she could take me to any object and I would give her the name of it. The language question was solved; there never was any more difficulty about it. have spent all the rest of all the years that I have been with her trying to keep up with her. She learned everything that children of her age learned, to read and to spell, to write, arithmetic and history, and for three years she used the fingers only. During that time, of course, many times she had noticed we did not use the hands when we were talking to each other, and of course, she must have wondered what we were doing. One day about the end of three years she asked me with her fingers what I was doing. I told her that we were talking with our mouths. Instantly she spelled, "I want to talk with my mouth." That seemed impossible. Nobody dreamed or ever thought that a child, blind and deaf and mute since nineteen months of age, could ever learn to



speak, but Helen kept on insisting that she wanted to talk like other people. I made up my mind that if it was possible she should learn to speak, and I visited schools for the deaf where the oral method was taught and learned as much as I could about the method and tried to apply it to Helen. You see their problem was different, they could see what their teacher was doing, the position of the tongue and the expression of the face. They could be helped in a thousand ways by the eye. For Helen I must use some method that she could feel, and after a great many experiments we found a position in which she could put her hand on the face and feel what we said, and I want to show you now because it is so much easier for you to understand and to see how it is done if I illustrate with Helen. The thumb on the throat, the first finger on the lips and second finger on the nose. The thumb here on the throat gives her the gutteral sounds in words, like g and k, and some of the vowels. The finger on the lips gives the sounds of such consonants as b and p, and some of the vowels. From the nose she gets the n and m. Now take the hard g. She could never mistake it, even from the first time it was spoken; it was so obvious. (Illustrated with words: go, good, governor.) Then the k, just as different, and just as easy to feel. (Illustrated by words: kindness, Kipling, Congress, contradiction.) Of course, it is not all right at the point of the larynx, it is the whole face that vibrates, and the bones of the face. (Illustrated by boy, breakfast, bright, beautiful, perpendicular, Pennsylvania, Paris.) The nasal is just the same, anyone can feel it. (Illustrated by nuisance, never.) The first word after feeling these sounds was the little word "it." place her hands in the position, and she gets the short sound of i, then t. Of course you will understand that she knew all the words. She had been spelling and reading and writing for three years, so all I would say is "I am going to make the word 'it,' " then put the two letters together to make the word "it" and the first word was learned. Now the hard part of it is that for years, oh, more than twenty years she has kept her hands on my face, her fingers in my mouth, and felt my tongue, and imitating those positions and repeating them over and over, because you know language is not learned in a day, and when you do not have hearing it is one of the most difficult tasks. I do not think that any person with eyes or ears can ever grasp what it means for a deaf person to learn to speak words intelligibly to your ears; I do not think it is possible. Not ' having heard a sound since she was nineteen months old she has no way of gauging her voice. She must be told constantly to speak louder or to speak softer. She also not having the eye, does not throw the voice to those to whom she is speaking in the audience. The eye helps you to do it, but she must be told to speak out to the people in front constantly, and that is why it is difficult to understand her. She speaks so slowly, so mechanically. You see it could not be otherwise. Any one learning to speak in this way loses the naturalness of the voice, but the important thing is to be understood, not by you, not by the audience, but by her friends, her family, her sisters and brothers. For years Helen has been understood by every one who has been near her for any length of time, but it is much more difficult to speak to an audience.

I want you to see how she reads the lips. In a very short time she was able to read what we said to her. (To Miss Keller: "I am telling our friends that you can understand what people say to you without putting your hand on their mouth.")

Will some one please ask Miss Keller a question. Question asked: "What is your greatest love, Miss Keller?" She answered: "My teacher. She has been eyes and ears and a friend to me in all dark places."

After she had learned to speak and after she had taken all the studies that a young girl takes she felt that she would like to go to college. She found that she could do everything else and that other girls were going to college so she said that she wanted to go also. So when she was twenty years old she entered Radcliffe College, which is connected with Harvard University. She took all the examinations and entered without a single condition. In college people wondered how she did the work. The examinations were all copied in the Braille by a teacher of the blind and were handed to her by the Dean of the College. She was absolutely alone in the examination period. In the classrooms I used to sit beside her and spell into her hand word by word what was said. I had to read to her nearly all the books. Very few of the books at that time had been copied for the student in raised print, and at the end of four years she received her degree of Bachelor of Arts with honors.

So far as Helen Keller's heart and mind are concerned the walls of deafness and blindness have long been broken, but the burden, and a very real burden, remains which is the burden that all the blind feel, that of dependence, of always waiting for somebody else. She cannot even go to walk on the streets unless some one goes with her. She can not a read a book that she has heard about and wants to read very much until some one has time to read it to her. She cannot read the morning's paper, and she is always crazy about the news and to know what is going on, until somebody sits down and spells it into her hands. Can you imagine what it would be always to wait, always to be dependent upon somebody else, with a bright mind like hers, with a mind so full of this work for the blind, and she is just bubbling over with it. She must depend on Mr. Hayes or somebody else to tell you about the work for the blind. Because of this difficulty of her speech, you would get weary of listening to her for any length of time. People imagine that Miss Keller is some kind of a super-woman, that she has overcome all her limitations. Not so, and that very fact that she is dependent and that she does share with the blind their limitations should make you sympathetic toward the blind, should make you want to do all the things in your power to remove the stumbling block from their way. She is now going to say a few words to you about this bill that you are considering, because she has had a great deal to do with the passage of bills. She has been before many legislatures. Indeed I think it was due to her as much as anybody else that the Massachusetts legislature passed the bills which have made the work for the blind in that state so proficient, and also in New York. As she crosses the country she is going to speak to many legislatures and urge upon their attention this work for the blind.



REMARKS OF MISS HELEN KELLER

MEMBERS OF THIS SENATE AND HOUSE: I am very glad of this opportunity to speak before the Legislature of Iowa in a cause which is so near to my heart. It is gratifying to me that you are taking such an intelligent interest in the welfare of the blind.

I understand that you are about to consider a bill to create a commission for the blind. I have read the bill. It is very similar to the act which has been in operation in Massachusetts for twenty-five years. I think it would be a great mistake to include the work for the blind in a general welfare organization because the problems of the sightless are different from those of other handicapped people, and their work is highly specialized.

I understand also that you are asked to appropriate twenty-five thousand dollars to carry on this work for two years. That means about twelve thousand a year. Gentlemen, that is not enough. You should double it. Please remember, there are two thousand blind people in this state, the majority of whom can, through training and special aid, become self-supporting citizens. Surely, gentlemen, it is worth while to grant a generous appropriation when you consider that it will enable many blind men and women who are now dependent to help themselves, and relieve the state of the burden of caring for them.

The civilization of a state should be measured by the degree of happiness it makes possible for its citizens. It must be good for the strong to help the weak—otherwise there would be no excuse for our having the unfortunate always with us. It is good statesmanship to meet half-way those who are fighting the battle of life under a handicap. No matter how intelligent and brave the blind are, they will always need your assistance and encouragement. They will always need a friend, and who better than the state can be that friend? I thank you.

Harrison of Pottawattamie moved that the remarks of Miss Keller be printed in the Journal.

Rankin of Lee moved to amend the motion by including therein the remarks of her teacher also.

Amendment adopted.

Motion as amended prevailed.

Senator Brookhart moved that the joint session be now dissolved.

Motion prevailed.

The House reconvened, Speaker Edson in the chair.

On motion of Rice of Appanoose the House adjourned until 10:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 4, 1925.

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

Prayer was offered by the Rev. E. H. Stranahan, department religious education, Penn College, Oskaloosa, Iowa.

Journal of February 3d corrected and approved.

HON. ARCH W. McFARLANE ADDRESSES HOUSE

Rankin of Lee moved that the Hon. Arch W. McFarlane, former Speaker of this House, be invited to address the House at this time.

Motion prevailed, and the Speaker appointed Rankin of Lee and Hollis of Blackhawk as a committee to escort Mr. McFarlane to the Speaker's station, where he briefly addressed the House.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek for the day on request of Oldham of Mahaska; Anderson of Webster until Friday on request of Gilbertson of Winneshiek; Strippel of Benton for the day on request of Wilson of Tama.

PETITIONS

Noble of Muscatine presented a petition from firemen in Muscatine urging an amendment of section 6315 of the Code, relating to pensions for disabled firemen and policemen.

Referred to committee on municipal corporations.

Williams of Wayne presented a petition from W. C. T. U. of Lineville favoring the child labor amendment.

Referred to committee on constitutional amendments.

Williams of Wayne presented a petition from citizens of Allerton urging the passage of the bill relating to bank reorganizations.

Referred to committee on banks and banking.

Wolfe of Linn presented a petition from taxpayers of Center Point, Marion, and Central City urging the repeal of the special assessment on adjoining property for hard surfacing of roads.

Referred to committee on roads and highways.

REPORT OF COMMITTEE

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 27, a bill for an act making an appropriation to pay the compensation and mileage of the presidential electors for the year 1925, begs leave to report they have had the same 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 out all of line three (3) and inserting in lieu thereof the following: "the sum of two hundred sixteen dollars and forty cents (\$216.40)".

L. V. CARTER, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File No. 48.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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. 48.

Hansen of Scott offered the following resolution:

RESOLUTION

Whereas, the Honorable Charles McGhee Waterman, former member of the House of Representatives from Scott county in the Seventeenth General Assembly, died at his home in Davenport, Iowa, on January 28, 1924; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Hansen of Scott, Eden of Clinton, and Yenter of Johnson.

INTRODUCTION OF BILLS

House File No. 90, by Hill of Floyd, a bill for an act to require records and reports to be kept of certain violations of the criminal laws of this state, providing penalties for violations thereof, and providing for the publication of such records.

Read first and second times and referred to committee on suppression of intemperance.

House File No. 91, by Rice of Appanoose, a bill for an act to provide the terms and conditions on which the vendor of personal property sold under a conditional sale may repossess himself of the property.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 92, by Long of Jefferson, a bill for an act to amend section ten thousand four hundred twenty-nine (10429) of the Code, 1924, relating to marriage license.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 93, by Forsling of Woodbury, a bill for an act relating to the wrongful sale or disposal of electric storage batteries belonging to another, or the removal or alteration of marks



of identification thereon, and prescribing penalties for the violation thereof.

Read first and second times and referred to committee on judiciary No. 2.

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. 16, a bill for an act to amend the law relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population of one hundred thousand inhabitants or over.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 6, a bill for an act to amend the law relating to the powers of the board of waterworks trustees.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 35, a bill for an act to appropriate four hundred dollars (\$400.00) for the purpose of paying special drainage assessments against state owned land in connection with the drainage of Rice Lake.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 41, a bill for an act to amend, revise and codify the law relating to markets in cities and towns and fixing and collection of charges for occupancy in such markets.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 41, a bill for an act to amend, revise and codify section fifty-seven hundred sixty-eight (5768) of the Code, 1924, relating to markets in cities and towns and making provision for the fixing and collection of charges for occupancy of space in such market.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 6, a bill for an act to amend sections sixty-one fifty-two (6152), and sixty-one fifty-three (6153) of the Code of 1924, relating to the powers of the board of waterworks trustees.

Read first and second times and referred to committee on municipal corporations.

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Senate File No. 16, a bill for an act to amend section six thousand one hundred sixty-one of the Code, 1924, relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population of one hundred thousand inhabitants or over.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 35, a bill for an act to appropriate four hundred dollars (\$400.00) for the purpose of paying special drainage assessments against state owned land in connection with the drainage of Rice Lake.

Read first and second times and referred to committee on appropriations.

Diltz of Polk moved that rule 63 be suspended for the remainder of the forenoon.

Motion lost.

CONSIDERATION OF BILLS

House File No. 42, a bill for an act authorizing the establishment of municipal art galleries in cities acting under special charter having a population of fifty thousand (50,000) or more, providing for the appointment of a board of art trustees for the management of such art galleries, and fixing the duties, powers and responsibilities of such board, with report of committee recommending passage, was taken up for consideration.

Carter of Hardin offered the following amendment and moved its adoption:

Amend House File No. 42, section 13, by adding at the end thereof the words "without expense to the state".

Amendment adopted.

Hansen of Scott offered the following amendment and moved its adoption:

Amend House File No. 42, section 1, line five (5), by striking out the words "all inhabitants" and inserting in lieu thereof the words "the public".

Amendment adopted.



Hansen 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?"

The ayes were:

Anderson of	Grimwood	King	Reimers
Decatur	Gripp	Knutson	Rhinehart
Bierkamp	Hager	Latimer	Rice
Bixler	Haney	Leonard	Roberts
Blackford	Hansen	Lepley	Rust
Blake	Hanson of	Lichty	Ryder
Blythe	Hancock	Lieberknecht	Saunders
Brittain	Hanson of	Long	Smith of
Carter	Winnebago	Lovrien	Chickasaw
Christophel	Harrison of	McCaulley	Smith of O'Brien
Clark	Clarke	Martin	Stepanek
Cole	Harrison of	Mathews	Swanson
Craig	Pottawattamie	Merritt	Thomas
Dewar	Hempel	Miller	Troup
Diltz	Higgins	Napier	Truax
Eckles	Hill	O'Donnell	Vincent
Eden	Hollis	Oldham	Wagner
Edge	Hubbard	Owens	Walrod
Elliott	Johnson of	Powers	Williams
Fleming	Dickinson	Prichard	Wilson
Forsling	Johnson of	Quirk	Wolfe
Francis	Marion	Rankin	Yenter
Gilbertson	Kennedy	Ratliff	Mr. Speaker-86
Graham	Kent		

The nays were:

Anderson of Montgomery	Berry Hattendo rf	Held Olive r	Patterson Stookesberry—7
Absent or not	voting:		
Aiken	Huff	Natvig	Schulte
Anderson of	Knudson	Noble	Strippel
Webster	McIlrath	Orr	Ulstad
Baner	Maxfield	Rassler	Venard—15

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

RULE 63 SUSPENDED.

Forsling of Woodbury moved that rule 63 be suspended for the remainder of the forenoon.

Motion prevailed.

Carter of Hardin asked and obtained unanimous consent to suspend the rules for the consideration of House File No. 27 at this time.

CONSIDERATION OF BILLS -

House File No. 27, a bill for an act making an appropriation to pay the compensation and mileage of the presidential electors for the year 1925, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Carter of Hardin, the amendments proposed by the committee, found on page 199 of the Journal of February 4th, were 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?"

The ayes were:

Anderson of	Gripp	Latimer	Reimers
Decatur	Hager	Leonard	Rhinehart
Anderson of	Haney	Lepley	Rice
Montgomery	Hansen	Lichty	Roberts
Bauer	Hanson of	Lieberknecht	Rust
Berry	Hancock	Long	Ryder
Bierkamp	Hanson of	McCaulley	Saunders
Bixler	Winnebago	Martin	Schulte
Blackford	Harrison of	Mathews	Smith of
Blake	Pottawattamie	Maxfield	Chickasaw
Blythe	Hattendorf	Merritt	Smith of O'Brien
Brittain	Held	Miller	Stepanek
Carter	Hempel	Napier	Stookesberry
Christophel	Higgins	Natvig	Swanson
Clark	Hill	Noble	Thomas
Cole	Hollis	O'Donnell	Troup
Dewar	Hubbard	Oldham	Truax
Diltz	Huff	Oliver	Ulstad
Eckles	Johnson of	Orr	Venard
Eden	Dickinson	Owens	Vincent
Edge	Johnson of	Patterson	Wagner
Elliott	Marion	Powers	Walrod
Forsling .	Kennedy	Prichard	Williams
Francis	Kent	Quirk	Wilson
Gilbertson	King	Rankin	Wolfe
Graham	Knudson	Rassler	Yenter
Grimwood	Knutson	Ratliff	Mr. Speaker—100

The nays were, none.

Absent or not voting:

Aiken Craig Harrison of Lovrien
Anderson of Fleming Clarke McIlrath
Webster Strippel—8

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

On motion of Swanson of Mitchell the House adjourned until 10:00 a. m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 5, 1925.

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

Prayer was offered by the Rev. C. William Bast, minister of the First Congregational church, Perry, Iowa.

Journal of February 4th corrected and approved.

PETITIONS

Williams of Wayne presented petitions from P. E. O., Allerton, and from other club women of Wayne county, urging the retention of the traveling library.

Referred to committee on state educational institutions.

Maxfield of Marshall presented a petition from the Marshalltown Ministers' Union favoring the child labor amendment.

Referred to committee on constitutional amendments.

Bixler of Adams presented a petition from citizens of Prescott favoring the child labor amendment.

Referred to committee on constitutional amendments.

Bixler of Adams presented a petitiin from citizens of Prescott urging the allotment to cities and towns of a proportionate share of the gasoline tax.

Referred to committee on ways and means.

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. 19, a bill for an act relating to the powers and duties of mayors of cities and towns.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 8, relating to the publication of the book of rules.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 49, a bill for an act relating to the crime of rape.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 7, relating to a joint session of the Senate and House, to be held Tuesday, February 17th, at 1.30 p. m. for the purpose of hearing an address to be delivered by Sherwood Eddy.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 7

Be It Resolved by the Senate, the House concurring: That a joint session of the Senate and House be held on Tuesday, February 17th, at 1:30 p. m. for the purpose of hearing an address to be delivered by Sherwood Eddy.

Unanimous consent having been obtained for the immediate consideration of the concurrent resolution at this time, Patterson of Kossuth moved its adoption.

Motion prevailed and the resolution was adopted.

. REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 70, a bill for an act to amend section twenty-six hundred forty-four (2644) Code, 1924, relating to contagious and infectious diseases among animals, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 24, a bill for an act to amend, revise, and codify chapter 37, Code, 1924, relating to nominations by caucus, convention, or petition, begs 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 do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 18, a bill for an act to modify the enrollment of House File 270, acts of the 40th G. A., Extra Session, as it now appears in the office of Secretary of State, and in Ch. 527 Code, 1924, and to amend section 12391, Code, 1924, relating to forfeiture of real estate contracts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Rust of Franklin, 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. 26, a bill for an act providing for the repeal of the law as it appears in section forty-two hundred two (4202) of the Code, 1924, and the enacting of a substitute therefor, relating to the opening and closing of polls in school elections, begs leave to report they have had the same 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 striking out all of said section and inserting in lieu thereof the following:

"In all school districts where there is a registration of voters the polls shall open at seven o'clock a. m. and close at seven o'clock p. m.; in such other districts composed in whole or in part of cities or towns or in consolidated school districts the polls shall open at twelve o'clock noon and close at seven o'clock p. m.; and in all other independent school districts and school townships the polls shall open at one o'clock p. m. and remain open two hours."

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 2, a bill for an act providing for a course of instruction in public and private schools relative to the treatment of birds and animals, and the certifying thereto by the principal or teacher, begs leave to report they have had the same under consideration and



have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 5, a bill for an act to legalize an election held in the city of Tama, Iowa, and the issuance and sale of bonds by said city pursuant thereto, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Diltz 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. 58, a bill for an act to amend, revise and codify section fifty-seven hundred sixty-eight (5768) of the Code, 1924, relating to markets in cities and towns and making provision for the fixing and collection of charges for occupancy of space in such market, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 15, a bill for an act to amend section six thousand fifteen (6015) of the Code, 1924, relating to the construction, reconstruction, or repairing of sewers and providing a method of payment therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 48, a bill for an act to amend sections six thousand one (6001), six thousand two (6002), and six thousand four (6004), of the Code, 1924, relating to the construction, reconstruction, resurfacing, and repair of street improvements and sewers, and the oiling of streets in cities and towns, and the letting of contracts therefor,



begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 59, a bill for an act to repeal section sixty-six hundred thirty-three (6633) of the Code, 1924, relating to the duties and compensation of members of a city or town council under the city manager plan, and to enact a substitute therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Diltz of Polk moved to reconsider the vote by which the report of the committee on House File No. 59, recommending passage, was adopted.

Motion prevailed.

Diltz of Polk asked and obtained unanimous consent to have the report of the committee corrected, showing the recommendation of the committee for indefinite postponement of House File No. 59.

The report of the committee, as corrected, on House File No. 59 was passed on file.

INTRODUCTION OF BILLS

House File No. 94, by Yenter of Johnson, a bill for an act to amend section sixty hundred fifteen (6015) of the Code, 1924, relative to the cost of sewers.

Read first and second times and referred to committee on municipal corporations.

House File No. 95, by Owens of Harrison, a bill for an act to amend section ten thousand eight hundred forty-nine (10849) of the Code, 1924, relating to jury commissions.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 96, by King of Clay, a bill for an act to amend



section thirteen thousand thirty-seven (13037) of the Code, 1924, relating to embezzlement of mortgaged property.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 97, by Berry of Monroe, a bill for an act to amend section forty-two hundred fifty-two (4252) of the Code, 1924, relating to certain studies to be taught in the public schools.

Read first and second times and referred to committee on schools and textbooks.

Hill of Floyd offered the following resolution:

RESOLUTION

Whereas, the Honorable John Edward Bruce, former member of the House of Representatives from Floyd county in the Thirty-fourth and Thirty-fifth General Assemblies, died at his home in Rockford, Iowa, on March 22, 1924; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Hill of Floyd, Rust of Franklin and Swanson of Mitchell.

SENATE MESSAGE CONSIDERED

Senate File No. 49, a bill for an act to amend, revise, and codify section twelve thousand nine hundred sixty-six (12966), Code, 1924, relating to the crime of rape.

Read first and second times and referred to committee on judiciary No. 2.

AMENDMENTS FILED

Saunders of Palo Alto, from the committee on banks and banking, filed the following amendment to House File No. 47:

Amend House File No. 47 by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That the law as it appears in section ninety-two hundred thirty-nine (9239) of the Code, 1924, be amended by adding thereto the following:

If a majority of these creditors holding direct unsecured obligations of such bank in excess of ten dollars (\$10.00) each, and totalling in the aggregate amount seventy-five per cent (75%) of all direct unsecured obligations, shall agree in writing to a plan of disposition and distribution of assets through reorganization or consolidation of the bank, the district court in which such receivership is pending, upon application of the superintendent of banking, may order a disposition and distribution conforming in general to the provisions of such plan.

- Sec. 2. Any county, city, town, township, or school district, through its governing board, may so agree to the extent of its unsecured and unpreferred obligations. The state may through the executive council so agree as to its unsecured and unpreferred claims.
- Sec. 3. Prior to ordering any such disposition or distribution of assets, the court or judge thereof shall fix the time and place of hearing upon said application and shall by order prescribe the kind and character of notice to be given to all creditors and stockholders.
- Sec. 4. At such hearing the court shall determine the equities of all parties and also determine whether such disposition and distribution is for the best interest of the unsecured creditors. If the plan shall be approved, thereafter and until the assets are distributed, the court shall have power to make such requirements as in his sound discretion will conserve the assets and insure the distribution thereof as provided by law.
- Sec. 5. If such disposition and distribution shall be ordered, compliance therewith shall be effected and the receivership concluded at the earliest possible date consistent with good business and at the least possible cost to the receivership. At the conclusion of said receivership, the receiver shall file his final report of his doings therein, so provided by law, together with such additional facts as the court may require.
- Sec. 6. Nothing contained herein shall affect the rights of secured creditors in the security pledged, or to share in the capital stock assessment, nor affect the rights of depositors or creditors on bonds or other contracts with third parties.
- Sec. 7. 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 in the city of Des Moines, Iowa.

On motion of Bauer of Washington the House adjourned until 10:00 a.m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 6, 1925.

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

Prayer was offered by the Rev. S. A. McCollam, pastor of the United Presbyterian church, Newton, Iowa.

Journal of February 5th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: O'Donnell of Dubuque for the remainder of the week on request of Rankin of Lee; Vincent of Guthrie for the day on request of Cole of Delaware; Quirk of Sac for the remainder of the week on request of Knutson of Cerro Gordo; Mc-Ilrath of Poweshiek for the day on request of Oldham of Mahaska; Truax of Buchanan for the day on request of Bixler of Adams.

PETITIONS

Mathews of Des Moines preented a resolution from the Greater Burlington Association favoring a tax on gasoline and a bond issue for permanent improvement of roads.

Referred to committee on ways and means.

Troup of Story presented a resolution from P. T. A., Welch school, Ames; and a petition from American Association of University Women, Ames branch, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Rassler of Pocahontas presented a resolution from the Women's Progressive Club of Laurens favoring the child labor amendment.

Referred to committee on constitutional amendments.

Fleming of Crawford presented a petition from the town council of Kiron in favor of a gasoline tax, and a proportionate return of said tax to cities and towns for street improvement.

Referred to committee on ways and means.

Leonard of Taylor presented a petition from the Farmers' Edueational and Cooperative Union, Bedford, protesting against a bond issue for the improvement of roads.

Referred to committee on ways and means.

Carter of Hardin presented a petition from residents of Buckeye in favor of a gasoline tax, and a proportionate return of said tax to eities and towns for street improvement.

Referred to committee on ways and means.

Reimers of Lyon presented a petition from the board of supervisors, Lyon county, urging an increase in compensation for delinquent tax collectors.

Referred to committee on compensation of public officers.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File No. 19.

HOWARD A: MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 bill: House File No. 19.

REPORTS OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 50, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the General Assembly and the payment of mileage for certain officers of the special session of the 40th General Assembly, begs leave

to report they have had the same 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 adding thereto the following:

"To R. H. Rhys to reimburse him for expenses incurred in the performance of his duty as mine inspector, the sum of fifty-eight and forty-eight hundredths dollars (\$58.48).

To Chas. A. Lindenau for services rendered at the extra session of the Fortieth General Assembly, one hundred forty-four dollars (\$144.00).

To W. E. Holland to reimburse him for expenses incurred in the performance of his duty as mine inspector, the sum of five and six hundredths dollars (\$5.06)."

L. V. CARTER, Chairman.

Report adopted.

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 34, a bill for an act to amend section fifty-one hundred eleven (5111), chapter 253 of title 14, of the Code, 1924, regarding supervisor districts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

INTRODUCTION OF BILLS

House File No. 98, by Forsling of Woodbury and Prichard of Woodbury, a bill for an act to amend paragraph c of subsection five (5) of section fourteen hundred twenty-one (1421) of the Code, 1924, relating to employer's liability and workmen's compensation.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 99, by McCaulley of Calhoun, a bill for an act to protect firemen, engineers and employees of steam railroads, by providing for automatic doors to the fire boxes of locomotive engines, prescribing penalties for its violation, repealing all laws in conflict therewith, and providing a time when the same is to be in force.

Read first and second times and referred to committee on railroads. House File No. 100, by Knudson of Hamilton, a bill for an act to repeal section forty hundred ninety-six (4096), and forty hundred ninety-eight (4098) to forty-one hundred four (4104), inclusive, Code, 1924; to amend sections five hundred twenty (520) of said code; to amend, revise, and codify sections forty-one hundred nineteen (4119) and forty-one hundred twenty (4120), of said code; to provide for the election of a county superintendent of schools at the general biennial election; and to adjust the terms of office of such superintendents.

Read first and second times and referred to committee on schools and textbooks.

House File No. 101, by Diltz of Polk, a bill for an act to amend section thirty-six hundred twelve (3612) of the Code, 1924, increasing the number of deputy probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000).

Read first and second times and referred to committee on judiciary No. 1.

House File No. 102, by Hubbard of Pottawattamie, a bill for an act to amend section four thousand six hundred ninety (4690) of the Code, 1924, relating to the apportionment of the primary road fund to the various counties of the state.

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

House File No. 103, by Hubbard of Pottawattamie, a bill for an act to amend section one thousand seven hundred twenty-three (1723) and section one thousand seven hundred twenty-nine (1729) of the Code, 1924, relating to permission to fish and hunt on enclosed or cultivated land.

Read first and second times and referred to committee on fish and game.

House File No. 104, by Mathews of Des Moines, a bill for an act to amend section five thousand nine hundred and eighty-four (5984) of the Code, 1924, relating to the power of cities to construct sewers and matters incidental thereto.

Read first and second times and referred to committee on municipal corporations.

Miller of Shelby offered the following resolution:

RESOLUTION

Whereas, the Honorable Omar P. Wyland, former member of the House of Representatives, from Shelby county, in the Thirtieth and Thirty-first General Assemblies, died at his home in Harlan, Iowa, on August 18, 1923; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Miller of Shelby, Owens of Harrison, and Harrison of Pottawattamie.

BILL SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 6th day of February, 1925, sent to the governor for his approval:

House File No. 19, a bill for an act to amend, revise, and codify paragraph seven (7) of section fifty-six hundred thirty-nine (5639), Code, 1924, relating to the powers and duties of mayors of cities and towns.

Howard A. Mathews, Chairman.

Report adopted.

COMMUNICATION FROM THE DEPARTMENT OF STATE, WISCONSIN

The following communication was received from the Secretary of State of Wisconsin:

DEPARTMENT OF STATE, Madison, Wisconsin, February 4, 1925.

SPEAKER OF THE ASSEMBLY, State Capitol, Des Moines, Ia.

MY DEAR SIR: By direction of the Legislature of Wisconsin I am sending you a copy of Joint Resolution No. 1 protesting to the Congress



and to the Secretary of War of the United States against the continuation of the illegal taking of water from the Great Lakes through the Chicago Drainage Canal.

Very truly yours,

FRED R. ZIMMERMAN, Secretary of State.

The above matter was referred to the committee on ways and means.

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. 15, a bill for an act relating to the audit of the accounts of the state fair board.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 40, a bill for an act relating to the election of hospital trustees by cities.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 87, a bill for an act to render all monthly appropriations for the support of institutions under the management of the board of control of state institutions available at the first of each current month.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 86, a bill for an act relating to the liability of corporations operating railways.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 85, a bill for an act relating to the discharge or release of delinquent children from state institutions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 84, a bill for an act relating to county high schools.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 64, a bill for an act to legalize ordinance No. 71 of the Incorporated town of Primghar, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 5, a bill for an act relating to the time when the secretary and treasurer of school districts shall be elected and qualify.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 38, a bill for an act relating to the collection of assessments against stockholders of banks.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 87, a bill for an act to render all monthly appropriations for the support of institutions under the management of the board of control of state institutions available at the first of each current month and to amend sections thirty-seven hundred four (3704), thirty-seven hundred five (3705), thirty-seven hundred twenty-one (3721), and thirty-seven hundred twenty-two (3722), Code, 1924.

Read first and second times and referred to committee on board of control.

Senate File No. 5, a bill for an act to amend section forty-two hundred twenty-two (4222), Code, 1924, relating to the time when the secretary and treasurer of school districts shall be elected and qualify.

Read first and second times and referred to committee on schools and textbooks.

Senate File No. 38, a bill for an act to amend section nine thousand two hundred forty-eight (9248) of the Code, 1924, relating to the collection of assessments against stockholders of banks.

Read first and second times and referred to committee on banks and banking.

Senate File No. 64, a bill for an act to legalize ordinance number seventy-one (71) of the incorporated town of Primghar, Iowa, granting to G. A. Healy, his successors and assigns, a franchise to construct, maintain and operate an electric distribution system in said town.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 84, a bill for an act to amend, revise, and codify

section four thousand eighty-one (4081), Code, 1924, relating to county high schools.

Read first and second times and referred to committee on schools and textbooks.

Senate File No. 85, a bill for an act to repeal section thirty-six hundred fifty (3650) Code, 1924, relating to the discharge or release of delinquent children from state institutions, and to enact a substitute therefor, and to provide for a parole for such children.

Read first and second times and referred to committee on board of control.

Senate File No. 86, a bill for an act to amend, revise, and codify section eighty-one hundred sixty (8160), Code, 1924, relating to the liability of corporations operating railways.

Read first and second times and referred to committee on rail-roads.

HOUSE FILES INDEFINITELY POSTPONED

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 5, was taken up for consideration.

On motion of Rankin of Lee the report was adopted and House File No. 5 was indefinitely postponed.

The report of the committee on schools and textbooks, recommending indefinite postponement of House File No. 2, was taken up for consideration.

Rust of Franklin moved that the report be adopted.

Diltz of Polk demanded a roll call.

On the question "Shall the report of the committee recommending indefinite postponement of House File No. 2 be adopted?"

The ayes were:

Anderson	of
Montgo	
Anderson	of
Webster	
Bauer	

Harrison of	King	Miller	Smith of
Pottawattamie	Latimer	Napier	Chickasaw
Hager	Leonard	Natvig	Smith of O'Brien
Hattendorf	Lichty	Orr	Swanson
Held	Lieberknecht	Owens	Ulstad
Higgins	McCaulley	l'atterson	Williams
Hill	Martin	Rassler	Wilson
Huff	Mathews	Ratliff	Wolfe
Johnson of	Maxfield	Rice	Mr. Speaker-53
Marion	Merritt	Rust	

The nays were:

Berry	Haney	Lepley	Ryder
Bixler	Hanson of	Long	Saunders
Blackford	Winnebago	Lovrien	Schulte
Blake	Harrison of	Oldham	Stepanek
Cole	Clarke	Oliver	Strippel
Diltz	Hempel	Powers	Thomas
Eden	Hollis	Rankin	Wagner
Elliott	Kennedy	Reimers	Walrod
Graham	Kent	Rhinehart	Yenter-37
Grimwood	Knutson	Roberts	

Absent or not voting:

Aiken	Hansen	McIlrath	Stookesberry
Anderson of	Hubbard	Noble	Troup
Decatur	Johnson of	O'Donnell	Truax
Dewar	Dickinson	Prichard	Venard
Forsling	Knudson	Quirk	Vincent-18

The report of the committee on schools and textbooks was adopted and House File No. 2 was indefinitely postponed.

The report of the committee on municipal corporations, recommending indefinite postponement of House File No. 59, was taken up for consideration.

On motion of Diltz of Polk the report was adopted and House File No. 59 was indefinitely postponed.

SPECIAL ORDER MADE

On request of Saunders of Palo Alto, unanimous consent having been obtained, House File No. 47 was made a special order for Wednesday, February 11th, at 10:30 a.m.

On motion of Eckles of Butler the House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 7, 1925.

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

Prayer was offered by Major J. T. Baker of Des Moines.

Journal of February 6th corrected and approved.

MAJOR BAKER ADDRESSES HOUSE

Diltz of Polk moved that an invitation be extended to Major J. T. Baker, the last surviving member of General Logan's staff, to address the House at this time.

Motion prevailed, and Major Baker briefly addressed the House.

PROOF OF PUBLICATION OF SENATE FILE NO. 64

The official proof of publication of Senate File No. 64, a bill for an act to legalize ordinance No. 71 of the incorporated town of Primghar, Iowa, granting to G. A. Healy, his successors and assigns, a franchise to construct, maintain and operate an electric distribution system in said town, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Johnson of Marion for the day on request of Knudson of Hamilton; Stepanek of Linn for the day on request of Long of Jefferson; Johnson of Dickinson for the day on request of Oliver of Monona; Francis of Boone for the day on request of Bixler of Adams; Aiken of Ida for the day on request of Harrison of Clarke; Hubbard of Pottawattamie for the day on request of Harrison of Pottawattamie; Yenter of Johnson for the day on request of Cole of Delaware.

PETITIONS

Troup of Story presented a petition from the Iowa League of Women Voters, state college chapter, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Bierkamp of Cedar presented a petition from voters of Cedar county protesting against House File No. 45.

Referred to committee on ways and means.

Eckles of Butler presented a resolution from the town council of Greene, Iowa, in favor of a gasoline tax, and a proportionate return of said tax to cities and towns for street improvement.

Referred to committee on ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File No. 40 and House File No. 15.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 bills: House File No. 15 and House File No. 40.

HOUSE FILE INDEFINITELY POSTPONED

The report of the committee on county and township organization recommending indefinite postponement of House File No. 34 was taken up for consideration.

Edge of Jasper moved that the report be adopted.

Rassler of Pocahontas demanded a roll call.

On the question "Shall the report of the committee recommending indefinite postponement of House File No. 34 be adopted?"

The ayes were:

Anderson of Decatur Bauer Anderson of Webster Blackford Blake Brittain Carter Cole Craig Dewar

Eckles	Kennedy	Oldham	Smith of
Eden	Kent	Oliver	Chickasaw
Edge	King	Orr	Swanson
Elliott	Knudson	Owens	Thomas
Gilbertson	Latimer	Powers	Truax
Grimwood	Leonard	Ratliff	Ulstad
Hanson of	Lichty	Reimers	Venard
Hancock	Long	Rhinehart	Vincent
Harrison of	McCaulley	Rice	Wagner
Clarke	Mcllrath	Roberts	Walrod
Harrison of	Mathews	Rust	Williams
Pottawattamie	Miller	Ryder	Wilson
Hempel	Napier	Saunders	Wolfe
Higgins	Natvig	Schulte	Mr. Speaker-65
Hollis	Noble	Strippel	

The nays were:

Bixler	Hager	Hill	Prichard
Blythe	Haney	Huff	Rassler
Christophel	Hanson of	Lieberknecht	Smith of O'Brien
Clark	Winnebago	Martin	Stookesberry
Diltz	Hattendorf	Merritt	Troup-21
Fleming	Held		(2)

Absent or not voting:

Aiken	Graham	Johnson of	O'Donnell
Anderson of	Gripp	Marion	Patterson
Montgomery	Hansen	Knutson	Quirk
Berry	Hubbard	Lepley	Rankin
Bierkamp	Johnson of	Lovrien	Stepanek
Forsling	Dickinson	Maxfield	Yenter-22
Francis			

The report of the committee on county and township organization was adopted and House File No. 34 was indefinitely postponed.

REPORTS OF COMMITTEES

Diltz 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. 33, a bill for an act to amend section fifty-six hundred ninety-nine (5699) of the Code, 1924, relating to the appointment of chiefs of police and fire departments, begs leave to report they have had the same 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 (.) from the end of section one and inserting in lieu thereof a comma (,) and by adding thereto the following: "but nothing herein shall be deemed to extend to such individual any civil service right upon which he may retain the position of chief."

Volney Diltz, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 73, a bill for an act to provide for refunding bonds issued in payment for street improvements and sewers; to provide for the expense of such refunding bonds, and to provide for the payment of such refunding bonds, begs leave to report they have had the same 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 one (1) of House File No. 73 by striking the words "Refunding bonds may be issued" from the first line, and inserting in lieu thereof the following: "Cities and towns, including cities under special charter, may issue refunding bonds".

Add a new sentence at the end of section one (1) as follows:

"No such refunding bonds shall bear an interest rate in excess of that of the bonds refunded."

2. Amend section six (6) by inserting after the word "city" in the first line thereof, the words "or town".

Further amend section six (6) by striking all of said section following the word "assessment" in line five (5), and inserting a period (.) in lieu thereof.

VOLNEY DILTZ, Chairman.

Report adopted.

Harrison of Pottawattamie, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing to whom was referred Senate File No. 45, a bill for an act to amend the provisions of section sixty-two (62) of the Code, nineteen hundred twenty-four (1924) relating to the compensation to be paid newspapers for publishing the laws of the general assembly which are to take effect by publication, begs leave to report they have had 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.

Johnson of Dickinson, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 46, a bill for an act making it unlawful for any person improving a highway crossing a railroad to leave deposits of dirt, gravel, stone or other substance on such railroad, begs leave to report they have had the same 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 word "railroad" in line seven (7) and substitute in lieu thereof the following: ", he shall be subject to a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00)."

FRANCIS JOHNSON, Chairman.

Report adopted.

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 47, a bill for an act to amend paragraph three (3) of section sixty-nine hundred fifty-three (6953), Code, 1924, relating to the taxation of sheep and swine, begs leave to report they have had the same 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 same do pass:

By striking therefrom all of said bill after the enacting clause and inserting in lieu thereof the following:

Section 1. Section sixty-nine hundred forty-four (6944), Code, 1924, is amended by striking from line six (6) of paragraph thirteen (13) the word "nine" and by inserting in lieu thereof the word "six".

Sec. 2. Section seventy-one hundred fifteen (7115), Code, 1924, is amended by changing the lines in the blank assessment roll relating to sheep and swine so they will read as follows:

"Sheep 6 months old or over

Swine 6 months old or over".

Further amend by changing the title to read as follows:

A BILL FOR

An act to amend sections sixty-nine hundred forty-four (6944) and seventy-one hundred fifteen (7115), Code, 1924, relating to the assessment of sheep and swine.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 71, a bill for an act to amend section twenty-seven hundred seventy-three (2773), Code, 1924, relating to the practice of veterinary medicine and surgery, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 23, a bill for an act to amend section ninety-nine hundred thirty-three (9933), Code, 1924, relating to the statutes of frauds governing sales of goods or choses in action, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 46, a bill for an act to amend, revise, and codify section eleven thousand seven hundred ninety (11790), Code, 1924, relating to redemption from execution sale, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 8, a bill for an act amending section twelve thousand five hundred eighty-one (12581) of the Code of Iowa, 1924, relating to guardianships, begs leave to report they have had the same 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 five (5) of section one (1) the words "of this code", and by striking out all of section two (2).

JNO. M. RANKIN, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 105, by Forsling of Woodbury, a bill for an act to amend section fifty-one hundred ninety-one (5191) of the Code, 1924, relating to fees of sheriffs.

Read first and second times and referred to committee on judiciary No. 2.



House File No. 106, by Hattendorf of Osceola, a bill for an act to amend sections twenty-nine hundred fifty-four (2954) and twenty-nine hundred sixty (2960) of the Code, 1924, relating to poultry associations.

Read first and second times and referred to committee on agriculture.

House File No. 107, by Grimwood of Jones, a bill for an act to amend section ten thousand four hundred forty-five (10445) of the Code, 1924, relating to marriages between certain persons.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 108, by Grimwood of Jones, a bill for an act to amend chapter six hundred twenty-five (625) of the Code, 1924, relating to security to keep the peace.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 109, by Grimwood of Jones, a bill for an act to amend section eleven thousand sixty-seven (11067) of the Code, 1924, relating to the service of original notices upon patients confined in hospitals for the insane.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 110, by Hill of Floyd, a bill for an act to amend section thirteen thousand two hundred three (13203) of the Code, 1924, relating to confiscation of property in connection with games of chance, lotteries and gift enterprises.

Read first and second times and referred to committee on police regulation.

House File No. 111, by Held of Plymouth, a bill for an act to amend section forty-eight hundred forty-six (4846), Code, 1924, and to punish the violation of said section.

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



House File No. 112, by Strippel of Benton, a bill for an act making an appropriation to assist in providing the necessary expenses of blind students who are residents of the state in attendance at institutions of higher learning.

Read first and second times and referred to committee on appropriations.

RULE 63 SUSPENDED

On motion of Saunders of Palo Alto rule 63 was suspended for the remainder of the day.

BILL SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 7th day of February, 1925, sent to the governor for his approval:

House File No. 15, a bill for an act to amend, revise, and codify section twenty-eight hundred ninety-one (2891), Code, 1924, relating to the audit of the accounts of the state fair board.

House File No. 40, a bill for an act to amend section fifty-eight hundred sixty-seven (5867) of the Code, 1924, relating to the election of hospital trustees by cities, by providing for additional trustees and the appointment thereof.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 12, a bill for an act relating to the manufacture, sale, and keeping for sale of intoxicating liquors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 44, a bill for an act relating to assessment of corporation stock.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 44, a bill for an act to amend section seven thousand eight (7008) of the Code, 1924, relating to assessment of corporation stock.

Read first and second times and referred to committee on private corporations.

Senate File No. 12, a bill for an act to amend section nineteen hundred twenty-four (1924) of chapter ninety-four (94), title six (6), Code of Iowa, 1924, relative to the manufacture, sale, and keeping for sale of intoxicating liquors.

Read first and second times and referred to committee on suppression of intemperance.

BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 6th, approved the following bill: House File No. 19.

CONSIDERATION OF BILLS

House File No. 32, a bill for an act to amend chapter five hundred seven (507), of title thirty-two (32) of the Code, 1924, relating to settlement of estates, and making provison for hearing and notice on applications to sell or mortgage real estate, 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?"

The ayes were:

Anderson of	Forsling	Latimer	Rhinehart
Decatur	Gilbertson	Leonard	Roberts
Anderson of	Graham	Lepley	Rust
Webster	Grimwood	Lichty	Ryder
Bauer	Hager	Lieberknecht	Saunders
Berry	Hanson of	Long	Schulte
Bierkamp	Hancock	McCaulley	Smith of
Bixler	Hanson of	McIlrath	Chickasaw
Blackford	Winnebago	Martin	Smith of O'Brien
Blythe	Harrison of	Mathews	Stookesberry
Brittain	Clarke	Merritt	Strippel
Carter	Harrison of	Napier	Swanson
Christophel	Pottawattamie	Natvig	Thomas
Clark	Hattendorf	Noble	Troup
Cole	Held	Oldham	Truax
Craig	Hempel	Oliver	Ulstad
Dewar	Hill	Owens	Vincent
Diltz	Hollis	Patterson	Wagner
Eckles	Huff	Powers	Walrod
Eden	Kennedy	Prichard	Williams
Edge	Kent	Rankin	Wilson
Elliott	King	Rassler	Mr. Speaker-84
Pleming	Knudson	Reimers	

The navs were:

Haney

Gripp

Miller

Rice-3

Absent or not voting:

Anderson of Montgomery Francis

Hansen Higgins Hubbard Johnson of Dickinson Knutson

Johnson of Marion Lovrien Maxfield O'Donnell

Quirk Ratliff Stepanek Venard Wolfe Yenter-21

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

House File No. 24, a bill for an act to amend, revise, and codify chapter thirty-seven, (37), Code, 1924, relating to nominations by caucus, convention, or petition, with report of committee recommending passage, was taken up for consideration.

Dewar 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?"

The ayes were:

Fleming Anderson of Decatur Forsling Anderson of Gilbertson Montgomery Grimwood Anderson of Hager Webster Hanson of Hancock Bauer Harrison of Berry Bierkamp Pottawattamie Napier Bixler Held Blackford Hempel Higgins Hill Blake Blythe Carter Hollis Christophel Kent Craig King Dewar Latimer Eden Lichty

Long McCaulley McIlrath Martin Mathews Merritt Miller Natvig Oldham Oliver Patterson Powers Ratliff Rhinehart Rice Roberts

Lieberknecht

Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Strippel Swanson Thomas Troup Truax Ulstad Wagner Walrod Williams Wilson

Mr. Speaker-66

The nays were:

Brittain Clark Cole Diltz Edge Elliott Graham Haney Hansen Hanson of Winnebago Harrison of Clarke Hattendorf

Huff Kennedy Knudson Leonard Lepley Noble Orr

Owens Prichard Rankin Rassler Reimers Stookesberry Vincent—26

Absent or not voting:

Johnson of	Lovrien	Stepanek
Dickinson	Maxfield	Venard
Johnson of	O'Donnell	Wolfe
Marion	Quirk	Yenter—16
Knutson		+ 1
	Dickinson Johnson of Marion	Dickinson Maxfield Johnson of O'Donnell Marion Quirk

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

House File No. 26, a bill for an act providing for the repeal of the law as it appears in section forty-two hundred two (4202) of the Code, 1924, and the enacting of a substitute therefor, relating to the opening and closing of polls in school elections, with report of committee recommending amendment and passage, was taken up for consideration.

Brittain of Madison offered the following amendment to the amendment proposed by the committee, found on page 207 of the House Journal of February 5th, and moved its adoption:

Amend the committee amendment to House File No. 26 by inserting after the word "open" in line seven (7) the words "not less than".

Amendment to the committee amendment adopted.

Diltz of Polk asked unanimous consent to have the committee amendment corrected by inserting after the word "section" in the first line thereof the words "after the first three lines".

There being no objection, the correction was made.

On motion of Diltz of Polk the amendment proposed by the committee, as amended and corrected, was adopted.

Diltz 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?"

The ayes were:

Anderson of	Bierkamp	٠	Cole	Forsling
Decatur	Bixler		Craig	Gilbertson
Anderson of	Blackford		Dewar	Graham
Montgomery	Blythe		Oiltz	Grimwood
Anderson of	Brittain		Eden	Hager
Webster	Carter		Edge	Haney
Webster Bauer Berry	Carter Christophel Clark		Edge Elliott Fleming	Haney Hansen

Smith of O'Brien Hanson of King Oldham Hancock Knudson Oliver Smith of Hanson of Latimer Orr Chickasaw Winnebago Leonard Owens Stookesberry Lepley Patterson Strippel Harrison of Clarke Lichty Powers Swanson Harrison of Lieberknecht Prichard Thomas Pottawattamie Long Rassler Troup Hattendorf McCaulley Ratliff Truax Held McIlrath Reimers Ulstad Martin Rhinehart Vincent Hempel Higgins Mathews Rice Wagner Hill Merritt Roberts Walrod Hollis Miller Rust Williams Huff Napier Ryder Wilson Kennedy Natvig Saunders Mr. Speaker-90 Kent Noble Schulte

The nays were, none.

Absent or not voting:

Aiken	Hubbard	Knutson	Rankin
Blake	Johnson of	Lovrien	Stepanek
Eckles	Dickinson	Maxfield	Venard
Francis	Johnson of	O'Donnell	Wolfe
Gripp	Marion	Quirk	Yenter—18

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

House File No. 48, a bill for an act to amend sections six thousand one (6001), six thousand two (6002), and six thousand four (6004), of the Code, 1924, relating to the construction, reconstruction, resurfacing, and repair of street improvements and sewers, and the oiling of streets in cities and towns, and the letting of contracts therefor, with report of committee recommending passage, was taken up for consideration.

Brittain of Madison offered the following amendment and moved its adoption:

Amend House File No. 48, section 2, line three (3), by striking out the words "the municipality" and inserting in lieu thereof the word "cities".

Amendment adopted.

Diltz 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?"



The ayes were:

Anderson of Decatur	Haney Hansen	Lepley Lichty	Rhinehart Rice
Bauer	Hanson of	Long	Roberts
Berry	Hancock	McCaulley	Rust
Bixler	Hanson of	McIlrath	Ryder
Blackford	Winnebago	Martin	Saunders
Blythe	Harrison of	Mathews	Smith of
Brittain	Clarke	Merritt	Chickasaw
Christophel	Harrison of	Miller	Smith of O'Brien
Cole	Pottawattamie	Napier	Stookesberry
Craig	Held	Natvig	Strippel
Dewar	Hempel	Noble	Swanson
Diltz	Higgins	Oldham	Thomas
Eden	Hill	Orr	Troup
Elliott	Hollis	Owens	Truax
Fleming	Huff	Patterson	Vincent
Forsling	Kennedy	Powers	Wagner
Gilbertson	Kent	Prichard	Walrod
Graham	King	Rassler	Williams
Grimwood	Latimer	Ratliff	Wilson
Hager	Leonard	Reimers	Mr. Speaker—78

The nays were:

Anderson of Webster	Clark Hattendorf	Knudson Liebe rknecht	Oliver Rankin—7
Absent or not	voting:		
Aiken	Edge	Johnson of	Quirk
Anderson of	Francis	Marion	Schulte
Montgomery	Gripp	Knutson	Stepanek
Bierkamp	Hubbard	Lovrien	Ulstad
Blake	Johnson of	Maxfield	Venard
Carter	Dickinson	O'Donnell	Wolfe
Eckles			Yenter—23

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

House File No. 58, a bill for an act to amend, revise and codify section fifty-seven hundred sixty-eight (5768) of the Code, 1924, relating to markets in cities and towns and making provision for the fixing and collection of charges for occupancy of space in such market, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that Senate File No. 41, a companion bill, be recalled from the committee on municipal corporations and substituted for House File No. 58.

Motion prevailed.

Senate File No. 41, a bill for an act to amend, revise and codify section fifty-seven hundred sixty-eight (5768) of the Code, 1924, relating to markets in cities and towns and making provision for the fixing and collection of charges for occupancy of space in such market, 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?"

The ayes were:

Anderson of	Gilbertson	Latimer	Ratliff
Decatur	Graham	Leonard	Reimers
Anderson of	Grimwood	Lepley	Rhinehart
Montgomery	Hager	Lichty	Rice
Anderson of	Haney	Lieberknecht	Rust
Webster	Hansen	Long	Ryder
Bauer	Hanson of	Lovrien	Saunders
Bierkamp	Hancock	McCaulley	Schulte
Bixler	Hanson of	McIlrath	Smith of
Blackford	Winnebago	Martin	Chickasaw
Blake	Harrison of	Mathews	Smith of O'Brien
Blythe	Clarke	Merritt	Stookesberry
Brittain	Harrison of	Miller	Strippel
Carter	Pottawattamie	Napier	Swanson
Christophel	Hattendorf	Natvig	Thomas
Clark	Held	Oldham	Troup
Cole	Hempel	Oliver	Truax
Craig	Higgins	Orr	Ulstad
Dewar	Hill	Owens	Vincent
Diltz	Hollis	Patterson	Wagner
Eden	Huff	Powers	Walrod
Edge	Kennedy	Prichard	Williams
Elliott	Kent	Rankin	Wilson
Fleming	King	Rassler	Mr. Speaker-90
Forsling	Knudson		

The nays were, none.

Absent or not voting:

Aiken	Hubbard	Knutson	Roberts
Berry	Johnson of	Maxfield	Stepanek
Eckles	Dickinson	Noble	Venard
Francis	Johnson of	O'Donnell	Wolfe
Gripp	Marion	Quirk	Yenter—18

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

House File No. 70, a bill for an act to amend section twenty-six hundred forty-four (2644), Code, 1924, relating to contagious and

infectious diseases among animals, with report of committee recommending passage, was taken up for consideration.

Smith of Chickasaw moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Decatur Anderson of Webster Bauer Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Dewar Diltz Eden Edge Elliott Fleming Forsling	Grimwood Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf Held Hempel Higgins Hill Hollis Huff Kennedy Kent King Knudson	Leonard Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Martin Mathews Merritt Miller Napier Napier Natvig Oldham Oliver Orr Owens Patterson Powers Prichard Rankin Rassler	Reimers Rhinehart Rice Roberts Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Vincent Wagner Walrod Williams Wilson
Forsling	Knudson	Rassler	Wilson
Gilbertson Graham	Latimer	Ratliff	Mr. Speaker—90

The nays were, none.

Absent or not voting:

Aiken	Gripp	Knutson	Stepanek
Anderson of	Hubbard	Maxfield	Venard
Montgomery	Johnson of	Noble	Wolfe
Berry	Dickinson	O'Donnell	Yenter—18
Eckles	Johnson of	Quirk	
Prancia	Morion		

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

Senate File No. 15, a bill for an act to amend section six thousand fifteen of the Code, 1924, relating to the construction, reconstruction or repairing of sewers and providing a method of payment therefor, with report of committee recommending passage, was taken up for consideration.

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Diltz 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?"

The ayes were:

Anderson of	Gilbertson	Knudson	Ratliff
Decatur	Graham	Latimer	Reimers
Anderson of	Grimwood	Leonard	Rhinehart
Montgomery	Hager	Lepley	Rice
Anderson of	Haney	Lichty	Roberts
Webster	Hansen	Lieberknecht	Rust
Bauer	Hanson of	Long	Ryder
Bierkamp	Hancock	Lovrien	Saunders
Bixler	Hanson of	McCaulley	Smith of
Blackford	Winnebago	McIlrath	Chickasaw
Blake	Harrison of	Martin	Smith of O'Brien
Blythe	Clarke	Mathews	Stookesberry
Brittain	Harrison of	Merritt	Strippel
Christophel	Pottawattamie	Miller	Swanson
Clark	Hattendorf	Napier	Thomas
Cole	Held	Oldham	Troup
Craig	Hempel	Orr	Truax
Dewar	Higgins	Owens	Vincent
Diltz	Hill	Patterson	Wagner
Eden	Hollis	Powers	Walrod
Edge	Huff	Prichard	Williams
Elliott	Kennedy	Rankin	Wilson
Fleming	Kent	Rassler	Mr. Speaker—86
Forsling	King		

The nays were:

Natvio	Oliver—2

Absent or not voting:

Aiken	Hubbard	Maxfield	Stepanek
Berry	Johnson of	Noble	Ulstad
Carter	Dickinson	O'Donnell	Venard
Eckles	Johnson of	Quirk	Wolfe
Francis	Marion	Schulte	Yenter-20
Gripp	Knutson		3

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

HOUSE FILES WITHDRAWN

On request of Diltz of Polk, unanimous consent having been obtained, House File No. 94 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Latimer of Fremont, unanimous consent having been obtained, House File No. 51 was withdrawn from the committee on schools and textbooks and from further consideration by the House.

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 58 was withdrawn from further consideration by the House.

On request of Hill of Floyd, unanimous consent having been obtained, House File No. 4 was withdrawn from the committee on suppression of intemperance and from further consideration by the House.

On motion of Roberts of Adair the House adjourned until 10:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 9, 1925.

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

Prayer was offered by Mrs. Ida B. Wise Smith, director of Christian citizenship of the National W. C. T. U., Des Moines.

Journal of February 7th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Eckles of Butler for the morning on request of Thomas of Audubon; Craig of Warren for the day on request of Bauer of Washington; Rankin of Lee for the day on request of Kennedy of Lee; O'Donnell of Dubuque for the day on request of Kennedy of Lee; Huff of Cass for the day on request of Leonard of Taylor; Rassler of Pocahontas for the morning on request of King of Clay.

PETITIONS

Oldham of Mahaska presented petitions from the Mahaska County Farm Bureau protesting against a bond issue and favoring a gasoline tax for road building purposes.

Referred to committee on ways and means.

Oldham of Mahaska presented a petition from the Mahaska County Farm Bureau opposing the child labor amendment.

Referred to committee on constitutional amendments.

Johnson of Marion presented a petition from citizens of Bussey in favor of a gasoline tax, and a proportionate return of said tax to cities and towns for street improvement.

Referred to committee on ways and means.

Blackford of Van Buren presented a resolution from the Van Buren County Farm Bureau in favor of a gasoline tax.

Referred to committee on ways and means.

Francis of Boone presented a petition from the town council of Pilot Mound in favor of a proportionate return of the proposed gasoline tax to cities and towns for street improvement.

Referred to committee on ways and means.

Mathews of Des Moines presented a petition from members of the Burlington fire department in favor of House File No. 85.

Referred to committee on municipal corporations.

Wilson of Tama presented a petition from officers and directors of the Tama County Farm Bureau in favor of an income tax.

Referred to committee on ways and means.

Fleming of Crawford presented a petition from county officers of Crawford county in favor of a four year term for county officers.

Referred to committee on elections.

Williams of Wayne presented a petition from citizens of Wayne county favoring House File No. 38.

Referred to committee on municipal corporations.

Blackford of Van Buren presented a petition from members of the W. C. T. U., Milton, Iowa, favoring the child labor amendment.

Referred to committee on constitutional amendments.

SENATE FILE REREFERRED

McIlrath of Poweshiek moved that Senate File No. 47 be rereferred to the committee on agriculture.

Motion prevailed and it was so ordered.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 7th, approved the following bills: House Files Nos. 15 and 40.

INTRODUCTION OF BILLS

House File No. 113, by Carter of Hardin, a bill for an act describing the manner of distributing state aid for the use of the state horticultural society connected with the state department of agriculture.

Read first and second times and referred to committee on agriculture.

CONSIDERATION OF BILLS

House File No. 50, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the general assembly and the payment of mileage for certain officers of the special session of the Fortieth General Assembly, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Carter of Hardin the amendments proposed by the committee, found on pages 213 and 214 of the Journal of February 6th, 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?"

The ayes were:

Aiken	Elliott	Hollis	Miller
Anderson of	Fleming	Hubbard	Napier
Decatur	Forsling	Johnson of	Natvig
Anderson of	Francis	Dickinson	Noble
Montgomery	Gilbertson	Johnson of	Oldham
Anderson of	Graham	Marion	Oliver
Webster	Grimwood	Kennedy	Orr
Bauer	Gripp	Kent	Owens
Berry	Hager	King	Patterson
Bierkamp	Haney	Knudson	Powers
Bixler	Hansen	Knutson	Prichard
Blackford	Hanson of	Latimer	Quirk
Blake	Hancock	Leonard	Ratliff
Blythe	Hanson of	Lepley	Reimers
Brittain	Winnebago	Lichty	Rhinehart
Carter	Harrison of	Lieberknecht	Rice
Christophel	Clarke	McCaulley	Roberts
Clark	Hattendorf	McIlrath	Rust
Cole	Held	Martin	Ryder
Diltz	Hempel	Mathews	Saunders
Eden	Higgins	Maxfield	Schulte
Edge	Hill	Merritt	Smith of O'Brien

Smith of Chickasaw Stepanek Stookesberry Strippel

Swanson Thomas Troup Truax Ulstad

Venard Vincent Wagner Walrod Williams

Wilson Wolfe Yenter Mr. Speaker-98

The nays were, none.

Absent or not voting:

Craig Dewar Eckles Harrison of Pottawattamie Lovrien

Long O'Donnell

Rankin Rassler-10

So the bill having received a constitutional majority of two-thirds was declared to have passed the House.

Carter of Hardin offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 50 by inserting after the word "mileage" in line three (3) the following "and additional compensation"; also by changing the period (.) at the end of the title to a comma (,) and adding thereafter the following: "and the payment of expenses of certain mine inspectors."

Amendment adopted and the title, as amended, was agreed to.

House File No. 18, a bill for an act to modify the enrollment of House File Number 270, of the acts of the Extra Session of the Fortieth General Assembly as it now appears in the office of the Secretary of State, and in Chapter 527, Code, 1924, and to amend section twelve thousand three hundred ninety-one (12391), Code, 1924, relating to the forfeiture of real estate contracts, with report of committee recommending passage, was taken up for consideration.

Diltz 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?"

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster

Berry Bierkamp Bixler Blackford Blake Blythe Brittain

Carter Christophel Clark Cole Dewar Diltz Eden

Edge Fleming Forsling Francis Gilbertson Graham Grimwood

Johnson of Gripp Miller Smith of Hager Marion Napier Oldham Chickasaw Kennedy Smith of O'Brien Haney Hansen Kent Oliver Stepanek Hanson of King Owens Stookesberry Hancock Knudson Patterson Strippel Hanson of Knutson Powers Swanson Winnebago Thomas Latimer Prichard Harrison Leonard Quirk Troup Clark Lepley Ratliff Truax Hattendorf Venard Lichty Reimers Held Lieberknecht Rhinehart Vincent Long Hempel Rice Wagner Higgins McCaulley Roberts Walrod . Hill McIlrath Rust Williams Hollis Martin Ryder Wilson Wolfe Hubbard Mathews Saunders Johnson of Maxfield Schulte Yenter Dickinson Merritt Mr. Speaker-94

The nays were, none.

Absent or not voting:

Bauer	Harrison of	Natvig	Rankin
Craig	Pottawattamie	Noble	Rassler
Eckles	Huff	O'Donnell	Ulstad—14
Elliott	Lovrien	Orr	

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

Yenter of Johnson moved that the rules be suspended for the consideration of House File No. 73 at this time.

Motion prevailed.

House File No. 73, a bill for an act to provide for refunding bonds issued in payment for street improvements and sewers; to provide for the expense of such refunding bonds, and to provide for the payment of such refunding bonds, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Yenter of Johnson the amendments proposed by the committee, found in the Journal of February 7th, 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.

Carter of Hardin asked unanimous consent to amend the bill by inserting at the end of section seven (7) the words "without expense to the state".



Objection was made by Diltz of Polk.

Carter of Hardin moved to reconsider the vote by which House File No. 73 passed to its third reading.

Motion lost.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Haney	Lichty	Roberts
Anderson of	Hansen	Lieberknecht	Rust
Decatur	Hanson of	Lovrien	Ryder
Bauer	Hancock	McCaulley	Saunders
Berry	Harrison of	McIlrath	Schulte
Bierkamp	Clarke	Martin	Smith of
Blackford	Hattendorf	Mathews	Chickasaw
Blythe	Held	Maxfield	Smith of O'Brien
Brittain	Hempel	Merritt	Stepanek
Carter	Higgins	Miller	Stookesberry
Christophel	Hill	Napier	Strippel
Clark	Hollis	Natvig	Swanson
Cole	Hubbard	Noble	Thomas
Dewar	Johnson of	Oldham	Troup
Diltz	Dickinson	Oliver	Truax
Eden	Johnson of	Owens	Venard
Edge	Marion	Patterson	Vincent
Elliott	Kennedy	Powers	Wagner
Fleming	Kent	Prichard	Walrod
Forsling	King	Quirk	Williams
Francis	Knudson	Ratliff	Wilson
Graham	Knutson	Reimers	Wolfe
Grimwood	Latimer	Rhinehart	Yenter
Gripp	Lepley	Rice	Mr. Speaker-91
Hager			

The nays were:

Anderson of	Anderson of	Bixler	Orr-5
Montgomery	Webster	Leonard	

Absent or not voting:

Blake	Hanson of	Huff	Rankin
Craig	Winnebago	Long	Rassler
Eckles	Harrison of	O'Donnell	Ulstad-12
Gilhertson	Pottawattamie		

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

SENATE FILE INDEFINITELY POSTPONED

The report of the committee on judiciary No. 2, recommending indefinite postponement of Senate File No. 46, was taken up for consideration.

Johnson of Marion moved the adoption of the report of the committee.

Motion prevailed, the report of the committee was adopted and Senate File No. 46 was indefinitely postponed.

Prichard of Woodbury moved the suspension of the rules for the consideration of House File No. 33 at this time.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 33, a bill for an act to amend section fifty-six hundred ninety-nine (5699) of the Code, 1924, relating to the appointment of chiefs of police and fire departments, with report of committee recommending amendment and passage, was taken up and considered.

On motion of Prichard of Woodbury the amendments proposed by the committee, found in the Journal of February 7th, were adopted.

Mr. Prichard moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Edge	Johnson of	Miller
Anderson of	Elliott	Dickinson	Napier
Decatur	Fleming	Johnson of	Natvig
Anderson of	Forsling	Marion	Noble
Montgomery	Francis	Kennedy	Oldham
Anderson of	Gilbertson	Kent	Oliver
Webster	Graham	King	Orr
Bauer	Grimwood	Knudson	Owens
Berry	Hager	Knutson	Patterson
Bierkamp	Haney	Latimer	Powers
Bixler	Hansen	Leonard	Prichard
Blackford	Hanson of	Lepley	Quirk
Blake	Hancock	Lichty	Ratliff
Blythe	Harrison of	Lieberknecht	Reimers
Brittain	Clarke	Long	Rhinehart
Carter	Hattendorf	Lovrien	Rice
Christophel	Held	McCaulley	Roberts
Clark	Hempel	McIlrath	Rust
Cole	Higgins	Martin	Ryder
Dewar	Hill	Mathews	Saunders
Diltz	Hollis	Maxfield	Schulte
Eden	Hubbard	Merritt	

Smith of Strippel Ulstad Williams Venard Wilson Chickasaw Swanson Wolfe Smith of O'Brien Thomas Vincent Wagner Walrod Troup Yenter Stepanek Mr. Speaker-99 Stookesberry Truax

The nays were, none.

Absent or not voting:

Craig Hanson of Harrison of O'Donnell Eckles Winnebago Pottawattamie Rankin Rassler—9

So the bill having received a constitutional majority was declared to have passed the House.

Prichard of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 33 by striking out all after the comma (,) following the figures "1924" in the second line thereof and inserting in lieu thereof the following:

"relating to the civil service rights of officers appointed to the position of chief of police."

Amendment adopted and the title, as amended, was agreed to.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

MR. SPEAKER: I move to reconsider the vote by which House File No. 48 passed the House.

E. A. ELLIOTT.

I second the motion.

DAVID BRITTAIN.

On motion of Fleming of Crawford the House adjourned until 10:00 a.m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 10, 1925.

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

Prayer was offered by the Rev. Russell G. Nye, pastor of the M. E. church, Moravia, Iowa.

Journal of February 9th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Knutson of Cerro Gordo for the day on request of Quirk of Sac.

PETITIONS

Cole of Delaware presented petitions from residents of Manchester favoring House File No. 38.

Referred to committee on municipal corporations.

Lieberknecht of Louisa presented a resolution from the Louisa County Farm Bureau favoring a state income tax as a replacement tax.

Referred to committee on ways and means.

Lieberknecht of Louisa presented a resolution from Louisa County Farm Bureau protesting against transfer of powers from township trustees to board of supervisors.

Referred to committee on county and township organization.

Lepley of Grundy presented a petition from the town council of Holland in favor of a proportionate return of the proposed gasoline tax to cities and towns for street improvement.

Referred to committee on ways and means.

Williams of Wayne presented a petition from business men of Corydon in favor of House File No. 38.

Referred to committee on municipal corporations.



Long of Jefferson presented a petition from members of the Lions Club of Fairfield favoring a gasoline tax and bond issue for hard surfacing of roads.

Referred to committee on ways and means.

Anderson of Decatur presented a resolution from conference of Latter Day Saints favoring the child labor amendment.

Referred to committee on constitutional amendments.

Anderson of Decatur presented a petition from the Mothers' Club of Weldon protesting against any bond issue for road building purposes.

Referred to committee on ways and means.

Rice of Appanoose presented a petition from citizens of Appanoose county protesting against House File No. 92.

Referred to committee on judiciary No. 1.

Christophel of Bremer presented a petition from the town council of Sumner in favor of a proportionate return of the proposed gasoline tax to cities and towns for street improvement.

Referred to committee on ways and means.

Francis of Boone presented a petition from Farm Bureau, Napier, protesting against any bond issue for road building purposes.

Referred to committee on ways and means.

Merritt of Carroll presented a resolution from Farmers Union and Farm Bureau protesting against a gasoline tax and bond issue for hard surfacing of roads.

Referred to committee on ways and means.

Blackford of Van Buren presented a petition from citizens and electors of Van Buren county protesting against House File No. 92.

Referred to committee on judiciary No. 1.

Edge of Jasper presented a petition from city officials of Colfax in favor of a proportionate return of the proposed gasoline tax to cities and towns.

Referred to committee on ways and means.

REPORTS OF COMMITTEES

McCaulley of Calhoun, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 76, a bill for an act to legalize certain warrants of the city of Oelwein, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. McCaulley, Acting Chairman.

Report adopted.

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 79, a bill for an act to amend section fifty-five hundred seventy-five (5575) of the Code, 1924, relating to township halls, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 61, a bill for an act to amend section fifty-one hundred six (5106) of the Code, 1924, relating to the number of members of the board of supervisors, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

Mr. Speaker: Your committee on judiciary No. 2, to whom was referred Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282) and ninety-two hundred eighty-three (9283) of the Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.



INTRODUCTION OF BILLS

House File No. 114, by Forsling of Woodbury, a bill for an act to amend section fifty-eight hundred thirty-two (5832) of the Code, 1924, relating to community center houses and recreation grounds.

Read first and second times and referred to committee on municipal corporations.

House File No. 115, by Forsling of Woodbury, a bill for an act to amend section fifty-six hundred thirty-four (5634) of the Code, 1924, relating to the appointment of police and firemen.

Read first and second times and referred to committee on municipal corporations.

House File No. 116, by Held of Plymouth, a bill for an act to amend the law as it appears in section forty-six hundred thirty-eight (4638) of the Code of Iowa, 1924, relating to increase in mileage of county roads.

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

House File No. 117, by Reimers of Lyon, a bill for an act to amend the law as it appears in section forty-seven hundred thirty-one (4731) of the Code, 1924, relating to the jurisdiction of boards of supervisors in purchasing or condemning right of way of the primary road system.

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

House File No. 118, by Wagner of Scott, a bill for an act to repeal chapter two hundred seventy-six (276) Code of 1924, relating to dogs and licensing thereof and to enact a substitute therefor.

Read first and second times and referred to committee on animal industry.

House File No. 119, by Venard of Sioux, a bill for an act authorizing the counties to enter upon private owned property for the purpose of prospecting for gravel.

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



House File No. 120, by Hansen of Scott, a bill for an act to amend section seven hundred ninety-one (791) of the Code of 1924, relating to time of closing of polls.

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

Stepanek of Linn offered the following resolution:

RESOLUTION

Whereas, the Honorable John T. Hamilton, former member of the House of Representatives from Linn County in the Twenty-first, Twenty-second and Twenty-third General Assemblies, and Speaker of the House in the Twenty-third General Assembly, died at his home in Cedar Rapids, Iowa, on January 24, 1925, therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Stepanek of Linn, Wolfe of Linn, and Grimwood of Jones.

CONSIDERATION OF BILLS

House File No. 8, a bill for an act amending section twelve thousand five hundred eighty-one (12581) of the Code of Iowa, 1924, relating to guardianships, 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 in the Journal of February 7th, 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?"



Leonard

The ayes were:

Gripp Anderson of Hager Decatur Haney Anderson of Hansen Montgomery Hanson of Anderson of Hancock Webster Hanson of Bauer Winnebago Berry Harrison of Bierkamp Clarke Bixler Harrison of Blackford Pottawattamie Blake Hattendorf Blythe Held Christophel Hempel Clark Higgins Hill Cole Craig Hollis Dewar Hubbard Diltz Johnson of Eckles Dickinson Eden Johnson of Elliott Marion Fleming Kennedy Forsling Kent Francis King Gilbertson Knudson Graham Latimer

Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Martin Mathews Maxfield Merritt Miller Napier Natvig Noble O'Donnell Oldham Oliver 0rrOwens Patterson Powers Prichard Quirk Rankin Rassler Ratliff

Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Venard Vincent Wagner Walrod Williams Wilson Wolfe Yenter

Mr. Speaker-103

Reimers

Roberts

Rice

Rhinehart

The nays were, none.

Absent or not voting:

Brittain Carter

Grimwood

Edge

Huff

Knutson-5

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

House File No. 23, a bill for an act to amend section ninety-nine hundred thirty-three (9933), Code, 1924, relating to the statutes of frauds governing sales of goods or choses in action, with report of committee recommending passage, was taken up for consideration.

Graham 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?"

The ayes were:

Gilbertson Knudson Ratliff Graham Anderson of Latimer Reimers Decatur Grimwood Leonard Rhinehart Anderson of Hager Lichty Rice Montgomery Haney Roberts Long Hansen Anderson of Lovrien Ryder Webster Hanson of McCaulley Saunders Bauer Hancock McIlrath Schulte Berry Martin Smith of Hanson of Chickasaw Bierkamp Winnebago Mathews Smith of O'Brien Bixler Harrison of Maxfield Blackford Clarke Merritt Stepanek Blake Harrison of Miller Stookesberry Strippel Blythe Pottawattame Napier Christophel Natvig Swanson Hempel O'Donnell Troup Clark Higgins Cole Hill Truax Oldham Craig Hollis Oliver Ulstad Hubbard Venard Dewar Orr Eckles Wagner Johnson of Owens Eden Walrod Dickinson Patterson Edge Johnson of Powers Williams Prichard Elliott Marion Wilson Fleming Kennedy Quirk Wolfe Yenter Forsling Kent Rankin Mr. Speaker-94 Francis King Rassler

The nays were, none.

Absent or not voting:

Brittain Hattendorf Lepley Rust
Carter Held Lieberknecht Thomas
Diltz Huff Noble Vincent—14
Gripp Knutson

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

House File No. 46, a bill for an act making it unlawful for any person improving a highway crossing a railroad to leave deposits of dirt, gravel, stone or other substance on such railroad, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Knudson of Hamilton, the amendments proposed by the committee, found in the Journal of February 7th, were adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 46, section 1, line three (3), by inserting after the word "shall" the word "knowingly".

Rankin of Lee moved that further action on the bill be deferred.

Motion lost.

Anderson of Webster moved the previous question on the pending amendment.

Motion lost.

Amendment by Forsling of Woodbury was lost.

Rassler of Pocahontas offered the following amendments and moved their adoption:

Amend House File No. 46 by striking out the first two words in line three (3) and inserting in lieu thereof the word "across"; also amend the bill by striking from lines one (1) and two (2) the words "improvement, repair or".

Amendments adopted.

Forsling of Woodbury offered the following amendments and moved their adoption:

Amend House File No. 46 by striking from line five (5) the word "may"; also amend the bill by changing the word "interfere" to "interferes" in lines five (5) and six (6), and the word "jeopardize" to "jeopardizes" in line six (6) thereof.

Amendments adopted.

Lovrien of Humboldt moved that the bill now be referred to the committee on judiciary No. 1.

Motion lost.

Knudson 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?"

The ayes were:

Harrison of Aiken Blackford Forsling Anderson of Francis Pottawattamie Blake Christophel Gilbertson Hattendorf Decatur Anderson of Clark Gripp Higgins Hill Montgomery Craig Hager Anderson of Dewar Hubbard Haney Hanson of Johnson of Webster Diltz Bauer Dickinson Eckles Hancock Eden Hanson of Johnson of Berry Bierkamp Winnebago Marion Elliott

Kent	Martin	Quirk	Truax
King	Mathews	Rassler	Ulstad
Knudson	Merritt	Reimers	Walrod
Latimer	Napier	Roberts	Williams
Leonard	O'Donnell	Ryder	Wilson
Lepley	Oldham	Smith of	Wolfe-64
Long	Orr	Chickasaw	
McCaulley	Powers	Smith of O'Brien	
McIlrath	Prichard	Troup	

The nays were:

Bixler	Held	Natvig	Stepanek
Blythe	Hempel	Oliver	Stookesberry
Cole	Hollis	Owens	Strippel
Edge	Kennedy	Rankin -	Swanson
Graham	Lichty	Ratliff	Thomas
Grimwood	Lieberknecht	Rhinehart	Vincent
Hansen	Lovrien	Rice	Wagner
Harrison of	Maxfield	Saunders	Yenter
Clarke	Miller	Schulte	Mr. Speaker-35

Absent or not voting:

Brittain	Huff	Noble	Rust
Carter	Knutson	Patterson	Venard-9
Fleming	38		

So the bill having received a constitutional majority was declared to have passed the house.

Rassler of Pocahontas offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 46 by striking out the word "improving" in the first line thereof and inserting in lieu thereof the word "dragging".

Amendment adopted and the title, as amended, was agreed to.

House File No. 71, a bill for an act to amend section twenty-seven hundred seventy-three (2773), Code, 1924, relating to the practice of veterinary medicine and surgery, with report of committee recommending passage, was taken up for consideration.

Smith of Chickasaw moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Graham Knudson Rhinehart Anderson of Grimwood Latimer Rice Decatur Hager Leonard Ryder Anderson of Haney Lichty Saunders Hansen Lieberknecht Schulte Montgomery Hanson of Smith of Anderson of Long Webster Hancock Lovrien Chickasaw Smith of O'Brien Baner McCaulley Hanson of Bierkamp Winnebago McIlrath Stepanek Bixler Harrison of Martin Stookesberry Blackford Clarke Mathews Strippel Blake Harrison of Merritt Swanson Blythe Pottawattamie Miller Thomas Hattendorf Troup Christophel Napier Clark Held Natvig Truax Cole Hempel O'Donnell Ulstad Hill Craig Oldham Vincent Hollis Dewar Orr Wagner Diltz Johnson of Owens Walrod Dickinson **Eckles** Powers Williams Johnson of Eden Prichard Wilson Elliott Marion Rankin Wolfe Kennedy Ratliff Yenter Fleming Forsling Kent Reimers Mr. Speaker-88 King Francis

The navs were:

Higgins

Hubbard

Oliver-3

Absent or not voting:

Berry Gripp Maxfield Rassler Brittain Huff Noble Roberts Carter Knutson Patterson Rust Edge Venard-17 Lepley Quirk

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

Senate File No. 45, a bill for an act to amend the provisions of section sixty-two (62) of the Code nineteen hundred twenty-four (1924) relating to the compensation to be paid newspapers for publishing the laws of the general assembly which are to take effect by publication, with report of committee recommending passage, was taken up and considered.

Hansen of Scott offered the following amendment and moved its adoption:

Amend Senate File No. 45 by striking the period (.) at the end of section one (1) and adding thereto the following: "and inserting in lieu thereof the word 'one-half'."

Grimwood of Jones moved that further action on Senate File No. 45 be deferred and that the bill be made a special order for February 11th, immediately following Special Order No. 1, House File No. 47.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 13, a bill for an act relating to the extensions of water mains in cities and towns, and levy of special assessments therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 73, a bill for an act authorizing cities to acquire a site for, and to build and equip a detention hospital, and to levy a tax and issue bonds in anticipation of such tax.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 28, a bill for an act to amend the law relating to the protection of fur-bearing animals.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 82, a bill for an act to legalize the contract awarded by the City Council of the City of Council Bluffs, Iowa, on October 27th, 1924, to the Wickham Bridge & Pipe Company for the construction of storm sewers in Main Sewer District Number Four in said city.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 42, a bill for an act authorizing the establishment of municipal art galleries in cities, and providing for the appointment of a board of art trustees.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 42

Amend section one (1) by striking from lines one (1) and two (2) the words "acting under special charter" and inserting in line two (2) after the word "more" the words "including cities acting under special charter".

Amend by striking the words "A bill for" in small letters and substituting the words "A BILL FOR" in capital letters.

Amend the title by striking from line two (2) after the word "cities" the words "acting under special charter" and inserting in line three (3) after the word "more" the words "including cities acting under special charter".



Amend by striking the comma (,) and the word "and" after the word "case" in line eight (8) of section three (3) and inserting a period (.); by beginning the following word "at" with a capital letter; and by striking the comma (,) after the word "terms" in line nine (9) and inserting the word "and".

SENATE MESSAGES CONSIDERED

Senate File No. 13, a bill for an act authorizing cities and towns owning waterworks, including cities under special charter, to extend water mains and levy special assessments therefor against the privately owned property.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 82, a bill for an act to legalize the contract awarded by the city council of the city of Council Bluffs, Iowa, on October 27th, 1924, to the Wickham Bridge & Pipe Company for the construction of storm sewers in Main Sewer District Number Four in said city.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 73, a bill for an act authorizing cities having a population of one hundred twenty-five thousand inhabitants or over to acquire a site for, and to build and equip a detention hospital, and to levy a tax and issue bonds in anticipation of such tax to pay the expense thereof.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 28, a bill for an act to amend section seventeen hundred sixty-six (1766) of chapter eighty-six (86) of the Code, 1924, relating to the protection of fur-bearing animals.

Read first and second times and referred to committee on fish and game.

On motion of Truax of Buchanan the House adjourned until 10:00 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 11, 1925.

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

Prayer was offeed by the Rev. B. J. Trickey, pastor of the First Congregational church, Spencer, Iowa.

Journal of February 10th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek until Friday on request of Oldham of Mahaska.

PETITIONS

Fleming of Crawford presented a petition from Local No. 739, F. E. & C. U., protesting against the area plan of tuberculosis eradication; also against a bond issue for hard surfacing of roads; also against a gasoline tax.

Referred to committee on ways and means.

Merritt of Carroll presented a petition from the Farmers Educational & Cooperative Union, Lanesboro, protesting against a gasoline tax or bond issue for road building purposes.

Referred to committee on ways and means.

Ratliff of Henry presented a petition from citizens of Henry county favoring a gasoline tax; also favoring submission of a bend issue to the people.

Referred to committee on ways and means.

Mathews of Des Moines presented a petition from members of the Burlington police department in favor of House File No. 85.

Referred to committee on municipal corporations.

Oldham of Mahaska presented a petition from the Eddyville Grange favoring the Torrens system; also favoring House File No. 41; and protesting against House File No. 10.

Referred to committee on land titles.

Brittain of Madison presented a petition from citizens of St. Charles and Patterson in favor of a proportionate return of the proposed gasoline tax to cities and towns.

Referred to committee on ways and means.

Harrison of Pottawattamie presented a petition from citizens of Neola in favor of a proportionate return of the proposed gasoline tax to cities and towns.

Referred to committee on ways and means.

Oldham of Mahaska presented a petition from the Mahaska County League of Women Voters favoring the child labor amendment.

Referred to committee on constitutional amendments.

Anderson of Decatur presented a resolution from the P. T. A., Davis City, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Cole of Delaware presented a petition from the Outlook Club, Earlville, favoring the child labor amendment.

Referred to committee on constitutional amendments.

Graham of Wapello presented a petition from citizens of Dudley protesting against a bond issue for roads.

Referred to committee on ways and means.

CONSIDERATION OF SENATE AMENDMENTS

On request of Hansen of Scott, unanimous consent having been given, House File No. 42, a bill for an act authorizing the establishment of municipal art galleries in cities acting under special charter having a population of fifty thousand (50,000) or more, providing for the appointment of a board of art trustees for the man-

agement of such art galleries, and fixing the duties, powers and responsibilities of such board, with Senate amendments, found on pages 256 and 257 of the House Journal of February 10th, was taken up and the amendments read and considered.

Mr. Hansen moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Grimwood	Knudson	Roberts
Decatur	Hager	Latimer	Ryder
Bierkamp	Haney '	Lepley	Saunders
Bixler	Hansen	Lichty	Smith of
Blackford	Hanson of	Long	Chickasaw
Blake	Hancock	Lovrien	Smith of O'Brien
Blythe	Harrison of	McCaulley	Stepanek
Brittain	Pottawattamie	Martin	Strippel
Carter	Hempel	Maxfield	Swanson
Christophel	Higgins	Merritt	Troup
Cole	Hill	Napier	Truax
Craig	Hollis	O'Donnell	Venard
Dewar	Hubbard	Oldham	Wagner
Diltz	Johnson of	Owens	Walrod
Eckles	Dickinson	Powers	Williams
Eden	Johnson of	Quirk	Wilson
Edge	Marion	Rankin	Wolfe
Francis	Kennedy	Ratliff	Mr. Speaker-69
Graham	King	Reimers	

The nays were:

Anderson of	Clark	Leonard	Orr
Montgomery	Elliott	Mathews	Rassler
Anderson of	Fleming	Miller	Rice
Webster	Hattendorf	Natvig	Schulte
Bauer	Huff	Oliver	Stookesberry—19
Berry			answeriality a

Absent or not voting:

Aiken	Harrison of	McIlrath	Rust
Forsling	Clarke	Noble	Thomas
Gilbertson	Held	Patterson	Ulstad
Gripp	Kent	Prichard	Vincent
Hanson of	Knutson	Rhinehart	Yenter-20
Winnehago	Lieberknecht		

So the House concurred in the Senate amendments to House File No. 42.

HOUSE FILE INDEFINITELY POSTPONED

The report of the committee on county and township organiza-



tion recommending indefinite postponement of House File No. 61 was taken up for consideration.

Venard of Sioux moved that the report of the committee be adopted.

Martin of Jackson demanded a roll call.

On the question "Shall the report of the committee recommending indefinite postponement of House File No. 61 be adopted?"

The ayes were:

Aiken Elliott Johnson of Reimers Anderson of Fleming Marion Rhinehart Decatur Francis Kennedy Rice Anderson of Gilbertson Kent Roberts Montgomery Grimwood King Rust Knudson Ryder Anderson of Gripp Webster Hager Latimer Saunders Bauer Hansen Lepley Schulte Bierkamp Hanson of Lichty Smith of Bixler Hancock Lieberknecht Chickasaw Hanson of Blackford McCaulley Strippel Blake Winnebago Mathews Swanson Maxfield Thomas Blythe Harrison of Clarke Napier Troup Brittain Carter Harrison of Natvig Truax Christophel Pottawattamie Noble Venard Cole Held O'Donnell Vincent Oldham Wagner Craig Hempel Higgins Hill Dewar Oliver Williams Diltz Owens Wilson Eckles Hollis Powers Yenter Eden Huff Quirk Mr. Speaker-83 Johnson of Rassler Edge Dickinson Ratliff

The nays were:

Clark Graham Hattendorf	Lovrien Martin Merritt Miller	Orr Smith of O'Brie Stepanek	Stookesberry n Walrod Wolfe—14
Hubbard	Miller		

Absent or not voting:

Berry	Knutson	McIlarth	Rankin
Forsling	Leonard	Patterson	Ulstad—11
Haner	Long	Prichard	

The report of the committee on county and township organization was adopted and House File No. 61 was indefinitely postponed.

REPORTS OF COMMITTEES

Vincent of Guthrie, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means to whom was referred Senate File No. 4, a bill for an act to amend section seventy-three hundred eight (7308), Code, 1924, relating to exemptions from inheritance tax, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File No. 4 by inserting the words "in any manner" in section one (1), paragraph two (2), line one (1), after the word "passes".

Amend section one (1), paragraph two (2), by striking the period at the end of the paragraph and adding ", or to trustees for such uses within this state."

Amend section one (1), paragraph (3), by inserting the words "or for fraternal charitable institutions not maintained or operated for pecuniary profit" after the word "charity" in line two (2).

Amend section four (4) by striking the period at the end of said section, and by adding the words ", without expense to the state."

EARL W. VINCENT, Chairman.

Report adopted.

Rust of Franklin, 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. 87, a bill for an act to amend section four thousand two hundred thirty-one (4231) of the Code, 1924, relating to the closing of schools for lack of attendance, beg leave to report they have had the same 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 word and figure "five" (5) at the end of section one (1) thereof, and inserting in lieu thereof the word and figure "seven" (7).

HEIKE A. RUST, Chairman.

Report adopted.

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 32, a bill for an act making appropriation to defray the expense 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.

L. V. CARTER, Chairman.

Report adopted.



Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File No. 35, a bill for an act to appropriate \$400.00 for the purpose of paying special drainage assessments against state owned land in connection with the drainage of Rice Lake, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 15 and 41.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

INTRODUCTION OF BILLS

House File No. 121, by Bauer of Washington, a bill for an act to amend section forty-two hundred seventy-eight (4278) of the Code, 1924, relating to the collection of tuition fees.

Read first and second times and referred to committee on schools and textbooks.

House File No. 122, by Harrison of Pottawattamie, a bill for an act to amend section seven thousand one hundred twenty-two (7122), Code, 1924, relating to time of returning assessment rolls to local board.

Read first and second times and referred to committee on county and township organization.

House File No. 123, by Yenter of Johnson, a bill for an act to define, regulate and license real estate brokers and real estate sales-

men; to create a State Real Estate Commission; and to provide a penalty for a violation of the provisions hereof.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 124, by Blake of Fayette, a bill for an act providing for the election of a county board of education and the selection by them of a county superintendent, fixing his compensation, prescribing the duties of such board and amend sections four thousand one hundred fifty-five (4155), four thousand one hundred fiftyseven (4157), four thousand one hundred fifty-eight (4158), four thousand one hundred sixty-two (4162), four thousand one hundred sixty-four (4164), four thousand one hundred sixty-five (4165), four thousand one hundred seventy-one (4171), four thousand one hundred seventy-two (4172), four thousand one hundred seventy-four (4174), four thousand one hundred eighty-eight (4188), and five thousand two hundred thirty-two (5232) of chapter two hundred nine (209) of the Code, 1924, relating to the law with reference to the performance of certain duties in connection with certain school districts and school matters, and repealing sections four thousand one hundred fifty-nine (4159), four thousand one hundred sixty (4160), and four thousand one hundred sixtyone (4161) of the Code, 1924, relating thereto.

Read first and second times and referred to committee on schools and textbooks.

Aiken of Ida offered the following resolution:

RESOLUTION

Whereas, the Honorable J. H. McGhee, former member of the House of Representatives from Cerro Gordo county in the thirty-eighth and thirty-ninth general assemblies, died at his home in Mason City, Iowa, on December 29, 1924; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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



Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Knutson of Cerro Gordo, Aiken of Ida, and Huff of Cass.

Carter of Hardin offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 9

Resolved by the House, the Senate concurring, That when adjournment is had on Wednesday afternoon, February 25, it be to reconvene on Wednesday forenoon, March 4, at 11 a. m.

Laid over under rule 34.

1 36 mm - 100 1915

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. 50, a bill for an act to repeal the law relating to the taxation of attorneys' fees and commission in liquor nuisance and bootlegger proceedings, and to enact a substitute therefor.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 50, a bill for an act to repeal section twenty hundred twenty-three (2023), chapter ninety-eight (98), title six (6), of the Code of Iowa, 1924 and substituting therefor provisions for taxing a twenty-five (\$25.00) dollar attorney fee in liquor nuisance and bootlegger injunction proceedings for a contempt for violating any such an injunction, temporary or permanent, in which injunction or contempt proceeding the plaintiff is successful, and a commission of ten per cent of any fine that may be assessed and collected in the case.

Read first and second times and referred to committee on suppression of intemperance.

CONSIDERATION OF BILLS

SPECIAL ORDER NO. 1

House File No. 47, a bill for an act to amend section nine thousand two hundred thirty-nine (9239) of the Code, 1924, relating to

the liquidation and distribution of the assets of banks in the hands of the superintendent of banking for liquidation and distribution, was taken up for consideration.

The substitute amendment proposed by the committee, found on page 211 of the Journal of February 5th, was taken up and considered.

Saunders of Palo Alto offered the following amendment to the substitute amendment and moved its adoption:

Amend substitute amendment to House File No. 47, section 2, line three (3), by striking therefrom the word "obligations" and inserting in lieu thereof the word "claims".

Amendment to the substitute amendment adopted.

On motion of Mr. Saunders the substitute amendment, as amended, was adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 47, section 1, line four (4), by striking therefrom the word "these" and inserting in lieu thereof the word "the".

Amendment adopted.

By unanimous consent the amendment filed by Forsling of Woodbury on January 30th was withdrawn.

Lovrien 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?"

The ayes were:

Anderson of	Christophel	Gripp	Higgins
Decatur	Clark	Hager	Hill
Anderson of	Cole	Haney	Hollis
Montgomery	Craig	Hansen	Hubbard
Anderson of	Dewar	Hanson of	Huff
Webster	Diltz	Hancock	Johnson of
Bauer	Eckles	Hanson of	Dickinson
Berry	Eden	Winnebago	Johnson of
Bierkamp	Edge	Harrison of	Marion
Bixler	Elliott	Clarke	Kennedy
Blackford	Fleming	Harrison of	Kent
Blake	Francis	Pottawattamie	King
Blythe	Gilbertson	Hattendorf	Knudson
Brittain	Graham	Held	Knutson
Carter	Grimwood	Hempel	Latimer

Leonard Natvig Reimers Strippel Lepley Noble Rhinehart Swanson Lichty Oldham Rice Troup Lieberknecht Oliver Roberts Truax Rust Venard Long Orr Lovrien Owens Ryder Vincent Wagner McCaulley Patterson Saunders Martin Powers Schulte Walrod Mathews Smith of Williams Prichard Maxfield Quirk Chickasaw Wilson Merritt Smith of O'Brien Wolfe Rankin Miller Rassler Stepanek Yenter Napier Ratliff Stookesberry Mr. Speaker-102

The nays were, none.

Absent or not voting:

Aiken McIlrath Thomas Ulstad—6
Forsling O'Donnell

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

MRS. WILLIAM LARRABEE ADDRESSES HOUSE

Blake of Fayette moved that an invitation be extended to Mrs. William Larrabee of Clermont to address the House at this time.

Motion prevailed and the Speaker appointed Mr. Blake as a committee of one to escort Mrs. Larrabee to the Speaker's station where she briefly addressed the House.

SPECIAL ORDER NO. 2

The House resumed consideration of Senate File No. 45, a bill for an act to amend the provisions of section sixty-two (62) of the Code nineteen hundred twenty-four (1924) relating to the compensation to be paid newspapers for publishing the laws of the general assembly which are to take effect by publication.

The question before the House was on the adoption of the amendment proposed by Hansen of Scott as found on page 255 of the House Journal of February 10th.

Blackford of Van Buren moved to strike the enacting clause from Senate File No. 45.

Rule 18 was invoked.

On the question "Shall the enacting clause be stricken from Senate File No. 45?"

The ayes were:

Edge Kent Anderson of Owens Patterson Montgomery Gilbertson Knudson Leonard Ratliff Anderson of Gripp Reimers Webster Hager Lepley Lieberknecht Bauer Haney Rice Berry Hanson of Roberts Long Hancock Bierkamp Martin Schulte Hanson of Mathews Smith of O'Brien Bixler Winnebago Blackford Maxfield Stookesberry Blythe Hattendorf Miller Thomas Brittain Held Napier Troup Higgins Hollis Natvig Venard Carter Christophel Noble Vincent Oldham Williams Clark Hubbard Oliver Wilson Cole Johnson of Dickinson Wolfe-60 Craig Orr Eden

The nays were:

Hansen	Lichty	Saunders
Harrison of	Lovrien	Smith of
Clarke	McCaulley	Chickasaw
Harrison of	O'Donnell	Stepanek
Pottawattamie	Powers	Strippel
Hempel	Prichard	Swanson
Hill	Quirk	Truax
Huff	Rankin	Wagner
Johnson of	Rassler	Walrod
Marion	Rhinehart	. Yenter
Kennedy	Rust	Mr. Speaker-42
King	Ryder	5
	Harrison of Clarke Harrison of Pottawattamie Hempel Hill Huff Johnson of Marion Kennedy	Harrison of Clarke McCaulley Harrison of O'Donnell Pottawattamie Prichard Hempel Prichard Hill Quirk Huff Rankin Johnson of Rassler Marion Rhinehart Kennedy Rust

Absent or not voting:

Aiken	Latimer	McIlrath	Ulstad-6
Knutson		Merritt	

Motion of Blackford of Van Buren prevailed and the enacting clause was stricken from Senate File No. 45.

HON. CLYDE H. DOOLITTLE ADDRESSES HOUSE

Rassler of Pocahontas moved that an invitation be extended to the Honorable Clyde H. Doolittle, member of this House during the Thirty-ninth, Fortieth and Fortieth Extra Sessions, to address the House at this time.

Motion prevailed and the Speaker presented Mr. Doolittle, who briefly addressed the House.

CONSIDERATION OF BILLS

Unanimous consent having been obtained to suspend the rules, House File No. 76, a bill for an act to legalize certain warrants of the city of Oelwein, Iowa, with report of committee recommending passage, was taken up for consideration at this time.

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?"

The ayes were:

Anderson of	Francis	Kennedy	Roberts
Decatur	Gilbertson	Knudson	Ryder
Anderson of	Graham	Lepley	Saunders
Montgomery	Grimwood	Lichty	Schulte
Anderson of	Gripp	Lieberknecht	Smith of
Webster	Haney	Lovrien	Chickasaw
Bauer	Hansen	McCaulley	Smith of O'Brien
Bierkamp	Hanson of	Martin	Stepanek
Blackford	Hancock	Mathews	Stookesberry
Blake	Harrison of	Maxfield	Strippel
Blythe	Clarke.	Miller	Swanson
Brittain	Harrison of	Napier '	Thomas
Christophel	Pottawattamie	Natvig	Troup
Clark	Hattendorf	O'Donnell	Truax
Cole	Hempel	Oldham	Vincent
Craig	Higgins	Oliver	Wagner
Dewar	Hill	Owens	Walrod
Diltz	Hollis	Powers	Williams
Eckles	Hubbard	Prichard	Wilson
Eden	Johnson of	Quirk	Wolfe
Elliott	Dickinson	Rankin	Yenter
Fleming	Johnson of	Reimers	Mr. Speaker—82
Forsling	Marion	Rice	

The nays were, none.

Absent or not voting:

Aiken	Hanson of	Latimer	Patterson
Berry	Winnebago	Leonard	Rassler
Bixler	Held	Long	Ratliff
Carter	Huff	McIlrath	Rhinehart
Edge	Kent	Merritt	Rust
Hager	King	Noble	Ulstad
	Knutson	Orr	Venard—26

So 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 bills: Senate Files Nos. 15 and 41.

On motion of Brittain of Madison the House adjourned until 9:30 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 12, 1925.

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

Prayer was offered by the Rev. J. P. Hehner, pastor of the M. E. church, Burlington, Iowa.

Journal of February 11th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Forsling of Woodbury for the day, on request of Dewar of Cherokee; Gripp of Union for the remainder of the week, on request of Mathews of Des Moines.

PETITIONS

Oldham of Mahaska presented a petition from Mahaska County Farm Ladies opposing the child labor amendment.

Referred to committee on constitutional amendments.

Diltz of Polk presented a petition from citizens of Polk county protesting against House File No. 92.

Referred to committee on judiciary No. 1.

Natvig of Howard presented a resolution from citizens of Cresco in favor of a gasoline tax and a proportionate return thereof to cities and towns.

Referred to committee on ways and means.

Rice of Appanoose presented a petition from citizens of Appanoose county urging a closed season on fox.

Referred to committee on fish and game.

Truax of Buchanan presented a petition from town council of Hazleton in favor of a gasoline tax and a proportionate return thereof to cities and towns.

Referred to committee on ways and means.

Truax of Buchanan presented a petition from city council of Independence in favor of a gasoline tax and a proportionate return thereof to cities and towns.

Referred to committee on ways and means.

REPORTS OF COMMITTEES

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 92, a bill for an act to amend section ten thousand four hundred twenty-nine (10429) of the Code, 1924, relating to marriage license, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House Bill No. 57, a bill for an act requiring abstractors to furnish bond for the benefit of the persons for whom they perform services, making them liable for damages resulting from their acts, and providing penalties for violation of the 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.

JNO. M. RANKIN, Chairman.

Passed on file.

HOUSE CONCURRENT RESOLUTION NO. 9 CONSIDERED

The following concurrent resolution was taken up for consideration:

Resolved by the House, the Senate concurring, That when adjournment is had on Wednesday afternoon, February 25, it be to reconvene on Wednesday forenoon, March 4, at 11 a.m.

Carter of Hardin moved the adoption of the resolution.



Rankin of Lee offered the following amendment and moved its adoption:

Amend House Concurrent Resolution No. 9 by striking out the words and figures "Wednesday afternoon, February 25" and inserting in lieu thereof the words and figures "Saturday, February 21"; also amend by striking out the words and figures "Wednesday forenoon, March 4" and inserting in lieu thereof the words and figures "Tuesday, March 3".

Amendment to the concurrent resolution adopted.

The concurrent resolution, as amended, was adopted.

INTRODUCTION OF BILLS

House File No. 125, by Bierkamp of Cedar, a bill for an act to amend the provisions of sections four thousand eight hundred thirteen (4813) and four thousand eight hundred sixteen (4816) of the Code, 1924, relating to the collection of poll taxes.

Read first and second times and referred to committee on county and township organization.

House File No. 126, by Grimwood of Jones, by request, 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.

Read first and second times and referred to committee on appropriations.

House File No. 127, by Diltz of Polk and Elliott of Polk, a bill for an act to amend the law as it appears in section fifty-two hundred twenty-nine (5229) of the Code, 1924, relating to the compensation to be paid assistant county attorneys.

Read first and second times and referred to committee on compensation of public officers.

House File No. 128, by committee on agriculture, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team at the 1925 international live stock show.

Read first and second times and referred to committee on appropriations.

Rankin of Lee offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 10

Whereas, The House of Representatives is advised of a quadrennial meeting of the Pioneer Lawmakers to be held in the Historical Building on February 18th and 19th, and of their custom of calling formally on the assembly; therefore

Be It Resolved by the House, the Senate Concurring, That the general assembly meet in joint session on Thursday, February 19, 1925, at 2:30 p. m., and that the Pioneer Lawmakers be invited to present a representative address in the House chamber on that date.

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

Motion prevailed and the concurrent resolution was adopted.

MESSAGE FROM THE SENATE

The following message 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. 3, a bill for an act relating to priority of claims in receiverships.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 3, a bill for an act to amend section twelve thousand seven hundred nineteen (12719) of the Code, 1924, relating to priority of claims in receiverships.

Read first and second times and referred to committee on banks and banking.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from Governor Hammill and ordered printed in the journal:

Des Moines, Iowa, February 11, 1925.

Hon. W. C. Edson, House Chamber.

MY DEAR EDSON: Enclosed herein I hand you copy of letter which I received from Hon. Howard M. Gore, and will you kindly have this communication presented to the House?

Yours truly,

JOHN HAMMILL, Governor.



Department of Agriculture, Washington, February 2, 1925.

Hon. John Hammill, Governor of Iowa, Des Moines, Iowa.

DEAR GOVERNOR HAMMILL: Pursuant to the provisions of Section 10 of the Federal Highway Act of November 9, 1921, there was submitted to this Department in February, 1922, by the Hon. N. E. Kendall, then Governor of Iowa, a certificate that the State had met the requirements of said act and was entitled to have made available for expenditure therein its share of the Federal appropriations made to aid the States in road construction work.

Careful consideration was given this certificate at that time and in that connection a review was made of the Iowa laws having application thereto. As a result, two letters were addressed to Governor Kendall by Former Secretary Wallace, one dated August 17, 1922, and the other dated November 24, 1922, and in order that you may be fully acquainted with the action taken at that time I am enclosing herewith a copy of each of those letters.

You will observe that the Governor was advised by this Department that the State Highway Commission might be regarded as being a suitably equipped highway department, as that term is defined in the Federal Highway Act, except for the fact that it was not empowered to select types of pavements to be made nor to maintain Federal aid roads after construction. As to the selection of types of pavements, it was pointed out that it appeared from the State law then existent that the primary roads were required first to be graded and drained after which they could be hard-surfaced only upon authorization by a vote of the electors at a general or special election, and that the question of hardsurfacing should not be submitted to a vote in any county more often than once in twenty-four months. Under these provisions, therefore, it appeared that neither the State nor the county boards of supervisors could initiate the hard-surfacing of any primary road, except that the county board of any county might, if it should by resolution elect so to do, surface primary roads with gravel, or oil, or both, which were declared by the statute to not constitute hard-surfacing, after the grading and draining of the primary system or any division thereof in the county. As regards the question of maintenance, attention was directed to the fact that the actual duty of maintenance was imposed upon the county boards of supervisors under the patrol system prescribed by statute. and was required to be done to the satisfaction of the State Highway Commission and paid for out of the county's allotment of the primary road fund, and that it was only when a county might fail to maintain a hard-surfaced road that the State Highway Commission was vested with power to assume charge of such maintenance and have the work performed and pay therefor out of the county's allotment of the primary road fund. A more detailed discussion of these points appears in the two previous communications referred to above.

Accordingly, it was felt by this Department that it could not approve



the certificate submitted by Governor Kendall, but that the State should be given the benefit of Section 24 of the Federal Highway Act, as amended by the Post Office Appropriation Act of June 19, 1922, which allows a period of five years from November 9, 1921, within which States wherein the existing laws did not fully comply with the requirements of the Act might take such action as would entitle them to receive the benefits of said Act thereafter. It, therefore, was suggested to the Governor that steps be taken promptly to have the existing laws of the State changed so as to enable it to meet the requirements of the Federal statutes on or before the expiration of the five-year period, that is, on or before November 9, 1926.

An investigation of the statutes passed by the Iowa Legislature since the date of the above communication, however, reveals that no legislation has been enacted which will enable the State to comply more fully with the requirements of the Federal Highway Act. The Department, therefore, has felt that it would be advisable that it communicate with you upon this subject and suggest the desirability of the Legislature, now convened in regular session, passing such legislation as will be necessary if it is desired that the State shall continue to receive the benefits of cooperation under the Federal Highway Act after November 9, 1926.

It is the view of this Department that legislation to correct the existing deficiencies will involve such revision of the present law as will empower the State Highway Commission to determine the types of pavements, including hard-surfacing types, without the necessity of such question being submitted to the electors and independently of action by the county boards. Also, the State Highway Commission should be empowered to maintain all roads improved with Federal Aid and absolutely to control all work necessary to accomplish such maintenance, and it should be provided with sufficient funds under its control for carrying on both the construction program and the maintenance work required.

In order that you may be fully advised as to the provisions of the Federal Highway Act, I am enclosing herewith a copy of Circular No. 161, which contains the original Act of November 9, 1921, and the amendment of June 19, 1922. These two Acts constitute the principal legislation under which cooperation is now carried on with the States. There were some minor amendments in the deficiency appropriation Act of January 22, 1923, and in the annual appropriation Acts for this Department for the fiscal year ended June 30, 1924, and to end June 30, 1925. But these latter amendments are of such a minor nature that they need not affect in any way the legislation which Iowa needs to pass.

This Department very much hopes that you may see fit to bring this matter to the attention of the legislature, in order that it may have an opportunity at the regular session in which it is now convened to pass legislation which will insure a continuance of Federal cooperation with the State after November 9, 1926, if the State desires to receive the benefits of such continued cooperation.

Sincerely,

HOWARD M. GORE, Secretary.



November 24, 1922.

Hon. N. E. Kendall, Governor of Iowa, Des Moines, Iowa.

DEAR GOVERNOR KENDALL: Under date of August 17, 1922, I addressed to you a letter formally advising you that this Department did not feel that it could approve the certificate executed by you on February 2, 1922, to comply with Section 10 of the Federal Highway Act, but that a finding had been made that the State had complied with the provisions of said Act in so far as its existing constitution and laws will permit, and that this Department, therefore, might continue to approve projects for the period specified in Section 24 of the Federal Highway Act as amended by Section 4, paragraph 5, of the Act approved June 19, 1922 (Public No. 244, 67th Congress). Receipt of this letter was acknowledged by you under date of August 21.

Occasion has since arisen for giving further consideration to the maintenance provisions of the existing highway laws of Iowa, and it is noted that while, under the provisions of Section 38 of Chapter 237, 38th General Assembly, the duty of maintaining primary roads outside of towns is imposed upon the county boards of supervisors under the patrol system provided by Chapter 316 of the Acts of the 37th General Assembly and is required to be done to the satisfaction of the State Highway Commission and paid for out of the county's allotment of the primary road fund, yet it is only when the county fails to maintain a "hard-surfaced" road that the State Highway Commission is vested with power to assume charge of such maintanance and have the same performed and pay therefor out of the county's allotment of the primary road fund. By the provisions of the above Act (6th paragraph, Section 6, Chapter 237, 38th General Assembly) a county is given the right after draining and grading its primary system of roads, or any division thereof, to surface same with gravel or oil, or both, if by resolution of the board of supervisors it elects so to do, and such graveling or oiling shall not be considered "hard-surfacing" within the meaning of the Act. Of the mileage of Federal aid roads embraced in Iowa Federal aid projects about 85 per cent are earth or gravel, and, consequently, would not be construed as "hard-surfaced" roads within the meaning of the Iowa law. This being so, the maintenance would be left entirely with the county boards of supervisors and the State Highway Commission would have no authority to intervene and assume charge thereof should the county boards in any instance fail to properly maintain any such road.

On page 1 of my letter of August 17th the statement is made that * * * it appears that the State has a State Highway Commission suitably equipped and organized to constitute a Highway Department, as that term is defined in the Federal Highway Act, except that the Commission is not empowered * * * to maintain Federal aid roads after construction unless the county boards of supervisors should fail to maintain such roads." Then again on page 3 there appears the statement that "if a county fails to maintain a Federal aid road the State Highway Commission is then vested with power to assume charge of such maintenance and pay therefor out of the county's allotment of the primary road fund."



In view of the fact that so large a percentage of the mileage embraced in Iowa Federal aid projects is earth or gravel roads which are declared by the State law to not constitute "hard surfacing," the statements above quoted from my letter of August 17 were too broad. It would appear that the Iowa law in reality gives the State Highway Commission no authority whereby it may compel the maintenance of a Federal aid project improved by grading and draining or by placing thereon a surfacing of gravel or oil. For this reason, I have thought it well to again communicate with you and supplement my former letter by calling attention to the fact that the further consideration recently given the Iowa law discloses that the maintenance provision is even less adequate to meet the requirements of the Federal Highway Act than was thought at the time the letter of August 17, 1922, was prepared, and to suggest that appropriate change in the maintenance provisions of the existing highway law of the State be included in any amendments made with a view to meeting the requirements of the Federal Statute.

Sincerely yours,

HENRY C. WALLACE, Secretary.

August 17, 1922.

Hon. N. E. KENDALL, Governor of Iowa, Des Moines, Iowa.

DEAR GOVERNOR KENDALL: The certificate executed by you on February 2, 1922, to comply with section 10 of the federal highway act was duly received by this department through the Iowa State Highway Commission. Section 10 of the federal highway act reads as follows:

"Sec. 10. That when any state shall have met the requirements of this act, the Secretary of the Treasury, upon receipt of certification from the Governor of such State to such effect, approved by the Secretary of Agriculture, shall immediately make available to such State, for the purpose set forth in this Act, the sum apportioned to such State as herein provided."

Careful consideration has been given the certificate by the Department, in conjunction with the State statutes cited therein, and it appears that the State has a State Highway Commission suitably equipped and organized to constitute a Highway Department, as that term is defined in the Federal Highway Act, except that the Commission is not empowered to select types of pavements to be made nor to maintain Federal aid roads after construction unless the county boards of supervisors should fail to maintain such roads. As regards the selection of types of pavements, it would seem that under the State law (Chapter 249, 37th G. A., and Chapter 237, 38th G. A.) the primary roads must first be graded and drained and thereafter may be hard surfaced only after authorization by a vote of the electors at a general or special election, and that the question of hard surfacing shall not be submitted to a vote in any county more often than once in every twenty-four months. From this, therefore, it appears that neither the State nor the county boards of super-



visors can initiate the hard surfacing of any primary road, but the county boards are authorized by Section 6, Chapter 237, 38th G. A., to surface primary roads with gravel, or oil, or both (which are declared to not constitute hard surfacing), after the grading and draining of the primary system, or any division thereof, in a county, if the board by resolution shall elect so to do. It is the Department's view that under the limited authority, or lack of authority, given the State Highway Commission in the matter of selecting types of pavements it would be possible to defeat the purpose of the Federal Highway Act in the completion of the seven per cent system of Federal-aid highways with surfacing adequate to meet traffic conditions, for the reason that however necessary or desirable the pavement of a particular road, or section of road, might be, the State Highway Commission would be powerless to effect such pavement without action on the part of the boards of supervisors or a vote of the people.

Section 8 of the Federal Highway Act reads as follows:

"Sec. 8. That only such durable types of surface and kinds of materials shall be adopted for the construction and reconstruction of any highway which is a part of the primary or interstate and secondary or intercounty systems as will adequately meet the existing and probable future traffic needs and conditions thereon. The Secretary of Agriculture shall approve the types and width of construction and reconstruction and the character of improvement, repair, and maintenance in each case, consideration being given to the type and character which shall be best suited for each locality and to the probable character and extent of the future traffic."

In so far as the maintenance of Federal aid roads is concerned, the actual duty of maintenance is imposed by Section 38, Chapter 287, 38th G. A., upon the county boards of supervisors under the patrol system provided by Chapter 316, Acts of the 37th G. A., and is required to be done to the satisfaction of the State Highway Commission and paid for out of the county's allotment of the primary road fund. If a county fails to maintain a Federal aid road the State Highway Commission is then vested with power to assume charge of such maintenance and pay therefor out of the county's allotment of the primary road fund. Section 14 of the Federal Highway Act, pertaining to the question of maintenance of roads improved with Federal aid, reads, in part, as follows:

"Sec. 14. That should any State fail to maintain any highway within its boundaries after construction or reconstruction under the provisions of this Act, the Secretary of Agriculture shall then serve notice upon the State Highway Department of that fact, and if within ninety days after receipt of such notice said highway has not been placed in proper condition of maintenance, the Secretary of Agriculture shall proceed immediately to have such highway placed in a proper condition of maintenance and charge the cost thereof against the Federal funds allotted to such State, and shall refuse to approve any other projects in such State, except as hereinafter provided.

"Upon the reimbursement by the State of the amount expended by the Federal Government for such maintenance, said amount shall be paid



into the Federal highway fund for reapportionment among all the States for the construction of roads under this Act, and the Secretary of Agriculture shall then approve further projects submitted by the State as in this Act provided."

This Department very seriously doubts if satisfactory maintenance of Federal aid projects can be obtained under the existing provisions of the State law. The question of maintenance is of paramount importance, and the fact that Congress so considers it is evidenced by the stringent provision contained in the portion of Section 14 of the Federal Highway Act above quoted, which is to insure that roads improved with Federal aid shall be satisfactorily maintained.

In view of the foregoing, this Department felt that it could not approve the certificate submitted by you. However, it is believed that Congress contemplated that there might be states whose existing laws would prevent full compliance with the Federal Highway Act in some respects, and, therefore, made provision by the enactment of Section 24 of the Act for Federal cooperation for a limited period with such States in order that they might have an opportunity to change their laws in such particulars as might be necessary. Section 24 was amended by Section 4, paragraph 5, of the Act approved June 19, 1922, making appropriations for the Post Office Department for the fiscal year ending June 30, 1923, and, as amended, reads as follows:

"Sec. 24. That in any State where the existing constitution or laws will not permit the State to provide revenues for the construction, reconstruction, or maintenance of highways, the Secretary of Agriculture shall continue to approve projects for said State until five years after November 9, 1921, if he shall find that said State has complied with the provisions of this Act in so far as its existing constitution and laws will permit."

Applying the provisions of the above Section to conditions as they exist in Iowa, it appeared to this Department that while the certificate, for the reasons given, could not be accepted and approved for transmittal to the Secretary of the Treasury, a finding might be made that the State of Iowa had complied with the provisions of the Federal Highway Act "in so far as its existing constitution and laws will permit," and that this Department, therefore, might continue to approve projects for the period specified by law from November 9, 1921. Accordingly, on May 6, 1922, such a finding was made and immediately communicated to the Secretary of the Treasury, with request that the Federal aid funds allotted to the State of Iowa be made available to the State for the statutory period specified.

It is suggested that steps should be taken promptly to have the existing laws of the State changed so as to enable it to meet the requirements of the Federal Highway Act on or before the expiration of the period during which this Department is authorized by law to continue to approve projects, thus permitting a continuance of Federal aid cooperation thereafter.

Sincerely yours,

HENRY C. WALLACE, Secretary.



CONSIDERATION OF BILLS

By unanimous consent, Senate File No. 35, a bill for an act to appropriate four hundred dollars (\$400.00) for the purpose of paying special drainage assessments against state owned land in connection with the drainage of Rice Lake, with report of committee recommending passage, was taken up for consideration.

Hanson 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?"

The ayes were:

Aiken	Fleming .	Kent	Rice
Anderson of	Francis	King	Roberts
Decatur	Gilbertson	Knudson	Rust
Anderson of	Graham	Latimer	Ryder
Montgomery	Grimwood	Leonard	Saunders
Anderson of	Hager	Lepley	Schulte
Webster	Haney	Lichty	Smith of
Bauer	Hanson of	Long	Chickasaw
Berry	Hancock	Lovrien	Smith of O'Brien
Bierkamp	Hanson of	McCaulley	Stepanek
Bixler	Winnebago	Martin	Stookesberry
Blackford	Harrison of	Mathews	Strippel
Blythe	Clarke	Maxfield	Swanson
Brittain	Harrison of	Merritt	Thomas
Carter	Pottawattamie		Troup
	Hattendorf	Natvig	Truax
Christophel Clark	Held	O'Donnell	Ulstad
Cole		Oldham	
	Hempel		Venard
Craig	Higgins	Owens	Vincent
Dewar	Hill	Patterson	Wagner
Diltz	Hollis	Powers	Walrod
Eckles	Hubbard	Quirk	Williams
Eden	Huff	Rankin	Wilson
Edge	Johnson of	Rassler	Wolfe
Elliott	Marion	Reimers	Mr. Speaker-91

The nays were:

Miller Oliver—2

Absent or not voting:

Blake	Johnson of	Lieberknecht	Prichard
Porsling	Dickinson	McIlrath	Ratliff
Gripp	Kennedy	Noble	Rhinehart
Hansen	Knutson	Orr	Yenter-15

So the bill having received a constitutional majority was dethred to have passed the house and the title was agreed to.

HOUSE CONCURRENT RESOLUTION NO. 9 RECONSIDERED

Harrison of Pottawattamie moved to reconsider the vote by which House Concurrent Resolution No. 9 was adopted by the House, and demanded a roll call.

Brittain of Madison moved the previous question.

. Motion prevailed.

On the question "Shall the House reconsider the vote by which House Concurrent Resolution No. 9 was adopted by the House?"

The ayes were:

Aiken	Grimwood	King	Roberts
Anderson of	Hager	Latimer	Schulte
Montgomery	Hanson of	Leonard	Smith of
Berry	Hancock	Lepley	Chickasaw
Bixler	Hanson of	Long	Smith of O'Brien
Blythe	Winnebago	Mathews	Stookesberry
Brittain	Harrison of	Maxfield	Swanson
Carter ·	Clarke	Merritt	Thomas
Christophel	Harrison of	Miller	Troup
Clark	Pottawattamie	Napier	Ulstad
Craig	Hattendorf	Oldham	Venard
Eckles	Held	Owens	Vincent
Eden	Higgins	Powers	Wagner
Edge	Hill	Quirk	Walrod
Elliott	Hollis	Rassler	Williams
Fleming	Hubbard	Ratliff	Wilson
Francis	Huff	Reimers	Wolfe—62

The nays were:

Anderson of	Graham	Lichty	Rankin
Decatur	Haney	Lovrien	Rhinehart
Anderson of	Hansen	McCaulley	Rice
Webster	Hempel	Martin	Ryder
Bauer	Johnson of	Natvig	Saunders
Blackford	Dickinson	O'Donnell	Stepanek
Blake	Johnson of	Oliver	Strippel
Cole	Marrion	Orr	Truax
Dewar	Kennedy	Patterson	Mr. Speaker-34
Gilbertson	Knudson		

Absent or not voting:

Bierkamp	Gripp	Lieberknecht	Prichard
Diltz	Kent	McIlrath	Rust
Forsling	Knutson	Noble	Yenter-12

The House reconsidered the vote by which House Concurrent Resolution No. 9 was adopted.

Harrison of Pottawattamie moved to reconsider the vote by which the amendment by Rankin of Lee to House Concurrent Resolution No. 9 was adopted.

Motion to reconsider prevailed.

On the question "Shall the amendment by Rankin of Lee to House Concurrent Resolution No. 9 be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Graham	Lovrien	Reimers
Decatur	Haney	McCaulley	Rhinehart
Anderson of	Hansen	Martin	Rice
Webster	Hempel	Natvig	Ryder
Bauer	Johnson of	O'Donnell	Saunders
Bierkamp	Dickinson	Oldham	Smith of O'Brien
Blackford	Johnson of	Oliver	Stepanek
Blake	Marion	Orr	Strippel
Clark	Kennedy	Patterson	Truax
Dewar	Knudson	Rankin	Mr. Speaker-37
Gilbertson			AND

The nays were:

Aiken	Hager	King	Roberts
Anderson of	Hanson of	Latimer	Rust
Montgomery	Hancock	Leonard	Smith of
Berry	Hanson of	Lepley	Chickasaw
Bixler	Winnebago	Lichty	Stookesberry
•Blythe	Harrison of	Long	Swanson
Brittain	Clarke	Mathews	Thomas
Carter	Harrison of	Maxfield	Troup
Christophel	Pattawattamie	Merritt	Ulstad
Cole	Hattendorf	Miller	Venard
Craig	Held	Napier	Vincent
Eckles	Higgins	Powers	Walrod .
Eden	Hill	Quirk	Williams
Fleming	Hollis	Rassler	Wilson
Francis	Hubbard	Ratliff	Wolfe56
Grimwood	Huff		

Absent or not voting:

Diltz	Gripp	McIlrath	Schulte
Edge	Kent	Noble	Wagner
Elliott	Knutson	Owens	Yenter—15
Forsling	Lieberknecht	Prichard	

The amendment by Rankin of Lee was rejected.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House Concurrent Resolution No. 9 by changing the hour of reconvening from 11:00 a. m. to 1:30 p. m.

Amendment adopted.

On motion of Carter of Hardin the concurrent resolution, as amended, was adopted.

REPORTS OF COMMITTEES

Wolfe of Linn, from the committee on pharmacy, submitted the following report:

MR. SPEAKER: Your committee on pharmacy to whom was referred House File No. 69, a bill for an act to amend section thirty-one hundred fifty-one (3151) of the Code, 1924, and defining peyote or the mescale button as a narcotic and making the penalties and laws pertaining to narcotics apply to the sale, distribution, possession or use of peyote or the mescale button, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. L. WOLFE, Chairman.

Report adopted.

Edge of Jasper, 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. 10, a bill for an act to amend the law as it appears in chapter sixty-eight (68) of the Code, 1924, by providing for adequate washing facilities for employees in and about coal mines, beg leave to report they have had the same 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), line four (4), by striking out the word "ten" and the figures "10" and inserting in lieu thereof the word "fifteen" and the figures "15".

GEO. W. EDGE, Chairman.

Report adopted.

OBSERVANCE OF LINCOLN'S BIRTHDAY

The following program commemorating the birth, life and public service of Abraham Lincoln was carried out.

The G. A. R. Veterans, the Spanish-American War Veterans, the World War Veterans, and the Boy Scouts assembled in the rotunda and marched to the front of the House chamber.



PROGRAM-SPEAKER EDSON PRESIDING

	presenting Spanish-American War Veterans
Music	
Mrs. H.	S. Olson, Mrs. L. S. Kloster, Mrs. S. L. Ostrem, Mrs. A. C. Gustafson
Address	Representing World War Veterans
Lincoln's Getty	ysburg Address
Music	Grimwood-Truax Glee Club
Grimwood	of Jones moved that The Homestead he given a vote

Grimwood of Jones moved that The Homestead be given a vote of thanks for the printed programs.

Motion prevailed.

Saunders of Palo Alto moved that the House extend a vote of thanks to the ladies of the Wallace-Whittier quartette for the music furnished for the program.

Motion prevailed.

Lovrien of Humboldt moved that the addresses of Hon. John M. Rankin and Hon. Volney Diltz be printed in the journal.

Motion prevailed.

REMARKS OF HON. JOHN M. RANKIN

Today marks the one hundred and sixteenth anniversary of the birth of Abraham Lincoln, and at this hour all civilization is thinking of this remarkable character.

Born, not in riches and glory, but surrounded by direst poverty he was destined to become not only our nation's, but the world's greatest hero. In the words of Edwin Markham:

"When the Norn Mother saw the Whirlwind Hour Greatening and darkening as it hurried on, She left the Heaven of Heroes and came down To make a man to meet the mortal need, She took the tried clay of the common road—Clay warm yet with the genial heat of Earth, Dashed through it all a strain of prophecy; Tempered the heap with thrill of human tears; Then mixed a laughter with the serious stuff, Into the shape she breathed a flame to light That tender, tragic, ever-changing face.

And evermore he burned to do his deed
With the fine stroke and gesture of a king;
He built the rail-pile as he built the state,
Pouring his splendid strength through every blow,
The conscience of him testing every stroke,
To make his deed the measure of a man."

William A. Herndon in the preface to the life of Lincoln says: "In determining Lincoln's title to greatness we must not only keep in mind the times in which he lived, but we must, to a certain extent, measure him with other men. Many of our great men and our statesmen, it is true, have been self made, rising gradually through struggles, to the topmost round of the ladder; but Lincoln rose from a lower depth than any of them—from a stagnant, putrid pool, like the gas which, set on fire by its own energy, and self combustible nature, rises in jets, blazing clear and bright."

My boyhood was spent in Illinois among the people who knew Lincoln and it is his early life and struggles that have always held my interest.

I like to think of him at the age of twenty, still struggling to acquire the rudiments of an education. Working on the farm or flatboating on the river, but forever fired with a desire for learning and a determination to help himself to a point where he could be of service to others.

In his early boyhood in Indiana it is said that the family possessed but one book, the Bible, and that he learned it almost by heart.

He later borrowed books from every available source, among which were Pilgrim's Progress, Aesop's Fables and Robinson Crusoe, and dreamed of the great world beyond the confines of Kentucky and Indiana.

His first trip into the world beyond the horizon of his own neighborhood was when he was about twenty. He was employed to assist in taking a shipment of goods by flat boat to New Orleans.

In New Orleans he saw black men in chains, and men and women sold like sheep in the slave markets, and here began his horror of human slavery which culminated, later, in the Emancipation Proclamation.

A little later the family moved by ox-drawn wagons to Illinois where he helped build a log house and clear a little land for corn. Here he established a reputation as a rail-splitter and is said to have split 400 rails for each yard of brown jeans necessary to make him a pair of pants.

His natural inclinations took him into politics and after one defeat he was elected to the state legislature.

His profession was that of lawyer and like all other lawyers of his day, he was a circuit rider, going from county to county in the circuit, as the judge would hold court, usually travelling on horseback with two or three law books in his saddle bags, and never accumulating enough of worldly goods to more than maintain his family in the simplest way.

His rise in politics, his contest with the great Stephen A. Douglas are matters with which you are all familiar and I shall not encroach upon



your time with that further than to say I had the honor and pleasure to be acquainted with Stephen A. Douglas, Jr., son of the great Senator Douglas, and have spent many hours hearing from him, tales of his illustrious father and the great Lincoln.

Lincoln is not of Illinois, of Kentucky, of Indiana, nor even of America; he is Lincoln the great hero of all civilization.

In every country where modern history is read, the people make a personal claim to Lincoln. Monuments and tablets are erected to him in every land and in the political campaign last year in Great Britain, banners were displayed bearing the legend "Give us a Lincoln."

His life is the example of righteousness in government.

REMARKS OF HON. VOLNEY DILTZ

Mr. Speaker, Ladies, Comrades, and Gentlemen of the House:

You may or may not have known of Lincoln's military career. It is, however, a matter of history that he was at one time the captain of a military company of the national guard in the Blackhawk war. It is also recorded that his lack of training in infantry drill regulations was such that he had no knowledge of the proper formations. At one time while drilling his company he approached a rail fence in company front, but was entirely at a loss to know what command to give to get the company through a small opening in the fence. In order to cover the situation, he ordered the men to fall out and fall in again in two minutes on the other side of the fence.

I am somewhat in a similar position. My colleague, Mr. Rankin, failed to permit me to know how far in the life and works of Lincoln he expected to proceed with his part of the program. The Gettysburg address was alloted to Mr. Lafferty; consequently, for my part of the program it will be necessary for the company to fall out and to fall in on the other side of the fence.

I think that in the brief time allotted to me I shall attempt to touch upon the universality of the great character, Abraham Lincoln. My colleague has said that all peoples honor Lincoln. I distinctly remember my surprise while walking on the main street of Edinburgh, Scotland, at seeing a magnificent statue of Lincoln in the most conspicuous place for a memorial on that street. It was left to Drinkwater, an Englishman, to portray the character of Abraham Lincoln in his now famous play. Winston Churchill has said that he wore a crown of thorns for a people who did not understand. That may have been true at one time; certainly it is not true now among his own people or any of the people, and it was not true at the time of his death. The transition in the attitude of many of his own people between his first inaugural and his assassination was tremendous, and many more did understand.

Darwin and Lincoln were born on the same day. Darwin became the greatest interpreter of physical laws and forces; Lincoln became the universal interpreter of moral laws and forces as applied to the rights and liberties of the common people. Those interpretations to this day have remained the accepted interpretations of mankind. Lincoln held to,



and in his conduct of the great crisis was guided by, the conviction that when a conflict occurred between physical laws and moral laws, the physical must give way.

Lincoln probably had difficulty tracing his ancestors to the Mayflower. In fact, as far as history indicates, it would be difficult to trace it farther than his grandfather. We do not know to what extent heredity played a part in his development. We do know something of his environment. We know that poverty, ignorance, and sorrow were the fates that fashioned him for the great trust. As Mr. Rankin has said, he early became imbued with an intense hatred of the institution of slavery, and vowed at that time to play what part might be possible in eliminating it as an American institution; and from that time until the time that he did, in fact, eliminate it, the process of preparation was gradual but wonderfully complete. Peculiarly, the greatest opportunity of the ages presented itself at a time when the man best fitted of all time for such a responsibility was at the zenith of his natural power. It is not recorded that during Lincoln's membership in either the legislature or congress, that he was responsible for any outstanding accomplishments. There is not evidence to indicate that he would have been, in regard to the ordinary duties of the presidency, a great administrator; he was not a political economist, and detested details, but for the solution of the problem of saving rights, liberties, and happiness to mankind, he is no doubt recognized as the greatest of all men.

He was fortunate also in having the greatest exponent of the opposite theory on the problem in the same locality in which he lived. Had Stephen A. Douglas been a resident of New York, it is doubtful, with the difficult modes of travel, whether the great debates would have ever occurred, and we all realize that it was during and by means of these debates that the power of Lincoln developed and became known to others who agreed with his fundamental proposition. Lincoln, at no time prior to the actual emancipation, had advocated abolition by taking the slaves from their owners. He had advocated abolition by means of purchase. In the conduct of the great war, he gave expression to the thought that the purpose was not the abolishment of slavery necessarily, but the maintaining of the Union. The maintaining of the Union, however, gave him the great opportunity which he had prayed for, at the time of his visit to New Orleans, and emancipation followed as a necessary incident.

Unlike other orators, Lincoln's power, logic, clear thinking, and simplicity led to the unconscious production, in his various speeches, of what is now recognized by all English students as the purest and most powerful of English expression. It is fitting and proper that we on this day should take a brief moment to examine several of these. I therefore take the liberty of reading to you an extract from his farewell speech on the occasion of his first departure from his old home to Washington to take up the duties of the presidency:

"My Friends: No one not in my position can realize the sadness I feel at this parting. To this people I owe all that I am. Here I have lived more than a quarter of a century. Here my children were born, and here one of them lies buried. I know not how soon I shall see you



4

4

again. I go to assume a task far more difficult than that which has devolved upon any other man since the days of Washington. He never would have succeeded except for the aid of Divine Providence, upon which he at all times relied. I feel that I can not succeed without the same Divine blessing which sustained him; and on the same Almighty Being I place my reliance for support. And I hope you, my friends, will all pray that I may receive that Divine assistance without which I can not succeed, but with which success is certain. Again I bid you an affectionate farewell."

You know, of course, that Lincoln's following developed from and after his famous "house-divided-against-itself" speech. It was then that the proponents of those things which he so clearly expressed rallied to his banner and became responsible at a later date for his election to the presidency. An extract from this speech is interesting for the reasons I have already stated and for the further reason that it shall at all times be so appropriate in the life of this nation:

"If we could first know where we are, and whither we are tending, we could better judge what to do, and how to do it. We are now far into the fifth year since a policy was initiated with the avowed object and confident promise of putting an end to slavery agitation. Under the operation of that policy, that agitation has not only not ceased but has constantly augmented. In my opinion it will not cease until a crisis shall have been reached and passed. 'A house divided against itself cannot stand.' I believe this government cannot endure permanently, half slave and half free. I do not expect the Union to be dissolved,—I do not expect the house to fall; but I do expect it will cease to be divided. It will become all one thing, or all the other. Either the opponents of slavery will arrest the further spread of it, and place it where the public mind shall rest in the belief that it is in the course of ultimate extinction; or its advocates will push it forward till it shall become alike lawful in all the states, old as well as new, north as well as south."

The army of which Lincoln was commander-in-chief was an army of boys, mere stripplings. We have a considerable number of them employed in this legislature. Their average age is 83 years; five of them have voted for Lincoln. It was an appreciation of the sacrifice, the loyalty, and the suffering of these men that so burdened the president with sadness, and accounted for the degree of understanding that existed between him and the boys who wore the Blue. It is therefore fitting that I should read to you a letter addressed to the mother of five of these boys who had made the supreme sacrifice:

"Dear Madam—I have been shown in the files of the War Department a statement of the Adjutant-General of Massachusetts that you are the mother of five sons who have died gloriously on the field of battle. I feel how weak and fruitless must be any words of mine which should attempt to beguile you from the grief of a loss so overwhelming. But I cannot refrain from tendering to you the consolation that may be found in the thanks of the Republic they died to save. I pray that our Heavenly Father may assuage the anguish of your bereavement, and leave you only the cherished memory of the loved and lost, and the solemn pride that must be yours to have laid so costly a sacrifice upon the altar of freedom."



The laws laid down by Darwin and Lincoln played a tremendous part in the recent World War. Based upon those laws, the Germans evolved a philosophy of Kultur which included as one of the fundamental precepts an intense faith in the "survival of the fittest." The Allies, on the other hand, were actuated by and found consolation in a firm belief that they represented the spiritual forces allied against the Kultur of philosophy.

We may safely say that in all the years to come, the appreciation and the understanding of the tremendous part played by this monumental character will be more and more understood, and that the principles which he so clearly and unmistakably enunciated shall govern wherever the rights and liberties of mankind are at stake. Thank you.

On motion of Francis of Boone the House adjourned until 10:00 a.m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 13, 1925.

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

Prayer was offered by the Rev. Claud Studebaker, pastor Leon Brethren church, Leon.

Journal of February 12th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Lieberknecht of Louisa for the remainder of the week on request of Held of Plymouth; Venard of Sioux for the remainder of the week on request of Berry of Monroe; Wolfe of Linn for the day on request of Rassler of Pocahontas; Bauer of Washington for the remainder of the week on request of Orr of Keokuk.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File No. 42.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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. 42.

PETITIONS

Cole of Delaware presented a petition from the Delaware

County Farm Bureau protesting against the child labor amendment, the issue of bonds for road building purposes and favoring an income tax.

Referred to committee in constitutional amendments.

Reimers of Lyon presented a petition from the town council of Larchwood favoring a proportionate return of the proposed gasoline tax to cities and towns for street improvement.

Referred to committee on ways and means.

Williams of Wayne presented a petition from United Mine Workers of America, No. 206, favoring Senate Files Nos. 8 and 30, and House Files Nos. 10 and 17; also favoring the child labor amendment.

Referred to commtitee on labor.

Huff of of Cass presented a petition from citizens of Atlantic protesting against the income tax bill.

Referred to committee on ways and means.

Wilson of Tama presented a petition from citizens of Tama county urging closed season on fox.

Referred to committee on fish and game.

Hempel of Clayton presented a petition from the McGregor Tourist Club urging the increase of appropriation for the traveling library.

Referred to committee on appropriations.

REPORTS OF COMMITTEES CONSIDERED

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 57, was taken up for consideration.

Rankin of Lee moved the adoption of the report.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

Rassler

Reimers

Roberts

Schulte

Smith of

Stepanek

Strippel

Swanson Thomas

Troup

Ulstad

Vincent

Wagner

Walrod

Wilson

Yenter

Williams

Mr. Speaker-84

Chickasaw

Smith of O'Brien

Rust Ryder

Rhinehart

The ayes were:

Blackford Hanson of Patterson Rice

Brittain Hancock Rankin Stookesberry Cole McCaulley Ratliff Truax—13

Francis Owens

The nays were:

Aiken Grimwood King Anderson of Knudson Hager Decatur Haney Latimer Anderson of Leonard Hansen Montgomery Hanson of Lepley Anderson of Winnebago Lichty Webster Harrison of Long

Berry Clarke McIlrath Bierkamp Harrison of Martin Pottawattamie Bixler Mathews Blake Hattendorf Maxfield Blythe Merritt Hempel Carter Higgins Hill Miller Christophel Napier Clark Hollis Natvig Hubbard Craig Noble

Huff

Eckles Johnson of
Eden Dickinson
Edge Johnson of
Elliott Marion
Fleming Kennedy
Forsling Kent

Dewar

Gilbertson

Absent or not voting:

Bauer Gripp Lieberknecht Venard
Diltz Held Lovrien Wolfe—11
Graham Knutson Saunders

The report of the committee on judiciary No. 1 was rejected and House File No. 57 was ordered placed on the calendar.

O'Donnell

Oldham

Oliver

Powers

Quirk

Prichard

Orr

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 92, was taken up for consideration.

Rankin of Lee moved the adoption of the report.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were:

Bierkamp Blythe Eden Hansen Blackford Brittain Gilbertson Hanson of Lovrien Ratliff Vincent Hancock McCaulley Rhinehart Wagner Walrod Johnson of Mathews Swanson Wilson Dickinson Natvig Thomas Truax Mr. Speaker-27 Kennedy Oliver Rankin Lepley

The nays were:

Francis Johnson of Patterson Anderson of Decatur Grimwood Marion Powers Kent Prichard Anderson of Gripp Montgomery Hager King Rassler Knudson Reimers Anderson of Haney Rice Webster Hanson of Latimer Berry Winnebago Leonard Roberts Long Bixler Harrison of Rust Blake Clarke McIlrath Ryder Carter Harrison of Martin Schulte Christophel Pottawattamie Maxfield Smith of Clark Hattendorf Merritt Chickasaw Cole Held Miller Smith of O'Brien Craig Hempel Napier Stepanek Noble Stookesberry Dewar Higgins Eckles Hill O'Donnell Strippel Edge Hollis Oldham Troup Elliott Hubbard Orr Ulstad Fleming Huff Owens Williams Forsling Yenter-70

Absent or not voting:

Aiken	Graham	Lieberknecht	Venard
Bauer	Knutson	Quirk	Wolfe-11
Diltz	Lichty	Saunders	

The report of the committee on judiciary No. 1 was rejected and House File No. 92 was ordered placed on the calendar.

HOUSE FILE WITHDRAWN

On request of Wagner of Scott, unanimous consent having been obtained, House File No. 72 was withdrawn from the committee on municipal corporations and from further consideration by the House.

REPORT OF COMMITTEE

Grimwood of Jones, 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. 85, a bill for an act to repeal section thirty-six hundred fifty (3650), Code, 1924, relating to the discharge or release of delinquent children from state institutions, and to enact a substitute



therefor, and to provide for a parole for such 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.

E. A. GRIMWOOD, Chairman.

Report adopted.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 13th day of February, 1925, sent to the governor for his approval: House File No. 42, a bill for an act authorizing the establishment of municipal art galleries in cities having a population of fifty thousand (50,000) or more, including cities acting under special charter, providing for the appointment of a board of art trustees for the management of such art galleries, and fixing the duties, powers and responsibilities of such board.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MR. O. B. HARDING ADDRESSES HOUSE

Hattendorf of Osceola moved that an invitation be extended to Mr. O. B. Harding, father of ex-Governor Harding, to address the House at this time.

Motion prevailed and Mr. Harding was escorted to the Speaker's station where he briefly addressed the House.

INTRODUCTION OF BILLS

House File No. 129, by Lovrien of Humboldt, a bill for an act to create a state banking board and to define its powers and duties; to provide the method for banks to become public depositories; to relieve banks, county treasurers, state treasurers and other custodians of public funds from giving bonds for money deposited; to relieve public officers from liability on account of the loss of public funds deposited in approved depositories; to create a sinking fund in the state treasury for the purpose of paying losses of public funds deposited in failed banks; to provide the manner of collecting the sinking fund and the amount and disbursement thereof; to provide the extent to which this act shall be applicable to failed banks and the manner of paying claims from the sinking fund created; to amend, revise, and codify sec-

tions one hundred thirty-nine (139) and forty-three hundred nineteen (4319) of the Code, 1924, relating to depositary bonds; and to repeal sections seventy-four hundred five (7405), fifty-six hundred fifty-two (5652) and fifty-five hundred fifty (5550) of the Code, 1924, relating to depositary bonds.

Read first and second times and referred to committee on banks and banking.

House File No. 130, by committee on board of control, a bill for an act to give to the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children.

Read first and second times and passed on file.

House File No. 131, by committee on board of control, a bill for an act to define, license, and regulate child-placing agencies, to regulate the surrender or commitment of minors to such agencies, and to repeal sections thirty-six hundred sixty-two (3662), thirty-six hundred sixty-three (3663), thirty-six hundred sixty-four (3664), thirty-six hundred sixty-five (3665), thirty-six hundred sixty-nine (3669), thirty-six hundred seventy (3670), thirty-six hundred seventy-three (3673), thirty-six hundred seventy-four (3674), thirty-six hundred seventy-five (3675), and thirty-six hundred eighty-four (3684) of the Code, 1924, relating thereto.

Read first and second times and passed on file.

House File No. 132, by committee on board of control, a bill for an act to repeal chapter one hundred thirteen (113) of the Code, 1924, relating to maternity hospitals and to provide a substitute therefor.

Read first and second times and passed on file.

House File No. 133, by committee on board of control, a bill for an act to define, license, and regulate children's boarding homes.

Read first and second times and passed on file.

House File No. 134, by Harrison of Pottawattamie, a bill for an act to amend the provisions of section fifty-four (54) of the Code,



1924, relating to acts of the general assembly which are to take effect upon publication.

Read first and second times and referred to committee on printing.

House File No. 135, by Ulstad of Wright, a bill for an act to compensate Captain Charles L. Dunn for services rendered pursuant to call into active service of the Iowa National Guard by the Governor of Iowa, April 12, 1917.

Read first and second times and referred to committee on claims.

House File No. 136, by Wagner of Scott, a bill for an act to amend section eight thousand six hundred sixty-four (8664) of the Code, 1924, relating to life insurance.

Read first and second times and referred to committee on insurance.

House File No. 137, by Anderson of Decatur, a bill for an act to amend sections nine hundred thirty-nine (939) and nine hundred forty-one (941) of the Code, 1924, and to provide for the marking of the ballot of an absent or incapacitated voter.

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

House File No. 138, by Mathews of Des Moines, a bill for an act to amend the law as it appears in Title VIII of the Code, 1924. relating to the practice of certain professions affecting the public health, to regulate the practice of cosmetic therapy, to create a state board of cosmetic therapy for the licensing of persons to practice such profession, to provide rules and regulations concerning sanitation and health in such practice.

Read first and second times and referred to committee on public health.

House File No. 139, by Hansen of Scott, a bill for an act to amend section forty-one hundred eighty-eight (4188) of the

Code, 1924, relating to dissolution of consolidated school corporations.

Read first and second times and referred to committee on schools and textbooks.

RESOLUTION

Reimers of Lyon offered the following resolution:

Whereas, the Honorable G. M. Anderson, former member of the House of Representatives from Lyon county in the twenty-seventh and twenty-eighth general assemblies, died at his home in Inwood, Iowa, on December 3, 1923; therefore

Be It Resolved by the House of Representative of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Reimers of Lyon, Ratliff of Henry and Wilson of Tama.

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. 62, a bill for an act relating to county and district fairs. Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 18, a bill for an act relative to the standing committee on retrenchment and reform.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 6, a bill for an act relating to the filing of instruments with the county recorder.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 22, a bill for an act relating to maps in gypsum mines. Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 27, a bill for an act making an appropriation to pay the compensation and mileage of the presidential electors for the year 1925.



Also, that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 10, providing for a joint session of the general assembly on Thursday, February 19, 1925, at 2:30 p. m., to hear the Pioneer Lawmakers Association.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 18, a bill for an act to repeal sections thirty-nine (39) to forty-six (46), inclusive, Code, 1924, relative to the standing committee on retrenchment and reform.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 62, a bill for an act to amend sections twentynine hundred six (2906) and twenty-nine hundred seven (2907) of the Code, 1924, relating to county and district fairs.

Read first and second times and referred to committee on agriculture.

HOUSE FILES REREFERRED

Speaker Edson ordered House Files Nos. 53 and 98 withdrawn from the committee on judiciary No. 2 and referred to the committee on labor.

CONSIDERATION OF BILLS

Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282), and ninety-two hundred eighty-three (9283), Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking, with report of committee recommending passage, was taken up for consideration.

Elliott of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 75, section three (3), line five (5), by striking therefrom the word "five" and inserting in lieu thereof the word "ten".

Amendment rejected.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:



Amend Senate File No. 75, section three (3), line five (5), by striking therefrom the word "five" and inserting in lieu thereof the word "fifteen".

Forsling of Woodbury moved that further action on Senate File No. 75 be deferred.

Motion prevailed.

House File No. 87, a bill for an act to amend section four thousand two hundred thirty-one (4231) of the Code, 1924, relating to the closing of schools for lack of attendance, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyon the amendments proposed by the committee, found in the Journal of February 11th, were adopted.

Mr. Reimers moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Gripp Decatur Hager Anderson of Haney Montgomery Hansen Anderson of Hanson of Webster Hancock Hanson of Berry Winnebago Bierkamp Bixler Harrison of Blackford Clarke Blythe Harrison of Brittain Pottawattamie Merritt Hattendorf Carter Christophel Held Hempel Clark Higgins Cole Craig Hill Hollis Dewar Hubbard Eckles Huff Eden Edge Johnson of Elliott Dickinson Johnson of Fleming Forsling Marion Francis Kennedy Gilbertson Kent

King

Leonard Lepley Lichty Long Lovrien McCaulley McIlrath Martin Mathews Maxfield Miller Napier Natvig Noble O'Donnell Oldham Oliver Orr Owens Patterson Powers Prichard Quirk Rankin

Knudson

Ratliff Reimers Rhinehart Rice Roberts Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Wagner Walrod Williams Wilson Yenter

Mr. Speaker-96

Rassler

The nays were:

Vincent-1

Grimwood



Absent or not voting:

Aiken Diltz Latimer Venard
Bauer Graham Lieberknecht Wolf—11
Blake Knutson Saunders

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

Senate File No. 4, a bill for an act to amend section seventy-three hundred eight (7308), Code, 1924, relating to exemptions from inheritance tax, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Wilson of Tama the amendments proposed by the committee, found in the Journal of February 11th, were adopted.

Vincent of Guthrie offered the following amendment and moved its adoption:

Amend Senate File No. 4 by striking therefrom section four (4), the publication clause.

Amendment adopted.

Mr. Wilson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Francis	Huff	Natvig
Decatur	Gilbertson	Johnson of	Noble
Anderson of	Grimwood	Dickinson	O'Donnell
Montgomery	Gripp	Johnson of	Oldham
Anderson of	Hager	Marion	Oliver
Webster	Haney	Kennedy	Orr
Berry	Hansen	Kent	Owens
Bierkamp	Hanson of	King	Patterson
Bixler	Hancock	Knudson	Powers
Blackford	Hanson of	Latimer	Prichard
Blythe	Winnebago	Leonard	Quirk
Brittain	Harrison of	Lepley	Rankin
Christophel	Clarke	Lichty	Rassler
Clark	Harrison of	Long	Ratliff
Cole	Pottawattamie	Lovrien	Reimers
Craig	Hattendorf	McCaulley	Rhinehart
Dewar	Held	McIlrath	Rice
Eckles	Hempel	Mathews	Rust
Eden	Higgins	Maxfield	Ryder
Edge	Hill	Merritt	Schulte
Elliott	Hollis	Miller	Smith of
Pleming	Hubbard	Napier ·	Chickasaw

Strippel

Smith of O'Brien Swanson Thomas Stepanek Stookesberry

Troup Truax Vincent Wagner Walrod Williams Wilson Yenter Mr. Speaker-93

The nays were, none.

Absent or not voting:

Aiken Bauer Forsling Blake Graham Knutson Carter

Lieberknecht Martin Roberts Saunders

Ulstad Venard Wolfe-15

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

SPECIAL ORDER MADE

Berry of Monroe moved that House File No. 10 be made a special order for Tuesday, February 17th, at 10:30 a.m.

Motion prevailed.

Senate File No. 32, a bill for an act making appropriation to defray the expense of the inaugural ceremonies, 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?"

The ayes were:

Eden Anderson of Decatur Anderson of Montgomery Anderson of Webster Berry Bierkamp Gripp Bixler Blackford Blythe Brittain Christophel Clark Cole Craig Dewar Eckles

Elliott Fleming Forsling Francis Gilbertson Grimwood Hager Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Lepley

Held Higgins Hill Hollis Hubbard Huff Johnson of Dickinson Johnson of Marion Kennedy Kent King Knudson Latimer

Leonard

Hattendorf

Long Lovrien McCaulley McIlrath Mathews Maxfield Merritt Miller Napier Natvig Noble O'Donnell Oldham Oliver Owens Patterson Prichard

Lichty

Quirk Rankin Rassler Ratliff Reimers Rhinehart Rice

Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Truax Stepanek

Stookesberry Strippel Swanson Thomas Troup Vincent

Wagner Walrod Williams Wilson Yenter

Mr. Speaker-89

The nays were, none.

Absent or not voting:

Aiken	
Bauer	
Blake	
Carter	
Diltz	

Graham Hansen Hempel Knutson

Lieberknecht Martin Orr Powers

Roberts

Saunders Ulstad Venard Wolfe-19

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

Unanimous consent having been obtained to suspend the rules, House File No. 69, a bill for an act to amend section thirty-one hundred fifty-one (3151) of the Code, 1924, and defining peyote or the mescale button as a narcotic and making the penalties and laws pertaining to narcotics apply to the sale, distribution, possession or use of peyote or the mescale button, 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?" .

Dewar

The ayes were:

Anderson of

Decatur Anderson of Montgomery Anderson of Webster Berry Bierkamp Bixler Blackford Blake Blythe Brittain Christophel Clark Cole Craig

Eckles Eden Elliott Fleming Forsling Francis Gilbertson Grimwood Gripp Hager Haney Hanson of Hancock Hanson of Winnebago Hattendorf

Harrison of Clarke Harrison of Pottawattamie Lichty Held Higgins Hill Hubbard Huff Johnson of Dickinson Johnson of Marion Kennedy

Kent

King

Knudson

Long Lovrien McCaulley McIlrath Mathews Maxfield Merritt Miller Napier Natvig Noble O'Donnell Oldham

Latimer

Leonard

Lepley

Vincent Oliver Reimers Stepanek Wagner Walrod Orr Rhinehart Stookesberry Owens Rice Strippel Williams Patterson Rust Swanson Thomas Prichard Ryder Wilson Quirk Smith of Troup Yenter Mr. Speaker-89 Rankin Chickasaw Truax Ratliff Smith of O'Brien Ulstad

The nays were, none.

Absent or not voting:

Aiken	Graham	Lieberknecht	Saunders
Bauer	Hansen	Martin	Schulte
Carter	Hempel	Powers	Venard
Diltz	Hollis	Rassler	Wolfe-19
Edge	Knutson	Roberts	

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

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Johnson of Dickinson moved that 1,000 additional copies of House File No. 45 be ordered printed.

Motion prevailed.

On motion of Schulte of Worth the House adjourned until 10:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 14, 1925.

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

Prayer was offered by Rev. J. S. Milholland, pastor of the United Presbyterian church, Albia, Iowa.

Journal of February 13th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Yenter of Johnson for the day on request of Cole of Delaware; Oldham of Mahaska for the day on request of McIlrath of Poweshiek.

PETITIONS

Mathews of Des Moines presented a petition from citizens of Des Moines county favoring House File No. 138.

Referred to committee on public health.

Hempel of Clayton presented a petition from the town council of McGregor favoring a gasoline tax.

Referred to committee on ways and means.

Oldham of Mahaska presented, from citizens of Oskaloosa, nine petitions for and one against House File No. 123.

Referred to committee on judiciary No. 2.

Huff of Cass presented a petition from citizens of Anita protesting against the income tax bill.

Referred to committee on ways and means.

Cole of Delaware presented a petition from the women's organizations of Manchester favoring the child labor amendment.

Referred to committee on constitutional amendments.



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 6, 22 and 27. Senate File No. 35.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 6, 22 and 27, Senate File No. 35.

REPORTS OF COMMITTEES

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 107, a bill for an act to amend section ten thousand four hundred forty-five (10445) of the Code, 1924, relating to marriages between certain persons, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 76, a bill for an act to amend section 3260, Code, 1924, relating to license for public scales, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Rust of Franklin, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred Senate File No. 84, a bill for an act to amend, revise, and codify

section four thousand eighty-one (4081), Code, 1924, relating to county high schools, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 29, a bill for an act to amend section four thousand three hundred five (4305) of the Code, 1924, relating to bonds of secretaries and treasurers of school corporations, and providing for the payment of the cost of such bonds by school corporation, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 9, a bill for an act to repeal section forty-one hundred forty-eight (4148) of the Code, 1924, relating to the election of boards of directors of independent school districts, begs leave to report they have had the same 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. 9 by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section forty-one hundred thirty-six (4136) of the Code, 1924, be amended by striking out of lines two (2), three (3) and four (4) the following: "elect a board of directors in accordance with the new boundaries" and inserting in lieu thereof the following: "organize according to sections forty-one hundred forty-four (4144) and forty-one hundred forty-eight (4148) of this chapter".

Further amend said section forty-one hundred thirty-six (4136) by inserting after the word "and" in line four (4) the word "if".

Further amend said section forty-one hundred thirty-six (4136) by inserting after the word "board" in line four (4) the following: "is elected it".

Section 2. That section forty-one hundred forty-four (4144) of the Code, 1924, be amended by inserting after the word "proposition" in line two (2) the following: "and the population of the newly added territory does not exceed twenty-five per cent (25%) of the population of the old territory".

Section 3. That section forty-one hundred forty-eight (4148) of the Code, 1924, be amended by inserting after the word "carries" in line two (2) the following: "and the population of the newly added territory ex-

ceeds twenty-five per cent (25%) of the population of the old territory". Further amend said section forty-one hundred forty-eight (4148) of the Code, 1924, by inserting immediately after the word "directors" in line four (4) the following: "and a treasurer". Also amend by striking all of the remainder of section forty-one hundred forty-eight (4148) of the Code, 1924.

Amend the title to read as follows:

A bill for an act to amend sections forty-one hundred thirty-six (4136), forty-one hundred forty-four (4144) and forty-one hundred forty-eight (4148) of the Code, 1924, relating to the election of boards of directors of independent school districts.

HEIKE A. RUST, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 140, by Rassler of Pocahontas, a bill for an act to amend section five thousand seven hundred twenty-one (5721) of the Code, 1924, relating to revision of ordinances.

Read first and second times and referred to committee on municipal corporations.

House File No. 141, by Patterson of Kossuth, a bill for an act to amend section five thousand sixty-five (5065) of the Code, 1924, relating to motor vehicles and law of the road.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 142, by Brittain of Madison, a bill for an act to amend section five thousand four hundred fifty-four (5454) of the Code, 1924, relating to claims on domestic animal fund.

Read first and second times and referred to committee on animal industry.

House File No. 143, by Troup of Story, a bill for an act to amend section fifty-four hundred twenty-four (5424) of the Code. 1924, relating to the licensing of dogs, to require the vaccination of dogs against rabies, to provide for the restraint of dogs in case of epidemics among dogs, and to authorize the killing of dogs not so restrained.

Read first and second times and referred to committee on animal industry.

House File No. 144, by Powers of Page, a bill for an act to authorize the auditor of state to transfer funds out of the semi-



annual apportionment of the interest of the permanent school fund to Page county, Iowa.

Read first and second times and passed on file.

House File No. 145, by Merritt of Carroll, a bill for an act to amend section sixty-two hundred sixty-one (6261) of the Code, 1924, so as to provide for the anticipation of special taxes for cemetery purchase fund in cities and towns.

Read first and second times and referred to committee on municipal corporations.

House File No. 146, by Held of Plymouth, a bill for an act to amend sections fifty-five hundred seventy-five (5575), fifty-five hundred seventy-seven (5577) and fifty-five hundred seventy-nine (5579) of the Code, 1924, relating to township halls.

Read first and second times and referred to committee on county and township organization.

House File No. 147, by Stepanek of Linn, a bill for an act requiring all persons or partnerships conducting or operating businesses or stores under any trade name or fictitious name other than the personal name or names of the individual or individuals composing the same, to register name or names and addresses with the county recorder, and providing for a penalty for a failure so to do.

Read first and second times and referred to committee on commerce and trade.

House File No. 148, by Blake of Fayette, a bill for an act to amend the provisions of chapter seventy-seven (77) and section one thousand five hundred fifty-one (1551) of the Code, 1924, and to make further provision for the regulation of employment offices or bureaus.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 149, by King of Clay, a bill for an act to legalize an election held by the voters of Clay county on the fourth day of November, 1924, with reference to the improvement of the primary road system.

Read first and second times and referred to committee on judiciary No. 1.



House File No. 150, by Martin of Jackson, a bill for an act to legalize the establishment of the independent school district of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district, and all the acts and proceedings of the board of directors thereof.

Read first and second times and referred to committee on judiciary No. 1.

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. 43, a bill for an act relating to admission to the bar.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 25, a bill for an act relating to the creation of a board of architectural examiners.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 25, a bill for an act to create a board of architectural examiners, prescribing its duties, providing for the examination and registration of architects, issuing or revoking of certificates of registration, and prescribing the penalties for the violation of this act.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 43, a bill for an act to amend section ten thousand nine hundred eight (10908) of the Code relating to admission to the bar.

Read first and second times and referred to committee on judiciary No. 2.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the governor and ordered printed in the journal:



Mr. President, Mr. Speaker, Senators and Representatives of the Fortyfirst General Assembly:

Allow me to present to you the condition of the primary road system in Iowa and also the condition of primary road finances and suggestions in connection therewith. Iowa must have a constructive road program. I do not believe that it is advisable to accept a program that contemplates the issuance of an eighty-five million dollar bond issue. I regard the plan submitted herein as adequate to meet the situation in Iowa, and by the adoption of this program we can have a well organized system of highways in the State, not only of primary highways but of County highways as well. The following is submitted for your thoughtful consideration:

CONDITION OF PRIMARY ROAD SYSTEM

The primary road system includes a total of 6,660 miles. Good progress has been made in its improvement. At the present time fourtenths of the system has been built to finished grade, drained and surfaced with pavement or gravel, three-tenths of the system has been built to finished grade and drained ready for surfacing, and three-tenths of the system remains ungraded. The capital city of the State is now connected with forty-four of the county seats by direct routes, over paved or graveled highways.

CONDITION OF PRIMARY ROAD FINANCES

The work of improving the primary road system during the past four years has gone forward at such a rate that the current receipts in the primary road fund were largely insufficient to maintain the primary roads and meet the construction costs. The primary road expenditures during said period payable from the primary road fund, have amounted to \$58,200,000. The current receipts in said fund during said years were \$35,700,000 or \$22,500,000 short of the expenditures.

Large balances accumulated in the primary road fund during and immediately following the war, have been exhausted, and a total indebtedness of \$14,492,000 has been created. After deducting from this total indebtedness all existing balances in the primary road fund, the primary road bond fund, and the anticipation certificate fund (\$3,578,000) there still remains a net indebtedness of \$10,914,000.

FUNDS AVAILABLE FOR CONSTRUCTION WORK DURING NEXT FOUR YEARS

The primary road fund now amounts to somewhat less than \$10,000,000 per year. During the next four years it should amount to \$40,000,000. The obligations against said fund during the next four years, exclusive of construction expenditures, are as follows:

Refund Assessments for Paving Heretofore built (if such re-	
fund is ordered by the legislature)	3,000,000

Total\$22,400,000

This sum (\$22,400,000) deducted from the total estimated primary road fund for the next four years (\$40,000,000) leaves only \$17,600,000 for construction work during the next four years. Under our present law, about one-fifth of this sum, or \$3,500,000 will be spent on secondary roads. During the past four years \$48,300,000 has been spent for construction work on the primary road system. During the next four years, if no additional funds are provided, the primary road funds available for construction work will amount to only 36 per cent of the primary road construction during the past four years, and if the law remains as at present permitting the use of primary funds to be spent on secondary roads in certain counties the primary road construction fund will be reduced to only \$14,100,000 or less than 30 per cent of that for the past four years.

PROGRESS DURING NEXT FOUR YEARS IF ADDITIONAL FUNDS ARE NOT PROVIDED

This sum (\$14,100,000 in four years or \$3,525,000 per year) would be sufficient each year to grade and bridge 120 miles at \$11,000 per mile, gravel 100 miles at \$5,000 per mile, and pave 58 miles at \$30,000 per mile, as compared with an average yearly progress of 855 miles of grading, 400 miles of gravel, and 116 miles of paving during the past four years.

ADDITIONAL FUNDS REQUIRED

More funds are required for primary road work or few men now past their majority will live to see a connected system of highways covering this state. That fact should impress itself on anyone reading the above statement of the primary road fund's condition.

It is a notorious fact that our secondary roads also need additional funds. The county road system has been designated as such for twelve years, and yet many counties have been unable to make any progress in the permanent improvement of those roads except to construct a portion of the bridges and culverts of permanent materials.

SOURCE OF ADDITIONAL FUNDS

It is not possible nor would it be fair to produce additional funds for road work by taxes on real property. The motor vehicle is the agency creating the demand for better roads. It seems fair then that the motor vehicle should be taxed to provide the necessary additional funds that are required. A tax on the gasoline consumed by motor vehicles is a practical way to raise these additional funds.

PROBABLE REVENUE FROM GASOLINE TAX

The amounts collected during the past year by those thirty-six states which now have gasoline taxes, averaged about \$4.40 per motor vehicle per one cent tax. Iowa has 619,000 motor vehicles. At this rate, a gas

tax in this state should bring in about \$2,700,000 for each one cent tax per gallon. Allowing for refunds for gasoline used in other ways than for propelling motor vehicles, an estimate of \$2,250,000 per year for each one cent tax, would seem reasonably conservative.

FUNDS REQUIRED TO COMPLETE PRIMARY SYSTEM AND PAY INDEBTEDNESS NOW OUT

In order to complete the primary road system by paving 3115 more miles and grading, draining, and graveling the remainder of the system as has been proposed, the following sums of money must be provided after setting aside enough to maintain the primary roads:

Estimated cost of construction work	125,416,000
Net outstanding indebtedness (Nov. 30, 1924)	11,000,000
Estimated interest on indebtedness	5,000,000
Refund on assessments	3,000,000

TIME REQUIRED TO COMPLETE PRIMARY ROAD SYSTEM AND PAY INDEBTEDNESS NOW OUT

Total\$144,416,000

The time required to pay the indebtedness now outstanding and to complete the primary road system, is approximately as follows:

All of the above estimates are based on the assumption that the use of primary road funds on secondary roads in certain counties will be discontinued. If this practice is not discontinued, it will constitute an ever-increasing leakage of primary road funds which will render any estimates of primary road improvement the rankest kind of guesswork impractical of attainment.

COMPARISON OF MOTOR VEHICLE TAXES IN THIS STATE WITH THOSE OF OTHER STATES

In this state the license fee levied on motor vehicles is in lieu of all other taxes on said vehicles. Thirty-five of the other states levy a property tax on their motor vehicles in addition to the license fee. Thirty-six states levy a tax on the gasoline consumed by their motor vehicles.

Taking all these taxes into consideration, it is apparent that the tax on motor vehicles in this state is far less than the average tax on similar vehicles in other states. Since the rate of property tax varies in different taxing districts, and the valuations placed on similar vehicles by different assessors doubtless differ greatly, it is not possible to state exactly the amount of tax paid on any type of motor vehicle in any one of those states which levy a property tax. It is, however, possible to make some general assumptions as to the varying factors and from that arrive at some reasonable figures from which comparisons can be made.

Based on assumptions believed to be reasonable, the following is a comparison of the Iowa motor vehicle fees with the average motor vehicle taxes of other states.

I		Average Tax
	Tax	Other States
Ford Touring Car\$	10.40	\$21.68
Dodge Touring Car	19.60	29.18
Buick Six Touring Car	26.95	37.80
Cadillac Eight Touring Car	47.05	66.97
Packard Twin Six	56.50	86.98

These figures may or may not represent the exact difference between motor taxes in this state and the average of other states, but they do show conclusively the general direction of the comparison and that Iowa motor license fees are far below the average for other states.

WHAT RATE OF GASOLINE TAX WOULD BRING OUR MOTOR TAXES UP TO THE AVERAGE OF OTHER STATES?

In the comparison above, the Iowa Tax on a Ford touring car is \$11.28 below the average tax on such cars in other states. Assuming that the average Ford will burn 300 gallons of gas per year (which would be sufficient to drive the vehicle 4,500 to 5,000 miles) then it would take a tax of 3.76 cents per gallon of gas to bring our tax on such vehicle up to the average. Similarly for the Dodge, Buick, Cadillac, and Packard. Assuming gasoline consumptions amounting yearly to 346,375,562, and 750 gallons, respectively, the rates of gasoline tax required to bring the taxes on these vehicles up to the average for other states, is 2.77 cents, 2.89 cents, 3.54 cents, and 4.0 cents per gallon. The average of these various rates is 3.39 cents per gallon. In view of this fact, and in view of the fact that fifty-five per cent of all the motor vehicles in this state are Fords on which gasoline a tax of 3.76 cents per gallon would be required to strike an average, it is believed conservative to say that it would require a tax of three cents per gallon of gasoline to bring our motor taxes up to the average of other states.

DISCUSSION OF VARIOUS PLANS FOR FINANCING PRIMARY ROADS

Of the six plans for financing the primary roads as mentioned above, the first, i.e., using present primary funds without the addition of any tax and without any bonds, seems out of the question. It would require more than twenty years to complete the primary system, a time so long that many of us would not be here to see its end.



The second proposition; i.e., adding one-third of a two-cent gas tax to our present revenue and having no bonds is likewise open to the objection that it requires too great a period of time—nearly seventeen years.

The third proposition; i. e., adding one-third of a two-cent gas tax to the present revenues, and issuing \$85,000,000 of bonds, would make it possible to complete the primary system in eight years. It has the disadvantage of leaving us at the end of that time with an enormous bonded indebtedness which would consume practically the entire primary road fund (exclusive of maintenance funds) for fifteen years beyond the end of the construction period. Our hands would be tied for fifteen years. We could do no new construction work. If a great catastrophe should overcome our agriculture, as it did a few years ago, we could not adjust our expenses to meet the situation. We would have to go on paying the interest and principal of these bonds. Under this program it would be necessary to build an average of 500 miles of pavement per year. It would not be possible to build 500 miles of pavement the first year as we have not the equipment, materials, contractors, or engineering force to handle it. The work would have to be stepped up gradually or prices would be inflated. About 200 miles would be built the first year. In the last year about 640 miles of pavement and 225 miles of gravel could be built. This mileage would cost about \$20,500,000 which, together with the maintenance, would make the primary road expenditure for that year about \$23,500,000.

The fourth proposition; i.e., using present primary road funds and all of a two-cent gasoline tax with no bonds, has the advantage of completing the system in twelve and one-half years. It has the disadvantage of providing no additional funds for secondary roads.

The fifth proposition; i.e., using present primary road funds and two-thirds of a three-cent gas tax, would complete the primary road system in the same length of time (12.5 years). It would not give the secondary roads as much help as they would receive from two-thirds of a two-cent gas tax.

RECOMMENDED FINANCING POLICY

The sixth proposition; i.e., using present primary road funds and one-half of a three-cent gasoline tax, is recommended for your careful consideration. It has many attractive advantages. It would give the secondary roads somewhat more money than they would derive from two-thirds of a two-cent gasoline tax. It would increase the present primary road fund by \$3,375,000 or more per year, thus providing a fund of about \$13,375,000 per year for the primary road system. It would pay off present primary road indebtedness and complete the system in fourteen years. At the end of the construction period there would be no bonds and no interest to pay. The tax could then be reduced, or any funds over and above those required to maintain the primary system could be devoted to improving secondary roads.

MAINTENANCE OF PRIMARY ROADS

The maintenance of primary roads during the past four years has cost \$9,852,000, or an average of \$2,463,000. In 1924 the maintenance cost \$2,722,000. The cost of this work will increase as more improved roads are built. For the purpose of this discussion the maintenance of primary roads is estimated at \$3,000,000 per year.

PAYMENT OF INDEBTEDNESS NOW OUTSTANDING

The indebtedness now outstanding amounts to a total of \$14,492,000. Deducting existing balances leaves a net indebtedness of \$10,913,000. The payment of this indebtedness and interest thereon will entail a total outlay of about \$16,000,000. This indebtedness practically all comes due within the fourteen years suggested for completing the system. The payment of this indebtedness and interest will require an average annual outlay of \$1,960,000 per year for the first five years and an average annual outlay of \$700,000 per year for the remaining nine years.

REFUND OF SPECIAL ASSESSMENTS

About \$3,000,000 of special assessments for paving have heretofore been levied and not refunded. It is recommended that the assessment law be repealed and assessments heretofore levied be refunded. This refund should be spread over about five years so as to avoid unduly depleting the primary road fund in any one year. This refund would take about \$600,000 per year for the first five years.

CONSTRUCTION FUND AND PROGRAM PER YEAR

For the first five years under this program the financial arrangement for each year would be about as follows:

Resources:	
Federal Aid	\$ 2,000,000
Motor License Fees	8,000,000
Gasoline Tax	3,375,000
Total	\$13,375,000
Obligations:	
Maintenance\$3,000,000	
Refund of assessments 600,000	
Interest and Principal of outstanding indebtedness 1,960,000	5,560,000
Available each year for construction	\$7,815,000
This construction fund would be sufficient to complete the amount of work each year:	e following
Grading, 206 miles at \$11,000	\$2,266,000
Graveling, 127 miles at 5,500	698,500
Paving, 161 miles at 30,000	4,830,000



\$7,794,000

After the first five years, and until the tenth year, the construction fund would be increased by \$1,860,000 a year, or it would amount to \$9,675,000 a year. The amount of paving would thus be increased to 223 miles per year.

After the tenth year the grading would be finished and the paving work could be increased to 299 miles per year. The annual gravel program would remain the same.

BONDS VOTED BY COUNTIES

The present policy of allowing any county to vote primary road bonds if it desires to proceed more rapidly than the general program may well be continued. The improvement in any county under a bond issue should be made to conform to a well-conceived plan for the whole state. Otherwise funds might be frittered away in paving unimportant roads.

REVISE LAWS UNDER WHICH COUNTIES MAY VOTE PRIMARY ROAD FUNDS

At the present time there are three laws, under any one of which a county may vote primary road bonds. These laws are for one cause or another, largely unworkable at this time. They should be rewritten and codified into one law. Both interest and principal of bonds heretofore or hereafter issued should be made payable out of the primary road fund. The provision for counting the votes of country electors separately from the votes of city and town electors should be eliminated. The motor taxes are paid about equally by urban and rural population and neither should be given undue voting strength in comparison with the other.

NO INCREASE IN ENGINEERING FORCES

The primary road program herein outlined would require practically no increase in the present regular force employed by the Highway Commission. It would require small increases only in the temporary or seasonal employees, such as rodmen, instrumentmen, inspectors, and helpers.

NO INFLATION OF PRICES

This program would not cause an over demand for contractors, materials, etc., and no inflation of prices such as might easily occur in stepping up from our present rate of progress to that contemplated under the proposed \$85,000,000 bond issue.

CONTROL OF PRIMARY ROAD WORK TO BE VESTED IN STATE

The control of the primary roads should be vested in the state. This is necessary to comply with the federal aid law. It is also necessary in order to secure continuity of construction, uniformity of maintenance, and economy of expenditure. We should abandon the notion of treating our main arteries of traffic in ninety-nine units and should treat them as one unit.

FUNDS FOR SECONDARY ROADS

The one-half of the gasoline tax devoted to the secondary roads will amount to about \$3,375,000 per year. These funds should be in addition to existing road revenues and not in lieu thereof. The secondary roads need more money, not a shifting of the cost from one form of tax to another.

MILEAGE AND CONDITION OF COUNTY ROAD SYSTEM

The county road system includes a total of 11,180 miles. The condition of this system is as follows:

Paved	2.0	Miles
Graveled	2,059.0	Miles
Graded ready for surfacing		827.0
Not graded	8,292.0	Miles
		-
	11,180.0	Miles

COUNTY ROAD FUNDS

County	road	drainage	fund,	1	mill	\$637,960
County	road	fund,		1	mill	1,289,550
County	road	building	fund,	2	mills	2,315,650

It costs about \$2,566,000 for repairs and maintenance on the county road system, leaving only \$1,677,000 per year available for construction work. The addition of one-half of a three-cent gasoline tax to the present county road funds available for construction would increase the fund to \$5,052,000, an amount three times the present amount, and permission to use surplus bridge funds for road construction would still further augment the road construction funds, particularly in those counties where the bridge and culvert work may now be well in hand.

The county bridge fund, amounting to \$5,465,000 per year, is available for bridge and culvert work on both the county and township road system.

MILEAGE OF SECONDARY ROAD IMPROVEMENTS

This county road construction fund (\$5,052,000) per year, is sufficient to build 1,000 miles per year to finished grade or to grade and gravel 630 miles per year (at \$5,000 per mile for grading, exclusive of bridges and culverts and \$3,000 per mile for gravel, both of which amounts are in excess of the present actual cost for such work). These mileages would be correspondingly increased by any surplus bridge funds used for road work.

TIME OF COMPLETION OF COUNTY ROADS

This rate of progress would be sufficient to complete the grading of the



county road system in a period of eight years, or it would complete the grading and graveling of said system in a period of thirteen years.

These periods of time are given merely to indicate a rate of probable progress. The fact is that in some counties the work would cost less and hence go faster than the general average herein stated, while in other counties the work would cost more and go slower.

IMPROVEMENT OF TOWNSHIP ROADS

Important township roads which connect with or form laterals or feeders to the primary roads should be eligible for improvement with funds provided hereunder, and when so improved they should be maintained by the county the same as any other county road.

CONTROL AND USE OF GASOLINE TAX FUNDS

The gasoline tax funds set aside for secondary roads should be apportioned among the counties on some equitable basis. They should be available only for road construction work. They should not be used for maintenance.

Projects involving the use of said funds should be initiated, contracts let, and the work in general administered by the board of supervisors. In order that said funds may be conserved and a maximum benefit derived therefrom, the projects, plans, specifications, and contracts, should be subject to review and approval of the State Highway Commission. The detailed surveys, plans, and supervision of construction should be under the county engineer.

SUMMARY

The road situation and these recommendations may be briefly summarized as follows:

I. The Condition.

- (a) The primary road system is about one-third completed. The primary road fund is depleted and a large indebtedness is outstanding. Additional funds must be provided or the work of improving this system will drop to about one-third its former rate.
- (b) The secondary road work cannot make progress without additional funds. Many counties have made practically no progress in improving these roads, although this system of roads has been established twelve years.
 - (c) Our motor taxes are far below the average of other states.

II. The Remedy.

It is recommended:

- (a) That the road user provide the additional funds for the roads he demands.
 - (b) That a tax of three cents per gallon be levied on gasoline used



by motor vehicles, the proceeds thereof to be devoted equally to the primary and secondary roads.

- (c) That the authorization whereby any county may vote primary road bonds if it so desires, be continued, and said county bond law be rewritten, simplified and made workable.
- (d) That the interest and principal of said primary road bonds heretofore or hereafter issued be paid from primary road funds.
- (e) That special assessments for paving be repealed and assessments heretofore levied be refunded.
- (f) That the control of primary roads be vested in the state and the federal aid law complied with.
 - (g) That county allotments of primary road funds be discontinued.
- (h) That the gasoline tax funds used on the secondary roads be under the direct control of the boards of supervisors, subject to review by the State Highway Commission.
 - (i) That said funds be additional funds and not replacement funds.
- (j) That important township roads be subject to participate in said funds.
- (k) That surplus county bridge funds be made available for secondary road work.

III. The Result.

- (a) \$13,375,000 a year available for primary roads.
- (b) \$13,083,000 a year (exclusive of township road funds) available for secondary roads.
- (c) An average yearly primary construction progress of 200 miles of grading, 127 miles of gravel, and 222 miles of paving.
- (d) An average yearly secondary road construction progress of 1000 miles of grading or 630 miles of grading and graveling.
- (e) The primary road system completed in fourteen years or less, depending on amount of bonds voted by the counties.
- (f) County road system completed in about thirteen years, depending on miles of township roads improved.
- (g) No large state bond issue and heavy interest charge to absorb our road funds for the next fifteen years.
 - (h) Motor vehicle taxes just about the average of other states.
 - (i) No increase in property taxes.

Respectfully submitted,

JOHN HAMMILL.

February 14, 1925.



BILL APPROVED BY THE GOVERNOR

A communication was received from the governor announcing that he had, on February 13th, approved the following bill: House File No. 42.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 14th day of February, 1925, sent to the governor for his approval:

House Files Nos. 6, 22 and 27.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MOTION TO RECONSIDER CALLED UP

Elliott of Polk called up the motion filed to reconsider the vote by which House File No. 48 passed the House.

On the question "Shall the House reconsider the vote by which House File No. 48 passed the House?"

Tayes were:

Anderson of	Fleming	Huff	Napier
Montgomery	Francis	Johnson of	Natvig
Anderson of	Gilbertson	Dickinson	Oliver
Webster	Gripp	Kent	Orr
Berry	Haney	King	Patterson
Bierkamp	Hanson of	Knudson	Quirk
Bixler	Hancock	Latimer	Rassler
Blythe	Hanson of	Leonard	Rice
Brittain	Winnebago	Lepley	Roberts
Christopel	Harrison of	Lichty	Schulte
Clark	Clarke	Long	Stepanek
Craig	Held	Martin	Stookesberry
Eckles	Hempel	Mathews	Thomas
Eden	Higgins '	Maxfield	Troup
Edge	Hollis	Merritt	Ulstad
Elliott	Hubbard	Miller	Wilson-58

Anderson of Decatur Blackford Carter Dewar Diltz Forsling Grimwood Hager	Hansen Hill Kennedy Knutson Lovrien McCaulley McIlrath O'Donnell Owens	Powers Prichard Rankin Ratliff Reimers Rust Ryder Saunders	Smith of Chickasaw Smith of O'Brien Strippel Swanson Truax Wagner Walrod Mr. Speaker—33
21			

Absent or not voting:

Aiken Harrison of Lieberknecht Vincent Bauer Pottawattamie Noble Williams Blake Hattendorf Oldham Wolfe Cole Johnson of Rhinehart Yenter-17 Graham Marion Venard

The House reconsidered the vote by which House File No. 48 passed the House.

Diltz of Polk moved that the enacting clause of House File No. 48 he stricken.

Brittain of Madison moved that further action on House File No. 48 be deferred and that the bill be made a special order for Tuesday, February 17th, at 11:00 a.m.

Forsling of Woodbury moved that the bill be rereferred to the committee on municipal corporations.

Motion prevailed and House File No. 48 was rereferred to the committee on municipal corporations.

Unanimous consent having been obtained to suspend the rules at this time, House File No. 144, a bill for an act to authorize the auditor of state to transfer funds out of the semiannual apportionment of the interest of the permanent school fund to Page county, Iowa, was taken up for consideration.

Unanimous consent having been obtained to suspend the rules prohibiting the second and third readings of a bill on the same day, Powers 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?"

The ayes were:

Hanson of Anderson of Dewar King Knutson Decatur Diltz Hancock Anderson of Eckles Hanson of Latimer Webster Eden Winnebago Leonard Bierkamp Edge Harrison of Lepley Blackford Fleming Clarke Lichty Held Francis Blythe Long Grimwood Hempel Lovrien Carter Higgins Hill McCaulley Christophel Gripp Clark Hager McIlrath Cole Kennedy Martin Haney Kent Mathews Craig Hansen

Maxfield	Prichard	Schulte	Truax
Merritt	Quirk	Smith of	Ulstad
Napier	Rankin	Chickasaw	Vincent
Natvig	Rassler	Smith of O'Brien	Wagner
Noble	Ratliff	Stepanek	Walrod
O'Donnell	Reimers	Stookesberry	Wilson
Owens	Rice	Strippel	Mr. Speaker—76
Patterson	Rust	Swanson	ALTERNATION CONTRACTOR CONTRACTOR
Powers	Ryder	Thomas	

The nays were:

Anderson of	Hubbard	Knudson	Orr
Montgomery	Johnson of	Miller	Troup-9
Brittain	Dickinson	Oliver	

Absent or not voting:

Aiken	Gilbertson	Johnson of	Saunders
Bauer	Graham	Marion	Venard
Berry	Harrison of	Lieberknecht	Williams
Bixler	Pottawattamie	Oldham	Wolfe
Blake	Hattendorf	Rhinehart	Yenter-23
Elliott	Hollis	Roberts	
Forsling	Huff		

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

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Lovrien of Humboldt moved that additional copies of House File No. 129 be printed.

Motion prevailed.

Knudson of Hamilton moved that additional copies of House File No. 100 be ordered printed.

Motion prevailed.

AMENDMENTS FILED

O'Donnell of Dubuque filed the following substitute amendment to House File No. 57.

Amend House File No. 57 by striking therefrom all after the enacting clause and substituting in lieu thereof the following:

Section 1. It shall be unlawful for any person, firm, company, association, or corporation to engage in the business of compiling abstracts of title to real estate in the state of Iowa, without first filing in the office of the clerk of the district court in the county in which such abstract busi-

ness is conducted, a bond, running to the state of Iowa, in the penal sum of ten thousand dollars (\$10,000.00), with sureties to be approved by the clerk of the district court conditioned upon the payment by such abstractors of all damages that may accrue to any person by reason of any error, omission, deficiency, or mistake in any abstract or certificate of title made and issued by such abstractors.

- Sec. 2. Any person, firm, company, association, or corporation who engages in such business in violation of the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than twenty-five dollars (\$25.00) nor more than five hundred dollars (\$500.00), or be committed to the county jail for a period not exceeding ninety (90) days, and in addition thereto shall be liable to the person for whom any abstract or abstracts are compiled in a sum equal to double the amount charged for the compilation of such abstract or abstracts, to be recovered by civil action.
- Sec. 3. When any abstractor shall have filed his bond, and the same has been approved and filed for record, he shall be entitled to receive a certificate from the clerk of the district court, which certificate shall be valid and shall authorize him to pursue the business of making abstracts for such period of time as his bond is in force and unimpaired. The possession of such certificate, at the date of the issuance of any abstract, shall entitle such abstract of title to real estate, certified to and issued by such abstractor, to be received in all courts as prima facie evidence of the existence of the records of deeds, mortgages, and other instruments of conveyance or liens affecting real estate mentioned in such abstract and that it is as described in the abstract of title.
- Sec. 4. The bond herein provided for shall run for a period not to exceed five (5) years, and a judge of the district court may at any time, upon written application of any owner of real estate in the county, require such abstractor, upon ten (10) days' notice, to give additional security upon said bond or show cause why the same should not be declared invalid and the certificate recalled and annulled, and if no sufficient reason is shown to the satisfaction of the judge why the same should not be required, then such bond shall be declared invalid and the certificate recalled and annulled, unless the additional security as ordered is furnished within such time as may be ordered by the court.

Elliott of Polk filed the following amendment to Senate File

Amend Senate File No. 75 as follows:

- 1. Insert as section one the following:
- "Section 1. That section ninety-two hundred eighty (9280) of the Code, 1924, be amended by striking from line thirteen (13) the word "ten" and substituting therefor the word "twenty"; also by striking from line fifteen (15) the word "ten" and substituting therefor the word "twenty"; also by striking from lines sixteen (16) and seventeen (17) the words "or by imprisonment in the county jail not more than one year."
 - 2. That section 1 of the bill be renumbered section 2 and be further



amended by adding thereto the following: "That section ninety-two hundred eighty-one (9281) of the Code, 1924, be amended by striking from line nine (9) the words "one hundred dollars" and inserting in lieu thereof the words "five hundred dollars"; also by striking from line nine (9) the last word "one" and inserting in lieu thereof the word "five"; also by striking from line eleven (11) the words "three years" and inserting in lieu thereof the words "five years".

3. That section 2 of the bill be renumbered as section 3 and be further amended by adding thereto the following: "That section ninety-two eighty-two (9282) of the Code, 1924, be amended by striking from line thirteen (13) the word "five" and inserting in lieu thereof the words 'twenty-five".

PROOF OF PUBLICATION OF HOUSE FILE NO. 150

The official proof of publication of House File No. 150, a bill for an act to legalize the establishment of an Independent School District of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district, and all the acts and proceedings of the board of directors thereof, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

On motion of Strippel of Benton the House adjourned until 10:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 16, 1925.

House met pursuant to adjournment, Speaker pro tempore Ulstad in the chair.

Prayer was offered by the Rev. G. K. Mykland, pastor of English Lutheran church, Manly, Iowa.

Journal of February 14th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gripp of Union until Wednesday on request of Mathews of Des Moines; Yenter of Johnson for the morning on request of Cole of Delaware; Eckles of Butler for the morning on request of Thomas of Audubon; Oldham of Mahaska for the morning on request of McIlrath of Poweshiek; Saunders of Palo Alto for the morning on request of Carter of Hardin; King of Clay for the morning on request of Carter of Hardin; Smith of Chickasaw for the morning on request of Carter of Hardin; Lichty of Blackhawk for the day on request of Hollis of Blackhawk.

PETITIONS

The following petitions were presented and referred to the designated committees:

By McCaulley of Calhoun, from the Women's Club, Rockwell City, favoring the child labor amendment. Constitutional amendments.

By Mathews of Des Moines, from citizens of Burlington, opposing the child labor amendment. Constitutional amendments.

By Quirk of Sac, from citizens of Sac county, favoring a revision of our land title laws. Land titles.

By Merritt of Carroll, from county officers of Carroll county, in favor of a four year term for county officers, and a repeal of the county officers' convention law. Elections. By McCaulley of Calhoun, from the town council of Manson, favoring a proportionate return of the proposed gasoline tax to cities and towns. Ways and means.

By Aiken of Ida, from citizens of Ida county, opposing a bond issue for hard surfacing of roads. Roads and highways.

By Troup of Story, from the Tuesday Club, Ames, favoring the child labor amendment. Constitutional amendments.

By Smith of Chickasaw, from officials and citizens of Fredericks burg, favoring a proportionate return of the proposed gasoline tag to cities and towns. Ways and means.

By Rankin of Lee, from citizens of Fort Madison, protesting against a state income tax. Ways and means.

By Noble of Muscatine, from beauty parlor operators, Muscatine, urging the passage of House File No. 138. Public health.

By Wolfe of Linn, from journeymen barbers and master barbers, Cedar Rapids, favoring the licensing of barbers. Public health.

By Leonard of Taylor, from W. C. T. U., Lenox, Nineteenth Certury Club and Women Voters of Bedford, favoring the child lybor amendment. Constitutional amendments.

By McCaulley of Calhoun, from citizens of Calhoun county, protesting against federal aid for highways and against any material changes in our present highway laws. Roads and highways.

By Stepanek of Linn, from employees of the C. M. & St. P. Ry., Cedar Rapids, protesting against a state income tax. Ways and means.

SPECIAL ORDER MADE

On request of Hubbard of Pottawattamie, unanimous consent having been obtained, Senate File No. 75 was made a special order for Wednesday, February 18th, at 10:30 a. m.

AMENDMENT WITHDRAWN

On request of Elliott of Polk, unanimous consent having been obtained, the amendment filed by him on February 14th to Senate File No. 75 was withdrawn.



AMENDMENT FILED

Elliott of Polk filed the following amendment to Senate File No. 75:

Amend Senate File No. 75 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section ninety-two hundred eighty (9280) of the Code, 1924, be amended by striking from line thirteen (13) the words "not exceeding ten"; also by striking the remainder of said section and inserting in lieu thereof the following: "of not less than five thousand dollars nor more than twenty thousand dollars, or by imprisonment in the penitentiary for a term of not less than five years nor more than twenty years, or by both fine and imprisonment."

Sec. 2. That section ninety-two hundred eighty-one (9281) of the Code, 1924, be amended by striking all of lines nine (9), ten (10), eleven (11), and twelve (12), and inserting in lieu thereof the following: "than five hundred dollars nor more than five thousand dollars, or by imprisonment in the penitentiary for a term of not less than one year nor more than five years."

Sec. 3. That section ninety-two hundred eighty-two (9282) of the Code, 1924, be amended by striking from line thirteen (13) the word "two" and inserting in lieu thereof the word "ten"; also by striking from line thirteen (13) the word "five" and inserting in lieu thereof the word "thirty".

Sec. 4. That section ninety-two hundred eighty-three (9283) of the Code, 1924, be amended by striking from line nine (9) the word "hundred" and inserting in lieu thereof the word "thousand"; also by striking from line ten (10) the words "one year" and inserting in lieu thereof the words "fifteen years".

Sec. 5. All acts and parts of acts in so far as they conflict with this act are hereby repealed.

REPORT OF COMMITTEE

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 93, a bill for an act relating to the wrongful sale or disposal of electric storage batteries belonging to another, or the removal or alteration of marks of identification thereon, and prescribing penalties for the violation thereof, begs leave to report they have had the same 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 and figures "ten (10)" in line three (3), section four (4), and by inserting in lieu thereof the word and figures "thirty (30)".

L. B. FORSLING, Chairman.

Report adopted.



INTRODUCTION OF BILLS

House File No. 151, by Noble of Muscatine, a bill for an act to legalize the incorporation, including the notice of incorporation and the publication thereof, and the corporate acts and proceedings relating to the incorporation of the Van Nostrand Saddlery Company of Muscatine, Iowa.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 152, by Yenter of Johnson, a bill for an act to make an appropriation to pay the claim of the city of Iowa City, for repairing and paving certain streets adjacent to the property of the state university, located in Iowa City, Iowa.

Read first and second times and referred to committee on appropriations.

CONSIDERATION OF BILLS

House File No. 92, a bill for an act to amend section ten thousand four hundred twenty-nine (10429) of the Code, 1924, relating to marriage license, was taken up for consideration.

Long of Jefferson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

Aiken	Fleming	Huff	Orr
Anderson of	Francis	Johnson of	Owens
Decatur	Gilbertson	Marion	Powers
Anderson of	Graham	Kent	Prichard
Montgomery	Grimwood	Knudson	Rassler
Anderson of	Hager	Latimer	Rice
Webster	Haney	Leonard	Roberts
Bauer	Hanson of	Lieberknecht	Ryder
Bierkamp	Winnebago	Long .	Smith of O'Brien
Bixler	Harrison of	McIlrath	Stepanek
Blythe	Clarke	Martin	Stookesberry
Carter	Harrison of	Maxfield	Strippel
Christophel	Pottawattamie	Merritt	Thomas
Clark	Held	Miller	Troup
Cole	Hempel	Napier	Ulstad
Craig	Higgins	Natvig	Walrod
Eden	Hill	Noble	Wilson
Edge	Hollis	Oliver	Wolfe-67
Elliott	Hubbard		

The nays were:

Blackford	Kennedy	McCaulley	Rhinehart
Hansen	Knutson	Mathews	Swanson
Hanson of	Lepley	O'Donnell	Truax
Hancock	Lovrien	Rankin	Wagner—15

Absent or not voting:

Berry Blake	Gripp Hattendorf	Patterson Quirk	Smith of Chickasaw
Brittain	Johnson of	Ratliff	Venard
Dewar	Dickinson	Reimers	Vincent
Diltz	King	Rust	Williams
Eckles	Lichty	Saunders	Yenter
Forsling	Oldham	Schulte	Mr. Speaker—26

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

Senate File No. 85, a bill for an act to repeal section thirty-six hundred fifty (3650) Code, 1924, relating to the discharge or release of delinquent children from state institutions, and to enact a substitute therefor, and to provide for a parole for such children, with report of committee recommending passage, was taken up for consideration.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend Senate File No. 85 by striking therefrom all of section 2.

Amendment adopted.

Francis 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?"

Anderson of	Christophel	Haney	Hollis
Decatur	Clark	Hanson of	Hubbard
Anderson of	Cole	Hancock	Huff
Montgomery	Craig	Hanson of	Johnson of
Anderson of	Eden	Winnebago	Marion
Webster	Edge	Harrison of	Kennedy
Bauer	Elliott	Clarke	Kent
Bierkamp	Fleming	Harrison of	Knudson
Bixler	Forsling	Pottawattamie	Knutson
Blackford	Gilbertson	Held	Latimer
Blythe	Grimwood	Hempel	Leonard
Brittain	Hager	Higgins	Lepley
Carter	Francis	Hill	Lieberknecht

Rassler Long Natvig Strippel Lovrien Noble Ratliff Swanson McCaulley O'Donnell Rhinehart Thomas McIlrath Oliver Rice Troup Roberts Truax Martin Orr Mathews Owens Rust Ulstad Maxfield Wagner Powers Ryder Merritt Smith of O'Brien Wilson Prichard Miller Wolfe-82 Quirk Stookesberry Napier Rankin

The nays were, none.

Absent or not voting:

Aiken	Gripp	Oldham	Stepanek
Berry	Hansen	Patterson	Venard
Blake	Hattendorf	Reimers	Vincent
Dewar	Johnson of	Saunders	Walrod
Diltz	Dickinson	Schulte	Williams
Eckles	King	Smith of	Yenter
Graham	Lichty	Chickasaw	Mr. Speaker-26

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

Unanimous consent having been obtained to suspend the rules, House File No. 107, a bill for an act to amend section ten thousand four hundred forty-five (10445) of the Code, 1924, relating to marriages between certain persons, with report of committee recommending passage, was taken up for consideration at this time.

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?"

Anderson of	Cole	Hanson of	Johnson of
Decatur	Craig	Hancock	Marion
Anderson of	Dewar	Hanson of	Kennedy
Montgomery	Eden	Winnebago	Kent
Anderson of	Edge	Harrison of	Knudson
Webster	Elliott	Clarke	Knutson
Bauer	Fleming	Harrison of	Latimer
Bierkamp	Forsling	Pottawattamie	Leonard
Bixler	Francis	Held	Lepley
Blackford	Graham	Hempel	Lieberknecht
Blake	Grimwood	Higgins	Long
Blythe	Hager	Hill	Lovrien
Carter	Haney	Hollis	McCaulley
Christophel	Hansen	Hubbard	McIlrath
Clark		Huff	Martin

Mathews Maxfield Merritt Miller Napier Natvig O'Donnell Owens

Powers
Prichard
Quirk
Rankin
Rassler
Ratliff
Rhinehart
Rice

Roberts Rust Ryder Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas
Troup
Truax
Ulstad
Wagner
Wilson
Wolfe—82

The nays were:

Brittain-1

Absent or not voting:

Aiken Berry Diltz Eckles Gilbertson Gripp Hattendorf Johnson of Dickinson King Lichty Noble Oldham Oliver Orr Patterson Reimers Saunders Schulte Smith of Chickasaw

Venard Vincent Walrod Williams Yenter

Mr. Speaker—25

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

Unanimous consent having been obtained to suspend the rules, House File No. 9, a bill for an act to repeal section forty-one hundred forty-eight (4148) of the Code, 1924, relating to the election of boards of directors of independent school districts, with report of committee recommending amendment and passage, was taken up for consideration at this time.

On motion of Carter of Hardin the amendments proposed by the committee, found in the Journal of February 14th, 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?"

The ayes were:

Aiken
Anderson of
Decatur
Anderson of
Montgomery
Anderson of
Webster
Bauer

Berry
Bierkamp
Bixler
Blackford
Blake
Blythe
Brittain
Carter

Christophel Clark Cole Craig Diltz Eden Fleming

Forsling

Francis Grimwood Hager Haney Hanson of Winnebago Harrison of Clarke

Harrison of Knutson Noble Smith of Pottawattamie Latimer O'Donnell Chickasaw Leonard Smith of O'Brien Held Owens Lepley Patterson Hempel Stepanek Lieberknecht Powers Higgins Stookesberry НШ Long Prichard Strippel Lovrien Hollis Quirk Swanson Rankin Hubbard McCaulley Thomas Huff McIlrath Rassler Troup Johnson of Martin Ratliff Truax Dickinson Mathews Reimers Ulstad Johnson of Maxfield Rice Wagner Marion Merritt Walrod Rust Kennedy Miller Ryder Wilson Wolfe Kent Napier Saunders Knudson Natvig Schulte Yenter-87

The nays were, none.

Absent or not voting:

Dewar	Gripp	Lichty	Roberts
Eckles	Hansen	Oldham	Venard
Edge	Hanson of	Oliver	Vincent
Elliott	Hancock	Orr	Williams
Gilbertson	Hattendorf	Rhinehart	Mr. Speaker-21
Graham	King		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Unanimous consent having been obtained to suspend the rules, House File No. 29, a bill for an act to amend section four thousand three hundred five (4305) of the Code, 1924, relating to bonds of secretaries and treasurers of school corporations, and providing for the payment of the cost of such bonds by school corporations, with report of committee recommending passage, was taken up for consideration at this time.

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?" rule 18 was invoked.

Anderson of	Carter	Fleming	Hanson of
Decatur	Christophel	Forsling	Winnebago
Berry	Cole	Francis	Held
Bierkamp	Craig	Graham	Hempel
Blackford	Dewar	Grimwood	Higgins
Blake	Diltz	Hanson of	Hill
Blythe	Eden	Hancock	Hollis

Kennedy	Maxfield	Reimers	Thomas
King	Merritt	Roberts	Troup
Knutson	O'Donnell	Rust	Truax
Latimer	Owens	Ryder	Vincent
Long	Prichard	Saunders	Wagner
Lovrien	Quirk	Smith of O'Brien	
McIlrath	Rankin	Stepanek	Wilson
Martin	Ratliff	Strippel	Wolfe-58
Mathews			

The nays were:

Aiken	Hager	Kent	Patterson
Anderson of	Haney	Knudson	Powers
Montgomery	Harrison of	Leonard	Rassler
Anderson of	Clarke	Lepley	Rhinehart
Webster	Harrison of	Lieberknecht	Rice
Bauer	Pottawattamie	McCaulley	Schulte
Bixler	Hubbard	Miller	Smith of
Brittain	Huff	Napier	Chickasaw
Clark	Johnson of	Natvig	Stookesberry
Edge	Dickinson	Oliver	Swanson
Elliott	Johnson of Marion	Orr	Ulstad—38

Absent or not voting:

Eckles	Hansen	Noble	Williams
Gilbertson	Hattendorf	Oldham	Yenter
Gripp	Lichty	Venard	Mr. Speaker—12

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

HOUSE FILES WITHDRAWN

On request of Rankin of Lee, unanimous consent having been obtained, House File No. 12 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On request of Powers of Page, unanimous consent having been obtained, House File No. 38 was withdrawn from the committee on municipal corporations and from further consideration by the House.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 14th, approved the following bills: House Files Nos. 6, 22 and 27.



AMENDMENT FILED

Blake of Fayette filed the following amendment to House File No. 133:

Amend House File No. 133 by striking from line ten (10) of section one (1) the word "eighteen" and inserting in lieu thereof the word "three".

On motion of Lovrien of Humboldt the House adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 17, 1925.

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

Prayer was offered by the Rev. E. W. Curtis, pastor of the United Brethren church, Des Moines.

Journal of February 16th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Knudson of Hamilton for the day on request of Johnson of Marion.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Blythe of Iowa, from citizens of Iowa county, protesting against a closed season on fox. Fish and game.

By Huff of Cass, from realtors of Atlantic, favoring the licensing of real estate brokers and salesmen. Judiciary No. 2.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File No. 32.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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. 32.

REPORTS OF COMMITTEES

Rassler of Pocahontas, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 54, a bill for an act to amend chapter three hundred fifty-three (353), of title seventeen (XVII) of the Code, 1924, relating to levee and drainage districts, begs leave to report they have had the same 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 word "amend" the words "section seventy-five hundred nine (7509) of".

Amend further by inserting in line one (1) of section one (1) after the word "That" the words "section seventy-five hundred nine (7509) of".

Amend further by adding after the word "therefor" in line eleven (11) the words "under the same conditions as provided for in section 7663 of the Code".

Amend further by striking out the word "chapter" in section one (1), line three (3), and substituting the word "section" therefor.

A. G. RASSLER, Chairman.

Report adopted.

Diltz 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. 114, a bill for an act to amend section fifty-eight hundred thirty-two (5832) of the Code, 1924, relating to community center houses and recreation grounds, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 64, a bill for an act to legalize ordinance number seventy-one (71) of the Incorporated town of Primghar, Iowa, granting

to G. A. Healy, his successors and assigns, a franchise to construct, maintain and operate an electric distribution system in said town, begs leave to report they have had the same 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 "Des Moines Register" in line three (3) of section three (3) and inserting in lieu thereof the words "Plain Talk".

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 95, a bill for an act to amend section ten thousand eight hundred forty-nine (10849) of the Code, 1924, relating to jury commissions, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Lieberknecht of Louisa, from the committee on suppression of intemperance, submitted the following report:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred House File No. 90, a bill for an act to require records and reports to be kept of certain violations of the criminal laws of this state, providing penalties for violations thereof, and providing for the publication of such records, begs leave to report they have had the same 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 2, line 1, by inserting the word "has" after the word "or".

Amend section 4, lines 7 and 8, by striking the words "each judge of the district court,".

Amend section 7, line 5, by inserting a comma after the word "judge" and adding the following: "or any person who resists the sheriff in the taking of photographs or finger prints,".

Amend by striking section 8 from the bill.

ERNST LIEBERKNECHT, Chairman.

Report adopted.

Dewar of Cherokee, 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. 35, a bill for an act regulating the



operation of motor vehicles at railway crossings, providing for erection of signs at such crossings and providing penalty for violation, begs leave to report that they have had same under consideration and recommend same be indefinitely postponed.

H. C. DEWAR, Chairman.

Passed on file.

INTRODUCTION OF BILLS

House File No. 153, by Rankin of Lee, a bill for an act to amend sections forty-eight hundred sixty-nine (4869) and forty-eight hundred seventy-one (4871) of the Code, 1924, relating to the licensing of motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 154, by committee on judiciary No. 1, a bill for an act relating to levying schoolhouse taxes by school corporations when the schoolhouse has been destroyed by fire, and the anticipation of such taxes by the issuing of certificates and providing for a special schoolhouse fund.

Read first and second times and passed on file.

House File No. 155, by Diltz of Polk, a bill for an act amending section ten thousand four hundred ten (10410) of the Code, 1924, relating to the renewal of certificates of incorporation by stockholders of said corporations.

Read first and second times and referred to committee on private corporations.

House File No. 156, by Christophel of Bremer, a bill for an act to amend the law as it appears in sections eight hundred eighty-seven (887), and eight hundred ninety-three (893) of the Code, 1924, relating to double election counting boards.

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

House File No. 157, by Wagner of Scott, a bill for an act to amend section forty-eight hundred twenty-five (4825) of the code, 1924, relative to notice of special assessment for destruction of noxious weeds.

Read first and second times and referred to committee on municipal corporations.



House File No. 158, by Wagner of Scott, a bill for an act to amend section forty-eight hundred seventeen (4817) of the Code, 1924, making the provisions of chapter two hundred forty-six (246), relative to weeds, enforceable by cities and towns under special charter.

Read first and second times and referred to committee on municipal corporations.

House File No. 159, by Wagner of Scott, a bill for an act to amend section forty-eight hundred twenty-one (4821), Code of 1924, relating to the destruction of noxious weeds.

Read first and second times and referred to committee on municipal corporations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 120, a bill for an act relating to certain game birds and to authorize the killing and capture of such birds under authorization of state game warden.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 83, a bill for an act to amend the law relating to lien upon certain personal property.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 81, a bill for an act to amend the law relating to bonds for costs.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 22, a bill for an act respecting fur-bearing animals and trapping regulations.

Also, that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 9, providing for a recess of the general assembly.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 120, a bill for an act to amend paragraph six (6) of section seventeen hundred sixty-seven (1767), Code, 1924,



relating to certain game birds and to authorize the killing and capture of such birds under authorization by the state game warden, and to provide for defraying the necessary expense connected with such authorization.

Read first and second times and referred to committee on fish and game.

Senate File No. 22, a bill for an act to amend Section 1766, Code, 1924, respecting fur-bearing animals and trapping regulations.

Read first and second times and referred to committee on fish and game.

Senate File No. 81, a bill for an act to amend Section 11245 of the Code of 1924 relating to bonds for costs.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 83, a bill for an act to amend section seven thousand two hundred five (7205), Code, 1924, relating to lien upon certain personal property.

Read first and second times and referred to committee on judiciary No. 2.

INVITATION TO SESQUI-CENTENNIAL

A communication was received from Mr. W. Freeland Kendrick, mayor of Philadelphia and president of the Sesqui-centennial, extending to the people of Iowa an invitation to the Sesqui-centennial exhibition to be held in Philadelphia, beginning June 14, 1926.

The above communication was referred to the committee on agriculture.

CONSIDERATION OF BILLS SPECIAL ORDER NO. 1

The hour having arrived for Special Order No. 1, House File No. 10, a bill for an act to amend the law as it appears in Chapter sixty-eight (68) of the Code, 1924, by providing for adequate washing facilities for employees in and about coal mines, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment proposed by the committee, found in the jourtal of February 12th, was taken up and considered.



Bixler of Adams offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment proposed by the committee to House File No. 10 by striking therefrom the word "fifteen" and the figures "15" and inserting in lieu thereof the word "twenty" and figures "20".

Amendment to the committee amendment adopted.

On motion of Berry of Monroe the committee amendment, as amended, was adopted.

Mr. Berry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken Forsling Kennedy Prichard Kent Rassler Anderson of Francis Ratliff Gilbertson Knutson Decatur Reimers Graham Latimer Anderson of Leonard Montgomery Grimwood Rice Lepley Roberts Anderson of Hager Webster Haney Lichty Ryder Lieberknecht Bauer Hanson of Saunders Long Hancock Schulte Berry Smith of Bierkamp Hanson of McCaulley Chickasaw Bixler Winnebago McIlrath Blackford Harrison of Martin Smith of O'Brien Blake Clarke Mathews Stepanek Blythe Harrison of Maxfield Stookesberry Pottawattamie Merritt Strippel Brittain Miller Swanson Carter Held Christophel Hempel Napier Thomas Higgins Hill Natvig Clark Troup Noble Cole Truax Craig Hollis O'Donnell Ulstad Dewar Hubbard Oldham Walrod Oliver Williams Diltz Huff Wilson Eden Johnson of Orr Edge Dickinson Owens Wolfe Johnson of Mr. Speaker-92 Elliott Patterson Fleming Marion

The nays were:

King Rust Vincent Yenter—5 Quirk

Absent or not voting:

Eckles Hattendorf Powers Venard
Gripp Knudson Rankin Wagner—11
Hansen Lovrien Rhinehart

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

House File No. 57, a bill for an act requiring abstractors to furnish bond for the benefit of the persons for whom they perform services, making them liable for damages resulting from their acts, and providing penalties for violation of the law, was taken up for consideration.

The substitute amendment filed by O'Donnell of Dubuque, found in the House journal of February 14th, was taken up and considered.

On motion of Mr. O'Donnell the substitute amendment was 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?"

The ayes were:

Aiken	Edge	Johnson of	Prichard
Anderson of	Elliott	Marion	Quirk
Decatur	Fleming	Kennedy	Rhinehart
Anderson of	Gilbertson	Kent	Roberts
Montgomery	Graham	King	Ryder
Anderson of	Grimwood	Knutson	Saunders
Webster	Hager	Latimer	Schulte
Bauer	Haney	Leonard	Smith of O'Brien
Berry	Hansen	Lepley	Stepanek
Bierkamp	Hanson of	Long	Swanson
Bixler	Winnebago	McCaulley	Thomas
Blackford	Harrison of	McIlrath	Ulstad
Blythe	Pottawattamie	Martin	Vincent
Carter	Hempel	Maxfield	Wagner
Christophel	Higgins	Merritt	Walrod
Clark	Hill	Miller	Williams
Cole	Hollis	Napier	Wilson
Dewar	Hubbard	O'Donnell	Wolfe
Diltz	Johnson of	Oldham	Yenter
Eden	Dickinson	Oliver	Mr. Speaker-73

Brittain	Huff	Owens	Rust
Craig	Lichty	Patterson	Smith of
Francis	Lieberknecht	Powers	Chickasaw
Hanson of	Lovrien	Rankin	Stookesberry
Hancock	Mathews	Rassler	Strippel
Harrison of	Natvig	Ratliff	Troup
Clarke	Noble	Reimers	Truax—28
Held	Orr	Rice	

Absent or not voting:

Blake Forsling Hattendorf Venard—7 Eckles Gripp Knudson

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

Senate File No. 76, a bill for an act to amend section thirty-two hundred sixty (3260), Code, 1924, relating to licenses for public scales, with report of committee recommending passage, was taken up for consideration.

Harrison of Pottawattamic moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken Graham Latimer Rankin Anderson of Grimwood Leonard Rassler Ratliff Lepley Decatur Hager Anderson of Lichty Reimers Haney Lieberknecht Montgomery Hansen Rice Anderson of Hanson of Long Roberts Webster Hancock Lovrien Rust Bauer Hanson of McCaulley Ryder Winnebago McIlrath Berry Saunders Martin Schulte Bierkamp Harrison of Bixler Clarke Mathews Smith of Blackford Harrison of Maxfield Chickasaw Blythe Pottawattamie Merritt Smith of O'Brien Held Miller Stookesberry Brittain Hempel Napier Swanson Carter Higgins Christophel Natvig Thomas Clark Hill Noble Troup O'Donnell Truax Cole Hollis Hubbard Oldham Ulstad Craig Wagner Dewar Huff Oliver Diltz Johnson of Orr Walrod Eden Marion Owens Williams Elliott Kennedy Patterson Wilson Kent Powers Wolfe Fleming Prichard Yenter Francis King Gilbertson Knutson Quirk Mr. Speaker-95

The nays were, none.

Absent or not voting:

Blake Edge Gripp Johnson of Eckles Forsling Hattendorf Dickinson

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Knudson Rhinehart Stepanek Strippel

Venard

Vincent-13

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

Senate File No. 84, a bill for an act to amend, revise, and codify section four thousand eighty-one (4081), Code, 1924, relating to county high schools, with report of committee recommending passage, was taken up for consideration.

Blythe 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?"

Graham

Hager

Grimwood

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Diltz Eden Elliott Fleming

Hanev Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Mathews Held Hempel Higgins Hill Hollis Hubbard Huff Johnson of Dickinson Johnson of Marion

Knutson Latimer Leonard Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Martin Maxfield Merritt Miller

Napier Natvig O'Donnell Oldham Oliver Orr Owens Patterson

Powers Prichard Quirk

Rassler Ratliff Reimers Rhinehart Rice Roberts Rust Saunders Schulte Smith of Chickasaw Smith of O'Brien

Stepanek Stookesberry Swanson Thomas Troup Truax Ulstad. Wagner Walrod Williams Wilson Wolfe Yenter

Mr. Speaker-95

The nays were, none.

Absent or not voting:

Dewar Eckles Edge Gripp

Forsling

Francis

Gilbertson

Hansen Hattendorf Knudson

Kennedy

Kent

King

Noble Rankin Ryder

Strippel Venard Vincent-13 So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to.

HOUSE FILE WITHDRAWN

On request of Hanson of Winnebago, unanimous consent having been obtained, House File No. 13 was withdrawn from the committee on fish and game and from further consideration by the House.

On motion of Graham of Wapello the House adjourned until 1:15 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 144, a bill for an act to authorize the Auditor of State to transfer funds out of the semi-annual apportionment of the interest of the permanent school fund to Page County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 47, a bill for an act relating to the liquidation and distribution of the assets of banks in the hands of the superintendent of banking for liquidation and distribution.

WALTER H. BEAM, Secretary.

Patterson of Kossuth 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 Speaker appointed as such committtee: Patterson of Kossuth, Thomas of Audubon and Quirk of Sac.

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 Senate, the secretary of the Senate, and the members of the Senate.



The president of the Senate was escorted to the Speaker's station, the secretary to the chief clerk's desk, and the Senate took seats in the west side of the chamber.

JOINT SESSION

As per concurrent resolution duly adopted, the joint session was called to order, Hon. Clem F. Kimball, President of the Senate, presiding.

President Kimball announced a quorum present and the joint session duly organized.

Senator Stoddard moved that a committee of two be appointed to notify Mr. George Sherwood Eddy that the joint convention was ready to receive him.

Motion prevailed, and the President appointed as such committee, Senator Stoddard of Woodbury and Representative Patterson of Kossuth.

Mr. Eddy and party were escorted to the Speaker's station.

Lieutenant Governor Kimball introduced Mr. Carl C. Proper, who presented Mr. George Sherwood Eddy to the joint convention.

Grimwood of Jones moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Edson in the chair.

On motion of Bixler of Adams the House adjourned until 10:00 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 18, 1925.

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

Prayer was offered by the Rev. L. A. Dale, pastor of the Methodist Episcopal church, Pocahontas, Iowa.

Journal of February 17th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gripp of Union for the day on request of Mathews of Des Moines; Hattendorf of Osceola indefinitely on request of Rassler of Pocahontas; Venard of Sioux indefinitely on account of illness on request of Berry of Monroe.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Blythe of Iowa, citizens of Iowa county, favoring a closed season on fox. Fish and game.

By Rice of Appanoose, from Farmers' Union, Seymour, protesting against the bond issue for hard surfacing of roads. Ways and means.

By Oldham of Mahaska, from Mahaska County Farm Bureau, favoring House File No. 45. Ways and means.

By Oldham of Mahaska, from Mahaska County Farm Bureau, protesting against any reduction in appropriation for agricultural work. Appropriations.

By Oldham of Mahaska, from Mahaska County Farm Bureau, favoring House File No. 128. Appropriations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 144 and 47.

HOWARD A. MATHEWS, Chairman House Committee.

C. B. KERN,
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 Files Nos. 144 and 47.

HOUSE FILE RETURNED TO COMMITTEE

On request of Troup of Story, unanimous consent having been obtained, House File No. 35 was ordered returned to the committee on motor vehicles and transportation.

REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 105, a bill for an act to amend section fifty-one hundred ninety-one (5191) of the Code, 1924, relating to fees of sheriffs, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommindation that the same be amended as follows, and when so amended the bill do pass:

By striking from line three (3) of section one (1) the words "amended so as to read as follows:" and inserting in lieu of the words so stricken the following: "repealed and the following enacted in lieu thereof:".

L. B. FORSLING, Chairman.

Report adopted.

Rust of Franklin, 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. 80, a bill for an act to amend section four thousand one hundred sixty-six (4166) of the Code, 1924, relating to vote in urban territory for consolidated school districts, begs leave to report they have had the same 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 in lines three (3) and four (4) the following: "by inserting a comma after the word 'village' in line four (4), and".

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred Senate File No. 5, a bill for an act to amend section forty-two hundred twenty-two (4222), Code, 1924, relating to the time when the secretary and treasurer of school districts shall be elected and qualify, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 18th day of February, 1925, sent to the governor for his approval:

House Files Nos. 144 and 47.

HOWARD A. MATHEWS, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 160, by Knutson of Cerro Gordo, a bill for an act to amend section thirty-one hundred twenty (3120) of the Code, 1924, relating to feeds not subject to inspection fee.

Read first and second times and referred to committee on dairy and food.

House File No. 161, by committee on fish and game, a bill for an act making it unlawful to fish and take fish within three hundred feet of a dam.

Read first and second times and passed on file.



House File No. 162, by committee on fish and game, a bill for an act to amend section seventeen hundred forty-five (1745) and section seventeen hundred fifty-one (1751) of the Code, 1924, relating to the fishing of sheepshead.

Read first and second times and passed on file.

House File No. 163, by committee on fish and game, a bill for an act to repeal section seventeen hundred eleven (1711) of the Code, 1924, relating to monthly accounting by state game warden.

Read first and second times and passed on file.

House File No. 164, by committee on fish and game, a bill for an act to amend section seventeen hundred nineteen (1719) of the Code, 1924, relating to fishing by nonresidents.

Read first and second times and passed on file.

House File No. 165, by committee on fish and game, a bill for an act to amend section seventeen hundred nineteen (1719) of the Code, 1924, relating to license to fish.

Read first and second times and passed on file.

House File No. 166, by Kennedy of Lee, a bill for an act to amend section three thousand seven hundred forty-one (3741) of the Code, 1924, relating to the salaries of officers of the penitentiary and men's reformatory.

Read first and second times and referred to committee on board of control.

House File No. 167, by Harrison of Clarke, a bill for an act to repeal section five hundred twenty (520) of the Code, 1924, relating to the election of county officers and to enact a substitute therefor.

- Read first and second times and referred to committee on elections.

House File No. 168, by Harrison of Clarke, a bill for an act to repeal section fifty-two hundred sixty (5260) of the Code, 1924, with reference to the payment of expenses of county officers.

Read first and second times and referred to committee on county and township organization.



House File No. 169, by Harrison of Clarke, a bill for an act to amend the law as it appears in section ten thousand four hundred forty (10440) of the Code, 1924, relating to returns of marriages.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 170, by Hollis of Blackhawk, a bill for an act to encourage draft horse industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods, and making an appropriation therefor.

Read first and second times and referred to committee on animal industry.

House File No. 171, by Rankin of Lee, a bill for an act to legalize the certification and levy of taxes and assessments on property by municipalities as defined in chapter five (5) of chapter four (4), acts of the extra session of the fortieth general assembly.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 172, by Martin of Jackson, a bill for an act to legalize a certain warrant issued by the town council of Bellevue, Iowa.

Read first and second times and referred to committee on judiciary No. 1.

PROOF OF PUBLICATION OF HOUSE FILE NO. 172

The official proof of publication of House File No. 172, a bill for an act to legalize a certain warrant issued by the town council of Bellevue, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

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. 7, a bill for an act relating to bonded warehouses for agricultural products.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 78, a bill for an act relating to county aid for the blind.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 108, a bill for an act relating to the tax authorized to be levied for a pension fund for police and fire departments in cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 104, a bill for an act relating to salary of assistant county attorney.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 7, a bill for an act to amend section nine thousand seven hundred nineteen (9719) of chapter four hundred twenty-six (426) of the 1924 Code, relating to bonded warehouses for agricultural products.

Read first and second times and referred to committee on agriculture.

Senate File No. 78, a bill for an act to amend chapter two hundred seventy-two (272) of the Code, 1924, relating to county aid for the blind.

Read first and second times and referred to committee on county and township organization.

Senate File No. 108, a bill for an act to amend the law as it appears in section six thousand three hundred ten (6310) of the 1924 Code, relating to the tax authorized to be levied for a pension fund for police and fire departments in cities and towns.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 104, a bill for an act to amend paragraphs three (3) and four (4) of section five thousand two hundred twentynine (5229), Code 1924, relating to salary of assistant county attorney.

Read first and second times and referred to committee on compensation of public officers.

CONSIDERATION OF BILLS

The time having arrived for Special Order No. 1, Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282), and ninety-two hundred eighty-three (9283), Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking, with report of committee recommending passage, was taken up for consideration.

On request of Hubbard of Pottawattamie, unanimous consent having been obtained, the amendment filed by him on February i3th was withdrawn.

Elliott of Polk offered the following amendment to the amendment filed by him and found in the House Journal of February 16th:

Amend the amendment to Senate File No. 75 by striking out section five (5) and substituting in lieu thereof the following:

"Sec. 5. The penalties imposed and the term fixed by the court under the provisions of this act shall not be subject to the provisions of the indeterminate sentence law."

Forsling of Woodbury moved that action be deferred on the amendment and the main bill until tomorrow.

Motion prevailed.

HOUSE FILE REFERRED

Grimwood of Jones moved that House File No. 130 be referred to the committee on appropriations.

Motion prevailed.

Grimwood of Jones moved that action on House Files Nos. 131, 132 and 133 be deferred until House File No. 130 has been reported back to the House from the committee on appropriations.

Motion prevailed.



Unanimous consent having been obtained to suspend the rules, House File No. 114, a bill for an act to amend section fifty-eight hundred thirty-two (5832) of the Code, 1924, relating to community center houses and recreation grounds, 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?"

The ayes were:

Aiken	Grimwood	Latimer	Ratliff
Anderson of	Hager	Lepley	Reimers
Decatur	Haney	Lichty	Rhinehart
Anderson of	Hansen	Lieberknecht	Rice
Webster	Hanson of	Long	Roberts
Bauer	Hancock	McCaulley	Rust
Berry	Hanson of	McIlrath	Ryder
Bierkamp	Winnebago	Martin	Saunders
Blackford	Harrison of	Mathews	Smith of
Blake	Clarke	Maxfield	Chickasaw
Blythe	Harrison of	Merritt	Smith of O'Brien
Carter	Pottawattamie		Stepanek
Christophel	Held	Napier	Stookesberry
Clark	Hempel	Natvig	Strippel
Cole	Higgins	Noble	Swanson
Craig	Hill	O'Donnell	Thomas
Dewar	Hollis	Oldham	Troup
Diltz	Johnson of	Oliver	Truax
Eckles	Dickinson	Owens	Ulstad
Eden	Johnson of	Patterson	Wagner *
Edge	Marion	Powers	Walrod
Elliott	Kennedy	Prichard	Williams
Fleming	Kent	Quirk	Wilson
Forsling	King	Rankin	Wolfe
Francis	Knudson	Rassler	Mr. Speaker-93
Graham	Knutson		

The nays were:

Anderson of	Bixler	Hubbard	Huff4
Montgomery		**************************************	

Absent or not voting:

Brittain	Hattendorf	Orr	Vincent
Gilbertson	Leonard	Schulte	Yenter-11
Grinn	Lovrien	Venard	

So the bill having received a constitutional majority was declared to passed the house and the title was agreed to. Unanimous consent having been obtained to suspend the rules, House File No. 90, a bill for an act to require records and reports to be kept of certain violations of the criminal laws of this state, providing penalties for violation thereof, and providing for the publication of such records, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hill of Floyd the amendments proposed by the committee, found in the journal of February 17th, were adopted.

Dewar of Cherokee moved that further action on House File No. 90 be deferred.

Motion prevailed.

Unanimous consent having been obtained to suspend the rules, Senate File No. 64, a bill for an act to legalize ordinance number seventy-one (71) of the incorporated town of Primghar, Iowa, granting to G. A. Healy, his successors and assigns, a franchise to construct, maintain and operate an electric distribution system in said town, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Smith of O'Brien the amendments proposed by the committee, found in the journal of February 17th, 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?"

The ayes were:

Aiken	Clark	Hanson of	King
Anderson of	Craig	Hancock	Knudson
Decatur	Dewar	Harrison of	Latimer
Anderson of	Diltz	Clarke	Leonard
Montgomery	Eckles	Harrison of	Lepley
Anderson of	Eden	Pottawattamie	Lichty
Webster	Elliott	Held	Lieberknecht
Bauer	Fleming	Hempel	Long
Berry	Forsling	Higgins	Lovrien
Bierkamp	Francis	Hill	McCaulley
Bixler	Gilbertson	Hollis	McIlrath
Blackford	Graham	Johnson of	Martin
Blake	Grimwood	Dickinson	Mathews
Blythe	Hager	Johnson of	Merritt
Carter	Haney	Marion	Miller
Christophel	=	Kennedy	Napier

Natvig Prichard Noble Quirk O'Donnell Ratliff Oldham Reimers Oliver Rhinehart Orr Rice Owens Roberts Patterson Rust

Ryder Schulte Smith of O'Brien Stepanek Stookesberry Strippel Swanson Troup

Truax Ulstad Wagner Walrod Williams Wolfe Mr. Speaker—86

The nays were:

Hubbard Maxfield Rassler

Smith of Chickasaw Wilson-5

Absent or not voting:

Brittain Cole Edge Gripp Hansen Hanson of Winnebago Hattendorf Huff Kent

Knutson Powers Rankin Saunders Thomas Venard Vincent Yenter—17

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

On motion of Held of Plymouth the House adjourned until 10:00 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 19, 1925.

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

Prayer was offered by the Rev. Warren E. Stiles, pastor of the Methodist Episcopal church, Ware, Iowa.

Journal of February 18th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gripp of Union for the day on request of Mathews of Des Moines.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Gilbertson of Winneshiek, from citizens of Winneshiek county, protesting against the child labor amendment. Constitutional amendments.

By Hubbard of Pottawattamie, from citizens and electors of Pottawattamie county, protesting against House File No. 92. Judiciary No. 1.

By Cole of Delaware, from the Woman's Club, Delhi, protesting against a decrease in the appropriation for the traveling library. Appropriations.

By Hempel of Clayton, from Kiwanis Club, McGregor, protesting against the income tax bill. Ways and means.

By Aiken of Ida, from the Farm Union Local No. 468, Ida Grove, protesting against a gasoline tax and road bond issue. Ways and means.

By Aiken of Ida, from the Women's Club, Battle Creek, favoring the child labor amendment. Constitutional amendments.

By Williams of Wayne, from Farmers Union, Promise City, opposing a bond issue and favoring a gasoline tax apportioned equally among primary, secondary and township roads. Ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 76 and 84.

HOWARD A. MATHEWS, Chairman House Committee.

C. B. KERN,
Acting Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 36, a bill for an act to amend, revise, and codify section fifty-three hundred forty-one (5341), Code, 1924, relating to stewards of county homes, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. WAGNER, Acting Chairman.

Passed on file.

McCaulley of Calhoun, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 82, a bill for an act to legalize the contract awarded by the city council of the city of Council Bluffs, Iowa, on October 27th, 1924, to the Wickham Bridge & Pipe Company for the construction of storm sewers in Main Sewer District Number Four in said city, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. McCaulley, Acting Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 30, a bill for an act to repeal sections twelve thousand sixty-three (12063), twelve thousand sixty-four (12064), and twelve thousand sixty-five (12065) of the Code, 1924, and to enact a substitute therefor, relating to the fees of executors and administrators, begs leave to report they have had the same 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 one (1), line eleven (11), by striking out the word "five" and inserting in lieu thereof the word "six".
- 2. Amend section three (3) by striking out all after the comma in line three (3) down to and including the period in line eight (8) and inserting in lieu thereof the following: "subject to the approval of the court."

Further amend section three (3) by inserting after the word "may" in line nine (9) and before the word "be" the word "then".

3. Amend the title by adding thereto the words "and their attorneys".

MARION R. McCAULLEY, Acting Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 173, by Blake of Fayette, a bill for an act to provide for the licensing and regulation of billiard and pocket billiard rooms; to provide penalties for a violation thereof; and to amend sections fifty-five hundred eighty-two (5582), fifty-seven hundred forty-five (5745), and thirteen thousand two hundred mineteen (13219), Code, 1924, relating to the operation of pool and billiard rooms.

Read first and second times and referred to committee on police regulation.

House File No. 174, by Prichard of Woodbury, a bill for an act to amend section fifty-seven hundred and two (5702) of the Code, 1924, relative to removal or discharge of civil service employees.

Read first and second times and referred to committee on municipal corporations.

House File No. 175, by Prichard of Woodbury, a bill for an act to amend section twelve thousand two hundred and twenty-seven (12227) of the Code, 1924, with respect to property stolen or embezzled.



Read first and second times and referred to committee on judiciary No. 2.

House File No. 176, by Prichard of Woodbury, a bill for an act to amend section sixty-five hundred and seventy-eight (6578) of the Code, 1924, relating to tax levies for parks and cemeteries.

Read first and second times and referred to committee on municipal corporations.

House File No. 177, by Oliver of Monona, a bill for an act to repeal section seventy-four hundred twenty-three (7423) of the Code, 1924, relating to bank protection and defining the word "levee".

Read first and second times and referred to committee on drainage.

House File No. 178, by Lichty of Blackhawk, a bill for an act to amend, revise, and codify section four hundred ninety (490) of the Code, 1924, relating to memorial halls and monuments.

Read first and second times and referred to committee on military.

House File No. 179, by Oldham of Mahaska, a bill for an act to amend section one thousand two hundred forty-eight (1248), chapter sixty-eight (68) of the Code, 1924, relating to escape ways and air shafts.

Read first and second times and referred to committee on mines and mining.

House File No. 180, by Wagner of Scott, a bill for an act to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors.

Read first and second times and referred to committee on schools and textbooks.

House File No. 181, by Forsling of Woodbury, a bill for an act to amend section ten hundred seventy-three (1073) of the Code, 1924, relating to the approval of bonds of certain officials.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 182, by Forsling of Woodbury, a bill for an act to amend chapter five hundred four (504) of the Code, 1924, relating to the duties of the clerk of the probate court and providing for notice, in certain cases, to consular representatives.

Read first and second times and referred to committee on judiciary No. 2.

CONSIDERATION OF BILLS

Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282), and ninety-two hundred eighty-three (9283), Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking, with report of committee recommending passage, was taken up for consideration.

Johnson of Marion moved that Senate File No. 75 be referred to the committee on judiciary No. 2.

Motion prevailed and it was so ordered.

House File No. 93, a bill for an act relating to the wrongful sale or disposal of electric storage batteries belonging to another, or the removal or alteration of marks of identification thereon, and prescribing penalties for the violation 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 in the journal of February 16th, 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?"

The ayes were:

Anderson of	Gilbertson	Knutson	Roberts
Decatur	Graham	Latimer	Rust
Anderson of	Grimwood	Lepley	Ryder
Montgomery	Hager	Lichty	Saunders
Anderson of	Haney	Long	Schulte
Webster	Hansen	Lovrien	Smith of
Bierkamp	Hanson of	McCaulley	Chickasaw
Bixler	Hancock	McIlrath	Smith of O'Brien
Blake	Harrison of	Mathews	Stepanek
Blythe	Clarke	Maxfield	Stookesberry
Brittain	Hempel	Merritt	Swanson
Clark	Higgins	O'Donnell	Thomas
Cole	Hill	Owens	Troup
Craig	Hollis	Patterson	Truax
Eckles	Hubbard	Powers	Wagner
Eden	Johnson of	Prichard	Walrod
Elliott	Marion	Quirk	Williams
Fleming	Kent	Reimers	Wilson
Forsling	King	Rhinehart	Wolfe—72
Francis	Knudson	Rice	vavesaniesento datta:

The nays were:

Blackford	Johnson of	Napier	Rankin
Christophel	Dickinson	Natvig	Rassler
Dewar	Kennedy	Noble	Strippel
Harrison of	Leonard	Oldham	Yenter
Pottawattamie	Lieberknecht	Oliver	Mr. Speaker—21
Huff	Miller	Orr	reviews recover to the state of

Absent or not voting:

Aiken	Edge	• Held	Venard
Bauer	Gripp	Martin	Vincent-15
Berry	Hanson of	Ratliff	
Carter	Winnebago	Ulstad	× ,
Diltz	Hattendorf		

So 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 bills:

Senate Files Nos. 76 and 84.

CONSIDERATION OF BILLS

House File No. 54, a bill for an act to amend chapter three hundred fifty-three (353), of title seventeen (XVII), Code 1924, relating to levee and drainage districts, with report of committee

recommending amendments and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of February 17th, were taken up and considered.

King of Clay offered the following amendments to the committee amendments and moved their adoption:

Amend the amendment proposed by the committee to line eleven (11) of House File No. 54 by striking therefrom the words "under the same conditions" and inserting in lieu thereof the words "in the same manner"; also, by adding after the word "Code" in said amendment a comma (,) and the figures "1924".

Amendments to the committee amendments adopted.

On motion of King of Clay the amendments proposed by the committee, as amended, were adopted.

Mr. King moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Gilbertson Knudson Rassler Anderson of Decatur Graham Rnutson Reimers Anderson of Grimwood Latimer Rhinehart Montgomery Hager Leonard Rice Anderson of Haney Lepley Roberts Lichty Webster Hansen Rust Bauer Hanson of Lieberknecht Ryder Berry Hancock Long Saunders Bierkamp Hanson of Lovrien Schulte Bixler McCaulley Winnebago Smith of Blackford McIlrath Chickasaw Harrison of Clarke Mathews Smith of O'Brien Blake Blythe Harrison of Maxfield Stepanek Pottawattamie Merritt Brittain Stookesberry Carter Held Miller Strippel Christophel Hempel Napier Swanson Higgins Thomas Clark Natvig Hill Noble Cole Troup Craig Hollis O'Donnell Truax Dewar Hubbard Oldham Ulstad Diltz Huff Oliver Wagner Eckles Johnson of Orr Walrod Eden Dickinson Owens Williams Edge Patterson Wilson Johnson of Elliott Marion Wolfe Powers Kennedy Fleming Prichard Yenter Forsling Kent Quirk Mr. Speaker-100 King Francis

The nays were, none.

Absent or not voting:

Aiken Hattendorf Rankin Venard
Gripp Martin Ratliff Vincent—8

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

On motion of Rust of Franklin the rules were suspended and Senate File No. 5, a bill for an act to amend section forty-two hundred twenty-two (4222), Code, 1924, relating to the time when the secretary and treasurer of school districts shall be elected and qualify, with report of committee recommending passage, was taken up for consideration at this time.

Rust of Franklin offered the following amendment and moved its adoption:

Amend by striking from line three (3) of section three (3) the following: "Des Moines Register" and substituting in lieu thereof "Des Moines Daily Record". Further amend by striking from line four (4) of said section the following: "Des Moines Capital, a newspaper published in Des Moines," and substituting in lieu thereof "Nora Springs Advertiser, a newspaper published in Nora Springs,".

Amendment adopted.

Reimers 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?"

The ayes were:

Aiken	Clark	Hager	Huff
Anderson of	Cole	Haney	Johnson of
Decatur	Craig	Hanson of	Dickinson
Anderson of	Dewar	Hancock	Johnson of
Montgomery	Diltz	Hanson of	Marion
Anderson of	Eckles	Winnebago	Kennedy
Webster	Eden	Harrison of	Kent
Bauer	Edge	Clarke	King
Bierkamp	Elliott	Harrison of	Knudson
Bixler	Fleming	Pottawattamie	Knutson
Blackford	Forsling	Held	Latimer
Blythe	Francis	Hempel	Leonard
Brittain	Gilbertson	Higgins	Lepley
Carter	Graham	Hollis	Lichty
Christophel	Grimwood	Hubbard	Lieberknecht

Long O'Donnell Rice Swanson Lovrien Oldham Roberts Thomas McCaulley Oliver Rust Troup McIlrath Ryder Truax Orr Ulstad Martin Owens Saunders Mathews Patterson Schulte Wagner Maxfield Smith of Walrod Powers Williams Merritt Prichard Chickasaw Miller Quirk Smith of O'Brien Wilson Rassler Yenter Napier Stepanek Mr. Speaker-97 Natvig Reimers Stookesberry Noble Rhinehart Strippel

The nays were, none.

Absent or not voting:

Berry	Hansen	Rankin	Vincent
Blake	Hattendorf	Ratliff	Wolfe-11
Gripp	Hill	Venard	

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

On motion of McCaulley of Calhoun the rules were suspended and House File No. 80, a bill for an act to amend section four thousand one hundred sixty-six (4166) of the Code, 1924, relating to vote in urban territory for consolidated school districts, with report of committee recommending amendment and passage, was taken up for consideration at this time.

The amendments proposed by the committee, found in the journal of February 18th, were taken up and considered and, on motion of Mr. McCaulley, adopted.

McCaulley of Calhoun offered the following amendment and moved its adoption:

Amend House File No. 80, section 1, by striking from line four (4) thereof the words and figures "four (4) and five (5)" and inserting in lieu thereof the words and figures "three (3) and four (4)".

Amendment adopted.

McCaulley 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?"



The ayes were:

Aiken Grimwood Latimer Rassler Anderson of Haney Leonard Reimers Hansen Lepley Rhinehart Montgomery Hanson of Lichty Anderson of Rice Hancock Lieberknecht Roberts Webster Hanson of Long Bauer Ryder Berry Winnebago Lovrien Saunders Harrison of McCaulley Bierkamp Schulte McIlrath Bixler Clarke Smith of Blackford Harrison of Martin Chickasaw Pottawattamie Mathews Blake Smith of O'Brien Blythe Hempel Maxfield Stepanek Stookesberry Christophel Higgins Merritt Clark Hill Miller Strippel Hollis Cole Napier Swanson Craig Hubbard Natvig ' Thomas Dewar Huff Noble Troup O'Donnell Diltz Johnson of Truax Eckles Dickinson Oldham Ulstad Eden Johnson of Oliver Vincent Marion Orr Wagner Edge Owens Kennedy Walrod Elliott Patterson Kent Williams Fleming Wilson King Powers Forsling Wolfe Francis Knudson Prichard Gilbertson Knutson Mr. Speaker-97 Quirk Rankin Graham

The nays were:

Anderson of Carter Held Rust--5

Decatur Hager

Absent or not voting:

Brittain Hattendorf Venard Yenter-6

Gripp Ratliff

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

REPORTS OF COMMITTEES

Diltz 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. 85, a bill for an act to amend section sixty-three hundred fifteen (6315), of the Code, 1924, relating to pensions for disabled and retired firemen and policemen, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.



Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 16, a bill for an act to amend section six thousand one hundred sixty-one of the Code, 1924, relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population of one hundred thousand inhabitants or over, begs leave to report they have had the same 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 3 and 4 of section two (2) the words "Des Moines Capital and Des Moines Register", and inserting in lieu thereof the words "Des Moines Daily Record and Plain Talk".

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 145, a bill for an act to amend section sixty-two hundred sixty-one (6261) of the Code, 1924, so as to provide for the anticipation of special taxes for cemetery purchase fund in cities and towns, begs leave to report they have had the same 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 (.) after the word "fund" in line 4 of section one (1) and substituting a comma (,) therefor.

VOLNEY DILTZ, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 131, a bill for an act making the destruction or attempt to destroy any liquid in the presence of peace officers prima facie evidence that said liquid is intoxicating.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 119, a bill for an act to prohibit the granting of reprieves, or commutations of sentences or the remission of fines and forfeitures in criminal cases by certain courts and magistrates.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 70, a bill for an act to amend the law relating to the record of liquor permits, and reports of liquor shipments.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 29, a bill for an act relating to the seizure of intoxicating liquor, and utensils used in making, which are ordered forfeited by the court, and making the same prima facie evidence of maintaining a nuisance.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 102, a bill for an act relating to life insurance.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 99, a bill for an act to amend the law relating to penalties for nuisance.

Also, that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 1 relating to the apportionment of the state into senatorial districts.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 29, a bill for an act making the seizure of intoxicating liquors, instruments and utensils kept and used in the manufacture of intoxicating liquors and materials used or intended for use in the manufacture of intoxicating liquors which may be seized under a search warrant, and all intoxicating liquors which may be seized while being transported or which are consigned and held for transportation or delivery, or which are seized from a bootlegger, and finally ordered forfeited by the court, shall be prima facie evidence of maintaining a nuisance, of bootlegging or illegal transportation, as the case may be, in any proceeding, criminal or civil, which may be instituted under Title Six (6), Code of Iowa, 1924.

Read first and second times and referred to committee on suppression of intemperance.

Senate File No. 70, a bill for an act to amend section twentyone hundred sixty-nine (2169) of the Code relating to the recordkept of permits issued to manufacturers using intoxicating liquors and providing for reports of liquor shipments received to be filed by manufacturers.

Read first and second times and referred to committee on suppression of intemperance.



Senate File No. 131, a bill for an act making the destruction of or the attempt to destroy any liquid in the presence of peace officers or while property is being searched prima facia evidence that said liquid is intoxicating.

Read first and second times and referred to committee on suppression of intemperance.

Senate File No. 119, a bill for an act to prohibit the granting of reprieves, or commutations of sentences or the remission of fines and forfeitures in criminal cases by certain courts and magistrates.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 102, a bill for an act to amend section eight thousand six hundred sixty-four (8664), Code 1924, relating to life insurance.

Read first and second times and referred to committee on insurance.

Senate File No. 99, a bill for an act to amend section nineteen hundred twenty-seven of the Code, 1924, relating to bootlegging and section nineteen hundred thirty of the Code, 1924, relating to penalties for nuisance.

Read first and second times and referred to committee on suppression of intemperance.

Senate Joint Resolution No. 1, joint resolution proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53) Code, 1924, relating to the apportionment of the state into senatorial districts.

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

Hubbard of Pottawattamie requested that the Speaker direct the chairman of the committee on roads and highways to return House File No. 102 to the House and that the bill be ordered placed on the calendar.



Johnson of Dickinson moved that the committee on roads and highways be permitted to retain House File No. 102 until the first legislative day after the March recess.

On the question "Shall the committee on roads and highways be permitted to retain House File No. 102 until the first legislative day after the March recess?" a roll call was demanded.

The ayes were:

Anderson of	Held	Mathews	Saunders
Decatur	Hempel	Merritt	Schulte
Bierkamp	Hollis	Miller	Smith of
Blackford	Johnson of	Napier	Chickasaw
Blythe	Dickinson	Natvig	Smith of O'Brien
Carter	Johnson of	Oldham	Stepanek
Cole	Marion	Oliver	Stookesberry
Dewar	Kennedy	Owens	Strippel
Eckles	Kent	Patterson	Swanson
Eden	King	Prichard	'Chomas
Elliott	Latimer	Quirk	Troup
Forsling	Lepley	Ratliff	Truax
Gilbertson	Lichty	Reimers	Walrod
Grimwood	Lieberknecht	Rhinehart	Williams
Hager	Lovrien	Rice	Wilson
Haney	McCaulley	Rust	Yenter
Hansen	McIlrath	Ryder	Mr. Speaker-66
Hanson of	Martin		
Hancock			

The nays were:

Aiken	Fleming	Hubbard .	O'Donnell
Anderson of	Hanson of	Huff	Orr
Montgomery	Winnebago	Knudson	Rassler
Bauer	Harrison of	Knutson	Roberts
Berry	Clarke	Leonard	Ulstad
Bixler	Harrison of	Long	Vincent
Brittain	Pottawattamie	Maxfield	Wolfe-27
Christophel	Higgins	Noble	

Absent or not voting:

Anderson of	Craig	Graham	Powers
Webster	Diltz	Gripp	Rankin
Blake	Edge	Hattendorf	Venard
Clark	Francis	Hill	Wagner-15

The motion, having received a two-thirds majority, prevailed. On motion of Aiken of Ida the House adjourned until 2:15 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

Ulstad of Wright 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 Speaker appointed as such committee: Ulstad of Wright, O'Donnell of Dubuque, and Hansen of Scott.

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 Senate, the secretary of the Senate and the members of the Senate.

The President of the Senate was escorted to the Speaker's station, the secretary to the chief clerk's desk and the Senate took seats in the west side of the chamber.

JOINT SESSION

As per concurrent resolution duly adopted, the joint session was called to order, Hon. Clem F. Kimball, President of the Senate, presiding.

President Kimball announced a quorum present and the joint session duly organized.

Senator Nelson moved that a committee of three be appointed to notify the Iowa Pioneer Lawmakers' Association that the joint convention was ready to receive them.

Motion prevailed and the President appointed as such committee, Senator Nelson of Cass and Representatives Graham of Wapello and Powers of Page.

The committee appointed to notify the Iowa Pioneer Lawmakers' Association that the joint convention was ready to receive them, appeared with the visiting guests.

The program was then carried out as arranged by the Iowa Pioneer Lawmakers' Association, the Hon. Oley Nelson, president of the association, in charge. Addresses were delivered by former Governor B. F. Carroll and former Governor George W. Clarke.

Responses were made by Senator A. J. Shinn and Representative John M. Rankin.

Senator Buser moved that the joint convention express their appreciation of the program given by the Iowa Pioneer Law makers Association by a rising vote.

By a unanimous vote the motion prevailed.

On motion of Senator Clark the joint convention was dissolved.

The House reconvened, Speaker Edson in the chair.

On motion of Bauer of Washington the House adjourned until 10:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 20, 1925.

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

Prayer was offered by the Rev. Walter A. Morgan, pastor of the Trinity Methodist Episcopal church, Des Moines.

Journal of February 19th corrected and approved.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Oldham of Mahaska, from the Kiwanis Club, Oskaloosa, protesting against the income tax bill. Ways and means.

By Owens of Harrison, from citizens of Harrison county, favorng a gasoline tax and a road bond issue. Ways and means.

By Ratliff of Henry, from citizens of Mt. Pleasant, favoring a gasoline tax and a road bond issue. Ways and means.

By Carter of Hardin, from citizens of Alden, favoring a gasoline tax and a road bond issue. Ways and means.

By Lieberknecht of Louisa, from citizens of Columbus Junction, favoring a gasoline tax and a road bond issue. Ways and means.

By Mathews of Des Moines, from citizens of Burlington, protesting against the child labor amendment. Constitutional amendmnets.

By Wolfe of Linn, from citizens of Linn county, favoring a gasoline tax and a road bond issue. Ways and means.

By Brittain of Madison, from citizens of Madison county, favoring a gasoline tax and a road bond issue. Ways and means.

By Kennedy of Lee county, from citizens of Keokuk, favoring a gasoline tax and a road bond issue. Ways and means.

By Latimer of Fremont, from the Kiwanis International Club, Hamburg, protesting against the income tax bill. Ways and means.

By Latimer of Fremont, from citizens of Fremont county, favoring a gasoline tax and a road bond issue. Ways and means.

By Latimer of Fremont, from the city council of Shenandoah, urging the return of 25 per cent of the proposed gasoline tax to cities and towns for road improvement. Ways and means.

HOUSE FILES INDEFINITELY POSTPONED

The report of the committee on county and township organization, recommending indefinite postponement of House File No. 36, was taken up for consideration.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Grimwood	King	Prichard
Decatur	Hager	Knudson	Quirk
Anderson of	Haney	Knutson	Rassler
Montgomery	Hanson of	Latimer	Ratliff
Anderson of	Hancock	Leonard	Roberts
Webster	Hanson of	Lichty	Rust
Bauer	Winnebago	Lieberknecht	Rýder
Berry	Harrison of	Long	Saunders
Bierkamp	Clarke	McCaulley	Schulte
Bixler	Harrison of	McIlrath	Stepanek
Blackford	Pottawattamie	Martin	Stookesberry
Blythe	Hempel	Mathews	Strippel
Brittain	Higgins	Maxfield	Swanson
Carter	Hill	Merritt	Thomas
Christophel	Hollis	Miller	Troup
Clark	Huff	Napier	Truax
Eckles	Johnson of	Natvig	Ulstad
Elliott	Dickinson	Noble	Walrod
Fleming	Johnson of	O'Donnell	Williams
Forsling	Marion	Oldham	Wolfe
Francis	Kennedy .	Oliver	Mr. Speaker—78
Gilbertson	Kent	Owens	

The nays were:

Blake	Eden	•	Hubbard	Smith of
Cole	Edge		Patterson	Chickasaw
Craig	Graham		Powers	Smith of O'Brien
Dewar Dilts	Gripp Hansen		Reimers	Wagner Yenter—18

Absent or not voting:

Aiken Lepley Rankin Venard
Hattendorf Lovrien Rhinehart Vincent
Held Orr Rice Wilson—12

The report of the committee on county and township organization was adopted and House File No. 36 was indefinitely postponed.

The report of the committee on municipal corporations, recommending indefinite postponement of House File No. 85, was taken up for consideration.

On motion of Diltz of Polk the report of the committee was adopted and House File No. 85 was indefinitely postponed.

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 95, was taken up for consideration.

On motion of Rankin of Lee the report of the committee was adopted and House File No. 95 was indefinitely postponed.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on banks and hanking, submitted the following report:

MR. SPEAKER: Your committee on banks and banking to whom was referred House File No. 89, a bill for an act fixing the method by which bank deposits can be withdrawn and prohibiting the application by the bank, of funds deposited to the payment of obligations due from depositors of such bank, except upon a written order, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. E. G. SAUNDERS, Chairman.

Passed on file.

Carter of Hardin, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File No. 112, a bill for an act making an appropriation to assist in providing the necessary expenses of blind students who are residents of the state in attendance at institutions of higher learning, begs leave to report they have had the same 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:



Insert after the words and figures "four thousand dollars (\$4,000.00)" in line two (2) of section one (1) the following: "for the biennium ending June 30th, 1927.".

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 130, a bill for an act to give to the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children, begs leave to report they have had the same 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 adding the following: ", but not beyond the limitations of the appropriations provided in this act."

That the title of said bill be amended to read as follows:

A bill for an act to give to the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children; to authorize said board to appoint a superintendent of child welfare, fix his term of office and define his duties; to fix the salary of such superintendent and provide for his assistants; to provide for cooperation with other state institutions; and making an appropriation to cover the salaries and traveling expenses of such superintendent and assistants.

L. V. CARTER, Chairman.

Report adopted.

Grimwood of Jones, 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. 87, a bill for an act to render all monthly appropriations for the support of institutions under the management of the board of control of state institutions available at the first of each current month and to amend sections thirty-seven hundred four (3704), thirty-seven hundred five (3705), thirty-seven hundred twenty-one (3721), and thirty-seven hundred twenty-two (3722), Code, 1924, begs leave to report the have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out of section three (3) the words "Des Moines Register" and "Des Moines Capital" and place in lieu thereof the words "Des Moines Daily Record" and "Iowa Legionaire".

E. A. GRIMWOOD, Chairman.

Report adopted.



INTRODUCTION OF BILLS

House File No. 183, by Knutson of Cerro Gordo, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the Code, 1924, relating to fish hatcheries, game farms, and distribution of fish and game, and providing for the establishment of state game refuges.

Read first and second times and referred to committee on fish and game.

House File No. 184, by Orr of Keokuk, a bill for an act providing against deficiency judgments in cases of foreclosure of mortgages on real estate given for the purchase price of said real estate.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 185, by Johnson of Marion, a bill for an act to amend section five thousand twenty-nine (5029) of the Code, 1924, relating to the maximum speed of motor vehicles on public highways.

Read first and second times and referred to committee on motor vehicles and transportation.

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. 107, a bill for an act relating to the compensation to be paid councilmen in cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 109, a bill for an act relating to time of returning assessment rolls to local board.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 93, a bill for an act relating to taxation.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 18, a bill for an act relating to forfeiture of real estate contract.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 16, a bill for an act relative to the eligibility of inmates of the Iowa soldiers' home.

Also, that the Senate has refused to concur in the House amendment to Senate File No. 85, relating to the discharge or release of delinquent children from state institutions.

Also, that the Senate has concurred in the first three House amendments and refused to concur in the fourth House amendment to Senate File No. 4, relating to exemptions from inheritance tax.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 93, a bill for an act to amend sections seventy-one hundred fifteen (7115), seventy-one hundred eighteen (7118), seventy-one hundred thirty-four (7134) of the Code, 1924, and to repeal sections seventy-one hundred twenty-three (7123) and seventy-one hundred twenty-four (7124) of said Code, and to enact substitutes therefor, relating to taxation.

Read first and second times and referred to committee on ways and means.

Senate File No. 107, a bill for an act to repeal section five thousand six hundred sixty-four (5664) of the 1924 Code and to enact a substitute therefor, relating to the compensation to be paid councilmen in cities and towns.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 109, a bill for an act to amend section seven thousand one hundred twenty-two (7122), Code 1924, relating to time of returning assessment rolls to local board.

Read first and second times and referred to committee on county and township organization.

HOUSE RECEDES FROM AMENDMENT

Grimwood of Jones moved that the House recede from its amendment to Senate File No. 85.

On the question "Shall the House recede from its amendment to Senate File No. 85?"



The ayes were:

Anderson of Hager Lepley Lichty Haney Decatur Anderson of Hanson of Webster Hancock Long Bierkamp Hanson of Lovrien Winnebago McCaulley Bixler Harrion of Blackford McIlrath Blythe Clarke Mathews Carter Harrison of Maxfield Christophel Pottawattamie Merritt Held Napier Clark Natvig Higgins Cole Hill Noble Craig Dewar Hollis O'Donnell Diltz Hubbard Oldham Eckles Johnson of Oliver Eden Dickinson Orr Johnson of Owens Edge Marion Elliott Patterson Kennedy Powers Fleming Kent Prichard Forsling Francis King Quirk Graham Knutson Rankin Ratliff Grimwood Latimer Gripp

Reimers Lieberknecht Roberts Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Troup Truax Ulstad Wagner Walrod Williams Wilson Wolfe Yenter Mr. Speaker-88

The nays were:

Anderson of Bauer Miller Rassler—5

Montgomery Berry

Absent or not voting:

Aiken Hansen Knudson Thomas
Blake Hattendorf Leonard Venard
Brittain Hempel Martin Vincent—15
Gilbertson Huff Rhinehart

The House receded from its amendment to Senate File No. 85.

HOUSE INSISTS ON AMENDMENT

Grimwood of Jones moved that the House recede from its fourth amendment to Senate File No. 4, which amendment strikes out section 4 of said bill.

On the question "Shall the House recede from its fourth amendment to Senate File No. 4?" a roll call was demanded.

The ayes were:

Anderson of Christophel Forsling Hager Decatur Craig Francis Harrison of Bierkamp Diltz Graham Pottawattamie Carter Eden Grimwood Higgins

Hill Hollis	Maxfield O'Donnell	Rust Ryder	Walrod Williams
Kennedy	Oldham	Saunders	Wolfe
Knutson	Owens Prichard	Stepanek Troup	Yenter Mr. Speaker—40
Lepley Long	Rankin	Truax	bii. Speaker—40
McIlrath	Ratliff	Wagner	

The nays were:

Anderson of	Fleming	Kent	Patterson
Montgomery	Gilbertson	King	Quirk
Anderson of	Gripp	Knudson	Rassler
Webster	Haney	Latimer	Reimers
Bauer	Hanson of	Leonard	Roberts
Berry	Winnebago	Lichty	Schulte
Bixler	Harrison of	Lovrien	Smith of
Blackford	Clarke	McCaulley	Chickasaw
Blake	Held	Mathews	Smith of O'Brien
Blythe	Hempel	Merritt	Stookesberry
Brittain	Hubbard	Miller	Strippel
Clark	Huff	Napier	Swanson
Cole	Johnson of	Natvig	Ulstad
Eckles	Dickinson	Oliver	Vincent
Edge	Johnson of	Orr	Wilson-55
Elliott	Marion		

Absent or not voting:

Aiken	Hanson of	Martin	Rice
Dewar	Hancock	Noble	Thomas
Hansen	Hattendorf Lieberknecht	Powers Rhinehart	Venard—13

The House refused to recede from its fourth amendment to Senate File No. 4.

HOUSE FILE REREFERRED

On request of Hill of Floyd, unanimous consent having been obtained, House File No. 90 was rereferred to the committee on suppression of intemperance.

Britain of Madison moved that House File No. 44 be withdrawn from the committee on ways and means and placed on the calendar.

Motion lost.

CONSIDERATION OF BILLS

House File No. 105, a bill for an act to amend section fifty-one hundred ninety-one (5191) of the Code, 1924, relating to fees of sheriffs, with report of committee recommending passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendments proposed by the committee, found in the journal of February 18th, were adopted.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 105 by striking therefrom section two (2).

Amendment adopted.

Vincent of Guthrie moved that further action on House File No. 105 be deferred.

Motion lost.

Dewar of Cherokee moved the previous question.

Motion prevailed.

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?"

The ayes were:

Bierkamp	Hanson of	Lichty	Rust
Carter	Hancock	Long	Ryder
Dewar	Harrison of	Noble	Saunders
Diltz	Clarke	O'Donnell	Stepanek
Forsling	Harrison of	Powers	Stookesberry
Francis	Pottawattamie	Prichard	Troup
Graham	Hollis	Rankin	Wagner
Grimwood	Kennedy	Rhinehart	Wolfe
Hager	Knutson	Roberts	Yenter-34
Hansen			

The nays were:

Aiken	Cole	Hill	McCaulley
Anderson of	Craig	Hubbard	McIlrath
Decatur	Eckles	Huff	Martin
Anderson of	Eden	Johnson of	Mathews
Montgomery	Edge	Dickinson	Maxfield
Anderson of	Elliott	Johnson of	Merritt
Webster	Fleming	Marion	Miller
Bauer	Gilbertson	Kent	Napier
Berry	Gripp	King	Natvig
Bixler	Haney	Knudson	Oldham
Blackford	Hanson of	Latimer	Oliver
Blythe	Winnebago	Leonard	Orr
Brittain	Held	Lepley	Owens
Christophel	Hempel	Lieberknecht	Patterson
Clark	Higgins	Lovrien	Quirk

Rassler Smith of Thomas
Ratliff Chickasaw Truax
Reimers Smith of O'Brien Ulstad
Rice Strippel Vincent
Schulte Swanson Walrod

Williams Wilson Mr. Speaker—71

Absent or not voting:

Blake Hattendorf Venard—3

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 161, a bill for an act making it unlawful to fish and take fish within three hundred feet of a dam, was taken up for consideration.

Rankin of Lee offered the following amendment and moved its adoption:

Amend House File No. 161, section 1, line five (5), by striking out the word "of" following the word "water" and inserting in lieu thereof the word "within".

Amendment adopted.

Martin of Jackson offered the following amendment and moved its adoption:

Amend House File No. 161 by striking therefrom all of section 2.

Amendment lost.

Patterson of Kossuth offered the following amendment and moved its adoption:

Amend House File No. 161, section 1, line three (3), by inserting after the word "other" and before the word "device" the word "similar".

Amendment adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 161, section 1, line three (3), by inserting after the word "device" the words "impeding the free flow of water".

O'Donnell of Dubuque moved that further action on House File No. 161 be deferred.

Motion lost.

Johnson of Dickinson moved that House File No. 161 be referred to the committee on fish and game.

Motion prevailed.

House File No. 162, a bill for an act to amend section seventeen hundred forty-five (1745) and section seventeen hundred fifty-one (1751) of the Code, 1924, relating to the fishing of sheepshead, was taken up for consideration.

Knutson 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.

King

Knudson

Knutson

Latimer

Leonard

Lepley

Lichty

On the question "Shall the bill pass?"

The ayes were:

Aiken Gilbertson Anderson of Graham Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Carter Christophel Clark Cole Craig Dewar Diltz **Eckles** Eden Dickinson Elliott Johnson of Fleming Forsling Kennedy

Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Merritt Hempel Higgins Hill Hollis Hubbard Huff Johnson of

Lieberknecht Long McCaulley McIlrath Martin Mathews Maxfield Miller Napier Noble Oldham Orr Owens Patterson Powers Prichard Quirk Rankin Rassler

Ratliff Reimers Rhinehart Rice Roberts Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad

Walrod Williams Wilson Wolfe Yenter Mr. Speaker-97

Wagner

The nays were:

Brittain

Francis

O'Donnell

Kent

Marion

Oliver-3

Absent or not voting:

Edge Hattendorf Held Lovrien

Natvig Saunders

Venard Vincent-8

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

House File No. 163, a bill for an act to repeal section seventeen hundred eleven (1711) of the Code, 1924, relating to monthly accounting by state game warden, was taken up for consideration.

Knutson 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?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Diltz Eckles Eden Elliott Fleming

Gilbertson Graham Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Higgins Hill Hollis Huff Johnson of Dickinson

Johnson of

Marion

Kennedy

Kent

Knudson Knutson Latimer Leonard Lepley Lichty Long McCaulley McIlrath Martin Mathews Merritt Miller Napier Natvig Noble O'Donnell Oldham Oliver Orr Owens Patterson Powers Prichard Quirk

Rankin Ratliff Reimers Rhinehart Rice Roberts Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Swanson Thomas Troup Truax Ulstad Wagner Walrod Williams Wilson Wolfe Yenter Mr. Speaker-91

The nays were:

Stookesberry-1

Forsling

Prancis

Absent or not voting:

Aiken Held
Dewar Hempel
Edge Hubbard
Hattendorf King

Lieberknecht Saunders
Lovrien Strippel
Maxfield Venard
Rassler Vincent—16

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

House File No. 164, a bill for an act to amend section seventeen hundred nineteen (1719) of the Code, 1924, relating to fishing by nonresidents, was taken up for consideration. Knutson 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?"

The ayes were:

Grimwood Latimer Rassler Aiken Anderson of Gripp Leonard Ratliff Decatur Hager Lepley Rhinehart Anderson of Haney Lichty Rice Montgomery Hanson of Lieberknecht Roberts Anderson of Hancock Long Rust McCaulley Webster Hanson of Ryder Winnebago Bauer McIlrath Saunders Bierkamp Harrison of Martin Schulte Smith of O'Brien Bixler Clarke Mathews Blackford Maxfield Harrison of Stepanek Pottawattamie Merritt Blake Stookesberry Blythe Hempel Miller Strippel Brittain Higgins Napier Swanson Carter Hill Natvig Thomas Christophel Hollis Noble Troup Clark Hubbard O'Donnell Truax Cole Huff Oldham Ulstad Craig Johnson of Oliver Vincent Diltz Dickinson Orr Wagner Eckles Johnson of Owens Walrod Eden Williams Marion Patterson Kennedy Powers Elliott Wilson Kent Wolfe Fleming Prichard King Forsling Quirk Yenter Knudson Francis Rankin Mr. Speaker-97 Graham Knutson

The nays were:

Hansen

Reimers-2

Absent or not voting:

Berry Gilbertson

Dewar Hattendorf Smith of Edge Held Chickasaw

Venard—9

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

Lovrien

House File No. 165, a bill for an act to amend section seventeen hundred nineteen (1719) of the Code, 1924, relating to license to fish, was taken up for consideration.

Knutson 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?"

The ayes were:

Anderson of	Gripp	Knutson	Rice
Decatur	Hager	Latimer	Roberts
Anderson of	Hanson of	Leonard	Rust
Montgomery	Hancock	Lepley	Ryder
Anderson of	Hanson of	Lichty	Saunders
Webster	Winnebago	Lieberknecht	Schulte
Bauer	Harrison of	Long	Smith of
Bierkamp	Clarke	McCaulley	Chickasaw
Blackford	Harrison of	McIlrath	Smith of O'Brien
Blake	Pottawattamie	Mathews	Stepanek
Blythe	Hempel	Maxfield	Strippel
Brittain	Higgins	Merritt	Swanson
Carter	Hill	Napier	Thomas
Christophel	Hollis	O'Donnell	Troup
Clark	Hubbard	Oldham	Truax
Cole	Johnson of	Owens	Wagner
Craig	Dickinson	Powers	Walrod
Eckles	Johnson of	Prichard	Williams
Eden	Marion	Quirk	Wilson
Edge	Kennedy	Ratliff	Wolfe
Forsling	Kent	Reimers	Yenter
Francis	King	Rhinehart	Mr. Speaker-80
Grimwood	Knudson		

The nays were:

Berry	Haney	Oliver	Rassler
Bixler	Miller	Patterson	Stookesberry—11
Graham	Noble	Rankin	

Absent or not voting:

Aiken	Gilbertson	Huff	Orr
Dewar	Hansen	Lovrien	Ulstad
Diltz	Hattendorf	Martin	Venard
Elliott	Held	Natvig	Vincent—17
Fleming	22024	114,0118	· meem - 11

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

Brittain of Madison moved that the House now adjourn until 9:00 a. m. Saturday.

Motion lost.

Forsling of Woodbury moved that the House adjourn until 9:30 a.m. Saturday.

Brittain of Madison moved to amend the motion by changing the hour from 9:30 a. m. to 10:00 a. m.

Amendment adopted.

Motion of Forsling of Woodbury, as amended, prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 21, 1925.

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

Prayer was offered by the Rev. J. T. Stewart, pastor of the Methodist Episcopal church, Yarmouth, Iowa.

Journal of February 20th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Merritt of Carroll for the day on request of Thomas of Audubon; McIlrath of Poweshiek for the day on request of Blake of Fayette; Rust of Franklin indefinitely on request of Grimwood of Jones; Lovrien of Humboldt for the day on request of Eckles of Butler; Stookesberry of Davis indefinitely on request of Napier of Ringgold; Dewar of Cherokee indefinitely on request of King of Clay.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By McCaulley of Calhoun county, from the S. A. K. Club, Pomeroy, favoring the child labor amendment. Constitutional amendments.

By Truax of Buchanan, from citizens of Buchanan county, favoring a gasoline tax and a road bond issue. Ways and means.

By Blackford of Van Buren, from citizens of Van Buren county, favoring a gasoline tax and a road bond issue. Ways and means.

By Blythe of Iowa, from citizens of Iowa county, favoring a gasoline tax and a road bond issue. Ways and means.

By Miller of Shelby, from citizens of Shelby county, favoring a gasoline tax and a road bond issue. Ways and means.

By Blythe of Iowa, from the Commercial Club, Marengo, opposing the state income tax bill. Ways and means.

By Aiken of Ida, from Ladies Aid of the Presbyterian Church, Battle Creek, favoring the child labor amendment. Constitutional amendments.

By Wilson of Tama, from citizens of Tama county, favoring a gasoline tax and a road bond issue. Ways and means.

By Oldham of Mahaska, from the president of the Mahaska County Medical Association, favoring the bond issue for road improvement. Ways and means.

CONFERENCE COMMITTEE APPOINTED

As a conference committee on Senate File No. 4, the Speaker appointed the following members on the part of the House: Blackford of Van Buren, Grimwood of Jones, Cole of Delaware and Quirk of Sac.

CONCURRENT RESOLUTION NO. 11

Hollis of Blackhawk, from the committee on agriculture, offered the following resolution by the committee on agriculture:

Believing that some relief for agriculture in the very near future is absolutely necessary, and that Congress should, without further delay, take some cognizance of the situation of agriculture in the middle west, and that failure to pass legislation relative thereto by the present Congress will be greatly to the detriment of agriculture; therefore:

Be It Resolved by the House of Representatives, the Senate concurring:
That we most earnestly urge upon the present Congress the prompt
passage of the bill now in the United States Senate creating an export
corporation for the purpose of purchasing and diverting surplus farm
commodities in the United States.

That a copy of this resolution be forwarded to the President of the Senate and the Speaker of the House of Representatives of the United States and to each of the United States Senators and each member of Congress from Iowa.

Unanimous consent having been obtained to consider the resolution at this time, Hollis of Blackhawk moved its adoption.

A roll call was demanded by Rassler of Pocahontas.

On the question "Shall the resolution be adopted?"

The ayes were:

Aiken Francis King Ratliff Anderson of Gilbertson Knudson Reimers Knutson Decatur Graham Rice Grimwood Latimer Roberts Anderson of Ryder Montgomery Gripp Leonard Anderson of Hager Lepley Saunders Webster Haney Lichty Schulte Bauer Hanson of Lieberknecht Smith of Chickasaw Berry Hancock Long McCaulley Smith of O'Brien Bierkamp Hanson of Bixler Winnebago Martin Stepanek Blackford Harrison of Mathews Stripple Blake Clarke Maxfield Swanson Harrison of Miller Thomas Blythe Pottawattamie Napier Troup Brittain Natvig Truax Carter Held Christophel Noble Ulstad Hempel Clark Higgins O'Donnell Vincent Hill Oldham Wagner Cole Craig Walrod Hollis Oliver Williams Eckles Huff Owens Patterson Wilson Eden Johnson of Wolfe Edge Dickinson Powers Elliott Kennedy Quirk Yenter Rassler Mr. Speaker—91 Fleming Kent

The nays were, none.

Absent or not voting:

Dewar Hubbard Merritt Rhinehart Diltz Johnson of Orr Rust Forsling Marion Prichard Stookesberry Venard-17 Lovrien Rankin Hansen Hattendorf McIlrath

The resolution was adopted.

HOUSE FILE INDEFINITELY POSTPONED

The report of the committee on banks and banking, recommending indefinite postponement of House File No. 89, was taken upon for consideration.

Saunders of Palo Alto moved the adoption of the report of the committee.

A roll call was demanded by Blake of Fayette.

On the question "Shall the report of the committee be adopted?"

The ayes were:

Anderson of	Grimwood	Lepley	Rice
Decatur	Hager	Lichty	Ryder
Anderson of	Haney	Lieberknecht	Saunders
Montgomery	Hanson of	McCaulley	Schulte
Anderson of	Hancock	Martin	Stepanek
Webster	Hanson of	Mathews	Strippel
Berry	Winnebago	Natvig	Swanson
Bierkamp	Harrison of	Noble	Thomas
Blackford	Clarke	O'Donnell	Troup
Blythe	Held	Oldham	Truax
Christophel	Hempel	Oliver	Vincent
Clark	Higgins	Owens	Walrod
Cole	Hill	Patterson	Williams
Craig	Hollis	Powers	Wilson
Eckles	Kennedy	Ratliff	Yenter
Eden	King	Rhinehart	Mr. Speaker-60
Francis	Leonard	T 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	2410-1111-1111-111-1111-1111-1111-1111-1

The nays were:

Aiken	Fleming	Latimer	Reimers
Bauer	Hansen	Long	Smith of
Bixler	Harrison of	Maxfield	Chickasaw
Blake	Pottawattamie	Miller	Smith of O'Brien
Brittain	Hubbard	Napier	Wagner
Carter	Huff	Quirk	Wolfe-25
Diltz	Knudson	Rassler	

Absent or not voting:

Dewar	Hattendorf	Knutson	Rankin
Edge	Johnson of	Lovrien	Roberts
Elliott	Dickinson	McIlrath	Rust
Forsling	Johnson of	Merritt	Stookesberry
Gilbertson	Marion	Orr	Ulstad
Graham	Kent	Prichard	Venard-23
Gripp			

The report of the committee on banks and banking was adopted and House File No. 89 was indefinitely postponed.

REPORTS OF COMMITTEES

Johnson of Dickinson, 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. 117, a bill for an act to amend the law as it appears in section forty-seven hundred thirty-one (4731) of the Code, 1924, relating to the jurisdiction of boards of supervisors in purchasing or condemning right of way of the primary road system, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 116, a bill for an act to amend section forty-six hundred thirty-eight (4638) of the Code, 1924, relating to increase in mileage of county roads, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.

Saunders of Palo Alto, from the committee on banks and banking, submitted the following report:

MR. SPEAKER: Your committee on banks and banking to whom was referred Senate Flie No. 38, a bill for an act to amend section 9248 of the Code, 1924, relating to the collection of assessments against stockholders of banks, begs leave to report they have had the same 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. 38 by striking out all of section one (1) and substituting in lieu thereof the following:

Section 1. Section nine thousand two hundred forty-eight (9248) of the Code, 1924, is hereby amended by striking out the word "thirty" in line eight (8) thereof and substituting therefor the word "ten"; also, by inserting after the word "thereof" in line eight (8) of said section the words "by personal service or".

Section nine thousand two hundred forty-eight (9248) is also amended by adding at the end of said section the following: "Should the proceeds of a sale hereunder of all of the stock of any stockholder be insufficient to satisfy his entire assessment liability he shall be personally liable for the deficiency, which may be collected by suit brought in the name of the bank against such stockholder."

W. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on banks and banking to whom was referred House File No. 129, a bill for an act to create a state banking board and to define its powers and duties; to provide the method for banks to become public depositories; to relieve banks, county treasurers, state treasurers and other custodians of public funds from giving bonds for money deposited; to relieve public officers from liability on account of the loss of public funds deposited in approved depositories; to create a sinking fund in the state treasury for the purpose of paying losses of public funds deposited in failed banks; to provide the manner of collecting the sinking fund and the amount and disbursement thereof; to provide the extent to which this act shall be applicable to failed banks and the man-



ner of paying claims from the sinking fund created; to amend, revise, and codify sections one hundred thirty-nine (139) and forty-three hundred nineteen (4319) of the Code, 1924, relating to depositary bonds; and to repeal sections seventy-four hundred five (7405), fifty-six hundred fifty-two (5652) and fifty-five hundred fifty (5550) of the Code, 1924, relating to depositary bonds, begs leave to report they have had the same 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. There is hereby created in the office of the treasurer of state a separate fund to be known as the state sinking fund for public deposits and the purpose of said fund shall be to better secure the payment of their deposits to state, county, township, municipal, or school corporations having public funds deposited in any bank in this state, when such deposits have been made by authority of and in conformity with the direction of the local governing council or board as is by law charged with the duty of selecting depository banks for said funds. Said funds shall be collected by the treasurer of state as needed and shall be held by him and deposited as other public funds, and at no time shall any call be sent out for the collection of such funds or diversion of interest be commenced when there is a balance on hand in such fund of more than five hundred thousand dollars (\$500,000.00). All above a necessary working balance shall be kept invested in liquid securities under the direction of the executive council.

- Sec. 2. That all interest hereafter collected by the state of Iowa from depositories of state funds as provided in section one hundred forty (140) of the Code, 1924, all interest hereafter collected from depositories of the county funds by county treasurers as provided in section seventy-four hundred four (7404) of the Code, 1924, all interest hereafter collected by city treasurers as provided in section fifty-six hundred fifty-one (5651) of the Code, 1924, all interest hereafter collected by school treasurers as provided in section forty-three hundred nineteen (4319) of the Code, 1924, and any other interest hereafter collected from depositories of public funds, as provided by statute, is hereby diverted from the general fund and shall be paid into the state treasury and kept in the fund created by this act, or so much thereof as shall be ordered so paid by the treasurer of state.
- Sec. 3. It shall be the duty of all school treasurers, city and town treasurers and township clerks of the county to keep on file with the county treasurer a list of such depositories and when so ordered by the county treasurer, such depositor shall cause the interest upon such funds to be paid to the county treasurer for the benefit of the state sinking fund.
- Sec. 4. Whenever a depository bank is placed in the hands of a receiver for liquidation and the amount of the several deposits of public funds deposited therein by authority of and in conformity with the direction of the legal governing council or board as is by law charged with the duty of selecting depository banks for said funds and fixing the

amount thereof, has been ascertained and fixed by an order of court, the superintendent of banking shall then certify such list of public deposits so approved by the court to the treasurer of state and the auditor of The treasurer of state shall thereupon simultaneously divert all interest coming into his hands from state deposits and deposit the same in said sinking fund and shall issue an order to the county treasurers of the several counties directing them to collect from the depository banks the interest upon all public deposits of their counties from the date of said order, and it shall then become the duty of all depository banks to pay such interest to the county treasurers and the county treasurers of the several counties shall so collect such funds in accordance with such order and shall remit the same to the treasurer of state. The diversion of such funds shall continue until such claims are paid and it shall then be the duty of the treasurer of state to discontinue such diversions of interest on state funds and collection of interest on other funds as herein provided, and to so notify the county treasurers of the various counties fixing in such notice the date of such termination.

Sec. 5. It shall be the duty of the superintendent of banking to direct the order in which such deposits shall be paid, and as soon as the money is available in such sinking fund the superintendent of banking shall certify to the auditor of state the amount due the several depositors of public funds as shown by such certified list and showing the order in which they shall be paid, and upon such certification the auditor of state shall issue his warrant upon such sinking fund in the hands of the treasurer of state payable to such depositor of public funds in the order as certified by the superintendent of banking, and the same shall be paid to such depositor of public funds, and the treasurer of state shall thereupon be subrogated to all of the title, interest and rights of the depositor in such deposit of public funds and shall share in the distribution of the assets of such bank ratably with the other depositors, and the sum received from such distribution shall be paid by the receiver to the treasurer of state and deposited in said sinking fund. Where public funds are secured by bond and the same are paid or advanced by the treasurer of state as herein provided, said treasurer shall be subrogated to all of the rights of the holder of such bond and is hereby authorized to enforce and collect the same and shall deposit the same in said sinking fund.

Sec. 6. Section one hundred thirty-nine (139) of the Code, 1924, is hereby amended by striking from line five (5) the word "Des Moines,"; also by striking therefrom all of lines seven (7), eight (8), nine (9), ten (10), and all of that part of line eleven (11) ending with the word "order" and by inserting in lieu thereof after the word "and" in line six (6) the words "in a sum not to exceed a limit to be fixed by said council."

Sec. 7. Section forty-three hundred nineteen (4319) of the Code, 1924, is hereby amended by adding after the word "state" in line five (5) the words "as directed by the board of directors of such school corporation", and by adding after the word "two" in line five (5) of said section the words "and one-half". Also amend said section by striking therefrom all of said section after the word "corporation" in line nine (9) and by adding a period after said word.



Sec. 8. Section fifty-five hundred forty-seven (5547) of the Code, 1924, is hereby amended by striking from line two (2) thereof the word "preserve" and by inserting in lieu thereof the words "deposit under the direction of the township trustees as to place and amount".

Sec. 9. Sections fifty-five hundred fifty (5550), fifty-six hundred fifty-two (5652) and seventy-four hundred five (7405) of the Code, 1924, are hereby repealed.

Sec. 10. All acts or parts of acts in conflict with the provisions hereof are hereby repealed.

Sec. 11. This act is deemed to be separable and if any section thereof is held to be void, it shall not avoid the other sections of this act.

Sec. 12. This act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Plain Talk, a newspaper published in the city of Des Moines, Iowa, and the Palo Alto Reporter, a newspaper published at Emmetsburg, Iowa.

Amend the title so as to read as follows:

A bill for an act to create a state sinking fund for public deposits and to provide a method for the payment of public funds deposited as provided by law, in banks which have since become insolvent; to provide a manner of collecting the sinking fund and of making disbursements therefrom; to provide for the subrogation of the treasurer of state to the rights of the holders of deposits of public funds in the hands of receivers; to increase the powers of the executive council, town and city councils, boards of school directors and of township trustees, relating to deposits of public funds; to relieve public officers from liability on account of the loss of public funds deposited in legal depositories; to amend, revise, and codify sections one hundred thirty-nine (139) and forty-three hundred nineteen (4319) of the Code, 1924, relating to depository bonds, and to repeal sections seventy-four hundred fifty (5550) of the Code, 1924, relating to depository bonds.

W. E. G. SAUNDERS, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 49, a bill for an act to amend the law as it appears in sections forty hundred thirty-seven (4037), forty hundred thirty-nine (4039), forty hundred forty-one (4041) of the Code, 1924, relating to the inspection of bees by the state apiarist, begs leave to report they have had the same 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 two (2) be amended by striking the word "premises" in line fifteen (15) and inserting in lieu thereof the following: "property of the bee owner".

C. A. Hollis, Chairman.

Report adopted.



Diltz 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. 6, a bill for an act to amend sections sixtyone fifty-two (6152), and sixty-one fifty-three (6153) of the Code, 1924, relating to the powers of the board of waterworks trustees, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommindation that the same be amended as follows, and when so amended the bill do pass:

Strike out all of lines 8, 9, and 10 of section two (2) and insert in lieu thereof the following: "board of waterworks trustees in registered bonds of the United States and of the state of Iowa, and United States treasury certificates, to the amount of and not exceeding the outstanding bonds."

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 108, a bill for an act to amend the law as it appears in section six thousand three hundred ten (6310) of the 1924 Code, relating to the tax authorized to be levied for a pension fund for police and fire departments in cities and towns, begs leave to report they have had the same 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 four (4) of section one (1) the words and figures "and including line sixteen (16)", and inserting in lieu thereof the following words and figures: "the semicolon in line twelve (12)".

VOLNEY DILTZ. Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 157, a bill for an act to amend section forty-eight hundred twenty-five (4825) of the Code, 1924, relative to notice of special assessment for destruction of noxious weeds, begs leave to report they have had the same 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. 157 by striking out all after the period (.) in line four (4), and adding a new sentence as follows:

Also amend by changing the word "and" following the word "affected" in line nine (9) of said section to "or".

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom



was referred Senate File No. 73, a bill for an act authorizing cities having a population of one hundred twenty-five thousand inhabitants or over to acquire a site for, and to build and equip a detention hospital, and to levy a tax and issue bonds in anticipation of such tax to pay the expense thereof, begs leave to report they have had the same 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 as section three (3) the following:

"Sec. 3. No such hospital building shall be erected and equipped, or purchased and equipped, under the provisions of this act, unless a majority of the legal voters voting thereon vote in favor of the same at a general, municipal, or special election called for that purpose. Notice of such election shall be given in two newspapers published in said city once each week for at least four consecutive weeks. The election shall be held not less than five nor more than twenty days after the last publication of such notice.

The method of submitting said proposition and the form of ballot shall be substantially as provided by law in section sixty-two hundred fortyfive (6245) of the Code, 1924."

Also amend by renumbering section three of the bill, making it "Sec. 4."

Also amend by striking the publication clause.

Also amend the title by changing the period (.) at the end thereof to a comma (,) and adding thereto the following: "and providing for submission of said bond issue to a vote of the people."

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 158, a bill for an act to amend section forty-eight hundred seventeen (4817) of the Code, 1924, making the provisions of chapter two hundred forty-six (246), relative to weeds, enforceable by cities and towns under special charter, begs leave to report they have had the same 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 a new sentence as follows:

Further amend by striking from line six (6) of said section the words "irrespective of their local form of government,".

VOLNEY DILTZ, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption: Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 16 and 18.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 16 and 18.

INTRODUCTION OF BILLS

House File No. 186, by Martin of Jackson, a bill for an act to amend section sixty-nine hundred forty-four (6944) of the Code, 1924, relating to exemptions or set-offs to mortgagors of real estate from taxation.

Read first and second times and referred to committee on ways and means.

House File No. 187, by McCaulley of Calhoun, by request, a bill for an act to make an appropriation to Andrew T. Ness for compensation for injuries received by him while an inmate of the state hospital at Independence, Iowa.

Read first and second times and referred to committee on claims.

House File No. 188, by committee on roads and highways, a bill for an act to amend, revise, and codify section forty-six hundred eighty-seven (4687) to forty-seven hundred nineteen (4719) inclusive, sections forty-seven hundred thirty-one (4731) to forty-seven hundred forty-one (4741) inclusive, and sections forty-seven hundred forty-three (4743) to forty-seven hundred fifty-five (4755) inclusive, of the Code, 1924, relating to the primary road system, the primary road fund, and the surfacing of secondary roads, to co-ordinate the primary road law with the federal aid road law, to empower the state to construct and maintain the pri-

mary road system for such assessments heretofore levied, and to make the interest and principal of primary road funds payable out of the primary road fund.

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

House File No. 189, by committee on roads and highways, a bill for an act to amend, revise and codify sections forty-seven hundred twenty (4720) to forty-seven hundred thirty (4730) inclusive, section forty-seven hundred forty-two (4742) and chapter two hundred forty-two (242) of the Code of 1924 relating to county and primary road bonds.

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

House File No. 190, by committee on roads and highways, a bill for an act to amend section four thousand seven hundred seven (4707) of the Code, 1924, relating to improvement of the primary and secondary road systems.

Read first and second times and passed on file.

House File No. 191, by Carter of Hardin, a bill for an act to amend section sixty-two hundred eleven (6211) and section sixty-two hundred sixty-one (6261) of the Code, 1924, relating to the purchasing of city dump grounds.

Read first and second times and referred to committee on municipal corporations.

House File No. 192, by Long of Jefferson, a bill for an act to repeal section eleven thousand eight hundred thirty-seven (11837) of the Code, 1924, relating to reports to be filed in the office of the clerk of the district court.

Read first and second times and referred to committee on county and township organization.

House File No. 193, by Hill of Floyd, a bill for an act to amend section fifty-six hundred eighty-three (5683) of the Code, 1924, to authorize cities and towns to organize a league or association.

Read first and second times and referred to committee on schools and textbooks.



House File No. 194, by Elliott of Polk, a bill for an act to repeal section six thousand two (6002) and amend section six thousand four (6004) of the Code, 1924, relating to street improvements and sewers.

Read first and second times and referred to committee on municipal corporations.

House File No. 195, by committee on animal industry, a bill for an act to amend the law as it appears in sections twenty-six hundred eighty-four (2684), twenty-six hundred eighty-eight (2688), twenty-six hundred ninety (2690), twenty-six hundred ninety-one (2691), twenty-six hundred ninety-four (2694), and twenty-seven hundred (2700) of the Code, 1924, and to repeal the law as it appears in sections twenty-six hundred ninety-five (2695) and twenty-seven hundred one (2701) of the Code, 1924, and to enact substitutes therefor, relating to eradication of bovine tuberculosis.

Read first and second times and passed on file.

House File No. 196, by committee on animal industry, a bill for an act to amend section thirty-one hundred seventeen (3117) of the Code, 1924, relating to affidavits and samples furnished by dealers in commercial feeds.

Read first and second times and passed on file.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 21st day of February, 1925, sent to the governor for his approval:

House Files Nos. 16 and 18.

HOWARD A. MATHEWS, Chairman.

Report adopted.

RESOLUTION

Craig of Warren offered the following resolution:

Be It Resolved by the House of Representatives of the State of Iowa:
That the members of the House of Representatives of the Congress of
the United States be commended for voting against the bill designed to
increase the salaries of the members of Congress.

Unanimous consent having been obtained to consider the resolution at this time, Mr. Craig moved its adoption.

Forsling of Woodbury moved that the resolution be referred to the committee on drainage.

On the question "Shall the resolution be referred to the committee on drainage?" a roll call was demanded.

The ayes were:

Anderson of	Forsling	Natvig	Thomas
Decatur	Hollis	Oliver	Troup
Bierkamp	Johnson of	Rankin	Vincent
Brittain	Dickinson	Rhinehart	Wagner
Cole	Lichty	Ryder	Walrod
Diltz	Lieberknecht	Stepanek	Yenter—23
Edge			

The nays were:

Aiken	Graham	Kennedy	Patterson
Anderson of	Grimwood	Kent	Powers
Montgomery	Gripp	King	Quirk
Anderson of	Hager	Knudson	Rassler
Webster	Haney	Knutson	Ratliff
Bauer	Hansen	Latimer	Reimers
Berry	Hanson of	Leonard	Rice
Bixler	Hancock	Lepley	Roberts
Blackford	Hanson of	Long	Saunders
Blythe	Winnebago	McCaulley	Schulte
Carter	Harrison of	Martin	Smith of
Christophel	Clarke	Mathews	Chickasaw
Clark	Harrison of	Maxfield	Smith of O'Brien
Craig	Pottawattamie	Miller	Strippel
Eckles	Held	Napier	Swanson
Eden	Hempel	Noble	Truax
Elliott	Higgins	O'Donnell	Ulstad
Fleming	Hill	Oldham	Williams
Francis	Hubbard	Orr	Wilson
Gilbertson	Huff	Owens	Mr. Speaker—73

Absent or not voting:

Blake	Lovrien	Prichard	Venard
Dewar	McIlrath	Rust	Wolfe-12
Hattendorf	Merritt	Stookesberry	
Johnson of		5,000,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Marion			

The motion to refer the resolution to the committee on drainage was lost.

Brittain of Madison moved that action on the resolution be deferred.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 11, urging Congress to pass the bill creating an export corporation.

Also, that the Senate has concurred in House amendments to Senate File No. 64, a bill for an act to legalize ordinance number seventy-one (71) of the incorporated town of Primghar, Iowa.

Also, that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 8, a bill for an act amending the law relating to guardianships.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 71, a bill for an act to amend the law relating to the practice of veterinary medicine and surgery.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 33, a bill for an act to amend the law relating to the civil service rights of officers appointed to the position of chief of police.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 125, a bill for an act to provide the number of councilmen in cities adopting the form of government provided in chapter 326, Code, 1924.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 101, a bill for an act to amend the law relating to notice of proposal to transfer city or town funds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 97, a bill for an act to amend the law relating to the limitations of actions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 138, a bill for an act to amend the law relating to the payment of salaries of county officers.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 76, a bill for an act to legalize certain warrants of the city of Oelwein, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 73, a bill for an act relating to bonds for street improvements and sewers, and providing for the payment thereof.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 138, a bill for an act to amend section fifty-two hundred thirty-five (5235), Code 1924, relating to the payment of salaries of county officers.

Read first and second times and referred to committee on county and township organization.

Senate File No. 125, a bill for an act to repeal section sixty-four hundred eighty-one (6481), Code 1924, and to provide the number of councilmen in cities adopting the form of government provided in chapter three hundred twenty-six (326), Code 1924.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 101, a bill for an act to amend section sixty-two hundred sixteen (6216), Code 1924, relating to notice of proposal to transfer city or town funds.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 97. a bill for an act to amend section eleven thousand seven (11007) of the Code, 1924, relating to the limitation of actions.

Read first and second times and referred to committee on judiciary No. 1.

CONSIDERATION OF SENATE AMENDMENTS

On request of Blake of Fayette, House File No. 76, a bill for an act to legalize certain warrants of the city of Oelwein, Iowa, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by striking the words "Des Moines Register" from line 3 of section 4 and inserting in lieu thereof the words "Plain Talk".

Mr. Blake moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of Gilbertson Knutson Ratliff Graham Latimer Reimers Decatur Grimwood Anderson of Leonard Rice Webster Gripp Roberts Lepley Bauer Hager Lichty Ryder Bierkamp Lieberknecht Saunders Haney Bixler Hansen Schulte Long McCaulley Blackford Hanson of Smith of Blake Hancock Martin Chickasaw Blythe Maxfield Hanson of Smith of O'Brien Brittain Winnebago Miller Stepanek Carter Harrison of Napier Strippel Christophel Clarke Natvig Swanson Harrison of Clark Noble Thomas Cole Pottawattamie O'Donnell Troup Craig Oldham Truax Diltz Hempel Oliver Vincent Eckles Higgins Orr Wagner Hill Eden Owens Walrod Edge Hollis Patterson Williams Elliott Kennedy Powers Wilson Fleming Kent Quirk Yenter Forsling King Rankin Mr. Speaker-87 Knudson Francis

The nays were:

Anderson of Montgomery-1

Absent or not voting:

Aiken	Johnson of	Mathews	Rust
Berry	Dickinson	Merritt	Stookesberry
Dewar	Johnson of	Prichard	Ulstad
Hattendorf	Marion	Rassler	Venard
Hubbard	Lovrien	Rhinehart	Wolfe-20
Huff	McIlrath		

The House concurred in the Senate amendments to House File No. 76.

On request of Yenter of Johnson, House File No. 73, a bill for an act to provide for refunding bonds issued in payment for street improvements and sewers; to provide for the expense of such refunding bonds, and to provide for the payment of such refunding bonds, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by striking from line 8, of section 5, the word "of" and inserting in lieu thereof the word "to".

Amend by striking all that part of section 2 after the word "thereof" in line 5 and inserting in lieu thereof the following: "of the particular issue of bonds sought to be refunded."

Mr. Yenter moved that the House concur in the Senate amend ments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of	Grimwood	Knudson	Ratliff
Decatur			
	Gripp	Knutson	Reimers
Anderson of	Hager	Latimer	Rhinehart
Montgomery	Haney	Leonard	Rice
Bauer	Hansen	Lepley	Roberts
Bierkamp	Hanson of	Lichty	Ryder
Bixler	Hancock	Lieberknecht	Saunders
Blackford	Hanson of	Long	Schulte
Blake	Winnebago	McCaulley	Smith of
Blythe	Harrison of	Martin	Chickasaw
Brittain	Clarke	Mathews	Smith of O'Brien
Carter	Harrison of	Maxfield	Stepanek
Christophel	Pottawattamie	Miller	Strippel
Clark	Held	Napier	Swanson
Cole	Hempel	Natvig	Thomas
Craig	Higgins	Noble	Troup
Diltz	Hill	O'Donnell	Truax
Eckles	Hollis	Oldham	Ulstad
Eden	Hubbard	Oliver	Vincent
Edge	Huff	Owens	Wagner
Elliott	Johnson of	Patterson	Walrod
Fleming	Dickinson	Powers	Williams
Francis	Kennedy	Quirk	Wilson
Gilbertson	Kent	Rankin	Yenter
Graham	King	Rassler	Mr. Speaker-92

The nays were, none.

Absent or not voting:

Aiken Anderson of	Forsling Hattendorf	McIlrath Merritt	Rust Stookesberry
Webster	Johnson of	Orr	Venard
Berry	Marion	Prichard	Wolfe-16
Dewor	Lovrien		

The House concurred in the Senate amendments to House File No. 73.

CONSIDERATION OF BILLS

House File No. 30, a bill for an act to repeal sections twelve

thousand sixty-three (12063), twelve thousand sixty-four (12064), and twelve thousand sixty-five (12065) of the Code, 1924, and to enact a substitute therefor, relating to the fees of executors and administrators, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyon the amendments proposed by the committee, found in the journal of February 19th, were adopted.

Mr. Reimers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Francis	King	Rankin
Decatur	Gilbertson	Knudson	Rassler
Anderson of	Graham	Knutson	Ratliff
Montgomery	Gripp	Latimer	Reimers
Anderson of	Haney	Leonard	Rice
Webster	Hansen	Lepley	Roberts
Bauer	Hanson of	Lichty	Ryder
Berry	Hancock	Long	Saunders
Bierkamp	Hanson of	McCaulley	Smith of
Bixler	Winnebago	Martin	Chickasaw
Blackford	Harrison of	Mathews	Smith of O'Brien
Blake	Clarke	Maxfield	Stepanek
Blythe	Harrison of	Miller	Strippel
Carter	Pottawattamie	Napier	Thomas
Christophel	Hempel	Natvig	Troup
Clark	Higgins	Noble	Truax
Cole	Hill	O'Donnell	Ulstad
Craig	Hollis	Oldham	Wagner
Eckles	Hubbard	Orr	Walrod
Eden	Huff	Owens	Williams
Elliott	Johnson of	Patterson	Wilson
Fleming	Dickinson	Quirk	Mr. Speaker—81
Forsling	Kent	W-000000000	

The nays were:

Brittain	Hager	Schulte	Vincent
Diltz	Oliver	Swanson	Yenter—10
Grimwood	Rhinehart		

Absent or not voting:

Aiken	Johnson of	McIlrath	Rust
Dewar	Marion	Merritt	Stookesberry
Edge	Kennedy	Powers	Venard
Hattendorf	Lieberknecht	Prichard	Wolfe—17
Held	Lowrien		

So the bill having received a constitutional majority was de-

clared to have passed the House and the title, as amended, was agreed to.

Senate File No. 82, a bill for an act to legalize the contract awarded by the city council of the city of Council Bluffs, Iowa, on October 27th, 1924, to the Wickham Bridge & Pipe Company for the construction of storm sewers in Main Sewer District Number Four in said city, with report of committee recommending passage, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 82, section 3, line four (4), by striking out the words "Des Moines Capital" and inserting in lieu thereof the words "Des Moines Daily Record".

Amendment 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?"

The ayes were:

Anderson of Decatur	Gilbertson Graham	Kent King	Ratliff Reimers
Anderson of	Grimwood	Knudson	Rhinehart
Montgomery	Gripp	Knutson	Rice
Anderson of	Hager	Latimer	Roberts
Webster	Haney	Leonard	Ryder
Bauer	Hansen	Lepley	Saunders
Berry	Hanson of	Lichty	Schulte
Bierkamp	Hancock	Lieberknecht	Smith of
Bixler	Hanson of	Long	Chickasaw
Blackford	Winnebago	McCaulley	Smith of O'Brien
Blake	Harrison of	Mathews	Stepanek
Blythe	Clarke	Maxfield	Strippel
Brittain	Harrison of	Miller	Swanson
Carter	Pottawattamie	Napier	Thomas
Christophel	Held	Natvig	Troup
Clark	Hempel	Noble	Truax
Cole	Higgins	O'Donnell	Ulstad
Craig	Hill	Oldham	Vincent
Diltz	Hollis	Oliver	Wagner
Eckles	Hubbard	Patterson	Walrod
Eden	Huff	Powers	Williams
Elliott	Johnson of	Quirk	Wilson
Fleming	Dickinson	Rankin	Yenter
Forsling Francis	Kennedy	Rassler	Mr. Speaker-92

The nays were, none.

Absent or not voting:

Aiken
Dewar
Edge
Hattendorf
Johnson of
Marion

Lovrien McIlrath Martin Merritt Orr Owens Prichard Rust Stookesberry Venard Wolfe—16

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

Unanimous consent having been obtained to suspend the rules, House File No. 112, a bill for an act making an appropriation to assist in providing the necessary expenses of blind students who are residents of the state in attendance at institutions of higher learning, with report of committee recommending amendment and passage, was taken up for consideration at this time.

On motion of Strippel of Benton the amendments proposed by the committee, found in the journal of February 20th, were adopted.

Mr. Strippel moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blythe Carter Christophel Clark Cole Craig Diltz Eckles Eden Edge Elliott

Fleming

Francis

Gilbertson Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Held Hempel Higgins Hill Hollis Hubbard Huff Johnson of Dickinson Kennedy

Kent King Knutson Latimer Lepley Lichty Lieberknecht Long McCaulley Martin Mathews Maxfield Miller Napier Natvig Nobie O'Donnell Oldham Owens Patterson Powers Quirk

Rankin

Rassler

Ratliff Reimers Rhinehart Rice Roberts Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Strippel Swanson Thomas Troup Truax Ulstad Wagner Walrod Williams Wilson Yenter Mr. Speaker-87

The nays were:

Brittain

Oliver-2

Absent or not voting:

Aiken Hattendorf Blake Johnson of Marion Dewar Forsling Knudson Graham Leonard

Lovrien McIlrath Merritt Orr Prichard

Stookesberry Venard Vincent Wolfe-19

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

Senate File No. 16, a bill for an act to amend section six thousand one hundred sixty-one of the Code, 1924, relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population of one hundred thousand inhabitants or over, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Diltz of Polk the amendments proposed by the committee, found in the journal of February 19th, were adopted.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend Senate File No. 16, section 2, by adding thereto the following: "without expense to the state".

Amendment adopted.

Mr. Diltz moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Cole Decatur Craig Anderson of Diltz **Eckles** Montgomery Anderson of Eden Webster Edge Elliott Bauer Bierkamp Fleming Bixler Forsling Blackford Francis Blythe Gilbertson Graham Brittain Carter Grimwood Christophel Gripp Clark Hager

Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clark Harrison of Pottawattamie Lepley Held

Hempel

Higgins Hill

Hollis

McCaulley Martin

Hubbard Huff Johnson of Dickinson Kennedy Knudson

Knutson Latimer Leonard Lichty Lieberknecht Long

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Mathews Ryder Truax Patterson Maxfield Powers Saunders Ulstad Miller Quirk Schulte Vincent Napier Rankin Smith of Wagner Natvig Rassler Chickasaw Walrod Noble Ratliff Smith of O'Brien Williams O'Donnell Reimers Wilson Stepanek Swanson Oldham Rhinehart Yenter Orr Rice Thomas Mr. Speaker-90 Owens Roberts Troup

The nays were:

Oliver-1

Absent or not voting:

Aiken	Johnson of	McIlrath	Strippel
Berry	Marion	Merritt	Venard
Blake	Kent	Prichard	Wolfe-17
Dewar	King	Rust	
Hattendorf	Lovrien	Stookesberry	

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

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 20th, approved the following bills:

House Files Nos. 47 and 144.

MOTIONS TO RECONSIDER FILED

Mr. SPEAKER: I move that the vote by which House File No. 165 passed the House be reconsidered.

J. W. KENT.

I second the motion.

C. A. KNUTSON.

I move to reconsider the vote by which committee report for indefinite postponement of House File No. 89 was adopted.

H. S. BERRY.

I second the motion.

ROY HANEY.

HOUSE FILE WITHDRAWN

On request of Diltz of Polk, unanimous consent having been obtained, House File No. 3 was withdrawn from the committee on municipal corporations and from further consideration by the House.

On motion of Brittain of Madison the House adjourned until 10:00 a.m. Monday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 23, 1925.

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

Prayer was offered by the Rev. J. A. Caskey, pastor of the Congregational church, Alden, Iowa.

Journal of February 21st corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Strippel of Benton until the recess on request of Wilson of Tama; Natvig of Howard indefinitely on request of Blake of Fayette.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Bierkamp of Cedar, from citizens of Cedar county, favoring a gasoline tax and a road bond issue. Ways and means.

By Mathews of Des Moines, from citizens of Des Moines county, favoring a gasoline tax and a road bond issue. Ways and means.

By McCaulley of Calhoun, from residents of the state of Iowa, favoring House File No. 187. Claims.

By McIlrath of Poweshiek, from women residents of Brooklyn, favoring a gasoline tax and a road bond issue. Ways and means.

By Lichty of Blackhawk, from citizens of Blackhawk county, favoring a gasoline tax and a road bond issue. Ways and means.

By Aiken of Ida, from members of W. C. T. U., Battle Creek, favoring the child labor amendment. Constitutional amendments.

By Kennedy of Lee, from the Farmers' Educational and Cooperative Union, Lee county, protesting against a bond issue and absolute control of state roads by the highway commission, also against a gasoline tax unless used as a replacement tax. Ways and means.

By Orr of Keokuk, from the Women's Club, Richland, urging a sufficient appropriation for the traveling library. State educational institutions.

By Orr of Keokuk, from the city council of Keota, and from citizens of Delta, urging a proportionate return of the proposed gasoline tax to cities and towns. Ways and means.

By Orr of Keokuk, from citizens of Keokuk county, favoring a gasoline tax and a road bond issue. Ways and means.

By Rhinehart of Dallas, from citizens of Dallas county, favoring a gasoline tax and a road bond issue. Ways and means.

By Ratliff of Henry, from the Rotary Club and the Exchange Club, Mt. Pleasant, protesting against the state income tax bill. Ways and means.

By Blake of Fayette, from barbers of Oelwein, protesting against House File No. 138, and favoring a barbers' license law. Public health.

By Ratliff of Henry, from citizens of Henry county, protesting against a bond issue for improvement of highways. Ways and means.

McIlrath of Poweshiek moved that the chief clerk be authorized to prepare a duplicate of House File No. 75 which shall be treated as and considered the original.

Motion prevailed.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 23d, approved the following bills:

House Files Nos. 16 and 18.

REPORTS OF COMMITTEES

Lieberknecht of Louisa, from the committee on suppression of intemperance, submitted the following report:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 12, a bill for an act to amend section nineteen hundred twenty-four (1924) of chapter ninety-four (94), title six (6), Code of Iowa, 1924, relative to the manufacture, sale and keeping for sale of intoxicating liquors, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ERNST LIEBERKNECHT, Chairman.

Report adopted.

Quirk of Sac, from the committee on land titles, submitted the following report:

MR. SPEAKER: Your committee on land titles to whom was referred House File No. 74, a bill for an act to prohibit rebates, discounts or commissions on Abstracts of Title, and providing penalties for the violation thereof, begs leave to report they have had the same 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 "whatsoever" in line nine (9) of section one (1) the words and figures "in excess of ten per cent (10%)"; also, by inserting after the word "whatsoever" in line fifteen (15) of section one (1) the words and figures "in excess of ten per cent (10%)".

Also amend by striking out section four (4).

L. T. QUIRK, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 197, by Anderson of Montgomery, a bill for an act to amend the law as it appears in chapter one hundred thirty-eight (138) and section twenty-nine hundred thirty (2930) of the Code, 1924, so as to provide for the submission of the question of county aid to farm improvement associations to the voters for their approval before such aid can be given.

Read first and second times and referred on committee on agriculture.

House File No. 198, by committee on suppression of intemperance, a bill for an act to amend the law as it appears in section nineteen hundred thirty-six (1936) of the Code, 1924, relating to the labeling of legal shipments of intoxicating liquors.

Read first and second times and passed on file.



House File No. 199, by Oliver of Monona, a bill for an act to amend section seventy-four hundred thirty-three (7433) of the Code, 1924, relating to compensation of engineers.

Read first and second times and referred to committee on drainage.

House File No. 200, by Kennedy of Lee, a bill for an act to appropriate twenty-five thousand dollars (\$25,000) to the department of agriculture for encouraging the use and production of corn sugar within this state.

Read first and second times and referred to committee on agriculture.

House File No. 201, by Hansen of Scott, a bill for an act to amend subsection two (2) of section ten thousand six hundred thirty-nine (10639) of the Code, 1924, relating to compensation of justices of the peace and constables.

Read first and second times and referred to committee on compensation of public officers.

CONSIDERATION OF BILLS

House File No. 145, a bill for an act to amend section sixty-two hundred sixty-one (6261) of the Code, 1924, so as to provide for the anticipation of special taxes for cemetery purchase fund in cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Merritt of Carroll the amendments proposed by the committee, found in the journal of February 19th, were adopted.

Mr. Merritt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Bixler Carter Aiken Blackford Christophel Anderson of Webster Decatur Blake Clark Bauer Anderson of Blythe Berry Montgomery Bierkamp Brittain Craig Diltz

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Eckles Hempel McCaulley Roberts Eden Higgins McIlrath Ryder Hill Mathews Edge Saunders Elliott Hubbard Maxfield Schulte Fleming Huff Merritt Smith of Forsling Johnson of Miller Chickasaw Smith of O'Brien Francis Dickinson Napier Gilbertson Johnson of Noble Stepanek O'Donnell Graham Marion Swanson Kennedy Grimwood Oldham Thomas Orr Kent Troup Gripp King Hager Owens Truax Knudson Patterson Venard Haney Hanson of Knutson Prichard Vincent Latimer Quirk Wagner Hancock Rankin Walrod Leonard Hanson of Winnebago Lepley Rassler Williams Lichty Ratliff Wilson Harrison of Lieberknecht Clarke Reimers Wolfe Hattendorf Long Rhinehart Yenter Held Lovrien Rice Mr. Speaker-96 Diltz

The navs were:

Oliver-1

Absent or not voting:

Dewar Hollis Powers Strippel
Hansen Martin Rust Ulstad—11
Harrison of Natvig Stookesberry

Pottawattamie

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

Senate File No. 87, a bill for an act to render all monthly appropriations for the support of institutions under the management of the board of control of state institutions available at the first of each current month and to amend sections thirty-seven hundred four (3704), thirty-seven hundred five (3705), thirty-seven hundred twenty-one (3721), and thirty-seven hundred twenty-two (3722), Code, 1924, with report of committee recommending amendment and passage, was taken up for consideration

On motion of Carter of Hardin the amendments proposed by the rommittee, found in the journal of February 20th, 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?"

The ayes were:

Aiken Grimwood Knutson Reimers Anderson of Latimer Rhinehart. Hager Decatur Haney Leonard Rice Anderson of Hansen Lepley Roberts Montgomery Hanson of Lichty Ryder Anderson of Hancock Lieberknecht Saunders Webster Hanson of Long Schulte Bauer Winnebago Smith of Lovrien Bierkamp McCaulley Chickasaw Harrison of Bixler Clarke McIlrath Smith of O'Brien Blackford Harrison of Mathews Stepanek Blake Pottawattamie Maxfield Swanson Blythe Hattendorf Merritt Thomas Brittain Held Miller Troup Carter Hempel Napier Truax Christophel Higgins Noble Ulstad Hill O'Donnell Venard Clark Cole Vincent Hollis Oldham Craig Wagner Huff Orr Eckles Owens Walrod Johnson of Eden Williams Patterson Dickinson Edge Johnson of Powers Wilson Elliott Wolfe Marion Prichard Kent Fleming Rankin Yenter Francis King Rassler Mr. Speaker-93 Graham Knudson Ratliff

The nays were:

Hubbard-1

Absent or not voting:

Berry Gilbertson Natvig Rust

Dewar Gripp Oliver Stookesberry

Diltz Kennedy Quirk Strippel—14

Forsling Martin

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

Unanimous consent having been obtained to suspend the rules, House File No. 49, a bill for an act to amend the law as it appears in sections forty hundred thirty-seven (4037), forty hundred thirty-nine (4039), forty hundred forty-one (4041) of the Code, 1924, relating to the inspection of bees by the state apiarist, with report of committee recommending amendment and passage, was taken up for consideration at this time.

On motion of Bixler of Adams the amendments proposed by the committee, found in the journal of February 21st, were adopted.

Mr. Bixler moved that the bill be read a third time now and

placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Francis	Johnson of	Powers
Anderson of	Gilbertson	Marion	Prichard
Decatur	Graham	Kennedy	Ratliff
Anderson of	Grimwood	Kent	Reimers
Montgomery	Gripp	King	Rhinehart
Anderson of	Hager	Knudson	Rice
Webster	Haney	Knutson	Roberts
Bauer	Hanson of	Latimer	Ryder
Bierkamp	Hancock	Leonard	Saunders
Bixler	Hanson of	Lepley	Smith of
Blackford	Winnebago	Lichty	Chickasaw
Blake	Harrison of	Lieberknecht	Smith of O'Brien
Blythe	Clarke	Long	Stepanek
Brittain	Harrison of	Lovrien	Swanson
Carter	Pottawattamie	McCaulley	Troup
Christophel	Hattendorf	McIlrath	Truax
Clark	Held	Mathews	Ulstad
Cole	Hempel	Merritt	Vincent
Craig	Higgins	Miller	Wagner
Diltz	Hill	Napier	Walrod
Eckles	Hollis	Noble	Williams
Eden	Hubbard	O'Donnell	Wilson
Edge	Huff	Oldham	Wolfe
Elliott	Johnson of	Orr	Mr. Speaker-89
Fleming	Dickinson	Patterson	The state of the s

The nays were:

Maxfield	Rassler	Schulte	Yenter-5
Owens			

Absent or not voting:

Berry	Martin	Rankin	Thomas
Dewar	Natvig	Rust	Venard-14
Forsling	Oliver	Stookesberry	
Hansen	Quirk	Strippel	

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

Brittain of Madison moved that House File No. 44 be withdrawn from the committee on ways and means and placed on the calendar.

On the question "Shall House File No. 44 be withdrawn from the committee on ways and means and placed on the calendar?" a roll call was demanded.

The ayes were:

Aiken	Hager	Johnson of	Orr
Anderson of	Haney	Marion	Owens
Montgomery	Hanson of	Kennedy	Patterson
Bauer	Winnebago	Leonard	Rassler
Bixler	Harrison of	Long	Rice
Brittain	Pottawattamie	McIlrath	Roberts
Craig	Hattendorf	Maxfield	Schulte
Elliott	Higgins	Miller	Smith of O'Brien
Fleming	Hill	Napier	Ulstad
Gilbertson	Hubbard	Noble	Williams
Graham	Huff	Oldham	Wolfe-42
Gripp		Oliver	

The nays were:

Anderson of	Francis	Lichty	Smith of
Decatur	Grimwood	Lieberknecht	Chickasaw
Anderson of	Hansen	Lovrien	Stepanek
Webster	Hanson of	McCaulley	Swanson
Bierkamp	Hancock	Mathews	Thomas
Blackford	Harrison of	Merritt	Troup
Blake	Clarke	Powers	Truax
Blythe	Held	Prichard	Venard
Carter	Hempel	Rankin	Vincent
Christophel	Hollis	Ratliff	Wagner
Clark	Johnson of	Reimers	Walrod
Cole	Dickinson	Rhinehart	Wilson
Diltz	Kent	Ryder	Yenter
Eckles	Knudson	Saunders	Mr. Speaker-52
Eden	Latimer		

Absent or not voting:

Berry	King	Natvig	Rust
Dewar	Knutson	O'Donnell	Stookesberry
Edge	Lepley	Quirk	Strippel—14
Forgling	Martin		

The House refused to recall House File No. 44 from the committee on ways and means.

Diltz of Polk moved that an invitation be extended to James A. Drain, National Commander of the American Legion, to address the House at 11:45 a.m. today.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 130, a bill for an act to give to the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children, with report of committee recommending amendment and passage, was taken up for consideration.



On motion of Powers of Page the amendments proposed by the committee, found in the journal of February 20th, were adopted.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 130, section 3, line two (2), by striking therefrom the words and figures "three thousand dollars (\$3,000.00)" and inserting in lieu thereof the words and figures "two thousand dollars (\$2,000.00)"; also, amend section 5, line three (3) by striking therefrom the words and figures "twenty thousand dollars (\$20,000.00)" and inserting in lieu thereof the words and figures "ten thousand dollars (\$10,000.000)".

A division of the amendment was asked for.

On the question "Shall the amendment to section 3 be adopted?" a roll call was demanded.

The ayes were:

Aiken	Hanson of	King	Napier
Anderson of	Hancock	Knudson	Noble
Montgomery	Hanson of	Latimer	Oliver
Anderson of	Winnebago	Leonard	Orr
Webster	Harrison of	Lepley	Patterson
Bauer	Clarke	Lieberknecht	Quirk
Bixler	Harrison of	Long	Rassler
Clark	Pottawattamie	McCaulley	Roberts
Craig	Higgins	McIlrath	Schulte
Fleming	Hubbard	Mathews	Smith of O'Brien
Gilbertson	Huff	Merritt	Wagner
Gripp	Kent	Miller	Wolfe-43
Haney			

The nays were:

Anderson of	Grimwood	Maxfield	Smith of -
Decatur	Hager	O'Donnell	Chickasaw
Blackford	Hansen	Oldham	Stepanek
Blake	Held	Owens	Swanson
Blythe	Hempel	Powers	Thomas
Brittain	Hill	Prichard	Troup
Carter	Hollis	Rankin	Truax
Christophel	Johnson of	Ratliff	Venard
Diltz	Dickinson	Reimers	Walrod
Eckles	Johnson of	Rhinehart	Williams
Eden	Marion	Rice	Wilson
Edge	Kennedy	Ryder	Yenter
Elliott	Lichty	Saunders .	35 0 1 50
Francis	Lovrien		

Absent or not voting:

Berry Bierkamp	850	Forsling Graham	Martin Natvig	Strippel Ulstad
			Matvig	
Cole		Hattendorf	Rust	Vincent—15
Dewar		Knutson	Stookesberry	

The amendment to section three (3) was rejected.

On the question "Shall the amendment to section 5 be adopted?" a roll call was demanded.

The ayes were:

Aiken	Gripp	Kent	Oliver
Anderson of	Haney	King	Orr
Montgomery	Hanson of	Knudson	Owens
Anderson of	Winnebago	Latimer	Patterson
Webster	Harrison of	Leonard	Quirk
Bauer	Clarke	Lieberknecht	Rassler
Bierkamp	Harrison of	Long	Roberts
Bixler	Pottawattamie	McCaulley	Schulte
Brittain	Hattendorf	McIlrath	Smith of O'Brien
Christophel	Hempel	Mathews	Ulstad
Clark	Higgins	Merritt	Vincent
Craig	Hubbard	Miller	Wagner
Fleming	Huff	Napier	Wolfe-51
Gilbertson	Johnson of	Noble	55 55 55 (5.55)
Graham	Dickinson		

The nays were:

Anderson of	Grimwood	Lovrien	Smith of
Decatur	Hager	Maxfield	Chickasaw
Blackford	Hansen	O'Donnell	Stepanek
Blake	Hanson of	Oldham	Swanson
Blythe	Hancock	Powers	Thomas
Carter	Held	Prichard	Troup
Cole	Hill	Rankin	Truax
Diltz	Hollis	Ratliff	Venard
Eckles	Johnson of	Reimers	Walrod
Eden	Marion	Rhinehart	Williams
Edge	Kennedy	Rice	Wilson
Elliott	Lepley	Ryder	Yenter
Francis	Lichty	Saunders	Mr Speaker—48

Absent or not voting:

Berry	Knutson	Natvig	Stookesberry
Dewar	Martin	Rust	Strippel—9
Forgling			

The amendment to section five (5) was adopted.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 130, section 1, line eleven (11), by striking therefrom the words "public welfare" and by inserting after the word "boards" the words "of supervisors".

Amendment adopted.

Powers 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?"

The ayes were:

Anderson of	Haney	Knudson	Rhinehart
Decatur	Hansen	Knutson	Rice
Anderson of	Hanson of	Latimer	Ryder
Webster	Hancock	Lepley	Saunders
Bierkamp	Harrison of	Lichty	Smith of
Bixler	Clarke	Lovrien	Chickasaw
Blackford	Harrison of	McCaulley	Smith of O'Brien
Blake	Pottawattamie	McIlrath	Stepanek
Blythe	Hattendorf	Maxfield	Swanson
Carter	Held	Merritt	Thomas
Christophel	Hempel	O'Donnell	Troup
Cole	Hill	Oldham	Truax
Diltz	Hollis	Owens	Venard
Eckles	Johnson of	Patterson	Vincent
Eden	Dickinson	Powers	Wagner
Elliott	Johnson of	Prichard	Walrod
Fleming	Marion	Quirk	Williams
Francis	Kennedy	Rankin	Wilson
Grimwood	Kent	Ratliff	Yenter
Gripp	King	Reimers	Mr. Speaker-73
Hager	•		

The nays were:

Aiken	Gilbertson	Leonard	Oliver
Anderson of	Hanson of	Lieberknecht	Orr
Montgomery	Winnebago	Mathews	Rassler
Bauer	Higgins	Miller	Roberts
Brittain	Hubbard	Napier	Schulte
Clark	Huff	Noble	Wolfe-22

Absent or not voting:

Berry	Forsling	Martin	Stookesberry
Craig	Graham	Natvig	Strippel
Dewar Edge	Long	Rust	Ulstad—13

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 43, a bill for an act relating to restricted residence districts.

Also, that the Senate concurs in House amendments to the following bill:

Senate File No. 5, a bill for an act relating to the time when the secretary and treasurer of school districts shall qualify.

Also, that the Senate concurs in House amendments to the following bill:

Senate File No. 82, a bill for an act to legalize a certain contract awarded by the city council of the city of Council Bluffs, Iowa, on October 27th, 1924, to the Wickham Bridge & Pipe Company.

Also, that the President of the Senate has appointed as members of a conference committee on the part of the Senate on Senate File No. 4, Senators Goodwin, Gilchrist, Brookhart and Shane.

WALTER H. BEAM, Secretary.

EXTRA COPIES OF BILL ORDERED PRINTED

On request of Hollis of Blackhawk, unanimous consent having been obtained, the chief clerk was authorized to order the printing of 1000 additional copies of House File No. 129.

The hour of 11:45 a.m. having arrived, Diltz of Polk escorted National Commander of the American Legion, James A. Drain, of Washington, D. C., and State Commander Ben A. Webster, of Mason City, Iowa, to the Speaker's station.

Speaker Edson introduced Commander Webster, who then presented Commander Drain to the Assembly.

Yenter of Johnson moved that the remarks of Commander Drain be printed in the journal.

Motion prevailed.

REMARKS OF COMMANDER DRAIN

MR. SPEAKER, LADIES AND GENTLEMEN:

I am indeed glad to be with you today and I thank you for the opportunity. I am especially happy to be here on this particular day, the anniversary of the birth of George Washington. It is a coincidence that my farm in Virginia was part of the old Mt. Vernon estate, and as I sit on my front porch I can look over and see it. But it is not for that I honor the memory of this great American. His memory will and should survive as long as does our nation.

I know you are all interested in the part the Legion is and shall play in the life of the country. We were organized, have, are, and shall continue to function as a national organization solely to salvage for the na-



tion the good that came out of the World War. The American Legion today is serving as a public service and non-seeking organization in just the way its founders intended it should serve.

With a membership of nearly three-quarters of a million, distributed through more than 11,000 posts, without partisanship in politics, and without intolerance in religion, the American Legion is bound to be a great influence for good to the nation and through it to the world.

Our membership is growing steadily. It will continue to grow, and our power to be of service to God and country and mankind will also continue to grow with the years. I thank you.

EXPLANATION OF VOTE

I voted "No" on House File No. 130, believing the functions created under its provisions can be administered by existing agencies. I am in sympathy with the objects desired, but am opposed to the creation of new high-salaried officers.

A. G. RASSLER.

C. W. HUFF.

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On motion of Eckles of Butler the House adjourned until 10:00 a. m. Tuesday.

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JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 24, 1925.

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

Prayer was offered by the Rev. J. T. Snyder, pastor of the Methodist Episcopal Church, Wall Lake, Iowa.

Journal of February 23d corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted the following members until the recess: Thomas of Audubon on request of Merritt of Carroll; Eden of Clinton on request of Cole of Delaware; Walrod of Clinton on request of Cole of Delaware; Berry of Monroe on request of Venard of Sioux; Strippel of Benton on request of Blythe of Iowa; Rankin of Lee on request of Patterson of Kossuth.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committee:

By Gilbertson of Winneshiek, from citizens of Ossian, favoring a gasoline tax and a proportionate return of same to cities and towns. Ways and means.

By Aiken of Ida, from the Missionary Society Presbyterian church, and the American Legion Auxiliary, Maple Valley Unit No. 232, Battle Creek, favoring the child labor amendment. Constitutional amendments.

By Bauer of Washington, from citizens of Washington county, favoring the gasoline tax and a road bond issue. Ways and means.

By Harrison of Clarke, from business men association, Osceola, favoring a gasoline tax and a road bond issue. Ways and means.

By Johnson of Dickinson, from citizens of Dickinson county,

favoring a gasoline tax and a road bond issue. Ways and means.

By McCaulley of Calhoun, from the Women's Club, Rockwell City, favoring the child welfare bills. Board of control.

By McCaulley of Calhoun, from residents of Calhoun county, protesting against any change in the road law or the apportionment of the automobile fees. Roads and highways.

By Venard of Sioux, from citizens of Sioux county, favoring the child labor amendment. Constitutional amendments.

By Noble of Muscatine, from citizens of Muscatine county, favoring a gasoline tax and a road bond issue. Ways and means.

SENATE FILE NO. 39 ORDERED PRINTED

Blake of Fayette asked unanimous consent to have 1000 copies of Senate File No. 39, by Bergman, printed with the amendments proposed by the special gasoline tax committee as footnotes.

There being no objection, it was so ordered.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 5, 82, 64 and 85.

House Files Nos. 33, 43, 71, 73 and 76.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Hollis of Black Hawk, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred Senate File No. 62, a bill for an act to amend sections twenty-nine hundred six (2906) and twenty-nine hundred seven (2907) of the Code, 1924, relating to county and district fairs, begs leave to report they have had

the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 106, a bill for an act to amend sections twenty-nine hundred fifty-four (2954) and twenty-nine hundred sixty (2960) of the Code, 1924, relating to poultry associations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 113, a bill for an act describing the manner of distributing state aid for the use of the state horticultural society connected with the state department of agriculture, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture to whom was referred Senate File No. 7, a bill for an act to amend section nine thousand seven hundred nineteen (9719) of chapter four hundred twenty-six (426) of the 1924 code, relating to bonded warehouses for agricultural products, begs leave to report they have had the same 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.

the form the second second

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 62, a bill for an act to amend the law as it appears in section forty-eight hundred eighteen (4818) of the Code, 1924, with respect to noxious weeds, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

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C.-A. Hollis, Chairman.

Report adopted.



Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 91, a bill for an act to provide the terms and conditions on which the vendor of personal property sold under a conditional sale may repossess himself of the property, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 169, a bill for an act to amend the law as it appears in section ten thousand four hundred forty (10440) of the Code, 1924, relating to returns of marriages, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 168, a bill for an act to repeal section fifty-two hundred sixty (5260) of the Code, 1924, with reference to the payment of expenses of county officers, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 122, a bill for an act to amend section 7122 of the Code, 1924, relating to time of returning assessment rolls to local board, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 78, a bill for an act to amend chap-



ter two hundred seventy-two (272) of the Code, 1924, relating to county aid for the blind, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

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 Files Nos. 33, 71, 73, 76 and 43.

Senate Files Nos. 5, 64, 82 and 85.

INTRODUCTION OF BILLS

House File No. 202, by Rice of Appanoose, 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 times and referred to committee on labor.

House File No. 203, by McCaulley of Calhoun, a bill for an act relating to the manner of indexing instruments affecting real property filed in the office of the county recorder, additional to chapter four hundred thirty-nine (439) of the Code, 1924.

Read first and second times and referred to committee on land titles.

House File No. 204, by Yenter of Johnson, a bill for an act to repeal sections sixteen hundred seventy-nine (1679), sixteen hundred eighty (1680), sixteen hundred eighty-one (1681), sixteen hundred eighty-two (1682), sixteen hundred eighty-three (1683), sixteen hundred eighty-four (1684) of the Code of 1924, relating to regulations concerning the safety, installation, equipment, and maintenance of passenger and freight elevators and to enact a substitute therefor.

Read first and second times and referred to committee on judiciary No. 1. House File No. 205, by Saunders of Palo Alto, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the United Spanish War Veterans to be held in this state.

Read first and second times and referred to committee on appropriations.

House File No. 206, by Wolfe of Linn, a bill for an act authorizing the use of convict labor on state highways, state roads, state parks and other public improvements where unskilled labor is required by the state: providing for the compensation of such convict labor: regulating the handling of such convict labor: providing for payment of compensation to the dependents of such convicts: providing for a forfeiture of such compensation: providing for creation of prisoners recreation and educational fund: providing for manner of payment of compensation to said convicts upon release, or parole, or discharge from prison: providing eligibility to parole: authorizing allowance of extra good time credits for such labor: providing penalties for interference with such convict labor: providing housing facilities in camps, or utilizing county jails, and repealing all acts or parts of acts in conflict herewith.

Read first and second times and referred to committee on board of control.

House File No. 207, by Rankin of Lee, a bill for an act to amend sections twenty-one hundred eight (2108), twenty-one hundred ten (2110), and twenty-one hundred eleven (2111) of the Code, 1924, relating to the cancellation of the certificates or licenses to practice of physicians and pharmacists.

Read first and second times and referred to committee on public health.

House File No. 208, by Grimwood of Jones, a bill for an act to amend section ten thousand eight hundred five (10805) of the Code. 1924, relating to expenses of judges of the district court.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 209, by Ulstad of Wright, a bill for an act to



amend the law as it appears in section five thousand ninety-four (5094), five thousand ninety-seven (5097), five thousand ninety-eight (5098), five thousand one hundred and one (5101) and five thousand one hundred and two (5102) of chapter two hundred fifty-two of the Code, 1924, relating to motor vehicle carriers.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 210, by McCaulley of Calhoun, a bill for an act to repeal section thirteen thousand forty-nine (13049) of the Code, 1924, relating to prosecutions for false pretences.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 211, by McCaulley of Calhoun, a bill for an act to repeal section ten thousand nine hundred eight (10908) of the Code, 1924, and to enact a substitute therefor, relating to attorneys and counselors.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 212, by Bixler of Adams, a bill for an act to amend section forty-six hundred sixty-two (4662) of the Code, 1924, relating to disagreements between boards of supervisors as to county line highway matters.

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

House File No. 213, by Hanson of Hancock, a bill for an act requiring any person, firm or corporation to secure a license to erect, maintain or operate a bath house on any of the meandered lakes of the state and to require them to employ life guards, and to provide a penalty for the violation thereof.

Read first and second times and referred to committee on conservation of resources.

House File No. 214, by Vincent of Guthrie, a bill for an act to amend sections eighty-four hundred eighty-six (8486), eighty-



four hundred eighty-seven (8487) and eighty-five hundred six (8506) of the Code, 1924, relating to cooperative associations, and to authorize such associations to do business with non-members.

Read first and second times and referred to committee on agriculture.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 24th day of February, 1925, sent to the governor for his approval:

House Files Nos. 33, 71, 73, 76 and 43.

HOWARD A. MATHEWS, Chairman.

Report adopted.

RESOLUTION

Miller of Shelby offered the following resolution:

Whereas, the Honorable E. M. Hertert, former member of the House of Representatives from Shelby county in the Twenty-ninth General Assembly, died at his home in Harlan, Iowa, on July 22, 1923; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee: Miller of Shelby, Thomas of Audubon and Vincent of Guthrie.

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. 37, a bill for an act relating to the labeling of agricultural seeds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 115, a bill for an act relating to military service exemptions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 130, a bill for an act relating to the bonus for soldiers, sailors, marines, nurses and certain other beneficiaries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 144, a bill for an act relating to marriage.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 21, a bill for an act relating to the use of voting machines.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 176, a bill for an act relating to the compensation and mileage of the members of the General Assembly, the Lieutenant Governor, and the Speaker of the House.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 29, a bill for an act relating to bonds of secretaries and treasurers of school corporations.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 8, relating to an investigation of the state departments by the director of the budget.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 8

Whereas, The General Assembly of Iowa has in the aggregate created an alarming total of boards, bureaus, departments, commissions and agencies; and

Whereas, The agencies thus created have resulted in partial duplication of state functions thus increasing materially the number of state employees; therefore,

Be It Resolved by the Senate, the House concurring: That the director of the budget be and is hereby authorized and directed to make a complete survey of the boards, bureaus, departments and agencies of state government to determine to what extent duplications exist, both in functions and office organization and report the result of his investigation also such remedial recommendation as correction of the situation requires to the Forty-first General Assembly of Iowa.

Laid over under rule 34.



SENATE MESSAGES CONSIDERED

Senate File No. 21, a bill for an act to amend section nine hundred thirteen (913) of the Code of 1924 relating to the use of voting machines.

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

Senate File No. 130, a bill for an act to amend sections five (5) and eight (8) of chapter three hundred thirty-two (332) of the acts of the 39th General Assembly relating to the bonus for soldiers, sailors, marines, nurses and certain other beneficiaries as named in section four (4) of the above named chapter.

Read first and second times and referred to committee on military.

Senate File No. 115, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1924, relating to military service exemptions.

Read first and second times and referred to committee on military.

Senate File No. 37, a bill for an act to amend paragraph five (5) of section thirty-one hundred twenty-nine (3129), of the Code, 1924, relating to the labeling of agricultural seeds.

Read first and second times and referred to committee on agriculture.

Senate File No. 144, a bill for an act to amend chapter four hundred sixty-nine (469), Code of 1924, relating to marriage.

Read first and second times and referred to committee on judiciary No. 2.

Senate File No. 176, a bill for an act to amend sections fourteen (14), sixteen (16), and seventeen (17), Code, 1924, relating to the compensation and mileage of the members of the General Assembly, the Lieutenant Governor, and the Speaker of the House, and the payment of the same.

Read first and second times.

CONSIDERATION OF BILLS.

By unanimous consent, Senate File No. 176, a bill for an act to amend sections fourteen (14), sixteen (16), and seventeen (17), Code, 1924, relating to the compensation and mileage of the members of the General Assembly, the Lieutenant Governor, and the Speaker of the House, and the payment of the same, was taken up for consideration at this time.

The bill was read for the information of the House.

Unanimous consent having been obtained to suspend the rules prohibiting the second and third readings of a bill on the same day, Carter of Hardin moved that the reading just had be considered the third reading, and that the bill be placed upon its passage, which motion prevailed.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Graham	Kennedy	Prichard
Anderson of	Grimwood	Kent	Quirk
Decatur	Gripp	King	Rassler
Anderson of	Hager	Knudson	Ratliff
Montgomery	Haney	Knutson	Reimers
Anderson of	Hansen	Latimer	Rhinehart
Webster	Hanson of	Leonard	Rice
Bauer	Hancock	Lichty	Roberts
Bierkamp	Hanson of	Lieberknecht	Ryder
Bixler	Winnebago	Long	Saunders
Blackford	Harrison of	Lovrien	Smith of
Blake	Clarke	McCaulley	Chickasaw
Blythe	Harrison of	McIlrath	Smith of O'Brien
Brittain	Pottawattamie	Mathews	Stepanek
Carter	Hattendorf	Merritt	Swanson
Clark	Held	Miller	Troup
Cole	Hempel	Napier	Truax
Craig	Higgins	O'Donnell	Ulstad
Diltz	Hill	Oldham	Venard
Eckles	Hollis	Oliver	Vincent
Edge	Hubbard	Orr	Wagner
Elliott	Johnson of	Owens	Williams
Fleming	Dickinson	Patterson	Wilson
Francis	Johnson of	Powers	Wolfe—88
Gilbertson	Marion		

The nays were, none.

Absent or not voting:

Huff	Noble	Strippel
Lepley	Rankin	Thomas
Martin	Rust	Walrod
Maxfield	Schulte	Yenter
Natvig	Stookesberry	Mr. Speaker-20
	Lepley Martin Maxfield	Lepley Rankin Martin Rust Maxfield Schulte

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

House File No. 132, a bill for an act to repeal chapter one hundred thirteen (113) of the Code, 1924, relating to maternity hospitals and to provide a substitute therefor, was taken up for consideration.

Grimwood of Jones offered the following amendment and moved its adoption:

Amend House File No. 132, section 12, by striking therefrom the word "and" at the end of line sixteen (16) and inserting in lieu thereof the word "or".

Amendment adopted.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 132 by striking therefrom all of section 1.

Bierkamp

Bixler

On the question "Shall the amendment be adopted?" a roll call was demanded.

Clark

Leonard

The ayes were:

Montgomery

Anderson of

monegomery	DIALCE	neomara	
The nays were) (b)	8	
Anderson of Decatur Blackford Blake Blythe Brittain Carter Christophel Cole Craig Eckles Edge Elliott Fleming Francis Graham Grimwood Gripp Hager Haney Hansen	Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf Held Hempel Higgins Hill Hollis Johnson of Dickinson Johnson of Marion Kennedy King Knudson	Knutson Latimer Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Mathews Maxfield Merritt Napier O'Donnell Oldham Owens Powers Prichard Rassler Ratliff	Reimers Rhinehart Rice Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Swanson Troup Truax Ulstad Vincent Wagner Williams Wilson Yenter Mr. Speaker—74

Oliver

Orr-7

Absent or not voting:

Aiken	Eden	Miller	Rust
Anderson of	Forsling	Natvig	Stookesberry
Webster	Gilbertson	Noble	Strippel
Bauer	Hubbard	Patterson	Thomas
Berry	Huff	Quirk	Venard
Dewar	Kent	Rankin	Walrod
Diltz	Martin	Roberts	Wolfe-27

Amendment to strike out section 1 was rejected.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 132 by striking therefrom all of section 2.

Hubbard of Pottawattamie offered the following amendment as a substitute for the amendment offered by Oliver of Monona and moved its adoption:

Amend House File No. 132, section 2, by striking out the words "seventy-five" at the end of line four (4) and inserting in lieu thereof the word "fifty"; also, by striking from line five (5) of said section the word "premises" and inserting in lieu thereof the word "building".

The substitute amendment by Hubbard of Pottawattamie was adopted.

Hansen 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?"

The ayes were:

Anderson of	Elliott	Hattendorf	Leonard
Decatur	Fleming	Held	Lepley
Anderson of	Francis	Hempel	Lichty
Webster	Gilbertson	Higgins	Lieberknecht
Bierkamp	Graham	Hill	Long
Bixler	Grimwood	Hollis	Lovrien
Blackford	Gripp	Hubbard	McCaulley
Blake	Hager	Huff	McIlrath
Blythe	Haney	Johnson of	Mathews
Brittain	Hansen	Dickinson	Maxfield
Carter	Hanson of	Johnson of	Merritt
Christophel	Hancock	Marion	Napier
Clark	Hanson of	Kennedy	O'Donnell
Cole	Winnebago	Kent	Oldham
Craig	Harrison of	King	Owens
Diltz	Clarke	Knudson	Patterson
Eckles	Harrison of	Knutson	Powers
Edge	Pottawattamie	Latimer	Prichard

Quirk Rassier Ratliff Reimers Rhinehart Rice Roberts

Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Vincent Stepanek

Swanson Troup Truax Ulstad Venard Wagner

Williams Wilson Wolfe Yenter

Mr. Speaker-89

The nays were:

Anderson of Montgomery Oliver-2

Absent or not voting:

Aiken Bauer Berry Dewar Eden

Forsling Martin Miller Natvig

Noble Orr Rankin Rust

Stookesberry Strippel Thomas Walrod-17

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

House File No. 133, a bill for an act to define, license, and regulate children's boarding homes, was taken up for consideration.

Speaker pro tempore Ulstad in the chair.

The following amendment filed by Blake of Fayette was taken up for consideration:

Amend House File No. 133 by striking from line ten (10) of section one (1) the word "eighteen" and inserting in lieu thereof the word "three".

On motion of Mr. Blake the amendment 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?"

The ayes were:

Anderson of Decatur Anderson of Webster Bierkamp Bixler Blackford Blake

Blythe Brittain Carter Christophel Cole Craig Diltz Eckles

Edge Elliott Fleming Francis Graham Grimwood Hager Haney

Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Hattendorf

Smith of Harrison of Knudson Napier Chickasaw Pottawattamie Knutson O'Donnell Held Latimer Oldham Smith of O'Brien Hempel Leonard Orr Stepanek Higgins . Lepley Owens Swanson Hill Patterson Lichty Troup Hollis Lieberknecht Powers Truax Huff Long Quirk Ulstad Johnson of Lovrien Rassler Venard Dickinson McCaulley Reimers Vincent McIlrath Rhinehart Johnson of Wagner Marion Mathews Rice Williams Kennedy Maxfield Ryder Wilson Kent Merritt Saunders Wolfe King Miller Schulte Yenter-83

The nays were:

Anderson of Montgomery—1

Absent or not voting:

Aiken	Forsling	Noble	Rust
Bauer	Gilbertson	Oliver	Stookesberry
Berry	Gripp	Prichard	Strippel
Clark	Hubbard	Rankin	Thomas
Dewar	Martin	Ratliff	Walrod
Eden	Natvig	Roberts	Mr. Speaker—24

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

REPORT OF SPECIAL GASOLINE TAX COMMITTEE

Blake of Fayette asked unanimous consent to have the report of the special gasoline tax committee printed in the journal. There being no objection, it was so ordered.

To CHAIRMAN:

Ways and Means Committee.

Motor Vehicles and Transportation Committee.

Roads and Highways Committee.

We, your committee, appointed to report to the House provisions for a license fee on gasoline sold and used within the state of Iowa, beg leave to make the following recommendations:

- 1. Substitute the Bergman Bill, S. F. No. 39, for the Brittain Bill, H. F. No. 44.
 - 2. Amend the Bergman bill as follows:
- a. By adding the words "except personal property tax" aften the word "gasoline" in line seven (7) of section one (1).
- b. Add the following as paragraph (d) to section two (2). "The word 'gasoline', as used in this act, shall include the liquids derived from patro-



leum or natural gas, commonly known or sold as gasoline, and all other volatile and inflammable liquids, by whatsoever name known or sold, containing any derivative of petroleum or natural gas, and produced, prepared, or compounded for the purpose of generating power by means of internal combustion, or which may be used for such purpose, but shall not include kerosene."

- c. Strike out all of section three (3).
- d. Add the words "including gasoline license fee" after the word "gasoline" in line four (4) of section four (4).
- e. Strike out the word "twentieth" in line two (2) of section six (6) and substitute in lieu thereof the word "fifteenth".
- f. Strike out all of section eight (8) after the word "of" in line eight (8) and add the following: "not to exceed one hundred and no hundredths dollars (\$100.00) or imprisonment in the county jail not to exceed thirty (30) days."
- g. Strike out all of section nine (9) after line two (2) and insert the following:

One third (1/2) to the primary road fund.

Two thirds (%) to be paid to the county treasurer of each county in proportion to the area of the county to the area of the state and to be kept by the county treasurer in a fund known as the secondary road fund and shall be by the board of supervisors used for the purpose of grading, draining, gravelling or otherwise improving and maintaining the county road system in such county and such main travelled roads of the township roads of said county as may be selected by the trustees in each township, and which county road system as may be so improved shall be deemed to include all extensions of such road systems within the limits of any cities or towns in such county. Said fund to be so expended by the board of supervisors of the county that biennially the expenditure shall have been equal in each township for the biennium, in proportion to the area of such townships.

h. Strike out all of section ten (10) and insert in lieu thereof the following:

"Any person who shall buy or use any gasoline for the purpose of operating or propelling stationary gas engines, tractors used for agricultural purposes, motor boats, air-planes, or aircrafts, who shall purchase or use any gasoline for cleaning or dyeing or for any other commercial use except for propelling motor vehicles operated in whole or in part upon any of the public highways, shall be reimbursed and repaid the amount of such license fee paid by him upon presenting to the treasurer of state a statement, accompanied by the original invoices showing such purchases, which statement shall set forth the total amount of such gasoline so purchased and used by such consumer, other than for propelling motor vehicles operated or intended to be operated in whole or in part upon any of the public highways, which refund shall be first approved by the county treasurer of the county where used, and the treasurer of state shall, upon the presentation of such invoices cause to be repaid, to such consumer, from the fund operated by the license fees collected on the use of gaso-



line, as herein provided, the amount of license fees paid by such consumer on gasoline used for purposes other than propelling motor vehicles as hereinbefore provided. All applications for refunds or reimbursement as provided for in this section shall be filed with the treasurer of state within ninety (90) days after the date on which such gasoline shall have been purchased, as shown by the invoice. Any person, firm or corporation who shall make any false statement in connection with an application for the refund of any money or license fees, as herein provided, or who shall collect or cause to be repaid to him or to any person any such fees without being entitled to the same under the provisions of this section, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not to exceed one thousand (\$1,000.00) dollars."

i. Amend the title by striking the words "fixing a standard for gasoline sold for use in the state" in lines three (3) and four (4).



W. R. BLAKE.
G. L. VENARD.
C. G. COLE.
J. W. KENT.
FRED R. BLYTHE.
FRED C. LOVRIEN.

CONSIDERATION OF BILLS

House File No. 116, a bill for an act to amend the law as it appears in section forty-six hundred thirty-eight (4638) of the Code of Iowa, 1924, relating to increase in mileage of county roads, with report of committee recommending passage, was taken up for consideration.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Diltz of Polk asked unanimous consent to defer action on the bill until Wednesday.

Objection was made.

Diltz of Polk moved to reconsider the vote by which House File No. 116 passed to its third reading.

Motion prevailed.

Anderson of Webster moved that the House adjourn until 10:00 a. m. Wednesday.

Brittain of Madison moved to amend the motion by changing the hour from 10:00 to 9:00 a. m.

Amendment adopted.

Motion of Anderson of Webster, as amended, prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 25, 1925.

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

Prayer was offered by the Rev. Henry McCraven, of the Union Congregational church, Des Moines.

Journal of February 24th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted for the day as follows: Blackford of Van Buren on request of Saunders of Palo Alto; Smith of O'Brien on request of Quirk of Sac; Orr of Keokuk on request of Bauer of Washington; Lepley of Grundy on request of Bauer of Washington; Long of Jefferson on request of Troup of Story; Hempel of Clayton on request of Hattendorf of Osceola; Stepanek of Linn on request of Hanson of Hancock; Owens of Harrison on request of Smith of Chickasaw; Rice of Appanoose on request of Carter of Hardin; Powers of Page on request of Smith of Chickasaw.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Held of Plymouth, from citizens of Plymouth county, favoring a gasoline tax and a road bond issue. Ways and means.

By Venard of Sioux, from the township trustees of Sioux County, favoring a gasoline tax equally proportioned among primary, secondary and township roads, and opposing a bond issue. Ways and means.

By Rassler of Pocahontas, from citizens of Pocahontas county, opposing a gasoline tax and a road bond issue, and favoring a state income tax. Ways and means.

By Oldham of Mahaska, from barbers of Oskaloosa, protesting against House File No. 138 and favoring a barbers' license law. Public health

By McIlrath of Poweshiek, from the executive committee of Federation of Women's Clubs, Des Moines, favoring the child-labor amendment. Constitutional amendments.

By Venard of Sioux, from citizens of Sioux county, protesting against a bond issue, and favoring a gasoline tax. Ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate File No. 176. House File No. 29.

> HOWARD A. MATHEWS, Chairman House Committee.

> F. C. STANLEY, 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. 176.

House File No. 29.

REPORTS OF COMMITTEES

Knutson of Cerro Gordo, 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. 183, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the Code, 1924, relating to fish hatcheries, game farms, and distribution of fish and game, and providing for the establishment of state game refuges, begs leave to report they have had the same 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), line ten (10), by inserting between the words

"to" and "hunt", the word "fish,"; also, by inserting in line eleven (11), after the comma following the word "bird", the word "fish,".

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred Senate File No. 22, a bill for an act to amend section seventeen hundred sixty-six (1766), of the Code, 1924, respecting fur-bearing animals and trapping regulations, begs leave to report they have had the same 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 two (2), the publication clause.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred Senate File No. 28, a bill for an act to amend section seventeen hundred sixty-six (1766) of chapter eighty-six (86) of the Code, 1924, relating to the protection of fur-bearing animals, begs leave to report they have had the same 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, line five (5), by striking therefrom the word and figures "fifteenth (15)" and inserting in lieu thereof the word and figures "fourteenth (14)".

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred Senate File No. 120, a bill for an act to amend paragraph six (6) of section seventeen hundred sixty-seven (1767), Code, 1924, relating to certain game birds and to authorize the killing and capture of such birds under authorization by the State Game Warden, and to provide for defraying the necessary expense connected with such authorization, begs leave to report they have had the same 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 striking out of lines five (5) and six (6) the following: ", Hungarian partridges or other imported game birds,"; also, by striking out of line six (6) the word "shall" and inserting in lieu thereof the word "may"; also by inserting in line eight (8) after the word

"kill" the following: "not to exceed twelve birds per day"; also, by striking from line nine (9) the words "killed or".

C. A. KNUTSON, Chairman.

Report adopted.

Vincent of Guthrie, 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. 45, a bill for an act providing for an income tax to raise revenue with which to reduce the general property tax levy, and to equalize the burdens of taxation, begs leave to report they have had the same 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. 45 by striking out of said bill all of Article three (III).

Amend section two (2) by striking out subsection seven (7) and inserting in lieu thereof the following: "The word 'dividend' means any distribution made by a corporation to its shareholders whether in money or in other property out of its earnings or profits."

Amend section four (4), subsection 2 (a), by inserting a period after the word "insured" in line 17, and striking the remainder of the sentence.

Amend section eleven (11), line 6, by inserting after the word "extended," "as provided in section nine (9),".

Amend section eleven (11), subsection 3, line 21, by striking out the word "and" and inserting a comma in lieu thereof, and by inserting after the word "penalties" the words "and interest".

Amend section eleven (11), subsection 6, line 31, by striking out the word "and" after the word "taxes" and inserting in lieu thereof a comma, and by inserting after the word "penalties" the words "and interest".

Amend section twelve (12), line 5, by inserting after the words "shall be paid" the words "by the taxpayer".

Amend section twelve (12) by striking subsection 2 and inserting in lieu thereof the following:

"If the return is made in good faith and the understatement of the amount in the return is not due to any fault of the taxpayer, there shall be no interest, penalty, or additional tax because of such understatement, provided the deficiency be paid within ten (10) days after notice of the amount be mailed to the taxpayer. If payment be not made within ten (10) days, there shall be added to the amount of the deficiency five per centum thereof, and, in addition, interest at the rate of one per centum per month for each month or fraction of a month calculated from the date of the notice."

Amend section eighteen (18), subsection 7, line 47, by striking the period after the word Des Moines, and inserting in lieu thereof the following: "except in the case of a resident of the state of Iowa, in which case said act shall be deemed as committed at the place of his legal residence."



Amend section nineteen (19), line 11, by inserting after the word "refund" the following: "with the interest due".

Amend section twenty-three (23), line 6, by inserting after the words "authorized by" the word "the".

Amend section twenty-seven (27), line 40, by inserting a comma (,) after the word "but".

Amend section twenty-nine (29) by striking the last sentence and inserting in lieu thereof the following: "The executive council, in fixing the levy in 1925, and each succeeding year thereafter, shall only make such levy as will produce sufficient revenue, when added to the amount estimated by the budget director, will be raised under this act, to meet the total revenue required for state purposes."

Amend section thirty-four (34) by striking therefrom lines 15 and 16, and by placing after the figures "1925" in line 14, a period (.).

Amend section thirty-six (36) by striking subsection (c), and renumbering the remaining subsections of the section.

Amend section thirty-six (36), subsection (d), line 22, by inserting after the word "state" the words "or any political subdivision thereof".

Amend section thirty-nine (39) by inserting after the period (.) in line 4 the following: "Persons with net taxable incomes shall make return.", and by striking in line 5 the words "that amount" and inserting in lieu thereof the words and figures "five thousand dollars (\$5,000)".

Amend section forty-one (41), line 13, by inserting after the period the following: "However, the budget director shall have power to require a return in case the payment to any taxpayer is less than one thousand dollars (\$1,000)."

Amend section thirty-eight (38) by striking from line 5 the figures "\$1000" and inserting in lieu thereof the figures "\$1250". Further amend said section by striking from line 6 thereof the figures "\$2000" and inserting in lieu thereof the figures "\$2500". Further amend said section by striking from line 8 thereof the figures "\$2000" and by inserting in lieu thereof the figures "\$2500". Further amend said section by striking from line 10 thereof the figures "\$200" and inserting in lieu thereof the figures "\$400".

Amend section thirty-nine (39) by striking from line 10 the figures "\$2000" and inserting in lieu thereof the figures "\$2500".

EARL W. VINCENT, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 44, a bill for an act imposing a license fee on gasoline used or sold for use in the state of Iowa, providing for the payment, collection, distribution and expenditure thereof; fixing a standard for gasoline sold for use in the state and providing penalties for violations of the law, begs leave to report they have had the same under consideration and have instructed me to submit the following amendments and to report the same back to the House without recommendation:



Amend section 1, line 6, by inserting after the period following the word "paid", the following: "Such license fee when paid shall be in lieu of all taxes upon gasoline except personal property tax."

Amend section 2 by adding the following paragraph (d) to said section:

(d) The word "gasoline" as used in this act shall include the liquids derived from petroleum or natural gas, commonly known or sold as gasoline, and all other volatile and inflammable liquids, by whatsoever name known or sold, containing any derivative of petroleum or natural gas, and produced, prepared or compounded for the purpose of generating power by means of internal combustion, or which may be used for such purpose, but shall not include kerosene."

Amend section 3 by striking out all of said section, and inserting in lieu thereof the following:

"Sec. 3. Every person who sells gasoline at retail in this state shall keep posted in a conspicuous place and most accessible to his customers at his place of business the retail price of gasoline, including gasoline license fee, of the different grades sold by him which shall be the total price per gallon charged to customers for such gasoline."

Amend section 5 by changing the word "tenth" in line 2 thereof to "fifteenth".

Amend section 7 by striking out all after the word "of" in line eight (8) and adding thereto the following: "not to exceed one hundred and no hundredths dollars (\$100.00) or imprisonment in the county jail not to exceed thirty (30) days."

Amend section 8 by striking out all of the section after line 2 and inserting the following:

"One-third (%) to the primary road fund. Two-thirds (%) to be paid to the county treasurer of each county in proportion to the area of the county to the area of the state and to be kept by the county treasurer in a fund known as the secondary road fund and shall be by the board of supervisors used for the purpose of grading, draining, gravelling or otherwise improving and maintaining the county road system in such county and such main travelled roads of the township roads of said county as may be selected by the trustees in each township, and which county road system as may be so improved shall be deemed to include all extensions of such road systems within the limits of any cities or towns in such county. Said funds to be so expended by the board of supervisors of the county that biennially the expenditure shall have been equal in each township for the biennium, in proportion to the area of such townships."

Amend by inserting as section 9 the following: "Any person who shall buy or use any gasoline for the purpose of operating or propelling stationary gas engines, tractors used for agricultural purposes, motor boats, airplanes, or aircraft, who shall purchase or use any gasoline for cleaning or dyeing or for any other commercial use except for propelling motor vehicles operated in whole or in part upon any of the public highways, shall be reimbursed and repaid to the amount of such license fee



paid by him upon presenting to the treasurer of state a statement accompanied by the original invoices showing such purchases, which statement shall set forth the total amount of such gasoline so purchased and used by such consumer, other than for propelling motor vehicles operated or intended to be operated in whole or in part upon any of the public highways, which refund shall be first approved by the county treasurer of the county where used, and the treasurer of state shall, upon the presentation of such invoices, cause to be repaid to such consumer, from the fund operated by the license fees collected on the use of gasoline, as herein provided, the amount of license fees paid by such consumer on gasoline used for purposes other than propelling motor vehicles as hereinbefore provided. All applications for refunds or reimbursement as provided for in this section shall be filed with the treasurer of state within ninety (90) days after the date on which such gasoline shall have been purchased, as shown by the invoice. Any person, firm, or corporation who shall make any false statement in connection with an application for the refund of any money or license fees, as herein provided, or who shall collect or cause to be repaid to him or to any person any such fees without being entitled to the same under the provisions of this section, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not to exceed one thousand dollars (\$1000.00)."

Amend by striking out section 10.

Amend by renumbering section 9 as section 10.

Amend the title by striking the words "fixing a standard for gasoline sold for use in the state" in lines three (3) and four (4).

EARL W. VINCENT, Chairman.

Report adopted.

Patterson of Kossuth, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 120, a bill for an act to amend section seven hundred ninety-one (791) of the Code, 1924, relating to time of closing of polls, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. W. PATTERSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 137, a bill for an act to amend sections nine hundred thirty-nine (939) and nine hundred forty-one (941) of the Code, 1924, and to provide for the marking of the ballot of an absent or incapacitated voter, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. W. PATTERSON, Chairman.

Report adopted.



Also:

29

MR. SPEAKER: Your committee on elections to whom was referred House File No. 167, a bill for an act to repeal section five hundred twenty (520) of the Code, 1924, relating to the election of county officers and to enact a substitute therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GEO. W. PATTERSON, Chairman.

Passed on file.

SENATE CONCURRENT RESOLUTION NO. 8 CONSIDERED

Rassler of Pocahontas called up Senate Concurrent Resolution No. 8, found in the House journal of February 24th, relative to an investigation of the state departments by the director of the budget.

On motion of Mr. Rassler the House concurred in the Senate concurrent resolution.

INTRODUCTION OF BILLS

House File No. 215, by Lovrien of Humboldt, a bill for an act to amend section eleven thousand twenty-six (11026) of the Code, 1924, so that the statute of limitations as to the rights of minors and insane persons shall not apply to the foreclosure of ancient mortgages.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 216, by Lovrien of Humboldt, a bill for an act to amend section seventy-two hundred seventy-six (7276) of the Code, 1924, and to provide for notice to holders of tax sale certificates of redemption from such sale.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 217, by Graham of Wapello, a bill for an act to amend the law as it appears in sections six thousand three hundred twenty-seven (6327), six thousand three hundred twenty-eight (6328) and six thousand eight hundred eighteen (6818) of



the Code, 1924, relating to the housing law so as to change the class of cities to which said law is applicable.

Read first and second times and referred to committee on municipal corporations.

House File No. 218, by Wolfe of Linn, a bill for an act to repeal section one hundred twenty-seven (127) of chapter ten (10) of the Code, 1924, relating to biennial report of expenditures.

Read first and second times and referred to committee on departmental affairs.

House File No. 219, by Graham of Wapello, a bill for an act to amend the law as it appears in section forty-three hundred forty-nine (4349) of the Code, 1924, relating to the education of deaf children.

Read first and second times and referred to committee on schools and textbooks.

House File No. 220, by O'Donnell of Dubuque, a bill for an act to amend section fifty-two hundred twenty-three (5223) of the Code, 1924, relating to the salary of deputy treasurers.

Read first and second times and referred to committee on compensation of public officers.

House File No. 221, by Knutson of Cerro Gordo, a bill for an act to amend the law as it appears in section twenty-one hundred ninety-one (2191) of the Code, 1924, relating to the regulation of plumbing in cities and towns, and to provide for the appointment of a state plumbing inspector, and to prescribe his duties.

Read first and second times and referred to committee on municipal corporations.

House File No. 222, by Knutson of Cerro Gordo, a bill for an act to amend the law as it appears in title eight (VIII) of the Code, 1924, relating to the practice of certain professions affecting the public health so as to provide for the regulation of the installation of plumbing, and to create a board of plumbing examiners for the licensing of persons to engage in such work, and to provide rules and regulations in regard thereto, and to amend

section twenty-one hundred ninety-one (2191) of the Code, 1924, relating to the establishment and enforcement of a state plumbing code by the state department of health, and to repeal sections twenty-one hundred ninety-five (2195), fifty-seven hundred seventy-six (5776), fifty-seven hundred seventy-eight (5778), fifty-seven hundred seventy-nine (5779), fifty-seven hundred eighty (5780), fifty-seven hundred eighty-one (5781), fifty-seven hundred eighty-two (5782), and fifty-seven hundred eighty-three (5783) of the Code, 1924, relating to the regulation of plumbing by cities and towns; and to provide for the appointment of a state plumbing inspector and to prescribe his duties.

Read first and second times and referred to committee to municipal corporations.

House File No. 223, by Smith of Chickasaw, a bill for an act legalizing an election held in the independent school district No. 5 of Fredericksburg township, Chickasaw county, Iowa, and the acts and proceedings in connection therewith in voting bonds in the sum of twenty-four hundred dollars (\$2,400.00) for the purpose of building and equipping a school house in said district.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 224, by Yenter of Johnson, a bill for an act to authorize guardians, administrators, trustees, receivers, state and savings banks, trust companies and insurance companies to invest in bonds issued under and by virtue of the Federal Farm Loan Act approved by the President of the United States July 17, 1916.

Read first and second times and referred to committee on insurance.

House File No. 225, by Hager of Allamakee, a bill for an act providing for serving original notice by registered letter on smoney demand for one hundred dollars (\$100.00) or less.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 226, by O'Donnell of Dubuque, a bill for an act to amend the law as it appears in section forty-three hundred forty-nine (4349), of the Code, 1924, relating to the education of deaf children.

Read first and second times and referred to committee on schools and textbooks.

House File No. 227, by Gripp of Union, a bill for an act to amend section forty-two hundred fifty-eight (4258) of the Code, 1924, to provide for the reading of the Bible in the public schools.

Read first and second times and referred to committee on schools and textbooks.

CONSIDERATION OF BILLS

Senate File No. 38, a bill for an act to amend section nine thousand two hundred forty-eight (9248) of the Code, 1924, relating to the collection of assessments against stockholders of banks, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ratliff of Henry the amendments proposed by the committee, found in the journal of February 21st, were adopted.

Mr. Ratliff moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The aves were:

Aiken Anderson of Decatur Anderson of Montgomery Bauer Bierkamp Bixler Blythe Brittain Christophel Cole Craig Eckles Edge Fleming Grimwood Gripp

Hager Haney Harrison of Clarke Harrison of Pottawattamie McCaulley Hattendorf Held Higgins Hill Hollis Hubbard Huff Johnson of Dickinson

Kennedy

Knudson

King

Latimer Leonard Lichty Lieberknecht Lovrien McIlrath Mathews Maxfield Merritt Napier O'Donnell Oldham Oliver

Patterson

Rassler

Ratliff

Reimers Rhinehart Roberts Ryder Saunders Schulte Smith of Chickasaw Swanson Troup Truax Ulstad Venard

Wilson Mr. Speaker-64

Vincent

Williams

The nays were:

Carter Diltz	Hanson of Hancock	Knutson	Prichard—5
Absent or not	t voting:		
Anderson of Webster Berry Blackford Blake Clark Dewar Eden Elliott Forsling Francis	Gilbertson Graham Hansen Hanson of Winnebago Hempel Johnson of Marion Kent Lepley Long	Martin Miller Natvig Noble Orr Owens Powers Quirk Rankin Rice	Rust Smith of O'Brien Stepanek Stookesberry Strippel Thomas Wagner Walrod Wolfe Yenter—39

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

Senate File No. 6, a bill for an act to amend sections sixty-one fifty-two (6152), and sixty-one fifty-three (6153) of the Code of 1924, relating to the powers of the board of waterworks trustees, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Harrison of Pottawattamie the amendments proposed by the committee, found in the journal of February 21st, were adopted.

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?"

The ayes were:

Aiken	Eckles	Hattendorf	Lichty
Anderson of	Edge	Held	Lieberknecht
Decatur	Elliott	Higgins	Lovrien
Anderson of	Fleming	Hill	McCaulley
Montgomery	Francis	Hollis	McIlrath
Bauer	Grimwood	Hubbard	Mathews
Bierkamp	Gripp	Huff	Maxfield
Bixler	Hager	Johnson of	Merritt
Blythe	Haney	Dickinson	Napier
Brittain	Hanson of	Kennedy	Noble
Carter	Hancock	King	O'Donnell
Christophel	Harrison of	Knudson	Oldham
Cole	Clarke	Knutson	Oliver
Craig	Harrison of	Latimer	Patterson
Diltz	Pottawattamie	Leonard	Prichard

Smith of Venard Quirk Roberts Rassler Williams Ryder Chickasaw Ratliff Saunders Troup Wilson Mr. Speaker-72 Reimers Schulte Truax Rhinehart Ulstad Swanson

The nays were, none.

Absent or not voting:

Anderson of Graham Martin Stepanek Stookesberry Webster Hansen Miller Berry Blackford Hanson of Natvig Strippel Winnebago Thomas Orr Hempel Blake Owens Vincent Wagner Walrod Clark Johnson of Powers Dewar Marion Rankin Eden Kent Rice Wolfe Forsling Lepley Rust Yenter—36 Gilbertson Smith of O'Brien Long

discretion Long Sinter of Collins

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

House File No. 190, a bill for an act to amend section four thousand seven hundred seven (4707) of the Code, 1924, relating to improvement of the primary and secondary road systems, was taken up for consideration.

Hill 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?"

The ayes were:

Aiken Grimwood Knutson Quirk Latimer Rassler Anderson of Gripp Reimers Decatur Hager Leonard Anderson of Haney Lichty Rhinehart Lieberknecht Montgomery Hanson of Roberts Hancock Lovrien Ryder Saunders Bierkamp Harrison of McCaulley Bixler Clarke McIlrath Schulte Smith of Blythe Harrison of Mathews Chickasaw Brittain Pottawattamie Maxfield Carter Hattendorf Merritt Swanson Christophel Held Napier Troup Noble Truax Craig Higgins Diltz Hill O'Donnell Ulstad Eckles Hollis Oldham Venard Oliver Wilson Edge Johnson of Elliott Dickinson Patterson Wolfe Fleming Knudson Prichard Mr. Speaker-66 Francis

The nays were:

Cole	Hubbard	King	Vincent-4
Absent or not	t voting:		
Anderson of Webster Berry Blackford Blake Clark Dewar Eden Forsling Gilbertson Graham	Hansen Hanson of Winnebago Hempel Huff Johnson of Marion Kennedy Kent Lepley	Long Martin Miller Natvig Orr Owens Powers Rankin Ratliff Rice	Rust Smith of O'Brien Stepanek Stookesberry Strippel Thomas Wagner Walrod Williams Yenter—38

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

Senate File No. 73, a bill for an act authorizing cities having a population of one hundred twenty-five thousand inhabitants or over to acquire a site for, and to build and equip a detention hospital, and to levy a tax and issue bonds in anticipation of such tax to pay the expense thereof, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of February 21st, were taken up and considered.

Elliott of Polk offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendment to the title to Senate File No. 73, by striking out the words "bond issue" after the word "said" and before the word "to" in the last line thereof and inserting in lieu thereof the word "questions".

Amendment to the committee amendments adopted.

On motion of Wolfe of Linn the committee amendments, as amended, 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?"

The ayes were:

Anderson of	Grimwood	Knudson	Rassler
Decatur	Gripp	Knutson	Reimers
Anderson of	Hager	Latimer	Rhinehart
Montgomery	Haney	Leonard	Roberts
Bauer	Hanson of	Lichty	Ryder
Bierkamp	Hancock	Lieberknecht	Saunders
Bixler	Harrison of	Lovrien	Smith of
Blythe	Clarke	McCaulley	Chickasaw
Brittain	Harrison of	McIlrath	Swanson
Carter	Pottawattamie	Maxfield	Troup
Christophel	Held	Merritt	Truax
Cole	Higgins	Napier	Ulstad
Craig	Hill	Noble	Williams
Eckles	Hollis	O'Donnell	Wilson
Edge	Hubbard	Oldham	Wolfe
Elliott	Huff	Oliver	Yenter
Fleming	Johnson of	Patterson	Mr. Speaker—64
Francis	Dickinson	Quirk	<u> 1000</u>

The nays were:

Aiken

Gilbertson

Absent or not	voting:		
Anderson of	Graham	Long	Rice
Webster	Hansen	Martin	Rust
Berry	Hanson of	Mathews	Smith of O'Brien
Blackford	Winnebago	Miller	Stepanek
Blake	Hempel	Natvig	Stookesberry
Clark	Johnson of	Orr	Strippel
Dewar	Marion	Owens	Thomas
Diltz	Kennedy	Powers	Vincent
Eden	Kent	Prichard	Wagner
Forgling	King	Rankin	Walrad 40

Schulte

Hattendorf

Lepley

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Senate File No. 108, a bill for an act to amend the law as it appears in section six thousand three hundred ten (6310) of the 1924 Code, relating to the tax authorized to be levied for a pension fund for police and fire departments in cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Harrison of Pottawattamie the amendments proposed by the committee, found in the journal of February 21st, were adopted.

Mr. Harrison moved that the bill be read a third time now and



Venard-4

placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Gripp	King	Reimers
Decatur	Hager	Latimer	Rhinehart
Anderson of	Haney	Leonard	Roberts
Montgomery	Hanson of	Lichty	Ryder
Bauer	Hancock	Lieberknecht	Saunders
Bierkamp	Harrison of .	Lovrien	Smith of
Bixler	Clarke	McCaulley	Chickasaw
Blythe	Harrison of	McIlrath	Swanson
Brittain	Pottawattamie	Maxfield	Troup
Carter	Hattendorf	Merritt	Truax
Christophel	Held	Napier	Ulstad
Craig	Higgins	Noble	Venard
Diltz	Hill	O'Donnell	Williams
Eckles	Hollis	Oldham	Wilson
Elliott	Hubbard	Patterson	Wolfe
Fleming	Huff	Prichard	Yenter
Francis	Johnson of	Quirk	Mr. Speaker-64
Grimwood	Dickinson	Rassler) 전에 사이 시작 (투자는 1시작시합니다.)

The nays were:

Oliver

Schulte-2

Absent or not voting:

Aiken	Gilbertson	Knutson	Ratliff
Anderson of	Graham	Lepley	Rice
Webster	Hansen	Long	Rust
Berry	Hanson of	Martin	Smith of O'Brien
Blackford	Winnebago	Mathews	Stepanek
Blake	Hempel	Miller	Stookesberry
Clark	Johnson of	Natvig	Strippel
Cole	Marion	Orr	Thomas
Dewar	Kennedy	Owens	Vincent
Eden	Kent	Powers	Wagner
Edge	Knudson	Rankin	Walrod—42
Forsling			

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

House File No. 196, a bill for an act to amend section thirty-one hundred seventeen (3117) of the Code, 1924, relating to affidavits and samples furnished by dealers in commercial feeds, was taken up for consideration.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time. On the question "Shall the bill pass!"

The ayes were:

Aiken	Hager	Knudson	Quirk
Anderson of	Haney	Latimer	Rassler
Montgomery	Hanson of	Leonard	Reimers
Bierkamp	Hancock	Lichty	Rhinehart
Bixler	Harrison of	Lieberknecht	Ryder
Blythe	Clarke	Lovrien	Saunders
Brittain	Harrison of	McCaulley	Schulte
Carter	Pottawattamie	McIlrath	Smith of
Christophel	Hattendorf	Maxfield	Chickasaw
Craig	Held	Merritt	Swanson
Diltz	Higgins	Napier	Troup
Eckles	Hill	Noble	Truax
Edge	Hollis	O'Donnell	Ulstad
Elliott	Hubbard	Oldham	Williams
Fleming	Huff	Oliver	Wilson
Francis	Johnson of	Patterson	Yenter
Grimwood	Dickinson	Prichard	Mr. Speaker-64
Gripp	King		

The nays were, none.

Absent or not voting:

Anderson of	Forsling	Lepley	Roberts
Decatur	Gilbertson	Long	Rust
Anderson of	Graham	Martin	Smith of O'Brien
Webster	Hansen	Mathews	Stepanek
Bauer	Hanson of	Miller	Stookesberry
Berry	Winnebago	Natvig	Strippel
Blackford	Hempel	Orr	Thomas
Blake	Johnson of	Owens	Venard
Clark	Marion	Powers	Vincent
Cole	Kennedy	Rankin	Wagner
Dewar	Kent	Ratliff	Walrod
Eden	Knutson	Rice	Wolfe-44
Clark Cole Dewar	Marion Kennedy Kent	Powers Rankin Ratliff	Vincent Wagner Walrod

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

House File No. 198, a bill for an act to amend the law as it appears in section nineteen hundred thirty-six (1936) of the Code, 1924, relating to the labeling of legal shipments of intoxicating liquors, was taken up and considered.

Higgins of Greene moved that action on the bill be deferred.

Motion prevailed.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 25th day of February, 1925, sent to the governor for his approval:

House File No. 29.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 30, a bill for an act relating to employers' liability and workmens' compensation.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 10, a bill for an act relating to washing facilities for employees in and about coal mines.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 30, a bill for an act to amend the law as it appears in Section 1479, Chapter 72, of the 1924 Code of Iowa, relating to employers' liability and workmens' compensation.

Read first and second times and referred to committee on labor.

HOUSE FILE WITHDRAWN

On request of Diltz of Polk, unanimous consent having been obtained, House File No. 11 was withdrawn from the committee on ways and means and from further consideration by the House.

Anderson of Decatur moved that the House now adjourn.

Motion prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 4, 1925.

House met pursuant to adjournment, Speaker Pro Tempore Ulstad in the chair.

Prayer was offered by the Rev. Melvin Vernon Higbee, pastor of the First Presbyterian church, Boone, Iowa.

Journal of February 25th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hattendorf of Osceola indefinitely on account of illness on request of Hanson of Hancock.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Smith of Chickasaw, from citizens of Chickasaw county, protesting against House File No. 161. Fish and game.

INTRODUCTION OF BILLS

House File No. 228, by Wagner of Scott, a bill for an act to amend, revise, and codify section eighty-five hundred ninety-two (8592) of the Code, 1924, relating to the reincorporation of non-pecuniary incorporations.

Read first and second times and referred to committee on private corporations.

House File No. 229, by Oliver of Monona, a bill for an act to provide for the cleaning out, deepening, enlarging, extending, or straightening of any main outlet, carrying ditch, drain or natural watercourse in order to expeditiously carry off the combined waters and other materials discharged from any or all of its contributing drainage districts, and to empower the board to

determine and apportion what part of the cost of the improvement each of the contributing drainage districts shall pay.

Read first and second times and referred to committee on drainage.

House File No. 230, by Haney of Mills, a bill for an act to appropriate fourteen thousand five hundred seventy-eight dollars (\$14,578.00) for the purpose of purchasing seventy-eight and eighty one-hundredths (78.80) acres of land in Mills county, Iowa.

Read first and second times and referred to committee on appropriations.

HOUSE CONCURRENT RESOLUTION NO. 12

Dewar of Cherokee offered the following concurrent resolution: Be It Resolved by the House, the Senate concurring, That the Fortyfirst General Assembly adjourn, sine die at twelve o'clock noon, Friday, March 27, 1925.

Laid over under rule 34.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 25th, approved the following bills:

House Files Nos. 33, 43, 71, 73, 76 and 29.

Forsling of Woodbury moved that the House now adjourn until 9:30 a.m. Thursday.

McIlrath of Poweshiek moved to amend the motion by changing the house from 9:30 a. m. to 9:00 a. m.

Amendment lost.

Saunders of Palo Alto moved to amend the motion by changing the hour from 9:30 a. m. to 10:00 a. m.

Amendment adopted.

Motion of Forsling of Woodbury, as amended, prevailed and the House stood adjourned.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 5, 1925.

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

Prayer was offered by the Rev. E. Harold Jackson, Brooks, Iowa.

Journal of March 4th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Rust of Franklin for the remainder of the week on request of Grimwood of Jones; Ryder of Dubuque for the remainder of the week on request of O'Donnell of Dubuque.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Dewar of Cherokee, from Business and Professional Women's Club, Cedar Rapids, protesting against House File No. 45. Ways and means.

By Dewar of Cherokee, from residents of Meriden, urging a proportionate return of the proposed gasoline tax to cities and towns for street improvement. Ways and means.

By McIlrath of Powshiek, from citizens of Iowa, favoring House File No. 45, and protesting against a road bond issue, also against House File No. 44. Ways and means.

By Gilbertson of Winneshiek, from citizens of Winneshiek county, favoring a gasoline tax and a bond issue for improvement of highways. Ways and means.

By Rhinehart of Dallas, from voters of Woodward, urging a proportionate return of the proposed gasoline tax to towns and townships for improvement of roads. Ways and means.

By McCaulley of Calhoun, from P. T. A., Lake City, favoring the child labor amendment. Constitutional amendments.

By McCaulley of Calhoun, from Calhoun County Bankers' Association, favoring House File No. 129. Banks and banking.

By Mathews of Des Moines, from citizens of Des Moines county, favoring a gasoline and a road bond issue. Ways and means.

By Mathews of Des Moines, from members of the fire department, Burlington, favoring Senate Files Nos. 151 and 152. Municipal corporations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House File No. 10.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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. 10.

BILL SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 5th day of March, 1925, sent to the governor for his approval:

House File No. 10.

HOWARD A. MATHEWS, Chairman.

Report adopted.



HOUSE FILES INDEFINITELY POSTPONED

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 91, was taken up for consideration.

On motion of Rankin of Lee the report was adopted and House File No. 91 was indefinitely postponed.

The report of the committee on county and township organization, recommending indefinite postponement of House File No. 122, was taken up for consideration.

On motion of Venard of Sioux the report was adopted and House File No. 122 was indefinitely postponed.

The report of the committee on county and township organization, recommending indefinite postponement of House File No. 168, was taken up for consideration.

On motion of Venard of Sioux the report was adopted and House File No. 168 was indefinitely postponed.

The report of the committee on elections, recommending indefinite postponement of House File No. 167, was taken up for consideration.

On motion of Patterson of Kossuth the report was adopted, and House File No. 167 was indefinitely postponed.

INTRODUCTION OF BILLS

House File No. 231, by Knudson of Hamilton, a bill for an act to legalize the renewal of the corporate period of the State Bank of Blairsburg, Iowa.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 232, by Grimwood of Jones, a bill for an act to amend the law as it appears in section three thousand seven hundred seventy-seven (3777) of the Code, 1924, relating to sentences in the penitentiary and men's reformatory, and to the granting or forfeiting of good time.

Read first and second times and referred to committee on board of control.

House File No. 233, by Diltz of Polk, a bill for an act to amend section thirty-five hundred forty-one (3541) of the Code, 1924, relating to compensation and expenses of insanity commissioners.

Read first and second times and referred to committee on compensation of public officers.

House File No. 234, by Haney of Mills, a bill for an act to amend section forty-six hundred ninety (4690) of the Code, 1924, relating to the use of the primary road fund for the construction of bridges and culverts on the primary road system.

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

House File No. 235, by King of Clay, a bill for an act to amend section four thousand two hundred seventy (4270) of the Code, 1924, relating to school attendance.

Read first and second times and referred to committee on schools and textbooks.

House File No. 236, by Vincent of Guthrie, a bill for an act to repeal section forty-two hundred seventy-nine (4279), and to amend section forty-two hundred eighty (4280), code, 1924, relative to school tuition.

Read first and second times and referred to committee on schools and textbooks.

House File No. 237, by Rhinehart of Dallas, a bill for an act to appropriate and provide funds for the purpose of constructing an educational building on the Iowa state fair grounds.

Read first and second times and referred to committee on appropriations.

House File No. 238, by Troup of Story, a bill for an act to fix the responsibility of parents for the wrongful or negligent acts of their minor children.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 239, by Higgins of Greene, a bill for an act to amend chapter two hundred forty-one (241) of the Code, 1924, relative to the refund of assessments for the cost of hard surfacing extensions or continuations of secondary roads within cities and towns having a population of four thousand or less.

Read first and second times and referred to committee on municipal corporations.



House File No. 240, by Higgins of Greene, a bill for an act to amend section four thousand seven hundred eight (4708) of the Code, 1924, relating to the refund of assessments levied for hard surfacing primary roads.

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

House File No. 241, by Troup of Story and Martin of Jackson, a bill for an act to give consent to acquisition by the United States of areas of land and water within Iowa for the establishment of the Upper Mississippi River Wild Life and Fish Refuge and of such other wild life refuges as may have been or may be authorized by Congress, and to cede to the United States certain areas of land and water for the purposes of such refuge.

Read first and second times and referred to committee on conservation of resources.

House File No. 242, by Rankin of Lee, a bill for an act to amend the law as it appears in chapter one hundred forty-seven (147) of the Code, 1924, prohibiting false advertisements and misrepresentations in the sale of lubricating oils and greases for motor vehicles and prescribing penalties therefor.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 243, by Rankin of Lee, a bill for an act to amend the law as it appears in sections twelve thousand eight hundred thirty-four (12834) and twelve thousand eight hundred thirty-seven (12837) to twelve thousand eight hundred forty-two (12842), inclusive, of the Code, 1924, providing the method of taking appeals to the Supreme Court.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 244, by Martin of Jackson, a bill for an act to authorize the transfer of certain funds of the town council of Bellevue. Iowa.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 245, by Saunders of Palo Alto, a bill for an act to amend section four thousand one hundred ninety-six (4196) of the Code, 1924, relating to the qualification of electors for school elections.

Read first and second times and referred to committee on schools and textbooks.

Mouse File No. 246, by Brittain of Madison, a bill for an act to mend sections five thousand four hundred fifty-three (5453) and five thousand four hundred fifty-four (5454) of the Code, 1924, and to repeal section five thousand four hundred fifty-six (5456) of the Code, 1924, relating to the domestic animal fund.

Read first and second times and referred to committee on animal industry.

House File No. 247, by Oliver of Monona, a bill for an act to amend section seventy-six hundred (7600) of the Code, 1924, relating to intercounty levee or drainage districts.

Read first and second times and referred to committee on drainage.

House File No. 248, by Blake of Fayette, a bill for an act to amend sections sixty-five hundred eighty-eight (6588), sixty-five hundred ninety-nine (6599) and sixty-six hundred (6600) of the Code, 1924, relating to tax levies in cities having the commission form of government.

Read first and second times and referred to committee on municipal corporations.

House File No. 249, by Yenter of Johnson, a bill for an act authorizing the executive council to purchase an enlarged military photograph as a permanent memorial of Iowa soldiery in the World's War to be placed in the corridor of the Capitol building, and making an appropriation therefor.

Read first and second times and referred to committee on military.

House File No. 250, by Martin of Jackson, a bill for an act to provide for the examination of titles to real estate by the attor-



ney general of the state or by attorneys in each county of the state, the issuance of a certificate thereon, making the state liable for all losses sustained by reliance on such certificate and to provide a guaranty fund for the payment of such losses.

Read first and second times and referred to committee on land titles.

House File No. 251, by Wolfe of Linn, a bill for an act to repeal sections one hundred twenty-seven (127) and one hundred twenty-eight (128) of chapter ten (10), and section two hundred thirty-two (232) of chapter fifteen (15), and to amend section two hundred forty-six (246) of chapter sixteen (16), of the Code of 1924, relating to the compilation and distribution of the biennial report of expenditures by the auditor of state.

Read first and second times and referred to committee on departmental affairs.

House File No. 252, by Harrison of Pottawattamie, a bill for an act to amend section three hundred ninety-three (393) of the Code, 1924, relating to the auditing of claims, and to provide for the transfer of certain funds to the general fund of the state.

Read first and second times and referred to committee on departmental affairs.

House File No. 253, by Martin of Jackson, a bill for an act to amend section six thousand nine hundred forty-four (6944) of the Code, 1924, and to exempt certain live stock from taxation.

Read first and second times and referred to committee on animal industry.

House File No. 254, by Lovrien of Humboldt, a bill for an act to amend section eleven thousand seven hundred ninety-nine (11799) of the Code, 1924, pertaining to record of junior liens.

Read first and second times and referred to committee on judiciary No. 1.

RESOLUTION

Eckles of Butler offered the following resolution:

Whereas, An all-wise Providence has removed from earthly activities the father of our respected Representative Heike Rust; therefore,

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Be It Resolved: That the sincere sympathy of each member of this body is extended to our worthy colleague in his great bereavement; and

Be It Further Resolved: That the chief clerk of the House is instructed to communicate this resolution to Representative Heike Rust.

Unanimous consent having been obtained to suspend the rules, the resolution was taken up for immediate consideration.

By a rising vote the resolution was unanimously adopted.

RESOLUTION

Wolfe of Linn offered the following resolution:

Be It Resolved by the House, that the treasurer of state be and is hereby requested to furnish this body at an early date the following information:

- (1) What was the total balance of public funds unappropriated on hand as of date January first, 1925?
- (2) What was the total amount, if any, of state funds in possession of the various county treasurers as of above date?
- (3) What if any will the estimated balance in the soldiers' bonus fund be after all claims against said fund are paid?

Laid over under rule 34.

RESOLUTION

Bauer of Washington offered the following resolution:

Whereas, the Honorable C. H. Wilson, former member of the House of Representatives from Washington county in the Fourteenth General Assembly, died at his home in Washington, Iowa, on February 28, 1925; therefore.

Be it resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Bauer of Washington, Orr of Keokuk and Noble of Muscatine.

RESOLUTION

Huff of Cass offered the following resolution:

Be it resolved by the House, that the Speaker of the House shall on or

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before Wednesday, March 25, 1925, appoint a sifting committee of seven members to which shall be referred all bills other than appropriation bills, and that beginning Saturday, March 28, 1925, 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 post-ponement.

Laid over under rule 34.

RESOLUTION

Smith of O'Brien offered the following resolution:

Whereas, the Honorable Charles C. Cannon, of O'Brien county, Iowa, a member of the House in the Thirty-fifth General Assembly, died at his home in Paullina, Iowa, on May 20, 1924; therefore,

Be it resolved, That a committee of three be appointed to prepare a memorial to commemorate fittingly his service to this state.

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 such committee, Smith of O'Brien, Prichard of Woodbury and Fleming of Crawford.

CONCURRENT RESOLUTION NO. 13

Brittain of Madison offered the following concurrent resolution:

Be it resolved by the House, the Senate concurring, that the Forty-first General Assembly adjourn sine die on Thursday, April 9th, at 12:00 m., 1925.

Laid over under rule 34.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 20, a bill for an act relating to escapes from state institutions under the management of the board of control of state institutions and to acts and conduct in aid thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:



Senate File No. 132, a bill for an act relating to the publication of legislative acts.

Also, that the Senate concurs in House amendment to the following bill:

Senate File No. 87, a bill for an act to render all monthly appropriations for the support of institutions under the management of the board of control of state institutions available at the first of each current month.

Also, that the Senate concurs in the House amendments to the following bill:

Senate File No. 16, relating to ownership, purchase, maintenance and operation of waterworks in cities having one hundred thousand inhabitants or over.

Also, that the Senate concurs in House amendment to the following bill:

Senate File No. 108, relating to the tax authorized to be levied for a pension fund for police and fire departments in cities and towns.

Also, that the Senate concurs in House amendments to the following bill:

Senate File No. 38, relating to the collection of assessments against stockholders of banks.

Also, that the Senate concurs in House amendments to the following bill:

Senate File No. 6, relating to the powers of the board of waterworks trustees.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 17, a bill for an act relating to costs and fees in prosecution for escapes from certain state institutions.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 26, a bill for an act relating to the opening and closing of polls in school elections.

Also, that the Senate has passed the following resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 1, relating to the legislative department.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 50, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the general assembly and the payment of mileage and additional compensation for certain officers of the special session of the Fortieth General Assembly, and the payment of expenses of certain mine inspectors.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 26

Amend by striking from line four (4) of section one (1) beginning after the word "districts" the following: "where there is a registration



of voters" and inserting in lieu thereof the following: "in which a registration of voters is required".

Also amend said section by striking from line five (5) after the semicolon (;) following the abbreviation "p. m." the following: "in such other districts composed in whole or in part of cities or towns" and inserting in lieu thereof the following: "in school districts where registration of voters is not required composed in whole or in part of cities or towns".

SENATE AMENDMENT TO HOUSE FILE NO. 17

Amend by striking the word "made" after the word "be" in the eighth line of section one, and inserting in lieu thereof the word "collected".

SENATE MESSAGE CONSIDERED

Senate File No. 132, a bill for an act to amend section fifty-four (54), Code 1924, relating to the publication of legislative acts.

Read first and second times and referred to committee on judiciary No. 2.

CONSIDERATION OF BILLS

House File No. 154, a bill for an act relating to levying schoolhouse taxes by school corporations when the schoolhouse has been destroyed by fire, and the anticipation of such taxes by the issuing of certificates and providing for a special schoolhouse fund, was taken up for consideration.

On motion of Blackford of Van Buren the bill was referred to the committee on judiciary No. 1.

House File No. 131, a bill for an act to define, license, and regulate child-placing agencies, to regulate the surrender or commitment of minors to such agencies, and to repeal sections thirty-six hundred sixty-two (3662), thirty-six hundred sixty-three (3663), thirty-six hundred sixty-four (3664), thirty-six hundred sixty-five (3665), thirty-six hundred sixty-nine (3669), thirty-six hundred seventy (3670), thirty-six hundred seventy-two (3672), thirty-six hundred seventy-four (3674), thirty-six hundred seventy-five (3675), and thirty-six hundred eighty-four (3684) of the Code, 1924, relating thereto, 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?"

The ayes were:

Aiken Gilbertson King Rassler Anderson of Knudson Ratliff Graham Decatur Grimwood Knutson Reimers Anderson of Gripp Latimer Rhinehart Montgomery Hager Leonard Rice Anderson of Haney Lepley Roberts Webster Hansen Lichty Saunders Bauer Hanson of Long Schulte Berry Lovrien Hancock Smith of Hanson of Bierkamp McCaulley Chickasaw Bixler Winnebago Smith of O'Brien McIlrath Blackford Harrison of Martin Stepanek Blake Clarke Mathews Stookesberry Blythe Harrison of Maxfield Strippel Brittain Pottawattamie Merritt Swanson Held Thomas Carter Miller Christophel Hempel Napier Troup Clark Higgins Natvig Truax Ulstad Cole HillO'Donnell Hollis Oldham Craig Venard Hubbard Vincent Dewar Oliver **Eckles** Huff Orr Wagner Eden Johnson of Owens Walrod Williams Dickinson Patterson Edge Wilson Johnson of Powers Elliott Fleming Wolfe Marion Prichard Kennedy Yenter Forsling Quirk Rankin Francis Kent Mr. Speaker—102

The nays were, none.

Absent or not voting:

Dilts	Lieberknecht	Rust	Ryder—6
Hattondow	Noble		- 7

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

House File No. 117, a bill for an act to amend the law as it appears in section forty-seven hundred thirty-one (4731) of the Code, 1924, relating to the jurisdiction of boards of supervisors in purchasing or condemning right of way of the primary road system, with report of committee recommending passage, was taken up and considered.

Forsling of Woodbury moved that the bill be rereferred to the committee on roads and highways.

On the question "Shall House File No. 117 be rereferred to the committee on roads and highways?" a roll call was demanded.

The ayes were:

Anderson of Decatur	Eden Edge	Johnson of Marion	Rhinebart Rice
Blackford	Forsling	Knutson	Stepanek
Blake	Grimwood	Mathews	Swanson
Brittain	Hansen	O'Donnell	Truax
Dewar	Hollis	Oldham	Wagner
Eckles		Prichard	Mr. Speaker—25

The nays were:

	Aiken	Hager	Kent	Quirk
ė	Anderson of	Haney	King	Rassler
	Montgomery	Hanson of	Knudson	Ratliff
	Anderson of	Hancock	Latimer	Reimers
	Webster	Hanson of	Leonard	Roberts
	Bauer	Winnebago	Lepley	Schulte
	Berry	Harrison of	Long	Smith of
	Bierkamp	Clarke	Lovrien	Chickasaw
	Bixler	Harrison of	McCaulley	Smith of O'Brien
	Blythe	Pottawattamie	McIlrath	Stookesberry
	Carter	Held	Martin	Strippel
	Christophel	Hempel	Maxfield	Troup
	Clark	Higgins	Miller	Ulstad
	Cole	Hill	Napier	Venard
	Craig	Hubbard	Natvig	Walrod
	Fleming	Huff	Oliver	Williams
	Francis	Johnson of	Orr	Wilson
	Gilbertson	Dickinson	Owens	Wolfe
	Gripp	Kennedy	Patterson	Yenter—68

Absent or not voting:

Diltz	Lichty	Powers	Saunders
Elliott	Lieberknecht	Rankin	Thomas
Graham	Merritt	Rust	Vincent—15
Hattendorf	Noble	Ryder	

The motion to rerefer was lost.

Blackford of Van Buren offered the following amendment and moved its adoption:

Amend House File No. 117, section 1, line four (4), by inserting a comma (,) preceding the word "bridge".

Amendment adopted.

Reimers 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?"



The ayes were:

Kent Rassler Aiken Gilbertson Ratliff Graham King Anderson of Decatur Grimwood Knudson Reimers Anderson of Gripp Knutson Rhinehart Montgomery Hager Latimer Rice Anderson of Haney Leonard Roberts Lepley Saunders Webster Hansen Long Bauer Hanson of Schulte Berry Hancock Lovrien Smith of Chickasaw Bierkamp Hanson of McCaulley Bixler Winnebago McIlrath Smith of O'Brien Blackford Harrison of Martin Stepanek Blake Clarke Mathews Stookesberry Harrison of Maxfield Blythe Strippel Pottawattamie Merritt Brittain Swanson Carter Held Miller Thomas Christophel Hempel Napier Troup Clark Higgins Natvig Truax Hill O'Donnell Ulstad Cole Hollis Oldham Venard Craig Dewar Hubbard Oliver Vincent Eckles Huff Orr Wagner Eden Johnson of **Owens** Walrod Dickinson Patterson Williams Edge Elliott Johnson of Powers Wilson Marion Prichard Wolfe Fleming Francis Kennedy Quirk Mr. Speaker-98

The nays were, none.

Absent or not voting:

Diltz Lichty Rankin Ryder
Forsling Lieberknecht Rust Yenter—10
Hattendorf Noble

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

House File No. 157, a bill for an act to amend section fortycight hundred twenty-five (4825) of the code, 1924, relative to notice of special assessment for destruction of noxious weeds, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Wagner of Scott the amendments proposed by the committee, found in the journal of February 21st, were adopted.

Mr. Wagner moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"



The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster	Fleming Forsling Francis Graham Grimwood Gripp	Kent King Knutson Latimer Leonard Lepley	Ratliff Reimers Rhinehart Rice Roberts Saunders
Bauer Berry	Hager Haney	Long Lovrien	Schulte Smith of O'Brien
Bierkamp Bixler Blackford	Hanson of Hancock Hanson of	McCaulley McIlrath Martin	Stepanek Stookesberry Strippel
Blake	Winnebago	Mathews	Swanson
Blythe Brittain	Harrison of Clarke	Maxfield Merritt	Thomas Troup
Carter Christophel	Harrison of Pottawattamie	Napier O'Donnell	Truax Venard
Clark	Held	Oldham	Vincent
Cole	Hempel	Owens	Wagner
Craig	Higgins	Patterson	Walrod
Dewar	Hill	Prichard	Williams
Eckles	Hollis	Quirk	Wilson
Eden	Johnson of	Rankin	Wolfe
Edge Elliott	Marion Kennedy	Rassler	Mr. Speaker—86

The nays were:

Johnson of	Miller	Oliver	Smith of
Dickinson	Natvig		Chickasaw—5

Absent or not voting:

Aiken	Hubbard	Lieberknecht	Rust
Diltz	Huff	Noble	Ryder
Gilbertson	Knudson	Orr	Ulstad
Hansen	Lichty	Powers	Yenter—17
Hattendorf	300 100 (0.50 1 .0		

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

House File No. 158, a bill for an act to amend section fortycight hundred seventeen (4817) of the Code, 1924, making the provisions of chapter two hundred forty-six (246), relative to weeds, enforceable by cities and towns under special charter, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Wagner of Scott the amendments proposed by the committee, found in the journal of February 21st, were adopted.

Mr. Wagner moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Francis Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Clark Held Cole Craig Dewar Hill Eckles Hollis Eden Hubbard Edge Huff Elliott Johnson of Fleming Dickinson

Gilbertson Graham Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Merritt Hempel Higgins

King Knudson Knutson Latimer Leonard Lepley Long Lovrien McCaulley McIlrath Martin Mathews Maxfield Miller Napier Natvig O'Donnell Oldham Orr Owens Patterson Prichard Quirk

Kennedy

Kent

Rankin Rassler Ratliff Reimers Rice Roberts Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Venard Vincent Wagner Walrod Williams Wilson Wolfe Mr. Speaker-95

The nays were:

Oliver-1

Forsling

Absent or not voting:

Aiken Diltz Hattendorf Lichty Lieberknecht Noble

Johnson of

Marion

Powers Rhinehart Rust

Ryder Ulstad Yenter—12

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

House File No. 195, a bill for an act to amend the law as it appears in sections twenty-six hundred eighty-four (2684), twenty-six hundred eighty-eight (2688), twenty-six hundred ninety (2690), twenty-six hundred ninety-one (2691), twenty-six hundred ninety-four (2694), and twenty-seven hundred (2700) of the Code, 1924, and to repeal the law as it appears in sections twentysix hundred ninety-five (2695) and twenty-seven hundred one (2701) of the Code, 1924, and to enact substitutes therefor, relating to eradication of bovine tuberculosis, was taken up for consideration.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 195, section 5, line six (6), by striking out the words "official county" and inserting after the word "papers" in said line the words "located in different parts of the county".

Wagner of Scott offered the following amendment to the amendment and moved its adoption:

Amend the amendment by Rassler of Pocahontas to House File No. 195 by striking therefrom the word "located" and inserting in lieu thereof the word "published".

' Amendment to the amendment adopted.

Amendment by Rassler of Pocahontas, as amended, was lost.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Grimwood	Latimer	Ratliff
Decatur	Hager	Leonard	Reimers
Anderson of	Hansen	Lepley	Rhinehart
Montgomery	Hanson of	Lichty	Rice
Anderson of	Hancock	Long	Roberts
Webster	Hanson of	Lovrien	Saunders
Berry	Winnebago	McCaulley	Schulte
Bierkamp	Harrison of	McIlrath	Smith of
Bixler	Clarke	Martin	Chickasaw
Blackford			
	Harrison of	Mathews	Smith of O'Brien
Blake	Pottawattamie		Stepanek
Blythe	Held	Merritt	Stookesberry
Brittain	Hempel	Miller	Strippel
Carter	Higgins	Napier	Swanson
Christophel	Hill	Natvig	Thomas
Clark	Hollis	O'Donnell	Troup
Cole	Hubbard	Oldham	Truax
Craig	Huff	Oliver	Vincent
Dewar	Johnson of	Owens	Wagner
Eckles	Dickinson	Patterson	Walrod
Eden	Johnson of	Powers	Williams
Edge	Marion	Prichard	Wilson
Elliott	Kennedy	Quirk	Wolfe
Fleming	King	Rankin	Yenter
Francis	Knudson	Rassler	Mr. Speaker-92
Gilbertson	Knutson		

The nays were:

Gripp-1



Absent or not voting:

Aiken Graham Lieberknecht Ryder
Bauer Haney Noble Ulstad
Diltz Hattendorf Orr Venard—15
Forsling Kent Rust

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

HOUSE FILE WITHDRAWN

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 115 was withdrawn from the committee on municipal corporations and from further consideration by the House.

AMENDMENT FILED

Held of Plymouth filed the following amendment to House File No. 116:

Amend House File No. 116 by adding as section 2 the following:

Sec. 2. That the law as it appears in section forty-six hundred thirty-eight (4638) of the Code, 1924, be and the same is hereby amended by inserting a comma (,) after the word "may" in line 16 thereof and adding the words, "upon the approval of the board of township trustees."

G. E. HELD.

AMENDMENT TO RULES OFFERED

Blake of Fayette offered the following amendment to the standing rules of the House:

Amend House rule No. 44 by striking the word "third" from line two and substituting in lieu thereof the word "tenth".

Also, amend rule No. 44 by striking the word "appropriations" from line four and inserting in lieu thereof the word "appropriate".

Blake of Fayette asked unanimous consent to consider the amendment at this time.

Objection was made.

Blake of Fayette moved that the amendment be taken up for consideration at this time.

The motion failed to received a two-thirds majority and was declared to have been lost.

Johnson of Marion moved that the House adjourn until 9:30 a.m. Friday.

Brittain of Madison moved to amend the motion by changing the hour from 9:30 a. m. to 10:00 a. m.

Amendment adopted.

Motion of Johnson of Marion, as amended, prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 6, 1925.

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

Prayer was offered by the Rev. M. D. Bush, pastor of the Methodist Episcopal church, Lake City, Iowa.

Journal of March 5th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Anderson of Webster, from citizens of Webster county, favoring House File No. 227. Schools and textbooks.

By Ratliff of Henry, from voters of Henry county, favoring a gasoline tax and state supervision of the primary road system; also favoring a bond issue. Ways and means.

By Johnson of Marion, from citizens of Melcher, favoring Senate File No. 17. Banks and banking.

By Rice of Appanoose, from citizens of Moravia, favoring Senate File No. 135. Ways and means.

By Venard of Sioux, from Business and Professional Women's Club, Cedar Rapids, protesting against House File No. 45. Ways and means.

By Venard of Sioux, from citizens of Granville, favoring Senate File No. 135. Ways and means.

By Rhinehart of Dallas, from citizens of Perry, favoring a gasoline tax and a road bond issue. Ways and means.

By Troup of Story, from the board of supervisors of Marion

county, also the board of directors of Marion County Farm Bureau, favoring House File No. 143. Animal industry.

By McCaulley of Calhoun, from residents of Calhoun county, opposing any change in the present road laws or apportionment of the automobile license fees. Roads and highways.

By Elliott of Polk, from citizens of Polk county, favoring a gasoline tax and a road bond issue. Ways and means.

AMENDMENT TO RULES

The following amendments to the House rules offered by Blake of Fayette, were taken up for consideration:

Amend House rule No. 44 by striking the word "third" from line two and substituting in lieu thereof the word "tenth".

Also, amend rule No. 44 by striking the word "appropriations" from line four and inserting in lieu thereof the word "appropriate",

Dewar of Cherokee moved to amend the amendment by striking out the word "tenth" in the second line thereof and substituting in lieu thereof the word "seventh".

Amendment adopted.

On motion of Blake of Fayette the amendments offered by him, as amended, were adopted.

REPORTS OF COMMITTEES

Harrison of Clarke, from the committee on military, submitted the following report:

Mr. SPEAKER: Your committee on military to whom was referred House File No. 249, a bill for an act authorizing the executive council to purchase an enlarged military photograph as a permanent memorial of Iowa Soldiery in the World's War to be placed in the corridor of the Capitol Building, and making an appropriation therefor, begs leave to report they have had 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. M. HARRISON, Chairman.

Report adopted. House File No. 249 referred to the committee on appropriations.

Also:

MR. SPEAKER: Your committee on military to whom was referred

Senate File No. 115, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1924, relating to military service exemptions, begs leave to report they have had 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. M. HARRISON, Chairman.

Report adopted.

Yenter of Johnson, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred Senate File No. 102, a bill for an act to amend section eight thousand six hundred sixty-four (8664), Code, 1924, relating to life insurance, begs leave to report they have had the same 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 by striking out the second paragraph of said section and inserting in lieu thereof the following:

"Said companies may substitute for such securities, warranty deeds conveying all the property included in the original mortgage to the commissioner of insurance. Such deeds shall be held by the commissioner of insurance in trust for the policy holders of said company."

Amend section one by striking ou the last sentence of paragraph three which reads "All such deeds shall be withdrawn within three years from the date of such deposit.", and inserting in lieu threeof the following:

"All such property shall be conveyed to the company, or other person designated by such company, within three years from the date of the conveyance to the commissioner, and the company required at such time to replace such security with other approved securities."

RAY YENTER, Chairman.

Report adopted.

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 128, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team at the 1925 international live stock show, begs leave to report they have had the same 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 line three (3) the words and figures "thirty five hundred dollars (\$3500.00)" and inserting in lieu thereof the words and figures "five thousand dollars (\$5000.00)".

L. V. CARTER, Chairman.

Report adopted.



Saunders of Palo Alto, 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. 56, a bill for an act to amend paragraph one (1) of section ninety-one hundred eighty-three (9183) of the Code, 1924, 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, begs leave to report they have had the same 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 all after the enacting clause of the bill and substituting in lieu thereof the following:

Section 1. That section ninety-one hundred eighty-three (9183) of the Code, 1924, be amended by inserting at the end of said section the following:

6. Federal land bank bonds. In federal land bank bonds issued under the provisions of an act of Congress approved July 17, 1916, but not exceeding twenty-five per cent of the assets of the bank shall consist of such bonds.

W. E. G. SAUNDERS, Chairman.

Report adopted.

Grimwood of Jones, 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. 166, a bill for an act to amend section three thousand seven hundred forty-one (3741) of the Code, 1924, relating to the salaries of officers of the penitentiary and men's reformatory, begs leave to report they have had 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. A. GRIMWOOD, Chairman.

Report adopted.

Brittain of Madison, from the committee on suppression of intemperance, submitted the following report:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 70, a bill for an act to amend section twenty-one hundred sixty-nine (2169) of the Code, relating to the record kept of permits issued to manufacturers using intoxicating liquors and providing for reports of liquor shipments received to be filed by manufacturers, begs leave to report they have had the same 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), line nineteen (19), by striking out the word "and" and inserting in lieu thereof the word "medicines,".

Also, amend line twenty (20) by striking out the word "and" and inserting in lieu thereof the word "or".

DAVID BRITTAIN, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 131, a bill for an act making the destruction of or the attempt to destroy any liquid in the presence of peace officers or while property is being searched prima facie evidence that said liquid is intoxicating, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID BRITTAIN, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred House File No. 90, a bill for an act to require records and reports to be kept of certain violations of the criminal laws of the state, providing penalties for violations thereof, and providing for the publication of such records, begs leave to report they have had the same 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 whn so amended the bill do pass:

Amend by inserting after the period in line nine (9) of section two (2) these words: "The board of supervisors shall provide the necessary equipment to carry this section into effect."

Also, amend same by striking out section six (6) as it appears in the bill and susbtituting the following as section six (6):

"When any person shall have been placed under arrest or convicted as provided in section one (1) the judge of any federal, district or municipal court, or any chief of police or any sheriff, for the purpose of identification may order finger prints and the same to be sent by the clerk of the district court to the state bureau of criminal investigation with a request that they be compared with the records there on file as provided in section two (2). The chief of the state bureau of criminal investigation shall immediately return a report of said investigation."

DAVID BRITTAIN, Acting Chairman.

Report adopted.

HOUSE CONCURRENT RESOLUTION NO. 12 CONSIDERED

The following concurrent resolution by Dewar of Cherokee was taken up for consideration:

Be It Resolved by the House, the Senate concurring, That the Forty-first General Assembly adjourn, sine die at twelve o'clock noon, Friday, March 27, 1925.



King of Clay offered the following amendment and moved its adoption:

Amend House Concurrent Resolution No. 12 by striking out the words and figures "Friday, March 27," and inserting in lieu thereof the words and figures "Friday, April 3."

Brittain of Madison moved that House concurrent resolution No. 13, as follows, be substituted for the resolution by Dewar of Cherokee:

Be It Resolved by the House, the Senate concurring, that the Forty-first General Assembly adjourn sine die on Thursday, April 9th, at 12:00 m., 1925.

Anderson of Webster moved the previous question. Motion prevailed.

On the question "Shall House concurrent resolution No. 13 be substituted for House concurrent resolution No. 12?" a roll call was demanded.

The ayes were:

Brittain	Hubbard	McIlrath	Roberts
Eden	Knudson	Orr	Ulstad
Harrison of	Long	Rassler	Wolfe-12
Pottawattan	nie		

The nays were:

Aiken Anderson of	Fleming Forsling	Johnson of Marion	Prichard Quirk
Decatur	Francis	Kennedy	Rankin
Anderson of Montgomery	Gilbertson Graham	Kent King	Ratliff Reimers
Anderson of	Grimwood	Knutson	Rice
Webster	Gripp	Latimer	Saunders
Bauer	Hager	Lepley	Schulte
Berry	Haney	Lichty	Smith of
Bierkamp Bixler	Hansen Hanson of	Lovrien McCaulley	Chickasaw Smith of O'Brien
Blackford	Hancock	Martin	Stepanek
Blake	Hanson of	Mathews	Stookesberry
Blythe	Winnebago	Maxfield	Strippel
Carter	Harrison of	Merritt	Swanson
Christophel Clark	Clarke Held	Miller Napier	Thomas Troup
Cole	Hempel	Natvig	Truax
Craig	Higgins	O'Donnell	Vincent
Dewar	Hill	Oldham	Walrod
Diltz	Huff	Oliver	Williams Wilson
Eckles Edge	Johnson of Dickinson	Owens Patterson Powers	Mr. Speaker—84

Absent or not voting:

Elliott Leonard Rhinehart Venard Hattendorf Lieberknecht Rust Wagner Hollis Noble Ryder Yenter—12

The House refused to substitute House concurrent resolution No. 13 for House concurrent resolution No. 12.

On the question "Shall the amendment by King of Clay be adopted?" a roll call was demanded.

The ayes were:

Aiken	Gilbertson	Johnson of	Patterson
Anderson of	Graham	Dickinson	Powers
Decatur	Grimwood	Johnson of	Quirk
Anderson of	Gripp	Marion	Rassler
Montgomery	Haney	Kennedy	Ratliff
Anderson of	Hansen	Kent	Reimers
Webster	Hanson of	King	Rice
Bauer	Hancock	Knudson	Saunders
Bierkamp	Hanson of	Latimer	Schulte
Bixler	Winnebago	Lepley	Stepanek
Blackford	Harrison of	Lichty	Štrippel
Blake	Clarke	Long	Swanson
Brittain	Harrison of	Lovrien	Thomas
Carter	Pottawattamie	McIlrath	Troup
Clark	Hempel	Martin	Truax
Craig	Higgins	Mathews	Ulstad -
Dewar	Hills	Maxfield	Wagner
Eckles	Hollis	Merritt	Walrod
Eden	Hubbard	Oldham	Williams
Fleming	Huff	Orr	Wolfe
Francis			Mr. Speaker-73

The nays were:

Blythe	Held	O'Donnell	Smith of
Christophel	Knutson	Oliver	Chickasaw
Cole	McCaulley	Owens	Smith of O'Brien
Diltz	Miller	Prichard	Stookesberry
Edge	Napier	Rankin	Vincent
Forsling	Natvig	Roberts	Wilson—24
Hager			

Absent or not voting:

Berry	Leonard	Rhinehart	Venard
Elliott	Lieberknecht	Rust	Yenter-11
Hattendorf	Noble	Ryder	

The amendment by King of Clay was adopted.

On the question "Shall House concurrent resolution No. 12, as amended, be adopted?" 'a roll call was demanded.

The ayes were:

Aiken Johnson of Quirk Elliott Anderson of Fleming Marion Rankin Decatur Forsling Kennedy Rassler Anderson of Francis King Ratliff Knudson Gilbertson Reimers Montgomery Anderson of Graham Knutson Rice Latimer Schulte Webster Gripp Bauer Hager Leonard Smith of Bierkamp Lepley Chickasaw Haney Bixler Hansen Lichty Smith of O'Brien Blackford Hanson of Stepanek Long Blythe Hancock Lovrien Stookesberry Brittain Hanson of McIlrath Strippel Carter Winnebago Martin Swanson Christophel Harrison of Mathews Thomas Maxfield Clark Clarke Troup Cole Held Merritt Truax Craig Hempel Napier Vincent Dewar Higgins Natvig Wagner Diltz Oldham Walrod $_{
m Hill}$ Eckles Williams Hubbard Owens Eden Patterson Wilson Huff Yenter Edge Johnson of Powers Dickinson Prichard Mr. Speaker-86

The nays were:

Berry Kent Oliver Ulstad
Blake McCaulley Orr Venard
Grimwood Miller Roberts Wolfe—15
Harrison of O'Donnell Saunders

Pottawattamie

Absent or not voting:

Hattendorf Lieberknecht Rhinehart Ryder—7
Hollis Noble Rust

House concurrent resolution No. 12, as amended, was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 20 and 50.

House Joint Resolution No. 1.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

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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 and joint resolution:

House Files Nos. 20 and 50.

House Joint Resolution No. 1.

INTRODUCTION OF BILLS

House File No. 255, by Stepanek of Linn, a bill for an act to amend, revise, and add to section four thousand three hundred sixty-one (4361), chapter two hundred twenty-six (226) of the Code, 1924, relating to limitations of school sites in certain school corporations.

Read first and second times and referred to committee on schools and textbooks.

House File No. 256, by Orr of Keokuk, a bill for an act providing that no bond issue shall be declared carried unless at least sixty-five per cent of the votes cast thereon are favorable thereto.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 257, by Blake of Fayette, a bill for an act to amend section seven thousand two hundred forty-six (7246) of the Code, 1924, relating to the collection of delinquent taxes.

Read first and second times and referred to committee on ways and means.

House File No. 258, by Blake of Fayette, a bill for an act to make uniform the law relating to conditional sales, and to repeal sections ten thousand thirty-three (10033) to ten thousand thirty-nine (10039), inclusive, of the Code, 1924, and to repeal all acts or parts of acts inconsistent with this act.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 259, by Hager of Allamakee, a bill for an act



providing for the manner of service of original notices by registered mail in certain cases in which the amount in controversy does not exceed one hundred dollars (\$100.00).

Read first and second times and referred to committee on judiciary No. 2.

House File No. 260, by Knutson of Cerro Gordo, a bill for an act to amend section seventeen hundred sixty-seven (1767) and section seventeen hundred sixty-eight (1768) of the Code, 1924, relating to the taking of pheasants.

Read first and second times and referred to committee on fish and game.

House File No. 261, by Knutson of Cerro Gordo, a bill for an act to amend section seventeen hundred sixty-six (1766) of the Code, 1924, relating to the protection of muskrat.

Read first and second times and referred to committee on fish and game.

House File No. 262, by Prichard of Woodbury, a bill for an act authorizing the Governor of Iowa to appoint three commissioners to act in conjunction with a like commission from the state of Nebraska to report on the feasibility of a plan for the construction of an interstate bridge between the state of Iowa and the state of Nebraska across the Missouri river between the county of Woodbury in Iowa and the county of Dakota in Nebraska; and providing an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House File No. 263, by McCaulley of Calhoun, a bill for an act to amend section thirty-one hundred seventeen (3117) of the Code, 1924, relating to commercial feeds.

Read first and second times and referred to committee on commerce and trade.

House File No. 264, by McCaulley of Calhoun, a bill for an act defining the number of employees necessary to constitute a full



crew for railroads and providing penalties for the violation thereof.

Read first and second times and referred to committee on railroads.

House File No. 265, by McCaulley of Calhoun, a bill for an act to amend section fifty-one hundred two (5102) of the Code, 1924, relating to motor vehicle carriers.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 266, by committee on military, a bill for an act making an appropriation for the purchase and erection of suitable markers to mark the permanent training encampment places in the United States during the Spanish American war of regiments of Iowa soldiers.

Read first and second times and referred to committee on appropriations.

House File No. 267, by Rankin of Lee, a bill for an act to amend section thirty-eight hundred twenty-nine (3829) of the Code, 1924, relating to the qualifications of superintendent of public instruction.

Read first and second times and referred to committee on schools and textbooks.

House File No. 268, by Smith of O'Brien, a bill for an act to amend section forty-two hundred eleven (4211) of the Code, 1924, relating to meeting of voters in subdistricts of school townships.

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

House File No. 269, by Held of Plymouth, a bill for an act to amend, revise, and codify sections forty-two hundred forty-two (4242) to forty-two hundred forty-four (4244), inclusive, of the Code, 1924, relating to the financial reports of certain school districts.

Read first and second times and referred to committee on schools and textbooks.



House File No. 270, by Kennedy of Lee, a bill for an act to amend the law as it appears in section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the division of the state into judicial districts.

Read first and second times and referred to committe on judicial districts.

House File No. 271, by Venard of Sioux, a bill for an act to limit the rate of taxation on property situated within an independent school corporation but outside the limits of a city or town, for the general school fund, and to regulate the levy for such fund.

Read first and second times and referred to committee on ways and means.

House File No. 272, by Bixler of Adams, a bill for an act regulating the sale of cement in the state of lowa and providing a penalty for the violation thereof.

Read first and second times and referred to committee on commerce and trade.

House File No. 273, by Stepanek of Linn, a bill for an act authorizing cities and towns to license and regulate sales at public auction.

Read first and second times and referred to committee on municipal corporations.

House File No. 274, by Schulte of Worth, a bill for an act to repeal the law as it appears in sections four thousand three hundred forty-one (4341), four thousand three hundred forty-two (4342), four thousand three hundred forty-three (4343) and four thousand three hundred forty-four (4344) of the Code, 1924, relating to the minimum teachers' wage.

Read first and second times and referred to committee on schools and textbooks.

House File No. 275, by Hansen of Scott, a bill for an act to amend section fifty-three hundred seventy-six (5376) of the Code,



1924, relating to the establishment of detention hospitals for contagious diseases.

Read first and second times and referred to committee on public health.

House File No. 276, by Hansen of Scott, a bill for an act to repeal section thirteen thousand nine hundred eighty-seven (13987) of the Code, 1924, relating to witnesses to execution of death penalty, and to enact a substitute therefor.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 277, by O'Donnell of Dubuque, a bill for an act to repeal chapter one hundred ninety-eight (198) of the Code, 1924, relating to the federal maternity and infancy act.

Read first and second times and referred to committee on public health.

House File No. 278, by Elliott of Polk, a bill for an act to amend section twenty-five hundred eighty-three (2583) of the Code, 1924, relating to requirements for approved colleges of pharmacy.

Read first and second times and referred to committee on pharmacy.

House File No. 279, by Yenter of Johnson, a bill for an act relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 280, by Yenter of Johnson, a bill for an act providing for registration of all dealers in agricultural lime; to provide for securing samples of agricultural lime and analysis thereof; to furnish analysis to dealers, and for the posting of such analysis and providing penalty for the violation of the provisions herein.

Read first and second times and referred to committee on agriculture.



House File No. 281, by Lepley of Grundy, a bill for an act to amend the law as it appears in section forty-three hundred ninety-two (4392) of the Code, 1924, relating to the certification of school taxes to the board of supervisors, and providing for a limitation upon the amount of taxes certified in certain school districts.

Read first and second times and referred to committee on ways and means.

House File No. 282, by Elliott of Polk, a bill for an act to repeal the law as it appears in section seven thousand two hundred twenty-six (7226) of the Code, 1924, relating to the collection of delinquent taxes.

Read first and second times and referred to committee on ways and means.

House File No. 283, by Martin of Jackson, a bill for an act providing for a depositors' guarantee fund for the protection of bank depositors, authorizing the assessment of banks for the creation and maintenance of the fund, making certain provisions for the liquidation of insolvent banks, exempting banks from giving security to protect public funds, providing penalties for certain violations and authorizing the enforcement of the law by the superintendent of banking.

Read first and second times and referred to committee on banks and banking.

House File No. 284, by Knudson of Hamilton, a bill for an act to establish what is commonly known as the Presidential Preference Primary, and to provide for regulation of political party transactions.

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

House File No. 285, by Dewar of Cherokee, a bill for an act to amend section forty-six hundred forty-one (4641) of the Code, 1924, relating to county engineers.

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



House File No. 286, by Martin of Jackson, a bill for an act to amend section ten thousand one hundred nine (10109) of the Code, 1924, relating to indices kept by the county recorder, and to provide for the keeping of a numerical, section, or tract index.

Read first and second times and referred to committee on judiciary No. 2.

RESOLUTION CONSIDERED

The resolution by Wolfe of Linn, found in the House journal of March 5th, requesting the treasurer of state to furnish certain information to the House, was taken up for consideration.

On motion of Mr. Wolfe the resolution was adopted.

HOUSE FILE NO. 102 PLACED ON CALENDAR

Hubbard of Pottawattamie requested that House File No. 102, which was referred to the committee on roads and highways on February 6th, be recalled from the committee and placed on the calendar.

It was so ordered.

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. 56, a bill for an act to provide for the organization, operation and supervision of savings and credit associations.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 24, a bill for an act relating to nominations by caucus, convention, or petition.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 24

Amend by striking from section eleven (11), line four (4), the words "may be" and inserting the words "is required to be".

SENATE MESSAGE CONSIDERED

Senate File No. 56, a bill for an act to provide for the organization, operation and supervision of savings and credit associations.

tions to be termed "Credit Unions" and to define their powers and placing them under the control of the banking department.

Read first and second times and referred to committee on banks and banking.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 6th day of March, 1925, sent to the governor for his approval:

House Files Nos. 20 and 50.

House Joint Resolution No. 1.

HOWARD A. MATHEWS, Chairman.

Report adopted.

CONSIDERATION OF BILLS

House File No. 116, a bill for an act to amend the law as it appears in section forty-six hundred thirty-eight (4638) of the Code of Iowa, 1924, relating to increase in mileage of county roads, with report of committee recommending passage, was taken up for consideration.

The following amendment filed by Held of Plymouth was taken up and considered:

Amend House File No. 116 by adding as section 2 the following:

Sec. 2. That the law as it appears in section forty-six hundred thirty-eight (4638) of the Code, 1924, be and the same is hereby amended by inserting a comma (,) after the word "may" in line 16 thereof and adding the words, "upon the approval of the board of township trustees."

On motion of Mr. Held the amendment was adopted.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

Diltz of Polk moved to reconsider the vote by which House File No. 116 passed to its third reading.

Motion prevailed.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 116 by adding at the end of section 1 the following:

"No such road shall be added that is parallel to another county road and less than three miles distant."

Amendment adopted.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Bierkamp	Johnson of	Maxfield	Smith of O'Brien
Clark	Dickinson	Natvig	Ulstad
Dewar	Kennedy	Prichard	Venard
Eckles	Latimer	Rankin	Wolfe
Held	Leonard	Rassler	Mr. Speaker—21
Hill	McCaulley		

The nays were:

Anderson of	Fleming	Kent	Roberts
Decatur	Francis	Knutson	Saunders
Anderson of	Grimwood	Lepley	Schulte
Montgomery	Gripp	Lichty	Smith of
Anderson of	Hager	Long	Chickasaw
Webster	Hansen	Lovrien	Stepanek
Bauer	Hanson of	McIlrath	Stookesberry
Berry	Hancock	Mathews	Strippel
Bixler	Harrison of	Merritt	Swanson
Blackford	Clarke	Miller	Thomas
Blythe	Harrison of	Napier	Troup
Brittein	Pottawattamie	O'Donnell	Truax
Christophel	Hempel	Oldham	Vincent
Cole	Higgins	Orr	Wagner
Craig	Hollis	Owens	Walrod
Diltz	Hubbard	Ratliff	Williams
Eden	Johnson of	Reimers	Wilson
Elliott	Marion	Rice	Yenter—64

Absent or not voting:

Aiken	Graham	King	Patterson
Blake	Haney	Knudson	Powers
Carter	Hanson of	Lieberknecht	Quirk
Edge	Winnebago	Martin	Rhinehart
Forsling	Hattendorf	Noble	Rust
Gilbertson	Huff	Oliver	Ryder-23

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 129, a bill for an act to create a state banking board and to define its powers and duties; to provide the method for banks to become public depositories; to relieve banks, county treasurers, state treasurers and other custodians of public funds from giving bonds for money deposited; to relieve public officers from liability on account of the loss of public funds deposited in approved depositories; to create a sinking fund in the state treasury for the purpose of paying losses of public funds deposited in failed banks; to provide the manner of collecting the sinking fund and the amount and disbursement thereof; to provide the extent to which this act shall be applicable to failed banks and the manner of paying claims from the sinking fund created; to amend, revise, and codify sections one hundred thirty-nine (139) and forty-three hundred nineteen (4319) of the Code, 1924, relating to depositary bonds; and to repeal sections seventy-four hundred five (7405), fifty-six hundred fifty-two (5652) and fifty-five hundred fifty (5550) of the Code, 1924, relating to depositary bonds, with report of committee recommening amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of February 21st, were taken up and considered.

Lovrien of Humboldt offered the following amendments to the committee amendments and moved their adoption:

Amend section 2 of the committee amendment to House File No. 129, as follows, to-wit:

Insert after the figures "1924" in line ten (10) thereof the words and figures "all interest collected by township clerks under section fifty-five hundred forty-eight (5548) of the Code, 1924".

Also amend said section by inserting after the word "fund" in line thirteen (13) the words "or township road fund as the case may be".

Also amend said section by adding at the end thereof the following towit: "No part of said interest above two and one-half per cent (2½%) per annum shall be so diverted or collected for said sinking fund.

Also amend section 4 by adding after the word "counties" in line fifteen (15) thereof, the words "including all interest on school funds, city and town funds, township and county funds".

Also add as section 9 the following: "No depositing treasurer shall be liable for loss of public funds by reason of insolvency of the depository bank when deposited hereafter as provided by law."

Renumber balance of sections.

Amendments to the committee amendments adopted.



Grimwood of Jones offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to House File No. 129 by striking out the words "liquid securities" in lines sixteen (16) and seventeen (17) thereof and inserting in lieu thereof the words "United States government bonds".

Amendment to the committee amendments adopted.

On motion of Lovrien of Humboldt the committee amendments, as amended, were adopted.

Mr. Lovrein moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Gilbertson	Kent	Rassler
Anderson of	Grimwood	King	Ratliff
Decatur	Gripp	Knudson	Reimers
Anderson of	Hager	Latimer	Rice
Montgomery	Hansen	Leonard	Roberts
Anderson of	Hanson of	Lepley	Saunders
Webster	Hancock	Lichty	Schulte
Bauer	Hanson of	Lovrien	Smith of
Berry	Winnebago	McCaulley	Chickasaw
Bierkamp	Harrison of	McIlrath	Smith of O'Brien
Bixler	Clarke	Martin	Stepanek
Blackford	Harrison of	Mathews	Strippel
Blythe	Pottawattamie	Maxfield	Swanson
Christophel	Held	Merritt	Thomas
Clark	Hempel	Miller	Troup
Cole	Higgins	Napier	Truax
Craig	Hill	Natvig	Ulstad
Dewar	Hollis	Oldham	Vincent
Eckles	Hubbard	Oliver	Williams
Eden .	Huff	Orr	Wilson
Elliott	Johnson of	Owens	Wolfe
Fleming	Dickinson	Quirk	Yenter
Francis	Kennedy	Rankin	Mr. Speaker—83

The nays were:

Blake	Forsling	Johnson of	O'Donnell
Brittain	Haney	Marion	Prichard
Diltz	17 document surregion to 18 of		Stookesberry-9

Absent or not voting:

Carter	Knutson	Patterson	Ryder
Edge	Lieberknecht	Powers	Venard
Graham	Long	Rhinehart	Wagner
Hattendorf	Noble	Rust	Walrod-16

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So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

MOTION TO RECONSIDER LAID UPON TABLE

Saunders of Palo Alto moved to reconsider the vote by which House File No. 129 passed the House and that the motion to reconsider be laid upon the table.

Motion prevailed.

PROOFS OF PUBLICATION OF HOUSE FILES

The official proof of publication of House File No. 149, a bill for an act to legalize an election held by the voters of Clay county on the 4th day of November, 1924, with reference to the improvement of the primary road system, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

The official proof of publication of House File No. 83, a bill for an act legalizing the franchise of the Armstrong Cement Works in the town of Armstrong, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

The official proof of publication of House File No. 84, a bill for an act legalizing certain franchises of Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden in the state of Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

The official proof of publication of House File No. 82, a bill for an act legalizing the franchises of the Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

The official proof of publication of House File No. 81, a bill for an act legalizing certain franchises of Iowa River Light and Power Company in the towns of Steamboat Rock, Union, Beaman, New Providence, Whitten, Conrad, Hubbard, Radeliffe,



Liscomb and Eldora in the state of Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

MOTION TO RECONSIDER FILED

Mr. SPEAKER: I move that the vote by which House Concurrent Resolution No. 12 passed the House be reconsidered.

CHAS. W. HUFF.

I second the motion.

A. G. RASSLER.

RESIGNATION OF PAGE

I herewith tender my resignation as page in the House, same to be effective as of March 4th.

EDWARD QUIRK.

COMMUNICATION FROM THE GENERAL ASSEMBLY OF WISCONSIN

A copy of a Joint Resolution passed by the General Assembly of the state of Wisconsin, relative to interstate bridges or tunnels across rivers forming the boundary lines between Wisconsin, Minnesota, Michigan and Iowa, was received and referred to the committee on appropriations.

AMENDMENT FILED

Eckles of Butler filed the following amendment to the committee amendment to Senate File No. 120:

Amend the committee amendment to Senate File No. 120 by striking out the word "twelve" and inserting in lieu thereof the words "three male".

Brittain of Madison moved that the House now adjourn until 9:30 a.m. Saturday.

Dewar of Cherokee moved to amend the motion by changing the hour from 9:30 a. m. to 9:00 a. m.

Amendment adopted.

Motion of Brittain of Madison, as amended, prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 7, 1925.

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

Prayer was offered by the Rev. L. E. Crippen, pastor of the Evangelical church, Afton, Iowa.

Journal of March 6th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted for the day as follows: Francis of Boone on request of Anderson of Montgomery; Merritt of Carroll on request of Eden of Clinton; Vincent of Guthrie on request of Cole of Delaware; Huff of Cass on request of Wolfe of Linn; McIlrath of Poweshiek on request of Oldham of Mahaska; Maxfield of Marshall on request Napier of Ringgold; Lieberknecht of Louisa on request of Held of Plymouth.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Roberts of Adair, from the Adair Commercial Club, favoring a gasoline tax and the submission of a bond issue to the people. Ways and means.

By Lichty of Blackhawk, from the Silver Cross Circle, King's Daughters, Waterloo, favoring the bills sponsored by the child welfare commission. Board of control.

By Anderson of Webster, from citizens of Webster county, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Blackford of Van Buren, from citizens of Van Buren county, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Knudson of Hamilton, from citizens of Hamilton county, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Forsling of Woodbury, from voters of Woodbury county, favoring House File No. 209. Motor vehicles and transportation.

By Long of Jefferson, from citizens of Jefferson county, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Owens of Harrison, from citizens of Harrison county, favoring House File No. 45, opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Wilson of Tama, from citizens of Tama county, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Martin of Jackson, from citizens of Miles, favoring House File No. 227. Schools and textbooks.

By Elliott of Polk, from the Trades and Labor Assembly, Des Moines, favoring House File No. 45. Ways and means.

REPORTS OF COMMITTEES

Hollis of Black Hawk, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 200, a bill for an act to appropriate twenty-five thousand dollars (\$25,000) to the Department of Agriculture for encouraging the use and production of corn sugar within this state, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. Hollis, Chairman.

Passed on file.

Eckles of Butler, 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. 180, a bill for an act to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors, begs leave to report they have had the same 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 ", if there be a newspaper" in lines three (3) and four (4) of section two (2), and by adding after the word "district," in line four (4) of section two (2) the words "or a newspaper of general circulation in the district,".

R. B. ECKLES, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 88, a bill for an act making it unlawful to solicit, canvass, or take orders from any school superintendent, principal, teacher, or pupil in the public schools during school hours, or to solicit subscriptions for membership in any society or organization, or for books and supplies at city or county teachers' institutes and providing penalties for violation thereof, begs leave to report they have had the same 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 out the word "superintendent," in line 2.

Amend section 1 by striking out all of the section after the word "state" in line 6.

Amend the title by striking out the word "superintendent," in line 2.

Also amend the title by striking the words "or to solicit subscriptions for membership in any society or organization, or for books and supplies at city or county teachers institutes."

R. B. ECKLES, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 67, a bill for an act to amend sections one hundred twenty-four (124), chapter ten (10), four thousand three hundred twenty-one (4321), of chapter 220, and four thousand one hundred six (4106), of chapter 206 of the Code, 1924, relating to the auditing of the financial condition of school corporations, authorizing certain reports by school treasurers to county superintendents and reports of county superintendents to the auditor of state, begs leave to report they have had 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. B. ECKLES, Acting Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 100, a bill for an act to repeal sections 4096



and 4098 to 4104, inclusive, Cede, 1924; to amend section 520 of said code; to amend, revise and codify sections 4119 and 4120; to provide for the election of a county superintendent of schools at the general biennial election; and to adjust the terms of office of such superintendents, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

R. B. Eckles, Acting Chairman.

Report adopted.

Johnson of Dickinson, 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. 119, a bill for an act authorizing the counties to enter upon private owned property for the purpose of prospecting for gravel, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 78, a bill for an act empowering county boards of supervisors in certain cases to cancel special assessments made for graveling roads and to refund money collected on account of such assessments, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.

Diltz 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. 37, a bill for an act to amend section fifty-six hundred seventeen (5617) of the Code, 1924, relating to severance of territory from cities and towns, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 159. a bill for an act to amend section forty-eight hundred twenty-one (4821), Code of 1924, relative to destruction of



noxious weeds, begs leave to report they have had the same 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. 159 by inserting after the word "twenty-one" in line one (1) of section one (1), the figures "4821" in parenthesis.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 101, a bill for an act to amend section sixty-two hundred sixteen (6216), Code, 1924, relating to notice of proposal to transfer city or town funds, begs leave to report they have had the same 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. 101 by striking all of sections one (1) and two (2), and inserting in lieu thereof the following:

Section 1. Section sixty-two hundred sixteen (6216) of the Code, 1924, is amended by inserting a new sentence immediately following the first sentence of said section, which shall read as follows: "If there be no such newspaper published in such city or town, then the said publication may be in a newspaper of general circulation within the city or town."

VOLNEY DILTZ, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 287, by Vincent of Guthrie, a bill for an act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax and the assessment and collection thereof, and to amend sections seven thousand three hundred five (7305), seven thousand three hundred nine (7309), seven thousand three hundred seventeen (7317), seven thousand three hundred thirty-two (7332), seven thousand three hundred fifty-two (7352), seven thousand three hundred fifty-six (7356), seven thousand six hundred thirty-six (7636), seven thousand three hundred twenty (7320), seven thousand three hundred ninety-four (7394) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof, and the procedure with reference thereto, and to repeal sections seven thousand three hundred eleven (7311), seven thousand three hundred thirty-one

(7331), and seven thousand three hundred fourteen (7314) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof and the procedure with reference thereto.

Read first and second times and referred to committee on ways and means.

House File No. 288, by Held of Plymouth, a bill for an act to legalize the issuance of a warrant issued by the county treasurer of Plymouth county for the payment of a culvert constructed by the town of Hinton.

Read first and second times and referred to committee on judieiary No. 1.

House File No. 289, by Forsling of Woodbury, a bill for an act to amend section twenty-two hundred thirty-one (2231) of the Code, 1924, relating to health officers.

Read first and second times and referred to committee on municipal corporations.

House File No. 290, by Johnson of Marion, a bill for an act to amend the law as it appears in section forty-four hundred forty-six (4446) of the Code, 1924, relating to schools and textbooks.

Read first and second times and referred to committee on schools and textbooks.

House File No. 291, by Blake of Fayette, a bill for an act to amend sections five thousand nine hundred and seventy (5970) of the Code, 1924, relating to the use of streets in cities and towns, including cities under special charter and commission form of government.

Read first and second times and referred to committee on police regulation.

House File No. 292, by McCaulley of Calhoun, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code. 1924. relating to the number of district judges in each district, and providing that the number of judges in the sixteenth judicial district shall be three, 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.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 293, by Knudson of Hamilton, a bill for an act to amend section eighty-three hundred fifteen (8315) of the Code, 1924, and providing a tax on electric transmission lines.

Read first and second times and referred to committee on public utilities.

House File No. 294, by Knudson of Hamilton, a bill for an act providing a basis for establishing a taxable value to public utility properties.

Read first and second times and referred to committee on public utilities.

House File No. 295, by Knudson of Hamilton, a bill for an act to amend section sixty-one hundred twenty-eight (6128) of the Code, 1924, and making provision whereby the railway commission may enforce adequate services from electric companies in cities and towns.

Read first and second times and referred to committee on public utilities.

House File No. 296, by Stepanek of Linn, a bill for an act legalizing the sale by the town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 297, by Held of Plymouth, a bill for an act to repeal the law as it appears in section five hundred fifteen (515) of the Code, 1924, and to enact a substitute therefor providing for the appointment of the state superintendent of public instruction.



Read first and second times and referred to committee on schools and textbooks.

House File No. 298, by Bierkamp of Cedar, a bill for an act to amend section twenty-nine hundred thirty-one (2931) of the Code, 1924, relating to limitation on farm aid.

Read first and second times and referred to committee on agriculture.

House File No. 299, by Harrison of Pottawattamie, a bill for an act to amend section sixty-nine hundred forty-nine (6949) of the Code, 1924, relating to exemption from taxation by the board of supervisors.

Read first and second times and referred to committee on ways and means.

House File No. 300, by Harrison of Pottawattamie, a bill for an act to repeal section six thousand thirty-four (6034) of the Code, 1924, and to enact a substitute therefor, relating to certification of levy for special assessments in cities and towns.

Read first and second times and referred to committee on municipal corporations.

House File No. 301, by Harrison of Pottawattamie, a bill for an act to amend sections fifty-two hundred thirty-five (5235) and ten thousand six hundred eighty-eight (10688) of the Code, 1924, relating to the payment of salaries for the clerk of the district court, his deputies and clerks, and the salaries of municipal judges, clerks, bailiffs and deputies.

Read first and second times and referred to committee on county and township organization.

House File No. 302, by Harrison of Pottawattamie, a bill for an act to amend section six hundred fifty-two (652) of the Code, 1924, relating to withdrawals of candidates for public office.

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

House File No. 303, by Hollis of Blackhawk, a bill for an act to



amend, revise, and codify section sixty-nine hundred forty-nine (6949) of the Code, 1924, relating to exemption of property from taxation.

Read first and second times and referred to committee on ways and means.

House File No. 304, by Forsling of Woodbury, a bill for an act to amend and revise section eleven hundred seventy-five (1175) of the Code, 1924, and to enact a new provision relative to selling price of public bonds.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 305, by Forsling of Woodbury, a bill for an act to amend and revise sections sixty hundred eighty (6080) and sixty hundred eighty-one (6081) of the Code, 1924, relating to improving water courses in eities and towns.

Read first and second times and referred to committee on municipal corporations.

House File No. 306, by Wolfe of Linn, a blil for an act to amend section forty-four hundred fifty-six (4456) of the Code, 1924, relating to county uniformity of series of textbooks.

Read first and second times and referred to committee on schools, and textbooks.

House Joint Resolution No. 4, by Long of Jefferson, a joint resolution proposing an amendment to the constitution of the state of Iowa, prohibiting the legislature from granting any annuity, bonus, or pension unless the same be submitted to the people, and have received a majority of all the votes cast for and against it at such election.

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:



MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 6, 16, 38, 87, and 108.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 6, 16, 38, 87 and 108.

HOUSE FILES WITHDRAWN

On request of Wolfe of Linn, unanimous consent having been obtained, House File No. 218 was withdrawn from the committee on departmental affairs and from further consideration by the House.

On request of Noble of Muscatine, unanimous consent having been obtained, House File No. 28 was withdrawn from further consideration of the committee on banks and banking and from further consideration by the House.

CONSIDERATION OF SENATE AMENDMENTS

On request of Forsling of Woodbury, House File No. 24, a bill for an act to amend, revise, and codify chapter thirty-seven (37), Code. 1924, relating to nominations by caucus, convention, or petition, with Senate amendment, found in the House journal of March 6th, was taken up and the amendment read and considered.

Mr. Forsling moved that the House concur in the Senate amend-

On the question, "Shall the House concur?"

The ayes were:

Aiken	Anderson of	Blackford	Cole
Anderson of	Webster	Blake	Craig
Decatur	Bauer	Blythe	Dewar
Anderson of	Bierkamp	Brittain	Eckles
Montgomery	Bixler	Christophel	Eden

E dge Elliott	Higgins Hill	Mathews Napier	Smith of Chickasaw
Fleming	Hillis	Natvig	Smith of O'Brien
Forsling	Johnson of	Noble	Stepanek
Gilbertson	Dickinson	O'Donnell	Stookesberry
Grimwood	Johnson of	Oldham	Strippel
Gripp	Marion	Oliver	Swanson
Hager	Kennedy	Owens	Thomas
Haney	Kent	Powers	Troup
Hanson of	King	Quirk	Truax
Hancock	Knudson	Rankin	Ulstad
Hanson of	Knutson	Rassler	Venard
Winnebago	Latimer	Ratliff	Wagner
Harrison of	Leonard	Reimers	Walrod
Clarke	Lepley	Rhinehart	Williams
Harrison of	Lichty	Rice	Wilson
Pottawattamie	Long	Roberts	Wolfe
Held	McCaulley	Rust	Mr. Speaker—85
Hempel	Martin	Schulte	

The nays were, none.

Absent or not voting:

Berry	Hansen	McIlrath	Prichard
Carter	Hattendorf	Maxfield	Ryder
Clark	Hubbard	Merritt	Saunders
Diltz	Huff	Miller	Vincent
Francis	Lieberknecht	Orr	Yenter—23
Graham	Lovrien	Patterson	

The House concurred in the Senate amendment to House File No. 24.

On request of Forsling of Woodbury, House File No. 17, a bill for an act to amend, revise, and codify section thirteen thousand three hundred fifty-five (13355), Code, 1924, relating to costs and fees in prosecutions for escapes from certain state institutions, with Senate amendment, found in the House journal of March 5th, was taken up and the amendment read and considered.

Mr. Forsling moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Anderson of	Bierkamp	Christophel	Elliott
Decatur	Bixler	Cole	Fleming
Anderson of	Blackford	Craig	Forsling
Montgomery	Blake	Dewar	Gilbertson
Anderson of	Blythe	Eckles	Grimwood
Webster	Brittain	Eden	Gripp
Bauer	Carter	Edge	Hager

Haney	Kennedy	Oldham	Stookesberry
Hanson of	Kent	Oliver	Strippel
Hancock	King	Owens	Swanson
Hanson of	Knudson	Quirk	Thomas
Winnebago	Knutson	Rassler	Troup
Harrison of	Leonard	Ratliff	Truax
Pottawattamie	Lepley	Reimers	Ulstad
Held	Lichty	Rhinehart	Venard
Hempel	Long	Rice	Wagner
Higgins	McCaulley	Roberts	Walrod
Hill	Martin	Rust	Williams
Hollis	Mathews	Schulte	Wilson
Johnson of	Napier	Smith of	Wolfe
Dickinson	Natvig	Chickasaw	Mr. Speaker—81
Johnson of	Noble	Smith of O'Brie	n
Marion	O'Donnell	Stepanek	

Harrison	of	Rankin-	-2
Clarke			

Absent or not voting:

Aiken	Hattendorf	McIlrath	Powers
Berry	Hubbard	Maxfield	Prichard
Clark	Huff	Merritt	Ryder
Diltz	Latimer	Miller	Saunders
Francis	Lieberknecht	Orr	Vincent
Graham	Lovrien	Patterson	Yenter-25
Hansen			

The House concurred in the Senate amendment to House File No. 17.

CONSIDERATION OF BILLS

House File No. 74, a bill for an act to prohibit rebates, discounts or commissions on abstracts of title, and providing penalties for the violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Martin of Jackson the amendments proposed by the committee, found in the journal of February 23d, were adopted.

Mr. Martin moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

Anderson of	Elliott	Higgins	Mathews
Montgomery	Fleming	Hubbard	O'Donnell
Anderson of	Gilbertson	Kennedy	Oldham
Webster	Gripp	Kent	Orr
Bauer	Hager	King	Quirk
Berry	Haney	Knudson	Rassler
Bierkamp	Hanson of	Latimer	Roberts
Bixler	Hancock	Leonard	Schulte
Christophel	Hanson of	Lepley	Smith of O'Brien
Craig	Winnebago	Long	Thomas-40
Dewar	Harrison of	Martin	
Fekles	Pottewattemie		

The nays were:

Anderson of	Held	Noble	Strippel
Decatur	Hempel	Oliver	Swanson
Blackford	Hill	Owens	Troup
Blake	Hollis	Powers	Truax
Blythe	Johnson of	Rankin	Ulstad
Brittain	Dickinson	Ratliff	Venard
Carter	Johnson of	Reimers	Wagner
Cole	Marion	Rhinehart	Walrod
Eden	Knutson	Rice	Williams
Forsling	Lichty	Rust	Wilson
Grimwood	McCaulley	Smith of	Mr. Speaker-46
Hansen	Napier	Chickasaw	
Harrison of Clarke	Natvig	Stookesberry	

Absent or not voting:

Aiken	Hattendorf	Merritt	Saunders
Clark	Huff	Miller	Stepanek
Diltz	Lieberknecht	Patterson	Vincent
Edge	Lovrien	Prichard	Wolfe
Francis	McIlrath	Ryder	Yenter-22
Graham	Maxfield	004 - 10000	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 62, a bill for an act to amend the law as it appears in section forty-eight hundred eighteen (4818) of the Code, 1924, with respect to noxious weeds, with report of committee recommending passage, was taken up for consideration.

Latimer 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.

Kent

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Cole Craig Dewar Eckles Eden Edge

Forsling Gilbertson Grimwood Gripp Hager Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Held Hempel Higgins

King Knudson Knutson Latimer Leonard Lepley Lichty Long McCaulley Martin Mathews Napier Natvig Noble O'Donnell Oldham Orr Owens Powers Quirk

Rankin

Ratliff

Rassler.

Reimers Rhinehart Rice Rust Saunders Schulte Smith of Chickasaw Smith of O'Brien Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Venard Wagner Walrod Williams Wilson Wolfe Mr. Speaker—85

The nays were:

Oliver

Elliott

Fleming

Roberts-2

Hill

Hollis

Hubbard

Johnson of

Johnson of

Marion

Dickinson

Absent or not voting:

Aiken Clark Diltz Francis Graham Hansen Hattendorf Huff Kennedy Lieberknecht Lovrien

McIlrath Maxfield Merritt Miller Patterson Prichard Ryder Stepanek Vincent Yenter—21

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

House File No. 113, a bill for an act describing the manner of distributing state aid for the use of the state horticultural society connected with the state department of agriculture, 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.

Grimwood	Kent	Ratliff
Gripp	King	Reimers
	Knudson	Rhinehart
	Knutson	Rice
	Latimer	Roberts
	Leonard	Rust
Hanson of	Lepley.	Saunders
Winnebago	Long	Schulte
Harrison of	McCaulley	Smith of
Clarke	Martin	Chickasaw
Harrison of	Mathews	Smith of O'Brien
Pottawattamie	Napier	Stepanek
Held	Natvig	Stookesberry
Hempel	Noble	Strippel
Higgins	O'Donnell	Swanson
Hill	Oldham	Troup
Hollis	Oliver	Truax
Hubbard	Orr	Ulstad
Johnson of	Owens	Venard
Dickinson	Powers	Wagner
Johnson of	Quirk	Walrod
Marion	Rankin	Wolfe
Kennedy	Rassler	Mr. Speaker—82
	Gripp Hager Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Held Hempel Higgins Hill Hollis Hubbard Johnson of Dickinson Johnson of Marion	Gripp King Hager Knudson Haney Knutson Hanson of Latimer Hancock Leonard Hanson of Lepley. Winnebago Long Harrison of McCaulley Clarke Martin Harrison of Mathews Pottawattamie Napier Held Natvig Hempel Noble Higgins O'Donnell Hill Oldham Hollis Oliver Hubbard Orr Johnson of Owens Dickinson Powers Johnson of Quirk Marion Rankin

The nays were, none.

Absent or not voting:

Aiken	Graham	McIlrath	Ryder
Berry	Hansen	Maxfield	Thomas
Clark	Hattendorf	Merritt	Vincent
Craig	Huff	Miller	Williams
Diltz	Lichty	Patterson	Wilson
Eckles	Lieberknecht	Prichard	Yenter—26
Francis	Lovrien		

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

House File No. 169, a bill for an act to amend the law as it appears in section ten thousand four hundred forty (10440) of the Code, 1924, relating to returns of marriages, with report of committee recommending passage, was taken up for consideration.

Harrison of Clarke moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

Aiken Grimwood Kent Rhinehart Anderson of Gripp King Rice Decatur Hager Knudson Roberts Anderson of Knutson Saunders Hansen Montgomery Hanson of Latimer Schulte Smith of O'Brien Anderson of Hancock Leonard Webster Hanson of Lepley Stepanek Stookesberry Bauer Winnebago Lichty Bierkamp Harrison of Long Strippel Bixler Clarke McCaulley Swanson Blackford Harrison of Martin Thomas Brittain Pottawattamie Mathews Troup Truax Christophel Held Napier Clark Higgins Oldham Ulstad Hill Cole Oliver Venard Craig Hollis Powers Wagner Dewar Johnson of Quirk Walrod Wilson Edge Dickinson Rankin Elliott Johnson of Rassler Wolfe Fleming Marion Ratliff Mr. Speaker-73 Forsling Kennedy

The nays were:

Blythe Hempel Hubbard O'Donnell—5 Eden

Absent or not voting:

Berry Haney Miller Rust Hattendorf Ryder Blake Natvig Carter Huff Noble Smith of Diltz Lieberknecht Orr Chickasaw Eckles Lovrien Owens Vincent Francis McIlrath Patterson Williams Maxfield Gilbertson Prichard Yenter-30 Graham Merritt Reimers

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

Senate File No. 62, a bill for an act to amend sections twentynine hundred six (2906) and twenty-nine hundred seven (2907) of the Code, 1924, relating to county and district fairs, with report of committee recommending passage, was taken up for consideration.

Edge 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.

Aiken	Forsling	Kent	Reimers
Anderson of	Gilbertson	King	Rhinehart
Decatur	Grimwood	Knudson	Rice
Anderson of	Gripp	Knutson	Roberts
Montgomery	Hager	Latimer	Rust
Anderson of	Haney	Leonard	Saunders
Webster	Hansen	Lepley	Schulte
Bauer	Hanson of	Lichty	Smith of
Berry	Hancock	Long	Chickasaw
Bierkamp	Hanson of	McCaulley	Smith of O'Brien
Bixler	Winnebago	Martin	Stepanek
Blackford	Harrison of	Mathews	Stookesberry
Blake	Clarke	Napier	Strippel
Blythe	Harrison of	Natvig	Swanson
Brittain	Pottawattamie	Noble	Thomas
Carter	Held	O'Donnell	Troup
Christophel	Hempel	Oldham	Truax
Clark	Higgins	Oliver	Venard
Cole	Hill	Orr	Wagner
Craig	Hollis	Owens	Walrod
Dewar	Hubbard	Powers	Williams
Eckles	Johnson of	Quirk	Wilson
Eden	Dickinson	Rankin	Wolfe
Edge	Johnson of	Rassler	Mr. Speaker—91
Elliott	Marion	Ratliff	9/78
Fleming	Kennedy		9

The nays were, none.

Absent or not voting:

Diltz	Lieberknecht	Merritt	Ryder
Francis	Lovrien	Miller	Ulstad
Graham	McIlrath	Patterson	Vincent
Hattendorf	Maxfield	Prichard	Yenter-17
Huff			

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

Senate File No. 78, a bill for an act to amend chapter two hundred seventy-two (272) of the Code, 1924, relating to county aid for the blind, with report of committee recommending passage, was taken up for consideration.

Leonard 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.

Anderson of	Elliott	Kent	Rhinehart
Decatur	Fleming	King	Rice
Anderson of	Gilbertson	Knudson	Roberts
Montgomery	Gripp	Knutson	Rust
Anderson of	Hager	Latimer	Saunders
Webster	Haney	Leonard	Schulte
Bauer	Hansen	Lepley	Smith of
Berry	Hanson of	Lichty	Chickasaw
Bierkamp	Hancock	Long	Smith of O'Brien
Bixler	Hanson of	Mathews	Stepanek
Blackford	Winnebago	Miller	Strippel
Blake	Harrison of	Napier	Swanson
Blythe	Clarke	Natvig	Thomas
Brittain	Harrison of	Noble	Troup
Carter	Pottawattamie	Oldham	Truax
Christophel	Held	Oliver	Ulstad
Clark	Hempel	Owens	Venard
Cole	Higgins	Powers	Wagner
Craig	Hollis	Quirk	Walrod
Dewar	Johnson of	Rankin	Williams
Eckles	Dickinson	Rassler	Wilson
Eden	Johnson of	Ratliff	Wolfe
Edge	Marion .	Reimers	Mr. Speaker—82

The nays were:

Grimwood	Hubbard	McCaulley	Stookesberry-7
Hill	Kennedy	O'Donnell	

Absent or not voting:

Aiken	Hattendorf	Martin	Prichard
Diltz	Huff	Maxfield	Ryder
Forsling	Lieberknecht	Merritt	Vincent
Francis	Lovrien	Orr	Yenter-19
Graham	McIlrath	Patterson	

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

House File No. 120, a bill for an act to amend section seven hundred ninety-one (791) of the Code of 1924, relating to time of closing of polls, with report of committee recommending passage, was taken up for consideration.

Hansen 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.

Aiken	Forsling	Kennedy	Ratliff
Anderson of	Gilbertson	Kent	Reimers
Decatur	Grimwood .	King	Rhinehart
Anderson of	Gripp	Knudson	Rice
Montgomery	Hager	Knutson	Roberts
Anderson of	Haney	Latimer	Rust
Webster	Hansen	Leonard	Saunders
Bauer	Hanson of	Lepley	Schulte
Berry	Hancock	Lichty .	Smith of
Bierkamp	Hanson of	Long	Chickasaw
Bixler	Winnebago	McCaulley	Smith of O'Brien
Blackford	Harrison of	Martin	Stepanek
Blake	Clarke	Mathews	Stookesberry
Blythe	Harrison of	Miller	Strippel
Brittain	Pottawattamie	Napier	Swanson
Christophel	Held	Natvig	Thomas
Clark	Hempel	Noble	Troup
Cole	Higgins	O'Donnell	Truax
Craig	Hill	Oldham	Ulstad
Diltz	Hollis	Oliver	Venard
Eckles	Hubbard	Orr	Wagner
Eden	Johnson of	Owens	Walrod
Edge	Dickinson	Powers	Williams
Elliott	Johnson of	Quirk	Wilson
Fleming	Marion	Rassler	Mr. Speaker—90

The nays were, none.

Absent or not voting:

Carter	Huff	Merritt	Ryder
Dewar	Lieberknecht	Patterson	Vincent
Francis	Lovrien	Prichard	Wolfe
Graham	McIlrath	Rankin	Yenter-18
Hattendorf	Maxfield		

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

House File No. 137, a bill for an act to amend sections nine hundred thirty-nine (939) and nine hundred forty-one (941) of the Code. 1924, and to provide for the marking of the ballot of an absent or incapacitated voter, with report of committee recommending passage, was taken up for consideration.

Anderson 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.

Anderson of	Gilbertson	Kennedy	Rhinehart
Decatur	Grimwood	Kent	Roberts
Anderson of	Gripp	King	Saunders
Montgomery	Hager	Knudson	Schulte
Anderson of	Haney	Knutson	Smith of
Webster	Hansen	Latimer	Chickasaw
Bauer	Hanson of	Lepley	Smith of
Berry	Hancock	Lichty	O'Brien
Bierkamp	Hanson of	Long	Stepanek
Bixler	Winnebago	McCaulley	Stookesberry
Blackford	Harrison of	Miller	Strippel
Blake	Clarke	Napier	Swanson
Blythe	Harrison of	Natvig	Thomas
Carter	Pottawattamie	Noble	Troup
Christophel	Held	O'Donnell	Truax
Clark	Hempel	Oldham	Ulstad
Cole	Higgins	Orr	Venard
Craig	Hill	Owens	Wagner
Dewar	Hollis	Patterson	Walrod
Diltz	Hubbard	Powers	Williams
Eckles	Johnson of	Quirk	Wilson
Eden	Dickinson	Rassler	Wolfe
Edge	Johnson of	Ratliff	Mr. Speaker-85
Elliott	Marion	Reimers	
Fleming			

The nays were:

Brittain	Leonard	Mathews	Oliver—4
Absent or n	ot voting:		30
Aiken	Huff	Maxfield	Rust .
Forsling	Lieberknecht	Merritt	Ryder
Francis	Lovrien	Prichard	Vincent
Graham	McIlrath	Rankin	Yenter—19
Hattendorf	. Martin	Rice	

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

Senate File No. 22, a bill for an act to amend section 1766, Code, 1924, respecting fur-bearing animals and trapping regulations, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment proposed by the committee found in the journal of February 25th, was taken up and considered.

Knutson of Cerro Gordo moved the adoption of the committee amendment.

Committee amendment rejected.

Mr. Knutson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Gilbertson	Knutson	Roberts
Decatur	Grimwood	Latimer	Rust
Anderson of	Gripp	Leonard	Saunders
Montgomery	Haney	Lepley	Schulte
Anderson of	Hansen	Lichty	Smith of
Webster	Hanson of	Long	Chickasaw
Bauer	Hancock	McCaulley	Smith of O'Brien
Bierkamp	Hanson of	Mathews	Stepanek
Bixler	Winnebago	Miller	Stookesberry
Blackford	Harrison of	Napier	Strippel
Blake	Clarke	Natvig	Swanson
Blythe	Harrison of	O'Donnell	Thomas
Brittain	Pottawattamie	Oldham	Troup
	Held	Oliver	Truax
Carter			Ulstad
Christophel	Hempel	Orr	
Clark	Higgins	Owens	Venard
Cole	Hill	Patterson	Wagner
Craig	Hollis	Powers	Walrod
Eckles	Hubbard	Quirk	Williams
Eden	Johnson of	Rassler	Wilson
Edge	Marion	Ratliff	Wolfe
Elliott	King	Rhinehart	Mr. Speaker-82
Fleming	Knudson	Rice	

The nays were, none.

Absent or not voting:

Aiken	Hager	Lieberknecht	Prichard
Berry	Hattendorf	Lovrien	Rankin
Dewar	Huff	McIlrath	Reimers
Diltz	Johnson of	Martin	Ryder
Forsling	Dickinson	Maxfield	Vincent
Francis	Kennedy	Merritt	Yenter-26
Graham	Kent	Noble	7.700.00

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

Senate File No. 28, a bill for an act to amend section seventeen hundred sixty-six (1766) of chapter eighty-six (86) of the Code, 1924, relating to the protection of fur-bearing animals, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Wilson of Tama the amendments proposed by



the committee, found in the journal of February 25th, were adopted.

Hager of Allamakee offered the following amendment and moved its adoption:

Amend Senate File No. 28, section 1, line four (4), by inserting before the word "fox" the word "red".

Amendment rejected.

Anderson of Webster moved the previous question.

Motion prevailed.

Wilson 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?"

The ayes were:

Blake	Hempel	Rice
Eckles	Knudson	Saunders
Edge	Knutson	Stepanek
Forsling	Long	Stookesberry
Harrison of	Oldham	Strippel
Clarke	Rhinehart	Wilson—22
	Eckles Edge Forsling Harrison of	Eckles Knudson Edge Knutson Forsling Long Harrison of Oldham

The nays were:

Anderson of	Gripp	Kent	Rankin
Decatur	Hager	King	Rassler
Anderson of	Haney	Latimer	Ratliff
Montgomery	Hanson of	Leonard	Reimers
Bauer	Hancock	Lepley	Roberts
Blythe	Hanson of	Lichty	Rust
Brittain	Winnebago	McCaulley	Schulte
Carter	Harrison of	Martin	Smith of
Christophel '	Pottawattamie	Mathews	Chickasaw
Clark	Held	Miller	Smith of O'Brien
Cole	Higgins	Napier	Swanson
Craig	Hollis	Natvig	Troup '
Dewar	Hubbard	Noble	Truax
Eden	Johnson of	Oliver	Venard
Elliott	Dickinson	Orr	Wagner
Fleming	Johnson of	Owens	Walrod
Gilbertson	Marion	Patterson	Williams
Grimwood	Kennedy	Quirk	Mr. Speaker—64

Absent or not voting:

Aiken	Hill	Merritt	Ulstad
Diltz	Huff	O'Donnell	Vincent
Francis	Lieberknecht	Powers	Wolfe
Graham	Lovrien	Prichard	Yenter-22
Hansen	McIlrath	Ryder	
Hattendorf	Maxfield	Thomas	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 120, a bill for an act to amend paragraph six (6) of section seventeen hundred sixty-seven (1767), Code, 1924, relating to certain game birds and to authorize the killing and capture of such birds under authorization by the state game warden, and to provide for defraying the necessary expense connected with such authorization, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of February 25th, were taken up for consideration.

A division of the amendments was asked for by Hanson of Winnebago.

Mr. Hanson moved the adoption of the following amendment, designated as committee amendment No. 1:

Amend section one (1) by striking out of lines five (5) and six (6) the following: ", Hungarian partridges or other imported game birds,".

Amendment adopted.

Knutson of Cerro Gordo moved the adoption of the following amendment, designated as committee amendment No. 2:

Amend by striking out of line six (6) the word "shall" and inserting lieu thereof the word "may".

A roll call was demanded.

On the question "Shall committee amendment No. 2 be adopted?"

The ayes were:

Anderson of	Blackford	Carter	Eckles
Webster	Blake	Clark	Eden
Berry	Blythe	Cole	Edge
Bierkamp	Brittain	Dewar	Elliott

Fleming	King	Oldham	Smith of O'Brien
Forsling	Knudson	Powers	Stepanek
Grimwood	Knutson	Prichard	Strippel
Gripp '	Lepley	Quirk	Swanson
Hanson of	Lichty	Rankin	Thomas
Hancock	McCaulley	Ratliff	Truax
Held	Martin	Rice	Wagner
Hempel	Mathews	Roberts	Walrod
Hollis	Napier	Rust	Williams
Johnson of	Natvig	Saunders	Mr. Speaker-58
Marion	Noble	Smith of	
Kennedy	O'Donnell	Chickasaw	

Anderson of	Haney	Higgins	Patterson
Decatur	Hansen	Hill	Rassler
Anderson of	Hanson of	Hubbard	Schulte
Montgomery	Winnebago	Kent	Stookesberry
Bauer	Harrison of	Leonard	Troup
Bixler	Clarke	Long	Ulstad
Christophel	Harrison of	Miller	Wilson—27
Craig	Pottawattamie	Owens	
Hager			

Absent or not voting:

Aiken	Huff	McIlrath	Rhinehart
Diltz	Johnson of	Maxfield	Ryder
Francis	Dickinson	Merritt	Venard
Gilbertson	Latimer	Oliver	Vincent
Graham	Lieberknecht	Orr	Wolfe
Hattendorf	Lovrien	Reimers	Venter-23

Committee amendment No. 2 was adopted.

The following amendment was designated as committee amendment No. 3:

Amend by inserting in line eight (8) after the word "kill" the following: "not to exceed twelve birds per day"; also, by striking from line nine (9) the words "killed or".

The following amendment filed by Eckles of Butler to the committee amendment was taken up and considered:

Amend the committee amendment to Senate File No. 120 by striking out the word "twelve" and inserting in lieu thereof the words "three male".

Eckles of Butler moved the adoption of the amendment to the committee amendment.

Amendment to committee amendment No. 3 rejected.

On motion of Knutson of Cerro Gordo committee amendment No. 3 was adopted.

Carter of Hardin offered the following amendments and moved their adoption:

Amend Senate File No. 120, section three (3) by adding after the word "captured" in line three (3) the following "and delivered alive to the warden."

Also further amend section three (3), line three (3) by inserting between the word "delivered" and the word "to" the word "alive".

Amendments adopted.

Hanson of Winnebago offered the following amendment and moved its adoption:

Amend Senate File No. 120 by striking from section six (6), line three (3) the word "Register" and inserting in lieu thereof the words "Daily Record".

Amendment adopted.

Knutson 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?"

The ayes were:

Anderson of	Grimwood	Kent	Ratliff
Decatur	Gripp	Knudson	Reimers
Anderson of	Hager	Knutson	Roberts
Montgomery	Haney	Latimer	Rust
Anderson of	Hansen	Leonard	Saunders
Webster	Hanson of	Lepley	Schulte
Bauer	Hancock	Long	Smith of
Berry	Hanson of	McCaulley	Chickasaw
Bierkamp	Winnebago	Martin	Smith of
Bixler	Harrison of	Mathews	O'Brien
Blackford	Clarke	Napier	Stepanek
Blake	Harrison of	Natvig	Strippel
Blythe	Pottawattamie	Noble	Swanson
Christophel	Held	O'Donnell	Thomas
Clark	Hempel	Oldham	Troup
Cole	Higgins	Oliver	Truax
Craig	Hill	Orr	Ulstad
Dewar	Hollis	Owens	Venard
Eckles	Hubbard	Patterson	Wagner
Edge	Johnson of	Powers	Walrod
Elliott	Dickinson	Quirk	Williams
Fleming	Johnson of	Rankin	Wilson
Gilbertson	Marion	Rassler	Mr. Speaker—82
	Kennedy		7.

The nays were:

Brittain Miller Rice Stookesberry—6
Eden Rhinehart



Absent or not voting:

Aiken	Graham	Lieberknecht	Prichard
Carter	Hattendorf	Lovrien	Ryder
Diltz	Huff	McIlrath	Vincent
Forsling	King	Maxfield	Wolfe
Francis	Lichty	Merritt	Yenter-20

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

MOTION TO RECONSIDER CALLED UP

Knutson of Cerro Gordo called up the motion to reconsidered the vote by which House File No. 165, a bill for an act to amend section seventeen hundred nineteen (1719) of the Code, 1924, relating to license to fish, passed the House.

On the question "Shall the House reconsider the vote by which House File No. 165 passed the House?"

The ayes were:

Anderson of	Gilbertson	Kennedy	Rice
Decatur	Grimwood	Kent	Saunders
Anderson of	Gripp	King	Schulte
Montgomery	Hager	Knutson	Smith of
Anderson of	Haney	Leonard	Chickasaw
Webster	Hanson of	Lepley	Smith of O'Brien
Bauer	Hancock	Lichty	Stookesberry
Bierkamp	Hanson of	Long	Strippel
Bixler	Winnebago	McCaulley	Swanson
Blackford	Harrison of	Mathews	Troup
Blythe	Pottawattamie	Napier	Truax
Brittain	Hempel	Natvig	Ulstad
Carter	Higgins	O'Donnell	Venard
Christophel	Hill	Oldham	Wagner
Clark	Hollis	Oliver	Walrod
Cole	Hubbard	Orr	Williams
Diltz	Johnson of	Owens	Wilson
Eckles	Dickinson	Quirk	Mr. Speaker-70
Eden	Johnson of	Rassler	
Elliott	Marion	Reimers	
Fleming			

The nays were:

Hansen Miller-2

Absent or not voting:

Aiken	Harrison of	McIlrath	Ratliff
Berry	Clarke	Martin	Rhinehart
Blake	Hattendorf	Maxfield	Roberts
Craig	Held	Merritt	Rust
Dewar	Huff	Noble	Ryder
Edge	Knudson	Patterson	Stepanek
Forsling	Latimer	Powers	Thomas
Francis	Lieberknecht	Prichard	Vincent
Graham	Lovrien	Rankin	Wolfe
			Yenter-36

The House reconsidered the vote by which House File No. 165 passed the House.

Knutson of Cerro Gordo moved to reconsider the vote by which House File No. 165 passed to its third reading.

Motion prevailed.

Haney of Mills offered the following amendment and moved its adoption:

Amend House File No. 165 by adding at the end of section one (1) the following:

That said section seventeen hundred nineteen (1719) be further amended by adding at the end of said section the following:

"This section shall not apply to lakes that are owned and maintained by taxation of cities and towns."

Amendment adopted.

Knutson 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?"

The ayes were:

Anderson of	Christophel	Hager	Hollis
Decatur	Clark	Haney	Johnson of
Anderson of	Cole	Hansen	Dickinson
Montgomery	Dewar	Hanson of	Kent
Anderson of	Diltz	Hancock	King
Webster	Eckles	Hanson of	Knudson
Bauer	Eden	Winnebago	Knutson
Bierkamp	Elliott	Harrison of	Latimer
Bixler	Fleming	Clarke	Lepley
Blackford	Forsling	Held	Lichty
Blythe	Gilbertson	Hempel	Long
Brittain	Grimwood	Higgins	McCaulley
Carter	Gripp	Hill	Mathews

Miller Ratliff Smith of O'Brien Truax Napier Reimers Stepanek Ulstad Natvig Rice Stookesberry Venard O'Donnell Roberts Strippel Wagner Rust Walrod Oldham Swanson Saunders Thomas Williams Orr Owens Schulte Troup Wilson Smith of Powers Mr. Speaker-77 Rassler Chickasaw

The nays were:

Harrison of Pottawattamie-1

Absent or not voting:

Hubbard Aiken McIlrath Quirk Berry Huff Martin Rankin Johnson of Maxfield Rhinehart Blake Marion Merritt Ryder Craig Kennedy Noble Edge Vincent Francis Leonard Oliver Wolfe Lieberknecht Patterson Yenter-30 Graham Lovrien Prichard Hattendorf

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

CONSIDERATION OF SENATE AMENDMENTS

On request of Diltz of Polk, House File No. 26, a bill for an act providing for the repeal of the law as it appears in section forty-two hundred two (4202) of the Code, 1924, and the enacting of a substitute therefor, relating to the opening and closing of polls in school elections, with Senate amendments, found in the House journal of March 5th, was taken up and the amendments read and considered.

Mr. Diltz moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of Bierkamp Christophel Fleming Clark Bixler Forsling Decatur Blackford Cole Gilbertson Anderson of Blake Diltz Grimwood Montgomery Blythe Eckles Gripp Anderson of Brittain Eden Hager Webster Carter Elliott Haney Bauer

Hansen Kent Orr Stepanek Hanson of Owens Knudson Stookesberry Hancock Knutson Prichard Strippel Hanson of Latimer Rankin Swanson Winnebago Lichty Rassler Thomas Harrison of Ratliff Long Troup Clarke McCaulley Reimers Truax Ulstad Harrison of Mathews Rice Pottawattamie Roberts Miller Venard Higgins Napier Rust Wagner Williams Hill Natvig Saunders Hollis O'Donnell Schulte Wilson Johnson of Oldham Smith of O'Brien Mr. Speaker-74 Marion Oliver

The nays were, none.

Absent or not voting:

Aiken	Hempel	Lieberknecht	Quirk
Berry	Hubbard	Lovrien	Rhinehart
Craig	Huff	McIlrath	Ryder
Dewar	Johnson of	Martin	Smith of
Edge	Dickinson	Maxfield	Chickasaw
Francis	Kennedy	Merritt	Vincent
Graham	King	Noble	Walrod
Hattendorf	Leonard	Patterson	Wolfe
Held	Lepley	Powers	Yenter-34

The House concurred in the Senate amendments to House File No. 26.

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. 23, a bill for an act to transfer to the board of parole the powers now possessed by the board of control over the parole of prisoners in the women's reformatory.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 89, a bill for an act to require county auditors to deliver certain former statutes to the superintendent of printing.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 32, a bill for an act relating to settlement of estates, and making provision for hearing and notice on applications to sell or mortgage real estate.

WALTER H. BEAM, Secretary.



SENATE MESSAGES CONSIDERED

Senate File No. 23, a bill for an act to transfer to the Board of Parole the powers now possessed by the Board of Control over the parole of prisoners in the Women's reformatory, to amend revise, and codify sections thirty-seven hundred thirty-eight (3738), thirty-seven hundred seventy-five (3775), thirty-seven hundred eighty-six (3786), thirty-seven hundred ninety (3790), thirty-seven hundred ninety-two (3792), thirty-seven hundred ninety-four (3794), thirty-seven hundred ninety-seven (3797), thirty-seven hundred ninety-eight (3798), thirty-seven hundred ninety-nine (3799), thirty-eight hundred one (3801), thirty-eight hundred two (3802), thirty-eight hundred three (3803), thirtyeight hundred fourteen (3814), thirty-eight hundred seventeen (3817); to amend sections thirty-eight hundred eighteen (3818) and thirty-eight hundred nineteen (3819); and to repeal sections thirty-seven hundred thirty-four (3734) and thirty-seven hundred thirty-five (3735), all of Code, 1924, relating to paroles.

Read first and second times and referred to committee on departmental affairs.

Senate File No. 89, a bill for an act to require county auditors to deliver certain former statutes to the superintendent of printing.

Read first and second times and referred to committee on printing.

PROOFS OF PUBLICATION OF HOUSE FILES

The official proof of publication of House File No. 288, a bill for an act to legalize the issuance of a warrant issued by the county auditor of Plymouth county for the payment of a culvert constructed by the town of Hinton, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

The official proof of publication of House File No. 151, a bill for an act to legalize the incorporation, including the notice of incorporation and the publication thereof, and the corporate acts and proceedings relating to the incorporation of the Van Nostrand Saddlery Company of Muscatine, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

EXPLANATION OF FAILURE TO VOTE

Carter of Hardin filed the following explanation:

Mr. SPEAKER: Owing to the fact that I was called out of the House chamber at the time of the final vote upon House File No. 129, the record shows me as absent and not voting. If I had been present I would have voted "aye".

L. V. CARTER.

HOUSE FILE AND JOURNALS ORDERED PRINTED

On request of Harrison of Pottawattamie, unanimous consent having been obtained, the chief clerk was authorized to order the printing of additional copies of the House journal of February 25th.

On request of Forsling of Woodbury, unanimous consent having been obtained, the chief clerk was authorized to order the printing of additional copies of House File No. 98.

AMENDMENT FILED

Strippel of Benton filed the following amendment to the committee amendments to House File No. 128:

Amend committee amendments to House File No. 128 by striking from line three (3) the words and figures "five thousand dollars (\$5000.00)" and inserting in lieu thereof the words and figures "four thousand dollars (\$4000.00)".

Anderson of Webster moved that the House now adjourn until 9:00 a.m. Monday.

Brittain of Madison moved to amend the motion by changing the hour from 9:00 a. m. to 10:00 a. m.

Amendment lost.

Edge of Jasper moved to amend the motion by changing the hour from 9:00 a. m. to 9:30 a. m.

Amendment adopted.

Motion of Anderson of Webster, as amended, prevailed and the House stood adjourned.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 9, 1925.

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

Prayer was offered by the Hon. E. A. Grimwood of Jones county.

Journal of March 7th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Huff of Cass for the day on request of Rassler of Pocahontas; Ryder of Dubuque until Wednesday on request of O'Donnell of Dubuque.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Harrison of Pottawattumie, from citizens of Iowa, favoring a gasoline tax and a road bond issue. Ways and means.

By Quirk of Sac, from citizens of Sac county, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Walrod of Clinton, from citizens of Clinton county, favoring House File No. 209. Motor vehicles and transportation.

By Rhinehart of Dallas, from citizens of Dallas county, favoring House File No. 209. Motor vehicles and transportation.

By Eden of Clinton, from citizens of Clinton county, favoring House File No. 209. Motor vehicles and transportation.

By Walrod of Clinton, from citizens of Iowa, favoring House File No. 45, and opposing House File No. 44, also a bond issue for road improvement. Ways and means.

By Noble of Muscatine, from residents of West Liberty, protesting against Senate File No. 8 and House File No. 98. Labor.

By Dewar of Cherokee, from citizens of Cherokee county, favoring House Files Nos. 100 and 227. Schools and textbooks.

By Strippel of Benton, from citizens of Belle Plaine, protesting against House File No. 45. Ways and means.

By Rice of Appanoose, from citizens of Iowa, favoring House File No. 209. Motor vehicles and transportation.

By Anderson of Webster, from citizens of Webster county, favoring House File No. 209. Motor vehicles and transportation.

By Stookesberry of Davis, from citizens of Davis county, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Blythe of Iowa, from citizens of Iowa county, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Kennedy of Lee, from citizens of West Point, favoring House File No. 45 and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

HOUSE FILES INDEFINITELY POSTPONED

The report of the committee on agriculture, recommending indefinite postponement of House File No. 200, was taken up for consideration.

Hollis of Blackhawk moved the adoption of the report.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were:

Aiken	Fleming	Latimer	Patterson
Anderson of	Francis	Leonard	Quirk
Decatur	Gilbertson	Lepley	Rassler
Anderson of	Gripp	Lichty	Reimers
Montgomery	Hager	Long	Schulte
Bauer	Hanson of	McIlrath	Smith of
Berry	Hancock	Martin	Chickasaw
Bierkamp	Hanson of	Miller	Smith of O'Brien
Bixler	Winnebago	Napier	Stookesberry
Blake	Hempel	Natvig	Swanson
Blythe	Higgins	Noble	Truax
Brittain	Hill	Oliver	Ulstad
Christophel	Kent	Orr	Wilson
Clark	King	Owens	Wolfe—52
Craig	_		

The nays were:

Anderson of	Harrison of	Lieberknecht	Rust
Webster	Clarke	McCaulley	Stepanek
Blackford	Harrison of	Mathews	Strippel
Cole	Pottawattamie	Maxfield	Thomas
Dewar	Held	Merritt	Troup
Diltz	Hollis	O'Donnell	Venard
Eden	Hubbard	Oldham	Vincent
Elliott	Johnson of	Powers	Wagner
Grimwood	Dickinson	Rankin	Walrod
Haney	Kennedy	Ratliff	Williams
Hansen	Knudson	Rhinehart	Mr. Speaker—42
	Knutson	Rice	(1 5)

Absent or not voting:

Carter	Hattendorf	Lovrien	Ryder
Eckles	Huff	Prichard	Saunders
Edge	Johnson of	Roberts	Yenter—14
Forsling Graham	Marion	140001 00	10404 11

The report of the committee was adopted and House File No. 200 was indefinitely postponed.

The report of the committee on municipal corporations, recommending indefinite postponement of House File No. 37, was taken up for consideration.

On motion of Diltz of Polk the report of the committee was adopted and House File No. 37 was indefinitely postponed.

HOUSE FILE WITHDRAWN

On request of Martin of Jackson, unanimous consent having been obtained, House File No. 283 was withdrawn from the committee on banks and banking and from further consideration by the House.

REPORTS OF COMMITTEES

Knutson of Cerro Gordo, 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. 161, a bill for an act making it unlawful to fish and take fish within three hundred feet of a dam, begs leave to report they have had the same 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 one (1) and substituting in lieu thereof the following:



"Section 1. No person shall fish for or by any means catch or take fish within one hundred (100) feet of any dam or fish-way erected or maintained across any river, stream, or other water within this state."

C. A. KNUTSON, Chairman.

Report adopted.

Rassler of Pocahontas, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 199, a bill for an act to amend section seventy-four hundred thirty-three (7433) of the Code, 1924, relating to compensation of engineers, begs leave to report they have had 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. G. RASSLER, Chairman.

Report adopted.

Smith of Chickasaw, 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. 104, a bill for an act to amend paragraphs three (3) and four (4) of section fifty-two hundred twenty-nine (5229) of the Code, 1924, relating to salary of assistant county attorney, begs leave to report they have had the same 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 two (2) and the last sentence of section one (1), and adding to section one (1) the following:

"Also by striking out paragraph four (4) and inserting in lieu thereof the following:

- 4. Sixty thousand and less than one hundred forty thousand, two thousand dollars (\$2,000.00).
- 5. One hundred forty thousand and over, twenty-five hundred dollars (\$2,500.00)."

W. B. SMITH, Chairman.

Report adopted.

CONSIDERATION OF BILLS

House File No. 198, a bill for an act to amend the law as it appears in section nineteen hundred thirty-six (1936) of the Code, 1924, relating to the labeling of legal shipments of intoxicating liquors, was taken up for consideration.

Lieberknecht 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?"

The ayes were:

Anderson of Graham Knutson Rassler Decatur Grimwood Latimer Ratliff Anderson of Gripp Leonard Reimers Montgomery Hager Lepley Rhinehart Lichty Anderson of Haney Rice Roberts Webster Hansen Lieberknecht Bauer Hanson of Long Rust Hancock Lovrien Saunders Berry Bierkamp Hanson of McCaulley Smith of O'Brien Bixler Winnebago Stepanek McIlrath Blackford Harrison of Martin Stookesberry Blake Clarke Mathews Strippel Harrison of Blythe Maxfield Swanson Thomas Brittain Pottawattamie Merritt Carter Held Miller Troup Christophel Higgins Napier Truax Hill Natvig Ulstad Clark Hollis Venard Cole Noble Craig Hubbard Oldham Vincent Dewar Johnson of Oliver Wagner Eden Dickinson Owens Walrod Kennedy Patterson Williams Edge Wilson Elliott Kent Powers Wolfe King Fleming Quirk Knudson Rankin Mr. Speaker-98 Francis Gilbertson

The nays were, none.

Absent or not voting:

Aiken Hattendorf O'Donnell Schulte Diltz Hempel Smith of Orr Prichard Chickasaw Eckles Huff Forsling Johnson of Ryder Yenter-15 Marion

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

Senate File No. 12, a bill for an act to amend section nineteen hundred twenty-four (1924) of chapter ninety-four (94), title six (6). Code of Iowa, 1924, relative to the manufacture, sale, and keeping for sale of intoxicating liquors, with report of committee recommending passage, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 12 by striking therefrom all of section 2.

Amendment lost.

Napier of Ringgold offered the following amendment and moved its adoption:

Amend Senate File No. 12, section two (2) by striking the last two lines thereof and inserting in lieu thereof the following: "its publication in the Daily Record, a newspaper published in Des Moines, Iowa, and the Nora Springs Advertiser, a newspaper published in Nora Springs, Iowa."

Amendment adopted.

Mr. Napier moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Graham	Latimer	Ratliff
Decatur	Grimwood	Leonard	Reimers
Anderson of	Gripp	Lepley	Rice
Montgomery	Hager	Lichty	Roberts
Anderson of	Haney	Lieberknecht	Rust
Webster	Hanson of	Long	Saunders
Bauer	Hancock	Lovrien	Smith of O'Brien
Berry	Hanson of	McCaulley	Stepanek
Bierkamp	Winnebago	McIlrath	Stookesberry
Bixler	Harrison of	Martin	Strippel
Blackford	Clarke	Mathews	Swanson
Blythe	Harrison of	Maxfield	Thomas
Brittain	Pottawattamie	Merritt	Troup
Carter	Held	Napier	Truax
Christophel	Higgins	Natvig	Ulstad
Clark	Hill	Noble	Venard
Cole	Hollis	Oldham	Vincent
Craig	Hubbard	Oliver	Wagner
Eckles	Johnson of	Owens	Walrod
Edge	Dickinson	Patterson	Williams
Elliott	Kent	Powers	Wilson
Fleming	King	Quirk	Wolfe
Francis	Knudson	Rankin	Mr. Speaker—87
Gilbertson	Knutson	Rassler	

The nays were:

Blake	Eden	Miller	Rhinehart
Dewar	Hansen	O'Donnell	Schulte-10
Diltz	Kennedy		

Absent or not voting:

Aiken	Huff	Orr	Smith of
Forsling	Johnson of	Prichard	Chickasaw
Hattendorf	Marion	Ryder	Yenter—11
Hamnel			

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

House File No. 90, a bill for an act to require records and reports to be kept of certain violations of the criminal laws of this state, providing penalties for violation thereof, and providing for the publication of such records, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hill of Floyd the amendments proposed by the committee, found in the journal of March 6th, were adopted.

Mr. Hill moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Eden	Knudson	Ratliff
Montgomery	Edge	Knutson	Reimers
Anderson of	Elliott	Latimer	Rice
Webster	Fleming	Lichty	Rust
Bauer	Francis	Lieberknecht	Smith of
Bixler	Graham	Long	Chickasaw
Blackford	Gripp	Lovrien	Smith of O'Brien
Blake	Hager	McCaulley	Stookesberry
Blythe	Haney	McIlrath	Strippel
Brittain	Hanson of	Martin	Troup
Carter	Winnebago	Mathews	Venard
Christophel	Held	Maxfield	Vincent
Clark	Higgins	Merritt	Walrod
Cole	Hill	Napier	Williams
Craig	Hollis	Oldham	Wilson
Diltz	Hubbard	Owens	Wolfe
Eckles	Kennedy	Powers	Mr. Speaker—64
The			

The nays were:

Bierkamp	Harrison of	Miller	Rassler
Dewar	Clarke	Natvig	Rhinehart
Forsling	Hempel	Noble	Roberts
Gilbertson	Johnson of	O'Donnell	Saunders
Grimwood	Dickinson	Oliver	Stepanek
Hanson of	Kent	Patterson	Swanson
Hancock	King	Quirk	Wagner-26
	Leonard		

Absent or not voting:

Aiken	Harrison of	Lepley	Schulte
Anderson of	Pottawattamie	Orr	Thomas
Decatur	Hattendorf	Prichard	Truax
Berry	Huff	Rankin	Ulstad
Hansen	Johnson of Marion	Ryder	Yenter—18

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

House File No. 166, a bill for an act to amend section three thousand seven hundred forty-one (3741) of the Code, 1924, relating to the salaries of officers of the penitentiary and men's reformatory, with report of committee recommending passage, was taken up for consideration.

Noble of Muscatine moved the previous question.

Motion prevailed.

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?"

The ayes were:

Blake	Grimwood	O'Donnell	Strippel
Diltz	Hansen	Rankin	Walrod
Eden	Hollis	Rhinehart	Williams
Forsling	Kennedy	Rice	Mr. Speaker-19
Francis	Merritt	Rust	

The nays were:

Anderson of	Gilbertson	Knutson	Quirk
Decatur	Gripp	Latimer	Rassler
Anderson of	Hager	Leonard	Ratliff
Montgomery	Haney	Lepley	Reimers
Anderson of	Hanson of	Lichty	Roberts
Webster	Hancock	Lieberknecht	Saunders
Bauer	Hanson of	Long	Schulte
Berry	Winnebago	Lovrien	Smith of
Bierkamp	Harrison of	McCaulley	Chickasaw
Bixler	Clarke	McIlrath	Smith of O'Brien
Blackford	Harrison of	Martin	Stepanek
Blythe	Pottawattamie	Mathews	Stookesberry
Brittain	Held	Maxfield	Swanson
Carter	Hempel	Miller	Thomas
Christophel	Higgins	Napier	Troup
Clark	Hill	Natvig	Ulstad
Cole	Hubbard	Noble	Venard
Craig	Johnson of	Oldham	Vincent
Dewar	Dickinson	Oliver	Wagner
Eckles	Kent	Orr	Wilson
Elliott	King	Owens	Wolfe—78
Fleming	Knudson	Patterson	

Absent or not voting:

Aiken	Hattendorf	Powers	Truax
Edge	Huff	Prichard	Yenter-11
Graham	Johnson of	Ryder	
	Marion		

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 has passed the following bill in which the concurrence of the House is asked:

Senate File No. 113, a bill for an act relating to the investment of funds of life insurance companies and associations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 118, a bill for an act granting to the city of Des Moines certain real estate comprising abandoned river channels of Des Moines and Raccoon Rivers.

Also, that the Senate has adopted the following resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 10, providing that the Forty-first General Assembly adjourn, sine die, at twelve o'clock noon, Friday, April 3rd, 1925.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 70, a bill for an act relating to contagious and infectious diseases among animals.

Also, that the Senate has adopted the report of conference committee on Senate File No. 4, and the amendments proposed therein.

WALTER H. BEAM, Secretary.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE NO. 4

MR. SPEAKER: Your conference committee, to whom was referred the disagreement between the Senate and the House on Senate File No. 4, submit as their recommendation that section 4 be restored to the bill and read as follows:

"This act being of immediate importance shall be in full force and effect from and after its publication without expense to the state in two newspapers as provided by law."

A. V. BLACKFORD.

E. A. GRIMWOOD.

C. G. COLE.

L. T. QUIRK.

For the House.

W. J. GOODWIN.

F. C. GILCHRIST.

J. L. BROOKHART.

FRANK SHANE.

For the Senate.

Unanimous consent having been obtained for the immediate consideration of the conference committee report, Blackford of Van Buren moved its adoption.

On the question "Shall the report of the conference committee on Senate File No. 4 be adopted?"

The ayes were:

Anderson of	Francis	Knudson	Rassler
Decatur	Gilbertson	Latimer	Ratliff
Anderson of	Graham	Leonard	Reimers
Montgomery	Grimwood	Lepley	Rice
Anderson of	Gripp	Lichty	Rust
Webster	Hager	Lieberknecht	Saunders
Bauer	Haney	Long	Schulte
Berry	Hanson of	Lovrien	Smith of
Bierkamp	Hancock	McCaulley	Chickasaw
Bixler	Hanson of	McIlrath	Smith of O'Brien
Blackford	Winnebago	Mathews	Stepanek
Blake	Harrison of	Maxfield	Stookesberry
Blythe	Clarke	Merritt	Strippel
Carter	Harrison of	Miller	Swanson
Christophel	Pottawattamie	Napier	Thomas
Clark	Held	Natvig	Troup
Cole	Hempel	Noble	Truax
Craig	Higgins	Oldham	Ulstad
Dewar	Hill	Oliver	Venard
Eckles	Hollis	Orr	Wagner
Eden	Hubbard	Owens	Walrod
Elliott	Kennedy	Powers	Wilson
Fleming	Kent	Quirk	Mr. Speaker—86
Forsling	King		

The nays were:

Johnson	of
Dickin	son

Vincent-2

Absent or not voting:

Aiken	Huff	O'Donnell	Roberts
Brittain	Johnson of	Patterson .	Ryder
Diltz	Marion	Prichard	Williams
Edge	Knutson	Rankin	Wolfe
Hansen	Martin	Rhinehart	Yenter-20
Hattendorf			

The report of the conference committee on Senate File No. 4 was adopted.

SENATE MESSAGES CONSIDERED

Senate File No. 118, a bill for an act granting to the city of Des Moines certain real estate comprising the abandoned river channels of the Raccoon and Des Moines rivers occasioned by the altering and changing of the channels of said rivers by the said city of Des Moines for the protection of lots, lands and property within the limits of the said city from danger and damage from floods and high water, and described as follows:

All that land in Section 9, Township 78, Range 24, and in Section ten (10), Township Seventy-eight (78), Range Twenty-four (24), West of the 5th P. M., County of Polk, State of Iowa, lying within the following described lines:

Beginning at a point on the east line of Section Nine (9), Township Seventy-eight (78), Range Twenty-four (24), 3992.60 feet north of the South-east corner of said Section Nine (9), thence South 65 degrees 11 minutes West (which is angle to left from East line of Section Nine (9), Township seventy-eight (78), Range Twenty-four (24), One Hundred and fourteen (114) degrees forty-nine (49) minutes) 52.50 feet, thence South Twenty-nine (29) degrees Twenty-eight (28) minutes West 103.00 feet, thence South Thirty-seven (37) degrees Forty-two (42) minutes West 100.00 feet, thence South Twenty-five (25) degrees Forty-three (43) minutes West 200.00 feet, thence South Twenty (20) degrees Thirtyone (31) minutes West 304.20 feet, thence South eight (8) degrees Forty-three (43) minutes West 149.68 feet, thence South Thirty-eight (38) degrees Twenty-three (23) minutes West 217.90 feet, thence South Sixty-six (66) degrees Twenty-four (24) minutes West 472.72 feet, thence North Twenty-five (25) degrees Thirty-seven (37) minutes East 1210.51 feet, thence North Twelve (12) degrees Nineteen (19) minutes East 354.89 feet, thence North Sixty-two (62) degrees Nineteen (19) minutes East 205.38 feet, thence South Eighty-seven (87) degrees Fifty-six (56) minutes East 163.22 feet to a point on the East line of Section Nine (9), Township Seventy-eight (78), Range Twenty-four (24), thence North Eighty-eight degrees Twenty-eight (28) minutes East 58.26 feet, thence South Thirty-three (33) degrees Fourteen (14) minutes East 410.34 feet, thence South Eighty-seven (87) degrees Forty-four (44) minutes West 245.90 feet, thence South Sixtyfive (65) degrees Seventeen (17) minutes West 30.60 feet to the place of beginning; and

All that land in Section Eleven (11), Township Seventy-eight (78), Range Twenty-four (24), West of the 5th P. M., County of Polk, State of Iowa, lying within the following described lines:



Beginning at a point 184.89 feet south of the West Quarter corner of Section Eleven (11), Township Seventy-eight (78), Range Twenty-four (24), being 2510.91 feet north of the Southwest corner of said Section Eleven (11), thence North Eighty-four (84) degrees Thirteen (13) minutes East (which is angle to right from West line of Section Eleven (11), Township Seventy-eight (78), Range Twenty-four (24), Ninety-one (91) degrees, three (3) minutes) 227.95 feet, thence North Seventy-three (73) degrees Fortyfour (44) minutes East, 184.75 feet, thence North Fifty-nine degrees Nineteen (19) minutes East 591.10 feet, thence North Sixtyone (61) degrees Six (6) minutes East 358.90 feet, thence North Sixty (60) degrees Twenty-six minutes East 487.80 feet, thence North Sixty-four (64) degrees Four (4) minutes East 495.50 feet, thence North Eighty-one (81) degrees Forty-one (41) minutes East 375.50 feet, thence South Seventy-nine (79) degrees Twentyeight minutes East 435.55 feet, thence South Seventy-two degrees Fifty-two (52) minutes East 329.65 feet, thence South Forty-six (46) degrees Thirteen (13) minutes East 1028.95 feet, thence South Thirty-two (32) degrees Twenty-six (26) minutes East 298.92 feet, thence South Thirty-four (34) degrees Sixteen (16) minutes East 246.83 feet, thence South forty (40) degrees Twentyeight (28) minutes East 601.60 feet, thence South Fifty-two (52) degrees Fifty-nine (59) minutes East 820.50 feet, thence North Eighty (80) degrees Thirty-eight (38) minutes West 962.00 feet. thence North Thirty-eight (38) degrees Eighteen (18) minutes West 338.05 feet, thence North Thirty (30) degrees Fifty-two (52) minutes West 586.85 feet, thence North Forty-two (42) degrees no minutes West 260.40 feet, thence North 27 degrees Eighteen (18) minutes West 350.03 feet, thence North Eighty-seven (87) degrees Five (5) minutes West 403.74 feet, thence North Fiftynine (59) degrees Thirty (30) minutes West 519.47 feet, thence South Seventy-six (76) degrees Fifty-three (53) minutes West 254.56 feet, thence South Sixty-four (64) degrees Twenty-eight (28) minutes West 406.80 feet, thence South Seventy-five (75) degrees Forty (40) minutes West 852.23 feet, thence South Fiftyeight (58) degrees Thirty-nine (39) minutes West 516.67 feet, thence North Eighty-six (86) degrees Fifty-eight minutes West 439.03 feet, thence North Fifty-seven (57) degrees Fifty-eight (58) minutes West 403.19 feet to place of beginning.

Read first and second times and referred to committee on municipal corporations.



Senate File No. 113, a bill for an act to amend the law as it appears in section eighty-seven hundred thirty-seven (8737) of the Code, 1924, with reference to the investment of funds of life insurance companies and associations.

Read first and second times and referred to committee on insurance.

CONSIDERATION OF SENATE AMENDMENT

On request of Smith of Chickasaw, House File No. 70, a bill for an act to amend section twenty-six hundred forty-four (2644), Code, 1924, relating to contagious and infectious diseases among animals, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend section 2 by striking out all following the word "Des Moines" in line 3, and inserting in lieu thereof the following: "Daily Record, a newspaper published in Des Moines, Iowa, and the Clarksville Star, a newspaper published in Clarksville, Iowa."

Mr. Smith moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Forsling	Knutson	Rice
Decatur	Francis	Latimer	Roberts
Anderson of	Gilbertson	Leonard	Rust
Montgomery	Grimwood	Lepley	Saunders
Anderson of	Gripp	Lichty	Schulte
Webster	Hager	Long	Smith of
Bauer	Haney	Lovrien	Chickasaw
Berry	Hansen	McCaulley	Smith of O'Brien
Bixler	Hanson of	McIlrath	Stepanek
Blackford	Hancock	Mathews	Stookesberry
Blake	Hanson of	Merritt	Strippel
Blythe	Winnebago	Miller	Thomas
Brittain	Harrison of	Napier	Troup
Carter	Clark	Natvig	Truax
Christophel	Harrison of	Noble	Ulstad
Clark	Pottawattamie	Oldham	Venard
Cole	Hill	Orr	Vincent
Dewar	Hollis	Owens	Wagner
Eckles	Kennedy	Quirk	Walrod
Eden	Kent	Rassler	Wilson
Edge	King	Ratliff	Wolfe
Elliott	Knudson	Rhinehart	Mr. Speaker—81
Fleming			and the second s

The nays were, none.

Absent or not voting:

Aiken	Higgins	Lieberknecht	Prichard
Bierkamp	Hubbard	Martin	Rankin
Craig	Huff	Maxfield	Reimers
Diltz	Johnson of	O'Donnell	Ryder
Graham	Dickinson	Oliver	Swanson
Hattendorf	Johnson of	Patterson	Williams
Held	Marion	Powers	Yenter—27
Hempel			

The House concurred in the Senate amendment to House File No. 70.

SENATE CONCURRENT RESOLUTION NO. 10

Be It Resolved by the Senate, the House concurring, that the Forty-first General Assembly adjourn, sine die at twelve o'clock noon, Friday, April 3, 1925.

Dewar of Cherokee asked unanimous consent to take up Senate concurrent resolution No. 10 at this time.

Objection was made by Rassler of Pocahontas.

Dewar of Cherokee moved to suspend the rule for the consideration at this time of Senate concurrent resolution No. 10.

A roll call was demanded.

On the question "Shall the rule be suspended for the immediate consideration of Senate concurrent resolution No. 10?"

The ayes were:

Anderson of	Gilbertson	Lieberknecht	Rust
Webster	Graham	Long	Saunders
Bierkamp	Grimwood	Lovrien	Schulte
Blackford	Hager	McCaulley	Smith of
Blake	Hanson of	McIlrath	Chickasaw
Blythe	Hancock	Mathews	Smith of O'Brien
Carter	Harrison of	Maxfield	Stepanek
Christophel	Clarke	Merritt	Stookesberry
Clark	Held	Miller	Strippel
Cole	Hempel	Napier	Swanson
Craig	Hill	Natvig	Thomas
Dewar	Hollis	Oldham	Troup
Diltz	Johnson of	Owens	Truax
Eckles	Dickinson	Powers	Vincent
Eden	Kennedy	Quirk	Wagner
Edge	King	Rankin	Walrod
Elliott	Knudson	Ratliff	Williams
Fleming	Knutson	Reimers	Wilson
Forsling	Latimer	Rice	Mr. Speaker-73
Francis	Lichty		

The nays were:

Bixler Harrison of Oliver Anderson of Gripp Pottawattamie Orr Rassler Decatur Haney Higgins Anderson of Hanson of Hubbard Rhinehart Montgomery Winnebago Leonard Ulstad Lepley Wolfe-19

Absent or not voting:

Bauer Johnson of Noble Roberts Brittain Marion O'Donnell Ryder Venard Hansen Kent. Patterson Hattendorf Martin Prichard Yenter-16 Huff

The motion, having received a two-thirds' vote, prevailed, and the rule was suspended.

Dewar of Cherokee moved that the House concur in Senate concurrent resolution No. 10.

A roll call was demanded.

On the question "Shall the House concur?"

The ayes were:

Anderson of Elliott Kennedy Fleming King Ratliff Decatur Forsling Anderson of Knutson Reimers Rice Webster Francis Lepley . Gilbertson Bierkamp Lichty Rust Blackford Graham Lieberknecht Smith of Grimwood Chickasaw Blake Long Stookesberry Blythe Hager Lovrien McCaulley Brittain Hansen Strippel Carter Hanson of McIlrath Swanson Hancock Merritt Thomas Christophel Held Miller Cole Troup Hempel Napier Vincent Craig Natvig Dewar Higgins Walrod Hill Williams Diltz Oldham Eckles Hollis Powers Wilson-64 Johnson of Eden Quirk Dickinson Edge

The nays were:

Aiken Hanson of Leonard Saunders Martin Schulte Winnebago Anderson of Montgomery Harrison of Mathews Smith of O'Brien Clarke Maxfield Stepanek Bauer Harrison of Noble Berry Truax O'Donnell Bixler Pottawattamie Ulstad Oliver Hubbard Venard Clark Wagner Gripp Kent Orr Knudson Rassler Wolfe Haney Latimer. Roberts Mr. Speaker-35

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Absent or not voting:

Hattendorf Johnson of Owens Rhinehart
Huff Marion Patterson Ryder
Prichard Venter—9

The House concurred in Senate concurrent resolution No. 10.

Forsling of Woodbury moved to reconsider the vote by which Senate concurrent resolution No. 10 passed the House, and that the motion to reconsider be laid upon the table.

On the question "Shall the motion to reconsider the vote by which Senate concurrent resolution No. 10 passed the House be laid upon the table?" a roll call was demanded.

The ayes were:

Anderson of	Eden	Kennedy	Rankin
Webster	Edge	Lichty	Rice
Blake	Forsling	Lovrien	Stookesberry
Clark	Gilbertson	McCaulley	Thomas
Cole	Grimwood	Miller	Truax
Dewar	Hansen	Natvig	Vincent
Diltz	Hill	Oldham	Walrod-28
Eckles			

The nays were:

Aiken	Haney	Leonard	Rhinehart
Anderson of	Hanson of	Lepley	Roberts
Decatur	Hancock	Lieberknecht	Saunders
Anderson of	Hanson of	Long	Schulte
Montgomery	Winnebago	McIlrath	Smith of
Bauer	Harrison of	Martin	Chickasaw
Berry	Clarke	Mathews	Smith of O'Brien
Bierkamp	Harrison of	Maxfield	Stepanek
Bixler	Pottawattamie	Merritt	Strippel
Blackford	Hempel	Napier	Swanson
Blythe	Higgins	Noble	Troup
Brittain	Hollis	O'Donnell	Ulstad
Christophel	Hubbard	Oliver	Venard
Craig	Johnson of	Orr	Wagner
Elliott	Dickinson	Owens	Williams
Fleming	Kent	Patterson	Wilson
Francis	Knudson	Rassler	Wolfe
Gripp	Knutson	Ratliff	Mr. Speaker-67
Hager	Latimer	Reimers	

Absent or not voting:

Carter	Held	King	Rust
Graham	Huff	Powers	Ryder
Hattendorf	Johnson of	Prichard	Yenter-13
	Marion	Quirk	

The House refused to lay the motion to reconsider on the table.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 17 and 24.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 17 and 24.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills. submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 9th day of March, 1925, sent to the governor for his approval:

House Files Nos. 17 and 24.

HOWARD A. MATHEWS, Chairman.

Report adopted.

· HOUSE FILE WITHDRAWN

On request of Hollis of Blackhawk, unanimous consent having been obtained, House File No. 63 was withdrawn from the committee on judiciary No. 2 and from further consideration by the House.

COMMITTEE ASSIGNMENT

Mr. Speaker announced the assignment of Schulte of Worth to the committee on drainage.

On motion of Dewar of Cherokee the House adjourned until 3:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 10, 1925.

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

Prayer was offered by the Rev. A. P. Blough, pastor of the Church of the Brethren, Waterloo, Iowa.

Journal of March 9th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek for the day on request of Oldham of Mahaska; Francis of Boone for the day on request of Bixler of Adams.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Lichty of Blackhawk, from residents of Waterloo, protesting against Senate File No. 129. Public health.

By Orr of Keokuk, from eitizens of Sigourney, favoring a gasoline tax and a road bond issue. Ways and means.

By Ratliff of Henry, from voters of Henry county, favoring a gasoline tax and a road bond issue. Ways and means.

By Martin of Jackson, from members of the Women's Literary Club, Miles, favoring House File No. 227. Schools and textbooks.

By Aiken of Ida, from citizens of Holstein, protesting against House Files Nos. 44 and 45, also a bond issue for road improvement. Ways and means.

By Held of Plymouth, from the Women's Federated Club, Westfield, urging increase of an appropriation for the library commission. State educational institutions.

By Orr of Keokuk, from citizens of Keokuk county, favoring



House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Rice of Appanoose, from taxpayers of Appannoose county, favoring a gasoline tax and a bond issue for road improvements, also favoring federal aid and state control of primary road system. Ways and means.

By Francis of Boone, from citizens of Iowa, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Long of Jefferson, from citizens of Jefferson county, protesting against a bond issue for road improvement. Ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 32, 26, and 70. Senate Files Nos. 22, 62, and 78.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 26, 32, and 70.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 10th day of March, 1925, sent to the governor for his approval:

House Files Nos. 26, 32, and 70.

HOWARD A. MATHEWS, Chairman.

Report adopted.



REPORTS OF COMMITTEES

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 171, a bill for an act to legalize the certification and levy of taxes and assessments on property by municipalities as defined in chapter five (5) of chapter four (4), acts of the extra session of the Fortieth General Assembly, begs leave to report they have had the same 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 two (2), line three (3), by striking the words "Des Moines Capital and the Des Moines Register" and inserting in lieu thereof the words "Iowa Legionaire and Plain Talk".

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 84, a bill for an act legalizing certain franchises of Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden, in the state of Iowa, begs leave to report they have had the same 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 three (3), line three (3), by striking the words "Des Moines Register" and inserting in lieu thereof the words "Iowa Legionaire".
- 2. Further amend section three (3) by striking therefrom the period (.) at the end of said section and inserting the following: "without expense to the state."

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 83, a bill for an act legalizing the franchise of the Armstrong Cement Works in the town of Armstrong, Iowa, begs leave to report they have had the same 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 three (3), line three (3), by striking the words "Des Moines Register" and inserting in lieu thereof the words "Iowa Legionaire".
- 2. Further amend section three (3) by striking therefrom the period



(.) at the end of said section and inserting the following: "without expense to the state."

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 149, a bill for an act to legalize an election held by the voters of Clay county on the fourth day of November, 1924, with reference to the improvement of the primary road system, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 101, a bill for an act to amend section thirty-six hundred twelve (3612) of the Code, 1924, increasing the number of deputy probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000), begs leave to report they have had the same 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 two (2), lines three (3) and four (4), by striking the words "Des Moines Register and the Des Moines Capital" and inserting in lieu thereof the words "Iowa Legionaire and Plain Talk".

Further amend section two (2) by striking therefrom the period (.) at the end of said section and inserting the following: "without expense to the state."

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 82, a bill for an act legalizing the franchises of the Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa, begs leave to report they have had the same 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 one (1), line one (1), by striking therefrom the word "hereby" and inserting in said section in lieu thereof the word "thereby".
- 2. Amend section three (3), line three (3), by striking the words "Des Moines Register" and inserting in lieu thereof the words "Iowa Legionaire".



3. Further amend section three (3) by striking therefrom the period (.) at the end of said section and inserting the following: "without expense to the state."

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 81, a bill for an act legalizing certain franchises of Iowa River Light and Power Company in the towns of Steamboat Rock, Union, Beaman, New Providence, Whitten, Conrad, Hubbard, Radcliffe, Liscomb and Eldora in the state of Iowa, begs leave to report they have had the same 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 one (1), line two (2), by striking therefrom the word "hereinafter" and inserting in lieu thereof the word "hereby".
- 2. Amend section one (1), line one hundred twenty-eight (128) thereof, by striking therefrom the words "and used for power", and inserting
 in lieu thereof the words "for use for power". Further amend said section and in said line thereof by inserting after the word "purposes" and
 before the word "incidental" the words "or any purpose".
- 3. Amend House File No. 81 by striking the words "Incorporated Town of Eldora" wherever they appear in said bill, and inserting in lieu thereof the words "city of Eldora".
- 4. Amend section three (3), line three (3), by striking out the words "Des Moines Register" and inserting in lieu thereof the words "Iowa Legionaire".
- 5. Further amend section three (3) by striking therefrom the period at the end of said section and inserting the following: "without expense to the state."

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 25, a bill for an act to create a Board of Architectural Examiners, prescribing its duties, providing for the examination and registration of architects, issuing or revoking of certificates of registration, and prescribing the penalties for the violation of this act, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 109, a bill for an act to amend section eleven thousand sixty-seven (11067) of the Code, 1924, relating to the service of original notices upon patients confined in hospitals for the insane, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 18. a bill for an act to repeal sections thirty-nine (39) to forty-six (46), inclusive, Code, 1924, relative to the standing committee on retrenchment and reform, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 81, a bill for an act to amend section eleven thousand two hundred forty-five (11245) of the Code, 1924, relating to bonds for 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 do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 68, a bill for an act to repeal sections ten thousand four hundred ninety-six (10496) to ten thousand five hundred one (10501), inclusive, of the Code, 1924, relating to adoption, 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 section four (4), line eight (8), by striking therefrom the word "further".

Amend section six (6) by striking the period (.) at the end of said paragraph and adding the following: "nor be subject to any inter-



ference from such natural parents."

JNO. M. RANKIN, Chairman,

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 292, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the number of district judges in each district, and providing that the number of judges in the Sixteenth Judicial District shall be three, 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, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Graham of Wapello, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional admendments, to whom was referred House Joint Resolution No. 2, joint resolution ratifying a proposed amendment to the constitution of the United States of America, relative to the labor of persons under eighteen (18) years of age, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

S. L. GRAHAM, Chairman.

Passed on file.

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred Senate File No. 109, a bill for an act to amend section 7122, Code, 1924, relating to time of returning assessment rolls to local 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.

G. L. VENARD, Chairman.

Passed on file.

Also:

MR. SPEAKEP: Your committee on county and township organization, to whom was referred House File No. 146, a bill for an act to amend sections fifty-five seventy-five (5575), fifty-five seventy-seven (5577) and



fifty-five seventy-nine (5579) of the Code, 1924, relating to township halls, beg leave to report they have had the same 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 three (3) thereof.

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 192, a bill for an act to repeal section eleven thousand eight hundred thirty-seven (11837), Code, 1924, relating to reports to be filed in the office of the clerk of the district court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Knutson of Cerro Gordo, 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. 261, a bill for an act to amend section seventeen hundred sixty-six (1766) of the Code, 1924, relating to the protection of muskrat, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game, to whom was referred House File No. 103, a bill for an act to amend section one thousand seven hundred twenty-three (1723) and section one thousand seven hundred twenty-nine (1729) of the Code, 1924, relating to permission to fish and hunt on enclosed or cultivated land, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. KNUTSON, Chairman.

Passed on file.

Rassler of Pocahontas, from the committee on drainage, submitted the following report:

Mr. SPEAKER: Your committee on drainage, to whom was referred



House File No. 177, a bill for an act to repeal section seventy-four hundred twenty-three (7423) of the Code, 1924, relating to bank protection and defining the word "levee", beg leave to report they have had 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. G. RASSLER, Chairman.

Report adopted.

Gilbertson of Winneshiek, from the committee on judicial districts, submitted the following report:

MR. SPEAKER: Your committee on judicial districts, to whom was referred House File No. 39, a bill for an act to amend section ten thousand seven hundred sixty-eight of the Code, 1924, relating to the division of the state into judicial districts, and increasing the number of judges in the ninth judicial district and providing a method of filling the additional offices created, beg leave to report they have had the same 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 striking the word "seven" in lines five (5) and seven (7), and inserting in lieu thereof the word "six".

O. GILBERTSON, Chairman,

Report adopted.

Lovrien of Humboldt, from the committee on railroads, submitted the following report:

MR. SPEAKER: Your committee on railroads, to whom was referred House File No. 7, a bill for an act to amend the law as it appears in section eighty hundred fifty-six (8056), of the Code, 1924, relating to railroads, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Wilson of Tama, 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. 160, a bill for an act to amend section thirty-one hundred twenty (3120) of the Code, 1924, relating to feeds not subject to inspection fee, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, Chairman,

Report adopted.



Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 123, a bill for an act to define, regulate and license real estate brokers and real estate salesmen; to create a State Real Estate Commission; and to provide a penalty for a violation of the provisions hereof, 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.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 182, a bill for an act to amend chapter five hundred four (504) of the Code, 1924, relating to the duties of the clerk of the probate court and providing for notice, in certain cases, to consular representatives, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 208, a bill for an act to amend section ten thousand eight hundred five (10805) of the Code, 1924, relating to expenses of judges of the district court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, 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 section ten thousand eight hundred five (10805) of the Code, 1924, be and is hereby amended by striking from line seven (7) of said section the word "three" and inserting in lieu thereof the word "five".

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 49, a bill for an act to amend, revise, and codify section twelve thousand nine hundred sixty-six (12966) of the Code, 1924, relating to the crime of rape, beg leave to report they have had the same 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 a comma (,) after the word "years" in line ten (10) of section 1; by striking out the remainder of said section and inserting in lieu of the part so stricken, the following: "the penalty to be determined by the jury, or by the court on a plea of guilty."

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 83, a bill for an act to amend section seventy-two hundred five (7205) of the Code, 1924, relating to lien upon certain personal 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 do pass.

L. B. Forsling, Chairman.

Report adopted.

Diltz 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. 13, a bill for an act authorizing cities and towns owning waterworks, including cities under special charter, to extend water mains and levy special assessments therefor against the privately owned property, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.

MINORITY REPORT

MR. CHAIRMAN: We, a minority of the committee on municipal corporations, to whom was referred Senate File No. 13, recommend that the bill 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. Extension of water mains—assessment. Cities and towns which own and operate waterworks may extend the water mains and assess the cost of such extension to abutting property as provided in this chapter.

Sec. 2. Conditions. Such extension, and assessments therefor, may be ordered only when petitioned for by seventy-five per cent (75%) of the resident owners of property subject to assessment.



- Sec. 3. Petition—jurisdiction. The petition shall be presented to the board of waterworks trustees when such board exists, and, in such case, said board shall have exclusive jurisdiction of such petition. In other cases the petition shall be presented to the council which shall have such jurisdiction.
- Sec. 4. Certification by board—order. If the proposed extension is approved by the board of waterworks trustees, it shall certify said petition, together with its written approval thereof, to the council which shall thereupon order the extension.
- Sec. 5. Letting contract and execution thereof. Contracts for such extensions shall be let by and executed under the supervision of the board of waterworks trustees when such board exists, otherwise by and under the supervision of the council.
- Sec. 6. When contract required. If the estimated cost of such extension, not including cost of material, exceeds twenty-five hundred dollars (\$2500.00) the work shall be done under contract which shall be entered into and performed as provided in sections six thousand one (6001) to six thousand six (6006), inclusive, Code, 1924, in so far as applicable.
- Sec. 7. Optional construction. If the estimated cost of such extension, not including cost of material, is twenty-five hundred dollars (\$2500.00) or less, the construction may be under contract as heretofore provided or by day labor. If the work is done by day labor, such work shall be under the control and supervision of the said board of trustees or council, as the case may be.
- Sec. 8. Where a pipe in excess of six (6) inches in diameter is used, the assessment against the abutting property shall be limited to what would have been the cost of a six (6) inch pipe; and the difference between the cost of the pipe used and what would have been the cost of a pipe six (6) inches in diameter shall be paid by the water department in cities and towns having a board of waterworks trustees, and in other cities such difference in cost shall be paid out of the water funds, and if such funds are not sufficient then out of the general fund.
- Sec. 9. Certification of cost. If said extension is made by or under the supervision of said board of trustees, it shall, after the work is completed, certify the cost thereof to the council, and the council shall levy the special assessments in the manner provided in this chapter.
- Sec. 10. Assessments—how made. Special assessments shall be made and collected in accordance with sections six thousand twenty-one (6021) to six thousand thirty-four (6034), inclusive, of the Code, 1924, in so far as applicable.
- Sec. 11. Rebates. The owners of property so assessed shall be rebated annually from water dues until such time as the amount of water dues equals the amount of assessment and interest paid by such owner.
- Sec. 12. Repayment. When an extension is carried one thousand (1000) feet or more across unplatted lands, repayment of the amount of the assessment and interest shall be made to the owner at the end of ten (10) years from the date of the assessment, unless such owner has made connection and used the water from such mains, in which event repayment shall be made by rebates of water dues, as heretofore provided.



Sec. 18. Special charter cities. This chapter shall apply to cities acting under special charters.

Sec. 14. Nonapplicability of statute. This chapter shall not apply to cities operating waterworks under chapter three hundred fourteen (314) of the Code, 1924.

Sec. 15. Publication. This act is deemed of immediate importance and shall take effect from and after its publication in two (2) newspapers of this state as provided by law.

Respectfully submitted,

T. L. WOLFE. W. H. STEPANEK. S. L. GRAHAM. J. H. HAGER.

E. P. HARRISON.

D. FULTON RICE.

RAY YENTER. J. H. JOHNSON.

H. S. BERRY.

E. A. ELLIOTT.

Passed on file.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 174, a bill for an act to amend section fiftyseven hundred and two (5702) of the Code, 1924, relative to removal or discharge of civil service employees, begs leave to report they have had the same 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 "his duties" in the last line of the bill, and inserting the following: "the duties of the position for which he took the civil service examination".

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 86, a bill for an act to amend section sixtythree hundred ten (6310) of the Code, 1924, relating to pension fund for disabled and retired firemen and policemen, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Johnson of Dickinson, 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. 234, a bill for an act to amend section forty-six hundred ninety (4690) of the Code, 1924, relating to the use of the primary road fund for the construction of bridges and culverts on the primary road system, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 212, a bill for an act to amend section forty-six hundred sixty-two (4662) of the Code, 1924, relating to disagreements between boards of supervisors as to county line highway matters, begs leave to report they have had the same 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:

Section 1. That there is inserted immediately following section forty-six hundred sixty-two (4662) of the Code, 1924, the following:

"4662-a1. Construction by commission. If the said boards or either of them should, for a period of sixty (60) days, fail to comply with said decision, the said commission shall proceed to locate, construct, alter, or improve said road, bridge, or culvert in accordance with said decision.

4662-a2. Primary road—payment. If the improvement be on a primary road, bills therefor duly audited by said commission shall be paid out of the primary road fund allotments of said counties in accordance with said decision.

4662-a3. County road—payment. If said road be a county road, or if the improvement be a county bridge or culvert on a township road, bills therefor duly audited by said commission in accordance with said decision shall be forwarded to the auditors of the respective counties, and said auditors shall forthwith draw warrants for the amounts so audited, and the county treasurers shall pay the same as other county warrants."

FRANCIS JOHNSON, Chairman.

Report adopted.

Dewar of Cherokee, 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. 141, a bill for an act to amend section five thousand sixty-five (5065) of the Code, 1924, relating to motor vehicles and law of the road, begs leave to report they have had the same 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), line thirteen (13), by inserting the words "or horse-drawn" following the word "motor".

H. C. DEWAR, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 307, by Diltz of Polk, a bill for an act to amend the law as it appears in section six thousand thirty-two (6032) of the Code, 1924, relating to the payment of special assessments.

Read first and second times and referred to committee on municipal corporations.

House File No. 308, by Diltz of Polk, a bill for an act to amend section twelve thousand three hundred ninety (12390) of the Code, 1924, relating to forfeiture of real estate contracts.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 309, by Diltz of Polk, a bill for an act to amend sections thirty-two hundred sixty (3260), and thirty-two hundred sixty-two (3262), of the Code, 1924, relating to an annual license fee and license plate for the operation of public scales.

Read first and second times and referred to committee on municipal corporations.

House File No. 310, by Diltz of Polk, a bill for an act to repeal sections thirteen thousand forty-seven (13047), thirteen thousand forty-eight (13048), and thirteen thousand forty-nine (13049) of the Code, 1924, relating to false uttering of checks, drafts, or written orders.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 311, by Diltz of Polk, a bill for an act relating to corporations, and providing for the barring of prosecution in certain cases.



Read first and second times and referred to committee on judiciary No. 2.

House File No. 312, by Diltz of Polk, a bill for an act providing for the payment by the respective boards of supervisors of the several counties for the care of graves of deceased soldiers and sailors of the United States army.

Read first and second times and referred to committee on county and township organization.

House File No. 313, by Wagner of Scott, a bill for an act to repeal section sixty-eight hundred ninety-nine (6899) of the Code, 1924, relating to assessments for cost of street improvements and sewers, and enact a substitute therefor.

Read first and second times and referred to committee on municipal corporations.

House File No. 314, by Rice of Appanoose, a bill for an act providing that the costs of any action in which a fine is imposed shall be paid out of the fine itself.

Read first and second times and referred to committee on judieiary No. 1.

House File No. 315, by committee on mines and mining, a bill for an act to amend the law as it appears in section twelve hundred ninety-seven (1297), chapter sixty-eight (68) of the Code, 1924, relating to charging drill holes in coal mines.

Read first and second times and passed on file.

House File No. 316, by Williams of Wayne, a bill for an act creating a commission on standardization of school textbooks, providing for the appointment thereof and prescribing its duties.

Read first and second times and referred to committee on schools and textbooks.

House File No. 317, by Rhinehart of Dallas, a bill for an act to amend chapter one hundred thirty (130) of the Code, 1924, relative to hog cholera virus and serum.



Read first and second times and referred to committee on animal industry.

House File No. 318, by Napier of Ringgold, a bill for an act to amend section forty-four hundred eighty-three (4483), Code 1924, relating to the management by the board of supervisors of lands belonging to the school fund.

Read first and second times and referred to committee on schools and textbooks.

House File No. 319, by committee on county and township organization, a bill for an act to repeal the law as it appears in section seventy-two hundred twenty-seven (7227) of the Code, 1924, and to enact a substitute therefor, relating to the compensation of collectors of delinquent taxes, and the apportionment of the interest and penalties on such taxes and to amend the law as it appears in section seventy-two hundred thirty-three (7233) of the Code, 1924, relating to the apportionment or transfer of interest or penalty on delinquent taxes.

Read first and second times and passed on file.

House File No. 320, by Johnson of Marion, a bill for an act to amend section forty-seven hundred thirty-seven (4737) of the Code, 1924, relating to the use of primary road funds on the secondary roads.

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

House File No. 321, by Vincent of Guthrie, a bill for an act to repeal section eleven hundred forty-four (1144), Code, 1924, and to enact a substitute therefor relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations organized under the provisions of chapter four hundred six (406), Code, 1924.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 322, by Hubbard of Pottawattamie, a bill for an act to amend the law as it appears in section fifty-six bundred fifty-



six (5656) of the Code, 1924, relating to the appointment of deputy

Read first and second times and referred to committee on municipal corporations.

House File No. 323, by Latimer of Fremont, a bill for an act authorizing the Governor of Iowa to appoint three commissioners to act in conjunction with a like commission from the state of Nebraska to report on the feasibility of a plan for the construction of an interstate bridge between the state of Iowa and the state of Nebraska across the Missouri River between the county of Fremont in Iowa and the county of Otoe in Nebraska and providing an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House File No. 324, by Brittain of Madison, a bill for an act to amend sections five thousand five hundred forty-three (5543), five thousand five hundred seventy-one (5571) and five thousand five hundred seventy-two (5572) of the Code, 1924, relating to townships and township officers.

Read first and second times and referred to committee on county and township organization.

RESOLUTION

Blake of Fayette offered the following resolution:

Be it resolved by the House: That the Speaker of the House shall on or before Wednesday, March 18, 1925, appoint a sifting committee to which shall be referred all bills other than appropriation bills, and that beginning Saturday, March 21st, 1925, no bills shall be considered except appropriation bills and bills then upon the House calendar unless reported by said sifting committee.

Laid over under rule 34.

HOUSE FILES WITHDRAWN

On request of Hill of Floyd, unanimous consent having been obtained, House File No. 110 was withdrawn from the committee on police regulation and from further consideration by the House.

On request of Bierkamp of Cedar, unanimous consent having been obtained, House File No. 298 was withdrawn from the committee on agriculture and from further consideration by the House.

CONSIDERATION OF BILLS

House File No. 106, a bill for an act to amend sections twentynine hundred fifty-four (2954) and twenty-nine hundred sixty (2960) of the Code, 1924, relating to poultry associations, with report of committee recommending passage, was taken up for consideration.

Napier 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?"

The ayes were:

Anderson of	Grimwood	Knudson	Rhinehart
Decatur	Gripp	Knutson	Rice
Anderson of	Hager	Latimer	Roberts
Montgomery	Hansen	Leonard	Rust
Anderson of	Hanson of	Lepley	Saunders
Webster	Hancock	Lichty	Schulte
Bauer	Harrison of	Lieberknecht	Smith of O'Brien
Berry	Clarke	Long	Stepanek
Bierkamp	Harrison of	McCaulley	Stookesberry
Bixler	Pottawattamie	Martin	Strippel
Blackford	Hattendorf	Mathews	Swanson
Blake	Held	Maxfield	Thomas
Blythe	Hempel	Miller	Troup
Brittain	Higgins	Napier	Truax
Christophel	Hill	O'Donnell	Ulstad
Clark	Hollis	Oldham	Venard
Cole	Hubbard	Orr	Wagner
Craig	Huff	Owens	Walrod
Dewar	Johnson of	Patterson	Williams
Eckles	Marion	Powers	Wilson
Eden	Kennedy	Prichard	Wolfe
Elliott	Kent	Ratliff	Yenter
Fleming	King	Reimers	Mr. Speaker—86
Graham			

The nays were:

Forsling Gilbertson Noble Smith of Chickasaw—4

Absent or not voting:

Aiken Lovrien Haney Quirk Rankin McIlrath Carter Hanson of Diltz Winnebago Merritt Rassler Edge Johnson of Natvig Ryder Dickinson Francis Oliver Vincent-18 So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to.

Senate File No. 7, a bill for an act to amend section nine thousand seven hundred nineteen (9719) of chapter four hundred twenty-six (426) of the 1924 Code, relating to bonded warehouses for agricultural products, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment proposed by the committee, found in the Journal of February 24th, was taken up for consideration.

Ulstad of Wright moved that the committee amendment be rejected.

Committee amendment rejected.

Mr. Ulstad moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken Grimwood Knudson Ratliff Anderson of Gripp Knutson Reimers Hager Decatur Latimer Rhinehart Haney Rice Anderson of Leonard Montgomery Hanson of Lepley Roberts Lichty Rust Anderson of Hancock Webster Hanson of Lieberknecht Saunders Bauer Winnebago Long Schulte Berry Smith of McCaulley Harrison of Chickasaw Bierkamp Clarke Martin Smith of O'Brien Bixler Harrison of Mathews Blackford Pottawattamie Maxfield Stepanek Blake Hattendorf Merritt Stookesberry Blythe Held Miller Strippel Hempel Swanson Napier Brittain Thomas Christophel Higgins Hill Natvig Clark Troup Noble Cole Hollis O'Donnell Truax Ulstad Craig Hubbard Oldham Dewar Huff Oliver Venard Walrod Eckles Johnson of Orr Williams Eden Dickinson Owens Wilson Patterson Edge Johnson of Wolfe Fleming Marion Powers Kennedy Yenter Forsling Prichard Mr. Speaker-97 Gilbertson Kent Quirk Graham King Rassler

The nays were, none.

Absent or not voting:

Carter	Francis	McIlrath	Vincent
Diltz	Hansen	Rankin	Wagner-11
Elliott	Lovrien	Ryder	

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

SPECIAL ORDER MADE

On request of Patterson of Kossuth, unanimous consent having been obtained, House File No. 45 was made a special order for Tuesday, March 17th, at 10:00 o'clock.

House File No. 183, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the Code, 1924, relating to fish hatcheries, game farms, and distribution of fish and game, and providing for the establishment of state game refuges, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the Journal of February 25th, were taken up for consideration.

Knutson of Cerro Gordo moved that the committee amendments be rejected.

Committee amendments rejected.

Mr. Knutson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Brittain	Grimwood	Hattendorf
Anderson of	Christophel	Gripp	Held
Decatur	Clark	Hager	Hempel
Anderson of	Cole		Higgins
Montgomery	Craig	Hansen	Hill
Anderson of	Dewar	Hanson of	Hollis
Webster	Eckles	Hancock	Huff
Bauer	Eden	Hanson of	Johnson of
Berry	Edge	Winnebago	Dickinson
Bierkamp	Fleming	Harrison of	Johnson of
Bixler	Forsling	Clarke	Marion
Blackford	Gilbertson	Harrison of	Kennedy
Blythe	Graham	Pottawattamie	Kent

King. Knudson Knutson Latimer Leonard Lepley Lichty Lieberknecht Long McCaulley Martin Maxfield Merritt

Napier Natvig Noble O'Donnell Oldham Orr Owens Patterson Powers Prichard Quirk Rankin Rassler

Ratliff Reimers Rice Roberts Rust Saunders Schulte Smith of Chickasaw Smith of O'Brien Wolfe Stepanek

Thomas Troup Truax Ulstad Venard Wagner Walrod Williams Wilson Yenter

Mr. Speaker-98 Strippel Swanson

The nays were:

Mathews

Oliver

Stookesberry-3

Absent or not voting:

Blake Carter Diltz

Francis Hubbard Lovrien McIlrath Miller

Rhinehart Ryder Vincent-12

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

House File No. 56, a bill for an act to amend paragraph one (1) of section ninety-one hundred eighty-three (9183) of the Code, 1924, 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 amendment and passage, was taken up for consideration.

On motion of Dewar of Cherokee the amendments proposed by the committee, found in the Journal of March 6th, were adopted.

Mr. Dewar moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry

Bierkamp Bixler Blackford Blythe Brittain Christophel Clark Cole

Craig Dewar Eckles Eden Edge Fleming Forsling Gilbertson Grimwood Gripp Hager Haney Hanson of Hancock Hanson of Winnebago Harrison of Knudson Orr Stookesberry Knutson Strippel Clarke Owens Harrison of Latimer Patterson Swanson Pottawattamie Leonard Powers Thomas Hattendorf Lepley . Prichard Troup Held Lieberknecht Rankin Truax Hempel Long Rassler Ulstad Ratliff Venard Higgins McCaulley Hill Martin Reimers Vincent Rhinehart Wagner Hollis Mathews Walrod Rice Hubbard Maxfield Williams Merritt Roberts Huff Wilson Johnson of Miller Rust Napier Saunders Wolfe Dickinson Yenter Johnson of Natvig Schulte Mr. Speaker-95 Marion Smith of Noble Kennedy Chickasaw O'Donnell Smith of O'Brien Kent Oldham King Oliver Stepanek

The nays were, none.

Absent or not voting:

Aiken	Elliott	Hansen	McIlrath
Blake	Francis	Lichty	Quirk
Carter	Graham	Lovrien	Ryder—13
Diltz			**************************************

So the bill having received a constitutional majority was declared to have passed the house.

Rhinehart of Dallas offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 56 by striking out the words "farm loan" in the last line thereof and inserting in lieu thereof the words "land bank".

Amendment adopted and the title, as amended, was agreed to.

Senate File No. 70, a bill for an act to amend section twenty-one hundred sixty-nine (2169) of the Code relating to the record kept of permits issued to manufacturers using intoxicating liquors and providing for reports of liquor shipments received to be filed by manufacturers, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Williams of Wayne the amendments proposed by the committee, found in the Journal of March 6th, were adopted.

Mr. Williams moved that the bill be read a third time now and

placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Hager Decatur Haney Anderson of Hanson of Hancock Montgomery Hanson of Anderson of Winnebago Webster Raner Harrison of Berry Clarke Bierkamp Harrison of Bixler Pottawattamie Mathews Blackford Hattendorf Blythe Held Hempel Brittain Higgins Christophel Clark Hill Hollis Cole Hubbard Craig Huff Eckles Johnson of . Eden Dickinson Edge Johnson of Fleming Marion Gilbertson Graham Kennedy Kent Grimwood King Gripp

Knutson Latimer Leonard Lepley Lieberknecht Long McCaulley Martin Maxfield Merritt Napier Natvig Noble Oldham Orr Owens Patterson Powers Prichard Quirk Rassler Ratliff

Knudson

Rice Roberts Rust Saunders Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Vincent Wagner Walrod Williams Wilson Wolfe Yenter Mr. Speaker-88

Reimers

The nays were:

O'Donnell

Venard-2

Absent or not voting:

Elliott Lovrien Rankin Aiken McIlrath Rhinehart Blake Forsling Francis Miller Ryder Carter Dewar Hansen Oliver Schulte—18 Diltz Lichty

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

Senate File No. 131, a bill for an act making the destruction of or the attempt to destroy any liquid in the presence of peace officers or while property is being searched prima facia evidence that said liquid is intoxicating, with report of committee recommending passage, was taken up for consideration.

O'Donnell of Dubuque offered the following amendment and moved its adoption:

Amend Senate File No. 131 by striking therefrom section 2.

Amendment rejected.

Ratliff 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?"

The ayes were:

Anderson of	Haney	Knutson	Reimers
Decatur	Hanson of	Latimer	Rhinehart
Anderson of	Hancock	Leonard	Rice
Montgomery	Hanson of	Lepley	Roberts
Bauer	innebago	Lichty	Rust
Berry	Harrison or	Lieberknecht	Smith of
Bierkamp	Clarke	Long	Chickasaw
Bixler	Harrison of	McCaulley	Smith of O'Brien
Blackford	Pottawattamie	Martin	Stepanek
Blythe	Hattendorf	Mathews	Stookesberry
Brittain	Held	Maxfield	Strippel
Christophel	Hempel	Merritt	Swanson
Clark	Higgins	Napier	Thomas
Cole	Hill	Natvig	Troup
Craig	Hollis	Noble	Truax
Dewar	Hubbard	Oldham	Ulstad
Eckles	Huff	Oliver	Venard
Edge	Johnson of	Orr	Vincent
Elliott	Dickinson	Owens	Wagner
Fleming	Johnson of	Patterson	Walrod
Gilbertson	Marion	Powers	Williams
Graham	Kennedy	Prichard	Wilson
Grimwood	Kent	Quirk	Wolfe
Gripp	King	Rassler	Yenter
Hager	Knudson	Ratliff	Mr. Speaker—91

The nays were:

Forsling	Hansen	O'Donnell	Schulte-4
T. OI SHIIK	Hansen	O Donnen	DCHIII LC

Absent or not voting:

Aiken	Carter	Lovrien	Rankin
Anderson of	Diltz	McIlrath	Ryder
Webster	Eden	Miller	Saunders-13
Blake	Francis		

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

Senate File No. 102, a bill for an act to amend section eight thousand six hundred sixty-four (8664), Code 1924, relating to life insurance, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Yenter of Johnson the amendments proposed by the committee, found in the Journal of March 6th, were adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 102, as amended, by inserting after the word "mortgages" in line nine (9) of section 1, the following "on Iowa real estate.".

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?"

The ayes were:

Anderson of Forsling Johnson of Prichard Decatur Graham Dickinson Quirk Grimwood Reimers Anderson of Johnson of Rhinehart Montgomery Gripp Marion Kennedy Hager Roberts Anderson of Webster Haney Kent Saunders King Schulte Bauer Hansen Berry Hanson of Knudson Smith of O'Brien Bixler Hancock Knutson Stepanek Blackford Hanson of Leonard Stookesberry Brittain Winnebago Lichty Swanson Clark Thomas Harrison of Long Clarke Merritt Truax Cole Craig Hattendorf Napier Venard Hempel O'Donnell Vincent Dewar Oldham Higgins Wagner Eckles Hubbard Walrod . Oliver Eden Huff Owens Williams Elliott Powers Yenter-67 Fleming

The nays were:

Blythe Hollis Miller Strippel Troup Lieberknecht Patterson Christophel McCaulley Rassler Ulstad Diltz Martin Rice Wilson Harrison of Pottawattamie Mathews Smith of Wolfe Maxfield Chickasaw Mr. Speaker-23 Held Hill

Absent or not voting:

Aiken	Francis	McIlrath	Rankin
Bierkamp	Gilbertson	Natvig	Ratliff
Blake	Latimer	Noble	Rust
Carter	Lepley	Orr	Ryder—18
Edge	Lovrien		

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

House File No. 78, a bill for an act empowering county boards of supervisors in certain cases to cancel special assessments made for graveling roads and to refund money collected on account of such assessments, with report of committee recommending passage, was taken up for consideration.

Hansen of Scott moved the previous question.

Motion prevailed.

Stepanek 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.

Lenley

On the question "Shall the bill pass?"

The ayes were:

Anderson of

Anderson of	nanson or	Lepley	Roberts
Decatur	Hancock	Lichty	Saunders
Blake	Hanson of	Lieberknecht	Schulte
Blythe	Winnebago	McCaulley	Smith of
Brittain	Harrison of	Martin	Chickasaw
Christophel	Pottawattamie	Maxfield	Smith of O'Brien
Craig	Held	Merritt	Stepanek
Diltz	Hempel	Miller .	Stookesberry
Eckles	Higgins	Napier	Strippel
Eden	Hill	O'Donnell	Swanson
Edge	Hollis	Oldham	Thomas
Elliott	Hubbard	Owens	Troup
Fleming	Johnson of	Powers	Truax
Forsling	Dickinson	Prichard	Walrod
Graham	Johnson of	Quirk	Williams
Grimwood	Marion	Rankin	Wilson
Gripp	Kennedy	Ratliff	Wolfe
Hager	King	Reimers	Yenter
Haney	Knutson	Rice	Mr. Speaker—71
Hansen	Latimer		1707
	Decatur Blake Blythe Brittain Christophel Craig Diltz Eckles Eden Edge Elliott Fleming Forsling Graham Grimwood Gripp Hager Haney	Decatur Blake Blythe Brittain Craig Craig Eden Edge Elliott Fleming Forsling Graham Gripp Hage Hanson of Winnebago Harrison of Pottawattamie Held Hempel Held Hempel Hill Hempel Hollis Hulbard Fleming Johnson of Forsling Graham Johnson of Grimwood Gripp Kennedy Hager Haney King Knutson	Decatur Blake Blake Blythe Winnebago Brittain Christophel Craig Held Diltz Hempel Eckles Higgins Eden Hill Edge Hollis Elliott Hubbard Fleming Forsling Graham Gripp Kennedy Hanson of Wartin Maxfield Merritt Miller Merritt O'Donnell O'Donnell O'Donnell O'Donnell Owens Powers Powers Prichard Guirk Marion Rankin Rankin Reimers Haney Knutson Rice

The nays were:

Anderson of Montgomery	Blackford Clark	Hattendorf Huff	Patterson Rassler
Anderson of	Cole	Knudson	Ulstad
Webster	Dewar	Leonard	Venard
Bauer	Harrison of	Long	Vincent
Berry	Clarke	Mathews	Wagner-21

Roberts

Absent or not voting:

Aiken Bierkamp	Francis Gilbertson	McIlrath Natvig	Orr Rhinehart
Bixler	Kent	Noble	Rust
Carter	Lovrien	Oliver	Ryder—16

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

House File No. 88, a bill for an act making it unlawful to solicit, canvass or take orders from any school superintendent, principal, teacher or pupil in the public schools during school hours, or to solicit subscriptions for membership in any society or organization, or for books and supplies at city or county teachers' institutes and providing penalties for violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the Journal of March 7th, were taken up and considered.

Napier of Ringgold offered the following amendments and moved that they be substituted for the committee amendments:

Amend House File No. 88 by striking the word "superintendent" and the comma in line 2 of the title.

Amend section 1, line 2, by striking the word "superintendent" and the comma.

Amend section 1, line 10, by striking the word "attending" and substituting in lieu thereof the following: "while in actual attendance at the sessions of".

Also amend section 1 by adding after the period at the end of said section the following: "Teachers' journals and supplies may be exhibited in the corridors of buildings where teachers' meetings are held, but no teacher may be urged to subscribe to or purchase the same."

On the question "Shall the amendments offered by Napier of Ringgold be substituted for the amendments proposed by the committee?" a roll call was demanded.

The ayes were:

Anderson of	Bixler	Hager	Harrison of
Decatur	Christophel	Hanson of	Pottawattamie
Anderson of	Clark	Hancock	Hempel
Montgomery	Craig	Hanson of	Higgins
Anderson of	Diltz	Winnebago	Hill
Webster	Eckles	Harrison of	Hubbard
Bauer	Gilbertson	Clarke	Huff
Berry	Gripp	Hattendorf	King
27			8 9 0000 000 00 0

Knudson McCaulley Owens Schulte Smith of O'Brien Knutson Martin Patterson Latimer Mathews Powers Stookesberry Leonard Miller Rassler Truax Napier Noble Rice Ulstad Lepley Lieberknecht Roberts Williams Saunders Wolfe-53 Long Orr

The nays were:

Blackford	Hollis	Oliver	Swanson
Blake	Johnson of	Prichard	Thomas
Blythe	Dickinson	Rankin	Troup
Brittain	Johnson of	Ratliff	Venard
Cole	Marion	Reimers	Vincent
Eden	Kennedy	Rhinehart	Wagner
Edge	Lichty	Rust	Walrod
Elliott	Maxfield	Smith of	Wilson
Grimwood	Merritt	Chickasaw	Yenter
Haney	O'Donnell	Strippel	Mr. Speaker—39
Held	Oldham	43 MARKET #5 VOAN	500000 000 0 0054007454 60040

Absent or not voting:

Aiken	Fleming	Hansen	Natvig
Bierkamp	Forsling	Kent	Quirk
Carter	Francis	Lovrien	Ryder
Dewar	Graham	McIlrath	Stepanek-16

The motion of Napier of Ringgold prevailed and the substitution was made.

On motion of Napier of Ringgold the substitute amendments were adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 88, section 1, by inserting after the comma (,) following the word "purposes" in line four (4) thereof the words and comma (,) "except food,".

Amendment adopted.

Gripp 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?"

The ayes were:

Anderson of	Grimwood	King	Rassler
Decatur	Gripp	Knudson	Ratliff
Anderson of	Hager	Latimer	Reimers
Montgomery	Haney	Leonard	Rhinehart
Anderson of	Hanson of	Lepley	Rice
Webster	Hancock	Lieberknecht	Roberts
Bauer	Hanson of	Long	Schulte
Berry	Winnebago	McCaulley	Smith of O'Brien
Bixler	Harrison of	Martin	Stepanek
Blackford	Clarke	Mathews	Stookesberry
Christophel	Harrison of	Merritt	Strippel
Clark	Pottawattamie	Miller	Thomas
Craig	Hattendorf	Napier	Truax
Dewar	Hempel	Natvig	Ulstad
Eckles	Higgins	Noble	Venard
Eden	Hill	O'Donnell	Wagner
Edge	Hubbard	Orr	Williams
Fleming	Huff	Owens	Wilson
Gilbertson			
Graham	Kennedy Kent	Powers	Wolfe—72
Granam	Veur	Quirk	

The nays were:

Blake	Hollis	Oldham	Smith of
Blythe	Johnson of	Oliver	Chickasaw
Brittain	Dickinson	Prichard ·	Swanson
Cole	Johnson of	Rankin	Troup
Elliott	Marion	Rust	Vincent
Forsling	Lichty	Saunders	Walrod
Held	Maxfield		Mr. Speaker—24

Absent or not voting:

Aiken	Diltz	Knutson	Patterson
Bierkamp	Francis	Lovrien	Ryder
Carter	Hansen	McIlrath	Yenter-12

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

House File No. 119, a bill for an act authorizing the counties to enter upon private owned property for the purpose of prospecting for gravel, with report of committee without recommendation, was taken up for consideration.

Rassler of Pocahontas offered the following amendment:

Amend House File No. 119, section 1, line nine (9), by striking out the word "or" and inserting in lieu thereof the word "and".

Diltz of Polk offered the following amendment:

Amend House File No. 119 by striking from lines eight (8) and nine (9) the words "with the consent of the owner or person in possession"

and inserting in lieu thereof the words "by arrangement consented to by the owner".

Brittain of Madison offered the following amendment as a substitute for the amendments offered by Rassler of Pocahontas and Diltz of Polk:

Amend House File No. 119, section 1, by striking therefrom all after the word "and" in line seven (7) thereof, all of line eight (8), and all preceding the word "any" in line nine (9) thereof.

Forsling of Woodbury moved that further action on House File No. 119 be deferred.

Motion prevailed.

House File No. 180, a bill for an act to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Wagner of Scott the amendments proposed by the committee, found in the Journal of March 7th, were adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 180, section 1, line one (1), by striking out the word "in" and inserting in lieu thereof the word "of".

Amendment adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 180, section 1, line six (6), by striking out the word "valid".

Amendment adopted.

Forsling of Woodbury moved that further action on House File No. 180 be deferred.

Motion prevailed.

House File No. 159, a bill for an act to amend section forty-eight hundred twenty-one (4821), Code of 1924, relating to the destruction of noxious weeds, with report of committee recommending amendment and passage, was taken up for consideration.



On motion of Wagner of Scott the amendments proposed by the committee, found in the Journal of March 7th, were adopted.

Wagner of Scott offered the following amendment and moved its adoption:

Amend House File No. 159 by striking the period at the end thereof and inserting the following: "fix a date not later than that fixed by the board of supervisors in the county in which the city or town is situated."

Amendment adopted.

Mr. Wagner moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Hanson of	Latimer	Roberts
Decatur	Hancock	Leonard	Rust
Anderson of	Hanson of	Lepley	Saunders
Montgomery	Winnebago	Long	Smith of O'Brien
Bauer	Harrison of	Mathews	Stepanek
Bixler	Clarke	Maxfield	Stookesberry
Blackford	Hattendorf	Merritt	Strippel
Blythe	Higgins	Napier	Swanson
Christophel	Hill	Noble	Thomas
Clark	Hollis	O'Donnell	Troup
Cole	Hubbard	Oldham	Truax
Eckles	Huff	Orr	Ulstad
Eden	Johnson of	Owens	Vincent
Edge	Dickinson	Powers	Wagner
Fleming	Johnson of	Prichard	Walrod
Forsling	Marion	Quirk	Williams
Grimwood	Kent	Rankin	Wilson
Gripp	King	Rassler	Wolfe
Hager	Knudson	Reimers	Yenter
Haney Hansen	Knutson	Rice	Mr. Speaker—74

The nays were:

Anderson of	Held	Miller	Smith of
Webster	Lieberknecht	Oliver	Chickasaw—8
Dewar	McCaulley		

Absent or not voting:

Aiken	Diltz	Hempel	Patterson
Berry	Elliott	Kennedy	Ratliff
Bierkamp	Francis	Lichty	Rhinehart
Blake	Gilbertson	Lovrien	Ryder
Brittain	Graham	McIlrath	Schulte
Carter	Harrison of	Martin	Venard-26
Craig	Pottawattamie	Natvig	

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

Senate File No. 101, a bill for an act to amend section sixty-two hundred sixteen (6216), Code 1924, relating to notice of proposal to transfer city or town funds, 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 in the Journal of March 7th, were adopted.

Long of Jefferson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Rice Anderson of Grimwood Knutson Decatur Gripp Latimer Roberts Lepley Lieberknecht Anderson of Hager Rust Saunders Montgomery Haney Smith of Anderson of Hansen Long Hanson of McCaulley Chickasaw Webster Bauer Hancock Mathews Smith of O'Brien Bierkamp Hanson of Maxfield Stepanek Winnebago Merritt Stookesberry Bixler Blackford Harrison of Miller Strippel Napier Swanson Clarke Blythe Hattendorf Thomas Brittain Natvig Christophel Held Noble Troup O'Donnell Truax Clark Higgins Ulstad Hill Oldham Cole Vincent Hollis Orr Dewar Wagner Diltz Huff Owens Walrod Eckles Johnson of Powers Marion Quirk Wilson Eden Wolfe Elliott Kent Rankin King Reimers Yenter Fleming Mr. Speaker—81 Knudson Rhinehart Forsling Gilbertson

The nays were, none.

Absent or not voting:

Aiken		Harrison of	Leonard	Prichard
Berry	****	Pottawattamie	Lichty	Rassler
Blake		Hempel	Lovrien	Ratliff
Carter		Hubbard	McIlrath	Ryder
Craig	- 0	Johnson of	Martin	Schulte
Edge		Dickinson	Oliver	Venard
Francis		Kennedy	Patterson	Williams-27
Graham			*	

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

COMMUNICATION FROM THE TREASURER OF STATE

The Speaker presented the following communication from the measurer of state, which was ordered printed in the Journal:

March 9, 1925.

Hon. W. C. Edson, Speaker, House of Representatives, 41st General Assembly.

DEAR SIR: In accordance with the request contained in the House resolution adopted on March 6, 1925, the following information is furnished:

(1) With reference to the first query contained therein, you are informed that it is impossible for this department to determine the "total balance of public funds unappropriated on hand as of date January 1, 1925." Your attention is respectfully invited to the fact that part of the appropriations in force are specific in amount and others are unlimited in amount. Although the resolution did not request it, you are informed that the funds in the State Treasury at the close of business on December 31st, amounted to \$5,924,496.44, of which \$1,060,667.43 was held in the three closed banks in Des Moines. The total thereof is credited to the various funds as shown below:

General Revenue		\$2,254,787.02
Trust Funds (M. V. fees)		713,992.84
(other than M. V. fees)		309,146.12
Bonus Tax Fund		32,656.32
Capitol Grounds Extension Fund		33,082.44
Bonus Fund		2,232,653.89
Agric. College Endowment Fund, Principal	<i>.</i>	88,353.32
do Interest		16,141.86
Primary Road Contingent		149,494.50
Men's Parole Relief		735.00
Women's Parole Relief		250.00
Vocational Education (Federal)		34,514.47
Vocational Rehabilitation (Federal)		837.54
Welfare-Maternity and Infant Hygiene (Federa	1)	10,255.13
do (State	e)	37,595.99

\$5,924,496.44

(2) With reference to the second query you are informed that the state funds held by the various county treasurers at the close of business on Dec. 31, 1925, and as shown by the books in this department amounted to \$3,379,732.30. This fund is distributed as follows:

General Revenue Tax\$	2,574,179.12
Motor Vehicle Fees	713,992.84

Capitol Grounds Extension Tax	205.61
Bonus Tax	91,354.73

\$3,379,732.30

(3) With reference to the third query you are informed that the Bonus Board has advised this department that at the present time there are 2,330 suspended claims which were filed prior to January 1st. Claims have been averaging approximately \$195.00. It would, therefore, be presumed that the sum of \$454,350.00 will be expended from the bonus fund in the payment of bonus under the present law. It can be assumed, therefore, that this would leave approximately \$1,650,442.03 of the bonus fund to be distributed under the provisions of Section 8, Chapter 332, laws of the 39th General Assembly. You understand, of course, that these figures are approximate, in as much as no record is kept in this department of warrants issued against the fund, our records being maintained on payments only. You are also no doubt aware of the provisions of Senate File 130, extending the time during which applications may be filed by those entitled to the bonus.

If this department can be of further assistance to you we shall be very glad to have you call on us.

Very truly yours,

R. E. JOHNSON, Treasurer of State. By J. E. THOMAS, Deputy.

Referred to the committee on appropriations.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 9th, approved the following bills and joint resolution: House Files Nos. 10, 50 and 20 and House Joint Resolution No. 1.

AMENDMENT FILED

Walrod of Clinton filed the following amendment to House File No. 128:

Amend House File No. 128, section one (1), by adding after the period (.) in line eight (8) thereof the following:

"A report on the condition of the dairy industry in all foreign countries visited by the United States junior dairy cattle judging team shall be made by the coach and dairy expert and placed on file with the secretary of agriculture, together with an itemized statement and receipts of all expenses incurred during the trip."

On motion of Dewar of Cherokee the House adjourned until 9:30 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 11, 1925.

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

Prayer was offered by the Rev. Henry McCraven of the Union Congregational church, Des Moines.

Journal of March 10th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Hollis of Blackhawk, from residents of Waterloo, protesting against Senate File No. 129. Public health.

By Aiken of Ida, from citizens of Iowa, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Long of Jefferson, from citizens of Jefferson county, protesting against a bond issue for road improvement. Ways and means.

By Cole of Delaware, from voters of Manchester, favoring a gasoline tax and opposing a bond issue. Ways and means.

By Elliott of Polk, from the Stowe P. T. A., Des Moines, favoring the child labor amendment. Constitutional amendments.

By Hattendorf of Osceola, from the board of supervisors, Osceola county, protesting against a bond issue, and urging retention of control of highways by boards of supervisors and division of road funds among counties according to area. Roads and highways.

By Williams of Wayne, from Chamber of Commerce, Seymour, protesting against the income tax bill. Ways and means.

By Williams of Wayne, from residents of Seymour, favoring House File No. 100. Schools and textbooks.

By Ratliff of Henry, from voters of Henry county, favoring proposed gasoline tax and a road bond issue. Ways and means.

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By Reimers of Lyon, from citizens of Rock Rapids, favoring House File No. 227. Schools and textbooks.

By Truax of Buchanan, from K. P. Lodge No. 232 and auxiliary, Fairbank, favoring House File No. 227. Schools and textbooks.

By Wolfe of Linn, from citizens of Mt. Vernon, favoring the child labor amendment. Constitutional amendments.

HOUSE FILE NO. 103 PLACED ON THE CALENDAR

The report of the committee on fish and game, recommending indefinite postponement of House File No. 103, was taken up for consideration.

Knutson of Cerro Gordo moved the adoption of the report of the committee.

Hubbard of Pottawattamie moved that the report of the committee be rejected and that the bill be placed upon the calendar.

The question was put: "Shall the report of the committee be adopted?"

A roll call was demanded.

The ayes were:

Anderson of Hager McIlrath Rice Decatur Haney Mathews Schulte Hanson of Anderson of Smith of Merritt Webster Hancock Miller Chickasaw Blake Harrison of Natvig Stookesberry Brittain Clarke O'Donnell Strippel Cole Hollis Oldham Swanson Dewar Johnson of Owens Thomas Eckles Dickinson Patterson Troup Eden Johnson of Prichard Truax Edge Marion Vincent Quirk Elliott Walrod Knutson Ratliff Forsling Lichty Rhinehart Mr. Speaker-47 McCaulley Grimwood

. The nays were:

Aiken Blythe Harrison of Huff Anderson of Carter Pottawattamie Kennedy Montgomery Christophel Hattendorf Kent Bauer Held Knudson Clark Berry Craig Hempel Latimer Bierkamp Fleming Higgins Leonard Bixler Gilbertson Hill Lepley Blackford Gripp Hubbard Lieberknecht

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Long	Oliver	Rust .	Ulstad
Martin	Powers	Ryder	Venard
Maxfield	Rassler	Saunders	Williams
Napier	Reimers	Smith of O'Brie	n Wilson
Noble	Roberts	Stepanek	Wolfe-50

Absent or not voting:

Dilts	Hansen	King	Rankin
Francis	Hanson of	Lovrien	Wagner
Graham	Winnebago	Orr	Yenter—11

The report of the committee was rejected and House File No. 103 was ordered placed upon the calendar.

BILLS INDEFINITELY POSTPONED

The report of the committee on county and township organization, recommending indefinite postponement of Senate File No. 109, was taken up for consideration.

On motion of Venard of Sioux the report of the committee was adopted and Senate File No. 109 was indefinitely postponed.

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 109, was taken up for consideration.

On motion of Rankin of Lee the report of the committee was adopted and House File No. 109 was indefinitely postponed.

The report of the committee on judiciary No. 1, recommending indefinite postponement of Senate File No. 18, was taken up for consideration.

Rankin of Lee moved the adoption of the report of the committee.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Eden	Hollis	Lovrien
Decatur	Edge	Johnson of	McCaulley
Blackford	Forsling	Dickinson	Merritt
Blake	Francis	Johnson of	O'Donnell
Blythe	Grimwood	Marion	Owens
Carter	Hager	Kennedy	Powers
Cole	Hansen	Knutson	Prichard
Dewar	Hanson of	Lepley	Rankin
Diltz	Hancock	Lichty	Ratliff
Eckles	Held	Lieberknecht	Reimers

Rhinehart Smith of Thomas Wagner Rice Chickasaw Troup Walrod Rust Stepanek Truax Wilson Ryder Strippel. Venard Yenter Saunders Swanson Vincent Mr. Speaker-55

The nays were:

Aiken Gilbertson Hubbard Noble Anderson of Graham Huff Oldham Gripp Kent Oliver Montgomery Knudson Orr Anderson of Haney Webster Hanson of Latimer Patterson Leonard Rassler Bauer Winnebago Berry Harrison of Long Roberts Bierkamp Clarke McIlrath Schulte Martin Smith of O'Brien Bixler Harrison of Brittain Pottawattamie Mathews Stookesberry Maxfield Ulstad Christophel Hattendorf Clark Hempel Miller Williams Craig Wolfe-50 Higgins Napier Fleming Hill Natvig

Absent or not voting:

Elliott King Quirk-3

The report of the committee on judiciary No. 1 was adopted and Senate File No. 18 was indefinitely postponed.

REPORTS OF COMMITTEES

Ulstad of Wright, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File No. 205, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the United Spanish War Veterans to be held in this state, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

OSCAR ULSTAD, Acting Chairman.

Report adopted.

Powers of Page, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 138, a bill for an act to amend the law as it appears in Title VIII, Code, 1924, relating to the practice of certain professions affecting the public health, to regulate the practice of cosmetic therapy, to create a state board of cosmetic therapy for the licensing of persons to practice such profession, to provide rules and regulations con-



cerning sanitation and health in such practice, begs leave to report they have had the same 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 from line nine (9) of section 2, the following: "cutting, singeing,".
- 2. Also amend by adding as subsection three (3) of section 2585-a-4 the following:

"Present a certificate signed by a reputable physician on a form prepared by the secretary of the state board of health showing freedom from all contagious or infectious diseases."

- 3. Strike all of section 2585-a6 after the word "licensed" as it occurs first in line 74 thereof. Also amend section 2585-a-6 by striking the word "board" as it appears the second time in line 72 thereof and inserting the word "school".
- 4. Also amend section 3 by inserting after the word "fee" in line 102 the following: "and the certificate of health prescribed in section 2585-a-4 and this certificate of health must accompany all applications for renewal of licenses".
- 5. Amend section 4 by inserting after the word "examiners" in line 107 the following: "one member of which must be a member of the state board of health".

T. E. Powers, Chairman.

Report adopted.

Patterson of Kossuth, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 156, a bill for an act to amend the law as it appears in sections eight hundred eighty-seven (887), and eight hundred ninety-three (893) of the Code, 1924, relating to double election counting boards, begs leave to report they have had the same 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. 156 by striking out section 1 and renumbering section 2 as section 1.

G. W. PATTERSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on elections to whom was referred Senate File No. 21, a bill for an act to amend section nine hundred thirteen (913) of the Code, 1924, relating to the use of voting machines, begs 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.

G. W. PATTERSON, Chairman.

Report adopted.

Rust of Franklin, 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. 139, a bill for an act to amend section forty-one hundred eighty-eight (4188) of the Code, 1924, relating to dissolution of consolidated school corporations, begs leave to report they have had the same 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 changing the word "five" at the end of line three (3) and me figure "5" at the beginning of line four (4), to the word "four" and figure "4".

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 235, a bill for an act to amend section forty-two hundred seventy (4270) of the Code, 1924, relating to school attendance, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 236, a bill for an act to repeal section forty-two hundred seventy-nine (4279), and to amend section forty-two hundred eighty (4280), Code, 1924, relative to school tuition, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 193, a bill for an act to amend section fifty-six hundred eighty-three (5683) of the Code, 1924, to authorize cities and towns to organize a league or association, begs leave to report they have had the same under consideration and have instructed me to report the



same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Rice

Passed on file.

HOUSE JOINT RESOLUTION INDEFINITELY POSTPONED

The report of the committee on constitutional amendments, recommending indefinite postponement of House Joint Resolution No. 2, was taken up for consideration.

Graham of Wapello moved the adoption of the report of the committee.

A roll call was demanded.

Hansen

On the question "Shall the report of the committee be adopted?" rule 18 was invoked.

Lieberknecht

The ayes were:

Aiken

Aikeli	папвец	Lieberknecht	rtice
Anderson of	Hanson of	Long	Roberts
Montgomery	Hancock	Lovrien	Rust
Bauer	Hanson of	Martin	Ryder
Berry	Winnebago	Mathews	Saunders
Bierkamp	Hattendorf	Maxfield	Schulte
Bixler	Held	Miller	Smith of
Blackford	Hempel	Napier	Chickasaw
Blythe	Higgins	Natvig	Smith of O'Brien
Carter	Hill	Noble	Stepanek
Christophel	Hollis	Oldham	Stookesberry
Cole	Huff	Oliver	Strippel
Craig	Johnson of	Orr	Swanson
Dewar	Dickinson	Owens	Thomas
Eckles	Johnson of	Patterson	Troup
Eden	Marion	Powers	Truax
Edge	Kennedy	Quirk	Venard
Fleming	King	Řankin	Vincent
Gilbertson	Knutson	Rassler	Wagner
Graham	Leonard	Ratliff	Walrod
Grimwood	Lepley	Reimers	Yenter
Hager	Lichty	Rhinehart	Mr. Speaker—82

The nays were:

Anderson of	Elliott	Hubbard	O'Donnell
. Decatur	Forsling	Kent	Prichard
Anderson of	Francis	Knudson	Ulstad
Webster	Haney	Latimer	Williams
Blake	Harrison of	McCaulley	Wilson
Brittain	Clarke	McIlrath	Wolfe-25
Clark	Harrison of	Merritt	
Dilts	Pottawattamie		

Absent or not voting:

Gripp-1

The report of the committee on constitutional amendments was adopted and House Joint Resolution No. 2 was indefinitely post-poned.

INTRODUCTION OF BILLS

House File No. 325, by Gripp of Union, a bill for an act to amend the law as it appears in section eighty-six hundred ninety (8690) of the Code, 1924, relating to assessment life insurance.

Read first and second times and referred to committee on insurance.

House File No. 326, by Forsling of Woodbury, a bill for an act requiring counties to publish notice of intention to let bids for printing of records and furnishing of printed supplies.

Read first and second times and referred to committee on printing.

House File No. 327, by Forsling of Woodbury, a bill for an act to authorize the creation of a pension and annuity retirement system for teachers in the public schools and to authorize the submission of the question of the amount of the tax to be levied therefor to a vote of the electors of the school district.

Read first and second times and referred to committee on schools and textbooks.

House File No. 328, by committee on judiciary No. 1, a bill for an act to amend section twelve thousand five hundred eighty-two (12582) of the Code, 1924, relating to guardianships.

Read first and second times and passed on file.

House File No. 329, by Wagner of Scott, a bill for an act to amend section six hundred forty-three (643) of the Code, 1924, relating to printing names of candidates for ward aldermen on primary election ballot.

Read first and second times and referred to committee on municipal corporations.

House File No. 330, by Wagner of Scott, a bill for an act to amend section sixty-seven hundred thirty-four (6734) of the Code, 1924, relating to claims for personal injury in certain cities.

Read first and second times and referred to committee on municipal corporations.

House File No. 331, by Diltz of Polk, a bill for an act to amend section fifty-one hundred ninety-one (5191) of the Code, 1924, relating to fees charged by sheriffs.

Read first and second times and referred to committee on county and township organization.

House File No. 332, by Diltz of Polk, a bill for an act to amend section seven hundred thirty-eight (738) of the Code, 1924, relating to the compensation of members of election boards.

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

House File No. 333, by Graham of Wapello, a bill for an act to amend the law as it appears in sections twenty-one hundred ninety-nine (2199) and twenty-two hundred one (2201) of the Code, 1924, relative to the holding of hearings by the state department of health on complaints relative to the pollution or corruption of streams and water.

Read first and second times and referred to committee on municipal corporations.

House File No. 334, by Hager of Allamakee, a bill for an act to amend sections forty-nine hundred sixty-three (4963) and forty-nine hundred sixty-six (4966) of the Code, 1924, relating to motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 335, by McCaulley of Calhoun, a bill for an act to reimburse the county treasurer for the benefit of the county general fund for money paid on order of the board of supervisors, for the arrest and conviction of law violators.

Read first and second times and referred to committee on county and township organization.

House File No. 336, by committee on motor vehicles and transportation, a bill for an act to repeal sections four thousand nine hundred eighty-eight (4988), four thousand nine hundred eighty-nine (4989), four thousand nine hundred ninety (4990) and four-thousand nine hundred ninety-one (4991) of the Code, 1924, relating to motor vehicles, and to enact a substitute therefor.

Read first and second times and passed on file.

House File No. 337, by committee on motor vehicles and transportation, a bill for an act to repeal section fifty hundred twenty-two (5022) of the Code, 1924, and to enact a substitute therefor, relating to the use of the highway by vehicles.

Read first and second times and passed on file.

House File No. 338, by committee on motor vehicles and transportation, a bill for an act to amend section forty-eight hundred sixty-three (4863) of the Code, 1924, relating to motor vehicles.

Read first and second times and passed on file.

House File No. 339, by committee on motor vehicles and transportation, a bill for an act to amend section fifty hundred eighty-nine (5089) of the Code, 1924, relating to penalty for violation of the motor vehicle law.

Read first and second times and passed on file.

House File No. 340, by Noble of Muscatine, a bill for an act to amend section seventy-one hundred ninety-three (7193) of the Code, 1924, to authorize boards of supervisors to make agreement compromising and settling delinquent taxes.

Read first and second times and referred to committee on rail-roads.

House File No. 341, by Oliver of Monona, a bill for an act to amend, revise, and codify section seventy-five hundred sixty-three (7563) of the Code, 1924, relating to the cleaning out, deepening.



enlarging, extending, or straightening of a ditch which acts as a common outlet for two or more drainage districts, and to provide for the assessment of the cost of such work.

Read first and second times and referred to committee on drainage.

House File No. 342, by Lepley of Grundy, a bill for an act to authorize the establishment, maintenance, and improvement of township parks, to authorize the levy of taxes therefor, to regulate the expenditure of such funds, to authorize the acceptance of gifts, devises, and bequests of property for such purposes, and to grant the power of eminent domain for said purpose.

Read first and second times and referred to committee on county and township organization.

House File No. 343, by Ryder of Dubuque, a bill for an act to limit the hours of labor of employes in fire departments.

Read first and second times and referred to committee on municipal corporations.

House File No. 344, by Ryder of Dubuque, a bill for an act to make provision for pensioning deserving widows of firemen and policemen who are killed, and to amend section sixty-three hundred fifteen (6315) of the Code, 1924, relating to pension for disabled and retired firemen and policemen.

Read first and second times and referred to committee on municipal corporations.

House File No. 345, by Yenter of Johnson, a bill for an act to authorize the State Board of Education to erect, control, and manage dormitories in connection with the state educational institutions.

Read first and second times and referred to committee on state educational institutions.

House File No. 346, by Long of Jefferson, a bill for an act to amend section twenty-eight hundred seventy-seven (2877) of the Code, 1924, relating to election of congressional district directors of the state fair board.



Read first and second times and referred to committee on agriculture.

House File No. 347, by Wolfe of Linn, a bill for an act to amend section fifty-four hundred eleven (5411) of the Code, 1924, relating to the publishing of proceedings of boards of supervisors.

Read first and second times and referred to committee on county and township organization.

House File No. 348, by Hill of Floyd, a bill for an act to repeal section eleven thousand twenty-four (11024) of the Code, 1924, and to enact a substitute therefor, relating to the recovery of real estate or to establish an interest therein.

Read first and second times and referred to committee on judiciary No. 2.

House File No. 349, by committee on appropriations, a bill for an act providing for an electrician for the voting machine in the House of Representatives, defining his duties and fixing his compensation.

Read first and second times and passed on file.

House File No. 350, by Blake of Fayette, a bill for an act to amend chapter four hundred and two (402) relating to fraternal beneficiary societies and the consolidation and reinsurance thereof, and to repeal sections eight thousand eight hundred and sixty-one (8861), eight thousand eight hundred and sixty-two (8862), eight thousand eight hundred and sixty-three (8863), eight thousand eight hundred sixty-four (8864) and eight thousand eight hundred and sixty-five (8865), of the Code, 1924.

Read first and second times and referred to committee on insurance.

House File No. 351, by Rice of Appanoose, a bill for an act to amend section twenty-four hundred sixty-one (2461) of the Code, 1924, relating to compensation of examiners.

Read first and second times and referred to committee on public health.



House File No. 352, by Elliott of Polk, a bill for an act requiring loaves of bread to conform to certain standards as to weight and requiring the branding of bread; providing for penalties for violation and authorizing the Secretary of Agriculture to make rules and regulations for the enforcement of the act.

Read first and second times and referred to committee on commerce and trade.

House File No. 353, by Wagner of Scott, a bill for an act to amend sections nine hundred five (905) and nine hundred six (906) of the Code, 1924, relative to the purchase of voting machines.

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

House File No. 354, by Rhinehart of Dallas, a bill for an act to amend section ten thousand eighty-five (10085) of the Code, 1924, relating to acknowledgments within state.

Read first and second times and referred to committee on judieiary No. 2.

House File No. 355, by Dewar of Cherokee, a bill for an act to repeal section eighty-six hundred thirty-two (8632) of the Code, 1924, relating to the examination of insurance companies and the payment of expenses incident thereto.

Read first'and second times and referred to committee on insur-

House File No. 356, by McIlrath of Poweshiek, a bill for an act to amend section fifty-seven hundred ninety-six (5796) of the Code, 1924, relating to appropriation and expenditure of park fund.

Read first and second times and referred to committee on municipal corporations.

House File No. 357, by McCaulley of Calhoun, a bill for an act to amend section five thousand twenty-seven (5027) of the Code, 1924, relating to operating a motor vehicle while intoxicated by adding thereto a penalty of imprisonment in the county jail and by adding thereto a provision authorizing the court, upon conviction, to prohibit the person convicted from operating a motor vehicle, and mak-

ing the violation of such order a contempt and providing a penalty therefor.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 358, by McCaulley of Calhoun, a bill for an act to repeal section thirty-eight hundred four (3804) of the Code, 1924, and enacting a substitute therefor, relating to paroles.

Read first and second times and referred to committee on judiciary No. 1.

House File No. 359, by Patterson of Kossuth, a bill for an act to change the number of judicial districts of the state and fix the number of judges for the new district.

Read first and second times and referred to committee on judicial districts.

House File No. 360, by Craig of Warren, a bill for an act to compensate J. W. Slocum for services rendered while serving as a member of the Board of Iowa State Pharmacy Examiners.

Read first and second times and referred to committee on claims.

House File No. 361, by Rice of Appanoose, a bill for an act to amend section thirty-seven hundred seventy-nine (3779) of the Code, 1924, with reference to the duties of the wardens of the penitentiary and the men's reformatory, on the release of prisoners.

Read first and second times and referred to committee on board of control.

House File No. 362, by Grimwood of Jones, a bill for an act making it unlawful for any person to hold himself out as a detective unless he be a peace officer under the laws of this state, and providing penalty for violation.

Read first and second times and referred to committee on judiciary No. 2.



RESOLUTION

Dewar of Cherokee offered the following resolution:

Whereas, the appropriation bill will require considerable time in its construction, and it is advisable that it be placed on the calendar at the earliest possible date; therefore,

Be it resolved by the House, That all committees arrange their work so as to permit the members of the appropriations committee to devote all of Thursday, Friday, and Saturday of the present week, except such time as the House may be in session, to the consideration of the appropriation bill.

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

Motion prevailed and the resolution was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 61, a bill for an act relating to nominations by primary elections and the number of votes necessary to a nomination.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 61, a bill for an act to amend sections five hundred eighty (580) and five hundred ninety-three (593) of the Code nineteen hundred and twenty-four (1924) relating to nominations by primary elections and the number of votes necessary to a nomination.

Read first and second times and referred to committee on elec-

CONSIDERATION OF BILLS

House File No. 128, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team at the 1925 international live stock show, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the Journal of March 6th, were taken up for consideration.

By unanimous consent, the following amendment filed by Walrod of Clinton was taken up for consideration:

Amend House File No. 128, section one (1), by adding after the period (.) in line eight (8) thereof the following:

"A report on the condition of the dairy industry in all foreign countries visited by the United States junior dairy cattle judging team shall be made by the coach and dairy expert and placed on file with the secretary of agriculture, together with an itemized statement and receipts of all expenses incurred during the trip."

Rankin of Lee offered the following amendment to the amendment and moved its adoption:

Amend the amendment by Walrod of Clinton by striking out the words "and receipts" after the word "statement" in the sixth (6) line thereof and by changing the period (.) to a comma (,) at the end thereof and adding thereto the following: "with receipts therefor".

Amendment to the amendment adopted.

On motion of Walrod of Clinton the amendment offered by him, as amended, was adopted.

The following amendment filed by Strippel of Benton to the committee amendments was taken up and considered:

Amend committee amendments to House File No. 128 by striking from line three (3) the words and figures "five thousand dollars (\$5000.00)" and inserting in lieu thereof the words and figures "four thousand dollars (\$4000.00)".

Strippel of Benton moved the adoption of the amendment to the committee amendments and demanded a roll call.

On the question "Shall the amendment by Strippel of Benton to the committee amendments be adopted?"

The ayes were:

Aiken	Clark	Hanson of	Higgins
Anderson of	Craig	Hancock	Hill
Montgomery	Diltz	Hanson of	Hubbard
Anderson of	Eden	Winnebago	Huff
Webster	Fleming	Harrison of	Kent
Bauer	Gilbertson	Clarke	King
Bierkamp	Graham	Harrison of	Knudson
Bixler	Haney	Pottawattamie	Leonard
Christophel	Hansen	Hattendorf	Lepley

Lieberknecht	O'Donnell	Rice	Smith of O'Brien
Long	Oldham	Roberts	Stookesberry
Mathews	Orr	Ryder	Strippel
Maxfield	Owens	Schulte	Swanson
Miller	Rassler	Smith of	Ulstad
Napier	Reimers	Chickasaw	Wolfe-54
Noble			

The nays were:

Anderson of	Grimwood	Lichty	Saunders
Decatur	Gripp	Lovrien	Stepanek
Berry	Held	McCaulley	Thomas
Blackford	Hempel	McIlrath	Troup
Blythe	Hollis	Martin	Truax
Brittain	Johnson of	Merritt	Venard
Carter	Dickinson	Oliver	Vincent
Cole	Johnson of	Powers	Wagner
Eckles	Marion	Prichard	Walrod
Edge	Kennedy	Rankin	Williams
Elliott	Knutson	Rhinehart	Wilson
Forsling Francis	Latimer	Rust	Mr. Speaker—46

Absent or not voting:

Blake	Hager	Patterson	Ratliff
Dewar	Natvig	Quirk	Yenter—8

The amendment by Strippel of Benton to the committee amendments was adopted.

On motion of Hollis of Blackhawk the committee amendments, as amended, were adopted.

Mr. Hollis moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Francis	Johnson of	Oliver
Decatur	Grimwood	Dickinson	Owens
Blackford	Gripp	Johnson of	Quirk
Blake	Hager	Marion	Rankin
Blythe	Hansen	Kennedy	Ratliff
Brittain	Hanson of	Knudson	Reimers
Carter	Hancock	Knutson	Rhinehart
Christophel	Harrison of	Latimer	Roberts
Cole	Pottawattamie	Lepley	Rust
Diltz	Hattendorf	Lichty	Ryder
Eckles	Held	Lovrien	Saunders
Eden	Higgins	Mathews	Schulte
Edge	Hill	Merritt	Smith of
Elliott	Hollis	O'Donnell	Chickasaw
Fleming	Hubbard	Oldham	Smith of O'Brien

Stepanek Troup Wagner Yenter
Strippel Truax Walrod Mr. Speaker—68
Swanson Venard Williams
Thomas Vincent Wilson

The nays were:

Aiken Clark King Napier Anderson of Forsling Leonard Natvig Lieberknecht Montgomery Gilbertson Noble Anderson of Haney Long Orr McCaulley Webster Hanson of Rassler Winnebago Bauer McIlrath Rice Berry Hempel Martin Stookesberry Bierkamp Huff Maxfield Wolfe-32 Bixler Kent Miller

Absent or not voting:

Craig Harrison of Patterson Prichard
Dewar Clarke Powers Ulstad—8
Graham

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

House File No. 119, a bill for an act authorizing the counties to enter upon private owned property for the purpose of prospecting for gravel, with report of committee without recommendation, was taken up for consideration.

Rassler of Pocahontas offered the following amendments as a substitute for all pending amendments:

Amend House File No. 119 as follows:

By striking therefrom all following the word "gravel" in line six (6) down to and including the word "and" in line ten (10), and inserting in lieu thereof the following:

", after giving written notice to the owner and the person in possession, enter upon the land and run a survey, making excavations or borings upon such land, and any damage caused thereby shall be paid by the county to anyone so damaged, and".

Also amend the bill by adding at the end thereof the following, to wit: "No such prospecting shall be done within twenty (20) rods of the dwelling house or buildings on said land without written consent of the owner."

On motion of Rassler of Pocahontas the substitution was made.

On motion of Rassler of Pocahontas the substitute amendments were adopted.

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?"

The ayes were:

Anderson of	Gilbertson	Knudson	Rhinehart
Decatur	Grimwood	Knutson	Rice
Anderson of	Gripp	Latimer	Rust
Montgomery	Hager	Leonard	Ryder
Anderson of	Haney	Lepley	Saunders
Webster	Hanson of	Lichty	Schulte
Bauer	Hancock	Lieberknecht	Smith of
Berry	Hanson of	Long	Chickasaw
Bierkamp	Winnebago	Lovrien	Smith of O'Brien
Bixler	Harrison of	McCaulley	Stepanek
Blackford	Clarke	McIlrath	Stookesberry
Blake	Harrison of	Martin	Strippel
Blythe	Pottawattamie	Mathews	Swanson
Brittain	Hattendorf	Maxfield	Thomas
Carter	Higgins .	Merritt	Troup
Christophel	Hill	Napier	Truax
Clark	- Hollis	Natvig	Ulstad
Cole	Hubbard	O'Donnell	Venard -
Diltz	Huff	Oldham	Vincent
Eckles	Johnson of	Orr	Wagner
Eden	Dickinson	Owens	Walrod
Edge	Johnson of	Powers	Williams
Elliott	Marion	Quirk	Wilson
Fleming	Kennedy	Rassler	Wolfe
Forsling	Kent	Ratliff	Mr. Speaker—93
Francis	King	Reimers	

The nays were, none.

Absent or not voting:

Aiken	Hansen	Noble	Rankin
Craig	Held	Oliver	Roberts
Dewar	Hempel	Patterson	Yenter—15
Graham	Miller	Prichard	

So 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, Senate Files Nos. 22, 62 and 78.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 10th, approved House Files Nos. 17 and 24.

HOUSE FILE WITHDRAWN

On request of Hattendorf of Osceola, unanimous consent having been obtained, House File No. 79 was withdrawn from the calendar and from further consideration by the House.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. SPEAKER: We hereby move to reconsider the vote by which House File No. 88 passed the House.

E. A. GRIMWOOD. W. H. STEPANEK.

AMENDMENTS FILED

Fleming of Crawford filed the following amendment to Senate File No. 115:

Amend Senate File No. 115 by striking therefrom the words and figures "Tyler Rangers, Colorado Volunteers in the war of the rebellion, 1861-1865" and insert in lieu thereof the words "Indian Wars".

O'Donnell of Dubuque filed the following amendment to Senate File No. 104:

Amend Senate File No. 104 by striking from section 1, line 5, the word "sixty" and inserting in lieu thereof the word "fifty-eight"; also by striking from line 7 of said section the word "sixty" and inserting in lieu thereof the word "fifty-eight".

On motion of Troup of Story the House adjourned until 9:00 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 12, 1925.

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

Prayer was offered by the Rev. H. R. Campbell, pastor of the Presbyterian church, Aplington, Iowa.

Journal of March 11th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Anderson of Decatur, from citizens of Iowa, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Anderson of Decatur, from citizens of Decatur county, favoring House Files Nos. 197 and 100. Agriculture.

By McIlrath of Poweshiek, from Women's Club, Grinnell, favoring a gasoline tax. Ways and means.

By Anderson of Decatur, from citizens of Decatur county, protesting against House File No. 188. Roads and highways.

By Lichty of Black Hawk, from residents of Black Hawk county, favoring Senate File No. 205. Public health.

By Forsling of Woodbury, from members of the Emerson Club, Sioux City, favoring House File No. 227. Schools and textbooks.

By Reimers of Lyon, from citizens of Rock Rapids, Lester, Larchwood, Inwood, George, Little Rock, Alvord, and Doon, favoring House File No. 227. Schools and textbooks.

REPORTS OF COMMITTEES

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 210, a bill for an act to repeal section thirteen thousand forty-nine (13049) of the Code, 1924, relating to prosecutions for false pretences, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 231, a bill for an act to legalize the renewal of the corporate period of the State Bank of Blairsburg, Iowa, begs leave to report they have had the same 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), line six (6), by striking therefrom the word "and" and inserting in lieu thereof the word "are". Also amend section one (1), line eight (8), by striking therefrom the word "and" and inserting in lieu thereof the word "had".

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 223, a bill for an act legalizing an election held in the Independent School District No. 5 of Fredericksburg Township, Chickasaw County, Iowa, and the acts and proceedings in connection therewith in voting bonds in the sum of twenty-four hundred dollars (\$2400.00) for the purpose of building and equipping a school house in said district, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 151, a bill for an act to legalize the incorporation, including the notice of incorporation and the publication thereof, and the corporate acts and proceedings relating to the incorporation of the Van Nostrand Saddlery Company of Muscatine, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 108, a bill for an act to amend chapter six hundred twenty-five (625) of the Code, 1924, relating to security to keep the peace, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Brittain of Madison, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations to whom was referred House File No. 228, a bill for an act to amend, revise, and codify section eighty-five hundred ninety-two (8592) of the Code, 1924, relating to the reincorporation of nonpecuniary incorporations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID BRITTAIN, Chairman.

Report adopted.

Also:

1 1 1 1 1 1

MR. SPEAKER: Your committee on private corporations to whom was referred House File No. 155, a bill for an act amending section ten thousand four hundred ten (10410) of the Code, 1924, relating to the renewal of certificates of incorporation by stockholders of said corporations, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID BRITTAIN, Chairman.

Report adopted.

Also:



MR. SPEAKER: Your committee on private corporations to whom was referred Senate File No. 44, a bill for an act to amend section seven thousand eight (7008) of the Code, 1924, relating to assessment of corporation stock, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

DAVID BRITTAIN, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred Senate File No. 47, a bill for an act to amend paragraph three (3) of

section sixty-nine hundred fifty-three (6953), Code, 1924, relating to the taxation of sheep and swine, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the amendments proposed by judiciary committee No. 2 be adopted and when so amended the bill do pass.

C. A. HOLLIS, Chairman.

Report adopted.

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 138, a bill for an act to amend section 5235, Code, 1924, relating to the payment of salaries of county officers, begs leave to report they have had the same 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 "parts" in line three (3) of section 1. Strike out all of section 1 after the word "period".

G. L. VENARD, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 4, 7, and 131, and 12.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, Chairman Senate Commiteee.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 79, a bill for an act relating to the improvement of primary and county roads.

Also, that the Senate has concurred in House amendment to the following bill:



Senate File No. 70, relating to the record kept of permits issued to manufacturers of intoxicating liquors.

Also, that the Senate has concurred in House amendment to the following bill:

Senate File No. 12, relative to the manufacture, sale, and keeping for sale of intoxicating liquors.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 79, a bill for an act to repeal sections forty-seven hundred twenty (4720), forty-seven hundred twenty-one (4721), forty-seven hundred twenty-two (4722), forty-seven hundred twenty-seven hundred twenty-seven (4727), forty-seven hundred twenty-eight (4728), forty-seven hundred twenty-nine (4729) and forty-seven hundred thirty (4730), and to amend sections forty-seven hundred twenty-three (4723), forty-seven hundred twenty-six (4726) and chapter two hundred forty-two (242) of the Code, 1924, relating to the improvement of primary and county roads.

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

CONSIDERATION OF BILLS

Senate File No. 115, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1924, relating to military service exemptions, with report of committee recommending passage, was taken up for consideration.

The amendment filed by Fleming of Crawford on March 11th was taken up for consideration.

Fleming of Crawford asked unanimous consent to substitute the following amendment for the amendment filed March 11th:

Amend Senate File No. 115 by changing the period (.) to a comma (,) at the end of section 1 and adding the following: "Indian Wars,".

There being no objection the substitution was made.

On motion of Mr. Fleming the amendment was 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?"

The ayes were:

Anderson of King Gripp Quirk Rassler Decatur Hager Knudson Anderson of Haney Knutson Ratliff Montgomery Hanson of Latimer Rice Hancock Roberts Anderson of Leonard Webster Hanson of Lepley Rust Bauer Winnebago Lichty Ryder Bierkamp Harrison of Lieberknecht Saunders Bixler Clarke Lovrien Schulte Blackford McCaulley Harrison of Smith of Blake Pottawattamie McIlrath Chickasaw Blythe Hattendorf Mathews Smith of O'Brien Maxfield Brittain Hempel Stepanek Christophel Higgins Merritt Stookesberry Hill Miller Clark Strippel Cole Hollis Napier Swanson Craig Hubbard Natvig Troup Dewar Huff O'Donnell Ulstad Eden Johnson of Oldham Wagner Edge Dickinson Oliver Walrod Fleming Williams Johnson of Orr Francis Marion Owens Wilson Gilbertson Patterson Wolfe Kennedy Graham Kent Prichard Mr. Speaker-87 Grimwood

The nays were, none.

Absent or not voting:

Aiken	Forsling	Noble	Thomas
Berry	Hansen	Powers	Truax
Carter	Held	Rankin	Venard
Diltz	Long	Reimers	Vincent
Eckles	Martin	Rhinehart	Yenter-21
Elliott			

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

House File No. 67, a bill for an act to amend sections one hundred twenty-four (124), of chapter ten (10), four thousand three hundred twenty-one (4321), of chapter two hundred twenty (220), and four thousand one hundred six (4106), of chapter two hundred six (206), of the Code, 1924, relating to the auditing of the financial conditions of school corporations, authorizing certain reports by school treasurers to county superintendents and reports of county superintendents to the auditor of

state, 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?"

The ayes were:

Forsling	Knutson	Reimers
Haney	Leonard	Rhinehart
Hanson of	Lichty	Rust
Hancock	McCaulley	Saunders
Hill	McIlrath	Smith of
Johnson of	Merritt	Chickasaw
Dickinson	Natvig	Stookesberry
Johnson of	O'Donnell	Wagner
Marion	Oliver	Walrod
Knudson	Prichard	Mr. Speaker-34
	Haney Hanson of Hancock Hill Johnson of Dickinson Johnson of Marion	Haney Leonard Hanson of Lichty Hancock McCaulley Hill McIlrath Johnson of Merritt Dickinson Natvig Johnson of O'Donnell Marion Oliver

The nays were:

Aiken	Grimwood	Latimer	Rice
Anderson of	Gripp	Lepley	Roberts
Montgomery	Hager	Lieberknecht	Ryder
Bauer	Hanson of	Long	Schulte
Berry	Winnebago	Martin	Smith of O'Brien
Bierkamp	Harrison of	Mathews	Stepanek
Blackford	Clarke	Maxfield	Strippel
Blythe	Harrison of	Miller	Swanson
Carter	Pottawattamie	Napier	Thomas
Christophel	Hattendorf	Noble	Troup
Clark	Held	Oldham	
Cole	Higgins	Owens	Venard
Eckles	Hubbard	Patterson	Vincent
Fleming	Huff	Quirk	Williams
Francis	Kent	Rassler	Wilson
Gilbertson	King	Ratliff	Wolfe—60
Cole Eckles Fleming Francis	Higgins Hubbard Huff Kent	Owens Patterson Quirk Rassler	Vincent Williams Wilson

Absent or not voting:

Brittain	Hansen	Lovrien	Rankin
Diltz	Hempel	Orr	Truax
Elliott	Hollis	Powers	Yenter-14
Conham	Vonnadar		

The bill having failed to receive a constitutional majority, was declared to have failed to pass the House.

HOUSE FILE NO. 193 PLACED ON CALENDAR

The report of the committee on schools and textbooks, recommending indefinite postponement of House File No. 193, was taken up for consideration.

Rust of Franklin moved the adoption of the report of the committee.

Speaker Pro Tempore Ulstad in the chair.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Haney	McIlrath	Schulte
Webster	Hansen	Mathews	Smith of
Bierkamp	Hanson of	Miller	Chickasaw
Blackford	Hancock	Natvig	Smith of O'Brien
Blythe	Hattendorf	Noble	Stookesberry
Carter	Hempel	O'Donnell	Strippel
Clark	Johnson of	Oldham	Swanson
Cole	Dickinson	Oliver	Thomas
Eden	Kennedy	Patterson	Venard
Forsling	Kent	Rhinehart	Vincent
Francis	Lieberknecht	Rice	Walrod
Gilbertson	Lovrien	Rust	Yenter
Grimwood Hager	McCaulley	Saunders	Mr. Speaker—49

The nays were:

Aiken	Edge	Johnson of	Orr
Anderson of	Fleming	Marion	Owens
Decatur	Gripp	King	Quirk
Anderson of	Hanson of	Knudson	Rassler
Montgomery	Winnebago	Knutson	Ratliff
Bauer	Harrison of	Latimer	Reimers
Berry	Clarke	Leonard	Roberts
Bixler	Harrison of	Lepley	Ryder
Blake	Pottawattamie	Lichty	Stepanek
Brittain	Held	Long	Troup
Christophel	Higgins	Martin	Ulstad
Craig	Hill	Maxfield	Wagner
Dewar	Hollis	Merritt	Wilson
Diltz	Hubbard	Napier	Wolfe-52
Eckles	Huff	Control = Control	EDGLESSES ALL SESSES

Absent or not voting:

Elliott	Powers	Rankin	Williams-7
Graham	Prichard	Truax	7725

The report of the committee on schools and textbooks was rejected and House File No. 193 was ordered placed on the calendar.

CONSIDERATION OF BILLS

House File No. 180, a bill for an act to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors, was taken up for further consideration.

Wagner of Scott offered the following substitute amendment and moved its adoption:

Strike out all after the enacting clause of House File No. 180 and in lieu thereof insert the following:

- Section 1. The board of directors of an independent district composed wholly or in part of the territory of a city of the first class or of a city acting under special charter, may lease, or by a unanimous vote pass a resolution to sell any schoolhouse, school site, or other property acquired for school purposes when in the opinion of said board such sale is for the benefit of the district.
- Sec. 2. Before making a sale, the board shall advertise for bids for said property. Such advertisement shall definitely describe said property and be published by at least one insertion each week for two (2) consecutive weeks in some newspaper having general circulation in the district.
- Sec. 3. The board shall not, prior to two (2) weeks after the said second publication, nor later than six (6) months after said second publication, accept any bid. The board may accept only the best bid received prior to acceptance. The board may decline to sell if all the bids received are deemed inadequate.
- Sec. 4. This act shall be construed as independent of the power vested in the electors by section forty-two hundred seventeen (4217), Code, 1924. and as additional thereto.

Substitute amendment adopted.

Mr. Wagner moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Fleming Kennedy Merritt Decatur Forsling Kent Napier Anderson of Francis Knutson Natvig Webster Gilbertson Latimer Noble Bauer Grimwood Leonard Oldham Bierkamp Hager Lepley Orr Blackford Patterson Hansen Lichty Blake Hanson of Long Quirk Christophel Rankin Hancock Lovrien Clark Harrison of McCaulley Ratliff Cole Clarke McIlrath Rhinehart Diltz Hattendorf Martin Roberts Saunders Eckles Hempel Mathews Eden Hollis Maxfield Schulte

Smith of	Swanson	Ulstad	Wolfe
Chickasaw	Thomas	Wagner	Yenter
Smith of O'Brien	Troup	Walrod	Mr. Speaker—66
Stepanek	Truax	Wilson	AL 28 IN 27 N

The nays were:

Blythe	Harrison of	Johnson of	Oliver
Carter	Pottawattamie	Marion	Owens
Dewar	Higgins	King	Rice
Haney	Hubbard	Lieberknecht	Ryder
Hanson of	Johnson of	Miller	Stookesberry-19
Winnebago	Dickinson	O'Donnell	

Absent or not voting:

Aiken	Craig	Hill	Reimers
Anderson of	Edge	Huff	Rust
Montgomery	Elliott	Knudson	Strippel
Berry	Graham	Powers	Venard
Bixler	Gripp	Prichard	Vincent
Brittain	Held	Rassler	Williams—23

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

Johnson of Dickinson requested that House File No. 188 be withdrawn from the committee on roads and highways and placed on the calendar.

Haney of Mills moved that the committee on roads and highways be permitted to retain the bill until it is ready to report on same.

Speaker Edson in the chair.

Diltz of Polk moved to amend the motion of Haney of Mills by permitting the committee on roads and highways to retain possession of House File No. 188 until the day following the day of the next meeting of said committee.

Amendment adopted.

Forsling of Woodbury moved as a substitute for the motion of Haney of Mills, as amended, that the committee on roads and highways be permitted to retain House File No. 188 until Wednesday, March 25th.

The motion of Forsling of Woodbury was substituted for the motion of Haney of Mills.

On the question "Shall the substitute motion of Forsling of Woodbury be adopted?" a roll call was demanded.



The ayes were:

Aiken Grimwood Knudson Quirk Latimer Rankin Anderson of Gripp Webster Hager Leonard Rassler Lieberknecht Ratliff Bauer Haney Reimers Berry Hanson of Long Bierkamp Hancock Lovrien Rice Bixler Hanson of McCaulley Roberts Blackford Winnebago Martin Ryder Blythe Hattendorf Mathews Saunders Maxfield Smith of O'Brien Carter Held Stookesberry Christophel Hempel Merritt Miller Swanson Clark Higgins Truax Craig Hill Napier Natvig Ulstad Diltz Huff Venard Fleming Kennedy Noble Francis Kent Orr Wolfe Gilbertson King Patterson Mr. Speaker-65

The nays were:

Anderson of	Hansen	McIlrath	Stepanek
Decatur	Harrison of	O'Donnell	Strippel
Anderson of	Pottawattamie	Oldham	Thomas
Montgomery	Hollis	Oliver ·	Troup
Blake	Hubbard	Owens	Vincent
Brittain	Johnson of	Prichard	Wagner
Cole	Dickinson	Rhinehart	Walrod
Eckles	Johnson of	Rust	Williams
Eden	Marion	Schulte	Wilson
Edge	Knutson	Smith of	Yenter-39
Elliott	Lepley	Chickasaw	
Forsling	Lichty		

Absent or not voting:

Dewar	Graham	Harrison of	Powers-4
		Clarka	

The substitute motion of Forsling of Woodbury prevailed.

Diltz of Polk moved that House File No. 188 be made a special order for Wednesday, March 25th, at 10:00 a.m.

Rassler of Pocahontas raised the point of order that, under rule 74, the motion of Diltz of Polk would require a two-thirds vote for adoption.

By unanimous consent the motion of Diltz of Polk was withdrawn.

Knutson of Cerro Gordo moved to reconsider the vote by which the substitute motion of Forsling of Woodbury was adopted.

The point of order was raised that Knutson of Cerro Gordo had

voted with the minority on the question of adopting the motion of Forsling of Woodbury and that his motion was, therefore, out of order.

The Speaker ruled that the point was well taken.

Diltz of Polk moved to reconsider the vote by which the substitute motion of Forsling of Woodbury was adopted.

Haney of Mills moved to lay the motion to reconsider upon the table.

A roll call was demanded.

On the question "Shall the motion to reconsider, made by Diltz of Polk, be laid upon the table?"

The ayes were:

Aiken	Hager	Latimer	Rassler
Anderson of	Haney	Leonard	Ratliff
Decatur	. Hanson of	Lepley	Reimers
Anderson of	Hancock	Lieberknecht	Rice
Webster	Hanson of	Long	Roberts
Bauer	Winnebago	Lovrien	Rust
Berry	Harrison of	McCaulley	Saunders
Bierkamp	Clarke	Mathews	Schulte
Bixler	Hattendorf	Maxfield	Smith of O'Brien
Blake	Held	Miller	Stepanek
Blythe	Hempel	Napier	Swanson
Carter	Higgins	Natvig	Troup
Christophel	Huff	Noble	Ulstad
Clark	Johnson of	Oliver	Walrod
Eden	Dickinson	Orr	Williams
Fleming	Kent	Owens	Wolfe
Francis	King	Patterson	Mr. Speaker-66
Gilbertson	Knudson	Quirk	
Graham			

The nays were:

Anderson of	Grimwood	Knutson	Smith of
Montgomery	Gripp	Lichty	Chickasaw
Blackford	Hansen	McIlrath	Stookesberry
Brittain	Harrison of	Merritt	Thomas
Cole	Pottawattamie	O'Donnell	Truax
Craig	Hill	Oldham	Venard
Diltz	Hollis	Prichard	Vincent
Eckles	Hubbard	Rankin	Wagner
Edge	Johnson of	Rhinehart	Wilson
Elliott	Marion	Ryder	Yenter—38
Forsling	Kennedy		×.

Absent or not voting:

Dewar Martin Powers Strippel—4



The motion of Haney of Mills was adopted, and the motion of Diltz of Polk was laid upon the table.

Forsling of Woodbury moved that House File No. 188 be made a special order for Wednesday, March 17th, at 10:00 a.m.

Brittain of Madison raised the point of order that the adoption of the motion would require a two-thirds vote.

The Speaker ruled that if the report of the committee on roads and highways on House File No. 188 be not made before Tuesday, March 24th, the bill could not, under rule 74, be considered on March 25th, except by a two-thirds' vote.

Diltz of Polk moved to amend the motion of Forsling of Woodbury by changing the time of the special order from Wednesday, March 25th, at 10:00 a. m. to Friday, March 27th, at 10:00 a. m.

Amendment lost.

Blake of Fayette moved the previous question.

Motion prevailed.

On the question "Shall the motion of Forsling of Woodbury, making the bill a special order, prevail?" a roll call was demanded.

The ayes were:

Blackford	Grimwood	Lichty	Ryder
Brittain	Hansen	McIlrath	Schulte
Craig	Hill	O'Donnell	Stepanek
Diltz	Hollis	Oldham	Truax
Eden	Johnson of	Prichard	Wagner
Edge	Marion	Rankin	Walrod
Forsling	Kennedy	Ratliff	Yenter-30
Graham	Knutson	Rhinehart	

The nays were:

Aiken	Carter	Hanson of	Latimer
Anderson of	Christophel	Winnebago	Leonard
Decatur	Clark	Harrison of	Lepley
Anderson of	Cole	Pottawattamie	Lieberknecht
Montgomery	Eckles	Hattendorf	Long
Anderson of	Fleming	Held	Lovrien
Webster	Francis	Hempel	McCaulley
Bauer	Gilbertson	Higgins	Martin
Berry	Gripp	Hubbard	Mathews
Bierkamp	Hager	Huff	Maxfield
Bixler	Haney	Kent	Merritt
Blake	Hanson of	King	Miller
Blythe	Hancock	Knudson	Napier

Natvig	Quirk	Smith of	Troup
Noble	Rassler	Chickasaw	Ulstad
Oliver	Reimers	Smith of O'Brien	Vincent
Orr	Rice	Stookesberry	Williams
Owens	Roberts	Strippel	Wilson
Patterson	Rust	Swanson	Wolfe
Powers	Saunders	Thomas	Mr. Speaker-73

Absent or not voting:

Dewar Harrison of Johnson of Venard—5 Elliott Clarke Dickinson

The motion of Forsling of Woodbury was lost.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House Amendments to the following bill:

Senate File No. 101, a bill for an act relating to notice of proposal to transfer city or town funds.

Also, that the Senate has concurred in House amendments to the following bill:

Senate File No. 120, a bill for an act relating to certain game birds and to authorize the killing and capture of such birds under authorization by the state game warden.

WALTER H. BEAM, Secretary.

CONSIDERATION OF BILLS SPECIAL ORDER NO. 1

Time having arrived for special order No. 1, House File No. 100, a bill for an act to repeal section forty hundred ninety-six (4096), and forty hundred ninety-eight (4098) to forty-one hundred four (4104), inclusive, Code, 1924; to amend sections five hundred twenty (520) of said code; to amend, revise, and codify sections forty-one hundred nineteen (4119) and forty-one hundred twenty (4120), of said code; to provide for the election of a county superintendent of schools at the general biennial election; and to adjust the terms of office of such superintendents, with report of committee without recommendation, was taken up for consideration.

Blake of Fayette offered the following amendment and moved its adoption:



Amend House File No. 100 by striking from section four (4) the lines four (4), five (5), six (6), seven (7), eight (8) and nine (9) and substitute in lieu thereof the following:

4119 Membership—election. The county board of education shall be elected by a convention held on the second Tuesday in May, composed of representatives of school districts organized in the county as follows: One for each school township, one for all the rural independent districts in each civil township, one for each city, town, or village independent district, and one for each consolidated district. Each representative shall be entitled to one vote. All representatives to such convention shall serve until a county board of education is elected and qualified. The county board of education shall consist of seven reputable citizens of the county, of either sex, of good educational qualifications, no two of whom shall be from the same school corporation. Vacancies in the board may be filled by the board until the next regular convention, when the same shall be filled by the convention. A majority of said board shall constitute a quorum. If the membership be reduced below a quorum, a special convention shall be called to fill the vacancies.

Amendment adopted.

Matthews of Des Moines moved the previous question.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. Speaker: We, the undersigned, request a call of the House on House File No. 100.

C. W. Huff. A. G. Rassler. John H. Aikin. Arthur Leonard. John M. Bixler.

The roll was called to ascertain the absentees.

The roll call disclosed the absence of the following members: Forsling of Woodbury, Hansen of Scott and Prichard of Woodbury.

The sergeant-at-arms was directed to compel the attendance of the absent members.

Edge of Jasper moved that the House now adjourn until 9:00 a. m. Friday.

The putting of the question was withheld for the purpose of reading the following committee reports:

REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 308, a bill for an act to amend section twelve thousand three hundred ninety (12390) of the Code, 1924, relating to forfeiture of real estate contracts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 132, a bill for an act to amend section 54 of the Code, 1924, relating to the publication of legislative acts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 144, a bill for an act to amend chapter four hundred sixty-nine (469) of the Code, 1924, relating to marriage, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. Forsling, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 175, a bill for an act to amend section twelve thousand two hundred and twenty-seven (12227) of the Code, 1924, with respect to property stolen or embezzled, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was re-



ferred Senate File No. 43, a bill for an act to amend section ten thousand nine hundred eight (10908) of the Code, 1924, relating to admission to the bar, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. Forsling, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 238, a bill for an act to fix the responsibility of parents for the wrongful or negligent acts of their minor 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.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 286, a bill for an act to amend section ten thousand one hundred nine (10109) of the Code, 1924, relating the indices kept by the county recorder and to provide for the keeping of a numerical section or tract index, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely post-poned.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 256, a bill for an act providing that no bond issue shall be declared unless at least sixty-five per cent of the votes cast thereon are favorable 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 recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 181, a bill for an act to amend section ten hundred seventy-three (1073) of the Code, 1924, relating to the approval of bonds of certain officials, beg leave to report they have had the same



under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 259, a bill for an act providing for the manner of service of original notices by registered mail in certain cases in which the amount in controversy does not exceed one hundred dollars (\$100.00), 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.

L. B. FORSLING, Chairman.

Report adopted.

Diltz 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. 305, a bill for an act to amend and revise sections sixty hundred eighty (6080) and sixty hundred eighty-one (6081) of the Code, 1924, relating to improving water courses 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:

Amend by inserting after the word "towns" in line four (4) of section one (1), the words "including cities under special charter".

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations, to whom was referred House File No. 248, a bill for an act to amend sections sixty-five hundred eighty-eight (6588), sixty-five hundred ninety-two (6592) and sixty-six hundred (6600) of the Code, 1924, relating to tax levies in cities having 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.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations, to whom was referred House File No. 140, a bill for an act to amend section five



thousand seven hundred twenty-one (5721) of the Code, 1924, relating to revision 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 be amended as follows, and when so amended the bill do pass:

Amend House File No. 140 by striking all after the word "following" in line three (3) of the bill, and inserting in lieu thereof the following:

"When a town makes a complete revision of its ordinances, it may publish such ordinances by filing one typewritten copy in the office of the town clerk for public inspection, and by publishing a notice for three weeks in a newspaper published in the town, that such ordinances have been passed, and that one copy thereof is on file in the clerk's office for public inspection. In case no newspaper is published in the town, such notice shall be given by posting in three public places within the town."

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations, to whom was referred House File No. 104, a bill for an act to amend section five thousand nine hundred and eighty-four (5984) of the Code, 1924, relating to the power of cities to construct sewers and matters incidental thereto, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from line four (4) of section two (2) the words "shall have the power to", and inserting in lieu thereof the word "may".

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations, to whom was referred House File No. 48, a bill for an act to amend sections six thousand one (6001), six thousand two (6002), and six thousand four (6004), of the Code, 1924, relating to the construction, reconstruction, resurfacing, and repair of street improvements and sewers, and oiling of streets in cities and towns, and the letting of contracts 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 the words "without publication of notice" from line five (5) of section two (2), and adding a new sentence as follows: "If such contract shall be for an amount in excess of twenty-five hundred dollars (\$2500.00), notice thereof shall be published as provided in section six thousand four (6004) of the Code, 1924."



Amend section three (3) by inserting after the word "sewers" in line seven (7), the words "and for other repairs when the amount of said contract exceeds twenty-five hundred dollars (\$2500.00)".

Amend by inserting after the word "resurfacing" in line eight (8) of section three (3), the words "not exceeding twenty-five hundred dollars (\$2500.00)".

Further amend by striking the words "Des Moines Register" and "the Des Moines Capital" in line three (3) of section four (4), and inserting in lieu thereof the words "Des Moines Daily Record" and "Plain Talk".

VOLNEY DILTZ, Chairman.

Report adopted.

Held of Plymouth, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File No. 253, a bill for an act to amend section six thousand nine hundred forty-four (6944) of the Code, 1924, and to exempt certain live stock 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 amended as follows, and when so amended the bill do pass:

Amend section one (1), paragraph twenty-two (22), line one (1), by substituting the word "stallions" for the word "studs" and by substituting the word "rams" for the word "bucks".

G. E. HELD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File No. 60, a bill for an act to amend section twenty-six hundred seventy-one (2671) of the Code, 1924, relating to the eradication of bovine 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:

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section twenty-six hundred seventy-one (2671) of the Code, 1924, be and the same is hereby amended by striking out the colon (:) following the word "value" in line three (3) and inserting in lieu thereof the words:

"the proceeds from the sale of salvage. When breeding animals are slaughtered following a first test under this chapter, there shall also be deducted five per cent of the appraised value of the breeding animals tested."

Further amend said section by strlking out lines four (4) to six (6), inclusive.



Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its passage and publication in the Des Moines Daily Record and Plain Talk, newspapers published in the city of Des Moines, Iowa.

Also amend by striking the title and substituting in lieu thereof the following:

A bill for an act to amend section twenty-six hundred seventy-one (2671) of the Code, 1924, relating to the amount of indemnity to be paid the owners of breeding animals that are slaughtered following a test.

G. E. HELD, Chairman.

Report adopted.

The question before the House was on the motion of Edge of Jasper that the House now adjourn until 9:00 a. m. Friday.

The question was put and the motion was declared lost.

The question before the House then was on the motion of Matthews of Des Moines, ordering the previous question.

The motion ordering the previous question prevailed.

Rassler of Pocahontas moved that Forsling of Woodbury, Prichard of Woodbury and Hansen of Scott, absentees, be excused from the call of the House.

The Speaker ruled that it would require a two-thirds vote to excuse the absentees.

The motion of Rassler of Pocahontas failed to receive a two-thirds majority and was declared lost.

Rankin of Lee moved that the call of the House be now raised.

Motion lost.

The sergeant-at-arms announced the presence of Forsling of Woodbury and Prichard of Woodbury.

Brittain of Madison moved that Hansen of Scott be excused from the call of the House. Motion prevailed.

Knudson 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.

The sergeant-at-arms announced the presence of Hansen of Scott.

On the question "Shall the bill pass?"



The ayes were:

4.73	G231 1	YF:	0
Aiken	Gilbertson	King	Owens
Anderson of	Gripp	Knudson	Patterson
Montgomery	Haney	Knutson	Quirk
Anderson of	Hanson of	Latimer	Rassler
Webster	Winnebago	Leonard	Reimers
Bauer	Harrison of	Lieberknecht	Rice
Berry	Clarke	Long	Roberts
Bierkamp	Harrison of	McCaulley	Schulte
Bixler	Pottawattamie	McIlrath	Smith of O'Brien
Blake	Hattendorf	Martin	Stookesberry
Brittain	Hempel	Miller	Troup
Clark	Higgins	Napier	Ulstad
Craig	Hubbard	Noble	Wolfe—53
Eden	Huff	Oliver	
Fleming	Kent	Orr	

The nays were:

Anderson of	Grimwood	Lovrien	Smith of
Decatur	Hager	Mathews	Chickasaw
Blackford	Hansen	Maxfield	Stepenak
Blythe	Hanson of	Merritt	Strippel
Carter	Hancock	Natvig	Swanson
Christophel	Held	O'Donnell	Thomas
Cole	Hill	Oldham	Truax
Dewar	Hollis	Powers	Venard
Diltz	Johnson of	Prichard	Vincent
Eckles	 Dickinson 	Rankin	Wagner
Edge	Johnson of	Ratliff	Walrod
Elliott	Marion	Rhinehart	Williams
Forsling	Kennedy	Rust	Wilson
Francis	Lepley	Ryder	Yenter
Graham	Lichty	Saunders	Mr. Speaker—55

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: I move to reconsider the vote by which the committee report was adopted, indefinitely postponing Senate File No. 18.

H. B. OWENS.

AMENDMENT FILED

Hubbard of Pottawattamie filed the following amendment to House File No. 177:

MR. SPEAKER: Amend House File No. 177 by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That the law as it appears in section seven thousand four hundred twenty-three (7423) of the Code, 1924, be and the same is hereby amended by striking out of line seven (7) of said section the following: "retards,".

Dewar of Cherokee filed the following amendment to House File No. 336:

Amend House File No. 336 by inserting after the word "authority" in line nine (9), the words "as peace officers".

Blake of Fayette filed the following amendments to the committee amendments to House File No. 44:

Amend committee amendments to section eight of House File No. 44 as follows:

By striking from lines two (2) and three (3) the following: "in proportion to the area of the county to the area of the state" and substituting in lieu thereof "in the following manner: One-half in the same ratio which the number of motor vehicles registered in each county during the preceding year, bears to the total number of motor vehicles registered in the state, and, One-half in the ratio which the number of miles of secondary roads in each county outside the limits of cities and towns bears to the total number of miles of secondary roads in the state."

Amend the second committee amendment to section eight (8) of the House File No. 44 as follows:

By adding the following after the period (.) in line nineteen (19): "Refunds shall similarly be made to municipalities for gasoline used for municipal purposes. Such refund shall be promptly made on certificate of the mayor of the municipality, accompanied by true copies of the invoices for gasoline purchased, and for which refund is asked."

On motion of Grimwood of Jones the House adjourned until 9:00 a.m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 13, 1925.

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

Prayer was offered by the Rev. W. J. Fowler, pastor of the Methodist Episcopal church, Brooklyn, Iowa.

Journal of March 12th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Hubbard of Pottawattamie, from citizens of Pottawattamie county, favoring a gasoline tax and a road bond issue. Ways and means.

By Hollis of Black Hawk, from citizens of Waterloo, favoring a gasoline tax and a road bond issue. Ways and means.

By Hollis of Black Hawk and Lichty of Black Hawk, from residents of Black Hawk county, favoring Senate File No. 205. Public health.

By Anderson of Webster, from citizens of Fort Dodge, favoring House Files Nos. 221 and 222. Municipal corporations.

By McIlrath of Poweshiek, from the Farmers' Union, Poweshiek county, opposing a bond issue and control of the primary road system by the highway commission; also opposing the tuberculosis eradication law, and favoring a change in legal rate of interest and a distribution of the proposed gasoline tax equally between primary, secondary and township roads. Ways and means.

By Edge of Jasper, from citizens of Jasper county, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Blackford of Van Buren, from citizens of Van Buren county,

opposing House Files Nos. 44 and 45, also a bond issue for road improvement. Ways and means.

By Graham of Wapello, from citizens of Wapello county, favoring House File No. 45, and opposing House File No. 44 and a bond issue for road improvement. Ways and means.

By Huff of Cass, from citizens of Atlantic, favoring a gasoline tax and a bond issue for road improvement. Ways and means.

By Aiken of Ida, from citizens of Ida county, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Patterson of Kossuth, from voters of Kossuth county, favoring House File No. 188. Roads and highways.

By Blythe of Iowa, from members of Victor Commercial Club, Victor, opposing House File No. 45. Ways and means.

HOUSE FILE NO. 210 INDEFINITELY POSTPONED

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 210, was taken up for consideration.

Rankin of Lee moved the adoption of the report of the commit-

Motion prevailed and House File No. 210 was indefinitely postponed.

HOUSE FILE NO. 286 PLACED ON CALENDAR

The report of the committee on judiciary No. 2, recommending indefinite postponement of House File No. 286, was taken up for consideration.

Forsling of Woodbury moved the adoption of the report of the committee.

The report of the committee was rejected and House File No. 286 was ordered placed on the calendar.

HOUSE FILE NO. 175 INDEFINITELY POSTPONED

The report of the committee on judiciary No. 2, recommending

indefinite postponement of House File No. 175, was taken up for consideration.

Hubbard of Pottawattamie moved the adoption of the report of the committee.

Motion prevailed and House File No. 175 was indefinitely postponed.

HOUSE FILE NO. 256 PLACED ON CALENDAR

The report of the committee on judiciary No. 2, recommending indefinite postponement of House File No. 256, was taken up for consideration.

Orr of Keokuk moved that the report of the committee be rejected and that House File No. 256 be placed on the calendar.

A roll call was demanded.

On the question "Shall the report of the committee on judiciary No. 2, recommending indefinite postponement of House File No. 256, be adopted?"

The ayes were:

Anderson of	Haney	O'Donnell	Strippel
Decatur	Hanson of	Oldham	Swanson
Blackford	Hancock	Powers	Troup
Blake	Held	Rankin	Truax
Carter	Higgins	Rhinehart	Vincent
Eckles	Hill	Rust	Wagner
Eden	Kennedy	Ryder	Walrod
Edge	Knutson	Smith of	Williams
Francis	Lieberknecht	Chickasaw	Wilson
Grimwood	Long	Smith of	Mr. Speaker-39
Hager	Napier	O'Brien	

The nays were:

Aiken	Fleming	King	Orr
Anderson of	Gilbertson	Knudson	Owens
Montgomery	Gripp	Latimer	Patterson
Anderson of	Hanson of	Leonard	Quirk
Webster	Winnebago	Lepley	Rassler
Bauer	Harrison of	Lovrien	Ratliff
Berry	Clarke	McCaulley	Reimers
Bierkamp	Harrison of	McIlrath	Roberts
Bixler	Pottawattamie	Mathews	Saunders
Blythe	Hattendorf	Maxfield	Schulte
Brittain	Hempel	Merritt	Stepanek
Christophel	Hubbard	Miller	Stookesberry
Clark	Huff	Natvig	Thomas
Cole	Johnson of	Noble	Ulstad
Craig	Dickinson	Oliver	Wolfe-56
Elliott *	Kent		

Absent or not voting:

Dewar Hansen Lichty Rice
Diltz Hollis Martin Venard
Forsling Johnson of Prichard Yenter—18
Graham Marion

The report of the committee on judiciary No. 2 was rejected and House File No. 256 was ordered placed on the calendar.

SENATE FILE NO. 43 PLACED ON CALENDAR

The report of the committee on judiciary No. 2, recommending indefinite postponement of Senate File No. 43, was taken up for consideration.

Ulstad of Wright moved that the report of the committee be rejected and that Senate File No. 43 be placed on the calendar.

A roll call was demanded.

On the question "Shall the report of the committee on judiciary No. 2, recommending indefinite postponement of Senate File No. 43, be adopted?" rule 18 was invoked.

The ayes were:

Hanson of	Lovrien	Smith of O'Brien
Hancock	McCaulley	Stepanek
Held	Mathews	Strippel
Johnson of	Oldham	Swanson
Dickinson	Owens	Thomas
Johnson of	Powers	Truax `
Marion	Rankin	Venard
Kennedy	Ratliff	Vincent
Knutson	Rhinehart	Wagner
Lepley	Rust	Walrod
Lichty	Saunders	Williams
Lieberknecht	Smith of	Wilson
Long	Chickasaw	Mr. Speaker—49
	Held Johnson of Dickinson Johnson of Marion Kennedy Knutson Lepley Lichty Lieberknecht	Hancock Held Mathews Johnson of Dickinson Johnson of Marion Kennedy Knutson Lepley Lichty Lieberknecht McCaulley Mathews Oldham Owens Rankin Rankin Rankin Ratliff Rhinehart Rust Saunders Smith of

The nays were:

1110 1100 0 1101	•		
Aiken	Gilbertson	Huff	O'Donnell
Anderson of	Gripp	Kent	Oliver
Decatur	Haney	King	Orr
Anderson of	Hanson of	Knudson	Patterson
Montgomery	Winnebago	Latimer	Quirk
Anderson of	Harrison of	Leonard	Rassler
Webster	Clarke	McIlrath	Reimers
Bauer	Harrison of	Martin	Roberts
Berry	Pottawattamie	Maxfield	Ryder
Bierkamp	Hattendorf	Merritt	Schulte
Bixler	Hempel	Miller	Stookesberry
Christophel	Higgins	Napier	Troup
Clark	Hill	Natvig	Ulstad
Craig	Hollis	Noble	Wolfe-52
Fleming	Hubbard		

Absent or not voting:

Forsling

Prichard

Yenter-7

Diltz

Graham

Rice

The report of the committee on judiciary No. 2 was rejected and Senate File No. 43 was ordered placed on the calendar.

HOUSE FILE NO. 238 INDEFINITELY POSTPONED

The report of the committee on judiciary No. 2, recommending indefinite postponement of House File No. 238, was taken up for consideration.

On motion of Johnson of Marion the report of the committee was adopted and House File No. 238 was indefinitely postponed.

REPORT OF PATRONAGE COMMITTEE

Blake of Fayette, from the committee on patronage, offered the following motion:

Mr. SPEAKER: I move that the following named person be elected a permanent officer of the House:

Assistant Postmistress-Mabel Saverude.

WM. R. BLAKE, Secretary Patronage Committee. Motion prevailed.

Mabel Sayerude, newly elected assistant postmistress, appeared at the desk and took and subscribed to the required oath of office.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 101, 120, and 70.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY. Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Smith of Chickasaw, from the committee on compensation of public officers, submitted the fellowing report:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 233, a bill for an act to amend section thirty-five hundred forty-one (3541) of the Code, 1924, relating to compensation and expenses of insanity commissioners, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WARD B. SMITH. Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 201, a bill for an act to amend subsection two (2) of section ten thousand six hundred thirty-nine (10639) of the Code, 1924, relating to compensation of justices of the peace and constables, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WARD B. SMITH, Chairman.

Reported adopted.

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 55, a bill for an act to appropriate four thousand four hundred twenty-three dollars and ninety-three cents (\$4423.93) for the purpose of paying drainage assessments against state owned land in connection with the drainage of Mud Lake, begs leave to report they have had the same 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 therefrom the words and figures "four thousand four hundred twenty-three dollars and ninety-three cents (\$4423.93)" and inserting in lieu thereof the words and figures "six thousand five hundred twenty dollars and eighty-six cents (\$6520.86)".

Also amend section 1 by striking from lines three (3) and four (4) the words and figures "four thousand four hundred twenty-three dollars and ninety-three cents (\$4423.93)" and inserting in lieu thereof the words and figures "six thousand five hundred twenty dollars and eighty-six cents (\$6520.86)".

Further amend section 1 by adding the words "as they mature" after the word "assessments" in line five (5).

L. V. CARTER, Chairman.

Report adopted.

Dewar of Cherokee, 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. 35, a bill for an act regulating the operation of motor vehicles at railway crossings, providing for erection of signs at such crossings and providing for violation, begs leave to report they have had the same 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. It shall be the duty of the board of supervisors in each county to investigate conditions surrounding all railway crossings with streets and public highways at grade crossings and determine at which of such crossings public safety reasonably requires that vehicles on the streets and highways should come to a full stop.

- Sec. 2. The state highway commission shall provide suitable "STOP" signs of metal construction to be attached to metal posts so that when set such sign shall be four feet from the surface and in a conspicuous position at the right side of the highway three hundred feet each way from surface track. These signs shall be paid for, on the primary roads, out of the primary road fund; on the county roads, out of the county road fund; on township roads, out of the township road fund. Cities or towns may order signs to be used within incorporated limits, and pay for same.
- Sec. 3. The boards of supervisors of the various counties of the state shall superintend the erection and maintenance of such "STOP" signs at such crossings as are set out in section one (1)."

Amend the title so as to read as follows:

"A bill for an act regulating the operation of motor vehicles at railway crossings and providing for erection of signs at such crossings."

H. C. DEWAR, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 153, a bill for an act to amend sections forty-eight hundred sixty-nine (4869) and forty-eight hundred seventy-one (4871) of the Code, 1924, relating to the licensing of motor vehicles, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the following amendments, but without recommendation:

Amend by inserting after the word "bond" and before the word "in" in line nine (9) the following: "or a policy of insurance"; also, by striking out the word "company" in line nine (9) and inserting in lieu thereof the word "carrier"; also, by inserting after the word "bond" and before the word "is" in line fifteen (15) the following: "or policy of insurance"; also, by inserting in line sixteen (16) after the word "bond" and before the word "with" the following: "or policy of insurance"; also, immediately following the period following the word "treasurer" in line 17 of the bill, add the following: "Provided, however, that express companies engaged



in interstate commerce operating over railroad lines and subject to the supervision of the board of railroad commissioners of Iowa shall not be required to furnish either a personal bond or a corporate surety bond for motor vehicles owned and used by such express companies."; also, by adding in line twenty (20) after the word "bond" the words "or policy"; also, by striking out of line twenty-three (23) the word "bond" and inserting in lieu thereof the words "bond or policy".

H. C. DEWAR, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 242, a bill for an act to amend the law as it appears in chapter one hundred forty-seven (147) of the Code, 1924, prohibiting false advertisements and misrepresentations in the sale of lubricating oils and greases for motor vehicles and prescribing penalties therefor, begs leave to report they have had the same 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 eleven (11) of section one (1) the words "or to which it refers".

H. C. DEWAR, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 363, by committee on motor vehicles and transportation, a bill for an act to amend the law as it appears in section five thousand fifty-eight (5058) of the Code, 1924, relating to motor vehicles.

Read first and second times and passed on file.

House File No. 364, by committee on motor vehicles and transportation, a bill for an act repealing chapter 252 of the Code, 1924, relating to motor vehicle carriers, and enacting a substitute therefor, providing for the supervision and regulation of persons either natural or artificial engaged in the transportation of persons or property for hire over the public highways of the state by motor vehicles and conferring certain jurisdiction over such persons and such vehicles upon the Board of Railroad Commissioners of the state; also providing for the enforcement of this act and for the punishment of violation thereof.

Read first and second times and passed on file.



RESOLUTION

Lovrien of Humboldt offered the following resolution:

Whereas, the Honorable Robert J. Johnston, former member of the House of Representatives from Humboldt county in the Thirty-sixth and Thirty-seventh General Assemblies, died at his home in Humboldt, Iowa. November 2, 1924; therefore,

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee: Lovrien of Humboldt, Ulstad of Wright and Saunders of Palo Alto.

CONCURRENT RESOLUTION NO. 14

Grimwood of Jones offered the following concurrent resolution:

Whereas, on or about the sixteenth day of April, 1910, Mrs. Mary Farwell Carpenter of Monticello, Iowa, sent to the Historical Department of the State of Iowa a hand-made banner or flag, of the dimensions of approximately twelve by fifteen feet (12x15), known as the "Palmetto Flag" captured by the soldiers of the 31st Iowa Infantry from the Capitol at Columbia, South Carolina, on February 17, 1865, and which was during his lifetime the property of Major S. S. Farwell, and

Whereas, Mrs. Carpenter respectfully requests that the State of Iowa present the Palmetto Flag above described to the State of South Carolina to be retained and preserved by that State in its Historical Department; therefore

Be It Resolved by the House, the Senate concurring, that the Curator of the State Historical Department is hereby authorized and directed to forward to the State of South Carolina the Palmetto Flag presented by Mrs. Mary Farwell Carpenter to the Historical Department of Iowa on the sixteenth day of April, 1910, together with such information as he may have with reference to the history of the capture of this flag during the War of the Rebellion and its custody and control since that time.

Laid over under rule 34.

COMMITTEE RETAINS BUDGET BILL

Carter of Hardin moved that the committee on appropriations be permitted to retain House File No. 14 until March 17th.

The Speaker ruled that, under rule 44, it would require a two-



thirds' vote to permit the committee to retain the bill after March 14th.

On the question "Shall the committee on appropriations be permitted to retain House File No. 14 until March 17th?" a roll call was demanded.

The ayes were:

Anderson of	Haney	Lichty	Roberts
Decatur	Hanson of	Lieberknecht	Rust
Anderson of	Hancock	Long	Ryder
Montgomery	Hanson of	Lovrien	Saunders
Bauer	Winnebago	McCaulley	Smith of
Bierkamp	Harrison of	McIlrath	Chickasaw
Bixler	Clarke	Mathews	Smith of
Blackford	Hattendorf	Maxfield	O'Brien
Blake	Held	Merritt	Stepanek
Blythe	Hempel	Miller	Stookesberry
Brittain	Higgins	Napier	Strippel
Carter	Hill	Natvig	Swanson
Christophel	Hollis	Noble	Thomas
Clark	Johnson of	O'Donnell	Troup
Cole	Dickinson	Owens	Truax
		Patterson	Venard
Craig	Johnson of		
Eckles	Marion	Powers	Vincent
Eden	Kennedy	Quirk	Wagner
Fleming	King	Ratliff	Walrod
Francis	Knutson	Reimers	Williams
Gilbertson	Latimer	Rhinehart	Wilson
Grimwood	Leonard	Rice	Mr. Speaker-81
Hager	Lepley	N-1-1-10-10-10-10-10-10-10-10-10-10-10-10	

The nays were:

Gripp	Huff	Knudson	Schulte
Gripp Hubbard	Kent	Oliver	Wolfe—8

Absent or not voting:

Aiken Anderson of	Edge Elliott	Harrison of Pottawattamie	Prichard Rankin
Webster	Forsling	Martin	Rassler
Berry	Graham	Oldham	Ulstad
Dewar .	Hansen	Orr	Yenter-19
Diltz			

The motion, having received a two-thirds' vote, prevailed, and the committee on appropriations was permitted to retain House File No. 14 until March 17th.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 12th, approved the following bills:

House Files Nos. 26, 32 and 70.

· HOUSE FILES WITHDRAWN

On request of Ulstad of Wright, unanimous consent having been obtained. House File No. 52 was withdrawn from the committee on motor vehicles and transportation and from further consideration by the House.

On request of Latimer of Fremont, unanimous consent having been obtained, House File No. 323 was withdrawn from the committee on appropriations and from further consideration by the House.

On request of Hager of Allamakee, unanimous consent having been obtained, House File No. 225 was withdrawn from the committee on judiciary No. 2 and from further consideration by the House.

CONSIDERATION OF BILLS

House File No. 199, a bill for an act to amend section seventyfour hundred thirty-three (7433) of the Code, 1924, relating to compensation of engineers, with report of committee recommending passage, was taken up for consideration.

Oliver of Monona moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Dewar
Anderson of	Eckles
Decatur	Edge
Anderson of	Fleming
Montgomery	Forsling
Anderson of	Francis
Webster	Gilbertson
Bauer	Grimwood
Berry	Gripp
Bierkamp	Haney
Bixler	Hansen
Blackford	Hanson of
Blake	Hancock
Blythe	Hanson of
Brittain	Winnebag
Carter	Harrison of
Christophel	Clarke
Clark	Harrison of
Cole	Pottawat
Craig	Hattendorf

ng ng is tson wood en on of ncock on of nnebago son of rke son of

Hempel Higgins HillHollis Hubbard Huff Johnson of Dickinson Johnson of Marion Kennedy Knudson Leonard Lepley Lichty Lieberknecht Long Lovrien tawattamie McIlrath Martin

Maxfield Miller Napier Natvig Noble O'Donnell Oldham Oliver Patterson Quirk Rankin Rassler Ratliff Reimers Rice Roberts Rust Ryder

Schulte Smith of O'Brien Stookesberry Swanson Thomas Troup Truax Ulstad Venard Wagner Williams Wilson Wolfe Mr. Speaker—83

The nays were:

Eden Hager McCaulley Powers Rhinehart Smith of Chickasaw Strippel Walrod—8

Absent or not voting:

Diltz Elliott Graham Held Kent King Knutson Latimer Mathews Merritt Orr Owens Prichard

Saunders Stepanek Vincent Yenter—17

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

House File No. 7, a bill for an act to amend the law as it appears in section eighty hundred fifty-six (8056), Code of Iowa, 1924, relating to railroads, with report of committee recommending passage, was taken up for consideration.

Mathews 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?"

Fleming

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blythe Brittain Carter Christophel Clark Cole Craig Dewar Eckles Eden

Forsling Francis Gilbertson Graham Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Pottawattamie Hattendorf Held Hempel Higgins Hill Hollis

Johnson of Marion Kennedy Kent Latimer Leonard Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Martin Mathews Maxfield Miller Napier Natvig

Hubbard

Johnson of

Dickinson

Noble O'Donnell Oldham Oliver Orr Owens Patterson Rankin Ratliff Reimers Rhinehart Roberts Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry

Strippel

Swanson Thomas Troup Truax Venard Wagner Walrod Williams Wilson

Wolfe Mr. Speaker—89

The nays were:

Aiken Harrison of Clarke Huff King Quirk Rassler Rice-7

Absent or not voting:

Blake Diltz Edge Knudson Knutson Merritt Powers Prichard Saunders

Ulstad Vincent Yenter—12

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

House File No. 81, a bill for an act legalizing certain franchises of Iowa River Light & Power Company in the towns of Steamboat Rock, Union, Beaman, New Providence, Whitten, Conrad, Hubbard, Radcliffe, Liscomb, and Eldora in the state of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 10th, were taken up and considered.

On motion of Rankin of Lee, committee amendment No. 1 was adopted.

Rankin of Lee moved the adoption of committee amendment No. 2.

Committee amendment No. 2 was rejected.

On motion of Mr. Rankin, committee amendments Nos. 3, 4 and 5 were adopted.

Stepanek 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?"

The ayes were:

Anderson of	Elliott	Knudson	Rice
Decatur	Fleming .	Latimer	Roberts
Anderson of	Forsling	Leonard	Rust
Montgomery	Francis	Lepley	Ryder
Anderson of	Gilbertson	Lichty	Schulte
Webster	Graham	Long	Smith of
Bauer	Grimwood	Lovrien	O'Brien
Berry	Gripp	McCaulley	Stepanek
Bierkamp	Hanson of	McIlrath	Stookesberry
Bixler	Hancock	Mathews	Strippel
Blackford	Hanson of	Miller	Swanson
Blythe	Winnebago	Napier	Thomas
Brittain	Hattendorf	Natvig	Troup
Carter	Held	Noble	Truax
Christophel	Hempel	O'Donnell	Venard
Clark	Higgins	Oldham	Wagner
Cole	Hill	Powers	Walrod
Craig	Hollis	Rankin	Williams
Dewar	Johnson of	Rassler	Wilson
Diltz	Marion	Ratliff	Wolfe
Eckles	Kennedy	Reimers	Yenter
Eden	Kent	Rhinehart	Mr. Speaker-83
Edge	King		

The nays were, none.

Absent or not voting:

Aiken	Harrison of	Martin	Prichard
Blake	Pottawattamie	Maxfield	Quirk
Hager	Hubbard	Merritt	Saunders
Haney	Huff	Oliver	Smith of
Hansen	Johnson of	Orr	Chickasaw
Harrison of	Dickinson	Owens	Ulstad
Clarke	Knutson	Patterson	Vincent-25
	Lieberknecht		

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

Rankin of Lee in the chair.

House File No. 39, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the division of the state into judicial districts, and increasing the number of judges in the ninth judicial district and providing a method of filling the additional offices created, with report of the committee recommending amendment and passage, was taken up for consideration.

On motion of Diltz of Polk the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Diltz 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?"

The ayes were:

Bierkamp	Grimwood	McIlrath	Ryder
Blackford	Hager	Merritt	Schulte
Blake	Hansen	Natvig	Smith of
Cole	Hanson of	Noble	Chickasaw
Craig	Hancock	O'Donnell	Stepanek
Dewar	Hempel	Orr	Strippel
Diltz	Hill	Owens	Swanson
Eckles	Kennedy	Powers	Thomas
Elliott	Knutson	Prichard	Truax
Forsling	Latimer	Quirk	Wagner
Francis	- Long	Rankin	Wolfe
Gilbertson	Lovrien	Reimers	Yenter
Graham	McCaulley	Rice	Mr. Speaker—50

The nays were:

Anderson of	Edge	Huff	Oldham
Decatur	Fleming	Johnson of	Oliver
Anderson of	Gripp	Dickinson	Patterson
Montgomery	Haney	Johnson of	Rassler
Anderson of	Hanson of	Marion	Ratliff
Webster	Winnebago	Kent	Rust
Bauer	Harrison of	King	Smith of O'Brien
Berry	Clarke	Knudson	Stookesberry
Bixler	Harrison of	Leonard	Troup
Blythe	Pottawattamie	Lepley	Ulstad
Brittain	Hattendorf	Lichty	Venard
Carter	Held	Mathews	Walrod
Christophel	Higgins	Maxfield	Williams
Clark	Hollis	Miller	Wilson—51
Eden	Hubbard	Napier	

Absent or not voting:

Aiken	Martin	Roberts	Vincent-7
Lieberknocht	Rhinehert	Saundara	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 104, a bill for an act to amend paragraphs three (3) and four (4) of section five thousand two hundred twentynine (5229); Code 1924, relating to salary of assistant county attorney, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 9th, were taken up and considered.

O'Donnell of Dubuque offered the following amendments and moved their adoption:

Amend Senate File No. 104 by striking from section 1, line 5, the word "sixty" and inserting in lieu thereof the word "fifty-eight".

Also, amend the committee amendments to Senate File No. 104 by striking from the paragraph marked "4" the word "sixty" and inserting in lieu thereof the word "fifty-eight".

Amendments adopted.

On motion of Diltz of Polk the committee amendments, as amended, were adopted.

By unanimous consent, the amendment filed by O'Donnell of Dubuque on March 11th was withdrawn.

Hubbard 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?"

The ayes were:

Anderson of Decatur	Gripp Hager	Latimer Leonard	Rhinehart Rice
Anderson of	Hansen	Lepley	Roberts
Montgomery	Hanson of	Lichty	Ryder
Bauer	Hancock	Lovrien	Smith of
Berry	Hanson of	McCaulley	Chickasaw
Bierkamp	Winnebago	Mathews	Smith of
Bixler	Harrison of	Maxfield	O'Brien
Blackford	Clarke	Merritt .	Stepanek
Blake	Harrison of	Napier	Stookesberry
Clark	Pottawattamie	Natvig	Swanson
Cole	Hattendorf	Noble	Troup
Diltz	Hempel	O'Donnell	Truax
Eckles	Higgins	Oldham	Venard
Eden	Hill	Owens	Vincent
Elliott	Hollis	Powers	Wagner
Fleming	Hubbard	Prichard	Walrod
Forsling	Huff	Quirk	Williams
Francis	Kennedy	Rankin	Wolfe
Gilbertson	King	Rassler	Yenter
Graham Grimwood	Knutson	Reimers	Mr. Speaker—77

The nays were:

Blythe Held Knudson Patterson Long Brittain Johnson of Rust Carter Dickinson McIlrath Schulte Christophel Johnson of Miller Strippel Craig Marion Oliver Wilson-21 Dewar Kent. Orr

Absent or not voting:

Aiken Edge Martin Thomas
Anderson of Haney Ratliff Ulstad—10
Webster Lieberknecht Saunders

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

House File No. 82, a bill for an act legalizing certain franchises of Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Stepanek of Linn the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Mr. Stepanek moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Eckles Harrison of Mathews Eden Pottawattamie Merritt Decatur Edge Hattendorf Miller Anderson of Montgomery Elliott Held Napier Anderson of Fleming Hempel Natvig Webster Forsling Higgins Noble Bauer Francis Hill O'Donnell Oldham Berry Gilbertson Hollis Bierkamp Graham Johnson of Owens Blackford Marion Powers Grimwood Kent Prichard . Blake Gripp Blythe Hager King Quirk Brittain Haney Knudson Rankin Knutson Rassler Carter Hansen Ratliff Christophel Hanson of Lepley Clark Hancock Lichty Reimers Lieberknecht Rhinehart Cole Hanson of Long Winnebago Rice Craig Dewar Harrison of McCaulley Roberts Diltz McIlrath Rust Clarke

Ryder	Stookesberry	Venard	Wilson
Smith of	Strippel	Vincent	Wolfe
Chickasaw	Swanson	Wagner	Yenter
Smith of O'Brien	Troup	Walrod	Mr. Speaker—90
Stepanek	Truax	Williams	

The nays were, none.

Absent or not voting:

Aiken	Johnson of	Lovrien	Patterson
Bixler	Dickinson	Martin	Saunders
Hubbard	Kennedy	Maxfield	Schulte
Huff	Latimer	Oliver	Thomas
	Leonard	Orr	Ulstad—18

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

House File No. 83, a bill for an act legalizing the franchise of the Armstrong Cement Works in the town of Armstrong, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Stepanek of Linn the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Mr. Stepanek moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Edge	Hattendorf	McIlrath
Decatur	Elliott	Held	Mathews
Anderson of	Fleming	Higgins	Maxfield
Montgomery	Forsling	Hill	Merritt
Anderson of	Francis	Hollis	Miller
Webster	Gilbertson	Johnson of	Napier
Bauer	Graham	Dickinson	Natvig
Bierkamp	Grimwood	Johnson of	Noble
Blackford	Gripp	Marion	O'Donnell
Blythe	Hager	Kennedy	Oldham
Brittain	Haney	Kent	Owens
Carter	Hansen	Knudson	Patterson
Christophel	Hanson of	Knutson	Powers
Clark	Hancock	Leonard	Prichard
Cole	Hanson of	Lepley	Quirk
Craig	Winnebago	Lichty	Rankin
Dewar	Harrison of	Lieberknecht	Ratliff
Diltz	Clarke	Long	Rhinehart
Eckles	Harrison of	Lovrien	Roberts
Eden	Pottawattamie	McCaulley	Rust

Ryder Stookesberry Truax Williams Wilson Schulte Strippel Venard Wolfe Smith of Swanson Vincent Wagner Walrod O'Brien Thomas Yenter Mr. Speaker-90 Stepanek Troup

The nays were, none.

Absent or not voting:

Aiken	Hubbard	Oliver	Saunders
Berry	Huff	Orr	Smith of
Bixler	King .	Rassler	Chickasaw
Blake	Latimer	Reimers	Ulstad—18
Hempel	Martin	Rice	

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

House File No. 84, a bill for an act legalizing certain franchises of Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden, in the state of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Stepanek of Linn the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Mr. Stepanek moved that 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 Edson in the chair.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Craig	Hansen	Kent
Decatur	Dewar	Hanson of	King
Anderson of	Eckles	Winnebago	Lepley
Montgomery	Eden	Harrison of	Lichty
Anderson of	Edge	Clarke	Long
Webster	Elliott	Hattendorf	Lovrien
Bauer	Fleming	Held	McCaulley
Berry	Forsling	Hempel	McIlrath
Bierkamp	Francis	Higgins	Maxfield
Blackford	Gilbertson	Hill	Merritt
Blake	Graham	Hollis	Miller
Blythe	Grimwood	Johnson of	Natvig
Brittain	Gripp	Dickinson	Noble
Christophel	Haney	Johnson of	O'Donnell
Clark	Hanson of	Marion	Oldham
Cole	Hancock	Kennedy	Orr

Owens Patterson Powers Prichard Quirk Rankin Rassler Ratliff

Reimers Rice Rust Ryder Schulte Smith of Chickasaw

Smith of O'Brien Venard Stepanek Stookesberry Strippel Swanson . Troup Truax

Wagner Walrod Wilson Wolfe Yenter

Mr. Speaker—84

The nays were, none.

Absent or not voting:

Aiken Hubbard Bixler Huff Carter Knudson Diltz Knutson Hager Latimer Harrison of Leonard Pottawattamie

Lieberknecht Martin Mathews Napier Oliver Rhinehart

Roberts Saunders Thomas Ulstad Vincent Williams-24

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

House File No. 146, a bill for an act to amend sections fiftyfive hundred seventy-five (5575), fifty-five hundred seventy-seven (5577) and fifty-five hundred seventy-nine (5579) of the Code, 1924, relating to township halls, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Held of Plymouth the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Mr. Held moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bierkamp Blackford Blythe Brittain Christophel Craig Dewar

Diltz . Eckles Eden Francis Grimwood Gripp Haney Hansen Harrison of Clarke

Harrison of

Hattendorf

 Held Hempel Higgins Hill ' Hubbard Johnson of Marion Kennedy King Knutson Latimer Pottawattamie Leonard

Lepley

Lichty Lieberknecht Long McCaulley McIlrath Mathews O'Donnell Oldham Owens Prichard Rankin Rassler Reimers

Rhinehart	Smith of	Swanson	Walrod
Rust	Chickasaw	Troup	Williams
Ryder	Smith of O'Brien	Truax	Wilson
Schulte	Stepanek	Venard	Wolfe
	Strippel	Wagner	Mr. Speaker-64

The nays were:

Clark	Johnson of	Lovrien	Patterson
Cole	Dickinson	Miller	Rice
Fleming	Kent	Oliver	Stookesberry-13
Hanson of	Knudson		-0.000 Annua de 2000 Annua (1000 Annua (1

Absent or not voting:

Aiken	Forsling	Martin	Quirk
Bauer	Gilbertson	Maxfield	Ratliff
Berry	Graham	Merritt	Roberts
Bixler	Hager	Napier	Saunders
Blake	Hanson of	Natvig	Thomas
Carter	Winnebago	Noble	Ulstad
Edge	Hollis .	Orr	Vincent
Elliott	Huff	Powers	Yenter—31

So the bill having received a constitutional majority was declared to have passed the House.

Held of Plymouth offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 146 by inserting before the word "fifty-five" in the second line thereof the word "and", and by striking from lines two (2) and three (3) thereof the words and figures "and fifty-five hundred seventy-nine (5579)".

Amendment adopted and the title, as amended, was agreed to.

House File No. 149, a bill for an act to legalize an election held by the voters of Clay county on the fourth day of November, 1924, with reference to the improvement of the primary road system, with report of committee recommending passage, was taken up for consideration.

King 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?"

King

Knudson

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Diltz Eckles Huff Eden Johnson of Elliott Fleming Johnson of Forsling

Graham Grimwood Gripp Hager Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Maxfield Hattendorf Held Hempel Higgins Hill Hollis Hubbard

Dickinson

Marion

Kennedy

Kent

Knutson Latimer Leonard Lepley Lieberknecht Long Lovrien McCaulley McIlrath Mathews Merritt Miller Napier Natvig Noble O'Donnell Oldham Orr Owens Patterson Powers Prichard Quirk

Rassler Ratliff Reimers Rhinehart Rice Roberts Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Venard Wagner Walrod Williams Wilson Wolfe Yenter

Mr. Speaker-98

The nays were:

Hansen-1

Francis

Gilbertson

Absent or not voting:

Bixler Dewar Edge

Lichty Martin Oliver Saunders

Rankin

Ulstad Vincent-9

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

House File No. 68, a bill for an act to repeal sections ten thousand four hundred ninety-six (10496) to ten thousand five hundred one (10501), inclusive, of the Code, 1924, relating to adoption, and to enact a substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lovrien of Humboldt the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Mr. Lovrien moved that the bill be read a third time now and

placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Hager	Lepley .	Rhinehart
Decatur	Haney	Lieberknecht	Rust
Anderson of	Hansen	Long	Ryder
Montgomery	Hanson of	Lovrien	Schulte
Anderson of	Hancock	McCaulley	Smith of
Webster	Hanson of	McIlrath	Chickasaw
Bauer	Winnebago	Mathews	Smith of
Bierkamp	Harrison of	Maxfield	O'Brien
Blackford	Clarke	Merritt	Stepanek
Blake	Hattendorf	Napier	Stookesberry
Blythe	Held	Natvig	Strippel
Brittain	Hempel	O'Donnell	Swanson
Carter	Higgins	Oldham	Thomas
Christophel	Hill	Oliver	Troup
Clark	Huff .	Orr	Truax
Cole	Johnson of	Owens	Venard
Craig	Dickinson	Patterson	Wagner
Diltz	Johnson of	Powers	Walrod
Eckles	Marion	Prichard	Williams
Eden	Kennedy	Quirk	Wilson
Fleming	King	Rankin	Wolfe
Forsling	Knudson	Rassler	Yenter
Francis	Knutson	Ratliff	Mr. Speaker-87
Gilbertson	Latimer	Reimers	
Grimwood	Leonard		

The nays were:

Harrison of	Miller	Rice
Dettemettem	in	

Absent or not voting:

Aiken	Elliott	Kent .	Roberts
Berry	Graham	Lichty	Saunders
Bixler	Gripp	Martin	Ulstad
Dewar	Gripp Hollis	Noble	Vincent-18
Edge	Hubbard	10.03.00.05% N	

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

House File No. 171, a bill for an act to legalize the certification and levy of taxes and assessments on property by municipalities as defined in chapter five (5) of chapter four (4), acts of the extra session of the fortieth general assembly, 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 in the journal of March 10th, 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?"

The ayes were:

Anderson of	Haney	Knutson	Rice
Decatur	Hansen	Latimer	Roberts
Anderson of	Hanson of	Lepley	Rust
Montgomery	Hancock	Lovrien	Ryder
Anderson of	Hanson of	McCaulley	Smith of
Webster	Winnebago	McIlrath	Chickasaw
Bauer	Harrison of	Mathews	Smith of O'Brien
Blackford	Clarke	Maxfield ·	Stepanek
Blake	Harrison of	Merritt	Stookesberry
Blythe	Pottawattamie	Napier	Strippel
Brittain	Hattendorf	Natvig	Swanson
Carter	Hempel	O'Donnell	Thomas
Clark	Higgins	Oldham	Troup
Craig	Hill	Owens	Truax
Diltz	Hollis	Patterson	Venard
Eden	Hubbard	Powers	Vincent
Fleming	Johnson of	Prichard	Wagner
Forsling	Marion	Quirk	Walrod
Francis	Kennedy	Rankin	Williams
Gilbertson	Kent	Rassler	Yenter
Grimwood	King	Ratliff	Mr. Speaker—78
Hager	Knudson	Reimers	• 200

The nays were:

Miller-1

Absent or not voting:

Aiken	Edge	Leonard	Orr
Berry	Elliott	Lichty	Rhinehart
Bierkamp	Graham	Lieberknecht	Saunders
Bixler	Gripp	Long	Schulte
Christophel	Held	Martin	Ulstad
Cole	Huff	Noble	Wilson
Dewar	Johnson of	Oliver	Wolfe-29
Eckles	Dickinson	87.770.77	

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

placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Bierkamp Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Diltz Eckles Eden Fleming Forsling	Hager Hansey Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Hattendorf Held Hempel Higgins Hill Huff Johnson of Dickinson Johnson of Marion Kennedy King Knudson	# W W	Lepley Lieberknecht Long Lovrien McCaulley McIlrath Mathews Maxfield Merritt Napier Natvig O'Donnell Oldham Oliver Orr Owens Patterson Powers Prichard Quirk Rankin Rassler	Wolfe Yenter
Fleming Forsling	King		Rankin Rassler	Wolfe
Francis Gilbertson Grimwood	Knutson Latimer Leonard		Ratliff Reimers	Mr. Speaker—87

The nays were:

Harrison of	Miller	Rice-3
narrison of	willer	nice-o
Dottowattow	io	

Absent or not voting:

Aiken	Elliott	Kent .	Roberts
Berry	Graham	Lichty	Saunders
Bixler	Gripp	Martin	Ulstad
Dewar	Hollis	Noble	Vincent-18
Edge	Hubbard		

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

House File No. 171, a bill for an act to legalize the certification and levy of taxes and assessments on property by municipalities as defined in chapter five (5) of chapter four (4), acts of the extra session of the fortieth general assembly, 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 in the journal of March 10th, 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?"

The ayes were:

Anderson of	Haney	Knutson	Rice
Decatur	Hansen	Latimer	Roberts
Anderson of	Hanson of	Lepley	Rust
Montgomery	Hancock	Lovrien	Ryder
Anderson of	Hanson of	McCaulley	Smith of
Webster	Winnebago	McIlrath	Chickasaw
Bauer	Harrison of	Mathews	Smith of O'Brien
Blackford	Clarke	Maxfield ·	Stepanek
Blake	Harrison of	Merritt	Stookesberry
Blythe	Pottawattamie	Napier	Strippel
Brittain	Hattendorf	Natvig	Swanson
Carter	Hempel	O'Donnell	Thomas
Clark	Higgins	Oldham	Troup
Craig	Hill	Owens	Truax
Diltz	Hollis	Patterson	Venard
Eden	Hubbard	Powers	Vincent
Fleming	Johnson of	Prichard	Wagner
Forsling	Marion	Quirk	Walrod
Francis	Kennedy	Rankin	Williams
Gilbertson	Kent	Rassler	Yenter
Grimwood	King	Ratliff	Mr. Speaker-78
Hager	Knudson	Reimers	

The nays were:

Miller-1

Absent or not voting:

Aiken	Edge	Leonard	Orr
Berry	Elliott	Lichty	Rhinehart
Bierkamp	Graham	Lieberknecht	Saunders
Bixler	Gripp	Long	Schulte
Christophel	Held	Martin	Ulstad
Cole	Huff	Noble	Wilson
Dewar	Johnson of	Oliver	Wolfe-29
Eckles	Dickinson		

So 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 bills:

Senate Files Nos. 4, 7, 12, 70, 101, 120 and 131.

MOTIONS TO RECONSIDER FILED

The following motions to reconsider were filed:

MR. SPEAKER: I move to reconsider the vote by which House File No. 39 failed to pass the House.

DAVID BRITTAIN.

I second the motion.

C. A. HOLLIS.

Mr. Speaker: I move to reconsider the vote by which House File No. 67 failed to pass the House.

W. H. STEPANEK.

I second the motion.

JOHN RYDER.

AMENDMENTS FILED

Lovrien of Humboldt filed the following amendment to the committee amendments to House File No. 44:

Amend the committee amendments to House File No. 44 by striking cut the amendment to section eight (8) and inserting in lieu thereof the following amendment:

Amend section eight (8) by striking out all of said section following line two (2) and inserting in lieu thereof the following:

"License fees collected under the provisions of this act, and all license fees collected by the treasurer of state from the licensing of automobiles, except such portion of said motor vehicle fund as may be necessary to maintain the federal aid engineering fund, and as may, by law, be retained in the state treasury as a maintenance fund for the state highway commission, or as a fund to cover administration of the motor vehicle department, shall be combined into a fund to be known as the highway fund. Of the funds thus created there is hereby placed annually in the primary road fund and made available to meet federal aid road building appropriations an amount annually equal to the amount of the federal aid fund apportioned to the state. The remainder of said fund shall be divided equally by the treasurer of state and one-half (½) paid into the primary road fund, the other one-half (½) into a secondary road, city and town fund

The primary road fund shall be apportioned among the several counties of the state in the same ratio that the area of each county bears to the total area of the state.



The secondary road, city and town fund to be distributed as follows: twenty-five per cent (25%) of the secondary road, city and town fund shall be expended upon the county roads within the county and shall be apportioned among the several counties in the state in the same ratio that the area of each county bears to the total area of the state and to be distributed to the various townships in the proportion that the total mileage of the county roads in the township bears to the total mileage of the county roads in the county.

Fifteen per cent (15%) of the secondary road, city and town fund to be distributed to the various counties of the state in the proportion that the total population of a county bears to the total population of the state and to be paid by each county to the cities and towns within the county in the proportion that the population of each city or town bears to the total population of all cities and towns in the county.

Sixty per cent (60%) of the secondary road, city and town fund to be apportioned among the several counties of the state in the same ratio that the area of each county bears to the total area of the state and to be distributed to the various townships in the proportion that the total mileage of the township roads in the township bears to the total mileage of the township roads in the county."

Johnson of Dickinson filed the following amendments to the committee amendments to House File No. 44:

Amend the committee amendments to House File No. 44 as follows:

Amend by striking out the committee amendments to section 8 and substitute therefor the following:

Amend section 8 of House File No. 44 by striking out all after line 2 and inserting therein the following:

- (a) One-third (%) to the primary road fund.
- (b) Two-thirds (%) shall be distributed among the various counties of the state to the county treasurers thereof in the ratio that the assessed valuation of the property in each county (exclusive of moneys and credits) bears to the assessed valuation of all property in the state (exclusive of moneys and credits).
 - Sec. 9. When each month's collections of the state funds have been received by the treasurer of state, the said funds shall then be apportioned and transmitted by the treasurer of state to the county treasurer of each county in the proportion as above provided and shall be kept in a fund to be known as the secondary road fund and shall be used by the board of supervisors for the improvement and maintenance of the secondary road system of said counties and the roads as herein provided.
 - Sec. 10. The funds so received by the county treasurer shall be used by the board of supervisors for the purpose of grading, draining and gravelling, or otherwise improving and maintaining the county road system of such county and also such main traveled roads of the township roads of said county as may be selected by the trustees of each township, which selection shall be approved by the board of supervisors and which county road system as may be so improved shall be deemed to include all ex-



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tensions of such road system along the borders and within the limits of any cities and towns in each county.

Expenditures within cities or towns shall be made under the direction of the city or town councils and subject to the approval of the board of supervisors.

Further amend the committee amendments by striking out the remainder of the committee amendments and inserting in lieu thereof the following:

Amend by renumbering section 9 as section 11.

Amend the title by striking out the words "fixing a standard for gasoline sold for use in the state" in lines three (3) and four (4).

Blackford of Van Buren filed the following amendments to House File No. 45:

Amend House File No. 45, section four (4), by striking out all of subsection 2 (d) and substituting the following:

Interest upon the obligations of the United States; except in the case of obligations of the United States issued after September 1, 1917 (other than postal savings certificates of deposit), the interest shall be exempt only if and to the extent provided in the respective acts authorizing the issue thereof as amended and supplemented, and shall be excluded from gross income only if and to the extent it is wholly exempt to the taxpayer from income taxes.

Further amend section four (4) by striking out subsection 2 (e) and renumbering the following subsection.

On motion of Rassler of Pocahontas the House adjourned until 9:00 a. m. Saturday.



JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, March 14, 1925.

House met pursuant to adjournment, Speaker Edson in the chair. Prayer was offered by the Rev. D. F. Landis, pastor of the Church of the Brethren, Des Moines.

Journal of March 13th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted for the day as follows: Troup of Story on request of Hollis of Black Hawk; Hubbard of Pottawattamie on request of Harrison of Pottawattamie; Merritt of Carroll on request of McCaulley of Calhoun; Higgins of Greene, on account of illness on request of Bierkamp of Cedar; Ryder of Dubuque on request of O'Donnell of Dubuque; Hanson of Hancock on request of King of Clay; Quirk of Sac on request of King of Clay.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Martin of Jackson, from business men of Preston, protesting against House File No. 45. Ways and means.

By Graham of Wapello, from business men of Cresco, favoring House File No. 123. Judiciary No. 2.

By Lichty of Black Hawk, from citizens of Black Hawk county, favoring a gasoline tax and a bond issue for road improvement. Ways and means.

By Anderson of Webster, from citizens of Fort Dodge, favoring House Files Nos. 221 and 222. Municipal corporations.

By McCaulley of Calhoun, from the board of supervisors, Calhoun county, protesting against any change in the present road laws. Roads and highways.

By Lichty of Black Hawk, from residents of Black Hawk county, favoring Senate File No. 205. Public health.

By King of Clay, from residents of Clay county, protesting against House File No. 45. Ways and means.

By Graham of Wapello, from beauty parlor operators, Burlington, favoring House File No. 138. Public health.

By Rassler of Pocahontas, from members of the Farmers' Union and citizens, Pocahontas county, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement. Ways and means.

By Lichty of Black Hawk, from members of Local Union No. 384, Plumbers and Steamfitters of Waterloo, favoring House Files Nos. 221 and 222. Municipal corporations.

REPORTS OF COMMITTEES

Lieberknecht of Louisa, from the committee on suppression of intemperance, submitted the following report:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 29, a bill for an act making the seizure of intoxicating liquors, instruments and utensils kept and used in the manufacture of intoxicating liquors and materials used or intended for use in the manufacture of intoxicating liquors which may be seized under a search warrant, and all intoxicating liquors which may be seized while being transported or which are consigned and held for transportation or delivery, or which are seized from a bootlegger, and finally ordered forfeited by the court, shall be prima facie evidence of maintaining a nuisance, of bootlegging or illegal transportation, as the case may be, in any proceeding, criminal or civil, which may be instituted under title six (6), Code of Iowa, 1924, begs leave to report they have had the same 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 two (2) by inserting after the comma following the word "Iowa" in the fourth line the following: "or wine received from a minister authorized by the church of which he is a member to administer wine as a religious observance".

Also amend by adding to section two (2) the following:

"Nothing in this act shall prevent any peace officer, in the discharge of his duty, from having possession of, or from transporting intoxicating liquor."

ERNST LIEBERKNECHT, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 99, a bill for an act to amend section nineteen hundred twenty-seven (1927) of the Code, 1924, relating to bootlegging and section nineteen hundred thirty (1930) of the Code, 1924, relating to penalties for nuisance, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ERNST LIEBERKNECHT, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 50, a bill for an act to repeal section twenty hundred twenty-three (2023), chapter ninety-eight (98), title six (6), of the Code, 1924, and substituting therefor provisions for taxing a twenty-five (\$25.00) dollar attorney fee in liquor nuisance and bootlegger injunction proceedings for a contempt for violating any such an injunction, temporary or permanent, in which injunction or contempt proceeding the plaintiff is successful, and a commission of ten per cent of any fine that may be assessed and collected in the case, begs leave to report they have had the same 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 five (5) from the bill.

ERNST LIEBERKNECHT, Chairman.

Report adopted.

Strippel of Benton, from the committee on police regulation, submitted the following report:

MR. SPEAKER: Your committee on police regulation to whom was referred House File No. 291, a bill for an act to amend sections five thousand nine hundred and seventy (5970), of the Code, 1924, relating to the use of streets in cities and towns, including cities under special charter and commission form of government, begs leave to report they have had the same 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 out the words and figures "five hundred (500)" in line six (6), and inserting in lieu thereof the words and figures "one hundred fifty (150)".

W. STRIPPEL, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation to whom was referred House File No. 173, a bill for an act to provide for the licensing



of billiard and pocket billiard rooms; to provide penalties for a violation thereof; and to amend sections 5582, 5745, and 13219, Code, 1924, relating to the operation of pool and billiard rooms, begs leave to report they have had the same 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 18 by striking out the words "one half" in line two (2), and inserting in lieu thereof the words and figures "fifteen per cent (15%)"; also, by striking out the word "half" in line three (3), and inserting in lieu thereof the words and figures "eighty-five per cent (85%)".

Amend section 19 by striking out the words "one half" in line two (2), and inserting in lieu thereof the words and figures "fifteen per cent (15%)"; also, by striking out the words "one half in line four (4), and inserting in lieu thereof the words and figures "eighty-five per cent (85%)".

Amend section 21 by striking out the words "one half" in lines two (2) and three (3), and inserting in lieu thereof the words and figures "fifteen per cent (15%)"; also, by striking out the word "half" in line four (4), and inserting in lieu thereof the words and figures "eighty-five per cent (85%)".

W. STRIPPEL, Chairman.

Report adopted.

Johnson of Dickinson, 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. 111, a bill for an act to amend section forty-eight hundred forty-six (4846), Code, 1924, and to punish the violation of said section, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.

Rust of Franklin, 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. 290, a bill for an act to amend the law as it appears in section forty-four hundred forty-six (4446) of the Code, 1924, relating to schools and textbooks, begs leave to report they have had the same 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 word "or" between the words "towns," and "consolidated" in line 7, and by striking out the words "or independent school district" in lines 7 and 8, and inserting in lieu thereof the words "maintaining a high school".

HEIKE A. RUST, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 245, a bill for an act to amend section forty-one hundred ninety-six (4196) of the Code, 1924, relating to the qualifications of electors for school elections, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 274, a bill for an act to repeal the law as it appears in sections forty-three hundred forty-one (4341), forty-three hundred forty-two (4342), forty-three hundred forty-three (4343) and forty-three hundred forty-four (4344) of the Code, 1924, relating to the minimum teachers' wage, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

MINORITY REPORT

Mr. CHAIRMAN: We, a minority of the committee on schools and textbooks, to whom was referred House File No. 274, beg leave to dissent from the view of the majority and recommend that the bill do pass.

Respectfully submitted,

G. W. PATTERSON. H. S. BERRY. WM. L. LONG. ARTHUR LEONARD. JOHN M. BIXLER. R. S. CLARK.

Passed on file.

Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 306, a bill for an act to amend section forty-four hundred fifty-six (4456) of the Code, 1924, relating to county uniformity of series of textbooks, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely post-poned.

HEIKE A. RUST, Chairman.

Passed on file.



Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 267, a bill for an act to amend section thirty-eight hundred twenty-nine (3829) of the Code, 1924, relating to the qualifications of superintendent of public instruction, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Noble of Muscatine, 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. 147, a bill for an act requiring all persons or partnerships conducting or operating businesses or stores under any trade name or fictitious name other than the personal name or names of the individual or individuals composing the same, to register name or names and addresses with the county recorder, and providing for a penalty for a failure so to do, begs leave to report they have had the same 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. It shall be unlawful for any person or copartnership to engage in or conduct a business under any trade name, or any assumed name of any character other than the true surname of each person or persons owning or having any interest in such business, unless such person or persons shall first file with the county recorder of the county in which the business is to be conducted a verified statement showing the name, postoffice address, and residence address of each person owning or having any interest in the business, and the address where the business is to be conducted. A like verified statement shall be filed of any change in ownership of the business, or persons interested therein, and the original owners shall be liable for all obligations until such certificate of change is filed.

Sec. 2. Any person violating the provisions of this act shall, upon conviction, be punishable by a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00), or by imprisonment in the county jail for a term not exceeding thirty (30) days, and each day that any person or persons violate the provisions of this act shall be deemed to be a separate and distinct offense."

A. C. Noble, Chairman.

Report adopted.



Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 230, a bill for an act to appropriate fourteen thousand five hundred seventy-eight dollars (\$14,578.00) for the purpose of purchasing seventy-eight and eighty one-hundredths (78.80) acres of land in Mills county, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 152, a bill for an act to make an appropriation to pay the claim of the city of Iowa City, for repairing and paving certain streets adjacent to the property of the State University, located in Iowa City, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on appropriations to whom was referred House File No. 266, a bill for an act making an appropriation for the purchase and erection of suitable markers to mark the permanent training encampment places in the United States during the Spanish American War of regiments of Iowa soldiers, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 237, a bill for an act to appropriate and provide funds for the purpose of constructing an educational building on the Iowa State Fair Grounds, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. V. CARTER, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 262, a bill for an act authorizing the Governor of Iowa to appoint three commissioners to act in conjunction with a like



commission from the state of Nebraska to report on the feasibility of a plan for the construction of an interstate bridge between the state of Iowa and the state of Nebraska across the Missouri River between the county of Woodbury in Iowa and the county of Dakota in Nebraska; and providing an appropriation therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. V. CARTER, Chairman.

Passed on file.

Hansen of Scott, from the committee on labor, submitted the following report:

Mr. SPEAKER: Your committee on labor to whom was referred Senate File No. 30, a bill for an act to amend the law as it appears in section 1479, chapter 72, of the 1924 Code of Iowa, relating to Employers' Liability and Workmen's Compensation, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 91, a bill for an act relating to public drainage improvements; to authorize the construction, maintenance, and repair of settling basins as a part of or in connection with such improvements; and to authorize the purchase, lease, or condemnation of lands for such basins.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 137, a bill for an act making an appropriation to procure, transport, dedicate and transfer to the United States in the National Park at Vicksburg, Mississippi, a memorial portrait bust of Iowa's War Governor, Samuel J. Kirkwood, and to provide a fund for the repair of the Iowa State Memorial located in said park.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 153, a bill for an act to appropriate funds to pay the maintenance tax against state lands in Drainage District No. 13 located in Muscatine and Louisa counties, Iowa.

Also, that the Senate has concurred in House amendment to the following bill:



Senate File No. 115, a bill for an act relating to military service exemptions.

Also, that the Senate has concurred in House amendment to the following bill:

Senate File No. 102, a bill for an act relating to life insurance.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 153, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District No. 13 located in Muscatine and Louisa counties, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 137, a bill for an act making an appropriation to procure, transport, dedicate and transfer to the United States in the National Military Park at Vicksburg, Mississippi, a memorial portrait bust of Iowa's War Governor, Samuel J. Kirkwood, and to provide a fund for the repair of the Iowa State Memorial located in said park.

Read first and second times and referred to committee on appropriations.

Senate File No. 91, a bill for an act to amend sections seventy-four hundred twenty-one (7421), seventy-four hundred twenty-nine (7429), seventy-four hundred thirty-seven (7437), seventy-four hundred thirty-eight (7438), seventy-four hundred forty-five (7445), seventy-four hundred fifty (7450), seventy-four hundred ffty-seven (7457), seventy-four hundred sixty (7460), seventy-four bundred sixty-four (7464), seventy-four hundred seventy-one (7471), seventy-five hundred fifty-six (7556), seventy-five hundred seventy-three (7573), seventy-five hundred seventy-four (7574), seventy-five hundred seventy-five (7575), seventy-five hundred seventy-nine (7579), seventy-five hundred eighty (7580), seventy-six hundred one (7601), seventy-six hundred five (7605), seventy-six hundred eight (7608), and seventy-six hundred twenty-six (7626), Code 1924, relating to public drainage improvements; to authorize the construction, maintenance, and repair of settling basins as a part of or in connection with such improvements; and to authorize the purchase, lease, or condemnation of lands for such basins.

Read first and second times and referred to committee on drainage.



CONCURRENT RESOLUTION NO. 14 CONSIDERED

Concurrent Resolution No. 14, authorizing the curator of the state historical department to forward the Palmetto Flag to the state of South Carolina, said resolution being found in the Journal of March 13th, was taken up for consideration.

On motion of Grimwood of Jones the concurrent resolution was adopted.

CONSIDERATION OF BILLS

House File No. 161, a bill for an act making it unlawful to fish and take fish within three hundred feet of a dam, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Francis of Boone the amendments proposed by the committee, found in the journal of March 9th, were adopted.

Ratliff of Henry offered the following amendment and moved its adoption:

Amend House File No. 161, section 1, line two (2), by inserting after the word "fish" the words "except with a line and hook".

Haney of Mills offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the period at the end thereof and adding thereto the following: ", not larger than No. 4."

Amendment to the amendment rejected.

Amendment by Ratliff of Henry rejected.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 161 by adding thereto the following:

"Sec. 2. Any violation of the provisions of this act shall be a misdemeanor and punishable by a fine of not more than fifty dollars (\$50.00) or imprisonment not exceeding fifteen (15) days."

Amendment adopted.

Francis 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?" rule 18 was invoked.

The ayes were:

Anderson of Decatur	Elliott Fleming	Kent King Knutson	Prichard Rhinehart Rice
Anderson of Webster	Forsling Francis	Latimer	Roberts
Berry	Graham	Lepley	Rust
Bierkamp	Grimwood	Lichty	Saunders
Blackford	Hager	Long	Smith of O'Brien
Blake	Harrison of	McCaulley	Stepenek
Blythe	Clarke	McIlrath	Strippel
Christophel	Hempel	Martin	Swanson
Clark	Hollis	O'Donnell	Truax
Dewar	Huff	Orr	Wagner
Diltz	Johnson of	Owens	Walrod
Eckles	Dickinson	Patterson	Wolfe
Eden Edge	Johnson of Marion	Powers	Mr. Speaker—57

The nays were:

Anderson of	Haney	Leonard	Rassler
Montgomery	Hansen	Lieberknecht	Ratliff
Bauer	Hanson of	Mathews	Reimers
Bixler	Winnebago	Maxfield	Smith of
Brittain	Harrison of	Miller	Chickasaw
Carter	Pottawattamie	Napier	Stookesberry
Cole	Hattendorf	Natvig	Thomas
Craig	Held	Noble	Ulstad
Gilbertson	Kennedy	Oliver	Vincent
Gripp	Knudson	Rankin	Wilson—36

Absent or not voting:

Aiken	Hill	Oldham	Troup
Hanson	Hubbard	Quirk	Venard
of Hancock	Lovrien	Ryder	Williams
Higgins	Merritt	Schulte	Yenter-15

So the bill having received a constitutional majority was declared to have passed the House.

Francis of Boone offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 161 by striking out the word "three" in line one (1) thereof and inserting in lieu thereof the word "one".

Amendment adopted and the title, as amended, was agreed to.

House File No. 101, a bill for an act to amend section thirtysix hundred twelve (3612) of the Code, 1924, increasing the number of deputy probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000), with report of committee recommending amendment and passage, was taken up for consideration. On motion of Diltz of Polk the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Mr. Diltz moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Elliott	Kent	Rankin
Decatur	Fleming	King	Rassler
Anderson of	Forsling	Knudson	Ratliff
Montgomery	Francis	Knutson	Reimers
Anderson of	Grimwood	Latimer	Rhinehart
Webster	Haney	Leonard	Rice
Bauer	Hanson of	Lepley	Roberts
Berry	Winnebago	Lichty	Rust
Bierkamp	Harrison of	Lieberknecht	Saunders
Bixler	Clarke	Long	Smith of
Blackford	Harrison of	McCaulley	Chickasaw
Blake	Pottawattamie	McIlrath	Smith of O'Brien
Blythe	Hattendorf	Martin	Stepenek
Brittain	Hempel	Mathews	Strippel
Carter	Hill	Maxfield	Swanson
Christophel	Hollis	Napier	Truax
Clark	Huff	O'Donnell	Ulstad
Cole	Johnson of	Orr	Vincent
Craig	Dickinson	Owens	Wagner
Dewar	Johnson of	Patterson	Walrod
Diltz	Marion	Powers	Wilson
Eckles	Kennedy	Prichard	Mr. Speaker-80
Eden			

The nays were, none.

Absent or not voting:

Aiken	Hanson of	Miller	Schulte
Edge	Hancock	Natvig	Stookesberry
Gilbertson	Held	Noble	Thomas
Graham	Higgins	Oldham	Troup
Gripp	Hubbard	Oliver	Venard
Hager	Lovrien	Quirk	Williams
Hansen	Merritt	Ryder	Wolfe
			Yenter—28

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

Dewar of Cherokee in the chair.

House File No. 160, a bill for an act to amend section thirty-one hundred twenty (3120) of the Code, 1924, relating to feeds not

subject to inspection fee, with report of committee recommending passage, was taken up for consideration.

Knutson 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?"

The ayes were:

Anderson of	Haney	Knutson	Ratliff
Decatur	Hanson of	Latimer	Reimers
Bauer	Winnebago	Leonard	Rhinehart
Berry	Harrison of	Lepley	Rice
Blackford	Clarke	Lichty	Roberts
Blythe	Harrison	Lieberknecht	Saunders
Brittain	Pottawattamie	Long	Smith of
Carter	Hattendorf	McCaulley	Chickasaw
Christophel	Held	McIlrath	Smith of O'Brien
Clark	Hempel	Martin	Stepenek
Cole	Hill -	Mathews	Stookesberry
Craig	Hollis	Maxfield	Strippel
Dewar	Huff	Miller	Swanson
Diltz	Johnson of	Napier	Thomas
Eckles	Dickinson	Natvig	Truax
Eden	Johnson of	Noble	Ulstad
Fleming	Marion	O'Donnell	Vincent
Forsling	Kennedy	Orr	Wagner
Francis	Kent	Powers	Walrod
Gilbertson	King	Prichard	Wilson
Grimwood	Knudson	Rassler	Wolfe—78
Hager			

The nays were, none.

Absent or not voting:

Aiken	Elliott	Lovrien	Rust
Anderson of	Graham	Merritt	Ryder
Montgomery	Gripp	Oldham	Schulte
Anderson of	Hansen	Oliver	Troup
Webster	Hanson of	Owens	Venard
Bierkamp	Hancock	Patterson	Williams
Bixler	Higgins	Quirk	Yenter
Blake	Hubbard	Rankin	Mr. Speaker-30
Edge			

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

House File No. 182, a bill for an act to amend chapter five hundred four (504) of the Code, 1924, relating to the duties of the clerk of the probate court and providing for notice, in certain

cases, to consular representatives, 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?"

The ayes were:

Anderson of	Edge	King	Ratliff
Decatur	Elliott	Knudson	Reimers
Anderson of	Fleming	Knutson	Rhinehart
Montgomery	Forsling	Latimer	Rice
Anderson of	Francis	Leonard	Roberts
Webster	Gilbertson	Lichty	Saunders
Bauer	Grimwood	Lieberknecht	Smith of
Blackford	Hager	Long	Chickasaw
Blake	Haney	McCaulley	Smith of O'Brien
Blythe	Hanson of	McIlrath	Stepanek
Brittain	Winnebago	Mathews	Stookesberry
Carter	Harrison of	Napier	Strippel
Christophel	Clarke	Natvig	Swanson
Clark	Hempel	Noble	Truax
Cole	Johnson of	O'Donnell	Ulstad
Craig	Dickinson	Patterson	Wagner
Dewar	Johnson of	Powers	Walrod
Diltz	Marion	Prichard	Wilson—69
Eckles	Kennedy	Rassler	
Eden	Kent		

The nays were:

Hattendorf Miller-2

Absent or not voting:

Aiken	Held	Maxfield	Ryder
Berry	Higgins	Merritt	Schulte
Bierkamp	Hill	Oldham	Thomas
Bixler	Hollis	Oliver	Troup
Graham	Hubbard	Orr	Venard
Gripp	Huff	Owens	Vincent
Hansen	Lepley	Quirk	Williams
Hanson of	Lovrien	Rankin	Wolfe
Hancock	Martin	Rust	Yenter
Harrison of			Mr. Speaker—37
Pottowattom	nio.		

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

House File No. 261, a bill for an act to amend section seventeen hundred sixty-six (1766) of the Code, 1924, relating to the protection of muskrat, with report of committee recommending passage, was taken up for consideration.

King of Clay offered the following amendment and moved its adoption:

Amend House File No. 261 by striking out all of section 1 after line 3 and inserting in lieu thereof the following:

"1766-a1. It shall be unlawful for any person to kill, trap or ensnare any muskrat from October 15, 1925, to October 15, 1928, both dates inclusive."

Amendment adopted.

Knutson 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?"

The ayes were:

Anderson of	Francis ·	Kent	Reimers
Decatur	Graham	King	Rhinehart
Anderson of	Grimwood	Knudson	Rice
Montgomery	Gripp	Knutson	Roberts
Anderson of	Hager	Latimer	Rust
Webster	Haney	Lepley	Saunders
Bauer	Hanson of	Lichty	Schulte
Bixler	Winnebago	Lieberknecht	Smith of
Blackford	Harrison of	Long	Chickasaw
Blake	Clarke	McCaulley	Smith of O'Brien
Blythe	Harrison of	McIlrath	Stepanek
Brittain	Pottawattamie	Maxfield	Strippel .
Carter	Hattendorf	Napier	Swanson
Christophel	Held	Natvig	Thomas
Clark	Hempel	O'Donnell	Truax
Cole	Hill	Orr	Ulstad
Craig	Hollis	Owens	Venard
Dewar	Huff	Patterson	Vincent
Eden	Johnson of	Powers	Wagner .
Eckles	Dickinson	Prichard	Walrod
Edge	Johnson of	Rassler	Wilson
Fleming	Marion	Ratliff	Mr. Speaker—79

The nays were:

Mathews Stookesberry-2

Absent or not voting:

Aiken	Hansen	Lovrien	Quirk
Berry	Hanson of	Martin	Rankin
Bierkamp	Hancock	Merritt	Ryder
Diltz	Higgins	Miller	Troup
Elliott	Hubbard	Noble	Williams
Forsling	Kennedy	Oldham	Wolfe
Gilbertson	Leonard	Oliver	Yenter—27

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

House File No. 315, a bill for an act to amend the law as it appears in section twelve hundred ninety-seven (1297), chapter sixty-eight (68) of the Code, 1924, relating to charging drill holes in coal mines, was taken up for consideration.

Edge 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?"

The ayes were:

Aiken	Francis	Knudson	Ratliff
Anderson of	Gilbertson	Knutson	Reimers
Montgomery	Grimwood	Leonard	Rhinehart
Anderson of	Hager	Lepley	Rice
Webster	Haney	Lichty	Roberts
Bauer	Hanson of	Lieberknecht	Rust
Berry	Winnebago	Long	Saunders
Bixler	Harrison of	McCaulley	Smith of
Blackford	Clarke	McIlrath	Chickasaw
Blake	Harrison of	Mathews	Smith of O'Brien
Blythe	Pottawattamie	Maxfield	Stepanek
Brittain	Hattendorf	Miller	Stookesberry
Carter	Held	Napier	Strippel
Christophel	Hempel	Natvig	Swanson
Clark ·	Hill	Noble	Truax
Cole	Hollis	O'Donnell	Ulstad
Craig	Huff	Oliver	Venard
Dewar	Johnson of	Orr	Vincent
Eckles	Dickinson	Owens	Wagner
Eden	Johnson of	Patterson	Walrod
Edge	Marion	Powers	Wilson
Fleming	Kennedy	Prichard	Mr. Speaker-83
Forsling	Kent	Rassler	

The nays were, none.

Absent or not voting:

Anderson of	Hansen	Lovrien	Schulte
Decatur	Hanson of	Martin	Thomas
Bierkamp	Hancock	Merritt	Troup
Diltz	Higgins	Oldham	Williams
Elliott	Hubbard	Quirk	Wolfe
Graham	King	Rankin	Yenter-25
Gripp	Latimer	Ryder	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. Senate File No. 81, a bill for an act to amend Section 11245 of the Code of 1924 relating to bonds for costs, with report of committee recommending passage, was taken up for consideration.

Johnson 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?"

The ayes were:

Aiken	Francis	Kennedy	Prichard
Anderson of	Graham	Kent	Rassler
Decatur	Grimwood	King	Reimers
Anderson of	Gripp	Knudson	Rhinehart
Montgomery	Hager	Knutson	Rice
Anderson of	Haney	Latimer	Roberts
Webster	Hanson of	Lichty	Rust
Bauer	Winnebago	Long	Saunders
Blackford	Harrison of	McCaulley	Schulte
Blake	Clarke	McIlrath	Smith of
Blythe	Harrison of	Martin	Chickasaw
Brittain	Pottawattamie	Mathews	Stookesberry
Carter	Hattendorf	Maxfield	Strippel
Christophel	Held	Miller	Swanson
Clark	Hempel	Napier	Thomas
Cole	Hill	Natvig	Truax
Dewar	Hollis	O'Donnell	Venard
Eckles	Huff	Oliver	Vincent
Eden	Johnson of	Orr	Wagner
Elliott	Dickinson	Owens	Walrod
Fleming	Johnson of	Patterson	Wilson
Forsling	Marion	Powers	Mr. Speaker-79

The nays were, none.

Absent or not voting:

Berry	Hanson of	Merritt	Smith of O'Brien
Bierkamp	Hancock	Noble	Stepanek
Bixler	Higgins	Oldham	Troup .
Craig	Hubbard	Quirk	Ulstad
Diltz	Leonard	Rankin	Williams
Edge	Lepley	Ratliff	Wolfe
Gilbertson	Lieberknecht	Ryder	Yenter—29
Hansen	Lovrien		

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

House File No. 86, a bill for an act to amend section sixty-three hundred ten (6310) of the Code, 1924, relating to pension fund for disabled and retired firemen and policemen, with report of

committee recommending passage, was taken up for consideration.

Wagner 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?"

The ayes were:

Anderson of	Francis	Kent	Rassler
Decatur	Graham	King	Reimers
Anderson of	Grimwood	Knudson	Rhinehart
Montgomery	Gripp	Latimer	Rust
Anderson of	Hager	Leonard	Saunders
Webster	Haney	Lepley	Schulte
Bauer	Hansen	Long	Smith of
Bixler	Hanson of	McCaulley	Chickasaw
Blackford	Winnebago	McIlrath	Smith of O'Brien
Blythe	Harrison of	Martin	Stepanek
Brittain	Clarke	Mathews	Stookesberry
Carter	Harrison of	Maxfield	Strippel
Christophel	Pottawattamie	Miller	Swanson
Clark	Hattendorf	Napier	Truax
Cole	Held	Natvig	Venard
Craig	Hempel	O'Donnell	Vincent
Dewar	Hill	Owens	Wagner
Eckles	Hollis	Patterson	Walrod
Eden	Huff	Powers	Wilson
Fleming	Johnson of	Prichard	Mr. Speaker—74
Forsling	Marion		

The nays were, none.

Absent or not voting:

Aiken	Higgins	Merritt	Roberts
Berry	Hubbard	Noble	Ryder
Bierkamp	Johnson of	Oldham	Thomas
Blake	Dickinson	Oliver	Troup
Diltz	Kennedy	Orr	Ulstad
Edge	Knutson	Quirk	Williams
Elliott	Lichty	Rankin	Wolfe
Gilbertson	Lieberknecht	Ratliff	Yenter-34
Hanson of	Lovrien	Rice	
Hancock			*27

So 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 Bierkamp of Cedar for the remainder of the day on request of Saunders of Palo Alto.



CONSIDERATION OF BILLS

House File No. 208, a bill for an act to amend section ten thousand eight hundred five (10805) of the Code, 1924, relating to expenses of judges of the district court, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 10th, were taken up and considered.

Grimwood of Jones moved the adoption of the committee amendments.

Committee amendments rejected.

McCaulley of Calhoun moved that further action on the bill be deferred.

Noble of Muscatine moved the previous question.

Motion prevailed.

On the question "Shall action on House File No. 208 be deferred?" a roll call was demanded.

The ayes were:

Anderson of	Fleming	Knutson	Rice
Decatur	Forsling	Latimer	Rust
Blackford	Francis	Lichty	Saunders
Blythe	Grimwood	Long	Stepanek
Carter	Hager	McCaulley	Strippel
Christophel	Haney	Mathews	Swanson
Cole	Hansen	O'Donnell	Thomas
Dewar	Hollis	Owens	Truax
Diltz	Johnson of	Patterson	Vincent
Eckles	Dickinson	Powers	Wagner
Eden	Johnson of	Prichard	Walrod
Edge	Marion	Rankin	Wilson
Elliott	Kennedy	Rhinehart	Mr. Speaker-49

The nays were:

Aiken	Gripp	King	Orr
Anderson of	Hanson of	Knudson	Rassler
Montgomery	Winnebago	Leonard	Ratliff
Anderson of	Harrison of	Lepley	Reimers
Webster	Clarke	Lieberknecht	Roberts
Bauer	Harrison	McIlrath	Schulte
Berry	Pottawattamie	Martin	Smith of
Bixler	Hattendorf	Maxfield	Chickasaw
Brittain	Held	Miller	Smith of O'Brien
Clark	Hempel	Napier	Stookesberry
Craig	Hill	Natvig	Ulstad
Gilbertson	Huff	Noble	Venard—45
Graham	Kent	Oliver	

Absent or not voting:

Bierkamp Higgins Oldham Williams
Blake Hubbard Quirk Wolfe
Hanson of Lovrien Ryder Yenter—14
Hancock Merritt Troup

Motion prevailed and action on House File No. 208 was deferred.

House File No. 141, a bill for an act to amend section five thousand sixty-five (5065) of the Code, 1924, relating to motor vehicles and law of the road, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Patterson of Kossuth the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Patterson of Kossuth offered the following amendment and moved its adoption:

Amend House File No. 141 by striking all after the word "prescribed" in line 25 of section 1 and inserting in lieu thereof the following:

"A special permit may be issued for the purpose of permitting the operation of a motor vehicle, truck or trailer, the weight of which, including the load, exceeds the limits prescribed in such order. Such permit shall be in writing and may be issued at the descretion of the official, board or commission having charge and jurisdiction of the highway or bridge over which such vehicle is to be operated. Such permit may be issued for a single trip or for a definite period of time, not beyond the date on which the registration of such vehicle expires, and shall designate the highways and bridges to be used. It shall be unlawful for the owner or operator of any such vehicle to operate over any highway or bridge not designated in such special permit. Any person, firm, copartnership or corporation violating any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than ten dollars (\$10.00) and not more than five hundred dollars (\$500.00)."

Amendment adopted.

Vincent of Guthrie offered the following amendment and moved its adoption:

Amend House File No. 141, section 1, by inserting at the beginning of line four (4) the following: "5065-a".

Amendment adopted.



Wagner of Scott offered the following amendment:

Amend House File No. 141 by inserting after the word "thereby" in line 14, the words "when the gross weight of vehicle and load exceeds two (2) tons".

O'Donnell of Dubuque moved that further action on House File No. 141 be deferred, and that the amendments be printed in the journal.

Motion prevailed.

MOTION TO RECONSIDER CALLED UP

Brittain of Madison called up the motion filed to reconsider the vote by which House File No. 39 failed to pass the House.

Anderson of Webster moved the previous question.

Motion prevailed.

Speaker Edson in the chair.

On the question "Shall the House reconsider the vote by which House File No. 39 failed to pass the House?"

The ayes were:

Aiken	Forsling	King	Ratliff
Anderson of	Gilbertson	Knutson	Reimers
Decatur	Graham	Latimer	Rhinehart
Anderson of	Grimwood	Lepley	Roberts
Montgomery	Gripp	Lichty	Rust
Anderson of	Hager	Long	Saunders
Webster	Hansen	McCaulley	Smith of
Bauer	Hanson of	McIlrath	Chickasaw
Bixler	Winnebago	Martin	Smith of O'Brien
Blackford	Harrison of	Mathews	Stepanek
Blake	Clarke	Miller	Stookesberry
Brittain	Harrison of	Natvig	Strippel
Christophel	Pottawattamie	Noble	Swanson
Cole	Hempel	O'Donnell	Thomas
Craig	Hill	Orr	Truax
Dewar	Hollis	Owens	Ulstad
Diltz	Huff	Patterson	Venard
Eckles	Johnson of	Powers	Wagner
Eden	Marion	Prichard	Walrod
Edge	Kennedy	Rankin	Wilson
Fleming	Kent	Rassler	Mr. Speaker—76

The nays were:

Berry	Francis	Leonard	Oliver—8
Blythe Clark	Johnson of	Napier	
Clark	Dickinson		

Absent or not voting:

Bierkamp	Held	Maxfield	Schulte
Carter	Higgins	Merritt	Troup
Elliott	Hubbard	Oldham	Vincent
Haney	Knudson	Quirk	Williams
Hanson of	Lieberknecht	Rice	Wolfe
Hancock	Lovrien	Ryder	Yenter—24
Hattandowf			

The House reconsidered the vote by which House File No. 39 failed to pass the House.

Diltz of Polk moved that House File No. 39 be now placed upon its passage.

Motion prevailed.

House File No. 39, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the division of the state into judicial districts, and increasing the number of judges in the ninth judicial district and providing a method of filling the additional offices created.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Graham	Kent	Rhinehart
Decatur	Grimwood	Knutson	Roberts
Anderson of	Gripp	Latimer	Rust
Webster	Hager	Lichty	Saunders
Bixler	Haney	McCaulley	Smith of
Blackford	Hansen	McIlrath	Chickasaw
Blake	Hanson of	Martin	Smith of
Brittain	Winnebago	Mathews	O'Brien
Christophel	Harrison of	Miller	Stepanek
Cole	Clarke	Natvig	Stookesberry
Craig	Harrison of	Noble	Strippel
Dewar	Pottawattamie	O'Donnell	Swanson
Diltz	Hempel	Orr	Thomas
Eckles	Hill	Owens	Truax
Eden	Hollis	Powers	Ulstad
Edge	Huff	Prichard	Venard
Fleming	Johnson of	Rankin	Wagner
Forsling	Marion	Rassler	Walrod
Francis	Kennedy	Reimers	Mr. Speaker-69
Gilbertson			10 00 00

The nays were:

Anderson of	Clark	Leonard	Oliver
Montgomery	Hattendorf	Long	Patterson—11
Berry	Johnson of	Napier	
Rlythe	Dickingon	(-	

Absent or not voting:

Aiken	Higgins	Maxfield	Schulte
Bauer	Hubbard	Merritt	Troup
Bierkamp	King	Oldham	Vincent
Carter	Knudson	Quirk	Williams
Elliott	Lepley	Ratliff	Wilson
Hanson of	Lieberknecht	Rice	Wolfe
Hancock	Lovrien	Ryder	Yenter-28
Held			

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

House File No. 234, a bill for an act to amend section forty-six hundred ninety (4690) of the Code, 1924, relating to the use of the primary road fund for the construction of bridges and culverts on the primary road system, with report of committee recommending passage, was taken up for consideration.

Miller of Shelby moved that action on the bill be deferred.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 102 and 115.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 102 and 115.

AMENDMENTS FILED

Knudson of Hamilton filed the following amendment to House File No. 231:

Amend House File No. 231 by adding thereto the following section:

Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa Legionaire, a newspaper published in Des Moines, Iowa, and the Freeman Journal, a newspaper published in Webster City, Iowa, without expense to the state.

Haney of Mills filed the following amendment to House File No. 234:

Amend House File No. 234 by inserting in line five (5) after the word "supervisors" and before the word "as" the following: "and intended at the time".

Schulte of Worth moved that the House adjourn until 9:00 a. m., Monday.

Hansen of Scott moved to amend the motion by changing the hour from 9:00 a.m. to 9:30 a.m.

Amendment lost.

Motion of Schulte of Worth prevailed and the House stood adjourned.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 16, 1925.

House met pursuant to adjournment, Speaker Pro Tempore Ulstad in the chair.

Prayer was offered by the Rev. E. A. Elliott, Des Moines.

Journal of March 14th corrected and approved.

Harrison of Pottawattamie in the chair. .

LEAVE OF ABSENCE

Leave of absence was granted for the day as follows: Huff of Cass on request of Rassler of Pocahontas; Ryder of Dubuque on request of O'Donnell of Dubuque.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Harrison of Pottawattamie, from citizens of Pottawattamie county, favoring a gasoline tax, and a road bond issue. Ways and means.

By Long of Jefferson, from citizens of Jefferson county, protesting against a bond issue for road improvement. Ways and means.

By Anderson of Webster, from citizens of Fort Dodge, favoring House Files Nos. 221 and 222. Municipal corporations.

By Kent of Lucas, from members of board of supervisors of Lucas county, favoring House File No. 143. Animal industry.

By Orr of Keokuk, from citizens of Keokuk county, favoring House File No. 45, and opposing House File No. 44, and a bond issue for road improvement; also favoring House File No. 123. Ways and means.

By Graham of Wapello, from citizens of Wapello county, favoring a gasoline tax and a bond issue for road improvement. Ways and means.

By Graham of Wapello, from Farm Bureau officers, Lyon county, favoring House File No. 45. Ways and means.

By Oldham of Mahaska, from Farm Bureau, Mahaska county, favoring House File No. 45 and Senate File No. 17. Ways and means.

By Yenter of Johnson, from citizens of Johnson county, protesting against House File No. 278. Pharmacy.

By Owens of Harrison, from citizens of Harrison county, favoring House File No. 123. Judiciary No. 2.

By Owens of Harrison, from members of southwestern Iowa Supervisors' and Auditors' Association, favoring a gasoline tax and protesting against placing additional power in the highway commission relative to road matters, also protesting against a state bond issue. Roads and highways.

By Forsling and Prichard of Woodbury, from citizens of Woodbury county, favoring House File No. 227. Schools and textbooks.

By Natvig of Howard, from the Farmers' Legislative Committee, Kossuth county, favoring House File No. 45. Ways and means.

BILLS INDEFINITELY POSTPONED

The report of the committee on schools and textbooks, recommending indefinite postponement of House File No. 267, was taken up for consideration.

On motion of Rust of Franklin the report of the committee was adopted and House File No. 267 was indefinitely postponed.

The report of the committee on schools and textbooks recommending indefinite postponement of House File No. 306, was taken up for consideration.

On motion of Rust of Franklin the report of the committee was adopted and House File No. 306 was indefinitely postponed.



The report of the committee on appropriations, recommending indefinite postponement of House File No. 262, was taken up for consideration.

Carter of Hardin moved the adoption of the report of the committee.

A roll call was demanded.

On the question "Shall the report of the committee on appropriations be adopted?"

The ayes were:

Anderson of	Dewar	Knudson	Powers
Decatur	Eckles	Leonard	Quirk
Anderson of	Fleming	Lepley	Rassler
Montgomery	Gilbertson	Lichty	Ratliff
Anderson of	Hager	Lieberknecht	Saunders
Webster	Haney	McIlrath	Smith of
Bauer	Hanson of	Mathews	Chickasaw
Berry	Winnebago	Miller	Stookesberry
Bierkamp	Hattendorf	Napier	Swanson
Bixler	Hempel	Natvig	Troup
Christophel	Higgins	Noble	Ulstad
Clark	Hill	Owens	Vincent
Cole	King	Patterson	Wilson-47

The nays were:

Blake	Harrison of	Martin	Rust
Blythe	Pottawattamie	Maxfield	Schulte
Brittain	Held	Merritt	Smith of O'Brien
Craig	Hubbard	O'Donnell	Stepanek
Eden	Johnson of	Oldham	Thomas
Forsling	Dickinson	Oliver	Truax
Graham	Johnson of	Orr	Venard
Grimwood	Marion	Prichard	Wagner
Hanson of	Kennedy	Rankin	Walrod
Hancock	Latimer	Reimers	Williams
Harrison of	Long	Rhinehart	Wolfe
Clarke	McCaulley	Roberts	Yenter—43

Absent or not voting:

Aiken	Elliott	Huff	Rice
Blackford	Francis	Kent	Ryder
Carter	Gripp	Knutson	Strippel
Diltz	Hansen	Lovrien	Mr. Speaker—18
Edge	Hollis		restant completeles and state

The report of the committee on appropriations was adopted and House File No. 262 was indefinitely postponed.

The report of the committee on appropriations, recommending

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indefinite postponement of House File No. 237, was taken up for consideration.

On motion of Carter of Hardin the report of the committee was adopted and House File No. 237 was indefinitely postponed.

HOUSE FILES WITHDRAWN

On request of Higgins of Greene, unanimous consent having been obtained, House File No. 239 was withdrawn from the committee on municipal corporations and from further consideration by the House, and House File No. 240 was withdrawn from the committee on roads and highways and from further consideration by the House.

REPORT OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 249, a bill for an act authorizing the executive council to purchase an enlarged military photograph as a permanent memorial of Iowa Soldiery in the World's War to be placed in the corridor of the Capitol Building, and making an appropriation therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

L. V. CARTER, Chairman.

Report adopted.

HOUSE FILE NO. 126 PLACED ON CALENDAR

Carter of Hardin, from the committee on appropriations, returned House File No. 126 to the House, without action thereon by the committee.

The bill was ordered placed on the calendar.

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. 114, a bill for an act relating to bond to be given by



county treasurers, and to provide the method of reimbursing counties for losses of public funds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 173, a bill for an act relating to co-insurance.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 177, a bill for an act relating to the qualification of judges.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 191, a bill for an act relating to articles or mixtures containing alcohol which can be converted into a beverage without any chemical process.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 106, a bill for an act relating to the members of the state highway commission.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 202, a bill for an act relating to the filling of vacancies in city or town offices.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 132, a bill for an act relating to maternity hospitals and to provide a substitute therefor.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 177, a bill for an act to amend section ten thousand eight hundred fifteen (10815), Code 1924, relating to the qualification of judges.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 173, a bill for an act to amend section eightynine hundred ninety (8990), Code of 1924, relating to co-insurance.

Read first and second times and referred to committee on insurance.

Senate File No. 114, a bill for an act to amend sections one thousand sixty-five (1065) and one thousand sixty-six (1066), Code



1924; to provide the amount of the bond to be given by county treasurers, and to provide the method of reimbursing counties for losses of public funds.

Read first and second times and referred to committee on county and township organization.

Senate File No. 202, a bill for an act to amend section eleven hundred fifty-seven (1157), Code 1924, relating to the filling of vacancies in city or town offices.

Read first and second times and referred to committee on municipal corporations.

Senate File No. 106, a bill for an act to repeal section four thousand six hundred twenty-two (4622) Code 1924, and enact a substitute therefor relative to the members of the state highway commission.

Read first and second times and referred to committee on departmental affairs.

Senate File No. 191, a bill for an act to amend section one thousand nine hundred twenty-four (1924) of the Code, 1924, to include articles or mixtures containing alcohol which can be converted into a beverage without any chemical process.

Read first and second times and referred to committee on suppression of intemperance.

RULE 63 SUSPENDED

Rassler of Pocahontas moved that rule 63 be suspended for the remainder of the day.

Brittain of Madison moved to amend the motion by suspending the rule for the remainder of the session.

Amendment lost.

Motion of Rassler of Pocahontas prevailed.

CONSIDERATION OF BILLS

House File No. 234, a bill for an act to amend section forty-six hundred ninety (4690) of the Code, 1924, relating to the use of



the primary road fund for the construction of bridges and culverts on the primary road system, with report of committee recommending passage, was taken up for consideration.

The following amendment filed by Haney of Mills was taken up and considered:

Amend House File No. 234 by inserting in line five (5) after the word "supervisors" and before the word "as" the following: "and intended at the time".

On motion of Mr. Haney the amendment was adopted.

Hollis of Black Hawk offered the following amendment and moved its adoption:

Amend House File No. 234 by inserting after the word "authorized" in line 5, the following: ", with the approval of the highway commission,".

Amendment adopted.

Haney 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?"

The ayes were:

Aiken	Hager	Lichty	Rice
Anderson of	Haney	Lieberknecht	Roberts
Decatur	Hanson of	Long	Saunders
Anderson of	Hancock	McCaulley	Schulte
Montgomery	Hanson of	McIlrath	Smith of
Anderson of	Winnebago	Mathews	Chickasaw
Webster	Harrison of	Merritt	Smith of O'Brien
Bauer	Pottawattamie	Miller	Stepanek
Berry	Hattendorf	Napier	Stookesberry
Bierkamp	Higgins	Natvig	Strippel
Birler	Hill	Oldham	Swanson
Blackford	Hubbard	Orr	Thomas
Christophel	Johnson of	Owens	Troup
Clark	Dickinson	Patterson	Truax
Cole	Kennedy	Powers	Ulstad
Craig	Kent	Prichard	Venard
Eckles	King	Quirk	Wagner
Elliott	Knudson	Rassler	Wilson
Gilbertson	Latimer	Ratliff	Wolfe
Graham Grimwood	Leonard	Reimers	Yenter—73

The nays were:

Blythe	Harrison of	Johnson of	Oliver
Brittain	Clarke	Marion	Rhinehart
Dewar	Hempel	Knutson	Rust
Eden	Hollis	O'Donnell	Walrod-15
Forsling			

Absent or not voting:

Blake	Francis	Lepley	Rankin
Carter	Gripp	Lovrien	Ryder
Diltz	Hansen	Martia	Vincent
Edge	Held	Maxfield	Williams
Fleming	Huff	Noble	Mr. Speaker—20

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

SPECIAL ORDER MADE

On request of Brittain of Madison, unanimous consent having been obtained, House File No. 44 was made a special order for Wednesday, March 18th, at 10:00 a. m.

Yenter of Johnson asked unanimous consent to have House File No. 123 made a special order for Thursday, March 19th, at 10:00 a. m.

Objection was made by Ulstad of Wright.

Yenter of Johnson moved that House File No. 123 be made a special order for Thursday, March 19th, at 10:00 a. m.

Motion lost.

House File No. 177, a bill for an act to repeal section seventyfour hundred twenty-three (7423) of the Code, 1924, relating to bank protection and defining the word "levee", with report of committee recommending passage, was taken up for consideration.

The following amendment filed by Hubbard of Pottawattamie was taken up and considered:

Amend House File No. 177 by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. That the law as it appears in secton seven thousand four hundred twenty-three (7423) of the Code, 1924, be and the same is hereby amended by striking out of line seven (7) of said section the following: "retards,".

Mr. Hubbard moved the adoption of the amendment.

A roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were:

Anderson of	Graham	Lieberknecht	Smith of
Decatur	Grimwood	Long	Chickasaw
Anderson of	Hager	McCaulley	Smith of O'Brien
Montgomery	Hanson of	McIlrath	Stepanek
Anderson of	Hancock	Martin	Stookesberry
Webster	Hanson of	Mathews	Strippel
Bixler	Winnebago	Maxfield	Swanson
Blackford	Harrison of	Miller	Thomas
Blythe	Pottawattamie	Napier	Truax
Christophel	Hattendorf	Oldham	Ulstad
Clark	Held	Owens	Venard
Cole	Higgins	Powers	Vincent
Craig	Hill	Rassler	Wagner
Eckles	Hubbard	Ratliff	Walrod
Elliott	Kennedy	Reimers	Wilson
Fleming	Kent	Rice	Wolfe
Forsling	Latimer	Schulte	Yenter—63
Francis	Leonard		

The nays were:

Brittain	Harrison of	Johnson of	Lepley
Eden	Clarke	Dickinson	Oliver
Edge			Patterson—8

Absent or not voting:

Aiken	Haney	Lichty	Rankin
Bauer	Hansen	Lovrien	Rhinehart
Berry	Hempel	Merritt	Roberts
Bierkamp	Hollis	Natvig	Rust
Blake	Huff	Noble	Ryder
Carter	Johnson of	O'Donnell	Saunders
Dewar	Marion	Orr	Troup
Diltz	King	Prichard	Williams
Gilbertson	Knudson	Quirk	Mr. Speaker-37
Grinn	Knutson		

The amendment was adopted.

Hubbard 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?"

The ayes were:

Anderson of	Haney	Kent	Rankin
Decatur	Hanson of	King	Rassler
Anderson of	Hancock	Knudson	Ratliff
Montgomery	Hanson of	Knutson	Reimers
Anderson of	Winnebago	Latimer	Rhinehart
Webster	Harrison of	Leonard	Rice
Bierkamp	Clarke	Lepley	Saunders
Bixler	Harrison of	Lieberknecht	Smith of O'Brien
Blackford	Pottawattamie	McCaulley	Stepanek
Blake	Hattendorf	McIlrath	Stookesberry
Clark	Hempel	Martin	Swanson
Cole	Higgins	Mathews	Troup
Craig	Hill	Miller	Truax
Eckles	Hubbard	Napier	Ulstad
Elliott	Johnson of	Oldham	Vincent
Fleming	Dickinson	Owens	Wagner
Francis	Johnson of	Powers	Walrod
Gripp	Marion	Quirk	Yenter—65
Hager	Kennedy	(3 4 (23) (37)	

The nays were:

Blythe	Graham	Natvig	Smith of
Brittain	Grimwood	Oliver	Chickasaw
Christophel	Hansen	Prichard	Strippel
Eden	Lichty	Rust	Venard
Edge	Long	Schulte	Wolfe-19

Absent or not voting:

Aiken	Forsling	Maxfield	Roberts
Bauer	Gilbertson	Merritt	Ryder
Berry	Held	Noble	Thomas
Carter	Hollis	O'Donnell	Williams
Dewar	Huff	Orr	Wilson
Diltz	Lovrien	Patterson	Mr. Speaker—24

So the bill having received a constitutional majority was declared to have passed the House.

Hubbard of Pottawattamie offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 177 by striking from line one thereof the word "repeal" and inserting in lieu thereof the word "amend".

Amendment adopted and the title, as amended, was agreed to.

MOTION TO RECONSIDER CALLED UP

The motion filed by Grimwood of Jones and Stepanek of Linn, on March 11th, to reconsider the vote by which House File No. 88 passed the House, was called up by Gripp of Union.

Gripp of Union moved that the motion to reconsider be laid upon the table.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 192, a bill for an act to repeal section eleven thousand eight hundred thirty-seven (11837) of the Code, 1924, relating to reports to be filed in the office of the clerk of the district court, with report of committee recommending passage, was taken up for consideration.

Long of Jefferson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Gilbertson	Leonard	Rhinehart
Anderson of	Graham	Lepley	Roberts
Montgomery	Gripp	Lichty	Rust
Anderson of	Haney	Long	Schulte
Webster	Hanson of	Martin	Smith of
Bauer	Hancock	Napier	Chickasaw
Berry	Hanson of	Natvig	Smith of O'Brien
Bierkamp	Winnebago	Noble	Stookesberry
Bixler	Harrison of	O'Donnell	Strippel
Blackford	Pottawattamie	Oldham	Swanson
Blythe	Hattendorf	Orr	Troup
Carter	Higgins	Owens	Truax
Christophel	Hill	Patterson	Venard
Clark	Hubbard	Quirk	Walrod
Craig	Kent	Rassler	Williams
Eden	Knudson	Ratliff	Wilson
Fleming	Knutson	Reimers	Yenter—64
Francis	Latimer		

The nays were:

Anderson of	Hager	Kennedy	Prichard
Decatur	Hansen	McCaulley	Rankin
Blake	Harrison of	McIlrath	Rice
Brittain	Clarke	Mathews	Saunders
Cole	Johnson of	Merritt	Thomas
Dewar	Dickinson	Miller	Vincent
Edge	Johnson of	Powers	Wagner-26
Grimwood	Marion		3

Absent or not voting:

Diltz Hempel Lovrien Stepanek Maxfield Eckles Hollis Ulstad Elliott Huff Oliver Wolfe Forsling King Ryder Mr. Speaker-18 Lieberknecht Held

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

House File No. 292, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the number of district judges in each district, and providing that the number of judges in the sixteenth judicial district shall be three, 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 committee recommending passage, was taken up for consideration.

Latimer of Fremont offered the following amendment and moved its adoption:

Amend House File No. 292 by striking therefrom section 3.

Amendment rejected.

McCaulley 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?"

The ayes were:

Aiken · Fleming Higgins Hill McCaulley Anderson of McIlrath Forsling Hollis Decatur Francis Martin Anderson of Grimwood Hubbard Mathews Gripp Johnson of Maxfield Webster Merritt Berry Dickinson Hager Bierkamp Johnson of Noble Haney Marion O'Donnell Bixler Hansen Blackford Hanson of Kennedy Oldham Blythe Hancock King Orr Knudson Christophel Hanson of Owens Cole Winnebago Knutson Powers Craig Harrison of Latimer Prichard Dewar Clarke Leonard Quirk Diltz Harrison of Lepley Rankin Pottawattamie Lichty Eckles Rassler Eden Lieberknecht Held Ratliff Elliott Hempel Long Reimers

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Rhinehart	Smith of	Troup	Walrod
Rice	Chickasaw	Truax	Williams
Rust	Stepanek	Ulstad	Wilson
Saunders	Strippel	Venard	Wolfe
Schulte	Swanson	Vincent	Yenter—86
Smith of O'B	rien Thomas	Wagner	

The nays were:

Anderson of Carter Hattendorf Napier Montgomery Clark Miller Stookesberry- Bauer	-8
---	----

Absent or not voting:

Blake	Graham	Natvig	Roberts
Brittain	Huff	Oliver	Ryder
Edge	Kent	Patterson	Mr. Speaker—14
Gilbertson	Lovrien		

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

House File No. 212, a bill for an act to amend section fortysix hundred sixty-two (4662) of the Code, 1924, relating to disagreements between boards of supervisors as to county line highway matters, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Bixler of Adams the amendments proposed by the committee, found in the journal of March 10th, were adopted.

Haney of Mills offered the following amendment and moved its adoption:

Amend House File No. 212 by striking out the word "road" in the sixth line of section 1.

Amendment rejected.

Bixler 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?"

The ayes were:

Drictatii	Craig
Carter	Dewar
Christophel	Eckles
Clark	Eden
Cole	Fleming
	Christophel Clark

Francis Johnson of Natvig Smith of O'Brien Graham Dickinson Noble Stepanek Johnson of Grimwood Oldham Stookesberry Strippel Gripp Marion Oliver Hager Kennedy Orr Swanson Hansen Kent Owens Thomas Hanson of Knudson Patterson Troup Hancock Knutson Powers Truax Hanson of Latimer Quirk Ulstad Winnebago Leonard Rankin Venard Harrison of Lepley Ratliff Vincent Clarke Lichty Reimers Wagner Harrison of Rhinehart Walrod Long Pottawattamie McCaulley Rice Williams Wilson Held McIlrath Roberts Hempel Martin Rust Wolfe Higgins Hill Mathews Saunders Yenter-88 Maxfield Schulte Hollis Merritt Smith of Hubbard Miller Chickasaw

The nays were:

Anderson of Haney Napier Rassler—5
Montgomery Lieberknecht

Absent or not voting:

Aiken Elliott Huff Prichard
Blake Forsling King Ryder
Diltz Gilbertson Lovrien Mr. Speaker—15
Edge Hattendorf O'Donnell

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

Senate File No. 49, a bill for an act to amend, revise, and codify section twelve thousand nine hundred sixty-six (12966), Code, 1924, relating to the crime of rape, 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 in the journal of March 10th, were adopted.

Wagner 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?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Dewar Eckles Eden

Gilbertson Graham Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke-Harrison of

Held

Higgins Hollis

Hubbard

Johnson of

Johnson of

Marion

, Kennedy

Knudson

Kent King

Dickinson

Lieberknecht Long McCaulley McIlrath Martin Mathews Maxfield Merritt Napier Natvig Pottawattamie Noble O'Donnell Oldham Oliver Orr Owens Patterson Powers Prichard

Knutson

Latimer

Lepley

Lichty .

Rhinehart Rice Roberts Rust Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Venard Wagner Walrod Williams Wilson Wolfe Yenter-96

Ratliff Reimers

The nays were:

Hempel

Edge

Elliott

Fleming

Forsling

Francis

Hill

Miller

Quirk

Rankin

Rassler

Vincent-4

Absent or not voting:

Aiken Diltz

Hattendorf Huff

Leonard Lovrien

Ryder Mr. Speaker-8

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

Senate File No. 83, a bill for an act to amend section seven thousand two hundred five (7205), Code, 1924, relating to lien upon certain personal property, 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?"

The ayes were:

Anderson of Grimwood Knutson Rassler Ratliff Decatur Gripp Latimer Anderson of Hager Leonard Reimers Rhinehart Montgomery Haney Lepley Lichty Rice Anderson of Hansen Lieberknecht Webster Hanson of Roberts Bauer Hancock Long McCaulley Saunders Bierkamp Hanson of Schulte Bixler Winnebago McIlrath Smith of Blackford Harrison of Martin Chickasaw Blake Clarke Mathews Smith of O'Brien Maxfield Blythe Harrison of Stepanek Pottawattamie Merritt Brittain Stookesberry Carter Miller Strippel Christophel Napier Hempel Swanson Clark Higgins Noble Thomas Cole Hill O'Donnell Troup Craig Hollis Oldham Truax Dewar Hubbard Oliver Ulstad Eckles Orr Vincent Johnson of Eden Dickinson Owens Wagner Walrod Elliott Johnson of Patterson Fleming Marion Williams Powers Wilson Forsling Kennedy Prichard Wolfe Francis Kent Quirk Gilbertson Yenter-96 King Rankin Graham Knudson

The nays were, none.

Absent or not voting:

Aiken	Edge	Lovrien	Ryder
Berry	Hattendorf	Natvig	Venard
Diltz	Huff	Rust	Mr. Speaker—12

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

House File No. 103, a bill for an act to amend section one thousand seven hundred twenty-three (1723) and section one thousand seven hundred twenty-nine (1729) of the Code, 1924, relating to permission to fish and hunt on enclosed or cultivated land, was taken up for consideration.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 103, section 2, line 7, by striking therefrom the words "enclosed or cultivated".

Amendment adopted.

Knutson of Cerro Gordo offered the following amendments and moved their adoption:

Amend section 2 of House File No. 103 by striking from the sixth and seventh lines thereof the words "or fishing tackle"; also, by striking from the ninth line thereof the words "or fishing".

Haney of Mills offered the following amendment as a substitute for the amendments by Knutson of Cerro Gordo:

Amend section 2 of House File No. 103 by striking out all of said section following the word "from" in the fifth line thereof.

The motion of Haney of Mills to substitute was lost.

The amendments by Knutson of Cerro Gordo were adopted.

Hubbard 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?"

The ayes were:

Anderson of Decapur	Fleming Francis	Hubbard Kennedy	Owens Rassler
Anderson of	Hanson of	Kent	Roberts
Montgomery		Latimer	Rust
Bauer	Harrison of	Leonard	Saunders
Bierkamp	Clarke	Lieberknecht	Smith of O'Brien
Blythe	Harrison of	Martin	Williams
Carter	Pottawattamie	Napier	Wilson
Christophel	Hattendorf	Noble	Wolfe-37
Clark	Held	Oldham	
Cole	Hempel	Orr	

The nays were:

Anderson of	Hansen	McCaulley	Schulte
Webster	Hanson of	McIlrath	Smith of
Blackford	Hancock	Mathews	Chickasaw
Blake	Higgins	Merritt	Stepanek
Brittain	Hill	Miller	Stookesberry
Dewar	Hollis	Natvig	Strippel
Eckles	Johnson of	O'Donnell	Swanson
Eden	Dickinson	Oliver	Thomas
Edge	Johnson of	Patterson	Troup
Elliott	Marion	Prichard	Truax
Forsling	King	Quirk	Venard
Gilbertson	Knutson	Rankin	Vincent
Grimwood	Lepley	Reimers	Wagner
Hager	Lichty	Rhinehart	Walrod
Haney	Long	Rice	Yenter-55

Absent or not voting:

Aiken	Diltz	Knudson	Ratliff
Berry	Graham	Lovrien	Ryder
Bixler	Gripp	Maxfield	Ulstad
Craig	Gripp Huff	Powers	Mr. Speaker—16

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 138, a bill for an act to amend the law as it appears in Title VIII of the Code, 1924, relating to the practice of certain professions affecting the public health, to regulate the practice of cosmetic therapy, to create a state board of cosmetic therapy for the licensing of persons to practice such profession, to provide rules and regulations concerning sanitation and health in such practice, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Mathews of Des Moines the amendments proposed by the committee, found in the journal of March 11th, were adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 138, section 2, by striking from line eight (8) the word "arranging"; also by striking from line nine (9) the word "cleansing".

Amendment adopted.

Haney of Mills offered the following amendment and moved its adoption:

Amend House File No. 138 by adding thereto as section 5 the following:

"Sec. 5. The provisions of this act shall not apply to cities having a population of ten thousand (10,000) or less."

Rassler of Pocahontas moved the previous question on the main bill and pending amendment.

Motion prevailed.

Amendment of Haney of Mills adopted.

Mathews 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?"

The ayes were:

Anderson of	Hansen	Mathews	Stepanek
Decatur	Hanson of	Maxfield	Strippel
Bixler	Hancock	Napier	Troup
Forsling	Held	Oldham	Truax
Francis	Higgins	Prichard	Wagner
Grimwood	Hubbard	Smith of	Williams-24
Gripp	Knutson	Chickasaw	

The nays were:

Anderson of	Edge	Johnson of	Rassler
Montgomery	Elliott	Marion	Reimers
Anderson of	Fleming	King	Rhinehart
Webster	Gilbertson	Knudson	Rice
Berry	Haney	Leonard	Roberts
Bierkamp	Hanson of	Long	Rust
Blackford	Winnebago	McCaulley	Saunders
Blake	Harrison of	McIlrath	Schulte
Blythe	Clarke	Martin	Smith of O'Brien
Brittain	Harrison of	Merritt	Stookesberry
Christophel	Pottawattamie	Miller	Swanson
Clark	Hattendorf	Natvig	Thomas
Cole	Hempel	O'Donnell	Venard
Craig	Hill	Owens	Vincent
Dewar	Hollis	Patterson	Walrod
Eckles	Johnson of	Rankin	Wilson-59
Eden	Dickinson		

Absent or not voting:

Aiken	Kennedy	Lovrien	Ratliff
Bauer	Kent	Noble	Ryder
Carter	Latimer	Oliver	Ulstad
Diltz	Lepley	Orr	Wolfe
Graham	Lichty	Powers	Yenter
Hager	Lieberknecht	Quirk	Mr. Speaker-25
Huff		100	-

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

APPOINTMENT OF COMMITTEE CLERK

McCaulley of Calhoun submitted the following report:

We, your committee appointed to select committee clerks for the House of Representatives of the Forty-first General Assembly, beg leave to recommend the appointment of Miss Vera Steers to fill the vacancy caused by the resignation of Miss Edith Porter.

MARION R. McCaulley. IRVING H. KNUDSON. D. FULTON RICE. On motion of Mr. McCaulley the report of the committee was adopted.

Vera Steers, newly appointed committee clerk, took and subscribed to the required oath of office.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: I move to reconsider the vote by which House File No. 262 was indefinitely postponed.

W. E. G. SAUNDERS.

I second the motion.

E. M. LICHTY.

AMENDMENTS FILED

Noble of Muscatine filed the following amendment to House File No. 141:

Amend House File No. 141 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section five thousand sixty-five (5065), of chapter two hundred fifty-one (251), of the Code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof:

"The total maximum load on any one wheel of a motor vehicle, including the weight of the vehicle and the load it carries, shall be two tons, provided the total maximum weight of the vehicle and load shall not in any event exceed eight tons for a vehicle equipped with pneumatic tires or eight tons for a vehicle equipped with solid rubber tires."

Sec. 2. Amend section five thousand sixty-six (5066) of the Code, 1924, by striking from line three (3) the word "eight" and inserting in lieu thereof the word "six", and by striking out of lines four (4) and five (5) the words "measured between flanges of the rims" and inserting in lieu thereof the following: "in actual contact with the road surface".

Blackford of Van Buren filed the following amendments to House File No. 319:

Amend by striking the title to House File No. 319 and substituting therefor the following:

A bill for an act to repeal the law as it appears in section seventytwo hundred twenty-seven (7227) of the Code, 1924, and to enact a substitute therefor, relating to the disposition of interest and penalty on delinquent taxes, and the compensation to be paid delinquent tax collectors; and to repeal section seventy-two hundred thirty-two (7232) of the Code, 1924, and to enact a substitute therefor, relating to the apportionment of interest and penalties on taxes collected; and to repeal



section seventy-two hundred thirty-three (7233) of the Code, 1924, and to enact a substitute therefor, relating to the misapplication of interest and penalties on taxes by the county treasurer, and providing a remedy against the county treasurer therefor.

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. That the law as it appears in section seventy-two hundred twenty-seven (7227) of the Code, 1924, be and the same is hereby repealed and the following enacted as a substitute therefor:

"The interest and penalty on delinquent taxes collected shall be apportioned to and become a part of the general fund of the county, and the amount allowed as compensation to delinquent tax collectors shall be paid from said fund."

Sec. 2. That the law as it appears in section seventy-two hundred thirty-two (7232) of the Code, 1924, be and the same is hereby repealed and the following enacted as a substitute therefor:

"On or before the tenth day of each month, the treasurer shall apportion all taxes collected during the preceding month among the several funds to which they belong according to the number of mills levied for each fund, and the interest and penalties thereon to the general fund, and shall enter the same upon his cash account, and report the amount of each tax and the interest and penalties collected on the same to the county auditor, who shall charge him in each fund with the same."

Sec. 3. That the law as it appears in section seventy-two hundred thirty-three (7233) of the Code, 1924, be and the same is hereby repealed and the following enacted as a substitute therefor:

"Any interest or penalty on delinquent taxes apportioned or transferred to any fund other than the general fund, together with a penalty of ten per centum and interest at six per centum on the aggregate, from the time such tax is due and payable, may be recovered in a civil action brought against the county treasurer and his bondsmen by any person in control of the fund affected thereby."

Hollis of Black Hawk filed the following amendment to House File No. 253:

Amend House File No. 253 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred thirty-one (331) of the Code, 1924, is hereby amended by adding thereto the following section:

"All registered live stock shall be valued for assessment as other similar live stock, and no additional value shall be considered for pedigree."

Amend the title so as to read as follows:

"A bill for an act relating to listing of registered live stock for assessment, additional to chapter three hundred thirty-one (331) of the Code, 1924."

Brittain of Madison filed the following amendment to Senate File No. 29:



Amend Senate File No. 29 by substituting for section three (3) the following:

"This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record and the Iowa Legionaire, newspapers published in Des Moines, Iowa."

Johnson of Dickinson filed the following corrections to his amendments to committee amendments to House File No. 44, found in the journal of March 13th:

Insert in the place of section "b" of section 8 the following: "(b) One-third (%) shall be distributed among the various counties of the state in the ratio that the assessed value of the property in each county (exclusive of moneys and credits) bears to the assessed values of all properties in the state (as of moneys and credits).

(c) One-third (%) shall be distributed among various counties of the state in the ratio that the area of each county bears to the total area of the state."

Strike out paragraph two (2) of that part of the amendment designated as "Section 10" and insert in lieu thereof the following: "Expenditures within cities or towns shall be made under the direction of the board of supervisors of the county, but all projects within cities or towns shall be first approved by the city or town council."

On motion of Patterson of Kossuth the House adjourned until 9:00 a.m. Tuesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 17, 1925.

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

Prayer was offered by the Rev. Paul H. Hicks, pastor of the Methodist Episcopal church, Nodaway, Iowa.

Journal of March 16th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Hollis of Black Hawk, from members of Local Union No. 384, Plumbers and Steamfitters of Waterloo, favoring House Files Nos. 221 and 222. Municipal corporations.

By Hollis of Black Hawk, from residents of Black Hawk county, favoring Senate File No. 205. Public health.

By Orr of Keokuk, from citizens of Keokuk county, protesting against a gasoline tax and a bond issue for road improvement. Ways and means.

By Forsling and Prichard of Woodbury, from citizens of Woodbury county, favoring House File No. 227. Schools and textbooks.

By Stookesberry of Davis, from voters of Davis county, favoring House File No. 227. Schools and textbooks.

By Craig of Warren, from voters of Milo and vicinity, favoring House File No. 227. Schools and textbooks.

By Edge of Jasper, from the teachers of the Sully high school and from the board of education of the Baxter public schools, favoring House File No. 297. Schools and textbooks.

By Williams of Wayne, from the W. C. T. U. of Clio, Allerton and Wayne county, in favor of the child welfare bills; also favoring House File No. 69. Board of control.

By Venard of Sioux, from voters of Sioux county, favoring House Files Nos. 227 and 100. Schools and textbooks.

By Hollis of Black Hawk, from taxpayers of Black Hawk county, protesting against any increased appropriations or change in tax laws which would increase the burden of taxation. Appropriations.

By Carter of Hardin, from citizens of Hardin county, favoring a gasoline tax and a road bond issue. Ways and means.

By Wilson of Tama, from residents of Tama county, favoring House File No. 227. Schools and textbooks.

By Blackford of Van Buren, from farmers of the Independent school district of Keosauqua, favoring House File No. 271. Ways and means.

By Troup of Story, from police officers of Ames, favoring Senate File No. 214. Ways and means.

By Troup of Story, from the teachers of Kelley and Gilbert, favoring House File No. 297. Schools and textbooks.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House File No. 132.

Senate File No. 81.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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. 132.

REPORTS OF COMMITTEES

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 184, a bill for an act providing against deficiency judgments in cases of foreclosure of mortgages on real estate given for the purchase price of said real estate, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 276, a bill for an act to repeal section thirteen thousand nine hundred eighty-seven (13987) of the Code, 1924, relating to witnesses to execution of death penalty, and to enact a substitute therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 150, a bill for an act to legalize the establishment of the independent school district of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district, and all the acts and proceedings of the board of directors thereof, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 148, a bill for an act to amend the provisions of chapter seventy-seven (77) and section one thousand five hundred fifty-



one (1551) of the Code, 1924, and to make further provision for the regulation of employment offices or bureaus, begs leave to report they have had the same 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 word "employment" in line fifteen (15), the following: "by any voluntary association not operating for pecuniary profit, or".

Further amend said bill by striking therefrom sections two (2) and three (3).

JNO. M. RANKIN, Chairman.

Report adopted.

Powers of Page, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 277, a bill for an act to repeal chapter one hundred ninety-eight (198) of the Code, 1924, relating to the federal maternity and infancy act, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

T. E. Powers, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 351, a bill for an act to amend section twenty-four hundred sixty-one (2461) of the Code, 1924, relating to compensation of examiners, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

T. E. POWERS, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 207, a bill for an act to amend sections twenty-one hundred eight (2108), twenty-one hundred ten (2110), and twenty-one hundred eleven (2111) of the Code, 1924, relating to the cancellation of the certificates or licenses to practice of physicians and pharmacists, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. E. POWERS, Chairman.

Report adopted.



Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. PRESIDENT: Your committee on county and township organizations to whom was referred House File No. 331, a bill for an act to amend section fifty-one hundred ninety-one (5191) of the Code, 1924, relating to fees charged by sheriffs, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 324, a bill for an act to amend sections fifty-five hundred forty-three (5543), fifty-five hundred seventy-one (5571) and fifty-five hundred seventy-two (5572) of the Code, 1924, relating to townships and township officers, begs leave to report they have had the same 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. 324, section 3, by striking therefrom the last paragraph and inserting in lieu thereof the following: "For each day of eight hours necessarily engaged as clerk of the board of review, the local board of health, or overseer of the poor, three dollars (\$3.00) per day to be paid from the county treasury. For all other duties performed as clerk, three dollars (\$3.00) per day to be paid from the township contingent fund as created by section five thousand five hundred forty-three (5543) of the Code, 1924."

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 347, a bill for an act to amend section fifty-four hundred eleven (5411) of the Code, 1924, relating to the publishing of proceedings of boards of supervisors, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organizaion to whom was referred House File No. 342, a bill for an act to authorize the establishment, maintenance, and improvement of township parks, to authorize the levy of taxes therefor, to regulate the expenditure of such funds, to authorize the acceptance of gifts, devises and bequests of property for such purposes, and to grant the power of eminent domain for said purpose, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Harrison of Clarke, from the committee on military, submitted the following report:

MR. SPEAKER: Your committee on military to whom was referred House File No. 178, a bill for an act to amend, revise, and codify section four hundred ninety (490) of the Code, 1924, relating to memorial halls and monuments, begs leave to report they have had 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. M. HARRISON, Chairman.

Report adopted.

Smith of O'Brien, from the committee on railroads, submitted the following report:

Mr. SPEAKER: Your committee on railroads to whom was referred House File No. 264, a bill for an act defining the number of employees necessary to constitute a full crew for railroads and providing penalties for the violation thereof, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. W. SMITH, Acting Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on railroads to whom was referred Senate File No. 86, a bill for an act to amend, revise and codify section eighty-one hundred sixty (8160), Code, 1924, relating to the liability of corporations operating railways, begs leave to report they have had the same 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 parts of section one (1) after the word "railway" in line seven (7) of the printed bill and by inserting in lieu thereof the following:

"Such damages may be recovered by the party injured under the conditions set out in section eighty hundred five (8005)."

G. W. SMITH, Acting Chairman.

Report adopted.



Also:

Mr. Speaker: Your committee on railroads to whom was referred House Fle No. 99, a bill for an act to protect firemen, engineers and employees of steam railroads, by providing for automatic doors to the fire boxes of locomotive engines, prescribing penalties for its violation, repealing all laws in conflict therewith, and providing a time when the same is to be in force, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. W. SMITH, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on railroads to whom was referred House File No. 340, a bill for an act to amend section seventy-one hundred ninety-three (7193), of the Code, 1924, to authorize boards of supervisors to make agreements compromising and settling delinquent taxes, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. W. SMITH, Acting Chairman.

Report adopted.

Dewar of Cherokee, 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. 185, a bill for an act to amend section five thousand twenty-nine (5029) of the Code, 1924, relating to the maximum speed of motor vehicles on public highways, begs leave to report they have had the same 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 the word "Forty" as it appears in line four (4) of section one (1) and inserting in lieu thereof the word "Thirty-five".

H. C. DEWAR, Chairman.

Report adopted.

Rassler of Pocahontas, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 247, a bill for an act to amend section seventy-six hundred (7600) of the Code, 1924, relating to Inter-County Levee or Drainage Districts, begs leave to report they have had 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. G. RASSLER, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 341, a bill for an act to amend, revise and codify section 7563, Code, 1924, relating to the cleaning out, deepening, enlarging, extending, or straightening of a ditch which acts as a common outlet for two or more drainage districts, and to provide for the assessment of the cost of such work, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

A. G. RASSLER, Chairman.

Report adopted.

Diltz 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. 356, a bill for an act to amend section fifty-seven hundred ninety-six (5796) of the Code, 1924, relating to appropriation and expenditure of park fund, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 322, a bill for an act to amend the law as it appears in section fifty-six hundred fifty-six (5656) of the Code, 1924, relating to the appointment of deputy assessors in certain cities, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 333, a bill for an act to amend the law as it appears in sections twenty-one hundred ninety-nine (2199) and twenty-two hundred one (2201) of the Code, 1924, relative to the holding of hearings by the state department of health on complaints relative to the pollution or corruption of streams and water, begs leave to report they have had the same 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 the words and figures "five hundred dollars



(\$500.00)" in line five (5) of section two (2), and insert in lieu thereof the words and figures "five thousand dollars (\$5,000.00)".

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 191, a bill for an act to amend section sixty-two hundred eleven (6211) and section sixty-two hundred sixty-one (6261) of the Code, 1924, relating to the purchasing of city dump grounds, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 329, a bill for an act to amend section six hundred forty-three (643) of the Code, 1924, relating to printing names of candidates for ward aldermen on primary election ballot, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 273, a bill for an act authorizing cities and towns to license and regulate sales at public auction, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 176, a bill for an act to amend section sixty-five hundred seventy-eight (6578) of the Code, 1924, relating to tax levies for parks and cemeteries, begs leave to report they have had the same 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 word "by" in line three (3) of section one (1) of House File No. 176, and inserting in lieu thereof the



words "changing the period (.) at the end of subsection one of said section to a comma (,), and inserting the words 'and one additional mill when authorized by a vote of the voters in such city."

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 125, a bill for an act to repeal section sixty-four hundred eighty-one (6481), Code, 1924, and to provide the number of councilmen in cities adopting the form of government provided in chapter three hundred twenty-six (326), Code, 1924, begs leave to report they have had the same 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 the words "or by" where they appear in lines ten (10), eighteen (18), and twenty-five (25) of section two (2) of Senate File No. 125, and insert in each case the words "in accordance with".

VOLNEY DILTZ, Chairman.

Report adopted.

Johnson of Dickinson, 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. 188, a bill for an act to amend, revise and codify sections forty-six hundred eighty-seven (4687) to forty-seven hundred nineteen (4719) inclusive, sections forty-seven hundred thirty-one (4731) to forty-seven hundred forty-one (4741) inclusive, and sections fortyseven hundred forty-three (4743) to forty-seven hundred fifty-five (4755) inclusive, of the Code, 1924, relating to the primary road system, the primary road fund, and the surfacing of secondary roads to co-ordinate the primary road law with the Federal Aid Road Law, to empower the state to construct and maintain the primary road system, to do away with special assessments for paving and refund for such assessments heretofore levied, and to make the interest and principal of primary road bonds payable out of the primary road fund, begs leave to report they have had the same 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 be reported to House without recommendation:

Amend by striking out all of section eight a (8a).

Amend section 7, lines 11 and 12, by striking out "area of the county bears to the total area of the state" and inserting in lieu thereof "number of miles of primary road in each county bears to the total number of miles of primary road in the state". Also, in line 15, by striking out the word "area" and inserting the word "mileage".

FRANCIS JOHNSON, Chairman.

Report adopted.



RESOLUTION CONSIDERED

The following resolution, offered by Blake of Fayette on March 10th, was taken up for consideration:

Be it resolved by the House: That the Speaker of the House shall on or before Wednesday, March 18, 1925, appoint a sifting committee to which shall be referred all bills other than appropriation bills, and that beginning Saturday, March 21st, 1925, no bills shall be considered except appropriation bills and bills then upon the House calendar unless reported by said sifting committee.

Harrison of Pottawattamie moved to amend the resolution by striking from the fourth line thereof the word and figures "March 21st" and inserting in lieu thereof the word and figures "March 28th."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Berry	Hubbard	Lepley	Rice
Bierkamp	Huff	Long	Schulte
Bixler	Kent	Martin	Ulstad
Clark	Knudson	Noble	Wagner
Harrison of	Latimer	Orr	Wolfe-22
Pottawattamie	Leonard	Rhinehart	

The nays were:

Aiken	Elliott	Johnson of	Rankin
Anderson of	Fleming	Marion	Ratliff
Decatur	Forsling	Kennedy	Reimers
Anderson of	Francis	King	Rust
Montgomery	Gilbertson	Lichty	Ryder
Anderson of	Graham	Lieberknecht	Saunders
Webster	Grimwood	Lovrien	Smith of
Bauer	Gripp	McCaulley	Chickasaw
Blackford	Hager	McIlrath	Smith of O'Brien
Blake	Haney	Mathews	Stookesberry
Blythe	Hansen	Maxfield	Strippel
Brittain	Harrison of	Miller	Swanson
Carter	Clarke	Napier	Thomas
Christophel	Hattendorf	Natvig	Troup
Cole	Held	O'Donnell	Truax
Craig	Hempel	Oldham	Venard
Dewar	Higgins	Owens	Vincent
Diltz	Hill	Powers	Walrod
Eckles	Hollis	Prichard	Wilson
Eden	Johnson of	Quirk	Mr. Speaker-75
Edge	. Dickinson		

Absent or not voting:

Hanson of Knutson Patterson Stepanek
Hancock Merritt Rassler Williams
Hanson of Oliver Roberts Yenter—11
Winnebago

The amendment by Harrison of Pottawattamie was rejected.

On motion of Blake of Fayette the resolution was adopted.

INTRODUCTION OF BILLS

House File No. 365, by committee on motor vehicles and transportation, a bill for an act to amend section five thousand seventy-three (5073) of the Code, 1924, relating to motor vehicles.

Read first and second times and passed on file.

House File No. 366, by committee on motor vehicles and transportation, a bill for an act to amend sections forty-nine hundred ninety-two (4992) and forty-nine hundred ninety-seven of the Code, 1924, relating to motor vehicles.

Read first and second times and passed on file.

House File No. 367, by committee on judiciary No. 1, a bill for an act to repeal sections thirty-six hundred eighteen (3618), thirty-six hundred nineteen (3619), thirty-six hundred forty-one (3641), and thirty-six hundred forty-three (3643), Code, 1924, relating to neglected and dependent children and widows' aid, to enact a substitute therefor, and to provide for recovery by the county in certain cases of sums paid for widows' aid.

Read first and second times and passed on file.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 17th day of March, 1925, sent to the governor for his approval:

House File No. 132.

HOWARD A. MATHEWS, Chairman.

Report adopted



BILL INDEFINITELY POSTPONED

The report of the committee on compensation of public officers, recommending indefinite postponement of House File No. 233, was taken up for consideration.

On motion of Smith of Chickasaw the report of the committee was adopted and House File No. 233 was indefinitely postponed.

MOTION TO RECONSIDER CALLED UP

Saunders of Palo Alto called up the motion filed to reconsider the vote by which the report of the committee on appropriations, recommending indefinite postponement of House File No. 262, was adopted.

The motion to reconsider prevailed.

The question before the House then was "Shall the report of the committee on appropriations, recommending indefinite postponement of House File No. 262, be adopted?"

Forsling of Woodbury moved that the report of the committee be rejected.

The question was put "Shall the report of the committee be adopted?"

The report of the committee was rejected and House File No. 262 was taken up for consideration.

House File No. 262, a bill for an act authorizing the Governor of Iowa to appoint three commissioners to act in conjunction with a like commission from the state of Nebraska to report on the feasibility of a plan for the construction of an interstate bridge between the state of Iowa and the state of Nebraska across the Missouri river between the county of Woodbury in Iowa and the county of Dakota in Nebraska; and providing an appropriation therefor.

Forsling of Woodbury moved to amend House File No. 262 by striking therefrom all of section 2.

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.

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On the question "Shall the bill pass?"

The ayes were:

Anderson of Graham Latimer Reimers Grimwood Leonard Rhinehart Decatur Rice Anderson of Gripp Lepley Ryder Montgomery Hager Lichty Lieberknecht Saunders Anderson of Haney Webster Harrison of Long Schulte Bierkamp Clarke Lovrien Smith of Chickasaw Blackford Harrison of McCaulley Blythe Pottawattamie McIlrath Smith of O'Brien Brittain Hattendorf Martin Stookesberry Carter Held Maxfield Strippel Higgins Hill Napier Christophel Swanson Clark Natvig Troup Cole Hollis O'Donnell Truax Craig Hubbard Oldham Venard Diltz Vincent Huff Oliver Wagner Walrod Eckles Patterson Johnson of Eden Powers Dickinson Edge Johnson of Prichard Williams Elliott Wilson Marion Quirk Fleming Kennedy Rankin Wolfe Ratliff Mr. Speaker-81 Forsling Knudson Francis

The nays were:

Miller

Orr-2

Absent or not voting:

Aiken	Hansen	King	Roberts
Bauer	Hanson of	Knutson	Rust
Berry	Hancock	Mathews	Stepanek
Bixler	Hanson of	Merritt	Thomas
Blake	Winnebago	Noble	Ulstad
Dewar	Hempel	Owens	Yenter-25
Gilbertson	Kent	Rassler	

So 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. 262 by changing the semicolon (;) to a period (.) following the word "Nebrsaka" in the eighth line thereof and by striking therefrom the following: "and providing an appropriation therefor."

Amendment adopted and the title, as amended, was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 94, a bill for an act empowering the court to allow a sum sufficient for the perpetual care of cemetery lots.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 162, a bill for an act to legalize corporations which failed to publish notice within the time required by law and whose articles of incorporation were defective.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 105, a bill for an act to provide for notice to mortgagees and lien holders of record, of notice of expiration of right of redemption from tax sale.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 207, a bill for an act relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 116, a bill for an act relating to the fees of constables.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 149, a bill for an act relating to fraternal life insurance.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 46, a bill for an act making it unlawful for any person dragging a highway across a railroad to leave deposits of dirt, gravel, stone or other substance on such railroad.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 116, a bill for an act to repeal the law as it appears in section ten thousand six hundred thirty-seven (10637) of the Code, 1924, and to enact a substitute therefor, relating to the fees of constables.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 207, a bill for an act to amend section ten thousand one hundred seven (10107), Code, 1924, relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof.

Read first and second times and referred to committee on county and township organization.

Senate File No. 105, a bill for an act to provide for notice to mortgagees and lien holders of record, of notice of expiration of right of redemption from tax sale.

Read first and second times and referred to committee on judiciary No. 2.

Senate File No. 149, a bill for an act to amend section eight thousand eight hundred thirty-four (8834) Code, 1924, relating to fraternal life insurance.

Read first and second times and referred to committee on insurance.

Senate File No. 162, a bill for an act to repeal section ten thousand four hundred eleven (10411) of the Code, 1924, and to enact a substitute therefor, legalizing corporations which failed to publish notice within the time required by law and whose articles of incorporation were defective.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 94, a bill for an act to authorize and empower the court to allow and set apart from the estate of any deceased person a sufficient sum to provide for the perpetual care of the lot in which the body of the deceased is buried.

Read first and second times and referred to committee on municipal corporations.

CONSIDERATION OF BILLS SPECIAL ORDER NO. 1

House File No. 45, a bill for an act providing for an income tax to raise revenue with which to reduce the general tax levy, and to equalize the burdens of taxation, with report of committee



recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of February 25th, were taken up and considered.

Blackford of Van Buren offered the following amendments as a substitute for the committee amendment to section four (4):

Amend House File No. 45, section four (4), by striking out all of subsection 2 (d) and substituting the following:

Interest upon the obligations of the United States; except in the case of obligations of the United States issued after September 1, 1917 (other than postal savings certificates of deposit), the interest shall be exempt only if and to the extent provided in the respective acts authorizing the issue thereof as amended and supplemented, and shall be excluded from gross income only if and to the extent it is wholly exempt to the taxpayer from income taxes.

Further amend section four (4) by striking out subsection 2 (e) and renumbering the following subsection.

On motion of Mr. Blackford the amendments were substituted for the committee amendment to section four (4).

On motion of Johnson of Dickinson the committee amendments, as amended, were adopted.

Stookesberry of Davis moved the previous question.

Motion prevailed.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House, hereby request a call of the House during the consideration of House File No. 45.

G. W. PATTERSON,
A. G. RASSLER.
THEO. MARTIN.
W. WALTER WILSON.
A. V. BLACKFORD.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present.

Johnson 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?"

The ayes were:

Anderson of	Carter	Kent	Rice
Decatur	Christophel	Leonard	Roberts
Anderson of	Cole	Lieberknecht	Saunders
Montgomery	Fleming	Lovrien	Schulte
Anderson of	Gilbertson	Martin	Smith of
Webster	Hanson of	Natvig	Chickasaw
Bauer	Winnebago	Oliver	Smith of O'Brien
Berry	Held	Orr	Stookesberry
Blackford	Hill	Patterson	Venard
Blythe	Johnson of	Rassler	Vincent
Brittain	Dickinson	Reimers	Mr. Speaker-38

The nays were:

Aiken Bierkamp Bixler Blake Clark Craig Dewar Diltz Eckles Eden Edge Elliott Forsling Francis Graham	Hansen Hanson of Hancock Harrison of Clarke Harrison of Pottawattamie Hattendorf Hempel Higgins Hollis Hubbard Huff Johnson of Marrion	Maxfield Merritt Miller Napier Noble O'Donnell Oldham Owens	Rankin Ratliff Rhinehart Rust Ryder Stepanek Strippel Swanson Thomas Troup Truax Ulstad Wagner Walrod Williams
Grimwood Gripp Hager Haney	Kennedy King Knudson Knutson	Powers Prichard Quirk	Wilson Wolfe Yenter—70

So the bill having failed to received a constitutional majority was declared to have failed to pass the house.

AMENDMENTS FILED

Patterson of Kossuth filed the following amendment to House File No. 44:

Amend House File No. 44, section 8, by adding thereto the following: Sec. 8-a1. The state may purchase or condemn any private real or personal property, including manufactured or processed commodities that may be needed for the construction, maintenance or repair of the highways of the state, and where condemnation proceedings are instituted they shall be conducted under the provisions of chapters three hundred sixty-five (365) and three hundred sixty-six (366) of the Code, 1924.

Patterson of Kossuth filed the following amendment to House File No. 188:



Amend House File No. 188, section five (5), by adding thereto the following:

Sec. 5-al. The state may purchase or condemn any private real or personal property, including manufactured or processed commodities that may be needed for the construction, maintenance or repair of the highways of the state, and where condemnation proceedings are instituted they shall be conducted under the provisions of chapters three hundred sixty-five (365) and three hundred sixty-six (366) of the Code, 1924.

HOUSE FILE WITHDRAWN

On request of Carter of Hardin, unanimous consent having been obtained, House File No. 349 was withdrawn from the calendar and from further consideration by the House.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: I move to reconsider the vote by which House File No. 192 passed the House.

T. J. O'DONNELL.

I second the motion.

ARTHUR STOOKESBERRY.

On motion of Smith of O'Brien the House adjourned until 9:00 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 18, 1925.

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

Prayer was offered by the Rev. C. W. Heady, pastor of the First Baptist church, Bloomfield, Iowa.

Journal of March 17th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Rassler of Pocahontas for the day, on request of Hanson of Winnebago.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Hill of Floyd, from citizens of Floyd county, favoring a gasoline tax and a road bond issue. Ways and means.

By Owens of Harrison, from citizens of Harrison county, favoring House File No. 227. Schools and textbooks.

By Smith of O'Brien, from voters of O'Brien county, favoring House Files Nos. 100 and 227. Schools and textbooks.

By Carter of Hardin, from citizens of Alden and Iowa Falls, favoring House File No. 123. Judiciary No. 2.

By Williams of Wayne, from druggists of Wayne county, protesting against House File No. 278. Pharmacy.

By Stookesberry of Davis, from citizens of Davis county, favoring House File No. 227. Schools and textbooks.

By Smith of Chickasaw, from citizens of Chickasaw county, favoring House File No. 227. Schools and textbooks.

By Christophel of Bremer, from citizens of Plainfield and Waverly, favoring House File No. 227. Schools and textbooks.

By Diltz of Polk, from citizens of Polk county, favoring House Files Nos. 100 and 227. Schools and textbooks.

By Diltz of Polk, from citizens of Polk county, protesting against a sales tax on gasoline. Ways and means.

By Lichty of Black Hawk, from citizens of Black Hawk county, favoring House Files Nos. 100 and 227. Schools and textbooks.

By Knudson of Hamilton, from citizens of Hamilton county, favoring House File No. 227. Schools and textbooks.

By Graham of Wapello, from I. O. O. F., Lodge No. 26, Eddy-ville, favoring Senate File No. 17. Banks and banking.

By Graham of Wapello, from the Iowa Hotel Association, Ottumwa, protesting against Senate File No. 8 and House File No. 98. Judiciary No. 2.

By Aiken of Ida, from citizens of Arthur, favoring the bills proposed by the child welfare commission. Board of control.

REPORTS OF COMMITTEES

Vincent of Guthrie, 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. 299, a bill for an act to amend section sixty-nine hundred forty-nine (6949) of the Code, 1924, relating to exemption from taxation by the 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.

E. W. VINCENT, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 303, a bill for an act to amend, revise, and codify section sixty-nine hundred forty-nine (6949), Code, 1924, relating to exemption of property from taxation, beg leave to report they have had the same under consideration and have instructed me to report the same



back to the House with the recommendation that the same be indefinitely postponed.

E. W. VINCENT, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 257, a bill for an act to amend section seven thousand two hundred forty-six (7246) of the Code, 1924, relating to the collection of delinquent taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. W. VINCENT, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was rereferred House File No. 281, a bill for an act to amend the law as it appears in section forty-three hundred ninety-two (4392) of the Code, 1924, relating to the certification of school taxes to the board of supervisors, and providing for a limitation upon the amount of taxes certified in certain school districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. W. VINCENT, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File No. 93, a bill for an act to amend sections seventy-one hundred fifteen (7115), seventy-one hundred eighteen (7118), seventy-one hundred nineteen (7119) and seventy-one hundred thirty-four (7134), Code, 1924, and to repeal sections seventy-one hundred twenty-three (7123) and seventy-one hundred twenty-four (7124) of said Code, and to enact substitutes therefor, relating to 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.

E. W. VINCENT, Chairman.

Passed on file.

Saunders of Palo Alto, 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. 56, a bill for an act to provide for the Organiza-



tion, Operation and Supervision of Savings and Credit 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.

W. E. G. SAUNDERS, Chairman.

Report adopted.

Hansen of Scott, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor, to whom was referred House File No. 202, 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, beg leave to report they have had the 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. T. HANSEN, Chairman.

Passed on file.

Wolfe of Linn, from the committee on pharmacy, submitted the following report:

Mr. SPEAKER: Your committee on pharmacy, to whom was referred House File No. 278, a bill for an act to amend section twenty-five hundred eighty-three (2583) of the Code, 1924, relating to requirements for approved colleges of pharmacy, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

T. L. Wolfe, Chairman.

Passed on file.

Patterson of Kossuth, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred Senate File No. 61, a bill for an act to amend sections five hundred eighty (580) and five hundred ninety-three (593) of the Code, 1924, relating to nominations by primary elections and the number of votes necessary to a nomination, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. W. PATTERSON, Chairman.

MINORITY REPORT

Mr. Spraker: We, the undersigned members of the committee on elec-



tions, to whom was referred Senate File No. 61, beg leave to dissent from the view of the majority and recommend that the bill do pass.

J. C. BAUER.
MARTIN H. TROUP.
G. W. PATTERSON.
E. P. HARRISON.
JOHN H. AIKEN.
CHAS, W. HUFF.
H. C. HATTENDORF.
H. S. BERRY.
JAS. D. FLEMING.

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House File No. 46.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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. 46,

PROOF OF PUBLICATION OF HOUSE FILE NO. 296

The official proof of publication of House File No. 296, a bill for an act legalizing the sale by the town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

BILLS WITHDRAWN

On request of Bauer of Washington, unanimous consent having been obtained, House File No. 121 was withdrawn from the committee on schools and textbooks and from further consideration by the House.

On request of Brittain of Madison, unanimous consent having been obtained, House File No. 142 was withdrawn from the committee on animal industry and from further consideration by the House.

Johnson of Marion moved that House File No. 188 be made a special order for Thursday, March 19th, at 9:30 a.m.

A division of the House was asked for.

The ayes were 39; the nays were 33.

Ulstad of Wright raised the point of order that to make a bill a special order would require a two-thirds' vote.

The Speaker ruled that the point was well taken and declared the motion of Johnson of Marion to have been lost.

AMENDMENTS FILED

Brittain of Madison filed the following amendment to Senate File No. 44:

Amend Senate File No. 44 by substituting for section two (2) the following: "This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record and the Iowa Legionaire, newspapers published in Des Moines, Iowa."

Elliott of Polk and Diltz of Polk filed the following amendments to House File No. 48:

Amend House File No. 48 as follows:

Amend the title by inserting immediately after the word "sections" the words and figures "fifty-nine hundred seventy-four (5974),".

Further amend by inserting a new section as section four (4) as follows:

"Sec. 4. That section fifty-nine hundred seventy-four (5974) of the Code, 1924, be amended by adding a new subsection as subsection five (5) at the end of such section, which shall read as follows:

"5. The word 'oiling' shall mean the application to the surface of a road oil of the proper grade produced from the fractional distillation of petroleum oil. The rate of such application shall not exceed one-half gallon per square yard without the addition of any other material except a small amount of sand."

Further amend House File No. 48 by renumbering section four (4) as section five (5).

Hubbard of Pottawattamie and Harrison of Pottawattamie filed the following amendments as a substitute for the committee amendments to House File No. 188:

Amend by striking sections seven (7), eight (8) and eight-a (8-a), and substituting in lieu thereof the following:

Section 7. Said primary road fund shall be apportioned by the highway commission among the counties in the following manner:

- (a) A sufficient amount shall be apportioned to each county each year to maintain the primary roads of the county during the year.
- (b) A sufficient amount shall be apportioned to each county each year to pay the maturing principal and interest on primary road certificates issued by the county.
- (c) A sufficient amount shall be apportioned to each county each year to pay the maturing interest on primary road bonds heretofore issued by the county.
- (d) The remainder of the primary road fund shall be apportioned each year among the counties of the state in the ratio that the estimated cost of completing the grading, draining, bridging and graveling of that portion of the primary roads of each county not so improved bears to the total estimated cost of completing the grading, draining, bridging and graveling of all the primary roads of the state not so improved.

Unexpended balances shall be deducted from the estimated cost of the uncompleted work in each county in determining the apportionment of funds to each county.

The highway commission shall continue to apportion the primary road fund to the counties of the state as heretofore provided in this section until all the counties shall have reached the "gravel stage of constructiont", as hereinafter defined.

When the "gravel stage of construction" shall have been reached, the primary road fund shall be apportioned to the respective counties in the ratio that the number of miles of primary roads in each county bears to the total number of miles of primary roads in the state.

Section 8. The term "gravel stage of construction" as used in this chapter shall be construed to mean that time when all the counties of the state shall have completed the grading, draining and bridging of the primary roads, and shall have graveled their primary roads or shall have received a sufficient sum to meet the estimated cost of graveling the same.

Amend section nine (9) by striking from lines 2, 3, and 4 the words "and its subdivisions (the county allotment primary road account and the state primary road account)", and inserting in lieu thereof the words ", each county's apportionment of said fund,".

Amend by striking section 43.

Amend section forty-nine (49) by striking from lines six (6) and seven (7) of the printed bill the words "county allotment primary road account of said county" and substituting in lieu thereof the words "county's apportionment of the primary road fund".

Further amend section forty-nine (49) by striking from lines fifteen (15) and sixteen (16) of the printed bill the words "county allotment primary road account of said county" and substituting in lieu thereof the words "county's apportionment of the primary road fund".

King of Clay filed the following amendment to House File No. 123:

Amend House File No. 123 by striking out of section seven (7), line sixty-seven (67), the words "this State", and substituting in lieu thereof the following: "the business district of the city or town in which he lives".

TIME OF SPECIAL ORDER CHANGED

Brittain of Madison moved that the time of Special Order No. 1, House File No. 44, be changed from today at 10:00 a. m. to Friday, March 20th, at 10:00 a. m.

Motion prevailed.

Johnson of Marion moved to reconsider the vote by which the motion to make House File No. 188 a special order failed to receive a two-thirds' vote.

Forsling of Woodbury moved that the House recess until 4:30 p. m. today.

Motion prevailed.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 17th, approved the following bill: House File No. 132.

APPOINTMENT OF SIFTING COMMITTEE

In accordance with the provisions of resolution adopted Tuesday, March 17th, the Speaker appointed the following sifting committee: Blake of Fayette, Huff of Cass, Dewar of Cherokee, Walrod of Clinton, Kennedy of Lee, Anderson of Decatur, Napier of Ringgold, Saunders of Palo Alto, and Prichard of Woodbury.

RESOLUTIONS

Grimwood of Jones offered the following resolution:

Whereas, Honorable Willian M. Byerly of Jones county, a member of

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the thirty-third and thirty-fourth general assemblies, passed this life on July 30th, 1924; therefore,

Be it Resolved by the House of Representatives, that the Speaker appoint a committee of three to prepare suitable memorial commemorating his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Grimwood of Jones, Prichard of Woodbury, and Kennedy of Lee.

HOUSE CONCURRENT RESOLUTION NO. 15

Kennedy of Lee and Lovrien of Humboldt offered the following concurrent resolution:

Whereas, there is now being manufactured a wholesome granulated white sugar derived from the starch content of corn and chemically known as "dextrose" and commonly known as corn sugar, and which has already come into general use and is recognized as being comparable with other forms of sugar and not an imitation or chemical compound as a substitute for sugar; and

Whereas, the rules and regulations of the United States Department of Agriculture were promulgated prior to the discovery of corn sugar, and consequently defines sugar as "sucrose", and because of such limitation of the definition of sugar, corn sugar or "dextrose" is excluded from such definition and is thereby prevented from use in food manufacturing processes and because of such limitation the natural and proper expansion of the use of corn sugar is prevented, causing unjust discrimination against corn sugar; and

Whereas, we believe that the natural development and expansion in the use of corn sugar as a staple food product should be recognized and permitted; now therefore,

Be it Resolved by the General Assembly of the State of Iowa, that we petition the Department of Agriculture of the United States to so amplify and enlarge their present definition of "sugar" as to include "corn sugar" chemically know as "dextrose sugar" derived from the starch content of corn;

Be it Further Resolved that a copy of this preamble and resolution be transmitted to the Secretary of Agriculture of the United States at Washington, D. C., the Iowa members of Congress and the Governors of Minnesota, South Dakota, Nebraska, Kansas, Missouri, Illinois and Wisconsin.

Laid over under rule 34.



AMENDMENTS TO RULES FILED

Johnson of Marion offered the following amendment to the standing rules of the House:

MR. SPEAKER: I move to amend House Rule No. 54 by striking out the period (.) at the end thereof, and inserting in lieu thereof a semicolon (;) and adding after the semicolon the following: "except that a motion to make the consideration of a bill a special order shall require only a majority vote."

Laid over under rule 54.

Patterson of Kossuth offered the following amendment to the standing rules of the House:

MR. SPEAKER: I move to amend the standing rules of the House by adding as rule 75 the following:

Rule 75. The House may at any time by a vote of a constitutional majority recall a bill from the sifting committee and place it upon the calendar.

Laid over under rule 54.

REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

Mr. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 362, a bill for an act making it unlawful for any person to hold himself out as a detective unless he be a peace officer under the laws of this state and providing penalty for conviction, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 105, a bill for an act to provide for notice to mortgagees and lienholders of record, of notice of expiration of right of redemption from tax sale, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.



Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 354, a bill for an act to amend section ten thousand eighty-five (10085) of the Code, 1924, relating to acknowledgments within state, begs leave to report they have had the same 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 he bill do pass:

By striking the word "adding" from line two (2) of section one (1) and inserting the word "inserting" in lieu thereof.

L. B. Forsling, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 311, a bill for an act relating to corporations and providing for the barring of prosecution in certain cases, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 279, a bill for an act relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Edge of Jasper, 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. 179, a bill for an act to amend section one thousand two hundred forty-eight (1248), chapter sixty-eight (68) of the Code, 1924, relating to escape ways and air shafts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GEO. W. EDGE, Chairman.

Passed on file.

Carter of Hardin, from the committee on appropriations, submitted the following report:



MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 137, a bill for an act making an appropriation to procure, transport, dedicate and transfer to the United States in the National Military Park at Vicksburg, Mississippi, a memorial portrait bust of Iowa's War Governor, Samuel J. Kirkwood, and to provide a fund for the repair of the Iowa State Memorial located in said park, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Rhinehart of Dallas, 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. 241, a bill for an act to give consent to acquisition by the United States of areas of land and water within Iowa for the establishment of the Upper Mississippi River Wild Life and Fish Refuge and of such other wild life refuges as may have been or may be authorized by congress, and to cede to the United States certain areas of land and water for the purposes of such refuge, begs leave to report they have had the same 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 substituting in lieu thereof the following:

Section 1. That the law as it appears in chapter one (1) of title one (I) of the Code, 1924, be and the same is hereby amended by inserting the following immediately after section four (4) thereof:

4-a1. The state of Iowa hereby consents that the government of the United States may in any manner acquire in this state such areas of land or water or of land and water as said government may deem necessary for the establishment of the "Upper Mississippi River Wild Life and Fish Refuge" in accordance with the act of congress, approved June 7, 1924, provided the states of Illinois, Wisconsin, and Minnesota grant a like consent.

4-a2. Any acquisition by the government of the United States of land and water, or of land or water, under the preceding section shall be first approved by the state board of conservation, by the state game warden of this state, and the executive council.

4-a3. There is hereby granted to the government of the United States, so long as it shall use the same as a part and for the purposes of the said "Upper Mississippi River Wild Life and Fish Refuge", all areas of land subject to overflow and not used for agricultural purposes or state fish hatcheries or salvaging stations, owned by this state within the boundaries of the said refuge, as the same may be established from time to time under authority of the said act of congress.

4-a4. Section four (4), Code, 1924, shall apply to all lands acquired under the three (3) preceding sections.



Also amend the title by striking out the same and inserting in lieu thereof the following:

"A bill for an act to amend the law as it appears in chapter one (1) of title one (I) of the Code, 1924, so as to permit the government of the United States to acquire certain lands and waters in Iowa."

CHARLES RHINEHART, Chairman.

Report adopted.

Berry of Monroe, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 31, a bill for an act to amend section one hundred fourteen (114) of the Code, 1924, relating to state examiners, begs leave to report they have had the 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. S. BERRY, Chairman.

Passed on file.

Diltz 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. 300, a bill for an act to repeal section six thousand thirty-four (6034) of the Code, 1924, and to enact a substitute therefor, relating to certification of levy for special assessments in cities and towns, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.

Vincent of Guthrie, 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. 186, a bill for an act to amend section sixtynine hundred forty-four (6944) of the Code, 1924, relating to exemptions or set-offs to mortgagors of real estate from taxation, begs leave to report they have had the same under consideration and have instructed me to submit the following amendments and to report the same back to the House without recommendation:

Amend by striking out all after the enacting clause and substituting therefor the following:

Section 1. Section sixty-nine hundred fifty-nine (6959) of the Code, 1924, be and is hereby amended by adding at the end thereof the following:

Every owner of real estate assessed under this section, upon which

there is an unpaid mortgage, when assessed, shall, in addition to listing his real estate, also list with the assessor the amount of the mortgage upon such real estate with the name and address of the mortgagee, which shall be reported by the assessor as part of the assessment roll, and the auditor in computing the taxes on such real estate shall give such owner an exemption or set-off against his taxes on said real estate in an amount equal to six mills on the dollar based on the amount of the unpaid mortgage, unless said mortgage is claimed as a set-off against moneys and credits by the land owner.

Also amend the title by striking out of line one (1) the word "forty-four" and the figures "(6944)", and inserting in lieu thereof the word "fifty-nine" and the figures "(6959)".

E. W. VINCENT, Chairman.

Report adopted.

Graham of Wapello, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution No. 4, a joint resolution proposing an amendment to the constitution of the state of Iowa, prohibiting the legislature from granting any annuity, bonus, or pension unless the same be submitted to the people, and have received a majority of all the votes cast for and against it at such election, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

S. L. GRAHAM, Chairman.

Passed on file.

Hollis of Black Hawk, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 214, a bill for an act to amend sections eighty-four hundred eighty-six (8486), eighty-four hundred eighty-seven (8487) and eighty-five hundred six (8506) of the Code, 1924, relating to cooperative associations, and to authorize such associations to do business with non-members, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture to whom was referred Senate File No. 37, a bill for an act to amend paragraph five (5) of section thirty-one hundred twenty-nine (3129), of the Code, 1924, relating to the labeling of agricultural seeds, begs leave to report they



have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. Hollis, Chairman.

Passed on file. . .

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 312, a bill for an act providing for the payment by the respective boards of supervisors of the several counties for the care of graves of deceased soldiers and sailors of the United States, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Insert after the word "cemetery" in line 5, the words "within the state".

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 301, a bill for an act to amend sections fifty-two hundred thirty-five (5235) and ten thousand six hundred eighty-eight (10688) of the Code, 1924, relating to the payment of salaries for the clerk of the district court, his deputies and clerks, and the salaries of municipal judges, clerks, bailiffs and deputies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred Senate File No. 114, a bill for an act to amend sections 1065 and 1066, and to repeal section 1067, Code, 1924; to provide the amount of the bond to be given by county treasurers, and to provide the method of reimbursing counties for losses of public funds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill be reported out without recommendation:

1. Strike from section 8 all parts following the word "county" in line 4 of the bill, and insert in lieu thereof the following: "and forthwith remit said amount with interest, if any, to the treasurer of state".

2. Insert immediately following section 10 of the bill the following: "Sec. 10-a1. The funds received for the purpose of reimbursing a county shall be carried by the treasurer of state as a separate fund.

Sec. 10-a2. The auditor of state shall, from time to time, issue his warrant on the various reimbursement funds in favor of the county suffering the loss."

G. L. VENARD, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 9, a bill for an act relating to the election of boards of directors of independent school districts.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 190, a bill for an act relating to improvement of the primary and secondary road systems.

Also, that the Senate has concurred in House amendments to the following bill:

Senate File No. 104, a bill for an act relating to salary of assistant county attorney.

WALTER H. BEAM, Secretary.

CONSIDERATION OF SENATE AMENDMENTS

On request of Carter of Hardin, House File No. 9, a bill for an act to repeal section forty-one hundred forty-eight (4148) of the Code, 1924, relating to the election of boards of directors of independent school districts, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 9

Amend by striking all after the enacting clause, and inserting in lieu thereof the following:

Section 1. Section forty-one hundred thirty-six (4136), Code, 1924, is amended, revised, and codified to read as follows:

"4136. Board in new district—organization. Whenever any new school corporation has been established, such corporation shall organize according to section forty-one hundred forty-four (4144) or forty-one hundred forty-eight (4148), and if such new board is elected, it shall organize as provided in chapter two hundred thirteen (213) except that



such organization shall be effected at any time prior to the second day of July following the election of the directors. Upon the election and organization of the new boards, the old boards shall cease to exist except for the purpose specified in the two (2) following sections."

- Sec. 2. Section forty-one hundred forty-four (4144), Code, 1924, is amended, revised, and codified to read as follows:
- "4144. When district deemed formed. If a majority of the votes cast at such election is in favor of the proposition, the formation of said independent district shall be deemed effected.
- 4144-a1. Ex officio officers. The board of directors and other officers of the school corporation then holding office in the district affected having the largest population, shall be, ex officio, the officers of said new district in all cases where the population outside said major district and within the newly formed district, does not exceed twenty-five per cent (25%) of the population of said major district.
- 4144-a2. Tenure of ex officio officers. Said ex officio officers shall serve until the expiration of the time for which they were originally elected.
- Sec. 3. Section forty-one hundred forty-eight (4148), Code, 1924, is amended, revised, and codified to read as follows:
- "4148. New board and treasurer. If the population of the newly formed district, outside the major district specified in section forty-one hundred forty-four-a one (4144-a1), does exceed twenty-five per cent (25%) of the population of such major district, the board of directors of said latter district shall give the usual notice of an election to choose a board of directors, and a treasurer in case such treasurer is required to be elected by the voters."
- Sec. 4. Publication Clause. This act is deemed of immediate importance and shall take effect from and after its publication in two (2) newspapers of this state as provided by law.

Amend the title by striking all of the same, and inserting in lieu thereof the following:

"A BILL FOR

An act to amend, revise, and codify sections forty-one hundred thirtysix (4136), forty-one hundred forty-four (4144), and forty-one hundred forty-eight (4148), Code, 1924, relating to the establishment of school districts and to the board of directors therein."

Mr. Carter moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Aiken	Graham	King	Rhinehart
Anderson of	Grimwood	Knudson	Rice
Decatur	Gripp	Knutson	Rust
Anderson of	Hager	Latimer	Ryder
Montgomery	Haney	Leonard	Schulte
Anderson of	Hansen	Lepley	Smith of
Webster	Hanson of	Lieberknecht	Chickasaw
Berry	Hancock	Long	Smith of O'Brien
Bierkamp	Hanson of	Lovrien	Stepanek
Bixler	Winnebago	McCaulley	Stookesberry
Blackford	Harrison of	McIlrath	Strippel
Blake	Clarke	Martin	Swanson
Blythe	Harrison of	Mathews	Thomas
Brittain	Pottawattamie	Maxfield	Troup
Carter	Hattendorf	Napier	Truax
Christophel	Held	Natvig	Ulstad
Clark	Hempel	O'Donnell	Venard
Cole	Higgins	Oldham	Wagner
Eckles	Hollis	Orr	Walrod
Eden	Hubbard	Owens	Williams
Elliott	Huff	Powers	Wilson
Fleming	Johnson of	Prichard	Wolfe
Forsling	Marion	Quirk	Yenter
Francis	Kennedy	Ratliff	Mr Speaker-90
Gilbertson	Kent	Reimers	

The nays were, none.

Absent or not voting:

Bauer	Hill	Miller	Rassler
Craig	Johnson of	Noble	Roberts
Dewar	Dickinson	Oliver	Saunders
Diltz	Lichty	Patterson	Vincent—18
Edge	Merritt	Rankin	

The House concurred in the Senate amendments to House File No. 9.

CONSIDERATION OF BILLS

House File No. 151, a bill for an act to legalize the incorporation, including the notice of incorporation and the publication thereof, and the corporate acts and proceedings relating to the incorporation of the Van Nostrand Saddlery Company of Muscatine, Iowa, with report of committee recommending passage, was taken up for consideration.

Noble 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?"

The ayes were:

Aiken Grimwood Knudson Quirk Knutson Ratliff Anderson of Gripp Latimer Reimers Decatur Haney Anderson of Rhinehart Hansen Leonard Rice Montgomery Hanson of Lepley Lieberknecht Anderson of Hancock Rust Webster Hanson of Long Ryder Bauer Winnebago Lovrien Schulte Berry Smith of O'Brien McCaulley Harrison of Bierkamp McIlrath Clarke Stepanek Bixler Harrison of Martin Stookesberry Blackford Pottawattamie Mathews Strippel Blake Hattendorf Maxfield Swanson Blythe Held Merritt Thomas Napier Brittain Hempel Troup Carter Higgins Natvig Truax Christophel Hill Noble Ulstad Hollis O'Donnell Venard Clark Cole Hubbard Oldham Wagner Eckles Walrod Huff Oliver Williams Eden Johnson of Orr Elliott Owens Wilson Marion Fleming Kennedy Patterson Wolfe Kent Powers Yenter Francis Prichard Mr. Speaker-93 Gilbertson King Graham

The nays were, none.

Absent or not voting:

Craig	Hager	Miller	S	aunders
Dewar	Johnson of	Rankin	S	mith of
Diltz	Dickinson	Rassler		Chickasaw
Edge	Lichty	Roberts	V	incent-15
Forsling	54.		i	1

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

House File No. 223, a bill for an act legalizing an election held in the independent school district No. 5 of Fredericksburg township, Chickasaw county, Iowa, and the acts and proceedings in connection therewith in voting bonds in the sum of twenty-four hundred dollars (\$2,400.00) for the purpose of building and equipping a school house in said district, with report of committee recommending passage, was taken up for consideration.

Smith of Chickasaw moved that the bill be read a third time now

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?".

The ayes were:

Aiken	Graham	Kent	Quirk
Anderson of	Grimwood	King	Ratliff
Decatur	Gripp	Knudson	Reimers
Anderson of	Hager	Knutson	Rice
Montgomery	Haney	Latimer	Rust
Anderson of	Hansen	Leonard	Ryder
Webster	Hanson of	Lepley	Schulte
Bauer	Hancock	Lieberknecht	Smith of
Berry	Hanson of	Long	Chickasaw
Bierkamp	Winnebago	Lovrien	Smith of O'Brien
Bixler	Harrison of	McCaulley	Stepanek
Blackford	Clarke	McIlrath	Stookesberry
Blake	Harrison of	Martin	Strippel
Blythe	Pottawattamie	Mathews	Swanson
Brittain	Hattendorf	Maxfield	Thomas
Carter	Held	Merritt	Troup
Christophel	Hempel	Napier	Truax
Clark	Higgins	Natvig	Ulstad
Cole	Hill	O'Donnell	Venard
Eckles	Hollis	Oldham	Wagner
Eden	Hubbard	Orr	Walrod
Elliott	Huff	Owens	Williams
Fleming	Johnson of	Patterson	Wilson
Francis	Marion	Powers	Yenter
Gilbertson	Kennedy	Prichard	Mr. Speaker—91

The nays were, none.

Absent or not voting:

Craig	Johnson of	Oliver	Roberts
Dewar	Dickinson	Rankin	Saunders
Diltz	Lichty	Rassler	Vincent
Edge	Miller	Rhinehart	Wolfe-17
Foreling	Moble		

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

House File No. 231, a bill for an act to legalize the renewal of the corporate period of the State Bank of Blairsburg, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Knudson of Hamilton, the amendments proposed by the committee, found in the Journal of March 12th, were adopted.

Knudson 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?"

The ayes were:

Aiken Graham King Reimers Rhinehart Anderson of Grimwood Knudson Decatur Gripp Knutson Rice Anderson of Hager Latimer Rust Montgomery Haney Leonard Ryder Lepley Anderson of Hansen Schulte Lieberknecht Smith of Webster Hanson of Bauer Hancock Chickasaw Long Hanson of Lovrien Smith of O'Brien Berry Bierkamp Winnebago McCaulley Stepanek Bixler Harrison of McIlrath Stookesberry Blackford Martin Clarke Strippel Harrison of Mathews Thomas Blake Pottawattamie Maxfield Blythe Troup Brittain Hattendorf Merritt Truax Napier Natvig Carter Hempel Ulstad Higgins Hill Christophel Venard Noble Wagner Clark Hollis Oldham Walrod Cole Eckles Hubbard Orr Williams Eden Owens Wilson Huff Elliott Johnson of Patterson Wolfe Yenter Fleming Marion Powers Francis Kennedy Quirk Mr. Speaker-90 Gilbertson Ratliff Kent

The nays were, none.

Absent or not voting:

Craig	Held	O'Donnell	Roberts
Dewar	Johnson of	Oliver	Saunders
Diltz	Dickinson	Prichard	Swanson
Edge	Lichty	Rankin	Vincent-18
Forsling	Miller	Rassler	3.7505(7574)

So 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 amend section seventy-one hundred ninety-three (7193) of the Code, 1924, to authorize boards of supervisors to make agreement compromising and settling delinquent taxes, with report of committee recommending passage, was taken up for consideration.

Noble 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?"

The ayes were:

Aiken Gilbertson Johnson of Patterson Graham Marion Quirk Anderson of Webster Gripp Kennedy Ratliff Bauer Hansen Kent Reimers Knudson Rhinehart Berry Hanson of Bierkamp Winnebago Knutson Rice Ryder Harrison of Latimer Bixler Blackford Clarke Lepley Schulte Blake Harrison of Lieberknecht Swanson Blythe Pottawattamie Lovrien Truax Hattendorf Brittain McCaulley Ulstad Christophel Held Martin Venard Mathews Wagner Clark Hempel Cole Higgins Hill Maxfield Walrod Eden Wilson Natvig Elliott Hollis Noble Wolfe Hubbard Oldham Mr. Speaker-66 Fleming Francis Huff Orr

The nays were, none.

Absent or not voting:

Anderson of	Hager	Miller	Smith of
Decatur	Haney	Napier	Chickasaw
Anderson of	Hanson of	O'Donnell	Smith of O'Brien
Montgomery	Hancock	Oliver	Stepanek
Carter	Johnson of	Owens	Stookesberry
Craig	Dickinson	Powers	Strippel
Dewar	King	Prichard	Thomas
Diltz	Leonard	Rankin	Troup
Eckles	Lichty	Rassler	Vincent
Edge	Long	Roberts	Williams
Forsling	McIlrath	Rust	Yenter-42
Grimwood	Merritt	Saunders	

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

House File No. 150, a bill for an act to legalize the establishment of the independent school district of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district, and all the acts and proceedings of the board of directors thereof, with report of committee recommending passage, was taken up for consideration.

Martin of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Graham	King	Reimers
Anderson of	Grimwood	Knudson	Rhinehart
Decatur	Gripp	Knutson	Rice
Anderson of	Hager	Latimer	Rust
Montgomery	Haney	Leonard	Ryder
Anderson of	Hansen	Lepley	Schulte
Webster	Hanson of	Lieberknecht	Smith of
Bauer	Hancock	Long	Chickasaw
Berry	Hanson of	Lovrien	Smith of O'Brien
Bierkamp	Winnebago	McCaulley	Stepanek
Bixler	Harrison of	McIlrath	Stookesberry
Blackford	Clarke	Martin	Strippel
Blake	Harrison of	Mathews	Thomas
Blythe	Pottawattamie	Maxfield	Troup
Brittain	Hattendorf	Merritt	Truax
Carter	Hempel	Napier	Ulstad
Christophel	Higgins	Natvig	Venard
Clark	Hill	Noble	Wagner
Cole	Hollis	Oldham	Walrod
Eckles	Hubbard	Orr	Williams
Eden	Huff	Owens	Wilson
Elliott	Johnson of	Patterson	Wolfe
Fleming	Marion	Powers	Yenter
Francis	Kennedy	Quirk	Mr. Speaker-90
Gilbertson	Kent	Ratliff	

The nays were, none.

Absent or not voting:

Craig	Held	O'Donnell	Roberts
Dewar	Johnson of	Oliver	Saunders
Diltz	Dickinson	Prichard	Swanson
Edge	Lichty	Rankin	Vincent-18
Forsling	Miller	Rassler	

So 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 amend section seventy-one hundred ninety-three (7193) of the Code, 1924, to authorize boards of supervisors to make agreement compromising and settling delinquent taxes, with report of committee recommending passage, was taken up for consideration.

Noble 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?"

The ayes were:

Aiken Gilbertson Johnson of Patterson Anderson of Graham Marion Quirk Kennedy Ratliff Webster Gripp Bauer Hansen Kent Reimers Knudson Rhinehart Berry Hanson of Bierkamp Winnebago Knutson Rice Bixler Harrison of Latimer Ryder Blackford Clarke Lepley Schulte Blake Harrison of Lieberknecht Swanson Blythe Pottawattamie Lovrien Truax Brittain Hattendorf McCaulley Ulstad Christophel Martin Venard Held Clark Hempel Mathews Wagner Cole Higgins Maxfield Walrod Eden Wilson Hill Natvig Elliott Hollis Noble Wolfe Oldham Mr. Speaker-66 Hubbard Fleming Francis Huff Orr

The nays were, none.

Absent or not voting:

Anderson of	Hager	Miller	Smith of
Decatur	Haney	Napier	Chickasaw
Anderson of	Hanson of	O'Donnell	Smith of O'Brien
Montgomery	Hancock	Oliver	Stepanek
Carter	Johnson of	Owens	Stookesberry
Craig	Dickinson	Powers	Strippel
Dewar	King	Prichard	Thomas
Diltz	Leonard	Rankin	Troup
Eckles	Lichty	Rassler	Vincent
Edge	Long	Roberts	Williams
Forsling	McIlrath	Rust	Yenter—42
Grimwood	Merritt	Saunders	

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

House File No. 150, a bill for an act to legalize the establishment of the independent school district of Baldwin, Jackson county, Iowa, and all the acts and proceedings of said school district, and all the acts and proceedings of the board of directors thereof, with report of committee recommending passage, was taken up for consideration.

Martin of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

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The ayes were:

Aiken	Francis	Huff	Orr
Anderson of	Gilbertson	Johnson of	Patterson
Webster	Graham	Marion	Quirk
Bauer	Gripp	Kennedy	Ratliff
Berry	Hanson of	Kent	Reimers
Bierkamp	Winnebago	Knudson	Rhinehart
Bixler	Harrison of	Knutson	Rice
Blackford	Clarke	Latimer	Rust
Blake	Harrison of	Lepley	Ryder
Blythe	Pottawattamie	Lovrien	Truax
Brittain	Hattendorf	McCaulley	Venard
Christophel	Held	Martin	Wagner
Clark	Hempel	Mathews	Walrod
Cole	Higgins	Maxfield	Wilson
Eden	Hill	Natvig	Wolfe
Elliott	Hollis	Noble	Mr. Speaker—62
Fleming	Hubbard	Oldham	

The nays were, none.

Absent or not voting:

Anderson of	Haney	Miller	Smith of
Decatur	Hansen	Napier	Chickasaw
Anderson of	Hanson of	O'Donnell	Smith of O'Brien
Montgomery	Hancock	Oliver	Stepanek
Carter	Johnson of	Owens	Stookesberry
Craig	Dickinson	Powers	Strippel
Dewar	King	Prichard	Swanson
Diltz	Leonard	Rankin	Thomas
Eckles	Lichty	Rassler	Troup
Edge	Lieberknecht	Roberts	Ulstad
Forsling	Long	Saunders	Vincent
Grimwood	McIlrath	Schulte	Williams
Hager	Merritt		Yenter —46

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

CONSIDERATION OF SENATE AMENDMENTS

On request of Hill of Floyd, House File No. 190, a bill for an act to amend section four thousand seven hundred seven (4707) of the Code, 1924, relating to improvement of the primary and secondary road systems, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 190

Amend by striking from line seven (7), section one (1), the words "the largest" and inserting in lieu thereof the words "a general".

Mr. Hill moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Aiken	Francis	Huff	Oldham
Anderson of	Gilbertson	Johnson of	Orr
Webster	Gripp	Marion	Patterson
Bauer	Hansen	Kennedy	Quirk
Berry	Hanson of	Kent	Ratliff
Bierkamp	Winnebago	Knudson	Reimers
Bixler	Harrison of	Knutson	Rice
Blackford	Clarke	Latimer	Rust
Blake	Harrison of	Lepley	Ryder
Blythe	Pottawattamie	Lovrien	Truax
Brittain	Hattendorf	McCaulley	Venard
Christophel	Held	Martin	Wagner
Clark	Higgins	Mathews	Walrod
Cole	Hill	Maxfield	Wilson
Eden	Hollis	Natvig	Wolfe
Elliott	Hubbard	Noble	Mr. Speaker-60
Fleming			-

The nays were, none.

Absent or not voting:

Anderson of	Haney	Miller	Smith of
Decatur	Hanson of	Napier	Chickasaw
Anderson of	Hancock	O'Donnell	Smith of O'Brien
Montgomery	Hempel	Oliver	Stepanek
Carter	Johnson of	Owens	Stookesberry
Craig	Dickinson	Powers	Strippel
Dewar	King	Prichard	Swanson
Diltz	Leonard	Rankin	Thomas
Eckles	Lichty	Rassler	Troup
Edge	Lieberknecht	Rhinehart	Ulstad
Forsling	Long	Roberts	Vincent
Graham	McIlrath	Saunders	Williams
Grimwood	Merritt	Schulte	Yenter—48
Hager	F)		• *************************************

The House concurred in the Senate amendments to House File No. 190.

HOUSE FILE WITHDRAWN

On request of Smith of O'Brien, unanimous consent having been obtained, House File No. 268 was withdrawn from the committee on elections and from further consideration by the House.

AMENDMENT FILED

Venard of Sioux filed the following amendment to House File No. 44:



Amend House File No. 44 by inserting immediately following section 9 of the bill the following:

Sec. 9-a1. Section forty-six hundred thirty-five (4635), Code, 1924, is amended by striking from said section the following words and figures:

"2. County road building. A county road building tax of not less than one mill nor more than two mills on all the taxable property in the county."; said section is further amended by striking out the word "levies" in line 22 and by inserting in lieu thereof the word "levy"; said section is further amended by renumbering paragraphs "3" and "4" as "2" and "3".

Johnson of Dickinson filed the following amendments to House File No. 188:

Amend section 7 by striking out all of said section following the colon in line 2 and substituting in lieu thereof the following:

"the state primary road account and the county allotment primary road account. The state primary road account shall consist of all moneys received by the state each year from the federal government for the improvement of highways and an equal amount of state funds to be set aside by the state highway commission from the primary road fund, before said fund is allotted among the counties. The county allotment primary road account shall consist of all other moneys credited to the primary road fund and shall be allotted to the various counties of the state in the ratio that the area of the county bears to the total area of the state. Each county's allotment primary road account shall be expended only in said county.

Amend section 8 by striking out all of said section after the comma following the word "certificates" in line 4 and substituting in lieu thereof the following:

"the reimbursement of counties for right of way or the refunding of special assessments for paving as provided in this act shall be paid from the primary road fund, said provision shall be construed to mean the county allotment primary road account of said county. Claims for maintaining the primary road system of any county shall be a first charge against said county's allotment account."

Amend by striking out all of section 8-a.

Amend sections 12 and 13 by striking out all of said sections and inserting in lieu thereof the following:

"Sec. 12. The board of supervisors shall proceed with the improvement of the primary road system in its county as rapidly as the funds therefor become available in said county's primary road allotment account, until the entire mileage of the primary road system in said county has been graded, drained, bridged and surfaced with gravel, pavement, or other surfacing approved by the state highway commission. It shall incur no indebtedness on account of such work except as herein specifically provided.

When the board of supervisors of any county shall decide to proceed with the improvement of any portion of the primary road system in said county, it shall on or before the first day of August of any year, file a resolution with the state highway commission specifying the portion of said primary road system it desires to improve in the ensuing year. The commission shall examine said project, and before approval shall have the power to modify the same to comply with the provisions of this act.

Sec. 13. The state highway commission shall proceed with the improvement of primary roads of the state as rapidly as the funds therefor become available in the state primary road account. In proceeding with said work, the said commission may let and execute contracts either independently, or in cooperation with the board of supervisors of one or more counties as the case may be. The contracts let under this section shall not all be grouped in one part of the state, nor on one road. Careful attention shall be given to the needs of all parts of the state and as nearly as possible uniform progress shall be made in all parts of the state.

Sec. 13-a1. No road shall be surfaced until it has been brought to finished grade and drained. In proceeding with the improvement of primary roads hereunder, the highway commission and board of supervisors shall give preference to grading and bridging projects. Such work shall be completed at the earliest practical date. In the surfacing work preference shall be given to closing the gaps between existing surfaced roads, to the end that long stretches of continuously surfaced roads may be completed as promptly as possible with a minimum expense. No existing gravel road shall be replaced by hard surfacing until it is definitely apparent that it is not economical to maintain such gravel road."

Amend section 14 by striking out of lines 1 and 2 the words "Before proceeding with the improvement of any primary road," and substitute in lieu thereof the following:

"When the resolution by the supervisors making application for the improvement of any portion of the primary road system has been approved, or when the state highway commission shall have determined to proceed with the improvement of any portion of the primary road system,".

Also amend section 14 by adding at the end of said section the following:

"The plans for any project which involves the expending of county allotment primary road funds, shall be submitted to and approved by the board of supervisors and filed in the county auditor's office before proceeding with said work."

Amend by striking out all of sections 15, 16, 17, 18 and 19.

Amend section 20 by striking out of lines 2, 3 and 4, the words "which has been included in the approved program are filed by the state highway commission, it shall," and substituting in lieu thereof the following:

"have been filed as herein provided, the board of supervisors (if said project is to be paid from county's allotment account) or the state highway commission (if said project is to be paid from state primary road account), shall,".

Amend section 21 by inserting following the word "commission" in line 5, the words "or board, as the case may be.".

Also amend section 21 by adding after the period following the word "received" in line 8, the following: "Contracts let by the board of supervisors hereunder shall be subject to approval by the highway commission before becoming effective."

Amend section 24 by striking out lines one and two and substituting in lieu thereof the following:

"All claims for maintaining the primary road system shall be paid from the county allotment primary road account of said county. Claims for improving the primary road system shall be paid from the county allotment primary road account of said county or from the state primary road account, as the case may be,".

Amend section 25 by inserting after the period following the word "approval" in line 4, the following:

"Claims for construction work payable out of the county allotment primary road account shall also be filed with and approved by the board of supervisors before being forwarded to the state highway commission for final audit and approval."

Amend section 28 by inserting the following after the word "fund" in line 3:

", the state primary road account".

Amend section 32 by striking out of line 1 the words "state highway commission" and substitute in lieu thereof the words "board of supervisors".

Also by striking out of line 4, the word "five" and inserting in lieu thereof the word "ten".

Amend section 36 by striking out of line 3, the words "state highway commission" and substitute in lieu thereof the words "board of supervisors".

Amend section 37 by striking out of lines 7 and 8 the words "state highway commission and the auditor of the state highway commission" and substitute in lieu thereof the words "board of supervisors and the county auditor".

Amend section 38 by striking out of line 2 the word "revenue" and substitute in lieu thereof the word "allotment".

Amend section 39 by striking out of line 2 the words "state highway commission" and substitute in lieu thereof the words "board of supervisors".

Also amend by striking out of lines 3 and 4, the words "auditor of the state highway commission" and inserting in lieu thereof the words "county auditor".

Also amend by striking out of line 5 the word "state" and inserting in lieu thereof the word "county".

Amend section 40 by striking out of line 1, the word "state" and inserting in lieu thereof the word "county".

Also amend by striking out of line 6 the word "state" and substituting in lieu thereof the word "county".

Amend section 41 by striking out of line 5 the word "state" and substitute in lieu thereof the word "county".

Also amend section 41 by striking out of line 7 the word "state" and substitute in lieu thereof the word "county".

Also amend section 41 by striking out of line 10 the words "of state" and insert preceding the word "treasurer" in line 10, the word "county".

Amend section 42 by striking out lines 3, 4, 5 and 6 and substitute in lieu thereof the following:

"During the year 1927..................50% of the 1926 primary road allotment account of said county.

"During the year 1928 and thereafter....25% of the preceding years primary road allotment account of said county."

Amend section 43 by striking out all of said section.

Amend section 45 by inserting after the word "commission" in line 1, the words "or board of supervisors".

Also amend by striking out all of lines 16, 17 and 18 and that part of line 19 through the period following the word "towns".

Also amend by inserting after the word "commission" in line 19, the words "or board of supervisors".

Amend section 46 by inserting after the word "commission" in line 3, the words "or board of supervisors".

Amend section 50 by striking out of line 17, the words "state highway commission from using" and substitute in lieu thereof the words "use of".

Also amend by adding after the word "all" in line 17, the words "of such".

Amend section 51 by inserting after the comma following the word "fund" in line 5, the following: "or the state primary road account, as the case may be; providing that such purchase of material or machinery used in construction work and payable from county allotment primary road account, shall be subject to the approval of the board of supervisors,".

Amend section 52 by striking out of line 6 the words "turned over" and substitute in lieu thereof the words "made available".

Also amend by striking out the peroid at the end of said section and adding the words "of said county".

Amend by striking out all of section 101 and inserting in lieu thereof the following:

"The provisions of this act shall become effective on November 30, 1925, and be in force thereafter."

Further amend House File 188 by renumbering the sections to conform with these amendments.

On motion of Reimers of Lyon the House adjourned until 9:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 19, 1925.

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

Prayer was offered by the Rev. P. W. Pfaltzgraff, pastor of the Evangelical church, Waverly, Iowa.

Journal of March 18th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Roberts of Adair for the day on request of Vincent of Guthrie.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Rice of Appanoose, from citizens of Centerville, favoring a gasoline tax and a road bond issue. Ways and means.

By Carter of Hardin, from citizens of Iowa Falls, favoring a gasoline tax and a road bond issue. Ways and means.

By McIlrath of Poweshiek, from voters of Poweshiek county, favoring House File No. 227. Schools and textbooks.

By Harrison and Hubbard of Pottawattamie, from citizens of Pottawattamie county, favoring House File No. 227. Schools and textbooks.

By Berry of Monroe, from citizens of Monroe county, favoring House File No. 227. Schools and textbooks.

By Gripp of Union, from voters of Union county, favoring House File No. 227. Schools and textbooks.

By Owens of Harrison, from citizens of Harrison county and W. C. T. U., Logan, favoring House File No. 227. Schools and textbooks.

By Blake of Fayette, from taxpayers of the independent school district of Oelwein, favoring House File No. 271. Ways and means.

By Smith of Chickasaw, from citizens of Chickasaw county, favoring House File No. 227. Schools and textbooks.

REPORTS OF COMMITTEES

Diltz 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. 289, a bill for an act to amend section twenty-two hundred thirty-one (2231) of the Code, 1924, relating to health officers, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 309, a bill for an act to amend sections thirty-two hundred sixty (3260), and thirty-two hundred sixty-two (3262), of the Code, 1924, relating to an annual license fee and license plate for the operation of public scales, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

VOLNEY DILTZ, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 222, a bill for an act to amend the law as it appears in title eight (VIII) of the Code, 1924, relating to the practice of certain professions affecting the public health so as to provide for the regulation of the installation of plumbing, and to create a board of plumbing examiners for the licensing of persons to engage in such work, and to provide rules and regulations in regard thereto, and to amend section twenty-one hundred ninety-one (2191) of the Code, 1924, relating to the establishment and enforcement of a state plumbing code by the state department of health, and to repeal sections twentyone hundred ninety-five (2195), fifty-seven hundred seventy-six (5776), fifty-seven hundred seventy-eight (5778), fifty-seven hundred seventynine (5779), fifty-seven hundred eighty (5780), fifty-seven hundred eighty-one (5781), fifty-seven hundred eighty-two (5782), and fiftyseven hundred eighty-three (5783) of the Code, 1924, relating to the regulation of plumbing by cities and towns; and to provide for the appointment of a state plumbing inspector and to prescribe his duties, begs 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 be amended as follows, and when so amended the bill do pass:

Amend by inserting as paragraph 3 of subsection 2585-b in section 6 of the bill, the following:

"Persons regularly employed by a factory for the purpose of repairing valves, faucets, leaks in plumbing fixtures, and the installation of new water pipes and plumbing fixtures in such factory or building."

Further amend section six (6), line 40, by changing the word "June" to "July".

Further amend by striking section seven (7) therefrom, and renumbering section eight (8) as section seven (7).

Amend the title by striking all after the semi-colon (;) in line 17 thereof, and inserting in lieu thereof the following: "and to amend sections twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), and twenty-five hundred sixteen (2516) of title VIII of the Code, 1924."

VOLNEY DILTZ, Chairman.

Report adopted.

Patterson of Kossuth, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 353, a bill for an act to amend sections nine hundred five (905) and nine hundred six (906) of the Code, 1924, relating to the purchase of voting machines, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. W. PATTERSON, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 302, a bill for an act to amend section six hundred fifty-two (652) of the Code, 1924, relating to withdrawals of candidates for public office, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. W. PATTERSON, Chairman.

Report adopted.

Powers of Page, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 275, a bill for an act to amend section fifty-three hundred seventy-six (5376) of the Code, 1924, relating to the estab-

lishment of detention hospitals for contagious diseases, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. E. Powers, Chairman.

Report adopted.

Diltz 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. 221, a bill for an act to amend the law as it appears in section twenty-one hundred ninety-one (2191) of the Code, 1924, relating to the regulation of plumbing in cities and towns, and to provide for the appointment of a state plumbing inspector, and to prescribe his duties, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be returned without recommendation.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 118, a bill for an act granting to the city of Des Moines certain real estate comprising the abandoned river channels of the Raccoon and Des Moines rivers occasioned by the altering and changing of the channels of said rivers by the said city of Des Moines for the protection of lots, lands and property within the limits of the said city from danger and damage from floods and high water, and described as follows, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred House File No. 343, a bill for an act to limit the hours of labor of employes in fire departments, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Held of Plymouth, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry to whom was referred House File No. 317, a bill for an act to amend chapter one hundred thirty (130) of the Code, 1924, relative to hog cholera virus and serum, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. E. HELD, Chairman.

Report adopted.

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282) and ninety-two hundred eighty-three (9283) of the Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking, begs leave to report they have had the same 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 he bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"Section 1. That section ninety-two hundred eighty (9280) of the Code, 1924, be and is hereby amended by striking out of line thirteen (13) the word "ten" and inserting in lieu thereof the word "twenty"; also by striking out of line fifteen (15) the word "ten" and inserting in lieu thereof the word "twenty".

Sec. 2. That section ninety-two hundred eighty-one (9281) of the Code, 1924, be and is hereby amended by striking out of line nine (9) the following: "than one hundred dollars nor more than one" and inserting in lieu thereof the following: "than five hundred nor more than five"; also, by striking out of lines ten (10) and eleven (11) the following: "less than three months nor more than three years" and inserting in lieu thereof the following: "more than five years".

Sec. 3. That section ninety-two hundred eighty-two (9282) of the Code, 1924, be and is hereby amended by striking from line thirteen (13) the following: "less than two nor more than five" and inserting in lieu thereof the following: "more than twenty".

Sec. 4. That section ninety-two hundred eighty-three (9283) of the Code, 1924, be and is hereby amended by striking from line nine (9) the word "hundred" and by inserting in lieu thereof the word "thousand"; also by striking from line ten (10) the words "one year" and inserting in lieu thereof the words "ten years".

That the title be amended by inserting in the first line thereof after the word "sections" the following: "ninety-two hundred eighty (9280),".

L. B. FORSLING, Chairman.

Report adopted.



Hansen of Scott, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor to whom was referred House File No. 53, a bill for an act to amend the law as it appears in section thirteen hundred ninety-six (1396) of the Code, 1924, relating to Workmen's compensation, begs leave to report they have had 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. T. HANSEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File No. 98, a bill for an act to amend paragraph c of subsection five (5) of section fourteen hundred twenty-one (1421) of the Code, 1924, relating to employers' liability and workmen's compensation, begs leave to report they have had the same 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 from section 1 all following the word "following" in line six (6) and substituting in lieu thereof: "c. They shall include only occupational diseases arising out of and in the course of the employment, and diseases resulting from personal injury."

J. T. HANSEN, Chairman.

Report adopted.

BILLS INDEFINITELY POSTPONED

The report of the committee on municipal corporations, recommending indefinite postponement of House File No. 273, was taken up for consideration.

On motion of Diltz of Polk the report of the committee was adopted and House File No. 273 was indefinitely postponed.

The report of the committee on ways and means, recommending indefinite postponement of House File No. 281, was taken up for consideration.

On motion of Vincent of Guthrie the report of the committee was adopted and House File No. 281 was indefinitely postponed.

The report of the committee on municipal corporations, recommending indefinite postponement of House File No. 356, was taken up for consideration.

Diltz of Polk moved the adoption of the report of the committee.

A roll call was demanded.

On the question "Shall the report of the committee be adopted ?"

The ayes were:

Anderson of	Grimwood	King	Rust
Webster	Gripp	Latimer	Ryder
Bauer	Hager	McCaulley	Stookesberry
Blackford	Hanson of	Mathews	Strippel
Blake	Hancock	Merritt	Swanson
Blythe	Harrison of	Miller	Thomas
Brittain	Clarke	Napier	Troup
Carter	Hempel	Natvig	Truax
Clark	Hill	Noble	Vincent
Cole	Johnson of	O'Donnell	Walrod
Craig	Dickinson	Patterson	Williams
Eden	Johnson of	Quirk	Wilson
Fleming	Marion	Rankin	Wolfe
Forsling	Kennedy	Ratliff	Mr. Speaker—52
Gilbertson			15/1

The nays were:

Anderson of	Elliott	Huff	Orr
Decatur	Francis -	Knudson	Rassler
Anderson of	Harrison of	Lepley	Saunders
Montgomery	Pottawattamie	Long	Smith of O'Brien
Berry	Hattendorf	McIlrath	Stepanek
Bierkamp	Held	Martin	Venard
Bixler	Hollis	Maxfield	Wagner—28
Christophel	Hubbard	Oldham	

Absent or not voting:

Aiken	Hanson of	Lovrien	Rice
Dewar	Winnebago	Oliver	Roberts
Diltz	Higgins	Owens	Schulte
Eckles	Kent	Powers	Smith of
Edge	Knutson	Prichard	Chickasaw
Graham	Leonard	Reimers	Ulstad
Haney	Lichty	Rhinehart	Yenter—28
Hansen	Lieberknecht		

The report of the committee on municipal corporations was adopted and House File No. 356 was indefinitely postponed.

Berry of Monroe requested that House File No. 97 be recalled from the committee on schools and textbooks and placed on the calendar.

Johnson of Dickinson moved that the committee on schools and textbooks be permitted to retain House File No. 97.

A roll call was demanded.



On the question "Shall the committee on schools and textbooks be permitted to retain House File No. 97?"

The ayes were:

Anderson of	Forsling	Martin	Schulte
Decatur	Francis	Mathews	Smith of
Anderson of	Grimwood	Miller	Chickasaw
Montgomery	Hager	O'Donnell	Smith of O'Brien
Blackford	Hanson of	Oldham	Stepanek
Blake	Hancock	Owens	Strippel
Blythe	Harrison of	Patterson	Swanson
Carter	Clarke	Powers	Thomas
Cole	Held	Rankin	Truax
Craig	Hollis	Ratliff	Vincent
Dewar	Johnson of	Rhinehart	Walrod
Eckles	Dickinson	Rice	Williams
Eden	Knutson	Rust	Wilson
Edge	Lichty	Ryder	Mr. Speaker-53
Elliott	Lieberknecht	Saunders	
ACCOUNT OF THE COURT OF THE COU			

The nays were:

Aiken	Graham	Huff	Noble
Anderson of	Gripp	Kent	Oliver
Webster	Haney	Knudson	Orr
Bauer	Hansen	Leonard	Rassler
Berry	Hanson of	Lepley	Reimers
Bierkamp	Winnebago	Long	Stookesberry
Bixler	Harrison of	McCaulley	Troup
Brittain	Pottawattamie	McIlrath	Ulstad
Christophel	Hattendorf	Maxfield	Venard
Clark	Hempel	Merritt	Wagner
Fleming	Higgins	Napier	Wolfe-42
Gilbertson	86		

Absent or not voting:

Diltz Hill	Kennedy King	Lovrien Natvig	Quirk Roberts
Hubbard	Latimer	Prichard	Yenter—13
Johnson of Marion			

Motion of Johnson of Dickinson prevailed.

Anderson of Montgomery demanded that rule 58 be invoked and that House File No. 197 be withdrawn from the committee on agriculture and placed on the calendar.

Vincent of Guthrie moved that the committee on agriculture be permitted to retain House File No. 197.

A roll call was demanded.

On the question "Shall the committee on agriculture be permitted to retain House File No. 197?"

The ayes were:

Anderson of Hager Lieberknecht Ryder Decatur Hansen Long Saunders Bierkamp Hanson of McCaulley Smith of Blackford Hancock Martin Chickasaw Blake Hanson of Maxfield Stepanek Blythe Winnebago Merritt Strippel Carter Harrison of O'Donnell Swanson Christophel Pottawattamie Oldham Thomas Cole Held Oliver Troup Dewar Hempel Patterson Truax Eckles Hill Powers Venard Eden Hollis Quirk Vincent Edge Hubbard Rankin Wagner Elliott Johnson of Ratliff Walrod Dickinson Williams Fleming Reimers Forsling Kennedy Rhinehart Wilson Francis Latimer Rice Mr. Speaker-65 Grimwood Lichty Rust

The nays were:

Gilbertson Kent Anderson of Owens Montgomery Graham Knudson Rassler Anderson of Haney Leonard Schulte Harrison of Webster McIlrath Smith of O'Brien Bauer Clarke Mathews Stookesberry Hattendorf Berry Miller Ulstad Wolfe-31 Bixler Higgins Napier Natvig Brittain Johnson of Clark Marion Orr Craig

Absent or not voting:

Aiken Huff Lepley Prichard
Diltz King Lovrien Roberts
Gripp Knutson Noble Yenter—12

Motion of Vincent of Guthrie prevailed.

CONSIDERATION OF REPORTS OF COMMITTEES

The report of the committee on public health, recommending indefinite postponement of House File No. 277, was taken up for consideration.

Powers of Page moved the adoption of the report of the committee.

A roll call was demanded.

On the question "Shall the report of the committee be adopted?"

The ayes were:

Anderson of	Francis	Lovrien	Smith of
Montgomery	Grimwood	McCaulley	Chickasaw
Anderson of	Hager	McIlrath	Smith of O'Brien
Webster	Held	Mathews	Strippel
Bierkamp	Hempel	Maxfield	Swanson
Blackford	Higgins	Merritt	Troup
Blake	Hill	Oldham	Truax
Blythe	Hollis	Powers	Venard
Brittain	Johnson of	Quirk	Vincent
Cole	Marion	Ratliff	Walrod
Eckles	Kennedy	Reimers	Williams
Eden	Lepley	Rhinehart	Wilson
Edge	Lichty	Rice	Mr. Speaker—51
Fleming	Lieberknecht	Saunders	

The nays were:

Anderson of	Hansen	Knudson	Prichard
Decatur	Hanson of	Leonard	Rankin
Berry	Hancock	Long	Rassler
Bixler	Hanson of	Miller	Ryder
Christophel	Winnebago	Napier	Schulte
Clark	Harrison of	O'Donnell	Stepanek
Craig	Clarke.	Orr	Stookesberry
Gilbertson	Huff	Owens	Ulstad
Haney	Kent	Patterson	Wolfe-32

Absent or not voting:

Aiken	Graham	Johnson of	Noble
Bauer	Gripp	Dickinson	Oliver
Carter	Harrison of	King	Roberts
Dewar	Pottawattamie	Knutson	Rust
Diltz	Hattendorf	Latimer	Thomas
Elliott	Hubbard	Martin	Wagner
Forsling		Natvig	Yenter—25

The report of the committee on public health was adopted and House File No. 277 was indefinitely postponed.

The report of the committee on railroads, recommending indefinite postponement of House File No. 264, was taken up for consideration.

On motion of Lovrien of Humboldt the report of the committee was adopted and House File No. 264 was indefinitely postponed.

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 184, was taken up for consideration.

Orr of Keokuk moved that the report of the committee be rejected.

A roll call was demanded.

On the question "Shall the report of the committee be adopted ?"

The ayes were:

Grimwood	Merritt Natvice	Smith of Chickasaw
		Stepanek
Hancock	Oldham	Swanson
Hollis	Prichard	Troup
Johnson of	Rankin	Truax
Marion	Rhinehart	Vincent
Lichty	Rice	Walrod
	Ryder	Williams
McCaulley		Wilson Mr. Speaker—36
	Hager Hanson of Hancock Hollis Johnson of Marion	Hager Natvig Hanson of O'Donnell Hancock Oldham Hollis Prichard Johnson of Rankin Marion Rhinehart Lichty Rice Lieberknecht Ryder

The nays were:

Anderson of Man Montgomery Anderson of Webster Har Bauer C Berry Har Bixler P Blythe Carter Hen Christophel Har Har Man	ason of Leonard Lepley rison of Long larke mcIlrati mathem tendorf mpel miller pins Napier bhard Noble f Orr	Rassler Ratliff Reimers Saunders Schulte Smith of O'Brien
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Absent or not voting:

Bierkamp Dewar	Hansen Held	Kennedy Knutson	Roberts Rust
Diltz	Hill	Lovrien	Wagner—16
Elliott	Johnson of	Powers	(T)
Gripp	Dickinson		

The report of the committee on judiciary No. 1 was rejected and House File No. 184 was ordered placed on the calendar.

The report of the committee on judiciary No. 1, recommending indefinite postponement of House File No. 276, was taken up for consideration.

On motion of Rankin of Lee the report of the committee was adopted and House File No. 276 was indefinitely postponed.

The report of the committee on public health, recommending indefinite postponement of House File No. 351, was taken up for consideration.



On motion of Powers of Page the report of the committee was adopted and House File No. 351 was indefinitely postponed.

The report of the committee on labor, recommending indefinite postponement of House File No. 202, was taken up for consideration.

On motion of Hansen of Scott the report of the committee was adopted and House File No. 202 was indefinitely postponed.

The report of the committee on pharmacy, recommending indefinite postponement of House File No. 278, was taken up for consideration.

Wolfe of Linn moved that the report of the committee be adopted.

The report of the committee was rejected and House File No. 278 was placed on the calendar.

The report of the committee on ways and means, recommending indefinite postponement of House File No. 299, was taken up for consideration.

On motion of Vincent of Guthrie the report of the committee was adopted and House File No. 299 was indefinitely postponed.

The report of the committee on ways and means, recommending indefinite postponement of House File No. 303, was taken up for consideration.

On motion of Vincent of Guthrie the report of the committee was adopted and House File No. 303 was indefinitely postponed.

The report of the committee on ways and means, recommending indefinite postponement of House File No. 257, was taken up for consideration.

On motion of Vincent of Guthrie the report of the committee was adopted and House File No. 257 was indefinitely postponed.

The report of the committee on mines and mining, recommending indefinite postponement of House File No. 179, was taken up for consideration.

On motion of Edge of Jasper the report of the committee was adopted and House File No. 179 was indefinitely postponed.

The report of the committee on judiciary No. 2, recommending



indefinite postponement of House File No. 362, was taken up for consideration.

On motion of Forsling of Woodbury the report of the committee was adopted and House File No. 362 was indefinitely postponed.

The report of the committee on constitutional amendments, recommending indefinite postponement of House Joint Resolution No. 4, was taken up for consideration.

On motion of Graham of Wapello the report of the committee was adopted and House Joint Resolution No. 4 was indefinitely post-poned.

The report of the committee on departmental affairs, recommending indefinite postponement of House File No. 31, was taken up for consideration.

On motion of Berry of Monroe the report of the committee was adopted and House File No. 31 was indefinitely postponed.

The report of the committee on municipal corporations, recommending indefinite postponement of House File No. 300, was taken up for consideration.

On motion of Diltz of Polk the report of the committee was adopted and House File No. 300 was indefinitely postponed.

The report of the committee on agriculture, recommending indefinite postponement of Senate File No. 37, was taken up for consideration.

On motion of Hollis of Black Hawk the report of the committee was adopted and Senate File No. 37 was indefinitely postponed.

The report of the committee on ways and means, recommending indefinite postponement of Senate File No. 93, was taken up for consideration.

On motion of Vincent of Guthrie the report of the committee was adopted and Senate File No. 93 was indefinitely postponed.

The report of the committee on judiciary No. 2, recommending indefinite postponement of Senate File No. 105, was taken up for consideration.



On motion of Forsling of Woodbury the report of the committee was adopted and Senate File No. 105 was indefinitely postponed.

AMENDMENT TO STANDING RULES OF HOUSE

The following amendment to the standing rules of the House, offered by Johnson of Marion, was taken up for consideration:

Amend House Rule No. 54 by striking out the period (.) at the end thereof, and inserting in lieu thereof a semicolon (;) and adding after the semicolon the following: "except that a motion to make the consideration of a bill a special order shall require only a majority vote."

Haney of Mills offered the following amendment to the amendment and moved its adoption:

Amend the amendment to rule 54 by inserting before the word "majority" in the fourth line thereof the word "constitutional".

Amendment to the amendment adopted.

Johnson of Marion moved the adoption of the amendment, as amended.

On the question "Shall the amendment to rule 54, as amended, be adopted?" a roll call was demanded.

Rule 18 was invoked.

The ayes were:

Anderson of	Francis	Lepley	Rhinehart
Decatur	Gripp	Lichty	Rice
Bixler	Hager	Long	Ryder
Blackford	Hansen	McIlrath	Saunders
Blake	Harrison of	Martin	Smith of O'Brien
Brittain	Pottawattamie	Mathews	Stepanek
Cole	Hill	Miller	Swanson
Craig	Hollis	Napier	Thomas
Diltz	Hubbard	O'Donnell	Troup
Eden	Johnson of	Oldham	Vincent
Edge	Marion	Powers	Wagner
Elliott	Kennedy	Prichard	Walrod
Fleming	Knutson	Rankin	Williams
Forsling	Latimer	Ratliff	Mr. Speaker—53

The navs were:

Aiken	Berry	Dewar	Hanson of
Anderson of	Bierkamp	Eckles	Hancock
Montgomery	Blythe	Gilbertson	Hanson of
Anderson of	Carter	Graham	Winnebago
Webster	Christophel	Grimwood	Harrison of
Bauer	Clark	Haney	Clarke

Hattendorf Smith of Knudson Oliver Held Leonard Orr Chickasaw Hempel Lieberknecht Owens Stookesberry Higgins Lovrien Patterson Strippel Huff McCaulley Quirk Truax Johnson of Maxfield Rassler Ulstad Dickinson Merritt Reimers Venard Kent Natvig Rust Wilson-52 Noble Schulte King

Absent or not voting:

Roberts Wolfe Yenter—3

The amendment by Johnson of Marion, as amended, was adopted.

The following amendment, offered by Patterson of Kossuth, to the standing rules of the House, was taken up for consideration:

Amend the standing rules of the House by adding as rule 75 the following:

Rule 75. The House may at any time by a vote of a constitutional majority recall a bill from the sifting committee and place it upon the calendar.

Noble of Muscatine offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting before the word "bill" in the second line thereof the word "Senate".

Amendment to the amendment rejected.

Blackford of Van Buren moved that the amendment by Patterson of Kossuth be laid on the table.

A roll call was demanded.

On the question "Shall the amendment by Patterson of Kossuth be laid on the table?"

The ayes were:

Anderson of Decatur	Cole Craig	Grimwood Hager	Johnson of Marion
Anderson of	Dewar	Hansen	Kennedy
Webster	Eckles	Hanson of	King
Bierkamp	Eden	Hancock	Knutson
Blackford	Edge	Held	Latimer
Blake	Elliott	Hempel	Lepley
Blythe	Fleming	Hill	Lichty
Brittain	Forsling	Hollis	Lieberknecht
Carter	Francis	Johnson of	McCaulley
Christophel	Gilbertson	Dickinson	McIlrath

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Martin	Powers	200	Saunders	Troup
Mathews	Prichard		Smith of	Truax
Maxfield	Rankin		Chickasaw	Vincent
Merritt	Ratliff	. 1	Smith of O'Brien	Wagner
Miller	Reimers		Stepanek	Walrod
Napier	Rhinehart	35	Stookesberry	Williams
O'Donnell	Rice		Strippel	Wilson
Oldham	Rust		Swanson	Wolfe
Owens	Ryder		Thomas	Mr. Speaker-74

The nays were:

Aiken	Haney	Hattendorf	Long
Anderson of	Hanson of	Higgins	Oliver ·
Montgomery	Winnebago	Hubbard	Orr
Bauer	Harrison of	Huff	Patterson
Berry	Clarke	Kent	Rassler
Clark	Harrison of	Knudson	Schulte
Gripp	Pottawattamie	Leonard	Ulstad—24

Absent or not voting:

Bixler	Lovrien	Quirk	Venard
Diltz	Natvig	Roberts	Yenter—10
Graham	Noble		

The motion of Blackford of Van Buren prevailed and the amendment by Patterson of Kossuth was laid on the table.

ILLINOIS TORNADO

Carter of Hardin moved that a committee of three be appointed to prepare suitable resolutions of sympathy for the unfortunate districts in the path of the tornado which swept through Missouri, Illinois and Indiana on March 18th, and offering any assistance which the state of Iowa may be able to render.

Motion prevailed and the following committee was appointed: Carter of Hardin, Harrison of Pottawattamie, and Hill of Floyd.

HOUSE CONCURRENT RESOLUTION NO. 15 CONSIDERED

House Concurrent Resolution No. 15, by Kennedy of Lee and Lovrien of Humboldt, offered March 18th and found in the Journal of that date, was taken up for consideration.

Kennedy of Lee offered the following amendments to the resolution and moved their adoption:

Amend House concurrent resolution 15 by inserting after the words "United States" in the seventh line thereof as the same appears on page 728 of the journal the words "Bureau of Standards and the"; also, by

inserting after the word "use" in the eleventh line thereof the words "as sugar"; also, by inserting before the words "Department of Agriculture" in the nineteenth line thereof the words "Bureau of Standards and the".

Amendments adopted.

Vincent of Guthrie in the chair.

On motion of Lovrien of Humboldt the concurrent resolution, as amended, was adopted.

INTRODUCTION OF BILL

House File No. 368, by committee on conservation of resources, a bill for an act to amend the law as it appears in section eighteen hundred nineteen (1819) of the Code, 1924, relating to leases made by the state board of conservation.

Read first and second times and passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 172, a bill for an act relating to surety, fidelity, and indemnity companies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 180, a bill for an act relating to regulations concerning the safety, installation, equipment, and maintenance of passenger and freight elevators and to enact a substitute therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 187, a bill for an act relating to the storage of agricultural products.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 187, a bill for an act to amend section ninety-seven hundred fifty-two (9752), and to amend, revise, and codify sections ninety-seven hundred fifty-three (9753) to ninety-seven hundred fifty-nine (9759), inclusive, and section ninety-seven hundred ninety-three (9793), Code 1924, relating to the storage of agricultural products.

Read first and second times and referred to committee on agriculture.

Senate File No. 180, a bill for an act to repeal sections sixteen hundred seventy-nine (1679), sixteen hundred eighty (1680), sixteen hundred eighty-one (1681), sixteen hundred eighty-two (1682), sixteen hundred eighty-four (1684), and sixty-seven hundred fifty-three (6753), and to amend section sixteen hundred eighty-three (1683), of the Code of 1924, relating to regulations concerning the safety, installation, equipment, and maintenance of passenger and freight elevators and to enact a substitute therefor.

Read first and second times and referred to committee on judiciary No. 1.

Senate File No. 172, a bill for an act to amend section eighty-nine hundred forty-one (8941), Code 1924, relating to surety, fidelity, and indemnity companies.

Read first and second times and referred to committee on insurance.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 83 and 104.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 81, 83, and 104.

BILL SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 19th day of March, 1925, sent to the governor for his approval:

House File No. 46.

HOWARD A. MATHEWS, Chairman.

Report adopted.

CONSIDERATION OF BILLS

Senate File No. 25, a bill for an act to create a board of architectural examiners, prescribing its duties, providing for the examination and registration of architects, issuing or revoking of certificates of registration, and prescribing the penalties for the violation of this act, with report of committee recommending passage, was taken up for consideration.

Lovrien 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?"

The ayes were:

Anderson of	Hanson of	Latimer	Rhinehart
Decatur	Winnebago	Lichty	Rice
Bierkamp	Harrison of	Lovrien	Ryder
Blake	Pottawattamie	McIlrath	Saunders
Blythe	Higgins	Mathews	Stepanek
Diltz	Hollis	Noble	Thomas
Forsling	Huff	O'Donnell	Troup
Francis	Johnson of	Oldham	Ulstad
Grimwood	Marion	Owens	Vincent
Hansen	King	Prichard	Wagner
Hanson of	Knudson	Rassler	Wolfe-41
Hancock	Knutson		

The nays were:

Anderson of Montgomery	Carter Christophel	Graham Hager	Johnson of Dickinson
Anderson of	Clark	Haney	Kennedy
Webster	Cole	Harrison of	Kent
Bauer	Craig	Clarke	Leonard
Berry	Eden	Hattendorf	Lepley
Bixler .	Edge	Held	Lieberknecht
Blackford	Fleming	Hill	Long
Brittain	Gilbertson	Hubbard	McCaulley

Martin Orr Schulte Truax Patterson Maxfield Smith of Venard Merritt Quirk Chickasaw. Walrod Miller Rankin Smith of O'Brien Williams Wilson Ratliff Stookesberry Napier Mr. Speaker-58 Reimers Natvig Strippel Oliver Rust Swanson

Absent or not voting:

Aiken Elliott Hempel Roberts
Dewar Gripp Powers Yenter—9
Eckles

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 319, a bill for an act to repeal the law as it appears in section seventy-two hundred twenty-seven (7227) of the Code, 1924, and to enact a substitute therefor, relating to the compensation of collectors of delinquent taxes, and the apportionment of the interest and penalties on such taxes and to amend the law as it appears in section seventy-two hundred thirty-three (7233) of the Code, 1924, relating to the apportionment or transfer of interest or penalty on delinquent taxes, was taken up for consideration.

The amendments proposed by Blackford of Van Buren, found in the Journal of March 16th, were taken up and considered.

On motion of Mr. Blackford the amendments were adopted.

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?"

The ayes were:

Anderson of Brittain Hager Hubbard Haney Huff Decatur Carter Christophel Hansen Johnson of Anderson of Dickinson Hanson of Montgomery Cole Johnson of Winnebago Anderson of Craig Marion Webster Diltz Har ison of Clarke Kennedy Bauer Fleming Kent Berry Forsling Harrison of Pottawattamie King Bierkamp Francis Knudson Higgins Hill Bixler Graham Blackford Grimwood Latimer Hollis Leonard Blythe Gripp

Lepley	Natvig	Ratliff	Thomas
Lichty	Oldham	Reimers	Troup
Lieberknecht	Oliver	Saunders	Truax
Long	Owens	Schulte	Ulstad
Lovrien	Patterson	Smith of	Venard
McIlrath	Prichard	Chickasaw	Vincent
Mathews	Quirk	Smith of O'Brien	Wagner
Merritt	Rankin	Strippel	Williams-74
Napier	Rassler	Swanson	

The nays were:

Clark	Miller	Rice	Walrod
Eden	O'Donnell	Stookesberry	Wilson-9
McCaulley			

Absent or not voting:

Aiken	Hanson of	Maxfield	Rust
Blake	Hancock	Noble	Ryder
Dewar	Hattendorf	Orr	Stepanek
Eckles	IIeld	Powers	Wolfe
Fdge	Hempel	Rhinehart	Yenter
Elliott	Knutson	Roberts	Mr. Speaker-25
Gilbertson	Martin		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

AMENDMENTS FILED

Elliott of Polk filed the following amendment to House File No. 278:

Amend House File No. 278 by striking the words and figures in line seven (7) "for the year nineteen hundred seventeen (1917)" and substituting therefor the words and figures "for the year nineteen hundred twenty-four (1924)".

Troup of Story filed the following amendment to the committee amendments to House File No. 35:

Amend the committee amendments to House File No. 35 by inserting after the word "highway" in line four (4) of section two (2) the word "approximately".

Also by adding as section four (4) the following:

"Sec. 4. A failure to comply with above requirements shall not be a defense in an action for damages."

On motion of Brittain of Madison the House adjourned until 9:00 a. m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 20, 1925.

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

Prayer was offered by the Rev. C. H. Van Metre, pastor of the Methodist Episcopal church, Garner, Iowa.

Journal of March 19th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Patterson of Kossuth for the remainder of the week on request of Rankin of Lee; Oldham of Mahaska for the day on request of McIlrath of Poweshiek.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By McIlrath of Poweshiek, from the Westfield Grange, Grinnell, favoring Senate File No. 17 and House File No. 45. Ways and means.

By Rassler of Pocahontas, from citizens of Laurens, favoring House File No. 227. Schools and textbooks.

By Leonard of Taylor, from voters of Taylor county, favoring House File No. 227. Schools and textbooks.

By Stookesberry of Davis, from voters of Davis county, favoring House File No. 227. Schools and textbooks.

By McIlrath of Poweshiek, from the Columbian Club, Brooklyn, urging a sufficient appropriation for the traveling library. Appropriations.

By Craig of Warren, from citizens of Warren county, favoring House File No. 227. Schools and textbooks.

By Elliott of Polk, from voters of Polk county, favoring House Files Nos. 100 and 227. Schools and textbooks.

By Christophel of Bremer, from citizens of Bremer country, favoring House File No. 227. Schools and textbooks.

By Ulstad of Wright, from citizens of Wright county, favoring House File No. 227. Schools and textbooks.

By Troup of Story, from the superintendent of schools and teachers at Collins, favoring House File No. 297. Schools and textbooks.

By Venard of Sioux, from board of supervisors, Sioux county, protesting against any change in the present road laws. Roads and highways.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 9 and 190.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 9 and 190.

REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary No. 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 96, a bill for an act to amend section thirteen thousand thirty-seven (13037) of the Code, 1924, relating to embezzlement of mortgaged property, begs leave to report they have had the same 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 all of section one from the bill and inserting in lieu thereof the following:

"Section 1. That section thirteen thousand thirty-seven (15037) of the Code, 1924, be and the same is hereby amended by adding thereto the following: Failure to make payments or produce the property, as specified in such mortgage or conditional bill of sale in accordance with the terms thereof, shall be prima facie evidence that the property described in such mortgage or conditional bill of sale has been destroyed, concealed, sold or otherwise unlawfully disposed of by the mortgagor or purchaser, wilfully and with intent to defraud, in the county where such property was mortgaged or sold. Nothing herein contained shall relieve the mortgagee or seller under conditional bill of sale from making demand for satisfaction or return of the property conveyed by such mortgage or conditional bill of sale."

L. B. FORSLING, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 310, a bill for an act to repeal sections 13047, 13048 and 13049 of the Code, 1924, relating to false uttering of checks, drafts or written orders, begs leave to report they have had the same 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 thirteen thousand forty-nine (13049) of the Code, 1924, be and is hereby amended and revised so as to read as follows: Before the charge is filed under the second preceding section demand must be made upon the drawer, and payment before the charge is filed shall be a bar to prosecution."

Amend the title to read as follows:

A BILL FOR

An act to amend and revise section thirteen thousand forty-nine (13049) of the Code, 1924, relating to the false uttering of checks, drafts and written orders.

L. B. FORSLING, Chairman.

Report adopted.

Grimwood of Jones, 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. 232, a bill for an act to amend the law as it appears in section three thousand seven hundred seventy-seven (3777) of the Code, 1924, relating to sentences in the penitentiary and men's re-



formatory, and to the granting or forfeiting of good time, begs leave to report they have had 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. A. GRIMWOOD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on board of control to whom was referred House File No. 206, a bill for an act authorizing the use of convict labor on state highways, state roads, state parks and other public improvements where unskilled labor is required by the state, begs leave to report they have had the 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. A. GRIMWOOD, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on board of control to whom was referred House File No. 361, a bill for an act to amend section thirty-seven hundred seventy-nine (3779) of the Code, 1924, with reference to the duties of the Wardens of the Penitentiary and the Men's Reformatory, on the release of prisoners, begs leave to report they have had the 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. A. GRIMWOOD, Chairman.

Passed on file.

Graham of Wapello, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred Senate Joint Resolution No. 1, joint resolution proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), Code, 1924, relating to the apportionment of the state into senatorial districts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

S. L. GRAHAM, Chairman.

MINORITY REPORT

MR. SPEAKER: 'We the minority of your committee on constitutional amendments beg leave to differ from the report of the majority of your

committee on Senate Joint Resolution No. 1 and to recommend to the House that the same do pass.

A. D. LATIMER.
J. W. ROBERTS.
W. F. HUBBARD.

Passed on file.

Vincent of Guthrie, 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. 282, a bill for an act to repeal the law as it appears in section seventy-two hundred twenty-six (7226) of the Code, 1924, relating to the collection of delinquent taxes, begs leave to report they have had the same under consideration and have instructed me to report th same back to the House with the recommendation that the same be indefinitely postponed.

E. W. VINCENT, Chairman.

Passed on file.

Also:

MR. SPEAKER! Your committee on ways and means to whom was referred Hiuse File No. 271, a bill for an act to limit the rate of taxation on property situated within an independent school corporation but outside the limits of a city or town, for the general school fund, and to regulate the levy for such fund, begs leave to report they have had the same 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 271, section forty-three hundred ninety-two a-one (4392-a1), by striking from line one (1) of said section the words "Property, other than moneys and credits," and inserting in lieu thereof the following: "Real property used for agricultural purposes,".

E. W. VINCENT, Chairman.

Report adopted.

Rust of Franklin, 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. 318, a bill for an act to amend section forty-four hundred eighty-three (4483) Code, 1924, relating to the management by the board of supervisors of lands belonging to the school fund, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on schools and textbooks to whom was referred House File No. 297, a bill for an act to repeal the law as it appears in section five hundred fifteen (515) of the Code, 1924, and to enact a substitute therefor providing for the appointment of the State Superintendent of Public Instruction, begs leave to report they have had the same 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. Section five hundred fifteen (515), Code, 1924, is repealed. Sec. 2. Initial appointment. The governor shall, during the month of January, nineteen hundred twenty-seven (1927), appoint a superintendent of public instruction who shall forthwith qualify and serve until July first (1st), nineteen hundred twenty-nine (1929).

Sec. 3. Temporary extension. The incumbent of said office on the second secular day in January, nineteen hundred twenty-seven (1927), shall continue to serve until the appointee under the preceding section has qualified.

Sec. 4. Regular appointment. The governor shall, prior to July first (1st), nineteen hundred twenty-nine (1929), and each two (2) years thereafter, appoint a superintendent of public instruction who shall serve for two (2) years from July first of the year of appointment."

HEIKE A. RUST, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 369, by committee on ways and means, a bill for an act to amend chapter three hundred thirty-three (333) of the Code, 1924, by adding thereto two sections relating to the taxation of shares of stock of banks and trust companies and the payment of the tax thereon by the corporations, and the recovery of the amount paid by the corporation from the stockholders.

Read first and second times and passed on file.

House File No. 370, by committee on municipal corporations, a bill for an act to amend the law as it appears in chapter eighty-six (86), Senate File No. 330 of the laws of the Extra Session of the Fortieth General Assembly, also as it appears in sections three hundred fifty-one (351), three hundred fifty-two (352), three hundred fifty-three (353), three hundred fifty-four (354), three hundred fifty-nine (359), three hundred sixty-one (361), three hundred



sixty-three (363), three hundred sixty-four (364), three hundred sixty-five (365), three hundred sixty-six (366), three hundred seventy-eight (378), three hundred eighty-seven (387) and three hundred eighty-eight (388), and to repeal section three hundred fifty-eight (358), of the Code, 1924, all relating to the Director of the Budget, his powers and duties.

Read first and second times and passed on file.

House File No. 371, by committee on municipal corporations, a bill for an act amending the law as it appears in sections fifty-six hundred sixty-three (5663) and sixty-two hundred thirty (6230), and repealing sections sixty-two hundred fifteen (6215) and sixty-two hundred sixteen (6216), of the Code, 1924, relating to municipal finances, public funds, and revenues.

Read first and second times and passed on file.

PROOF OF PUBLICATION OF SENATE FILE NO. 272

The official proof of publication of Senate File No. 272, a bill for an act to legalize a special election of the city of Webster City, Hamilton county, Iowa, held on March 22, 1920, and \$75,000 gas works bonds of said city, dated August 2, 1920, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

SPECIAL ORDER NO. 1

Time having arrived for Special Order No. 1, House File No. 44 was taken up for consideration.

By unanimous consent, consideration of the bill was deferred.

CONSIDERATION OF BILLS

Senate File No. 13, a bill for an act authorizing cities and towns owning waterworks, including cities under special charter, to extend water mains and levy special assessments therefor against the privately owned property, with majority report of the committee recommending indefinite postponement and report of the minority recommending amendment and passage, was taken up for consideration.

Harrison of Pottawattamie moved that the report of the minority be substituted for the report of the majority.

A roll call was demanded.

On the question "Shall the report of the minority be substituted for the report of the majority?"

The ayes were:

Aiken	Hansen	Latimer	Roberts
Anderson of	Hanson of	Leonard	Rust
Webster	Winnebago	Lieberknecht	Saunders
Bauer	Harrison of	Long	Smith of
Berry	Clarke	Lovrien	Chickasaw
Bierkamp	Harrison of	McCaulley	Smith of O'Brien
Bixler	Pottawattamie	McIlrath	Stepanek
Christophel	Hattendorf	Mathewa	Stookesberry
Clark	Higgins	Merritt	Swanson
Craig	Hubbard	Miller	Thomas
Eden	Huff	Napier	Ulstad
Elliott	Johnson of	Orr	Venard
Francis	Marion	Powers	Wagner
Graham	Kennedy	Rankin	Walrod
Grimwood	Kent	Rassler	Wolfe
Hager	King	Rice	Yenter-60
Haney	Knutson	1.00	

The nays were:

Anderson of	Dewar	Maxfield	Ryder	
Decatur	Diltz	Natvig	Schulte	
Anderson of	Forsling	O'Donnell	Strippel	*
Montgomery	Hanson of	Oliver	Troup	
Blackford	Hancock	Owens	Truax	
Blake	Hempel	Quirk	Williams	
Blythe	Johnson of	Ratliff	Wilson	
Brittain	Dickinson	Reimers	Mr. Speaker-31	,
Cole	Knudson	Rhinehart		

Absent or not voting:

Carter	Gripp	Lepley	Oldham
Eckles	Held	Lichty	Patterson
Edge	Hill	Martin	Prichard
Fleming	Hollis	Noble	Vincent-17

Motion prevailed and the minority report of the committee was substituted for the report of the majority.

On motion of Harrison of Pottawattamie the minority report was adopted.

The amendments proposed by the minority of the committee, found in the Journal of March 10th, were taken up and considered.

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Blake of Fayette offered the following amendment and moved its adoption:

Amend the committee amendments to Senate File No. 13 by striking therefrom all of section 11.

Amendment to the committee amendments rejected.

O'Donnell of Dubuque offered the following amendment to the committee amendments and moved its adoption:

Amend section 14 of the committee amendments to Senate File No. 13 by changing the period (.) to a comma (,) at the end thereof and adding the following: "nor to cities having a population of thirty-five thousand (35,000) or more, acting under the city manager plan."

Amendment to the committee amendments adopted.

Forsling of Woodbury offered the following amendment to the committee amendments and moved its adoption:

Amend section 14 of the committee amendments, as amended, to Senate File No. 13 by adding thereto the following: ", nor to cities having a population of seventy thousand (70,000) or more, acting under the commission plan of government."

Amendment to the committee amendments adopted.

Oliver of Monona offered the following amendment to the committee amendments and moved its adoption:

Amend section 14, as amended, of the committee amendments to Senate File No. 13 by adding thereto the following: "providing however that this act shall not apply to cities or towns having a population of less than five thousand (5000)."

Amendment to the committee amendments rejected.

Noble of Muscatine offered the following amendment and moved its adoption:

Amend the committee amendments to Senate File No. 13 by striking therefrom all of section 13, and by renumbering the following sections.

Amendment to the committee amendments adopted.

Strippel of Benton moved the previous question.

Motion prevailed.

Harrison of Pottawattamie moved the adoption of the committee amendments, as amended, and demanded a roll call.



On the question "Shall the committee amendments, as amended, be adopted?"

The ayes were:

Aiken Hager Knudson Rassler Anderson of Haney Knutson Ratliff Latimer Rice Webster Hansen Bauer Hanson of Leonard Roberts Rust Berry Hancock Lichty Bierkamp Hanson of Long Saunders Winnebago Lovrien Smith of Bixler McIlrath Chickasaw Blackford Harrison of Craig Pottawattamie Martin Stepanek Hattendorf Merritt Stookesberry Diltz Hollis Miller Eckles Swanson Eden Hubbard Napier Troup Elliott Huff Orr Truax Johnson of Powers Venard Fleming Francis Marion Prichard Wagner Kennedy Quirk Walrod Graham Grimwood Rankin Wolfe-63 King Gripp

The nays were:

Cole Johnson of Reimers Anderson of Edge Dickinson Rhinehart Decatur Anderson of Harrison of McCaulley Schulte Maxfield Strippel Montgomery Clarke Natvig Vincent Blythe Hempel Brittain O'Donnell Williams Higgins Hill Oliver Wilson Christophel Clark Mr. Speaker-26

Absent or not voting:

Blake Held Noble Smith of O'Brien Oldham Thomas Carter Kent Lepley Ulstad Dewar Owens Forsling Lieberknecht Patterson Yenter—19 Ryder Mathews

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?"

The ayes were:

Aiken Berry Christophel Elliott
Anderson of Bierkamp Clark Graham
Webster Bixler Craig Grimwood
Bauer Blackford Eden Gripp

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Hager	Johnson of	Miller	Smith of
Haney	Marion	Napier	Chickasaw
Hanson of	Knutson	Noble	Smith of O'Brien
Winnebago	Latimer	Orr	Stepanek
Harrison of	Leonard	Powers	Stookesberry
Clarke	Lichty	Quirk	Swanson
Harrison of	Long	Rankin	Troup
Pottawattamie	Lovrien	Rassler	Wagner
Hattendorf	McCaulley	Ratliff	Walrod
Hollis	McIlrath	Rice	Wilson
Hubbard	Martin	Roberts	Wolfe
Huff	Merritt	Rust	Yenter—59
Kennedy			

The nays were:

Anderson of	Fleming	Kent	Rhinehart
Decatur	Forsling	King	Ryder
Anderson of	Hansen	Lieberknecht	Schulte
Montgomery	Hanson of	Mathews	Strippel
Blake	Hancock	Maxfield	Thomas
Blythe	Held	Natvig	Truax
Brittain	Hempel	O'Donnell	Venard
Cole	Higgins	Oliver	Vincent
Dewar	Hill	Owens	Williams
Diltz	Johnson of	Prichard	Mr. Speaker-39
Edge	Dickinson	Reimers	•

Absent or not voting:

Carter	Gilbertson	Oldham	Saunders
Eckles	Knudson	Patterson	Ulstad—10
Francis	Lepley		

So the bill having received a constitutional majority was declared to have passed the House.

Noble of Muscatine offered the following amendment to the title and moved its adoption:

Amend by striking from the title of Senate File No. 13 the following: ", including cities under special charter,".

Amendment adopted and the title, as amended, was agreed to.

HOUSE FILES WITHDRAWN

On request of Harrison of Pottawattamie, unanimous consent having been obtained, House File No. 134 was withdrawn from the committee on printing and from further consideration by the House.

On request of Hill of Floyd, unanimous consent having been obtained, House File No. 193 was withdrawn from the calendar and from further consideration by the House.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: I move to reconsider the vote by which Senate File No. 25 failed to pass the House.

JOHN M. BIXLER.

I second the motion.

GEO. E. MILLER.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 20th day of March, 1925, sent to the governor for his approval:

House Files Nos. 9 and 190.

HOWARD A. MATHEWS, Chairman.

Report adopted.

Eckles of Butler moved that the House now recess until 5:00 p. m. today.

Motion prevailed.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

REPORTS OF COMMITTEES

Venard of Sioux, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 207, a bill for an act to amend section ten thousand one hundred seven (10107), Code, 1924, relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 125, a bill for an act to amend the provisions of sections four thousand eight hundred thirteen (4813)



and four thousand eight hundred sixteen (4816) of the Code, 1924, relating to the collection of poll taxes, begs leave to report they have had the same 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 of paragraph one (1) after the word "by" in line four (4), section 1, and substituting in lieu thereof the following: "striking out the words 'between the first day of April and the first day of September' as found in lines seven (7), eight (8) and nine (9) of section 4813 of the Code, 1924, and inserting in lieu thereof 'by the first day of June'".

Also strike all of paragraph two (2) section 1, of the bill.

G. L. VENARD, Chairman.

Report adopted.

Lieberknecht of Louisa, from the committee on suppression of intemperance, submitted the following report:

MR. SPEAKER: Your committee on suppression of intemperance to whom was referred Senate File No. 191, a bill for an act to amend section one thousand nine hundred twenty-four (1924) of the Code, 1924, to include articles or mixtures containing alcohol which can be converted into a beverage without any chemical process, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

ERNST LIEBERKNECHT, Chairman.

Report adopted.

Held of Plymouth, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry to whom was referred House File No. 118, a bill for an act to repeal chapter two hundred seventy-six (276) of the Code, 1924, relating to dogs and licensing thereof and to enact a substitute therefor, begs leave to report they have had the same 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 twelve (12) and substituting in lieu thereof the following:

Sec. 12. The board of supervisors shall, at their April meeting, appoint a county dog catcher who shall, after the first day of June in each year, proceed to kill each dog upon the refusal of the delinquent owner to pay the tax and penalty. For all collections under this section the board of supervisors shall allow and pay from the domestic animal fund, not to exceed twenty-five per cent of the amount so collected as compensation to the county dog catcher. Such killing of dogs shall not be held to relieve the owner thereof from paying the tax and penalty here-



in prescribed, and all expenses in connection therewith, including a fee of not to exceed one dollar for killing each dog, shall be paid from the domestic animal fund of the county. The provisions of this section shall not be enforced when the delinquent dog owner is a resident freeholder of the county.

G. E. HELD, Chairman.

Report adopted.

Lovrien of Humboldt, from the committee on railroads, submitted the following report:

MR. SPEAKER: Your committee on railroads to whom was referred House File No. 41, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock, and providing a penalty for failure to comply therewith, begs leave to report they have had the same 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) of said act and substituting in lieu thereof the following:

"That all common carriers operating trains within the state and conveying live stock in carload lots for six (6) or more hours shall, either at the originating terminus or at the next division point reached after the train contains ten (10) cars of livestock, provide as a part of such train a car or cars equipped with sufficient sleeping berths or bunks for the use of all persons being transported upon said train in charge of such livestock."

FRED C. LOVRIEN, Chairman.

Report adopted.

Johnson of Marion, from the committee on insurance, submitted the following report:

Mr. SPEAKER: Your committee on insurance to whom was referred Senate File No. 113, a bill for an act to amend the law as it appears in section eighty-seven hundred thirty-seven (8737) of the Code, 1924, with reference to the investment of funds of life insurance companies and associations, begs leave to report they have had 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. JOHNSON, Acting Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on insurance to whom was referred Senate File No. 173, a bill for an act to amend section eighty-nine hundred ninety (8990), Code of 1924, relating to co-insurance, begs leave



to report they have had 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. JOHNSON, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred Senate File No. 149, a bill for an act to amend section eight thousand eight hundred thirty-four (8834) Code, 1924, relating to fraternal life insurance, begs leave to report they have had the same 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 word "mortgages" in line eight (8) the following: "on Iowa real estate".

Also amend by inserting a period (.) after the word "insurance" in line seventeen (17) and striking out the balance of that sentence and inserting in lieu thereof the following: "Such deeds shall be held by the commissioner of insurance in trust for the policyholders of said society, order, or association."

J. H. JOHNSON, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred House File No. 224, a bill for an act to authorize guardians, administrators, trustees, receivers, state and savings banks, trust companies and insurance companies to invest in bonds issued under and by virtue of the Federal Farm Loan Act, approved by the President of the United States July 17, 1916, begs leave to report they have had the same 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. Section ninety-one hundred eighty-three (9183), Code, 1924, is amended by adding to paragraph one (1) the following:

"or in farm loan bonds issued under the act of congress approved July seventeenth (17), nineteen hundred sixteen (1916), as amended, where the corporation issuing such bonds is loaning in Iowa".

Sec. 2. Section eighty-seven hundred thirty-seven (8787), Code, 1924, is amended by adding to paragraph one (1) the following:

"or farm loan bonds issued under the act of congress approved July seventeenth (17), nineteen hundred sixteen (1916), as amended, where the corporation issuing such bonds is loaning in Iowa".

Sec. 3. Section eighty-eight hundred twenty-nine (8829), Code, 1924, is amended by adding to paragraph one (1) the following:



"or farm loan bonds issued under the act of congress approved July seventeenth (17), nineteen hundred sixteen (1916), as amended, where the corporation issuing such bonds is loaning in Iowa".

J. H. JOHNSON, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred House File No. 355, a bill for an act to repeal section eighty-six hundred thirty-two (8632) of the Code, 1924, relating to the examination of insurance companies and the payment of expenses incident thereto, begs leave to report they have had 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. JOHNSON, Acting Chairman.

Report adopted.

Vincent of Guthrie, 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. 287, a bill for an act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax and the assessment and collection thereof, and to amend sections seven thousand three hundred five (7305), seven thousand three hundred nine (7309), seven thousand three hundred ten (7310), seven thousand three hundred seventeen (7317), seven thousand three hundred thirty-two (7332), seven thousand three hundred fifty-two (7352), seven thousand three hundred fifty-six (7356), seven thousand six hundred thirty-six (7636), seven thousand three hundred twenty (7320), seven thousand three hundred twenty-two (7322), and seven thousand three hundred ninety-four (7394) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof, and the procedure with reference thereto, and to repeal sections seven thousand three hundred eleven (7311), seven thousand three hundred thirty-one (7331), and seven thousand three hundred fourteen (7314) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof and the procedure with reference thereto, begs leave to report that they have had the same 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. 287 by striking therefrom the title, and inserting in lieu thereof the following:

"A BILL FOR

An act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax and the assessment and collection thereof, and to amend sections seventy-three hundred five (7305), seventy-

three hundred eight (7308), seventy-three hundred nine (7309), seventy-three hundred ten (7310), seventy-three hundred seventeen (7317), seventy-three hundred thirty-two (7332), seventy-three hundred fifty-two (7352), seventy-three hundred fifty-six (7356), seventy-three hundred sixty-three (7363), seventy-three hundred twenty (7320), seventy-three hundred twenty-two (7322), seventy-three hundred ninety-four (7394), seventy-three hundred six (7306), seventy-three hundred twenty-eight (7328), and seventy-three hundred thirty-four (7334), relating to the inheritance tax, the imposition and collection thereof and the procedure with reference thereto, and to repeal sections seventy-three hundred eleven (7311), seventy-three hundred thirty-one (7331), seventy-three hundred forty-seven (7347), and seventy-three hundred sixty-four (7364) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof and the procedure with reference thereto."

That section sixteen (16) of the bill be stricken therefrom and the following inserted in lieu thereof:

That section seventy-three hundred forty-seven (7347) of the Code, 1924, be repealed and the following enacted in lieu thereof:

When it becomes apparent to the treasurer of state from the reports filed in the office of the clerk of the district court that the said estate is insufficient in value to warrant the imposition of an inheritance tax, the said treasurer of state shall, upon the payment to him of the sum of two dollars, issue a certificate of nonliability, which shall be in substantially the following form:

CERTIFICATE OF NONLIABILITY FOR INHERITANCE TAX

I, treasurer of state o	f the state of Iowa, hereby certify
that the assets of the estate of	경기들은 마음에 가장 하는 사람들은 가입하는 사람들이 다른 사람들이 살아가 되었다면 하는 것이 없다면 하는데 하는데 하다 하는데 하다 하는데
, have been appraised	for inheritance tax purposes or
relieved from appraisement, according	g to the reports on file in this de-
partment, as the sum of d	ollars; that a report of assets and
liabilities has been made to this dep	artment and the liabilities of said
estate have been reported as	
게 있었다. 1915년 12	[20] [1] [2] [2] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2
of dollars; and that the	
amount to warrant the imposition of	f an inheritance tax according to
the records on file.	¥-

day of, 192	rtificate of nonliability is issued this
	Treasurer of State
	By Denuty.

Said certificate shall be issued in triplicate; the original thereof shall be mailed to the clerk of the district court of the county having original jurisdiction of said estate, if within the state of Iowa; one copy shall be mailed to the administrator or executor of said estate, or to the per-

son in charge of the same, and the remaining copy shall be retained by said treasurer of state among the files in his office relating to said estate. Such certificate fee shall become a part of the general revenue fund of the state and shall be covered daily into such fund."

That section nineteen (19) of the bill be amended by striking therefrom lines one (1) and two (2) and inserting in lieu thereof the following:

"That section seventy-three hundred sixty-three (7363) of the Code, 1924, be amended by adding".

That section thirteen (13) of the bill be amended by adding thereto the following:

That section seventy-three hundred seventeen (7317) of the Code, 1924, be further amended by adding between the sixty-sixth and sixty-seventh lines thereof the following: "In the determination of the amount of the tax due, the legacies of personal property shall be prorated on the basis of the value of the property located in this state and in the other states. If the executor, administrator, trustee or heir of such foreign estate fails or refuses to file such a report as herein provided, within six months from the death of the decedent, then the property passing to the heirs, devisees, or grantees of such decedent shall bear an additional tax at the rate of ten per centum, regardless of whether such property passes to direct or collateral heirs or others, and such tax shall be a lien upon the entire estate of such decedent located in this state, and no sale, assignment or conveyance of the personal or real property belonging to said estate and located in this state, shall be valid as against the claim of the state for the tax due thereon.

"Where the estate of a resident or nonresident decedent is comprised of property located in Iowa and another state or other states, the unsecured debts of the decedent and the costs of administration, as well as the exemptions herein provided for, shall be apportioned over the entire assets of the estate in accordance with the proportion of the property located in the several states. This provision shall not, however, be applicable to specific devises or bequests."

That said bill be amended by adding thereto the following sections:

Sec. 33. That section seventy-three hundred eight (7308) of the Code, 1924, be amended by striking therefrom the first ten lines thereof and by substituting the following therefor:

"The tax imposed by this chapter shall not be collected:

1. When the net value of the estate of decedent passing to heirs or beneficiaries, after deducting the debts as defined herein, does not equal the sum of one thousand dollars, provided, however, that where the net estate so passing equals or exceeds the sum of one thousand dollars, then all or any portion thereof which passes to the heirs or beneficiaries named in class two of section seventy-three hundred thirteen (7813) shall be subject to the tax, regardless of the amount passing to such heirs and beneficiaries."

Sec. 34. That section seventy-three hundred six (7306) of the Code, 1924, be amended by inserting between the word "state" and the semi-



colon (;) in line twelve (12) thereof, the following: ", or the estates of absentees now in course of administration or hereafter administered upon".

Sec. 35. That section seventy-three hundred twenty-eight (7328) of the Code, 1924, be amended by adding thereto the following:

"In such cases, the reports and inventories herein provided for shall be filed with the clerk of the district court in the county where the decedent died, or where he resided at the time of his death, or in some county in which the property of said estate is located, if the decedent be a nonresident of the state of Iowa, and it shall be the duty of the clerk of such court to certify to the treasurer of state such reports and inventories and all other papers that may be filed in his office in relation to such estates. Where no administration upon an estate is had, the clerk shall, when the preliminary report in such estate is filed in his office, charge a fee of three dollars and recording fees, and no other fees shall be charged by the clerk for his services in connection with said estate, except that in case the tax is collected in said estate, he shall be entitled to the usual fees as provided in this act."

Sec. 36. That section seventy-three hundred thirty-four (7334) of the Code, 1924, be amended by adding thereto the following:

"If the property is appraised by appraisers in a county in which the property is located, and not in the county of administration, then all papers, commissions and reports must be filed in the office of the clerk of the district court in the county where the property is located, and after the proceedings have reached the final stage of appraisement, the clerk of such district court shall file certified copies of all the proceedings therein in the office of the clerk of the district court in the county where the estate is being administered."

Sec. 37. That section seventy-three hundred sixty-four (7364) of the Code, 1924, be repealed and the following enacted as a substitute therefor:

"The district court in the county where the estate is being administered, or if no administration thereof is being had, then the district court of the county of which the deceased was a resident at the time of his death, or if the decedent was not a resident of the state, the district court in the county in which some part of the property is situated, shall have jurisdiction to hear and determine all questions regularly brought before it in relation to said tax that may arise affecting any devise, legacy, annuity, transfer, grant, gift or inheritance, including an action to collect the tax, subject to appeal as in other cases."

Sec. 38. That chapter three hundred fifty-one (351) of the Code, 1924, be amended by adding thereto the following section:

"All uncollected taxes that became due on or before the fourth day of July, 1911, and the lien for said taxes are hereby released. The passage of this section shall not affect compromise settlements that have been made and are now pending on the application for an order of court authorizing the making of such settlement; nor shall this section be construed as entitling any taxpayer or any other person who has paid



the taxes due prior to said date, to an order for a refund of the taxes so paid."

That the bill be amended by striking from the first line in section thirty-three (33) the portion which reads "Sec. 33" and inserting in lieu thereof "Sec. 39", and by striking from the first line in section thirty-four (34) the portion which reads "Sec. 34" and inserting in lieu thereof "Sec. 40". That the bill be further amended by striking from line one (1) in section thirty-five (35) the portion which reads "Sec. 35" and inserting in lieu thereof "Sec. 41".

EARL W. VINCENT, Chairman.

Report adopted.

Anderson of Decatur, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 153, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District No. 13, located in Muscatine and Louisa counties, 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.

OSCAR ANDERSON, Acting Chairman.

Report adopted.

Smith of Chickasaw, 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. 220, a bill for an act to amend section fifty-two hundred twenty-three (5223) of the Code, 1924, relating to the salary of deputy treasurers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking therefrom all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section fifty-two hundred twenty-three (5223) of the Code, 1924, is hereby amended by striking from lines ten (10) and eleven (11) of subsection two (2), the words "fifteen hundred dollars" and inserting in lieu thereof the words "sixteen hundred fifty dollars".

WARD B. SMITH, Chairman.

Report adopted.

Knutson of Cerro Gordo, 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. 260, a bill for an act to amend section seventeen hundred sixty-seven (1767) and section seventeen hundred sixty-eight

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(1768) of the Code, 1924, relating to the taking of pheasants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Rust of Franklin, 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. 219, a bill for an act to amend the law as it appears in section forty-three hundred forty-nine (4349) of the Code, 1924, 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 be amended as follows, and when so amended the bill do pass:

Amend section one (1) by striking out the word "fourteen" in line six (6) and substituting in lieu thereof the word "sixteen".

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 227, a bill for an act to amend section forty-two hundred fifty-eight of the Code, 1924, to provide for the reading of the bible in public 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.

HEIKE A. RUST, Chairman.

Gripp of Union moved that the report of the committee be rejected and that House File No. 227 be placed on the calendar.

As a substitute for the motion of Gripp of Union, Rankin of Lee moved that House File No. 227 be referred to the sifting committee.

A roll call was demanded.

On the question "Shall House File No. 227 be referred to the sifting committee?"

The ayes were:

Anderson of Decatur Anderson of Webster Berry Bierkamp Bixler Blackford Blythe Brittain Cole Craig Dewar Eckles Eden Fleming Forsling Francis Gilbertson Grimwood Hager Hansen Hanson of Winnebago Hattendorf

Held	Lepley	Rhinehart	Swanson
Hubbard	Long	Rust	Thomas
Huff	McCaulley	Ryder	Venard
Johnson of	Maxfield	Saunders	Vincent
Dickinson	Merritt	Schulte	Wagner
Johnson of	 Natvig 	Smith of	Williams
Marion	O'Donnell	Chickasaw	Wolfe
Kennedy	Prichard	Stepanek	Yenter
Latimer	Rankin	Strippel	Mr. Speaker-55

The nays were:

Aiken	Hanson of	King	Owens
Anderson of	Hancock	Knudson	Quirk
Montgomery	Harrison of	Knutson	Ratliff
Blake	Clarke	Lieberknecht	Reimers
Carter	Harrison of	McIlrath	Rice
Christophel	Pottawattamie	Martin	Smith of O'Brien
Clark	Higgins	Mathews	Stookesberry
Elliott	Hill	Napier	Troup
Graham	Hollis	Noble	Ulstad
Gripp	Kent	Orr	Wilson—37
Haney			

Absent or not voting:

Bauer	Leonard	Oldham	Rassler
Diltz	Lichty	Oliver	Roberts
Edge	Lovrien	Patterson	Truax
Hempel	Miller	Powers	Walrod-16

The substitute motion of Rankin of Lee prevailed and House File No. 227 was referred to the sifting committee.

Gilbertson of Winneshiek, from the committee on judicial districts, submitted the following report:

MR. SPEAKER: Your committee on judicial districts, to whom was referred House File No. 270, a bill for an act to amend the law as it appears in section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the division of the state into judicial 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 line three of paragraph two of section one, by striking out the word "four" and inserting in lieu thereof the word "three".

Also amend by striking out of line five the words and figures "January first, 1927", and inserting in lieu thereof "the taking effect of this act".

Also amend by striking out of line eight the word "remembered" and inserting in lieu thereof the word "renumbered".

Also amend by striking all of said section 2, and inserting in lieu thereof the following as section 2:

"Sec. 2. This act shall not affect the office or term of office of any judge in the territory hereby affected and all judges in said territory shall, during the remainder of their terms, be judges of the district that the territory from which they were elected or appointed becomes a part under the provisions of this act."

Also add the following sections as sections 3 and 4:

"Sec. 3. All acts or parts of acts in conflict herewith are hereby repealed."

"Sec. 4. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Daily Record, a newspaper published in Des Moines, Polk county, Iowa, and the Evening Democrat, a newspaper published in Fort Madison, Lee county, Iowa."

O. GILBERTSON, Chairman.

Mathews of Des Moines moved that the report of the committee be rejected.

The report of the committee was rejected and House File No. 270 was ordered referred to the sifting committee.

Harrison of Pottawattamie, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred Senate File No. 89, a bill for an act to require county auditors to deliver certain former statutes to the superintendent of printing, beg leave to report they have had 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.

Quirk of Sac, from the committee on land titles, submitted the following report:

MR. SPEAKER: Your committee on land titles, to whom was referred House File No. 203, a bill for an act relating to the manner of indexing instruments affecting real property filed in the office of the county recorder, additional to chapter four hundred thirty-nine (439) of the Code, 1924, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. T. QUIRK, Chairman.

Passed on file.

Held of Plymouth, from the committee on animal industry, submitted the following report:



MR. SPEAKER: Your committee on animal industry, to whom was referred House File No. 143, a bill for an act to amend section fifty-four hundred twenty-four (5424) of the Code, 1924, relating to the licensing of dogs, to require the vaccination of dogs against rabies, to provide for the restraint of dogs in case of epidemics among dogs, and to authorize the killing of dogs not so restrained, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. E. HELD, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on animal industry, to whom was referred House Tile No. 246, a bill for an act to amend sections five thousand four hundred fifty-three (5453) and five thousand four hundred fifty-four (5454) of the Code, 1924, and to repeal section five thousand four hundred fifty-six (5456) of the Code, 1924, relating to the Domestic Animal Fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. E. HELD, Chairman.

Passed on file.

King of Clay, from the committee on state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on state educational institutions, to whom was referred House File No. 345, a bill for an act to authorize the State Board of Education to erect, control and manage dormitories in connection with the state educational 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.

J. A. KING, Chairman.

MINORITY REPORT

MR. SPEAKER: We, a minority of the committee on state educational institutions, to whom was referred House File No. 345, beg leave to dissent from the views of the majority and recommend that the bill do pass.

W. H. STEPANEK. HOWARD A. MATHEWS. J. A. KING.

Passed on file.

Johnson of Dickinson, 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. 285, a bill for an act to amend section forty-six hundred forty-one (4641) of the Code, 1924, relating to county engineers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred Senate File No. 79, a bill for an act to repeal sections forty-seven hundred twenty (4720), forty-seven hundred twenty-one (4721), forty-seven hundred twenty-four (4724) forty seven hundred twenty-seven (4727), forty-seven hundred twenty-eight (4728), forty-seven hundred twenty-nine (4729), and forty-seven hundred thirty (4730), and to amend sections forty-seven hundred twenty-three (4723), forty-seven hundred twenty-six (4726) and chapter two hundred forty-two (242) of the Code, 1924, relating to the improvement of primary and county 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 do pass.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 320, a bill for an act to amend section forty-seven hundred thirty-seven (4737) of the Code, 1924, relating to the use of primary road funds on the secondary 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.

FRANCIS JOHNSON, Chairman.

MINORITY REPORT

MR. SPEAKER: We, a minority of the committee on roads and highways, to whom was referred House File No. 320, beg leave to dissent from the views of the majority and recommend that this bill do pass.

C. A. HOLLIS.
E. A. ELLIOTT.
C. A. KNUTSON.
JOHN T. HANSEN.
IRA A. GRIPP.
JOHN M. BIXLER.
JOHN EDEN.

Rankin of Lee, from the committee on judiciary No. 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 180, a bill for an act relating to regulations concerning the safety, installation, equipment, and maintenance of passenger and freight elevators, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 296, a bill for an act legalizing the sale by the Town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 288, a bill for an act to legalize the issuance of a warrant issued by the county treasurer of Plymouth County for the payment of a culvert constructed by the town of Hinton, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 172, a bill for an act to legalize a certain warrant issued by the town council of Bellevue, 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.

JNO. M. RANKIN, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 177, a bill for an act to amend section ten thousand eight hundred fifteen (10815), Code 1924, relating to the qualification of judges, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 314, a bill for an act providing that the costs of any action in which a fine is imposed shall be paid out of the fine itself, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JNO. M. RANKIN, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred Senate File No. 162, a bill for an act to repeal section ten thousand four hundred eleven (10411) of the Code, 1924, and to enact a substitute therefor, legalizing corporations which failed to publish notice within the time required by law and whose articles of incorporation were defective, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 215, a bill for an act to amend section eleven thousand twenty-six (11026) of the Code, 1924, so that the statute of limitations as to the rights of minors and insane persons shall not apply to the foreclosure of ancient mortgages, beg leave to report they have had the same 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 bill by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section eleven thousand twenty-six (11026) of the Code, 1924, be amended by striking from line four (4) the word "and"

and inserting at the end of said section the words and figures "and 11028".

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 321, a bill for an act to repeal section eleven hundred forty-four (1144), Code, 1924, and to enact a substitute therefor relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations organized under the provisions of chapter four hundred six (406), Code, 1924, beg leave to report they have had the same 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 of line one (1) the words and figures "eleven hundred forty-four (1144)" and inserting in lieu thereof the words and figures "eleven thousand forty-four (11044)".

Also amend section one (1), line one (1), by striking out the words and figures "eleven hundred forty-four (1144)" and inserting in lieu thereof the words and figures "eleven thousand forty-four (11044)".

Further amend section one (1), line eight (8), by striking the period (.) after the word "residence" and inserting in lieu thereof a comma (,), and also changing the capital "A" in the word "Any" to a small "a".

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 254, a bill for an act to amend section eleven thousand seven hundred ninety-nine (11799) of the Code, 1924, pertaining to record of junior liens, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JNO. M. RANKIN, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 216, a bill for an act to amend section seventy-two hundred seventy-six (7276) of the Code, 1924, and to provide for notice to holders of tax sale certificates of redemption from such sale, beg leave to report they have had the same 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 bill by adding thereto the following section:

Sec. 2. That section seventy-two hundred seventy-six (7276) of the Code, 1924, be further amended by striking from line fourteen (14) thereof the word "latter" and substituting in lieu thereof the word "treasurer".

JNO. M. RANKIN, Chairman.

Report adopted.

Berry of Monroe, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred Senate File No. 106, a bill for an act to repeal section four thousand six hundred twenty-two (4622) of the Code, 1924, and enact a substitute therefor relating to the members of the state highway commission, begs leave to report they have had 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. S. BERRY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 251, a bill for an act to repeal sections one hundred twenty-seven (127) and one hundred twenty-eight (128) of chapter ten (10), and section two hundred thirty-two (232) of chapter fifteen (15), and to amend section two hundred forty-six (246) of chapter sixteen (16) of the Code of 1924, relating to the compilation and distribution of the biennial report of expenditures by the auditor of state, begs leave to report they have had 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. S. BERRY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 252, a bill for an act to amend section three hundred ninety-three (393) of the Code, 1924, relating to the auditing of claims, and to provide for the transfer of certain funds to the general fund of the state, begs leave to report they have had 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. S. BERRY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred Senate File No. 23. a bill for an act to transfer to the board



of parole the powers now possessed by the board of control over the parole of prisoners in the Women's reformatory, to amend, revise, and codify sections thirty-seven hundred thirty-eight (3738), thirty-seven hundred seventy-five (3775), thirty-seven hundred eighty-six (3786), thirty-seven hundred ninety (3790), thirty-seven hundred ninety-two (3792), thirty-seven hundred ninety-four (3794), thirty-seven hundred ninety-seven (3797), thirty-seven hundred ninety-eight (3798), thirtyseven hundred ninety-nine (3799), thirty-eight hundred one (3801), thirty-eight hundred two (3802), thirty-eight hundred three (3803), thirty-eight hundred fourteen (3814), thirty-eight hundred seventeen (3817); to amend sections thirty-eight hundred eighteen (3818) and thirty-eight hundred nineteen (3819); and to repeal sections thirtyseven hundred thirty-four (3734) and thirty-seven hundred thirty-five (3735), all of Code, 1924. relating to paroles, begs leave to report they have had 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. S. BERRY, Chairman.

Report adopted.

Cole of Delaware, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 229, a bill for an act to provide for the cleaning out, deepening, enlarging, extending, or straightening of any main outlet, carrying ditch, drain or natural watercourse in order to expeditiously carry off the combined waters and other materials discharged from any or all of its contributing drainage districts, and to empower the board to determine and apportion what part of the cost of the improvement each of the contributing drainage districts shall pay, begs 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. G. COLE, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on drainage to whom was referred Senate File No. 91, a bill for an act relating to public drainage improvements; to authorize the construction, maintenance, and repair of settling basins as a part of or in connection with such improvements; and to authorize the purchase, lease, or condemnation of lands for such basins, begs leave to report they have had 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. G. COLE, Acting Chairman.

Report adopted.



Diltz 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. 313, a bill for an act to repeal section sixty-eight hundred ninety-nine (6899), of the Code, 1924, relating to assessments for cost of street improvements and sewers, and enacting a substitute therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 94, a bill for an act to authorize and empower the court to allow and set apart from the estate of any deceased person a sufficient sum to provide for the perpetual care of the lot in which the body of the deceased is buried, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on municipal corporations to whom was referred Senate File No. 202, & bill for an act to amend section eleven hundred fifty-seven (1157), Code, 1924, relating to the filling of vacancies in city or town offices, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

VOLNEY DILTZ, Chairman.

Report adopted.

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 14, a bill for an act to establish the General Fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927, and to appropriate therefrom for all departments, and the various divisions thereof, of the state of Iowa, for all purposes provided for by law, for the said biennium, begs leave to report they have had the same 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 2 as follows:

- 1. Strike from lines four (4), five (5) and six (6), the following: "Four Hundred Ninety-seven Thousand One Hundred Forty Dollars (\$497,140.00)" and insert in lieu thereof the following: "Five Hundred Fourteen Thousand Three Hundred Fifteen Dollars (\$514,315.00)".
- 2. Strike from lines eight (8) and nine (9) the following: "Thirty One Thousand Two Hundred Twenty Dollars (\$31,220.00)" and insert in lieu thereof the following: "Thirty-four Thousand One Hundred Twenty Dollars (\$34,120.00)".
- 3. Strike from line seventeen (17) the figures "1,600.00" and insert in lieu thereof the figures "1,800.00".
 - 4. Insert between lines twenty-three and twenty-four the following:
- 5. Strike from line 30 the figures "23,420.00" and insert in lieu thereof the figures "24,820.00".
 - 6. Insert between lines 32 and 33 the following:
 - 32-a Superintendent Camp Ground and Rifle Range....\$1,500.00.
- 7. Strike from line 37 the figures "7,800.00" and insert in lieu thereof the figures "9,300.00".
- 8. Strike from lines 38 and 39 the following: "Four Hundred Thirty-four Thousand Seven Hundred Dollars (\$434,700.00)" and insert in lieu thereof the following: "Four Hundred Forty-six Thousand Seventy-five Dollars (\$466,075.00)".
- 10. Strike from line 45 the figures "225,000.00" and insert the figures "242,575.00".
- 11. Strike from line 47 the figures "\$60,000.00" and insert the figures "64,000.00".
- 12. Strike from line 48 the figures "\$6,000.00" and insert the figures "4.000.00".
 - 13. Insert between lines 48 and 49 the following:
- 14. Strike from line 52 the figures "\$22,000.00" and insert the figures "20,000.00".
- 15. Strike from line 58 the figures "\$384,400.00" and insert the figures "403.975.00".
- 16. Strike from line 60 the figures "\$15,700.00" and insert the figures "10.000.00".
- 18. Strike from line 76 the figures "497,140.00" and insert the figures "514,315.00".

Amend section 3 as follows:

1. Strike from lines 4 and 5 "Nine Hundred Fourteen Thousand Three Hundred Forty Dollars (\$914,340.00)" and insert "Nine Hundred Thirtytwo Thousand Forty Dollars (932,040.00)".

- 2. Strike from lines 7 and 8 "One Hundred Thirty-three Thousand Eight Hundred Seventy Dollars (\$133,870.00)" and insert "One Hundred Thirty-four Thousand Four Hundred Twenty Dollars (\$134,420.00)".
 - 3. Strike from line 17 "2,700.00" and insert "3,000.00".

 - 5. Strike from line 21, "2,000.00" and insert "2,200.00".
 - 6. Strike from line 23 "2,000.00" and insert "2,200.00".

 - 8. Strike from line 31 "124,270.00" and insert "124,520.00".
 - 9. Strike from line 42 "1,800.00" and insert "2,100.00".
 - 10. Strike from line 45 "6,600.00" and insert "6,900.00".
- 11. Strike from lines 46 and 47 the words and figures "Six Hundred Forty-six Thousand Six Hundred Dollars (\$646,600.00)" and insert in lieu thereof the following: "Six Hundred Sixty-three Thousand Two Hundred Dollars (\$663,200.00)".
- 12. Strike from line 54 the words "Exhibit Expenses (Contingent)" and insert in lieu thereof "Contingent Expenses".
 - 13. Insert between lines 54 and 55 the following:
 - 14. Strike from line 56 "73,800.00" and insert "84,000.00".

 - 16. Strike from line 87 "4,000.00" and insert "5,400.00".
 - 17. Strike from line 96 "11,100.00" and insert "12,500.00".
 - 18. Strike from line 98 "12,300.00" and insert "10,000.00".
 - 19. Strike from line 103 "10,000.00" and insert "2,500.00".
 - 20. Strike from line 109 "1,400.00" and insert "1,200.00".
 - 21. Strike from line 110 "1,000.00" and insert "900.00".
 - 22. Strike from line 112 "7,000.00" and insert "4,300.00".
 - 23. Strike all of line 113.
 - 24. Strike from line 114 "450.00" and insert "500.00".
 - 25. Strike from line 115 "200.00" and insert "100.00".
 - 26. Strike from line 116 "2,050.00" and insert "3,500.00".

 - 28. Strike from line 118 "14,000.00" and insert "12,500.00".
- 29. Strike from line 122 the words "Auxiliary Society" and insert "contingent expenses".



- 30. Insert between lines 133 and 134 the following:
 - 133-a State aid to county poultry associations..... 16,000.00
- 31. Strike from line 135 "1,300.00" and insert "17,300.00".
- 32. Strike out lines 139 to 143, inclusive.
- 34. Strike from line 149 "914,340.00" and insert "932,040.00".

Amend section 5 as follows:

- 1. Strike from lines 3 and 4 the words and figures "Eight Thousand Two Hundred Dollars (\$8,200.00)" and insert in lieu thereof the following: "Seven Thousand Six Hundred Dollars (\$7,600.00)".
- 2. Strike from lines 6 and 7 the words and figures "Four Thousand One Hundred Dollars (\$4,100.00)" and insert in lieu thereof "Three Thousand Eight Hundred Dollars (\$3,800.00)".
 - 3. Strike out line 14.
 - 4. Strike from line 15 "4,100.00" and insert "3,800.00".

Amend section 6 as follows:

- 1. Strike from lines 3 and 4 the words and figures "Fifty-four Thousand Dollars (\$54,000.00)" and insert in lieu thereof "Fifty Thousand Eight Hundred Dollars (\$50,800.00)".
- 2. Strike from lines 6 and 7 the words and figures "Twenty-three Thousand Dollars (\$23,000.00)" and insert in lieu thereof "Twenty-two Thousand Nine Hundred Dollars (\$22,900.00)".
 - 3. Strike from line 12 "2,400.00" and insert "2,100.00".

 - 5. Strike from line 22 "23,000.00" and insert "22,900.00".
- 6. Strike from line 23 the words and figures "Eight Thousand Dollars (\$8,000.00)" and insert in lieu thereof "Five Thousand Dollars (\$5,000.00)".
 - 7. Strike all of line 28.
- Insert the word "and" between the words "Fund" and "traveling" in line 29.
- 9. Strike from line 30 the word "County" and insert the word "State" and also strike the figures "3,000.00" and insert "2,000.00".
 - 10. Strike from line 36 "54,000.00" and insert "\$50,800.00".

Amend section 9 as follows:

- 1. Strike from line four the words and figures "Eighteen Thousand Nine Hundred Dollars (\$18,900.00)" and insert in lieu thereof the following: "Nineteen Thousand Three Hundred Dollars (\$19,300.00)".
- 2. Strike from lines 7 and 8 the words and figures "Nine Thousand Two Hundred Dollars (\$9,200.00)" and insert in lieu thereof "Nine Thousand Five Hundred Dollars (\$9,500.00)".
 - 3. Strike from line 12 "3,000.00 and insert "3,300.00".
 - Strike from line 18 "9,200.00" and insert "9,500.00".



- 5. Strike from line 19 the words and figures "Five Hundred Dollars (\$500.00)" and insert "Three Hundred Dollars (\$300.00)".
 - Strike from line 23 "500.00" and insert "300.00".
 - 7. Strike from line 27 "18,900" and insert "19,300".

Amend section 10 as follows:

- 1. Strike from lines 3 and 4 the words and figures "Two Hundred Forty Thousand Dollars (\$240,000.00)" and insert in lieu thereof "Two Hundred Twenty Thousand Dollars (\$220,000.00)".
 - Strike from line 9 "200,000.00" and insert "180,000.00".
 - 3. Strike from line 16 "240,00.00" and insert "220,000.00".

Amend section 12 as follows:

- 1. Strike from lines 4 and 5 the words and figures "One Hundred Thirty-six Thousand Three Hundred Ninety Dollars (\$136,390.00)" and insert in lieu thereof "One Hundred Thirty-four Thousand Three Hundred Eighty Dollars (\$134,380.00)".
- 2. Strike from lines 7 and 8 the words and figures "Sixty-eight Thousand One Hundred Forty-five Dollars (\$68,145.00)" and insert in lieu thereof "Sixty-seven Thousand One Hundred Ninety Dollars (\$67,-190.00)".
 - 3. Strike from line 12 "3,300.00" and insert "2,700.00".
 - Strike from line 14 "1,800.00" and insert "1,725.00".
 - 5. Strike from line 15 "1,700.00" and insert "1,610.00".
 - 6. Strike from line 23 "1,800.00" and insert "1,610.00".
 - 7. Strike from line 34 "68,145.00" and insert "67,190.00".
 - Insert between lines 34 and 35 the following:
 34-a. When vacancies occur in the position of guards in this section they shall not be filled.
 - 9. Strike out lines 35 to 39, inclusive.
 - 10. Strike from line 43 "136,390.00" and insert "134,380.00".

Amend section 14 as follows:

- 1. Strike from lines 3 and 4 the words and figures "Eighty-one Thousand Nine Hundred Ten Dollars (\$81,910.00)" and insert in lieu thereof "Eighty-one Thousand Four Hundred Dollars (\$81,400.00)".
- 2. Strike from lines 6 and 7 the words and figures "Eighteen Thousand One Hundred Fifty Dollars (\$18,150.00)" and insert in lieu thereof "Seventeen Thousand Nine Hundred Dollars (\$17,900.00)".
 - 3. Strike from line 13 "3,600.00" and insert "4,000.00".
 - 4. Strike out all of line 14.
 - 5. Strike from line 15 "1,450.00" and insert "1,500.00".
- 7. In line 18 after the word "clerk" add the word "statistical". And strike the figures "1,200.00" and insert "1,300.00".
 - 8. Strike from line 20 "18,150.00" and insert "17,900.00".
 - 9. Strike out all of line 30.
 - 10. Strike from line 36 "45,610.00" and insert "45,600.00".



11. Strike from line 40 "81,910.00" and insert "81,400.00".

Amend section 16 as follows:

- 2. Strike from line 23 "17,780.00" and insert "20,180.00".

Amend section 17 as follows:

- 1. Strike from lines 4 and 5 the words and figures "Four Hundred Thirty-six Thousand Dollars (\$436,000.00)" and insert in lieu thereof "Four Hundred Twenty-five Thousand Five Hundred Dollars (\$425,500.00)".
 - 2. Strike out all of lines 15 and 16.
 - 3. Strike from line 17 "2,500.00" and insert "2,000.00".
 - 4. Strike from line 20 "436,000.00" and insert "425,500.00".

Amend section 18 as follows:

- 1. Strike from lines three and four the words and figures "Thirty-two Thousand Dollars (\$32,000.00)" and insert in lieu thereof "Forty-one Thousand Two Hundred Dollars (\$41,200.00)".
- 2. Insert the words ", and improvements" after the word "buildings" in line 9 and strike "30,000.00" and insert "39,200.00".
 - 3. Strike from line 11 "32,000.00" and insert "41,200.00".

Amend section 20 as follows:

- 1. Strike from line 13 the figure "(3)" after the word "Deputies" and insert the figure "(2)". Also strike "3,525.00" and insert "3,600.00".
 - 2. Strike from line 14 "1,250.00" and insert "1,500.00".
 - 3. Strike out all of line 15.

Amend section 23 as follows:

- 1. Strike from lines 3 and 4 the words and figures "Forty-one Thousand Dollars (\$41,000.00)" and insert in lieu thereof "Thirty-eight Thousand Dollars (\$38,000.00)".
 - 2. Strike from line 27 "4,000.00" and insert "2,000.00".
 - 3. Strike from line 28 "2,000.00" and insert "1,000.00".
 - Strike from line 30 "11,400.00" and insert "8,400.00".
 - 5. Strike from line 34 "41,000.00" and insert "38,000.00".

Amend section 24 as follows:

1. Strike out all of the first 86 lines and insert in lieu thereof the following:

DEPARTMENT OF HEALTH

For the Department of Health, and all divisions thereof, there is hereby appropriated for the biennium beginning July 1, 1925, and ending June 30, 1927, the sum of one hundred twenty-two thousand eight hundred twenty dollars (\$122,820.00), or so much thereof as may be necessary, to be used in the following manner:

(a) The sum of forty-four thousand sixty dollars (\$44,060.00) or so much thereof as may be necessary, annually for each year of the biennium, for the following purposes:

DEPARTMENT OF HEALTH OFFICE

For salaries and wages:	
Commissioner\$	5,000.00
Director	2,400.00
Chief Clerk	1,600.00
Stenographers (2)	2,400.00
Secretary to Commissioner	1,500.00
Bookkeeper	1,200.00
Clerk	1,200.00
Vital Statistics clerks (3)	4,500.00
Assistant Registrar	1,800.00
Serologist	2,400.00
Assistant Serologist	1,200.00
Technician	1,200.00
Lecturer to Girls	3,600.00
Technician Assistant	960.00
Attendant	1,000.00
Lecturer for Boys (part time)	600.00
Investigator	400.00
Janitor Clerk	1,200.00

SANITARY ENGINEERING AND HOUSING DIVISION

For salaries and wages:

Engineer\$	3,300.00
	1,800.00
Chemist	2,000.00
Assistant Junior Engineer	1,600.00
Stenographer	1,200.00

\$9,900.00

(b) The sum of thirty-four thousand seven hundred dollars (\$34,-700.00), or so much thereof as may be necessary, for the biennium, to be available as required during the biennium, for the following purposes:

DEPARTMENT OF HEALTH

For	miscel	laneous	purposes	:
LOI	minacer	ianeous	Dui Duses	۰

Traveling expenses .	 \$ 3,700.00
Quarantine expenses	 10,000.00

Antitoxin Laboratory supplies, medication	
	26.700.00

SANITARY ENGINEERING AND HOUSING DIVISION

Equipment and Laboratory\$ 2,000.0		For miscellaneous purposes:
	2,000.00	
Traveling expenses 6,000.0	3,000.00	Traveling expenses

2. Strike out of line 90 "125,300.00" and insert "122,820.00".

Amend section 25 as follows:

- 1. Strike from line 4 the words and figures "Ninety-one Thousand Eight Hundred Dollars (\$91,800.00)" and insert in lieu thereof "Ninety-two Thousand Eight Hundred Fifty Dollars (\$92,850.00)".
- 2. Strike from lines 7 and 8 the words and figures "Thirty-four Thousand Four Hundred Dollars (\$34,400.00)" and insert in lieu "Thirty-four Thousand One Hundred Dollars (\$34,100.00)".
 - Strike from line 14 "1,500.00" and insert "1,400.00".

 - 5. Strike from line 22 "16,700.00" and insert "17,800.00".
 - Strike from line 32 "1,800.00" and insert "1,700.00".
 - 7. Strike from line 35 "3,300.00" and insert "3,200.00".
 - 8. Strike from line 41 "1,600.00" and insert "1,500.00".
- 9. Strike from lines 51 and 52 the words and figures "Twenty-three Thousand Dollars (\$23,000.00)" and insert "Twenty-two Thousand Two Hundred Fifty Dollars (\$22,250.00)".
 - 10. Strike from line 56 "1,500.00" and insert "750.00".
 - 11. Strike from line 70 "23,000.00" and insert "22,250.00".
 - 12. Strike from line 74 "91,800.00" and insert "92,850.00".
- 13. Add as line 75 the following: "Any unexpended balance or any part thereof from any of the items in this section may, with the approval of the director of the budget, and of the board of trustees of the state historical department be used for moving pictures".

Amend section 28 as follows:

- 1. Strike from lines 3 and 4 the words and figures "One Hundred Twenty-one Thousand Six Hundred Dollars (\$121,600.00)" and insert in lieu thereof "One Hundred Eight Thousand Seven Hundred Dollars (\$108,700.00)".
- 2. Strike from lines seven and eight the words and figures "Thirty-eight Thousand Three Hundred Dollars (\$38,300.00)" and insert in lieu thereof "Thirty-eight Thousand Six Hundred Dollars (\$38,600.00)".
 - 3. Strike from line 13 "2,850.00" and insert "3,000.00".
 - 4. Strike from line 14 "2,850.00" and insert "3,000.00".



- 5. Strike from line 28 "38,300.00" and insert "38,600.00".
- 6. Strike from line 35 "16,000.00" and insert "6,000.00".
- 7. Strike from line 36 the word "Contingent" and insert the words "and investigation fund". Also strike "10,000.00" and insert "8,000.00".
- 8. Strike from line 37 the word "commissioners" and insert "department", also strike '4,000.00" and insert "2,500.00".
 - 9. Strike from line 39 "45,000.00" and insert "31,500.00".
 - 10. Strike from line 43 "121,600.00" and insert "108,700.00".

Amend section 30 as follows:

- 1. Strike from lines 4 and 5 the words and figures "Ninety-seven Thousand Four Hundred Dollars (\$97,400.00)" and insert the words and figures "Ninety-five Thousand Two Hundred Dollars (\$95,200.00)".
- 2. Strike from lines 7 and 8 the words and figures "Thirty-three Thousand Seven Hundred Dollars (\$33,700.00)" and insert in lieu thereof the following: Thirty-two Thousand Six Hundred Dollars (\$32,600.00)".
 - 3. Strike from line 27 "2,000.00" and insert "2,200.00".
 - 4. Strike from line 28 "1,800.00" and insert "2,000.00".
 - 5. Strike from line 29 "1,500.00" and insert "1,200.00".
 - 6. Strike out all of line 31.
 - 7. Strike from line 33 "10,700.00" and insert "9,600.00".
 - 8. Strike from line 62 "97,400.00" and insert "95,290.00".

Amend section 31 as follows:

- 1. Strike from line 12 "1,500.00" and insert "1,800.00".
- 2. Strike from line 13 "1,500.00" and insert "1,800.00".
- 4. Strike from line 15 "1,500.00" and insert "1,620.00".
- 5. Strike the word "shipping" in line 19.
- 6. Strike all of line 20.

Amend section 32 as follows:

1. Strike out all of lines 8 and 9 and insert in lieu thereof the following:
Per Diem of members and traveling expenses 2,000.00

Amend section 33 as follows:

- 1. Insert after line 26 the following:
 - (c) No mine inspector shall be allowed to use more than onethird of the above five thousand dollars for traveling expenses without the written consent of the budget director.

Amend section 35 as follows:

1. Strike from lines 3 and 4 the words and figures "Fifteen Thousand Three Hundred Dollars (\$15,300.00)" and insert in lieu thereof the following "Seventeen Thousand One Hundred Dollars (\$17,100.00)".

- 2. Strike from line 6 the words and figures "Six Thousand Dollars (\$6,000.00)" and insert in lieu thereof the following "Six Thousand Nine Hundred Dollars (\$6,900.00)".
 - 3. Strike from line 10 "2,700.00" and insert "3,600.00".
 - 4. Strike from line 14 "6,000.00" and insert "6,900.00".
 - 5. Strike from line 27 "15,300.00" and insert "17,100.00".
 - 6. Insert following line 27 the following:
 - (c) Provided, that the appropriation of \$3,600.00 for examiners, as above set out under the heading "For salaries and wages", and the appropriation of \$3,000.00 for traveling expenses, as above set out under the heading "For miscellaneous purposes", are to be expended only in accordance with the provisions of sections 2449 to 2465, Code, 1924, which relate to the board of pharmacy examiners.

Amend section 37 as follows:

- 1. Strike from line 7 the words "and Binding".
- 2. Strike from line 13 the words "or binding".
- 3. Strike from line 17 the words "Weather and Crop Bureau".
- 4. Strike out lines 22 to 26 inclusive and insert in lieu thereof the following: "Fish and Game Department, Motor Vehicle Department, Institutions under the Board of Control and the Board of Education, Iowa State Dairy Association, Bureau of Venereal Diseases control, and vital statistics division of department of health."

Amend Section 40 as follows:

- 1. Strike from lines 4 and 5 the words and figures "Nine Hundred Seventy-nine Thousand Nine Hundred Dollars (\$979,900.00)" and insert in lieu thereof the following: "Nine Hundred Twenty-nine Thousand Nine Hundred Dollars (\$929,900.00)".
 - 2. Strike from line 11 the figures "300,000.00" and insert "250,000.00".
 - Strike from line 15 the figures "979,900.00" and insert "929,900.00".
 Amend Section 41 as follows:
- 1. Strike from lines 4 and 5 the words and figures "One Hundred Seventy Thousand One Hundred Fifty Dollars (\$170,150.00)" and insert in lieu thereof "Two Hundred Five Thousand Four Hundred Twenty-five Dollars (\$205,425.00)".
- 2. Strike from lines 7 and 8 the words and figures "Sixty-nine Thousand Nine Hundred Dollars (\$69,900.00)" and insert in lieu thereof "Seventy-six Thousand One Hundred Dollars (\$76,100.00)".
 - 3. Strike from line 29 "2,000.00" and insert "2,400.00".
 - 4. Strike from line 33 "44,400.00" and insert "44,800.00".

 - Strike from line 41 "10,400.00" and insert "12,400.00".
 - 7. Strike from line 47 "600.00" and insert "1,200.00".
 - 8. Strike from line 49 "9,600.00" and insert "10,200.00".



9. Strike from line 53 "1,600.00" and insert "1,800.00".	
10. Insert between lines 54 and 55 the following:	
54-a Inspector and Tax Collector	1 200 00
54-b Stenographer	
11. Strike from line 56 "5,500.00" and insert "8,700.00".	. 2,200.00
12. Strike from line 64 "1,000.00" and insert "800.00".	
그렇게 하는 경기가 있다면 하는 여자가 있다면 사람들 살아 그 이 교수는 그래 주었다면 가장 하는 그리를 보고 있다면 하는 것이 없어 하다는 그를 하는 것이다.	
13. Strike from line 65 "800.00" and insert "400.00".	
14. Strike from line 66 "600.00" and insert "300.00".	
15. Strike from line 67 "600.00" and insert "300.00".	
16. Strike from line 68 "500.00" and insert "250.00".	
17. Strike from line 69 "300.00" and insert "100,00".	
18. Strike from line 72 "500.00" and insert "250.00".	
19. Insert after line 72 the following:	
Contingent Miscellaneous Fund	2,500.00
Special interstate cooperation fund to be expended only	
with the approval of director of the budget	
20. Strike from line 74 "15,400.00" and insert "21,000.00"	
21. Strike from line 78 "1,500.00" and insert "1,000.00".	5
22. Strike out all of line 79.	
23. Strike out all of lines 80 to 84, inclusive, and insert:	
Periodicals	\$ 25.00
Law books and other books	
5 × 1	\$4,675.00
04 04 11 4 11 4 11 4 11 4 11 4 11 4 11	
24. Strike out all of lines 87 to 93, inclusive, and insert:	
Blue prints	100.00
Blue prints	\$ 100.00 1,000.00
Blue prints	
Blue prints	1,000.00 50.00 8,000.00
Blue prints	1,000.00 50.00 8,000.00
Blue prints	1,000.00 50.00 8,000.00
Blue prints	1,000.00 50.00 8,000.00 7 4,000.00
Blue prints	1,000.00 50.00 8,000.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget.	1,000.00 50.00 8,000.00 7 4,000.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT	1,000.00 50.00 8,000.00 7 4,000.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes:	1,000.00 50.00 8,000.00 7 4,000.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes: Inspection service fund, to be expended only with ap-	1,000.00 50.00 8,000.00 7 4,000.00 \$13,150.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes: Inspection service fund, to be expended only with approval of director of the budget.	1,000.00 50.00 8,000.00 7 4,000.00 \$13,150.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes: Inspection service fund, to be expended only with approval of director of the budget. Additional stenographic expense fund, to be expended	1,000.00 50.00 8,000.00 7 4,000.00 \$13,150.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes: Inspection service fund, to be expended only with approval of director of the budget.	1,000.00 50.00 8,000.00 7 4,000.00 \$13,150.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes: Inspection service fund, to be expended only with approval of director of the budget. Additional stenographic expense fund, to be expended only with approval of director of the budget.	1,000.00 50.00 8,000.00 7 4,000.00 \$13,150.00 \$12,000.00 2,400.00
Blue prints Contributions for N. A. R. U. C. Miscellaneous Traveling expenses Additional traveling expense fund, to be expended only with approval of the director of the budget. MOTOR CARRIER DEPARTMENT For Miscellaneous purposes: Inspection service fund, to be expended only with approval of director of the budget. Additional stenographic expense fund, to be expended only with approval of director of the budget.	1,000.00 50.00 8,000.00 7 4,000.00 \$13,150.00 \$12,000.00 2,400.00 \$14,400.00

1. Strike from line 4 the following: "Twenty-six Thousand Six Hun-

Amend Section 43 as follows:

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dred Dollars (\$26,600.00)" and insert: "twenty-seven thousand six hundred dollars (\$27,600.00)".

- 2. Strike from lines 7 and 8 the following: "Three Hundred Dollars (\$13,300.00)" and insert: "eight hundred dollars (\$13,800.00)".
 - 3. Strike from line 12 "4,000.00" and insert "4,500.00".
- 4. Strike from line 17 the words "Stenographer and Clerk" and insert "Secretary".
 - 5. Strike from line 19 "13,300.00" and insert "13,800.00".

Amend Section 45 as follows:

1. Strike from line 11 the word "Stenographers" and insert "Secretaries".

Amend Section 46 as follows:

- 1. Strike from lines 4 and 5 the following: "One Hundred Sixty-five Thousand Six Hundred Forty Dollars (\$165,640.00)" and insert "One Hundred Fifty-nine Thousand Four Hundred Ninety Dollars (\$159,490.00)".
- 2. Strike from lines 7 and 8 the following: "Seventy-five Thousand Eight Hundred Twenty Dollars (\$75,820.00)" and insert "Seventy-two Thousand Six Hundred Twenty Dollars (\$72,620.00)".
 - 3. Strike from line 19 "1,200.00" and insert "1,500.00".
 - 4. Strike from line 24 "19,020.00" and insert "19,320.00".
 - 5. Strike from line 34 "8,200.00" and insert "5,000.00".
 - Strike from line 36 "26,800.00" and insert "23,600.00".
 - 7. Strike from line 40 "1,500.00" and insert "1,200.00".
 - 8. Strike from line 49 "30,000.00" and insert "29,700.00".
- 9. Strike from lines 50 and 51 the following: "Fourteen Thousand Dollars (\$14,000.00)" and insert "Fourteen Thousand Two Hundred Fifty Dollars (\$14,250.00)".
 - 10. Insert after line 57 the following:

Deputy Treasurer's bond.....\$250.00

- 11. Strike from line 59 "14,000.00" and insert "14,250.00".
- 12. Strike from line 63 "165,640.00" and insert "159,490.00".

Amend section 48 as follows:

- 1. Strike from lines 22, 23 and 24 the following "Seven Million Six Hundred Eighty-nine Thousand Five Hundred Fifteen Dollars Thirty Cents (\$7,689,515.30)" and insert: "Seven Million Five Hundred Ninety Thousand Five Hundred Fifteen Dollars and Thirty Cents (\$7,590,515.30)".
- 2. Strike from lines 31 and 32 the following: "Five Hundred Fortyone Thousand Twenty Dollars (\$541,020.00)" and insert: "Five Hundred Forty-five Thousand Five Hundred Twenty Dollars (\$545,520.00)".

\$165,000.00



- 4. Strike from line 54 the word "Extraordinary" and insert "Contingent and".
- 5. Strike from lines 62 and 63 the following: "Six Hundred Seventeen Thousand Two Hundred Ninety Dollars (\$617,290.00)" and insert: "Six Hundred Twenty-two Thousand Two Hundred Ninety Dollars (\$622,-290.00)".
 - Strike from line 65 the figures "597,290.00" and insert "602,290.00".
- 7. Strike from line 67 the word "Extraordinary" and insert "Contingent and".
- 8. Strike from line 80 the word "Extraordinary" and insert "Contingent and ".
- 9. Strike from lines 88 and 89 the following: "Six Hundred Eighty-five Thousand One Hundred Dollars (\$685,100.00)" and insert: "Six Hundred Sixty-nine Thousand One Hundred Dollars (\$669,100.00)".
 - 10. Strike from line 91 the figures "650,100.00" and insert "634,100.00".
- 11. Strike from lines 93 and 109 the word "Extraordinary" and insert "Contingent and".
- 12. Strike from lines 121 and 122 "One Hundred Sixty-seven Thousand Six Hundred Dollars (\$167,600.00)" and insert "One Hundred Sixtynine Thousand One Hundred Dollars (\$169,100.00)".
 - 13. Strike from line 124 "160,100.00" and insert "161,600.00".
- 14. Strike from lines 126 and 139 the word "Extraordinary" and insert "Contingent and".
- 15. Strike from lines 134 and 135 the following: "Seven Hundred One Thousand Seven Hundred Dollars (\$701,700.00)" and insert: "Seven Hundred Eleven Thousand Seven Hundred Dollars (\$711,700.00)".
 - 16. Strike from line 137 "429,756.00" and insert "439,756.00".
- 17. Strike from lines 156 and 157 the following: "Eight Hundred Thirty-eight Thousand Four Hundred Dollars (\$838,400.00)" and insert: "Six Hundred Eighty Thousand Nine Hundred Dollars (\$680,900.00)".
 - 18. Strike out lines 160 to 169, inclusive, and insert as follows:
 - "(9-a) The board of control is hereby authorized to use from the surplus in the support fund and the surplus in the "maintaining and establishing of industries" fund a sufficient amount to cover the askings for special purposes, namely: One hundred fifty-seven thousand five hundred dollars (\$157,500.00)".
- 19. Strike out of lines 187 and 202 the word "Extraordinary" and insert "Contingent and".
- 20. Strike from lines 197 and 198 the following: "Four Hundred Ninety-eight Thousand Four Hundred Twelve Dollars and Fifty Cents (\$498,412.50)" and insert: "Five Hundred Fourteen Thousand Four Hundred Twelve Dollars and Fifty Cents (\$514,412.50)".
- 21. Strike from lines 219 and 234 the word "Extraordinary" and insert "Contingent and".
- 22. Strike from lines 247 and 248 the following: "Two Hundred Seventy-three Thousand Five Hundred Sixty Dollars (\$273,560.00)" and in-



sert: "Three Hundred Eleven Thousand Sixty Dollars (\$311,060.00)".

23. Insert between lines 254 and 255 the following:

For contingent and repair fund	20,000.00
For dental, oculist, aurist, treatments and necessary	
supplies	4,000.00
For pipe organ repairs	800.00
For water softener	6,000.00
For chicken house	500.00
For equipment and supplies, educational department	2,000.00
For chaplain, lectures and amusements	1,200.00
For machine shop and engine room	1,500.00
For carpenter shop and manual training department	1,000.00
For tailor shop	500.00

- 24. Strike out of line 256 the figures "8,900.00" and insert the figures "46,400.00".
- 25. Strike from line 269 the word "Extraordinary" and insert "Contingent and".
- 26. Strike from line 305 the figures "7,689,515.30" and insert "7,590,515.30".

Amend section 49 as follows:

- 1. Strike from lines 15, 16 and 17 the following: "Three Million Eight Hundred Seventy-one Thousand Eight Hundred Eleven Dollars Twenty Cents (\$3,871,811.20)" and insert: "Four Million Three Hundred Sixty-one Thousand Eight Hundred Eleven Dollars and Twenty Cents (\$4,-361,811.20)"
 - 2. After line 63 insert the following:
 - (d) Central heating plant
 \$215,000.00

 (e) Replacement
 275,000.00
- 3. Strike from lines 67 and 68 the following: "Four Million Seven Hundred Ninety-four Thousand Seven Hundred Seventy-four Dollars (\$4,794,774.00)" and insert: "Four Million Eight Hundred Seventeen Thousand Seven Hundred Seventy-four Dollars (\$4,817,774.00)".
- 4. Strike from lines 70 and 71 the following: "Two Million Two Hundred Forty-seven Thousand Three Hundred Eighty-seven Dollars (\$2,247,387.00)" and insert: "Two Million Two Hundred Fifty-eight Thousand Eight Hundred Eighty-seven Dollars (\$2,258,887.00)".
 - 5. Insert between lines 94 and 95 the following:

State Apiarist\$	1,500.00
Soldiers' tuition	10,000.00

- 6. Strike from line 130 the following: "Four Hundred Thirty-four Thousand Dollars (\$434,000.00)" and insert: "Four Hundred Thirty-five Thousand Dollars (\$435,000.00)".
 - 7. Strike from line 132 the figures "366,000.00" and insert "372,000.00".
 - 8. Strike from line 134 the figures "25,000.00" and insert "20,000.00".
 - 9. Strike from line 140 the figures "68,000.00" and insert "63,000.00".
- 10. Strike from line 153 the words "Small Buildings" and insert "Sundry equipment".

Amend section 54 as follows:

1. Strike from lines 2 and 3 the following: "not to exceed thirty-two (32) municipal and county examiners" and insert: "state examiners and assistants.".

Insert after section 54 the following:

EXAMINING BOARDS

Sec. 54-a1. For the purpose of carrying out the provisions of sections 2449to 2465, inclusive, Code, 1924, relative to Examining Boards, there is hereby appropriated the sum of twenty-six thousand five hundred dollars (\$26,500.00) or so much thereof as may be necessary, for the biennium beginning July 1, 1925, and ending June 30, 1927, to be used as follows:

Board of Chiropractic E	Examiners\$8,000.00
Board of Dental Examin	ners 6,000.00
Board of Embalmers Ex	xaminers 3,000.00
Board of Medical Exam	niners 2,800.00
Board of Nurses Exami	iners 3,000.00
Board of Optometry Ex	aminers 1,600.00
Board of Osteopathic E	Examiners 1,800.00
Board of Podiatry Exar	miners 300.00

Provided, however, that expenditures from the foregoing appropriations shall be expended only in the manner and under the authority provided in said sections of the Code.

STATE AID FOR DEAF CHILDREN

Sec. 54-a2. For the purpose of carrying out the provisions of Chapter 224, Code, 1924, there is hereby appropriated the sum of Twenty Thousand Dollars (\$20,000.00), or so much thereof as may be necessary, for the biennium beginning July 1, 1925, and ending June 30, 1927. Expenditures from said appropriation to be made only in the manner and under the authority provided in said chapter.

Insert after section 55 the following:

Sec. 55-a1. The Executive Council is hereby authorized to appoint such employees, and to fix the salaries thereof, as shall be needed in the motor vehicle department of the office of the Secretary of State, to carry out the provisions of the motor vehicle law of Iowa; provided, however, that no portion of the salaries of such employees or the other expenses of such department which are provided for by law, shall be paid from the general fund of the State of Iowa, but shall be paid from that portion of the motor vehicle fees which revert to the State of Iowa for the expense and maintenance of the motor vehicle department.

Sec. 55-a2. On and after July 1, 1925, and until June 30, 1927, the number of employees in the Fish and Game Department and their compensation, shall not exceed the following specified number and amounts:

1	Game Warden		\$2,700.00	annually
1	Assistant Game	Warden	2,000,00	annually

1	Assistant Game Warden	1,600.00 annually
1	Assistant Game Warden	1,600.00 annually
1	Secretary	1,800.00 annually
1	Stenographer	1,200.00 annually
40	Deputy Wardens, each	5.00 per diem

Provided that no part of such compensation, nor the expenses of such employees which have been provided for by law, shall be paid from the general fund of the State, but shall be paid from the Fish and Game protection fund, in accordance with the provisions of section 1717, Code of 1924.

Sec. 55-a3. On and after July 1, 1925, and until June 30, 1927, the number of employees in the Banking Department, and their compensation, shall not exceed the following specified number and amounts:

1	Superintendent of Banking	\$5,000.00	annually
1	Deputy Superintendent	4,000.00	annually
4	Stenographers, each	1,500.00	annually
2	Clerks, each	1,410.00	annually
1	Legal clerk	2,400.00	annually
1	Chief clerk and special examiner	2,700.00	annually
30	Examiners, each 1,800.00 to	3,000.00	annually

Provided that no part of such compensation, nor the expenses of such employees which have been provided for by law, shall be paid from the general fund of the State, but shall be paid from the examination fees and other receipts of said department in the manner and under the authority provided in sections 9144 and 9145, Code of 1924; and, provided further that the foregoing provisions as to the number of employees in said department, and their compensations, shall not be so construed as to repeal or affect the limitations imposed by sections 9136 and 9137, Code of 1924.

Sec. 55-a4. On and after July 1, 1925, and until June 30, 1927, the number of employees in the department of the State Board of Educational Examiners, and their compensations, shall not exceed the following number and amounts:

1	Secretary	2,000.00	annually
1	Clerk		
2	Stenographers, each	1,200.00	annually

Such other clerical assistance as shall be deemed advisable and necessary to properly conduct the routine of the examination work of said board, at not to exceed fifty cents (.50) per hour per employee for the time they are actually engaged in said work in the office of the secretary of the board.

Such examiners as shall be deemed advisable and necessary to properly examine and grade examination papers, at not to exceed seventy-five cents (.75) per hour per examiner for the time they are actually engaged in said work in the office of the secretary of the board.

The members of said board, other than those receiving a salary from the state, shall receive a per diem of not to exceed four dollars (\$4.00) and their actual and necessary expenses. Provided, however, that no part of the salaries, wages, per diem or expenses above provided for in this section shall be paid from the general fund, but shall be paid from the fees derived from conducting examinations and the issuance of certificates and diplomas.

Amend section 56 by substituting therefor the following:

None of the funds appropriated by this act shall be used for any other purposes than those for which the appropriations have been made; provided, however, that the said appropriations may not only be used for the purposes specified in this act, but authority is hereby given to the governing board of any state department, institution or agency, or if there be no governing board, to the head of such department, institution or other agency named in this Act, to transfer within the respective department, institution or other agency, any such appropriations (except appropriations for salaries, wages or per diem) from the object or purpose for which specifically appropriated or set aside to some other special object or purpose if and when it is deemed advisable and necessary in the interest of economy and efficiency; subject, however, in every instance, to the written consent and approval of the governor and director of the budget, first obtained. This section shall not be construed to require the auditor of state to keep a separate account for each specific item in an appropriation made to any department, but such account may be kept in the aggregate amount of the appropriation.

Amend section 57 as follows:

- 1. Insert in line 3 following the word "funds" the words "or approve claims."
- 2. Insert in line 7 following the word "any" where it appears the second time in said line the word "such".
 - 3. Insert in line 10 following the word "any" the word "such".
- 4. Insert in line 11 preceding the word "shall" the following: "or approving any such excessive claim,".

Amend section 60 as follows:

1. Strike out all of said section following the word "in" in line 3 and insert the following: "Plain Talk, a newspaper published in Des Moines, Iowa, and the Hardin County Ledger, a newspaper published in Eldora, Iowa."

L. V. CARTER, Chairman.

Report adopted.



INTRODUCTION OF BILLS

House File No. 372, by committee on judiciary No. 2, a bill for an act to regulate the practice of professional bondsmen, to provide rules and regulations for the conduct of such practice, to create a county board for the licensing and regulating of persons who engage in such practice and providing penalties for the violation thereof.

Read first and second times and passed on file.

House File No. 373, by committee on judiciary No. 2, a bill for an act to legalize the publication of certain notices of incorporation in cases where such notices were not published within the time provided by law.

Read first and second times and passed on file.

House File No. 374, by committee on judiciary No. 2, a bill for an act to amend sections one thousand five hundred fifty-two (1552), one thousand five hundred fifty-seven (1557), one thousand five hundred seventy-seven (1577) and to repeal section one thousand five hundred fifty-nine (1559) of the Code, 1924, and to enact a substitute therefor, all relating to the sale of cigarettes, cigarette papers and tobacco.

Read first and second times and passed on file.

House File No. 375, by committee on judiciary No. 2, a bill for an act to amend section thirty-seven hundred sixty-three (3763) of the Code, 1924, relating to the selling price of supplies, materials and articles manufactured by convict labor within the state.

Read first and second times and passed on file.

House File No. 376, by committee on judiciary No. 1, a bill for an act to legalize the action of the board of supervisors of Linn county, Iowa, in connection with the letting of contracts for certain bridges and culverts and to legalize such contracts.

Read first and second times and passed on file.

House File No. 377, by committee on judiciary No. 2, a bill for an act to amend, revise, and codify section two hundred sixty-five

(265), Code 1924, relating to the printing and sale of legal publications.

Read first and second times and passed on file.

House File No. 378, by committee on schools and textbooks, a bill for an act to repeal the law as it appears in sections thirty-nine hundred (3900), thirty-nine hundred two (3902), thirty-nine hundred four (3904), forty-one hundred eighty-four (4184), forty-one hundred eighty-five (4185), forty-one hundred eighty-six (4186), forty-one hundred eighty-seven (4187), forty-three hundred thirty-two (4332), forty-three hundred thirty-four (4334), forty-three hundred thirty-five (4335), and amend section forty-three hundred thirty-eight (4338) of the Code, 1924, relating to state aid for certain schools.

Read first and second times and passed on file.

House File No. 379, by committee on motor vehicles and transportation, a bill for an act to repeal chapter two hundred fifty-two (252) of the Code, 1924, and to define motor carriers and to provide for the levy and collection of tax to be paid by such motor carriers for the maintenance and repair of highways and for the administration and enforcement of the provisions hereof.

Read first and second times and passed on file.

House File No. 380, by committee on motor vehicles and transportation, a bill for an act to provide for the supervision and regulation by the board of railroad commissioners of this state, of persons engaged in the transportation of persons or property for hire by motor vehicles and for the enforcing of this act, and punishment for violation of the provisions thereof.

Read first and second times and passed on file.

House File No. 381, by committee on municipal corporations, a bill for an act to amend section fifty-nine hundred forty (5940) of the Code, 1924, relating to the payment of expenses in connection with the laying off, opening, widening, straightening, narrowing, vacating, extending, improving, and repairing streets highways, avenues, alleys, public grounds, wharves, landings, and market



places in cities and towns and authorizing the assessing of all or any portion of the cost thereof on abutting and adjacent property.

Read first and second times and passed on file.

House File No. 382, by committee on municipal corporations, a bill for an act to amend and revise the law as it appears in chapter three hundred eight (308) of the Code, 1924, relating to street improvements, sewers, and special assessments.

Read first and second times and passed on file.

House File No. 383, by committee on municipal corporations, a bill for an act authorizing the creation of city plan commissions in cities and towns of all classes, providing the manner of appointment of members of such commissions, the terms for which they shall serve, defining the powers of such commissions, authorizing the appropriation of money for the expenses thereof, and providing for levying a tax therefor.

Read first and second times and passed on file.

House File No. 384, by committee on municipal corporations, a bill for an act relating to the platting of land and authorizing cities and towns to maintain suits in equity in certain cases to declare plats, when filed and recorded in violation hereof, to be void and to expunge the same from the records.

Read first and second times and passed on file.

House File No. 385, by committee on municipal corporations, a bill for an act to amend the law as it appears in sections fifty-seven hundred fifty-seven (5757) and fifty-seven hundred fifty-eight (5758), Code of 1924, relating to the establishment of building lines by ordinance and providing for notice thereof and for hearing objections thereto, by adding further provisions authorizing certain cities to establish such building lines by ordinance for the purpose of widening the streets within the limits of such building lines at the expiration of the time that may be provided in such ordinance for the widening of any such street, and providing the method of procedure for the establishment of such lines, and for determining the rights of owners of any property affected thereby to damages;



fixing the measure thereof; limiting the time within which actions for damages shall be brought, and providing how such damages, when assessed, shall be paid by such cities.

Read first and second times and passed on file.

House File No. 386, by committee on judiciary No. 1, a bill for an act to legalize certain appropriations made by the town council of Bellevue, Iowa.

Read first and second times and passed on file.

House File No. 387, by committee on judiciary No. 1, a bill for an act to provide for forfeiture and cancellation of the corporate charter and rights to transact business in this state by cooperative corporations because of default in making reports and in the payment of penalties; also providing for method of reinstatement.

Read first and second times and passed on file.

House File No. 388, by committee on judiciary No. 1, a bill for an act to amend the law as it appears in section seven hundred ninety (790) of the Code, 1924, relating to the publication of lists of nominations.

Read first and second times and passed on file.

House Joint Resolution No. 5, by committee on municipal corporations, a joint resolution proposing an amendment to the constitution of the state of Iowa authorizing the state and all subdivisions thereof and all municipal corporations to acquire lands and appurtenances thereto and easements therein for the purpose of establishing, creating, enlarging and improving parks, highways, boulevards, cemeteries, public buildings and all works that involve the public health, welfare and safety, and to acquire an excess of such lands, appurtenances and easements over that needed for any such purpose on approval of court as being required to protect, preserve or aid in the improvement, and to sell or lease any excess with or without restriction, and to authorize the issuance of bonds to supply the funds in whole or in part to pay for the excess so appropriated or otherwise acquired.

Read first and second times and passed on file.



HOUSE CONCURRENT RESOLUTION NO. 16

Carter of Hardin offered the following concurrent resolution:

Be It Resolved by the House of Representatives, the Senate Concurring, That the Governor of Iowa be and is hereby directed to extend to the grief stricken areas, Illinois, Missouri and Indiana, a message of sympathy for the great loss of lives and property which has been visited upon them by the recent storm that has swept their states and offer them any assistance that the state of Iowa may be able to render, and that a copy of such message shall be spread in full upon the journal of the House and the Senate.

Unanimous consent having been obtained for the immediate consideration of the resolution, Carter of Hardin moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE FILES WITHDRAWN

On request of O'Donnell of Dubuque, unanimous consent having been obtained, House File No. 226 was withdrawn from the committee on schools and textbooks and from further consideration by the House.

On request of Martin of Jackson, unanimous consent having been obtained, House File No. 75 was withdrawn from the committee on animal industry and from further consideration by the House.

On request of Martin of Jackson, unanimous consent having been obtained, House File No. 244 was withdrawn from the committee on judiciary No. 1 and from further consideration by the House.

AMENDMENTS FILED

Hubbard of Pottawattamie and Harrison of Pottawattamie filed the following amendments to their substitute amendments for the committee amendments to House File No. 188:

Amend the proposed substitute amendments to House File No. 188, found on page 726 of the House Journal of March 18th, by adding thereto the following:

Amend House File No. 188 by striking section ninety-nine (99) and substituting in lieu thereof the following:

Sec. 99. The bonds authorized by the preceding section are general obligations of the county. Should the funds on hand not be sufficient to retire said bonds on the date of maturity thereof, the board of supervisors shall refund the same through the issuance of refunding bonds

issued on the same terms and conditions and payable in the same manner as the original bonds.

(Code 4724 Modified.)

Amend the title by inserting after the word "sections" in line three (3) the words and figures "forty-seven hundred twenty-four (4724),".

Amend the subenacting clause by inserting after the word "sections" in line two (2) the words and figures "forty-seven hundred twenty-four (4724),".

Latimer of Fremont filed the following amendments to House File No. 188:

Amend House File No. 188 as follows (the line references refer to the printed bill):

- 1. Amend section 3 by inserting in line seventeen (17) following the word "system" the words "of such county as the board of supervisors may specifically designate and request".
- 2. Amend section 6 by striking from line three the word "may" and inserting in lieu thereof the word "shall".
- 3. Amend section 9 by adding at the end thereof the following sentence: "The said highway commission shall, at all proper times, or upon request from the board of supervisors, keep each county fully informed as to the state of its account."
 - 4. Amend by striking section 12 from the bill.
- 5. Amend section 13 by inserting between the words "the" and "state" in the first line thereof the words "boards of supervisors of the various counties and"; also, by striking from line six the word "It" and inserting in lieu thereof the word "They"; also, by striking from lines twelve and thirteen the words "highway commission" and inserting in lieu thereof the word "they"; and by striking from lines eighteen and nineteen the following: "The improvements shall not all be grouped in one part of the state nor on one road."
- 6. Amend by striking all of section 14 from the bill and substituting therefor the following:
- Sec. 14. Before proceeding with the improvement of any primary road, the board of supervisors and the highway commission shall cause suitable surveys, plans, specifications and estimates to be prepared and filed with the county auditor. Such surveys, plans, specifications and estimates may be prepared by the county engineer, or by engineers in the employ of the commission, as may be mutually agreed upon by the board and commission, but all such plans, specifications and estimates must be approved by the board of supervisors and the highway commission.

The work shall be done in accordance therewith, except in so far as the same may be modified to meet unforeseen or better understood conditions and no such modification shall be deemed an invalidating matter.

7. Amend section 16 by striking the words "Said commission" from the first line thereof and inserting in lieu thereof the words "The board



of supervisors"; and by striking from lines three and four the words "some paper of general circulation in each county" and inserting in lieu thereof the words "each of the official newspapers of each county once each week for two consecutive weeks. The first of such publications shall be not more than twenty and the last not less than ten days prior to the date fixed for said hearing."

- 8. Amend section 18 by adding at the end of the first line thereof the words "board of supervisors, with the approval of the", and by inserting following the word "It" in line three the words ", with like approval,".
- 9. Amend section 19 by inserting following the word "determination" in the first line thereof the words "when so approved", and by striking the word "commission" at the beginning of line two and inserting the word "board".
- 10. Amend section 20 by striking from lines three and four the words "state highway commission" and inserting in lieu thereof the words "board of supervisors", and by striking from line seventeen the words "state highway commission may" and inserting in lieu thereof the words "board of supervisors shall".
- 11. Amend section 21 by striking from line five thereof the word "commission" and inserting in lieu thereof the word "board", and by adding at the end of the section preceding the period the following: ", and if for performing paving work, or for furnishing materials therefor, such bond shall be so drawn as to fully secure the proper county from defective workmanship or materials for a period of five years from the completion of the contract."
- 12. Amend section 22 by inserting after the word "construction" in line three thereof the words "and maintenance", and by adding preceding the period at the end of the section, the words "on the primary road system".
- 13. Amend section 23 by inserting between the words "of" and "the" in the fifth line thereof the words "the board of supervisors or".
- 14. Amend section 25 by inserting between the words "charge," and "and" in the third line thereof the words "approved by the board of supervisors".
- 15. Amend section 32 by striking from line one thereof the words "state highway commission" and inserting in lieu thereof the words "board of supervisors".
- 16. Amend section 34 by striking from line three thereof the words "highway commission" and inserting in lieu thereof the words "board of supervisors", also, by striking from the same line the words "county treasurer" and inserting in lieu thereof the words "highway commission", and by inserting between the words "and" and "by" in the same line the words "the highway commission shall".
- 17. Amend section 36 by striking from line three thereof the words "state highway commission" and inserting in lieu thereof the words "board of supervisors".
 - 18. Amend section 37 by striking from lines seven and eight thereof



the words "state highway commission" and inserting in lieu thereof the words "board of supervisors", and by striking the words "state highway commission" as they appear the last words in line eight and inserting in lieu thereof the word "county".

- 19. Amend section 39 by striking out of the second line thereof the words "state highway commission" and inserting in lieu thereof the words "boards of supervisors"; by striking out of lines three and four the words "state highway commission" and inserting in lieu thereof the word "county", and by striking from line five thereof the word "state" and inserting in lieu thereof the word "county".
- 20. Amend section 40 by striking from line one thereof the word "state" and inserting in lieu thereof the word "county", and by striking from line six thereof the word "state" and inserting in lieu thereof the word "county".
- 21. Amend section 41 by striking out of line five the word "state" and inserting in lieu thereof the word "county", and by striking out all of lines six, seven, eight and nine and the words "and the treasurer of state" at the beginning of line ten and inserting in lieu thereof the words "the county treasurer shall at once forward to the said commission the cancelled vouchers which were paid by the proceeds of the certification issued in anticipation of such apportionment and thereupon the said commission shall forward to the auditor of state, in favor of the county treasurer, a voucher for the amount of such cancelled claims with interest thereon to the date of call. The auditor of state shall issue his warrant for said amount and the treasurer of state shall pay the same out of the primary road fund. Immediately upon receipt of such funds, the county treasurer".
- 22. Amend section 45 by striking out of the first line the words "state highway commission" and by inserting in lieu thereof the words "board of supervisors", and by inserting in line two following the word "council" and preceding the comma the words "and the state highway commission", and by striking from lines sixteen and seventeen the words "state highway commission" and inserting in lieu thereof the words "board of supervisors", and by striking from line nineteen the words "state highway commission" and inserting in lieu thereof the words "board of supervisors".
- 23. Amend section 46 by striking from line three the words "state highway commission" and inserting in lieu thereof the words "board of supervisors", and by striking from line six the words "state purposes" and inserting in lieu thereof the words "highway purposes outside cities and towns", and by striking from line seven the words "to the provisions hereof and".
- 24. Amend section 48 by striking out of lines two and three the words "and extensions of primary roads constructed hereunder within cities and towns", and by inserting between the words "by" and "the" in line four the words "board of supervisors under the direct control of", and by striking the word "under" in line four and inserting in lieu thereof the word "by", also by inserting between the word "system" and the word



- "and" in line five the words "as provided by chapter two hundred forty-three (243) of the Code, 1924."
- 25. Amend section 50 by striking out of line seventeen thereof the words "state highway commission" and inserting in lieu thereof the words "boards of supervisors", and by placing a period after the word "system" at the end of line eighteen and striking the remainder of the section.
- 26. Amend section 51 by inserting between the words "commission" and "is" in line one the words ", with the consent of the board of supervisors,".
 - 27. Amend by striking out section 52 from the bill.
- 28. Amend section 55 by adding at the end thereof the following sentence: "At the end of each biennial period, the unexpended funds remaining in the highway commission maintenance fund for said biennial period shall be placed to the credit of the primary road fund."
- 29. Amend section 76 by striking from lines two and three thereof the words "at least one of the official newspapers of the county" and inserting in lieu thereof the words "some newspaper of the county as near as practicable to the said district".
 - 30. Amend by inserting between sections 45 and 46 the following:
- Sec. 45-a1. After the completion of such improvement the same shall be maintained by the city or town and such city or town shall rest under the same obligation of care as to such improvement as is now provided by law for roads and streets generally."

On motion of Martin of Jackson the House adjourned until 9:00 a. m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTAIVES DES MOINES, IOWA, MARCH 21, 1925

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

Prayer was offered by the Rev. C. E. Wight, pastor of the Reorganized Church of Latter Day Saints, Lamoni, Iowa.

Journal of March 20th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Eden of Clinton, from citizens of Clinton county, favoring House File No. 227. Schools and textbooks.

By Harrison of Pottawattamie, from voters of Pottawattamie county, favoring House File No. 227. Schools and textbooks.

By Hattendorf of Osceola, from voters of Osceola county, favoring House Files Nos. 100 and 227. Schools and textbooks.

By Walrod of Clinton, from citizens of Clinton county, favoring House File No. 227. Schools and textbooks.

By Gripp of Union, from voters of Union county, favoring House File No. 227. Schools and textbooks.

By Hempel of Clayton, from members of town council, Elkader, opposing House File No. 173. Municipal corporations.

By Anderson of Decatur, from motor clubs of Davenport, Burlington, Dubuque, Muscatine, and Cedar Rapids, favoring a statewide system of paved highways under control of highway commission. Roads and highways.

By Anderson of Decatur, from the mayor and councilmen of Davis City, protesting against House File No. 173. Municipal corporations.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Yenter of Johnson for the day on request of Cole of Delaware; Hill of Floyd for the day on request of Ryder of Dubuque; Graham of Wapello for the day on request of Martin of Jackson; Diltz of Polk for the day on request of Rankin of Lee; Lichty of Black Hawk for the day on request of Dewar of Cherokee; Kent of Lucas for the day on request of Gripp of Union.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 20th, approved the following bills:

House Files Nos. 46, 9 and 190.

STEERING COMMITTEE

Wolfe of Linn moved that the Speaker appoint a steering committee of five members for the purpose of expediting the work of the session.

Motion prevailed, and the following members were appointed on said committee: Wolfe of Linn, Forsling of Woodbury, O'Donnell of Dubuque, Thomas of Audubon, and Hanson of Hancock.

LEAVE OF ABSENCE

Leave of absence was granted as follows: The steering committee for the day on request of Wolfe of Linn.

SPECIAL ORDERS MADE

On request of Dewar of Cherokee, unanimous consent having been obtained, House File No. 380, was made a special order for Monday, March 23d, at 1:30 p. m., and House File No. 379 was made a special order to be considered immediately following the consideration of House File No. 380.

HOUSE FILE NO. 353 INDEFINITELY POSTPONED

On request of Wagner of Scott, unanimous consent having been obtained, the report of the committee on elections recommending indefinite postponement of House File No. 353 was taken up for consideration.

On motion of Patterson of Kossuth the report of the committee was adopted and House File No. 353 was indefinitely postponed.



HOUSE FILE NO. 364 WITHDRAWN

On request of Dewar of Cherokee, unanimous consent having been obtained, House File No. 364 was withdrawn from the calendar and from further consideration by the House.

RESOLUTION

Miller of Shelby offered the following resolution:

Whereas, the Honorable Curran Freeman Swift, former member of the House of Representatives from Shelby county in the Thirty-second and Thirty-third General Assemblies, died at his home in Harlan, Iowa, on November 28, 1921; therefore,

Be it resolved by the House of Representatives of the Forty-first General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Miller moved its adoption. Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Miller of Shelby, Stookesberry of Davis and Hubbard of Pottawattamic.

CONSIDERATION OF BILLS

House File No. 208, a bill for an act to amend section ten thousand eight hundred five (10805) of the Code, 1924, relating to expenses of judges of the district court, was taken up for further consideration.

The motion filed on March 14th to reconsider the vote by which the committee amendments were rejected was taken up and considered.

The House refused to reconsider the vote by which the committee amendments were rejected.

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.



Anderson of	Held	Prichard	Stepanek
Decatur	Johnson of	Quirk	Swanson
Blackford	Marion	Rankin	Truax
Blake	Kennedy	Rhinehart	Venard
Cole	Knutson	Rice	. Vincent
Dewar	Latimer	Rust	Wagner
Eckles	McCaulley	Ryder	Walrod
Eden	Martin	Saunders	Wilson
Edge	Merritt	Smith of	Mr. Speaker-37
Grimwood	Powers	Chickasaw	
Harrison of			
Clarke			

The nays were:

Aiken	Elliott	Huff	Natvig
Anderson of	Fleming	Johnson of	Noble
Montgomery	Francis	Dickinson	Oldham
Anderson of	Gilbertson	Kent	Oliver
Webster	Gripp	King	Orr
Bauer	Haney	Knudson	Rassler
Berry	Hanson of	Leonard	Ratliff
Bierkamp	Winnebago	Lepley	Reimers
Bixler	Harrison of	Lieberknecht	Roberts
Blythe	Pottawattamie	Long	Schulte
Brittain	Hattendorf	McIlrath	Smith of O'Brien
Christophel	Hempel	Mathews	Stookesberry
Clark	Higgins	Miller	Strippel
Craig	Hubbard	Napier	Williams—51

Absent or not voting:

Carter	Hanson of	Lovrien	Thomas
Diltz	Hancock	Maxfield	Troup
Forsling	Hill	O'Donnell	Ulstad
Graham	Hollis	Owens	Wolfe
Hager	Lichty	Patterson	Yenter-20
Hansen	23		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 139, a bill for an act to amend section forty-one hundred eighty-eight (4188) of the Code, 1924, relating to dissolution of consolidated school corporations, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hansen of Scott the amendments proposed by the committee, found in the journal of March 11th, were adopted.

Mr. Hansen moved that 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?"

The ayes were:

Anderson of Francis King Ratliff Knudson Decatur Gilbertson Reimers Anderson of Grimwood Knutson Rhinehart Latimer Montgomery Gripp Rice Anderson of Hager Leonard Ryder Webster Haney Lepley Saunders Bauer Hansen Lieberknecht Schulte Bierkamp Hanson of Long Smith of McCaulley O'Brien Bixler Winnebago Blackford Harrison of McIlrath Stepanek Blake Clarke Martin Stookesberry Blythe Harrison of Mathews Strippel Brittain Pottawattamie Merritt Swanson Christophel Hattendorf Miller Troup Clark Held Napier Truax Cole Venard Hempel Natvig Craig Higgins Noble Vincent Dewar Hollis Oldham Wagner Eckles Hubbard Owens Walrod Williams Eden Huff Powers Edge Johnson of Prichard Wilson Elliott Rankin Mr. Speaker-83 Marion Fleming Rassler

The nays were:

Johnson of	Oliver	Rust-3

Absent or not voting:

Aiken	Hanson of	Maxfield	Smith of
Berry	Hancock	O'Donnell	Chickasaw
Carter	Hill	Orr	Thomas
Diltz	Kennedy	Patterson	Ulstad
Forsling	Lichty	Quirk	Wolfe
Graham	Lovrien	Roberts	Yenter-22

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

House File No. 205, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the United Spanish War Veterans to be held in this state, with report of committee recommending passage, was taken up for consideration.

Saunders 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.



Anderson	Francis	King	Reimers
of Decatur	Grimwood	Knutson	Rhinehart
Anderson	Gripp	Latimer	Rice
of Montgomery	Hager	Leonard	Roberts
Anderson	Hanson	Lepley	Rust
of Webster	of Winnebago	Lieberknecht	Ryder
Berry	Harrison	Long	Saunders
Bierkamp	of Clarke	McCaulley	Smith
Bixler	Harrison of	McIlrath	of Chickasaw
Blackford	Pottawattamie	Martin	Smith of O'Brien
Blake	Hattendorf	Mathews	Stepanek
Blythe	Held	Merritt	Stookesberry
Brittain	Hempel	Napier	Strippel
Christophel	Higgins	Natvig	Swanson
Clark	Hollis	Oldham	Troup
Cole	Hubbard	Oliver	Truax
Craig	Huff	Orr	Venard
Dewar	Johnson	Owens	Vincent
Eckles	of Dickinson	Powers	Wagner
Eden	Johnson	Quirk	Walrod
Edge	of Marion	Rankin	Wilson
Elliott	Kennedy	Rassler	Mr. Spacker—82
Fleming	Kent '	Ratliff	

The nays were, none.

Absent or not voting:

Aiken	Haney	Lovrien	Schulte
Bauer	Hansen	Maxfield	Thomas
Carter	Hanson	Miller	Ulstad
Diltz	of Hancock	Noble	Williams
Forsling	Hill	O'Donnell	Wolfe
Gilbertson	Knudson	Patterson	Yenter—26
Graham	Lichty	Prichard	■ 0000500000000000000000000000000000000

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

House File No. 235, a bill for an act to amend section four thousand two hundred seventy (4270) of the Code, 1924, relating to school attendance, with report of committee recommending passage, was taken up for consideration.

King 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.

Anderson of	Fleming	Knudson	Rice
Decatur	Francis	Latimer	Roberts
Anderson of	Gilbertson	Leonard	Rust
Montgomery	Grimwood	Lepley	Ryder
Anderson of	Hager	Lieberknecht	Saunders
Webster	Hanson of	Long	Schulte
Bauer	Winnebago	McCaulley	Smith of
Berry	Harrison of	McIlrath	Chickasaw
Bierkamp	Clarke	Martin	Smith of O'Brien
Bixler	Hattendorf	Mathews	Stepanek
Blackford	Held	Miller	Stookesberry
Blake	Hempel	Napier	Strippel
Blythe	Higgins	Natvig	Swanson
Brittain	Hollis	Noble	Troup
Christophel	Huff	Oldham	Truax
Clark	Johnson of	Orr	Ulstad
Cole	Dickinson	Owens	Venard
Craig	Johnson of	Powers	Wagner
Dewar	Marion	Quirk	Walrod
Eckles	Kennedy	Rassler	Wilson
Eden	Kent	Reimers	Mr. Speaker—79
Elliott	King	Rhinehart	-

The nays were:

Harrison of	Hubbard	Knutson	47	Oliver-4
Pottawattamia				

Absent or not voting:

Aiken	Haney	Maxfield	Ratliff
Carter	Hansen	Merritt	Thomas
Diltz	Hanson of	O'Donnell	Vincent
Edge	Hancock	Patterson	Williams
Forsling	Hill	Prichard	Wolfe
Graham	Lichty	Rankin	Yenter-25
Gripp	Lovrien		

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

House File No. 236, a bill for an act to repeal section fortytwo hundred seventy-nine (4279), and to amend section fortytwo hundred eighty (4280), Code, 1924, relative to school tuition, with report of committee recommending passage, was taken up for consideration.

Vincent 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.

Anderson of	Grimwood	Knutson	Roberts
Decatur	Hager	Latimer	Rust
Anderson of	Haney	Leonard	Ryder
Webster	Hansen	Lieberknecht	Saunders
Bauer	Harrison of	Long	Schulte
-Bierkamp	Clarke	McCaulley	Smith of
Blackford	Harrison of	McIlrath	Chickasaw
Blake	Pottawattamie	Martin	Smith of O'Brien
Blythe	Hattendorf	Mathews	Stepanek
Brittain	Hempel	Merritt	Strippel
Christophel	Higgins	Napier	Swanson
Clark	Hubbard	Oldham	Troup
Cole	Huff	Oliver	Truax
Craig	Johnson of	Owens	Ulstad
Dewar	Dickinson	Powers	Venard
Eckles	Johnson of	Prichard	Vincent
Eden	Marion	Quirk	Wagner
Edge	Kennedy	Rassler	Walrod
Elliott	Kent	Reimers	Williams
Fleming	King	Rhinehart	Wilson
Francis	Knudson	Rice	Mr. Speaker—77

The nays were:

Anderson	of
Montgo	merv

Miller

Stookesberry-3

Absent or not voting:

Aiken	Gripp	Lepley	Orr
Berry	Hanson of	Lichty	Patterson
Bixler	Hancock	Lovrien	Rankin
Carter	Hanson of	Maxfield	Ratliff
Diltz	Winnebago	Natvig	Thomas
Forsling	Held	Noble	Wolfe
Gilbertson	Hill	O'Donnell	Yenter-28
Graham	Hollis		

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

House File No. 336, a bill for an act to repeal sections four thousand nine hundred eighty-eight (4988), four thousand nine hundred eighty-nine (4989), four thousand nine hundred ninety (4990) and four thousand nine hundred ninety-one (4991) of the Code, 1924, relating to motor vehicles, and to enact a substitute therefor, was taken up for consideration.

The following amendment filed by Dewar of Cherokee was taken up for consideration:

Amend House File No. 336 by inserting after the word "authority" in line nine (9), the words "as peace officers".

On motion of Mr. Dewar the amendment was adopted.

Mr. Dewar moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson	Haney	Knutson	Ratliff
of Decatur	Hansen	Latimer	Reimers
Anderson	Hanson	Lepley	Rhinehart
of Webster	of Winnebago	Lieberknecht	Rice
Bauer	Harrison	Long	Roberts
Bierkamp	of Clarke	McCaulley	Rust
Bixler	Harrison of	McIlrath	Ryder
Blackford	Pottawattamie	Martin	Saunders
Blake	Hattendorf	Mathews	Schulte
Blythe	Held	Maxfield	Smith of O'Brien
Brittain	Hempel	Merritt	Stepanek
Christophel	Higgins	Miller	Stookesberry
Clark	Hollis	Napier	Strippel
Cole	Hubbard	Natvig	Swanson
Craig	Huff	Noble	Troup
Dewar	Johnson	Oldham	Truax
Eckles	of Dickinson	Orr	Ulstad
Edge	Johnson	Owens	Venard
Fleming	of Marion	Powers	Wagner
Francis	Kennedy	Quirk	Williams
Gilbertson	Kent	Rankin	Wilson
Gripp	King	Rassler	Mr. Speaker-83
Hager	Knudson		1 10 10 10 10 10 10 10 10 10 10 10 10 10

The nays were:

Eden	Grimwood	Oliver	Walrod—4
			W . W . I
Absent or not v	roting:		
Aiken	Elliott	Leonard	Smith
Anderson	Forsling	Lichty	of Chickasaw
of Montgomery		Lovrien	Thomas
Berry	Hanson	O'Donnell	Vincent
Carter	of Hancock	Patterson	Wolfe
Dilta	TT(1)	Drichard	Vontor 21

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

House File No. 328, a bill for an act to amend section twelve thousand five hundred eighty-two (12582) of the Code, 1924, relating to guardianships, was taken up for consideration.

Vincent 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?"

The ayes were:

Anderson of	Hager	Leonard	Rhinehart
Decatur	Haney	Lepley	Rice
Anderson of	Hansen	Lieberknecht	Roberts
Webster	Hanson of	Long	Rust
Bauer	Winnebago	McCaulley	Ryder
Berry	Harrison of	McIlrath	Saunders
Bierkamp	Clarke	Martin	Schulte
Bixler	Harrison of	Mathews	Smith of
Blackford	Pottawattamie		Chickasaw
Blake	Hattendorf	Merritt	Smith of O'Brien
Blythe	Held	Miller	Stepanek
Brittain	Hempel	Napier	Stookesberry
Christophel	Higgins	Natvig	Strippel
Clark	Hollis	Noble	Swanson
Cole	Hubbard	Oldham	Troup
Craig	Huff	Oliver	Truax
Dewar	Johnson of	Orr	Ulstad
Eckles	Dickinson	Owens	Venard
Eden	Johnson of	Powers	Vincent
Edge	Marion	Prichard	Wagner
Fleming	Kennedy	Quirk	Walrod
Francis	Kent	Rankin	Williams
Gilbertson	King	Rassler	Wilson
Grimwood	Knudson	Ratliff	Mr. Speaker-91
Gripp	Knutson	Reimers	

The nays were:

Anderson of Montgomery—1

Absent or not voting:

Aiken	Graham	Latimer	Patterson
Carter	Hanson of	Lichty	Thomas
Diltz	Hancock	Lovrien	Wolfe
Elliott	Hill	O'Donnell	Yenter—16
Forsling			

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

House File No. 337, a bill for an act to repeal section fifty hundred twenty-two (5022) of the Code, 1924, and to enact a substitute therefor, relating to the use of the highway by vehicles, was taken up for consideration.

Christophel 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?"

The ayes were:

Anderson of Fleming Kent Rassler Decatur Francis King Ratliff Gilbertson Knutson Reimers Anderson of Grimwood Latimer Montgomery Rhinehart Anderson of Gripp Leonard Roberts Webster Hager Lepley Rust Lieberknecht Ryder Bauer Haney Berry Hanson of Long Saunders Bierkamp Winnebago McCaulley Schulte Harrison of Smith of Bixler McIlrath Chickasaw Blackford Clarke Mathews Blake Smith of O'Brien Harrison of Maxfield Blythe Pottawattamie Merritt Stepanek Brittain Held Napier Stookesberry Christophel Hempel Natvig Strippel Clark Higgins Hubbard Noble Swanson Oldham Cole Truax Craig Huff Orr Venard Dewar Johnson of Owens Wagner **Eckles** Walrod Dickinson Powers Williams Eden Johnson of Prichard Edge Marion Quirk Wilson Elliott Kennedy Rankin Mr. Speaker-83

The nays were:

Miller

Rice-2

Absent or not voting:

Aiken	Hanson of	Lichty	Thomas
Carter	Hancock	Lovrien	Troup
Diltz	Hattendorf	Martin	Ulstad
Forsling	Hill	O'Donnell	Vincent
Graham	Hollis	Oliver	Wolfe
Hansen	Knudson	Patterson	Yenter-23

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

House File No. 338, a bill for an act to amend section fortyeight hundred sixty-three (4863) of the Code, 1924, relating to motor vehicles, was taken up for consideration.

Francis 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.

Anderson of Gripp Lepley Ratliff Hager Lieberknecht Reimers Decatur Harrison of Rhinehart Anderson of Long McCaulley Webster Clarke Rice Hattendorf Roberts Bauer McIlrath Bierkamp Held Martin Rust Bixler Mathews Ryder Hempel Blackford Higgins Maxfield Saunders Hollis Blake Merritt Schulte Brittain Hubbard Napier Smith of Christophel Huff Natvig Chickasaw Clark Johnson of Noble Stepanek Cole Dickinson O'Donnell Stookesberry Craig Oldham Johnson of Swanson Thomas Dewar Marion Oliver Eckles Kennedy Truax Orr Eden Kent Owens Venard Edge King Powers Walrod Williams Elliott Knudson Prichard Fleming Knutson Quirk Wilson Francis Latimer Rankin Mr. Speaker-81 Gilbertson Leonard Rassler

The nays were:

Anderson of Grimwood Harrison of Miller Pottawattamie Strippel—7
Blythe

Absent or not voting:

Aiken Hansen Lichty Ulstad Lovrien Vincent Berry Hanson of Carter Hancock Patterson Wagner Smith of O'Brien Wolfe Diltz Hanson of Forsling Winnebago Troup Yenter—20 Hill Graham

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

House File No. 339, a bill for an act to amend section fifty hundred eighty-nine (5089) of the Code, 1924, relating to penalty for violation of the motor vehicle law, was taken up for consideration.

Dewar 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.

Aiken	Hager	Latimer	Ratliff
Anderson	Haney	Leonard	Reimers
of Decatur	Hanson	Lieberknecht	Rhinehart
Anderson	of Hancock	Long	Rice
. of Webster	Hanson	McCaulley	Roberts
Bauer	of Winnebago	McIlrath	Rust
Berry	Harrison	Martin	Ryder
Bierkamp	of Clarke	Mathews	Saunders
Bixler	Hattendorf	Maxfield	Smith of
Blackford	Held	Merritt	Chickasaw
Blake	Hempel	Miller	Smith of O'Brien
Blythe	Higgins	Napier	Stepanek
Brittain	Hollis	Natvig	Stookesberry
Christophel	Huff	Noble	Strippel
Clark	Johnson	O'Donnell	Swanson
Cole	of Dickinson	Oldham	Thomas
Craig	Johnson	Orr	Troup
Dewar	of Marion	Owens	Truax
Eckles	Kennedy	Powers	Ulstad
Edge	Kent	Prichard	Wagner
Fleming	King	Quirk	Williams
Francis	Knudson	Rankin	Wilson
Gilbertson Grimwood	Knutson	Rassler	Mr. Speaker—85

The nays were:

Anderson of Harrison of Montgomery Pottawattamic	Hubbard Lepley	Schulte Walrod—7
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Absent or not voting:

Carter	Graham	Lichty	Venard
Diltz	Gripp	Lovrien	Vincent
Elliott	Hansen	Oliver	Wolfe
Forsling	Hill	Patterson	Yenter—16

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

Senate File No. 21, a bill for an act to amend section nine hundred thirteen (913) of the Code of 1924 relating to the use of voting machines, with report of committee recommending passage, was taken up for consideration.

Rassler of Pocahontas moved that the bill be read a third now and placed upon its passage, which motion prevailed and the bill was read a third time.

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The ayes were:

Aiken	Gilbertson	Kent	Rassler
Anderson of	Grimwood	King	Rhinehart
Decatur	Hager	Knudson	Rice
Anderson of	Haney	Knutson	Roberts
Montgomery	Hanson of	Latimer	Rust
Anderson of	Hancock	Leonard	Saunders
Webster	Hanson of	Lepley	Smith of
Bauer	Winnebago	Lieberknecht	Chickasaw
Berry	Harrison of	Long	Smith of O'Brien
Bierkamp	Clarke	McCaulley	Stepanek
Bixler	Harrison of	McIlrath	Stookesberry
Blackford	Pottawattamie		Strippel
Blake	Hattendorf	Mathews	Swanson
Blythe	Held	Maxfield	Troup
Christophel	Hempel	Merritt .	eres
Clark	Higgins	Napier	Ulstad
Cole	Hollis	Natvig	Venard
Craig	Huff	Oldham	Wagner
Eckles	Johnson of	Orr	Walrod
Eden	Dickinson	Owens	Williams
Edge	Johnson of	Powers	Wilcon
Fleming	Marion	Prichard	Wolfe
Francis	Kennedy	Quirk	Mr. Speaker—82

The nays were:

Brittain	O'Donnell	Ryder	Schulte-5
Miller			

Absent or not voting:

Carter	Gripp	Lovrien	Ratliff
Dewar	Hansen	Noble	Reimers
Diltz	. Hill	Oliver	Thomas
Elliott	Hubbard	Patterson	Vincent
Forsling	Lichty	Rankin	Yenter-21
Graham			

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

House File No. 60, a bill for an act to amend section twentysix hundred seventy-one (2671) of the Code, 1924, relating to the eradication of bovine tuberculosis, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Martin of Jackson the amendments proposed by the committee, found in the journal of March 12th, were adopted.

Mr. Martin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Bierkamp Bixler Blackford Blake Blythe Brittain Christophel Clark Cole Craig Dewar Eckles Eden Edge Elliott Fleming Francis

Gilbertson
Grimwood
Gripp
Hager
Hansen
Hanson of
Hancock
Hanson of
Winnebago
Harrison of
Clarke
Hattendorf
Held
Hempel
Higgins
Hollis

Latimer Leonard Lepley Long McCaulley McIlrath Martin Mathews Maxfield Merritt Miller Napier Natvig Noble O'Donnell Oldham Oliver Owens Powers Prichard Quirk Rankin Rassler Ratliff

Knutson

Reimers Rhinehart Roberts Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Venard Vincent Wagner Walrod Williams -Wilson Wolfe Mr. Speaker-91

The nays were:

Harrison of Pottawattamie

Hubbard-2

Huff

Johnson of

Johnson of

Marion

Kennedy

Knudson

Kent

King

Dickinson

Absent or not voting:

Berry Carter Diltz Forsling Graham Haney Hill Lichty Lieberknecht Lovrien Orr Patterson

Rice Ulstad Yenter—15

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 104, a bill for an act to amend section five thousand nine hundred and eighty-four (5984) of the Code, 1924, relating to the power of cities to construct sewers and matters incidental thereto, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Mathews of Des Moines the amendments proposed by the committee, found in the journal of March 12th, were adopted.

Mr. Mathews moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Francis King Reimers Grimwood Decatur Knutson Rhinehart Anderson of Gripp Latimer Rust Montgomery Hager Leonard Ryder Anderson of Haney Lepley Smith of Long Webster Hanson of Chickasaw Bauer Hancock McCaulley Smith of O'Brien Bierkamp Hanson of McIlrath Stepanek Bixler Winnebago Martin Stookesberry Blackford Harrison of Mathews Strippel Blake Clarke Merritt Swanson arrison of Napier Pottawattamie Noble Blythe Harrison of Thomas Brittain Troup Christophel. Held O'Donnell Truax Clark Hempel Oldham Ulstad Hollis Venard Oliver Cole Craig Huff Owens Vincent Wagner Walrod Dewar Johnson of Powers Dickinson Eckles Prichard Eden Johnson of Quirk Williams Elliott Marion Rankin Wilson Fleming Kennedy Ratliff Mr. Speaker-80 Kent Forsling

The nays were:

Higgins Hubbard Miller-8

Absent or not voting:

Aiken Hansen Lovrien Rice Hattendorf Maxfield Berry Roberts Carter Hill Natvig Saunders Diltz Knudson Orr Schulte Lichty Patterson Wolfe Edge Gilbertson Lieberknecht Rassler Yenter-25 Graham

So 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 as follows: Orr of Keokuk for the remainder of the day on request of Ulstad of Wright.

House File No. 140, a bill for an act to amend section five thousand seven hundred twenty-one (5721) of the Code, 1924, relating to revision of ordinances, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 12th, were taken up and considered.

Forsling of Woodbury offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments as they appear in the journal of March 12th by inserting after the word "notice" in the fourth line thereof the words "once each week".

Amendment to the committee amendments adopted.

Rassler of Pocahontas offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments by inserting after the period (.) following the word "inspection" in line six (6) the following:

"Such notice of publication shall contain the number of each ordinance and the title thereto."

Amendment to the committee amendments adopted.

On motion of Rassler of Pocahontas the committee amendments, as amended, were adopted.

Mr. Rassler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

of .
10
erv
f
7
- 3

Grimwood King Gripp . Hager Latimer
Haney Leonard
Hansen Lepley
Hanson of Long Hager Hancock Hanson of McCaulley McIlrath Winnebago Mathews Harrison of Merritt Clarke
Harrison of Napier
Pottawattamie
Hattendorf
Noble Clarke Hempel Higgins Hollis Hubbard Huff Johnson of Dickinson Johnson of Marion Kennedy

Kent

Knudson Miller O'Donnell Oldham Oliver Owens

Powers

Quirk

Rassler Ratliff

Prichard

Reimers

Roberts Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas , Troup Truax Ulstad Venard Vincent Wagner Walrod Williams Wilson Mr. Speaker-88

Rhinehart

Held-1

Absent or not voting:

Graham . Aiken Lovrien Rankin Berry Martin Hill Rice Carter Knutson Maxfield Wolfe Orr Diltz Lichty Yenter-19 Edge Lieberknecht Patterson

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

House File No. 181, a bill for an act to amend section ten hundred seventy-three (1073) of the Code, 1924, relating to the approval of bonds of certain officials, 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?"

The ayes were:

Rhinehart Anderson of Gripp Leonard Roberts Decatur Hager Lepley Long Anderson of Haney Rust. Montgomery McCaulley Ryder Hanson of Anderson of Hancock McIlrath Saunders Webster Hanson of Martin Schulte Winnebago Mathews Smith of Bauer Merritt Chickasaw Bierkamp Harrison of Bixler Clarke Miller Stepanek ' Blackford Harrison of Napier Stookesberry Blythe Pottawattamie Natvig Strippel Brittain Hattendorf Noble Swanson Christophel Hempel O'Donnell Thomas Higgins Hollis Oldham : Troup Clark Oliver Cole Truax Craig Hubbard Owens Ulstad Dewar Powers Venard Huff Eckles Emi Prichard Wagner Johnson of Eden Marion Quirk Walrod Elliott Kennedy Rassler. Williams. Kent Ratliff Wilson Forsling King Reimers Mr. Speaker-81 Francis Latimer Grimwood

The nays were:

Fleming Johnson of Vincent—3
Dickinson



The bay in .v.

Absent or not voting:

Aiken	Gilbertson	Knutson	Patterson
Berry	Graham	Lichty	Rankin
Blake	Hansen	Lieberknecht	Rice
Carter	Held	Lovrien	Smith of O'Brien
Diltz	Hill	Maxfield	Wolfe
Edge	Knudson	Orr	Yenter—24

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

House File No. 248, a bill for an act to amend sections sixty-five hundred eighty-eight (6588), sixty-five hundred ninety-nine (6599) and sixty-six hundred (6600) of the Code, 1924, relating to tax levies in cities having the commission form of government, 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?"

The ayes were:

Gilbertson	Kent	Roberts
Grimwood	Knudson	Rust
Gripp	Leonard	Ryder
	Lepley	Saunders
Hanson of	Long	Schulte
Hancock	McCaulley	Smith of
Harrison of	McIlrath	Chickasaw
Clarke	Martin	Smith of O'Brien
Harrison of	Mathews	Stepanek
Pottawattamie	Merritt	Stookesberry
Hattendorf	Napier	Strippel
Hempel	Natvig	Swanson
Higgins	Oldham	Troup
Hollis	Prichard	Truax
Hubbard	Quirk	Wagner
Johnson of	Rankin	Walrod
Dickinson	Rassler	Williams
Johnson of	Ratliff	Wilson
Marion	Reimers	Mr. Speaker-70
Kennedy	Rhinehart	
	Grimwood Gripp Hager Hanson of Hancock Harrison of Clarke Harrison of Pottawattamie Hattendorf Hempel Higgins Hollis Hubbard Johnson of Dickinson Johnson of Marion	Grimwood Gripp Leonard Lepley Hanson of Hancock Harrison of Clarke Harrison of Pottawattamie Hattendorf Hempel Higgins Hollis Hollis Johnson of Dickinson Johnson of Mandam Hollis Rankin Dickinson Johnson of Mathews Merritt Napier Martin Mathews Merritt Napier Merritt Napier Martin Martin Mathews Merritt Napier Merritt Napier Martin Mart

The nays were:

Haney Hanson of Miller Owens—5 Winnebago Oliver



Absent or not voting:

Aiken	Graham	Lichty	Powers
Bauer	Hansen	Lieberknecht	Rice
Berry	Held	Lovrien	Thomas
Bixler	Hill	Maxfield	Ulstad
Carter	Huff	Noble	Venard
Diltz	King	O'Donnell	Vincent
Edge	Knutson	Orr	Wolfe
Elliott	Latimer	Patterson	Yenter-33
Forgling			

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

House File No. 253, a bill for an act to amend section six thousand nine hundred forty-four (6944) of the Code, 1924, and to exempt certain live stock from taxation, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 12th, were taken up and considered.

The following amendment, filed by Hollis of Black Hawk on March 16th to the committee amendments, was taken up and considered:

Amend the committee amendments to House File No. 253 by striking out all of said amendments and inserting in lieu thereof the following:

Amend House File No. 253 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred thirty-one (331) of the Code, 1924, is hereby amended by adding thereto the following section:

"All registered live stock shall be valued for assessment as other similar live stock, and no additional value shall be considered for pedigree."

Amend the title-so as to read as follows:

"A bill for an act relating to listing of registered live stock for assessment, additional to chapter three hundred thirty-one (331) of the Code, 1924."

On motion of Mr. Hollis the amendment to the committee amendments was adopted.

On motion of Martin of Jackson the committee amendments, as amended, were adopted.

Mr. Martin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Francis	Kent	Rhinehart
Decatur	Grimwood	Knudson	Roberts
Anderson of	Gripp	Latimer	Rust
Webster	Hager	Leonard	Ryder
Berry	Hanson of	Long	Saunders
Bierkamp	Hancock	McCaulley	Smith of O'Brien
Bixler	Harrison of	McIlrath	Stepanek
Blackford	Pottawattamie	Martin	Stookesberry
Blythe	Held	Mathews	Strippel
Brittain	Hempel	Maxfield	Swanson
Christophel	Higgins	Merritt	Thomas
Cole	Hollis	Miller	Troup
Craig	Hubbard	O'Donnell	Truax
Dewar	Huff	Oldham	Vincent
Eckles	Johnson of	Owens	Wagner
Eden	Dickinson	Prichard	Walrod
Elliott	Johnson of	Quirk	Williams
Fleming	Marion	Rassler	Wilson—69
Forsling	Kennedy	Reimers	

The nays were:

Anderson of	Hanson of	Napier	Schulte
Montgomery	Winnebago	Oliver	Mr. Speaker—10
Clark Haney	Harrison of Clarke	Ratliff	and opening to

Absent or not voting:

Aiken	Hansen	Lovrien	Rice
Bauer	Hattendorf	Natvig	Smith of
Blake	Hill	Noble	Chickasaw
Carter	King	Orr	Ulstad
Diltz	Knutson	Patterson	Venard
Edge	Lepley	Powers	Wolfe
Gilbertson	Lichty	Rankin	Yenter-29
Graham	Lieberknecht	970.734.89-770.800.	

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 259, a bill for an act providing for the manner of service of original notices by registered mail in certain cases in which the amount in controversy does not exceed one hundred dollars (\$100.00), with report of committee recommending passage, was taken up for consideration.

Hager of Allamakee moved that the bill be read a third now and placed upon its passage, which motion prevailed and the bill was read a third time. On the question "Shall the bill pass?"

The ayes were:

Anderson of Gripp Kent Reimers Rhinehart Decatur Hager King Haney Roberts Anderson of Knudson Montgomery Hanson Knutson Rust Anderson of Hancock Latimer Ryder Webster Hanson of Leonard Saunders Bauer Winnebago Lepley Schulte Bixler Harrison of Long Smith of Blackford Chickasaw Clarke McCaulley Blythe Harrison of McIlrath Smith of O'Brien Brittain Pottawattamie Mathews Stepanek Christophel Hattendorf Maxfield Stookesberry Held Merritt Clark Strippel Craig Hempel Miller Swanson Dewar Higgins Napier Troup Eckles Hollis Natvig Truax Eden Hubbard Ulstad Oldham Elliott Huff Oliver Vincent Fleming Johnson of Owens Wagner Forsling Dickinson Walrod Powers Francis Johnson of Quirk Williams Gilbertson Marion Wilson Rassler Grimwood Ratliff Mr. Speaker-82 Kennedy

The nays were:

Prichard

Rankin-2

Absent or not voting:

Aiken	Diltz	Lieberknecht	Patterson
Berry	Edge	Lovrien	Rice
Bierkamp	Graham	Martin	Thomas
Blake	Hansen	Noble	Venard
Carter	Hill	O'Donnell	Wolfe
Cole	Lichty	Orr	Yenter-24

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

Senate File No. 132, a bill for an act to amend section fifty-four (54), Code 1924, relating to the publication of legislative acts, with report of committee recommending passage, was taken up for consideration.

Long of Jefferson moved that 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 Ulstad in the chair.

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Bierkamp Bixler Blackford Blythe Brittain Christophel Clark Cole Craig Eckles Eden Elliott Fleming

Grimwood
Gripp
Hager
Haney
Hanson of
Hancock
Hanson of
Winnebago
Harrison of
Clarke
Harrison of
Pottawattamie
Hattendorf
Held
Hempel

Hollis

Huff

Hubbard

Johnson of

Johnson of

Marion

Dickinson

Kennedy Kent King Knudson Knutson Latimer Leonard Long McCaulley McIlrath Mathews Maxfield Merritt Miller Napier Natvig Noble O'Donnell Oldham Owens Powers

Quirk

Rankin Rassler Ratliff Reimers Rhinehart Rust Ryder Saunders Schulte Smith of O'Brien Stepanek Stookesberry Strippel Swanson Troup Truax Wagner Walrod Williams Wilson Mr. Speaker-79

The nays were:

Oliver-1

Forsling

Francis Gilbertson

Absent or not voting:

Aiken Berry Blake Carter Dewar Diltz Edge Graham Hansen Higgins Hill Lepley Lichty Lieberknecht Lovrien Martin Orr Patterson Prichard Rice Roberts Smith of Chickasaw Thomas Ulstad Venard Vincent Wolfe Yenter—28

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

Senate File No. 144, a bill for an act to amend chapter four hundred sixty-nine (469), Code of 1924, relating to marriage, with report of 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.

Anderson of	Gripp	Latimer	Rhinehart
Decatur	Hager	Leonard	Roberts
Anderson of	Haney	Lepley	Rust
Montgomery	Hansen	Long	Saunders
Bauer	Hanson of	McCaulley	Schulte
Bierkamp	Hancock	McIlrath	Smith of
Bixler	Hanson of	Mathews	Chickasaw
Blackford	Winnebago	Maxfield	Smith of O'Brien
Blythe	Harrison of	Merritt	Stepanek
Brittain	Clarke	Miller	Stookesberry
Christophel	Harrison of	Napier	Strippel
Clark	Pottawattamie	Natvig	Swanson
Cole	Held	O'Donnell	Thomas
Craig	Hempel	Oldham	Troup
Eckles	Hubbard	Oliver	Truax
Eden	Huff	Owens	Ulstad
Edge	Johnson of	Powers	Vincent
Elliott	Dickinson	Prichard	Wagner
Fleming	Johnson of	Quirk	Walrod
Forsling	Marion	Rankin	Williams
Francis	Kent	Rassler	Wilson
Gilbertson	Knudson	Ratliff '	Mr. Speaker-82
Grimwood	Knutson	Reimers	

The nays were, none.

Absent or not voting:

Aiken	Diltz	King	Patterson
Anderson of	Graham	Lichty	Rice
Webster	Hattendorf	Lieberknecht	Ryder
Berry	Higgins	Lovrien	Venard
Blake	Hill	Martin	Wolfe
Carter	Hollis	Noble	Yenter-26
Dewar	Kennedy	Orr	

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

House File No. 108, a bill for an act to amend chapter six hundred twenty-five (625) of the Code, 1924, relating to security to keep the peace, with report of 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.

Aiken Gilbertson Kent Quirk Anderson of Gripp King Rassler Knudson Decatur Ratliff Hager Knutson Anderson of Haney Rhinehart Roberts Montgomery Hansen Latimer Anderson of Hanson of Leonard Rust Webster Hancock Lepley Ryder Bauer Hanson of Long Saunders Bierkamp Winnebago McCanlley Schulte Smith of O'Brien Bixler Harrison of McIlrath Blackford Clarke Mathews Stepanek Blake Harrison of Maxfield Strippel Blythe Pottawattamie Merritt Swanson Brittain Hattendorf Miller Thomas Held Christophel Napier Troup Clark Hollis Natvig Truax Cole Hubbard Noble Ulstad Craig O'Donnell Wagner Johnson of Eckles Dickinson Oldham Walrod Eden Johnson of Oliver Williams Elliott Marion Owens Wilson Fleming Kennedy Powers Mr. Speaker-81 Francis Prichard

The nays were, none.

Absent or not voting:

Berry	Grimwood	Lovrien	Smith of
Carter	Hempel	Martin	Chickasaw
Dewar	Higgins	Orr	Stookesberry
Diltz	Hill	Patterson	Venard
Edge	Huff	Rankin	Vincent
Forsling	Lichty	Reimers	Wolfe
Graham	Lieberknecht	Rice	Yenter-27.

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

House File No. 228, a bill for an act to amend, revise, and codify section eighty-five hundred ninety-two (8592) of the Code, 1924, relating to the reincorporation of nonpecuniary incorporations, with report of committee recommending passage, was taken up for consideration.

Wagner 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.

Anderson of Haney Knutsen Rhinehart Decatur Hansen Latimer Rust Anderson of Hanson of Lepley Ryder Long Webster Hancock Saunders Hanson of McCaulley Bauer Schulte Bierkamp Winnebago McIlrath Smith of Bixler Harrison of Mathews Chickasaw Smith of O'Brien Blackford Clarke Maxfield Harrison of Merritt Stepanek Blythe Christophel Pottawattamie Miller Stookesberry Strippel Clark Hattendorf Napier Cole Held Natvig Swanson Dewar Hubbard Noble Thomas Oldham Eckles Huff Troup Eden Johnson of Oliver Truax Elliott Owens Dickinson Ulstad Powers Fleming Johnson of Vincent Forsling Marion Prichard Wagner Kennedy Quirk Walrod Francis Gilbertson Kent Williams Rankin Grimwood King Rassler Wilson Mr. Speaker-80 Knudson Gripp Hager

The nays were, none. .

Absent or not voting:

Aiken Leonard Diltz Patterson Anderson of Edge Lichty Reimers Montgomery Graham Lieberknecht Rice Berry Lovrien Hempel -Roberts Blake Higgins Martin Venard Hill O'Donnell' Brittain Wolfe Carter Hollis Yenter—28 Craig

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

House File No. 305, a bill for an act to amend and revise sections sixty hundred eighty (6080) and sixty hundred eighty-one (6081) of the Code, 1924, relating to improving water courses in cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 12th, were taken up for consideration.

On request of Forsling of Woodbury, unanimous consent having been obtained, the committee amendments were withdrawn.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 305, section 1, line twelve (12), by inserting before the word "other" the word "levy".

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?"

The ayes were:

Anderson of	Grimwood	Knudson	Schulte
Decatur	Hager	Knutson	Smith of
Anderson of	Hanson of	Long	Chickasaw
Webster	Hancock	McCaulley	Smith of O'Brien
Bierkamp	Harrison of	McIlrath	Stepanek
Blackford	Clarke	Mathews	Stookesberry
Blythe	Harrison of	Merritt	Strippel
Brittain	Pottawattamie	Napier	Swanson
Christophel	Hattendorf	Noble	Thomas
Cole	Held	Oldham	Troup
Craig	Hempel	Prichard	Truax
Dewar	Hollis	Quirk	Ulstad
Eden	Huff	Rassler	Vincent
Elliott	Johnson of	Rhinehart	Wagner
Fleming	Marion	Rust	Walrod
Forsling	Kennedy	Ryder	Wilson-60
Francis	King	Saunders	

The nays were:

Graham

Mongomery	Haney	Winnebago	Owens—6
Absent or not	voting:		
Aiken	Gripp	Lichty	Rankin
Bauer	Hansen	Lieberknecht	Ratliff
Berry	Higgins	Lovrien	Reimers
Bixler	Hill	Martin	Rice
Blake	Hubbard	Maxfield	Roberts
Carter	Johnson of	Natvig	Venard
Diltz	Dickinson	O'Donnell	Williams
Eckles	Kent	Oliver	Wolfe
Edge	Latimer	Orr	Yenter
Gilbertson	Leonard	Patterson	Mr. Speaker-42

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

Powers

Lepley

Senate File No. 44, a bill for an act to amend section seven thousand eight (7008) of the Code, 1924, relating to assessment of corporation stock, with report of committee recommending passage, was taken up for consideration.

The following amendment filed by Brittain of Madison was taken up and considered:

Amend Senate File No. 44 by substituting for section two (2) the following: "This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Des Moines Daily Record and the Iowa Legionaire, newspapers published in Des Moines, Iowa."

On motion of Mr. Brittain the amendment was adopted.

Mr. Brittain moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Forsling	Knudson	Ratliff
Anderson of	Francis	Knutson	Rhinehart
Decatur	Grimwood	Leonard	Roberts
Anderson of	Gripp	Long	Rust
Montgomery	Hager	McCaulley	Ryder
Anderson of	Haney	McIlrath	Saunders
Webster	Hansen	Martin	Schulte
Bauer	Hanson of	Mathews	Smith of
Bierkamp	Winnebago	Maxfield	Chickasaw
Bixler	Harrison of	Merritt	Smith of O'Brien
Blackford	Clarke	Miller	Stepanek
Blake	Harrison of	Napier	Stookesberry
Blythe	Pottawattamie	O'Donnell	Strippel
Brittain	Hempel	Oldham	Swanson
Christophel	Hubbard	Oliver	Troup
Clark	Huff	Owens	Truax
Cole	Johnson of	Powers	Ulstad
Craig	Dickinson	Prichard	Wagner
Dewar	Johnson of	Quirk	Walrod
Eckles	Marion	Rankin	Williams
Eden	Kennedy	Rassler	Wilson-76
Fleming			

The nays were, none.

Berry	Hattendorf	Lepley	Reimers
Carter	Held	Lichty	Rice
Diltz	Higgins	Lieberknecht	Thomas
Edge	Hill	Lovrien	Venard
Elliott	Hollis	Natvig	Vincent
Gilbertson	Kent	Noble	Wolfe
Graham	King	Orr	Yenter
Hanson of	Latimer	Patterson	Mr. Speaker-32
Hancock			,

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

Senate File No. 138, a bill for an act to amend section fifty-two hundred thirty-five (5235), Code 1924, relating to the payment of salaries of county officers, 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 in the journal of March 12th, 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?"

Aiken	Fleming	Knudson	Ratliff
Anderson of	Francis	Knutson	Rhinehart
Decatur	Gilbertson	Latimer	Roberts
Anderson of	Grimwood	Leonard	Rust
Montgomery	Gripp	Lepley	Ryder
Anderson of	Hager	Long	Saunders
Webster	Haney	McCaulley	Schulte
Bauer	Hanson of	McIlrath	Smith of
Berry	Hancock	Martin	Chickasaw
Bierkamp	Hanson of	Mathews	Smith of O'Brien
Bixler	Winnebago	Maxfield	Stepanek
Blackford	Harrison of	Merritt	Stookesberry
Blake	Clarke	Miller	Strippel
Blythe	Harrison of	Napier	Swanson
Brittain	Pottawatamie	Natvig	Thomas
Christophel	Hattendorf	Noble	Troup
Clark	Held	O'Donnell	Truax
Cole	Hempel	Oldham	Ulstad
Craig	Hollis	Oliver	Vincent
Dewar	Hubbard	Owens	Wagner
Eckles	Huff	Powers	Walrod
Eden	Johnson of	Quirk	Williams
Edge	Marion	Rankin	Wilson—86
Elliott	King	Rassler	

The nays were, none.

Absent or not voting:

Carter	Hill	Lieberknecht	Rice
Diltz	Johnson of	Lovrien	Venard
Forsling	Dickinson	Orr	Wolfe
Graham	Kennedy	Patterson	Yenter
Hansen	Kent	Prichard	Mr. Speaker—22
Higgins	Lichty	Reimers	-25-

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

House File No. 35, a bill for an act regulating the operation of motor vehicles at railway crossings, providing for erection of signs at such crossings and providing penalty for violation, with report of committee recommending amendment and passage, was taken up for consideration.

The following amendments filed by Troup of Story were taken up for consideration:

Amend the committee amendments to House File No. 35 by inserting after the word "highway" in line four (4) of section two (2) the word "approximately".

Also by adding as section four (4) the following:

"Sec. 4. A failure to comply with above requirements shall not be a defense in an action for damages."

On motion of Mr. Troup the amendments to the committee amendments were adopted.

On motion of Mr. Troup the committee amendments, found in the journal of March 13th, as amended, were adopted.

On motion of Troup of Story further action on the bill was deferred.

House File No. 201, a bill for an act to amend subsection two (2) of section ten thousand six hundred thirty-nine (10639) of the Code, 1924, relating to compensation of justices of the peace and constables, with report of committee recommending passage, was taken up for consideration.

Hansen 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.

Aiken Gripp Latimer Roberts Anderson of Lepley Rust Hager Long Decatur Haney Ryder Anderson of Hansen McCaulley Saunders Montgomery Hanson of McIlrath Smith of Hancock Chickasaw Anderson of Mathews Hanson of Webster Maxfield Smith of O'Brien Bauer Winnebago Merritt Stepanek Blackford Miller Harrison of Stookesberry Blake Pottawattamie O'Donnell Strippel Blythe Held Oldham Swanson Brittain Oliver Thomas Hempel Owens Christophel Huff Troup Craig Johnson of Powers Truax Prichard Ulstad Dewar Dickinson Eden Johnson of Rankin Wagner Edge Marion Rassler Walrod Fleming Kennedy Ratliff Williams Reimers Francis Wilson-70 King Grimwood Knudson Rhinehart

The nays were:

Clark

Harrison of Clarke-2

Absent or not voting:

Berry	Gilbertson	Leonard	Patterson
Bierkamp	Graham	Lichty	Quirk
Bixler	Hattendorf	Lieberknecht	Rice
Carter	Higgins	Lovrien	Schulte
Cole	Hill	Martin	Venard
Diltz	Hollis	Napier	Vincent
Eckles	Hubbard	Natvig	Wolfe
Elliott	Kent	Noble	Yenter
Forsling	Knutson	Orr	Mr. Speaker-36

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

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

MR. SPEAKER: I move to reconsider the vote by which the Rankin substitute for the Gripp motion on House File No. 227 was adopted.

On motion of O'Donnell of Dubuque the House recessed until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Pro Tempore Ulstad in the chair.

LEAVE OF ABSENCE

Leave of absence was granted for the remainder of the day as follows: Powers of Page on request of Strippel of Benton; Maxfield of Marshall on request of Gripp of Union; Venard of Sioux on request of Berry of Monroe; Stepanek of Linn on request of Long of Jefferson.

INTRODUCTION AND CONSIDERATION OF BILL

Saunders of Palo Alto asked unanimous consent to introduce a bill.

There being no objection, the following bill was introduced:

House File No. 389, by Saunders of Palo Alto, a bill for an act to amend House File No. 47 enacted by the Forty-first General Assembly relating to the liquidation and distribution of the assets of banks in the hands of the superintendent of banking for liquidation and distribution.

Read first and second times.

By unanimous consent the bill was taken up for immediate consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Saunders of Palo Alto moved that the bill be read a third time now and placed on its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

Anderson of	Blake	Grimwood	Hollis
Decatur	Carter	Gripp	Hubbard
Anderson of	Christophel	Haney	Kennedy
Montgomery	Clark	Hanson of	King
Anderson of	Craig	Hancock	Knudson
Webster	Dewar	Harrison of	Leonard
Bauer	Eden	Clarke	Lepley
Berry	Edge	Hattendorf	Long
Bierkamp	Fleming	Held	McCaulley
Bixler	Francis	Hempel	McIlrath
Blackford	Gilbertson	Higgins	Martin

Mathews	Quirk	Saunders	Thomas
Napier	Rankin	Schulte	Truax
Natvig	Rassler	Smith of	Ulstad
Noble	Ratliff	Chickasaw	Vincent
Oldham	Reimers	Stookesberry	Wagner
Oliver	Roberts	Strippel	Walrod-65
Owens	Rust	Swanson	

Blythe	O'Donnell	Rhinehart	Smith of
Miller	Prichard		O'Brien—6

Absent or not voting:

Aiken	Hanson of	Knutson	Rice
Brittain	Winnebago	Latimer	Ryder
Cole	Harrison of	Lichty	Stepanek
Diltz	Pottawattamie		Troup
Eckles	Hill	Lovrien	Venard
Elliott	Huff .	Maxfield	Williams
Forsling	Johnson of	Merritt	Wilson
Graham	Dickinson	Orr	Wolfe
Hager	Johnson of	Patterson	Yenter
Hansen	Marion Kent	Powers'	Mr. Speaker—37

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

MESSAGE FROM THE SENATE

The following 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. 129, a bill for an act relating to depository bonds.

Walter H. Beam, Secretary.

CONSIDERATION OF SENATE AMENDMENTS

On request of Saunders of Palo Alto, House File No. 129, a bill for an act to create a state banking board and to define its powers and duties; to provide the method for banks to become public depositories; to relieve banks, county treasurers, state treasurers and other custodians of public funds from giving bonds for money deposited; to relieve public officers from liability on account of the loss of public funds deposited in approved depositories; to create a sinking fund in the state treasury for the purpose of paying losses of public funds deposited in failed banks; to provide the manner of collecting the sinking fund and the amount and disbursement there-



of; to provide the extent to which this act shall be applicable to failed banks and the manner of paying claims from the sinking fund created; to amend, revise, and codify sections one hundred thirtynine (139) and forty-three hundred nineteen (4319) of the Code, 1924, relating to depository bonds; and to repeal sections seventy-four hundred five (7405), fifty-six hundred fifty-two (5652) and fifty-five hundred fifty (5550) of the Code, 1924, relating to depository bonds, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend section 1, line 4, by striking the word "better"; by striking from line 5 the word "or" and substituting the word "and"; by striking from line 8 the word "as" and substituting the word "which".

Amend section 2, line 1, by striking the word "That" and beginning the next word with a capital letter.

Amend section 4, line 5 by striking the word "as" and substituting the word "which".

Amend section 5, line 10, by striking the word "as".

Amend the title by inserting in line sixteen (16) after the figures "(4319)" the following: "and fifty-five hundred forty-seven (5547)".

Mr. Saunders moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Fleming	Knudson	Reimers
Decatur	Francis	Leonard	Roberts
Anderson of	Gilbertson	Long	Rust
Montgomery	Grimwood	McCaulley	Ryder
Bauer	Gripp	McIlrath	Saunders
Berry	Hanson of	Martin	Schulte
Bierkamp	Hancock	Mathews	Smith of
Bixler	Hanson of	Merritt	Chickasaw
Blackford	Winnebago	Napier	Smith of O'Brien
Blake .	Harrison of	Natvig	Strippel
Blythe	Clarke	Noble	Swanson
Carter	Hattendorf	Oldham	Thomas
Christophel	Held	Oliver	Truax
Clark	Hempel	Owens	Ulstad
Craig	Higgins	Quirk	Vincent
Dewar	Hubbard	Rankin	Wagner
Eden	Huff ·	Rassler	Walrod
Edge	Kennedy	Ratliff	Wilson—68
Elliott	King		

The nays were:

Forsling O'Donnell • Prichard-3

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Aiken	Harrison of	Latimer	Rhinehart
Anderson of	Pottawattamie	Lepley	Rice
Webster	Hill	Lichty	Stepanek
Brittain	Hollis	Lieberknecht	Stookesberry
Cole	Johnson of	Lovrien	Troup
Diltz	Dickinson	Maxfield	Venard
Eckles	Johnson of	Miller	Williams
Graham	Marion	Orr	Wolfe
Hager	Kent	Patterson	Yenter
Haney	Knutson	Powers	Mr. Speaker-37
Hansen		TERMINET	

The House concurred in the Senate amendments to House File No. 129.

CONSIDERATION OF BILLS

House File No. 111, a bill for an act to amend section forty-eight hundred forty-six (4846), Code, 1924, and to punish the violation of said section, with report of committee recommending passage, was taken up for consideration.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were:

Berry	Francis	Lepley	Rust
Bierkamp	Haney	Long	Schulte
Bixler	Harrison of	McCaulley	Smith of
Blackford	Clarke	McIlrath	Chickasaw
Blythe	Hattendorf	Martin	Smith of O'Brien
Carter	Held	Mathews	Stookesberry
Christophel	Hempel	Merritt	Strippel
Clark	Higgins	Oldham	Swanson
Dewar	Hollis	Oliver	Thomas
Eden	Hubbard	Owens	Ulstad
Edge	Huff	Prichard	Vincent
Elliott	King	Reimers	Walrod
Forsling	Leonard	Rhinehart	Wilson—50

Anderson of	Fleming	Kennedy	Rankin
Decatur	Gilbertson	Miller	Rassler
Anderson of	Grimwood	Napier	Ratliff
Montgomery	Gripp	Natvig	Roberts
Anderson of	Hansen	Knudson	Ryder
Webster	Hanson of	Noble	Saunders
Bauer	Hancock	O'Donnell	Truax
Blake	Hanson of	Quirk	Wagner
Craig	Winnebago		Williams-30

Aiken	Harrison of	Latimer	Powers
Brittain	Pottawattamie	Lichty	Rice
Cole	Hill	Lieberknecht	Stepanek
Diltz	Johnson of	Lovrien	Troup
Eckles	Dickinson	Maxfield	Venard
Graham	Johnson of	Orr	Wolfe
Hager	Marion	Patterson	Yenter
	Kent		Mr. Speaker-28
	Knutson	170	•

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 148, a bill for an act to amend the provisions of chapter seventy-seven (77) and section one thousand five hundred fifty-one (1551) of the Code, 1924, and to make further provision for the regulation of employment offices or bureaus, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Blake of Fayette the amendments proposed by the committee, found in the Journal of March 17th, were 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?"

Aiken	Grimwood	Latimer	Rassler
Anderson of	Gripp	Leonard	Ratliff
Decatur	Haney	Lepley	Ryder
Anderson of	Hansen	Long	Saunders
Montgomery	Hanson of	McCaulley	Schulte
Bauer	Hancock	McIlrath	Smith of
Bierkamp	Hanson of	Mathews	Chickasaw
Bixler	Winnebago	Merritt	Smith of O'Brien
Blackford	Harrison of	Miller	Stookesberry
Blake	Clarke	Napier	Strippel
Blythe	Harrison of	Natvig	Swanson
Carter	Pottawattamie	Noble	Thomas
Christophel	Hattendorf	O'Donnell	Truax
Clark	Hempel	Oldham	Ulstad
Cole	Higgins	Oliver	Vincent
Craig	Hollis	Owens	Wagner
Dewar	Hubbard	Prichard	Walrod
Elliott	Huff	Quirk	Williams
Fleming	Johnson of	Reimers	Wilson
Forsling	Marion	Rhinehart	Mr. Speaker—79
Francis	King	Roberts	₩.
Eden	Knudson	Rankin	
Gilhertson			C 62

The nays were, none.

Absent or not voting:

Anderson of Hager Lichty Rice Lieberknecht Webster Held Rust Lovrien Hill Stepanek ' Berry Brittain Martin Johnson of Troup Venard Diltz Dickinson Maxfield Eckles Kennedy Wolfe Edge Kent Patterson Yenter—29 Knutson Graham Powers

So 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 by striking therefrom the following: "and Section one thousand five hundred fifty-one (1551)".

Amendment adopted and the title, as amended, was agreed to.

House File No. 245, a bill for an act to amend section four thousand one hundred ninety-six (4196) of the Code, 1924, relating to the qualification of electors for school elections, with report of committee recommending passage, was taken up for consideration.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 245 by striking out the last four (4) lines thereof and inserting in lieu thereof the following: "the word 'ten' in line five (5) and inserting in lieu thereof the word 'five'".

O'Donnell of Dubuque moved that action on House File No. 245 be deferred.

Motion lost.

Amendment by Rassler of Pocahontas rejected.

Hanson of Hancock moved the previous question.

Motion prevailed.

Saunders 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.



Aiken	Dewar	Hanson of	O'Donnell
Anderson of	Edge	Hancock	Owens
Decatur	Elliott	Harrison of	Prichard
Anderson of	Fleming	Clarke	Quirk
Montgomery	Forsling	Hattendorf	Roberts
Anderson of	Francis	Held	Rust
Webster	Grimwood	King	Ryder
Berry	Hansen	Leonard	Swanson
Bierkamp	Huff	Lepley	Thomas
Bixler	Johnson of	Long	Truax
Blackford	Dickinson	McCaulley	Vincent
Blythe	Kennedy	McIlrath	Wagner
Christophel		Martin	Mr. Speaker-45

The nays were:

Bauer	Harrison of	Miller	Schulte
Blake	Pottawattamie	Napier	Smith of
Brittain	Hempel	Natvig	Chickasaw
Carter	Higgins	Noble	Smith of O'Brien
Clark	Hollis	Oldham	Stookesberry
Cole	Hubbard	Oliver	Strippel
Craig	Johnson of	Rassler	Ulstad
Eden	Marion	Ratliff	Walrod
Gilbertson	Knudson	Reimers	Williams
Gripp	Latimer	Rhinehart	Wilson—43
Haney	Mathews	Rice	
Hanson of Winnebago	Merritt	Saunders	- 25d x

Absent or not voting:

Diltz	Kent	Maxfield	Stepanek
Eckles	Knutson	Orr	Troup
Graham	Lichty	Patterson	Venard
Hager	Lieberknecht	Powers	Wolfe
Hill	Lovrien	Rankin	Yenter-20

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 191, a bill for an act to amend section sixty-two hundred eleven (6211) and section sixty-two hundred sixty-one (6261) of the Code, 1924, relating to the purchasing of city dump grounds, 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.



Anderson of	Forsling	Lepley	Roberts
Decatur	Francis	Long	Rust
Anderson of	Grimwood	McCaulley	Ryder
Montgomery	Haney	McIlrath	Saunders
Anderson of	Hanson of	Martin	Schulte
Webster	Hancock	Mathews	Smith of O'Brien
Bixler	Hanson of	Merritt	Stookesberry
Blackford	Winnebago	Napier	Strippel
Blake	Harrison of	O'Donnell	Swanson
Blythe	Pottawattamie	Oldham	Thomas
Brittain	Held	Owens	Truax
Carter	Hollis	Prichard	Ulstad
Christophel	Huff	Quirk	Vincent
Cole	Johnson of	Rankin	Wagner
Craig	Marion	Rassler	Walrod
Dewar	Kennedy	Ratliff	Williams
Eden	King	Reimers	Wilson
Edge	Latimer	Rhinehart	Mr. Speaker—68
Elliott.	Leonard	Rice	

The nays were:

Clark	Hattendorf	Hubbard	Miller
Harrison of	Higgins	Knudson	Oliver—8
Clarke			

Absent or not voting:

Aiken	Gripp	Lichty	Powers
Bauer	Hager	Lieberknecht	Smith of
Berry	Hansen	Lovrien	Chickasaw
Bierkamp	Hempel	Maxfield	Stepanek
Diltz	Hill	Natvig	Troup
Eckles	Johnson of	Noble	Venard
Fleming	Dickinson	Orr	Wolfe
Gilbertson	Kent	Patterson	Yenter-32
Graham	Knutson		

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

House File No. 329, a bill for an act to amend section six hundred forty-three (643) of the Code, 1924, relating to printing names of candidates for ward aldermen on primary election ballot, with report of committee recommending passage, was taken up for consideration.

Wagner 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.

Anderson of	Hanson of	Lepley	Roberts
Decatur Anderson of	Hancock Hanson of	McCaulley McIlrath	Ryder Saunders
Montgomery	Winnebago	Martin	Schulte
	Harrison of	Mathews	Smith of
Bierkamp	Clarke	Merritt	Chickasaw
Blackford	Harrison of	Miller	Smith of O'Brien
Blake	Pottawattamie	Napier	Stookesberry
Blythe	Higgins	O'Donnell	Strippel
Brittain	Hollis	Oldham	Swanson
Christophel	Huff	Owens	Truax
Cole	Johnson of	Prichard	Ulstad
Craig	Dickinson	Quirk	Vincent
Dewar	Johnson of	Rankin	Wagner
Eden	Marion	Rassler	Walrod
Fleming	Kennedy	Ratliff	Williams
Francis	King	Reimers	Wilson
Grimwood	Latimer	Rice	Mr. Speaker-65
Haney	Leonard _		***

ent there are from the first property of the property The nays were:

Bixler

Hubbard-2

Absent or not voting: of order or the

Aiken	Gilbertson	Knutson	Patterson
Anderson of	Graham	Lichty	Powers
Webster	Gripp	Lieberknecht	Rhinehart
Berry	Hager	Long	Rust
Carter	Hansen	Lovrien	Stepanek
Clark	Hattendorf	Maxfield	Thomas
Diltz	Held	Natvig	Troup
Eckles	Hempel	Noble	Venard
Edge .	Hill	Oliver	Wolfe
Elliott	Kent	Orr	Yenter-41
Forsling	Knudson		
		10 to 10	1 22 30 22 4

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 389, a bill for an act relating to the liquidation and distribution of the assets of banks.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 21, a bill for an act relating to the board of accountancy. Property For the Park

with the property of the second

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 23, a bill for an act relating to the statutes of frauds governing sales of goods or choses in action.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 25, a bill for an act relating to the report of the board of accountancy.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 292, a bill for an act relating to the number of district judges in each district.

WALTER H. BEAM, Secretary.

HOUSE FILE NO. 174 REFERRED TO SIFTING COMMITTEE

O'Donnell of Dubuque moved that House File No. 174 be referred to the sifting committee.

Motion prevailed.

SPECIAL ORDER MADE

On request of Carter of Hardin, unanimous consent having been obtained, House File No. 14 was made a special order for Tuesday, March 24th, at 9:00 a. m.

MOTION TO RECONSIDER WITHDRAWN

Berry of Monroe asked unanimous consent to withdraw the motion filed to reconsider the vote by which the report of the committee on banks and banking was adopted, indefinitely postponing House File No. 89.

There being no objection, the motion to reconsider was withdrawn.

AMENDMENT FILED

Martin of Jackson filed the following amendment to House File No. 286:

Amend House File No. 286 by striking out the word "must" in line six (6) and inserting in lieu thereof the words "shall, upon order of the board of supervisors,". Also amend by striking out all after the word "property" in line eight (8) and inserting in lieu thereof a period.

O'Donnell of Dubuque moved that the House now adjourn until 8:00 a. m. Monday.



Rankin of Lee moved to amend by changing the hour from 8:00 a. m. to 9:00 a. m.

Amendment adopted.

Motion of O'Donnell of Dubuque, as amended, prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 23, 1925.

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

Prayer was offered by Rev. C. C. Dillavou, pastor of the Castle Memorial United Brethren church, Des Moines, Iowa.

Journal of March 21st corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Patterson of Kossuth for the day on request of Rankin of Lee; Roberts of Adair for the day on request of Noble of Muscatine; Eckles of Butler for the day on request of Thomas of Audubon; Hanson of Hancock for the day on request of Quirk of Sac; Venard of Sioux for the forenoon on request of Berry of Monroe; Lichty of Black Hawk for the day on request of Hollis of Black Hawk; Lieberknecht of Louisa for the day on request of Held of Plymouth.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Truax of Buchanan, from voters of Buchanan county, favoring House File No. 227. Schools and textbooks.

By Hattendorf of Osceola, from voters of Osceola county, opposing House File No. 297. Judiciary No. 2.

By Hubbard of Pottawattamie, from voters of Pottawattamie county, favoring House File No. 227. Schools and textbooks.

By Hempel of Clayton, voters of Clayton county, favoring Senate File No. 191 without amendments. Suppression of intemperance.

REPORT OF STEERING COMMITTEE

The following report of the steering committee was taken up and considered:

MR. SPEAKER: We, your steering committee recommend that legalizing acts and all appropriation bills and bills affecting appropriations be first considered today. That such bills be considered in the following order:

Calendar No.	Author	Fi	le No.
88	Martin	172	H. F.
101	Held	288	H. F.
102	Stepanek	296	H. F.
111	Jud. No. 2	373	H. F.
114	Jud. No. 1	376	H. F.
122	Jud. No. 1	386	H. F.
135	Campbell	162	S. F.
60	Rhinehart	354	H. F.
11	King	55	H. F.
19	Yenter	152	H. F.
21		230	H. F.
22	Military Com	266	H. F.
31	Grimwood	126	H. F.
37	Yenter	249	H. F.
64	Rigby	137	S. F.
126	Brookins	23	S. F.
134	Buser	153	S. F.
116	Schools Com	378	H. F.

That calendar No. 3, House File No. 14 by Carter be considered Tuesday morning at 9 o'clock as a special order.

T. L. Wolfe, Chairman.

On motion of Forsling of Woodbury the report of the committee was adopted.

HOUSE FILES WITHDRAWN

On request of Grimwood of Jones, unanimous consent having been obtained, House File No. 126 was withdrawn from the calendar and from further consideration by the House.

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 373 was withdrawn from the calendar and from further consideration by the House.

On request of Elliott of Polk, unanimous consent having been obtained, House File No. 194 was withdrawn from the sifting committee and from further consideration by the House.

HOUSE FILE NO. 872 REFERRED TO SIFTING COMMITTEE

O'Donnell of Dubuque moved that House File No. 372, calendar No. 110, be referred to the sifting committee.

Motion prevailed.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Members of the sifting committee for committee work on request of Blake of Fayette.

CONSIDERATION OF BILLS

House File No. 172, a bill for an act to legalize a certain warrant issued by the town council of Bellevue, Iowa, with report of committee recommending passage, was taken up for consideration.

Martin of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Gripp	Lepley	Rhinehart
Anderson of	Hager	Long .	Rust
Montgomery	Haney	Lovrien	Ryder
Anderson of	Hanson of	McCaulley	Saunders
Webster	Winnebago	McIlrath	Schulte
Bauer	Harrison of	Martin	Smith of
Berry	Clarke	Mathews	Chickasaw
Bierkamp	Harrison of	Maxfield	Smith of O'Brien
Bixler	Pottawattamie	Merritt	Stepanek
Blackford	Hattendorf	Miller	Stookesberry
Blythe	Held	Napier	Strippel
Carter	Hempel	Natvig	Swanson
Christophel	Higgins	Noble	Thomas
Clark	Hill	O'Donnell	Troup
Cole	Hollis	Oldham	Truax
Craig	Hubbard	Orr	Ulstad
Dewar	Johnson of	Owens	Vincent
Eden	Dickinson	Powers	Wagner
Edge	Kent	Quirk	 Williams
Fleming	King	Rankin	Wilson
Forsling	Knudson	Rassler	Wolfe
Francis	Latimer	Ratliff	Yenter
Graham	Leonard	Reimers	Mr. Speaker-86
Grimwood			

The nays were, none.

Anderson of	Gilbertson	Kennedy	Prichard
Decatur	Hansen	Knutson	Rice
Blake	Hanson of	Lichty	Roberts
Brittain	Hancock	Lieberknecht	Venard
Diltz	Huff	Oliver	Walrod-22
Eckles	Johnson of	Patterson	
Elliott	Marion	* 1	×

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

Grimwood of Jones in the chair.

House File No. 288, a bill for an act to legalize the issuance of a warrant issued by the county treasurer of Plymouth county for the payment of a culvert constructed by the town of Hinton, with report of committee recommending passage, was taken up for consideration.

Held of Plymouth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

			*
Aiken	Gilbertson	Kent	Rassler
Anderson of	Graham	King	Ratliff
Montgomery	Grimwood	Knudson	Reimers
Anderson of	Gripp	Latimer	Rhinehart
Webster	Hager	Leonard	Rust
Bauer	Haney	Lepley	Ryder
Berry	Hansen	Long	Smith of
Bierkamp	Hanson of	Lovrien	Chickasaw
Bixler	Winnebago	McCaulley	Smith of O'Brien
Blackford	Harrison of	McIlrath	Stepanek
Blythe	Clarke	Martin	Stookesberry
Brittain	Harrison of	Mathews	Strippel
Carter	Pottawattamie	Maxfield	Swanson
Clark	Hattendorf	Merritt	Troup
Cole	Held	Natvig	Truax
Craig	Hempel	Noble	Ulstad
Eden	Higgins	Oliver	Vincent
Edge	Hill	Orr	Wagner
Elliott	Hollis	Owens	Williams
Fleming	Hubbard	Powers	Wilson
Forsling	Johnson of	Quirk	Wolfe-81
Francis	Dickinsen	Rankin	

The nays were:

Yenter-1



Anderson of Huff Miller Roberts Decatur Johnson of Napier Saunders Blake Marion O'Donnell Schulte Christophel Kennedy Oldham Thomas Knutson Dewar Patterson Venard Diltz Lichty Prichard . Walrod Eckles Lieberknecht Rice Mr. Speaker-27 Hanson of Hancock

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

House File No. 296, a bill for an act legalizing the sale by the town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company, with report of committee recommending passage, was taken up for consideration.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 296 by adding at the end of section three (3) the words "without expense to the state".

Amendment adopted.

Stepanek 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?"

The ayes were:

Forsling Hollis Miller Anderson of Montgomery Francis Hubbard Noble Oldham Anderson of Graham Johnson of Webster Oliver Grimwood Dickinson Kent Bauer Gripp Orr Bierkamp Hager King Owens Powers Bixler Haney Knudson Blackford Leonard Rankin Hansen Blake Lepley Ratliff Harrison of Clarke Long Blythe Rust Harrison of Lovrien Carter Ryder Clark Pottawattamie McCaulley Schulte Cole Hattendorf McIlrath Smith of Chickasaw Craig Held Martin Eden Mathews Smith of O'Brien Hempel Edge Maxfield Stepanek Higgins Hill Fleming Merritt Strippel

Swanson Ulstad Williams Yenter—72
Troup Vincent Wilson
Truax Wagner Wolfe

The nays were, none.

Absent or not voting:

Aiken Gilbertson Reimers Latimer Anderson of Hanson of Lichty Rhinehart Lieberknecht Decatur Hancock Rice Berry Hanson of Napier Roberts Brittain Winnebago Natvig Saunders Christophel O'Donnell Stookesberry Dewar Johnson of Patterson Thomas Diltz Marion Prichard Venard Eckles Kennedy Walrod Quirk Elliott Rassler Knutson Mr. Speaker-36

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

House File No. 376, a bill for an act to legalize the action of the board of supervisors of Linn county, Iowa, in connection with the letting of contracts for certain bridges and culverts and to legalize such contracts, was taken up for consideration.

Wolfe 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?"

The ayes were:

Aiken Grimwood Reimers King Anderson of Gripp Knudson Rhinehart Montgomery Hager Rust Lepley Anderson of Haney Ryder Long Webster Hansen Lovrien Schulte Bauer Hanson of McCaulley Smith of Berry Chickasaw Winnebago McIlrath Smith of O'Brien Bierkamp Harrison of Martin Bixler Stepanek Clarke Mathews Blackford Harrison of Stookesberry Maxfield Blythe Pottawattamie Merritt Strippel Brittain Hattendorf Miller Swanson Thomas Carter Held Noble Christophel Hempel Oldham Troup Clark Oliver Truax Higgins Cole Hill Ulstad Orr Craig Hollis Owens Vincent Eden Hubbard Powers Williams Wilson Elliott Johnson of Rankin Fleming ... Dickinson Rassler Wolfe Ratliff Yenter-Kent Forsling Francis

Anderson of	Huff	Miller	Roberts
Decatur	Johnson of	Napier	Saunders
Blake	Marion	O'Donnell	Schulte
Christophel	Kennedy	Oldham	Thomas
Dewar	Knutson	Patterson	Venard
Diltz	Lichty	Prichard	Walrod
Eckles	Lieberknecht	Rice	Mr. Speaker-27
Hanson of			
Hancock			

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

House File No. 296, a bill for an act legalizing the sale by the town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company, with report of committee recommending passage, was taken up for consideration.

Rassler of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 296 by adding at the end of section three (3) the words "without expense to the state".

Amendment adopted.

Stepanek 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?"

Anderson of	Forsling	Hollis Hubbard	Miller Noble
Montgomery	Francis		
Anderson of	Graham	Johnson of	Oldham
Webster	Grimwood	Dickinson	Oliver
Bauer	Gripp	Kent	Orr
Bierkamp	Hager	King	Owens
Bixler	Haney	Knudson	Powers
Blackford	Hansen	Leonard	Rankin
Blake	Harrison of	Lepley	Ratliff
Blythe	Clarke	Long	Rust
Carter	Harrison of	Lovrien	Ryder
Clark	Pottawattamie	McCaulley	Schulte
Cole	Hattendorf	McIlrath	Smith of
Craig	Held	Martin	Chickasaw
Eden	Hempel	Mathews	Smith of O'Brien
Edge	Higgins	Maxfield	Stepanek
Fleming	Hill	Merritt	Strippel

Swanson Ulstad Williams Yenter—72 Troup Vincent Wilson Truax Wagner Wolfe

The nays were, none.

Absent or not voting:

Aiken Gilbertson Latimer Reimers Anderson of Lichty Hanson of Rhinehart Decatur Hancock Lieberknecht Rice Berry Hanson of Napier Roberts Brittain Winnebago Natvig Saunders Christophel Huff O'Donnell Stookesberry Dewar Johnson of Patterson Thomas Diltz Marion Prichard Venard Eckles Kennedy Walrod Quirk Elliott Rassler Knutson Mr. Speaker-36

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

House File No. 376, a bill for an act to legalize the action of the board of supervisors of Linn county, Iowa, in connection with the letting of contracts for certain bridges and culverts and to legalize such contracts, was taken up for consideration.

Wolfe 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?"

The ayes were:

Aiken Grimwood King Reimers Anderson of Knudson Gripp Rhinehart Montgomery Hager Lepley Rust Anderson of Ryder Haney Long Webster Hansen Lovrien Schulte Smith of Bauer Hanson of McCaulley Berry Winnebago McIlrath Chickasaw Bierkamp Smith of O'Brien Harrison of Martin Mathews Stepanek Bixler Clarke Blackford Harrison of Maxfield Stookesberry Pottawattamie Merritt Blythe Strippel Brittain Hattendorf Miller Swanson Carter Held Noble Thomas Christophel Oldham Troup Hempel Clark Higgins Oliver Truax Cole Hill Orr Ulstad Vincent Craig Hollis Owens Eden Hubbard Powers Williams Elliott Rankin Wilson Johnson of Rassler Wolfe Fleming Dickinson Forsling Kent Ratliff Francis

The nays were, none.

Absent or not voting:

Anderson of	Hanson of	Leonard	Quirk
Decatur	Hancock	Lichty	Rice
Blake	Huff	Lieberknecht	Roberts
Dewar	Johnson of	Napier	Saunders
Diltz -	Marion	Natvig	Venard
Eckles	Kennedy	O'Donnell	Wagner
Edge	Knutson	Patterson	Walrod
Gilbertson	Latimer	Prichard	Mr. Speaker-30
Graham			

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

House File No. 386, a bill for an act to legalize certain appropriations made by the town council of Bellevue, Iowa, was taken up for consideration.

Martin of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Forsling	Lovrien	Smith of
Montgomery	Francis	McCaulley	Chickasaw
Anderson of	Grimwood	McIlrath	Smith of O'Brien
Webster	Hager	Martin	Stepanek
Bauer	Haney	Mathews	Stookesberry
Berry	Hansen	Merritt	Strippel
Bierkamp	Harrison of	Natvig	Swanson
Blackford	Clarke	Noble	Thomas
Blythe	Hattendorf	Oldham	Troup
Brittain	Held	Orr	Truax
Carter	Hempel	Owens	Ulstad `
Christophel	Hill	Powers	Vincent
Clark	Hollis	Rankin	Wagner
Cole	Kent	Rassler	Williams
Craig	King	Ratliff	Wilson
Eden	Knudson	Rhinehart	Wolfe
Elliott	Lepley	Ryder	Yenter-67
Fleming	Long	Schulte	

Maxfield	Oliver	Reimers	Rust-5
Miller			

Aiken Anderson of	Hanson of Hancock	Johnson of Marion	Patterson Prichard
Decatur	Hanson of	Kennedy	Quirk
Bixler	Winnebago	Knutson	Rice
Blake	Harrison of	Latimer	Roberts
Dewar	Pottawattamie	Leonard	Saunders
Diltz	Higgins	Lichty	Venard
Eckles	Hubbard	Lieberknecht	Walrod
Edge	Huff	Napier	Mr. Speaker—36
Gilbertson	Johnson of	O'Donnell	170
Graham Gripp	Dickinson		

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

Senate File No. 162, a bill for an act to repeal section ten thousand four hundred eleven (10411) of the Code, 1924, and to enact a substitute therefor, legalizing corporations which failed to publish notice within the time required by law and whose articles of incorporation were defective, with report of committee recommending passage, was taken up for consideration.

Vincent 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!"

Anderson of	Graham	Long	Schulte
Decatur	Grimwood	Lovrien	Smith of
Anderson of	Gripp	McCaulley	Chickasaw
Webster	Hager	McIlrath	Smith of O'Brien
Bauer	Haney	Martin	Stepanek
Berry	Hansen	Mathews	Stookesberry
Bierkamp	Harrison of	Merritt	Strippel
Bixler	Clarke	Napier	Swanson
Blackford	Held	Natvig	Thomas
Blythe	Hempel	O'Donnell	Troup
Brittain	Higgins	Orr	Truex
Christophel	Hill	Owens	Ulstad
Cole	Hollis	Prichard	Vincent "
Craig	Huff	Rankin	Wagner -
Eden	Kennedy	Reimers	Walrod
Elliott	King	Rhinehaft	Wilson
Fleming	Knudson	Rust	Yenter 67
Francis	Latimer	Ryder	
		m.	

Anderson of	Hanson of	Hattendorf	Oldham
Montgomery	Winnebago	Hubbard	Oliver
Clark	Harrison of	Maxfield	Rassler-11
	Pottamattamie	Miller	

Absent or not voting:

Aiken	Hanson of	Leonard	Ratliff
Blake	Hancock	Lepley	Rice
Carter	Johnson of	Lichty	Roberts
Dewar	Dickinson	Lieberknecht	Saunders
Diltz	Johnson of	Noble	Venard
Eckles	Marion	Patterson	Williams
Edge	Kent	Powers	Wolfe
Forsling	Knutson	Quirk	Mr. Speaker-30
Cilhartaan	1-700 00 00 00 00 00 00 00 00 00 00 00 00	N 1000000000000000000000000000000000000	

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

House File No. 354, a bill for an act to amend section ten thousand eighty-five (10085) of the Code, 1924, relating to acknowledgments within state, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Rhinehart of Dallas the amendments proposed by the committee, found in the journal of March 18th, were adopted.

Rhinehart 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?"

Anderson of	Cole		Haney	Huff
Decatur	Craig		Hanson of	Johnson of
Anderson of	Dewar		Winnebago	Dickinson
Montgomery	Eden		Harrison of	Kennedy
Bauer	Edge	100	Clarke	Kent
Berry	Elliott		Harrison of	King
Bierkamp	Fleming		Pottawattamie	Knudson
Bixler	Forsling	11	Hattendorf	Latimer
Blackford	Francis		Held	Leonard
Blythe	Gilbertson		Hempel	Lepley
Brittain	Graham		Higgins	Long
Carter	Grimwood		Hill	Lovrien
Christophel	Gripp		Hollis	McCaulley
Clark	Hager		Hubbard	McIlrath

Martin Owens Mathews Powers Prichard and Maxfield Rankin Frad Merritt Miller 31: . . Napier Rassler Ratliff mix Natvig Reimers 386 Noble Rhinehart O'Donnell Oldham Rust Tinner Oliver Ryder

Saunders Schulte Truax Ulstad Smith of Tanoal Chickasaw Smith of O'Brien Walrod Stepanek William Stookesberry Wilson Strippel Wolfe Swanson airal Yenter Thomas WadanM Mr. Speaker-92 Troup JilreM

Vincent Wagner Williams

The nays were, none.

Absent or not voting:

Aiken Anderson of Webster Blake Diltz

Eckles Hansen Hanson of Hancock Johnson of Marion

Knutson Lichty Lieberknecht Orr

Patterson Rice Roberts Venard—16

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

House File No. 55, a bill for an act to appropriate four thousand four hundred twenty-three dollars and ninety-three cents (\$4,423.93) for the purpose of paying drainage assessments against state owned land in connection with the drainage of Mud Lake, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of King of Clay the amendments proposed by the committee, found in the journal of March 13th, were adopted.

King 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?"

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer

Bierkamp Blackford Blythe Carter Christophel Clark Cole Craig Dewar

Eden Edge Elliott Fleming Forsling Francis Gilbertson Graham Grimwood Hager Haney Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf

Held	Latimer	Orr
Hempel	Leonard	Owens
Higgins	Lepley	Powers
Hollis	Long	Prichard
Hubbard	Lovrien	Quirk
Huff	McCaulley	Rankin
Johnson of	McIlrath	Rassler
Dickinson	Martin	Reimers
Johnson of	Mathews	Rhinehart
Marion	Merritt	Rust
Kennedy	Napier	Saunders
Kent	Natvig	Schulte
King	Noble	Smith of

Oldham

Smith of	O'Brien
Stepanek	
Strippel	
Swanson	
Troup	
Truax	
Ulstad	
Walrod	
Williams	
Wilson	
Wolfe	
Yenter	
Mr. Speal	ker_82

The nays were:

Hancock

Knudson

Bixler	Hill	O'Donnell	Ryder
Brittain	Maxfield	Oliver	Stookesberry—10
Hansen	Miller		

Absent or not voting:

Blake	Knutson	Ratliff	Venard
Diltz	Lichty	Rice	Vincent
Eckles	Lieberknecht	Roberts	Wagner-16
Gripp	Patterson	Thomas	
Hanson of			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 152, a bill for an act to make an appropriation to pay the claim of the city of Iowa City, for repairing and paving certain streets adjacent to the property of the state university, located in Iowa City, Iowa, 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!"

Anderson of	Blake	Dewar	Flaming
Decatur	Blythe	Diltz	Forsling
Bauer	Carter	Eden	Francis
Bierkamp	Cole	Edge	Graham
Blackford	Christophel	Elliott	Grimwood

Smith of O'Brien Hager Johnson of Napier Haney Marion Natvig Smith of Hansen Kennedy Chickasaw Noble O'Donnell Hanson of Kent Stepanek Winnebago King Oliver Stookesberry Knudson Owens Strippel Harrison of Clarke Knutson Powers Swanson Harrison of Troup Latimer Prichard Truax Pottawattamie Leonard Rankin Held Lepley Vincent Rassler Lovrien Ratliff Hempel Wagner Higgins McCaulley Reimers Walrod Hill McIlrath Rhinehart Williams Hollis Martin Rust Wilson Hubbard Mathews Wolfe Ryder Yenter Johnson of Maxfield Saunders Dickinson Merritt Schulte Mr. Speaker-81

The nays were:

Anderson of Bixler Huff Miller—5
Montgomery Clark

Absent or not voting:

Aiken Eckles Quirk Lichty Lieberknecht Anderson of Gilbertson Rice Webster Roberts Gripp Long Oldham Thomas Berry Hanson of Brittain Hancock Orr Ulstad Craig Hattendorf Patterson Venard—22

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

House File No. 230, a bill for an act to appropriate fourteen thousand five hundred seventy-eight dollars (\$14,578.00) for the purpose of purchasing seventy-eight and eighty onehundredths (78.80) acres of land in Mills county, Iowa, with report of committee recommending passage, was taken up for consideration.

Haney 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.

Anderson of	Fleming	Hubbard	Powers
Decatur	Forsling	Huff	Rankin
Anderson of	Francis	Johnson of	Ryder
Montgomery	Gilbertson	Dickinson	Saunders
Anderson of	Graham	Johnson of	Smith of
Webster	Grimwood	Marion	Chickasaw
Bauer	Hager	Kent	Smith of O'Brien
Berry	Haney	Knutson	Stepanek
Bierkamp	Hansen	Leonard	Strippel
Bixler	Hanson of	Long	Swanson
Blake	Winnebago	Lovrien	Thomas
Blythe	Harrison of	McIlrath	Troup
Brittain	Clarke	Martin	Truax
Carter	Harrison of	Mathews	Vincent
Christophel	Pottawattamie	Napier	Wagner
Clark	Hattendorf	Natvig .	Walrod
Craig	Held	Oldham	Williams
Diltz	Hempel	Oliver	Wolfe
Eden	Higgins	Orr	Yenter
Edge	Hill	Owens	Mr. Speaker-78
Elliott	Hollis		

The nays were:

Blackford	Maxfield	Reimers	Schulte
Cole	Miller	Rhinehart	Stookesberry-9
McCaulley			

Absent or not voting:

Aiken	King	Noble	Rice
Dewar	Knudson	O'Donnell	Roberts
Eckles	Latimer	Patterson	Rust
Gripp	Lepley	Prichard	Ulstad
Hanson of	Lichty	Quirk	Venard
Hancock	Lieberknecht	Rassler	Wilson-26
Kennedy	Morritt	Datliff	

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

House File No. 266, a bill for an act making an appropriation for the purchase and erection of suitable markers to mark the permanent training encampment places in the United States during the Spanish American war of regiments of Iowa soldiers, with report of committee on appropriations without recommendation, 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.

Speaker Edson in the chair.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Rhinehart Grimwood King Decatur Gripp Knudson Rice Anderson of Hager Knutson Ryder Haney Webster Latimer Saunders Bauer Hansen Leonard Schulte Berry Harrison of Long Smith of Bierkamp Clarke McCaulley Chickasaw Bixler McIlrath Harrison of Smith of O'Brien Blake Pottawattamie Maxfield Stepanek Blythe Merritt Hattendorf Stookesberry Brittain Held Napier Strippel Hempel Carter Natvig Swanson Higgins Hill Christophel O'Donnell Thomas Clark Oldham Troup Cole Hollis Oliver Truax Craig Hubbard Orr Ulstad Dewar Huff Owens Vincent Diltz Wagner Johnson of Prichard Dickinson Eden Walrod Quirk Fleming Wilson Johnson of Rankin Forsling Rassler Wolfe Marion Francis Kennedy Ratliff Yenter Gilbertson Reimers Mr. Speaker-Kent Graham

The nays were, none.

Absent or not voting:

Aiken	Hanson of	Lieberknecht	Patterson
Anderson of	Hancock	Lovrien	Powers
Montgomery	Hanson of	Martin	Roberts
Blackford	Winnebago	Mathews	Rust
Eckles	Lepley	Miller	Venard
Edge	Lichty	Noble	· Williams-22
Elliott	00, 0 00,000, 00,000, 00, 000 		

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

House File No. 249, a bill for an act authorizing the executive council to purchase an enlarged military photograph as a permanent memorial of Iowa soldiery in the World's War to be placed in the corridor of the Capitol building, and making an appropriation therefor, with report of committee on appropriations without recommendation, 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?"

The ayes were:

Aiken Graham Knutson Rice Anderson of Grimwood Latimer Rust Decatur Gripp Leonard Ryder Anderson of Hager Lepley Saunders Montgomery Hansen Long Schulte Berry Harrison of Lovrien Smith of Bierkamp McCaulley Clarke Chickasaw Smith of O'Brien Bixler Harrison of McIlrath Blackford Pottawattamie Martin Stepanek Blake Hattendorf Mathews Stookesberry Maxfield Blythe Held Strippel Brittain Higgins Merritt Swanson Hill Carter Napier Thomas Christophel Hollis Natvig Troup Clark Hubbard O'Donnell Truax Cole Huff Oldham Ulstad Craig Johnson of Oliver Wagner Dewar Dickinson Orr Walrod Diltz Johnson of Owens Williams Eden Marion Powers Wilson Elliott Kennedy Prichard Wolfe Fleming Kent Quirk Yenter King Forsling Rassler Mr. Speaker-88 Francis Knudson Rhinehart

The nays were:

Hanson of Reimers—2 Winnebago

Absent or not voting:

Anderson of Gilbertson Lichty Rankin Webster Haney Lieberknecht Ratliff Bauer Hanson of Miller Roberts Eckles Hancock Noble Venard Patterson Edge Hempel Vincent-18

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

Senate File No. 137, a bill for an act making an appropriation to procure, transport, dedicate and transfer to the United States in the National Military Park at Vicksburg, Mississippi, a memorial portrait bust of Iowa's War Governor, Samuel J. Kirkwood, and to provide a fund for the repair of the Iowa State Memorial located in said park, with report of 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?"

The ayes were:

Anderson of	Grimwood	King	Quirk
Decatur	Gripp	Knutson	Rhinehart
Anderson of	Hager	Latimer	Rice
Webster	Haney	Leonard	Ryder
Bierkamp	Hansen	Long	Saunders
Blackford	Harrison of	McCaulley	Smith of O'Brien
Blake	Clarke	McIlrath	Stepanek
Blythe	Held	Martin	Stookesberry
Brittain	Hempel	Mathews	Strippel
Carter	Higgins	Maxfield	Swanson
Christophel	Hill	Merritt	Thomas
Craig	Hollis	Napier	Troup
Dewar	Hubbard	Natvig	Truax
Diltz	Johnson of	O'Donnell	Wagner
Eden	Dickinson	Oldham	Walrod
Elliott	Johnson of	Oliver	Wilson
Fleming	Marion	Owens	Wolfe
Forsling	Kennedy	Powers	Yenter
Francis	Kent	Prichard	Mr. Speaker—71

The nays were:

Anderson of	Hanson of	Hattendorf	Rassler
Montgomery	Winnebago	Miller	Reimers—7
Clark			

Absent or not voting:

Aiken	Hanson of	Lieberknecht	Rust .
Bauer	Hancock	Lovrien	Schulte
Berry	Harrison of	Noble	Smith of
Bixler	Pottawattamie	Orr	Chickasaw
Cole	Huff	Patterson	Ulstad
Eckles	Knudson	Rankin	Venard
Edge	Lepley	Ratliff	Vincent "
Gilbertson	Lichty	Roberts	Williams-30
Graham	rou wassersees •	8 6	

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

Senate File No. 23, a bill for an act to transfer to the Board of Parole the powers now possessed by the Board of Control over the parole of prisoners in the Women's reformatory, to amend, revise, and codify sections thirty-seven hundred thirty-eight (3738), thirty-seven hundred seventy-five (3775), thirty-seven hundred eighty-six (3786), thirty-seven hundred ninety (3790),

thirty-seven hundred ninety-two (3792), thirty-seven hundred ninety-four (3794), thirty-seven hundred ninety-seven (3797), thirty-seven hundred ninety-eight (3798), thirty-seven hundred ninety-nine (3799), thirty-eight hundred one (3801), thirty-eight hundred two (3802), thirty-eight hundred three (3803), thirty-eight hundred fourteen (3814), thirty-eight hundred seventeen (3817); to amend sections thirty-eight hundred eighteen (3818) and thirty-eight hundred nineteen (3819); and to repeal sections thirty-seven hundred thirty-four (3734) and thirty-seven hundred thirty-four (3735), all of Code, 1924, relating to paroles, with report of committee recommending passage, was taken up for consideration.

Grimwod 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?"

The ayes were:

Aiken	Grimwood	King	Reimers
Anderson of	Gripp	Knutson	Rhinehart
Decatur	Hager	Latimer	Rice
Anderson of	Hansen	Leonard	Rust
Webster	Hanson of	Lepley	Ryder
Bierkamp	Winnebago	Long	Saunders
Bixler	Harrison of	Lovrien	Smith of
Blackford	Clarke	McCaulley	Chickasaw
Blythe	Harrison of	McIlrath	Stepanek
Carter	Pottawattamie		Stookesberry
Christophel	Hattendorf	Merritt	Strippel
Clark	Held	Miller	Swanson
Cole	Hempel	Napier	Thomas
Craig	Higgins	Natvig	Troup
Dewar	Hill	Noble	Truax
Diltz	Hollis	Oldham	Vincent
Eden	Hubbard	Orr	Wagner
Edge	Johnson of	Owens	Walrod
Elliott	Dickinson	Powers	Williams
Forsling	Johnson of	Prichard	Wilson
Francis	Marion	Rankin	Yenter
Gilbertson	Kennedy	Ratliff	Mr. Speaker—82
Graham	Kent.	44444444	MI. Speaker—ou

Anderson of Fleming Mathews Montgomery Huff Oliver Brittain Martin Rassler	Schulte Smith of O'Brien—10
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Bauer Berry Blake Eckles	Hanson of Hancock Knudson Lichty	O'Donnell Patterson Quirk Roberts	Ulstad Venard Wolfe—16
Haney	Lieberknecht	rober ca	

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

Senate File No. 153, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District No. 13 located in Muscatine and Louisa counties, Iowa, with report of committee recommending passage, was taken up for consideration.

Noble 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?"

The ayes were:

Aiken	Gilbertson	Kent	Rhinehart
Anderson of	Graham	King	Rice
Decatur	Grimwood	Knudson	Rust
Anderson of	Gripp	Knutson	Ryder
Montgomery	Haney	Latimer	Saunders
Anderson of	Hansen	Leonard	Schulte
Webster	Hanson of	Lepley	Smith of
Bauer	Winnebago	Long	Chickasaw
Bierkamp	Harrison of	Lovrien	Smith of O'Brien
Bixler	Clarke	McCaulley	Stepanek
Blackford	Harrison of	Martin	Stookesberry
Blythe	Pottawattan	nie Mathews	Strippel
Brittain	Hattendorf	Maxfleld	Swanson
Carter	Held	Merritt	Thomas
Christophel	Hempel	Napier	Troup
Clark	Higgins .	Noble	Truax
Cole	Hill	O'Donnell	Ulstad
Craig	Hollis	Oldham	Wagner
Dewar	Hubbard	Orr	Walrod
Diltz	Huff	Owens	Williams
Eden	Johnson of	Quirk	Wilson
Elliott	Dickinson	Rankin	Wolfe
Fleming	Johnson of	Rassler	Yenter
Forsling	Marion	Ratliff	Mr. Speaker-90
Francis	Kennedy	Reimers	1 marks and the second

The nays were, none.

Berry	Hanson of	Miller	Prichard
Blake	Hancock	Natvig	Roberts
Eckles	Lichty	Oliver	Venard
Edge	Lieberknecht	Patterson	Vincent-18
Hager	McIlrath	Powers	

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

House File No. 123, a bill for an act to define, regulate and license real estate brokers and real estate salesmen; to create a State Real Estate Commission; and to provide a penalty for a violation of the provisions hereof, with report of committee without recommendation, was taken up for consideration.

The following amendment filed by King of Clay was taken up for consideration:

Amend House File No. 123 by striking out of section seven (7), line sixty-seven (67), the words "this state", and substituting in lieu thereof the following: "the business district of the city or town in which he lives".

Yenter of Johnson offered the following amendment to the amendment and moved its adoption:

Amend the amendment by King of Clay by striking therefrom the words "the business district of".

Amendment to the amendment adopted.

The amendment by King of Clay, as amended, was adopted.

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?"

Anderson of Webster	Hager Haney	Johnson of Marion	Rhinehart Rice
Bierkamp	Hansen	Kennedy	Saunders
Cole	Harrison of	Knutson .	Stepanek
Diltz	Clarke	Mathews	Wagner
Eden	Hollis	O'Donnell	Walrod
Forsling	Johnson of	Oliver	Wolfe
Graham Grimwood	Dickinson	Prichard	Yenter—29

The nays were:

Aiken	Gilbertson	Lepley	Ratliff
Anderson of	Gripp	Long	Reimers
Decatur	Hanson of	Lovrien	Rust
Anderson of	Winnebago	McCaulley	Ryder
Montgomery	Harrison of	McIlrath	Schulte
Bauer	Pottawattamie	Martin	Smith of
Berry	Hattendorf	Maxfield	Chickasaw
Bixler	Held	Miller	Smith of O'Brien
Blackford	Hempel	Napier	Stookesberry
Blythe	Higgins	Natvig	Strippel
Brittain	Hill	Noble	Swanson
Christophel	Hubbard	Oldham	Thomas
Clark	Huff	Orr	Troup
Craig	Kent	Owens	Truax
Edge	Knudson	Quirk	Vincent
Fleming	Latimer	Rankin	Wilson
Francis	Leonard	Rassler	Mr. Speaker-63

Absent or not voting:

Blake	Hanson of	Lieberknecht	Roberts
Carter	Hancock	Merritt	Ulstad
Dewar	King	Patterson	Venard
Eckles	Lichty	Powers	Williams-16

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 367, a bill for an act to repeal sections thirty-six hundred eighteen (3618), thirty-six hundred nineteen (3619), thirty-six hundred forty-one (3641), and thirty-six hundred forty-three (3643), Code, 1924, relating to neglected and dependent children and widows' aid, to enact a substitute therefor, and to provide for recovery by the county in certain cases of sums paid for widows' aid, was taken up for consideration.

Grimwood of Jones offered the following amendments and moved their adoption:

Amend House File No. 367, section 6, by striking from line seventeen (17) the words "public welfare" and inserting in lieu thereof the word "supervisors"; also, by striking from lines forty-one (41) and forty-two (42) of said section the words "public welfare board" and inserting in lieu thereof the words "board of supervisors".

Amendments adopted.

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?"

The ayes were:

Aiken Francis Knudson Rhinehart Anderson of Gilberston Knutson Rice Decatur Grimwood Latimer Rust Anderson of Gripp Lepley Ryder Hager Long Saunders Montgomery Anderson of Haney Lovrien Schulte McCaulley Smith of Webster Hanson of Bauer Winnebago McIlrath Chickasaw Bierkamp Maxfield Smith of O'Brien Harrison of Merritt Bixler Clarke Stepanek Blackford Hattendorf Miller Stookesberry Blake Held Napier Strippel Hempel Swanson Blythe Natvig Brittain Higgins Noble Thomas Hill O'Donnell Carter Troup Oldham Christophel Hollis Truax Hubbard Oliver Ulstad Clark Cole Huff Orr Vincent Craig Johnson of Owens Wagner Dewar Dickinson Prichard Walrod Williams Diltz Johnson of Quirk Rankin Wilson Eden Marion Wolfe Elliott Rassler Kennedy Kent Ratliff Yenter Fleming Forsling King Reimers Mr. Speaker-92

The nays were, none.

Absent or not voting:

Berry Eckles	Hanson of Hancock	Lichty Lieberknecht	Patterson Powers
Edge	Harrison of	Martin	Roberts
Graham Hansen	Pottawattamie Leonard	Mathews	Venard—16

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

On motion of O'Donnell of Dubuque the House recessed until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

CONSIDERATION OF BILLS

House File No. 214, a bill for an act to amend sections eightyfour hundred eighty-six (8486), eighty-four hundred eighty-



seven (8487) and eighty-five hundred six (8506) of the Code, 1924, relating to cooperative associations, and to authorize such associations to do business with non-members, with report of committee recommending passage, was taken up for consideration.

Vincent 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?"

The ayes were:

Aiken	Haney	Long	Ryder
Anderson of	Hansen	Lovrien	Saunders
Decatur	Hanson of	McCaulley	Schulte
Anderson of	Winnebago	Mcllrath	Smith of
Montgomery	Harrison of	Martin	Chickasaw
Bauer	Clarke	Maxfield	Smith of O'Brien
Bierkamp	Held	Merritt	Stepanek
Bixler	Hempel	Miller	Stookesberry
Blackford	Higgins	Napier	Strippel
Blythe	Hill	Natvig	Swanson
Carter	Hollis	Noble	Thomas
Christophel	Hubbard	Oldham ::	Troup 1. 1. 1.
Clark	Huff	Oliver	Truan
Cole	Johnson of	Orr	Ulstad : : :
Craig	Dickinson	Owens	Venard
Eden	Kennedy	Quirk	Vincent
Edge	Kent	Rankin	Wagner
Francis	King	Rassler	Walrod
Graham	Knudson	Ratliff	Williams
Grimwood	Latimer	Reimers	Wilson
Gripp	Leonard	Rhinehart	Yenter
Hager	Lepley	Rice	Mr. Speaker—82
(T)	5 5 5		1770

The nays were, none.

Absent or not voting:

Anderson of	Elliott	Hattendorf	O'Donnell
Webster	Fleming	Johnson of :	Patterson
Berry	Forsling	Marion	Powers
Blake	Gilbertson	Knutson	Prichard
Brittain	Hanson of	Lichty	Roberts
Dewar	Hancock	Lieberknecht	Rust
Diltz	Harrison of	Mathews	Wolfe-26
Eckles	: Pottawattamie	A 12 324	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 333, a bill for an act to amend the law as it appears in sections twenty-one hundred ninety-nine (2199) and twenty-two hundred one (2201) of the Code, 1924, relative to the holding of hearings by the state department of health on complaints relative to the pollution or corruption of streams and water, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Graham of Wapello the amendments proposed by the committee, found in the journal of March 17th, were adopted.

Graham 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?"

The ayes were:

Aiken	Hager	Leonard	Rice
Anderson of	Haney	Lepley	Rust
Decatur	Hanson of	Long	Ryder
Anderson of	Winnebago	Lovrien	Saunders
Montgomery	Harrison of	McCaulley	Schulte
Bauer	Clarke	McIlrath	Smith of O'Brien
Berry	Hattendorf	Martin	Stepanek
Bierkamp	Held	Mathews	Strippel
Bixler	Hempel	Maxfield	Swanson
Blackford	Higgins	Merritt	Thomas
Blythe	Hill	Napier	Troup
Carter	Hollis	Natvig	Truax
Christophel	Hubbard	Noble	Ulstad
Clark	Huff	Oldham	Venard
Cole	Johnson of	Oliver	Vincent
Craig	Dickinson	Orr	Wagner
Eden	Kennedy	Owens	Walrod
Fleming	Kent	Quirk	Williams
Francis	King	Rassler	Wilson
Graham	Knudson	Ratliff	Yenter
Grimwood	Latim er	Reimers	Mr. Speaker—80
Gripp			

The nays were:

Miller Smith of Stookesberry—3
Chickasaw

Anderson of	Elliott	Johnson of	Powers
Webster	Forsling	Marion	Prichard
Blake	Gilbertson	Knutson	Rankin
Brittain	Hansen	Lichty	Rhinehart
Dewar	Hanson of	Lieberknecht	Roberts
Diltz	Hancock	O'Donnell	Wolfe-25
Eckles	Harrison of	Patterson	
Edge	Pottawattamie	3	

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

House File No. 224, a bill for an act to authorize guardians, administrators, trustees, receivers, state and savings banks, trust companies and insurance companies to invest in bonds issued under and by virtue of the Federal Farm Loan Act approved by the President of the United States July 17, 1916, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Yenter of Johnson the amendments proposed by the committee, found in the journal of March 20th, were adopted.

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?"

The ayes were:

Aiken	Eden	Hollis .	Merritt
Anderson of	Edge	Hubbard	Miller
Decatur	Fleming	Huff	Napier
Anderson of	Francis	Johnson of	Natvig
Montgomery	Gilbertson	Dickinson	Noble
Anderson of	Grimwood	Kennedy	Oldham
Webster	Gripp	Kent	Oliver
Bauer	Hager	King	Orr
Berry	Haney	Knudson	Owens
Bierkamp	Hanson of	Latimer	Powers
Bixler	Winnebago	Leonard	Quirk
Blackford	Harrison of	Long	Rankin
Blake	Clarke	Lovrien	Rassler
Blythe	Hattendorf	Martin	Ratliff
Christophel	Hempel	Mathews	Reimers
Clark	Higgins	Maxfield	Rhinehart
Cole	Held	McCaulley	Rice
Craig	Hill	McIlrath	Rust

Ryder Stookesberry
Saunders Strippel
Schulte Swanson
Smith of Thomas

Stookesberry Truax
Strippel Ulstad
Swanson Venard
Thomas Vincent
Troup Wagner

Walrod
Williams
Wilson
Yenter
Mr. Speaker—85

O'Donnell

The nays were, none.

Chickasaw

Absent or not voting:

Brittain Graham
Carter Hansen
Dewar Hanson
Diltz Hanco
Eckles Harrison
Elliott Pottav
Forsling

Graham Johnson of Marion
Hanson of Knutson
Hancock Lepley
Harrison of Lichty
Pottawattamie Lieberknecht

Patterson Prichard Roberts Smith of O'Brien Stepanek Wolfe—28

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

House File No. 241, a bill for an act to give consent to acquisition by the United States of areas of land and water within Iowa for the establishment of the Upper Mississippi River Wild Life and Fish Refuge and of such other wild life refuges as may have been or may be authorized by Congress, and to cede to the United States certain areas of land and water for the purposes of such refuge, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Martin of Jackson the amendments proposed by the committee, found in the journal of March 18th, were adopted.

Martin of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken
Anderson of
Decatur
Anderson of
Montgomery
Anderson of
Webster
Bauer
Berry
Berry
Bixler

Blackford
Blake
Blythe
Brittain
Carter
Christophel
Clark
Cole
Craig
Dewar
Diltz

Eden
Edge
Elliott
Fleming
Graham
Grimwood
Gripp
Hager
Haney

Hanson of

Winnebago

Hansen
Harrison of
Clarke
Harrison of
Pottawattamie
Held
Hempel
Higgins
Hill
Hollis
Hubbard

Huff Johnson of Dickinson Johnson of Marion Kennedy Kent King Knudson Knutson Latimer	Lovrien McCaulley McIlrath Martin Mathews Maxfield Merritt Napier Natvig Noble Oldham	Prichard Quirk Rankin Rassler Ratliff Reimers Rhinehart Rust Ryder Saunders Schulte	Stepanek Strippel Swanson Troup Truax Ulstad Venard Vincent Wagner Walrod Williams
Latimer	Oldham	Schulte	Williams Wilson Yenter Mr. Speaker—91
Leonard	Orr	Smith of	
Lepley	Owens	Chickasaw	
Long	Powers	Smith of O'Brien	

The nays were:

Miller Oliver Stookesberry—8

Absent or not voting:

Eckles Hanson of Lieberknecht Roberts
Forsling Hancock O'Donnell Thomas
Francis Hattendorf Patterson Wolfe—14
Gilbertson Lichty Rice

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 331, a bill for an act to amend section fifty-one hundred ninety-one (5191) of the Code, 1924, relating to fees charged by sheriffs, with report of committee recommending passage, was taken up for consideration.

Diltz 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?"

The ayes were:

Brittain Hill Anderson of Francis Decatur Carter Grimwood Hollis Hubbard Anderson of Christophel Hager Huff Clark Hansen Montgomery Johnson of Hanson of Anderson of Cole Marion Webster Winnebago Craig Harrison of Kennedy Bauer Dewar Berry Diltz Clarke Kent Harrison of King Bierkamp Eden Pottawattamie Knudson Blackford Edge Hempel Knutson Blake Elliott Fleming Higgins Latimer Blythe

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Leonard Noble Ryder Ulstad Lepley Oldham Schulte Venard McCaulley Smith of Orr Vincent McIlrath Chickasaw Wagner Powers Smith of O'Brien Walrod Martin Prichard Williams Mathews Quirk Stepanek Maxfield Rankin Stookesberry Wilson Merritt Ratliff Yenter Strippel Miller Mr. Speaker-82 Reimers Swanson Napier Rhinehart Troup Natvig Rust Truax

The nays were, none.

Absent or not voting:

Haney	Lichty	Patterson
Hanson of	Lieberknecht	Rassler
Hancock	Long	Rice
Hattendorf	Lovrien	Roberts
Held	O'Donnell	Saunders
Johnson of	Oliver	Thomas
Dickinson	Owens	Wolfe-26
	Hancock Hattendorf Held Johnson of	Hanson of Lieberknecht Hancock Hattendorf Lovrien Held O'Donnell Johnson of Oliver

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

Senate File No. 207, a bill for an act to amend section ten thousand one hundred seven (10107), Code, 1924, relative to marginal notations of releases of mortgages and contracts, upon the margin of the record thereof, 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?"

The ayes were:

Aiken	Brittain	Gripp	Hubbard
Anderson of	Carter	Hager	Huff
Decatur	Christophel	Hansen	Johnson of
Anderson of	Clark	Hanson of	Dickinson
Montgomery	Cole	Winnebago	Johnson of
Anderson of	Craig	Harrison of	Marion
Webster	Dewar	Clarke	Kennedy
Bauer	Diltz	Harrison of	Kent
Bierkamp	Eden	Pottawattamie	King
Bixler	Fleming	Held	Knudson
Blackford	Francis .	Hempel .	Knutson
Blake	Gilbertson	Higgins	Latimer
Blythe	Grimwood	Hollis	Leonard

Lepley	Oldham	Rust	Truax
Long	Orr	Ryder	Ulstad
McCaulley	Owens	Schulte	Venard
McIlrath	Powers	Smith of	Vincent
Mathews	Prichard	Chickasaw	Wagner
Maxfield	Quirk	Smith of O'Brien	Walrod
Merritt	Rankin	Stepanek	Williams
Miller	Rassler	Stookesberry	Wilson
Napier	Ratliff	Strippel	Wolfe
Natvig	Reimers	Swanson	Yenter
Noble	Rhinehart	Thomas	Mr. Speaker-87

The nays were, none.

Absent or not voting:

Berry	Haney	Lieberknecht	Patterson
Eckles	Hanson of	Lovrien	Rice
Edge	Hancock	Martin	Roberts
Elliott	Hattendorf	O'Donnell	Saunders
Forsling	Hill	Oliver	Troup-21
Graham	Lighter		

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

House File No. 318, a bill for an act to amend section fortyfour hundred eighty-three (4483), Code 1924, relating to the management by the board of supervisors of lands belonging to the school fund, with report of committee recommending passage, was taken up for consideration.

Napier 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?"

The ayes were:

Aiken	Brittain	Gripp	Hubbard
Anderson of	Carter	Hager	Huff
Decatur	Christophel	Hanson of	Johnson of
Anderson of	Clark	Winnebago	Dickinson
Montgomery	Cole.	Harrison of	Johnson of
Anderson of	Dewar	Clarke	Marion
Webster	Diltz	Harrison of	Kennedy
Bauer	Eden	Pottawattamie	Kent
Bierkamp	Fleming	Held	King
Bixler	Forsling	Hempel	Knudson
Blackford	Francis	Higgins	Knutson
Blake	Gilbertson	Hill	Latimer
Blythe	Grimwood	Hollis	Leonard

Lepley Noble Ryder Venard Long O'Donnell Schulte Wagner McCaulley Smith of Walrod Orr Chickasaw Williams McIlrath Owens · Stepanek Wilson Mathews Powers Maxfield Stookesberry Yenter Prichard Mr. Speaker-80 Merritt Quirk Strippel Miller Reimers Swanson . Thomas Napier Rhinehart Truax Natvig Rust

The nays were:

Oldham-1

Absent or not voting:

Berry		Hansen	Martin		Roberts
Craig		Hanson of	Oliver	•	Saunders
Eckles	, at 1	Hancock	Patterson		Smith of O'Brien
Edge		Hattendorf	Rankin		Troup
Elliott		Lichty	Rassler		Ulstad
Graham		Lieberknecht	Ratliff	4.11	Vincent
Haney		Lovrien	Rice		Wolfe—27

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

REPORT OF STEERING COMMITTEE

Wolfe of Linn from the steering committee submitted the following report:

MR. SPEAKER: Your steering committee moves as follows:

That House Files No. 188 and 44 be made special orders to be considered immediately following the consideration of House File No. 14.

That the House, by record vote, without discussion or debate, determine in which order House File No. 188 and House File No. 44 be considered.

The vote shall be on this question: "Shall House File No. 188 be considered prior to House File No. 44?"

That this question be put as a special order at 3:00 p. m. this afternoon. In case the affirmative carries, House File No. 188 is then to be considered first. If the negative carries, House File No. 44 shall be considered first.

T. L. Wolfe, Chairman.

Motion prevailed and the report was adopted.

SPECIAL ORDER NO. 1

Time having arrived for special order No. 1, House File No. 380, a bill for an act to provide for the supervision and regula-



tion by the board of railroad commissioners of this state, of persons engaged in the transportation of persons or property for hire by motor vehicles and for the enforcing of this act, and punishment for violation of the provisions thereof, was taken up for consideration.

Blake of Fayette offered the following amendments:

Amend House File No. 380 as follows:

- 1. Amend the title by inserting the word "public" immediately preceding the word "transportation" in the second line thereof.
- 2. Amend section 1 by inserting in line four (4) thereof immediately preceding the word "transportation" the word "public".
- 3. Amend section three (3) by inserting in line two (2) immediately preceding the word "transportation" the word "public".
- 4. Amend section four (4) by inserting in line two (2) immediately preceding the word "service" the word "public".

Amendments adopted.

Dewar of Cherokee offered the following amendment and moved its adoption:

Amend House File No. 380 by striking from line 4 of section 19 the words "Des Moines Capital" and inserting in lieu thereof "Clermont Enterprise"; also, by striking from line 5 preceding the word "Iowa" the word "Des Moines" and inserting in lieu thereof the word "Clermont".

Amendment adopted.

Hubbard of Pottawattamie offered the following amendments to House File No. 380 and moved their adoption:

Amend House File No. 380 by striking from line 5, section 2, the words "the rates, fares, charges, classifications, and"; also, by inserting at end of section 2 the following: "except the power to fix the rates, fares, or charges".

Amendments lost.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 380 by striking from section 15, subsection (f) the word "twenty" and inserting in lieu thereof the word "thirty".

Amendment lost.

Hubbard of Pottawattamie offered the following amendment to House File No. 380 and moved its adoption:



Amend House File No. 380 by striking out subsection (e) of section 15.

Oliver of Monona offered the following as a substitute for the amendment by Hubbard of Pottawattamie and moved its adoption:

Amend House File No. 380 by inserting the word "Public," following the word "all," in line 1, section 15, subsection (e).

Substitute amendment by Oliver of Monona lost.

Amendment by Hubbard of Pottawattamie lost.

Latimer of Fremont moved that further action on House File No. 380 be deferred.

Motion lost.

King of Clay offered the following amendment and moved its adoption:

Amend House File No. 380, section 15, by striking from line 25 the words "at a point"; also, by striking from line 27 of said section the words "as will clear the track and still" and by inserting in lieu thereof the words "at a point that will".

Vincent of Guthrie offered the following amendment as a substitute for the amendment offered by King of Clay:

Amend House File No. 380, section 15, line twenty-five, by inserting following the word "at" as it appears the second time, the word "such".

On motion of Vincent of Guthrie the substitution was made.

On motion of Vincent of Guthrie the substitute amendment was adopted.

Dewar of Cherokee moved to amend House File No. 380 by inserting in line 8, section 1, following the word "children" the words "to and from consolidated,".

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?"

The ayes were:

Aiken	Forsling	Latimer	Ryder
Anderson of	Francis	Leonard	Saunders
Decatur	Gilbertson	Lepley	Schulte
Anderson of	Grimwood	Long	Smith of
Montgomery	Hager	Lovrien	Chickasaw
Anderson of	Haney	McCaulley	Smith of O'Brien
Webster	Hansen	McIlrath	Stepanek
Bauer	Harrison of	Martin	Strippel
Berry	Clarke	Maxfield	Swanson
Bierkamp	Held	Merritt	Thomas
Blackford	Hempel	Noble	Troup
Blake	Higgins	O'Donnell	Truax
Blythe	Hill	Oldham	Ulstad
Brittain	Hollis	Owens	Venard
Carter	Johnson of	Powers	Vincent
Christophel	Dickinson	Prichard	Wagner
Clark	Johnson of	Quirk	Walrod
Cole	Marion	Rankin	Wilson
Dewar	Kennedy	Ratliff	Wolfe
Eden	Kent	Reimers	Yenter
Edge	King	Rhinehart	Mr. Speaker-82
Elliott	Knudson	Rust	
Fleming	Knutson		

The nays were:

Bixler	Harrison of	Miller	Orr
Gripp	Pottawattamie	Napier	Rassler
Hanson of	Hubbard	Oliver	Stookesberry—12
Winnebago	Mathews		27

Absent or not voting:

Craig .	Hanson of	Lichty	Rice
Diltz	Hancock	Lieberknecht	Roberts
Eckles	Hattendorf	Natvig	Williams-14
Graham	Huff	Patterson	47

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

MOTION TO RECONSIDER LAID UPON TABLE

Dewar of Cherokee moved that the vote by which House File No. 380 passed the House be reconsidered and motion to reconsider be laid upon the table.

Motion prevailed.

House File No. 379, a bill for an act to repeal chapter two hundred fifty-two (252) of the Code, 1924, and to define motor carriers and to provide for the levy and collection of tax to be

paid by such motor carriers for the maintenance and repair of highways and for the administration and enforcement of the provisions hereof, was taken up for consideration.

Dewar of Cherokee offered the following amendment and moved its adoption:

Amend House File No. 379 by striking from line 4, section 11, the words "Des Moines Capital" and inserting in lieu thereof the words "Clermont Enterprise"; also by striking from line 5 of said section the word "Des Moines" and inserting in lieu thereof the word "Clermont".

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.

Speaker Pro Tempore Ulstad in the chair.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Francis	Leonard	Rhinehart
Decatur	Gilbertson	Lepley	Rust
Anderson of	Grimwood	Long	Ryder
Montgomery	Gripp	Lovrien	Schulte
Anderson of	Hager	McCaulley	Smith of
Webster	Haney	Mathews	Chickasaw
Bierkamp	Hattendorf	Natvig	Smith of O'Brien
Bixler	Held	Noble	Stepanek
Blackford	Hempel	O'Donnell	Strippel
Blake	Higgins	Oldham	Swanson
Blythe	Hill	Oliver	Troup
Brittain	Hollis	Owens	Ulstad
Carter	Huff	Powers	Wagner
Christophel	Johnson of	Prichard	Walrod
Clark	Marion	Quirk	Wolfe
Dewar	Kennedy	Rankin	Yenter
Eden	King	Ratliff	Mr. Speaker—68
Edge	Knudson	Reimers	
Fleming	Knutson	the type of the second second	

The nays were:

Bauer	Hubbard	Merritt	Thomas
Cole	Johnson of	Miller	Truax
Forsling	Dickinson	Napier	Vincent
Harrison of	McIlrath	Rassler	Williams-16
Pattawatta	mie Maxfield		

Aiken	Hansen	Kent	Rice
Berry	Hanson of	Latimer	Roberts
Craig	Hancock	Lichty	Saunders
Diltz	Hanson of	Lieberknecht	Stookesberry
Eckles	Winnebago	Martin	Venard
Elliott	Harrison of	Orr	Wilson-24
Graham	Clarke	Patterson	Comment of Street

So 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 TABLE

Dewar of Cherokee moved that the vote by which House File No. 379 passed the House be reconsidered and the motion to reconsider be laid upon the table.

Motion prevailed.

House File No. 35, a bill for an act regulating the operation of motor vehicles at railway crossings, providing for erection of signs at such crossings and providing penalty for violation, was taken up for further consideration.

Troup 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?"

The ayes were:

Blackford	Hollis	Maxfield	Rhinehart
Carter	Johnson of	Merritt	Swanson
Dewar	Marion	Napier	Troup
Eden	Knudson	Noble	Ulstad
Elliott	Latimer	Oldham	Wahrod
Francis	McCaulley	Owens	Williams
Haney	McIlrath	Ratliff	Mr. Speaker-29
Hempel	Mathews		

The nays were:

Aiken	Blythe	Gripp	Hattendorf
Anderson of	Christophel	Hager	Higgins
Decatur	Clark	Hanson of	Hill
Anderson of	Cole	Winnebago	Hubbard
Montgomery	Craig	Harrison of	Huff
Bauer	Fleming	Clarke	Johnson of
Bierkamp	Forsling	Harrison of	Dickinson
Bixler	Grimwood	Pottawattamie	Kennedy

Kent Oliver Ryder Truax Leonard Orr Schulte Venard Prichard Smith of Lepley Vincent Quirk Chickasaw Long Wagner Martin Rankin Smith of O'Brien Wilson Miller Rassler Stookesberry Wolfe-55 Natvig Reimers Strippel O'Donnell Rust Thomas

Absent or not voting:

King Anderson of Edge Powers Webster Gilbertson Knutson Rice Berry Graham Lichty Roberts Blake Hansen Lieberknecht Saunders Brittain Hanson of Lovrien Stepanek Diltz Hancock Patterson Yenter—24 Eckles Held

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 347, a bill for an act to amend section fifty-four hundred eleven (5411) of the Code, 1924, relating to the publishing of proceedings of boards of supervisors, with report of committee recommending passage, was taken up for consideration.

Wolfe 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?"

The ayes were:

Anderson of Elliott Higgins Miller Decatur Fleming Hill Napier Hollis Anderson of Francis Natvig Hubbard Gilbertson Noble Montgomery O'Donnell Anderson of Graham Huff Webster Grimwood: Johnson of Oldham Bauer Gripp Marion Oliver Bierkamp Kennedy Hager Orr Owens Bixler Haney Kent Blackford Hanson of Knudson Powers Blythe Winnebago Latimer Prichard Brittain Harrison of Lepley Quirk Long Rankin Carter Clarke Harrison of Christophel Lovrien Rassler Clark Pottawattamie McCaulley Ratliff Cole Hattendorf McIlrath Reimers Craig Held Mathews Rhinehart Eden Hempel Merritt Rust

Wolfe Ryder Stookesberry Venard Schulte Strippel Wagner Yenter Smith of Swanson Walrod Mr. Speaker-84 Chickasaw Troup Williams Smith of O'Brien Truax Stepanek Ulstad

The nays were, none.

Absent or not voting:

Forsling Knutson Patterson Berry Leonard Hansen Rice Blake Lichty Hanson of Roberts Lieberknecht Dewar Hancock Saunders Diltz Johnson of Martin Thomas Eckles Dickinson Maxfield Vincent-24 Edge King

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

House File No. 302, a bill for an act to amend section six hundred fifty-two (652) of the Code, 1924, relating to withdrawals of candidates for public office, 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?"

The ayes were:

Anderson of Elliott Hollis Miller Decatur Fleming Hubbard Napier Francis Natvig Anderson of Huff Montgomery Gilbertson Johnson of Noble O'Donnell Anderson of Graham Marion Webster Grimwood Kennedy Oldham Gripp Kent Oliver Bauer Berry King Hager Orr Bierkamp Haney Knudson Owens Hanson of Knutson Powers Bixler Blackford Winnebago Latimer Prichard Blythe Harrison of Leonard. Quirk Clarke Rankin Brittain Lepley Harrison of Carter Long Rassler Pottawattamie Lovrien Ratliff Christophel Clark Hattendorf McCaulley Reimers Cole Held McIlrath Rhinehart Craig Hempel Mathews Rust Dewar Maxfield Ryder Higgins Hill Merritt

Kent
Leonard
Lepley
Long
Martin
Miller
Natvig
O'Donnell

Oliver Orr Prichard Quirk Rankin Rassler Reimers Rust Ryder Schulte Smith of Chickasaw Smith of O'Brien Stookesberry Strippel Thomas

Truax Venard Vincent Wagner Wilson Wolfe—55

Absent or not voting:

Anderson of Webster Berry Blake Brittain Diltz Eckles Edge Gilbertson Graham Hansen Hanson of Hancock Held

King Knutson Lichty Lieberknecht Lovrien Patterson Powers Rice Roberts Saunders Stepanek Yenter—24

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 347, a bill for an act to amend section fifty-four hundred eleven (5411) of the Code, 1924, relating to the publishing of proceedings of boards of supervisors, with report of committee recommending passage, was taken up for consideration.

Wolfe 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?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Bierkamp Bixler Blackford Blythe Brittain Carter Christophel Clark Cole Craig Eden

Elliott Fleming Francis Gilbertson Graham Grimwood: Gripp Hager Haney Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf Held

Hempel

Higgins Hill Hollis Hubbard Huff Johnson of Marion Kennedy Kent Knudson Latimer Lepley Long Lovrien McCaulley McIlrath Mathews

Merritt

Miller Napier Natvig Noble O'Donnell Oldham Oliver Owens Powers Prichard Quirk Rankin Rassler Ratliff Reimers Rhinehart Rust

Ryder Stookesberry Venard Wolfe Schulte Strippel Wagner Yenter .. Smith of Swanson Walrod Mr. Speaker-84 Chickasaw Troup Williams Smith of O'Brien Truax Stepanek Ulstad

The nays were, none.

Absent or not voting:

Aiken	Forsling	Knutson	Patterson
Berry	Hansen	Leonard	Rice
Blake	Hanson of	Lichty	Roberts
Dewar	Hancock	Lieberknecht	Saunders
Diltz	Johnson of	Martin	Thomas
Eckles	Dickinson	Maxfield	Vincent-24
Edge	King	name of the second section of the section of the second section of the section of th	

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

House File No. 302, a bill for an act to amend section six hundred fifty-two (652) of the Code, 1924, relating to withdrawals of candidates for public office, 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?"

The ayes were:

Anderson of	Elliott	Hollis	Miller
Decatur	Fleming	Hubbard	Napier
Anderson of	Francis	Huff	Natvig
Montgomery	Gilbertson	Johnson of	Noble
Anderson of	Graham	Marion	O'Donnell
Webster	Grimwood	Kennedy	Oldham
Bauer	Gripp	Kent	Oliver
Berry	Hager	King	Orr
Bierkamp	Haney	Knudson	Owens
Bixler	Hanson of	Knutson	Powers
Blackford	Winnebago	Latimer	Prichard
Blythe	Harrison of	Leonard.	Quirk
Brittain	Clarke	Lepley	Rankin
Carter	Harrison of	Long	Rassler
Christophel	Pottawattamie		Ratliff
Clarkschon	Hattendorf	McCaulley	Reimers
Cole To But	Held	McIlrath	Rhinehart
Craig	Hempel	Mathews	Rust
Dewar	Higgins	Maxfield	Ryder
Eden	Hill	Merritt	Schulte

Wolfe Smith of Strippel Vincent Mr. Speaker-89 Chickasaw Swanson Wagner Smith of O'Brien Thomas Walrod Williams Stepanek Troup Stookesberry Ulstad Wilson

The nays were, none.

Absent or not voting:

Aiken Hansen Lichty Roberts Blake Hanson of Lieberknecht Saunders Diltz Hancock Martin Truax Eckles Patterson Venard Johnson of Yenter-19 Edge Dickinson Rice Forsling

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

House File No. 153, a bill for an act to amend sections forty-eight hundred sixty-nine (4869) and forty-eight hundred seventy-one (4871) of the Code, 1924, relating to the licensing of motor vehicles, 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 in the journal of March 13th, were 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?"

The ayes were:

Rankin Blake Kennedy Maxfield Dewar Miller Ryder Long O'Donnell Saunders Diltz Lovrien Oldham Graham Martin Stepanek-16 The nays were:

Aiken Anderson of Decatur

Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blythe Brittain Carter Christophel Clark Cole Craig Eden Edge Elliott Fleming Forsling Francis Gilbertson Grimwood

Gripp
Hager
Haney
Hanson of
Winnebago
Harrison of
Clarke
Harrison of
Pottawattamie

King Oliver Swanson Hattendorf Held Knudson Orr Thomas Hempel Knutson Owens Troup Latimer Powers Venard Higgins Leonard Prichard . Vincent Hill Lepley Quirk Wagner Hollis Walrod McCaulley Hubbard Rassler Williams Huff McIlrath Reimers Mathews Rhinehart Wilson Johnson of Dickinson Merritt Schulte Wolfe Napier Smith of O'Brien Mr. Speaker-78 Johnson of Stookesberry. Marion Natvig Kent Noble Strippel

Absent or not voting:

Eckles	Liebe rknecht	Roberts	Truax
Hansen	Patterson	Rust	Ulstad
Hanson of	Ratliff	Smith of	Yenter—14
Hancock Lichty	Rice	Chickasaw	2.0

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 363, a bill for an act to amend the law as it appears in section five thousand fifty-eight (5058) of the Code, 1924, relating to motor vehicles, was taken up for consideration.

Wagner of Scott offered the following amendment and moved its adoption:

Amend House File No. 363, section 1, line 5, by striking out the word "properly".

Amendment rejected.

Noble 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?"

The ayes were:

Anderson of	Dewar	Hubbard		Miller
Decatur	Hanson of	Kent		Noble
Bauer	Winnebago	Knudson	E 20	Orr
Bierkamp	Harrison of	Latimer	- 2	Rassler
Blake	Pottawattamie	Leonard		Stepanek
Clark	Hattendorf	Long		Ulstad-23
Craig	Higgins			

The nays were:

Aiken	Haney	Maxfield	Stookesberry
Anderson of	Harrison of	Merritt	Strippel
Montgomery	Clarke	Napier	Swanson
Anderson of	Held	O'Donnell	Thomas
Webster	Hill	Oliver	Truax
Blackford	Johnson of	Owens	Venard
Blythe	Dickinson	Prichard	Vincent
Brittain	Johnson of	Quirk	Wagner
Carter	Marion	Ratliff	Walrod
Christophel	Kennedy	Rhinehart	Williams
Cole	King	Rust	Wilson
Eden	Knutson	Ryder	Wolfe
Fleming	Lovrien	Saunders	Yenter
Forsling	McCaulley	Schulte	Mr. Speaker-56
Francis	McIlrath	Smith of	
Grimwood	Mathews	Chickasaw	

Absent or not voting:

Berry	Gripp	Lepley	Powers
Bixler	Hager	Lichty	Rankin
Diltz	Hansen	Lieberknecht	Reimers
Eckles	Hanson of	Martin	Rice
Edge	Hancock	Natvig	Reberts
Elliott	Hempel	Oldham	Smith of O'Brien
Gilbertson	Hollis	Patterson	Troup-+29
Graham	Huff		**************************************

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 185, a bill for an act to amend section five thousand twenty-nine (5029) of the Code, 1924, relating to the maximum speed of motor vehicles on public highways, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Johnson of Marion the amendments proposed by the committee, found in the journal of March 17th, were adopted.

Johnson of Marion moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Rule 18 was invoked.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Hager	Lovrien	Ryder
Decatur	Harrison of	McCaulley	Saunders
Bierkamp	Clarke	McIlrath	Smith of
Blackford	Harrison of	Mathews	Chickasaw
Blake	Pottawattamie	Maxfield	Stepanek
Blythe	Hattendorf	Merritt	Strippel
Brittain	Held	Miller	Swanson
Christophel	Higgins	Natvig	Troup
Dames	Hollis	O'Donnell	Truax
Diltz	Hubbard	Oldham	Vincent
Eden	. Johnson of	Owens	Wagner
Edge	Marion	Powers	Walrod
Elliott	Kennedy	Rankin	Williams
Fleming	Kent	Reimers	Wilson
Francis	Knudson	Rhinehart	Yenter
Graham	Knutson	Rust	Mr. Speaker-61
Gripp	Long		

The nays were:

Aiken	Gilbertson	King	Rassler
Anderson of	Grimwood	Latimer	Ratliff
Montgomery	Haney	Leonard	Schulte
Anderson of	Hanson of	Lepley	Smith of O'Brien
Webster	Winnebago	Napier	Stookesberry
Bauer	Hempel	Noble	Thomas
Carter	Hill	Oliver	Ulstad
Clark	Huff	Orr	Venard
Cole	Johnson of	Prichard	Wolfe-35
Craig	Dickinson	Quirk	

Absent or not voting:

Berry	Hansen		Lichty	Patterson
Bixler	Hanson of		Lieberkmecht	Rice
Eckles	Hancock	44	Martin	Roberts-12
Koreling			***	

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

House File No. 365, a bill for an act to amend section five thousand seventy-three (5073) of the Code, 1924, relating to motor vehicles, was taken up for consideration.

Hattendorf of Osceola moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Fleming	Knutson	Rust
Decatur	Francis	Latimer	Saunders
Anderson of	Gilbertson	Leonard	Schulte
Montgomery	Graham	Long	Smith of
Anderson of	Hager	Lovrien	Chickasaw
Webster	Haney	McCaulley	Stepanek
Bauer	Harrison of	McIlrath	Stookesberry
Bierkamp	Clarke	Mathews	Strippel
Blackford	Hattendorf	Merritt	Swanson
Blake	Held	Napier	Thomas
Blythe	Hempel	Natvig	Troup
Carter	Higgins	Noble	Truax
Christophel	Hollis	Oldham	Ulstad
Clark	Hubbard	Oliver	Venard
Cole	Huff	Orr	Vincent
Craig	Johnson of	Owens	Wagner
Dewar	Dickinson	Powers	Walrod
Diltz	Kennedy		Wilson
Eden	Kent	Rankin	Wolfe
Edge	King	Rassler	Yenter—77
Elliott	Knudson	Reimers	

The nays were:

Brittain	Johnson of	Miller	Rhinehart
Grimwood	Marion	O'Donnell	Ryder—9
Hill	Maxfield		

Absent or not voting:

Aiken	Hanson of	Lepley	Ratliff
Berry	Hancoek	Lichty	Rice
Bixler	Hanson of	Lieberknecht	Roberts
Eckles	Winnebago	Martin	Smith of O'Brien
Forsling	Harrison of	Patterson	Williams
Gripp	Pottawattamie	Prichard	Mr. Speaker-22
Hansen			

So 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 to amend sections fortynine hundred ninety-two (4992) and forty-nine hundred ninetyseven of the Code, 1924, relating to motor vehicles, was taken up for consideration.

Dewar of Cherokee offered the following amendment and moved its adoption:

Amend House File No. 366 by striking out all of section one (1) after the word "by" in line three (3) thereof and inserting the following:



"inserting a period (.) after the word 'highways' in line eight (8) of subsection one (1) and striking all the remainder of said subsection."

Amendment adopted.

Aiken of Ida moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Fleming	Kennedy	Rassler
Anderson of	Forsling	King	Ratliff
Decatur	Francis	Knudson	Reimers
Anderson of	Graham	Leonard	Rust
Montgomery	Grimwood	Lepley	Saunders
Bauer	Gripp	Long	Smith of O'Brien
Berry	Hager	Lovrien	Stepanek
Bierkamp	Haney	McCaulley	Stookesberry
Bixler	Harrison of	McIlrath	Swanson
Blackford	Clarke	Mathews	Truax
Blake	Hattendorf	Merritt	Ulstad
Blythe	Held	Napier	Venard
Brittain	Hempel	Noble	Vincent
Carter	Higgins	Oldham	Wagner
Christophel	Hill	Orr	Walrod
Clark	Hollis	Owens	Wilson
Cole	Hubbard	Powers	Wolfe
Dewar	Johnson of	Prichard	Mr. Speaker-72
Eden	Marion	Rankin	
Elliott		,	

The nays were:

Harrison of	Knutson	Oliver	Smith of
Pottawattamie	Miller	Rhinehart	Chickasaw
Johnson of	O'Donnell	Ryder	Strippel—10
Dickinson			

Absent or not voting:

Anderson of	Hanson of	Lichty	Rice
Webster	Hancock	Lieberknecht	Roberts
Craig	Hanson of	Martin	Schulte
Diltz	Winnebago	Maxfield	Thomas
Eckles	Huff	Natvig	Troup
Edge	Kent	Patterson	Williams
Gilbertson	Latimer	Quirk	Yenter-26
Hansen			

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

House File No. 147, a bill for an act requiring all persons or

partnerships conducting or operating businesses or stores under any trade name or fictitious name other than the personal name or names of the individual or individuals composing the same, to register name or names and addresses with the county recorder, and providing for a penalty for a failure so to do, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Stepanek of Linn the amendments proposed by the committee, found in the journal of March 14th, were adopted.

Stepanek 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?"

The ayes were:

Anderson of	Graham	Lovrien	Rice
Decatur	Grimwood	McCaulley	Rust
Anderson of	Hager	McIlrath	Ryder
Montgomery	Harrison of	Martin	Schulte
Bauer	Clarke	Mathews	Smith of
Berry	Hattendorf	Maxfield	Chickasaw
Bierkamp	Held	Merritt	Smith of O'Brien
Bixler	Hempel	Napier	Stepanek
Blackford	Higgins	Natvig	Stookesberry
Blake	Hill	Noble	Strippel
Blythe	Hollis	O'Donnell	Swanson
Brittain	Johnson of	Oldham	Thomas
Carter	Dickinson	Oliver	Troup
Christophel	Johnson of	Orr	Truax -
Clark	Marion	Powers	Venard
Cole	Kennedy	Prichard	Wagner
Craig	Knudson	Quirk	Walrod
Eden	Knutson	Rankin	Wilson
Elliott	Latimer	Rassler	Wolfe
Fleming	Leonard	Ratliff	Yenter
Francis	Lepley	Reimers	Mr. Speaker—81
Gilbertson	Long	Rhinehart	

The nays were:

Haney Harrison of Miller Saunders—6
Hanson of Pottawattamie Owens
Winnebago

Hubbard Patterson Edge Roberts Anderson of Forsling Huff Webster Gripp Kent Ulstad King Vincent Dewar Hansen Diltz Williams-21 Hanson of Lichty Eckles Hancock Lieberknecht

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

House File No. 301, a bill for an act to amend sections fifty-two hundred thirty-five (5235) and ten thousand six hundred eighty-eight (10688) of the Code, 1924, relating to the payment of salaries for the clerk of the district court, his deputies and clerks, and the salaries of municipal judges, clerks, bailiffs and deputies, 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?" The ayes were:

Anderson of Latimer Reimers Hager Decatur Hansen Leonard Rhinehart Anderson of Harrison of Lepley Rice Clarke Ryder Montgomery Long Harrison of Lovrien Saunders Anderson of Pottawattamie McCaulley Smith of O'Brien Webster Hattendorf Berry McIlrath Stepanek Bierkamp Held Martin Stookesberry Hempel Mathews Blackford Strippel Blythe Higgins Merritt Swanson Hill Miller Thomas Brittain Napier Troup Christophel Hollis Clark Hubbard Natvig Truax Cole Huff Noble Ulstad Craig Johnson of O'Donnell Venard Oldham Vincent Eden Dickinson Wagner Walrod Johnson of Oliver Fleming Francis Marion Orr Kennedy Gilbertson Powers Wilson Graham King Prichard Wolfe Grimwood Knudson Quirk Mr. Speaker-80 Ratliff Knutson Gripp

The nays were:

Owens Smith of Chickasaw—2

Aiken	Eckles	Hanson of	Rankin
Bauer	Edge	Winnebago	Rassler
Bixler	Elliott	Kent	Roberts
Blake	Forsling	Lichty	Rust
Carter	Haney	Lieberknecht	Schulte
Dewar	Hanson of	Maxfield	Williams
Diltz	Hancock	Patterson	Yenter—26

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

SPECIAL ORDER

The hour of 3:00 p. m. having arrived, the special order made by the adoption of the steering committee report, was taken up and the following question was put: "Shall House File No. 188 be considered prior to House File No. 44?"

The ayes were:

Anderson of	Grimwood	Latimer	Smith of
Decatur	Gripp	Long	Chickasaw
Blackford	Haney	McIlrath	Thomas
Brittain	Hansen	Mathews	Troup
Craig	Harrison of	O'Donnell	Vincent
Diltz	Pottawattamie	Oldham	Wagner
Eden	Hollis	Owens	Walrod
Edge	Hubbard	Prichard	Williams
Elliott	Johnson of	Rankin	Wolfe
Forsling	Marion	Ratliff	Yenter-42
Francis	Kennedy	Rhinehart	
Graham	Knutson	Ryder	

The nays were:

Aiken	Fleming	King	Quirk
Anderson of	Gilbertson	Knudson	Rassler
Montgomery	Hager	Leonard	Reimers
Anderson of	Hanson of	Lepley	Rust
Webster	Winnebago	Lovrien	Saunders
Bauer	Harrison of	McCaulley	Schulte
Berry	Clarke	Martin	Smith of O'Brien
Bierkamp	Hattendorf	Maxfield	Stepanek
Bixler	Held	Merritt	Stookesberry
Blake	Hempel	Miller	Strippel
Blythe	Higgins	Napier	Swanson
Carter	Hill	Natvig	Truax
Christophel	Huff	Noble	Ulstad
Clark	Johnson of	Oliver	Venard
Cole	Dickinson	Orr	Wilson
Dewar	Kent	Powers	Mr. Speaker-59

Eckles Lichty Patterson Roberts—7
Hanson of Lieberknecht Rice

Hancock

The House determined by this vote to consider House File No. 44 previous to the consideration of House File No. 188.

House File No. 44 was ordered made a special order for consideration immediately following the disposition by the House of the budget bill, House File No. 14.

CONSIDERATION OF BILLS

House File No. 275, a bill for an act to amend section fiftythree hundred seventy-six (5376) of the Code, 1924, relating to the establishment of detention hospitals for contagious diseases, with report of committee recommending passage, was taken up for consideration.

Hansen 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?" rule 18 was invoked.

The ayes were:

Anderson of	Graham	Knutson	Rice
Decatur	Grimwood	Latimer	Ryder
Anderson of	Gripp	Lepley	Saunders
Montgomery	Hager .	Long	Smith of
Anderson of	Haney	Lovrien	Chickasaw
Webster	Hansen	McCaulley	Stepanek
Blackford	Hanson of	McIlrath	Strippel
Blythe	Winnebago	Merritt	Swanson
Brittain	Harrison of	Napier	Thomas
Christophel	Pottawattamie	O'Donnell	Troup
Cole	Higgins	Oldham	Truax
Craig	Hollis	Owens	Venard
Eden	Hubbard	Prichard	Vincent
Edge	Johnson of	Quirk	Wagner
Elliott	Marion	Rankin	Walrod
Fleming	Kennedy	Reimers	Wolfe
Forsling	Knudson	Rhinehart	Mr. Speaker—62
Francis			873

The nays were:

Aiken Harrison of Martin Ratliff Clarke Mathews Bauer Rust Berry Hattendorf Maxfield Schulte Miller Bierkamp Hempel Smith of O'Brien Noble Bixler $_{
m Hill}$ Stookesberry Carter Huff Oliver Ulstad Clark King Orr Wilson-28 Gilbertson

Absent or not voting:

Blake Held Lichty Rassler Dewar Johnson of Lieberknecht Roberts Diltz Dickinson Natvig Williams Eckles Kent Patterson Yenter—18 Hanson of Leonard Powers Hancock

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 87, a bill for an act relating to the closing of schools for lack of attendance.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 196, a bill for an act relating to affidavits and samples furnished by dealers in commercial feeds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 145, a bill for an act providing for the anticipation of special taxes for cemetery purchase fund in cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 146, a bill for an act relating to township halls.

WALTER H. BEAM, Secretary.

COMMUNICATION FROM DIRECTOR OF THE BUDGET

On request of Vincent of Guthrie, unanimous consent having been obtained, the following communication from the director of the budget was ordered printed in the journal:



REPORT OF BUDGET DIRECTOR

To the General Assembly of Iowa in its Forty-first session assembled: Concurrent resolution No. 8, appearing in the House Journal of February 24, 1925, directs the Director of the Budget to submit to you a report dealing with the organizations and functions of the various state departments. The following is in compliance therewith.

It is perhaps in order to first inform you that the Budget department is now engaged in an examination and audit of the several institutions and departments, under the authority contained in the budget law. An examining force is in the midst of this work, both at Ames and Iowa City, as well as in other departments and institutions. Our effort in this particular is intended not only to audit the accounts, but to examine into the functions, organization, efficiency, results obtained, and the cost thereof, as well; and to make the compiled result of such audit and examination the basis for certain economy recommendations, such as is undoubtedly contemplated in the joint resolution referred to, as well as by the applicable provisions of the budget law. However, because of the pressure imposed upon the budget department by the limited time in which to prepare and compile the budget report and appropriation bill, it was not possible to undertake the departmental work until a comparatively recent date. Therefore it will be necessary to limit the report which you have called for in your concurrent resolution to a more or less general statement.

It is, of course, unnecessary to call your attention to the fact that salaries and supplies make up the major portion of the state's expenditures; and that substantial economy must, for the most part, deal with these two items.

Under the existing arrangement, one of the greatest forces for economy and efficiency lies in inter-departmental co-operation, the voluntary co-ordination of effort in carrying out the various functions and activities of the State. The manner in which this can best be done upon a large scale can only be determined after a thorough analysis of the respective departments has been completed, and then considered in connection with the combined organizations, duties and functions of all departments. As has been stated in a previous paragraph such an analysis or examination is under way at the present time.

It is already apparent that much can be accomplished in this particular. For example, at some time during each year there is what might be termed a "peak load" for the various departments, and it is apparent that in many departments this period of maximum effort furnishes the basis for the number of permanent employees in such departments. These "peak load" periods do not always come to each department at the same time and it is quite probable, therefore, that a plan can be devised which will permit the shifting of certain classes of employees between departments during certain times of the year, and thus be the means of bringing about a substantial reduction in the total number of employees. It is largely a matter of adopting the rule that a state employee is working for the state as a whole, rather than in a

particular position in a given department, and that he or she is subject to other assignments of duty, when in the interests of economy and efficiency it is deemed advisable and necessary.

Also, in this connection, it seems proper to suggest that you should define what we are to henceforth consider as a day's work on the part of state employees. It is believed that eight hours, except on Saturdays, is not unreasonable, and it is recommended to you for consideration.

As a result of some investigation, it is apparent that there has been a serious lack of cooperation between the purchasing agents for the various departments and boards. The agents for the Board of Control, State College, State University, Normal School and State departments, were recently called together for a conference on this matter of coordinated buying. It was the first such meeting these agents had ever attended. They were enthusiastic about the possibilities involved in a concentrated effort on their part, and accepted suggestions with the greatest of interest. In a short time a co-ordination of effort and buying power will result, which is certain to mean the saving of many thousands of dollars annually to the State.

There are some specific items which are entitled to serious consideration, but it is questionable whether sufficient information is available at the moment to enable you to act intelligently in the matter of remedial measures. Rather they are such as to merit extended investigation during the ensuing months, both on the part of the members of the General Assembly and this department, for the purpose of taking decisive action with regard to them at a later date.

For example:

INSPECTORS AND FIELD MEN

At the present time there are one hundred seventy-two inspectors and field representatives traveling throughout the state on state business. Their aggregate cost is approximately \$633,340.00, biennially.

A suggested measure of economy is to devise zones or districts throughout the state and domicile one or more state employees within each zone or district, whose duty it will be to take care of all the state's business, with reasonable exceptions, arising within the respective zones or districts. Reports could be submitted to a central point, or to the particular department, whose business was involved.

There would of necessity be certain exceptions to such an arrangement, such as the banking department and bureau of criminal investigation.

A detailed statement showing these employees by departments, and their respective salaries, is attached to this report.

STATE AID AND FREE SERVICE

Your attention is directed to the alarming increase in the matter of "State Aid" to schools, associations and organizations.

For the two year period ending June 30, 1914, the total amount of



State Aid for all purposes was \$221,573.19; for the two year period ending June 30, 1918, it was \$755,648.52; for the biennial period ending June 30, 1927, it will total \$3,180,500.00. A statement showing the details of the foregoing amounts is attached to this report. The above does not include extension rendered by Iowa State College of Mechanic Arts.

The questions which at once arise are these—what are the benefits accruing from State Aid; are they commensurate with the aggregate cost to the State; and if State Aid is to be continued what limitations, if any, are to be observed in future years.

CONSOLIDATIONS

For the immediate present it is not deemed advisable to recommend a very extensive program of departmental consolidations, for two reasons. First: Recommendations dealing with this measure of economy should only be made after the most painstaking and thorough investigation, and second: Any such recommendations would doubtless meet with strenuous opposition from the departments affected, and at this late hour of the present session might serve to prolong it beyond reason, which would result in a cost to the state that could easily exceed the savings involved in the proposed consolidations.

There are, however, some minor changes which it is thought advisable to bring to your attention at this time.

COMMERCE COUNSEL

It is the general consensus of opinion that the legal affairs of the state should devolve upon the Department of Justice. With this thought in mind it is suggested that the department of the Commerce Counsel might well be merged with the Department of Justice, thus effecting a saving in both salaries and office space.

VALUATION DEPARTMENT

Your attention is directed to the comment concerning the Valuation Department, which will be found on page 33 of the Budget Report. There is some apparent reason for believing that this department as a whole is of doubtful value to the state. This is particularly true with regard to the Valuation Counsel employed by the department, at a salary of \$3,000.00 annually, plus traveling and other expenses. It would seem that the duties of such counsel are so closely allied with the Department of Justice that there would be no need for the services of a special counsel in the Valuation Department.

It is recommended that no appropriation be made for a counsel in the Valuation Department, nor for the traveling expenses of such a counsel.

STATE LIBRARY

There at present exists the department of the State Library and also



the State Library Commission. The former has numerous departments with directing heads, while the latter has charge of the traveling library work. It is hoped to work out a more simplified and less expensive method of handling the work of these two departments.

DEPARTMENT OF HEALTH

It is suggested that the Housing and Sanitary departments in the Department of Health be consolidated, and that the Secretary of the Board of Health act also as the director of the Venereal disease department. It is believed that greater efficiency and a considerable saving will result.

PUBLIC HEALTH WORK

During the calendar year 1924 the State Board of Health expended a total of \$64,315.59 for public health service. During the same period the State University, Extension Division, expended for a like purpose \$63,943.29, of which \$30,928.01 was from state appropriations.

For the fiscal year ending June 30, 1925, the Iowa State College at Ames set aside \$14,570.00 for public health service, of which \$1,870.00 was from state funds.

The state board of control expends \$5,000.00, of State funds, annually for public health service, and the Iowa Tuberculosis Association, which is not a state department, but which is doing public health work within the state, expends approximately \$42,000.00 annually, the amount being derived from the sale of tuberculosis Christmas seals. In addition to this, local tuberculosis associations expend approximately \$52,000.00 annually, which is also raised by the sale of Christmas seals.

The total amount expended within the State for public health service from sources, both public and semi-public, is, therefore, more than \$242,-000.00 annually. A communication from the health department outlining the expenditures as above set out is attached to this report. It is included for the purpose of calling to your attention the diversity of effort.

The suggestion is that it might prove to be advisable to concentrate the state's expenditures for public health service in one department, namely the Department of Health.

MOTOR VEHICLE DEPARTMENT

This department is composed of one superintendent, eight inspectors and thirty-three clerks and stenographers, at an expense of approximately \$190,700.00 for the biennium, the office of said department being located in the State House.

Each county of the state employs an auto clerk, some of the larger counties employing two or three, at an expense of approximately \$250,000.00 biennially.

The above two items are almost an exact duplication.

The chief work of the Motor Vehicle Department is to check the reports of the various county treasurers for correctness and to certify to the amount of motor vehicle funds in the treasury of each county. The

county examiners of the state auditor's department also check these same accounts in the offices of the various county treasurers for the purpose of determining that the county treasurer has properly accounted for all of the auto funds collected by them. In addition to both of these audits and checks a state accountant from the office of the Director of the Budget audits certain of the records of the motor vehicle department for the purpose of determining definitely the amount which is to be credited to the Primary Road fund.

This entire procedure makes apparent a very expensive duplication all along the line, which it is hoped to remedy, but like all activities of this character it requires time to reorganize such a department or service and put it upon a more efficient and less expensive basis.

We also desire to call your attention to the expenses incurred in the publication of delinquent registration fees for motor vehicles, for the years 1922 and 1923, viz.:

The 1922 lists published in 1923 cost the State of Iowa.....\$18,748.88
The county treasurers collected from delinquent motor owners.\$11,141.00
Leaving a deficit paid by the State of...............\$7,607.88
The fee collected for such publications by the county treasurers

The 1923 lists published in 1924 cost the State of Iowa.....\$26,789.69 The county treasurers collected from such publication expense

from delinquent motor owners of......\$12,101.90

to\$11,676.55

Making a total of......\$23,429.77

CHILD WELFARE

We are informed that there is a bill before the General Assembly, covering and embracing all child welfare work of the state. We wish to inform you there is in the state appropriation bill an allowance to Iowa University for child welfare the sum of Seventy-one Thousand Five Hundred Dollars (\$71,500.00) for the ensuing biennium. This matter is called to your attention that you may guard against duplication of expeniditures for child welfare work.

In the last analysis real economy is more nearly a matter of administration than legislation.

Greater economy and efficiency is obtainable from the sincere cooperation of all departments and all employees than from any means immediately available. Therefore it is reiterated that the most urgent demand at the present time is for a thorough system of co-operation and co-ordination. It has been emphatically called to attention that the citizens of Iowa are rapidly becoming committed to rigid economies in matters of local administration. The state, in its affairs, should set a noteworthy example during the ensuing biennium, and constitute itself the mentor for the hundreds of municipalities throughout the state, which are striving to make the cost of public affairs less burdensome.

It is to be said in conclusion that it is the Department's ambition to prepare a report for the succeeding General Assembly which will comply in a more comprehensive way with the thought and purpose back of the joint resolution referred to herein. Many Officials and Department heads have volunteered their experience and cooperation in an attempt to bring about a harmonious coordination of activities and duties. It should result in the accomplishment which is being strived for, namely, a maximum of efficiency at a minimum of expenditure.

E. L. Hogue, Director of the Budget.

INSPECTORS AND FIELD MEN EMPLOYED BY STATE DURING 1925

Signal Engineer \$ 2,400.00 Electrical Engineer 2,700.00 Assistant Electrical Engineer 1,500.00 Assistant Signal Engineer 1,500.00 Inspector and Adjuster 2,400.00 Valuation Council ½ time 3,000.00 Valuation Agent 2,400.00 Valuation Agent 2,400.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health 2,700.00 Housing Commissioner 2,700.00
Electrical Engineer 2,700.00 Assistant Electrical Engineer 1,500.00 Assistant Signal Engineer 1,500.00 Inspector and Adjuster 2,400.00 Valuation Council ½ time 3,000.00 Valuation Agent 2,400.00 Valuation Agent 2,400.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Assistant Electrical Engineer 1,500.00 Assistant Signal Engineer 1,500.00 Inspector and Adjuster 2,400.00 Valuation Council ½ time 3,000.00 Valuation Agent 2,400.00 Valuation Agent 3,600.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Assistant Signal Engineer 1,500.00 Inspector and Adjuster 2,400.00 Valuation Council ½ time 3,000.00 Valuation Agent 2,400.00 Valuation Agent 3,600.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 1,800.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Inspector and Adjuster 2,400.00 Valuation Council ½ time 3,000.00 Valuation Agent 2,400.00 Valuation Agent 3,600.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Valuation Council ½ time 3,000.00 Valuation Agent 2,400.00 Valuation Agent 3,600.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Valuation Agent 2,400.00 Valuation Agent 3,600.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Valuation Agent 3,600.00 Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Valuation Agent 2,400.00 Inspector and Tax Clerk 1,800.00 Attorney General 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Inspector and Tax Clerk 1,800.00 Attorney General 6,000.00 3 State Agents, at \$2,000.00 6,000.00 9 Peace Officers, at \$1,500 to \$2,500 17,300.00 4 Cigarette Inspectors, at \$1,500.00 6,000.00 Department of Health
Attorney General 3 State Agents, at \$2,000.00
3 State Agents, at \$2,000.00
9 Peace Officers, at \$1,500 to \$2,500
4 Cigarette Inspectors, at \$1,500.00
Department of Health
2,000
Board of Control
7 State Agents, at \$1,320.00 9,240.00
Board of Education
1 State Agent
1 State Agent 1,000.00
Board of Parole
2 State Agents, at \$2,000.00
Bureau of Labor
4 Inspectors, at \$1,800.00
Agricultural Department
30 Inspectors, at \$2,100.00

2 Inspectors, at \$1,800.00			3,600.00
4 Vet. Tub. Inspectors, at \$1,8	00.00		7,200.00
1 Vet. Tub. Inspector, at \$2,6			2,600.00
17. U.S. 16/16/0			_,000.00
Superintendent of Public Instructi			
3 Inspectors, at \$2,700.00			8,100.00
Fire Marshal	,		
2 Assistant Deputies, at \$1,800	00		3,600.00
1 Fire Marshal			2,700.00
1 Deputy			2,000.00
1 Deputy			2,000.00
Mine Inspectors			
3 Mine Inspectors, at \$2,700.00)		8,100.00
		-	
88 Field Men			
Estimated amount traveling expe	ense for abo	ve Field Men\$	185,000.00
TRUST DE	DADTMEN	me	
IRUSI DE	PARIMEN	115	
Banking Department	No.	Annual Salary	Total
Examiners	8	\$3,800.00 \$	30,400.00
Examiners		3,000.00	15,000.00
Examiner	1	2,400.00	2,400.00
Examiners	3	2,100.00	6,300.00
Examiners	2	1,800.00	8,600.00
Examiners		1,500.00	4,500.00
Examiners	. 2	1,200.00	2,400.00
Motor Vehicle Department			
Inspectors	. 8	1,500.00	12,000.00
Fish and Game Department			
Assistant Wardens	2	1,600.00	3,200.00
Auditor of State			
Co. & Mun. Examiners	. 32		73,000.00
Insurance Department			
Examiners	.16 *Regul	ar	65,000.00
	2 *Specia	ıl	
*Including Traveling Expense	S		
Totals	84 Exam	iners \$2	217,800.00
		_	
Estimated expenses for above	Examiners		102,000.00
STATEMENT OF COMI	DADISON (OF STATE AID	
STATEMENT OF COM	ARISON (
2	20 V 4	1990.0	Estimated
1	Biennium		Biennium
	Ending	Ending	Ending
	6-30-14	6-30-18	6-30-27
Beef Producers Association\$	6,999.59	\$ 8,008.79 \$	12,500.00
Corn and Small Grain Growers		1,648.87	7,500.00
State Dairy Association	7,556.64	8,917.40	11,100.00
Farmers Inst. & Short Courses.	15,451.57	11,620.80	12,500.00

State Poultry Breeders Assn....

County Poultry Breeders Assn...

1,000.00

16,000.00

Agricultural Soc. (County Fairs)	41,065.49	112,581.66	320,000.00
Supt. of Public Instruction			
Consolidated Schools		191,149.07	300,000.00
Teachers Training Schools	141,100.00	242,250.00	300,000.00
Standard Schools		5	300,000.00
Rural Mining Camp Schools			70,000.00
Normal Institutes	9,400.00	4,450.00	9,900.00
Schools for the Deaf			20,000.00
University Hospital		175,021.93	1,800,000.00
사 회 전 취 기계			

\$221,573.29 \$755,648.52 \$3,180,500.00

STATE DEPARTMENT OF HEALTH

Des Moines, March 16, 1925.

Rodney P. Fagen, Commissioner. Mr. E. L. Hogue, Budget Director, State House.

DEAR MR. HOGUE:

Pursuant to your request I am herewith transmitting to you the amount of money spent for health work in the State of Iowa, collecting the same from a source which would tend to make the amounts appropriated of a permanent nature. That is, there are other amounts spent for public health work by non-official agencies and organizations that are not amounts that are created in a permanent way, such as money spent by Federated Women's Clubs and Local Child Health Organizations over the State.

During the calendar year 1924 the State Board of Health through its several divisions expend a grand total of \$64,315.59.

The State University Extension Division expend a total of \$63,943.29, \$33,015.28 was from Federal funds and \$30,928.01 from State appropriation.

The Iowa State College of Agriculture and Mechanic Arts, Extension Service set aside for the fiscal year July 1st, 1924, June 30th, 1925, \$14,570.00. Of this amount \$12,700.00 is Federal funds and the remaining \$1,870.00, State funds.

The State Board of Control expended \$5,000 in education for the prevention of tuberculosis which is public health.

The Iowa Tuberculosis Association, which is not a State Department, but is doing public health work in the State with funds that are raised by the sale of Tuberculosis Christmas seals expended \$42,285.54.

Local Tuberculosis Associations over the State expended \$52,000.00, which money was raised from the sale of Tuberculosis Christmas seals.

These amounts which are considered amounts that could be depended upon from year to year for health work in the State of Iowa total \$242,114.42.

If I can serve you further in this matter kindly advise me.

Very truly yours,

RODNEY P. FAGEN.



HOUSE FILE WITHDRAWN

On request of Yenter of Johnson, unanimous consent having been obtained, House File No. 279 was withdrawn from the calendar and from further consideration by the House.

AMENDMENTS FILED

Forsling of Woodbury filed the following amendment to House File No. 377:

Amend House File No. 377 by inserting as section 2-a1 the following: The superintendent of printing shall make free distribution of the book of annotations to the Code, and of the book of tables of corresponding sections of the Code, as follows:

seci	tions of the Code, as follows:		
1.	To state law library for exchange purposes	30	copies
2.	To law library of state university for exchange purposes4	10	copies
3.	To state historical department	2	copies
4.	To state historical society	1	сору
5.	To the office of each judge of the supreme, district, superior, and municipal courts, and of the federal courts in		
	Iowa	1	copy
6.	To the office of each clerk of the federal courts in this state, and of the supreme, district, superior, and municipal courts		
	of this state	1	copy
7.	To the office of governor, secretary of state, auditor of state,		
	treasurer of state, and commerce counsel, each		
	To the office of attorney general		
9.	To each member of the general assembly	1	copy
10.	To the office of the reporter of the supreme court and code		
	editor	5	copies
11.	To the office of each county auditor, and county attorney	1	сору
12.	To each court room of the district, superior, and municipal		
	courts	1	copy

Martin of Jackson filed the following amendment to House File No. 286:

Amend House File No. 286 by striking out of line six (6) the word "deeds" and the comma (,) following.

Also amend by striking out of line seven (7) the words "and other instruments of record" and inserting in lieu thereof the words "assignments and releases".

Speaker Edson in the chair.

RESIGNATION OF COMMITTEE CLERK

The resignation of Clara A. Weaver, committee clerk, was received, same to be effective as of this date.

Anderson of Webster moved that the House do now adjourn until 9:00 a. m. Tuesday morning.



Wolfe of Linn moved to amend by changing the hour from 9:00 a. m. to 8:00 a. m.

Amendment rejected.

The motion by Anderson of Webster prevailed, and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 24, 1925.

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

Prayer was offered by the Rev. Peder Nordsletten, pastor of the Lutheran church, Jewell, Iowa.

Journal of March 23d corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Stookesberry of Davis, from citizens of Davis county, protesting against House File No. 297. Schools and textbooks.

By Oliver of Monona, from voters of Monona county, favoring a law for the regulation of motor buses. Motor vehicles and transportation.

By Mathews of Des Moines, from citizens of Des Moines county, favoring House File No. 227. Schools and textbooks.

By Francis of Boone, from citizens of Boone county, favoring House Files Nos. 379 and 380. Motor vehicles and transportation.

By Hubbard of Pottawattamie, from citizens of Pottawattamie county, favoring House Files Nos. 379 and 380. Motor vehicles and transportation.

By Wilson of Tama, from barbers of Tama, favoring Senate File No. 205. Public health.

By Blackford of Van Buren, from town officers of Farmington, protesting against House File No. 173. Municipal corporations.

By Graham of Wapello, from citizens of Ottumwa, favoring

House Files Nos. 379 and 380. Motor vehicles and transportation.

By Hempel of Clayton, from citizens of Clayton county, protesting against House File No. 143. Animal industry.

By Noble of Muscatine, from citizens of Muscatine county, protesting against House File No. 297. Schools and textbooks.

By Owens of Harrison, from citizens of Harrison county, protesting against House File No. 297. Schools and textbooks.

By Eden of Clinton, from citizens of Clinton county, protesting against House File No. 297. Schools and textbooks.

By Venard of Sioux, from citizens of Sioux county, protesting against House File No. 297. Schools and textbooks.

By Haney of Mills, from citizens of Mills county, protesting against House File No. 297. Schools and textbooks.

By Walrod of Clinton, from citizens of Clinton county, protesting against House File No. 297. Schools and textbooks

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 292, 389, 21, 23, and 25.

Senate Files Nos. 21, 132, and 144.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 21, 23, 25, 292 and 389.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MB. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 80, a bill for an act relating to the duties of the board of control of state institutions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 127, a bill for an act relating to removal from office. Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 122, a bill for an act to define the crime of embezzlement of funds or deposit of a bank by officers, directors and employees of banks and to provide a punishment for persons convicted thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 152, a bill for an act to place a limit upon the hours of duty required of employees of fire departments in certain cities.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 167, a bill for an act relating to the dividends of insurance companies other than life.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 134, a bill for an act relating to children born out of wedlock.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 164, a bill for an act relating to the deposit by life insurance companies to cover the valuation of policies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 160, a bill for an act relating to insurance other than life.

Also, that the Senate has adopted the following resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 12, relating to exemption from tax or royalty on sand and gravel taken from meandered streams under jurisdiction of the Board of Conservation.

Also, that the Senate has adopted the following resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 16, directing the Governor to extend a message of sympathy to the people of the storm stricken areas of Illinois, Missouri and Indiana.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 54, a bill for an act relating to levee and drainage districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 312, a bill for an act imposing a license fee on gasoline used or sold for use in the state of Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 7, a bill for an act relating to railroads.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 54

Amend by inserting in section one (1), line six (6), after the word "extend" the words "the time of payment of".

Amend by striking from line eleven (11) the word "refunding".

Amend by striking from lines twelve (12) and thirteen (13) the words "same manner as provided for" and substituting the words "manner provided".

SENATE MESSAGES CONSIDERED

Senate File No. 134, a bill for an act to repeal sections twelve thousand six hundred fifty-eight (12658) to twelve thousand six hundred sixty-seven (12667), both inclusive, Code, 1924, relating to children born out of wedlock and to enact a substitute therefor, being an act with reference to proceedings to establish paternity.

Read first and second times and referred to sifting committee.

Senate File No. 152, a bill for an act to place a limit upon the hours of duty required of employees of fire departments in certain cities.

Read first and second times and referred to sifting committee.

Senate File No. 122, a bill for an act to define the crime of embezzlement of funds or deposit of a bank by officers, directors and employees of banks and to provide a punishment for persons convicted thereof.

Read first and second times and referred to sifting committee.



Senate File No. 167, a bill for an act to amend section eight thousand nine hundred thirty-six (8936), Code 1924, with reference to the dividends of insurance companies other than life.

Read first and second times and referred to sifting committee.

Senate File No. 160, a bill for an act to amend section nine thousand and twenty-one (9021) of the Code of 1924, relating to insurance other than life.

Read first and second times and referred to sifting committee.

Senate File No. 164, a bill for an act to amend the law as it appears in section eight thousand six hundred fifty-five (8655) of the code, 1924, with reference to the deposit by life insurance companies to cover the valuation of policies.

Read first and second times and referred to sifting committee.

Senate File No. 127, a bill for an act to amend section one thousand ninety-one (1091) of the Code, 1924, relating to removal from office.

Read first and second times and referred to sifting committee.

Senate File No. 80, a bill for an act to amend section thirty-four hundred ninety-four (3494), Code, 1924, relating to the duties of the board of control of state institutions.

Read first and second times and referred to sifting committee.

Senate File No. 312, a bill for an act imposing a license fee on gasoline used or sold for use in the state of Iowa, providing for the payment, collection, refund, distribution and expenditure thereof; fixing a standard for gasoline sold for use in the state and providing for penalties for violations of the law.

Read first and second times.

SENATE CONCURRENT RESOLUTION NO. 12 TO SIFTING COMMITTEE

Senate Concurrent Resolution No. 12, relating to exemption from tax or royalty on sand and gravel taken from meandered

streams under jurisdiction of the board of conservation, was taken up for consideration.

On motion of Lovrien of Humboldt the resolution was referred to the sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of Mathews of Des Moines, House File No. 7, a bill for an act to amend the law as it appears in section eighty hundred fifty-six (8056), Code of Iowa, 1924, relating to railroads, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by inserting after the word "point" in line six (6) of section one (1) the words: "through which they pass, terminate or originate".

Amend by inserting after the word "industry" in line nine (9) of section one (1) the words: "or any commodity" and after the word "industry" in line ten (10) the words: "or commodity".

Amend by striking from line fourteen (14) of section one (1) the word "rate" and inserting in lieu thereof the words: "freight and passenger rates".

Mr. Mathews moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Gilbertson	Hubbard	Napier
Decatur	Grimwood	Johnson of	Natvig
Anderson of	Gripp	Dickinson	Noble
Montgomery	Hager	Johnson of	O'Donnell
Anderson of	Hansen	Marion	Oliver
Webster	Hanson of	Kennedy	Orr
Bauer	Hancock	Kent	Owens
Bixler	Hanson of	King	Quirk
Blake	Winnebago	Knudson	Rankin
Blythe	Harrison of	Leonard	Ratliff
Brittain	Clarke	Lepley	Reimers
Christophel	Harrison of	Long	Rice
Clark	Pottawattamie	Lovrien	Roberts
Cole	Hattendorf	McCaulley	Rust
Eckles	Held	McIlrath	Ryder
Elliott	Hempel	Mathews	Saunders
Fleming	Higgins	Maxfield	Schulte
Forsling	Hill	Merritt	Smith of
Francis	Hollis	Miller	Chickasaw

Smith of O'Brien Swanson Venard Wolfe
Stepanek Troup Wagner Yenter
Stookesberry Truax Williams Mr. Speaker—81
Strippel Ulstad Wilson

The nays were:

Rassler-1

Absent or not voting:

Aiken	Diltz	Latimer	Powers -
Berry	Eden	Lichty	Prichard
Bierkamp	Edge	Lieberknecht	Rhinehart
Blackford	Graham	Martin	Thomas
Carter	Haney	Oldham	Vincent
Craig	Huff	Patterson	Walrod-26
Dewar	Knutson		

The House concurred in the Senate amendments to House File No. 7.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 24th day of March, 1925, sent to the governor for his approval:

House Files Nos. 292, 389, 21, 23, and 25.

HOWARD A. MATHEWS, Chairman.

Report adopted.

SENATE FILE NO. 312 PLACED ON CALENDAR

Brittain of Madison moved that Senate File No. 312 be passed on file and that it take the place of House File No. 44 on the calendar.

Motion prevailed.

EXECUTIVE SESSION

Wolfe of Linn moved that the House go into executive session for the consideration of House File No. 14.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 14, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1,



1925, and ending June 30, 1927, and to appropriate therefrom for all departments, and the various divisions thereof, of the state of Iowa, for all purposes provided for by law, for the said biennium, with report of committee recommending amendment and passage, was taken up for consideration.

The amendments proposed by the committee, found in the journal of March 20th, were taken up and considered.

On motion of Yenter of Johnson all of the committee amendments to section 2 were adopted.

Quirk of Sac offered the following amendment to committee amendment No. 13 to section 3 and moved its adoption:

Amend committee amendment No. 13 to section 3 by striking out the words "Equipment and" and inserting after the comma (,) following the word "Expenses" the following: "Laboratory Equipment,".

Amendment to the committee amendment adopted.

Oliver of Monona moved that the House now recess until 1:00 p. m. today.

Rassler of Pocahontas moved to amend the motion by changing the hour to 1:30 p. m. today.

Amendment adopted.

Motion of Oliver of Monona, as amended, prevailed.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

BUSINESS PENDING

The House resumed consideration of House File No. 14.

Rassler of Pocahontas offered the following amendment to the committee amendment to section 3 and moved its adoption:

Amend committee amendment to section 3 by striking out paragraph No. 16.

Martin of Jackson offered the following amendment as a substitute for the amendment by Rassler of Pocahontas:

Amend paragraph 16 of the committee amendments to section 3 by striking out the figures "5,400.00" and inserting in lieu thereof the figures "4,500.00".



Mr. Martin moved the substitution of the amendment. Motion to substitute lost.

On the question "Shall the amendment by Rassler of Pocahontas to the committee amendments be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Graham	Huff	Orr
Montgomery	Haney	Kent	Owens
Anderson of	Hansen	Knudson	Patterson
Webster	Hanson of	Latimer	Rassler
Bauer	Hancock	Leonard	Rice
Berry	Hanson of	Long	Roberts
Bixler	Winnebago	McCaulley	Ryder
Blake	Harrison of	McIlrath	Saunders
Brittain	Clarke	Martin	Smith of O'Brien
Clark	Harrison of •	Maxfield	Stookesberry
Craig	Pottawattamie	Miller	Ulstad
Eden	Hattendorf	Napier	Williams
Fleming	Higgins	Natvig	Wolfe-49
Gilbertson	Hubbard	Noble	B B

The nays were:

Anderson of	Gripp	Merritt	Stepanek
Decatur	Hager	O'Donnell	Strippel
Bierkamp	Held	Oldham	Swanson
Blackford	Hempel	Oliver	Thomas
Blythe	Hollis	Powers	Troup
Carter	Johnson of	Prichard	Truax
Christophel	Dickinson	Quirk	Venard
Cole	Johnson of	Rankin	Vincent
Dewar	Marion	Ratliff	Wagner
Eckles	Kennedy	Rhinehart	Walrod
Edge	King	Rust	Wilson
Forsling	Knutson	Schulte	Yenter
Francis	Lepley	Smith of	Mr. Speaker-51
Grimwood	Lichty	Chickasaw	

Absent or not voting:

Aiken	Elliott	Lieberknecht	Mathews
Diltz	Hill	Lovrien	Reimers-8

Amendment by Rassler of Pocahontas to paragraph 16 of section 3 was lost.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend section 3 by striking out all of lines 68 to 77.

Dewar of Cherokee moved the previous question.

Motion prevailed.

On the question "Shall the amendment by Hubbard of Pottawattamie be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Fleming	Kent	Orr
Montgomery	Gilbertson	- King	Owens
Anderson of	Graham	Knudson	Patterson
Webster	Haney	Leonard	Rassler
Bauer	Hansen	Long	Rice
Berry	Hanson of	McCaulley	Roberts
Bierkamp	Winnebago	Maxfield	Stookesberry
Bixler	Harrison of	Miller	Troup
Blake	Clarke	Napier	Ulstad
Clark	Higgins	Natvig	Wolfe
Craig	Hubbard	Noble	Mr. Speaker-42
Eden	Huff		•

The nays were:

Anderson of	Hanson of	Martin	Smith of O'Brien
Decatur	Hancock	Mathews	Stepanek
Blackford	Hattendorf	O'Donnell	Strippel
Blythe	Held	Oldham	Swanson
Carter	Hempel	Oliver	Thomas
Christophel	Hollis	Powers	Truax
Cole	Johnson of	Prichard	Venard
Dewar	Dickinson	Quirk	Vincent
Eckles	Johnson of	Ratliff	Wagner
Edge	Marion	Rhinehart	Walrod
Forsling	Kennedy	Rust	Williams
Francis	Knutson	Saunders	Wilson
Grimwood	Lepley	Schulte	Yenter-53
Gripp	Lichty	Smith of	
Hager	McIlrath	Chickasaw	

Absent or not voting:

Aiken Brittain	Harrison of Pottawattamie	Lieberknecht Lovrien	Rankin Reimers
Diltz	Hill	Merritt	Ryder—13
Elliott	Latimer		

The amendment by Hubbard of Pottawattamie was rejected.

On motion of Quirk of Sac the committee amendments to section 3, as amended, were adopted.

Napier of Ringgold offered the following amendments and moved their adoption:

Amend section 4 of House File No. 14 as follows:

- 1. Strike from line 14 the figures "7,200.00" and insert the figures "8,000.00".
- 2. Strike from line 20 the figures "32,100.00" and insert the figures "31,900.00".



- 3. Strike from lines six (6) and seven (7) the words and figures "Thirty-two Thousand One Hundred Dollars (\$32,100.00)" and insert the words and figures "Thirty-two Thousand Nine Hundred Dollars (\$32,900.00)".
- 4. Strike from lines three (3) and four (4) the words and figures "One Hundred Seventy-one Thousand Seven Hundred Dollars (\$171,700.00)" and insert the words and figures "One Hundred Seventy-two Thousand Five Hundred Dollars (\$172,500.00)".

Amendments rejected.

On motion of Harrison of Pottawattamie the committee amendments to section 5 were adopted.

Harrison of Pottawattamie offered the following amendments to the committee amendments to section 6:

Amend the committee amendments to section 6 as follows:

Strike paragraph 1 and substitute in lieu thereof the following:

Strike from lines 3 and 4 the words and figures "Fifty-four Thousand Dollars (\$54,000.00)" and insert in lieu thereof "fifty-two thousand eight hundred dollars (\$52,800.00)".

Strike paragraph 6 and substitute in lieu thereof the following:

Strike from line 23 the words and figures "Eight Thousand Dollars (\$8,000.00)" and insert in lieu thereof "Seven Thousand Dollars (\$7,000.00)".

Add to paragraph 8 the following:

"Strike from line 29 the figures "3,000.00" and insert the figures "5,000.00".

Change the total in line 32 to \$7,000.00".

Change the total in line 36 to \$52,800.00".

Amendments to the committee amendments adopted.

On motion of Harrison of Pottawattamie the committee amendments to section 6, as amended, were adopted.

Saunders of Palo Alto offered the following amendment to section 6 and moved its adoption:

Amend section 6 of House File No. 14 by striking from line 16 the figures "1,400.00" and inserting in lieu thereof the figures "1,600.00".

On the question "Shall the amendment by Saunders of Palo Alto be adopted?" a roll call was demanded.

The ayes were:

Anderson of Forsling Hanson of Dewar Diltz Francis Decatur Hancock Carter Eckles Grimwood Harrison of Clark Edge Hager Clarke Cole Fleming Hattendorf Held

Long Hempel Rankin Swanson Higgins McIlrath Ratliff Thomas Martin Rhinehart Troup Hollis Noble Truax Rust O'Donnell Venard Kennedy Ryder King Owens Saunders Walrod Smith of O'Brien Knutson Powers Yenter Lichty Prichard Mr. Speaker-49 Stepanek

The nays were:

Knudson Rassler Anderson of Gilbertson Montgomery Graham Latimer Rice Gripp Leonard Schulte Anderson of Webster Lepley Smith of Haney Hanson of Lovrien Chickasaw Bauer Winnebago Berry McCaulley Stookesberry Bierkamp Harrison of Mathews Strippel Bixler Pottawattamie Maxfield Ulstad Hubbard Blackford Miller Vincent Blake Napier Wagner Williams Huff Blythe. Johnson of Natvig Brittain Dickinson Oldham Wilson Christophel Johnson of Oliver Wolfe-51 Craig Marion Orr Eden Patterson Kent

Absent or not voting:

Aiken Hansen Merritt Reimers
Elliott Lieberknecht Quirk Roberts—8

The amendment by Saunders of Palo Alto was rejected.

On motion of Swanson of Mitchell the committee amendments to section 9 were adopted.

On motion of Carter of Hardin the committee amendments to section 10 were adopted.

On motion of Harrison of Pottawattamie the committee amendments to section 12 were adopted.

On motion of Lichty of Black Hawk the committee amendments to section 14 were adopted.

Carter of Hardin offered the following amendments and moved their adoption:

Amend section 14, paragraph (b), as follows:

- 1. Strike out line 27.
- 2. Change the figures in line 26 from \$8,000.00 to \$9,000.00.
- 3. Add at the end of the section the following:

"The members of the State Board of Education shall receive ten dol-

lars (\$10.00) per diem and their actual expenses not exceeding sixty (60) days in any one year."

Amendments adopted.

Carter of Hardin offered the following amendments to the committee amendments to section 16 and moved their adoption:

Amend the committee amendments to section 16 by adding thereto the following:

- "3. Strike from lines 3 and 4 the words and figures "Thirty-five Thousand Five Hundred Sixty Dollars (\$35,560.00) and insert the words and figures "Forty Thousand Three Hundred Sixty Dollars (\$40,360.00)".
- 4. Strike from lines 6 and 7 the words and figures "Seventeen Thousand Seven Hundred Eighty Dollars (\$17,780.00) and insert in lieu thereof the words and figures "Twenty Thousand One Hundred Eighty Dollars (\$20,180.00)".

Amendments to the committee amendments to section 16 adopted.

On motion of Harrison of Pottawattamie the committee amendments to section 16, as amended, were adopted.

Truax of Buchanan offered the following amendment to section 16 and moved its adoption:

Amend House File No. 14, section 16, by striking from line 15 the figures "1,400.00" and inserting in lieu thereof the figures "1,500.00".

Amendment rejected.

On motion of Carter of Hardin the committee amendments to section 17 were adopted.

Lovrien of Humboldt offered the following amendment to section 17 and moved its adoption:

Amend section 17 of House File No. 14 by adding at line 19 the following:

"\$10,000.00 for the biennium to be used by the executive council, or so much thereof as they may deem necessary, for the use of the Great Lakes Tide Water Association, subject to the approval of the director of the budget"; and that the figures "\$425,500.00" at line 20 be stricken and the figures "\$435,500.00" substituted.

On the question "Shall the amendment by Lovrien of Humbolt be adopted?" a roll call was demanded.

The ayes were:

Diltz	Johnson of	O'Donnell	Ryder
Eden	Dickinson	Oldham	Stepanek
Forsling	Kennedy	Prichard	Thomas
Grimwood	Lepley	Rankin	Vincent
Hansen	Lovrien	Rhinehart	Wagner
Harrison of	McIlrath	Roberts	Walrod-24
Clarke	Merritt		

The nays were:

Anderson of	Francis	Kent	Quirk
Decatur	Gilbertson	King	Rassler
Anderson of	Graham	Knudson	Ratliff
Montgomery	Gripp	Knutson	Rice
Anderson of	Hager	Latimer	Rust
Webster	Haney	Leonard	Saunders
Bauer	Hanson of	Lichty	Schulte
Berry	Hancock	Long	Smith of
Bierkamp	Hanson of	McCaulley	Chickasaw
Bixler	Winnebago	Martin	Smith of O'Brien
Blackford	Harrison of	Mathews	Stookesberry
Blake	Pottawattamie	Maxfield	Strippel
Blythe	Hattendorf	Miller	Swanson
Brittain	Held	Napier	Troup
Carter	Higgins	Natvig	Truax
Christophel	Hill	Noble	Ulstad
Clark	Hubbard	Oliver	Venard
Cole	Huff	Orr	Williams
Craig	Johnson of	Owens	Wolfe
Fleming	Marion	Patterson	Mr. Speaker-72

Absent or not voting:

Aiken	Edge	Hollis	Reimers
Dewar	Elliott	Lieberknecht	Wilson
Feklog	Hampal	Powers	Vontor 19

The amendment by Lovrien of Humboldt was rejected.

On motion of Thomas of Audubon the committee amendments to section 18 were adopted.

On motion of McIlrath of Poweshiek the committee amendments to section 20 were adopted.

On motion of Napier of Ringgold the committee amendments to section 23 were adopted.

Forsling of Woodbury offered the following amendment to the committee amendments to section 24 and moved its adoption:

Amend committee amendments to section 24 by inserting between lines 33 and 34 the following:

"33a. Housing Director.................2,700.00"; also, by changing totals to correspond.

On the question "Shall the amendment by Forsling of Woodbury be adopted?" a roll call was demanded.

The ayes were:

Forsling Grimwood	Long	O'Donnell	Prichard—5
The nays were	:		
Anderson of	Hager	Knutson	Rhinehart
Decatur	Haney	Latimer	Rice
Anderson of	Hansen	Leonard	Ryder
Montgimery	Hanson of	Lepley	Saunders
Anderson of	Hancock	Lichty	Schulte
Webster	Hanson of	Lovrien	Smith of
Bauer	Winnebago	McCaulley	Chickasaw
Berry	Harrison of	McIlrath	Smith of O'Brien
Bierkamp	Clarke	Mathews	Stepanek
Bixler	Hattendorf	Maxfield	Stookesberry
Blackford	Held	Merritt	Strippel
Blythe	Hempel	Miller	Swanson
Brittain	Higgins	Napier	Troup
Carter	Hill	Natvig	Truax
Christophel	Hollis	Noble	Ulstad
Clark	Huff	Oldham	Venard
Craig	Johnson of	Oliver	Wagner
Eckles	Dickinson	Patterson	Walrod

Powers

Rankin

Rassler

Ratliff

Absent or not voting:

Kennedy

Knudson

Kent

King

Eden

Fleming

Francis

Graham

Gilbertson

Aiken	Gripp	Lieberknecht	Roberts
Blake	Harrison of	Martin	Rust
Cole	Pottawattamie	Orr	Thomas
Dewar	Hubbard	Owens ·	Vincent
Diltz	Johnson of	Quirk	Yenter-22
Edge	Marion	Reimers	
Elliott			

The amendment by Forsling of Woodbury was rejected.

On motion of Powers of Page the committee amendments to section 24 were adopted.

On motion of Lovrien of Humboldt the committee amendments to section 25 were adopted.

Carter of Hardin offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to section 28 by adding thereto the following:



Williams

Mr. Speaker-81

Wilson Wolfe "11. Strike from lines 29 and 30 the words and figures "Forty-five Thousand Dollars (\$45,000.00)" and insert in lieu thereof the words and figures "Thirty-one Thousand Five Hundred Dollars (\$31,500.00)".

Amendment to the committee amendments adopted.

On motion of Swanson of Mitchell the committee amendments to section 28, as amended, were adopted.

Quirk of Sac offered the following amendment to the committee amendments to section 30 and moved its adoption:

Amend paragraph 3 of the committee amendments to section 30 by striking out the figures "2,200.00" and inserting in lieu thereof the figures "2,400.00".

Amendment adopted.

Quirk of Sac offered the following amendments to the committee amendments to section 30 and moved their adoption:

Amend paragraph 1 by striking out of the last line "Ninety-five Thousand Two Hundred Dollars (\$95,200.00)" and insert "Ninety-five Thousand Six Hundred Dollars (\$95,600.00)".

Amend paragraph 2 by striking out of the last line "Thirty-two Thousand Six Hundred Dollars (\$32,600.00)" and insert "Thirty-two Thousand Eight Hundred Dollars (\$32,800.00)".

Amend paragraph 7 by striking out "9,600.00" and insert "9,800.00". Amend paragraph 8 by striking out "95,200.00" and insert "95,600.00". Amendments adopted.

On motion of Lovrein of Humboldt committee amendments to section 30, as amended, were adopted.

Lovrien of Humboldt offered the following amendment to section 30 and moved its adoption:

Amend House File No. 14, section 30, line 58, by striking out the figures "2,000.00" and inserting in lieu thereof the figures "4,000.00".

On the question "Shall the amendment by Lovrien of Humboldt be adopted?" a roll call was demanded.

The ayes were:

Francis Grimwood	Lovrien O'Donnell	Prichard Rust	Stepanek Truax—11
Leonard	Oldham	Ryder	
The nays were	e:		
Anderson of	Blackford	Fleming	Harrison of
Decatur	Blythe	Gilbertson	Clarke
Anderson of	Carter	Graham	Higgins
Montgomery	Christophel	Gripp	Harrison of
Anderson of	Clark	Haney	Pottawattamie
Webster	Craig	Hanson of	Hill
Bauer	Eckles	Hancock	Hubbard
Berry	Eden	Hanson of	Huff
Bixler	Elliott	Winnebago	Kent

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King	Miller	Rassler	Swanson
Knutson	Napier	Rice	Troup
Latimer	Natvig	Roberts	Ulstad
Lepley	Noble	Saunders	Venard
Lichty	Oliver	Schulte	Wagner
McCaulley	Orr	Smith of	Walrod
McIlrath	Owens	Chickasaw	Williams
Martin	Patterson	Smith of O'Brien	Wilson
Mathews	Powers	Stookesberry	Mr. Speaker-67
Maxfield	Quirk	Strippel	

Absent or not voting:

Aiken	Hager	Johnson of	Ratliff
Bierkamp	Hansen	Marion	Reimers
Blake	Hattendorf	Kennedy	Rhinehart
Brittain	Held	Knudson	Thomas
Cole	Hempel	Lieberknecht	Vincent
Dewar		Long	Wolfe
Diltz	Johnson of	Merritt	Yenter-30
Edge	Dickinson	Rankin	
Forsling		¥.	

The amendment by Lovrien of Humboldt was rejected.

HOUSE FILES WITHDRAWN

On request of Hager of Allamakee, unanimous consent having been obtained, House File No. 334 was withdrawn from the sifting committee and from further consideration by the House.

On request of Wagner of Scott, unanimous consent having been obtained, House File No. 136 was withdrawn from the sifting committee and from further consideration by the House.

On request of Elliott of Polk, unanimous consent having been obtained, House File No. 77 was withdrawn from the sifting committee and from further consideration by the House.

On request of Patterson of Kossuth, unanimous consent having been obtained, House File No. 141 was withdrawn from the calendar and from further consideration by the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption: •

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House File No. 129.

HOWARD A. MATHEWS, F. C. STANLEY,
Chairman House Committee. 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. 129.

BILL SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 24th day of March, 1925, sent to the governor for his approval:

House File No. 129.

Howard A. Mathews, Chairman.

Report adopted.

AMENDMENT FILED

Blackford of Van Buren filed the following amendment to Senate File No. 312:

Amend Senate File No. 312 by striking out all of section nine (9) and inserting in lieu thereof the following:

Sec. 9. License fees collected under the provisions of this act shall be distributed and disbursed as follows: One-third (%) to the primary road fund. One-third (%) to the county road fund and one-third (%) to the township road fund, which county and township funds the treasurer shall apportion among the counties of the state in the same ratio that the product of the area of the county and the approximate average cost of grading, draining and bridging one mile of the primary road of said county bears to the sum of such products of all the counties of the state, and on the first days of each month shall remit to the treasurer of each county the apportionments for its county and township road funds. The county treasurer, thereupon shall apportion to the township road fund among the townships of the county in the same ratio that the number of miles of township roads in the township bears to the total number of miles of township roads within the county, and shall remit quarterly to the clerk of each township the apportionment for its township road fund.

Leonard of Taylor moved that the House now adjourn until 9:00 a.m. Wednesday.

Merritt of Carroll moved to amend by changing the hour from 9:00 a. m. to 8:30 a. m.

Amendment adopted.

Motion of Leonard of Taylor, as amended, prevailed and the House stood adjourned.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 25, 1925.

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

Prayer was offered by the Rev. C. V. Pence, pastor of the Christian church, Jefferson, Iowa.

Journal of March 24th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Saunders of Palo Alto, indefinitely on account of illness, on request of Vincent of Guthrie.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Smith of O'Brien, from voters of O'Brien county, opposing House File No. 297. Schools and textbooks.

By Smith of Chickasaw, from citizens of Chickasaw county, opposing House File No. 297. Schools and textbooks.

By Venard of Sioux, from citizens of Sioux county, opposing House File No. 297. Schools and textbooks.

By Edge of Jasper, from the Wittemberg C. E. Society, Newton, voters of Lynnville, and voters of Jasper county, favoring Senate File No. 191. Suppression of intemperance.

By Mr. Speaker, from citizens of Iowa, protesting against House File No. 227. Schools and textbooks.

By Hempel of Clayton, from Congregational church, Strawberry Point, favoring Senate File No. 191. Suppression of intemperance. By Anderson of Decatur, from city council of Leon, protesting against House File No. 173. Police regulation.

By Rassler of Pocahontas, from citizens of Pocahontas county, protesting against House File No. 297. Schools and textbooks.

By Stookesberry of Davis, from citizens of Davis county, protesting against House File No. 297. Schools and textbooks.

By Hattendorf of Osceola, from voters of Osceola county, protesting against House File No. 297. Schools and textbooks.

By Strippel of Benton, from citizens and voters of Vinton, protesting against House File No. 297. Schools and textbooks.

By Hanson of Hancock, from Farmers Co-operative Creamery Company, Garner, favoring Senate File No. 169. Dairy and food.

Brittain of Madison moved that the committee clerks be permitted to remain in the House chamber during the session of today.

Motion prevailed.

MOTION TO RECONSIDER

Vincent of Guthrie moved to reconsider the vote by which the amendment by Saunders of Palo Alto to section 6 of House File No. 14 was rejected.

Motion prevailed.

On the question "Shall the amendment by Saunders of Palo Alto to section 6 be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Hanson of	Lichty	Roberts
Decatur	Hancock	Lieberknecht	Rust
Blackford	Harrison of	Long	Ryder
Carter	Clarke	McIlrath	Swanson
Cole	Held	O'Donnell	Troup
Edge	Hempel	Oldham	Venard
Forsling	Hill	Powers	Vincent
Francis	Hollis	Rankin	Wagner
Grimwood	Kennedy	Rhinehart	Mr. Speaker-34
Hager			

The nays were:

Anderson of	Gripp	Knutson	Quirk
Montgomery	Haney	Latimer	Rassler
Anderson of	Hanson of	Leonard	Ratliff
Webster	Winnebago	Lepley	Rice
Bauer	Harrison of	Lovrien	Schulte
Berry	Pottawattamie	McCaulley	Smith of
Bierkamp	Hattendorf	Mathews	Chickasaw
Bixler	Higgins	Maxfield	Smith of O'Brien
Blake	Hubbard	Merritt	Stepanek
Blythe	Huff	Miller	Stookesberry
Brittain	Johnson of	Napier	Thomas
Christophel	Dickinson	Natvig	Truax
Clark	Johnson of	Noble	Ulstad
Craig	Marion	Oliver	Walrod
Eden	Kent	Orr	Williams
Fleming	King -	Owens	Wilson
Gilbertson	Knudson	Patterson	Wolfe-62
Graham		4	20

Absent or not voting:

Aiken	Eckles	Martin	Saunders
Dewar	Elliott	Prichard	Strippel
Diltz	Hansen	Reimers	Yenter-12

The amendment by Saunders of Palo Alto to section 6 of House File No. 14 was rejected.

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. 69, a bill for an act defining peyote or the mescale button as a narcotic.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 163, a bill for an act relating to monthly accounting by state game warden.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 164, a bill for an act relating to fishing by non-residents.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 157, a bill for an act relating to rewards.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File No. 161, a bill for an act relating to insurance other than life.

Also, that the Senate has refused to concur in House amendments to Senate File No. 49, a bill for an act relating to the crime of rape.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 333, a bill for an act relative to the holding of hearings by the state department of health on complaints relative to the pollution or corruption of streams and water.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 161, a bill for an act to amend section eightynine hundred and forty (8940) and eighty-nine hundred and forty-one (8941) of the Code of 1924 relating to insurance other than life.

Read first and second times and referred to sifting committee.

Senate File No. 157, a bill for an act to amend section eightythree (83) of the Code, 1924, relating to rewards.

Read first and second times and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of King of Clay, House File No. 54, a bill for an act to amend chapter three hundred fifty-three (353), of title seventeen (XVII), Code 1924, relating to levy and drainage districts, with Senate amendments, found in the House journal of March 24th, was taken up and the amendments read and considered.

Mr. King moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Aiken Berry Anderson of Bixler Decatur Blackford Anderson of Blythe Montgomery Brittain Anderson of Carter Webster Christophel Bauer Clark

Cole Eckles Eden Fleming Francis Gilbertson Graham Grimwood Gripp
Hager
Hanson of
Hancock
Hanson of
Winnebago
Harrison of
Clarke

Smith of O'Brien Harrison of King Noble Pottawattamie Knudson O'Donnell Stepanek Hattendorf Oldham Stookesberry Knutson Held Leonard Oliver Swanson Hempel Lepley Thomas Orr Higgins Lichty Patterson Troup Quirk Lieberknecht Truax Hill Long Ratliff Ulstad Hollis Reimers Venard Hubbard Lovrien McCaulley Huff Rhinehart Wagner McIlrath Rice Walrod Johnson of Dickinson Roberts Wilson Mathews Merritt Ryder Wolfe Johnson of Yenter Marion Miller Schulte Mr. Speaker-85 Kennedy Napier Smith of Natvig Chickasaw Kent

The nays were, none.

Absent or not voting:

Bierkamp	Elliott	Maxfield	Rust
Blake	Forsling	Owens	Saunders
Craig	Haney	Powers	Strippel
Dewar	Hansen	Prichard	Vincent
Diltz	Latimer	Rankin	Williams-23
Edge	Martin	Rassler	

The House concurred in the Senate amendments to House File No. 54.

On request of Graham of Wapello, House File No. 333, a bill for an act to amend the law as it appears in sections twenty-one hundred ninety-nine (2199) and twenty-two hundred one (2201) of the Code, 1924, relative to the holding of hearings by the state department of health on complaints relative to the pollution or corruption of streams and water, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking the word "three-fourths" from line six (6) of section two (2) and inserting in lieu thereof the words "a majority".

Mr. Graham moved that the House concur in the Senate amendments.

On the question "Shall the House cencur?"

The ayes were:

Grimwood Aiken King Rassler Anderson of Gripp Knutson Ratliff Decatur Hager Latimer Reimers Anderson of Haney Leonard Rhinehart Montgomery Hanson of Lepley Rice Hancock Anderson of Lichty Roberts Webster Hanson of Lieberknecht Rust Winnebago Bauer Ryder Long Berry Harrison of Lovrien Schulte Blackford Clarke McCaulley Smith of Harrison of Blake McIlrath Chickasaw Blythe Pottawattamie Mathews Smith of O'Brien Brittain Hattendorf Maxfield Stepanek Carter Held Merritt Swanson Christophel Hempel Miller Thomas Clark Higgins Napier Troup Cole HillNatvig Truax Eckles Hubbard O'Donnell Venard Eden Huff Oldham Wagner Elliott Johnson of Oliver Walrod Fleming Dickinson Orr Wilson Forsling Johnson of Wolfe Owens Francis Marion Powers Yenter Gilbertson Kennedy Quirk Mr. Speaker-88 Graham Kent

The nays were, none.

Absent or not voting:

Bierkamp	Edge	Noble	Stookesberry
Bixler	Hansen	Patterson	Strippel
Craig	Hollis	Prichard	Ulstad
Dewar	Knudson	Rankin	Vincent
Diltz	Martin	Saunders	Williams-20

The House concurred in the Senate amendment to House File No. 333.

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. 249, a bill for an act relating to expenses of mine inspectors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 248, a bill for an act relating to reward for apprehension and delivery of convicts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

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Senate File No. 247, a bill for an act relating to the salaries and expenses of judges.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 246, a bill for an act relating to fees and refunds of inheritance tax.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 238, a bill for an act to require the clerk of the supreme court to account for fees, receipts, and collections not belonging to the state and to declare the duty of the auditor and treasurer of state in reference thereto.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 199, a bill for an act relating to the auditing of claims and to provide for the transfer of certain funds to the general fund of the state.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 190, a bill for an act relating to the preparation and printing of the session laws, and to provide for the distribution of certain public documents.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 151, a bill for an act authorizing a special extra levy not exceeding two (2) mills for the years 1925 and 1926, for the general fund of all cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 146, a bill for an act relating to reports by municipal officers, boards, and commissions; to define a municipal fiscal year; and to provide for an annual report by the public comfort station commission, and by the board of trustees of waterworks in certain cities.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 162, a bill for an act relating to the fishing of sheepshead.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 162

Amendment to title:

Amend by inserting after the figures "(1745)" the following: ", section seventeen hundred thirty-three (1733),".

Amendment to bill:

Amend by adding the following as an additional paragraph to section two (2):



"The law as it appears in section seventeen hundred thirty-three (1733) is amended by striking from line ten (10) of said section the word "six" and inserting in lieu thereof the word "four"."

SENATE MESSAGES CONSIDERED

Senate File No. 190, a bill for an act to amend sections one hundred fifty-six (156), one hundred sixty-two (162), one hundred sixty-five (165), one hundred sixty-six (166), and two hundred fifteen (215), Code 1924, relating to the preparation and printing of the session laws, and to provide for the distribution of certain public documents.

Read first and second times and referred to sifting committee.

Senate File No. 151, a bill for an act to amend section sixtytwo hundred seven (6207) of the Code, 1924, by authorizing a special extra levy not exceeding two (2) mills for the years 1925 and 1926, for the general fund of all cities and towns.

Read first and second times and referred to sifting committee.

Senate File No. 146, a bill for an act to amend, revise, and codify sections fifty-six hundred sixty-one (5661), fifty-six hundred seventy-eight (5678), fifty-seven hundred ninety-nine (5799), fifty-eight hundred sixty-six (5866); to amend sections fifty-eight hundred twenty-two (5822), fifty-eight hundred thirty-two (5832), sixty-one hundred fifty-nine (6159), and sixty-one hundred seventy-seven (6177), Code 1924, relating to reports by municipal officers, boards, and commissions; to define a municipal fiscal year; and to provide for an annual report by the public comfort station commission, and by the board of trustees of waterworks in certain cities; and to amend section twelve (12) of House File number forty-two (42) of the acts of the 41st G. A., relating to reports by the boards of art trustees.

Read first and second times and referred to sifting committee.

Senate File No. 246, a bill for an act to amend section seven thousand three hundred eighty-four (7384), seven thousand three hundred eighty-eight (7388) and seven thousand three hundred ninety-six (7396) of chapter three hundred fifty-one



(351), Title XVI (sixteen), Code, 1924, relating to costs, fees and refunds of inheritance tax.

Read first and second times and referred to sifting committee.

Senate File No. 238, a bill for an act to require the clerk of the supreme court to account for fees, receipts, and collections not belonging to the state and to declare the duty of the auditor and treasurer of state in reference thereto.

Read first and second times and referred to sifting committee.

Senate File No. 199, a bill for an act to amend section three hundred ninety-three (393), of the Code, 1924, relating to the auditing of claims and to provide for the transfer of certain funds to the General Fund of the state.

Read first and second times and referred to sifting committee.

Senate File No. 249, a bill for an act to amend section one thousand two hundred thirty-eight (1238), chapter sixty-eight (68), title V (five), Code, 1924, relating to expenses of mine inspectors.

Read first and second times and referred to committee on appropriations.

Senate File No. 248, a bill for an act to amend section three thousand seven hundred seventy (3770), chapter one hundred eighty-seven (187), title XI (eleven), Code, 1924, relating to reward for apprehension and delivery of convicts.

Read first and second times and referred to committee on appropriations.

Senate File No. 247, a bill for an act to amend section ten thousand seven hundred eighty-six (10786), of chapter four hundred seventy-seven (477), of title XXX (thirty), Code 1924, and section ten thousand eight hundred six (10806) of chapter four hundred seventy-eight (478), of title XXX (thirty), Code, 1924, relating to the salaries and expenses of judges.

Read first and second times and referred to committee on appropriations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled

bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 23, 137, 153, 162, and 207.

House Files Nos. 87, 145, 146, 196 and 7.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 21, 132, 144, 23, 137, 153, 162 and 207.

House Files Nos. 87, 145, 146, 196 and 7.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 25th day of March, 1925, sent to the Governor for his approval:

House Files No. 87, 145, 146, 196 and 7.

HOWARD A. MATHEWS, Chairman.

Report adopted.

HOUSE INSISTS ON AMENDMENTS

Forsling of Woodbury moved that the House insist upon its amendments to Senate File No. 49.

Motion prevailed.

EXECUTIVE SESSION

Forsling of Woodbury moved that the House go into executive session.

Motion prevailed.

CONSIDERATION OF HOUSE FILE NO. 14

The House resumed consideration of House File No. 14 and the amendments proposed to said bill by the committee on appropriations, said amendments being found in the journal of March 20th.

On motion of King of Clay the committee amendments to section 31 were adopted.

On motion of Carter of Hardin the committee amendments to section 32 were adopted.

On motion of Carter of Hardin the committee amendments to section 33 were adopted.

On motion of Powers of Page the committee amendments to section 35 were adopted.

The committee amendments to section 40 were taken up and considered.

Reimers of Lyon offered the following amendments as a substitute for paragraph 2 of the committee amendments to section 40:

- 1. Amend section 40 by striking therefrom line 11.
- 2. Amend section 40 by striking therefrom line 10.
 - 3. Amend section 40 by striking therefrom line 9.

A division of the substitute amendments was asked for.

Brittain of Madison moved the previous question on the amendments proposed by Reimers of Lyon.

A roll call was demanded.

On the question "Shall the previous question be now put?"

The aves were:

	3.5		
Anderson of Montgomery	Edge Grimwood	Lovrien McIlrath	Rice Ryder
Berry	Haney	Mathews	Smith
Blackford	Hansen	O'Donnell .	Chick
Blake	Held	Patterson	Smith
Craig	Kennedy	Powers	Swanso
Diltz	King	Quirk	Venard
Eckles	Lieberknecht	Rankin	Walrod
Eden	Long	Reimers	¥1

of

The nays were:

Anderson of	Hanson of	Latimer
Decatur	Winnebago	Leonard
Anderson of	Harrison of	Lepley
Webster	Clarke	Lichty
Bierkamp	Harrison of	McCaulley
Bixler	Pottawattamie	Martin
Blythe	Hattendorf	Maxfield
Carter	Hempel	Merritt
Christophel	Higgins	Miller
Clark	Hill	Napier
Cole	Hollis	Natvig
Dewar	Hubbard	Noble
Fleming	Johnson of	Oldham
Forsling	Dickinson	Oliver
Francis	Johnson of	Orr
Gilbertson	Marion	Owens
Gripp	Kent	Prichard
Hager	Knudson	Rassler
Hanson of Hancock	Knutson	

Rhinehart Roberts Rust Schulte Stepanek Stookesberry Strippel Thomas Troup Truax Ulstad Vincent Wagner Williams Wilson Wolfe Mr. Speaker-67

Ratliff

Absent or not voting:

Aiken	Brittain	Graham	Saunders
Bauer	Elliott	Huff	Yenter—8

Motion for the previous question lost.

Forsling of Woodbury moved the previous question on the amendment by Reimers of Lyon as a substitute for paragraph 2 of the committee amendments of section 40.

Motion prevailed.

On the question "Shall the amendment by Reimers of Lyon to line 11 of section 40 be substituted for paragraph 2 of the committee amendments to section 40?" a roll call was demanded.

The ayes were:

Anderson of	Hattendorf	Miller	Rust
Webster	Heiu	Natvig	Ryder Schulte
Bauer	Hollis	O'Donnell	
Blackford	Johnson of	Oldham	Stookesberry
Blythe	Dickinson	Orr	Strippel
Brittain	Johnson of	Patterson	Swanson
Christophel	Marion	Prichard	Thomas
Clark	Latimer	Rankin	Venard
Cole	Lovrien	Reimers	Vincent
Edge	McCaulley	Rhinehart	Wilson
Forsling	McIlrath	Roberts	Mr. Speaker—43
Hansen	Mathews		

The nays were:

Aiken Francis Hubbard Powers Anderson of Grimwood Huff Quirk Kennedy Rassler Decatur Gripp Anderson of Kent Ratliff Hager Montgomery Haney King Rice Smith of Berry Hanson of Knudson Bierkamp Hancock Knutson Chickasaw Smith of O'Brien Bixler Hanson of Leonard Blake Winnebago Lepley Stepanek Carter Lieberknecht Harrison of Troup Truax Clarke Craig Long Dewar Harrison of Martin Ulstad Diltz Pottawattamie Maxfield Wagner Eckles Hempel Merritt Walrod Higgins Hill Eden Napier Williams Fleming Owens Wolfe-57

Absent or not voting:

Elliott Graham Noble Saunders Gilbertson Lichty Oliver Yenter—8

The House refused to substitute the amendment by Reimers of Lyon to line 11 of section 40 for the committee amendment to line 11 of said section.

By unanimous consent the amendments by Reimers of Lyon to lines nine (9) and ten (10) were withdrawn.

Carter of Hardin offered the following amendment to the committee amendment to line 11 of section 40 and moved its adoption:

Amend the committee amendment to line 11 of section 40 by striking out the figures "250,000.00" and inserting in lieu thereof the figures "200,000.00".

Grimwood of Jones moved the previous question.

Motion prevailed.

On the question "Shall the amendment by Carter of Hardin to the committee amendment to line 11 of section 40 be adopted?" a roll call was demanded.

The ayes were:

Anderson of Bierkamp Christophel Fleming Blackford Forsling Decatur Craig Blake Dewar Anderson of Francis Gilbertson Brittain Eckles Webster Graham Eden Bauer Carter

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Kennedy Noble Stepanek Grimwood Oldham Stookesberry Hager Kent Knudson Oliver Strippel Hansen Knutson Swanson Hanson of Orr Owens Latimer Thomas Hancock Lepley Troup Harrison of Powers Truax Pottawattamie Lichty Quirk Lieberknecht Rassler Ulstad Hempel Higgins Long Ratliff Venard Reimers Vincent HillLovrien Hollis McCaulley Rice Wagner Walrod Hubbard McIlrath Rust Williams Mathews Ryder Huff Johnson of Maxfield Smith of Wilson Merritt Wolfe Dickinson Chickasaw Johnson of Natvig Smith of O'Brien Mr. Speaker-78 Marion

The nays were:

Aiken	Cole	Hattendorf	Napier
Anderson of	Gripp	Held	O'Donnell
Montgomery	Haney	King	Patterson
Berry	Hanson of	Leonard	Rhinehart
Bixler	Winnebago	Martin	Schulte—22
Blythe Clark	Harrison of	Miller	
Clark	Clarke		

Absent or not voting:

Diltz	Elliott	Rankin	Saunders
Edge	Prichard	Roberts	Yenter—8

The amendment by Carter of Hardin to the committee amendment to line 11 of section 40 was adopted.

Carter of Hardin offered the following amendment to section 40 and moved its adoption:

Amend section 40 of House File No. 14 by adding thereto the following: If any of the appropriations provided in lines 9, 10 and 11 of this section are insufficient to pay the amount provided by statute for each school, the funds shall be prorated among all schools meeting the requirements.

Amendment adopted.

Berry of Monroe offered the following amendment to section 40 and moved its adoption:

Amend section forty (40) of House File No. 14 as follows: Strike out of line twelve (12) the figures "70,000.00" and substitute in lieu thereof the figures "100,000.00".

On the question "Shall the amendment by Berry of Monroe be adopted?" a roll call was demanded.

The ayes were:

' Aiken Gilbertson Roberts Leonard Anderson of Graham Lepley Rust Montgomery Grimwood Lichty Ryder Haney Anderson of Lieberknecht Schulte Webster Hansen Long Smith of Baper Harrison of Chickasaw Lovrien Berry Clarke McCaulley Smith of O'Brien Bierkamp Harrison of McIlrath Stepanek Bixler Pottawattamie Martin Stookesberry Blackford Hattendorf Mathews Strippel Maxfield Blythe Held Swanson Carter Hempel Merritt Troup Clark Higgins Truax Napier Hill Cole Natvig Ulstad Hollis Craig Noble Venard Huff Dewar O'Donnell Wagner Diltz Johnson of Oldham Walrod Eckles Williams Marion Owens Eden Kent Prichard Wolfe Fleming Rankin King Yenter Knudson Forsling Rhinehart Mr. Speaker-81 Francis Knutson Rice

The nays were:

Anderson of	Hanson of	Miller	Ratliff
Decatur	Hancock	Oliver	Reimers
Brittain	Johnson of	Orr	Vincent
Christophel	Dickinson	Patterson	Wilson-14
Hager			

Absent or not voting:

Blake	Hanson of	Latimer	2	Rassler
Edge	Winnebago	Powers		Saunders
Elliott Gripp	Hubbard Kennedy	Quirk		Thomas—13

Amendment by Berry of Monroe was adopted.

Vincent of Guthrie offered the following amendment to section 40 and moved its adoption:

Amend House File No. 14, section 40, by adding thereto the following:

"The appropriation for mining camp schools shall be used by the state superintendent of public instruction, with the approval of the executive council and under its direction, but not until there is submitted to the executive council by the state superintendent of public instruction a comprehensive program showing the entire proposed expenditure of the appropriation for the year under consideration, and not until all of the mining camp schools applying for funds from said appropriation have been notified of said contemplated division and of the time and place when the proposed division of such funds is to be passed upon by the executive council. Notice of the hearing by the executive council shall

be given by registered mail addressed to the secretary of said mining camp school boards and mailed at least ten (10) days prior to the time. fixed for the hearing."

Amendment adopted.

Carter of Hardin offered the following amendment to section 40 and moved its adoption:

Amend section 40, as amended, by adding thereto the following: "Section forty-one hundred eighty-seven (4187) of the Code, 1924, is hereby repealed."

Amendment adopted.

Carter of Hardin offered the following amendments to the committee amendments to section 40 and moved their adoption:

Amend the committee amendments to section 40, paragraphs one (1) and three (3), by striking out the figures "\$929,900.00" and inserting in lieu thereof the figures "\$909,900.00"; also, by striking out the words "Twenty-nine" before the word "Thousand" in paragraph 1 and inserting in lieu thereof the word "Nine".

Amendments to committee amendments adopted.

On motion of Carter of Hardin the committee amendments to section 40, as amended, were adopted.

Huff of Cass moved that the House now adjourn until 1:30 p. m. today.

O'Donnell of Dubuque moved to amend by changing the hour for 1:30 to 1:00 p. m.

Amendment adopted.

Motion by Huff of Cass, as amended, was adopted.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill:

Senate File No. 138, a bill for an act relating to the payment of salaries of county officers.

Also, that the Senate has concurred in House amendment to the following bill:

Senate File No. 44, a bill for an act relating to assessment of corporation stock.

Also, that the Senate has concurred in House amendments to the following bill:

Senate File No. 13, a bill for an act relating to waterworks.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 83, a bill for an act legalizing the franchise of the Armstrong Cement Works in the town of Armstrong, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 149, a bill for an act to legalize an election held by the voters of Clay county on the fourth day of November, 1924, with reference to the improvement of the primary road system.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 133, a bill for an act to define, license, and regulate children's boarding homes.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 131, a bill for an act to define, license, and regulate child-placing agencies.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 133

Amend by inserting a period (.) after the word "home" in section 1, line 17, striking the remainder of the section and substituting therefor the following: "This definition shall not include any person who, without compensation, is caring for children for a temporary period."

Amend section 1 by striking the semi-colon (;) afted the word "corporations", striking the remainder of line 5 and part of line 6 to and including the word "any" and inserting in lieu thereof the words "other than".

SENATE AMENDMENTS TO HOUSE FILE NO. 131

Amend section 1 by striking from lines 4 and 5 the following: "; provided, however, that this act shall not be construed to relate to any" and inserting in lieu thereof the following: ", other than"; by adding an "s" to the word "institution" in line 5 and by striking from line 6 the words "of state institutions".



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 54, 69, 164, 163 and 333.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 54, 69, 163, 164 and 333.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 25th day of March, 1925, sent to the governor for his approval:

House Files Nos. 54, 69, 163, 164 and 333.

HOWARD A. MATHEWS, Chairman.

Report adopted.

BUSINESS PENDING

The House resumed consideration of House File No. 14 and the committee amendments proposed thereto.

On motion of Diltz of Polk the committee amendments to section 41 were adopted.

Grimwood of Jones offered the following amendments to section 34 and moved their adoption:

Amend section 34 of House File No. 14 as follows:

- 1. Strike line 13 and insert the following: "Parole Agents (3) \$600.00".
- 2. Strike line 15 and insert the following: "Stenographers (3) \$3,600.00".

Amendments rejected.



Forsling of Woodbury moved to reconsider the vote by which the amendments by Grimwood of Jones were rejected.

Motion to reconsider lost.

On motion of Diltz of Polk the committee amendments to section 43 were adopted.

On motion of Carter of Hardin the committee amendment to section 45 was adopted.

Napier of Ringgold offered the following amendment to the committee amendments to section 46 and moved its adoption:

Amend paragraph 10 of the committee amendment to section 46 by striking out the words "deputy treasurer's" as they appear in line two (2) and substituting in lieu thereof the word "Cashier's".

Amendment adopted.

Napier of Ringgold offered the following amendment to section 46 and moved its adoption:

Amend House File No. 14, section 46, by striking out the words "treasurer's bonds" as they appear in line fifty-seven (57) of section forty-six (46) of said bill and inserting in lieu thereof the following: "Bonds of treasurer and deputy".

Amendment adopted.

On motion of Napier of Ringgold the committee amendments, as amended, to section 46 were adopted.

Grimwood of Jones offered the following amendment to section 48 and moved its adoption:

Amend House File No. 14, section 48, by striking from line 140 the words "New Building" and inserting in lieu thereof the words "Repairing and Remodeling old Cell House".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Christophel	Edge	Hanson of
Decatur	Clark	Fleming	Hancock
Bierkamp	Cole	Forsling	Hanson of
Blackford	Craig	Francis	Winnebago
Blythe	Dewar	Grimwood	Harrison of
Brittain	Eckles	Haney	Pottawattamie
Carter 61	Eden	Hansen	Hattendorf

Hempel	Lichty	Oldham	Thomas
Hill	Lieberknecht	Owens	Troup
Hollis	Long	Powers	Truax
Johnson of	Lovrien	Prichard	Ulstad
Dickinson	McCaulley	Rankin	Wagner
Johnson of	McIlrath	Rhinehart	Walrod
Marion	Mathews	Smith of	Williams
Kennedy	Maxfield	Chickasaw	Wilson
King	Merritt	Stepanek	Yenter
Lepley	O'Donnell	Swanson	Mr. Speaker—61

The nays were:

Aiken	Bixler .	Knutson	Noble
Anderson of	Gilbertson	Latimer	Orr
Montgomery	Harrison of	Leonard	Schulte
Anderson of	Clarke	Martin	Smith of O'Brien
Webster	Higgins	Miller	Venard
Bauer	Huff	Napier	Wolfe—24
Berry	Knudson	Natvig	

Absent or not voting:

Blake	Held	Rassler	Ryder
Diltz	Hubbard	Ratliff	Saunders
Elliott	Kent	Reimers	Stookesberry
Graham	Oliver	Rice	Strippel
Gripp	Patterson	Roberts	Vincent—23
Hager	Quirk	Rust '	

The amendment by Grimwood of Jones was adopted.

Aiken of Ida offered the following amendment to the committee amendment to section 48 and moved its adoption:

Amend committee amendment to section 48 by striking out the third line of paragraph 3.

On the question "Shall the amendment to the committee amendments be adopted?" a roll call was demanded.

The ayes were:

Aiken	Harrison of	Leonard	Rassler
Berry	Clarke	Lovrien	Rice
Bierkamp	Higgins	McCaulley	Roberts
Bixler	Huff	Martin	Stookesberry
Brittain	King	Napier	Ulstad
Clark	Knudson	Orr	Wolfe-26
Hanson of	Knutson	Quirk	
Winnebago			

The nays were:

Anderson of Decatur	Francis Grimwood	Lieberknecht Long	Smith of Chickasaw
Anderson of	Gripp	McIlrath	Smith of O'Brien
Montgomery	Hager	Mathews	Stepanek
Bauer	Haney	Maxfield	Strippel
Blackford	Hanson of	Miller	Swanson
Blythe	Hancock	Natvig	Thomas
Carter	Harrison of	O'Donnell	Troup
Christophel	Pottawattamie	Oldham	Truax
Cole	Hattendorf	Owens	Venard
Craig	Hempel	Powers	Vincent
Dewar	Hill -	Prichard	Wagner
Eckles	Hollis	Rankin	Walrod
Eden	Johnson of	Ratliff	Williams
Edge	Dickinson	Rhinehart	Wilson
Elliott	Kennedy	Rust	Yenter
Fleming	Lepley	Schulte	Mr. Speaker—64
Forsling	Lichty		

Absent or not voting:

Anderson of	Hansen	Kent	Patterson
Webster	Held	Latimer	Reimers
Blake	Hubbard	Merritt	Ryder
Diltz	Johnson of	Noble	Saunders—18
Gilbertson	Marion	Oliver	
Graham			

The amendment by Aiken of Ida to the committee amendments to section 48 was rejected.

Speaker Pro Tempore Ulstad in the chair.

On motion of Grimwood of Jones the committee amendments to section 48, as amended, were adopted.

Harrison of Pottawattamie offered the following amendment to the committee amendments to section 37 and moved its adoption:

Amend the committee amendments to section 37 by striking therefrom paragraphs 2, 3 and 4 and inserting in lieu thereof the following:

"2. Strike lines 12 to 26, inclusive, and insert in lieu thereof the following:

This section is not to be construed or interpreted to include the expense of any printing for any of the following Departments, Bureaus, Boards or associations:

Iowa Beef Producers Association, Iowa Corn and Small Grain Growers Association, Farmers Institutes, Iowa State Poultry Breeders Association, Short Courses, Board of Conservation, State Entomologist, State Fair Board, Agricultural Societies, Iowa Department of the Grand Army of the Republic, State Library and all divisions thereof, Psychopathic Hospital, State Highway Commission, Banking Department (Re-

ceivership Division), Board of Engineering Examiners, Board of Chiropractic Examiners, Board of Dental Examiners, Board of Embalmers Examiners, Board of Nurses Examiners, Board of Medical Examiners, Board of Optometry Examiners, Board of Osteopathic Examiners, Board of Podiatry Examiners, Fish and Game Department, Motor Vehicle Department, Institutions under the Board of Control and the Board of Education, Iowa State Dairy Association, Bureau of Venereal Disease Control, and Vital Statistics Division of Department of Health.

Amendment to committee amendments to section 37 adopted.

Harrison of Pottawattamie asked unanimous consent to have paragraph 1 of the committee amendments to section 37 stricken.

There being no objection, paragraph 1 of the committee amendments to section 37 was stricken.

On motion of Harrison of Pottawattamie the committee amendments, as amended, to section 37 were adopted.

Speaker Edson in the chair.

On motion of Carter of Hardin the committee amendments to section 54 were adopted.

On motion of Carter of Hardin the committee amendment proposing section 54-al was adopted.

On motion of Carter of Hardin the committee amendment proposing section 54-a2 was adopted.

Carter of Hardin offered the following amendments to section 55 and moved their adoption:

Amend section 55 by striking from line three (3) thereof the following: "at the seat of government".

Amend line eight (8) of the same section by changing the period (.) to a semicolon (;) and adding the following:

"provided, however, that such temporary additional assistance as shall be deemed necessary in the interest of economy and efficiency may be authorized by the concurrent action of the governor and the director of the budget."

Amendments adopted.

On motion of Forsling of Woodbury the committee amendment proposing section 55-a1 was adopted.



HON. C. F. CLARK ADDRESSES HOUSE

Yenter of Johnson announced that the Hon. C. F. Clark, a member of this House during the Thirty-eighth, Thirty-ninth, Fortieth, and Fortieth extra sessions, was in the building and requested that he be invited to attend the session and address the House.

Mr. Clark was admitted and was escorted to the Speaker's station, where he briefly addressed the House.

The House resumed consideration of House File No. 14.

Knutson of Cerro Gordo offered the following amendment to the committee amendment proposing section 55-a2 and moved its adoption:

Amend the committee amendment proposing section 55-a2 by striking out of line 6 the figures "2,000.00" and inserting in lieu thereof the figures "1,800.00"; and by striking out of line 7 the figures "1,600.00" and inserting in lieu thereof the figures "1,800.00".

Amendment to the committee amendment adopted.

On motion of Forsling of Woodbury the committee amendment proposing section 55-a2, as amended, was adopted.

Forsling of Woodbury offered the following amendments to the committee amendment proposing section 55-a3 and moved their adoption:

Amend the committee amendment proposing section 55-a3 by striking out line 8 and inserting in lieu thereof the following:

1 clerk2,000.00 annually

Also by striking out line 11 and inserting in lieu thereof the following: 30 Examiners, each\$1,200.00 to 3,800.00 annually

Also by striking from line 20 the words "limitations imposed by" and inserting in lieu thereof the words "provisions of".

Amendments to the committee amendment adopted.

On motion of Forsling of Woodbury the committee amendment proposing section 55-a3, as amended, was adopted.

On motion of Forsling of Woodbury the committee amendment proposing section 55-a4 was adopted.

On motion of Forsling of Woodbury the committee amendment to section 56 was adopted.

On motion of Carter of Hardin the committee amendments to section 57 were adopted.

On motion of Carter of Hardin the committee amendment to section 60 was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 13, 44, and 138.

House Files Nos. 83 and 149.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 83 and 149.

Senate Files Nos. 13, 44 and 138.

AMENDMENTS FILED

Patterson of Kossuth filed the following amendment to Senate File No. 312:

Amend Senate File No. 312, section 1, by adding thereto the following: Sec. 1-a1. The state may purchase or condemn any private real or personal property, including manufactured or processed commodities that may be needed for the construction, maintenance or repair of the highways of the state, and where condemnation proceedings are instituted they shall be conducted under the provisions of chapters three hundred sixty-five (365) and three hundred sixty-six (366) of the Code, 1924.

Oliver of Monona filed the following amendments to House File No. 247:



Amend House File No. 247, section one (1), by striking all following the word "District" in line sixteen (16), up to and including the word "chapter" in line seventeen (17) and inserting in lieu thereof the following:

"by appointing commissioners as provided in this section and by requiring a bond as provided in the last preceding section and by proceeding as provided by chapter".

Also, further amend House File No. 247 by adding to section one (1) the following:

"Neither any land nor any previously organized drainage district shall be included within, or assessed for, the proposed new intercounty drainage district unless such land, or unless such previously organized district shall receive special benefits from the improvements in the proposed new intercounty districts. Any landowner whose lands will be affected by the establishment of the new intercounty district may appeal to the district owner of the county in which his land lies, from the action of the joint boards in establishing the new district or including his land therein. The procedure for taking such appeal and for hearing and determining the same shall be as provided for similar appeals in chapter three hundred fifty-three (353) of the Code, 1924. Trustees or boards of supervisors having charge of any previously organized district which is proposed to be included (either in whole or in part) within the new intercounty district may, in the same manner and under the same procedure, appeal to the district court from the action of the joint boards in establishing the new districts or in including therein the previously organized district or any part thereof."

Brittain of Madison filed the following amendment to Senate File No. 312:

Amend Senate File No. 312 by striking therefrom sections eight and ten.

Wagner of Scott filed the following amendment to House File No. 313:

Amend House File No. 313 by inserting after the word "street" in line five (5) of section one (1), the words "or alley".

Also amend by striking out all of line nineteen (19) of said section and inserting in lieu thereof the words "the block or blocks in which such alley is located, or, where adjoining property is not platted into blocks, such assessment shall be confined to property within one hundred fifty (150) feet from the alley so improved.

Bixler of Adams filed the following substitute amendment to Senate File No. 312:

Amend Senate File No. 312 by striking out all after the enacting clause and substituting in lieu thereof the following:



- Section 1. That license fee of two cents (2 cts.) per gallon or fraction of a gallon is hereby imposed on all gasoline used in this state for any purpose whatsoever. Any person using gasoline within the state shall be liable for the fee herein provided for unless the same shall have been previously paid. Such license fee when paid shall be in lieu of all taxes upon gasoline. License fees shall be collected and disposed of in the matter hereinafter provided.
- Sec. 2. (a) The term "distributor" as used in this act shall mean any person who brings into the state, or who produces, refines, manufactures or compounds within the state any gasoline to be used within the state or sold or otherwise disposed of by him within the state for use in the state. Provided, however, a person coming into this state and traveling by motor vehicle may transport, in the ordinary gasoline tank attached to and forming a part of such motor vehicle, not more than twenty (20) gallons of gasoline without being considered a distributor.
- (b) The term "person" includes individual, partnership, corporation and association.
 - (c) The term "treasurer" means the "treasurer of state of Iowa".
- (d) The word "gasoline", as used in this act, shall include the liquids derived from petroleum or natural gas, commonly known or sold as gasoline, and all other volatile and inflammable liquids, by whatsoever name known or sold, containing any derivative of petroleum or natural gas, and produced, prepared, or compounded for the purpose of generating power by means of internal combustion, or which may be used for such purpose, but shall not include kerosene.
- Sec. 3. The secretary of agriculture shall adopt specifications to determine the quality of the various grades of gasoline sold or offered for sale in the state of Iowa in accordance therewith.

Every person who sells or offers for sale gasoline at retail in this state shall keep posted in a conspicuous place most accessible to the public at his place of business a placard showing the result of the test as determined by the specification adopted by the secretary of agriculture.

Any person violating the provisions of this act shall be guilty of a misdemeanor and shall be punished by a fine not to exceed one hundred dollars (\$100) or imprisoned in the county jail not to exceed thirty (30) days or by both such fine and imprisonment.

- Sec. 4. Every person who sells gasoline at retail in this state shall keep posted in a conspicuous place and most accessible to his customers at his place of business the retail price of gasoline of the different grades sold by him which shall be the total price per gallon charged to customers for such gasoline.
- Sec. 5. Each distributor of gasoline shall, within thirty (30) days after the taking effect of this act, file with the treasurer, a duly acknowledged certificate on forms prescribed, prepared and furnished by the treasurer, showing the name under which such distributor is transacting business in the state of Iowa, the name and addresses of the several persons constituting the association or partnership, and if a corporation the corporate name under which it is authorized to transact business, and the



names and addresses of its principal officers, and its resident general agent or other officer upon whom process may be served or who is authorized to represent it for all the purposes of this act.

- Sec. 6. Each distributor of gasoline shall, on or before the twentieth (20th) day of each calendar month, forward to the treasurer a statement, sworn to by one of its principal officers, showing the total number of gallons of gasoline imported by him and the total number of gallons of gasoline sold or otherwise disposed of for the preceding calendar month, and shall, at the same time, remit to the treasurer the amount of license fee for such preceding month for which such distributor is liable.
- Sec. 7. The books, records, papers, receipts, invoices and equipment of any distributor which pertain to the sale of gasoline shall be subject to inspection at any time during ordinary business hours by the treasurer or his representatives.
- Sec. 8. Any distributor who shall fail to make, or refuse to make the reports to the treasurer as herein prescribed, or shall refuse to permit the treasurer to examine the books, records, papers, receipts, invoices or equipment of such distributor, pertaining to the sale of gasoline, or who shall make any incomplete, false or fraudulent return hereunder, shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00).
- Sec. 9. Any person who shall buy or use any gasoline for purpose of operating or propelling stationary gas engines, tractors, used for agricultural purposes, motor boats, airplanes, or aircraft, who shall purchase or use any gasoline for cleaning or dyeing or for any other commercial use except for propelling motor vehicles operated in whole or in part upon any of the public highways of the state, shall be reimbursed and be repaid the amount of such license fee paid by him upon presenting to the treasurer of state a statement, accompanied by the original invoices showing such purchases, which statement shall set forth the total amount of such gasoline so purchased and used by such consumer, other than for propelling motor vehicles operated or intended to be operated in whole or in part upon any of the public highways of this state and the treasurer of state shall, upon the presentation of such invoices cause to be repaid, to such consumer, from the fund operated by the license fee collected on the use of gasoline, as herein provided, the amount of license fees paid by such consumer on gasoline used for purposes other than propelling motor vehicles as herein provided. All applications for refunds or reimbursement as provided for in this section shall be filed with the treasurer of state within ninety (90) days after the date on which such gasoline shall have been purchased, as shown by the invoice. Any person, firm or corporation who shall make any false statement in connection with an application for the refund of any money or license fees, as herein provided, or who shall collect or cause to be repaid to him or to any person any such fees without being entitled to the same under the provisions of this section, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not to exceed one thousand dollars (\$1,000).



Sec. 10. License fees collected under the provisions of this act shall be combined into a fund to be known as the Highway Fund.

One-half (½) of the fund thus created shall be dedicated to the improvement of the county road system of the various counties of the state of Iowa, and shall be apportioned to the various counties of the state in the same ratio that the area of each county bears to the total area of the state.

The remainder of the Highway Fund shall be apportioned among the several counties of the state in the same ratio that the area of each county bears to the total area of the state, and be distributed to the various townships in the proportion that the total mileage of the township roads in the township bears to the total mileage of township roads in the county.

- Sec. 11. The refunds provided for in section nine (9) shall be made on blank forms provided by the treasurer of state, and under such proofs under oath as he may prescribe.
- Sec. 12. If any part of this act is held to be unconstitutional or invalid by the courts, such decision shall not affect the validity of the remaining portions of this act.
- Sec. 13. This act, being deemed of immediate importance, shall be in full force and effect from and after its publication in Plain Talk, a newspaper published in the city of Des Moines, Iowa, and the Adams County Union-Republican, a newspaper published in Corning, Iowa.

On motion of Hansen of Scott the House adjourned until 9:00 a. m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 26, 1925.

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

Prayer was offered by the Rev. E. T. Aldrich, pastor of the United Brethren church, Des Moines, Iowa.

Journal of March 25th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reimers of Lyon for the day on request of Ratliff of Henry.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Truax of Buchanan, from voters of Independence and Buchanan county, protesting against House File No. 297. Schools and textbooks.

By Merritt of Carroll, from residents of Carroll county, protesting against House File No. 297. Schools and textbooks.

By Schulte of Worth, from citizens and voters of Worth county, protesting against House File No. 297. Schools and textbooks.

By Truax of Buchanan, from citizens of Fairbank, favoring Senate File No. 191, without amendment. Suppression of intemperance.

By McIlrath of Poweshiek, from the Drummond Club, Grinnell, favoring a two cent tax on gasoline. Ways and means.

By Hempel of Clayton, from Tourist Club, McGregor, favoring a gasoline tax and a road bond issue. Ways and means.

By Eden of Clinton, from voters of Clinton county, protesting

against House File No. 297 and favoring Senate File No. 191. Schools and textbooks.

Troup of Story, from residents of Story county, favoring House File No. 227, and protesting against House File No. 297. Schools and textbooks.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 25th day of March, 1925, sent to the governor for his approval:

House Files Nos. 83 and 149.

HOWARD A. MATHEWS, Chairman.

Report adopted.

CONFERENCE COMMITTEE APPOINTED

As a conference committee on Senate File No. 49, the Speaker appointed the following members on the part of the House:

Yenter of Johnson, Johnson of Marion, Grimwood of Jones and O'Donnell of Dubuque.

HOUSE FILE WITHDRAWN

On request of Hanson of Hancock, unanimous consent having been obtained, House File No. 213 was withdrawn from the sifting committee and from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 156, a bill for an act relating to payment of taxes and to penalties thereon and disbursement, and to the time of holding tax sale.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 208, a bill for an act to authorize the transfer of a portion of the county bridge fund of Palo Alto county, Iowa, to the county road building fund.



Also, 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 legalize the filing with the secretary of agriculture in 1923 of the report of the Louisa County Fair Association, and to authorize the certification and payment of state aid to said association for said year.

WALTER H. BEAM, Secretary.

JATE MESSAGES CONSIDERED

Senate File io. 208, a bill for an act to authorize the transfer of a portion of the county bridge fund of Palo Alto county, Iowa, to the county road building fund.

Read first and second times and referred to sifting committee.

Senate File No. 156, a bill for an act to repeal sections seventy-two hundred ten (7210), seventy-two hundred eleven (7211), seventy-two hundred fourteen (7214) and seventy-two hundred fifteen (7215), and to enact substitutes therefor; and to amend sections seventy-two hundred forty-four (7244) and forty-eight hundred three (4803) of the Code, 1924, relating to the payment of taxes and to penalties thereon, and disbursement, and to the time of holding tax sale.

Read first and second times and referred to sifting committee.

Senate File No. 290, a bill for an act to legalize the filing with the secretary of agriculture in 1923 of the report of the Louisa County Fair Association, and to authorize the certification and payment of state aid to said association for said year.

Read first and second times and referred to sifting committee.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 24th, approved the following bills:

House Files Nos. 21, 23, 25, 292 and 389.

BUSINESS PENDING

The House resumed consideration of House File No. 14 and the committee amendments proposed thereto.



Carter of Hardin offered the following amendment and moved its adoption:

Amend House File No. 14, section 47, line 37, by striking out the figures "400.00" and inserting in lieu thereof the figures "500.00".

Amendment adopted.

Gripp of Union offered the following amendment to the committee amendments to section 49 and moved its adoption:

Amend the committee amendments to section 49 of House File No. 14 by striking from paragraph 2 the line designated as subsection (e).

Wolfe of Linn moved that the director of the budget be requested to appear before the House.

Stookesberry of Davis moved the previous question on the motion of Wolfe of Linn.

Motion prevailed.

On the question "Shall the motion of Wolfe of Linn, requesting the director of the budget to appear before the House, be adopted?" a roll call was demanded, and rule 18 was invoked.

By unanimous consent Yenter of Johnson was excused from voting.

The ayes were:

Aiken	Gripp	Latimer	Patterson
Anderson of	Haney .	Leonard	Prichard
Webster	Hanson of	Lieberknecht	Quirk
Bauer	Winnebago	Long	Rassler
Berry	Harrison of	Martin	Roberts
Bierkamp	Clarke	Mathews	Smith of O'Brien
Bixler	Harrison of	Maxfield	Stepanek
Craig	Pottawattamie	Merritt	Stookesberry
Elliott	Held	Miller	Thomas
Fleming	Higgins	Napier	Ulstad
Gilbertson	Hubbard	Natvig	Venard
Graham	Huff	Orr	Vincent
Grimwood	Knudson	Owens	Wolfe-48

The nays were:

Anderson of	Cole	Francis	Johnson of
Montgomery	Dewar	Hager	Dickinson
Blackford	Diltz	Hansen	Johnson of
Blythe	Eckles	Hattendorf	Marion
Brittain	Eden	Hempel	Kennedy
Christophel	Edge	Hill	Kent
Clark	Forsling	Hollis	King

Knutson Lepley Lichty McCaulley McIlrath Noble O'Donnell Oldham Oliver Powers Ratliff Rhinehart Rust Ryder

Schulte Smith of Chickasaw Strippel Swanson Troup Truax Wagner Walrod Williams Wilson Mr. Speaker—50

Absent or not voting:

Anderson of Decatur Blake Carter Hanson of Hancock Lovrien Rankin Reimers Rice Saunders Yenter—10

The motion of Wolfe of Linn was lost.

Grimwood of Jones moved the previous question on the amendment by Gripp of Union.

Motion prevailed.

On the question "Shall the amendment by Gripp of Union to the committee amendments to section 49 be adopted?" a roll call was demanded.

The ayes were:

Aiken Gilbertson Anderson of Gripp Montgomery Haney Anderson of Hanson of Webster Winnebago Bauer Harrison of Berry Clarke Bierkamp Harrison of Pottawattamie Bixler Brittain Hattendorf Clark Held Craig Higgins Diltz Hill Fleming Hubbard Forsling Huff Francis Kent

Latimer
Leonard
Lieberknecht
Long
McCaulley
Martin
Mathews
Maxfield
Miller
Napier
Natin
Natin
Nation
Nation
Noble
Orr
Owens

Knudson

Quirk
Rassler
Ratliff
Rice
Roberts
Smith of O'Brien
Stookesberry
Thomas
Ulstad
Venard
Walrod
Wolfe
Mr. Speaker—57

Patterson

Prichard

The nays were:

Blackford Blythe Carter Christophel Cole Dewar Eckles Eden Edge Grimwood
Hager
Hempel
Hollis
Johnson of
Dickinson
Kennedy
Lepley
Lichty

McIlrath Merritt O'Donnell Oldham Powers Rhinehart Ryder Schulte

Stepanek Strippel Swanson Truax Vincent Wagner Wilson Yenter—33

Absent or not voting:

Anderson of Decatur	Hanson of Hancock	Lovrien Oliver	Saunders Smith of
Blake	Johnson of	Rankin	Chickasaw
Elliott	Marion	Reimers	Troup
Graham	King	Rust	Williams-18
Hansen	Knutson		

The amendment by Gripp of Union to the committee amendments to section 49 was adopted.

Martin of Jackson offered the following amendment to the committee amendments to section 49 and moved its adoption:

Amend the committee amendments to section 49 of House File No. 14 by striking from paragraph 2 the line designated as subsection (d).

On the question "Shall the amendment to the committee amendments be adopted?" a roll call was demanded.

The ayes were:

Aiken	Brittain	Hubbard	Napier
Anderson of	Craig	Huff	Orr
Montgomery	Gripp	Kent	Patterson
Anderson of	Hager	Knudson	Powers
Webster	Hanson of	Leonard	Rassler
Bauer	Winnebago	Lepley	Ulstad
Berry	Higgins	Martin	Venard
Bierkamp	Hill	Mathews	Wolfe-30
Bixler	2022		

The nays were:

Blackford	Harrison of	McCaulley	Smith of
Blythe	Clarke	McIlrath	Chickasaw
Carter	Harrison of	Maxfield	Smith of O'Brien
Christophel	Pottawattamie	Merritt	Stepanek
Clark	Hattendorf	Miller	Stookesberry
Cole	Held	Natvig	Strippel
Dewar	Hempel	O'Donnell	Swanson
Diltz	Hollis	Oldham	Thomas
Eckles	Johnson of	Oliver	Truax
Eden	Dickinson	Owens	Vincent
Fleming	Kennedy	Prichard	Wagner
Forsling	King	Quirk	Walrod
Francis	Latimer	Rhinehart	Williams
Grimwood	Lichty	Rice	Wilson
Haney	Lieberknecht	Ryder	Yenter
Hansen	Long	Schulte	Mr. Speaker—60

Absent or not voting:

Anderson of	Graham	Knutson	Reimers
Decatur	Hanson of	Lovrien	Roberts
Blake	Hancock	Noble	Rust
Edge	Johnson of	Rankin	Saunders
Elliott	Marion	Ratliff	Troup-18
Gilhertson			•

The amendment by Martin of Jackson to the committee amendments to section 49 was rejected.

Berry of Monroe offered the following amendment to section 49 and moved its adoption:

Amend House File No. 14, section 49, by striking from line 41 the figures "63,750.00" and substituting in lieu thereof the figures "30,000.00".

On the question "Shall the amendment by Berry of Monroe be adopted?" a roll call was demanded.

The ayes were:

Aiken	Fleming	Knudson	Orr
Anderson of	Gilbertson	Leonard	Owens
Montgomery	Gripp	Long	Rassler
Anderson of	Haney	McCaulley	Rice
Webster	Hanson of	Martin	Roberts
Bauer	Winnebago	Miller	Stookesberry
Berry	Hempel	Napier	Ulstad
Bierkamp	Higgins	Natvig	Venard
Bixler	Huff	Noble	Wolfe-35
Clark	Kent	9000 B B B B B	

The nays were:

Blackford	Hattendorf	McIlrath	Smith of
Blythe	Held	Maxfield	Chickasaw
Brittain	Hill	O'Donnell	Smith of O'Brien
Carter	Hollis	Oldham	Stepanek
Christophel	Johnson of	Oliver	Strippel
Cole	Dickinson	Patterson	Swanson
Craig	Johnson of	Powers	Thomas
Diltz	Marion	Rankin •	Troup
Eckles	Kennedy	Ratliff	Truax
Eden	Knutson	Rhinehart	Walrod
Francis	Lepley	Rust	Wilson
Grimwood	Lichty	Ryder	Yenter
Hager	Lieberknecht	Schulte	Mr. Speaker-50
Hansen			4.70

Absent or not voting:

Anderson of	Graham	Hubbard	Quirk
Decatur	Hanson of	King	Reimers
Blake	Hancock	Latimer	Saunders
Dewar	Harrison of	Lovrien	Vincent
Edge	Clarke	Mathews	Wagner
Elliott	Harrison of	Merritt	Williams—23
Forsling	Pottawattar	nie Prichard	

The amendment by Berry of Monroe was rejected.

On motion of Gripp of Union the House recessed until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

The House resumed consideration of House File No. 14.

Knudson of Hamilton offered the following amendment and moved its adoption:

Amend House File 14, section forty-nine (49), as follows:

Strike from lines fifty-nine (59) and sixty (60) the words and figures "three hundred thousand dollars (\$300,000.00)" and insert in lieu thereof the following: "one hundred fifty thousand dollars (\$150,000.00)".

Johnson of Marion moved the previous question.

Motion prevailed.

On the question "Shall the amendment by Knudson of Hamilton be adopted?" a roll call was demanded and rule 18 was invoked.

The ayes were:

Aiken	Elliott	Kent	Natvig
Anderson of	Gilbertson	Knudson	Noble
Montgomery	Haney	Latimer	Orr
Anderson of	Hanson of	Leonard	Owens
Webster	Winnebago	Long	Patterson
Bauer	Harrison of	McCaulley	Rassler
Berry	Clarke	Martin	Rice
Bierkamp	Hattendorf	Mathews	Roberts
Bixler	Hempel	Maxfield	Stookesberry
Blake	Higgins	Miller	Ulstad
Clark	Hill	Napier	Wolfe-42
Craig	Huff		

The nays were:

Anderson of	Eden	Harrison of	Knutson
Decatur	Edge	Pottawattamie Lepley	
Blackford	Fleming	Held	Lichty
Blythe	Forsling	Hollis	Lieberknecht
Carter	Francis	Johnson of	Lovrien
Christophel	Grimwood	Dickinson	McIlrath
Cole	Hager	Johnson of	Merritt
Dewar	Hansen	Marion	O'Donnell
Diltz	Hanson of	Kennedy	Oldham
Eckles	Hancock	King	Oliver

Powers Ryder Strippel .Wagner Prichard Walrod Saunders Swanson Thomas Wilson Quirk Schulte Rankin Smith of Troup Yenter Chickasaw Truax Mr. Speaker-60 Ratliff Rhinehart Smith of O'Brien Venard Rust Stepanek Vincent

Absent or not voting:

Brittain Williams-6 Gripp Reimers Graham Hubbard

The amendment by Knudson of Hamilton was rejected.

Yenter of Johnson offered the following amendments and moved their adoption:

Amend House File No. 14, section 49, by inserting as line 37-a, the following:

Soldier Tuition\$10,000.00 Amend by adding the following after line 39:

Of the appropriation for soldier tuition the State University is to re-

ceive for each honorably discharged soldier or sailor of the United States who enrolls in any college of the institution, twenty dollars (\$20.00) for each semester and twenty dollars (\$20.00) for each summer school.

Amendments adopted.

Carter of Hardin offered the following amendment to the committee amendments and moved its adoption:

Amend paragraph 1 of the committee amendments to section 49 by striking out the words and figures "four million three hundred sixty-one thousand eight hundred eleven dollars and twenty cents (\$4,361,811.20)" and insert in lieu thereof the words and figures "four million one hundred six thousand eight hundred eleven dollars and twenty cents (\$4,106,-811.20)".

Amendment to the committee amendments to section 49 adopted.

Ulstad of Wright offered the following amendment and moved its adoption:

Amend House File No. 14, section 49, by striking from lines 102 and 103 the words and figures "Three Hundred Thousand Dollars (\$300,-000.00)" and inserting in lieu thereof the words and figures "One Hundred Fifty Thousand Dollars (\$150,000.00)".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Aiken Gilbertson King Prichard Anderson of Graham Knudson Quirk Gripp Montgomery Latimer Rassler Anderson of Haney Leonard Rice Webster Hanson of Long McCaulley Roberts Bauer Winnebago Ryder Berry Harrison of Martin Schulte Bierkamp Clarke Mathews Smith of Bixler Hattendorf Maxfield Chickasaw Blake Hempel Miller Smith of O'Brien Carter Higgins Hill Stookesberry Napier Clark Natvig Ulstad Craig Hubbard Noble Venard Williams Eden Huff O'Donnell Fleming Kent Wolfe-55 · Orr

The nays were:

Anderson of	Grimwood	Knutson	Rust
Decatur	Hager	Lepley	Stepanek
Blackford	Hansen	Lichty	Strippel
Blythe	Hanson of	Lieberknecht	Swanson
Brittain	Hancock	McIlrath	Thomas
Christophel	Harrison of	Oldham	Troup
Cole	Pottawattamie	Oliver	Truax
Dewar	Held	Owens	Vincent
Diltz	Hollis	Patterson	Wagner
Eckles	Johnson of	Powers	Walrod
Edge	Dickinson	Rankin	Wilson
Elliott	Johnson of	Ratliff	Yenter
Forsling	Marion	Rhinehart	Mr. Speaker-48
Francis			

Absent or not voting:

Kennedy	Merritt	Reimers	Saunders-5
Lovrien			

The amendment by Ulstad of Wright was adopted.

Carter of Hardin moved to reconsider the vote by which the amendment by Ulstad of Wright was adopted.

Haney of Mills moved to lay the motion of Carter of Hardin on the table.

Dewar of Cherokee raised the point of order that the gentleman from Mills had preceded his motion with an argument and that this motion was therefore out of order.

The Speaker ruled that the point of order was well taken.

Stookesberry of Davis moved to lay the motion to reconsider on the table.

A roll call was demanded.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were:

Aiken	Graham	Huff	O'Donnell
Anderson of	Gripp	Kent	Orr
Montgomery	Haney	King	Quirk
Anderson of	Hanson of	Knudson	Rassler
Webster	Winnebago	Latimer	Rice
Bauer	Harrison of	Leonard	Roberts
Berry	Clarke	Long	Ryder
Bierkamp	Harrison of	McCaulley	Schulte
Bixler	Pottawattamie	Martin	Smith of O'Brien
Clark	Hattendorf	Mathews	Stookesberry
Craig	Hempel	Miller	Ulstad
Eden	Higgins	Napier	Venard
Fleming	Hill	Natvig	Wolfe—50
Gilbertson	Hubbard	Noble	

The nays were:

Anderson of	Francis	Lieberknecht	Smith of
Decatur	Grimwood	McIlrath	Chickasaw
Blackford	Hager	Maxfield	Stepanek
Blake	Hansen	Merritt	Strippel
Blythe	Hanson of	Oldham	Swanson
Brittain	Hancock	Oliver	Thomas
Carter	Held	Owens	Troup
Christophel	Hollis	Patterson	Truax
Cole	Johnson of	Powers	Vincent
Dewar	Dickinson	Prichard	Wagner
Diltz	Johnson of	Rankin	Walrod
Eckles	Marion	Ratliff	Williams
Edge	Knutson	Rhinehart	Wilson
Elliott	Lepley	Rust	Yenter
Forsling '	Lichty		Mr. Speaker—54

Absent or not voting:

Kennedy	Lovrien	Reimers	Saunders—4

The motion of Stookesberry of Davis to lay the motion to reconsider on the table was lost.

THE CALL OF THE HOUSE

The following call of the House was filed:

Mr. Speaker: We, the undersigned, hereby request a call of the House on the motion of the gentleman from Hardin to reconsider the vote by which the amendment of the gentleman from Wright to subsection "b" of

section 49 of House File No. 14, cutting the appropriation from \$300,-000.00 to \$150,000.00 was adopted.

J. H. Johnson.
C. A. Hollis
Francis Johnson
C. G. Oliver
Martin H. Troup
Charles Rhinehart

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Brittain of Madison, Lovrien of Humboldt and Saunders of Palo Alto.

The sergeant-at-arms was directed to bring the absent members to the House chamber.

The sergeant-at-arms announced the presence of Saunders of Palo Alto and Lovrien of Humboldt.

Venard of Sioux moved that Brittain of Madison be excused from the call of the House.

Motion prevailed.

Eckles of Butler moved that the director of the budget be requested to appear before the House.

Edge of Jasper moved as a substitute motion that the Speaker appoint a committee of three to confer with the director of the budget concerning the proposed appropriations for the Iowa state college of agriculture and mechanic arts.

Substitute motion of Edge of Jasper lost.

Motion of Eckles of Butler lost.

On the question "Shall the House reconsider the vote by which the amendment by Ulstad of Wright to section 49 was adopted?" a roll call was demanded.

The ayes were:

Anderson of Dewar Grimwood Johnson of Diltz Dickinson Decatur Hager Blackford Eckles Johnson of Hanson of Hancock Carter Edge Marion Christophel Held Kennedy Forsling Hollis Lichty Cole Francis

Lieberknecht Rankin Swanson Williams Lovrien Rhinehart Wilson Thomas Maxfield Rust Troup Yenter Oldham Smith of Mr. Speaker-44 Truax Patterson Chickasaw Vincent Wagner Powers Stepanek Prichard Strippel Walrod

The nays were:

Aiken Graham Knudson Oliver Knutson Anderson of Gripp Orr Latimer Owens Montgomery Haney Anderson of Hanson of Leonard Quirk Webster Winnebago Lepley Rassler Long Bauer Harrison of Ratliff Berry Clarke McCaulley Rice Bierkamp Harrison of McIlrath Roberts Bixler Pottawattamie Martin Ryder Blake Hattendorf Mathews Saunders Blythe Hempel Merritt Schulte Clark Higgins Miller Smith of O'Brien Hill Craig Napier Stookesberry Eden Hubbard Natvig Ulstad Elliott Huff Noble Venard Fleming O'Donnell Wolfe-61 Kent Gilbertson King

Absent or not voting:

Brittsin Hansen Reimers—3

The House refused to reconsider the vote by which the amendment by Ulstad of Wright to section 49 was adopted.

Oliver of Monona moved to reconsider the vote by which the amendment by Knudson of Hamilton to section 49 was rejected.

Vincent of Guthrie moved to lay the motion to reconsider on the table.

A roll call was demanded.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were:

Johnson of Anderson of Diltz Hansen Decatur Eckles Hanson of Marion Blackford Eden Hancock Kennedy King Blythe Harrison of Edge Knutson Carter Forsling Pottawattamie Francis Hattendorf Lepley Christophel Cole Grimwood $_{\rm Hill}$ Lichty Lieberknecht Dewar Hager Hollis

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Maxfield Rhinehart Stepanek Wagner Walrod Merritt Rust Stookesberry O'Donnell Ryder Strippel Williams Saunders Swanson Wilson Powers Prichard Schulte Troup Yenter Smith of Truax Rankin Mr. Speaker-54 Chickasaw Vincent Ratliff

The nays were:

Oldham Aiken Gilbertson Kent Anderson of Graham Knudson Oliver Montgomery Gripp Latimer Orr Anderson of Leonard Owens Haney Webster Hanson of Long Patterson Winnebago Lovrien Bauer Quirk Berry Harrison of McCaulley Rassler Bierkamp McIlrath Clarke Rice Hempel Roberts Martin Bixler Higgins Mathews Smith of O'Brien Blake Clark Hubbard Miller Ulstad Napier Craig Huff Venard Elliott Johnson of Natvig Wolfe-50 Dickinson Fleming Noble

Absent or not voting:

Brittain Held Reimers Thomas—4

The motion to reconsider was laid on the table.

Craig of Warren offered the following amendment to section 49 and moved its adoption:

Amend House File No. 14, section 49, by striking therefrom line 120.

On the question "Shall the amendment to section 49 be adopted?" a roll call was demanded.

The ayes were:

Berry Craig Huff Long—8
Bixler Harrison of Leonard
Clark Clarke

The nays were:

Hanson of Johnson of Anderson of Edge Decatur Fleming Winnebago Dickinson Forsling Harrison of Johnson of Bierkamp Blackford Francis Pottawattamie Marion Blythe Graham Hattendorf Kennedy Kent Grimwood Hempel Carter Knutson Christophel Hager Higgins Hill Dewar Haney Lepley Eckles Hollis Lichty Hanson of Lieberknecht Eden Hancock Hubbard

Lovrien	Oliver	Ryder	Troup
McCaulley	Owens	Saunders	Truax
McIlrath	Patterson	Smith of	Venard
Mathews	Powers	Chickasaw	Vincent
Maxfield	Prichard	Smith of O'Brien	Wagner
Merritt	Quirk	Stepanek	Walrod
Miller	Rankin	Stookesberry	Williams
Natvig	Rhinehart	Strippel	Wilson
O'Donnell	Rice	Swanson	Yenter
Oldham	Rust	Thomas	Mr. Speaker-73

Absent or not voting:

Aiken	Cole	King	Rassler
Anderson of	Diltz	Knudson	Ratliff
Montgomery	Elliott	Latimer	Reimers
Anderson of	Gilbertson	Martin	Roberts
Wester	Gripp	Napier	Schulte
Bauer	Hansen	Noble	Ulstad
Blake	Held	Orr	Wolfe-27
Brittain			

The amendment by Craig of Warren to section 49 was rejected.

Lichty of Black Hawk offered the following amendment to section 49 and moved its adoption:

Amend House File No. 14, section 49, part 3, paragraph (a), entitled, "Iowa State Teachers College," by inserting the following as line 121-a:

Of the appropriation entitled "Educational Purposes \$413,000.00" annually for each year of the biennium, \$83,000.00 shall be available on July 1, 1925, and July 1, 1926, respectively, for summer schools with the understanding that the remainder of the said appropriation for educational purposes, \$330,000.00 annually, shall be drawn in accordance with law.

Amendment adopted.

Strippel of Benton offered the following amendment to section 49 and moved its adoption:

Amend House File No. 14, section 49, line 151, by striking out the figures "\$157,000.00" and inserting in lieu thereof the figures "\$162,-000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Aiken	Anderson of	Blackford	Clark
Anderson of	Webster	Blake	Craig
Decatur	Bauer	Blythe	Diltz
Anderson of	Bierkamp	Carter	Eckles
Montgomery	Bixler	Christophel	Eden

Elliott Higgins Martin Smith of Fleming Hill Mathews Chickasaw Forsling Hollis Maxfield Smith of O'Brien Francis Hubbard Merritt Stepanek Gilbertson Miller Stookesberry Huff Graham Johnson of Natvig Strippel Grimwood Dickinson Noble Swanson Troup Johnson of O'Donnell Gripp Hager Marion Oldham Truax Kennedy Haney Oliver Venard Hanson of Knudson Owens Wagner Hancock Knutson Powers Walrod Hanson of Prichard Latimer Williams Winnebago Lepley Ratliff Wilson Lichty Harrison of Rhinehart Wolfe Pottawattamie Long Roberts Yenter Hattendorf Mr. Speaker-85 Lovrien Rust Held McCaulley Ryder Hempel McIlrath Saunders

The nays were:

Harrison of Kent Leonard Rassler Clarke King Patterson Rice—7

Absent or not voting:

Berry Edge Orr Schulte Brittain Hansen Quirk Thomas Cole Lieberknecht Rankin Ulstad Dewar Reimers Napier Vincent—16

The amendment by Strippel of Benton to section 49 was adopted.

Carter of Hardin offered the following amendment to section 49 and moved its adoption:

Amend lines 148 and 149 by striking out the words and figures "One Hundred Sixty-seven Thousand Dollars (\$167,000.00)" and inserting in lieu thereof 'One Hundred Seventy-two Thousand Dollars (\$172,000.00)".

Amendment adopted.

Lieberknecht of Louisa offered the following amendment to section 49 and moved its adoption:

Amend House File No. 14, section 49, subsection 2, by adding as paragraph (c) the following:

"(c) Of the appropriation for Soldier Tuition, 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."

Amendment adopted.

Carter of Hardin offered the following amendment to the committee amendments to section 49 and moved its adoption:



Amend paragraph 3 of committee amendments to section 49 by striking from the last two lines thereof the words and figures "Four Million Eight Hundred Seventeen Thousand Seven Hundred Seventy-four dollars (\$4,817,774.00)" and inserting in lieu thereof the words and figures "Four Million Six Hundred Sixty-seven Thousand Seven Hundred Seventy-four dollars (\$4,667,774.00)".

Amendment to the committee amendments adopted.

On motion of Carter of Hardin the committee amendments, as amended, to section 49 were adopted.

Napier of Ringgold offered the following amendment to section 52 and moved its adoption:

Amend House File No. 14, section 52, line 4, by striking out the words and figures "One Hundred Thousand Dollars (\$100,000.00)" and inserting in lieu thereof the words and figures "Fifty Thousand Dollars (\$50,000.00)".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Aiken	Gripp	Knudson	Quirk
Anderson of	Hager	Latimer	Rassler
Montgomery	Haney	Leonard	Ratliff
Anderson of	Hansen	Lepley	Rice
Webster	Hanson of	Lieberknecht	Roberts
Bauer	Hancock	Long	Schulte
Berry	Hanson of	Lovrien	Smith of O'Brien
Bierkamp	Winnebago	McCaulley	Stookesberry
Bixler	Harrison of	Martin	Strippel
Blackford	Clarke	Mathews	Swanson
Blake	Harrison of	Maxfield	Thomas
Carter	Pottawattamie	Merritt	Troup
Christophel	Hattendorf	Miller	Truax
Clark	Hempel	Napier	Ulstad
Craig	Higgins	Natvig	Venard
Dewar	Hill	Noble	Wagner
Eden	Hubbard	Oldham	Walrod
Elliott	Huff	Oliver	Williams
Fleming	Johnson of	Orr	Wilson
Francis	Dickinson	Owens	Wolfe
Gilbertson	Kent	Powers	Mr. Speaker—79
Graham	King		
		28	

The nays were:

Anderson of	Grimwood	O'Donnell	Saunders
Decatur	Hollis	Prichard	Smith of
Blythe	Johnson of	Rankin	Chickasaw
Diltz	Marion	Rust	Stepanek
Forsling	Kennedy	Ryder	Vincent-17

Absent or not voting:

Brittain	Edge	Lichty	Reimers
Cole	Edge Held	McIlrath	Rhinehart
Eckles	Knutson	Patterson	Yenter—12

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The amendment by Napier of Ringgold to section 52 was adopted.

Wolfe of Linn filed the following amendment and moved its adoption:

Amend House File No. 14 by inserting immediately following section 52 of the printed bill, the following:

"Sec. 52-a1. The retrenchment and reform committee referred to in the preceding section shall be composed of the director of the budget and of two (2) members of the House of Representatives to be appointed by the Speaker of the House and of two (2) members of the Senate to be appointed by the President of the Senate. Said appointments shall be made prior to the final adjournment of the General Assembly. Vacancies occurring on said committee when the General Assembly is not in session shall be filled by the Speaker, in case the vacancy is of a House member, and by the said President, in case the vacancy is of a Senate member. The director of the budget shall be ex officio chairman of the committee.

Sec. 52-a2. Said committee shall make a complete record of its proceedings and keep the same on file in the office of the director of the budget subject to public inspection.

Sec. 52-a3. Each member of the committee, other than the director of the budget, shall be reimbursed for his actual and necessary expenses incurred in attending meetings of the committee.

Sec. 52-a4. Sections thirty-nine (39) to forty-six (46), inclusive, of the Code 1924, are repealed."

Johnson of Dickinson raised the point of order that the subject matter contained in the amendment was not germane to the subject matter of the bill and that the amendment was therefore out of order.

The Speaker cited rule 31 and ruled that the point of order was well taken.

Blake of Fayette offered the following amendments to section 30 and moved their adoption:

Amend House File No. 14, section 30, by adding as line 38-a the following:

Also, amend line 56 of said section by striking out the figures "\$4,000.00" and inserting in lieu thereof the figures "\$6,000.00".

On the question "Shall the amendments by Blake of Fayette be adopted?" a roll call was demanded.



The ayes were:

Anderson of	Hager	McIlrath	Saunders
Decatur	Hanson of	Martin	Smith of
Blake	Hancock	Maxfield	Chickasaw
Craig	Held	O'Donnell	Stepanek
Eckles	Johnson of	Oldham	Strippel
Forsling	Marion	Powers	Truax
Francis	Kennedy	Rankin	Wagner
Grimwood	Knudson	Rust	Williams
Gripp	Lichty	Ryder	Mr. Speaker—32

The nays were:

Anderson of	Haney	Kent	Orr
Montgomery	Hanson of	Knutson	Owens
Anderson of	Winnebago	Latimer	Rassler
Webster	Harrison of	Leonard	Ratliff
Bauer	Clarke	Lepley	Rice
Bierkamp	Harrison of	Lieberknecht	Schulte
Bixler	Pottawattam	ie Long	Stookesberry
Blackford	Hattendorf	McCaulley	Swanson
Blythe	Hempel	Mathews	Troup
Carter	Higgins	Merritt	Ulstad
Christophel	Hill	Miller	Venard
Clark	Hubbard	Napier	Vincent
Eden	Huff	Natvig	Walrod
Fleming	Johnson of	Noble	Wilson
Gilbertson	Dickinson	Oliver	Wolfe-54

Absent or not voting:

Aiken	Edge	Lovrien	Rhinehart
Berry	Elliott	Patterson	Roberts
Brittain	Graham	Prichard	Smith of O'Brien
Cole	Hansen	Quirk	Thomas
Dewar	Hollis	Reimers	Yenter—22
Diltz	King		

The amendments by Blake of Fayette to section 30 were rejected.

Carter of Hardin moved that the chief clerk be authorized to make any corrections in addition where errors in House File No. 14 occur in connection therewith.

Motion prevailed.

The chief clerk made the following corrections in the totals in section 49:

1. Strike from lines 8 and 9 of the first paragraph the words and figures "Ten Million Nine Hundred Seven Thousand Eighty-five Dollars Twenty Cents (\$10,907,085.20)" and insert the words and figures "Eleven Million Twenty-one Thousand Eighty-five Dollars Twenty Cents (\$11,021,085.20)".

2. Strike from lines 19 and 20 of paragraph (a) of subdivision 1 the words and figures "One Million Six Hundred Forty-five Thousand Nine Hundred Five Dollars Sixty Cents (\$1,645,905.60)" and insert the words and figures "One Million Six Hundred Fifty-five Thousand Nine Hundred Five Dollars Sixty Cents (\$1,655,905.60)".

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?"

The ayes were:

Anderson of	Gripp	Knutson	Ratliff
Decatur	Hager	Latimer	Rice
Anderson of	Haney	Leonard	Roberts
Montgomery	Hansen	Lepley	Rust
Anderson of	Hanson of	Lichty	Ryder
Webster;	Hancock	Lieberknecht	Saunders
Bauer	Hanson of	Long	Schulte
Bierkamp	Winnebago	Lovrien	Smith of
Bixler	Harrison of	McCaulley	Chickasaw
Blackford	Clarke	McIlrath	Smith of O'Brien
Blake	Harrison of	Martin	Stepanek
Blythe	Pottawattamie	Mathews	Stookesberry
Carter	Hattendorf	Maxfield	Strippel
Christophel	Held	Merritt	Swanson
Clark	Hempel	Miller	Thomas
Craig	Higgins	Napier	Troup
Dewar	Hill	Natvig	Truax
Diltz	Hollis	Noble	Ulstad
Eckles	Hubbard	O'Donnell	Venard
Eden	Huff	Oldham	Vincent
Edge	Johnson of	Oliver	Wagner
Elliott	Dickinson	Orr	Walrod
Fleming	Johnson of	Owens	Williams
Forsling	Marion	Powers	Wilson
Francis	Kennedy	Prichard	Wolfe
Gilbertson	Kent	Quirk	Yenter
Graham	King	Rankin	Mr. Speaker—101
Grimwood	Knudson	Rassler	

The nays were:

Aiken-1

Absent or not voting:

Berry Cole Reimers Rhinehart—6 Brittain Patterson

So the bill having received a constitutional majority was declared to have passed the House. Carter of Hardin offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 14 by changing the period (.) to a comma (,) at the end thereof and adding the following: "and to repeal section forty-one hundred eighty-seven (4187) of the Code, 1924."

Amendment adopted and the title, as amended, was agreed to.

AMENDMENTS TO HOUSE FILE NO. 188 FILED

We, the undersigned, move to amend House File No. 188 as follows: Amend by striking all after the enacting clause, and substituting in lieu thereof and in lieu of all pending amendments, the following:

Section 1. That section forty-seven hundred thirty-six (4736) of the Code, 1924, is hereby amended by striking out paragraphs one (1) and two (2) and substituting in lieu thereof the following:

"Primary roads outside of cities and towns, and along the corporation lines thereof, shall be maintained by the state highway commission under the patrol system. Bills for said work, when approved by the state highway commission, shall be paid from the primary road fund."

Sec. 2. That section forty-seven hundred thirty-eight (4738) of the Code, 1924, is hereby amended by adding to the end thereof the following:

"Road machinery purchased by any county out of the primary road fund, and government trucks or tractors used by any county for maintaining primary roads shall be turned over to the highway commission for use in maintaining the primary roads of said county."

Sec. 3. That section forty-six hundred ninety (4690) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"There is hereby created a fund which shall be known as the primary road fund, which shall embrace all federal aid road funds, all funds derived from year to year by the state under acts regulatory of motor vehicles (except such portion of said motor vehicle fees as may by law be set aside for the Federal Aid Engineering Fund, the State Highway Commission fund, the Motor Vehicle Department Support fund, the refund support account, and the reimbursement of county treasurers for collecting the motor fees) and all other funds that may by law be credited to said primary road fund."

- Sec. 4. Said primary road fund is hereby appropriated for and shall be used in the establishment, construction, and maintenance of the primary road system, including the draining, grading, surfacing, construction of bridges and culverts, the elimination and improvement of railroad crossings, the acquiring of additional right of way, and other costs incident to the construction and maintenance of said primary road system.
- Sec. 5. Said primary road fund shall be apportioned by the highway commission among the counties in the following manner:
- (a) A sufficient amount shall be apportioned to each county each year to maintain the primary roads of the county during the year.



- (b) A sufficient amount shall be apportioned to each county each year to pay the maturing principal and interest on primary road certificates issued by the county.
- (c) A sufficient amount shall be apportioned to each county each year to pay the maturing interest on primary road bonds heretofore authorized by the county, and interest on all bonds issued for the purpose of paying the cost of refunding special assessments, where such refund is provided by law.
- (d) The remainder of the primary road fund shall be apportioned each year among the counties of the state in the ratio that the estimated cost of completing the grading, draining, bridging, and graveling of that portion of the primary road of each county not so improved bears to the total estimated cost of completing the grading, draining, bridging and graveling of all the primary roads of the state not so improved. Such estimate shall be made by the highway commission as of December 1 of each year.

Unexpended balances shall be deducted from the estimated cost of the uncompleted work in each county in determining the apportionment of funds to each county.

Sec. 7. The highway commission shall continue to apportion the primary road fund to the counties of the state as heretofore provided until all the counties shall have reached the "gravel stage of construction", as hereinafter defined.

When the "gravel stage of construction" shall have been reached, the primary road fund, except the amount necessary for the satisfaction of the purposes set out in (a), (b) and (c) of the preceding section, shall be apportioned to the respective counties in the ratio that the number of miles of primary roads in each county bears to the total number of miles of primary roads in the state.

- Sec. 8. The term "gravel stage of construction" as used in this act shall be construed to mean that time when all the counties of the state shall have completed the grading, draining, and bridging of their primary roads, and shall have graveled their primary roads or shall have received a sufficient sum to meet the estimated cost of graveling the same.
- Sec. 8-a1. The state highway commission may, for the purposes of affording access to cities, towns, villages, state parks, and recreation centers within a county, add such road or roads to the primary road system, but no material increase shall be made in the mileage of the primary roads until the present primary road mileage has been completed to the "gravel stage of construction".
- Sec. 9. Section forty-seven hundred twenty-four (4724) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"The bonds authorized by the preceding section are general obligations of the county. Should the funds on hand not be sufficient to retire said bonds on the date of maturity thereof, the board of supervisors shall refund the same through the issuance of refunding bonds issued on the same terms and conditions and payable in the same manner as the original bonds."



Sec. 10. Section forty-seven hundred eight (4708) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"In all cases where assessments for hard surfacing have heretofore been levied against adjoining property under the provisions of this chapter and amendments thereto, and such assessments have either been paid or certificates issued to cover deferred installments, all of the same shall be refunded to said parties out of the apportionment of the primary road fund to the counties in which such levies are made, or out of the funds arising from the sale of primary road bonds."

"Any county may issue primary road bonds in anticipation of its primary road apportionment for the purposes of refunding such assessments. The board of supervisors may determine whether such refund shall be made in one sum or in annual installments not exceeding ten, and in no case shall interest be allowed on the amounts so refunded.

"In case of sale of such adjoining lands prior to making such refund and such assessments have not been paid in full, the same shall be paid to the parties interested in proportion to the amount paid or assumed by them respectively or as may be agreed between such parties at the time such refund is made.

"No assessment shall hereafter be levied against abutting property for hard surfacing."

Sec. 11. The provisions of section ten (10) shall be effective on and after July 4, 1925. All other provisions of this act shall be effective December 1, 1925.

C. A. HOLLIS
W. H. STEPANEK
T. J. O'DONNELL
D. FULTON RICE
ARTHUR STOOKESBERRY
MARTIN H. TROUP
J. W. ROBERTS
E. A. GRIMWOOD
J. H. HAGER
T. E. POWERS
EARL W. VINCENT
E. A. ELLIOTT
E. B. THOMAS
E. M. LICHTY
GEO. W. EDGE

CHARLES RHINEHART

J. L. MCILRATH
CHAS. OLDHAM
OSCAR ANDERSON
VOLNEY DILTZ
A. V. BLACKFORD
THEO. MARTIN
DAVID BRITTAIN
A. C. NOBLE
J. H. JOHNSON
C. A. KNUTSON
E. P. HARRISON
IRA A. GRIPP
A. D. LATIMER
WILBER F. HUBBARD
J. W. KENT

On motion of Haney of Mills the House adjourned until 9:00 a.m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 27, 1925.

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

Prayer was offered by the Rev. Thomas E. Morton, pastor of the Church of Christ, Eldora, Iowa.

Journal of March 26th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reimers of Lyon for the day on account of illness on request of Ratliff of Henry.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Harrison and Hubbard of Pottawattamie, from citizens of Pottawattamie county, favoring House File No. 227. Schools and textbooks.

By Eckles of Butler, from voters of Butler county, protesting against a repeal of the laws relative to state aid for rural, consolidated or normal training schools. Appropriations.

By Eckles of Butler, from the W. C. T. U., Dumont, favoring Senate File No. 191. Suppression of intemperance.

By Eckles of Butler, from the town council of Greene, protesting against House File No. 173. Police regulation.

By Roberts of Adair, from the ladies civic league, Adair, and the Adair commercial club, urging passage of a bill placing the primary roads under control of the highway commission. Roads and highways. By Haney of Mills, from Southwestern Iowa Supervisors' and Auditors' Association, favoring a gas tax apportioned equally among primary, secondary and township roads, and opposing a bond issue and the granting of additional power to the highway commission. Roads and highway.

By Owens of Harrison, from citizens of Harrison county, protesting against House File No. 297. Schools and textbooks.

By Smith of O'Brien, from citizens of O'Brien county, opposing House File No. 297. Schools and textbooks.

By Ratliff of Henry, from citizens of Henry county, favoring Senate File No. 191. Suppression of intemperance.

By Christophel of Bremer, from citizens of Bremer county, favoring House File No. 227. Schools and textbooks.

By Martin of Jackson, from citizens of Bellevue, favoring House File No. 297, and protesting against the repeal of the law relative to state aid for schools. Schools and textbooks.

By Hollis of Black Hawk, from citizens, taxpayers, and voters of Black Hawk county, favoring House Files Nos. 100 and 297. Schools and textbooks.

By Stookesberry of Davis, from citizens and voters of Davis county, protesting against House File No. 297. Schools and textbooks.

By Mathews of Des Moines, from citizens of Des Moines county, favoring House File No. 227. Schools and textbooks.

REPORTS OF COMMITTEES

Napier of Ringgold, from the committee on claims, submitted the following report:

MR. SPEAKER: Your committee on claims to whom was referred House File No. 135, a bill for an act to compensate Captain Charles L. Dunn for services rendered pursuant to call into active service of the Iowa National Guard by the Governor of Iowa, April 12, 1917, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. W. NAPIER, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on claims to whom was referred House File No. 187, a bill for an act to make an appropriation to Andrew T. Ness for compensation for injuries received by him while an inmate of the State Hospital of Independence, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

T. W. NAPIER, Chairman.

On motion of Napier of Ringgold the report of the committee was adopted and House File No. 187 was indefinitely postponed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 1, a bill for an act authorizing the executive council to rent suitable office space for the use of the state government and providing an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 193, a bill for an act relative to inter-county levee or drainage districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 55, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 170, a bill for an act pertaining to the letting of bids for state printing.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 206, a bill for an act making an appropriation to cover the cost of construction of a draw bridge across the navigable channel connecting East Okoboji and West Okoboji lakes in Dickinson county, Iowa.

Also, that the Senate has adopted the following resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 9, authorizing the executive council to deliver the sum of one thousand dollars with interest to Emma

Bahls as legal guardian for Clara Bahls, which sum is now held by the executive council as trustee.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 9

A concurrent resolution authorizing the Executive Council to deliver the sum of One Thousand (\$1000.00) Dollars with interest to Emma Bahls as legal guardian for Clara Bahls, which sum is now held by the Executive Council as trustee.

Whereas, by an act of Thirty-fifth (35th) General Assembly, Chapter 339, the sum of One Thousand (\$1000.00) Dollars was appropriated from the State Treasury for the purpose of indemnifying one Clara Bahls for personal injury sustained while working in the state institution for the deaf and dumb at Council Bluffs, Iowa, and the said sum was paid to the Executive Council of Iowa as trustee thereof for the benefit of the said Clara Bahls; and

Whereas, Emma Bahls, the sister of Clara Bahls, has been duly appointed as the legal guardian in Mower county, Minnesota, of the said Clara Bahls, and has qualified and given bond for the performance of her duties as such guardian. Now, therefore,

Be It Resolved by the Senate, the House concurring: That the Executive Council of Iowa is hereby empowered and authorized to deliver to the said Emma Bahls the sum of One Thousand (\$1000.00) Dollars with interest, to be held by the said Emma Bahls as the legal guardian of Clara Bahls, and that upon the payment of the said sum and the taking of a receipt therefor from the said guardian, the trusteeship of said Executive Council in regard to the said fund is hereby terminated.

Laid over under Rule 34.

HOUSE CONCURRENT RESOLUTION NO. 17

Wolfe of Linn offered the following concurrent resolution:

Be It Resolved by the House, the Senate concurring: That the executive council be asked to take proper steps to bring about a valuation on real estate and farm values, especially, values so established that will be a guide and assistance to assessors in arriving at actual values for taxation purposes, and that will reflect valuation of the present time.

Laid over under Rule 34.

CONSIDERATION OF SENATE AMENDMENTS

On request of Grimwood of Jones, House File No. 133, a bill for an act to define, license, and regulate children's boarding homes, with Senate amendments, found in the House journal of March 25th, was taken up and the amendments read and considered. Mr. Grimwood moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

A	Inderson of	Hanson of	Lepley	Ratliff
200	Montgomery	Hancock	Lichty	Rhinehart
B	lauer	Hanson of	Lieberknecht	Rice
B	erry	Winnebago	Long	Rust
B	lierkamp	Harrison of	Lovrien	Ryder .
	lixler	Clarke	McCaulley	Smith of
	lackford	Harrison of	McIlrath	Chickasaw
	Blythe	Pottawattamie	Martin	Smith of O'Brien
	Brittain	Hempel	Mathews	Stepanek
	hristophel	Hill	Merritt	Stookesberry
Č	lark	Hollis	Miller	Strippel
	ckles	Johnson of	Natvig	Swanson
	den	Dickinson	Noble	Troup
	dge	Johnson of	O'Donnell	Truax
	lliott	Marion	Oldham	Ulstad
	leming	Kent	Oliver	Venard
	rancis ·	King	Orr	Wagner
	ilbertson	Knudson	Owens	Williams
	raham	Knutson	Powers	Wilson
	rimwood	Latimer	Quirk	Wolfe
	ripp	Leonard	Rassler	Mr. Speaker—77
H	ager ;			Mari opeaner—11

The nays were:

Maxfield-1

Absent or not voting:

Aiken	Craig	Higgins	Reimers
Anderson of	Dewar	Hubbard	Roberts
Decatur	Diltz	Huff	Saunders
Anderson of	Forsling	Kennedy	Schulte
Webster	Haney	Napier	Thomas
Blake	Hansen	Patterson	Vincent
Carter	Hattendorf	Prichard	Walrod
Cole	Held	Rankin	Yenter-30

The House concurred in the Senate amendments to House File No. 133.

On request of Grimwood of Jones, House File No. 131, a bill for an act to define, license, and regulate child-placing agencies, to regulate the surrender or commitment of minors to such agencies, and to repeal sections thirty-six hundred sixty-two (3662), thirtysix hundred sixty-three (3663), thirty-six hundred sixty-four (3664), thirty-six hundred sixty-five (3665), thirty-six hundred sixty-nine (3669), thirty-six hundred seventy (3670), thirty-six hundred seventy-two (3672), thirty-six hundred seventy-three (3673), thirty-six hundred seventy-four (3674), thirty-six hundred seventy-five (3675), and thirty-six hundred eighty-four (3684) of the Code, 1924, relating thereto, with Senate amendments, found in the House journal of March 25th, was taken up and the amendments read and considered.

Mr. Grimwood moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of	Hanson of	Lepley	Rice
Montgomery	Hancock	Lichty	Roberts
Bauer	Hanson of	Lieberknecht	Rust
Berry	Winnebago	Long	Ryder
Bierkamp	Harrison of	McCaulley	Schulte
Bixler	Clarke	McIlrath	Smith of
Blythe	Harrison of	Mathews	Chickasaw
Brittain	Pottawattamie	Maxfield ·	Stepanek
Carter	Hempel	Merritt	Stookesberry
Christophel	Higgins	Natvig	Strippel
Clark	Hill	Noble	Swanson
Eckles	Hollis	O'Donnell	Troup
Eden	Johnson of	Oldham	Truax
Elliott	Marion	Oliver	Ulstad
Fleming	Kent	Owens	Venard
Francis	King	Powers	Wagner
Gilbertson	Knudson	Quirk	Williams
Grimwood	Knutson	Rassler	Wilson
Gripp	Latimer	Ratliff	Wolfe
Hager	Leonard	Rhinehart	Mr. Speaker—73

The nays were, none.

Absent or not voting:

Aiken Anderson of Decatur	Diltz Edge Forsling	Johnson of Dickinson Kennedy	Prichard Rankin Reimers
Anderson of	Graham	Lovrien	Saunders
Webster	Haney	Martin	Smith of O'Brien
Blackford	Hansen	Miller	Thomas
Blake	Hattendorf	Napier	Vincent
Cole	Held	Orr	Walrod
Craig	Hubbard	Patterson	Yenter—35
Down	LI		1 ± 1

The House concurred in the Senate amendments to House File No. 131.

On request of Knutson of Cerro Gordo, House File No. 162, a bill for an act to amend section seventeen hundred forty-five (1745) and section seventeen hundred fifty-one (1751) of the Code, 1924, relating to the fishing of sheepshead, with Senate amendments, found in the House journal of March 25th, was taken up and the amendments read and considered.

Mr. Knutson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of Montgomery Bauer Bierkamp Bixler Blackford Blythe Brittain Christophel Clark Eckles Eden Edge Elliott Fleming Forsling Francis Gilbertson Graham Grimwood Gripp	Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf Hempel Higgins Hill Hollis Johnson of Marion Kent King Knudson Knutson Latimer	Lepley Lieberknecht Long Lovrien McCaulley McIlreth Martin Mathews Maxfield Merritt Miller Natvig Noble O'Donnell Oldham Oliver Orr Owens Patterson Powers Quirk	Rassler Rhinehart Rice Roberts Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Troup Truax Venard Vincent Wagner Wilson Wolfe Mr. Speaker—79
Gripp Hager	Latimer Leonard	Quirk	Mr. Speaker—79

The nays were, none.

Absent or not voting:

Aiken	Cole	Johnson of	Reimers
Anderson of	Craig	Dickinson	Rust
Decatur	Dewar	Kennedy	Saunders
Anderson of	Diltz	Lichty	Thomas
Webster	Hansen	Napier	Ulstad
Berry	Held	Prichard	Walrod
Blake	Hubbard	Rankin	Williams
Carter	Huff	Ratliff	Yenter-29

The House concurred in the Senate amendments to House File No. 162.

SENATE MESSAGES CONSIDERED

Senate File No. 170, a bill for an act to amend section one hundred ninety-six (196) of Chapter Fourteen (14) of the Code, 1924, pertaining to the letting of bids for state printing.

Read first and second times and referred to sifting committee.

Senate File No. 55, a bill for an act providing that all common carriers operating trains within the state of Iowa and conveying live stock shall provide a car equipped with sleeping berths or bunks for the persons in charge of such live stock, and providing a penalty for failure to comply therewith.

Read first and second times and referred to sifting committee.

Senate File No. 193, a bill for an act to amend section seven thousand six hundred (7600), Code, 1924, relative to inter-county levee or drainage districts.

Read first and second times.

On motion of Oliver of Monona, Senate File No. 193 was substituted for House File No. 247, a companion bill.

Senate File No. 206, a bill for an act making an appropriation to cover the cost of construction of a draw bridge across the navigable channel connecting East Okoboji and West Okoboji lakes in Dickinson county, Iowa.

Read first and second times and referred to committee on appropriations.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 25th, approved the following bills:

House Files Nos. 149, 83, 145, 87, 146, 54, 163, 164, 196 and 333.

DATE FOR MEMORIAL SESSION

Wolfe of Linn moved that the House hold an evening session on Monday, March 30th, at 7:30 o'clock, for the purpose of reading and adopting memorial resolutions.

Motion prevailed.



MOTION TO RECONSIDER CALLED UP

Gripp of Union called up the motion to reconsider the vote by which the motion of Rankin of Lee to refer House File No. 227 to the sifting committee was adopted.

On motion of Knutson of Cerro Gordo the motion to reconsider, made by Craig of Warren, was made a special order for Tuesday, March 31st, at 9:30 a.m.

CONSIDERATION OF BILLS-SPECIAL ORDER NO 1

Time having arrived for Special Order No. 1, Senate File No. 312, a bill for an act imposing a license fee on gasoline used or sold for use in the state of Iowa, providing for the payment, collection, refund, distribution and expenditure thereof; fixing a standard for gasoline sold for use in the state and providing for penalties for violations of the law, was taken up for consideration.

The substitute amendment filed by Bixler of Adams, found in the journal of March 25th, was taken up and considered.

Johnson of Dickinson offered the following amendment to the substitute amendment proposed by Bixler of Adams and moved its adoption:

Amend the amendments offered by Bixler of Adams to Senate File No. 312, by adding to "Section 10" of said amendments the following:

"The board of supervisors of any county, before apportioning either of the above created funds, may set aside not to exceed one-third (%) of both or either of said funds for use upon the primary road system of said county."

Also, amend the same section by inserting after the word "distributed" in line 10 of said section the words "by the board of supervisors".

Grimwood of Jones moved the previous question on the amendment by Johnson of Dickinson.

Motion prevailed.

On the question "Shall the amendment by Johnson of Dickinson be adopted?" a roll call was demanded.

The ayes were:

Anderson of Bauer Christophel Eckles Fleming Bierkamp Clark Montgomery Anderson of Bixler Craig Forsling Blake Dewar Francis Webster

Gilbertson King Graham Knudson Leonard Hanson of Winnebago Lepley Hattendorf Lieberknecht Held Long Orr Higgins Lovrien Huff McCaulley McIlrath Johnson of Dickinson Martin Kent Mathews

Maxfield Saunders Natvig Schulte Noble Smith of Oldham Chickasaw Oliver Smith of O'Brien Troup Owens Ulstad Patterson Venard Powers Wilson Wolfe Quirk Rassler Mr. Speaker-

The nays were:

Anderson of Decatur Berry Blackford Blythe Brittain Carter Diltz Eden Edge Elliott Grimwood Gripp Hager

Hansen Hanson of Hancock Harrison of Clarke arrison of Napier Pottawattamie O'Donnell Harrison of Hempel Hill Hollis Hubbard Johnson of Marion

Kennedy Knutson Latimer Lichty Miller Prichard Rankin Ratliff Rhinehart Rice Roberts

Ryder Stepanek Stookesberry Strippel Swanson Thomas Truax Vincent Wagner Walrod Williams Yenter-48

Rust

Absent or not voting:

Aiken Cole

Haney

Merritt

Reimers

The amendment by Johnson of Dickinson to the amendments by Bixler of Adams was adopted.

Bixler of Adams moved that the amendment filed by him, as amended, be adopted.

On the question "Shall the substitute amendment by Bixler of Adams, as amended, be adopted?" a roll call was demanded.

The ayes were:

Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Clark Craig Dewar

Fleming Gilbertson Hanson of Winnebago Hattendorf Higgins Huff Johnson of Dickinson

Knudson Leonard Lepley Lieberknecht -Lovrien McCaulley McIlrath Martin Natvig Oliver

Orr Owens Patterson Powers Quirk Rassler Smith of O'Brien Stookesberry Ulstad Venard-37

The nays were:

Anderson of Hager Knutson Saunders Decatur Latimer Schulte Haney Blackford Hansen Lichty Smith of Long Blake Hanson of Chickasaw Blythe Mathews Hancock Stepanek Brittain Harrison of Miller Strippel Carter Clarke Napier Swanson Christophel Harrison of Noble Thomas Diltz Troup Pottawattamie O'Donnell Eckles Held Oldham Truax Eden Hempel Prichard Vincent Wagner Edge Hill Rankin Elliott Hollis Ratliff Walrod Forsling Hubbard Rhinehart Williams Francis Johnson of Rice Wilson Graham Marion Roberts Wolfe Grimwood Kennedy Rust Yenter Ryder Mr. Speaker-66 Gripp Kent

Absent or not voting:

Aiken Maxfield Merritt Reimers—5
Cole

The substitute amendment was rejected.

Brittain of Madison offered the following amendment and moved its adoption:

Amend Senate File No. 312 by striking therefrom all of sections 8 and 10.

Amendment rejected.

Blake of Fayette offered the following amendment and moved its adoption:

Amend Senate File No. 312 by adding after the period (.) in line twenty-one (21) the following:

"Refunds shall similarly be made to municipalities for gasoline used for municipal purposes. Such refund shall be promptly made on certificate of the mayor of the municipality, accompanied by true copies of the invoices for gasoline purchased, and for which refund is asked."

Diltz of Polk offered the following amendment to the amendment and moved its adoption:

Amend the amendment by Blake of Fayette to Senate File No. 312 by inserting in the second line thereof after the word "used" the following: "in motor vehicles owned and operated by municipalities, counties, and the federal government and".

On motion of McCaulley of Calhoun the House recessed until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Anderson of Webster indefinitely on account of illness in the family on request of Blake of Fayette.

RESOLUTION

Saunders of Palo Alto offered the following resolution:

Whereas, the members of the House have learned with deep regret of the death of the father of Governor Hammill, therefore,

Be it resolved by the House, That the Speaker appoint a committee of three members to draft a resolution extending to Governor Hammill the sympathy of the House members over the loss of his father.

Unanimous consent having been obtained for immediate consideration of the resolution at this time, Mr. Saunders moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed the following as members of the committee: Saunders of Palo Alto, Hanson of Hancock and Hansen of Scott.

BUSINESS PENDING

The House resumed consideration of Senate File No. 312.

By unanimous consent the amendment proposed by Blake of Fayette and the amendment to the amendment by Diltz of Polk to Senate File No. 312 were withdrawn from further consideration by the House.

Blake of Fayette offered the following amendment and moved its adoption:

Amend Senate File No. 312, section 8, line 5, by inserting after the word "municipality" the words "for municipal purposes".

Amendment adopted.

The amendment filed by Patterson of Kossuth on March 25th was taken up for consideration.

Johnson of Marion raised the point of order that the subject matter in the amendment by Patterson of Kossuth was not germane to the subject matter of the bill and that the amendment was therefore out of order.

The Speaker ruled that under the provisions of rule 31 the



point of order was well taken and the amendment was ruled out of order.

Thomas of Audubon offered the following amendment and moved its adoption:

Amend Senate File No. 312, section three (3), by striking from lines one, two and three the following: "The Secretary of Agriculture shall adopt specifications to determine the various grades of gasoline sold or offered for sale in the state of Iowa."

Also amend said section three (3) by striking from lines six and seven the following: "the result of the test as determined by the specifications adopted by the Secretary of Agriculture,".

Amendment adopted.

Blake of Fayette offered the following amendment and moved its adoption:

Amend Senate File No. 312, section 3, line 10, by striking out the word "act" and inserting in lieu thereof the word "section".

By unanimous consent Blake of Fayette withdrew his amendment.

Blackford of Van Buren offered the following amendment and moved its adoption:

Amend Senate File No. 312 by striking out all of section nine (9) and inserting in lieu thereof the following:

Sec. 9. License fees collected under the provisions of this act shall be distributed and disbursed as follows: One-third (1/2) to the primary road fund. One-third (%) to the county road fund and one-third (%) to the township road fund, which county and township funds the treasurer shall apportion among the counties of the state in the same ratio that the product of the area of the county and the approximate average cost of grading, draining and bridging one mile of the primary road of said county bears to the sum of such products of all the counties of the state, and on the first days of each month shall remit to the treasurer of each county the apportionments for its county and township road funds. The county treasurer, thereupon shall apportion to the township road fund among the townships of the county in the same ratio that the number of miles of township roads in the township bears to the total number of miles of township roads within the county, and shall remit quarterly to the clerk of each township the apportionment for its township road fund.

Speaker Pro Tempore Ulstad in the chair.

Stepanek of Linn offered the following amendment as a substitute for the amendment by Blackford of Van Buren:

Amend Senate File No. 312 by striking therefrom all of section 9 and inserting in lieu thereof the following:



The treasurer of state shall credit one-third (%) of the tax so received to the primary road fund of the state to be distributed as other primary road funds. The treasurer of state shall apportion the remainder of said fund so received by him among the various counties of the state in the ratio that the assessed valuation of the property in each county (exclusive of moneys and credits) bear to the assessed valuation of all property in the state (exclusive of moneys and credits). The apportionment shall be made as herein provided.

When each month's collection of the said funds have been received by the treasurer of state, the said funds shall then be apportioned and transmitted by the treasurer of state to the county treasurer of each county in the proportion as above provided, and shall be used by the board of supervisors of the counties for the improvement and maintenance of the secondary road system of said counties on the road system herein provided.

The fund so received by the county treasurer shall be by him kept in a fund known as the "secondary road fund" and shall be by the board of supervisors used for the purpose of grading, draining and graveling, or otherwise improving and maintaining the county road system in such county and said main traveled roads of the township roads of said county as may be selected by the trustees in each township, which selection shall be approved by the board of supervisors and which county road system as may be so improved shall be deemed to include all extensions of such road systems within the limits of any cities or towns in such county; provided, however, that in every county containing a city having a population of nine thousand (9,000) or over, said fund shall be apportioned and used by the several boards of supervisors among the several townships of each county in the ratio that the assessed valuation of the property in each township (exclusive of moneys and credits) bears to the assessed valuation of all property in the county (exclusive of moneys and credits), except that such part of said funds as may not be needed for the improvement and maintenance of such county roads and main traveled township roads within such township may be used by the board of supervisors for the same purpose upon any highways radiating therefrom.

Expenditures within cities or towns shall be made under the direction of the city or town councils, subject to the approval of the board of supervisors.

On the question "Shall the amendment by Stepanek of Linn be substituted for the amendment by Blackford of Van Buren?" a roll call was demended.

The ayes were:

Bierkamp	Forsling	Hollis	Lichty
Blake	Gilbertson	Johnson of	Lovrien
Brittain	Graham	Dickinson	McCaulley
Dewar	Grimwood	King	Maxfield
Eden	Hansen	Knudson	Merritt
Elliott	Higgins	Knutson	Natvig

O'Donnell Quirk Saunders Walrod
Oliver Rassler Stepanek Wolfe
Patterson Rust Troup Mr. Speaker—38
Prichard Ryder Ulstad

The nays were:

Aiken Hager Kent Roberts Anderson of Haney Latimer Schulte Decatur Hanson of Lepley Smith of Lieberknecht Anderson of Hancock Chickasaw Montgomery Hanson of Long Smith of O'Brien McIlrath Bauer Winnebago Stookesberry Berry Harrison of Martin Strippel Bixler Mathews Clarke Swanson Miller Blackford Harrison of Thomas Blythe Pottawattamie Napier Truax Carter Hattendorf Noble Venard Christophel Held Oldham Vincent Clark Hempel Orr Wagner Hill Williams Craig Owens Edge Hubbard Powers Wilson-61 Fleming Johnson of Ratliff Francis Marion Rhinehart Gripp Kennedy Rice

Absent or not voting:

Anderson of Diltz Leonard Reimers
Webster Eckles Rankin Yenter—9
Cole Huff

The House refused to substitute the amendment by Stepanek of Linn for the amendment by Blackford of Van Buren.

Speaker Edson in the chair.

Mathews of Des Moines moved the previous question on the amendment by Blackford of Van Buren.

Motion prevailed.

A roll call was demanded.

On the question "Shall the amendment by Blackford of Van Buren be adopted?"

The ayes were:

Kent Anderson of Grimwood Orr Owens Decatur Gripp Latimer Powers Anderson of Hanev Leonard Lieberknecht Ratliff Montgomery Hansen Rhinehart Harrison of Long Berry Rice Bierkamp Clarke McIlrath Roberts Bixler Harrison of Martin Blackford Pottawattamie Mathews Ryder Brittain Held Miller Stookesberry Thomas Craig Hubbard Napier Johnson of Noble Vincent Diltz Marion Wagner Edge O'Donnell Williams-47 Kennedy Oldham Graham

The nays were:

Aiken Hager Knutson Schulte Bauer Hanson of Lepley Smith of Blake Hancock Chickasaw Lichty Smith of O'Brien Blythe Hanson of Lovrien Carter Winnebago McCaulley Stepanek Christophel Hattendorf Maxfield Strippel Clark Hempel Merritt Swanson Dewar Higgins Natvig Troup **Eckles** HillOliver Truax Eden Hollis Patterson. Ulstad Elliott Huff Prichard Venard Fleming King Quirk Walrod Johnson of Rassler Forsling Wilson Francis Dickinson Rust Wolfe Gilbertson Knudson Saunders Mr. Speaker-56

Absent or not voting:

Anderson of Cole Reimers Yenter—5
Webster Rankin

The amendment by Blackford of Van Buren was rejected.

Forsling of Woodbury offered the following amendments and moved their adoption:

Amend Senate File No. 312 as follows:

Amend section three (3), line ten (10), by striking out the word "act" and inserting in lieu thereof the word "section".

Amend line thirteen (13) by striking out the words "or by both such fine and imprisonment".

Amend section seven (7), line six (6) by inserting preceding the word "shall" the following: "or shall in any manner violate the provisions of sections 4 and 5 hereof".

Amendments adopted.

Latimer of Fremont offered the following amendment and moved its adoption:

Amend Senate File No. 312, section 9, line 10, by striking out the words "to the" and inserting in lieu thereof the word "such".

Amendment adopted.

Venard of Sioux offered the following amendment and moved its adoption:

Amend Senate File No. 312 by inserting immediately following section 11 the following:

Sec. 11-a1. Section forty-six hundred thirty-five (4635), Code, 1924, is amended by striking from said section the following words and figures:

"2. County road building. A county road building tax of not less than one mill nor more than two mills on all the taxable property in the county."; said section is further amended by striking out the word "levies" in line 22 and by inserting in lieu thereof the word "levy"; said

section is further amended by renumbering paragraphs "3" and "4" as "2" and "3".

Lovrien of Humboldt offered the following amendment as a substitute for the amendment by Venard of Sioux:

Amend Senate File No. 312 by inserting as section 11-a1 the following: Sec. 11-a1. Section forty-six hundred thirty-five (4635) of the Code, 1924, is amended by striking from line two (2) of subsection two (2) of said section the following words: "less than one mill nor".

On the question "Shall the amendment by Lovrien of Humboldt be adopted?" a roll call was demanded.

The ayes were:

Aiken	Haney	Lepley	Ratliff
Anderson of	Hanson of	Lieberknecht	Roberts
Montgomery	Winnebago	Long	Schulte
Bauer	Harrison of	Lovrien	Smith of
Bixler	Pottawattamie	McCaulley	Chickasaw
Blake	Hattendorf '	Martin	Smith of O'Brien
Blythe	Held	Mathews	Strippel
Carter	Higgins	Maxfield	Swanson
Christophel	Hill	Merritt	Thomas
Clark	Hubbard	Napier	Ulstad
Dewar	Huff	Natvig	Venard
Eckles	Kent	Oliver	Vincent
Fleming	King	Orr	Williams
Francis	Knudson	Patterson	Wilson
Gilbertson	Latimer	Quirk	Wolfe
Gripp	Leonard	Rassler	Mr. Speaker—60

The nays were:

Anderson of	Graham	Johnson of	Rhinehart
Decatur	Grimwood	Marion	Rice
Bierkamp	Hager	Knutson	Ryder
Brittain	Hansen	Lichty	Stepanek
Craig	Hanson of	McIlrath	Stookesberry
Diltz	Hancock	Noble	Troup
Eden	Harrison of	O'Donnell	Truax
Edge	Clarke	Oldham	Wagner
Elliott	Hempel	Owens	Walrod
Forsling	Hollis	Prichard	Yenter—36

Absent or not voting:

Anderson of	Cole	Miller	Reimers
Webster	Johnson of	Powers	Rust
Berry	Dickinson	Rankin	Saunders—12
Blackford	Kennedy		

The amendment by Lovrien of Humboldt was adopted.

Hill of Floyd offered the following amendment and moved its adoption:

Amend Senate File No. 312 by inserting a new section as section 11-a2 as follows:

The law as it appears in section 4746, Code 1924, is hereby repealed.

Vincent of Guthrie raised the point of order that the amendment was not germane to the subject matter and was therefore out of order.

The Speaker ruled that the point of order was well taken.

Vincent of Guthrie offered the following amendment and moved its adoption:

Amend Senate File No. 312 by inserting after section ten (10) of said act and before section eleven (11) thereof the following:

"Sec. 10-a1. The treasurer of state is authorized to employ such clerical and other help as may be needed to carry out the provisions of this act, the number and compensation of such employees to be fixed by the executive council.

There is hereby appropriated out of the money received under the provisions of this act sufficient funds to pay for help employed by the treasurer in enforcing the act and for making such refunds as are provided for herein."

Amendment adopted.

Blake of Fayette offered the following amendment and moved its adoption:

Amend Senate File No. 312, section 1, by adding thereto after the period in line six (6) the following:

Such license fee when paid shall be in lieu of all taxes and license fees upon the sale of gasoline and the use of gasoline pump vending equipment, except the general property taxes.

Amendment rejected.

Vincent of Guthrie offered the following amendment and moved its adoption:

Amend Senate File No. 312 by striking therefrom all of section ten (10) and substituting in lieu thereof the following:

Sec. 10. The refunds provided for in section eight (8) of this act shall be made, quarterly, by the treasurer of state. Claims for refunds shall be made on blanks provided by the treasurer of state and under such proofs under oath as he may prescribe. The auditor of state shall issue his warrants for refunds certified to him by the treasurer of state.

Amendment adopted.

Brittain of Madison offered the following amendment and moved its adoption:

Amend section twelve (12), line two (2), by striking out the word "Register" and inserting in lieu thereof the words "Iowa Legionaire".

Amendment adopted.

Martin of Jackson offered the following amendment and moved its adoption:

Amend Senate File No. 312, section 2, by adding the following as paragraph (c):

The word "gasoline," as used in this act, shall include the liquids derived from petroleum or natural gas, commonly known or sold as gasoline, and all other volatile and inflammable liquids, by whatsoever name known or sold, containing any derivative of petroleum or natural gas, and produced, prepared, or compounded for the purpose of generating power by means of internal combustion, or which may be used for such purpose, but shall not include kerosene.

Amendment rejected.

Gripp of Union moved the previous question on the main bill. Motion prevailed.

Brittain 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.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Saunders of Palo Alto for the remainder of the afternoon, on request of Rassler of Pocahontas.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Gripp	King	Roberts
Decatur	Hager	Knudson	Rust
Bauer	Haney	Knutson	Ryder
Berry	Hanson of	Latimer	Schulte
Bierkamp	Haneock	Lepley	Smith of
Bixler	Hanson of	Lieberknecht	Chickasaw
Blake	Winnebago	Long	Smith of O'Brien
Blythe	Harrison of	McCaulley	Stepanek
Brittain	Clarke	McIlrath	Strippel
Carter	Hattendorf	Martin	Swanson
Christophel	Held	Mathews	Thomas
Craig	Hempel	Maxfield	Troup
Dewar	Higgins	Merritt	Truax
Eckles	Hill	Natvig	Ulstad
Eden	Huff	Oldham	Venard
Edge	Johnson of	Oliver	Vincent
Fleming	Dickinson	Owens	Walrod
Francis	Johnson of	Powers	Wilson
Gilbertson	Marion	Quirk	Wolfe
Graham	Kennedy	Ratliff	Yenter
Grimwood	Kent	Rice	Mr. Speaker-77

The nays were:

Aiken	Clark	Harrison of	Leonard
Anderson of	Elliott	Pottawattamie	Lovrien
Montgomery	Forsling	Hollis	Napier
Blackford	Hansen	Hubbard	Noble

O'Donnell Orr Patterson	Prichard Rassler	Rhinehart Stookesberry	Wagner Williams—23
Absent or no	t voting:		
Anderson of Webster Cole	Diltz Lichty	Miller Rankin	Reimers Saunders—8

So 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 Senate File No. 312 by striking from lines three (3) and four (4) thereof the following: "fixing a standard for gasoline sold for use in the state and"; also further amend the title by changing the period (.) at the end thereof to a semi-colon (;) and adding the following: "amend section forty-six hundred thirty-five (4635) of the Code, 1924; and making an appropriation for carrying out the provisions of this act."

Amendment adopted and the title, as amended, was agreed to.

SPECIAL ORDER MADE

Johnson of Marion moved that action on House File No. 188 be deferred and that the bill be made a special order for Monday, March 30th, at 10:00 a. m.

Motion prevailed.

INTRODUCTION OF BILL

House File No. 390, by committee on claims, a bill for an act to reimburse Hardin County, Iowa, for money expended in the care of a state patient at the State Hospital for the Insane at Independence, and making an appropriation to pay the same.

Read first and second times and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 93, a bill for an act relating to the wrongful sale or disposal of electric storage batteries, or the removal or alteration of marks of identification thereon, and prescribing penalties for the violation thereof.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 62, a bill for an act relating to noxious weeds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 117, a bill for an act relating to the jurisdiction of boards of supervisors in purchasing or condemning right of way of the primary road system.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 212, a bill for an act relating to disagreements between boards of supervisors as to county line highway matters.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 224, a bill for an act to authorize guardians, administrators, trustees, receivers, state and savings banks, trust companies and insurance companies to invest in bonds issued under and by virtue of the Federal Farm Loan Act, approved by the President of the United States, July 17, 1916.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 90, a bill for an act relating to liens on motor vehicles, repair parts and accessories furnished for such vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 65, a bill for an act relating to primary and secondary road systems.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 26, a bill for an act to create a commission for the blind, to define its powers and to make an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 117, a bill for an act 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.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 93

Amend section four (4) by striking the following words "It is unlawful" in the first line thereof and inserting in lieu thereof the following: "It shall be presumptive evidence of fraud".

Amend section four (4), line three (3) by striking out the word "written".



SENATE MESSAGES CONSIDERED

Senate File No. 26, a bill for an act to create a commission for the blind, to define its powers and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File No. 65, a bill for an act to amend section fortyseven hundred nineteen (4719) of the Code, 1924, relating to primary and secondary road systems.

Read first and second times and referred to sifting committee.

Senate File No. 90, a bill for an act to create a lien on motor vehicles and on repair parts and accessories furnished for such vehicles, to declare the rights thereunder and to provide the procedure for the enforcement of such lien, and to specify more definitely the extent of the lien provided for in section ten thousand three hundred forty-five (10345), Code, 1924.

Read first and second times and referred to sifting committee.

Senate File No. 117, 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.

Read first and second times and referred to committee on appropriations.

AMENDMENTS FILED

Haney of Mills filed the following amendment to the amendments to House File No. 188 filed on March 26th:

Amend the amendments to House File No. 188 filed on March 26th and found on page 990 of the House journal:

Amend by inserting in line one (1) of section eight-a-one (8-a1) after the comma (,) following the word "may" and before the word "for" the following:

"with the approval of the board of supervisors,".

Haney of Mills filed the following amendment to the amendments to House File No. 188 filed on March 26th:

Amend the amendments to House File No. 188 filed on March 26th and found on page 990 of the House journal:

Amend by adding to section three (3) the following paragraph:

"Where additional right of way for primary road system has been taken in any county and paid for out of other funds since March 10, 1921. the state highway commission is authorized to transfer from the primary road fund to such other fund the amount expended for right of way."

Diltz of Polk filed the following amendments to the substitute amendments to House File No. 188 filed on March 26th:

Amend the substitute amendment for House File No. 188, found on page 990 of the journal of March 26th, as follows:

By renumbering sections 7, 8, and 8-a1, as sections 6, 7, and 8, respectively.

Amend section 5, subsection (c), by inserting after the word "county" in line three (3), the words "or bonds which have been or may be issued to refund the same".

'Amend by striking all of section 9, and inserting in lieu thereof the following:

"Section forty-seven hundred twenty-four (4724) of the Code, 1924, is hereby amended by adding to the end of said section the following:

'Such bonds shall be payable from the primary road allotment of the county after the completion of the "gravel state of construction" on all primary roads throughout the state."

Diltz of Polk filed the following amendment to Senate File No. 191:

Amend Senate File No. 191 by inserting after the word "distillation" in the last line, the following:

"except articles unfit for use as a beverage which are manufactured pursuant to formulae approved and permit issued under the provisions of the National Prohibition Act and regulations promulgated thereunder".

The following amendment was proposed by the sifting committee to House File No. 348:

Amend House File No. 348 by striking all of section one (1) and substitute in lieu thereof the following:

"Section 1. That section eleven thousand twenty-four (11024) of the Code, 1924, be amended by striking the figures "1900" in line two (2) and inserting in lieu thereof the figures "1915"; also by striking the figures "1900" in line twelve (12) and inserting in lieu thereof the figures "1915"; also by striking the figures "1919" in line sixteen (16) and inserting in lieu thereof the figures "1925".

HOUSE FILE WITHDRAWN

On request of Dewar of Cherokee, unanimous consent having been obtained, House File No. 41 was withdrawn from the calendar and from further consideration by the House.

On motion of Venard of Sioux the House adjourned until 9:00 a. m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 28, 1925.

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

Prayer was offered by the Rev. Louis E. Watson, pastor of the Wesley Methodist Episcopal church, Des Moines.

Journal of March 27th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reimers of Lyon for the day on request of Ratliff of Henry; committee on conservation of resources for the day on request of Grimwood of Jones; Saunders of Palo Alto indefinitely on account of illness on request of Hanson of Hancock; Rust of Franklin for the day on request of Held of Plymouth; Berry of Monroe for the day on request of Orr of Keokuk; Miller of Shelby until Tuesday on request of Rice of Appanoose; Knudson of Hamilton for the day on request of McCaulley of Calhoun; Quirk of Sac for the day on request of King of Clay; Anderson of Webster indefinitely on account of illness on request of Gilbertson of Winneshiek; Rankin of Lee for the day on request of O'Donnell of Dubuque.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Harrison and Hubbard of Pottawattamie, from citizens and electors of Pottawattamie county, protesting against House File No. 297. Schools and textbooks.

By Williams of Wayne, from citizens of Seymour, favoring House File No. 227. Schools and textbooks.

By Strippel of Benton, from voters of Vinton, favoring Senate File No. 191 without amendments. Suppression of intemperance.

By Cole of Delaware, from citizens of Manchester and Dela-

ware county, favoring Senate File No. 191, without amendment. Suppression of intemperance.

By Carter of Hardin, from voters of Hardin county, protesting against House File No. 297. Schools and textbooks.

By Latimer of Fremont, from voters of Fremont county, favoring Senate File No. 191, without amendment. Suppression of intemperance.

By Rassler of Pocahontas, from citizens of Pocahontas county, protesting against House File No. 297. Schools and textbooks.

By Edge of Jasper, from town council of Baxter, protesting against House File No. 173. Police regulation.

By Truax of Buchanan, from citizens of Independence and Buchanan county, protesting against House File No. 297. Schools and textbooks.

By Cole of Delaware, from Women's Christian Temperance Union of Hopkinton, favoring Senate File No. 191, without amendment. Suppression of intemperance.

By Hattendorf of Osceola, from citizens of Osceola county, favoring House File No. 241. Conservation of resources.

By Mathews of Des Moines, from citizens of Des Moines county, protesting against House File No. 297. Schools and textbooks.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 131, 133 and 162.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 131, 133 and 162.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 28th day of March, 1925, sent to the governor for his approval:

House Files Nos. 131, 133 and 162.

HOWARD A. MATHEWS, Chairman.

Report adopted.

REPORT OF SIFTING COMMITTEE

The following bills were reported out to the House for passage by the sifting committee:

House Files Nos.	Senate Files Nos.
352	134
258	190
348	164
	. 199
	161
	151
	208
	80
	290
	146
	246

WM. R. BLAKE, Chairman.

REPORTS OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 390, a bill for an act to reimburse Hardin county, Iowa, for money expended in the care of a state patient at the state hospital for the insane at Independence, and making an appropriation to pay the same, begs 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 do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 135, a bill for an act to compensate Captain Charles L. Dunn for services rendered pursuant to call into active service of the Iowa National Guard by the Governor of Iowa, April 12, 1917, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 141, a bill for an act relating to the education of deaf children.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 141, a bill for an act to amend the law as it appears in section forty-three hundred forty-nine (4349), of the Code, 1924, relating to the education of deaf children.

Read first and second times and, on motion of Graham of Wapello, Senate File No. 141 was substituted for House File No. 219 and the bill was placed on the calendar.

CONSIDERATION OF BILLS

Senate File No. 193, a bill for an act to amend section seven thousand six hundred (7600), Code, 1924, relative to inter-county levee or drainage districts, was taken up for consideration.

Oliver of Monona moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Fleming	Johnson of	Powers
Anderson of	Francis	Marion	Rassler
Decatur	Gilbertson	Kennedy	Rice
Anderson of	Graham	Kent	Roberts
Montgomery	Grimwood	King	Ryder
Bauer	Gripp	Latimer	Schulte
Bierkamp	Haney	Leonard.	Smith of
Bixler	Hanson of	Lichty	Chickasaw
Blackford	Hancock	Lieberknecht	Smith of O'Brien
Blake	Hanson of	Long	Stepanek
Blythe	Winnebago	McCaulley	Stookesberry
Brittain	Harrison of	McIlrath	Strippel
Carter	Pottawattamie	Martin	Swanson
Christophel	Hattendorf	Mathews	Troup
Clark	Held	Merritt	Truax
Cole	Higgins	Napier	Ulstad
Craig	Hill	Natvig	Wagner
Dewar	Hollis	Oldham	Williams
Diltz	Hubbard	Oliver	Wilson
Eckles	Huff	Orr	Yenter
Eden	Johnson of	Owens	Mr. Speaker—79
Elliott	Dickinson	Patterson	5

The nays were, none.

Absent or not voting:

Anderson of	Harrison of	Miller	Rhinehart
Webster	Clarke	Noble	Rust
Berry	Hempel	O'Donnell	Saunders
Edge	Knudson	Prichard	Thomas
Forsling	Knutson	Quirk	Venard
Hager	Lepley	Rankin	Vincent
Hansen	Lovrien	Ratliff	Walrod
	Maxfield	Reimers	Wolfe-29

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

House File No. 48, a bill for an act to amend sections six thousand one (6001), six thousand two (6002), and six thousand four (6004), of the Code, 1924, relating to the construction, reconstruction, resurfacing, and repair of street improvements and sewers, and the oiling of streets in cities and towns, and the letting of contracts therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Diltz of Polk the amendments proposed by the committee, found in the journal of March 12th, were adopted.

The following amendment filed by Elliott of Polk and Diltz of Polk was taken up and considered:

Amend House File No. 48 as follows:

Amend the title by inserting immediately after the word "sections" the words and figures "fifty-nine hundred seventy-four (5974),".

Further amend by inserting a new section as section four (4) as follows:

"Sec. 4. That section fifty-nine hundred seventy-four (5974) of the Code, 1924, be amended by adding a new subsection as subsection five (5) at the end of such section, which shall read as follows:

"5. The word 'oiling' shall mean the application to the surface of a road oil of the proper grade produced from the fractional distillation of petroleum oil. The rate of such application shall not exceed one-half gallon per square yard without the addition of any other material except a small amount of sand."

Further amend House File No. 48 by renumbering section four (4) as section five (5).

On motion of Diltz of Polk the amendments were adopted.

Mr. Diltz moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken Francis Kennedy Roberts Anderson of Graham Kent Ryder Grimwood Decatur Latimer Smith of Anderson of Gripp Lichty Chickasaw Lieberknecht Smith of O'Brien Montgomery Haney Bauer Hanson of Long Stepanek Bierkamp Hancock McCaulley Stookesberry Strippel Blackford Hanson of McIlrath Winnebago Merritt Blake Swanson Blythe Harrison of Napier Troup Pottawattamie Natvig Brittain Truax Carter Higgins O'Donnell Ulstad Christophel Hill Oldham Wagner Cole Hollis Orr Walrod Hubbard Owens Williams Craig Dewar Huff Powers Wilson Diltz Johnson of Rassler Wolfe Dickinson Ratliff Yenter Eckles Eden Johnson of Rice Mr. Speaker-71 Marion Elliott Fleming

The nays were:

Bixler Clark Hattendorf Leonard—4

Absent or not voting:

Anderson of	Harrison of	Mathews	Reimers
Webster	Clarke	Maxfield	Rhinehart
Berry	Held	Miller	Rust
Edge	Hempel	Noble	Saunders
Forsling	King	Oliver	Schulte
Gilbertson	Knudson	Patterson	Thomas
Hager	Knutson	Prichard	Venard
Hansen	Lepley	Quirk	Vincent—33
	Lovrien	Rankin	
	Martin		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 308, a bill for an act to amend section twelve thousand three hundred ninety (12390) of the Code, 1924, relating to forfeiture of real estate contracts, with report of committee recommending passage, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 308 by adding as section 2 the following: "Sec. 2. Nothing herein shall affect pending litigation."

Amendment adopted.

Diltz 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?"

The ayes were:

Anderson of	Fleming	Johnson of	Powers
Decatur	Francis	Marion	Rassler
Anderson of	Gilbertson	Kennedy	Rice
Montgomery	Graham	Kent	Ryder
Bauer	Grimwood	King	Schulte
Bierkamp	Gripp	Knutson	Smith of
Bixler	Haney	Latimer	Chickasaw
Blackford	Hanson of	Lichty	Stepanek
Blake	Hancock	Lieberknecht	Stookesberry
Blythe	Hanson of	Long	Strippel
Brittain	Winnebago	McCaulley	Swanson
Christophel	Harrison of	McIlrath	Troup
Clark	Pottawattamie	Mathews	Truax
Cole	Higgins	Merritt	Ulstad
Craig	Hill	Napier	Vincent
Dewar	Hollis	O'Donnell	Wagner
Diltz	Hubbard	Oldham	Walrod
Eckles	Huff	Orr	Wilson
Eden	Johnson of	Owens	Wolfe
Elliott	Dickinson		Mr. Speaker—71

The nays were, none.

Absent or not voting:

Aiken Anderson of	Harrison of Clarke	Maxfield Miller	Reimers Rhinehart
Webster Berry	Hattendo rf Held	Natvig Noble	Roberts Rust
Carter	Hempel	Oliver	Saunders
Edge	Knudson	Patterson	Smith of O'Brien
Forsling	Leonard	Prichard	Thomas
Hager	Lepley	Quirk	Venard
Hansen	Lovrien	Rankin	Williams
	Martin	Ratliff	Yenter—37

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

Carter of Hardin the chair.

House File No. 370, a bill for an act to amend the law as it appears in chapter eighty-six (86), Senate File No. 330 of the laws of the Extra Session of the Fortieth General Assembly, also as it appears in sections three hundred fifty-one (351), three hundred fifty-two (352), three hundred fifty-three (353), three hundred fifty-four (354), three hundred fifty-nine (359), three hundred sixty-one (361), three hundred sixty-three (363), three hundred sixty-four (364), three hundred sixty-five (365), three hundred sixty-six (366), three hundred seventy-eight (378), three hundred eighty-seven (387) and three hundred eighty-eight (388), and to repeal section three hundred fifty-eight (358), of the Code, 1924, all relating to the Director of the Budget, his powers and duties, was taken up for consideration.

Diltz 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?"

The ayes were:

Anderson of	Blake	Fleming	Hanson of
Decatur	Blythe	Francis	Winnebago
Anderson of	Brittain	Gilbertson	Harrison of
Montgomery	Christophel	Grimwood	Pottawattamie
Bauer	Clark	Gripp	Higgins
Bierkamp	Diltz	Hager	Hill
Bixler	Eckles	Haney	Hollis
Blackford	Eden		

Hubbard Lichty Orr Stookesberry Lieberknecht Johnson of Owens Strippel Marion Long Powers Swanson Kennedy McCaulley Ratliff Troup Kent McIlrath Roberts Truax Mathews Ryder Wagner King Merritt Schulte Walrod Smith of Knutson Napier Williams Latimer O'Donnell Chickasaw Wilson Leonard Oldham Yenter-63 Stepanek

The nays were:

Hanson of Smith of Hancock O'Brien—2

Absent or not voting:

Aiken	Hansen	Martin	Reimers	
Anderson of	Harrison of	Maxfield	Rhinehart	
Webster	Clarke	Miller	Rice	
Berry	Hattendorf	Natvig	Rust	
Carter	Held	Noble	Saunders	
Cole	Hempel	Oliver	Thomas	
Craig	Huff	Patterson	Ulstad	
Dewar	Johnson of	Prichard	Venard	
Edge	Dickinson	Quirk	Vincent	
Elliott	Knudson	Rankin	Wolfe	
Forsling	Lepley	Rassler	Mr. Speaker-43	•
Graham	Lovrien			

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

House File No. 381, a bill for an act to amend section fifty-nine hundred forty (5940) of the Code, 1924, relating to the payment of expenses in connection with the laying off, opening, widening, straightening, narrowing, vacating, extending, improving, and repairing streets, highways, avenues, alleys, public grounds, wharves, landings, and market places in cities and towns and authorizing the assessing of all or any portion of the cost thereof on abutting and adjacent property, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 381 by adding thereto as section 2 the following: "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 Daily Record and Plain Talk, newspapers published in the city of Des Moines, Iowa."

Amendment adopted.



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?"

The ayes were:

Anderson of	Eden	Johnson of	Rassler
Decatur	Edge	Marion	Roberts
Anderson of	Elliott	Kennedy	Ryder
Montgomery	Fleming	Kent	Smith of
Bierkamp	Forsling	Knutson	Chickasaw
Bixler	Francis	Leonard	Smith of O'Brien
Blackford	Graham	Lichty	Stepanek
Blake	Grimwood	Lieberknecht	Strippel
Blythe	Hager	Long	Swanson
Brittain	Hanson of	McCaulley	Thomas
Carter	Hancock	McIlrath	Troup
Christophel	Harrison of	Mathews	Truax
Clark	Pottawattamie	Merritt	Wagner
Cole	Hattendorf	Napier	Walrod
Craig	Hill	O'Donnell	Williams
Dewar	Hollis	Oldham	Wilson
Diltz	Hubbard	Owens	Yenter—65
Eckles	Huff	Powers	

The nays were, none.

Absent or not voting:

Aiken	Harrison of	Martin	Reimers
Anderson of	Clarke	Maxfield	Rhinehart
Webster	Held	Miller	Rice
Bauer	Hempel	Natvig	Rust
Berry	Higgins	Noble	Saunders
Gilbertson	Johnson of	Oliver	Schulte
Gripp	Dickinson	Orr	Stookesberry
Haney	King	Patterson	Ulstad
Hansen	Knudson	Prichard	Venard
Hanson of	Latimer	Quirk	Vincent
Winnebago	Lepley	Rankin	Wolfe
	Lovrien	Ratliff	Mr. Speaker-43

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

House File No. 382, a bill for an act to amend and revise the law as it appears in chapter three hundred eight (308) of the Code, 1924, relating to street improvements, sewers, and special assessments, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 382 by striking out section 1 and renumbering the remaining sections.

Amendment adopted.

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?"

The ayes were:

Anderson of Decatur	Eden Edge	Johnson of Marion	Ratliff Roberts
Bauer	Elliott	King	Ryder
Bierkamp	Fleming	Knutson	Smith of
Blackford	Forsling	Lichty	Chickasaw
Blake	Francis	Long	Smith of O'Brien
Blythe	Grimwood	McIlrath	Stepanek
Brittain	Hager	Martin	Strippel
Carter	Haney	Mathews	Swanson
Christophel	Hansen	Merritt	Thomas
Clark	Held	O'Donnell	Troup
Craig	Hill	Oldham	Vincent
Dewar	Hollis	Orr	Wagner
Diltz	Johnson of	Owens	Walrod
Eckles	Dickinson	Patterson Powers	Williams—57

The nays were:

Anderson of	Hanson of	Hubbard	Oliver
Montgomery	Winnebago	Huff	Rassler
Cole	Harrison of	Leonard	Schulte
Gilbertson	Pottawattamie	Lieberknecht	Stookesberry
Graham	Hattendorf	McCaulley	Truax
Gripp	Higgins	Napier	Ulstad
Hanson of		Natvig	Wilson-24 ·
Hancock			

Absent or not voting:

Aiken	Kennedy	Miller	Rice
Anderson of	Kent	Noble	Rust
Webster	Knudson	Prichard	Saunders
Berry	Latimer	Quirk	Venard
Bixler	Lepley	Rankin	Wolfe
Harrison of	Lovrien	Reimers	Yenter
Clarke	Maxfield	Rhinehart	Mr. Speaker-27
Hempel		***************************************	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 178, a bill for an act to amend, revise, and codify section four hundred ninety (490) of the Code, 1924, relating to memorial halls and monuments, with report of committee recommending passage, was taken up for consideration.

Lichty 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?"

The ayes were:

Anderson of	Edge	Knudson	Ryder
Decatur	Elliott	Lichty	Smith of
Anderson of	Forsling	Lieberknecht	Chickasaw
Montgomery	Francis	Long	Stepanek
Blake	Graham .	Lovrien	Strippel
Blythe	Grimwood	McCaulley	Swanson
Brittain	Hager	McIlrath	Thomas
Carter	Held	Martin	Troup
Christophel	Hill	Merritt	Truax
Clark	Hollis	Natvig	Vincent
Cole	Johnson of	O'Donnell	Wagner
Dewar	Dickinson	Oliver	Walrod
Diltz	Johnson of	Powers	Wilson
Eckles	Marion	Ratliff	Wolfe
Eden	Kennedy	Roberts	Mr. Speaker—55

The nays were:

Bauer	Hansen	Kent	Rassler
Bierkamp	Hanson of	Leonard	Rice
Bixler	Hancock	Mathews	Schulte
Blackford	Hanson of	Napier	Smith of O'Brien
Craig	Winnebago	Orr	Stookesberry
Gilbertson	Hattendorf	Owens	Ulstad
Gripp	Hubbard	Patterson	Williams-28
Haney	Huff		

Absent or not voting:

Harrison of	Lepley	Rankin
Pottawattamie	Maxfield	Reimers
Hempel	Miller	Rhinehart
Higgins	Noble	Rust
King .	Oldham	Saunders
Knutson	Prichard	Venard
Latimer	Quirk	Yenter—25
	Pottawattamie Hempel Higgins King Knutson	Pottawattamie Maxfield Hempel Miller Higgins Noble King Oldham Knutson Prichard

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

House File No. 371, a bill for an act amending the law as it appears in sections fifty-six hundred sixty-three (5663) and six-

ty-two hundred thirty (6230), and repealing sections sixty-two hundred fifteen (6215) and sixty-two hundred sixteen (6216), of the Code, 1924, relating to municipal finances, public funds, and revenues, was taken up for consideration.

Diltz 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?"

The ayes were:

Anderson of	Forsling	Kennedy	Rice
Decatur	Francis	Kent	Ryder
Anderson of	Grimwood	Knutson	Smith of
Montgomery	Hager	Leonard	Chickasaw
Bierkamp	Haney	Lichty	Smith of O'Brien
Bixler	Hansen	Lieberknecht	Stookesberry
Blackford	Hanson of	Long	Strippel
Blake	Hancock	Lovrein	Swanson
Blythe	Hattendorf	McIlrath	Troup
Carter	Held	Martin	Truax
Clark	Higgins	Mathews	Ulstad
Cole	Hill	Merritt	Wagner
Craig	Hollis	Napier	Walrod
Diltz	Johnson of	O'Donnell	Wilson
Eckles	Dickinson	Oldham	Yenter
Eden.	Johnson of	Owens	Mr. Speaker-62
Edge Fleming	Marion	Powers	
			41.50

The nays were:

McCaulley-1

Absent or not voting:

Aiken	Hanson of	Maxfield		Reimers
Anderson of	Winnebago	Miller	4.1	Rhinehart
Webster	Harrison of	Natvig		Roberts
Bauer	Clarke	Noble	5	Rust
Berry	Harrison of	Oliver		Saunders
Brittain	Pottawattamie	Orr		Schulte
Christophel	Hempel	Patterson		Stepanek
Dewar	Hubbard	Prichard		Thomas .
Elliott	Huff	Quirk	er (2	Venard
Gilbertson	King	Rankin		Vincent
Graham	Knudson	Rassler		Williams
Gripp	Latimer	Ratliff		Wolfe-45
	Lenley			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 278, a bill for an act to amend section twenty-five hundred eighty-three (2583) of the Code, 1924, relating to requirements for approved colleges of pharmacy, was taken up for consideration.

The amendment filed by Elliott of Polk on March 19th was taken up and considered.

On motion of Grimwood of Jones the amendment was adopted.

Mr. Grimwood moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were:

Anderson of	Fleming	Knutson	Smith of
Decatur	Forsling	Lichty	Chickasaw
Anderson of	Francis	Lieberknecht	Smith of O'Brien
Montgomery	Graham	Long	Stepanek
Bauer	Grimwood	Lovrien	Stookesberry
Bixler	Hager	McCaulley	Strippel
Blackford	Hansen	Martin	Swanson
Blake	Held	Napier	Troup
Blythe	Hill	O'Donnell	Truax
Carter	Hollis	Oldham	Vincent
Christophel	Huff	Orr	Wagner
Cole	Johnson of	Owens	Williams
Craig	Dickinson	Powers	Wilson
Diltz	Johnson of	Ratliff	Wolfe
Eckles	Marion	Roberts	Yenter
Edge	Kennedy	Ryder	Mr. Speaker—62
Elliott	King	Schulte	

The nays were:

Bierkamp	Hanson of	Higgins	Natvig
Clark	Hancock	Hubbard	Oliver
Eden	Hanson of	Kent	Patterson
Gilbertson	Winnebago	Leonard	Rassler
Gripp	Harrison of	McIlrath	Ulstad
Haney	Pottawattamie	Mathews	Walrod-23
	Hattendorf	Merritt	:

Absent or not voting:

Aiken	Harrison of	Miller	Rhinehart
Anderson of	Clarke	Noble	Rice
Webster	Hempel	Prichard	Rust
Berry	Knudson	Quirk	Saunders
Brittain	Latimer	Rankin	Thomas
Dewar	Lepley	Reimers	Venard-23
	Maxfield		As a second constant of the second constant o

So 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 Wolfe of Linn for the remainder of the day.

CONSIDERATION OF BILLS

House File No. 312, a bill for an act providing for the payment by the respective boards of supervisors of the several counties for the care of graves of deceased soldiers and sailors of the United States army, with report of committee recommending amendment and passage, was taken up for consideration.

On the motion of Diltz of Polk the amendments proposed by the committee, found in the journal of March 18th, were adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 312, section 1, line 5, by striking out the words "the cemetery" and inserting in lieu thereof the word "cemeteries".

Amendment adopted.

Diltz 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?"

The ayes were:

Anderson of	Elliott	Higgins		McIlrath	
Decatur	Fleming	Hill		Martin	
Anderson of	Forsling	Hollis		Mathews	
Montgomery	Francis	Hubbard		Merritt	
Bauer	Gilbertson	Huff		Napier	
Bierkamp	Grimwood	Johnson of		Natvig	
Bixler	Gripp	Dickinson		O'Donnell	
Blackford	Hager	Johnson of		Oldham	
Blake	Haney	Marion		Oliver	
Blythe	Hansen	Kennedy		Orr	
Carter	Hanson of	Kent:		Owens	
Christophel	Hancock	King		Powers	
Clark	Hanson of	Knutson		Rassler	
Cole	Winnebago	Leonard		Ratliff	
Craig	Harrison of	Lieberknecht		Rice	
Diltz	Pottawattamie	Long		Ryder	
Eckles	Hattendorf	Lovrien		Schulte	
Eden	Held	McCaulleg	83	Stepanek	

Smith of Swanson Ulstad Williams Vincent Wilson Chickasaw Thomas Stookesberry Troup Wagner Yenter Walrod Mr. Speaker-80 Truax Strippel

The nays were, none.

Absent or not voting:

Aiken Harrison of Miller Rhinehart Anderson of Clarke Noble Roberts Patterson Rust Webster Hempel Berry Prichard Saunders Knudson Smith of O'Brien Brittain Latimer Quirk Dewar Lepley Rankin Venard Lichty Wolfe-28 Edge Reimers Maxfield

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

RESOLUTION OF SYMPATHY

Saunders of Palo Alto, from the special committee appointed to prepare a resolution of sympathy for Governor Hammill, offered the following resolution and moved its adoption:

Whereas, the House of Representatives of the state of Iowa has heard with deep sorrow and regret of the death of a distinguished citizen of this state, Mr. George Hammill, father of Governor John Hammill and Mrs. Charles Welty, and that it recognizes that the state has lost a worthy, noble and esteemed citizen whose passing is a real loss to the state; therefore

Be It Resolved, That this body extend to Governor Hammill and Mrs. Hammill and Mrs. Charles Welty our sincere sympathy in their bereavement and unite with them in lamenting their personal loss and the loss to the state of a worthy and esteemed citizen.

Be It Further Resolved, That these resolutions be printed in the Journal of the House and that engrossed copies of the same be sent to Governor Hammill and Mrs. Hammill and to Mrs. Charles Welty.

By a rising vote the resolution was unanimously adopted.

Speaker Edson in the chair.

CONSIDERATION OF BILLS

House File No. 222, a bill for an act to amend the law as it appears in title eight (VIII) of the Code, 1924, relating to the practice of certain professions affecting the public health so as to provide for the regulation of the installation of plumbing, and to



create a board of plumbing examiners for the licensing of persons to engage in such work, and to provide rules and regulations in regard thereto, and to amend section twenty-one hundred ninety-one (2191) of the Code, 1924, relating to the establishment and enforcement of a state plumbing code by the state department of health, and to repeal sections twenty-one hundred ninety-five (2195), fifty-seven hundred seventy-six (5776), fifty-seven hundred seventy-nine (5779), fifty-seven hundred eighty (5780), fifty-seven hundred cighty-one (5781), fifty-seven hundred eighty-two (5782), and fifty-seven hundred eighty-three (5783) of the Code, 1924, relating to the regulation of plumbing by cities and towns; and to provide for the appointment of a state plumbing inspector and to prescribe his duties, with report of committee recommending amendment and passage, was taken up for consideration.

Powers of Page moved that action on House File No. 222 be deferred.

Motion lost.

On motion of Knutson of Cerro Gordo the amendments proposed by the committee, found in the journal of March 19th, were adopted.

Mr. Knutson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Gilbertson	Kennedy	Ryder
Decatur	Graham	Lichty	Schulte
Blake	Grimwood	Lovrien	Smith of
Carter	Haney	Martin	Chickasaw
Christophel	Hanson of	Mathews	Smith of O'Brien
Diltz	Hancock	Merritt	Stepanek
Eckles	Harrison of	O'Donnell	Thomas
Eden	Pottawattamie	Oldham	Troup
Elliott	Hattendorf	Owens	Ulstad
Fleming	Hollis	Patterson	Wagner
Forsling	Huff	Prichard	Walrod
Francis	Johnson of Marion	Roberts	Mr. Speaker—44

The nays were:

Anderson of	Hager	Knutson	Powers
Montgomery	Hansen	Latimer	Rassler
Bauer	Hanson of	Leonard	Ratliff
Bierkamp	Winnebago	Lieberknecht	Rice
Blackford	Held	Long	Stookesberry
Blythe	Higgins	McCaulley	Strippel
Clark	Hill	McIlrath	Swanson
Cole	Hubbard	Napier	Truax '
Craig	Johnson of	Natvig	Williams
Dewar	Dickinson	Oliver	Wilson-40
Edge	King	Orr	

Absent or not voting:

Aiken	Harrison of	Miller	Rust
Anderson of	Clarke	Noble	Saunders
Webster	Hempel	Quirk	Venard
Berry	Kent	Rankin	Vincent
Bixler	Knudson	Reimers	Wolfe
Brittain	Lepley	Rhinehart	Yenter-24
Gripp	Maxfield		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 62, 117, 212 and 224; Senate File No. 193.

Howard A. Mathews, Chairman House Committee.

C. B. KERN,
Acting Chairman Senate Committee.

deport 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. 193.

House Files Nos. 62, 117, 212, and 224.



RESOLUTION

The following substitute resolution was filed:

We, the undersigned, move to substitute for House Concurrent Resolution No. 17 the following:

Whereas, farm lands and real estate are bearing an excessive share of the burdens of government out of all proportion to the earning capacity, and

Whereas, the Fortieth General Assembly in extra session seeking to remedy this inequality, revised the statute regarding valuation for assessment to read as follows:

"7109. Actual, assessed, and taxable value. All property subject to taxation shall be valued at its actual value which shall be entered opposite each item, and, except as otherwise provided, shall be assessed at twenty-five per cent of such actual value. Such assessed value shall be taken and considered as the taxable value of such property upon which the levy shall be made. In arriving at said actual value the assessor shall take into consideration its productive and earning capacity, if any, past, present, and prospective, its market value, if any, and all other matters that affect the actual value of the property; and the burden of proof shall be upon any complainant attacking such valuation as excessive, inadequate, or inequitable." Now, therefore,

Be It Resolved by the House, the Senate concurring, That the executive council be instructed to immediately recommend to the local county auditors and township assessors and all local equalizing boards that assessments be made in conformity with the provisions of this new law and advise them that the executive council is ready to make a readjustment of valuations in conformity with this statute.

T. L. WOLFE.
FRED C. LOVRIEN.
G. W. PATTERSON.
C. G. OLIVER.
FRANCIS JOHNSON.

AUTHORIZATION OF DUPLICATE BILL

On motion of Dewar of Cherokee the chief clerk was authorized and instructed to prepare a duplicate copy of House File No. 209 to take the place of the original bill.

HOUSE FILE NO. 289 REFERRED TO SIFTING COMMTTEE

On motion of Blake of Fayette House File No. 289 was referred to the sifting committee.

On motion of Gripp of Union the House recessed until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 27th: House Files Nos. 129 and 69.

March 28th: House Files Nos. 133, 162, 131 and 7.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIIrath of Poweshiek for the afternoon on request of Oldham of Mahaska; Roberts of Adair for the afternoon on request of Graham of Wapello.

CONSIDERATION OF BILLS

House File No. 232, a bill for an act to amend the law as it appears in section three thousand seven hundred seventy-seven (3777) of the Code, 1924, relating to sentences in the penitentiary and men's reformatory, and to the granting or forfeiting of good time, with report of 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?"

The ayes were:

Aiken	Francis	Johnson of	Powers
Anderson of	Gilbertson	Marion	Rassler
Decatur	Graham	Kennedy	Ratliff
Anderson of	Grimwood	Latimer	Rice
Montgomery	Gripp	Leonard	Smith of
Bauer	Hager	Lichty	Chickasaw
Bierkamp	Haney	Lieberknecht	Smith of O'Brien
Bixler	Hansen	Long	Stepanek
Blackford	Hanson of	McCaulley	Stookesberry
Blake	Winnebago	Martin	Strippel
Blythe	Harrison of	Mathews	Swanson
Christophel	Pottawattamie	Merritt	Troup
Clark	Hattendorf	Napier	Truax
Dewar	Held	Natvig	Ulstad
Eckles	Higgins	O'Donnell	Wagner
Eden	Hill	Oldham	Walrod
Edge	Hollis	Oliver	Williams
Elliott	Hubbard	Orr	Wilson
Fleming	Johnson of	Owens	Yenter
Forsling	Dickinson	Patterson	Mr. Speaker-73

The nays were, none.

Absent or not voting:

Anderson of	Harrison of	McIlrath	Roberts
Webster	Clarke	Maxfield	Rust
Berry	Hempel	Miller	Ryder
Brittain	Huff	Noble	Saunders
Carter	Kent	Prichard	Schulte
Cole	King	Quirk	Thomas
Craig	Knudson	Rankin	Venard
Diltz	Knutson	Reimers	Vincent
Hanson of	Lepley	Rhinehart	Wolfe-35
Hancock	Lovrien		

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

House File No. 215, a bill for an act to amend section eleven thousand twenty-six (11026) of the Code, 1924, so that the statute of limitations as to the rights of minors and insane persons shall not apply to the foreclosure of ancient mortgages, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lovrien of Humboldt the amendments proposed by the committee, found in the journal of March 20th, were adopted.

Lovrien 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?"

The ayes were:

Anderson of Decatur	Eden Edge	Harrison of Pottawattamie	Martin Mathews
Anderson of .	Elliott	Hattendorf	Merritt
Montgomery	Fleming	Higgins	Napier
Bauer	Francis	Hill	Natvig
Bierkamp	Gilbertson	Hollis	O'Donnell
Bixler	Graham	Johnson of	Oldham
Blackford	Grimwood	Marion	Oliver
Blake	Gripp	King	Owens
Blythe	Hager	Latimer	Patterson
Carter	Haney	Leonard	Powers
Christophel	Hansen	Lichty	Ratliff
Clark	Hanson of	Lieberknecht	Rice
Cole	Hancock	Long	Smith of
Dewar	Hanson of	Lovrein	Chickasaw
Eckles	Winnebago	McCaulley	Smith of O'Brien

Stepanek Troup Wagner Wilson
Stookesberry Truax Walrod Yenter
Strippel Ulstad Williams Mr. Speaker—70
Swanson

The nays were, none.

Absent or not voting:

Aiken	Hempel	McIlrath	Rhinehart
Anderson of	Hubbard	Maxfield	Roberts
Webster	Huff	Miller	Rust
Berry	Johnson of	Noble	Ryder
Brittain	Dickinson	Orr	Saunders
Craig	Kennedy	Prichard	Schulte
Diltz	Kent	Quirk	Thomas
Forsling	Knudson	Rankin	Venard
Harrison of	Knutson	Rassler	Vincent
Clarke	Lepley	Reimers	Wolfe-38
Held		A CONTRACTOR (1997)	

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

House File No. 216, a bill for an act to amend section seventytwo hundred seventy-six (7276) of the Code, 1924, and to provide for notice to holders of tax sale certificates of redemption from such sale, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lovrien of Humboldt the amendments proposed by the committee, found in the journal of March 20th, were adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 216 by striking from line 5 of section 1 the word "registered".

Amendment adopted.

Lovrien 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?"

The ayes were:

Aiken	Fleming	King	Powers
Anderson of	Francis	Knutson	Rassler
Decatur	Gilbertson	Latimer	Rice
Anderson of	Graham	Leonard	Smith of
Montgomery	Grimwood	Lichty	Chickasaw
Bauer	Gripp	Lieberknecht	Smith of O'Brien
Bierkamp	Hager	Long	Stepanek
Bixler	Haney	Lovrien	Stookesberry
Blackford	Hansen	McCaulley	Strippel
Blake	Hanson of	Martin	Swanson
Blythe	Hancock	Mathews	Thomas
Carter	Hanson of	Merritt	Troup
Christophel	Winnebago	Napier	Truax
Clark	Hattendorf	Natvig	Ulstad
Cole	Higgins	O'Donnell	Vincent
Dewar	Hollis	Oldham	Wagner
Eckles	Huff	Oliver	Walrod
Eden	Johnson of	Orr	Wilson
Edge	Dickinson	Owens	Mr. Speaker-73
Elliott	Kennedy	Patterson	50.404.00.00.00.00.00.00.00.00.00.00.00.0

The nays were:

Diltz	Harrison of	Hill	Yenter-6
Forsling	Pottawattamie	Johnson of	
	761	Marion	

Absent or not voting:

Anderson of	Hempel	Noble	Rust
Webster	Hubbard	Prichard	Ryder
Berry	Kent	Quirk	Saunders
Brittain	Knudson	Rankin	Schulte
Craig	Lepley	Ratliff	Venard
Harrison of	McIlrath	Reimers	Williams
Clarke	Maxfield	Rhinehart	Wolfe-29
Held	Miller	Roberts	

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

Senate File No. 141, a bill for an act to amend the law as it appears in section forty-three hundred forty-nine (4349), of the Code, 1924, relating to the education of deaf children, was taken up for consideration.

Diltz of Polk in the chair.

On request of Blake of Fayette the members of the sifting committee were excused for the remainder of the afternoon.

Graham 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?"

The ayes were:

Aiken	Graham	Kennedy	Ryder
Anderson of	Grimwood	King	Smith of
Montgomery	Gripp	Knutson	Chickasaw
Bauer	Haney	Latimer	Smith of O Brien
Bierkamp	Hansen	Leonard	Stepanek
Bixler	Hanson of	Lieberknecht	Stookesberry
Blackford	Hancock	Long	Strippel
Blake	Hanson of	Lovrien	Swanson
Blythe	Winnebago	McCaulley	Thomas
Carter	Harrison of	Martin	Troup
Christophel	Pottawattamie	Mathews	Truax
Clark	Hattendorf	Merritt	Ulstad
Cole	Higgins	Napier	Vincent
Dewar	Hill	Natvig	Wagner
Diltz	Hollis	O'Donnell	Walrod
Eckles	Huff	Oldham	Williams
Eden	Johnson of	Oliver	Wilson ·
Elliott	Dickinson	Orr	Yenter
Fleming	Johnson of	Owens	Mr. Speaker-72
Francis	Marion	Ratliff	W = 0 V

The nays were:

Anderson of	Hager	Powers-3
1 locotiim		

Absent or not voting:

Anderson of Webster	Held Hempel	Miller Noble	Rhinehart Rice
	Hubbard	Patterson	Roberts
Berry			
Brittain	Kent	Prichard	Rust
Craig	Knudson	Quirk	Saunders
Edge	Lepley	Rankin	Schulte
Forsling	Lichty	Rassler	Venard
Gilbertson	McIlrath	Reimers	Wolfe-33
Harrison of	Maxfield		
Clarke			€

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 96, a bill for an act relating to the limitations of actions under the workmen's compensation law.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 273, a bill for an act to require the filing of reports of intoxicating liquors received by persons, firms, companies and corporations authorized to purchase or otherwise receive the same.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 291, a bill for an act in relation to the refunding of primary roads bonds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 169, a bill for an act relating to returns of marriages. Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 198, a bill for an act relating to the labeling of legal shipments of intoxicating liquors:

Also, that the President of the Senate has appointed as members of a conference committee on the part of the Senate on Senate File No. 49, Senators Cavanaugh, Brookhart, Gilchrist and Breakenridge.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 49, a bill for an act relating to the inspection of bees by the state apparist.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 49

Amend by striking from section two (2) lines nineteen (19) to thirtyone (31) inclusive, and substituting the following:

"The state apiarist shall issue regulations prohibiting the transportation without his permit of any bees, combs, or used bee-keeping appliances, into any area in which cleanup work is being conducted or which has been declared free of any diseases of bees. When any area is found to be infected with diseases of bees, he shall issue an order prohibiting the movement of bees and used bee-keeping appliances out of such area, but shall except from the order bees shipped without honey or feed containing honey and honey sold in tight containers for commercial purposes other than with bees or as food for bees. Said regulations and orders shall have the full effect of law."

CONSIDERATION OF BILLS

House File No. 220, a bill for an act to amend section fifty-two hundred twenty-three (5223) of the Code, 1924, relating to the salary of deputy treasurers, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of O'Donnell of Dubuque, the amendments pro-

posed by the committee, found in the journal of March 20th, 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?"

The ayes were:

Bierkamp	Hager	Lieberknecht	Smith of
Blackford	Haney	Lovrien	O'Brien
Blake	Hanson of	McCaulley	Stepanek
Blythe	Hancock	Martin	Stookesberry
Christophel	Hanson of	Mathews	Strippel
Cole	Winnebago	Merritt	Swanson
Dewar	Harrison of	Natvig	Troup
Diltz	Pottawattamie	O'Donnell	Truax
Eckles	Higgins	Oldham	Ulstad
Eden	Hollis	Owens	Vincent
Edge	Johnson of	Powers	Wagner
Elliott	Dickinson	Rassler	Williams
Fleming	King	Rice	Wilson
Forsling	Knutson	Ryder	Yenter
Francis	Latimer	Smith of	Mr. Speaker-59
Grimwood	Leonard	Chickasaw	
Gripp	Lichty		

The nays were:

Anderson of	Bauer	Clark	Hill
Montgomery	Bixler	Hattendorf	Oliver-7

Absent or not voting:

Aiken Anderson of Decatur Anderson of Webster Berry Brittain Carter Craig Gilbertson Graham	Harrison of Clarke Held Hempel Hubbard Huff Johnson of Marion Kennedy Kent Knudson	McIlrath Maxfield Miller Napier Noble Orr Patterson Prichard Quirk Rankin	Ratliff Reimers Rhinehart Roberts Rust Saunders Schulte Thomas Venard Walrod Wolfe—42
Graham Hansen	Knudson Lepley	Rankin	Wolfe-42

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

House File No. 96, a bill for an act to amend section thirteen thousand thirty-seven (13037) of the Code, 1924, relating to embezzlement of mortgaged property, with report of committee rec-

ommending amendment and passage, was taken up for consideration.

On motion of King of Clay the amendments proposed by the committee, found in the journal of March 20th, were adopted.

Yenter of Johnson offered the following amendment and moved its adoption:

Amend House File No. 96, section 1, as amended, by inserting after the word "defraud" in the tenth line thereof the following: "and the venue of any action under this section shall be".

Amendment adopted.

King 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?"

The ayes were:

Gilbertson	Kennedy	Ryder
Graham	King	Smith of
Grimwood	Knutson	Chickasaw
Hager	Leonard	Smith of O'Brien
Haney	Lichty	Stepanek
	Lieberknecht	Swanson
Hanson of	Lovrien	Thomas
Hancock	McCaulley	Troup
Hanson of	Merritt	Truax
Winnebago	Napier	Ulstad
Harrison of	Natvig	Vincent
Pottawattamie		Wagner
Hattendorf	Oliver	Walrod
Higgins	Orr	Williams
Hollis	Owens	Wilson
Johnson of	Patterson	Yenter
Dickinson	Powers	Mr. Speaker-65
Johnson of	Ratliff	and the state of t
Marion	CONTRACTOR STATES	
	Graham Grimwood Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Pottawattamie Hattendorf Higgins Hollis Johnson of Dickinson Johnson of	Graham King Grimwood Knutson Hager Leonard Haney Lichty Hansen Lieberknecht Hanson of Lovrien Hancock McCaulley Hanson of Merritt Winnebago Napier Harrison of Natvig Pottawattamie Oldham Hattendorf Oliver Higgins Orr Hollis Owens Johnson of Patterson Dickinson Powers Johnson of Ratliff

The nays were:

Hill	Martin	Rassler	Stookesberry-7
Huff	Mathews	Rice	

Absent or not voting:

Aiken	Gripp	Long	Reimera
Anderson of	Harrison of	McIlrath	Rhinehart
Webster	Clarke	Maxfield	Roberts
Berry	Held	Miller	Rust
Blake	Hempel	Noble	Saunders
Brittain	Hubbard	O'Donnell	Schulte
Carter	Kent	Prichard	Strippel
Craig	Knudson	Quirk	Venard
Dewar	Latimer	Rankin	Wolfe-36
Forsling	Lepley	27	

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

House File No. 251, a bill for an act to repeal sections one hundred twenty-seven (127) and one hundred twenty-eight (128) of chapter ten (10), and section two hundred thirty-two (232) of chapter fifteen (15), and to amend section two hundred forty-six (246) of chapter sixteen (16), of the Code of 1924, relating to the compilation and distribution of the biennial report of expenditures by the auditor of state, 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?"

The ayes were:

Aiken	Graham	Kennedy	Rassler
Anderson of	Grimwood	King	Rice
Decatur	Gripp	Knutson	Ryder
Anderson of	Hager	Latimer	Smith, of
Montgomery	Haney	Leonard	Chickasaw
Bauer	Hansen	Lichty	Smith of O'Brien
Bierkamp	Hanson of	Lieberknecht	Stepanek
Blackford	Hancock	Lovrien	Stookesberry
Blake	Hanson of	McCaulley	Swanson
Blythe	Winnebago	Mathews	Troup
Christophel	Harrison of	Merritt	Truax
Clark	Pottawattamie	Napier	Ulstad
Cole	Hattendorf	Natvig .	Vincent
Diltz	Held	O'Donnell	Wagner
Eckles	Higgins	Oldham	Walrod
Eden	Hill	Oliver	Williams
Elliott	Hollis	Orr	Wilson
Fleming	Hubbard	Owens	Yenter
Forsling	Huff	Patterson	Mr. Speaker—74
Francis	Johnson of	Powers	
Gilbertson	Dickinson		

The nays were, none.

Absent or not voting:

Anderson of Webster	Harrison of Clarke	Martin Maxfield	Rhinehart Roberts
Berry	Hempel	Miller	Rust
Bixler	Johnson of	Noble	Saunders
Brittain	Marion	Prichard	Schulte
Carter	Kent	Quirk	Strippel
Craig	Knudson	Rankin	Thomas
Dewar	Lepley	Ratliff	Venard
Edge	Long McIlrath	Reimers	Wolfe—34

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

House File No. 252, a bill for an act to amend section three hundred ninety-three (393) of the Code, 1924, relating to the auditing of claims, and to provide for the transfer of certain funds to the general fund of the state, with report of committee recommending passage, was taken up for consideration.

On motion of Harrison of Pottawattamie, Senate File No. 199 was substituted for House File No. 252.

Senate File No. 199, a bill for an act to amend section three hundred ninety-three (393) of the Code, 1924, relating to the auditing of claims and to provide for the transfer of certain funds to the General Fund of the state, with report of the sifting 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?"

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Bauer Bierkamp Blackford Blake Blythe Carter Christophel Clark Cole Dewar Diltz Eckles Eden Elliott	Francis Gilbertson Graham Grimwood Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Pottawattamie Hattendorf Held Higgins Hill Hubbard Huff	Johnson of Marion Kennedy Knutson Latimer Leonard Lichty Lieberknecht Long Lovrien McCaulley Mathews Merritt Napier Natvig O'Donnell Oldham Oliver Orr	Owens Patterson Powers Rassler Ryder Smith of Chickasaw Smith of O'Brien Stookesberry Strippel Swanson Troup Truax Ulstad Vincent Wagner Walrod Wilson
Fleming	nuii	Off	Mr. Speaker—70

The nays were, none.

Anderson of Hempel Maxfield Roberts Webster Hollis Miller Rust Johnson of Noble Saunders Berry Bixler Dickinson Prichard Schulte Brittain Kent Quirk Stepanek Rankin Craig King Thomas Knudson Ratliff Venard Edge Lepley Forsling Reimers Williams Gripp McIlrath Rhinehart Wolfe Harrison of Martin Yenter-Clarke

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

House File No. 285, a bill for an act to amend section fortysix hundred forty-one (4641) of the Code, 1924, relating to county engineers, with report of committee recommending passage, was taken up for consideration.

Dewar 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?"

The ayes were:

Hubbard Oliver Aiken Edge Anderson of Elliott Huff Owens Decatur Fleming Johnson of Patterson Anderson of Francis Marion Powers Montgomery Gilbertson Latimer Rassler Bauer Hager Leonard Smith of O'Brien Bierkamp Lichty Strippel Haney Lieberknecht Bixler Hansen Swanson Blythe Hanson of Troup Long Carter Hancock Lovrien Truax Christophel Hanson of McCaulley Ulstad Clark Winnebago Mathews Wagner Cole Hattendorf Napier Walrod Dewar Held Natvig Wilson Diltz Higgins Hollis Oldham Mr. Speaker-57 Eden

The pays were:

Blackford Hill O'Donnell Ryder—5 Grimwood



Anderson of	Harrison of	Maxfield	Rust
Webster	Pottawattamie	Merritt	Saunders
Berry	Hempel	Miller	Schulte
Blake	Johnson of	Noble	Smith of
Brittain	Dickinson	Orr	Chickasaw
Craig	Kennedy	Prichard	Stepanek
Eckles	Kent	Quirk	Stookesberry
Forsling	King	Rankin	Thomas
Graham	Knudson	Ratliff	Venard
Gripp	Knutson	Reimers	Vincent
Harrison of	Lepley	Rhinehart	Williams
Clarke	McIlrath	Rice	Wolfe
	Martin	Roberts	Yenter-46

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

House File No. 313, a bill for an act to repeal section sixtyeight hundred ninety-nine (6899) of the Code, 1924, relating to assessments for cost of street improvements and sewers, and enact a substitute therefor, with report of committee recommending passage, was taken up for consideration.

The following amendment filed by Wagner of Scott was taken up and considered:

Amend House File No. 313 by inserting after the word "street" in line five (5) of section one (1), the words "or alley".

Also amend by striking out all of line nineteen (19) of said section and inserting in lieu thereof the words "the block or blocks in which such alley is located, or, where adjoining property is not platted into blocks, such assessment shall be confined to property within one hundred fifty (150) feet of the alley so improved.

On motion of Mr. Wagner the amendment was adopted.

Wagner 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?"

The ayes were:

Aiken	Blythe	Eckles	Gilbertson
Anderson of	Carter	Eden	Graham
Decatur	Christophel	Edge	Grimwood
Bierkamp	Clark	Elliott	Hager
Bixler	Cole	Fleming	Haney
Blackford	Dewar	Forsling	Hansen
Blake	Diltz	Francis	Hattendorf

Hanson of Hancock	King Knutson		Powers Rassler	Truax Ulstad
Harrison of Pottawattamie	Latimer Leonard		Rice Ryder	Vincent Wagner
Held	Lieberknecht		Smith of	Walrod
Hollis Huff	Long Lovrien	,	Chickasaw Smith of O'Brien	Wilson
Johnson of	McCaulley		Stepanek	Mr. Speaker—63
Dickinson	Merritt		Stookesberry	
Johnson of Marion	O'Donnell Oldham		Strippel Swanson	

The nays were:

Anderson of Montgomery	Hanson of	Hubbard	Oliver
	Winnebago	Mathews	Orr
Bauer Gripp	Higgins Hill	Natvig	Patterson—12

Absent or not voting:

Anderson of	Kent	Noble	Rust
Webster	Knudson	Owens	Saunders
Berry	Lepley	Prichard	Schulte
Brittain	Lichty	Quirk	Thomas
Craig	McIlrath	Rankin	Troup
Harrison of	Martin	Ratliff	Venard
Clarke	Maxfield	Reimers	Williams
Hempel	Miller	Rhinehart	Wolfe-33
Kennedy	Napier	Roberts	

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

House File No. 321, a bill for an act to repeal section eleven hundred forty-four (1144), Code, 1924, and to enact a substitute therefor relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations organized under the provisions of chapter four hundred six (406), Code, 1924, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Vincent of Guthrie the amendments proposed by the committee, found in the journal of March 20th, were adopted.

Vincent 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?"

The ayes were:

Aiken	Gripp	King	Rice
Bauer	Hager	Latimer	Ryder
Bierkamp	Haney	Leonard	Smith of
Bixler	Hanson of	Lieberknecht	Chickasaw
Blackford	Hancock	Long	Smith of O'Brien
Blythe	Hanson of	Lovrien	Stepanek
Carter	Winnebago	McCaulley	Stookesberry
Christophel	Harrison of	Mathews	Strippel
Clark	Pottawattamie	Merritt	Swanson
Cole	Hattendorf	Napier	Troup
Dewar	Held	Natvig	Truax
Eckles	lfiggins	O'Donnell	Ulstad
Eden ·	Hill	Oldham	Vincent
Edge	Hollis	Oliver	Wagner
Elliott	Hubbard	Owens	Walrod
Fleming	Huff	Patterson	Wilson
Francis	Johnson of	Powers	Yenter
Gilbertson	Dickinson	Rassler	Mr. Speaker-71
Graham	Johnson of	Ratliff	• 7 ****
Grimwood	Marion		

The nays were:

Anderson of Montgomery—1

Absent or not voting:

Anderson of	Hansen	McIlrath	Rhinehart
Decatur	Harrison of	Martin	Roberts
Anderson of	Clarke	Maxfield	Rust
Webster	Hempel	Miller	Saunders
Berry	Kennedy	Noble	Schulte
Blake	Kent	Orr	Thomas
Brittain	Knudson	Prichard	Venard
Craig	Knutson	Quirk	Williams
Diltz	Lepley	Rankin	Wolfe-36
Forsling	Lichty	Reimers	

So the bill having received a constitutional majority was deeclared to have passed the House and the title, as amended, was agreed to.

House File No. 375, a bill for an act to amend section thirtyseven hundred sixty-three (3763) of the Code, 1924, relating to the selling price of supplies, materials and articles manufactured by convict labor within the state, was taken up for consideration.

Speaker Edson in the chair.

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?"

The ayes were:

Aiken	Forsling	Johnson of	Powers
Anderson of	Francis	Dickinson	Rassler
Decatur	Gilbertson	Johnson of	Rice
Anderson of	Graham	Marion	Ryder
Montgomery	Grimwood	King	Smith of
Bauer	Gripp	Latimer	Chickasaw
Bierkamp	Hager	Lieberknecht	Smith of
Bixler	Haney	Long	O'Brien
Blackford	Hanson of	Lovrien	Stepanek
Blythe	Hancock	McCaulley	Stookesberry
Carter	Harrison of	Mathews	Strippel
Christophel	Pottawattamie	Merritt	Swanson
Clark	Hattendorf	Napier	Troup
Cole	Held	Natvig	Truax
Dewar	Higgins	O'Donnell	Ulstad
Diltz	Hill	Oldham	Wagner
Eden	Hollis	Oliver	Wilson
Edge	Hubbard	Orr	Yenter
Fleming	Huff	Patterson	Mr. Speaker—68

The nays were, none.

Absent or not voting:

Anderson of	Harrison of	Martin	Roberts
Webster	Clarke	Maxfield	Rust
Berry	Hempel	Miller	Saunders
Blake	Kennedy	Noble	Schulte
Brittain	Kent	Owens	Thomas
Craig	Knudson	Prichard	Venard
Eckles	Knutson	Quirk	Vincent
Elliott	Leonard	Rankin	Walrod
Hansen	Lepley	Ratliff	Williams
Hanson of	Lichty	Reimers	Wolfe-40
Winnebago	McIlrath	Rhinehart	

So 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. 375 by inserting after the figures "(3763)" in the second line thereof the following: "and section thirty-seven hundred sixty (3760)".

Amendment adopted and the title, as amended, was agreed to. House File No. 377, a bill for an act to amend, revise, and codify section two hundred sixty-five (265), Code, 1924, relating to the printing and sale of legal publications, was taken up for consideration.

The amendment filed by Forsling of Woodbury, found in the journal of March 23d, was taken up and considered.

On motion of Mr. Forsling the amendment was 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 "Snall the bill pass?"

The ayes were:

Anderson of	F'rancis	Johnson of	Powers
Decatur	Gilbertson	Marion	Rassler
Anderson of	Graham •	Kennedy	Rice
Montgomery	Grimwood	King	Ryder
Bauer	Hager	Knutson	Smith of
Bierkamp	Haney	Latimer	Chickasaw
Bixler	Hanson of	Leonard	Smith of O'Brien
Blackford	Hancock	Lichty	Stepanek
Blythe	Hanson of	Lieberknecht	Stookesberry
Carter	Winnebago	Long	Strippel
Christophel	Harrison of	Lovrien	Swanson
Clark	Pottawattamie	McCaulley	Troup
Cole	Hattendorf	Mathews	Truax
Craig	Held	Merritt	Ulstad
Dewar	Higgins	Napier	Vincent
Diltz	Hill	Natvig	Wagner
Eden	Hollis	O'Donnell	Walrod
Edge	Huff	Oldham	Wilson
Elliott	Johnson of	Oliver	Yenter
Fleming	Dickinson	Orr	Mr. Speaker-74
Forsling		Owens	

The nays were, none.

Absent or not voting:

Aiken	Harrison of	Maxfield	Rhinehart
Anderson of	Clarke	Miller	Roberts
Webster	Hempel	Noble	Rust
Berry	Hubbard	Patterson	Saunders
Blake	Kent	Prichard	Schulte
Brittain	Knudson	Quirk	Thomas
Eckles	Lepley	Rankin	Venard
Gripp	McIlrath	Ratliff	Williams
Hansen	 Martin 	Reimers	Wolfe-34

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

House File No. 374, a bill for an act to amend sections one thousand five hundred fifty-two (1552), one thousand five hun-

dred fifty-seven (1557), one thousand five hundred seventy-six (1576), one thousand five hundred seventy-seven (1577) and to repeal section one thousand five hundred fifty-nine (1559) of the Code, 1924, and to enact a substitute therefor, all relating to the sale of cigarettes, cigarette papers and tobacco, was taken up for consideration.

The following amendment filed by Diltz of Polk and O'Donnell of Dubuque was taken up and considered:

Amend House File No. 374 as follows:

Amend section 5, line 17, by inserting between the comma (,) and the word "shall", the following:

"with the knowledge or consent of said permit holder".

On motion of Mr. Diltz the amendment was adopted.

Mr. Diltz moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Elliott	Leonard	Ryder
Decatur	Forsling	Lichty	Smith of
Anderson of	Francis	Long	Chickasaw
Montgomery	Graham	Lovrien	Smith of O'Brien
Bauer	Grimwood	McCaulley	Stepanek
Bierkamp	Hager	Merritt	Stookesberry
Bixler	Haney	Napier	Strippel
Blackford	Hansen	Natvig	Swanson
Blythe	Harrison of	O'Donnell	Truax
Carter	Pottawattamie	Oldham .	Ulstad
Christophel	Higgins	Orr ·	Wagner
Cole	Hollis	Owens	Walrod
Craig	Huff	Powers	Wilson
Dewar	Kennedy	Rassler	Yenter
Diltz	Latimer	Rice	Mr. Speaker—56

The nays were:

Clark	Hattendorf	Johnson of	Lieberknecht
Eden	Held	Dickinson	Mathews
Gripp	Hill	Johnson of	Oliver
Hanson of	Hubbard	Marion	Vincent—14

Aiken	Hanson of	McIlrath	*	Rhinehart
Anderson of	Hancock	Martin		Roberts
Webster	Harrison of	Maxfield		Rust
Berry	Clarke	Miller		Saunders
Blake	Hempel	Noble		Schulte
Brittain	Kent	Patterson		Thomas
Eckles	King	Prichard	*	Troup
Edge	Knudson	Quirk		Venard
Fleming	Knutson	Rankin	2,	Williams
Gilbertson	Lepley	Ratliff Reimers		Wolfe-88

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

House File No. 388, a bill for an act to amend the law as it appears in section seven hundred ninety (790) of the Code, 1924, relating to the publication of lists of nominations, was taken up for consideration.

Blythe 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?"

The ayes were:

Anderson of	Forsling	Kennedy	Ryder
Decatur	Francis	Knutson	Smith of
Anderson of	Graham	Latimer	Chickasaw
Montgomery	Grimwood	Leonard	Smith of O'Brien
Bauer	Haney	Lichty	Stepanek
Bierkamp	Hanson of	Lieberknecht	Stookesberry
Blackford	Hancock	Long	Strippel
Blythe	Hanson of	Mathews	Swanson
Christophel	Winnebago	Merritt	Troup
Clark	Hattendorf	Natvig	Truax
Cole	Held	Oldham	Ulstad
Craig	Higgins	Orr	Wagner
Diltz	Hill	Owens	Walrod
Eden	Hollis	Powers	Wilson
Edge	Huff	Rassler	Yenter
Elliott	Johnson of	Rice	Mr. Speaker-60
Fleming	Marion		

The nays were:

Carter	McCaulley	Napier	Vincent—5
Hager			



Aiken	Harrison of	Lovrien		Ratliff
Anderson of	Clarke	McIlrath		Reimers
Webster	Harrison of	Martin		Rhinehart
Berry	Pottawattamie	Maxfield		Roberts
Bixler	Hempel	Miller		Rust
Blake	Hubbard	Noble		Saunders
Brittain	Johnson of	O'Donnell	59	Schulte
Dewar	Dickinson	Oliver		Thomas
Eckles	Kent	Patterson		Venard
Gilbertson	King	Prichard	83	Williams
Gripp	Knudson	Quirk		Wolfe-43
Hansen	Lepley	Rankin		

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

House File No. 369, a bill for an act to amend chapter three hundred thirty-three (333) of the Code, 1924, by adding thereto two sections relating to the taxation of shares of stock of banks and trust companies and the payment of the tax thereon by the corporations, and the recovery of the amount paid by the corporation from the stockholders, was taken up for consideration.

Vincent 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?"

The ayes were:

Anderson of	Forsling	Latimer	Ratliff
Decatur	Francis	Leonard	Rice
Anderson of	Gilbertson	Lichty	Ryder
Montgomery	Grimwood	Lieberknecht	Smith of
Bauer	Gripp	Long	Chickasaw
Bierkamp	Haney	Lovrien	Stepanek
Blackford	Hanson of	McCaulley	Stookesberry
Blake	Winnebago	Mathews	Strippel
Blythe	Hattendorf	Merritt	Swanson
Carter	Held	Napier	Troup
Clark	Higgins	Natvig	Truax
Cole	Hill	O'Donnell	Ulstad
Craig	Hollis	Oldham	Vincent
Eden	Huff	Orr	Walrod
Edge	Johnson of	Owens	Wilson
Elliott	Marion	Powers	Yenter
Fleming	Kennedy	Rassler	Mr. Speaker—63

The nays were:

Hager Knutson-2

Harrison of McIlrath Rhinehart Aiken Anderson of Clarke Martin Roberts Webster Harrison of Maxfield Rust Berry Pottawattamie Miller Saunders Bixler Hempel Noble Schulte Hubbard Brittain Oliver Smith of O'Brien Johnson of Christophel Patterson Thomas Dewar Dickinson Prichard Venard Diltz Wagner Kent Quirk Williams Eckles King Rankin Graham Knudson Reimers Wolfe-43 Lepley Hansen Hanson of Hancock

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

House File No. 355, a bill for an act to repeal section eighty-six hundred thirty-two (8632) of the Code, 1924, relating to the examination of insurance companies and the payment of expenses incident thereto, with report of committee recommending passage, was taken up for consideration.

Dewar 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?"

The ayes were:

Anderson of Fleming King Rassler Forsling Knutson Ratliff Decatur Francis Latimer Rice Anderson of Montgomery Graham Leonard Smith of Grimwood Lichty Chickasaw Lieberknecht Smith of O'Brien Bierkamp Hager Blackford Haney Long Stepanek Hanson of Blake Lovrien Stookesberry Blythe Hancock McCaulley Strippel Carter Hanson of Martin Swanson Christophel Winnebago Mathews Thomas Merritt Clark Hattendorf Troup Cole Held Napier Truax Higgins Hill Ulstad Craig Natvig Vincent: Dewar O'Donnell Walrod Oldham Diltz Hollis Wilson Eden Hubbard Orr Edge Owens Yenter Mr. Speaker-71 Kennedy Powers

The nays were, none.

Aiken	Harrison of	Lepley	Rhinehart
Anderson of	Clarke	McIlrath	Roberts
Webster	Harrison of	Maxfield	Rust
Berry	Pottawattamie	Miller	Ryder
Bixler	Hempel	Noble	Saunders
Brittain	Johnson of	Oliver	Schulte
Eckles	Dickinson	Patterson	Venard
Gilbertson	Johnson of	Prichard	Wagner
Gripp	Marion	Quirk	Williams
Hansen	Kent	Rankin	Wolfe-37
	Knudgon	Paimare	

So the bill having received a constitutional majority was declared to have passed the House.

Dewar of Cherokee offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 355 by inserting after the comma (,) following the figures "1924" in the second line thereof the following: "and to enact a substitute therefor,".

Amendment adopted and the title, as amended, was agreed to.

House File No. 311, a bill for an act relating to corporations, and providing for the barring of prosecutions in certain cases, with report of committee recommending passage, was taken up for consideration.

Diltz 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?"

The ayes were:

Anderson of	Graham	Long	Smith of
Decatur	Grimwood	Lovrien	O'Brien
Bauer	Hager	McCaulley	Stepanek
Bierkamp	Hanson of	Martin	Stookesberry
Blackford	Hancock	Merritt	Strippel
Blake	Higgins	O'Donnell	Swanson
Blythe	Hill	Oldham	Troup
Christophel	Hollis	Owens	Truax
Craig	Huff	Powers	Walrod
Diltz	Kennedy	Prichard	Wilson
Eden	King	Rice	Yenter
Edge	Knutson	Ryder	Mr. Speaker-50
Forsling	Leonard	Smith of	
Francis	Lichty	Chickseaw	

The navs were:

Anderson of	Cole	Haney	Held
Montgomery	Fleming	Hanson of	Latimer
Carter	Gilbertson	Winnebago	Lieberknecht
Clark	Gripp	Hattendorf	Mathews

Napier Natvig Oliver

Orr Rassler Ratliff

Thomas Ulstad Vincent-28

Absent or not voting:

Anderson of Webster Berry Bixler Brittain Dewar Eckles Elliott

Hansen

Harrison of Clarke Harrison of Pottawattamie McIlrath Hempel Hubbard Johnson of Dickinson Johnson of Marion

Kent Knudson Lepley Maxfield Miller Noble Patterson Quirk Rankin

Reimers Rhinehart Roberts Rust Saunders Schulte Venard Wagner Williams Wolfe-35

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 254, a bill for an act to amend section eleven thousand seven hundred ninety-nine (11799) of the Code, 1924, pertaining to record of junior liens, with report of committee recommending passage, was taken up for consideration.

Lovrien 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?"

Graham

Grimwood

The ayes were:

Anderson of Decatur Anderson of Montgomery Bierkamp Blackford Blake Blythe Carter Christophel Clark Cole Eden Fleming Francis Gilbertson

Gripp Hager Haney Hanson of Hancock Hattendorf Held Higgins HillHollis Huff Kennedy King Latimer Leonard

Lichty Lieberknecht Long Lovrien McCaulley Martin Mathews Merritt Napier Natvig Oldham Orr Owens Powers Rassler Ratliff

Rice Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Vincent Wilson Yenter Mr. Speaker- 62

The nays were:

Harrison of Clarke

Prichard-2

Aiken	Hansen	Knudson	Reimers
Anderson of	Hanson of	Knutson	Rhinehart
Webster	Winnebago	Lepley	Roberts
Berry	Harrison of	McIlrath	Rust
Bixler	Pottawattamie	Maxfield	Ryder
Brittain	Hempel	Miller	Saunders
Craig	Hubbard	Noble	Schulte
Dewar	Johnson of	O Donnell	Venard
Diltz	Dickinson	Oliver	Wagner
Eckles	Johnson of	Patterson	Walrod
Edge	Marion	Quirk	Williams
Elliott	Kent	Rankin	Wolfe-44
Forsling			

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

REPORTS OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 26, a bill for an act to create a commission for the blind, to define its powers and to make an appropriation therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 206, a bill for an act making an appropriation to cover the cost of construction of a draw bridge across the navigable channel connecting East Okoboji and West Okoboji Lakes in Dickinson county, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 391, by sifting committee, a bill for an act to legalize the proceedings of the town council of the incorporated town of Ossian, Winneshiek County, Iowa, so far as they cover the passage of Ordinance No. 74 entitled "An Ordinance granting a franchise to Harry Bullard, for himself, his assigns and successors, to erect, operate and maintain in the town of Ossian, Winneshiek County, Iowa, and Iowa and



shiek county, Iowa, for a period of twenty-five (25) years, an electric light and power plant, and for that purpose grant the privilege, right, power and authority to use the streets, avenues, alleys and other public places of the said town of Ossian, for the erection of poles, wires and other appliances, apparatus and connections, for the purpose of producing, receiving and distributing electricity for light, heat and power for municipal, commercial, domestic and manufacturing uses".

Read first and second times and passed on file.

House Joint Resolution No. 6, by committee on appropriations, joint resolution providing for the appointment of a committee to consider and report upon proposed legislation relating to interstate bridges across or tunnels under the Mississippi river, forming the boundary lines between Iowa and Wisconsin.

Read first and second times and passed on file.

PROOF OF PUBLICATION OF HOUSE FILE NO. 391

The official proof of publication of House File No. 391, a proposed bill for the legalization of the proceedings of the town council of the incorporated town of Ossian, Winneshiek county, lowa, so far as they cover the passage of ordinance granting a franchise to Harry Bullard, for himself, his assigns and successors, to erect, operate and maintain in the town of Ossian, Winneshiek county, Iowa, for a period of twenty-five (25) years, an electric light and power plant, and for that purpose grant the privilege right, power, and authority to use the streets, avenues, alleys, and other public places of the said town of Ossian, for the erection of poles, wires and other appliances, apparatus and connections, for the purpose of producing, receiving and distributing electricity for light, heat and power for municipal commercial, domestic and manufacturing uses, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

SENATE MESSAGES CONSIDERED

Senate File No. 96, a bill for an act to amend the law as it appears in section thirteen hundred eighty-six (1386) of the Code, 1924, relating to the limitation of actions under the workmen's compensation law.

Read first and second times and referred to sifting committee.



Senate File No. 273, a bill for an act to require the filing of reports of intoxicating liquors received by persons, firms, companies, and corporations authorized to purchase or otherwise receive the same.

Read first and second times and referred to sifting committee.

Senate File No. 291, a bill for an act to amend section fortyseven hundred twenty-four (4724) of the Code, 1924, relating to the refunding of primary road bonds.

Read first and second times and referred to sifting committee.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor and ordered printed in the journal:

March 25, 1925.

Hon. W. C. Edson, House of Representatives.

MY DEAR EDSON: In pursuance of House Concurrent Resolution No. 16, I herewith transmit to you a copy of the message which I have forwarded to the grief stricken areas of Illinois, Missouri and Indiana.

Respectfully submitted,

John Hammill, Governor. March 25, 1925.

Hon. Ed. Jackson, Indianapolis, Ind. My dear Governor:

In pursuance of House Concurrent Resolution No. 16, which is as follows:

"Be It Resolved by the House of Representatives, the Senate concurring, That the Governor of Iowa be and is hereby directed to extend to the grief stricken areas, Illinois, Missouri and Indiana, a message of sympathy for the great loss of lives and property which has been visited upon them by the recent storm that has swept their states and offer them any assistance that the state of Iowa may be able to render and that a copy of such message shall be spread in full upon the journal of the House and the Senate."

and in behalf of the great commonwealth of Iowa, I extend to the grief stricken area of Indiana, the sympathy of our people and assure you of our keen interest in your welfare. No state can live unto itself alone. Like the individual it is a part and parcel of the world and we as individual citizens and as a commonwealth feel that we must take up the obligation of seeing to it that your people not only have our sympathy but also desire to assure you that if there is any way we can be of material assistance to you, we desire to render that service.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Iowa.

Done at Des Moines, Iowa, this 25th day of March, A. D. 1925.

(Seal)

John Hammill, Governor. March 25, 1925.

Hon. Sam A. Baker, Jefferson City, Mo.

My dear Governor:

In pursuance of House Concurrent Resolution No. 16, which is as follows:

"Be It Resolved by the House of Representatives, the Senate concurring, That the Governor of Iowa be and is hereby directed to extend to the grief stricken areas, Illinois, Missouri and Indiana, a message of sympathy for the great loss of lives and property which has been visited upon them by the recent storm that has swept their states and offer them any assistance that the State of Iowa may be able to render and that a copy of such message shall be spread in full upon the journal of the House and the Senate."

and in behalf of the great Commonwealth of Iowa, I extend to the grief stricken area of Missouri the sympathy of our people and assure you of our keen interest in your welfare. No state can live unto itself alone. Like the individual it is a part and parcel of the world and we as individual citizens and as a commonwealth feel that we must take up the obligation of seeing to it that your people not only have our sympathy but also desire to assure you that if there is any way we can be of material assistance to you, we desire to render that service.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Iowa.

Done at Des Moines, this 25th day of March, A. D. 1925.

(Seal)

JOHN HAMMILL, Governor. March 25, 1925.

Hon. Len Small, Springfield, Ill.

My dear Governor:

In pursuance of House Concurrent Resolution No. 16, which is as follows:

"Be It Resolved by the House of Representatives, the Senate concurring, That the Governor of Iowa be and is hereby directed to extend to the grief stricken areas, Illinois, Missouri and Indiana, a message of sympathy for the great loss of lives and property which has been visited upon them by the recent storm that has swept their states and offer them any assistance that the State of Iowa may be able to render and that a copy of such message shall be spread in full upon the journal of the House and the Senate."

and in behalf of the great Commonwealth of Iowa, I extend to the grief stricken area of Illinois the sympathy of our people and assure you of our keen interest in your welfare. No state can live unto itself alone. Like the individual it is a part and parcel of the world and we as individual citizens and as a commonwealth feel that we must take up the obligation of seeing to it that your people not only have our sympathy but also desire to assure you that if there is any way we can be of material assistance to you, we desire to render that service.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Iowa.

Done at Des Moines, this 25th day of March, A. D. 1925.

(Seal)

JOHN HAMMILL, Governor.

HOUSE FILE WITHDRAWN

On request of Knutson of Cerro Gordo, unanimous consent having been obtained, House File No. 221 was withdrawn from the calendar and from further consideration by the House.

AMENDMENTS FILED

Rassler of Pocahontas filed the following amendment to Senate File No. 173:

Amend Senate File No. 173 by striking out the word "hail" where it appears following the word "cyclone" in the last line of section one of said bill.

Napier of Ringgold filed the following amendment to House File No. 188:

Amend the amendments to House File No. 188, found on pages 990, 991, 992 and 993 by striking sections one (1) and two (2) and substituting in lieu thereof the following:

Section 1. Paragraphs one (1) and two (2) of section forty-seven hundred thirty-six (4736) of the Code, 1924, are hereby repealed and the following enacted in lieu thereof:

"Primary roads outside of cities and towns and along the corporation lines thereof shall be maintained by the board of supervisors under the patrol system provided by chapter 243.

"If any county fails to maintain any of its primary roads to the satisfaction of the state highway commission, said commission shall have power to assume charge of such maintenance and pay therefor out of said county's allotment of the primary road fund. The amount of maintenance vouchers, when the work has been done by the said commission, shall be charged to the county's allotment account, and warrants for the amount of such vouchers shall be issued by the auditor of state on presentation of such vouchers, and paid by the treasurer of state as in other cases."

On motion of Strippel of Benton the House adjourned until 9:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 30, 1925.

House met pursuant to adjournment, Speaker Edson in the

Prayer was offered by the Rev. George M. Derbyshire, pastor of the Pella Baptist church, Pella, Iowa.

Journal of March 28th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Cole of Delaware, from the Clio club, Hopkinton, favoring Senate File No. 191. Suppression of intemperance.

By Patterson of Kossuth, from voters of Kossuth county, favoring Senate File No. 191. Suppression of intemperance.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Reimers of Lyon indefinitely on account of illness, on request of Ratliff of Henry.

REPORT OF COMMITTEE

Napier of Ringgold, from the committee on claims, submitted the following report:

MR. SPEAKER: Your committee on claims to whom was referred House File No. 360, a bill for an act to compensate J. W. Slocum for services rendered while serving as a member of the Board of Iowa State Pharmacy Examiners, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

T. W. NAPIER, Chairman.

Report adopted, and House File No. 360 was referred to the committee on appropriations.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 30th day of March, 1925, sent to the governor for his approval:

House Files Nos. 62, 117, 212 and 224.

HOWARD A. MATHEWS, Chairman.

Report adopted.

CONCURRENT RESOLUTION CONSIDERED

The substitute for House concurrent resolution No. 17, relative to the valuation for assessment of farm lands and real estate, as found in the Journal of March 28th, was taken up for consideration.

On motion of Wolfe of Linn the substitute resolution was adopted.

CONSIDERATION OF SENATE AMENDMENTS

On request of Bixler of Adams, House File No. 49, a bill for an act to amend the law as it appears in sections forty hundred thirty-seven (4037), forty hundred thirty-nine (4039), forty hundred forty-one (4041) of the Code, 1924, relating to the inspection of bees by the state apiarist, with Senate amendments, found in the House Journal of March 28th, was taken up and the amendments read and considered.

Mr. Bixler moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Aiken Francis Blythe Harrison of Clarke Anderson of Gilbertson Brittain Decatur Carter Graham Harrison of Grimwood Pottawattamie Anderson of Christophel Montgomery Clark Gripp Hattendorf Anderson of Cole Hager Held Webster Diltz Haney Hempel Bauer Hansen Eckles . Higgins Berry Eden Hanson of Hill Bierkamp . Elliott Hancock Hollis Bixler Hanson of Hubbard Fleming Blackford Winnebago Huff Forsling

Johnson of.	Martin	Rassler	Strippel
Dickinson	· Mathews	Ratliff	Swanson
Johnson of .	Maxfield	Rice	Thomas
Marion	Merritt	Roberts	. Troup
Kennedy	Napier	Rust	Truax
Kent	Natvig	Ryder	Ulstad
King	O'Donnell	Saunders	Venard
Knudson	Oldham	Schulte	Vincent
Knutson	Oliver	Smith of	Wagner
Leonard	Orr	Chickasaw	Walrod
Lichty	Owens	Smith of	Wilson
Long	Patterson	O'Brien	Yenter
McCaulley	Powers	Stepanek	Mr. Speaker-92
McIlrath	Quirk	Stookesberry	

The nays were, none.

Absent or not voting:

Blake	Lepley	Noble	Rhinehart
Craig	Lieberknecht	Prichard	Williams
Dewar	Lovrien	Rankin	Wolfe-16
Edge	Miller	Reimers	
Latimer			

The House concurred in the Senate amendments to House File No. 49.

On request of Forsling of Woodbury, House File No. 93, a bill for an act relating to the wrongful sale or disposal of electric storage batteries belonging to another, or the removal or alteration of marks of identification thereon, and prescribing penalties for the violation thereof, with Senate amendments, found in the House Journal of March 27th, was taken up and the amendments read and considered.

Mr. Forsling moved that the House concur is the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Blythe		Fleming	Hanson of
Brittain	5	Forsling	Winnebago
Carter		Francis	Harrison of
Christophel	3.	Gilbertson	Clarke
Clark		Graham	Harrison of
Cole		Grimwood	Pottawattamie
Dewar	25	Hager	Hattendorf
Diltz		Haney .	Held
Eckles		Hansen	Hempel
Eden :		Hanson of	Higgins
Elliott		Hancock	Hill
	Brittain Carter Christophel Clark Cole Dewar Diltz Eckles Eden	Brittain Carter Christophel Clark Cole Dewar Diltz Eckles Eden	Brittain Forsling Carter Francis Christophel Gilbertson Clark Graham Cole Grimwood Dewar Hager Diltz Haney Eckles Hansen Eden Hanson of

.

Hollis Quirk Strippel Long Hubbard McCaulley Rankin Swanson Johnson of McIlrath Rassler Thomas Dickinson Martin Ratliff Troup Mathews Rice Johnson of Truax Merritt Roberts Marion Ulstad Napier Rust Venard Kennedy Kent Natvig Ryder Vincent King O'Donnell Saunders Wagner Walrod Knudson Oldham Smith of Knutson Orr Chickasaw Wilson Owens Smith of O'Brien Wolfe Latimer Leonard Patterson Stepanek Yenter Lepley Lichty Powers Stookesberry Mr. Speaker-91

The nays were:

Oliver-1

Absent or not voting:

Aiken Gripp Maxfield Reimers Blake Miller Rhinehart Huff Craig Lieberknecht Noble Schulte Lovrien Prichard Williams-16 Edge

The House concurred in the Senate amendments to House File No. 93.

MOTION TO RECONSIDER

The following motion to reconsider was offered:

Mr. SPEAKER: I move to reconsider the vote by which House File No. 222 failed to pass the House.

C. A. KNUTSON.
J. A. KING.
ARTHUR LEONARD.
MARION R. MCCAULLEY.

On the question "Shall the House reconsider the vote by which House File No. 222 failed to pass the House?"

The ayes were:

Anderson of	Diltz	Harrison of	Knutson
Decatur	Eckles	Pottawattamie	Latimer
Anderson of	Eden	Hattendorf	Leonard
Webster	Elliott	Higgins	Lichty
Berry	Fleming	Hollis	McCaulley
Bierkamp	Forsling	Huff	Martin
Blake	Graham	Johnson of	Mathews
Brittain	Grimwood	Marion	Maxfield
Clark	Hanson of	Kennedy	O'Donnell
Dewar	Hancock	Knudson	Owens

Rhinehart	Schulte	Troup	Wagner
Rice	Smith of O'Brien	Ulstad	Walrod
Ryder	Stepanek	Venard	Wolfe-50
Saundara	Thomas	Vincent	

The nays were:

Aiken	Hanson of	Merritt	Ratliff
Anderson of	Winnebago	Napier	Rust
Montgomery	Harrison of	Natvig	Smith of
Bauer	Clarke	Noble	Chickasaw
Bixler	Held	Oldham	Stookesberry
Blackford	Hempel	Oliver	Strippel
Blythe	Hill	Orr	Swanson
Christophel	Hubbard	Patterson	Truax
Cole	Johnson of	Powers	Williams
Francis	Dickinson	Quirk	Wilson
Gilbertson	Long McIlrath	Rassler	Mr. Speaker—40

Absent or not voting:

Carter	Haney	Lieberknecht	Rankin
Craig	Hansen	Lovrien	Reimers
Edge	Kent	Miller	Roberts
Gripp	King	Prichard	Yenter-18
Hager	Lepley		

The motion to reconsider having failed to receive a constitutional majority was declared to have been lost.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 203, a bill for an act to provide for a threshers' lien.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 270, a bill for an act relating to the establishment, repair and improvement of streets and public grounds and providing a method for the payment of the cost thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 242, a bill for an act relating to sidewalks outside the limits of cities but within the limits of certain school districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 229, a bill for an act relating to selecting trial judges by stipulation.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 101, a bill for an act increasing the number of deputy probation officers in counties having a population in excess of one hundred twenty-five thousand.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 331, a bill for an act relating to fees charged by sheriffs.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 120, a bill for an act relating to time of closing of polls.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 241, a bill for an act permitting the government of the United States to acquire certain lands and waters in Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 249, a bill for an act authorizing the executive council to purchase an enlarged military photograph as a permanent memorial of Iowa soldiery in the World's War to be placed in the corridor of the Capitol Building, and making an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 340, a bill for an act to authorize boards of supervisors to make argeement compromising and settling delinquent taxes.

Also, that the Senate has adopted the following resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 15, memorializing the department of agriculture to change the rule respecting the use of corn sugar.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 180, a bill for an act to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 180

Amend by striking from section one (1), lines two (2), three (3) and four (4) the words: "the territory of a city of the first class or of a city acting under special charter, may lease" and inserting in lieu thereof the following: "a city acting under a special charter and having a population of fifty thousand (50,000) or more may lease".

CONSIDERATION OF BILLS

House File No. 135, a bill for an act to compensate Captain Charles L. Dunn for services rendered pursuant to call into active service of the Iowa National Guard by the Governor of Iowa, April 12, 1917, with report of committee on appropriations 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?"

The ayes were:

Anderson of	Gripp	Knutson	Roberts
Decatur	Haney	Latimer	Rust
Anderson of	Hansen	Leonard	Ryder
Montgomery	Hanson of	Lepley	Saunders
Anderson of	Hancock	Lichty	Schulte
Webster	Hanson of	Lieberknecht	Smith of
Bauer	Winnebago	Long	Chickasaw
Berry	Harrison of	Lovrien	Smith of O'Brien
Bierkamp	Clarke	McCaulley	Stepanek
Bixler	Harrison of	McIlrath	Stookesberry
Blackford	Pottawattamie	Martin	Strippel
Blake	Hattendorf	Mathews	Swanson
Blythe	Held	Maxfield	Thomas
Brittain	Hempel	Merritt	Troup
Carter	Higgins	Natvig	Truax
Christophel	Hill	Oldham	Ulstad
Clark	Hollis	Orr	Venard
Cole	Hubbard	Owens	Vincent
Craig	Huff	Patterson	Wagner
Dewar	Johnson of	Powers	Walrod
Eckles	Dickinson	Quirk	Williams
Eden	Johnson of	Rankin	Wilson
Fleming	Marion	Rassler	Wolfe
Francis	Kennedy	Rhinehart	Yenter
Gilbertson	Kent	Rice	Mr. Speaker-92
Grimwood	Knudson		

The nays were:

O'Donnell-1

Absent or not voting:

Aiken	Forsling	Miller	Prichard
Diltz	Graham	Napier	Ratliff
Edge	Hager	Noble	Reimers-15
Elliott	King	Oliver	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 390, a bill for an act to reimburse Hardin County, Iowa, for money expended in the care of a state patient at the State Hospital for the Insane at Independence, and making an appropriation to pay the same, with report of committee on appropriations 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?"

The ayes were:

Anderson of	Gripp	Knudson	Rhinehart
Decatur	Hager	Knutson	Rice
Anderson of	Haney	Latimer	Rust
Montgomery	Hansen	Leonard	Ryder
Anderson of	Hanson of	Lepley	Schulte
Webster	Hancock	Lichty	Smith of
Bierkamp	Hanson of	Lieberknecht	Chickasaw
Bixler	Winnebago	Long	Smith of O'Brien
Blackford	Harrison of	Lovrien	Stepanek
Blake	Clarke	McCaulley	Stookesberry
Blythe	Harrison of	McIlrath	Strippel
Brittain	Pottawattamie		Swanson
Carter	Hattendorf	Mathews	Thomas
Christophel	Held	Maxfield	Troup
Clark	Higgins	Merritt	Truax
Cole	Hill	Napier	Ulstad
Craig	Hollis	Natvig	Venard
Dewar	Hubbard	O'Donnell	Vincent
Eckles	Johnson of	Oldham	Wagner
Eden	Dickinson	Orr	Walrod
Elliott	Johnson of	Owens	Williams
Fleming	Marion	Patterson	Wilson
Forsling	Kennedy	Powers	Wolfe
Francis	Kent	Quirk	Yenter
Grimwood	King	Rankin	Mr. Speaker—90

The nays were, none.

Absent or not voting:

Aiken	Gilbertson	Noble	Ratliff
Bauer	Graham	Oliver	Reimers
Berry	Hempel	Prichard	Roberts
Diltz	Huff	Rassler	Saunders-18
Edge	Miller		

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 391, a bill for an act to legalize the proceedings of the town council of the incorporated town of Ossian, Winneshiek County, Iowa, so far as they cover the passage of Ordinance No. 74 entitled "An Ordinance granting a franchise to Harry Bullard, for himself, his assigns and successors, to erect, operate and maintain in the town of Ossian, Winneshiek County, Iowa, for a period of twenty-five (25) years, an electric light and power plant, and for that purpose grant the privilege, right, power and authority to use the streets, avenues, alleys and other public places of the said town of Ossian, for the erection of poles, wires and other appliances, apparatus and connections, for the purpose of producing, receiving and distributing electricity for light, heat and power for municipal, commercial, domestic and manufacturing uses," 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?"

The ayes were:

Anderson of	Grimwood	Latimer	Rice
Decatur	Gripp	Leonard	Roberts
Anderson of	Hager	Lepley	Rust
Montgomery	Haney	Lichty	Ryder
Anderson of	Hansen	Lieberknecht	Saunders
Webster	Hanson of	Long	Schulte
Bauer	Hancock	Lovrien	Smith of
Bierkamp	Harrison of	McCaulley	Chickasaw
Bixler	Clarke	McIlrath	Smith of
Blackford	Harrison of	Mathews	O'Brien
Blake	Pottawattamie	Maxfield	Stepanek
Blythe	Hattendorf	Merritt	Stookesberry
Brittain	Hempel	Napier	Strippel
Carter	Higgins	Natvig	Swanson
Christophel	Hill	Noble	Thomas
Clark	Hollis	O'Donnell	Troup
Cole	Huff	Oldham	Truax
Craig	Johnson of	Orr	Ulstad
Dewar	Dickinson	Owens .	Venard
Diltz	Johnson of	Patterson	Vincent
Eckles	Marion	Powers	Wagner
Eden	Kennedy	Quirk	Walrod
Fleming	Kent	Rankin	Williams
Forsling	King	Rassler	Wilson
Francis	Knudson	Ratliff	Yenter
Gilbertson	Knutson	Rhinehart	Mr. Speaker-94

The nays were, none.

Absent or not voting:

Aiken	Graham	Hubbard	Prichard
Berry	Hanson of	Martin	Reimers
Edge	Winnebago	Miller	Wolfe-14
Elliott	Held	Oliver	

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

SPECIAL ORDER NO. 1

The hour having arrived for special order No. 1, House File No. 188, a bill for an act to amend, revise, and codify section forty-six hundred eighty-seven (4687) to forty-seven hundred nineteen (4719) inclusive, sections forty-seven hundred thirty-one (4731) to forty-seven hundred forty-one (4741) inclusive, and sections forty-seven hundred forty-three (4743) to forty-seven hundred fifty-five (4755) inclusive, of the Code, 1924, relating to the primary road system, the primary road fund, and the surfacing of secondary roads, to co-ordinate the primary road law with the federal aid road law, to empower the state to construct and maintain the primary road system for such assessments heretofore levied, and to make the interest and principal of primary road funds payable out of the primary road fund, with report of committee submitting amendments, but without recommendation, was taken up for consideration.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House, request a call of the House for the consideration of House File No. 188, and all amendments thereto.

J. H. JOHNSON.
DAVID BRITTAIN.
CHARLES RHINEHART.
J. L. MCILRATH.
CHAS. OLDAM.
C. A. HOLLIS.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Edge of Jasper, Reimers of Lyon and Miller of Shelby.

On motion of Forsling of Woodbury, Edge of Jasper was excused from the call of the House.

On motion of Held of Plymouth, Reimers of Lyon was excused from the call of the House.

On motion of Rice of Appanoose, Miller of Shelby was excused from the call of the House.

Johnson of Dickinson moved that the call of the House be now raised, that action on House File No. 188 be deferred until 1:30 p. m. today, and that the call of the House be in effect at that time.

A roll call was demanded.

On the question "Shall the call of the House be raised and action deferred on House File No. 188 until 1:30 p. m. today?"

The ayes were:

Aiken	Forsling	Leonard	Saunders
Anderson of	Gilbertson	Lepley	Schulte
Montgomery	Haney	Lovrien	Smith of
Anderson of	Hanson of	McCaulley	Chickasaw
Webster	Hancock	Martin	Smith of O'Brien
Bauer	Hanson of	Maxfield	Stepanek
Bierkamp	Winnebago	Merritt	Strippel
Bixler	Hattendorf	Natvig	Swanson
Carter	Hempel	Oliver	Truax
Christophel	Higgins	Orr	Ulstad
Clark	Huff	Owens	Venard
Cole	Johnson of	Patterson	Wilson
Dewar	Dickinson	Quirk	Wolfe
Eckles	King	Rassler	Mr. Speaker-53
Fleming	Knudson	Rust	

The nays were:

Anderson of	Hager	Knutson	Rankin
Decatur	Hansen	Latimer	Ratliff
Berry	Harrison of	Lichty	Rhinehart
Blackford	Clarke	Lieberknecht	Rice
Blythe	Harrison of	Long	Roberts
Brittain	Pottawattamie	McIlrath	Ryder
Craig	Hill	Mathews	Thomas
Diltz	Hollis	Napier	Troup
Eden	Hubbard	Noble	Vincent
Elliott	Johnson of	O'Donnell	Wagner
Francis	Marion	Oldham	Walrod
Graham	Kennedy	Powers	Williams
Grimwood Gripp	Kent	Prichard	Yenter-49

Absent or not voting:

Blake	Held	Reimers	Stookesberry-6
Edge	Miller		

Motion prevailed. The call of the House was raised and action on House File No. 188 was deferred until 1:30 p. m. today.

Hubbard of Pottawattamie moved that the House go into executive session.

Latimer of Fremont moved to amend the motion by permitting the committee clerks to remain within the chamber during the executive session.

Amendment adopted.

Harrison of Pottawattamie moved to amend the motion of Hubbard of Pottawattamie by permitting the representatives of the press to remain in the press gallery and by leaving the galleries of the House open to the public during the executive session.

Amendment adopted.

Blackford of Van Buren moved to amend the motion of Hubbard of Pottawattamie by permitting the wives of members to remain in the House during the executive session.

Amendment adopted.

Motion of Hubbard of Pottawattamie, as amended, prevailed.

House File No. 271, a bill for an act to limit the rate of taxation on property situated within an independent school corporation but outside the limits of a city or town, for the general school fund, and to regulate the levy for such fund, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Venard of Sioux City the amendments proposed by the committee, found in the journal of March 20th, were adopted.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 271, section 1, lines 5 and 6, by striking therefrom the words "and outside the limits of a city or town".

Blackford of Van Buren moved that further action on House File No. 271 be deferred.

Motion prevailed.

MOTION TO RECONSIDER

Dewar of Cherokee called up the motion to reconsider the vote by which the House concurred in the Senate concurrent resolution fixing the final date of adjournment of the Forty-first General Assembly at April 3d.

Dewar of Cherokee moved that the motion to reconsider be laid on the table.

A roll call was demanded.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were:

Aiken	Haney	Knudson	Rassler
Anderson of	Hansen	Leonard	Rice
Montgomery	Hanson of	Lieberknecht	Rust
Anderson	Hancock	Long	Smith of
Webster	Hanson of	Lovrien	Chickasaw
Bauer	Winnebago	McCaulley	Smith of
Bierkamp	Harrison of	McIlrath	O'Brien
Blythe	Clarke	Martin	Stepanek
Carter	Hattendorf	Maxfield	Stookesberry
Christophel	Held	Merritt	Strippel
Clark	Hempel	Napier	Swanson
Cole	Higgins	Natvig	Thomas
Dewar	Hill	Noble	Ulstad
Diltz	Huff	Oliver	Venard
Eckles	Johnson of	Patterson ·	Vincent
Fleming	Dickinson	Powers	Walrod
Francis	Kennedy	Prichard	Wilson
Gilbertson	King	Quirk	Mr. Speaker-65
Graham	0.000	175 40	Marian Ma

The nays were:

Anderson of	Gripp	Knutson	Ratliff
Decatur	Hager	Latimer	Rhinehart
Berry	Harrison of	Lepley	Roberts
Bixler	Pottawattamie	Mathews	Schulte
Blackford	Hollis	O'Donnell	Troup
Brittain	Hubbard	Oldham	Wagner
Craig	Johnson of	Orr	Williams
Eden	Marion	Owens	Yenter—31
Grimwood	Kent		

Absent or not voting:

Blake	Forsling	Rankin	Saunders
Edge	Lichty	Reimers	Truax
Elliott	Miller	Ryder	Wolfe-12

The motion to reconsider the vote by which the House concurred in the Senate concurrent resolution fixing the date of final adjournment at April 3d, was laid on the table.

CONSIDERATION OF BILLS

House File No. 287, a bill for an act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax and the assessment and collection thereof, and to amend sections seven thousand three hundred five (7305), seven thousand three hundred nine (7309), seven thousand three hundred ten (7310), seven thousand three hundred seventeen (7317), seven thousand three hundred thirty-two (7332), seven thousand three hundred fifty-two (7352), seven thousand three hundred fifty-six (7356), seven thousand six hundred thirty-six (7636), seven thousand three hundred twenty (7320), seven thousand three hundred twenty-two (7322), and seven thousand three hundred ninety-four (7394) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof, and the procedure with reference thereto, and to repeal sections seven thousand three hundred eleven (7311), seven thousand three hundred thirty-one (7331), and seven thousand three hundred fourteen (7314) of the Code, 1924, relating to the inheritance tax, the imposition and collection thereof and the procedure with reference thereto, with report of committee recommending amendment and passage, was taken up for considration.

The amendments proposed by the committee, found in the journal of March 20th, were taken up and considered.

Diltz of Polk offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments to section 34 of House File No. 287 by striking therefrom the words "now in course of administration or".

Amendment to committee amendments adopted.

On motion of Vincent of Guthrie the committee amendments, as amended, were adopted.

McCaulley of Calhoun offered the following amendments and moved their adoption:

Amend House File No. 287, section twelve (12), line nine (9), by striking the period at the end of the paragraph and inserting a comma and adding the following:

"and all liability shall cease at the time when such lien expires unless a judgment therefor has been obtained."; also amend section twelve (12), line twelve (12) by inserting a comma after the word "date" and add-



ing the following: "and all liability shall cease at the time when such lien expires unless a judgment therefor has been obtained."

Amendments adopted.

Wolfe of Linn offered the following .mendment and moved its adoption:

Amend House File No. 287 by adding thereto the following section:

Sec. 36. That section seventy-three hundred ninety-six (7396) of the Code, 1924, be repealed and the following enacted as a substitute therefor:

"If an inheritance tax has been paid upon property that was not subject to, or liable for the payment of such tax, or the amount of the tax paid was excessive, the treasurer of state may, with the approval of the attorney general, within five years after the payment of the tax, order that so much of such tax as has been overpaid to the treasurer of state, shall be returned or refunded to the executor or administrator of such estate, or to those entitled thereto.

"If the application is made to and denied by the treasurer of state, the applicant may apply to the district court of the county having jurisdiction of the estate, for the purpose of having determined his right to have said tax, or any portion thereof, returned or refunded to him. The hearing on said application in the district court shall not be had until fifteen days' notice of the time and place of the hearing on such application shall have been given to the treasurer of state, which notice shall be served in the same manner as provided for original notices. Such application, however, must be made to the court within five years after the payment of the tax.

"When a certified copy of the order of the treasurer of state, together with the approval of the attorney general, or a certified copy of the record of the court ordering the refund, has been filed with the executive council of the state, the executive council shall, if the matter has been finally determined, issue an order to the auditor of state directing him to issue a warrant upon the treasurer of state to refund such tax."

Amendment adopted.

Johnson of Marion offered the following amendment and moved its adoption:

Amend House File No. 287 by striking therefrom all except sections 12 and 16 as originally numbered in said bill.

Diltz of Polk moved to amend the amendment by excepting from the portion to be stricken, section 36.

Gripp of Union moved that the House recess until 1:00 p. m. today.

Motion lost.



Vincent of Guthrie raised the point of order that the amendment by Johnson of Marion was out of order.

The Speaker ruled that the point of order was well taken.

Vincent 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?"

The ayes were:

Anderson of	Fleming	Lepley	Schulte
Montgomery	Francis	Lieberknecht	Smith of O'Brien
Anderson of	Hansen	Lovrien	Stepanek
Webster	Harrison of	Mathews	Swanson
Bixler	Clarke	Maxfield	Thomas
Blackford	Held	Merritt	Troup
Brittain	Hollis	Napier	Vincent
Carter	Johnson of	Patterson	Wagner
Christophel	Dickinson	Quirk	Wilson
Cole	Kent	Ratliff	Wolfe
Diltz	Latimer	Roberts	Yenter
Eckles	Leonard	Saunders	Mr. Speaker-45
Elliott			

The nays were:

Aiken	Grimwood	Johnson of	Orr
Anderson of	Gripp	Marion	Powers
Decatur	Hager	King	Prichard
Bauer	Haney	Knudson	Rhinehart
Berry	Hanson of	Knutson	Rice
Blake	Hancock	Long	Ryder
Blythe	Hanson of	McCaulley	Smith of
Clark	Winnebago	McIlrath	Chickasaw
Craig	Hattendorf	Martin	Stookesberry
Dewar	Hempel	Natvig	Strippel
Eden	' Higgins	O'Donnell	Truax
Forsling	Hill	Oldham	Ulstad
Gilbertson	Hubbard	Oliver	Walrod—47

Absent or not voting:

Bierkamp	Huff	Noble	Reimers
Edge	Kennedy	Owens	Rust
Graham	Lichty	Rankin	Venard
Harrison of	Miller	Rassler	Williams-16
Pottawattam	ie		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

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 resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 11, relating to a vote of thanks to be extended to various officers of the Western Union Telegraph Company for services rendered to the 41st General Assembly of the state of Iowa.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 11

Be it resolved by the Senate, the House concurring, that a vote of thanks be extended to the Western Union Telegraph Company for services rendered to the 41st General Assembly of the state of Iowa, in furnishing accurate grain and live stock reports, and other courtesies extended through its representatives in the state house.

And, further, that a copy of this resolution be prepared and signed by the Secretary of the Senate and the Chief Clerk of the House and forwarded to the president of the Western Union Telegraph Company at New York City, and a copy also presented to the local manager, Homer F. White, Des Moines, Iowa.

Haney of Mills moved that the House recess until 1:30 p. m. today.

Forsling of Woodbury moved to amend the motion by changing the hour from 1:30 to 1:00 p. m.

Amendment adopted.

Motion by Haney of Mills, as amended, prevailed.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

SENATE MESSAGES CONSIDERED

Senate File No. 229, a bill for an act to amend chapter four hundred seventy-eight (478), Code 1924, by repealing sections ten thousand eight hundred twenty (10820) to ten thousand eight hundred twenty-four (10824), inclusive, of said code and by substituting in lieu thereof provisions for selecting trial judges by stipulation.

Read first and second times and referred to sifting committee.



Senate File No. 242, a bill for an act to authorize the construction, reconstruction, and repair of sidewalks outside the limits of cities but within the limits of certain school districts, and to provide for the assessment of the cost of such improvement on abutting property.

Read first and second times and referred to sifting committee.

Senate File No. 203, a bill for an act to provide for a threshers lien.

Read first and second times and referred to sifting committee.

Senate File No. 270, a bill for an act to amend section five thousand nine hundred forty (5940) of the code, 1924, relating to the establishment, repair and improvement of streets and public grounds and providing a method for the payment of the cost thereof.

Read first and second times.

By unanimous consent, Senate File No. 270 was taken up for immediate consideration.

CONSIDERATION OF BILLS

Senate File No. 270, a bill for an act to amend section five thousand nine hundred forty (5940) of the code, 1924, relating to the establishment, repair and improvement of streets and public grounds and providing a method for the payment of the cost thereof.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Diltz 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?"

The ayes were:

Aiken Anderson of Decatur Bauer Berry Bixler Blackford Blythe

Brittain Carter Christophel Cole Craig Diltz Eden Fleming

Francis	Kennedy	O'Donnell	Stookesberry
Grimwood	King	Oldham	Strippel
Gripp	Knudson	Orr	Swanson
Hager	Knutson	Owens	Thomas
Haney	Latimer	Powers	Troup
Harrison of	Lepley	Prichard	Truax
Clarke	Lichty	Quirk	Ulstad
Hempel	Lieberknecht	Rankin	Venard
Higgins	Long	Rassler	Vincent
Hollis	McCaulley	Rice	Wagner
Hubbard	McIlrath	Roberts	Walrod
Huff	Martin	Saunders	Wilson
Johnson of	Mathews	Smith of	Wolfe
Dickinson	Maxfield	Chickasaw	Yenter
Johnson of	Merritt	Smith of O'Bri	en Mr. Speaker—74
Marion	Napier	Stepanek	-

The nays were:

Clark	Hanson of	Hattendorf	Leonard-4
	Hancock		

Absent or not voting:

Anderson of	Edge	Harrison of	Ohver
Montgomery	Elliott	Pottawattamie	Patterson
Anderson of	Forsling	Held	Ratliff
Webster	Gilbertson	Hill	Reimers
Bierkamp	Graham	Kent	Rhinehart
Blake	Hansen	Lovrien	Rust
Dewar	Hanson of	Miller	Ryder
Eckles	Winnebago	Natvig	Schulte
		Noble	Williams-30

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

House File No. 256, a bill for an act providing that no bond issue shall be declared carried unless at least sixty-five per cent of the votes cast thereon are favorable thereto, was taken up for consideration.

Orr of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken Anderson of	Bauer Berry	Blythe Brittain	Craig Eckles
Montgomery	Bierkamp	Christophel	Fleming
Anderson of	Bixler	Clark	Gilbertson
Webster	Blake	Cole	Graham

Gripp	Johnson of	Merritt	Smith of
Haney	Dickinson	Natvig	Chickasaw
Hanson of	Kent	Oldham	Smith of
Winnebago	King	Oliver	O'Brien
Harrison of	Knudson	Orr	Stookesberry
Clarke	Latimer	Owens	Strippel
Harrison of	Leonard	Powers	Swanson
Pottawattamie	Lepley	Quirk	Thomas
Hattendorf	Long	Rassler	Troup
Hempel	Lovrien	Rice	Ulstad
Higgins	McCaulley	Roberts	Venard
Hubbard	McIlrath	Saunders	Wilson
Huff	Martin	Schulte	Mr. Speaker—65
	Maxfield		

The nays were:

Anderson of	Hanson of	Mathews	Truax
Decatur	Hancock	Napier	Vincent
Blackford	Hill	O'Donnell	Wagner
Eden	Johnson of	Prichard	Walrod
Grimwood	Marion	Rhinehart	Wolfe
Hager	Knutson	Stepanek	Yenter-22
Hansen			

Absent or not voting:

Carter	Francis	Lieberknecht	Ratliff
Dewar	Held	Miller	Reimers
Diltz	Hollis	Noble	Rust
Edge	Kennedy	Patterson	Ryder
Elliott	Lichty	Rankin	Williams-21
Forsling			

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

House File No. 188, a bill for an act to amend, revise, and codify section forty-six hundred eighty-seven (4687) to forty-seven hundred nineteen (4719) inclusive, sections forty-seven hundred thirty-one (4731) to forty-seven hundred forty-one (4741) inclusive, and sections forty-seven hundred forty-three (4743) to forty-seven hundred fifty-five (4755) inclusive, of the Code, 1924, relating to the primary road system, the primary road fund, and the surfacing of secondary roads, to co-ordinate the primary road law with the federal aid road law, to empower the state to construct and maintain the primary road system for such assessments heretofore levied, and to make the interest and principal of primary road funds payable out of the primary road fund, with report of committee submitting amendments but without recommendation, was taken up for consideration.

Maxfield of Marshall moved that action on House File No. 188

be deferred until the Senate has acted upon the road bill now under consideration in the Senate.

Blackford of Van Buren moved that the motion to defer be laid on the table.

A roll call was demanded.

On the question "Shall the motion of Maxfield of Marshall be laid on the table?"

The ayes were:

Blackford	Harrison of	Latimer	Rhinehart
Blythe	Clarke	Lichty	Rice
Brittain	Harrison of	Lieberknecht	Roberts
Craig	Pottawattamie	Long	Stookesberry
Diltz	Hill	Mathews	Thomas
Eden	Hollis	Napier	Troup
Elliott	Hubbard	Noble	Vincent
Forsling	Johnson of	O'Donnell	Wagner
Graham	Marion	Oldham	Walrod
Hager	Kennedy	Prichard	Williams
Hansen	Kent	Rankin	Wolfe-43
	Knutson	Ratliff	

The nays were:

Aiken	Eckles	King	Quirk
Anderson of	Fleming	Knudson	Rassler
Decatur	Francis	Leonard	Saunders
Anderson of	Gilbertson	Lepley	Schulte
Montgomery	Gripp	Lovrien	Smith of
Anderson of	Haney	McCaulley	Chickasaw
Webster	Hanson of	McIlrath	Smith of O'Brien
Bauer	Hancock	Martin	Stepanek
Berry	Hanson of	Maxfield	Strippel
Bierkamp	Winnebago	Merritt	Swanson
Bixler	Hattendorf	Natvig	Truax
Blake	Held	Oliver	Ulstad
Carter	Hempel	Orr	Venard
Christophel	Higgins	Owens	Wilson
Clark	Huff	Patterson	Mr. Speaker-57
Cole	Johnson of Dickinson	Powers	5.52

Absent or not voting:

Dewar	Grimwood	Reimers	Ryder
Edge	Miller	Rust	Yenter—8

The motion to lay the motion of Maxfield of Marshall on the table was lost.

On the question "Shall the motion by Maxfield of Marshall to defer action prevail?" a roll call was demanded.

The ayes were:

Aiken	Haney	Knudson	Orr
Anderson of	Hanson of	Leonard	Patterson
Montgomery	Winnebago	Lepley	Quirk
Anderson of	Hattendorf	Lovrien	Rassler
Webster	Held	McCaulley	Saunders
Bauer	Hempel	McIlrath	Schulte
Carter	Higgins	Martin	Smith of O'Brien
Clark	Huff	Maxfield	Swanson
Cole	Johnson of	Merritt	Ulstad
Eckles	Dickinson	Natvig	Wilson
Fleming	King	Oliver	Mr. Speaker-41
Gilbertson			5

The nays were:

Anderson of	Hager	Latimer	Roberts
Decatur	Hansen	Lichty	Ryder
Berry	Hanson of	Lieberknecht	Smith of
Bierkamp	Hancock	Long	Chickasaw
Blackford	Harrison of	Mathews	Stepanek
Blythe	Clarke	Napier	Stookesberry
Brittain	Harrison of	Noble	Strippel
Christophel	Pottawattamie	O'Donnell	Thomas
Craig	Hill	Oldham	Troup
Diltz	Hollis	Owens	Truax
Eden	Hubbard	Powers	Venard
Elliott	Johnson of	Prichard	Vincent
Forsling	Marion	Rankin	Wagner
Francis	Kennedy	Ratliff	Walred
Graham	Kent	Rhinehart	Williams
Gripp	Knutson	Rice	Wolfe-58

Absent or not voting:

Bixler	Edge	Miller	Rust
Blake	Grimwood	Reimers	Yenter—9
Dewar			

The motion of Maxfield of Marshall to defer action was lost.

The substitute amendments to House File No. 188, found on pages 991 to 993, inclusive, of the journal of March 26th, were taken up for consideration.

Rankin of Lee in the chair.

Speaker Edson in the chair.

The following amendments filed by Diltz of Polk to the substitute amendments were taken up and considered:

Amend by renumbering sections 7, 8, and 8-a1, as sections 6, 7, and 8, respectively.

Amend section 5, subsection (c), by inserting after the word "county" in line three (3), the words "or bonds which have been or may be issued to refund the same".

Amend by striking all of section 9, and inserting in lieu thereof the following:

"Section forty-seven hundred twenty-four (4724) of the Code, 1924, is hereby amended by adding to the end of said section the following:

'Such bonds shall be payable from the primary road allotment of the county after the completion of the "gravel stage of construction" on all primary roads throughout the state.'"

On motion of Mr. Diltz the amendments to the substitute amendments were adopted.

The following amendment filed by Haney of Mills to the substitute amendments was taken up and considered:

Amend the amendments to House File No. 188 filed on March 26th and found on page 990 of the House journal:

Amend by inserting in line one (1) of section eight-a-one (8-a1) after the comma (,) following the word "may" and before the word "for" the following: "with the approval of the board of supervisors,".

On motion of Mr. Haney the amendment to the substitute amendments was adopted.

The following amendment filed by Haney of Mills was taken up and considered:

Amend the amendments to House File No. 188 filed on March 26th and found on page 990 of the House journal:

Amend by adding to section three (3) the following paragraph:

"Where additional right of way for primary road system has been taken in any county and paid out of other funds since March 10, 1921, the state highway commission is authorized to transfer from the primary road fund to such other fund the amount expended for right of way."

On motion of Mr. Haney the amendment to the substitute amendments was adopted.

The following amendments filed by Napier of Ringgold to the substitute amendments was taken up and considered:

Amend the amendments to House File No. 188, found on pages 990, 991, 992 and 993 by striking sections one (1) and two (2) and substituting in lieu thereof the following:

Section 1. Paragraphs one (1) and two (2) of section forty-seven



hundred thirty-six (4736) of the Code, 1924, are hereby repealed and the following enacted in lieu thereof:

"Primary roads outside of cities and towns and along the corporation lines thereof shall be maintained by the board of supervisors under the patrol system provided by chapter 243.

"If any county fails to maintain any of its primary roads to the satisfaction of the state highway commission, said commission shall have power to assume charge of such maintenance and pay therefor out of said county's allotment of the primary road fund. The amount of maintenance vouchers, when the work has been done by the said commission, shall be charged to the county's allotment account, and warrants for the amount of such vouchers shall be issued by the auditor of state on presentation of such vouchers, and paid by the treasurer of state as in other cases."

Mr. Napier moved the adoption of the amendment to the substitute amendments.

A roll call was demanded.

On the question "Shall the amendment by Napier of Ringgold to the substitute amendments be adopted?"

The ayes were:

Aiken	Craig	King	Rust
Anderson of	Dewar	Knudson	Saunders
Decatur	Eckles	Leonard	Schulte
Anderson of	Fleming	Lepley	Smith of
Montgomery	Francis	Lieberknecht	O'Brien
Anderson of	Gilbertson	Long	Stookesberry
Webster	Haney	Lovrien	Strippel
Bauer	Hanson of	McCaulley	Swanson
Berry	Hancock	Martin	Thomas
Bixler	Hanson of	Maxfield	Troup
Blackford	Winnebago	Merritt	Ulstad
Blake	Hattendorf	Napier	Venard
Blythe	Higgins	Oliver	Vincent
Carter	Huff	Orr	Williams
Christophel	Johnson of	Patterson	Wilson
Clark	Dickinson	Quirk	Wolfe
Cole	Kent	Rassler	Mr. Speaker—61

The nays were:

Bierkamp	Harrison of	Latimer	Ratliff
Brittain	Clarke	Lichty	Rhinehart
Diltz	Harrison of	McIlrath	Rice
Eden	Pottawattamie	Mathews	Roberts
Elliott	Held	Natvig	Ryder
Forsling	Hempel	Noble	Smith of
Graham	Hill	O'Donnell	Chickasaw
Grimwood	Hollis	Oldham	Stepanek
Gripp	Hubbard	Owens	Truax
Hager	Johnson of	Powers	Wagner
Hansen	Marion	Prichard	Walrod
	Kennedy	Rankin	Yenter-43

Absent or not voting:

Edge

Knutson

Miller

Reimers-4

The amendment by Napier of Ringgold to the substitute amendments was adopted.

Lovrien of Humboldt offered the following amendments to the substitute amendments and moved their adoption:

Amend the substitute amendments to House File No. 188 filed March 26, 1925, as follows:

Amend section four (4), subsection (d), by adding after the word "grading" in line three (3) thereof the following: "to a ten (10) per cent grade".

Also amend said subsection by adding to said subsection after the word "grading" in line five (5) thereof the words "to a ten (10) per cent grade".

Amend section seven (7) by striking from line nine (9) the word "primary" and striking from line ten (10) thereof the word "primary".

Also amend section eight (8) by inserting after the word "grading" in line three (3) thereof the words "to a ten (10) per cent grade".

On the question "Shall the amendments to the substitute amendments be adopted?" a roll call was demanded.

The ayes were:

Aiken	Hanson of	King	Rust
Anderson of	Hancock	Knudson	Saunders
Webster	Hanson of	Lovrien	Schulte
Blake	Winnebago	McCaulley	Smith of O'Brien
Blythe	Hattendorf	Merritt	Strippel
Christophel	Held	Natvig	Ulstad
Clark	Higgins	Oliver	Venard
Dewar	Johnson of	Quirk	Wilson
Francis Gilbertson	Dickinson	Rassler	Mr. Speaker—33

The nays were:

Anderson of	Eden	Harrison of	Leonard
Decatur	Elliott	Pottawattamie	Lepley
Anderson of	Forsling	Hempel .	Lichty
Montgomery	Graham	Hill	Lieberknecht
Berry	Grimwood	Hollis	Long
Bierkamp	Gripp	Hubbard	McIlrath
Bixler	Hager	Huff	Martin
Blackford	Haney	Johnson of	Mathews
Brittain	Hansen	Marion	Maxfield
Cole	Harrison of	Kennedy	Napier
Craig	Clarke	Kent	Noble
Diltz		Latimer	O'Donnell

Rhinehart Vincent Oldham Stepanek Stookesberry Owens . Rice Wagner Roberts Walrod Powers Swanson Williams Prichard Ryder Thomas Smith of Rankin Troup Wolfe Ratliff Chickasaw Truax Yenter-65

Absent or not voting:

Bauer Edge Miller Patterson
Carter Fleming Orr Reimers—10
Eckles Knutson

The amendments by Lovrien of Humboldt to the substitute amendments were rejected.

On request of King of Clay, unanimous consent having been obtained, Knutson of Cerro Gordo was excused from the call of the House on account of serious illness in his home.

Forsling of Woodbury offered the following amendment to the substitute amendments and moved its adoption:

Amend the substitute amendments to House File No. 188 by striking from subsection (b) of section 5 the words "principal and".

On the question "Shall the amendment by Forsling of Woodbury to the substitute amendments be adopted?" a roll call was demanded.

The ayes were:

Aiken Forsling Knudson Saunders Francis Leonard Schulte Anderson of Gilbertson Smith of O'Brien Lovrien Montgomery Anderson of Haney McCaulley Strippel Webster Hanson of Maxfield Truax Bierkamp Hancock Natvig Ulstad Blythe Held Prichard Venard Huff Wagner Carter Rassler King Roberts Eckles Mr. Speaker—34 Fleming

The nays were:

Anderson of Diltz Harrison of Johnson of Decatur Eden Clarke Marion Berry Elliott Harrison of Kennedy Bixler Graham Latimer Pottawattamie Grimwood Blackford Hattendorf Lepley Brittain Gripp Hempel Lichty Lieberknecht Christophel Hager Higgins Clark Hill Hanson of Long McIlrath Cole Winnebago Hollis Craig Hubbard Martin

Mathews	Owens	Ryder	Troup
Merritt	Powers	Smith of	Vincent
Napier	Rankin	Chickasaw	Walrod
O'Donnell	Ratliff	Stepanek	Williams
Oldham	Rhinehart	Stookesberry	Wolfe
Oliver	Rice	Swanson	Yenter—57

Absent or not voting:

Bauer	Johnson of	Noble	Reimers
Blake	Dickinson	Orr	Rust
Dewar	Kent	Patterson	Thomas
Edge	Knutson	Quirk	Wilson-17
Hansen	Miller		

The amendment by Forsling of Woodbury to the substitute amendments was rejected.

Harrison of Pottawattamie moved that the substitute amendments, as amended, be adopted, and demanded a roll call.

On the question "Shall the substitute amendments, as amended, be adopted?"

The ayes were:

У	Leonard	Rhinehart
en	Lichty	Rice
ison of	Lieberknecht	Roberts
rke	Long	Ryder
ison of	McIlraith	Stepanek
ttawattamie	Martin	Stookesberry
pel	Mathews	Thomas
S	Merritt	Troup
ard	Napier	Vincent
	Noble	Wagner
son of	Oldham	Walrod
rion	Owens	Williams
edy	Powers	Wolfe
	Rankin	Yenter—54
ner	Ratliff	
	pel s oard son of	len Lichty ison of Lieberknecht arke Long ison of McIlraith ttawattamie Martin pel Mathews s Merritt Dard Napier Noble son of Oldham arion Owens tedy Powers Rankin

The nays were:

Aiken	Fleming	King	Rust
Anderson of	Forsling	Knudson	Saunders
Webster	Francis	Lepley	Schulte
Bauer	Gilbertson	Lovrien	Smith of
Berry	Hanson of	McCaulley	Chickasaw
Blake	Hancock	Maxfield	Strippel
Blythe	Hanson of	Natvig	Swanson
Carter	Winnebago	O'Donnell	Truax
Christophel	Hattendorf	Oliver	Ulstad
Clark	Held	Orr	Venard
Cole	Higgins	Prichard	Wilson
Dewar	Hill	Quirk	Mr. Speaker-48
Diltz	Johnson of	Rassler	
Eckles	Dickinson		

Absent or not voting:

Edge Knutson Miller Patterson Reimers

Smith of O'Brien-6

The substitute amendments, as amended, were adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 331, 249, 101, 120, 241, 93, 49, 340, 169 and 198. Senate File No. 199.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 249, 101, 120, 241, 93, 49, 340, 169, 331 and 198. Senate File No. 199.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 30th day of March, 1925, sent to the governor for his approval:

House Files Nos. 169, 198, 331, 249, 101, 120, 241, 93, 49 and 340.

Howard A. Mathews, Chairman.

Report adopted.

COMMUNICATION FROM ATTORNEY GENERAL

The following communication was received from Hon. Ben. J. Gibson, Attorney General, and ordered printed in the Journal:

Honorable W. C. Edson,

Speaker of House of Representatives,

Building.

Dear Sir:

We desire to acknowledge receipt of your letter of March 21, 1925, asking this department to prepare an opinion upon three questions contained therein. Your letter is as follows:

"You are requested, for the benefit of members of the House of Representatives interested in road legislation, to give an opinion on the following propositions in connection with what legislation is required to be adopted by the state of Iowa to comply with the Federal Highway Act.

1. Does the Federal Highway Act require that the State Highway Commission have entire control of the maintenance of the primary road system?

If so, will the following amendment to the law comply with that requirement?

'Amend section 4736 by striking from line 13 the words, "hard surfaced", and inserting in lieu thereof, the word, "primary".'

2. If the law in relation to the primary road system of the state of Iowa is changed by adding thereto the following provision, will that comply with the requirements of the said Federal Highway Act, and particularly with section 7 thereof, which provides that the funds of the state for primary road purposes shall be under the direct control of the State Highway Department?

The suggested amendment is as follows:

Section 7. The primary road fund is hereby divided into two accounts, to-wit: the state primary road account and the county allotment primary road account. The state primary road account shall consist of all moneys received by the state each year from the federal government for the improvement of highways and an equal amount of state funds to be set aside by the State Highway Commission from the primary road fund, before said fund is allotted among the counties. The county allotment primary road account shall consist of all other moneys credited to the primary road fund and shall be allotted to the various counties of the state in the ratio that the area of the county bears to the total area of the state. Each county's allotment primary road account shall be expended only in said county.

3. Will it be sufficient if the amendment provided in paragraph 2 becomes effective November 1, 1925?"

Section 7 of the Federal Highway Act reads as follows:

"That before any project shall be approved by the Secretary of Agriture for any state such state shall make provisions for state funds required each year of such states by this act for construction, reconstruction, and maintenance of federal-aid highways within the state, which funds shall be under the direct control of the State Highway Department."

Certain definitions as provided in the Federal Aid Act must be con-

sidered in its construction. Your attention is invited to the following as contained in section 2 of such act. We quote therefrom the following:

"The term 'State Highway Department' includes any state department, commission, board, or official having adequate powers and suitably equipped and organized to discharge to the satisfaction of the Secretary of Agriculture the duties herein required."

"The term 'state funds' includes for the purposes of this act funds raised under the authority of the state, or any political or other sub-division thereof, and made available for expenditure under direct control of the State Highway Department."

It may be interesting to know that the same phrase appears in section 7 of such act. It is important, therefore, to consider the meaning of this phrase.

The word "direct" is an adjective and has been defined by the courts as follows:

"Immediate; immediate or proximate, as distinguished from 'remote'; express; free from intervening agencies or conditions; hence characterized by immediateness of relation or action." 18 Corpus Juris, 1043.

The word "control" as a noun means:

"The act of superintending; care and foresight for the purpose of directing and with authority to direct, power to restrain; restraining or directing influence; regulating power. It is sometimes employed or used as equivalent to, if not synonymous with, management." 13 Corpus Juris, 837.

The following quotation from a decision of the Supreme Court of the state of California may be interesting (McCarthy v. Board of Supervisors, 15 Calif. App. 579):

"The work is to be done, not simply under the 'supervision', but also under the 'control' of the surveyor. 'Supervision' implies oversight and direction. 'Control' must have been used to authorize additional power, such as is contained in one of its definitions, 'to exercise a restraining or governing influence over, to regulate.' How could the surveyor govern or regulate the construction of the bridge without a supervision over the employment of labor and the purchase of material? He could supervise the structure by directing its completion in accordance with the plans and specifications. He could not 'control' it without a directing power as to the cost. This power manifestly could not be exercised without the privilege of employing the labor and purchasing the material."

Before reaching our ultimate conclusions it is imperative that we call your attention to the construction placed upon the Federal Aid Act by the Department of Agriculture of the United States. After all is said and done it is the construction placed upon the statute by the federal government that is determinative of the whole matter. The state cannot construe a federal statute so as to bind a department of the federal government. If we are to accept the provisions of a federal act to be administered by a federal agency we must accept the construction of such



federal act placed thereon by such federal agency in the absence of a decision by the federal courts. This elementary rule governing the relationship existing between the state and the federal government is, therefore, of the first importance.

Recently the Governor of Iowa, the Honorable John Hammill, requested the Department of Agriculture for an express opinion as to the construction placed upon this statute by the federal government. The following quotation from the letter received by the Governor from the Secretary of Agriculture dated February 2, 1925, is conclusive. Among other things the Secreatry of Agriculture says:

"It is the view of this department that legislation to correct the existing deficiencies will involve such revision of the present law as will empower the State Highway Commission to determine the types of pavements, including hard-surfacing types, without the necessity of such question being submitted to the electors and independently of action by the county boards. Also, the State Highway Commission should be empowered to maintain all roads improved with federal aid and absolutely to control all work necessary to accomplish such maintenance and it should be provided with sufficient funds under its control for carrying on both the construction program and the maintenance work required."

In a letter from the Department of Agriculture to the Iowa State Highway Commission dated February 28, 1925, we find the following:

"In order to fully meet the requirements of the Federal Highway Act, it is essential that the State Highway Department be given full jurisdiction and control, both for construction and maintenance, over the system of highways within the state on which federal aid funds will be expended, and such jurisdiction and control necessarily should extend to and include the selection of the roads to be improved; the determination of the types of improvements to be made; the making of surveys and the preparation of plans, specifications and estimates; the advertisement and award of contract; and the supervision and direction of all construction and maintenance work. There should also be provided state funds under the direct control of the State Highway Department adequate for carrying out all of the foregoing activities. The bill would not vest the State Highway Commission with powers in excess of the foregoing requirements."

Section 12 of the Federal Aid Act supports the construction thus placed upon the statute. This section reads as follows:

"That the construction and reconstruction of the highways or parts of highways under the provisions of this act, and all contracts, plans, specifications, and estimates relating thereto shall be undertaken by the State Highway Departments subject to the approval of the Secretary of Agriculture. The construction and reconstruction work and labor in each state shall be done in accordance with its laws and under the direct supervision of the State Highway Department, subject to the inspection and approval of the Secretary of Agriculture and in accordance with the rules and regulations pursuant to this act."

With these observations we take up in order the questions submitted by you. The first question is:



"Does the Federal Highway Act require that the State Highway Commission have entire control of the maintenance of the primary road system?"

You are advised that under the construction placed upon the statute by the Secretary of Agriculture and with which construction we agree, the federal statute requires that the Iowa State Highway Commission or some other state agency provided by the state of Iowa, shall have entire control of the maintenance of the primary road system.

You are further advised that it is our opinion that the amendment suggested will not meet the requirements of the federal act. The laws of Iowa should provide expressly for the maintenance of the primary road system under the direct control of the Iowa State Highway Commission and should provide sufficient funds for expenditure under the direct control of such commission for such purpose.

The second question submitted by you is in words as follows:

"If the law in relation to the primary road system of the state of Iowa is changed by adding thereto the following provisions, will that comply with the requirements of the said Federal Highway Act, and particularly with section 7 thereof, which provides that the funds of the state for primary road purposes shall be under the direct control of the State Highway Department?"

The suggested amendment is as follows:

"Section 7. The primary road fund is hereby divided into two accounts, to-wit: the state primary road account and the county allotment primary road account. The state primary road account shall consist of all moneys received by the state each year from the federal government for the improvement of highways and an equal amount of state funds to be set aside by the State Highway Commission from the primary road fund, before said fund is allotted among the counties. The county allotment primary road account shall consist of all other moneys credited to the primary road fund and shall be allotted to the various counties of the state in the ratio that the area of the county bears to the total area of the state. Each county's allotment primary road account shall be expended only in said county.

This question must be answered in the negative. In so answering it, however, we desire to make the following observations. The state of Iowa must, if it accepts the federal aid, comply with the requirements of the federal government. This is elementary. The Department of Agriculture has said what must be done by the state. The state must vest in the Iowa State Highway Commission or some other designated agency the direct control of the expenditure of the funds. This amendment does not vest such control in the Iowa State Highway Commission.

The third question submitted by you is in words as follows:

"Will it be sufficient if the amendment provided in paragraph 2 becomes effective November 1, 1925?"

You are advised that paragraph 5 of House Roll No. 9859 of the 67th Congress of the United States provides in words as follows:



"Section 24 of the act entitled 'an act to amend the act entitled "an act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes," approved November 9, 1921, is amended to read as follows: "That in any state where the existing constitution or laws will not permit the state to provide revenues for the construction, reconstruction, or maintenance of highways, the Secretary of Agriculture shall continue to approve projects for said state until five years after November 8, 1921, if he shall find that said state has complied with the provisions of this act in so far as its existing constitution and laws will permit."

It follows that the Secretary of Agriculture is directed by the act to approve projects until November 9, 1926, "if he shall find said state has complied in so far as its existing constitution and laws will permit". This, we believe, answers the question.

Respectfully, BEN J. GIBSON, Attorney General.

RESIGNATION OF HON. JOHN M. RANKIN

The following communication was received from Hon. John M. Rankin and ordered printed in the journal:

March 30, 1925.

Hon. W. C. Edson, Speaker, House of Representatives, State House, Des Moines, Iowa.

Dear Sir:

It is with a feeling akin to regret that I tender to you my resignation as chairman of the committee on judiciary No. 1 and as member of the retrenchment and reform committee.

Permit me to thank you sincerely for the honor conferred upon me in appointing me to these positions and to say that I have enjoyed the work extremely.

My resignation may be made effective at your pleasure.

Sincerely yours,

JNO. M. RANKIN.

The resignation of Mr. Rankin as chairman of the committee on judiciary No. 1 and as a member of the retrenchment and reform committee was accepted and Forsling of Woodbury was appointed as chairman of the committee on judiciary No. 1 and as a member of the retrenchment and reform committee.

On motion of Dewar of Cherokee the House adjourned until 7:30 p. m. today.

EVENING SESSION

Pursuant to adjournment and motion duly adopted, the House reconvened, Speaker Edson 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 T. Hamilton
Charles C. Cannon
Charles McGhee Waterman
Charles H. Wilson
G. M. Anderson
Judge Henry T. Reed
Robert J. Johnston
J. H. McGhee
Emile M. Hertert

Charles L. Early
William M. Byerly
Cyrus L. Stratton
W. H. Taylor
Curran Freeman Swift
John E. Bruce
Omar P. Wyland
Clinton S. Crouse

On motion of Vincent of Guthrie the House adjourned until 9:00 a.m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 31, 1925.

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

Prayer was offered by the Rev. Frederick Elliott, pastor of the Elmwood church, Des Moines.

Journal of March 30th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Anderson of Webster, from citizens of Webster county, protesting against House File No. 173. Police regulation.

By Venard of Sioux, from voters of Sioux county, protesting against House File No. 297. Schools and textbooks.

By Gilbertson of Winneshiek, from citizens of Postville and Castalia, protesting against House File No. 297. Schools and textbooks.

RESOLUTION

Rhinehart of Dallas offered the following resolution:

Be It Resolved by the House of Representatives of the Forty-first General Assembly, That we extend to the management of the Savery Hotel our appreciation for the many courtesies shown during the session and especially for the accommodations extended for special committee meetings.

Be It Further Resolved, That the Chief Clerk of the House forward a copy of this resolution to the management of the Hotel.

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

Motion prevailed and the resolution was adopted.

MEMORIALS COMMITTEE

Ratliff of Henry moved that a committee of three be appointed



to draft suitable resolutions commemorating the life and public services of the late Honorable Thomas F. Campbell, a member of this House during the 28th General Assembly.

Motion prevailed, and the Speaker appointed as such committee: Ratliff of Henry, Lieberknecht of Louisa and Rankin of Lee.

CONCURRENT RESOLUTION CONSIDERED

Senate concurrent resolution No. 11, extending a vote of thanks to the Western Union Telegraph Company for services rendered to the 41st General Assembly, was taken up for consideration.

On motion of Forsling of Woodbury the House concurred in the Senate concurrent resolution.

HOUSE CONCURRENT RESOLUTION NO. 18

Saunders of Palo Alto offered the following concurrent resolution:

Resolved by the House, the Senate 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 for so long a time as may be necessary following the final adjournment of the Forty-first General Assembly and that they be authorized to select such of their respective assistants as may be necessary for such time as may be required for the purpose of correcting and certifying the records of the session and otherwise closing up the business of their respective offices.

That the secretary of the Senate and the chief clerk of the House are hereby authorized to correct the journals of the Senate and House respectively for the last day of the session.

That each of the said officers and employees shall receive the same compensation per day for such extra service performed as they now receive to be paid by the auditor of state upon certification by the president and secretary of the Senate and the speaker and chief clerk of the House.

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

Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE AMENDMENTS

On request of Wagner of Scott, House File No. 180, a bill for an act to provide for the disposition of schoolhouses, school sites, and other real property acquired or to be acquired for school purposes, by the board of directors, with Senate amendments,



found in the House journal of March 30th, was taken up and the amendments read and considered.

Mr. Wagner moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Hanson of	Lieberknecht	Rust Ryder
		Saunders
		Schulte
		Smith of Chickasaw
		Smith of
		O'Brien
		Stepanek
		Stookesberry
Hollis .	Natvig	Strippel
Hubbard	Noble .	Swanson
Huff	O'Donnell	Troup
Johnson of	Oldham	Twine
		Ulstad
		Venard
		Vincent
		Wagner
		Walrod
		Williams
	Rassler	Wilson
Latimer	Ratliff	Wolfe
		Yenter
		Mr. Speaker-87
		of seiner,
	Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hempel Higgins Hollis Hubbard Huff Johnson of Dickinson Johnson of Marion Kennedy Kent King	Hancock Hanson of Winnebago McCaulley Harrison of Clarke Harrison of Pottawattamie Hempel Higgins Hubbard Johnson of Dickinson Johnson of Marion Kennedy Kent King Knudson Latimer Latimer Leonard Willer Maxfield Merritt Merritt Merritt Merritt Molller Miller Miller Miller Molle Morritt

The nays were:

Oliver-1

Absent or not voting:

Aiken	Dewar	Hansen	Martin
Berry	Diltz	Hattendorf	Quirk
Bierkamp	Edge	Held	Reimers
Carter	Forsling	Hill	Rhinehart
Craig	Haney	Knutson	Thomas—20

The House concurred in the Senate amendments to House File No. 180.

SPECIAL ORDER'NO. 1

The hour having arrived for the consideration of special order No. 1, the motion filed to reconsider the vote by which the motion by



Rankin of Lee referring House File No. 227 to the sifting committee, was adopted, was taken up for consideration.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House, hereby request a call of the House, effective Tuesday, March 31st, while the motion to reconsider action relative to House File No. 227 is under consideration.

IRA A. GRIPP.
T. W. NAPIER.
ARTHUR LEONARD.
C. C. ANDERSON.
ROY HANEY.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Edge of Jasper, Hattendorf of Osceola, Knutson of Cerro Gordo, and Reimers of Lyon.

On motion of Vincent of Guthrie, Edge of Jasper was excused from the call of the House.

On motion of Wilson of Tama, Reimers of Lyon was excused from the call of the House.

On motion of Venard of Sioux, Hattendorf of Osceola was excused from the call of the House.

On motion of King of Clay, Knutson of Cerro Gordo was excused from the call of the House.

RULING OF SPEAKER

On the motion to reconsider the vote by which the House sent House File No. 227 to the sifting committee, the Speaker ruled that, even though the House should reconsider, the bill would still remain in the sifting committee under the rule adopted by the House that all bills not on the calendar on Saturday, March 21st, should go to the sifting committee.

Craig of Warren asked and obtained unanimous consent to withdraw the motion filed by him to reconsider the vote by which the motion by Rankin of Lee, referring House File No. 227 to the sifting committee, prevailed. Grapp of Union moved that House File No. 227 be withdrawn from the sifting committee, and demanded a roll call.

On the quesiton "Shall House File No. 227 be withdrawn from the sifting committee?"

The ayes were:

Anderson of	Haney	Lichty	Rassler
Montgomery	Hanson of	Lieberknecht	Ratliff
Anderson of	Winnebago	McCaulley	Rice .
Webster	Harrison of	McIlrath	Smith of
Bauer	Clarke	Martin	Chickasaw
Blake	Harrison of	Mathews	Smith of O'Brien
Brittain	Pottawattamie	Maxfield	Stookesberry
Carter	Higgins	Merritt	Troup
Christophel	Hill	Miller	Truax
Cłark	Hollis	Napier	Ulstad
Craig	Kent	Oldham	Venard
Elliott	King	Owens	Williams
Graham	Knudson	Prichard	Wilson
Gripp	Leonard	Quirk	Wolfe—50

The nays were:

Anderson of	Francis	Kennedy	Ryder
Decatur	Grimwood	Latimer	Saunders
Berry	Hager	Lepley	Schulte
Bierkamp	Hansen	Long	Stepanek
Bixler	Hanson of	Lovrien	Strippel
Blackford	Hancock	Natvig	Swanson
Blythe	Held	Noble	Thomas
Cole	Hempel	O'Donnell	Vincent
Dewar	Huff	Oliver	Wagner
Diltz	Johnson of	Patterson	Walrod
Eckles	Dickinson	Rhinehart	Yenter
Eden	Johnson of	Roberts	Mr. Speaker—48
Fleming Forsling	Marion	Rust	

Absent or not voting:

Aiken	Hattendorf	Orr	Rankin
Edge	Hubbard	Powers	Reimers—10
Gilbertson	Knutson		

The motion by Gripp of Union, that House File No. 227 be withdrawn from the sifting committee, having failed to receive a twothirds vote, was declared to have been lost.

CONCURRENT RESOLUTION CONSIDERED

Saunders of Palo Alto called up Senate concurrent resolution No. 9, found in the House journal of March 27th, and which authorized the executive council to deliver the sum of one thousand dollars (\$1,000.00), with interest, to Emma Bahls as legal guardian for Clara Bahls, which said sum is now being held by the executive council as trustee for Clara Bahls.

On motion of Mr. Saunders the House concurred in the Senate concurrent resolution.

CONSIDERATION OF BILLS

· Senate File No. 291, a bill for an act to amend section fortyseven hundred twenty-four (4724) of the Code, 1924, relating to the refunding of primary road bonds, with report of sifting committee recommending passage, was taken up for consideration.

Wagner 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?"

The ayes were:

Anderson of	Gripp	Knudson	Rassler
Decatur	Hager	Latimer	Ratliff
Anderson of	Haney	Leonard	Rhinehart
Montgomery	Hansen	Lepley	Rice
Bauer	Hanson of	Lichty	Ryder
Berry	Hancock	Lieberknecht	Saunders
Bierkamp	Hanson of	Long	Schulte
Bixler	Winnebago	Lovrien	Smith of
Blackford	Harrison of	McCaulley	Chickasaw
Blake	Clarke	McIlrath	Smith of O'Brien
Blythe	Harrison of	Mathews	Stepanek
Brittain	Pottawattamie	Maxfield	Stookesberry
Carter	Held	Merritt	Strippel
Christophel	Hempel	Miller	Swanson
Clark	Higgins	Napier	Thomas
Craig	Hill	Natvig	Troup
Dewar	Hollis	Noble	Truax
Diltz	Hubbard	O'Donnell	Venard
Eckles	Huff	Oldham	Wagner
Eden	Johnson of	Oliver .	Walrod
Fleming	Dickinson	Owens	Williams
Forsling	Johnson of	Patterson	Wilson
Francis	Marion	Powers	Wolfe
Gilbertson	Kennedy	Prichard	Yenter
Graham	Kent	Quirk	Mr. Speaker-94
Grimwood	King	Rankin	

The nays were, none.

Aiken Edge Martin Rust
Anderson of Elliott Orr Ulstad
Webster Hattendorf Reimers Vincent—14
Cole Knutson Roberts

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

Senate File No. 26, a bill for an act to create a commission for the blind, to define its powers and to make an appropriation therefor, with report of sifting committee recommending passage, was taken up for consideration.

Strippel 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?"

The ayes were:

Anderson of Gripp Leonard Rhinehart Decatur Hager Lepley Rice Anderson of Haney Lieberknecht Roberts Montgomery Hanson of Rust Long Anderson of Hancock Lovrien Ryder Webster Hanson of McCaulley Saunders Winnebago Bauer McIlrath Schulte Berry Harrison of Smith of Martin Blackford Chickasaw Clarke Mathews Harrison of Maxfield Smith of O'Brien Blake Blythe Pottawattamie Merritt Stepanek Brittain Held Miller Stookesberry Carter Higgins Napier Strippel Christophel Hill Natvig Swanson Hollis O'Donnell Clark Troup Craig Huff Oldham Truax Dewar Johnson of Oliver Ulstad Dickinson Eckles Owens Venard Eden Pattersor Johnson of Wagner Elliott Marion Powers Walrod Fleming Kennedy Prichard Williams Forsling Kent Quirk Wilson Francis King Rankin Wolfe Gilbertson Knudson Rassler Yenter Graham Latimer Ratliff Mr. Speaker-91 Grimwood

The nays were, none.

Edge Hubbard Orr Aiken Bierkamp Hansen Knutson Reimers Bixler Hattendorf Lichty Thomas Cole Vincent-17 Hempel Noble Diltz

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

Senate File No. 164, a bill for an act to amend the law as it appears in section eight thousand six hundred fifty-five (8655) of the Code, 1924, with reference to the deposit by life insurance companies to cover the valuation of policies, 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?"

The ayes were:

Anderson of Gilbertson King Rassler Decatur Graham Knudson Ratliff Anderson of Grimwood Leonard Rice Montgomery Lepley Hager Roberts Anderson of Hansen Lichty Rust Webster Hanson of Lieberknecht Ryder Bauer Hancock Long Saunders Berry Hanson of Lovrien Schulte Bierkamp Winnebago McCaulley Smith of O'Brien Bixler Harrison of McIlrath Stepanek Blackford Martin Clarke Stookesberry Strippel Blake Harrison of Mathews Blythe Pottawattamie Merritt Swanson Brittain Held Napier Thomas Christophel Higgins Natvig Troup Clark Hill O'Donnell Truax Cole Hollis Oldham Venard Craig Hubbard Oliver Wagner Diltz Huff Orr Walrod Johnson of Eckles Patterson Williams Eden Dickinson Powers Wilson Elliott Johnson of Prichard Wolfe Fleming Marion Quirk Yenter Forsling Kennedy Rankin Mr. Speaker-89 Francis Kent

The nays were, none.

Aiken	Haney	Maxfield	Rhinehart
Carter	Hattendorf.	Miller	Smith of
Dewar	Hempel	Noble	Chickasaw
Edge	Knutson	Owens	Ulstad
Gripp	Latimer	Reimers	Vincent—19

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

House File No. 207, a bill for an act to amend sections twentyone hundred eight (2108), twenty-one hundred ten (2110), and twenty-one hundred eleven (2111) of the Code, 1924, relating to the cancellation of the certificates or licenses to practice of physicians and pharmacists, 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?" rule 18 was invoked.

The ayes were:

Aiken	Graham	King	Roberts
Anderson of	Grimwood	Knudson	Ryder
Webster	Hager	Latimer	Saunders
Berry	Hansen	Lovrien	Stepanek
Bierkamp	Hanson of	Miller	Swanson
Bixler	Hancock	O'Donnell	Troup
Blackford	Harrison of	Patterson	Truax
Brittain	Clarke	Prichard	Ulstad
Craig	Hempel	Quirk	Venard
Dewar	Hollis	Rankin	Walrod
Diltz	Johnson of	Rassler	Wolfe
Eden	Marion	Rhinehart	Yenter
Forsling Gilbertson	Kennedy	Rice	Mr. Speaker—49

The nays were:

Anderson of	Francis	Leonard	Orr
Decatur	Gripp	Lepley	Owens
Anderson of	Haney	Lieberknecht	Ratliff
Montgomery	Hanson of	Long	Schulte
Bauer	Winnebago	McCaulley	Smith of
Blythe	Held	McIlrath	Chickasaw
Carter	Higgins	Mathews	Smith of O'Brien
Christophel	Hill	Merritt	Stookesberry
Clark	Hubbard	Napier	Strippel
Cole	Huff	Natvig	Thomas
Eckles	Johnson of	Noble	Vincent
Elliott	Dickinson	Oldham	Wagner
Fleming	Kent	Oliver	Williams
			Wilson-48

Blake Hattendorf Martin Reimers
Edge Knutson Maxfield Rust—11
Harrison of Lichty Powers

Pottawattamie

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 56, a bill for an act to provide for the organization, operation and supervision of savings and credit associations to be termed "Credit Unions" and to define their powers and placing them under the control of the banking department, with report of committee recommending passage, was taken up for consideration.

Long of Jefferson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?".

The ayes were:

Aiken Gripp Kent Rice Anderson of Hager King Roberts Decatur Knudson Ryder Haney Anderson of Latimer Hansen Saunders Montgomery Hanson of Lepley Schulte Bauer Hancock Lieberknecht Smith of Berry Hanson of Long Chickasaw Bierkamp Winnebago Lovrien Smith of O'Brien Blackford McCaulley Harrison of Stepanek Blake Clarke McIlrath Stookesberry Blythe Harrison of Martin Strippel Christophel Pottawattamie Mathews Swanson Cole Held Merritt Troup Craig Hempel O'Donnell Truax ' Dewar Higgins Oldham Ulstad Diltz Hill Owens Venard Eckles Hollis Patterson Wagner Eden Hubbard Prichard Walrod Elliott Huff Quirk Wilson Fleming Johnson of Rassler Wolfe Forsling Ratliff Yenter Dickinson Francis Rhinehart Mr. Speaker-81 Kennedy Grimwood

The nays were:

Clark

Brittain Johnson of Napier Williams—7
Carter Marion Rust

Anderson of Webster	Hattendorf Knutson	1	Miller Natvig	Powers Rankin
Bixler	Leonard	0.00	Noble	Reimers
Edge	Lichty		Oliver	Thomas
Gilbertson Graham	Maxfield	100	Orr	Vincent—20

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

House Joint Resolution No. 6, joint resolution providing for the appointment of a committee to consider and report upon proposed legislation relating to interstate bridges across or tunnels under the Mississippi river, forming the boundary lines between Iowa and Wisconsin, was taken up for consideration.

Carter of Hardin 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?"

The ayes were:

Anderson of Decatur	Harrison of Clarke	Long Lovrien	Saunders Schulte
Bierkamp	Harrison of	McCaulley	Smith of
Blake	Pottawattamie	McIlrath	Chickasaw
Blythe	Held	Martin	Smith of O'Brien
Carter	Hempel	Maxfield	Stepanek
Christophel	Higgins '	Merritt	Stookesberry
Cole	Hill	Napier	Strippel
Craig	Hollis	Natvig	Swanson
Eckles	Hubbard	O'Donnell	Troup .
Elliott	Johnson of	Oliver	Truax
Fleming	Dickinson	Orr	Ulstad
Forsling	Johnson of	Owens	Venard
Francis	Marion	Powers	Wagner
Gilbertson	Kennedy	Quirk	Williams
Graham	King	Rhinehart	Wilson
Grimwood	Knudson	Rice	Wolfe
Hager	Latimer	Roberts	Yenter
Haney	Lepley	Rust	Mr. Speaker—74
Hansen	Lieberknecht	Ryder	
Hanson of	400	51 19	
Hancock			
1749 PERSON CONTROL 1981 180		12	

The nays were:

Anderson of	Blackford	Hanson of	Mathews
Montgomery	Brittain	Winnebago	Miller
Bauer Bixler	Clark	Leonard	Noble Rassler—12

Aiken	Eden	Knutson	Ratliff
Anderson of	Edge	Lichty	Reimers
Webster	Gripp	Oldham	Thomas
Berry	Hattendorf	Patterson	Vincent
Dewar	Huff	Prichard	Walrod-22
Diltz	Kent	Rankin	

So 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

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate File No. 270.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS

House File No. 188, a bill for an act to amend, revise, and codify sections forty-six hundred eighty-seven (4687) to forty-seven hundred nineteen (4719) inclusive, sections forty-seven hundred thirty-one (4731) to forty-seven hundred forty-one (4741) inclusive, and sections forty-seven hundred forty-three (4743) to forty-seven hundred fifty-five (4755) inclusive, of the Code, 1924, relating to the primary road system, the primary road fund, and the surfacing of secondary roads, to coordinate the primary road law with the federal aid road law, to empower the state to construct and maintain the primary road system for such assessments heretofore levied, and to make the interest and principal of primary road funds payable out of the primary road fund, was taken up for further consideration.

The following call of the House was filed.

Mr. SPEAKER: We, the undersigned members of the House, request a call of the House for the consideration of House File No. 188:

E. P. HARRISON.
WILBER F. HUBBARD.
VOLNEY DILTZ.
THEO. MARTIN.
J. H. HAGER.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Edge of Jasper, Hattendorf of Osceola, Knutson of Cerro Gordo and Reimers of Lyon.

On motion of Harrison of Pottawattamie the absent members above referred to were excused from the call of the House.

MOTION TO RECONSIDER

MR. SPEAKER: I hereby move to reconsider the vote by which the substitute amendment was adopted and the amendment offered by the Gentleman from Ringgold to the substitute for House File No. 188 was adopted by the House.

A. V. BLACKFORD.

I second the motion.

COY CRAIG.

Patterson of Kossuth moved the previous question on the motion to reconsider.

Motion prevailed.

Vincent of Guthrie moved that the House now adjourn until 1:30 p. m. today.

Rassler of Pocahontas raised the point of order that the motion to adjourn was out of order after the previous question had been ordered.

The Speaker cited rule 25 and ruled that the point of order was not well taken.

A roll call was demanded.

On the question "Shall the House now adjourn until 1:30 p. m. today?"

The ayes were:

Anderson of Edge Kent Saunders Smith of Decatur Fleming Lepley Lieberknecht Anderson of Forsling Chickasaw Francis McIlrath Stookesberry Montgomery Anderson of Gripp Maxfield Strippel Webster Hanson of Napier Swanson Bixler Hancock Natvig Thomas Blake Oldham Harrison of Truax Blythe Vincent Clarke Owens Brittain Held Prichard Wilson Carter Higgins Rice Yenter Christophel Johnson of Roberts Mr. Speaker-44 Cole Marion Eckles

The nays were:

Aiken	Hanson of	Long	Rassler
Berry	Winnebago	Lovrien	Ratliff
Bierkamp	Harrison of	McCaulley	Rhinehart
Blackford	Pottawattamie	Martin	Rust
Clark	Hill	Mathews	Ryder
Craig	Hollis	Merritt	Smith of O'Brien
Dewar	Hubbard	Miller	Stepanek
Diltz	Huff	Noble	Troup
Eden	Johnson of	O'Donnell	Ulstad
Elliott	Dickinson	Oliver	Venard
Graham	Kennedy	Orr	Wagner
Grimwood	King	Patterson	Walrod
Hager	Knudson	Powers	Williams
Haney	Latimer	Quirk	Wolfe-56
Hansen	Lichty	Rankin	

Absent or not voting:

Bauer	Hattendorf	Knutson	Reimers
Gilbertson	Hempel	Leonard	Schulte-8

The motion to adjourn was lost.

On the question "Shall the House reconsider the vote by which the substitute amendment and the amendment by Napier of Ringgold to the substitute amendment to House File No. 188 were adopted?" a roll call was demanded.

The ayes were:

Anderson of	Edge Elliott	Hanson of	Hubbard
Decatur Bierkamp	Forsling	Hancock Harrison of	Johnson of Marion
Blackford	Graham	Clarke	Kennedy
Blythe	Grimwood	Harrison of	Latimer
Brittain	Gripp	Pottawattamie	
Craig	Hager	Hempel	Lieberknecht
Diltz	Hansen	Hill	McIlrath
Eden		Hollis	Martin

Roberts Mathews Powers Wagner Walrod Miller Prichard Ryder Noble Rankin Stepanek Williams O'Donnell Ratliff Stookesberry Wolfe Oldham Rhinehart Yenter-53 Thomas Vincent Owens Rice

The nays were:

Aiken Eckles Lepley Saunders Anderson of Francis Long Schulte Montgomery Gilbertson Lovrien Smith of Anderson of Haney McCaulley Chickasaw Maxfield Webster Hanson of Smith of O'Brien Bauer Winnebago Merritt Strippel Swanson Berry Held Napier Bixler Higgins Natvig Troup Blake Truax Huff Oliver Carter Johnson of Orr Ulstad Patterson Christophel Dickinson Venard Clark King Quirk Wilson Cole Knudson Rassler Mr. Speaker-50 Dewar Leonard Rust

Absent or not voting:

Fleming Kent Knutson Reimers—5
Hattendorf

The motion to reconsider prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 81, a bill for an act legalizing certain franchises of Iowa River Light and Power Company.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 194, a bill for an act relating to the power of the board of supervisors to contract for hospital wards in public or private hospitals and to authorize a levy therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 169, a bill for an act to prohibit the use as food of oleomargarine or other butter substitutes in certain state institutions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 231, a bill for an act to authorize a special levy in certain counties for the repair of buildings belonging to the county.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 269, a bill for an act relating to the preparation, delivery and sale of cigarette stamps, the redemption of unused stamps, the disposition of spoiled stamps and the refund due and an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 277, a bill for an act creating a commission to locate graves of American Revolutionary soldiers and sailors buried in Iowa, authorizing erection of markers over such graves, and making an appropriation therefor.

Also, that the Senate has adopted the report of the conference committee and concurred in the amendments proposed therein, on Senate File No. 49, a bill for an act relating to the crime of rape.

WALTER H. BEAM, Secretary.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE NO. 49

MR. SPEAKER: We, your conference committee, to whom was referred Senate File No. 49, for the purpose of harmonizing the difference between the House and Senate on said bill, beg leave to report that we have had the same under consideration and recommend the following:

That the House amendment be stricken and that the following words be stricken from line ten (10) of section one (1) as passed by the Senate, to-wit: "in its discretion"; also change the final period (.) to a comma (,) and add: "and when a lesser than the maximum sentence is pronounced, the prisoner shall be subject to the jurisdiction of the board of parole."

RAY YENTER.

J. H. JOHNSON.

E. A. GRIMWOOD.

T. J. O'DONNELL.

Conferees on part of House.

E. E. CAVANAUGH.

J. L. BROOKHART.

W. J. BREAKENRIDGE.

F. C. GILCHRIST.

Conferees on part of Senate.

On motion of Patterson of Kossuth the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

SENATE MESSAGES CONSIDERED

Senate File No. 269, a bill for an act to amend, revise and codify Sections One thousand Five hundred Seventy-four (1574) and One thousand Five hundred Seventy-five (1575) of the Code of 1924, relating to the preparation, delivery and sale of cigarette stamps, the redemption of unused stamps, the disposition of spoiled stamps and the refund due and an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File No. 277, a bill for an act to create a commission to locate the unmarked graves of soldiers and sailors who served in the war of the American Revolution, and who are buried in this state; to define the powers of said commission; to authorize the erection of a monument or marker over such graves; and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File No. 194, a bill for an act to amend, revise, and codify section fifty-three hundred sixty-seven (5367), Code 1924, relating to the power of the board of supervisors to contract for hospital wards in public or private hospitals and to authorize a levy therefor.

Read first and second times and referred to sifting committee.

Senate File No. 169, a bill for an act to prohibit the use as food of oleomargarine or other butter substitutes in certain state institutions.

Read first and second times and referred to sifting committee.

Senate File No. 231, a bill for an act to authorize a special levy in certain counties for the repair of buildings belonging to the county.

Read first and second times and referred to sifting committee.

CONSIDERATION OF BILLS

By unanimous consent, Senate File No. 91, a bill for an act to amend sections seventy-four hundred twenty-one (7421), seventy-



four hundred twenty-nine (7429), seventy-four hundred thirty-seven (7437), seventy-four hundred thirty-eight (7438), seventy-four hundred forty-five (7445), seventy-four hundred fifty (7450), seventy-four hundred fifty-seven (7457), seventy-four hundred sixty (7460), seventy-four hundred sixty-four (7464), seventy-four hundred seventy-one (7471), seventy-five hundred fifty-six (7556), seventy-five hundred seventy-three (7573), seventy-five hundred seventy-four (7574), seventy-five hundred seventy-five (7575), seventyfive hundred seventy-nine (7579), seventy-five hundred eighty (7580), seventy-six hundred one (7601), seventy-six hundred five (7605), seventy-six hundred eight (7608), and seventy-six hundred twenty-six (7626), Code 1924, relating to public drainage improvements; to authorize the construction, maintenance, and repair of settling basins as a part of or in connection with such improvements; and to authorize the purchase, lease, or condemnation of lands for such basins, with report of committee recommending passage, was taken up for consideration.

Owens 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.

Kent

On the question "Shall the bill pass?"

The ayes were:

Anderson of	
Decatur	
Anderson of	
Montgomery	
Anderson of	
Webster	
Bauer	
Berry	
Bierkamp	
Bixler	
Blackford	
Blythe	
Brittain	
Carter	
Christophel	
Clark	
Cole	
Craig	
Eckles	
Eden	
Elliott	
Fleming	
Familie	
Forsling	
Francis	
Gilbertson	

Graham Grimwood Gripp Hager Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattomie Held Hempel Higgins Hill Hollis Hubbard Huff Johnson of Dickinson Johnson of Marion Kennedy

King Latimer Leonard Lichty Lieberknecht Long Lovrien McIlrath Mathews Maxfield Merritt Napier Natvig Noble O'Donnell Oldham Orr Owens Patterson Powers Prichard Quirk Rankin Rassler

Reimers Rhinehart Rice Roberts Rust Ryder Saunders Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Wagner Walrod Williams Wilson Wolfe

Mr. Speaker-90

Yenter

The nays were:

McCaulley

Miller-2

Absent or not voting:

Aiken Edge
Blake Hansen
Dewar Hattendorf
Diltz Knudson

Knutson Lepley Martin Oliver Ratliff Schulte Venard Vincent—16

So 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. 134, a bill for an act to repeal sections twelve thousand six hundred fifty-eight (12658) to twelve thousand six hundred sixty-seven (12667), both inclusive, Code, 1924, relating to children born out of wedlock and to enact a substitute therefor, being an act with reference to proceedings to establish paternity, with report of sifting 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.

Hollis

Hubbard

On the question "Shall the bill pass?"

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Blackford Blake Blythe Brittain Carter Christophel Clark Cole Craig Dewar Diltz Eckles Eden Edge

Elliott Fleming Forsling Francis Gilbertson Graham Grimwood Gripp Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf Held Hempel Higgins

Johnson of Dickinson Johnson of Marion Kennedy Kent King Knudson Latimer Lepley Lichty Lieberknecht Long Lovrien McCaulley McIlrath Martin Mathews Maxfield Merritt Miller Napier

Natvig Noble O'Donnell Oldham Oliver Orr Owens Patterson Powers Quirk Rankin Rassler Ratliff Reimers Rhinehart Rice Roberts Rust Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien

[Mar. 31,

Stepanek Vincent Wilson Troup Wolfe Stookesberry Truax Wagner Strippel Ulstad Walrod Yenter Williams Mr. Speaker-103 Swanson Venard Thomas

The nays were, none.

Absent or not voting:

Bixler Knutson Leonard Prichard—5

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

AMENDMENT WITHDRAWN

On request of Rassler of Pocahontas, unanimous consent having been obtained, the amendment filed by him on March 28th to Senate File No. 173 was withdrawn.

SPECIAL ORDER MADE

On request of Rassler of Pocahontas, unanimous consent having been obtained, calendar No. 84, Senate Joint Resolution No. 1, was made a special order for Wednesday, April 1st, at 10:00 a.m.

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. 270.

BUSINESS PENDING

The House resumed consideration of House File No. 188.

The call of the House for House File No. 188, filed during the morning session, was renewed.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Knutson of Cerro Gordo.

On motion of Venard of Sioux, Knutson of Cerro Gordo was excused from the call of the House.

The question before the House was on the amendment by Napier of Ringgold to the substitute amendment to House File No. 188.

Grimwood of Jones moved the previous question on the amendment by Napier of Ringgold.

Motion prevailed.

On the question "Shall the amendment by Napier of Ringgold to the substitute amendment be adopted?" a roll call was demanded.

The ayes were:

Aiken	Fleming	Leonard	Reimers
Anderson of	Gilbertson	Lepley	Rust
Montgomery	Haney	Lieberknecht	Saunders
Anderson of	Hanson of	Lovrien	Schulte
Webster	Hancock	McCaulley	Smith of
Bauer	Hanson of	Martin	Chickasaw
Berry	Winnebago	Maxfield	Smith of O'Brien
Bixler	Hattendorf	Merritt	Strippel
Blake	Held	Napier	Swanson
Blythe	Higgins	Natvig	Troup
Carter	Hill	Oliver	Truax
Christophel	Huff	Orr	Ulstad
Clark	Johnson of	Patterson	Venard
Cole	Dickinson	Quirk	Wilson
Dewar	King	Rassler	Mr. Speaker-56
Eckles	Knudson	**	

The nays were:

Anderson of	Gripp	Latimer	Rhinehart
Decatur	Hager	Lichty	Rice
Bierkamp	Hansen	Long	Roberts
Blackford	Harrison of	McIlrath	Ryder
Brittain	Clarke	Mathews	Stepanek
Craig	Harrison of	Miller	Stookesberry
Diltz	Pottawattamie	Noble	Thomas
Eden	Hempel	O'Donnell	Vincent
Edge	Hollis	Oldham	Wagner
Elliott	Hubbard	Owens	Walrod
Forsling	Johnson of	Powers	Williams
Francis	Marion	Prichard	Wolfe
Graham	Kennedy	Rankin	Yenter—51
Grimwood	Kent	Ratliff	ii tutesanestisteti kolisti. ¥ii

Absent or not voting:

Knutson-1

The amendment by Napier of Ringgold to the substitute amendment to House File No. 188 was adopted.



MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 159, a bill for an act relating to the primary road system, the primary road fund, and the surfacing of secondary roads, to coordinate the primary road law with the federal aid road law.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 159, a bill for an act to amend sections forty-six hundred ninety-four (4694), forty-six hundred ninety-seven (4697), forty-seven hundred two (4702), forty-seven hundred seven (4707), forty-seven hundred eight (4708), forty-seven hundred eleven (4711), forty-seven hundred twelve (4712), fortyseven hundred sixteen (4716), forty-seven hundred nineteen (4719), forty-seven hundred twenty (4720), forty-seven hundred twenty-seven (4727), forty-seven hundred thirty-four (4734), forty-seven hundred thirty-five (4735), forty-seven hundred thirty-six (4736) and forty-seven hundred thirty-eight (4738), and to add section forty-seven hundred forty-four-a (4744-a) of the Code, 1924, relating to special assessments for hard surfacing primary roads, the issuance of certificates in anticipation of the primary road fund, the maintenance of primary roads and the purchase of material and machinery for roads; to create a primary road development fund and provide for the expenditure thereof, to prohibit additions to the primary road system until after the present system is completed, and to provide for the purchase of road machinery or material; to the improvement of secondary roads within the assessed areas on primary roads for both hard surfacing and graveling.

Read first and second times and passed on file.

Harrison of Pottawattamie moved that the consideration of Senate File No. 159 be substituted for the consideration of House File No. 188.

Motion prevailed.



Senate File No. 159, a bill for an act to amend sections fortysix hundred ninety-four (4694), forty-six hundred ninety-seven (4697), forty-seven hundred two (4702), forty-seven hundred seven (4707), forty-seven hundred eight (4708), forty-seven hundred eleven (4711), forty-seven hundred twelve (4712), fortyseven hundred sixteen (4716), forty-seven hundred nineteen (4719), forty-seven hundred twenty (4720), forty-seven hundred twenty-seven (4727), forty-seven hundred thir y-four (4734), forty-seven hundred thirty-five (4735), forty-seven hundred thirty-six (4736) and forty-seven hundred thirty-eight (4738), and to add section forty-seven hundred forty-four-a (4744-a) of the Code, 1924, relating to special assessments for hard surfacing primary roads, the issuance of certificates in anticipation of the primary road fund, the maintenance of primary roads and the purchase of material and machinery for roads; to create a primary road development fund and provide for the expenditure thereof, to prohibit additions to the primary road system until after the present system is completed, and to provide for the purchase of road machinery or material; to the improvement of secondary roads within the assessed areas on primary roads for both hard surfacing and graveling, was taken up for consideration.

Patterson of Kossuth moved that action on Senate File No. 159 be deferred until Wednesday, April 1st.

Lovrien of Humboldt raised the point of order that Senate File No. 159 had not been printed either in the journal or in bill form and that its consideration was not in order at this time.

The Speaker ruled that the point of order was not well taken.

On the question "Shall action on Senate File No. 159 be deferred until Wednesday, April 1st?" a roll call was demanded.

The ayes were:

Anderson of	Eckles	Higgins	Natvig
Webster	Francis	Huff	Oliver
Bauer	Gilbertson	King	Owens
Bierkamp	Hanson of	Knudson	Patterson
Blake	Hancock	Leonard	Quirk
Blythe	Hanson of	Lepley	Rassler
Carter	Winnebago	Lieberknecht	Reimers
Clark	Hattendorf	Lovrien	Rust
Cole	Held	McCaulley .	Saunders
Dewar	Hempel	Merritt	Schulte

Smith of Chickasaw Smith of O'Brie	Strippel Swanson en Truax	Ulstad Venard Wilson	Yenter Mr. Speaker—47
The nays were	e:		
Aiken Anderson of Decatur Anderson of Montgomery	Grimwood	Kennedy	Rankin
	Gripp	Kent	Ratliff
	Hager	Latimer	Rhinehart
	Haney	Lichty	Rice
	Hansen	Long	Roberts
Berry Bixler Blackford Brittain Christophel	Harrison of Clarke Harrison of Pottawattamie Hill	McIlrath Martin Mathews Miller Napier	Ryder Stepanek Stookesberry Thomas Troup
Craig	Hollis	Noble	Vincent
Eden	Hubbard	O'Donnell	Wagner
Edge	Johnson of	Oldham	Walrod
Elliott	Dickinson	Orr	Williams
Forsling	Johnson of	Powers	Wolfe—57
Graham	Marion	Prichard	

Diltz Fleming Knutson Maxfield-4

The motion to defer action was lost.

Diltz of Polk offered the following amendment to Senate File No. 159 and moved its adoption:

Amend Senate File No. 159 by striking therefrom all following section 2, except section 7, and inserting in lieu thereof the following:

Sec. 3. That section forty-six hundred ninety (4690) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"There is hereby created a fund which shall be known as the primary road fund, which shall embrace all federal aid road funds, all funds derived from year to year by the state under acts regulatory of motor vehicles (except such portion of said motor vehicle fees as may by law be set aside for the Federal Aid Engineering Fund, the State Highway Commission fund, the Motor Vehicle Department Support fund, the refund support account, and the reimbursement of county treasurers for collecting the motor fees) and all other funds that may by law be credited to said primary road fund.

"Where additional right of way for primary road system has been taken in any county and paid for out of other funds since March 10, 1921, the state highway commission is authorized to transfer from the primary road fund to such other fund the amount expended for right of way."

Sec. 4. Said primary road fund is hereby appropriated for and shall be used in the establishment, construction, and maintenance of the primary road system, including the draining, grading, surfacing, construction of bridges and culverts, the elimination and improvement of railroad crossings, the acquiring of additional right of way, and other costs incident to the construction and maintenance of said primary road system.

- Sec. 5. Said primary road fund shall be apportioned by the highway commission among the counties in the following manner:
- (a) A sufficient amount shall be apportioned to each county each year to maintain the primary roads of the county during the year.
- (b) A sufficient amount shall be apportioned to each county each year to pay the maturing principal and interest on primary road certificates issued by the county.
- (c) A sufficient amount shall be apportioned to each county each year to pay the maturing interest on primary road bonds heretofore authorized by the county or bonds which have been or may be issued to refund the same, and interest on all bonds issued for the purpose of paying the cost of refunding special assessments, where such refund is provided by law.
- (d) The remainder of the primary road fund shall be apportioned each year among the counties of the state in the ratio that the estimated cost of completing the grading, draining, bridging, and graveling of that portion of the primary road of each county not so improved bears to the total estimated cost of completing the grading, draining, bridging, and graveling of all the primary roads of the state not so improved. Such estimate shall be made by the highway commission as of December 1 of each year.

Unexpended balances shall be deducted from the estimated cost of the uncompleted work in each county in determining the apportionment of funds to each county.

Sec. 6. The highway commission shall continue to apportion the primary road fund to the counties of the state as heretofore provided until all the counties shall have reached the "gravel stage of construction", as hereinafter defined.

When the "gravel stage of construction" shall have been reached, the primary road fund, except the amount necessary for the satisfaction of the purposes set out in (a), (b), and (c) of the preceding section, shall be apportioned to the respective counties in the ratio that the number of miles of primary roads in each county bears to the total number of miles of primary roads in the state.

- Sec. 7. The term "gravel stage of construction" as used in this act shall be construed to mean that time when all the counties of the state shall have completed the grading, draining, and bridging of their primary roads, and shall have graveled their primary roads or shall have received a sufficient sum to meet the estimated cost of graveling the same.
- Sec. 8. The state highway commission may, with the approval of the board of supervisors, for the purposes of affording access to cities, towns, villages, state parks, and recreation centers within a county, add such road or roads to the primary road system, but no material increase shall be made in the mileage of the primary roads until the present primary road mileage has been completed to the "gravel stage of construction".
 - Sec. 9. Section forty-seven hundred twenty-four (4724) of the Code,

1924, is hereby amended by adding to the end of said section the following:

Such bonds shall be payable from the primary road allotment of the county after the completion of the "gravel stage of construction" on all primary roads throughout the state.

Sec. 10. Section forty-seven hundred eight (4708) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"In all cases where assessments for hard surfacing have heretofore been levied against adjoining property under the provisions of this chapter and amendments thereto, and such assessments have either been paid or certificates issued to cover deferred installments, all of the same shall be refunded to said parties out of the apportionment of the primary road fund to the counties in which such levies were made, or out of the funds arising from the sale of primary road bonds.

"Any county may issue primary road bonds in anticipation of its primary road apportionment for the purpose of refunding such assessments. The board of supervisors may determine whether such refund shall be made in one sum or in annual installments not exceeding ten, and in no case shall interest be allowed on the amounts so refunded.

"In case of sale of such adjoining lands prior to making such refund and such assessments have not been paid in full, the same shall be paid to the parties interested in proportion to the amount paid or assumed by them, respectively, or as may be agreed between such parties at the time such refund is made.

"No assessment shall hereafter be levied against abutting property for hard surfacing."

Sec. 11. The provisions of section ten (10) shall be effective on and after July 4, 1925. All other provisions of this act shall be effective December 1, 1925.

Anderson of Webster moved the previous question on the substitute amendment by Diltz of Polk.

Motion prevailed.

On the question "Shall the substitute amendment by Diltz of Polk be adopted?" a roll call was demanded.

The ayes were:

Anderson of Ratliff Gripp Kent Rhinehart Decatur Latimer Hager Haney Lichty Rice Berry Roberts Bierkamp Hansen Long Bixler Harrison of Martin Ryder Blackford Stepanek Clarke Mathews Harrison of Brittain Miller Stookesberry Christophel Pottawattamie Napier Thomas Craig Hempel Noble Vincent Diltz Hill O'Donnell Wagner Eden Hollis Oldham Walrod Edge Hubbard Williams Orr Elliott Owens Wolfe Johnson of Graham Marion Powers Yenter-55 Grimwood Rankin Kennedy

The nays were:

Aiken	· Francis	Lepley	Rust
Anderson of	Gilbertson	Lieberknecht	Saunders
Montgomery	Hanson of	Lovrien	Schulte
Anderson of	Hancock	McCaulley	Smith of
Webster	Hanson of	McIlrath	Chickasaw
Bauer	Winnebago	Maxfield	Smith of O'Brien
Blake	Hattendorf	Merritt	Strippel
Blythe	Held	Natvig	Swanson
Carter	Higgins	Oliver	Troup
Clark	Huff	Patterson	Truax
Cole	Johnson of	Prichard	Ulstad
Dewar	Dickinson	Quirk	Venard
Eckles	King	Rassler	Wilson
Fleming	Knudson	Reimers	Mr. Speaker-52
Forsling	Leonard		

Absent or not voting:

Knutson-1

The substitute amendments by Diltz of Polk were adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend Senate File No. 159 by striking from section five (5) all of subsections (b) and (c) and substituting in lieu thereof the following:

"A sufficient amount shall be apportioned to each county, each year, to pay the maturing interest on primary road bonds or certificates issued by the county, or bonds which have been or may be issued to refund same and interest on all bonds issued for the purpose of paying the cost of refunding special assessments where such refund is provided by law."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Forsling	Lovrien	Schulte
Webster .	Francis	Mathews	Smith of
Blake	Hanson of	Maxfield	Chickasaw
Blythe	Hancock	Merritt	Smith of O'Brien
Carter	Hanson of	Natvig	Strippel
Christophel	Winnebago	Prichard	Swanson
Clark	Hattendorf	Quirk	Troup
Cole	Held	Rankin	Truax
Dewar	Knudson	Rassler	Venard
Diltz	Leonard	Reimers	Wilson
Eckles	Lepley	Rust	Mr. Speaker-43
Fleming	Lieberknecht	Saunders	

The nays were:

Aiken Gripp Kent Patterson Anderson of Hager King Powers Decatur Haney Latimer Ratliff Rhinehart Anderson of Hansen Long Harrison of Montgomery McCaulley Rice Bauer Clarke McIlrath Roberts Bierkamp Martin Ryder Harrison of Bixler Pottawattamie Miller Stepanek Blackford Hempel Napier Stookesberry Brittain Higgins Noble Thomas Hill O'Donnell Vincent Craig Eden Hollis Oldham Wagner Edge Hubbard Oliver Walrod Elliott Johnson of Orr Williams Graham Dickinson Owens Wolfe-57 Grimwood Kennedy

Absent or not voting:

Berry Johnson of Knutson Ulstad Gilbertson Marion Lichty Yenter—8

The amendment by Forsling of Woodbury was rejected.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend Senate File No. 159 by adding the following thereto:

That section forty-six hundred twenty-two (4622) of the Code, 1924, be repealed and the following substituted therefor:

- 1. The state highway commission shall be composed of eleven (11) members to be appointed by the governor and the appointment confirmed by the Senate, one from each congressional district of the state. The first board so composed shall be appointed, three (3) for a term of one (1) year from July 1, 1925, three (3) for a term of two (2) years, three (3) for a term of three (3) years, and two (2) for a term of four (4) years from said date, and at the expiration of the term of office of said members the appointments shall thereafter be for a term of four (4) years each.
 - 2. The office of the commission shall be at Ames, Iowa.

Also amend section forty-six hundred twenty-six (4626) of the Code, 1924, by adding thereto the following:

- 1. It shall be the duty of the highway commission to meet on the first > Monday of July of each year at their office and to select from their membership an executive committee of three (3) who shall devote their entire time to the business of such commission, and said committee shall have authority to conduct and perform the duties of said commission being governed by the directions of the entire commission as adopted by resolutions which shall be kept of record.
 - 2. The commission shall hold meetings at their office once each month



on a date fixed by them and special meetings may be called by the executive committee.

3. Also renumber said subsections of Code section forty-six hundred twenty-six (4626).

Diltz of Polk raised the point of order that the subject matter in the amendment by Lovrien of Humboldt was not germane to the subject matter of the bill and therefore out of order.

The Speaker cited rule 31 and ruled that the point of order was well taken.

Forsling of Woodbury moved that action on Senate File No. 159 be deferred until Wednesday, April 1st, at 9:00 a.m.

Motion prevailed.

Speaker pro tempore Ulstad in the chair.

CONSIDERATION OF BILLS

Senate File No. 180, a bill for an act to repeal sections sixteen hundred seventy-nine (1679), sixteen hundred eighty (1680), sixteen hundred eighty-one (1681), sixteen hundred eighty-two (1682), sixteen hundred eighty-four (1684), and sixty-seven hundred fifty-three (6753), and to amend section sixteen hundred eighty-three (1683), of the Code of 1924, relating to regulations concerning the safety, installation, equipment, and maintenance of passenger and freight elevators and to enact a substitute therefor, with report of committee recommending passage, was taken up for consideration.

O'Donnell of Dubuque offered the following amendment and moved its adoption:

Amend Senate File No. 180 by adding the following:

"Sec. 4. Door or gate interlock. The hoistway doors and gates of all passenger elevators shall be equipped with an approved interlock (locking device), electrical, mechanical, or electro-mechanical, which will prevent the normal operation of the elevator car; unless the hoistway door at which the car is standing is closed and locked; or unless all hoistway doors are closed and locked; and second, shall prevent opening the hoistway door from the landing side except by a key or special mechanism; unless the car is standing at the landing door; or unless the car is coasting past the landing with its operating device in the "Stop" position. The interlock shall not prevent the movement of the car when the emergency release is in temporary use or when the car is being moved by a car-leveling device."

Amendment adopted.



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?"

The ayes were:

Aiken	Gripp	Kennedy	Rhinehart
Anderson of	Hager	Latimer	Roberts
Decatur	Hansen	Lepley	Ryder
Bauer	Hanson of	Lichty	Saunders
Bierkamp	Hancock	Long	Schulte
Bixler	Harrison of	Lovrien	Smith of O'Brien
Blackford	Clarke	McCaulley	Stepanek
Blake	Harrison of	McIlrath	Strippel
Cole	Pottawattamie	Martin	Swanson
Dewar	Hempel	Maxfield	Truax
Diltz	Hollis	Noble	Vincent
Eckles	Huff	Owens	Wagner
Edge	Johnson of	Quirk	Williams
Fleming	Dickinson	Rankin	Wolfe
Forsling	Johnson of	Rassler	Yenter—58
Francis	Marion	Reimers	
Gilbertson			

The nays were:

Anderson of	Grimwood	Leonard	Ratliff
Montgomery	Haney	Lieberknecht	Rice
Blythe	Hanson of	Mathews	Smith of
Carter	Winnebago	Miller	Chickasaw
Christophel	Hattendorf	Napier	Stookesberry
Clark	Higgins	Natvig	Ulstad
Craig	Hill	O'Donnell	Venard
Eden	Kent	Orr	Wilson—32
Elliott	Knudson	Powers	

Absent or not voting:

Anderson of	Held	Oldham	Thomas
Webster	Hubbard	Oliver	Troup
Berry	King	Patterson	Walrod
Brittain	Knutson	Prichard	Mr. Speaker-18
Graham	Merritt	Rust	

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

MOTION TO RECONSIDER LAID ON TABLE

Yenter of Johnson moved to reconsider the vote by which Senate File No. 180 passed the House and that the motion to reconsider be laid on the table.

Mction prevailed.



Senate File No. 113, a bill for an act to amend the law as it appears in section eighty-seven hundred thirty-seven (8737) of the Code, 1924, with reference to the investment of funds of life insurance companies and associations, with report of committee recommending passage, was taken up for consideration.

Wagner 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?"

The ayes were:

Anderson of	Hager	Latimer	Roberts
Decatur	Haney	Lepley	Ryder
Bauer	Hanson of	Lieberknecht	Saunders
Berry	Hancock	Long	Schulte
Berkamp	Hanson of	Lovrien	Smith of O'Brien
Blackford	Winnebago	McCaulley	Stepanek
Blake	Harrison of	McIlrath	Stookesberry
Blythe	Clarke	Martin	Strippel
Carter	Harrison of	Mathews	Swanson
Christophel	Pottawattamie	Maxfield	Thomas
Clark	Hattendorf	Miller	Truax
Cole	Held	Napier	Venard
Craig	Hempel	Noble	Wagner
Diltz	Higgins	Oliver	Walrod
Elliott	Hollis	Quirk	Wilson
Fleming	Hubbard	Reimers	Wolfe
Francis	Kennedy	Rhinehart	Yenter—66
Gilbertson	Knudson	Rice	

The nays were:

Grimwood	Prichard	Smith of
		Chickasaw—3

Absent or not voting:

Aiken	Forsling	King	Powers
Anderson of	Graham	Knutson	Rankin
Montgomery	Gripp	Leonard	Rassler
Anderson of	Hansen	Lichty	Ratliff
Webster	Hill	Merritt	Rust
Bixler	Huff	Natvig	Troup
Brittain	Johnson of	O'Donnell	Ulstad
Dewar	D'ckinson	Oldham	Vincent
Eckles	Johnson of	Orr	Williams
Eden	Marion	Owens	Mr. Speaker-39
Edge	Kent	Patterson	•

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

HOUSE FILE WITHDRAWN

On request of Diltz of Polk, unanimous consent having been obtained, House File No. 307 was withdrawn from the sifting committee and from further consideration by the House.

Harrison of Pottawattamie asked unanimous consent to have Senate File No. 159, in its present form, printed in the journal.

There being no objection, it was so ordered.

SENATE FILE NO. 159 (As Amended)

A BILL FOR

An Act to amend sections forty-six hundred ninety-four (4694), fortysix hundred ninety-seven (4697), forty-seven hundred two (4702), forty-seven hundred seven (4707), forty-seven hundred eight (4708), forty-seven hundred eleven (4711), forty-seven hundred twelve (4712), forty-seven hundred sixteen (4716), forty-seven hundred nineteen (4719), forty-seven hundred twenty (4720), forty-seven hundred twenty-seven (4727), forty-seven hundred thirty-four (4734), fortyseven hundred thirty-five (4735), forty-seven hundred thirty-six (4736) and forty-seven hundred thirty-eight (4738), and to add section forty-seven hundred forty-four-a (4744-a) of the Code, 1924, relating to special assessments for hard surfacing primary roads, the issuance of certificates in anticipation of the primary road fund, the maintenance of primary roads and the purchase of material and machinery for roads; to create a primary road development fund and provide for the expenditure thereof, to prohibit additions to the primary road system until after the present system is completed, and to provide for the purchase of road machinery or material; to the improvement of secondary roads within the assessed areas on primary roads for both hard surfacing and graveling.

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

Section 1. That section forty-seven hundred thirty-six (4736) of the Code, 1924, is hereby amended by striking paragraphs one and two and substituting in lieu thereof the following:

"The highway commission shall have general authority and supervision over the maintenance of the primary roads outside of cities and towns and along the corporate limit lines thereof, and are hereby instructed to cooperate with the various county boards of supervisors to provide and establish an economical policy of primary road maintenance. In case of disagreement as to policy between the highway commission and the county boards of the various counties the decision of the highway commission as to policy shall be final.

"Bills for said work shall be prepared and shall designate the amounts



properly chargeable to the individual counties of the state and shall be paid from the counties' allotment of the primary road fund."

Sec. 2. That section forty-seven hundred thirty-eight (4738) of the Code, 1924, is hereby amended by adding to the end thereof the following:

"Road machinery purchased by any county out of the primary road fund, and government trucks or tractors used by any county for maintaining primary roads shall be available for use by the highway commission in maintaining the primary roads of said county."

Sec. 3. That section forty-six hundred ninety (4690) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"There is hereby created a fund which shall be known as the primary road fund, which shall embrace all federal aid road funds, all funds derived from year to year by the state under acts regulatory of motor vehicles (except such portion of said motor vehicle fees as may by law be set aside for the Federal Aid Engineering Fund, the State Highway Commission fund, the Motor Vehicle Department Support fund, the refund support account, and the reimbursement of county treasurers for collecting the motor fees) and all other funds that may by law be credited to said primary road fund.

"Where additional right of way for primary road system has been taken in any county and paid for out of other funds since March 10, 1921, the state highway commission is authorized to transfer from the primary road fund to such other fund the amount expended for right of way."

- Sec. 4. Said primary road fund is hereby appropriated for and shall be used in the establishment, construction, and maintenance of the primary road system, including the draining, grading, surfacing, construction of bridges and culverts, the elimination and improvement of railroad crossings, the acquiring of additional right of way, and other costs incident to the construction and maintenance of said primary road system.
- Sec. 5. Said primary road fund shall be apportioned by the highway commission among the counties in the following manner:
- (a) A sufficient amount shall be apportioned to each county each year to maintain the primary roads of the county during the year.
- (b) A sufficient amount shall be apportioned to each county each year to pay the maturing principal and interest on primary road certificates issued by the county.
- (c) A sufficient amount shall be apportioned to each county each year to pay the maturing interest on primary road bonds heretofore authorized by the county or bonds which have been or may be issued to refund the same, and interest on all bonds issued for the purpose of paying the cost of refunding special assessments, where such refund is provided by law.
- (d) The remainder of the primary road fund shall be apportioned each year among the counties of the state in the ratio that the estimated cost of completing the grading, draining, bridging, and graveling of that portion of the primary road of each county not so improved bears to the total estimated cost of completing the grading, draining, bridging, and graveling of all the primary roads of the state not so improved. Such

estimate shall be made by the highway commission as of December 1 of each year.

Unexpended balances shall be deducted from the estimated cost of the uncompleted work in each county in determining the apportionment of funds to each county.

Sec. 6. The highway commission shall continue to apportion the primary road fund to the counties of the state as heretofore provided until all the counties shall have reached the "gravel stage of construction", as hereinafter defined.

When the "gravel stage of construction" shall have been reached, the primary road fund, except the amount necessary for the satisfaction of the purposes set out in (a), (b), and (c) of the preceding section, shall be apportioned to the respective counties in the ratio that the number of miles of primary roads in each county bears to the total number of miles of primary roads in the state.

- Sec. 7. The term "gravel stage of construction" as used in this act shall be construed to mean that time when all the counties of the state shall have completed the grading, draining, and bridging of their primary roads, and shall have graveled their primary roads or shall have received a sufficient sum to meet the estimated cost of graveling the same.
- Sec. 8. The state highway commission may, with the approval of the board of supervisors, for the purposes of affording access to cities, towns, villages, state parks, and recreation centers within a county, add such road or roads to the primary road system, but no material increase shall be made in the mileage of the primary roads until the present primary road mileage has been completed to the "gravel stage of construction".
- Sec. 9. Section forty-seven hundred twenty-four (4724) of the Code, 1924, is hereby amended by adding to the end of said section the following:

"Such bonds shall be payable from the primary road allotment of the county after the completion of the 'gravel stage of construction' on all primary roads throughout the state."

Sec. 10. Section forty-seven hundred eight (4708) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"In all cases where assessments for hard surfacing have heretofore been levied against adjoining property under the provisions of this chapter and amendments thereto, and such assessments have either been paid or certificates issued to cover deferred installments, all of the same shall be refunded to said parties out of the apportionment of the primary road fund to the counties in which such levies were made, or out of the funds arising from the sale of primary road bonds.

"Any county may issue primary road bonds in anticipation of its primary road apportionment for the purpose of refunding such assessments. The board of supervisors may determine whether such refund shall be made in one sum or in annual installments not exceeding ten, and in no case shall interest be allowed on the amounts so refunded.

"In case of sale of such adjoining lands prior to making such refund and such assessments have not been paid in full, the same shall be paid



to the parties interested in proportion to the amount paid or assumed by them, respectively, or as may be agreed between such parties at the time such refund is made.

"No assessment shall hereafter be levied against abutting property for hard surfacing."

Sec. 11. The provisions of section ten (10) shall be effective on and after July 4, 1925. All other provisions of this act shall be effective December 1, 1925.

Sec. 7 (of Senate File). The state highway commission is authorized to purchase road material for primary roads, after receiving competitive bids, and to pay for same out of such funds of the county as may be available by law for payment of such materials if purchased by the county, or they may purchase road machinery or material for any county on proper resolution passed by the board of supervisors requesting the highway commission to do so, and in such event such material or machinery shall be paid for out of the allotment of the primary road fund for such counties.

AMENDMENTS FILED

Mathews of Des Moines filed the following amendment as a substitute for all pending amendments to Senate File No. 191:

I move as a substitute for all pending amendments to Senate File No. 191 the following:

Amend section one (1) by striking out all of said section after the comma following the word "substance" in the fourth line thereof and inserting in lieu thereof the following: "not in a liquid form, and containing alcohol which may be converted into a beverage by a process of pressing or straining the alcohol therefrom."

Hubbard of Pottawattamie filed the following amendment to Senate File No. 159:

Amend Senate File No. 159 as follows:

Amend by striking section 7 of the Senate File and inserting in lieu thereof the following as section 10-a1:

Sec. 10-a1. The state highway commission is authorized to purchase road machinery or material for any county on proper resolution passed by the board of supervisors requesting the highway commission to do so, and in such event such material or machinery shall be paid for from such funds of the county as may be available by law for payment of such materials if purchased by the county.

Elliott of Polk filed the following amendment to House File No. 352:

Amend House File No. 352 by inserting after the word "manufacturer" in the third (3) line of section two (2), the words "jobber or distributor".

Lovrien of Humboldt filed the following amendment to Senate File No. 3:

Amend Senate File No. 3 as follows, to-wit:

Strike therefrom all of section two (2).

Also amend section four (4) by striking therefrom the words "Des Moines Register" in line three (3) thereof and inserting in lieu thereof the words "Plain Talk".

On motion of Knudson of Hamilton the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 1, 1925.

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

Prayer was offered by the Rev. Leonard A. Spooner, pastor of the First Congregational church, Atlantic, Iowa.

Journal of March 31st corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Edge of Jasper, from members of Isaac Walton League of America, Newton, favoring House File No. 241. Conservation of resources.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 180 and 81.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 180 and 81.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 1st day of April, 1925, sent to the governor for his approval:

House Files Nos. 180 and 81.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MOTION TO RECONSIDER

The following motion to reconsider was filed:

Mr. SPEAKER: We move to reconsider the vote by which Senate File No. 141 passed the House.

S. L. GRAHAM. E. A. ELLIOTT. W. R. BLAKE.

On the question "Shall the House reconsider the vote by which Senate File No. 141 passed the House?"

The ayes were:

Anderson of	Diltz	Kennedy	Roberts
Webster	Eden	Knudson	Ryder
Berry	Edge	Knutson	Smith of O'Brien
Bierkamp	Elliott	Lichty	Stepanek
Blake	Fleming	Long	Stookesberry
Blythe	Forsling	Lovrien	Ulstad
Brittain	Hattendorf	McIlrath	Wagner
Carter	Hollis	O'Donnell	Walrod
Christophel	Huff	Oldham	Wilson
Clark	Johnson of	Oliver	Yenter—45
Craig	Dickinson	Prichard	
Dewar	Johnson of	Rassler	
	Marion	Rice	

The nays were:

Aiken	Hanson of	Leonard	Quirk
Anderson of	Hancock	Lepley	Reimers
Decatur	Hanson of	Lieberknecht	Rust
Anderson of	Winnebago	McCaulley	Saunders
Montgomery	Harrison of	Martin	Schulte
Bixler	Clarke	Mathews	Smith of
Blackford	Harrison of	Maxfield	Chickasaw
Cole	Pottawattamie	Merritt	Strippel
Eckles	Held'	Miller	Swanson
Francis	Higgins	Napier	Truax
Grimwood	Hill	Natvig	Williams
Gripp	Hubbard	Orr	Wolfe
Haney	Kent	Patterson	Mr. Speaker-48
Hansen	King	Powers	

Bauer	Hempel	Rankin	Troup
Gilbertson	Latimer	Ratliff	Venard
Graham	Noble	Rhinehart	Vincent-15
Hager	Owens	Thomas	

The House refused to reconsider the vote by which Senate File No. 141 passed the House.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE NO. 49 CONSIDERED

Yenter of Johnson called up the report of the conference committee on Senate File No. 49, said report being found in the House journal of March 31st.

Mr. Yenter moved the adoption of the report of the conference committee and the amendment proposed by said conference committee.

On the question "Shall the report of the conference committee on Senate File No. 49 and the amendment proposed by said conference committee be adopted?"

Kennedy

The ayes were:

Fleming

Aiken

Aiken	rieming	Kennedy	Rassier
Anderson of	Forsling	Kent	Ratliff
Decatur	Francis	King	Reimers
Anderson of	Graham	Knudson	Rice
Montgomery	Grimwood	Knutson	Rust
Anderson of	Gripp	Latimer	Ryder
Webster	Haney	Leonard	Saunders
Bauer	Hanson of	Lepley	Schulte
Berry	Hancock	Lichty	Smith of
Bierkamp	Hanson of	Lieberknecht	Chickasaw
Bixler	Winnebago	Long	Smith of O'Brien
Blackford	Harrison of	Lovrien	Stepanek
Blake	Clarke	McCaulley	Stookesberry
Blythe	Harrison of	McIlrath	Strippel
Brittain	Pottawattamie	Mathews	Swanson
Carter	Hattendorf	Merritt	Thomas
Christophel	Hempel	Miller	Troup
Clark	Higgins	Napier	Truax
Cole	Hill	Natvig	Ulstad
Craig	Hollis	Noble	Venard
Dewar	Hubbard	O'Donnell	Walrod
Diltz	Huff	Owens	Williams
Eckles	Johnson of	Patterson	Wilson
Eden	Dickinson	Powers	Yenter
Edge	Johnson of	Prichard	Mr. Speaker-93
Elliott	Marion	Quirk	2.5X
		T	

The navs were:

Oliver-1

Ragglar

Gilbertson Martin Rankin Vincent Hager Maxfield Rhinehart Wagner Hansen Oldham Roberts Wolfe—14 Held Orr

The House adopted the conference committee report and the amendment proposed by said conference committee to Senate File No. 49.

CONSIDERATION OF BILLS

By unanimous consent, Senate File No. 190, a bill for an act to amend sections one hundred fifty-six (156), one hundred sixty-two (162), one hundred sixty-three (163), one hundred sixty-five (165), one hundred sixty-six (166), and two hundred fifteen (215), Code 1924, relating to the preparation and printing of the session laws, and to provide for the distribution of certain public documents, with report of sifting 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?"

The ayes were:

Kent Orr Anderson of Gripp Montgomery Hager King Owens Knudson Anderson of Haney Patterson Prichard Webster Hansen Knutson Bauer -Hanson of Latimer Rassler Bierkamp Hancock Leonard Ratliff Bixler Hanson of Lepley Rice Blythe Winnebago Lichty Ryder Brittain Harrison of Lieberknecht Schulte Pottawattamie Long Stepanek Carter Christophel Hattendorf Lovrien Stookesberry Clark Held McCaulley Strippel Cole Hempel McIlrath Swanson Craig Higgins Mathews Thomas Diltz Hill Maxfield Troup Eckles Hollis Merritt Truax Eden Hubbard Miller Venard Elliott Huff Napier Wagner Fleming Johnson of Natvig Walrod Francis Dickinson Williams Noble Gilbertson Johnson of O'Donnell Wilson Graham Marion Oldham Wolfe Grimwood Oliver Mr. Speaker-85 Kennedy

The nays were, none.

Absent or not voting:

Aiken Anderson of	Edge Forsling	Rankin Reimers	Smith of Chickasaw
Decatur	Harrison of	Rhinehart	Smith of O'Brien
Berry	Clarke	Roberts	Ulstad-
Blackford	Martin	Rust	Vincent
Blake	Powers	Saunders	Yenter—23
Dewar	Quirk		

So 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. 177, a bill for an act to amend section ten thousand eight hundred fifteen (10815), Code 1924, relating to the qualification of judges, with report of committee recommending passage, was taken up for consideration.

Graham 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?"

The ayes were:

Huff	Powers
Kent	Quirk
King	Rankin
	Rassler
Leonard	Reimers
Lepley	Roberts
Lieberknecht	Saunders
Lovrien	Schulte
McIlrath	Smith of O'Brien
Martin	Stepanek
Mathews	Strippel
Merritt	Swanson
Napier	Troup
Natvig	Truax
Noble	Ulstad
O'Donnell	Vincent
Oldham	Wagner
Oliver	Walrod
Orr	Williams
Owens	Wolfe
Patterson	Mr. Speaker-78
	Kent King Knudson Leonard Lepley Lieberknecht Lovrien McIlrath Martin Mathews Merritt Napier Natvig Noble O'Donnell Oldham Oliver Orr

The nays were:

Brittain	Johnson of	Maxfield	Rice
Diltz	Marion	Miller	Stookesberry
Forsling	Knutson	Prichard	Wilson-14
Hager	McCaulley	Rhinghart	

Absent or not voting:

Anderson of Webster	Johnson of Dickinson	Long Ratliff	Smith of Chickasaw
Dewar	Kennedy	Rust	Thomas
Eckles	Latimer	Ryder	Venard
Held	Lichty		Yenter—16

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

Senate Joint Resolution No. 1, joint resolution proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53) Code, 1924, relating to the apportionment of the state into senatorial districts, with majority report of the committee recommending indefinite postponement, and report of the minority recommending passage, was taken up for consideration.

Rassler of Pocahontas moved that the report of the minority be substituted for the report of the majority.

Motion prevailed.

On the question "Shall the report of the minority be adopted?"

The ayes were:

Aiken	Gilbertson	Latimer	Ratliff
Anderson of	Gripp	Leonard	Reimers
Decatur	Haney	Lepley	Rice
Anderson of	Hanson of	Lieberknecht	Roberts
Montgomery	Hancock	Long	Rust
Anderson of	Hanson of	Lovrien	Saunders
Webster	Winnebago	McCaulley	Schulte
Bauer	Harrison of	McIlrath	Smith of
Berry	Clarke	Martin	Chickasaw
Bierkamp	Harrison of	Maxfield	Smith of O'Brien
Bixler	Pottawattamie	Merritt	Stepanek
Blake	Hattendorf	Miller	Stookesberry
Blythe	Held	Napier	Strippel
Brittain	Hempel	Natvig	Swanson
Carter	Higgins	Noble	Thomas
Christophel	Hill	Oldham	Troup
Clark	Hubbard	Oliver	Truax
Cole .	Huff	Orr	Ulstad
Craig	Johnson of	Owens	Venard
Dewar	Dickinson	Patterson	Williams
Eckles	Kent	Powers	Wilson
Edge	King	Quirk	Wolfe
Fleming	Knudson	Rassler	Mr. Speaker—84
Francis			

The nays were:

Blackford Grimwood Knutson Rhinehart Diltz Hansen Mathews Ryder Eden Hollis O'Donnell Vincent Prichard Wagner Elliott Johnson of Rankin Walrod-21 Forsling Marion Graham Kennedy

Absent or not voting:

Hager Lichty Yenter—3

The minority report of the committee recommending passage of Senate Joint Resolution No. 1 was adopted.

Diltz of Polk offered the following amendment and moved its adoption:

Amend Senate Joint Resolution No. 1 by renumbering section 2 as section 3, and inserting a new section as section 2, which shall read as follows:

"Number of Representatives. That section thirty-five (35) of Article III of the Constitution of the state of Iowa, as said section now appears on page 53 of the Code, 1924, be and the same is hereby amended by striking the words "as herein provided of three-fifths or more of such ratio number shall be entitled to one additional representative, but said addition shall extend only to the nine counties having the greatest population", and inserting in lieu thereof the following: "shall be entitled to additional representatives in a number equal to the quotient resulting from dividing the total number of the population of said county by said ratio number and if such total number be not exactly divisible by said ratio number, then said county shall be entitled to one additional representative for any remainder equal or greater than three-fifths of said ratio number."

Brittain of Madison moved the previous question on the joint resolution and the pending amendment.

Motion prevailed.

On the question "Shall the amendment by Diltz of Polk be adopted?" a roll call was demanded.

The ayes were:

Blackford Hansen Knutson Rice Brittain Harrison of Lichty Ryder Pottawattamie Mathews Stepanek Craig Wagner Diltz Hollis Maxfield Eden Hubbard O'Donnell Walrod Elliott Williams Johnson of Prichard Wolfe Forsling Marion Rankin Graham Kennedy Rhinehart Yenter-30 The nays were:

Aiken Gilbertson Knudson Patterson Anderson of Grimwood Latimer Powers Decatur Gripp Leonard Quirk Anderson of Haney Lepley Rassler Montgomery Hanson of Lieberknecht Ratliff Anderson of Hancock Reimers Long Webster Hanson of Lovrien Rust Bauer Winnebago McCaulley Saunders Schulte Berry Harrison of McIlrath Bierkamp Clarke Martin Smith of O'Brien Bixler Hattendorf Merritt Stookesberry Held Miller Blythe Strippel Carter Hempel Napier Swanson Christophel Natvig Higgins Troup Hill Clark Noble Truax Cole Huff Oldham ' Ulstad Eckles Oliver Johnson of Venard Dickinson Fleming Wilson Orr Francis King Owens Mr. Speaker-69

Absent or not voting:

Blake Hager Smith of Thomas
Dewar Kent Chickasaw Vincent—9
Edge Roberts

The amendment by Diltz of Polk was rejected.

Rassler of Pocahontas 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.

SENATE JOINT RESOLUTION NO. 1

Joint Resolution proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53) Code, 1924, relating to the apportionment of the state into senatorial districts.

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

Section 1. Number of Senators. That the following amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), Code, 1924, be and the same is hereby proposed:

That the period (.) at the end of said section thirty-four (34) of article three (3) of the constitution of the state of Iowa be stricken and the following inserted: ", but no county shall be entitled to more than one (1) senator."

Sec. 2. Be it further resolved that the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election for members of the next general assembly, and that the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided by law.

On the question "Shall the joint resolution pass?"

The ayes were:

Aiken	Haney	Leonard	Quirk
Anderson of	Hanson of	Lepley	Rassler
Decatur	Hancock	Lieberknecht	Ratliff
Anderson of	Hanson of	Long	Reimers
Montgomery	Winnebago	Lovrien	Roberts
Anderson of	Harrison of	McCaulley	Rust
Webster	Clarke	McIlrath	Saunders
Bauer	Harrison of	Martin	Schulte
Berry	Pottawattamie	Maxfield	Smith of O'Brien
Bierkamp	Hattendorf	Merritt	Stookesberry
Bixler	Held	Miller	Strippel
Blythe	Higgins	Napier	Swanson
Carter	Hill	Natvig	Thomas
Christophel	Hubbard	Noble	Troup
Clark	Huff	Oldham	Truax
Cole	Johnson of	Oliver	Venard
Craig	Dickinson	Orr	Williams
Eckles	Kent	Owens	Wilson
Francis	King	Patterson	Yenter
Gilbertson	Knudson	Powers	Mr. Speaker—74
Gripp	Latimer		Service of the contract of the service of the servi

The nays were:

Blackford	Graham	Knutson	Rice
Brittain	Grimwood	Lichty	Ryder
Diltz	Hansen	Mathews	Stepanek
Eden	Hollis	O'Donnell	Vincent
Elliott	Johnson of	Prichard	Wagner
Fleming	Marion	Rankin	Walrod
Forsling	Kennedy	Rhinehart	Wolfe-27

Absent or not voting:

Blake	Hager	Smith of	Ulstad-7
Dewar	Hempel	Chickasaw	
Edge			

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

MOTION TO RECONSIDER LAID ON TABLE

Rassler of Pocahontas moved that the vote by which Senate Joint Resolution No. 1 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 78, a bill for an act empowering county boards of supervisors in certain cases to cancel special assessments made for graveling roads and to refund money collected on account of such assessments.

WALTER H. BEAM, Secretary.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 26, 56 and 164.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 26, 56 and 164.

CONSIDERATION OF BILLS

Senate File No. 159, a bill for an act to amend sections forty-six hundred ninety-four (4694), forty-six hundred ninety-seven (4697), forty-seven hundred two (4702), forty-seven hundred seven (4707), forty-seven hundred eight (4708), forty-seven hundred eleven (4711), forty-seven hundred twelve (4712), forty-seven hundred sixteen (4716), forty-seven hundred nineteen (4719), forty-seven hundred twenty (4720), forty-seven hundred twenty-seven (4727), forty-seven hundred thirty-four (4734), forty-seven hundred thirty-five (4735), forty-seven hundred thirty-six (4736) and forty-seven hundred thirty-eight (4738),

and to add section forty-seven hundred forty-four-a (4744-a) of the Code, 1924, relating to special assessments for hard surfacing primary roads, the issuance of certificates in anticipation of the primary road fund, the maintenance of primary roads and the purchase of material and machinery for roads; to create a primary road development fund and provide for the expenditure thereof, to prohibit additions to the primary road system until after the present system is completed, and to provide for the purchase of road machinery or material; to the improvement of secondary roads within the assessed areas on primary roads for both hard surfacing and graveling, was taken up for further consideration.

Lovrien of Humboldt moved the previous question on the main bill and the pending amendment.

Motion prevailed.

Hubbard of Pottawattamie moved the adoption of the amendment filed by him on March 31st and found in the journal of that date.

Amendment rejected.

Unanimous consent was granted to change the number of section 7 of the Senate bill to section 10-a1.

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?"

The ayes were:

Anderson of	Hager	Knutson	Rhinehart
Decatur	Haney	Latimer	Rice
Blackford	Hansen	Lichty	Roberts
Brittain	Harrison of	Lieberknecht	Ryder
Craig	Clarke	Long	Stepanek
Diltz	Harrison of	Mathews	Thomas
Eden	Pottawattamie	Noble	Vincent
Edge	Hempel	O'Donnell	Wagner
Elliott	Hollis	Oldham	Walrod
Francis	Hubbard	Owens	Williams
Graham	Johnson of	Powers	Wolfe
Grimwood	Marion	Rankin	Yenter-47
Gripp	Kennedv	Ratliff	

The nays were:

Aiken Fleming Leonard Reimers Anderson of Forsling Lepley Rust Montgomery Gilbertson Lovrien Saunders Anderson of Hanson of McCaulley Schulte Webster Hancock McIlrath Smith of Bauer Hanson of Martin Chickasaw Berry Winnebago Maxfield Smith of O'Brien Bierkamp Hattendorf Merritt Stookesberry Bixler Held Miller Strippel Blake Higgins Napier Swanson Hill Blythe Natvig Troup Carter Huff Oliver Truax Christophel Johnson of Orr Ulstad Patterson Clark Dickinson Venard Kent Cole Prichard Wilson King Dewar Quirk Mr. Speaker-61 Eckles Knudson Rassler

Absent or not voting, none.

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Forsling of Woodbury moved that the sifting committee be authorized to draft a bill and present same to the House, providing for the compliance with federal aid requirements in connection with the federal highway act.

Patterson of Kossuth moved that the vote by which Senate File No. 159 failed to pass the House be reconsidered and that the motion to reconsider be laid on the table.

Blackford of Van Buren raised the point of order that the question of complying with federal aid had been disposed of in the rejection of Senate File No. 159, and that the motion of Forsling of Woodbury was therefore out of order.

Diltz of Polk moved as a substitute for the motion by Forsling of Woodbury that the House proceed with the consideration of House File No. 320.

Johnson of Dickinson raised the same point of order on the motion by Diltz of Polk as that raised by Blackford of Van Buren on the motion by Forsling of Woodbury.

The Speaker ruled that neither the point of order raised by Blackford of Van Buren nor the point of order raised by Johnson of Dickinson was well taken.

Patterson of Kossuth moved the previous question.

Forsling of Woodbury raised the point of order that the subject matter contained in House File No. 320 is not related or germane to the provisions of the motion made by himself providing that the sifting committee draft a bill to meet the requirements of the federal aid act, and that the substitute motion by Diltz of Polk was therefore out of order.

The Speaker ruled that the point of order was well taken.

Yenter of Johnson moved to reconsider the vote by which Senate File No. 159 failed to pass the House.

Patterson of Kossuth moved to lay the motion to reconsider on the table.

Oliver of Monona moved that the House adjourn until 1:00 p m. today.

Blake of Fayette moved to amend the motion by changing the hour from 1:00 p. m. to 1:30 p. m.

Amendment adopted.

Motion of Oliver of Monona, as amended, prevailed.

AFTERNOON SESSION

The House reconvened and, in the absence of Speaker Edson and Speaker Pro Tempore Ulstad, the House was called to order by A. C. Gustafson, chief clerk of the House.

Patterson of Kossuth moved that Johnson of Dickinson act as temporary speaker. Motion prevailed.

RESOLUTION

Patterson of Kossuth offered the following resolution:

Be It Resolved by the House, that a vote of thanks be extended to the Law Department and the Economics and Sociology Department of the State Library for the efficient, competent, accurate and beneficial service and courteous treatment rendered to the 41st General Assembly of the State of Iowa, and

Further, that a copy of this resolution be prepared and signed by the Chief Clerk and forwarded to the respective heads of the Departments, and one copy each to the individual employees of said Departments.



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

Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE AMENDMENTS

On request of Stepanek of Linn, House File No. 78, a bill for an act empowering county boards of supervisors in certain cases to cancel special assessments made for graveling roads and to refund money collected on account of such assessments, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 78

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. The board of supervisors of any county which by vote of the electors has prior to January first (1st), nineteen hundred twenty-five (1925), adopted a general plan of primary and county road improvements in accordance with the provisions of chapter two hundred forty-two (242), of the Code, 1924, may by resolution cancel any special assessments levied within two (2) years prior to the adoption of such general plan for the graveling of any part of the county road system which later became a part of the primary road system, and may refund any part of such assessment and interest which has been paid. Such refund shall be paid from the county's allotment of the primary road fund."

Mr. Stepanek moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Prichard Aiken Graham Kent Anderson of Grimwood King Roberts Knudson Montgomery Hager Ryder Anderson of Haney Knutson Schulte Webster Hansen Lepley Smith of Hanson of Lichty Chickasaw Berry Long Smith of O'Brien Bierkamp Hancock Bixler Hanson of Lovrien Stepanek Winnebago Blythe McCaulley Stookesberry Carter Harrison of McIlrath Strippel Christophel Clarke Mathews Swanson Clark Harrison of Maxfield Thomas Cole Pottawattamie Merritt Troup Diltz Held Miller Truax Eden Hempel Venard Natvig Elliott Higgins Noble Wagner Fleming Hollis Oldham Williams Hubbard Wilson Forsling Orr Francis Johnson of Owens Wolfe-71 Gilbertson Marion Patterson

The nays were, none.

Absent or not voting:

Anderson of	Gripp	Martin	Rhinehart
Decatur	Hattendorf	Napier	Rice
Bauer	Hill	O'Donnell	Rust
Blackford	Huff	Oliver	Saunders
Blake	Johnson of	Powers	Ulstad
Brittain	Dickinson	Quirk	Vincent
Craig	Kennedy	Rankin	Walrod
Dewar	Latimer	Rassler	Yenter
Eckles	Leonard	Ratliff	Mr. Speaker-37
Edge	Lieberknecht	Reimers	A.S.

The House concurred in the Senate amendments to House File No. 78.

CONSIDERATION OF BILLS

Senate File No. 290, a bill for an act to legalize the filing with the secretary of agriculture in 1923 of the report of the Louisa County Fair Association, and to authorize the certification and payment of state aid to said association for said year, with report of the sifting committee recommending passage, was taken up for consideration.

Lieberknecht 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?"

The ayes were:

A ilean

Aiken	Hanson of	Knutson	Prichard
Anderson of	Hancock	Latimer	Rankin
Montgomery	Hanson of	Leonard	Rassler
Anderson of	Winnebago	Lepley	Ryder
Webster	Harrison of	Lieberknecht	Smith of
Bauer	Clarke	Long	Chickasaw
Berry	Harrison of	Lovrien	Smith of O'Brien
Bierkamp	Pottawattamie	McCaulley	Stepanek
Bixler	Hattendorf	McIlrath	Stookesberry
Blythe	Held	Martin	Strippel
Christophel	Higgins	Mathews	Swanson
Clark	Hill	Maxfield	Thomas
Diltz	Hollis	Merritt	Troup
Eckles	Hubbard	Miller	Truax
Forsling	Johnson of	Natvig	Ulstad
Francis	Dickinson	Noble	Venard
Gilbertson	Johnson of	Oldham	Vincent
Grimwood	Marion	Orr	Wagner
Gripp	Kent	Owens	Williams
Hager	King	Patterson	Wilson
Haney	Knudson		Wolfe—74

Databand

The nays were:

Fleming-1

Absent or not voting:

Anderson of	Eden	Napier	Rice
Decatur	Edge	O'Donnell	Roberts
Blackford	Elliott	Oliver	Rust
Blake	Graham	Powers	Saunders
Brittain	Hansen	Quirk	Schulte
Carter	Hempel	Ratliff	Walrod
Cole	Huff	Reimers	Yenter
Craig	Kennedy	Rhinehart	Mr. Speaker—33
Dewar	Lichty		25

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

Senate File No. 106, a bill for an act to repeal section four thousand six hundred twenty-two (4622) Code 1924, and enact a substitute therefor relative to the members of the state highway commission, with report of committee recommending passage, was taken up for consideration.

Diltz of Polk asked unanimous consent to have House Files Nos. 383, 384 and 385 considered following the disposition of Senate File No. 106.

Objection was made.

Diltz of Polk moved that House Files Nos. 383, 384 and 385 be considered following the disposition of Senate File No. 106.

Motion prevailed.

Brittain of Madison offered the following amendment and moved its adoption:

Amend Senate File No. 106 by striking out all of section 2.

Amendment rejected.

Blackford of Van Buren offered the following amendment and moved its adoption:

Amend Senate File No. 106 by inserting as section 1-a1 the following: Sec. 1-a1. That the law as it appears in section 4623 of the Code, 1924, be amended by striking from line two (2) thereof the words "two-thirds" and inserting in lieu thereof the words "a majority".

McIlrath of Poweshiek moved the previous question on the amendment by Blackford of Van Buren.

Motion prevailed.

On the question "Shall the amendment by Blackford of Van Buren be adopted?"

The ayes were:

Anderson of	Graham	Lichty	Stepanek
Decatur	Grimwood	Lieberknecht	Strippel
Blackford	Hansen	McIlrath	Swanson
Blythe	Hattendorf	Merritt	Thomas
Brittain	Held	Napier	Troup ·
Carter	Hollis	Natvig	Vincent
Cole	Hubbard	O'Donnell	Wagner
Eckles	Johnson of	Oldham	· Walrod
Eden	Dickinson	Prichard	Williams
Edge	Johnson of	Rankin	Wilson
Elliott	Marion	Rhinehart	Yenter
Fleming	Kennedy	Rice	Mr. Speaker-51
Forsling	Knutson	Ryder	A CARDOLAND WITH CONDUCTORS TO THE ARTHUR S
Francis	Latimer	Saunders	

The nays were:

Haney

Aiken

AIRCH	Maney	LICOHAL U	& IIII W
Anderson of	Hanson of	Lepley	Rassler
Montgomery	Hancock	Long	Ratliff
Anderson of	Hanson of	Lovrien	Reimers
Webster	Winnebago	McCaulley	Roberts
Bauer	Harrison of	Martin	Rust
Berry	Clarke	Mathews	Schulte
Bierkamp	Harrison of	Maxfield	Smith of
Bixler	Pottawattamie	Miller	Chickasaw
Blake	Hempel	Noble	Smith of O'Brien
Christophel	Higgins	Oliver	Stookesberry
Clark	Hill	Orr	Truax
Craig	Huff	Owens	Ulstad
Dewar	Kent	Patterson	Venard
Gilbertson	King	Powers	Wolfe-55
Hager	Knudson		

Leonard

Absent or not voting:

Diltz Gripp—2

The amendment by Blackford of Van Buren was rejected.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Schulte of Worth for the remainder of the day on request of Yenter of Johnson.

Onirk

Lovrien 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?"

The ayes were:

Aiken	Craig	Hill	Noble
Anderson of	Gilbertson	Hubbard	Orr
Montgomery	Hager	Huff	Owens
Anderson of	Haney	King	Patterson
Webster	Hanson of	Knudson	Rassler
Bauer	Winnebago	Leonard	Smith of O'Brien
Berry	Harrison of	Lieberknecht	Stookesberry
Bierkamp	Clarke	Long	Ulstad
Bixler	Harrison of	Lovrien	Venard
Blake .	Pottawattamie	McCaulley	Williams
Christophel	Hattendorf	Martin	Wolfe—42
Clark	Higgins	Napier	

The nays were:

Anderson of	Grimwood	McIlrath	Rust
Decatur	Hansen	Mathews	Ryder
Blackford	Hanson of	Maxfield	Saunders
Blythe	Hancock	Merritt	Smith of
Brittain	Held	Miller	Chickasaw
Carter	Hempel	Natvig	Stepanek
Cole	Hollis	O'Donnell	Strippel
Dewar	Johnson of	Oldham	Swanson
Eckles	Dickinson	Oliver	Troup
Eden	Johnson of	Powers	Truax
Edge	Marion	Prichard	Vincent
Elliott	Kennedy	Rankin	Wagner
Fleming	Knutson	Ratliff	Walrod
Forsling	Latimer	Reimers	Wilson
Francis	Lepley	Rhinehart	Yenter
Graham	Lichty	Rice	Mr. Speaker—59

Absent or not voting:

Diltz	Kent	Roberts	Thomas-7
Grinn	Quirk	Schulte	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Speaker Edson in the chair.

Patterson of Kossuth moved that the motion of Forsling of Woodbury, made in the morning session of today, authorizing the sifting committee to draft a bill meeting the requirements for federal aid under the federal highway act, be laid on the table.

A roll call was demanded.



On the question "Shall the motion by Forsling of Woodbury be laid on the table?"

The ayes were:

Aiken	Eden	King	Owens
Anderson of	Fleming	Knudson	Patterson
Decatur	Gilbertson	Latimer	Quirk
Anderson of	Graham	Leonard	Rassler
Montgomery	Gripp	Lepley	Ratliff
Anderson of	Haney	Lovrien	Reimers
Webster	Hanson of	McCaulley	Rhinehart
Bauer	Winnebago	Martin	Roberts
Berry	Harrison of	Mathews	Smith of O'Brien
Bierkamp	Pottawattamie	Merritt	Stookesberry
Bixler	Hattendorf	Miller	Thomas
Blackford	Higgins	Napier	Ulstad
Christophel	Hubbard	Natvig	Venard
Clark	Huff	Noble	Walrod
Craig	Kennedy	Oliver	Williams—58
Eckles	Kent	Orr	

The nays were:

Blake	Hanson of	Lichty	Saunders .
Blythe	Hancock	Lieberknecht	Smith of
Brittain	Harrison of	Long	Chickasaw
Carter	Clarke	McIlrath	Stepanek
Cole	Held	Maxfield	·Strippel
Dewar	Hempel	O'Donnell	Swanson
Edge	Hill -	Oldham	Troup
Elliott	Hollis	Powers	Truax
Forsling	Johnson of	Prichard	Vincent
Francis	Dickinson	Rankin	Wagner
Grimwood	Johnson of	Rice	Wilson
Hager	Marion	Rust	Wolfe
Hansen	Knutson	Ryder	Yenter
		ASSA CASSISSO	Mr. Speaker-48

Absent or not voting:

Diltz Schulte—2

The motion by Patterson of Kossuth to lay the motion by Forsling of Woodbury on the table prevailed.

Patterson of Kossuth moved to reconsider the vote by which Senate File No. 159 failed to pass the House, and that the motion to reconsider be laid upon the table.

On the question "Shall the motion to reconsider the vote by which Senate File No. 159 failed to pass the House be laid upon the table?" a roll call was demanded.

The ayes were:

Gilbertson Knudson Quirk Aiken Graham Leonard Rassler Anderson of Haney Lovrien Reimers Montgomery Anderson of Hanson of McCaulley Rhinehart Winnebago Webster Martin Saunders Berry Hattendorf Merritt Smith of Bauer Napier Chickasaw Higgins Hill Smith of O'Brien Bierkamp Natvig Bixler Huff Noble Stookesberry Clark Johnson of Oliver Truax Cole Dickinson Orr Ulstad Kent Williams-46 Craig Owens Eckles King Patterson

The nays were:

Anderson of Hager Latimer Rust Decatur Hansen Lepley Ryder Lichty Blackford Hanson of Stepanek Blake Hancock Lieberknecht Strippel Blythe Harrison of McIlrath Swanson Mathews Thomas Brittain Clarke Harrison of Maxfield Troup Carter Venard Pottawattamie Miller Christophel O'Donnell Vincent Dewar Held Eden Hempel Oldham Wagner Edge Hollis Walrod Powers Wilson Elliott Hubbard Prichard Forsling Rankin Wolfe Johnson of Marion Yenter Ratliff Francis Kennedy Mr. Speaker-58 Grimwood Rice Knutson Roberts Gripp

Absent or not voting:

Diltz Fleming Long Schulte-4

The motion to lay the motion to reconsider on the table was lost.

Brittain of Madison moved that the House adjourn until 8:00 a. m. Thursday.

Forsling of Woodbury moved to amend by changing the time from 8:00 a.m. Thursday to 2:50 p.m. today.

Amendment lost.

Roberts of Adair moved to amend by changing the time from 8:00 a.m. Thursday to 4:00 p.m. today.

Amendment lost.

Motion by Brittain of Madison lost.

£

Forsling of Woodbury moved that further action on Senate File No. 159 be deferred until 9:00 a.m. Thursday.

Motion prevailed.

LEAVE OF ABSENCE

Hubbard of Pottawattamie and Harrison of Pottawattamie were excused for the remainder of the day on their own request.

CONSIDERATION OF BILLS

House File No. 383, a bill for an act authorizing the creation of city plan commissions in cities and towns of all classes, providing the manner of appointment of members of such commissions, the terms for which they shall serve, defining the powers of such commissions, authorizing the appropriation of money for the expenses thereof, and providing for levying a tax therefor, was taken up for consideration.

Stepanek 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?" rule 18 was invoked.

The ayes were:

Afken	Francis	Long	Ryder
Anderson of	Graham	Lovrien	Saunders
Decatur	Grimwood	McCaulley	Smith of O'Brien
Anderson of	Hager	McIlrath	Stepanek
Montgomery	Hill	Mathews	Strippel
Laler	Hollis	Maxfield	Swanson
Blackford	Johnson of	Merritt	Thomas
Blake	Dickinson	Orr	Troup
Blythe	Johnson of	Powers	Truax
Carter	Marion	Prichard	Ulstad
Christophel	Kennedy	Quirk	Venard
Craig	Kent	Rankin	Wagner
Dewar	King	Rassler	Walrod
Diltz	Knudson	Ratliff	Wilson
Eckles	Knutson	Reimers	Wolfe
Eden	Latimer	Rhinehart	Yenter
Kieming	Lepley	Rice	Mr. Speaker-67
rsling	Lichty	Rust	

The nays were:

Hubbard Bauer Haney Owens Bierkamp Hanson of Huff Roberts Brittain Winnebago Lieberknecht Smith of Chickasaw Clark Harrison of Miller Edge Pottawattamie Noble Stookesberry Elliott Hattendorf O'Donnell Vincent Gilbertson Held Oliver Williams-27 Gripp Higgins

Absent or not voting:

Hempel Natvig Anderson of Hansen Oldham Webster Hanson of Leonard Hancock Martin Patterson Berry Cole Harrison of Napier Schulte-14 Clarke

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

House File No. 384, a bill for an act relating to the platting or land and authorizing cities and towns to maintain suits in equity in certain cases to declare plats, when filed and recorded in violation hereof, to be void and to expunge the same from the records, was taken up for consideration.

Rice of Appanoose moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Forsling Prichard Swanson Rankin Ulstad Decatur Grimwood Johnson of Rice Wagner Bierkamp Walrod Blake Ryder Marion Smith of O'Brien Williams Diltz Knutson Eden Lovrien Stepanek Wolfe—22

The nays were:

Anderson of Craig Haney Hollis Montgomery Dewar Hanson of Huff Bauer Eckles Hancock Johnson of Hanson of Blackford Elliott Dickinson Blythe Winnebago King Fleming Knudson Brittain Francis Hattendorf Graham Carter Hempel Lichty Higgins Hill Christophel Lieberknecht Gripp Clark Hager McCaulley

3

McIlrath Mathews Maxfield Merritt Miller Natvig Noble O'Donnell Owens Quirk Rassler Ratliff Reimers Roberts

Rust Smith of Chickasaw Stookesberry Thomas Troup Truax Venard Vincent Wilson Mr. Speaker—56

Absent or not voting:

Aiken
Anderson of
Webster
Berry
Bixler
Cole
Edge
Gilbertson
Hansen

Harrison of Clarke Harrison of Pottawattamie Held Hubbard Kennedy Kent

Latimer Leonard Lepley Long Martin Napier Oldham Oliver

Orr
Patterson
Powers
Rhinehart
Saunders
Schulte
Strippel
Yenter—30

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 385, a bill for an act to amend the law as it appears in sections fifty-seven hundred fifty-seven (5757) and fifty-seven hundred fifty-eight (5758), Code of 1924, relating to the establishment of building lines by ordinance and providing for notice thereof and for hearing objections thereto, by adding further provisions authorizing certain cities to establish such building lines by ordinance for the purpose of widening the streets within the limits of such building lines at the expiration of the time that may be provided in such ordinance for the widening of any such street, and providing the method of procedure for the establishment of such lines, and for determining the rights of owners of any property affected thereby to damages; fixing the measure thereof; limiting the time within which actions for damages shall be brought, and providing how such damages, when assessed, shall be paid by such cities, 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?" rule 18 was invoked.

The ayes were:

Anderson of Decatur Bixler Blackford Blake Blythe Brittain Carter Diltz Eckles Eden Forsling

Francis	Lepley	Rankin	Venard
Grimwood	Lichty	Rassler	Vincent
Hager	Long	Reimers	Wagner
Harrison of	Lovrien	Rhinehart	Walrod
Clarke	McIlrath	Rice	Williams
Hollis	Martin	Saunders	Wilson
Johnson of	Merritt	Stepanek	Wolfe
Marion	Orr	Swanson	Yenter
Kent	Powers	Thomas	Mr. Speaker-51
King	Prichard	Truax	
Latimer	Quirk	Ulstad	

The nays were:

Anderson of Montgomery	Graham Gripp	Johnson of Dickinson	Noble O'Donnell
Anderson of	Haney	Knudson	Oliver
Webster	Hanson of	Leonard	Owens
Bauer	Hancock	Lieberknecht	Ratliff
Bierkamp	Hanson of	McCaulley	Roberts
Christophel	Winnebago	Mathews	Ryder
Clark	Hattendorf	Maxfield	Smith of
Craig	Hempel	Miller	Chickasaw
Edge	Higgins	Napier	Smith of O'Brien
Fleming	Huff	Natvig	Stookesberry
Gilbertson			Troup-40

Absent or not voting:

Aiken	Elliott	Hill	Patterson
Berry	Hansen	Hubbard	Rust
Cole	Harrison of	Kennedy	Schulte
Dewar	Pottawattamie	Knutson	Strippel-17
	Held	Oldham	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Diltz of Polk, on his own request, was excused for the remainder of the afternoon.

MOTIONS TO RECONSIDER

Forsling of Woodbury called up the motion filed to reconsider the vote by which Senate File No. 25 failed to pass the House.

On the question "Shall the vote by which Senate File No. 25 failed to pass the House be reconsidered?" rule 18 was invoked.

The ayes were:

Anderson of	Eckles	Hanson of	Kent	
Decatur	Eden	Hancock	Knutson	
Bixler	Fleming	Harrison of	Latimer	
Blake	Forsling	Pottawattamie	Lichty	- 1
Blythe	Francis	Hollis	Lovrien	
Brittain	Grimwood	Johnson of	McCaulley	
Carter	Gripp	Marion	Martin	-
Dewar	Haney	Kennedy	Mathews	

Maxfield	
Merritt	
O'Donnell	
Owens	
Prichard	
Quirk	

Rankin Rassler Rhinehart Ryder Saunders Stepanek Thomas
Troup
Ulstad
Venard
Vincent
Wagner

Walrod Wolfe Yenter Mr. Speaker-50

The nays were:

Anderson of Montgomery Anderson of Webster	,
Bauer Bierkamp	
Blackford Christophel Clark	
Cole Craig Edge	

Gilbertson
Hager
Harrison of
Clarke
Hattendorf
Hempel
Higgins
Hill
Huff
Johnson of
Dickinson
King

Knudson
Leonard
Lepley
Lieberknecht
Long
McIlrath
Miller
Napier
Natvig
Oliver
Orr
Powers

Ratliff
Rice
Roberts
Smith of
Chickasaw
Smith of O'Brien
Stookesberry
Swanson
Truax
Williams
Wilson—42

Absent or not voting:

Aiken	
Berry	
Diltz	
Elliott	
Graham	

Hansen Hanson of Winnebago Held

Hubbard Noble Oldham Patterson Reimers Rust Schulte Strippel—16

The House refused to reconsider the vote by which Senate File No. 25 failed to pass the House.

Blake of Fayette called up the motion filed to reconsider the vote by which House File No. 67 failed to pass the House.

On the question "Shall the House reconsider the vote by which House File No. 67 failed to pass the House?" rule 18 was invoked.

The ayes were:

Anderson of Decatur
Anderson of Webster
Blake
Blythe
Brittain
Cole
Crain
Dewar
Eden
Elliott
Fleming
Forsling

Gripp
Haney
Hanson of
Hancock
Held
Hempel
Hill
Hollis
Johnson of
Dickinson
Johnson of
Marion
Kennedy
Knudson

Latimer Lichty Long Lovrien McCaulley McIlrath Martin Merritt Natvig O'Donnell Owens Prichard Rankin Rassler

Reimers
Rhinehart
Roberts
Rust
Ryder
Smith of
Chickasaw
Smith of O'Brien
Thomas
Wagner
Walrod
Wilson
Wolfe
Mr. Speaker—50

The nays were:

Anderson of	Grimwood	Lepley	Quirk
Montgomery	Harrison of	Lieberknecht	Rice
Bauer	Clarke	Mathews	Stepanek
Bierkamp	Harrison of	Maxfield	Stookesberry
Blackford	Pottawattamie	Miller	Swanson
Carter	Hattendorf	Napier	Troup
Christophel	Higgins	Noble	Truax
Clark	Huff	Oldham	Venard
Edge	King	Oliver	Vincent
Francis	Knutson	Orr	Williams-40
Gilbertson	Leonard	Powers	

Absent or not voting:

Aiken	Graham	Hubbard	Schulte
Berry	Hager	Kent	Strippel
Bixler	Hansen	Patterson	Ulstad
Diltz	Hanson of	Ratliff	Yenter-18
Eckles	Winnebago	Saunders	

The House refused to reconsider the vote by which House File No. 67 failed to pass the House.

CONSIDERATION OF BILLS

Senate File No. 29, a bill for an act making the seizure of intoxicating liquors, instruments and utensils kept and used in the manufacture of intoxicating liquors and materials used or intended for use in the manufacture of intoxicating liquors which may be seized under a search warrant, and all intoxicating liquors which may be seized while being transported or which are consigned and held for transportation or delivery, or which are seized from a bootlegger, and finally ordered forfeited by the court, shall be prima facie evidence of maintaining a nuisance, of bootlegging or illegal transportation, as the case may be, in any proceeding, criminal or civil, which may be instituted under Title Six (6), Code of Iowa, 1924, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Brittain of Madison, the amendments proposed by the committee, found in the Journal of March 14th, were adopted.

The following amendment filed by Brittain of Madison was, on motion of Mr. Brittain, adopted:

Amend by substituting for section three (3) the following:

This act being deemed of immediate importance shall be in full force



and effect from and after its publication in the Des Moines Daily Record and the Iowa Legionaire, newspapers published in Des Moines, Iowa.

Brittain 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?"

The ayes were:

Anderson of	Francis	Latimer	Reimers
Decatur	Gilbertson	Leonard	Rice
Anderson of	Gripp	Lepley	Roberts
Montgomery	Hager	Lichty	Schulte
Bauer	Haney	Lieberknecht	Smith of
Bierkamp	Harrison of	Long	Chickasaw
Bixler	Clarke	McCaulley	Smith of O'Brien
Blackford	Harrison of	McIlrath	Stookesberry
Blythe	Pottawattamie	Martin	Strippel
Brittain	Hattendorf	Mathews	Swanson
Carter	Held	Maxfield	Thomas
Christophel	Hempel	Merritt	Troup
Clark	Higgins	Miller	Truax
Cole	Hill	Natvig	Venard
Craig	Hollis	Noble	Vincent
Eckles	Huff	Oldham	Walrod
Eden	Johnson of	Owens	Williams
Edge	Dickinson	Powers	Wilson
Elliott	Johnson of	Prichard	Wolfe
Fleming	Marion	Rassler	Mr. Speaker-75
Forsling	Knudson		

The nays were:

Hansen	O'Donnell	Ryder	Wagner-4
Absent or not	voting:		
aiken	Grimwood	King	Rankin
Anderson of	Hanson of	Knutson	Ratliff
Webster	Hancock	Lovrien	Rhinehart
Berry	Hanson of	Napier.	Rust
Blake	Winnebago	Oliver	Saunders
Dewar	Hubbard	Orr	Stepanek
Diltz	Kennedy	Patterson	Ulstad
Graham	Kent	Quirk	Yenter-29

So 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 ten thousand one hundred nine (10109) of the Code, 1924, relating to indices kept by the county recorder, and to provide for the keeping of a numerical, section, or tract index, was taken up for consideration.

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The following amendments filed by Martin of Jackson were taken up for consideration:

Amend House File No. 286 by striking out the word "must" in line six (6) and inserting in lieu thereof the words "shall, upon order of the board of supervisors,". Also amend by striking out all after the word "property" in line eight (8) and inserting in lieu thereof a period.

On motion of Mr. Martin the amendments were adopted.

The following amendments filed by Martin of Jackson were taken up and considered:

Amend House File No. 286 by striking out of line six (6) the word "deeds" and the comma (,) following.

Also amend by striking out of line seven (7) the words "and other instruments of record" and inserting in lieu thereof the words "assignments and releases".

On motion of Mr. Martin the amendments were adopted.

Mr. Martin moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were:

Aiken	Gripp	Knudson	Prichard
Anderson of	Hager	Knutson	Rassler
Montgomery	Hansen	Latimer	Reimers
Anderson of	Harrison of	Leonard	Roberts
Webster	Clarke	Lepley	Rust
Bauer	Harrison of	Lieberknecht	Ryder !
Bierkamp	Pottawattamie	Lovrien	Saunders
Blackford	Hattendorf	McCaulley	Smith of O'Brien
Blythe	Held	McIlrath	Thomas
Christophel	Higgins	Martin	Troup
Cole	Hill	Mathews	Ulstad
Craig	Hollis	Maxfield	Venard
Elliott	Huff	Merritt	Wagner
Fleming	Johnson of	O'Donnell	Wilson -
Gilbertson	Marion	Oldham	Wolfe
Graham	King	Orr	Mr. Speaker—59

The nays were:

Anderson of	Carter	Eden	Grimwood	
Decatur	Clark	Edge	Haney	
Bixler	Dewar	Forsling	Hanson of	•
Brittain	Eckles	Francis	Hancock	

Hempel	Natvig	Schulte	Truax
Johnson of	Noble	Smith of	Vincent
Dickinson	Oliver	Chickasaw	Walrod
Kent	Owens	Stookesberry	Williams-34
Long	Ratliff	Strippel	
Miller	Rice	Swanson	

Absent or not voting:

Berry	Hubbard	Patterson	Rhinehart
Blake	Kennedy	Powers	Stepanek
Diltz	Lichty	Quirk	Yenter—15
Hanson of Winnebago	Napier	Rankin	

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

Senate File No. 3, a bill for an act to amend section twelve thousand seven hundred nineteen (12719) of the Code, 1924, relating to priority of claims in receiverships, with report of the sifting committee recommending passage, was taken up for consideration.

The following amendments filed by Lovrien of Humboldt were taken up and considered:

Amend Senate File No. 3 as follows:

Strike therefrom all of section two (2).

Also amend section four (4) by striking therefrom the words "Des Moines Register" in line three (3) thereof and inserting in lieu thereof the words "Plain Talk".

On motion of Mr. Lovrien the amendments were adopted.

Saunders of Palo Alto offered the following amendment and moved its adoption:

Amend Senate File No. 3 by striking therefrom section 3 and renumbering remaining sections.

Amendment rejected.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon it passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer	Francis Gilbertson Graham Grimwood Gripp Hager Haney Hansen		Kent Knudson Knutson Latimer Leonard Lepley Lieberknecht Long	Prichard Ratliff Reimers Rice Ryder Saunders Schulte Smith of O'Brien
Bierkamp Blackford Blake Blythe Carter Christophel Clark Cole Craig	Hanson of Hancock Harrison of Clarke Hattendorf Held Hempel Higgins Hill	٠	Lovrien McCaulley McIlrath Martin Mathews Maxfield Merritt Miller Napier	Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Venard Vincent
Eckles Eden Edge Elliott Fleming Forsling	Hollis Johnson of Dickinson Johnson of Marion Kennedy		Natvig Noble Oldham Oliver Orr Owens	Wagner Walrod Wilson Wolfe Yenter Mr. Speaker—85

The nays were, none.

Absent or not voting:

Berry	Harrison of	Patterson	Roberts
Bixler	Pottawattamie	Powers	Rust
Brittain	Hubbard	Quirk	Smith of
Dewar	Huff	Rankin	Chickasaw
Diltz	King	Rassler	Ulstad
Hanson of	Lichty	Rhinehart	Williams—23
Winnebago	O'Donnell		

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

House File No. 342, a bill for an act to authorize the establishment, maintenance, and improvement of township parks, to authorize the levy of taxes therefor, to regulate the expenditure of such funds, to authorize the acceptance of gifts, devises, and bequests of property for such purposes, and to grant the power of eminent domain for said purpose, with report of committee recommending passage, was taken up for consideration.

Lepley 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?"

The ayes were:

Aiken	Gilbertson	King `	Ryder
Anderson of	Graham	Knudson	Saunders
Decatur	Grimwood	Knutson	Schulte
Anderson of	Gripp	Latimer	Smith of O'Brien
Montgomery	Hager	Lepley	Stepanek
Anderson of	Haney	Lichty	Strippel
Webster	Hanson of	Lieberknecht	Swanson
Bauer	Hancock	Long	Troup
Bierkamp	Harrison of	McCaulley	Truax
Blackford	Clarke	McIlrath	Ulstad
Blake	Held	Martin	Venard
Carter	Hill	Maxfield	Vincent
Christophel	Hollis	Merritt	Wagner
Cole	Huff	Napier	Walrod
Craig	Johnson of	Oldham	Wilson
Eckles	Dickinson	Oliver	Wolfe
Eden	Johnson of	Orr	Yenter
Elliott	Marion	Rassler	Mr. Speaker—70
Fleming	Kennedy	Ratliff	
Francia	Kont		

The nays were:

Blythe	Leonard	Rice	Stookesberry
Clark	Miller	Smith of	Thomas-11
Hansen	Owens	Chickasaw	
Higgins			

Absent or not voting:

Berry	Harrison of	Natvig	Rankin
Bixler	Pottawattamie	Noble	Reimers
Brittain	Hattendorf	O'Donnell	Rhinehart
Dewar	Hempel	Patterson	Roberts
Daltz	Hubbard	Powers	Rust
Edge	Lovrien	Prichard	Williams-27
Forsling	Mathews	Quirk	
Hanson of Winnebago		3 € .7224.7.485	

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

SIFTING COMMITTEE EXCUSED

On request of Blake of Fayette, members of the sifting committee were excused for the remainder of the day for committee work.

Senate-File No. 99, a bill for an act to amend section nineteen hundred twenty-seven of the Code, 1924, relating to bootlegging and section nineteen hundred thirty of the Code, 1924, relating to penalties for nuisance, with report of committee recommending passage, was taken up for consideration.

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Stookesberry 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?"

The ayes were:

Anderson of	Gripp	Lepley	Rice
Montgomery	Haney	Lichty	Roberts
Bauer	Harrison of	Lieberknecht	Rust
Bierkamp	Clarke	Long	Smith of
Bixler	Held	Lovrien	Chickasaw
Blackford	Hempel	McCaulley	Smith of O'Brien
Blythe	Higgins	McIlrath	Stepanek
Carter	Hill	. Mathews	Stookesberry
Christophel	Hollis	Maxfield	Strippel
Clark	Johnson of	Merritt	Swanson
Cole	Dickinson	Napier	Troup
Craig	Johnson of	Natvig	Truax
Eckles	Marion	Noble	Ulstad
Eden	Kent	Oldham	Venard
Elliott	King	Orr	Vincent
Fleming	Knudson	Owens	Wagner
Francis	Knutson	Prichard	Wilson
Gilbertson	Latimer	Ratliff	Wolfe
Graham	Leonard	Reimers	Mr. Speaker-72
Grimwood			

The nays were:

Schulte-1

Absent or not voting:

Aiken	Edge	Hattendorf	Quirk
Anderson of	Forsling	Hubbard	Rankin
Decatur	Hager	Huff	Rassler
Anderson of	Hansen	Kennedy	Rhinehart
Webster	Hanson of	Martin	Ryder
Berry	Hancock	Miller	Saunders
Blake.	Hanson of	O'Donnell	Thomas
Brittain	Winnebago	Oliver	Walrod
Dewar	Harrison of	Patterson	Williams
Diltz	Pottawattamie	Powers	Yenter—35

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

House File No. 184, a bill for an act providing against deficiency judgments in cases of foreclosure of mortgages on real estate given for the purchase price of said real estate, was token up for consideration. Orr of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Clark	Leonard	Patterson
Montgomery	Gripp	Mathews	Rassler
Bauer	Haney	Napier	Rust
Bixler	Higgins	Oliver	Stookesberry
Blackford	Kent	Orr	Ulstad—21
Christophel	King		

The nays were:

Aiken	Grimwood	Knudson	Ryder
Bierkamp	Hansen	Knutson	Schulte
Blythe	Hanson of	Lichty	Smith of O'Brien
Cole	Hancock	Lieberknecht	Stepanek
Craig	Harrison of	McCaulley	Strippel
Eckles	Clarke	McIlrath	Swanson
Eden	Held	Merritt	Thomas
Edge	Hill	Natvig	Troup
Elliott	Hollis	Owens	Truax
Forsling	Johnson of	Reimers	Vincent
Francis	Marion	Rice	Wagner-42
Graham	2242.00		

Absent or not voting:

Anderson of	Hanson of	Long	Rhinehart
Decatur	Winnebago	Lovrien	Roberts
Anderson of	Harrison of	Martin	Saunders
Webster	Pottawattamie	Maxfield	Smith of
Berry	Hattendorf	Miller	Chickasaw
Blake	Hempel	Noble	Venard
Brittain	Hubbard	O'Donnell	Walrod
Carter	Huff	Oldham	Williams
Dewar	Johnson of	Powers	Wilson
Diltz	Dickinson	Prichard	Wolfe
Fleming	Kennedy	Quirk	Yenter
Gilbertson	Latimer	Rankin	Mr. Speaker-45
Hager	Lepley	Ratliff	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 50, a bill for an act to repeal section twenty hundred twenty-three (2023), chapter ninety-eight (98), title six \$\frac{1}{2}\$), of the Code of Iowa, 1924, and substituting therefor provisions for taxing a twenty-five (\$25) dollar attorney fee in liquor n isance and bootlegger injunction proceedings for a contempt for violating any such an injunction, temporary or permanent, in

which injunction or contempt proceeding the plaintiff is successful, and a commission of ten per cent of any fine that may be assessed and collected in the case, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Vincent of Guthrie the amendments proposed by the committee, found in the journal of March 14th, were adopted.

Mr. Vincent moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Grimwood	Leonard	Rust
Montgomery	Gripp	Lepley	Schulte
Bauer	Haney	Lichty	Smith of
Bierkamp	Harrison of	Lieberknecht	Chickasaw
Bixler	Clarke	McCaulley	Smith of O'Brien
Blackford	Hattendorf	McIlrath	Stookesberry
Blythe	Held	Martin	Strippel
Carter	Higgins	Mathews	Swanson
Christophel	Hill	Maxfield	Thomas
Clark	Hollis	Merritt	Troup
Cole	Johnson of	Napier	Truax
Craig	Dickinson	Natvig	Ulstad
Eckles	Johnson of	Noble	Venard
Eden	Marion	Oldham	Vincent
Edge	Kent	Owens	Wagner
Elliott	King	Rassler	Wilson
Fleming	Knudson	Ratliff	Wolfe
Francis	Knutson	Reimers	Mr. Speaker—70
Gilhertson	Latimer	Rice	

The nays were, none.

Absent or not voting:

Aiken	Graham	Huff	Quirk
Anderson of	Hager	Kennedy	Rankin
Decatur	Hansen	Long	Rhinehart
Anderson of	Hanson of	Lovrien	Roberts
Webster	Hancock	Miller	Ryder
Berry	Hanson of	O'Donnell	Saunders
Blake	Winnebago	Oliver	Stepanek
Brittain	Harrison of	Orr	Walrod
Dewar	Pottawattamie	Patterson	Williams
Diltz	Hempel	Powers	Yenter-38
Forsling	Hubbard	Prichard	

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



MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 130, a bill for an act giving the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 379, a bill for an act to define motor carriers and provide for a tax for maintenance and repair of highways and for administration of provisions thereof.

Also, 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 relating to motor vehicle carriers, supervision and regulation by the board of railroad commissioners.

Also, that the Senate has concurred in House amendment to the following bill:

Senate File No. 180, a bill for an act relating to regulations concerning the safety, installation, equipment and maintenance of passenger and freight elevators.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 216, a bill for an act relating to license fee on motor vahicles.

'Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Sinate File No. 267, a bill for an act relating to appeals from awards in condemnation proceedings instituted by the state.

Also, 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 authorizing the transfer of certain funds in the town of Melrose, Monroe county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 239, a bill for an act authorizing certain counties to transfer county funds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

S_{li}nate File No. 309, a bill for an act legalizing renewal of corporate period of Iowa Dairy Company of Dubuque.

A.so, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 223, a bill for an act legalizing school election of Fredericksburg township, Chickasaw county, and bond issue.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 278, a bill for an act relating to requirements for approved colleges of pharmacy.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 288, a bill for an act legalizing a warrant issued by county treasurer of Plymouth county for payment of culvert at Hinton.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 386, a bill for an act legalizing certain appropriations by town council of Bellevue, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 391, a bill for an act to legalize the proceedings of the town council of the incorporated town of Ossian, Winneshiek county, Iowa, as far as they cover the passage of ordinance No. 74.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 379

Amend by striking out all of section two (2) and inserting in lieu thereof the following:

- "Sec. 2. (a) The term "motor vehicle" when used in this act, shall mean any automobile, automobile truck, motor bus, or other self-propelled vehicle, not operated upon fixed rails or track, used for the public transportation of freight or passengers for compensation between fixed termini, or over a regular route, even though there may be octasional, periodic or irregular departures from such termini or route; ixcept those busses owned by school corporations and used exclusively in conveying school children to and from schools.
- (b) The term "motor carrier", when used in this act, shall mean eny person operating any motor vehicle upon any highway in this state.
- (c) The term "highway", when used in this act, shall mean every street, road, bridge, or thoroughfare of any kind in this state.
- (d) The term "commission" when used in this act, shall mean the board of railroad commissioners of this state."

Amend by striking out of section six (6), lines eighteen (18), nineteen (19), twenty (20), and twenty-one (21) the following: "obtained from the commission. They shall be examined at least once each year by the commission or an authorized representative, and compared"; and inserting in lieu thereof the following: "given by the commission; but in every case they shall be preserved by the commission or its authorized representative until they shall have compared them".

Amend by striking from section seven (7), line eight (8) the words



"Treasurer of State" and substituting therefor the word "Commission".

Amend section seven (7), line eleven (11) by inserting the words "one-fourth of" after the word "to".

Amend section eight (8) by including the following as an additional paragraph:

"The Commission shall, on the last day of each month, remit to the Treasurer of State all moneys collected under this act during such month."

SENATE AMENDMENTS TO HOUSE FILE NO. 380

Amend section one (1) by inserting after the word "those" in line eight (8) the words "owned by school corporations and"; also by striking from lines eight (8) and nine (9) the words "consolidated or other".

Amend section two (2), lines two (2) and three (3) by striking therefrom the words "supervise and regulate every motor carrier, to provide for" and inserting in lieu thereof the word "require".

Amend section two (2) by inserting before the semi-colon (;) in line four (4) the following: "and the same shall also be at all times subject to inspection by the commission or its duly authorized representatives".

Amend section fifteen (15), line thirty-four (34) by striking therefrom the word "thirty-five" and inserting therefor the word "thirty".

Amend section eleven (11), line eleven (11) by inserting after the word "requirements" the following: "and assume all the obligations".

CONSIDERATION OF SENATE AMENDMENTS

On request of Grimwood of Jones, House File No. 130, a bill for an act to give to the state board of control certain duties for the protection of defective, delinquent, dependent and neglected children, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 130

Amend by striking out the word "be" in line two (2) of section three (3) and inserting in lieu thereof the following: "not exceed".

Mr. Grimwood moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of	Grimwood	 Leonard 	Reimers
Montgomery	Gripp	Lepley	Rice
Bauer	Haney	Lichty	Rust
Bierkamp	Hanson of	Long	Ryder
Bixler	Hancock	Lovrien	Smith of
Blackford	Harrison of	McCaulley	Chickasaw
Blythe	Clarke	McIlrath	Smith of O'Brien
Carter	Hattendorf	Martin	Stookesberry
Christophel	Held	Mathews	Strippel
Clark	Hempel	Maxfield	Swanson
Cole	Higgins	Miller	Thomas
Craig	Hill	Napier	Troup
Eckles	Hollis	Natvig	Truax
Eden	Johnson of	Noble	Vincent
Elliott	Dickinson	Oldham	Wagner
Fleming	King	Owens	Wilson
Francis	Knudson	Rassler	Yenter
Gilbertson	Knutson	Ratliff	Mr. Speaker-69
Graham	Latimer		

The nays were:

Patterson-1

Absent or not voting:

Aiken	Forsling	Kennedy	Khinehart
Anderson of	Hager	Kent	Roberts
Decatur	Hansen	Lieberknecht	Saunders
Anderson of	Hanson of	Merritt	Schulte
Webster	Winnebago	O'Donnell	Stepanek
Berry	Harrison of	Oliver	Ulstad
Blake	Pottawattamie	Orr	Venard
Brittain	Hubbard	Powers	Walrod
Dewar	Huff	Prichard	Williams
Diltz	Johnson of	Quirk	Wolfe-38
Edge	Marion	Rankin	

The House concurred in the Senate amendment to House File No. 130.

CONSIDERATION OF BILLS

Senate File No. 160, a bill for an act to amend section nine thousand and twenty-one (9021) of the Code of 1924, relating to insurance other than life, with report of the sifting committee recommending passage, was taken up for consideration.

Knutson 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?"

The ayes were:

Anderson of	Hanson of	Lepley	Rice
Montgomery	Hancock	Lichty	Rust
Bauer	Harrison of	Lieberknecht	Ryder
Bierkamp	Clarke	Long	Smith of
Bixler	Hattendorf	Lovrien	Chickasaw
Blackford	Held	McCaulley	Smith of O'Brien
Carter	Hempel	McIlrath	Stookesberry
Christophel	Higgins	Martin	Strippel
Clark	Hill	Mathews	Swanson
Cole	Hollis	Maxfield	Thomas
Craig	Johnson of	Merritt	Troup
Eckles	Dickinson	Napier	Truax
Eden	Johnson of	Natvig	Ulstad
Edge	Marion	Noble	Venard
Elliott	Kent	Oldham	Vincent
Fleming	King	Oliver	Wagner
Francis	Knudson	Orr	Wilson
Gilbertson	Knutson	Owens	Wolfe
Graham	Latimer	Patterson	Mr. Speaker-73
Grimwood	Leonard	Reimers	Date of the state

The nays were:

Blythe-1

Absent or not voting:

Aiken	Forsling	Huff	Ratliff
Anderson of	Gripp	Kennedy	Rhinehart
Decatur	Hager	Miller	Roberts
Anderson of	Haney	O'Donnell	Saunders
Webster	Hansen	Powers	Schulte
Berry	Hanson of	Prichard	Stepanek
Blake	Winnebago	Quirk	Walrod
Brittain	Harrison of	Rankin	Williams
Dewar	Pottawattamie	Rassler	Yenter-34
Diltz	Hubbard		

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

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. SPEAKER: I move to reconsider the vote by which the Diltz substitute amendment to Senate File No. 159 was adopted.

RAY YENTER.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption: MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 91, 113, and 134.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 277, a bill for an act to create a commission to locate the unmarked graves of soldiers and sailors who served in the war of the American Revolution, and who are buried in this state; to define the powers of said commission to authorize the erection of a monument or marker over such graves; and to make an appropriation therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 269, a bill for an act to amend, revise and codify sections one thousand five hundred seventy-four (1574) and one thousand five hundred seventy-five (1575) of the Code of 1924, relating to the preparation, delivery and sale of cigarette stamps, the redemption of unused stamps, the disposition of spoiled stamps and the refund due and an appropriation therefor, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 117, 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, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 360, a bill for an act to compensate J. W. Slocum for services rendered while serving as a member of the Board of Iowa state pharmacy examiners, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

SENATE MESSAGES CONSIDERED

Senate File No. 267, a bill for an act to amend the law as it appears in sections seven thousand eight hundred forty-one (7841) and seven thousand eight hundred forty-five (7845) of the Code, 1924, relating to appeals from awards in condemnation proceedings instituted by the state.

Read first and second times and referred to the sifting committee.

Senate File No. 280, a bill for an act authorizing the transfer of certain funds in the town of Melrose, Monroe county, Iowa.

Read first and second times and referred to the sifting committee.

Senate File No. 239, a bill for an act authorizing certain counties to transfer county funds.

Read first and second times and referred to the sifting committee.

Senate File No. 309, a bill for an act to legalize the renewal and extension of the period of corporate existence of the Iowa Dairy Company, a corporation organized under the laws of Iowa, with its principal place of business at Dubuque, Iowa.

Read first and second times and referred to the sifting committee.

Senate File No. 216, a bill for an act to amend section four thousand nine hundred eight (4908) and to repeal sections four thousand nine hundred thirteen (4913), four thousand nine hundred

fourteen (4914) and four thousand nine hundred seventy-three (4973) of the Code, 1924, and enact substitutes therefor, relating to motor vehicle license fees.

Read first and second times and referred to the sifting committee.

On motion of Gripp of Union the House adjourned until 9:00 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 2, 1925.

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

Prayer was offered by the Rev. W. G. Harding, pastor of the Methodist Episcopal church, Grand Junction, Iowa.

Journal of April 1st corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Carter of Hardin, from citizens and business men of Hardin county, urging the passage of Senate File No. 90. Sifting committee.

By Harrison and Hubbard of Pottawattamie, from citizens and electors of Pottawattamie county, protesting against House File No. 297. Schools and textbooks.

SPECIAL ORDER MADE

Yenter of Johnson moved that the motion to reconsider the vote by which Senate File No. 159 failed to pass the House be made a special order for 11:00 a. m. today.

Motion prevailed.

MOTION TO RECONSIDER

Stepanek of Linn moved to reconsider the vote by which the House concurred in the Senate amendments to House File No. 78.

Motion prevailed and the House reconsidered.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor and ordered printed in the Journal:

April 1, 1925.

HON. W. C. EDSON AND MEMBERS OF THE HOUSE OF REPRESENTATIVES OF THE 41ST GENERAL ASSEMBLY.

GENTLEMEN: Allow me in behalf of Mrs. Charles Welty and myself to express to you my appreciation of the resolution passed by your honorable body, expressing sorrow and regret at the death of our father. We appreciate your kindness and your thoughtfulness.

Sincerely yours,

JOHN HAMMUL, Governor.

SENATE FILE NO. 216 PLACED ON CALENDAR

Blake of Fayette moved that Senate File No. 216 be withdrawn from the sifting committee and placed on the calendar.

Motion prevailed.

INTRODUCTION OF BILLS

House File No. 392, by the sifting committee, a bill for an act creating a state banking board to advise with the superintendent of banking in administration of all banking laws.

Read first and second times and passed on file.

House File No. 393, by the sifting committee, a bill for an act to amend the law as it appears in House File No. 129 of the Acts of the Forty-first General Assembly of Iowa as the same appears on file in the office of the Secretary of State of Iowa, relating to public funds and the insurance and security thereof.

Read first and second times and passed on file.

House File No. 394, by the sifting committee, a bill for an act making an appropriation to pay for repairs upon the State Capitol and Historical Buildings.

Read first and second times and passed on file.

House File No. 395, by the committee on appropriations, a bill for an act to provide for an exhibit of the arts, industries and re-



sources of the state of Iowa, at the sesquicentennial international exposition to be held in the city of Philadelphia, Pennsylvania, in the year 1926, and to make an appropriation therefor.

Read first and second times and passed on file.

House File No. 396, by the committee on claims, a bill for an act to provide an appropriation of eight dollars to indemnify the Lyon County Farm Bureau for rent upon a hall at George, Iowa, used by said bureau for the purpose of conducting a school of instruction in the use of hog serum and virus.

Read first and second times and referred to committee on appropriations.

House File No. 397, by the committee on claims, a bill for an act to reimburse F. J. Schadle for money paid by him to the Pharmacy Commission for licenses as an itinerant vendor under misapprehension of the law.

Read first and second times and referred to committee on appropriations.

House File No. 398, by the committee on claims, a bill for an act to provide an appropriation of fifteen hundred dollars to indemnify D. E. Bullock for injuries received by the claimant while serving in the Iowa National Guard at Camp Dodge, Iowa, October 13, 1919.

Read first and second times and referred to committee on appropriations.

House File No. 399, by the committee on claims, a bill for an act to provide an appropriation of fifty-five dollars to reimburse Marvin H. Wiegman for the loss of an overcoat while attending the Governor's Inaugural Ball the night of January 15, 1925.

Read first and second times and referred to committee on appropriations.

House File No. 400, by the committee on claims, a bill for an act making an appropriation to compensate Martha Hutchins of Independence, Iowa, for injuries sustained by her while perform-



ing her duties as an employee of the State Hospital for the Insane at Independence, Iowa, on July 29, 1924.

Read first and second times and referred to committee on appropriations.

CONSIDERATION OF BILLS

By unanimous consent, House File No. 393, a bill for an act to amend the law as it appears in House File No. 129 of the Acts of the Forty-first General Assembly of Iowa as the same appears on file in the office of the Secretary of State of Iowa, relating to public funds and the insurance and security thereof, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Lovrien 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?"

The ayes were:

Anderson of	Hager	Lichty	Rice
Decatur	Haney	Lieberknecht	Roberts
Anderson of	Hanson of	Long	Rust
Webster	Hancock	Lovrien	Ryder
Bauer	Harrison of	McCaulley	Saunders
Berry	Pottawattamie	McIlrath	Schulte
Bierkamp	Hanson of	Martin	Smith of
Bixler	Winnebago	Mathews	Chickasaw
Blackford	Hattendorf	Maxfield	Smith of
Blake	Held	Merritt	O'Brien
Blythe	Hempel	Miller	Stepanek
Christophel	Higgins	Napier	Stookesberry
Clark	Hill	Natvig	Strippel
Craig	Hollis	Noble	Swanson
Edge	Hubbard	Oldham	Thomas
Elliott	Huff	Patterson	Truax
Fleming	King '	Quirk	Wagner
Francis	Knudson	Rankin	Walrod
Gilbertson	Knutson	Rassler	Williams
Graham	Latimer	Ratliff	Wilson
Grimwood	Leonard	Reimers	Mr. Speaker—79
Gripp	Lepley		

The nays were, none.

Absent or not voting:

Aiken	Eckles	Johnson of	Powers
Anderson of	Eden	Marion	Prichard
Montgomery	Forsling	Kennedy	Rhinehart
Brittain	Hansen	Kent	Troup
Carter	Harrison of	O'Donnell	Ulstad
Cole	Clarke	Oliver	Venard
Dewar	Johnson of	Orr	Vincent
Diltz	Dickinson	Owens	Wolfe
			Yenter-29

So 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. 392, a bill for an act creating a state banking board to advise with the superintendent of banking in administration of all banking laws, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Saunders 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?"

The ayes were:

Aiken	Graham	Knutson	Ratliff
Anderson of	Grimwood	Latimer	Reimers
Decatur	Gripp	Leonard	Rice
Anderson of	Hager	Lepley	Rust
Montgomery	Haney	Lichty	Ryder
Anderson of	Hanson of	Lieberknecht	Saunders
Webster	Hancock	Long	Schulte
Bauer	Hanson of	Lovrien	Smith of
Berry	Winnebago	McCaulley	Chickasaw
Bierkamp	Harrison of	McIlrath	Smith of O'Brien
Bixler	Clarke	Mathews	Stepanek
Blackford	Harrison of	Maxfield	Stookesberry
Blake	Pottawattamie		Strippel
Blythe	Hattendorf	Miller	Swanson
Christophel	Held	Napier	Thomas
Clark	Hempel	O'Donnell	Troup
Cole	Higgins	Oldham	Truax
Craig	Hill	Oliver	Ulstad
Eckles	** 11 1	Patterson	Wagner
Eden	Huff	Powers	Walrod
Elliott	Kennedy	Prichard	Williams
Fleming	Kent	Quirk	Wilson
Francis	King	Rassler	Mr. Speaker-86
Gilbertson	Knudson		

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The nays were, none.

Absent or not voting:

Brittain	Hansen	Martin	Rhinehart
Carter	Hollis	Natvig	Roberts
Dewar	Johnson of	Noble	Venard
Diltz	Dickinson	Orr	Vincent
Edge	Johnson of	Owens	Wolfe
Forsling	Marion	Rankin	Yenter—22

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 210, a bill for an act relating to agricultural lime.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 150, a bill for an act relating to drainage districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 175, a bill for an act relating to the drawing of grand jurors in court.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 186, a bill for an act to authorize the executive council to assess property which has been omitted from regular assessments.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 218, a bill for an act relating to city assessors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 241, a bill for an act authorizing cities to aid in the purchase of state parks.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 243, a bill for an act authorizing city councils of cities of first class to divide city into two lighting districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 271, a bill for an act relating to county public hospitals and authorizing certain cities to sell and dispose of property used for hospital purposes.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 188, a bill for an act relating to state banks and loan and trust companies, and the amount of deposits such banks and trust companies may receive.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 316, a bill for an act releasing, relinquishing and granting to shore owners of shore lands right and title to certain shore land on the Missouri river in the city of Sioux City, Woodbury county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 279, a bill for an act authorizing the use of convict labor on highways.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 315, a bill for an act relating to charging drill holes in coal mines.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 112, a bill for an act making an appropriation to assist in providing the necessary expenses of blind students who are residents of the state in attendance at institutions of higher learning.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 159, a bill for an act relative to destruction of noxious weeds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 128, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team at the 1925 international live stock show.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 231, a bill for an act to legalize the renewal of the corporate period of the State Bank of Blairsburg, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 106, a bill for an act relating to poultry associations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 158, a bill for an act relative to weeds, enforceable by cities and towns under special charter.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 183, a bill for an act relating to fish hatcheries, game farms, and distribution of fish and game, and providing for the establishment of state game refuges.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 261, a bill for an act relating to the protection of muskrat.

Also, that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 161, a bill for an act making it unlawful to fish and take fish within three hundred feet of a dam.

Also, that the Senate respectfully requests the return of House File No. 78, a bill for an act empowering supervisors to cancel assessments for graveling roads, and refund money collected.

Also, that the Senate has concurred in House amendments to the following bill:

Senate File No. 3, a bill for an act relating to priority of claims in receiverships.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 39, a bill for an act relating to the division of the state into judicial districts and increasing the number of judges in the ninth judicial district and providing a method of filling the additional office created.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 186, a bill for an act to authorize the executive council to assess property which has been omitted from regular assessments.

Read first and second times and referred to the sifting committee.

Senate File No. 175, a bill for an act to amend section thirteen thousand six hundred seventy-eight (13678), Code, 1924, relating to the drawing of grand jurors in court.

Read first and second times and referred to the sifting committee.

Senate File No. 150, a bill for an act to amend chapter three hundred fifty-three (353) of the Code, 1924, relating to drainage districts.



Read first and second times and referred to the sifting committee.

Senate File No. 218, a bill for an act to amend section five thousand six hundred sixty-nine (5669), chapter two hundred eighty-seven (287) of the Code, 1924, relating to city assessors.

Read first and second times and referred to the sifting com-

Senate File No. 241, a bill for an act authorizing cities to appropriate money to aid in the purchase of state parks and to issue bonds for the payment of same and to levy a tax for the payment of the principal and interest of such bonds.

Read first and second times and referred to the sifting committee.

Senate File No. 243, a bill for an act authorizing city councils of cities of the first class to divide such cities into two districts for lighting purposes, to be designated as "metropolitan lighting district" and "general lighting district", and to levy a special tax of not to exceed two mills on the property in such metropolitan lighting district, in addition to all other taxes now authorized by law, to defray the expense of lighting such district.

Read first and second times and referred to the sifting committee.

Senate File No. 271, a bill for an act to amend sections fifty-three hundred fifty-three (5353) and fifty-three hundred fifty-nine (5359) of the Code, 1924, relating to county public hospitals in counties containing a population of one hundred thirty-five thousand (135,000) inhabitants or over; authorizing certain cities to sell and dispose of property used for hospital purposes, and repealing all laws inconsistent therewith.

Read first and second times and referred to the sifting committee.

Senate File No. 188, a bill for an act to make section ninetyone hundred seventy-six (9176), Code 1924, applicable to state banks and loan and trust companies, relating to the amount of deposits which said banks and trust companies may receive.

Read first and second times and referred to the sifting committee.

Senate File No. 316, a bill for an act granting authority to shore owners of shore lands on the Missouri river in the city of Sioux City, Woodbury county, Iowa, to establish a shore line and releasing all right, title or interest, if any, which the state of Iowa may have in the lands lying north of the new high water mark of said Missouri river as thus established upon certain condition.

Read first and second times and referred to the sifting committee.

Senate File No. 210, a bill for an act providing for registration of all dealers in agricultural lime; to provide for securing samples of agricultural lime and analysis thereof; to furnish analyses to dealers, and for the posting of such analysis, and providing penalty for the violation of the provisions hereof.

Read first and second times and referred to the sifting committee.

Senate File No. 279, a bill for an act authorizing the use of convict labor on state highways, state roads, state parks and other public improvements where unskilled labor is required by the state; providing for the compensation of such convict labor; regulating the handling of such convict labor; providing for payment of compensation to the dependents of such convicts; providing for a forfeiture of such compensation; providing for creation of prisoners recreation and educational fund; providing for manner of payment of compensation of said convicts upon release, or parole, or discharge from prison; providing eligibility to parole; authorizing allowance of extra good time credits for such labor; providing penalties for interferences with such convict labor; providing housing facilities in camps, or utilizing county jails, and repealing all acts or parts of acts in conflict herewith.

Read first and second times and referred to the sifting committee.

HOUSE FILE NO. 78 RETURNED TO SENATE

Stepanek of Linn moved that the request of the Senate for the return to the Senate of House File No. 78 be granted.

Motion prevailed and House File No. 78 was ordered returned to the Senate.

CONSIDERATION OF BILLS

Senate File No. 61, a bill for an act to amend sections five hundred eighty (580) and five hundred ninety-three (593) of the Code nineteen hundred and twenty-four (1924) relating to nominations by primary elections and the number of votes necessary to a nomination, with majority report of committee recommending indefinite postponement and minority report of the committee recommending passage, was taken up for consideration.

Patterson of Kossuth moved that the report of the minority be substituted for the report of the majority.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House on Senate File No. 61:

H. N. HANSON. OSCAR ULSTAD.

G. W. PATTERSON.

J. W. KENT.

T. W. NAPIER.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present.

The House proceeded with the consideration of the committee reports on Senate File No. 61.

Ulstad of Wright moved the previous question.

Motion prevailed.

On the question "Shall the minority report of the committee be substituted for the majority report of the committee?" a roll call was demanded.

The ayes were:

Leonard Aiken Hanson of Patterson Anderson of Winnebago Lepley Reimers Lovrien Montgomery Harrison of Rice Pottawattamie McIlrath Ryder Anderson of Hattendorf Miller Schulte Webster Stookesberry Higgins Hill Napier Bauer O'Donnell Berry Swanson Clark Huff Oliver Troup Ulstad Kent Craig Orr Williams-35 Gilbertson Knudson

The nays were:

Anderson of Graham Knutson Rhinehart Grimwood Decatur Latimer Roberts Bierkamp Gripp Lichty Rust Lieberknecht Bixler Hager Saunders Long Blackford Smith of Haney McCaulley Chickasaw Blake Hansen Smith of O'Brien Blythe Hanson of Martin Brittain Hancock Mathews Stepanek Harrison of Maxfield Strippel Carter Thomas Christophel Clarke Merritt Cole Held Natvig Venard Dewar Hempel Noble Vincent Diltz Hollis Oldham Wagner Walrod Eckles Hubbard Owens Powers Wilson Eden Johnson of Wolfe Prichard Edge Dickinson Yenter Elliott Johnson of Quirk Fleming Marion Rankin Mr. Speaker-72 Forsling Kennedy Rassler Ratliff Francis King

Absent or not voting:

Truax-1

The House refused to substitute the minority report for the majority report of the committee on Senate File No. 61.

On motion of Blackford of Van Buren the majority report of the committee was adopted and Senate File No. 61 was indefinitely postponed.

CONSIDERATION OF SENATE AMENDMENTS

On request of Diltz of Polk, House File No. 39, a bill for an act to amend section ten thousand seven hundred sixty-eight (10768) of the Code, 1924, relating to the division of the state into judicial districts, and increasing the number of judges in the ninth judicial district and providing a method of filling the addi-

tional office created, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 39

Amend by changing the words "their successors" in line four, section 2 to "his successor" and by changing the word, "successors" in line five to "successor".

Mr. Diltz moved that the House concur in the Senate amend ments.

On the question, "Shall the House concur?"

The ayes were:

Aiken	Francis	Knudson	Rice
Anderson of	Grimwood	Knutson	Ryder
Decatur	Gripp	Leonard	Saunders
Anderson of	Hager	Lepley	Schulte
Montgomery	Haney	Lichty	Smith of
Anderson of	Hansen	Lieberknecht ·	Chickasaw
Webster	Hanson of	Long	Smith of
Berry	Hancock	Lovrien	O'Brien
Bierkamp	Hanson of	McCaulley	Stepanek
Bixler	Winnebago	McIlrath	Stookesberry
Blackford	Harrison of	Mathews	Strippel
Blake	Clarke	Merritt	Swanson
Blythe	Harrison of	Miller	Thomas
Brittain	Pottawattamie	Natvig	Troup
Carter	Hattendorf	O'Donnell	Truax
Christophel	Hempel	Oldham	Venard
Clark	Hill	Orr	Wagner
Cole	Hollis	Owens	Walrod
Craig	Hubbard	Powers	Williams
Diltz	Huff	Prichard	Wilson
Eckles	Johnson of	Quirk	Wolfe
Eden	Marion	Rassler	Yenter .
Elliott	Kennedy	Ratliff	Mr. Speaker—85
Fleming	King	Reimers	

The nays were, none.

Absent or not voting:

Bauer	Held	Martin	Rankin
Dewar	Higgins	Maxfield	Rhinehart
Edge	Johnson of	Napier	Roberts
Forsling	Dickinson	Noble	Rust
Gilbertson	Kent	Oliver	Ulstad
Graham	Latimer	Patterson	Vincent—23

The House concurred in the Senate amendments to House File No. 39.

On request of Dewar of Cherokee, House File No. 379, a bill for an act to repeal chapter 252 of the Code, 1924, and to define motor carriers and to provide for the levy and collection of tax to be paid by such motor carriers for the maintenance and repair of highways and for the administration and enforcement of the provisions hereof, with Senate amendments as found in the House journal of April 1st, was taken up and the amendments read and considered.

Mr. Dewar moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Hager	Leonard	Roberts
Decatur	Hansen	Lepley	· Rust
Anderson of	Hanson of	Lichty	Ryder
Montgomery	Hancock	Lieberknecht	Saunders .
Bierkamp	Hanson of	Long	Smith of O'Brien
Blackford	Winnebago	McIlrath	Stepanek
Blake	Harrison of	Mathews	Stookesberry
Blythe	Clarke	Merritt	Strippel
Brittain	Hattendorf	Napier	Swanson
Christophel	Hempel	Natvig	Thomas
Clark	Hill	Noble	Troup
Dewar	Hollis	O'Donnell	Truax
Eckles	Hubbard	Oldham	Venard
Eden	Johnson of	Owens	Wagner
Fleming	Dickinson	Powers	Walrod
Francis	Johnson of	Prichard	Wilson
Gilbertson	Marion	Quirk	Wolfe
Grimwood	King	Reimers	Yenter
Gripp	Knudson	Rice	Mr. Speaker—69

The nays were:

Honow

Lowrian

Knutson	McCaulley	Patterson	ttassiei—-
Absent or no	t voting:		
Aiken	Diltz	Huff	Ratliff
Anderson of	Edge	Kennedy	Rhinehart
Webster	Elliott	Kent	Schulte
Bauer	Forsling	Latimer	Smith of
Rerry	Graham	Martin	Chickasaw

Miller

Bauer Forsling Latimer Smith of Chickasaw
Bixler Harrison of Maxfield Ulstad
Carter Pottawattamie Oliver Vincent
Cole Held Orr Williams—32
Craig Higgins Rankin

The House concurred in the Senate amendments to House File No. 379.

Rassler_7

On request of Dewar of Cherokee, House File No. 380, a bill for an act to provide for the supervision and regulation by the board of railroad commissioners of this state, of persons engaged in the public transportation of persons or property for hire by motor vehicles and for the enforcement of this act, and punishment for violation of the provisions thereof, with Senate amendments, as found in the House journal of April 1st, was taken up and the amendments read and considered.

Mr. Dewar moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were:

Anderson of	Grimwood	King	Rice
Decatur	Hager	Knudson	Roberts
Anderson of	Hanson of	Leonard	Rust ·
Montgomery	Hancock	Lepley	Saunders
Anderson of	Hanson of	Lichty	Schulte
Webster	Winnebago	Lieberknecht	Stepanek
Blackford	Harrison of	Long	Strippel
Blake	Clarke	McIlrath	Swanson
Blythe	Hattendorf	Mathews	Thomas
Brittain	Hempel	Merritt	Troup
Carter	Higgins	Napier	Truax
Christophel	Hill	Natvig	Venard
Clark	Hollis	Noble	Walrod
Dewar	Hubbard	Oldham	Wilson
Eckles	Johnson of	Owens	Wolfe
Fleming	Dickinson	Powers	Yenter
Francis	Johnson of	Prichard	Mr. Speaker—63
Gilbertson	Marion	Quirk	

The nays were:

Bixler	Knutson	O Donnell	Smith of O'Brien
Eden	Lovrien	Patterson	Stookesberry
Haney	McCaulley	Rassler	Wagner—15
Hansen	Miller	Ryder	

Absent or not voting:

Aiken	Elliott	Kennedy		Ratliff
Bauer	Forsling	Kent		Reimers
Berry	Graham	Latimer	9	Rhinehart
Bierkamp	Gripp	Martin		Smith of
Cole	Harrison of	Maxfield		Chickasaw
Craig	Pottawattamie			Ulstad
Diltz	Held	Orr		Vincent
Edge	Huff	Rankin		Williams-30

The House concurred in the Senate amendments to House File No. 380.

CONSIDERATION OF BILLS

Senate File No. 89, a bill for an act to require county auditors to deliver certain former statutes to the superintendent of printing, 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?"

The ayes were:

Aiken	Gilbertson	Knutson	Reimers
Anderson of	Grimwood	Latimer	Rice
Decatur	Gripp	Leonard	Roberts
Anderson of	Hager	Lepley	Rust .
Montgomery	Haney	Lichty	Ryder
Bauer	Hansen	Lieberknecht	Saunders
Berry	Hanson of	Long	Schulte
Bierkamp	Winnebago	Lovrien	Smith of
Bixler	Harrison of	McCaulley	Chickasaw
Blackford	Clarke	McIlrath	Smith of O'Brien
Blake	Harrison of	Mathews	Stepanek
Blythe	Pottawattamie	Maxfield	Stookesberry
Brittain	Hattendorf	Merritt	Strippel
Carter	Held	Miller	Swanson
Christophel	Hempel	Napier	Thomas
Clark	Higgins	Natvig	Troup
Cole	Hill	O'Donnell	Truax
Craig	Huff	Oldham	Vincent
Diltz	Johnson of	Orr	Wagner
Eckles	Marion	Owens	Walrod .
Eden	Kennedy	Powers	Williams
Elliott	Kent	Prichard	Wilson
Fleming	King	Quirk	Wolfe
Francis	Knudson	Ratliff	Mr. Speaker—89

The navs were:

Dewar Johnson of Dickinson—2

Absent or not voting:

Anderson of	Hanson of	Noble	Rhinehart
Webster	Hancock	Oliver	Ulstad
Edge	Hollis	Patterson	Venard
Forsling	Hubbard	Rankin	Yenter-17
Graham	Martin	Rassler	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. The hour having arrived for the consideration of the motion filed to reconsider the vote by which Senate File No. 159 failed to pass the House, Yenter of Johnson moved that action be deferred until 1:00 p. m. today.

Motion prevailed.

CONSIDERATION OF BILLS

On motion of Dewar of Cherokee, Senate File No. 216, a bill for an act to amend section four thousand nine hundred eight (4908) and to repeal sections four thousand nine hundred thirteen (4913), four thousand nine hundred fourteen (4914) and four thousand nine hundred seventy-three (4973) of the Code, 1924, and enact substitutes therefor, relating to motor vehicle license fees, with report of the sifting committee recommending passage, was taken up for consideration.

Harrison of Pottawattamie in the chair.

Blake of Fayette offered the following amendments and moved their adoption:

Amend Senate File No. 216 as follows:

Amend section two by striking all after line seven (7) and substituting in lieu thereof the following:

"For	1	ton or less capacity\$ 15.00 per annum
For	11/2	ton capacity 25.00 per annum
For	2	ton capacity 40.00 per annum
For	21/2	ton capacity 65.00 per annum
For	3	ton capacity 100.00 per annum
For	31/2	ton capacity
For	4	ton capacity
For	41/2	ton capacity 200.00 per annum
For	5	ton capacity
For	6	ton capacity 300.00 per annum"

Amend section three by striking all after line seven (7) and substituting in lieu thereof the following:

num
num
num."
ni ni ni

Amend by adding to said bill the following as section five (5): "Sec. 5. This act shall become effective December 1, 1925."

Amendments 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?"

The ayes were:

Anderson of	Gilbertson	Johnson of	Reimers
Decatur	Grimwood	Marion	Rhinehart
Anderson of	Gripp	Kent	Roberts
Montgomery	Hager	King	Rust
Anderson of	Hansen	Knudson	Saunders
Webster	Hanson of	Knutson	Schulte
Bierkamp	Hancock	Latimer	Smith of
Blackford	Hanson of	Lepley	Chickasaw
Blake	Winnebago	Lichty	Smith of O'Brien
Blythe .	Harrison of	Lieberknecht	Stepanek
Brittain	Clarke	Long	Stookesberry
Carter	Harrison of	McIlrath	Strippel
Christophel	Pottawattamie	Maxfield	Swanson
Clark	Hattendorf	Napier	Thomas
Cole	Held	Natvig	Troup
Craig	Hempel	Oldham	Venard
Dewar	Higgins	Owens	Vincent
Eckles	Hill	Powers	Wagner
Edge	Hollis	Quirk	Williams
Fleming	Hubbard	Rassler	· Wilson—74
Francis	Johnson of Dickinson	Ratliff	

The nays were:

Berry	Leonard	Miller	Rice
Bixler	Lovrien	O'Donnell	Ryder
Diltz	McCaulley	Patterson	Truax
Elliott	Mathews	Prichard	Wolfe—19
Haney	Merritt	Rankin	

Absent or not voting:

Aiken	Graham	Noble	Walrod
Bauer	Huff	Oliver	Yenter
Eden	Kennedy	Orr	Mr. Speaker—15
Forsling	Martin	Ulstad	

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

Senate File No. 43, a bill for an act to amend section ten thousand nine hundred eight (10908) of the Code relating to admission to the bar, was taken up for consideration.

Johnson of Marion offered the following amendment and moved its adoption:

Amend Senate File No. 43 by striking out the word "three" and the figure "(3)" in line ten (10) and inserting in lieu thereof the word "one" and the figure "(1)"; also to amend by adding at the end of said section one the following:

"Provided however that not more than one year of credit shall be given for legislative work."

Haney of Mills moved the previous question on the amendment.

Motion prevailed.

Amendment by Johnson of Marion was rejected.

Hill of Floyd moved that further action on Senate File No. 43 be deferred.

Motion prevailed.

Anderson of Webster moved the previous question on the main bill.

Brittain of Madison raised the point of order that the previous question had been ordered and that the motion by Hill of Floyd was therefore out of order.

The point of order was held to be well taken.

Hill 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?"

The ayes were:

Dewar Gripp Harrison of	Higgins Hill	Johnson of Dickinson Latimer	Mill	er ier—9
Clarke			59	

The nays were:

Anderson of Decatur	Brittain Christophel	Fleming Francis	Harrison of Pottawattamie
Anderson of	Clark	Grimwood	Hattendorf
Montgomery	Cole	Hager	Held
Bierkamp	Craig	Hanson of	Hempel
Blackford	Diltz	Hancock	Hubbard
Blake	Eckles	Hanson of	Johnson of
Blythe	Edge	Winnebago	Marion

		220-21-10-1	D
King	O'Donnell	Roberts	Troup
Knudson	Oldham	Rust	Truax
Leonard	Owens	Ryder	Ulstad
Lepley	Patterson	Schulte	Venard
Lichty	Powers	Smith of	Vincent
Lieberknecht	Prichard	Chickasaw	Wagner
Long	Quirk	Stepanek	Williams
McCaulley	Rankin	Stookesberry	Wilson
McIlrath	Ratliff	Strippel	Mr. Speaker-67
Mathews	Reimers	Swanson	
Maxfield	Rice	Thomas	

Absent or not voting:

Aiken	Forsling	Kent	Orr
Anderson of	Gilbertson	Knutson	Rassler
Webster	Graham	Lovrien	Rhinehart
Bauer	Haney	Martin	Saunders
Berry	Hansen	Merritt	Smith of O'Brien
Bixler	Hollis	Natvig	Walrod
Carter	Huff	Noble	Wolfe
Eden	Kennedy	Oliver	Yenter—32
Elliott		0700700770	100000000000000000000000000000000000000

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Mathews of Des Moines moved that Senate File No. 191 be made a special order for Friday, April 3d, at 9:30 a. m.

Motion lost.

O'Donnell of Dubuque moved that Senate File No. 191 be referred to the sifting committee.

A roll call was demanded.

On the question "Shall Senate File No. 191 be referred to the sifting committee?"

The ayes were:

Anderson of	Diltz	Hanson of	Rankin
Webster	Forsling	Hancock	Ryder
Dewar	Grimwood	O'Donnell	Schulte
			Yenter-11

The nays were:

Anderson of	Blythe	Fleming	Hanson of
Decatur	Brittain	Francis	Winnebago
Anderson of	Christophel	Gripp	Harrison of
Montgomery	Clark	Hager	Pottawattamie
Bixler	Craig	Haney	Hattendorf
Blackford	Eckles		Held Digitized by Google

Higgins	Lepley	Oldham	Stookesberry
Hill	Lichty	Patterson	Swanson
Hollis	Lieberknecht	Powers	Thomas
Hubbard	McCaulley	Prichard	Troup
Johnson of	McIlrath	Quirk	Truax
Dickinson	Mathews	Ratliff	Ulstad
Johnson of	Maxfield	Rice	Vincent
Marion	Miller	Rust	Williams
King	Napier	Smith of	Wilson-56
Knudson	Natvig	Chickasaw	
Latimer		* 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

Absent or not voting:

Aiken	Graham	Lovrien	Roberts
Bauer	Hansen	Martin	Saunders
Berry	Harrison of	Merritt	Smith of O'Brien
Bierkamp	Clarke	Noble	Stepanek
Blake	Hempel	Oliver	Strippel
Carter	Huff	Orr	Venard
Cole	Kennedy	Owens	Wagner
Eden	Kent	Rassler	Walrod
Edge	Knutson	Reimers	Wolfe
Elliott	Leonard	Rhinehart	Mr. Speaker-41
Gilbertson	Long		

The House refused to refer Senate File No. 191 to the sifting committee

Grimwood of Jones moved that the balance of the calendar be sent to the sifting committee.

Brittain of Madison raised the point of order that the motion by Grimwood of Jones was made while the vote on another motion was being taken and that it was therefore out of order.

The point of order was held well taken.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the governor announcing hat he had, on March 31st, approved the following bills:

House Files Nos. 62, 212, 224, 117, 241, 101, 198, 340, 169, 120, 331, 49, 249 and 93.

INVITATION FROM HOSPITALITY CLUB, STORM LAKE

The following invitation was received from the Storm Lake Hospitality Club:

Storm Lake, Iowa, March 28, 1925.

Honorable W. C. Edson, Des Moines, Iowa.

Dear Mr. Edson:

Will you please extend this invitation from the Storm Lake Hospitality



Club to the members of the House of Representatives and their families to be present at the third annual legislative picnic to be held at Storm Lake, Monday, June 22, 1925. We hope that every member and his family will find it possible to be here on the above date. Letter and program will to mailed to each member at a later date.

Respectfully,

STORM LAKE HOSPITALITY CLUB, H. C. FOSTER, Secretary.

On motion of Strippel of Benton, the invitation was accepted by the members of the House.

On motion of Brittain of Madison the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Edson in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 223, 278, 288, 386 and 391.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 289, a bill for an act relating to dairy products.

Also, that the Senate has passed the following bill in which the concurrence of the Hr se is asked:

Senate File No. 296, a bill for an act making an appropriation to indemnify Midwest State Bank of Sioux City for payment of a certain bonus warrant.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

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Senate File No. 204, a bill for an act relating to the limiting of liabilities to state and savings banks.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 297, a bill for an act providing an appropriation to indemnify certain persons for clothing lost in fire at Board of Health office.

Also, 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 relating to the handling of the motor vehicle license fees.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 57, a bill for an act to fix and determine the rights of parties to actions on obligations secured by mortgages or deeds of trust on real estate.

Also, 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 provide an appropriation to indemnify Wilfird Hirt for damages to his automobile by a horse of the Iowa National Guard.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 298, a bill for an act providing an appropriation to reimburse Joseph Kelso, Jr., for expenses incurred by him while a member of state board of conservation.

Also, that the Senate has concurred in House amendments to the following bill:

Senate File No. 29, a bill for an act relating to the seizure of intoxicating liquors, instruments and utensils used in manufacture of intoxicating liquors.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 230, a bill for an act providing an appropriation for purchasing farm property adjoining state farm near Glenwood.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 365, a bill for an act relating to motor vehicles.

Also, 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 relating to the use of the highway by vehicles.

Also, 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 relating to motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 148, a bill for an act making legal rate for employment agencies and other regulations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 392, a bill for an act creating a state banking board to advise with the superintendent of banking in administration of all banking laws.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 393, a bill for an act relating to public funds and the insurance and security thereof.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 336, a bill for an act relating to motor vehicles.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 104, a bill for an act relating to the power of cities to construct sewers and matters incidental thereto.

WALTER H. BEAM, Secretary.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned request that there be a call of the House for the consideration of the pending motion on Senate File No. 159 and all matters pertaining to said bill.

RAY YENTER.
L. B. FORSLING.
J. H. JOHNSON.
DAVID BRITTAIN.
W. R. BLAKE.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present.

MOTION TO RECONSIDER SENATE FILE NO. 159

The House proceeded with the consideration of the motion to reconsider the vote by which Senate File No. 159 failed to pass the House.

Rankin of Lee in the chair.

On the question "Shall the House reconsider the vote by which Senate File No. 159 failed to pass the House?"



The ayes were:

Anderson of	Grimwood	Latimer	Ryder
Decatur	Hager	Lichty	Saunders
Blackford	Hansen	Lieberknecht	Smith of
Blake	Hanson of	Long	Chickasaw
Blythe	Hancock	McIlrath	Stepanek
Brittain	Harrison of	Mathews	Strippel
Carter	Pottawattamie	Miller	Swanson
Christophel	Held	Napier	Thomas
Cole	Hempel	O'Donnell	Troup
Dewar	Hill	Oldham	Vincent
Diltz	Hollis	Powers	Wagner
Eckles	Hubbard	Prichard	Walrod
Eden	Johnson of	Ratliff	Williams
Edge	Dickinson	Rhinehart	Wilson
Elliott	Johnson of	Rice	Wolfe
Forsling	Marion	Roberts	Yenter
Francis Graham	Knutson	Rust	Mr. Speaker—63

The nays were:

Aiken	Gilbertson	King	Owens
Anderson of	Gripp	Knudson	Patterson
Montgomery	Haney	Leonard	Quirk
Anderson of	Hanson of	Lovrien	Rassler
Webster	Winnebago	McCaulley	Reimers
Bauer	Harrison of	Martin	Schulte
Berry	Clarke	Maxfield	Smith of O'Brien
Bierkamp	Hattendorf	Merritt	Stookesberry
Bixler	Higgins	Natvig	Truax
Clark	Huff	Oliver	Ulstad
Craig	Kent	Orr	Venard—41
Fleming			

Absent or not voting:

Kennedy	Lepley	Noble	Rankin—4

The House reconsidered the vote by which Senate File No. 159 failed to pass the House.

Yenter of Johnson moved to reconsider the vote by which Senate File No. 159 passed to its third reading.

Motion prevailed.

Yenter of Johnson offered the following substitute amendments to Senate File No. 159:

Amend Senate File No. 159 by striking out all after the enacting clause and by inserting in lieu thereof the following:

Section 1. That section forty-seven hundred thirty-six (4736) of the Code, 1924, is hereby amended by striking paragraphs one and two and substituting in lieu thereof the following:

"The highway commission shall have general authority and supervision over the maintenance of the primary roads outside of cities and towns and along the corporate limit lines thereof, and are hereby instructed to cooperate with the various county boards of supervisors to provide and establish an economical policy of primary road maintenance. In case of disagreement as to policy between the highway commission and the county boards of the various counties the decision of the highway commission as to policy shall be final.

Bills for said work shall be prepared and shall designate the amounts properly chargeable to the individual counties of the state and shall be paid from the counties' allotment of the primary road fund."

Sec. 2. That section forty-seven hundred thirty-eight (4738) of the Code, 1924, is hereby amended by adding to the end thereof the following:

"Road machinery purchased by any county out of the primary road fund, and government trucks or tractors used by any county for maintaining primary roads shall be available for use by the highway commission in maintaining the primary roads of said county."

Sec. 3. Before the primary road fund is allotted among the counties each year, there shall be set aside the federal aid road fund and an amount equal to the amount received from the Federal Government as road aid during the year, to constitute a primary road development fund, which primary road development fund shall be expended under the jurisdiction of the state highway commission for the improvement of primary roads. In the expenditure of the primary road development fund the commission shall have the power to receive bids, award and execute contracts and proceed with the construction work and all the provisions of the primary road law so far as applicable, shall apply to the work done and the expenditure of said fund. The highway commission shall keep a record showing in detail the expenditures from said fund, which records shall show in which counties the expenditures were made and the amount expended in each county.

The highway commission shall, prior to the making of any contract involving expenditures from the primary road development fund, file with the board of supervisors detailed plans and specifications, including the estimated cost, the character of the improvement proposed, the character of the surface, if any, and the proposed form of contract to be made. Within five days after the making of any such contract, the highway commission shall file a copy thereof with the board of supervisors, accompanied by the commission's estimate of additional expenditures above the amount provided in the contract for the work to be performed. For a period of fifteen days after the filing of either of the foregoing, the board of supervisors shall have the right to object to the same or to any part thereof. The objection must be in writing, filed with the highway commission, and setting forth the objections with reasonable particularity. If objections are filed the commission shall meet promptly with the board of supervisors at the county seat to hear the objections. After such hearings, the commission may make such changes, if any, as conditions justify.



Upon the completion of any project or contract to be paid for from the primary road development fund the commission shall file with the board of supervisors of the county in which the work has been done a report thereof together with a statement of the total of the project.

Sec. 3-a. If in any year the primary road allotment of any county is not sufficient to maintain the primary roads of said county and pay the maturing principal of primary road bonds heretofore authorized by said county said deficiency shall be made up from the primary road development fund.

Sec. 4. The highway commission is authorized to purchase road material and machinery for primary roads after receiving competitive bids and to pay for same out of the primary road development fund.

Sec. 5. The state may purchase or condemn any private, real or personal property, including manufactured or processed commodities that may be needed for the construction, maintenance, or repair of the highways of the state, and where condemnation proceedings are instituted they shall be conducted under the provisions of chapters three hundred sixty-five (365) and three hundred sixty-six (366) of the Code, 1924.

Sec. 6. This act shall take effect on November 30th, 1925, and be in force thereafter.

Napier of Ringgold offered the following amendments as a substitute for the amendments offered by Yenter of Johnson:

Amend Senate File No. 159 by striking therefrom sections one and two and substituting in lieu thereof the following:

Section 1. Paragraph one (1) and two (2) of section forty-seven hundred thirty-six (4736) of the Code, 1924, are hereby repealed and the following enacted in lieu thereof:

"Primary roads outside of cities and towns and along the corporation lines thereof shall be maintained by the board of supervisors under the patrol system provided by chapter 243.

"If any county fails to maintain any of its primary roads to the satisfaction of the state highway commission, said commission shall have power to assume charge of such maintenance and pay therefor out of said county's allotment of the primary road fund. The amount of maintenance vouchers, when the work has been done by the said commission, shall be charged to the county's allotment account, and warrants for the amount of such vouchers shall be issued by the auditor of state on presentation of such vouchers, and paid by the treasurer of state as in other cases."

Further amend by striking section 10-a1.

Further amend by properly renumbering the sections of the bill.

Graham of Wapello moved the previous question on the amendments by Napier of Ringgold.

Motion prevailed.

On the question "Shall the amendments by Napier of Ringgold be substituted for the substitute amendments by Yenter of Johnson," a roll call was demanded.

The ayes were:

Aiken	Haney	Kent	Orr
Anderson of	Hanson of	Knudson	Owens
Montgomery	Winnebago	Latimer	Patterson
Bauer	Harrison of	Leonard	Rassler
Berry	Clarke	Lovrien	Rice
Bierkamp	Harrison of	Martin	Roberts
Bixler	Pottawattamie	Maxfield	Ryder
Blackford	Hattendorf	Miller	Smith of O'Brien
Clark	Hill	Napier	Stookesberry
Craig	Hubbard	Noble	Ulstad
Gilbertson	Huff	Oliver	Williams-41
Gripp			

The nays were:

Anderson of	Graham	Lepley	Schulte
Decatur	Grimwood	Lichty	Smith of
Blake	Hager	Long	Chickasaw
Blythe	Hansen	McCaulley	Stepanek
Brittain	Hanson of	McIlrath	Strippel
Carter	Hancock	Mathews	Swanson
Christophel	Held	Merritt	Thomas
Cole	Hempel	O'Donnell	Troup
Dewar	Higgins	Oldham	Truax
Diltz	Hollis	Powers	Venard
Eckles	Johnson of	Prichard	Vincent
Eden	Dickinson	Quirk	Wagner
Edge	Johnson of	Ratliff	Walrod
Elliott	Marion	Reimers	Wilson
Fleming	Kennedy	Rhinehart	Wolfe
Forsling	King	Rust	Yenter
Francis	Knutson	Saunders	Mr. Speaker—63

Absent or not voting:

Anderson of	Lieberknecht	Natvig	Rankin-4
Wohatom			

The House refused to substitute the amendments by Napier of Ringgold for the substitute amendments by Yenter of Johnson.

Patterson of Kossuth moved that further action on Senate File No. 159 be deferred until Friday, April 3d.

Motion to defer action lost.

Speaker Edson in the chair.

Yenter of Johnson moved the adoption of the substitute amendments proposed by him.

1208

A roll call was demanded.

On the question "Shall the substitute amendments be adopted?"

The ayes were:

Anderson of	Graham	Lichty	Saunders
Decatur	Grimwood	Long	Schulte
Blackford	Hager	Lovrien	Smith of
Blake	Hansen	McIlrath	Chickasaw
Blythe	Hanson of	Mathews	Stepanek
Brittain	Hancock	Maxfield	Strippel
Carter	Held	Merritt	Swanson
Christophel	Hempel	Miller	Thomas
Cole	Hill	O'Donnell	Troup
Craig	Hollis	Oldham	Venard
Dewar	Johnson of	Powers	Vincent
Eckles	Dickinson	Prichard	Wagner
Eden	Johnson of	Ratliff	Walrod
Edge	Marion	Reimers	Wilson
Elliott	Knutson	Rhinehart	Wolfe
Forsling	Latimer	Rust	Yenter
Francis	Lepley	Ryder	Mr. Speaker—68

The nays were:

Aiken	Haney	Kent	Owens
Anderson of	Hanson of	King	Patterson
Montgomery	Winnebago	Knudson	Quirk
Anderson of	Harrison of	Leonard	Rankin
Webster	Clarke	Lieberknecht	Rassler
Bauer	Harrison of	McCaulley	Rice
Berry	Pottawattamie	Martin	Roberts
Bierkamp	Hattendorf	Napier	Smith of O'Brien
Bixler	Higgins	Natvig	Stookesberry
Clark	Hubbard	Noble	Truax
Fleming	Huff	Oliver	Ulstad
Gilbertson	Kennedy	Orr	Williams-44
Gripp			

Absent or not voting:

Diltz-1

The substitute amendments by Yenter of Johnson were adopted.

Wilson of Tama offered the following amendment and moved its adoption:

Amend Senate File No. 159, as amended, by striking from line one of section 6 the words and figures "November 30th, 1925" and substitute in lieu thereof the following: "November 1, 1926".

Anderson of Webster moved the previous question on the amendment by Wilson of Tama.

Motion prevailed.



The amendment by Wilson of Tama was rejected.

Blackford of Van Buren offered the following amendment and moved its adoption:

Amend Senate File No. 159, as amended, by adding the following section:

Sec. 3-b. Section forty-seven hundred thirty-seven (4737) of the Code, 1924, is hereby amended by striking out all after line twenty (20), namely, the fifth, sixth, seventh, and eighth paragraphs, and inserting in lieu thereof the following:

All funds remaining in said county's allotment of the primary road fund, after the above amounts have been set aside, are hereby made available for the grading, draining, and bridging of the primary roads of the ten counties of the state, whose primary roads, as determined each year by the highway commission, are in the most uncompleted stage of grading, draining and bridging, and on or before January 1st each year the highway commission is hereby authorized to apportion such funds to the said ten counties in the proportion that the uncompleted primary mileage of each county bears to the uncompleted primary mileage of all of the said ten counties.

Amend the title to said section forty-seven hundred thirty-seven (4737) by striking therefrom the words "secondary roads".

Eckles of Butler moved the previous question on the amendment by Blackford of Van Buren.

Motion prevailed.

On the question "Shall the amendment by Blackford of Van Buren be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Fleming	Huff	Oldham
Decatur	Grimwood	Kennedy	Oliver
Anderson of	Gripp	Kent	Owens
Montgomery	Haney	Latimer	Patterson
Bauer	Hansen	Leonard	Rankin
Berry	Harrison of	Lieberknecht	Rice
Bierkamp	Clarke	Lovrien	Roberts
Bixler	Harrison of	Martin	Ryder
Blackford	Pottawattamie	Miller	Stookesberry
Christophel	Hempel	Napier	Thomas
Craig	Hill	Noble	Williams
Diltz	Hubbard	O'Donnell	Wolfe—44

The nays were:

Aiken	Blythe	Cole	Edge
Anderson of	Brittain	Dewar	Elliott
Webster	Carter	Eckles	Forsling
Blake	Clark	Eden	Francis

Gilbertson Johnson of Smith of O'Brien Natvig Orr Graham Marion Stepanek King Powers Strippel Hager Knudson Prichard Hanson of Swanson Knutson Quirk Troup Hancock Truax Hanson of Lepley Rassler Winnebago Lichty Ratliff Ulstad Hattendorf Reimers Venard Long Held McCaulley Rhinehart Wagner McIlrath Higgins Hollis Rust Walrod Mathews Saunders Wilson Johnson of Maxfield Schulte Yenter Dickinson Merritt Smith of Mr. Speaker-63 Chickasaw

Absent or not voting:

Vincent-1

The amendment by Blackford of Van Buren was rejected.

Haney of Mills offered the following amendment and moved its adoption:

Amend Senate File No. 159, as amended, by striking out all of the first paragraph of section three (3) and substituting the following in lieu thereof:

Section 3. Before the primary road fund in any years is allotted among the counties, the federal aid road fund for said year and an equal amount of state funds derived from motor vehicle license fees shall be set aside to constitute the primary road development fund. Said primary road development fund shall be allotted among said counties of the state in the same manner that the primary road funds are now required to be allotted among said counties.

Amendment rejected.

Latimer of Fremont offered the following amendment and moved its adoption:

Amend Senate File No. 159, as amended, by inserting in section 3, line seven, between the word "roads" and the period (.) the following: "in counties which have not yet finished their draining, bridging and grading".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Aiken B
Anderson of B
Montgomery B
Bauer C
Berry C

Bierkamp Bixler Blackford Clark Craig Diltz Fleming Gilbertson Gripp Haney

Harrison of Clarke Harrison of Pottawattamie Hattendorf

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Napier Noble Hempel Latimer Hubbard Leonard Roberts Lieberknecht Oldham Stookesberry Huff Kennedy Lovrien Orr Thomas Kent McCaulley Owens Vincent Williams King Martin Rankin Miller Rassler Wolfe-45 Knudson

The nays were:

Anderson of Grimwood Long Saunders Decatur McIlrath Schulte Hager Mathews Smith of Anderson of Hanson of Webster Hancock Maxfield Chickasaw Blake Hanson of Merritt Smith of O'Brien Blythe Winnebago Natvig Stepanek O'Donnell Brittain Held Strippel Carter Higgins Oliver Swanson Christophel Hill Patterson Troup Hollis Cole Powers Truax Dewar Johnson of Prichard Ulstad Eckles Venard Dickinson Quirk Wagner Eden Johnson of Ratliff Marion Reimers Edge Walrod Elliott Knutson Rhinehart Wilson Lepley Forsling Rust Yenter Francis Ryder Mr. Speaker-62 Lichty Graham

Absent or not voting:

Hansen-1

The amendment by Latimer of Fremont was rejected.

Gripp of Union moved that the House adjourn until 9:00 a. m. Friday.

Anderson of Webster moved to amend the motion by providing that when the House adjourn it be to reconvene at 7:30 this evening.

Amendment lost.

On the question "Shall the House adjourn until 9:00 a. m. Friday?" a roll call was demanded.

The ayes were:

Aiken Gripp Hollis Natvig Anderson of Haney Hubbard Noble Montgomery Hanson of Huff Orr Winnebago Kent Owens Bauer Harrison of Knudson Powers Berry Bierkamp Clarke Leonard Roberts Harrison of Bixler Long Smith of O'Brien Blackford Pottawattamie McCaulley Walrod Clark Hattendorf Maxfield Williams Craig

Lichty

The nays were:

Gilbertson Anderson of Decatur Graham Anderson of Grimwood Webster Hager Blake Hanson of Blythe Hancock Brittain Held Hempel Carter Christophel Higgins Hill Cole Dewar Johnson of Diltz Dickinson Eckles Johnson of Eden Marion Edge Kennedy Elliott King Fleming Knutson Latimer Forsling Francis Lepley

Lieberknecht Lovrien McIlrath Martin Mathews Merritt Miller Napier O Donnell Oldham Oliver Prichard Quirk Rankin Ratliff Reimers Rhinehart Rust

Saunders Schulte Smith of Chickasaw Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Venard Vincent Wagner Wilson Wolfe Yenter Mr. Speaker-70

Ryder

Absent or not voting:

Hansen Patterson Rassler

Rice

Ulstad-5

The motion to adjourn was lost.

Martin of Jackson offered the following amendments and moved their adoption:

Amend Senate File No. 159 by striking from line 4 of section 1, the words "highway commission" and inserting in lieu thereof the words "board of supervisors".

In lines 7 and 8 strike out the words "various county boards of supervisors" and inserting in lieu thereof the words "highway commission".

Brittain of Madison raised the point of order that the subject matter contained in the amendment had already been considered and disposed of, and that the amendment was therefore out of order.

The point of order was held not well taken.

On the question "Shall the amendment by Martin of Jackson be adopted?" a roll call was demanded.

The ayes were:

Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Christophel Clark

Craig Fleming Haney Hanson of Winnebago Harrison of Clarke Hattendorf Higgins Huff

Smith of O'Brien Kent Martin Owens Knudson Maxfield Rassler Stookesberry Roberts Ulstad Leonard Napier Williams Lovrien Orr Ryder McCaulley Wolfe-34

The nays were:

Anderson of Graham Johnson of Ratliff Decatur Grimwood Marion Reimers Kennedy Blackford Hager Rhinehart Blake Hansen Knutson Rust Blythe Hanson of Lepley Saunders Brittain Hancock Smith of Lichty Long Harrison of Chickasaw Carter Cole Pottawattamie McIlrath Stepanek Dewar Held Mathews Strippel Diltz Hempel Merritt Swanson Eckles O'Donnell Hill Troup Eden Hollis Oldham Vincent Hubbard Edge Powers Wagner Elliott Prichard Walrod Johnson of Quirk Forsling Dickinson Wilson Francis Rankin Mr. Speaker-57

Absent or not voting:

Aiken	Lieberknecht	Oliver	Thomas
Gilbertson	Miller	Patterson	Truax
Gripp	Natvig	Rice	Venard
King	Noble	Schulte	Yenter-17
Latimer			

The amendment by Martin of Jackson was rejected.

Patterson of Kossuth offered the following amendment and moved its adoption:

Amend the substitute to Senate File No. 159 by striking out section 1 and inserting in lieu thereof the following:

"Section 1. That section four thousand seven hundred thirty-six (4736) of the Code, 1924, is hereby amended by striking paragraphs one and two and substituting in lieu thereof the following: 'The highway commission shall have full jurisdiction and control both for construction and maintenance over the primary roads within the state, and such jurisdiction and control shall extend to and include the selection of the roads to be improved; the determination of the types of improvements to be made; and all other matters which are within the jurisdiction of road construction and maintenance. Bills for said work shall be prepared and shall designate the amounts properly chargeable to the individual counties of the state and shall be paid from the county's allotment of the primary road fund.'"

On the question "Shall the amendment by Patterson of Kossuth be adopted?" a roll call was demanded.



Anderson of	Blackford	Kent	Patterson
Montgomery	Clark	Knudson	Quirk
Anderson of	Craig	Leonard	Rankin
Webster	Hanson of	Lovrien	Ryder
Bauer	Winnebago	Merritt	Ulstad
Berry	Harrison of	Napier	Williams
Bierkamp	Clarke	Orr	Wolfe—25
Bixler			

The nays were:

Anderson of	Grimwood	Kennedy	Rhinehart
Decatur	Hager	Latimer	Rust
Blake	Haney	Lepley	Saunders
Blythe	Hansen	Lichty	Smith of
Brittain	Hanson of	Lieberknecht	Chickasaw
Carter	Hancock	McCaulley	Stepanek
Christophel	Harrison of	McIlrath	Stookesberry
Cole	Pottawattamie	Martin	Strippel
Dewar	Held	Mathews	Swanson
Diltz	Hempel	Maxfield	Troup
Eckles	Higgins	Noble	Truax
Eden	Hill	Oldham	Vincent
Edge	Hollis	Owens	Wagner
Elliott	Johnson of	Prichard	Walrod
Forsling	Dickinson	Rassler	Wilson
Francis	Johnson of	Ratliff	Yenter
Graham	Marion	Reimers	Mr. Speaker—62

Absent or not voting:

Aiken	Huff	Natvig	Roberts
Fleming	King	O'Donnell	Schulte
Gilbertson	Knutson	Oliver	Smith of O'Brien
Gripp	Long	Powers	Thomas
Hattendorf Hubbard	Miller	Rice	Venard—21

The amendment by Patterson of Kossuth was rejected.

Berry of Monroe moved that the House adjourn until 8:30 a.m. Friday.

On the question "Shall the House adjourn until 8:30 a.m. Friday?" a roll call was demanded.

The ayes were:

Anderson of	Craig	Hubbard	Martin
Montgomery	Haney	Huff	Maxfield
Bauer	Harrison of	Kent	Orr
Bierkamp	Clarke	King	Owens
Bixler	Harrison of	Leonard	Ulstad
Blackford	Pottawattamie	Lovrien	Wolfe—24
Clark	Higgins	McCaulley	

Anderson of Graham Lepley Rust Decatur Grimwood Lichty Ryder Lieberknecht Anderson of Gripp Saunders Webster McIlrath Schulte Hager Blake Hansen Mathews Smith of Blythe Merritt Chickasaw Hanson of Brittain Hancock Napier Smith of O'Brien Noble Hattendorf Stepanek Carter O'Donnell Christophel Held Stookesberry Oldham Cole Hempel Strippel Dewar Hill Oliver Swanson Diltz Hollis Patterson Troup Eckles Prichard Johnson of Vincent Eden Dickinson Quirk Walrod Rankin Williams Edge Johnson of Wilson Elliott Marion Rassler Forsling Kennedy Ratliff Yenter Knudson Reimers Mr. Speaker-69 Francis Gilbertson Rhinehart Knutson

Absent or not voting:

Aiken Latimer Powers Truax Venard Berry Long Rice Roberts Fleming Miller Wagner-15 Hanson of Natvig Thomas Winnebago

The motion to adjourn was lost.

Blythe of Iowa offered the following amendment and moved its adoption:

Amend Senate File No. 159, as amended, by striking from line 4 of section 3-a the words "heretofore authorized by said county" and inserting in lieu thereof the words "authorized by the county prior to April 2d, 1925".

Amendment adopted.

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?"

The ayes were:

Anderson of Cole Edge Hager Decatur Craig Elliott Hansen Blake Dewar Forsling Hanson of Blythe Diltz Francis Hancock Brittain Eckles Graham Held Carter Eden Grimwood Hempel

Hill Hollis	McIlrath Martin	Ratliff Rhinehart	Thomas Troup
Johnson of	Mathews	Rust	Wagner
Dickinson	Merritt	Ryder	Walrod
Johnson of	O'Donnell	Saunders	Wilson
Marion	Oldham	Smith of	Wolfe
Kennedy	Owens	Chickasaw	Yenter
Knutson	Powers	Stepanek	Mr. Speaker-57
Lichty	Prichard	Strippel	
Long	Rankin	Swanson	

Aiken	Gripp	Knudson	Patterson
Anderson of	Haney	Latimer	Quirk
Montgomery	Hanson of	Leonard	Rassler
Anderson of	Winnebago	Lepley	Reimers
Webster	Harrison of	Lieberknecht	Roberts
Bauer	Clarke	Lovrien	Schulte
Berry	Harrison of	McCaulley	Smith of O'Brien
Bierkamp	Pottawattamie		Stookesberry
Bixler	Hattendorf	Miller	Truax
Blackford	Higgins	Napier	Ulstad
Christophel	Hubbard	Natvig	Venard
Clark	Huff	Noble	Vincent .
Fleming	Kent	Oliver	Williams-50
Gilbertson	King .	Orr	

Absent or not voting:

Rice-1

So 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 Senate File No. 159 by substituting therefor the following:

A bill for an act to amend sections forty-seven hundred thirty-six (4736) and forty-seven hundred thirty-eight (4738) of the Code, 1924, relating to the maintenance of the primary roads of the state and the purchase of material and machinery for roads; creating a primary road development fund and providing for the expenditure thereof; providing for the payment of the primary road bonds and providing for the condemnation of real and personal property for use of the highways of the state.

Amendment adopted and the title, as amended, was agreed to.

Johnson of Marion moved to reconsider the vote by which Senate File No. 159 passed the House and lay the motion to reconsider on the table. On the question "Shall the House lay the motion to reconsider on the table?" a roll call was demanded.

The ayes were:

Anderson of	Elliott	Kennedy	Rust
 Decatur 	Forsling	Knutson	Ryder
Anderson of	Francis	Lepley	Saunders
Webster	Graham	Lichty	Smith of
Berry	Grimwood	Long	Chickasaw
Blake	Hager	Mathews	Stepanek
Blythe	Hansen	O'Donnell	Strippel
Brittain	Hanson of	Oldham	Swanson
Carter	Hancock	Owens	Troup
Christophel	Held	Powers	Wagner
Cole	Hempel	Prichard	Walrod
Dewar	Hill	Rankin	Wilson
Diltz	Hollis	Ratliff	Yenter
Eckles	Johnson of	Reimers	Mr. Speaker-55
Eden	Marion	Rhinehart	
Edge			

The nays were:

Anderson of	Harrison of	Leonard	Patterson
Montgomery	Clarke	Lieberknecht	Quirk
Bauer	Harrison of	Lovrien	Roberts
Bierkamp	Pottawattamie	McCaulley	Schulte
Bixler	Hattendorf	McIlrath	Smith of O'Brien
Blackford	Higgins	Martin	Stookesberry
Clark	Hubbard	Maxfield	Thomas
Craig	Huff	Merritt	Truax
Fleming	Johnson of	Miller	Ulstad
Gilbertson	Dickinson	Napier	Venard
Gripp	Kent	Natvig	Vincent
Haney	King	Noble	Williams
Hanson of	Knudson	Oliver	Wolfe—50
Winnebago	Latimer	Orr	

Absent or not voting:

Aiken Rassler Rice—8

Motion prevailed and the motion to reconsider was laid on the table.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 130, 106, 112, 128, 158, 183, 231, 261, 315, and 159.

Senate Files Nos. 49, 141, 177, 180, 190, 290, and 291. Senate Joint Resolution No. 1.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 49, 141, 177, 180, 190, 290 and 291.

Senate Joint Resolution No. 1.

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. 326, a bill for an act making an appropriation for a state exhibit at the Sesquicentennial Exposition at Philadelphia in the year 1926.

Also, 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 making an appropriation to indemnify Joseph J. Roeder for damages sustained by him as a result of an injury while a student in the manual arts department of the Iowa State Teachers' College.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 320, a bill for an act making an appropriation for Roy De Groat because of injuries sustained by him while performing services while an inmate of the State Reformatory at Anamosa, Iowa.

Also, 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 reimburse Edgar R. Harlan for expenses incurred in attending the American Library Association meeting at Hot Springs, Arkansas.

Also, 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 making an appropriation to com-

pensate Dr. Paul E. Gibson and John McDonald hospital for services rendered and sundries furnished to one Jack Noble, a person under the jurisdiction of the Board of Parole.

Also, 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 making an appropriation to compensate W. W. Hinshaw for injuries sustained by him while serving in the headquarter's company of the Iowa National Guard.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 55, a bill for an act making an appropriation for the purpose of paying drainage assessments against state owned land in connection with the drainage of Mud Lake.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 205, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the United Spanish War Veterans to be held in this state.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 152, a bill for an act making an appropriation to pay for repairing and paving certain streets adjacent to the State University, Iowa City, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 390, a bill for an act making an appropriation to reimburse Hardin county, Iowa, for money expended in the care of a state patient at the State Hospital for the Insane at Independence.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 266, a bill for an act making an appropriation for the purchase and erection of suitable markers to mark the permanent training encampment places in the United States during the Spanish American War of regiments of Iowa soldiers.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 135, a bill for an act to compensate Captain Charles L. Dunn for services rendered pursuant to call into active service of the Iowa National Guard.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 318, a bill for an act making an appropriation to compensate W. W. Hinshaw of Iowa City, Iowa, for injuries sustained by him in the line of duty while serving in the head-



quarter's company of the Iowa National Guard at Camp Dodge on October 13, 1919.

Read first and second times and referred to committee on appropriations.

Senate File No. 326, a bill for an act to provide for an exhibit of the arts, industries and resources of the state of Iowa, at the Sesquicentennial International Exposition to be held in the city of Philadelphia, Pennsylvania, in the year, 1926, and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File No. 295, a bill for an act to provide an appropriation of twelve hundred dollars to indemnify Joseph J. Roeder of Cedar Falls, Iowa, for damages sustained by him as the result of an injury while a student in the manual arts department of the Iowa State Teachers' College situated at Cedar Falls, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 320, a bill for an act making an appropriation for Roy De Groat because of injuries sustained by him while performing services while an inmate of the State Reformatory at Anamosa, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 319, a bill for an act to reimburse Edgar R. Harlan, Curator of the State Historical Department for expenses incurred in attending the American Library Association meeting at Hot Springs, Arkansas.

Read first and second times and referred to committee on appropriations.

Senate File No. 325, a bill for an act making an appropriation to compensate Dr. Paul E. Gibson, of Monticello, Iowa, for professional services rendered; and to the John McDonald hospital,



of Monticello, Iowa, for services rendered and sundries furnished to Jack Noble, a person under the jurisdiction of the Board of Parole.

Read first and second times and referred to committee on appropriations.

Senate File No. 204, a bill for an act to amend the law as it appears in section nine thousand two hundred twenty-three (9223) of the Code, 1924, relating to the limiting of liabilities to state and savings banks.

Read first and second times and referred to the sifting committee.

Senate File No. 297, a bill for an act to appropriate the sum of thirty-six dollars and fifty-five cents to indemnify Lynn Clemens, and the sum of fifteen dollars to indemnify Fred McMullen, and the sum of four dollars to indemnify Robert McClaren, for clothing lost in a fire that occurred in the board of health offices at 10:30 A. M., on February 5, 1925.

Read first and second times and referred to committee on appropriations.

Senate File No. 307, a bill for an act to amend sections five thousand three (5003) and five thousand thirteen (5013) of the Code, 1924, relating to the handling of the motor vehicle license fees.

Read first and second times and referred to the sifting committee.

Senate File No. 57, a bill for an act to fix and determine the rights of parties to actions on obligations secured by mortgages or deeds of trust on real estate.

Read first and second times and referred to the sifting committee.

Senate File No. 298, a bill for an act to appropriate the sum of eight hundred fifteen dollars and forty-eight cents to reimburse



Joseph Kelso, Jr., of Bellevue, Iowa, for expenses incurred by him while a member of the Iowa state board of conservation.

Read first and second times and referred to committee on appropriations.

Senate File No. 296, a bill for an act to provide an appropriation of three hundred fifty dollars to indemnify the Midwest State Bank of Sioux City, Iowa, because of the payment by said bank of a certain bonus warrant for an Iowa state bonus.

Read first and second times and referred to committee on appropriations.

Senate File No. 289, a bill for an act to repeal section three thousand seventy-six (3076), Code 1924, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream or buttermilk, to require the pasteurization of cream, ice cream or milk, to define such pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act.

Read first and second times and referred to the sifting committee.

Senate File No. 299, a bill for an act to provide an appropriation of one thousand dollars to indemnify Wilfird Hirt for damages alleged to have resulted to the claimant's automobile because of a collision between the claimant's automobile and a horse that was the property of the federal government and assigned to the Iowa National Guard.

Read first and second times and referred to committee on appropriations.

CONSIDERATION OF SENATE AMENDMENTS

On request of Mathews of Des Moines, House File No. 104, a bill for an act to amend section five thousand nine hundred and eighty-four (5984) of the Code, 1924, relating to the power of cities to construct sewers and matters incidental thereto, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by striking all after the enacting clause and inserting the following:

"Section 1. That section five thousand nine hundred and seventy-four (5974) of the Code, 1924, be and the same is hereby amended by adding the following as subdivision five (5) thereof:

"The word 'sewer' shall include structures designed to control streams and surface waters flowing into sewers, and the words 'cost of construction of sewers' shall include the cost of acquisition of lands and easements for the control of such waters flowing into sewers."

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Capital, a newspaper published in Des Moines, Iowa, and the Iowa Labor News, a newspaper published in Burlington, Iowa."

Amend the title by striking the same and inserting in lieu thereof the following:

"An act to amend section five thousand nine hundred seventy-four (5974) of the Code, 1924, relating to definitions in the chapter entitled Street Improvements, Sewers and Special Assessments."

Mr. Mathews moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Anderson of Powers Francis Johnson of Prichard Decatur Gilbertson Marion Rankin Anderson of Grimwood Kennedy Montgomery Gripp Knudson Reimers Anderson of Hager Knutson Ryder Smith of Webster Hansen Latimer Berry Hanson of Lepley Chickasaw Lichty Bierkamp Stepanek Hancock Lieberknecht Blake Harrison of Stookesberry Blythe Pottawattamie Long Strippel Brittain Hattendorf Lovrien Swanson Carter Held McCaulley Troup Christophel Hempel McIlrath Venard Clark Higgins Mathews Wagner Wilson Cole Hill Napier Eden Noble Wolfe Fleming O'Donnell Mr. Speaker-59

The nays were, none.

Absent or not voting:

Aiken Hanson of Maxfield Rice Bauer Roberts Winnebago Merritt Bixler Miller Rust Harrison of Blackford Saunders Clarke Natvig Craig Hollis Oldham Schulte Smith of O'Brien Dewar Hubbard Oliver Diltz Thomas Huff Orr Eckles Johnson of Owens Truax Edge Dickinson Patterson Ulstad Elliott Kent Quirk Vincent Forsling King Rassler Walrod Graham Leonard Ratliff Williams Martin Yenter-49 Haney Rhinehart

The House concurred in the Senate amendments to House File No. 104.

On request of Dewar of Cherokee, House File No. 336, a bill for an act to repeal sections four thousand nine hundred eighty-eight (4988), four thousand nine hundred eighty-nine (4989), four thousand nine hundred ninety (4990) and four thousand nine hundred ninety-one (4991) of the Code, 1924, relating to motor vehicles, and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by striking from section one (1) beginning with the word "That" in line one (1) down to and including the following "thereof:".

Amend title by striking and substituting the following: "A bill for an act relating to special agents or inspectors of the motor vehicle department and providing for a bond therefor.".

Mr. Dewar moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Elliott	Johnson of	Rust
Decatur	Fleming	Marion	Ryder
Anderson of	Francis	Kennedy	Saunders
Webster	Gilbertson	King	Smith of
Berry	Graham	Knudson	Chickasaw
Bierkamp	Grimwood	Lepley	Stepanek
Blake	Hager	Lichty	Strippel
Blythe	Hansen	Lieberknecht	Swanson
Brittain	Hanson of	Long	Thomas
Carter	Hancock	McIlrath	Troup
Christophel	Harrison of	Martin	Truax
Clark	Pottawattamie	Mathews	Venard
Cole	Held	Powers	Wagner
Dewar	Hempel	Prichard	Walrod
Eckles	Hill	Quirk	Wilson
Eden	Hollis	Rankin	Yenter
Edge	Johnson of Dickinson	Reimers	Mr. Speaker—62

The nays were:

Anderson of Higgins Oliver Rassler Montgomery Leonard Orr Wolfe—9 Harrison of McCaulley Clarke

Absent or not voting:

Winnebago

Aiken	Hattendorf	Miller	Rhinehart
Bauer	Hubbard	Napier	Rice
Bixler	Huff	Natvig	Roberts
Blackford	Kent	Noble	Schulte
Craig	Knutson	O'Donnell	Smith of O'Brien
Diltz	Latimer	Oldham	Stookesberry
Forsling	Lovrien	Owens	Ulstad
Gripp	Maxfield	Patterson	Vincent
Haney	Merritt	Ratliff	Williams-37
Hanson of			

The House concurred in the Senate amendments to House File No. 336.

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 Nos. 91, 113 and 134.

House Files Nos. 130, 106, 112, 128, 159, 158, 183, 231, 261, 315, 223, 278, 288, 386 and 391.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 2d day of April, 1925, sent to the governor for his approval:

House Files Nos. 223, 278, 288, 386, 391, 130, 106, 112, 128, 158, 159, 183, 231, 261 and 315.

HOWARD A. MATHEWS, Chairman.

Report adopted.

O'Donnell of Dubuque moved that the record on the House amendments to Senate File No. 43 be expunged.

Motion prevailed.

Reimers of Lyon moved that the House now adjourn until 9:00 a. m. Friday.

Haney of Mills moved to amend by changing the hour from 9:00 a. m. to 8:30 a. m.

Amendment adopted.

Motion of Reimers of Lyon, as amended, prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 3, 1925.

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

Prayer was offered by the Rev. W. P. McCormick, pastor of the Lakeside Presbyterian church, Storm Lake, Iowa.

Journal of April 2d corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Higgins of Greene, from citizens of Greene county, protesting against House File No. 297. Schools and textbooks.

CONSIDERATION OF BILLS

Senate File No. 280, a bill for an act authorizing the transfer of certain funds in the town of Melrose, Monroe county, Iowa, with report of the sifting committee recommending passage, was taken up for consideration.

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?"

The ayes were:

Anderson of	Cole	Hanson of	Johnson of
Webster	Craig	Winnebago	Dickinson
Bauer	Diltz	Harrison of	Johnson of
Berry	Eden	Clarke	Marion
Bierkamp	Fleming	Held	Kent
Blackford	Francis	Hempel	Knudson
Blake	Gilbertson	Higgins	Latimer
Blythe	Graham	Hill	Lepley
Christophel	Gripp	Hollis	Lovrien
Clark	Haney	Huff	McCaulley

Rice Venard Mathews Orr Maxfield Owens Rust Wagner Walrod Merritt Prichard Ryder Miller Rankin Saunders Wilson Schulte Mr. Speaker-61 Rassler Natvig Stookesberry Reimers Oldham Rhinehart Ulstad Oliver

The nays were, none.

Absent or not voting:

Aiken	Grimwood	Lichty	Smith of
Anderson of	Hager	Lieberknecht	Chickasaw
Decatur	Hansen	Long	Smith of O'Brien
Anderson of	Hanson of	McIlrath	Stepanek
Montgomery	Hancock	Martin	Strippel
Bixler	Harrison of	Napier	Swanson
Brittain	Pottawattamie	Noble .	Thomas
Carter	Hattendorf	O'Donnell	Troup
Dewar	Hubbard	Patterson	Truax
Eckles	Kennedy	Powers	Vincent
Edge	King	Quirk	Williams
Elliott	Knutson	Ratliff	Wolfe
Forsling	Leonard	Roberts	Yenter—47

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

Senate File No. 114, a bill for an act to amend sections one thousand sixty-five (1065) and one thousand sixty-six (1066), Code 1924; to provide the amount of the bond to be given by county treasurers, and to provide the method of reimbursing counties for losses of public funds, with report of committee on county and township organization submitting amendments, but without recommendation, was taken up for consideration.

On motion of Lovrien of Humboldt, the amendments proposed by the committee, found in the Journal of March 18th, were adopted.

Mr. Lovrien moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

Aiken	Francis	Johnson of	Rassler
Anderson of	Gilbertson	Marion	Ratliff
Webster	Graham	Kent	Reimers
Bauer	Haney	Knudson	Rhinehart
	Hanson of	Knutson	Rice
Berry	Winnebago	Latimer	Rust
Bierkamp	Harrison of	Lepley	Saunders
Bixler	Clarke	Lovrein	Schulte
Blackford	Held	McCaulley	Thomas
Blake	Hempel	Martin	Ulstad
Blythe	Higgins	Merritt	Vincent
Christophel	Hollis	Miller	Wagner
Cole	Hubbard	Natvig	Wilson
Craig	Huff	Oliver	Wolfe
Fleming	Johnson of	Patterson	Yenter
Forsling	Dickinson	Rankin	Mr. Speaker—58

The mays were:

Clark	Hill	Oldham	Ryder
Diltz	Mathews	Orr	Stookesberry
Eden	Maxfield	Owens	Venard
Hansen	O'Donnell	Prichard	Walrod-16

Absent or not voting:

Anderson of	Grimwood	Leonard	Smith of
Decatur	Gripp	Lichty	Chickasaw
Anderson of	Hager	Lieberknecht	Smith of O'Brien
Montgomery	Hanson of	Long	Stepanek
Brittain	Hancock	McIlrath	Strippel
Carter	Harrison of	Napier	Swanson
Dewar	Pottawattamie	Noble	Troup
Eckles	Hattendorf	Powers	Truax
Edge	Kennedy	Quirk	Williams-34
Elliott	King	Roberts	

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

Senate File No. 239, a bill for an act authorizing certain counties to transfer county funds, with report of the sifting committee recommending passage, was taken up for consideration.

Hanson 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.

Aiken Francis Johnson of Owens Anderson of Gilbertson Marion Patterson Webster Graham Kent Prichard Knudson Bauer Gripp Rassler Latimer Ratliff Berry Haney Bierkamp Hanson of Lepley Reimers Bixler Winnebago Lovrien Roberts Blackford Harrison of McCaulley Ryder Blake Clarke Martin Saunders Blythe Held Mathews Schulte Christophel Hempel Merritt Stookesberry Higgins Hill Clark Miller Thomas Venard Cole Natvig Wagner Walrod Huff Craig O'Donnell Diltz Johnson of Oldham Eden Dickinson Oliver Wolfe Fleming Orr Yenter-62

The nays were, none.

Absent or not voting:

Anderson of	Hansen	Lieberknecht	Smith of
Decatur	Hanson of	Long	Chickasaw
Anderson of	Hancock	McIlrath	Smith of O'Brien
Montgomery	Harrison of	Maxfield	Stepanek
Brittain	Pottawattamie	Napier	Strippel
Carter	Hattendorf	Noble	Swanson
Dewar	Hollis	Powers	Troup
Eckles	Hubbard	Quirk	Truax
Edge	Kennedy	Rankin	Ulstad
Elliott	King	Rhinehart	Vincent
Forsling	Knutson	Rice	Williams
Grimwood	Leonard	Rust	Wilson
Hager	Lichty		Mr. Speaker-46

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

Senate File No. 246, a bill for an act to amend section seven thousand three hundred eighty-four (7384), seven thousand three hundred eighty-eight (7388) and seven thousand three hundred ninety-six (7396) of chapter three hundred fifty-one (351), Title XVI (sixteen), Code, 1924, relating to costs, fees and refunds of inheritance tax, with report of the sifting committee recommending passage, was taken up for consideration.

Prichard 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.

Forsling	Knudson	Rhinehart
Francis	Latimer	Rice
Graham	Lepley	Rust
Hansen	Lovrien	Ryder
Hanson of	McCaulley	Saunders
Hancock	Martin	Schulte
Held	Mathews	Stookesberry
Hempel	Maxfield	Thomas
Hill ~	Merritt	Venard
Hollis	O'Donnell	Wagner
Huff	Oldham	Walrod
Johnson of	Owens	Wilson
Dickinson	Patterson	Wolfe
Johnson of	Prichard	Yenter
Marion	Reimers	Mr. Speaker—57
	Francis Graham Hansen Hanson of Hancock Held Hempel Hill Hollis Huff Johnson of Dickinson Johnson of	Francis Latimer Graham Lepley Hansen Lovrien Hanson of McCaulley Hancock Martin Held Mathews Hempel Maxfield Hill Merritt Hollis O'Donnell Huff Oldham Johnson of Owens Dickinson Patterson Johnson of Prichard

The nays were:

Berry	Hanson of	Hubbard	Orr
Bierkamp	Winnebago	Kent	Rassler
Gilbertson	Harrison of	Miller	Ratliff
Gripp	Clarke	Natvig	Ulstad-17
Haney	Higgins	Oliver	

Absent or not voting:

Aiken	Hager	Lieberknecht	Smith of
Anderson of	Harrison of	Long	Chickasaw
Decatur	Pottawattamie	McIlrath	Smith of O'Brien
Anderson of	Hattendorf	Napier	Stepanek
Montgomery	Kennedy	Noble	Strippel
Brittain	King	Powers	Swanson
Carter	Knutson	Quirk	Troup
Dewar	Leonard	Rankin	Truax
Eckles	Lichty	Roberts	Vincent
Grimwood	2-13 T0-0-617-0171 - 2-17		Williams-34

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

Senate File No. 309, a bill for an act to legalize the renewal and extension of the period of corporate existence of the Iowa Dairy Company, a corporation organized under the laws of Iowa, with its principal place of business at Dubuque, Iowa, with report of the sifting 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.



Anderson of Webster	Gilbertson Graham	Johnson of Marion	Orr Owens
Bauer	Haney	Kennedy	Patterson
Berry	Hansen	Kent	Prichard
Bierkamp	Hanson of	Knudson	Rassler
Bixler	Hancock	Latimer	Ratliff
Blackford	Hanson of	Leonard	Rice
Blythe	Winnebago	Lepley	Rust
Christophel	Harrison of	Lovrien	Ryder
Clark	Clarke	McCaulley	Saunders
Cole	Hempel	Martin	Schulte
Craig	Higgins	Mathews	Stookesberry
Dewar	Hill	Maxfield	Wagner
Diltz	Hollis	Merritt	Walrod
Eden	Hubbard	Miller	Wilson
Edge	Johnson of	Natvig	Yenter
Fleming	Dickinson	O'Donnell	Mr. Speaker-64
Francis		Oldham	1962

The nays were, none.

Absent or not voting:

Aiken	Gripp	McIlrath	Smith of O'Brien
Anderson of	Hager	Napier	Stepanek
Decatur	Harrison of	Noble	Strippel
Anderson of	Pottawattamie	Oliver	Swanson
Montgomery	Hattendorf	Powers	Thomas
Blake	Held	Quirk	Troup
Brittain	Huff	Rankin	Truax
Carter	King	Reimers	Ulstad
Eckles	Knutson	Rhinehart	Venard
Elliott	Lichty	Roberts	Vincent
Forsling	Lieberknecht	Smith of	Williams
Grimwood	Long	Chickasaw	Wolfe—44

So 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 Hubbard of Pottawattamie for the remainder of the morning on his own request.

Senate File No. 231, a bill for an act to authorize a special levy in certain counties for the repair of buildings belonging to the county, with report of the sifting committee recommending passage, was taken up for consideration.

Maxfield 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.

The ayes were:

Berry	Haney	Kennedy	Patterson
Bierkamp	Hanson of	Kent	Prichard
Bixler	Hancock	Knudson	Rankin
Blackford	Hanson of	Knutson	Rassler
Blythe	Winnebago	Latimer	Ratliff
Christophel	Harrison of	Leonard	Rust
Cole	Clarke	Lepley	Ryder
Craig	Held	Lovrien	Saunders
Dewar	Hempel	McCaulley	Thomas
Diltz	Higgins	Martin	Venard
Eden	Hill	Mathews	Wagner
Edge	Hollis	 Maxfield 	Walrod
Elliott	Johnson of	Merritt	Wilson
Fleming	Dickinson	O'Donnell	Yenter
Francis	Johnson of	Oldham	Mr. Speaker—59
Graham	Marion	Owens	CONTRACTOR
Gripp			

The nays were:

Anderson of	Clark	Oliver	Roberts
Webster	Miller	Orr	Stookesberry-10
Bauer	Natvig	Rice	Value may consider the season — the season pro-

Absent or not voting:

Aiken	Grimwood	Long	Smith of O'Brien
Anderson of	Hager	McIlrath	Stepanek
Decatur	Hansen	Napier	Strippel
Anderson of	Harrison of	Noble	Swanson
Montgomery	Pottawattamie	Powers	Troup
Blake	Hattendorf	Quirk	Truax
Brittain	Hubbard	Reimers	Ulstad
Carter	Huff	Rhinehart	Vincent
Eckles	King	Schulte	Williams
Forsling	Lichty	Smith of	Wolfe—39
Gilbertson	Lieberknecht	Chickasaw	

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

Senate File No. 149, a bill for an act to amend section eight thousand eight hundred thirty-four (8834) Code, 1924, relating to fraternal life insurance, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Bixler of Adams the amendments proposed by the committee, found in the journal of March 20th, were adopted.

Mr. Bixler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were:

Rassler Anderson of Francis Kennedy Webster Graham Kent Ratliff Reimers Bauer Knutson Gripp Berry Hanson of Latimer Rice Bierkamp Hancock Leonard Roberts Bixler Hanson of Lepley Rust Blackford Winnebago Lovrien Ryder Blake Harrison of McCaulley Saunders Blythe Clarke Schulte Mathews Harrison of Stookesberry Christophel Maxfield Pottawattamie Merritt Truax Clark Cole Higgins Miller Venard Craig Hill Natvig Wagner Dewar Hollis Oldham Walrod Diltz Huff Orr Wilson Owens Yenter Eden Johnson of Elliott Marion Prichard Mr. Speaker-63 Fleming

The nays were:

Oliver-1

Absent or not voting:

Aiken	Hager	Lieberknecht	Smith of
Anderson of	Haney	Long	Chickasaw
Decatur	Hansen	McIlrath	Smith of O'Brien
Anderson of	Hattendorf	Martin	Stepanek
Montgomery	Held	Napier	Strippel
Brittain	Hempel	Noble	Swanson
Carter	Hubbard	O'Donnell	Thomas
Eckles	Johnson of	Patterson	Troup
Edge	Dickinson	Powers	Ulstad
Forsling	King	Quirk	Vincent
Gilbertson	Knudson	Rankin	Williams
Grimwood	Lichty	Rhinehart	Wolfe-44

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

Senate File No. 208, a bill for an act to authorize the transfer of a portion of the county bridge fund of Palo Alto county, Iowa, to the county road building fund, with report of the sifting committee recommending passage, was taken up for consideration.

Saunders 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.

The ayes were:

Anderson of	Fleming	Huff	Rassler
Decatur	Forsling	Johnson of	Ratliff
Anderson of	Francis	Marion	Reimers
Webster	Gripp	Kennedy	Rhinehart
Bauer	Hager	Kent	Rust
Berry	Haney	Knutson	Ryder
Bierkamp	Hanson of	Latimer	Saunders
Blackford	Hancock	Lepley	Schulte
Blake	Hanson of	Long	Stepanek
Blythe	Winnebago	Lovrien	Strippel
Christophel	Harrison of	McCaulley	Truax
Clark	Clarke	Mathews	Venard
Cole	Harrison of	Merritt	Wagner
Craig	Pottawattamie	Natvig	Walrod
Dewar	Hempel	O'Donnell	Wilson
Diltz	Higgins	Orr	Yenter
Eden	Hill	Owens	Mr. Speaker—64
Elliott	Hollis	Prichard	

The nays were:

Knudson	Oliver	Rice	Stookesberry-5
Miller			

Absent or not voting:

Aiken	Hansen	Martin	Smith of
Anderson of	Hattendorf	Maxfield	Chickasaw
Montgomery	Held	Napier	Smith of O'Brien
Bixler	Hubbard	Noble	Swanson
Brittain	Johnson of	Oldham	Thomas
Carter	Dickinson	Patterson	Troup
Eckles	King	Powers	Ulstad
Edge	Leonard	Quirk	Vincent
Gilbertson	Lichty	Rankin	Williams
Graham	Lieberknecht	Roberts	Wolfe-89
Grimwood	McIlrath		

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

Senate File No. 173, a bill for an act to amend section eightynine hundred ninety (8990), Code of 1924, relating to co-insurance, 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.

The ayes were:

Decatur Hansen Lieberknecht Rhinehart Bauer Hanson of Long Rice	
Donon of Tong Dies	
Bauer Hanson of Long Rice	
Berry Hancock Lovrien Ryder	
. Bixler Harrison of McCaulley Saunders	
Blackford Clarke McIlrath Schulte	
Blake Harrison of Mathews Smith of O'Bri-	en
Blythe Pottawattamie Maxfield Stepanek	
Christophel Hempel Merritt Strippel	
Craig Higgins Miller Swanson	
Dewar Hill O'Donnell Troup	
Diltz Hollis Oldham Truax	
Eckles Huff Oliver Venard	
Eden Johnson of Orr Wagner	
Elliott Marion Owens Walrod	
Fleming Kennedy Patterson Williams	
Francis Kent Prichard Wilson	
Grimwood Knudson Quirk Yenter	
Gripp Knutson Rassler Mr. Speaker—	73
Latimer Ratliff .	

The nays were, none.

Absent or not voting:

Aiken	Edge	Johnson of	Rankin
Anderson of	Forsling	Dickinson	Roberts
Mongomery	Gilbertson	King	Rust
Anderson of	Graham	Leonard	Smith of
Webster	Hager	Lichty	Chickasaw
Bierkamp	Hanson of	Martin	Stookesberry
Brittain	Winnebago	Napier	Thomas
Carter	Hattendorf	Natvig	Ulstad
Clark	Held	Noble	Vincent
Cole	Hubbard	Powers	Wolfe-35

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

APPROPRIATIONS COMMITTEE EXCUSED

Eckles of Butler moved that the members of the committee on appropriations be excused for their absence from the House during this morning's session.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill:



Senate File No. 50, a bill for an act relating to attorney fees and commission in liquor nuisance and bootlegger injunction proceedings.

Also, that the Senate has concurred in the House amendments to the following bill:

Senate File No. 216, a bill for an act relating to license fee on motor vehicles.

Also, that the Senate has adopted the following resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 17, a bill for an act relative to the making of assessments for taxation purposes in conformity with section 7109 of the Code, 1924.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 84, a bill for an act legalizing certain franchises of Britt Light and Power Company in the towns of Britt, Crystal Lake, Wesley and Woden in the state of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 376, a bill for an act to legalize the action of the board of supervisors of Linn county in connection with the letting of contracts for certain bridges and culverts and to legalize such contracts.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 151, a bill for an act legalizing the incorporation, corporate acts and proceedings of the Van Nostrand Saddlery Company of Muscatine, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 82, a bill for an act legalizing the franchises of the Rolfe Light and Power Company in the towns of Rolfe, Plover, Mallard and Curlew in the state of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 305, a bill for an act relating to improving water courses in cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 150, a bill for an act to legalize the establishment of the independent school district of Baldwin, Jackson county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 251, a bill for an act relating to the compilation and distribution of the biennial report of expenditures by the auditor of state.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 119, a bill for an act authorizing the counties to enter upon private owned property for the purpose of prospecting for gravel.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 230, a bill for an act relating to the service of notice in proceedings for the administration of the estate of absentees.

Also, 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 make appropriations for state and other expenses.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 292, a bill for an act relating to joint use of sanitary sewer systems, construction and special levy therefor.

Also, 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 legalizing a special election of the city of Webster City, Hamilton county, Iowa, held on March 22, 1920.

Also, 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 authorizing the transfer of certain funds in Cedar township, Monroe county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 143, a bill for an act relating to exemptions or set offs to mortgagors of real estate.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 253, a bill for an act relating to the compensation of delinquent tax collectors and to the monthly apportionment of taxes and interest, and to cancel certain accounts relative to former levies for capitol extension.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses.

Read first and second times and referred to committee on appropriations.

Senate File No. 230, a bill for an act to amend, revise, and codify sections eleven thousand nine hundred three (11903) and eleven thousand nine hundred four (11904), Code 1924, relating to the service of notice in proceedings for the administration of the estate of absentees.

Read first and second times and referred to the sifting committee.



Senate File No. 292, a bill for an act to authorize certain cities or towns to contract for the joint use of sanitary sewer systems in such cities or towns for outlet purposes; to construct the necessary connecting line or lines of sanitary sewers in furtherance of such contract and to levy special assessments on benefited property for the cost thereof and providing for the payment of annual charge therefor.

Read first and second times and passed on file.

Senate File No. 143, a bill for an act to amend section sixty-nine hundred fifty-nine (6959) of the Code, 1924, relating to exemptions or set-offs to mortgagors on real estate from taxation.

Read first and second times and referred to the sifting committee.

Senate File No. 275, a bill for an act authorizing the transfer of certain funds in Cedar township, Monroe county, Iowa.

Read first and second times and passed on file.

Senate File No. 272, a bill for an act to legalize a special election of the city of Webster City, Hamilton county, Iowa, held on March 22, 1920, and \$75,000 gas works bonds of said city, dated August 2, 1920.

Read first and second times and referred to sifting committee.

Senate File No. 253, a bill for an act to amend section seven thousand two hundred twenty-five (7225) and section seven thousand two hundred thirty-two (7232), and to repeal section seven thousand two hundred twenty-seven (7227) and section seven thousand two hundred thirty-three (7233), Code, 1924, relating to the compensation of delinquent tax collectors and to the monthly apportionment of taxes and interest, and to cancel certain accounts relative to former levies for capitol extension.

Read first and second times and referred to the sifting committee.

CONSIDERATION OF BILLS

Senate File No. 30, a bill for an act to amend the law as it

appears in Section 1479, Chapter 72, of the 1924 Code of Iowa, relating to employers' liability and workmens' compensation, with report of committee without recommendation, was taken up for consideration.

Lovrien 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?"

The ayes were:

Aiken	Elliott	Kennedy	Prichard
Anderson of	Fleming	Kent	Quirk
Montgomery	Forsling	King	Rassler
Anderson of	Francis	Knudson	Rhinehart
Webster	Grimwood	Knutson	Rice
Bauer	Hager	Latimer	Roberts
Berry	Hansen	Leonard	Ryder
Bierkamp	Hanson of	Lichty	Saunders
Bixler	Winnebago	Lovrien	Smith of O'Brien
Blackford	Harrison of	McCaulley	Stookesberry
Blake	Pottawattamie	McIlrath	Swanson
Blythe	Hattendorf	Martin	Ulstad
Clark	Hempel	Maxfield	Vincent
Craig	Higgins	Napier	Walrod
Diltz	Hill	Natvig	Williams
Eckles	Hollis	O'Donnell	* Wolfe
Eden	Huff	Patterson	Mr. Speaker-67
Edge	Johnson of Marion	Powers	

The nays were:

Christophel	Mathews	Schulte	Truax
Dewar	Merritt	Smith of	Wagner
Harrison of	Oldham	Chickasaw	Wilson
Clarke	Oliver	Thomas	Yenter-14

Absent or not voting:

Anderson of	Haney	Lieberknecht	Ratliff
Decatur	Hanson of	Long	Reimers
Brittain	Hancock	Miller	Rust
Carter	Held	Noble	Stepanek
Cole	Hubbard	Orr	Strippel
Gilbertson	Johnson of	Owens	Troup
Graham	Dickinson	Rankin	Venard—27
Gripp	Lepley		

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

Senate File No. 80, a bill for an act to amend section thirty-

four hundred ninety-four (3494), Code, 1924, relating to the duties of the board of control of state institutions, with report of the sifting 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?"

The ayes were:

Anderson of	Francis	Latimer	Rice
Decatur	Graham	Leonard	Roberts
Anderson of	Grimwood	Lepley	Rust
Montgomery	Hager	Lichty	Ryder
Bauer	Hansen	Lieberknecht	Saunders
Bierkamp	Hempel	Long	Schulte
Bixler	Higgins	Lovrien	Smith of
Blackford	Hill	McCaulley	Chickasaw
Blythe	Hollis	McIlrath	Stepanek
Carter	Huff	Maxfield	Strippel
Christophel	Johnson of	Merritt	Swanson
Cole	Dickinson	O'Donnell	Troup
Craig	Johnson of	Oldham	Truax
Diltz	Marion	Owens	Wagner
Eckles	Kennedy	Powers	Walrod
Eden	Kent	Prichard	Williams
Edge	King	Reimers	Wilson
Elhott	Knudson	Rhinehart	Mr. Speaker-68
Forsling			12:전환14 HE-30 THE BEE

The nays were:

Clark	Miller	Smith of O'Brien Stookesberry-6
Hattendorf	Oliver	

Absent or not voting:

Aiken	Haney	Hubbard	Rankin
Anderson of	Hanson of	Knutson	Rassler
Webster	Hancock	Martin	Ratliff
Berry	Hanson of	Mathews	Thomas
Blake	Winnebago	Napier	Ulstad
Brittain	Harrison of	Natvig	Venard
Dewar	Clarke	Noble	Vincent
Fleming	Harrison of	Orr	Wolfe
Gilbertson	Pottawattamie		Yenter-34
Gripp	Held	Quirk	

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 140, a bill for an act relating to revision of ordinances.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 113, a bill for an act describing the manner of distributing state aid for the use of the state horticultural society connected with the state department of agriculture.

WALTER H. BEAM, Secretary.

CONSIDERATION OF SENATE AMENDMENTS

On request of Carter of Hardin, House File No. 113, a bill for an act describing the manner of distributing state aid for the use of the state horticultural society connected with the state department of agriculture, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 113

Amend by inserting after the word "president" in line four (4), the words "and secretary".

Mr. Carter moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were:

Anderson of Francis Kennedy Rice Gilbertson King Roberts Decatur Graham Latimer Ryder Anderson of Mongomery Grimwood Leonard Saunders Anderson of Hager Lepley Smith of Webster Lieberknecht Chickasaw Haney Smith of O'Brien Hansen Long Bauer Bierkamp Hanson of Lovrien Stookesberry Strippel Bixler Hancock McCaulley McIlrath Hanson of Blythe Swanson Martin Thomas Carter Winnebago Maxfield Christophel Harrison of Troup Clark Pottawattamie Merritt Traux Cole Hattendorf Miller Venard Natvig Vincent Craig Held Hempel Oldham \mathbf{Diltz} Wagner Walrod Eckles · Higgins Orr Eden Hollis Owens Williams Edge Wilson Huff Rassler Elliott Johnson of Ratliff Wolfe Fleming Marion Rhinehart Mr. Speaker-77 Forsling

The nays were, none.

Absent or not voting:

Aiken	Hill	Mathews	Quirk
Berry	Hubbard	Napier	Rankin
Blackford	Johnson of	Noble	Reimers
Blake	Dickinson	O'Donnell	Rust
Brittain	Kent	Oliver	Schulte
Dewar	Knudson	Patterson	Stepanek
Gripp	Knutson	Powers	Ulstad
Harrison of	Lichty	Prichard	Yenter-31

The House concurred in the Senate amendment to House File No. 113.

On request of Rassler of Pocahontas, House File No. 140, a bill for an act to amend section five thousand seven hundred twenty-one (5721) of the Code, 1924, relating to revision of ordinances, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 140

Strike out all after the word "following:" in line three (3) of the said file and insert the following:

"When a town revises its ordinances, it shall file a typewritten copy of the revision in the office of the town clerk and publish a notice once each week for three (3) consecutive weeks in a newspaper published in the town, stating that its ordinances have been revised and that a copy of the revision is on file in the clerk's office for public inspection. The notice shall give the number and title of each ordinance. In case no newspaper is published in the town, the town clerk shall post the notice in three (3) public places within the town."

Mr. Rassler moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The aves were:

- mc mj pm moze	•		5
Aiken	Bixler	Diltz	Hager
Anderson of	Blackford	Eckles	Haney
Decatur	Blythe	Eden	Hansen
Anderson of	Carter	Elliott	Hanson of
Montgomery	Christophel	Fleming	Hancock
Anderson of	Clark	Forsling	Hanson of
Webster	Cole	Francis	Winnebago
Bauer	Craig	Graham	Harrison of
Bierkamp	Dewar	Grimwood	Clarke

Harrison of	Latimer	Owens	Strippel
Pottawattamie	Leonard	Powers	Swanson
Hattendorf	Lepley	Rassler	Thomas
Hempel '	Lichty	Ratliff	Troup
Higgins	Lieberknecht	Reimers	Truax
Hill	Long	Rhinehart	Venard
Hollis	Lovrien	Rice	Vincent
Huff	McCaulley	Roberts	Wagner
Johnson of	McIlrath	Rust	Walrod
Dickinson	Merritt	Ryder	Williams
Johnson of	Miller	Saunders	Wilson
Marion	Natvig	Smith of	Wolfe
Kennedy	Oldham	Chickasaw	Mr. Speaker-84
King	Oliver	Smith of O'Brien	•
Knudson	Orr	Stookesberry	

The nays were, none.

Absent or not voting:

Berry	Held	Maxfield	Quirk
Blake	Hubbard	Napier	Rankin
Brittain	Kent	Noble	Schulte
Edge	Knutson	O'Donnell	Stepanek
Gilbertson	Martin	Patterson	Ulstad
Gripp	Mathews	Prichard	Yenter-24

The House concurred in the Senate amendments to House File No. 140.

MOTION FOR SPECIAL ORDER

Mathews of Des Moines moved that Senate File No. 191 be made a special order for 11:30 o'clock a.m. today.

A roll call was demanded.

On the question "Shall Senate File No. 191 be made a special order for 11:30 a. m. today?"

The ayes were:

Anderson of	Francis	Knudson	Ratliff
Montgomery	Gripp	Latimer	Rust
Bauer	Haney	Lepley	Smith of O'Brien
Bierkamp	Hanson of	Lichty	Stookesberry
Bixler	 Hancock 	Lieberknecht	Strippel
Blackford	Harrison of	Long	Swanson
Blythe	Clarke	McCaulley	Thomas
Carter	Harrison of	McIlrath	Troup
Christophel	Pottawattamie	Mathews	Truax
Clark	Held	Maxfield	Venard
Cole	Higgins	Natvig	Vincent
Craig	Hill	Oldham	Williams
Eckles	Hollis	Prichard	Wilson
Elliott	Johnson of	Quirk	Mr. Speaker-53
Fleming	Marion	3.74	

Anderson of	Gilbertson	Kent	Rankin
Decatur	Grimwood	Martin	Rice
Anderson of	Hager	Merritt	Ryder
Webster	Hansen	Miller	Schulte
Berry	Hattendorf	O'Donnell	Wagner
Blake	Hempel	Oliver	Walrod
Dewar	Huff	Orr	Wolfe
Diltz	Kennedy	Owens	Yenter-31
Eden			

Absent or not voting:

Aiken	Hubbard	Napier	Roberts
Brittain	Johnson of	Noble	Saunders
Edge	Dickinson	Patterson	Smith of
Forsling	King	Powers	Chickasaw
Graham.	Knutson	Rassler	Stepenak
Hanson of	Leonard	Reimers	Ulstad-24
Winnebago	Lovrien	Rhinehart	

The motion having failed to receive a constitutional majority was declared to have been lost.

CONSIDERATION OF BILLS

House File No. 290, a bill for an act to amend the law as it appears in section forty-four hundred forty-six (4446) of the Code, 1924, relating to schools and textbooks, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Johnson of Marion, the amendments proposed by the committee, found in the journal of March 14th, were adopted.

Johnson of Marion moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of .	Blake	Eden	Harrison of
Decatur	Blythe	Elliott	Clarke
Anderson of	Brittain	Forsling	Harrison of
Webster	Carter	Francis	Pottawattamie
Berry	Christophel	Grimwood	Held
Bierkamp	Diltz	Hanson of	Hill
Blackford	Eckles	Hancock	Hollis

Johnson of	Lichty	Reimers	Truax
Dickinson	Lieberknecht	Rhinehart	Ulstad
Johnson of	Long	Rice	Venard
Marion	McCaulley	Rust	Wagner
Kennedy	Mathews	Stepanek	Walrod
Knudson	Merritt	Strippel	Wilson
Knutson	Napier	Swanson	Wolfe
Latimer	Natvig	Thomas	Yenter
Lepley	Oldham	Troup	Mr. Speaker-57

Aiken	Haney	Martin	Rassler
Anderson of	Hansen	Maxfield	Ratliff
Montgomery	Hanson of	Miller	Roberts
Bauer	Winnebago	O'Donnell	Ryder
Bixler	Hattendorf	Oliver	Saunders
Clark	Hempel	Orr	Schulte
Cole	Higgins	Owens	Smith of
Craig	Huff	Patterson	Chickasaw
Dewar	Kent	Powers	Smith of O'Brien
Fleming	King	Prichard	Stookesberry
Gilbertson	Leonard	Quirk	Vincent
Gripp	Lovrien	Rankin	Williams 47
Hager	McIlrath		

Absent or not voting:

Edge Graham	Hubbard	Noble-4
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So 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. 292, a bill for an act to authorize certain cities and towns to contract for the joint use of sanitary sewer systems in such cities or towns for outlet purposes; to construct the necessary connecting line or lines of sanitary sewers in furtherance of such contract and to levy special assessments on benefited property for the cost thereof and providing for the payment of annual charge therefor, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Diltz 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.

Anderson of	Hager	King	Ratliff
Decatur	Haney	Knutson	Reimers
Anderson of	Hansen	Latimer	Rhinehart
Webster	Hanson of	Lepley	Rice
Blackford	Hancock	Lieberknecht	Rust
Blake	Hanson of	Long	Saunders
Blythe	Winnebago	Lovrien	Smith of
Brittain	Harrison of	McCaulley	Chickasaw
Christophel	Pottawattamie	McIlrath	Smith of O'Brien
Cole	Hattendorf	Merritt	Stepanek
Craig	Hill	Napier	Stookesberry
Dewar	Hollis	Oldham	Strippel
Diltz	Huff	Oliver	Swanson
Eckles	Johnson of	Orr	Troup
Edge	Dickinson	Owens	Truax
Elliott	Johnson of	Prichard	Wagner
Fleming	Marion	Quirk	Wilson
Francis	Kennedy	Rankin	Yenter
Gilbertson	Kent	Rassler	Mr. Speaker-69
Grimwood		11	A.5.

The nays were:

Anderson of Montgomery	Bierkamp Clark	Higgins	Leonard—5
Absent or not	voting:	2	

Aiken	Harrison of	Maxfield	Schulte
Bauer	Clarke	Miller	Thomas
Berry	Held	Natvig	Ulstad
Bixler	Hempel	Noble	Venard
Carter	Hubbard	O'Donnell	Vincent
Eden	Knudson	Patterson	Walrod
Forsling	Lichty	Powers	Williams
Graham	Martin	Roberts	Wolfe-34
Gripp	Mathews	Ryder	

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

House File No. 291, a bill for an act to amend sections five thousand nine hundred and seventy (5970) of the Code, 1924, relating to the use of streets in cities and towns, including cities under special charter and commission form of government, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Blake of Fayette the amendments proposed by the committee, found in the journal of March 14th, were 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?"

The ayes were:

Aiken	Eden	Knudson	Rust
Anderson of	Fleming	Knutson	Ryder
Decatur	Gilbertson	Leonard	Schulte
Anderson of	Graham	Lepley	Smith of
Webster	Grimwood	Long	Chickasaw
Berry	Hansen	McCaulley	Smith of O'Brien
Bierkamp	Hanson of	McIlrath	Stepanek
Blackford	of Hancock	Martin	Strippel
Blake	Harrison of	Merritt	Swanson
Blythe	Clarke	Natvig	Thomas
Brittain	Harrison of	O'Donnell	Traux
Carter	Pottawattamie	Oldham	Vincent
Christophel	Hattendorf	Owens	Wagner
Clark	Hempel	Prichard	Walrod
Cole	Huff	Quirk	Wilson
Diltz	Johnson of	Reimers	Yenter
Eckles	Marion	Rhinehart	Mr. Speaker-61

The nays were:

Anderson of	Haney	Lieberknecht	Powers
Montgomery	Hanson of	Lovrien	Rankin
Bauer	Winnebago	Mathews	Ratliff
Bixler	Held	Maxfield	Rice
Craig	Higgins	Miller	Stookesberry
Edge	Hollis	Napier	Troup
Elliott	Kennedy	Oliver	
Francis	Kent	Orr	Williams-33
Gripp	Latimer	Patterson	AND CHARLES AND CONTRACTOR OF CONTRACTOR

Absent or not voting:

Dewar	Hubbard	Lichty	Saunders
Forsling	Johnson of	Noble	Ulstad
Hager	Dickinson	Rassler	Wolfe—14
Hill	King	Roberts	

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

RESOLUTION

Johnson of Dickinson offered the following resolution:

Be It Resolved by the House, That the Chief Clerk is hereby directed to designate a sufficient number of committee clerks as may be necessary to perform the clerical work required for such time after the day of adjournment as he may deem necessary and they shall receive the same compensation as was paid during the session.

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

Motion prevailed and the resolution was adopted.

INTRODUCTION AND CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution No. 7, by Venard of Sioux, joint resolution providing that House File No. 119, acts of the 41st General Assembly, shall become effective by publication.

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

Section 1. House File No. 119 acts of the 41st General Assembly, State of Iowa, being deemed of immediate importance shall be in full force and effect from and after its publication in the Hawarden Independent, a newspaper published in Hawarden, Iowa, and the Des Moines Daily Record, a newspaper published in Des Moines, Iowa, and the Secretary of State is hereby directed to provide the publication of House File No. 119 all in accordance with the provisions of law and without expense to the state.

Read first and second times.

By unanimous consent, House Joint Resolution No. 7, joint resolution providing that House File No. 119, acts of the 41st General Assembly, shall become effective by publication, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a joint resolution on the same day, Venard of Sioux 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?"

The ayes were:

Aiken
Anderson of
Decatur
Anderson of
Montgomery
Bauer
Berry

Bierkamp Blackford Blythe Brittain Carter Christophel Craig Diltz
Eckles
Eden
Elliott
Fleming
Francis
Gilbertson

Graham Grimwood Gripp Hanson of Hancock Hanson of Winnebago

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Harrison of	Leonard	Orr	Stepanek
Clarke	Lepley	Owens	Strippel
Harrison of	Lichty	Patterson	Swanson
Pottawattamie	Lieberknecht	Prichard	Thomas
Held	Long	Rankin	Troup
Hempel	Lovrien	Rassler	Truax
Higgins	McCaulley	Reimers	Venard
Hollis	McIlrath	Rice	Wagner
Huff	Martin	Roberts	Walrod
Johnson of	Mathews	Rust	Williams
Dickinson	Maxfield	Ryder	Wilson
Kennedy	Merritt	Saunders	Yenter
Kent	Napier	Schulte	Mr. Speaker-81
Knudson	Natvig	Smith of	
Knutson	O'Donnell	Chickasaw	
Latimer	Oldham	Smith of O'Brien	

Miller-1

Absent or not voting:

Anderson of	Edge	Hubbard	Quirk
Webster	Forsling	Johnson of	Ratliff
Bixler	Hager	Marion	Rhinehart
Blake	Haney	King	Stookesberry
Clark	Hansen ·	Noble	Ulstad
Cole	Hattendorf	Oliver	Vincent
Dewar	Hill	Powers	Wolfe-26

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

Senate File No. 161, a bill for an act to amend section eightynine hundred and forty (8940) and eighty-nine hundred and forty-one (8941) of the Code of 1924 relating to insurance other than life, with report of the sifting 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.

Anderson of	Gilbertson	Knutson	Rankin
Decatur	Graham	Latimer	Rassler
Anderson of	Haney	Leonard	Reimers
Montgomery	Hanson of	Lichty	Rice
Anderson of	Hancock	Lieberknecht	Rust
Webster	Hanson of	Long	Ryder
Bauer	Winnebago	Lovrien	Smith of O'Brien
Berry	Harrison of	McCaulley	Stepanek
Bierkamp	Clarke	McIlrath	Stookesberry
Blackford	Harrison of	Martin	Strippel
Blythe	Pottawattamie	Mathews	Swanson
Brittain	Hattendorf	Maxfield	Thomas
Carter	Held	Merritt	Troup
Christophel	Higgins	Napier	Truax
Clark	Hollis	Natvig	Vincent
Craig	Huff	O'Donnell	Wagner
Eckles	Johnson of	Oldham	Walrod
Eden	Dickinson	Owens	Williams
Edge	Johnson of	Patterson	Wilson
Elliott	Marion	Prichard	Wolfe
Fleming	Kennedy	Quirk	Mr. Speaker—77
Francis	Knudson		

The ayes were:

Dewar

Diltz

Grimwood-8

Absent or not voting:

Aiken	Hempel	Noble	Saunders
Bixler	Hill	Oliver	Schulte
Blake	Hubbard	Orr	Smith of
Cole	Kent	Powers	Chickasaw
Forsling	King	Ratliff	Ulstad
Gripp	Lepley	Rhinehart	Venard
Hager	Miller	Roberts	Yenter—28
Hansen			

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

Grimwood of Jones in the chair.

By unanimous consent, Senate File No. 275, a bill for an act authorizing the transfer of certain funds in Cedar Township, Monroe County, Iowa, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, 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.

The ayes were:

Anderson of Fleming Decatur Forsling Anderson of Francis Gilbertson Montgomery Anderson of Graham Webster Grimwood Bauer Gripp Bixler Haney Blackford Hanson of Blake Hancock Blythe Hanson of Winnebago Brittain Carter Hattendorf Christophel Hempel Higgins Hollis Clark Cole Dewar Huff Diltz Johnson of Eckles Dickinson Eden Kennedy Elliott King

Knudson Leonard Lepley Lichty Lieberknecht Long McCaulley McIlrath Mathews Maxfield Merritt Napier Natvig O'Donnell Oldham Orr Prichard Quirk Rankin Rassler

Reimers Rice Roberts Rust Ryder Schulte Smith of Chickasaw Stepanek Stookesberry Strippel Swanson Thomas Troup Truax Ulstad Wagner Walrod Wilson Wolfe-75

The nays were:

Harrison of Clarke Oliver-2

Absent or not voting:

Aiken Held Hill Berry Bierkamp Hubbard Johnson of Craig Edge Marion Kent Hager Knutson Hansen Harrison of Pottawattamie

Latimer Lovrien Martin Miller Noble Owens Patterson Powers Ratliff
Rhinehart
Saunders
Saunth of O'Brien
Venard
Vincent
Williams
Yenter
Mr. Speaker—31

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

Senate File No. 169, a bill for an act to prohibit the use as food of oleomargarine or other butter substitutes in certain state institutions, with report of the sifting committee recommending passage, was taken up for consideration.

Dewar of Cherokee offered the following amendment and moved its adoption:

Amend Senate File No. 169, section 1, by changing the comma (,) in line 5 to a period (.) and striking out the remainder of said section.

Amendment rejected.

Anderson of Webster moved the previous question.

Motion prevailed.

Wilson 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?"

The ayes were:

Andones of Cilberteen

Anderson of	Gubertson	Kent	Kassier
Decatur	Grimwood	King	Ratliff
Anderson of	Gripp	Knudson	Reimers
Montgomery	Hager	Knutson	Rust
Anderson of	Hanson of	Latimer	Ryder
Webster	Hancock	Leonard	Saunders
Bauer ·	Hanson of	Lepley	Schulte
Berry	Winnebago	Lichty	Smith of
Bierkamp	Harrison of	Lieberknecht	Chickasaw
Blackford	Clarke	Long	Smith of O'Brien
Blake	Harrison of	Lovrien	Stookesberry
Blythe	Pottawattamie	McCaulley	Strippel
Brittain	Hattendorf	McIlrath	Swanson .
Christophel	Held	Maxfield	Troup
Clark	Hempel	Merritt	Truax
Cole	Higgins	Napier	Ulstad
Diltz	Hollis	Natvig	Venard
Eckles	Huff	O'Donnell	Vincent
Eden	Johnson of	Oldham	Wagner
Edge	Dickinson	Owens	Walrod
Elliott	Johnson of	Patterson	Wilson
Fleming	Marion	Powers	Wolfe
Francis	Kennedy	Quirk	Mr. Speaker—82

The nays were:

Dewar	Mathews	Prichard	Rice
Forsling	Miller	Rhinehart	Williams-10
Hangen	Oliver		

Absent or not voting:

Aiken	Graham	Martin	Roberts
Bixler	Haney	Noble	Stepanek
Carter	Hill	Orr	Thomas
Craig	Hubbard	Rankin	Yenter—16

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

Donalon

LEAVE OF ABSENCE

On request of Huff of Cass, leave of absence was granted Rassler of Pocahontas on account of illness.

Senate File No. 271, a bill for an act to amend sections fifty-three hundred fifty-three (5353) and fifty-three hundred fifty-nine (5359) of the Code, 1924, relating to county public hospitals in counties containing a population of one hundred thirty-five thousand (135,000) inhabitants or over; authorizing certain cities to sell and dispose of property used for hospital purposes, and repealing all laws inconsistent therewith, with report of the sifting committee recommending passage, was taken up for consideration.

Diltz 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.

T 2-1-4--

On the question "Shall the bill pass?"

The ayes were:

Berry	Hager	Lichty	Ryder
Bierkamp	Haney	Lieberknecht	Saunders
Blackford	Hanson of	Long	Smith of
Blake	Hancock	Lovrien	Chickasaw
Blythe	Hanson of	McCaulley	Smith of O'Brien
Brittain	Winnebago	McIlrath	Stepanek
Carter	Hempel	Martin	Stookesberry
Christophel	Higgins	Mathews	Swanson
Clark	Hollis	Maxfield	Thomas
Cole	Huff	Merritt	Troup
Dewar	Johnson of	Napier	Truax
Diltz	Dickinson	O'Donnell	Ulstad
Eckles	Johnson of	Oldham	Venard
Eden	Marion	Powers	Vincent
Edge	Kennedy	Prichard	Wagner
Elliott	Kent	Quirk	Walrod
Fleming	King	Rankin	Williams
Forsling	Knudson	Ratliff	Wilson
Francis	Knutson	Reimers	Wolfe
Graham	Latimer	Rhinehart	Yenter
Grimwood	Leonard	Roberts	Mr. Speaker—82
Gripp	Lepley	Rust	
The neve wer	•		

Anderson of

Webster

The nays were:

Anderson of

Decatur

Absent or no	ot voting:		
Aiken	Harrison of	Hubbard	Owens
Bauer	Clarke	Miller	Patterson
Bixler	Harrison of	Natvig	Rassler
Craig	Pottawattamie	Noble	Rice
Gilbertson	Held	Oliver	Schulte
Hansen	Hill	Orr	Strippel—22

Anderson of

Montgomery

Hattendorf-4

D .. J ...

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

House File No. 324, a bill for an act to amend sections five thousand five hundred forty-three (5543), five thousand five hundred seventy-one (5571) and five thousand five hundred seventy-two (5572) of the Code, 1924, relating to townships and township officers, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Brittain of Madison the amendments proposed by the committee, found in the journal of March 17th, were adopted.

Brittain 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?"

The ayes were:

Anderson of	Fleming	Johnson of	Oldham
Decatur	Forsling	Marion	Powers
Anderson of	Francis	Kennedy	Prichard
Montgomery	Grimwood	Kent	Quirk
Anderson of	Haney	King	Rice
Webster	Hanson of	Knudson	Roberts
Bierkamp	Hancock	Knutson	Rust
Blackford	Hanson of	Latimer	Ryder
Blake	Winnebago	Leonard	Saunders
Brittain	Harrison of	Lepley	Stookesberry
Carter	Clarke	Lieberknecht	Swanson
Christophel	Hattendorf	Lovrien	Troup
Clark	Held	McIlrath	Truax
Diltz	Hempel	Martin	Venard
Eckles	Hollis	Maxfield	Wagner
Elliott	Huff	Napier	Williams—57

The nays were:

Blythe	Johnson of	Natvig	Smith of
Cole	Dickinson	Owens	Chickasaw
Dewar	McCaulley	Rassler	Thomas
Edge	Mathews	Ratliff	Wilson-17
Higgins	Merritt	Reimers	

Absent or not voting:

Aiken	Hager	Noble	Stepanek
Bauer	Hansen	O'Donnell	Strippel
Berry	Harrison of	Oliver	Ulstad
Bixler	Pottawattamie	Orr	Vincent '
Craig	Hill	Patterson	Walrod
Eden	Hubbard	Rankin	Wolfe
Gilbertson	Lichty	Rhinehart	Yenter
Graham	Long	Schulte	Mr. Speaker-34
Gripp	Miller	Smith of O'Brien	

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

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

April 1, 1925: House Files Nos. 81 and 180.

April 2, 1925: House Files Nos. 288, 278, 223 and 386.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 29, 99, 160, and 3.

HOWARD A. MATHEWS, Chairman House Committee. F. C. STANLEY, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 320, a bill for an act making an appropriation for Roy De Groat because of injuries sustained by him while performing services while an inmate of the State Reformatory at Anamosa, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recom-

mendation that the same be amended as follows, and when so amended the bill do pass:

Amend by adding as section 2 the following:

Sec. 2. The judge of the District Court be authorized to appoint a trustee without pay, to hold in trust the amount above appropriated. Said amount to be paid out for defraying the expenses of securing an education for the said Roy De Groat. Any amount on hand June 1, 1926 to be paid to the said Roy DeGroat.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 397, a bill for an act to reimburse F. J. Schadle for money paid by him to the Pharmacy Commission for licenses as an itinerant vendor under misapprehension of the law, begs leave to report they have had the same 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 as section 2 the following:

Sec. 2. This act being deemed of immediate importance shall take effect from and after its publication in Plain Talk, a newspaper published in the city of Des Moines, Iowa, and the Dubuque Telegraph Herald, a newspaper published in the city of Dubuque, Iowa.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 298, a bill for an act to appropriate the sum of \$815.48 to reimburse Joseph Kelso, Jr., of Bellevue, Iowa, for expenses incurred by him while a member of the Iowa state board of conservation, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 296, a bill for an act to provide an appropriation of three hundred fifty dollars (\$350.00) to indemnify the Midwest State Bank of Sioux City, Iowa, because of the payment by said bank of a certain bonus warrant for an Iowa state bonus, begs leave to report



they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 396, a bill for an act to provide an appropriation of eight dollars to indemnify the Lyon County Farm Bureau for rent upon a hall at George, Iowa, used by said Bureau for the purpose of conducting a school of instruction in the use of hog serum and virus, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 295, a bill for an act to provide an appropriation of \$1200.00 to indemnify Joseph J. Roeder of Cedar Falls, Iowa, for damages sustained by him as the result of an injury while a student in the manual arts department of the Iowa State Teachers' College situated at Cedar Falls, Iowa, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 297, a bill for an act to appropriate the sum of thirty-six dollars and fifty-five cents (\$36.55) to indemnify Lynn Clemens, and the sum of fifteen dollars (\$15.00) to indemnify Fred McMullen, and the sum of four dollars (\$4.00) to indemnify Robert McClaren, for clothing lost in a fire that occurred in the board of health offices at 10:30 a. m., on February 5, 1925, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on appropriations to whom was re-



ferred Senate File No. 299, a bill for an act to provide an appropriation of one thousand dollars to indemnify Wilfird Hirt for damages alleged to have resulted to the claimant's automobile because of a collision between the claimant's automobile and a horse that was the property of the federal government and assigned to the Iowa National Guard, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 319, a bill for an act to reimburse Edgar R. Harlan, Curator of the State Historical Department for expenses incurred in attending the American Library Association meeting at Hot Springs, Arkansas, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 325, a bill for an act making an appropriation to compensate Dr. Paul E. Gibson, of Monticello, Iowa, for professional services rendered; and to the John McDonald hospital, of Monticello, Iowa, for services rendered and sundries furnished to Jack Noble, a person under the jurisdiction of the board of parole, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Speaker Edson in the chair.

APPROPRIATIONS COMMITTEE EXCUSED

On motion of Carter of Hardin the members of the appropriations committee were excused for committee work.

INTRODUCTION OF BILLS

House File No. 401, by the sifting committee, a bill for an act to amend section eighty-eight hundred thirty-seven (8837) and



to repeal section eighty-eight hundred forty-nine (8849) of chapter 402 of the Code, 1924, relating to benefits on lives of children.

Read first and second times passed on file.

House File No. 402, by the sifting committee, a bill for an act to amend section eighty-seven hundred eighty-one (8781) of the Code, 1924, relating to fraternal beneficiary societies.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

Senate File No. 175, a bill for an act to amend section thirteen thousand six hundred seventy-eight (13678), Code, 1924, relating to the drawing of grand jurors in court, with report of the sifting committee recommending passage, was taken up for consideration.

Vincent 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?"

The ayes were:

Aiken	Gilbertson	Kent	Reimers
Anderson of	Graham	King	Rice
Webster	Gripp	Knudson	Roberts
Bauer	Hanson of	Latimer	Ryder
Berry	Winnebago	Leonard	Saunders
Bierkamp	Harrison of	Lepley	Schulte
Bixler	Clarke	McCaulley	Stookesberry
Blake	Hattendorf	Martin	Troup
Blythe	Held	Mathews	Ulstad
Christophel	Hempel	Maxfield	Venard
Clark	Higgins	Merritt	Vincent
Craig	Hollis	Miller	Wagner
Dewar	Huff	Natvig	Walrod
Diltz	Johnson of	Oldham	Williams
Eden	Dickinson	Orr	Wilson
Elliott	Johnson of	Prichard	Wolfe
Fleming	Marion	Rankin	Yenter
Forsling Francis	Kennedy	Ratliff	Mr. Speaker-68

The nays were, none.

Absent or not voting:

Anderson of	Haney	Long	Rassler
Decatur	Hansen	Lovrien	Rhinehart
Anderson of	Hanson of	McIlrath	Rust
Montgomery	Hancock	Napier	Smith of
Blackford	Harrison of	Noble	Chickasaw
Brittain	Pottawattamie	O'Donnell	Smith of O'Brien
Carter	Hill	Oliver	Stepanek
Cole	Hubbard	Owens	Strippel
Eckles	Knutson	Patterson	Swanson
Edge	Lichty	Powers	Thomas
Grimwood	Lieberknecht	Quirk	Truax-40
Hager			

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

Senate File No. 289, a bill for an act to repeal section three thousand seventy-six (3076), Code 1924, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream or buttermilk, to require the pasteurization of cream, ice cream or milk, to define such pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act, with report of the sifting 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?"

The ayes were:

Blake Blythe	Hempel Hill	McCaulley McIlrath	Smith of Chickasaw
Carter	Hollis	Merritt	Stepanek
Diltz	Johnson of	Oldham	Stookesberry
Eckles	Dickinson	Owens	Troup
Eden	Johnson of	Prichard	Ulstad
Elliott	Marion	Quirk	Vincent
Forsling	Kennedy	Rankin	Wagner
Francis	King	Rice	Walred
Graham	Knudson	Rust	Wolfe
Grimwood	Lepley	Saunders	Yenter
Hansen	Lichty	Schulte	Mr. Speaker-47
Hanson of	Long	Sonuro	

Latimer Patterson Aiken Craig Anderson of Fleming Leonard Powers Decatur Gilbertson Lieberknecht Ratliff Anderson of Gripp Lovrien Reimers Montgomery Hager Martin Roberts Mathews Anderson of Haney Ryder Webster Maxfield Smith of O'Brien Hanson of Bauer Winnebago Miller Strippel Berry Hattendorf Napier Swanson Bierkamp Held Natvig Truax O'Donnell Bixler Higgins Venard Christophel Oliver Williams Huff Clark Kent Orr Wilson-48

Absent or not voting:

Blackford Edge Hubbard Rassler
Brittain Harrison of Knutson Rhinehart
Cole Clarke Noble Thomas —13
Dewar Harrison of
Pottawattamie

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 316, a bill for an act granting authority to shore owners of shore lands on the Missouri river in the city of Sioux City, Woodbury county, Iowa, to establish a shore line and releasing all right, title or interest, if any, which the state of lowa may have in the lands lying north of the new high water mark of said Missouri river as thus established upon certain condition, with report of the sifting committee recommending passage, was taken up for consideration.

Prichard 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?"

The ayes were:

Anderson of Clark Gilbertson Hempel Graham Decatur Craig Higgins Grimwood Hill Anderson of Dewar Montgomery Diltz Hager Hollis **Eckles** Huff Anderson of Haney Eden Johnson of Webster Hanson of Berry Fleming Hancock Dickinson Blake Forsling Hanson of Kennedy Winnebago King Blythe Francis

Knudson Maxfield Ryder Truax Latimer Merritt Smith of Venard Leonard Napier Chickasaw Wagner Lichty O'Donnell Smith of O'Brien Walrod Lieberknecht Oldham Stepanek Williams Lovrien Oliver Stookesberry Wolfe McCaulley Prichard Strippel Mr. Speaker-63 McIlrath Ratliff Swanson Rice Mathews Troup

The nays were:

Lepley

Miller-2

Absent or not voting:

Aiken Hansen Long Reimers Bauer Harrison of Rhinehart Martin Bierkamp Clarke Natvig Roberts Bixler Harrison of Noble Rust Blackford Pottawattamie Orr Saunders Brittain Hattendorf Schulte Owens Held Carter Patterson Thomas Christophel Hubbard Powers Ulstad Cole Johnson of Vincent Quirk Edge Elliott Marion Wilson Rankin Yenter-43 Kent Rassler Knutson Gripp

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

Senate File No. 243, a bill for an act authorizing city councils of cities of the first class to divide such cities into two districts for lighting purposes, to be designated as "metropolitan lighting district" and "general lighting district," and to levy a special tax of not to exceed two mills on the property in such metropolitan lighting district, in addition to all other taxes now authorized by law, to defray the expense of lighting such district, with report of the sifting committee recommending passage, was taken up for consideration.

Diltz 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?"

Powers Anderson of Gilbertson Leonard Graham Lepley Prichard Decatur Anderson of Grimwood Lichty Rice Roberts Webster Hager Lieberknecht Berry Haney Lovrien Rust Bierkamp Hanson of McCaulley Ryder Blake Winnebago McIlrath Stepanek Mathews Stookesberry Blythe Held Carter Hempel Maxfield Strippel Christophel Higgins Merritt Swanson Hill Miller Troup Craig Dewar Hollis Napier Truax Venard Diltz Johnson of Natvig Eckles Dickinson Wagner O'Donnell Eden Johnson of Oldham Walrod Elliott Marion Oliver Wolfe Owens Yenter Fleming Kennedy Mr. Speaker-69 Knudson Patterson Forsling Latimer Francis

The nays were:

Clark

Hattendorf-2

Absent or not voting:

Hanson of	Long	Saunders
Hancock	Martin	Schulte
Harrison of	Noble	Smith of
Clarke	Orr	Chickasaw
Harrison of	Quirk	Smith of O'Brien
Pottawattamie	Rankin	Thomas
Hubbard	Rassler	Ulstad
Huff	Ratliff	Vincent
Kent	Reimers	Williams
King	Rhinehart	Wilson-37
Knutson		
	Hancock Harrison of Clarke Harrison of Pottawattamie Hubbard Huff Kent King	Hancock Martin Harrison of Noble Clarke Orr Harrison of Quirk Pottawattamie Rankin Hubbard Rassler Huff Ratliff Kent Reimers King Rhinehart

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

Senate File No. 186, a bill for an act to authorize the executive council to assess property which has been omitted from regular assessments, with report of the 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 hill was read a third time.

On the question "Shall the bill pass?"

Anderson of	Forsling	Johnson of	Reimers
Decatur	Francis	Marion	Rice
Anderson of	Graham	Kennedy	Roberts
Montgomery	Grimwood	Knudson	Rust
Anderson of	Gripp	Latimer	Ryder
Webster .	Hager	Leonard	Saunders
Bauer	Haney	Lepley	Smith of
Berry	Hanson of	Lichty	Chickasaw
Bierkamp	Winnebago	Lovrien	Smith of O'Brien
Bixler	Harrison of	McCaulley	Stookesberry
Blake	Clarke	McIlrath	Strippel
Blythe	Harrison of	Mathews	Swanson
Carter	Pottawatlamie	Merritt	Troup
Christophel	Held	Miller	Truax
Clark	Hempel	Napier	Ulstad
Craig	Higgins	Natvig	Venard
Dewar	Hill	O'Donnell	Vincent
Diltz	Hollis	Oldham	Wagner
Eckles	Huff	Owens	Walrod
Eden	Johnson of	Powers	Williams
Fleming	Dickinson	Prichard	Yenter
~			Mr. Speaker-76

The nays were, none.

Absent or not voting:

Aiken	Hanson of	Martin	Rassler
Blackford	Hancock	Maxfield	Ratliff
Brittain	Hattendorf	Noble	Rhinehart
Cole	Hubbard	Oliver	Schulte
Edge	Kent	Orr	Stepanek
Elliott	King	Patterson	Thomas
Gilbertson	Knutson	Quirk	Wilson
Hansen	Lieberknecht	Rankin	Wolfe-32
	Long		34.55555.555

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

Senate File No. 117, 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, with report of the committee on appropriations recommending passage, was taken up for consideration.

Harrison of Clarke moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"



Anderson of Grimwood Kennedy Powers Prichard Decatur Gripp Kent Ratliff Anderson of Hager Latimer Reimers Montgomery Haney Lepley Berry Harrison of Lichty Rice Bierkamp Clarke Lieberknecht Ryder Bixler Harrison of Saunders Long Blake Pottawattamie McCaulley Smith of Blythe Held McIlrath Chickasaw Christophel Hempel Mathews Strippel Clark Higgins Maxfield Swanson Hill Craig Merritt Troup Dewar Hollis Napier Truax Diltz Huff Natvig Walrod O'Donnell Eckles Wagner Johnson of Wilson Eden Dickinson Oldham Forsling Johnson of Oliver Yenter Marion Owens Mr. Speaker-66 Francis Graham

The nays were, none.

Absent or not voting:

Aiken	Hansen	Lovrien	Rust
Anderson of	Hanson of	Martin	Schulte
Webster	Hancock	Miller	Smith of O'Brien
Bauer	Hanson of	Noble	Stepanek
Blackford	Winnebago	Orr	Stookesberry
Brittain	Hattendorf	Patterson	Thomas
Carter	Hubbard ·	Quirk	Ulstad
Cole	King	Rankin	Venard
Edge	Knudson	Rassler	Vincent
Elliott	Knutson	Rhinehart	Williams
Fleming	Leonard	Roberts	Wolfe-42
Gilbertson			

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

Senate File No. 241, a bill for an act authorizing cities to appropriate money to aid in the purchase of state parks and to issue bonds for the payment of same and to levy a tax for the payment of the principal and interest of such bonds, with report of the sifting committee recommending passage, was taken up for consideration.

Diltz 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.

The ayes were:

Anderson of	Hanson of	Latimer	Rust
Decatur	Hancock	Lepley	Ryder
Berry	Harrison of	Lichty	Saunders
Bierkamp	Clarke	McCaulley	Schulte
Blackford	Harrison of	Maxfield	Smith of
Blake	Pottawattamie	Merritt	Chickasaw
Blythe	Hattendorf	Napier	Smith of O'Brien
Christophel	Hempel	Natvig	Strippel
Cole	Hill	O'Donnell	Swanson
Craig	Hollis .	Oldham	Thomas
Dewar	Huff	Owens	Troup
Diltz	Johnson of	Patterson	Truax
Eckles	Dickinson	Powers	Vincent
Forsling	Johnson of	Prichard	Wagner
Francis	Marion	Rankin	Wilson
Grimwood	Kennedy	Reimers	Yenter
Hager	Kent	Rice	Mr. Speaker-61

The nays were:

Anderson of	Bixler	Hanson of	McIlrath
Montgomery	Clark	Winnebago	Mathews
Anderson of	Eden	Higgins	Miller
Webster	Elliott	Leonard	Oliver
Bauer	Gripp	Long	Stookesberry
			Williams-18

Absent or not voting:

Aiken	Hansen	Lovrien	Rhinehart
Brittain	Held	Martin	Roberts
Carter	Hubbard	Noble	Stepanek
Edge	King	Orr	Ulstad
Fleming	Knudson	Quirk	Venard
Gilbertson	Knutson	Rassler	Walrod
Graham	Lieberknecht	Ratliff	Wolfe-29
Haney		2-1-1-1-1	M. 357.3

So the bill 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

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 230, 135, 392, 380, 39, 393, 366, 337, 365, 266, 390, 205, 379, 55, 152, 104, 336, 84, 82, 251, 119, 376, and 305.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 3, 29, 99 and 160.

House Files Nos. 379, 205, 55, 135, 152, 266, 390, 230, 365, 337, 366, 392, 393, 380, 39, 336, 104, 84, 376, 82, 119, 251 and 305.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 152, 104, 336, 84, 82, 251, 119, 376, 305, 230, 135, 392, 380, 39, 393, 366, 337, 365, 266, 390, 205, 55, and 379.

HOWARD A. MATHEWS, Chairman.

Report adopted.

CONSIDERATION OF BILLS

Senate File No. 272, a bill for an act to legalize a special election of the city of Webster City, Hamilton county, Iowa, held on March 22, 1920, and \$75,000 gas works bonds of said city, dated August 2, 1920, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Knudson 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.

The ayes were:

Aiken Gilbertson Kent Reimers Anderson of Graham Knudson Rice Decatur Grimwood Latimer Rust Anderson of Gripp Lepley Ryder Montgomery Hager Lichty Saunders Lieberknecht Schulte Anderson of Haney Webster Smith of O'Brien Hansen Long Bauer Hanson of McCaulley Stepanek Berry Hancock McIlrath Stookesberry Bierkamp Hanson of Martin Strippel Bixler Winnebago Mathews Swanson Blake Harrison of Maxfield Thomas Blythe Troup Clarke Merritt Carter Harrison of Napier Truax Christophel Pottawattamie Natvig Ulstad Clark Hattendorf O'Donnell Venard Cole Hill Oldham Vincent Craig Hollis Orr Wagner Dewar Huff Walrod Owens Eckles Williams Johnson of Patterson Edge Dickinson Powers Wilson Elliott Johnson of Prichard Yenter Fleming Marion Rankin Mr. Speaker-85 Francis Kennedy

The nays were, none.

Absent or not voting:

Blackford	Hempel	Lovrien	Ratliff
Brittain	Higgins	Miller	Rhinehart
Diltz	Hubbard	Noble	Roberts
Eden	King	Oliver	Smith of
Forsling	Knutson	Quirk	Chickasaw
Held	Leonard	Rassler	Wolfe—23

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

Senate File No. 307, a bill for an act to amend sections five thousand three (5003) and five thousand thirteen (5013) of the Code, 1924, relating to the handling of the motor vehicle license fees, with report of the sifting committee recommending passage, was taken up for consideration.

Vincent 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.

The ayes were:

Anderson of Haney Leonard Rice Decatur Hansen Roberts Lepley Anderson of Hanson of Lichty Rust Hancock Montgomery Lieberknecht Ryder Berry Hanson of McCaulley Saunders Bierkamp Winnebago McIlrath Schulte Blake Harrison of Martin Smith of Blythe Mathews Clarke Chickasaw Carter Harrison of Merritt Smith of O'Brien Clark Pottawattamie Miller Stepanek Cole Hempel Napier Stookesberry Craig Higgins Natvig Swanson Dewar Hill . O'Donnell Thomas Eckles Hollis Oldham Troup Eden Huff Oliver Truax Orr Edge Johnson of Venard Fleming Dickinson Owens Vincent Patterson Walrod Francis Johnson of Gilbertson Prichard Marion Williams Graham Kent Quirk Yenter Grimwood Knudson Ratliff Mr. Speaker-73 Latimer Hager Reimers

The nays were, none.

Absent or not voting:

Aiken	Diltz	King	Rassler
Anderson of	Elliott	Knutson	Rhinehart
Webster	Forsling	Long	Strippel
Bauer	Gripp	Lovrien	Ulstad
Bixler	Hattendorf	Maxfield	Wagner
Blackford	Held	Noble	Wilson
Brittain	Hubbard	Powers	Wolfe-30
Christophel	Kennedy	Rankin	

So 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 the law as it appears in section eighteen hundred nineteen (1819) of the Code, 1924, relating to leases made by the state board of conservation, was taken up for consideration.

Saunders 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.

The ayes were:

Aiken	Graham	Leonard ·	Rice
Anderson of	Grimwood	Lepley	Roberts
Decatur	Hager	Lichty	Rust
Anderson of	Haney	Lieberknecht	Ryder
Montgomery	Hanson of	McCaulley	Saunders
Anderson of	Hancock	McIlrath	Schulte
Webster	Hanson of	Martin	Smith of
Bauer	Winnebago	Mathews	Chickasaw
Bierkamp	Harrison of	Maxfield	Smith of O'Brien
Bixler	Pottawattamie	Merritt	Stepanek
Blake	Hattendorf	Natvig	Stookesberry
Blythe	Held	O'Donnell	Strippel
Carter	Hempel	Oldham	Swanson
Clark	Higgins	Oliver	Troup
Cole	Hill	Owens	Truax
Eckles	Hollis	Patterson	Venard
Eden	Huff	Powers	Walrod
Edge	Johnson of	Prichard	Williams
Fleming	Dickinson	Quirk	Wilson
Forsling	Kent	Ratliff	Wolfe
Francis	King	Reimers	Mr. Speaker-78
Gilbertson	Latimer		

The nays were, none.

Absent or not voting:

Berry	Gripp	Knudson	Rankin
Blackford	Hansen	Knutson	Rassler
Brittain	Harrison of	Long	Rhinehart
Christophel	Clarke	Lovrien	Thomas
Craig	Hubbard	Miller	Ulstad
Dewar	Johnson of	Napier	Vincent
Diltz	Marion	Noble	Wagner
Elliott	Kennedy	Orr	Yenter-30

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

REPORTS OF COMMITTEE

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses, begs leave to report they have had the same 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 2, line three by striking out the words and figures



"Twenty-five dollars (\$25.00)" and inserting in lieu thereof "One hundred dollars (\$100.00)".

Section 17. To Emily Faris as extra compensation as clerk of the committee on appropriations the sum of fifty dollars (\$50.00).

Section 18. A sum sufficient to pay the per diem compensation at the rate provided in House Joint Resolution No. 3 to the Secretary of the Senate and the Chief Clerk of the House and such assistants and committee clerks as they may select for the period of time spent in the service of the state after the adjournment of the Forty-first General Assembly.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 400, a bill for an act making an appropriation to compensate Martha Hutchins of Independence, Iowa, for injuries sustained by her while performing her duties as an employee of the State Hospital for the Insane at Independence, Iowa, on July 29, 1924, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 399, a bill for an act to provide an appropriation of fifty-five dollars to reimburse Marvin H. Wiegman for the loss of an overcoat while attending the Governor's Inaugural ball the night of January 15, 1925, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 318, a bill for an act to make an appropriation to compensate W. W. Hinshaw of Iowa City, Iowa, for injuries sustained by him in the line of duty while serving in the headquarter's company of the Iowa National Guard at Camp Dodge on October 13, 1919, begs leave to report they have had the same under consideration and have in-



structed me to report the same back to the House without recommendation.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 398, a bill for an act to provide an appropriation of fifteen hundred dollars to indemnify D. E. Bullock for injuries received by the claimant while serving in the Iowa National Guard at Camp Dodge, Iowa, October 13, 1919, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

L. V. CARTER, Chairman.

Report adopted.

CONSIDERATION OF BILLS

Senate File No. 94, a bill for an act to authorize and empower the court to allow and set apart from the estate of any deceased person a sufficient sum to provide for the perpetual care of the lot in which the body of the deceased is buried, with report of committee recommending passage, was taken up for consideration.

Maxfield 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?"

The ayes were:

Anderson of Fleming Kent Owens Decatur Francis King Patterson Anderson of Gilbertson Latimer Prichard Graham Montgomery Leonard Quirk Anderson of Grimwood Lepley Rice Lichty Webster Haney Rust Hanson of Lieberknecht Ryder Bauer Bierkamp Long McCaulley Winnebago Saunders Harrison of Smith of O'Brien Bixler Blackford Pottawattamie McIlrath Stepanek Blythe Held Martin Swanson Hempel Mathews Carter Troup Higgins Hill Christophel Maxfield Truax Cole Merritt Venard Hollis Napier Vincent Craig Dewar Huff Natvig Walrod Eckles Johnson of O'Donnell Wilson Oldham Eden Dickinson Mr. Speaker-67 Edge

.0 0.0

Clark Hattendorf	Miller Reimers	Smith of Chickasaw	Stookesberry Williams—7
Absent or no	t voting:		
Aiken	Hanson of	Knutson	Rhinehart
Berry	Hancock	Lovrien	Roberts
Blake	Harrison of	Noble	Schulte
Brittain	Clarke	Oliver	Strippel
Diltz	Hubbard	Orr	Thomas
Elliott	Johnson of	Powers	Ulstad
Forsling	Marion	Rankin	Wagner
Gripp	Kennedy	Rassler	Wolfe
Hager Hansen	Knudson	Ratliff	Yenter—34

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

House File No. 99, a bill for an act to protect firemen, engineers and employees of steam railroads, by providing for automatic doors to the fire boxes of locomotive engines, prescribing penalties for its violation, repealing all laws in conflict therewith, and providing a time when the same is to be in force, with report of committee recommending passage, was taken up for consideration.

McCaulley 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?"

The ayes were:

Aiken	Gilbertson	Hollis	Owens
Anderson of	Graham	Huff	Patterson
Decatur	Grimwood	Johnson of	Powers
Anderson of	Gripp	Dickinson	Prichard
Webster	Hager	Kennedy	Rice
Bauer	Haney	Kent	Roberts
Berry	Hanson of	King	Ryder
Bixler	Hancock	Knudson	Schulte
Blake	Hanson of	Lichty	Smith of O'Brien
Blythe	Winnebago	Lieberknecht	Stookesberry
Clark	Harrison of	McCaulley	Strippel
Craig	Clarke	Martin	Troup .
Diltz	Harrison of	Maxfield	Ulstad
Eckles	Pottawattamie	Merritt	Wagner
Eden	Hattendorf	Natvig	Walrod
Elliott	Held	O'Donnell	Wolfe .
Fleming	Higgins	Oliver	Mr. Speaker-63
Forsling	Hill		CTM-24-01-01-01-01-01-01-01-01-01-01-01-01-01-

Anderson of	Johnson of	Oldham	Stepanek
Montgomery	Marion	Quirk	Swanson
Bierkamp	Latimer	Rankin	Thomas
Blackford	Leonard	Ratliff	Truax
Carter	Long	Reimers	Venard
Christophel	Lovrien	Rust	Vincent
Cole	McIlrath	Smith of	Wilson-29
Francis	Napier	Chickasaw	
Hempel			

Absent or not voting:

Brittain	Hubbard	Miller	Rhinehart
Dewar	Knutson	Noble	Saunders
Edge	Lepley	Orr	Williams
Hansen	Mathews	Rassler	Yenter—16

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

House File No. 348, a bill for an act to repeal section eleven thousand twenty-four (11024) of the Code, 1924, and to enact a substitute therefor, relating to the recovery of real estate or to establish an interest therein, with report of the sifting committee recommending amendment and passage, was taken up for consideration.

Yenter of Johnson in the chair.

The following substitute amendment proposed by the sifting committee was taken up and considered:

Amend House File No. 348 by striking all of section one (1) and substitute in lieu thereof the following:

"Section 1. That section eleven thousand twenty-four (11024) of the Code, 1924, be amended by striking the figures "1900" in line two (2) and inserting in lieu thereof the figures "1915"; also by striking the figures "1900" in line twelve (12) and inserting in lieu thereof the figures "1915"; also by striking the figures "1919" in line sixteen (16) and inserting in lieu thereof the figures "1925".

On motion of Hill of Floyd the substitute amendment was adopted.

Hill 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.

The ayes were:

Aiken Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Carter Christophel Diltz Elliott Fleming Forsling

Graham Grimwood Hager Haney Harrison of Clarke Harrison of Pottawattamie McCaulley Hattendorf Held Higgins Hill

Dickinson

Johnson of

Marion Kennedy

Lepley Lieberknecht Long Lovrien McIlrath Martin Mathews Maxfield Merritt Napier O'Donnell Oliver Owens Patterson Powers Prichard Quirk

Knudson

Latimer

Leonard

Reimers Rice Roberts Rust Ryder Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Troup Wagner Walrod Williams Wilson Wolfe Yenter-75

Ratliff

The navs were:

Cole Eden

Francis

Hempel

Hollis

Huff Johnson of

Kent King

Miller

Vincent-5

Absent or not voting:

Brittain Clark Craig Dewar Eckles Edge Gilbertson Gripp

Hansen Hanson of Hancock Hanson of Winnebago Hubbard Knutson Lichty

Natvig Noble Oldham Orr Rankin Rassler Rhinehart

Saunders Schulte Thomas Truax Ulstad Venard

Mr. Speaker-28

So the bill having received a constitutional majority was declared to have passed the House.

Hill of Floyd offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 348 by striking from the first line thereof the word "repeal" and inserting in lieu thereof the word "amend"; also, by striking from the second line thereof the following: "and to enact a substitute therefor.".

Amendment adopted and the title, as amended, was agreed to.

House File No. 395, a bill for an act to provide for an exhibit of

the arts, industries and resources of the state of Iowa, at the sesquicentennial international exposition to be held in the city of Philadelphia, Pennsylvania, in the year 1926, and to make an appropriation therefor, was taken up for consideration.

On motion of Carter of Hardin, Senate File No. 326, a companion bill, was withdrawn from the committee on appropriations and substituted for House File No. 395.

Senate File No. 326, a bill for an act to provide for an exhibit of the arts, industries and resources of the state of Iowa, at the Sesquicentennial International Exposition to be held in the city of Philadelphia, Pennsylvania, in the year 1926, and to make an appropriation therefor, was taken up for consideration.

Carter of Hardin offered the following amendment and moved its adoption:

Amend Senate File No. 326, section 2, by striking from lines three (3) and four (4) the words and figures "Fifty Thousand Dollars (\$50,000.00)" and inserting in lieu thereof the words and figures "Ninety-five Thousand Dollars (\$95,000.00)".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were:

Anderson of	Hanson of	Lieberknecht	Ryder
Decatur	Hancock	Long	Saunders
Bierkamp	Harrison of	Lovrien	Schulte
Blackford	Clarke	McIlrath	Smith of
Blythe	Harrison of	Maxfield	Chickasaw
Carter	Pottawattamie	Merritt	Smith of O'Brien
Christophel	Held	Napier	Stepanek
Cole	Hempel	O'Donnell	Strippel
Craig	Higgins	Oldham	Swanson
Dewar	Hollis	Oliver	Thomas
Diltz	Johnson of	Owens	Troup
Eckles	Dickinson	Patterson	Truax
Edge	Johnson of	Powers	Venard
Elliott	Marion	Prichard	Vincent
Forsling	Kent	Rankin	Wagner
Francis	Knutson	Ratliff	Williams
Graham	Latimer	Reimers	Wilson
Grimwood	Lepley	Rhinehart	Yenter
Gripp	Lichty	Rust	Mr. Speaker-70
Haney	77		

Hattendorf

The nays were:

Aiken Bauer
Anderson of Berry
Montgomery Bixler
Anderson of Gilbertson
Webster Hanson of

erry Huff
xler Knudson
llbertson Leonard
anson of McCaulley
Winnebago Martin

Mathews Orr Roberts Wolfe—18

Absent or not voting:

Blake King Rassler Hager Brittain Hansen Miller Rice Clark Hill Stookesberry Natvig Eden Hubbard Noble Ulstad Fleming Kennedy Quirk Walrod-20

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?"

The ayes were:

Anderson of Hanev Lepley Rust Decatur Hanson of Lichty Ryder Hancock Lieberknecht Bierkamp Saunders Harrison of Blackford Long Schulte Lovrien Blake Clarke Smith of Blythe Harrison of Mathews Chickasaw Carter Pottawattamie Maxfield Smith of O'Brien Christophel Hattendorf Merritt Stepanek Cole Held Napier Strippel Hempel O'Donnell Craig Swanson Oldham Dewar Higgins Thomas Oliver Diltz Hollis Troup Eckles Johnson of Owens Truax Dickinson Patterson Venard Edge Johnson of Elliott Powers Vincent Marion Prichard Wagner Williams Forsling Francis Kennedy Rankin Graham Kent Ratliff Wilson Grimwood Knutson Reimers Yenter Gripp Latimer Rhinehart Mr. Speaker-74 Hager

The nays were:

Aiken Bixler McCaulley Rice Anderson of Hanson of McIlrath Roberts Winnebago Montgomery Martin Stookesberry Huff Orr Wolfe-16 Bauer Leonard Berry

Absent or not voting:

Anderson of	Fleming	King	Quirk
Webster	Gilbertson	Knudson	Rassler
Brittain	Hansen	Miller	Ulstad
Clark	Hill	Natvig	Walrod-18
Eden	Hubbard	Noble	

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

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 183, 128, 106, 112, 159, 261, 315, 158, 231, 130 and 391.

CONSIDERATION OF BILLS

House File No. 394, a bill for an act making an appropriation to pay for repairs upon the State Capitol and Historical Buildings, with report of committee on appropriations recommending passage, was taken up for consideration.

Grimwood of Jones offered the following amendment and moved its adoption:

Amend House File No. 394 by inserting after the word "doors" in line 14, the words "and hoisting equipment" and changing the figures at the end of said line from \$2,000.00 to \$12,000.00; also, amend by correcting the totals to conform with this amendment.

Amendments adopted.

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?"

The ayes were:

Anderson of Decatur	Carter Christophel	Fleming Forsling	Harrison of Pottawattamie
Anderson of	Cole	Francis	Held
Montgomery	Craig	Grimwood	Hempel
Anderson of	Dewar	Hager	Hill
Webster	Diltz	Haney	Hollis
Bierkamp	Eckles	Hanson of	Johnson of
Blackford	Eden	Hancock	Dickinson
Blythe	Elliott		

Johnson of	McIlrath	Rhinehart	Troup
Marion	Mathews	Rice	Truax
Kennedy	Napier	Rust	Venard
Kent	Natvig	Ryder	Wagner
King	O'Donnell	Schulte	Williams
Lepley	Oliver	Smith of O'Brien	Wilson
Lieberknecht	Owens	Stepanek	Yenter-64
Long	Powers	Strippel	
Lovrien	Prichard	Swanson	
McCaulley	Rankin	Thomas	

Aiken	Hanson of	Leonard	Reimers
Bauer	Winnebago	Martin	Roberts
Berry	Higgins	Merritt	Vincent
Bixler	Huff	Orr	Wolfe-17
1 TH 62 THE	Knudson	Patterson	

Absent or not voting:

Blake	Harrison of	Maxfield	Saunders
Brittain	Clarke	Miller	Smith of
Clark	Hattendorf	Noble	Chickasaw
Edge	Hubbard	Oldham	Stookesberry
Gilbertson	Knutson	Quirk	Ulstad
Graham	Latimer	Rassler	Walrod
Gripp	Lichty	Ratliff	Mr. Speaker-27
Hansen		(*************************************	

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

Senate File No. 206, a bill for an act making an appropriation to cover the cost of construction of a draw bridge across the navigable channel connecting East Okoboji and West Okoboji lakes in Dickinson county, Iowa, with report of committee on appropriations recommending passage, was taken up for consideration.

Johnson 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?"

The ayes were:

Anderson of	Blythe	Eden	Graham
Decatur	Carter	Edge	Grimwood
Anderson of	Christophel	Elliott	Hager
Webster	Cole	Fleming	Hanson of
Bierkamp	Dewar	Forsling	Hancock
Blake	Diltz	Francis	200000

Harrison of	Knutson	Powers	Swanson
Pottawattamie	Latimer	Prichard	Thomas
Held	Lepley	Reimers	Troup
Hill	Lieberknecht	Rhinehart	Truax
Hollis	Lovrien	Rice	Venard
Johnson of	McCaulley	Roberts	Vincent
Dickinson	Maxfield	Rust	Wagner
Johnson of	Merritt	Ryder	Walrod
Marion	O'Donnell	Saunders	Williams .
Kennedy	Owens	Schulte	Wilson
Kent	Patterson	Stepanek	Yenter
King		270 m	Mr. Speaker-63

Aiken	Hanson of	Huff	Oldham
Anderson of	Winnebago	Knudson	Oliver
Montgomery	Harrison of	Leonard	Ratliff
Bauer	Clarke	Long	Smith of
Bixler	Hattendorf	McIlrath	Chickasaw
Blackford	Hempel	Martin	Stookesberry
Craig	Higgins	Mathews	Wolfe-25
Grinn	12.2		

Absent or not voting:

Berry	Haney	Napier	Rankin
Brittain	Hansen	Natvig	Rassler
Clark	Hubbard	Noble	Smith of O'Brien
Eckles	Lichty	Orr	Strippel
Gilbertson	Miller	Quirk	Ulstad—20
			20

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

Senate File No. 277, a bill for an act to create a commission to locate the unmarked graves of soldiers and sailors who served in the war of the American Revolution, and who are buried in this state; to define the powers of said commission; to authorize the erection of a monument or marker over such graves; and to make an appropriation therefor, with report of committee on appropriations recommending passage, was taken up for consideration.

Troup 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.

The ayes were:

Anderson of Fleming Johnson of Powers Decatur Forsling Dickinson Prichard Anderson of Francis Kennedy Rhinehart Montgomery Gilbertson Kent Rice Grimwood Latimer Rust Anderson of Webster Lepley Ryder Gripp Bauer Hager Lichty Schulte Lieberknecht Bierkamp Haney Stepanek Stookesberry Blackford Hanson of Long Blake Hancock Lovrien Strippel Blythe Hanson of McCaulley Troup Winnebago Carter McIlrath Truax Christophel Venard Harrison of Mathews Wagner Cole Clarke Maxfield Hattendorf Walrod Craig Merritt Dewar Held Napier Williams Diltz Natvig Wilson Hempel O'Donnell Eckles Higgins Hill Yenter Eden Oldham Mr. Speaker-72 Elliott Hollis Owens

The nays were:

Rixler

Wolfe-2

Absent or not voting:

Aiken	Hubbard	Noble	Roberts
Berry	Huff	Oliver	Saunders
Brittain	Johnson of	Orr	Smith of
Clark	Marion	Patterson	Chickasaw
Edge	King	Quirk	Smith of O'Brien
Graham	Knudson	Rankin	Swanson
Hansen	Knutson	Rassler	Thomas
Harrison of	Leonard	Ratliff	Ulstad
Pottawattamie		Reimers	Vincent-34
	Miller		

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill:

Senate File No. 149, a bill for an act relating to fraternal life insurance.

Also, that the Senate has concurred in House amendments to the following bill: Senate File No. 114, a bill for an act relating to bond to be given by county treasurers, and to provide the method of reimbursing counties for losses of public funds.

Also, that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 78, a bill for an act empowering supervisors to cancel assessments for graveling roads, and refund money collected.

Also, that the Senate has adopted the following resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 18, providing for the continuation of the services of certain officers and employees of the Forty-first General Assembly after adjournment.

WALTER H. BEAM, Secretary.

CONSIDERATION OF BILLS

Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses, with report of the committee on appropriations recommending amendment and passage, was taken up for consideration.

On motion of Napier of Ringgold, the amendments proposed by the committee, found in the journal of today, were adopted.

Carter of Hardin offered the following amendments and moved their adoption:

Amend section four (4) by inserting after the word "tables" in line two (2) thereof the words "and furniture".

Amendments adopted.

Wolfe of Linn offered the following amendment and moved its adoption:

Amend Senate File No. 329 by striking all of section 14 of said bill and renumbering the remaining sections to conform therewith.

Amendment adopted.

Napier 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!"

Anderson of Francis Johnson of Rhinehart Gilbertson Marion Rice Decatur Roberts Anderson of Graham Kennedy Montgomery Grimwood Kent Ryder King Saunders Anderson of Gripp Schulte Webster Hager Latimer Smith of Bauer Haney Leonard Berry Hanson of Lepley Chickasaw Bierkamp Hancock Lieberknecht Stepanek Bixler Hanson of Long Strippel Blackford Winnebago McCaulley Swanson Blake McIlrath Harrison of Thomas Clarke Blythe Mathews Troup Carter Hattendorf Merritt Truax Miller Christophel Held Vincent Craig Hempel Napier Walrod Diltz Higgins O'Donnell Williams Hill Oldham Wilson Eden Edge Oliver Wolfe Hollis Orr Yenter Elliott Johnson of Dickinson Owens Mr. Speaker-76 Fleming Forsling

The nays were, none.

Absent or not voting:

Aiken Hubbard Natvig Ratliff Brittain Huff Noble Reimers Knudson Patterson Clark Smith of O'Brien Cole Knutson Powers Dewar Lichty Prichard Stookesberry Lovrien Eckles Ulstad Quirk Rankin Hansen Martin Venard Maxfield Harrison of Rassler Wagner-32 Pottawattamie

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

Senate File No. 269, a bill for an act to amend, revise and codify sections one thousand five hundred seventy-four (1574) and one thousand five hundred seventy-five (1575) of the Code of 1924, relating to the preparation, delivery and sale of cigarette stamps, the redemption of unused stamps, the disposition of spoiled stamps and the refund due and an appropriation therefor, with report of committee on appropriations recommending passage, was taken up for consideration.

Thomas 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.

The ayes were:

Grimwood Latimer Rhinehart Anderson of Decatur Hager Lepley Rice Anderson of Haney Lichty Rust Lieberknecht Ryder Montgomery Hanson of Anderson of Hancock Long Saunders Webster Smith of Hanson of Lovrien Winnebago Chickasaw McCaulley Bauer Bierkamp Harrison of McIlrath Stepanek Bixler Clarke Martin Stookesberry Blackford Mathews Swanson Harrison of Blake Pottawattamie Maxfield Thomas Blythe Held Merritt Troup Truax Napier Carter Hempel Ulstad Christophel Higgins Hill Natvig O'Donnell Venard Craig Hollis Oldham Vincent Diltz Wagner Walrod Johnson of Oliver Eckles Eden Dickinson Orr Williams Kennedy Elliott Owens Powers Yenter Fleming Kent Ratliff Mr. Speaker-78 Francis King Knudson Gilbertson Reimers

The nays were, none.

Absent or not voting:

Aiken	Graham	Knutson	Rassler
Berry	Gripp	Leonard	Roberts
Brittain	Hansen	Miller	Schulte
Clark	Hattendorf	Noble	Smith of O'Brien
Cole	Hubbard	Patterson	Strippel
Dewar	Huff	Prichard	Wilson
Edge	Johnson of	Quirk	Wolfe-30
Forsling	Marion	Rankin	And Andrews Control C

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

Senate File No. 325, a bill for an act making an appropriation to compensate Dr. Paul E. Gibson, of Monticello, Iowa, for professional services rendered; and to the John McDonald hospital, of Monticello, Iowa, for services rendered and sundries furnished to Jack Noble, a person under the jurisdiction of the Board of Parole, with report of committee on appropriations recommending passage, was taken up for consideration.

Smith of Chickasaw moved that the bill be read a third time

now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

	G.111 .	75 7	TO 43:00
Anderson of	Gilbertson	Kennedy	Ratliff
Decatur	Graham	King	Reimers
Anderson of	Grimwood	Knudson	Rhinehart
Montgomery	Gripp	Latimer	Rice
Anderson of	Hager	Lepley	Rust
Webster	Haney	Lichty	Ryder
Bierkamp	Hanson of	Lieberknecht	Saunders
Blackford	Hancock	Long	Smith of
Blake	Hanson of	Lovrien	Chickasaw
Blythe	Winnebago	McCaulley	Stepanek
Carter	Harrison of	McIlrath	Stookesberry
Christophel	Clarke	Martin	Strippel
Cole	Harrison of	Mathews	Swanson
Craig	Pottawattamie	Merritt	Thomas
Dewar	Hattendorf	Napier	Troup
Diltz	Held	Natvig	Truax
Eckles	Hempel	O'Donnell	Ulstad
Eden	Higgins	Oldham	Venard
Edge	Hill	Orr	Vincent
Elliott	Hollis	Owens	Wagner
Fleming	Huff	Powers	Yenter
Forsling	Johnson of	Prichard	Mr. Speaker-82
Francis	Dickinson	Rankin	MI. OPCURCI ON
L. I WILLIAM	LHCAIIISUII	Traile III	

The nays were, none.

Absent or not voting:

Aiken	Hubbard	Miller	Schulte
Bauer	Johnson of	Noble	Smith of O'Brien
Berry	Marion	Oliver	Walrod
Bixler	Kent	Patterson	Williams
Brittain	Knutson	Quirk	Wilson
Clark	Leonard	Rassler	Wolfe-26
Hansen	Maxfield	Roberts	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 360, a bill for an act to compensate J. W. Slocum for services rendered while serving as a member of the Board of Iowa State Pharmacy Examiners, with reports of committees on claims and appropriations recommending passage, was taken up for consideration.

Craig 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?"

The ayes were:

Aiken	Graham	Knudson	Rhinehart
Anderson of	Grimwood	Latimer	Rice
Decatur	Hager	Lepley	Rust
Anderson of	Haney	Lichty	Ryder
Webster	Hansen	Lieberknecht	Saunders
Bauer	Hanson of	Long	Smith of
Bierkamp	Hancock	McCaulley	Chickasaw
Bixler	Hanson of	McIlrath	Smith of O'Brien
Blackford	Winnebago	Martin	Stepanek
Blake	Harrison of	Maxfield	Strippel
Blythe	Clarke	Merritt	Swanson
Carter	Harrison of	Miller	Thomas
Christophel	Pottawattamie	Napier	Troup
Cole	Hattendorf	Natvig	Truax
Craig	Hempel	O'Donnell	Ulstad
Dewar	Higgins	Oldham	Venard
Diltz	Hill	Oliver	Vincent
Eckles	Hollis	Orr	Wagner
Eden	Huff	Patterson	Wilson
Elliott	Johnson of	Powers	Wolfe
Fleming	Dickinson	Prichard	Yenter
Forsling	Kennedy	Rankin	Mr. Speaker-83
Francis	King	Reimers	5.

The nays were:

Anderson of	Gripp	Mathews	Ratliff
Montgomery	Gripp Held	Owens	Stookesberry—8
Gilbertson			

Absent or not voting:

Berry	Johnson of	Lovrien	Roberts
Brittain Clark	Marion Kent	Noble Quirk	Schulte Walrod
Edge	Knutson	Rassler	Williams—17
Hubbard	Leonard		

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 396, a bill for an act to provide an appropriation of eight dollars to indemnify the Lyon County Farm Bureau for rent upon a hall at George, Iowa, used by said bureau for the purpose of conducting a school of instruction in the use of hog serum

and virus, with report of committee on appropriations recommending passage, was taken up for consideration.

Reimers 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?"

The ayes were:

Aiken	Gripp	Lepley	Rhinehart
Anderson of	Hager	Lichty	Rice
Decatur	Haney	Lieberknecht	Rust
Anderson of	Hansen	Long	Ryder
Webster	Hanson of	Lovrien	Saunders
Bierkamp	Hancock	McCaulley	Smith of
Blackford	Hanson of	McIlrath	Chickasaw
Blythe	Winnebago	Martin	Smith of O'Brien
Carter	Harrison of	Maxfield	Stepanek
Christophel	Clarke	Merritt	Stookesberry
Cole	Harrison of	Miller	Strippel
Craig	Pottawattamie	Napier	Swanson
Dewar	Hattendorf	Natvig	Thomas
Eckles '	Held	O'Donnell	Troup
Eden	Hempel	Oldham	Truax
Elliott	Hill	Oliver	Ulstad
Fleming	Hollis	Owens	Venard
Forsling	Kennedy	Patterson	Wagner
Francis	Kent	Powers	Williams
Gilbertson	King	Prichard	Wilson
Graham	Knudson	Rankin	Wolfe
Grimwood .	Latimer	Reimers	Yenter—81

The nays were:

Anderson of Montgomery	Higgins	Mathews—3
Monegomery		

Absent or not voting:

Bauer	Edge	Knutson	Ratliff
Berry	Hubbard	Leonard	Roberts
Bixler	Huff	Noble	Schulte
Blake	Johnson of	Orr	Vincent
Brittain	Dickinson	Quirk	Walrod
Clark	Johnson of	Rassler	Mr. Speaker-24
Diltz	Marion		

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled

bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 113, 140, 151, 148 and 150.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

CONSIDERATION OF BILLS

Senate File No. 118, a bill for an act granting to the city of Des Moines certain real estate comprising the abandoned river channels of the Raccoon and Des Moines rivers occasioned by the altering and changing of the channels of said rivers by the said city of Des Moines for the protection of lots, lands and property within the limits of the said city from danger and damage from floods and high water, with report of committee recommending passage, was taken up for consideration.

Diltz 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?"

The ayes were:

Hager Leonard Rhinehart Anderson of Decatur Haney Lichty Rice Lieberknecht Rust Hansen Bauer Hanson of Ryder Bierkamp Lovrien McCaulley Smith of Bixler Hancock McIlrath Chickasaw Blake Harrison of Blythe Clarke Maxfield Smith of O'Brien Merritt Stepanek Hattendorf Carter Stookesberry Miller Christophel. Hill Hollis Napier Strippel Cole Thomas Craig Huff Natvig Dewar Johnson of O'Donnell Troup Diltz Dickinson Oldham Truax Eckles Kennedy Owens Venard Kent Vincent Elliott Patterson Powers Wagner Fleming King Williams Prichard Forsling Knudsou Wilson Francis Knutson Rankin Reimers Graham Latimer Yenter-72 Grimwood

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The nays were, none.

Absent or not voting:

Aiken Anderson of Montgomery Anderson of Webster Berry Blackford Brittain Clark Eden	Edge Gilbertson Gripp Hanson of Winnebago Harrison of Pottawattamie Held Hempel Higgins	Hubbard Johnson of Marion Lepley Long Martin Mathews Noble Oliver Orr	Quirk Rassler Ratliff Roberts Saunders Schulte Swanson Ulstad Walrod Wolfe Mr. Speaker—36

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

BILLS REFERRED TO SIFTING COMMITTEE

O'Donnell of Dubuque moved that all bills now on the calendar, except bills reported on by the sifting committee and the committee on appropriations, be referred to the sifting committee.

Motion prevailed.

Speaker Edson in the chair.

CONSIDERATION OF BILLS

Senate File No. 75, a bill for an act to amend sections ninety-two hundred eighty-one (9281), ninety-two hundred eighty-two (9282), and ninety-two hundred eighty-three (9283), Code, 1924, relating to the refusal of bank officials to make reports and to fraudulent acts in transacting the business of banking, 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 in 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?"



The ayes were:

Anderson of	Hager	Long	Ryder
Decatur	Haney	McCaulley	Smith of
Anderson of	Hansen	McIlrath	Chickasaw
Montgomery	Hanson of	Merritt	Smith of O'Brien
Bauer	Hancock	Miller	Stepanek
Bierkamp	Hanson of	Napier	Stookesberry
Blythe	Winnebago	Natvig	Strippel
Carter	Harrison of	O'Donnell	Swanson
Christophel	Pottawattamie		Thomas
Cole	Hattendorf	Oliver	Troup
Craig	Held	Orr	Truax
Diltz	Higgins	Owens	Venard
Eckles	Hill	Patterson	Vincent
Eden	Hollis	Prichard	Wagner
Elliott	Johnson of	Rankin	Williams
Fleming	Dickinson	Reimers	Wilson
Francis	Knudson	Rice	Yenter
Graham	Knutson	Roberts	Mr. Speaker-68
Grimwood	Lichty	Rust	

The nays were:

Aiken	Harrison of	Huff	Mathews
	Clarke	Leonard	Maxfield—6

Absent or not voting:

Anderson of	Edge	Kent	Quirk
Webster	Forsling	King	Rassler
Berry	Gilbertson	Latimer	Ratliff
Bixler	Gripp	Lepley	Rhinehart
Blackford	Hempel	Lieberknecht	Saunders
Blake	Hubbard	Lovrien	Schulte
Brittain	Johnson of	Martin	Ulstad
Clark	Marion	Noble	Walrod
Dewar	Kennedy	Powers	Wolfe-34

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 30, 50, 80, 89, 173, 208, 216, 231, 239, 246, 280, 292 and 309.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 151, 113, 140, 148, and 150.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bierkamp of Cedar for the remainder of the day on request of Hattendorf of Osceola; Noble of Muscatine for the remainder of the day on request of Lieberknecht of Louisa; Clark of Emmet for the remainder of the day on request of Graham of Wapello.

CONSIDERATION OF BILLS

House File No. 397, a bill for an act to reimburse F. J. Schadle for money paid by him to the Pharmacy Commission for licenses as an itinerant vendor under misapprehension of the law, with report of committee on appropriations recommending amendment and passage, was taken up for consideration.

On motion of O'Donnell of Dubuque the amendments proposed by the committee, found in the Journal of today, 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?"

The ayes were:

Aiken Hattendorf Lovrien Elliott Fleming Held McCaulley Anderson of Montgomery Forsling Hempel McIlrath Methews Anderson of Francis Higgins Webster Gilbertson Huff Maxfield Bauer Graham Johnson of Merritt Grimwood Miller Berry Dickinson Blake Gripp Kennedy Napier Blythe Hager King Natvig O'Donnell Brittain Haney Knudson Oldham Carter Hansen Knutson Christophel Hanson of Latimer Oliver Cole Winnebago Leonard Owens Craig Harrison of Lepley Patterson Dewar Clarke Lichty Powers Eckles Harrison of Lieberknecht Quirk Rankin Eden Pottawattamie Long

Wagner Walrod Reimers Smith of Swanson Chickasaw Rice Thomas Roberts Smith of O'Brien Troup Williams Stepanek Wilson . Rust Truax Ryder Stookesberry Venard Mr. Speaker-83 Vincent Strippel

The nays were, none.

Absent or not voting:

Anderson of	Edge	Kent	Rhinehart
Decatur	Hanson of	Martin	Saunders
Bierkamp	Hancock	Noble	Schulte
Bixler	Hill	Orr	Ulstad
Blackford	Hollis	Prichard	Wolfe
Clark	Hubbard	Rassler	Yenter—25
Diltz	Johnson of Marion	Ratliff	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 319, a bill for an act to reimburse Edgar R. Harlan, Curator of the State Historical Department, for expenses incurred in attending the American Library Association meeting at Hot Springs, Arkansas, with report of committee on appropriations recommending passage, was taken up for consideration.

Lovrien 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?"

The ayes were:

Anderson of	Gilbertson	Hollis	Merritt
Webster	Graham	Johnson of	Miller
Berry	Grimwood	Dickinson	Napier
Blythe	Gripp	Kennedy	O'Donnell
Brittain	Hager	King	Oldham
Carter	Haney	Knutson	Oliver
Christophel	Hanson of	Latimer	Owens
Cole	Winnebago	Lepley	Patterson
Craig	Harrison of	Lichty	Powers
Dewar	Clarke	Lieberknecht	Prichard
Eckles	Harrison of	Long	Quirk
Eden	Pottawattamie	Lovrien	Ratliff
Elliott	Hattendorf	McCaulley	Reimers
Fleming	Held	McIlrath	Rhinehart
Forsling	Hempel	Martin	Rice
Francis	Higgins	Maxfield	Roberts

Wolfe-21

Clark

Rust Stookesberry Truax Williams Ryder Strippel Venard Wilson Smith of Vincent Swanson Yenter Chickasaw Thomas Wagner Mr. Speaker-77 Walrod Stepanek Troup The nays were: Aiken Huff Bauer Natvig Leonard Smith of Bixler Anderson of Hansen Mathews O'Brien-10 Montgomery Absent or not voting: Diltz Johnson of Anderson of Rankin Decatur Edge Marion Rassler Bierkamp Hanson of Kent Saunders Blackford Hancock Knudson Schulte Blake Noble Ulstad

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Orr

Senate File No. 299, a bill for an act to provide an appropriation of one thousand dollars to indemnify Wilfird Hirt for damages alleged to have resulted to the claimant's automobile because of a collision between the claimant's automobile and a horse that was the property of the federal government and assigned to the Iowa National Guard, with report of committee on appropriations 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?"

Hubbard

The ayes were:

Anderson of Francis Hollis McIlrath Webster Gilbertson Hubbard Martin Maxfield Bauer Graham Johnson of Grimwood Dickinson Merritt Berry Miller Blake Gripp Kennedy Blythe Napier Hager King Carter Hansen Knudson Natvig Cole Harrison of Knutson O'Donnell Craig Clarke Latimer Patterson Dewar Harrison of Lepley Powers Eckles Pottawattamie Lichty Prichard Eden Held Lieberknecht Quirk Edge Hempel Long Rankin Elliott Higgins Lovrien Rhinehart Fleming

Rice
Roberts
Rust
Ryder
Schulte
Smith of
Chickasaw

Smith of O'Brien	Truax
Stepanek	Ulstad
Stookesberry	Venard
Strippel	Vincent
Swanson	Wagner
Thomas	-

Walrod
Williams
Wilson
Yenter
Mr. Speake

The nays were:

Aiken
Anderson of
Montgomery
Bixler
Brittain

Christophel
Haney
Hanson of
Winnebago
Hattendorf

Huff	
Leonard	
McCaulle	
	y
Mathews	
Oldham	
Oldnam	

Owens
Reimers
Troup-16

Absent or not voting:

Anderson	0
Decatur	
Bierkamp	
Blackford	
Clark	

Diltz
Forsling
Hanson of
Hancock
Hill

Johnson	0
Mario	n
Kent Noble	
Oliver	

Orr
Rassler
Ratliff
Saunders
Wolfe-17

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 298, a bill for an act to appropriate the sum of eight hundred fifteen dollars and forty-eight cents to reimburse Joseph Kelso, Jr., of Bellevue, Iowa, for expenses incurred by him while a member of the Iowa state board of conservation, with report of the committee on appropriations without recommendation, was taken up for consideration.

Martin of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken	Core
Anderson of	Craig
Decatur	Dewar
Anderson of	Eckles
Webster	Eden
Berry	Edge
Blake	Elliott
Blythe	Flemin
Brittain	Forslin
Carter	Franci
Christophel	Graha

00.0
Craig
Dewar
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Eden
Edge
Elliott
Fleming
Forsling
Francis
Graham
O. C. III

01

Grimwood
Gripp
Hager
Hanson of
Hancock
Harrison of
Clarke
Harrison of
Dottomatt

Hattendorf

Hempel

Hollis Huff Johnson of Dickinson Kennedy Knudson Knutson Latimer Pottawattamie Leonard Lichty

Long	Oliver	Ryder	Truax
Lovrien	Patterson	Schulte	Ulstad
McCaulley	Powers	Smith of	Vincent
McIlrath	Prichard	Chickasaw	Wagner
Martin	Rankin	Smith of O'Brien	Walrod
Merritt	Ratliff	Stepanek	Wilson
Miller	Reimers	Stookesberry	Wolfe
Napier	Rhinehart	Strippel	Yenter
Natvig	Rice	Swanson	Mr. Speaker—78
O'Donnell	Roberts	Thomas	
Oldham	Rust	Troup	

The nays were:

Anderson of	Hansen	Hubbard	Maxfield
Montgomery	Hanson of	King	Owens
Bauer	Winnebago	Lepley	Quirk
Bixler	Held	Lieberknecht	Venard
Gilbertson	Higgins	Mathews	Williams-19
Haney	66		

Absent or not voting:

Bierkamp Blackford Clark	Diltz Hill Johnson of	Kent Noble Orr	Rassler Saunders—11
	Marion		

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 297, a bill for an act to appropriate the sum of thirty-six dollars and fifty-five cents to indemnify Lynn Clemens, and the sum of fifteen dollars to indemnify Fred McMullen, and the sum of four dollars to indemnify Robert McClaren, for clothing lost in a fire that occurred in the board of health offices at 10:30 A. M., on February 5, 1925, with report of committee on appropriations recommending passage, was taken up for consideration.

Hager 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?"

The ayes were:

Aiken Grimwood Lepley Roberts Anderson of Gripp Lichty Rust Decatur Hager Lieberknecht Ryder Haney Schulte Anderson of Long Montgomery Hansen Lovrien Smith of McCaulley Chickasaw Anderson of Hanson of McIlrath Smith of O'Brien Webster Hancock Hanson of Martin Stepanek Bauer Winnebago Mathews Berry Stookesberry Blackford Maxfield Harrison of Strippel Blake Clarke Merritt Swanson Blythe Harrison of Miller Thomas Carter Pottawattamie Napier Troup Hattendorf Christophel Natvig Truax Hempel Ulstad Cole O'Donnell Craig Oldham Venard Higgins Vincent Dewar Hill Owens Eckles Hollis Patterson Wagner Hubbard Walrod Eden Powers Williams Edge Huff Prichard Elliott. Kennedy Quirk Wilson Fleming King Rankin Wolfe Forsling Knudson Reimers Yenter Francis Knutson Rhinehart Mr. Speaker-91

Rice

The nays were:

Brittain

Graham

Oliver-2

Latimer

Absent or not voting:

Bierkamp Gilbertson Johnson of Marion Orr Clark Johnson of Meter Eastler Dickinson Leonard Ratliff Saunders—15

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 295, a bill for an act to provide an appropriation of twelve hundred dollars to indemnify Joseph J. Roeder of Cedar Falls, Iowa, for damages sustained by him as the result of an injury while a student in the manual arts department of the Iowa State Teachers' College situated at Cedar Falls, Iowa, with report of committee on appropriations recommending passage, was taken up for consideration.

Hollis 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!"

The ayes were:

Aiken Anderson of Decatur Anderson of Webster Bauer Berry Blackford Blake Blythe Brittain Carter Christophel Cole Craig Dewar

Eden Edge Elliott Fleming Forsling Francis Graham

Eckles

Grimwood Gripp

Hager Haney Hansen Hanson of Hancock

Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Held Hempel Higgins

Hill Hollis Hubbard Huff Johnson of Dickinson Kennedy King

Knudson Knutson Latimer

Leonard Lepley Lichty Lieberknecht Long

Lovrien McCaulley McIlrath Martin Maxfield Merritt Miller Napier Natvig

O'Donnell Oldham Oliver Patterson Powers Prichard Quirk Rankin Ratliff Reimers

Rhinehart

Rice Roberts Rust Ryder Schulte Smith of

Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Thomas Troup Truax

Ulstad Venard Vincent Wagner Walrod Williams Wilson Wolfe Yenter

Mr. Speaker-93

The nays were:

Anderson of Montgomery

Mathews-2

Absent or not voting:

Bierkamp Bixler Clark Diltz

Gilbertson Hattendorf Johnson of Marion

Kent Noble Orr

Owens Rassler Saunders-13

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 296, a bill for an act to provide an appropriation of three hundred fifty dollars to indemnify the Midwest State Bank of Sioux City, Iowa, because of the payment by said bank of a certain bonus warrant for an Iowa state bonus, with

report of committee on appropriations recommending passage, was taken up for consideration.

Prichard 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?"

The ayes were:

Aiken	Hager	Leonard	Roberts
Anderson of	Haney	Lepley	Rust
Decatur	Hansen	Lichty	Ryder
Anderson of	Hanson of	Lieberknecht	Saunders
Webster	Hancock	Long	Schulte
Bauer	Hanson of	Lovrien	Smith of
Berry	Winnebago	McCaulley	Chickasaw
Bixler	Harrison of	Martin	Smith of O'Brien
Blackford	Clarke	Mathews	Stepanek
Blake	Harrison of	Maxfield	Stookesberry
Blythe	Pottawattamie	Merritt	Strippel
Brittain	Held	Miller	Swanson
Carter	Hempel	Napier	Thomas
Christophel	Higgins	Natvig	Troup
Cole		O'Donnell	Truax
Craig	Hollis	Oldham	Ulstad
Dewar	Hubbard	Oliver	Venard
Eckles	Huff	Patterson	Vincent
Eden	Johnson of	Powers	Wagner
Edge	Dickinson	Prichard	Walrod
Elliott	Kennedy	Quirk	Williams
Fleming	King	Rankin	Wilson
Forsling	Knudson	Ratliff	Wolfe
Francis	Knutson	Reimers	Yenter
Graham Grimwood	Latimer	Rice	Mr. Speaker—93
Granam Grimwood	Latimer	Rice	mr. Speaker—93

The nays were:

Anderson of	Hattendorf	McIlrath	Owens
Montgomery			Rhinehart—5

Absent or not voting:

Bierkamp	Gilbertson	Johnson of	Noble
Clark	Gripp	Marion	Orr
Diltz	5.57	Kent	Rassler—10

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File No. 320, a bill for an act making an appropriation for Roy De Groat because of injuries sustained by him while per-

forming services while an inmate of the State Reformatory at Anamosa, Iowa, with report of committee on appropriations recommending amendment and passage, was taken up for consideration.

On motion of Harrison of Pottawattamie, the amendments proposed by the committee, found in the journal of today, were adopted.

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?"

The ayes were:

Aiken	Grimwood	Leonard	Rhinehart
Anderson of	Gripp	Lepley	Rice
Decatur	Hager	Lichty	Roberts
Anderson of	Haney	Lieberknecht	Rust
Montgomery	Hansen	Long	Ryder
Anderson of	Hanson of	Lovrien	Saunders
Webster	Hancock	McCaulley	Schulte
Berry	Hanson of	McIlrath	Smith of O'Brien
Bixler	Winnebago	Mathews	Stepanek
Blackford	Harrison of	Maxfield	Stookesberry
Blake	Clarke	Merritt	Strippel
Blythe	Harrison of	Miller	Swanson
Brittain	Pottawattamie	Napier	Thomas
Christophel	Hempel	Natvig	Troup
Cole	Higgins	O'Donnell	Truax
Craig	Hill	Oldham	Ulstad
Dewar	Hollis	Oliver	Vincent
Eckles	Hubbard	Patterson	Wagner
Eden	Huff	Powers	Walrod
Edge	Johnson of	Prichard	Williams
Elliott	Dickinson	Quirk	Wilson
Fleming	Kennedy	Rankin	Wolfe
Forsling	Knudson	Ratliff	Yenter
Francis	Knutson	Reimers	Mr. Speaker-90
Gilbertson	Latimer		•

The nays were, none.

Absent or not voting:

Bauer	Graham	Kent	Owens
Bierkamp	Hattendorf	King	Rassler
Carter	Held	Martin	Smith of
Clark	Johnson of	Noble	Chickasaw
Diltz	Marion	Orr	Venard—18

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 113, 140, 151, 148 and 150.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 315, a bill for an act relating to examinations by the auditor of state of the accounts of cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 172, a bill for an act to legalize a certain warrant issued by the town council of Bellevue, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 191, a bill for an act relating to the purchasing of city dump grounds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 321, a bill for an act relating to the jurisdiction of courts in actions to collect assessments from members of insurance associations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 171, a bill for an act to legalize the certification and levy of taxes and assessments on property by municipalities as defined in chapter five of chapter four, acts of the extra session of the Fortieth General Assembly.

Also, that the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:

· House Joint Resolution No. 7, providing that House File No. 119, acts of the 41st General Assembly shall become effective by publication.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 262, a bill for an act relating to a commission to be appointed by the governor to confer with like commissions from the states of Wisconsin and Nebraska relative to feasibility of constructing bridges across the Mississippi and Missouri rivers.

WALTER H. BEAM, Secretary.

CONSIDERATION OF BILLS

Senate File No. 318, a bill for an act making an appropriation to compensate W. W. Hinshaw of Iowa City, Iowa, for injuries sustained by him in the line of duty while serving in the head-quarters company of the Iowa National Guard at Camp Dodge on October 13, 1919, with report of committee on appropriations without recommendation, 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?"

The ayes were:

Aiken	Graham	Latimer	Rhinehart
Anderson of	Grimwood	Leonard	Rice
Decatur	Gripp	Lepley	Roberts
Anderson of	Hager	Lichty	Rust
Webster	Hansen	Lieberknecht	Ryder
Bauer	Hanson of	Long	Saunders
Berry	Hancock	Lovrien	Schulte
Bixler	Harrison of	McCaulley	Smith of O'Brien
Blackford	Clarke	McIlrath	Stepanek
Blake	Harrison of	Martin	Stookesberry
Blythe	Pottawattamie	Mathews	Strippel
Brittain	Held	Maxfield	Swanson
Carter	Hempel	Merritt	Thomas
Christophel	Higgins	Miller	Troup
Cole	Hill	Napier	Truax
Craig	Hollis	Natvig	Venard
Dewar	Hubbard	O'Donnell	Vincent
Eckles	Huff	Oldham	Wagner
Eden	Johnson of	Powers	Walrod
Edge	Dickinson	Prichard	Williams
Elliott	Kennedy	Quirk	Wilson
Fleming	King	Rankin	Wolfe
Forsling	Knudson	Ratliff	Yenter
Francis	Knutson		Mr. Speaker—89

The nays were:

Anderson of Montgomery—1

Absent or not voting:

Bierkamp Hanson of Kent Patterson Winnebago Noble Rassler Clark Oliver Diltz Hattendorf Reimers Gilbertson Johnson of Smith of Hanev Marion Owens Chickasaw Ulstad-18

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 398, a bill for an act to provide an appropriation of fifteen hundred dollars to indemnify D. E. Bullock for injuries received by the claimant while serving in the Iowa National Guard at Camp Dodge, Iowa, October 13, 1919, with report of committee on appropriations without recommendation, was taken up for consideration.

Diltz of Polk offered the following amendment and moved its adoption:

Amend House File No. 398, by striking from the third line of section 1 the words "fifteen hundred" and inserting in lieu thereof the words "twenty-five hundred"; also, amend the title by striking out the words "fifteen hundred" and inserting in lieu thereof the words "twenty-five hundred".

Amendment adopted.

Stepanek 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?"

The ayes were:

Aiken Berry Craig Forsling Francis Bixler Dewar Anderson of Diltz Gilbertson Decatur Blackford Anderson of Blake Eckles Graham Montgomery Blythe Eden Grimwood Anderson of Carter Gripp Edge Webster Christophel . Elliott Hager Bauer Cole Fleming Haney



Hansen Knudson Oliver Stookesberry Hanson of Knutson Patterson Strippel Hancock Latimer Powers Swanson Hanson of Leonard Prichard Thomas Winnebago Lepley Quirk Troup Harrison of Lichty Rankin Truax Lieberknecht Clarke Ratliff Ulstad Harrison of Reimers Venard Long Pottawattamie Lovrien Vincent Rhinehart McCaulley Rice Wagner Hempel Roberts McIlrath Walrod . Higgins Hill Williams Martin Rust Mathews Ryder Wilson Hollis Merritt Saunders Wolfe Huff Miller Schulte Yenter Johnson of Napier Smith of Mr. Speaker-96 Dickinson Natvig Chickasaw Kennedy O'Donnell Smith of O'Brien King Oldham Stepanek

The nays were, none.

Absent or not voting:

Bierkamp Hubbard Kent Orr
Brittain Johnson of Maxfield Owens
Clark Marion Noble Rassler—12
Hattendorf

So the bill having received a two-thirds majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 399, a bill for an act to provide an appropriation of fifty-five dollars to reimburse Marvin H. Wiegman for the loss of an overcoat while attending the Governor's Inaugural Ball the night of January 15, 1925, with report of committee on appropriations recommending passage, was taken up for consideration.

Hanson 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?"

The ayes were:

Aiken Craig Francis Harrison of Graham Pottawattamie Anderson of Dewar Diltz Decatur Grimwood Hempel Berry Eckles Hager Hill Blackford Hollis Eden Haney Blake Edge Hanson of Johnson of Blythe Elliott Hancoek Dickinson Harrison of Carter Fleming Kennedy King Christophel Forsling Clarke

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Knutson	Natvig	Rust	Ulstad
Lepley	O'Donnell	Ryder	Venard
Lichty	Oldham	Saunders	Wagner
Lieberknecht	Oliver	Smith of	Walrod
Long	Patterson	Chickasaw	Williams
Lovrien	Powers	Smith of O'Brien	Wilson
McCaulley	Prichard	Stepanek	Wolfe
Martin	Quirk	Stookesberry	Yenter
Maxfield	Rankin	Strippel	Mr. Speaker-75
Merritt	Reimers	Thomas	
Miller	Rhinehart	Troup	¥1 1/4 1
Napier	Rice	Truax	9 6

The nays were:

Anderson of	Cole	Higgins	McIlrath
Montgomery	Gilbertson	Hubbard	Mathews
Anderson of	Hanson of	Huff	Owens
Webster	Winnebago	Knudson	Ratliff
Bauer	Hattendorf	Latimer	Schulte
Bixler	Held	Leonard	Vincent—22
Brittain			

Absent or not voting:

Bierkamp	Hansen	Kent	Rassler
Clark	Johnson of	Noble	Roberts
Gripp	Marion	Orr	Swanson—11

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

House File No. 400, a bill for an act making an appropriation to compensate Martha Hutchins of Independence, Iowa, for injuries sustained by her while performing her duties as an employee of the State Hospital for the Insane at Independence, Iowa, on July 29, 1924, with report of committee on appropriations recommending passage, was taken up for consideration.

Napier 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?"

The ayes were:

Aiken Gilbertson Latimer Rice Anderson of Graham Leonard Roberts Grimwood Decatur Lepley Rust Anderson of Gripp Lichty Ryder Montgomery Lieberknecht Hager Saunders Anderson of Haney Long Schulte Webster Hansen Lovrien Smith of Bauer Hanson of McCaulley Chickasaw Smith of O'Brien Bixler Hancock Martin Blackford Hanson of Mathews Stookesberry Blake Winnebago Maxfield Strippel Blythe Harrison of Miller Swanson Brittain Clarke Napier Thomas Natvig Carter Harrison of Troup . Christophel Pottawattamie O'Donnell Truax Oldham Cole Hattendorf Ulstad Craig Held Oliver Venard Dewar Hempel Owens Vincent Diltz Higgins Patterson Wagner Walrod Eckles Hill Powers Eden Hollis Prichard Williams Edge Hubbard Rankin Wilson Johnson of Elliott Ratliff Yenter Fleming Dickinson Reimers Mr. Speaker-90 Rhinehart Francis Kennedy

The nays were, none.

Absent or not voting:

Berry Bierkamp	Johnson of Marion	Knutson McIlrath	Quirk Rassler
Clark	Kent	Merritt	Stepanek
Forsling	King	Noble	Wolfe-18
Huff	Knudson	Orr	

So the bill having received a two-thirds majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED

Senate File No. 315, a bill for an act to amend section one hundred thirteen (113), Code 1924, relating to examinations by the auditor of state of the accounts of cities and towns.

Read first and second times and referred to the sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of Prichard of Woodbury, House File No. 262, a bill for an act authorizing the Governor of Iowa to appoint three commissioners to act in conjunction with a like commission from the state of Nebraska to report on the feasibility of a plan for the construction of an interstate bridge between the state of Iowa and the state of Nebraska across the Missouri river between the county of Woodbury in Iowa and the county of Dakota in Nebraska; and providing an appropriation therefor, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. The governor of Iowa is directed to appoint three (3) commissioners from this state to act with a similar commission appointed by the governor of Nebraska, to ascertain and report the facts relative to the feasibility of constructing an interstate bridge across the Missouri river adjoining the state of Iowa through Woodbury county with the state of Nebraska through Dakota county; also, to report the facts relative to the feasibility of constructing a like bridge across said river and joining the state of Iowa through Pottawattamie county with the state of Nebraska through Douglas county.

- Sec. 2. The governor of Iowa is directed to appoint three (3) commissioners from this state to act with a similar commission appointed by the governor of Wisconsin to ascertain and report the facts relative to the feasibility of constructing an interstate bridge across the Mississippi river joining the state of Iowa through Clayton county with the state of Wisconsin through Crawford county.
- Sec. 3. Each of said joint commissions shall report their findings to the governors of their respective states at the earliest possible time, and said reports shall be included by the governor of this state in his message to the general assembly at its regular session in 1927.

Amend by striking out the title and inserting in lieu thereof the following:

A BILL FOR

An act directing the governor of Iowa to appoint a commission to determine and report the feasibility of two (2) interstate bridges between the state of Iowa and the state of Nebraska, and a like commission to determine and report the feasibility of an interstate bridge between the state of Iowa and the state of Wisconsin, and prescribing the duties of each of said commissions.

.Mr. Prichard moved that the House concur in the Senate amendments.



On the question "Shall the House concur?"

The ayes were:

Anderson of Rust Hansen Long Ryder Decatur Hanson of Lovrien Anderson of Hancock McCaulley Saunders Webster Hanson of McIlrath Schulte Blackford Winnebago Mathews Smith of Blake Harrison of Maxfield Chickasaw Blythe Clarke Miller Smith of O'Brien Brittain Harrison of Napier Stepanek Christophel Pottawattamie Natvig Stookesberry Cole Hattendorf O'Donnell Strippel Craig Held Oldham Swanson Dewar Hempel Oliver Troup Eckles Higgins Owens Truax Eden Hill Patterson Ulstad Edge Venard Hollis Powers Elliott Johnson of Prichard Vincent Dickinson Wagner Fleming Quirk Walrod Kennedy Rankin Forsling Knudson Ratliff Williams Francis Wilson Graham Knutson Reimers Grimwood Latimer Rhinehart Wolfe Gripp Lepley Rice Yenter Lichty Mr. Speaker-86 Hager Roberts Lieberknecht Haney

The nays were, none.

Absent or not voting:

Aiken	Bixler	Huff	Martin
Anderson of	Carter	Johnson of	Merritt
Montgomery	Clark	Marion	Noble
Bauer	Diltz	Kent	Orr
Berry .	Gilbertson	King	Rassler
Bierkamp	Hubbard	Leonard	Thomas-22

The House concurred in the Senate amendments to House File No. 262.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

. Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 114, 117, 149, 161, 169, 175, 186, 241, 248, 271, 272, 275 and 316.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 30, 80, 173, 208, 231, 209, 280, 246, 292, 309, 50, 89 and 216.

PRESENTATION OF GIFTS TO SPEAKER AND CHIEF CLERK

As a token of appreciation and good wishes on the part of the members of the House, Grimwood of Jones presented the Speaker with a chest of silver.

As a token of appreciation and good wishes on the part of the members of the House, Grimwood of Jones presented the chief clerk with a clock and desk set.

Harrison of Pottawattamie then presented the Speaker with a chair and gavel, after which the Speaker, in appreciation of the gifts tendered him, spoke briefly to the members of the House.

CONSIDERATION OF BILLS

House File No. 401, a bill for an act to amend section eightyeight hundred thirty-seven (8837) and to repeal section eightyeight hundred forty-nine (8849) of chapter 402 of the Code, 1924, relating to benefits on lives of children, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, 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?"

The ayes were:

Anderson of	Graham	Knutson	Ryder
Decatur	Grimwood	Latimer	Saunders
Anderson of	Hansen	Long	Stepanek
Montgomery	Harrison of	McCaulley	Thomas
Blake	Clarke	McIlrath	Troup
Christophel	Hollis	Merritt	Ulstad
Craig	Huff	Oldham	Wagner
Dewar	Johnson of	Prichard	Walrod
Diltz	Dickinson	Quirk	Wolfe
Eckles	Kennedy	Rankin	Yenter
Forsling	King	Roberts	Mr. Speaker-43
Gilbertson	Knudson	Rust	

The nays were:

Anderson of	Gripp	Hubbard	Reimers
Webster	Hager	Leonard	Smith of
Berry	Haney	Lepley	Chickasaw
Bixler	Hanson of	Lieberknecht	Smith of O'Brien
Blackford	Hancock	Lovrien	Stookesberry
Blythe	Hanson of	Mathews	Strippel
Brittain	Winnebago	Miller	Swanson
Eden	Harrison of	Napier	Traux
Elliott	Pottawattamie	Oliver	Williams
Fleming	Held	Owens	Wilson-38
Francis	Higgins	Powers	

Absent or not voting:

Aiken	Hattendorf	Martin	Rassler
Bauer	Hémpel	Maxfield	Ratliff
Bierkamp	Hill	Natvig	Rhinehart
Carter	Johnson of	Noble	Rice
Clark	Marion	O'Donnell	Schulte
Cole	Kent	Orr	Venard
Edge	Lichty	Patterson	Vincent—27

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On request of Diltz of Polk, unanimous consent having been obtained, House File No. 155, a bill for an act amending section ten thousand four hundred ten (10410) of the Code, 1924, relating to the renewal of certificates of incorporation by stockholders of said corporations, was withdrawn from the sifting committee and taken up for consideration.

Diltz 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?"

The ayes were:

Anderson of	Grimwood	King	Rust
Decatur	Hager	Knudson	Ryder
Anderson of	Haney	Knutson	Smith of
Montgomery	Hansen	Latimer	Chickasaw
Bauer	Hanson of	Leonard	Smith of O'Brien
Blackford	Hancock	Lieberknecht	Stepanek
Blake	Harrison of	Long	Stookesberry
Blythe	Clarke	Lovrien	Strippel
Brittain	Harrison of	McCaulley	Swanson
Carter	Pottawattamie	McIlrath	Thomas
Christophel	Hattendorf	Martin	Troup
Cole	Held	Merritt	Truax
Craig	Higgins	Miller	Ulstad
Dewar	Hill	Napier	Vincent
Diltz	Hollis	Oldham	Wagner
Eckles	Hubbard	Oliver	Walrod
Elliott	Huff	Owens	Williams
Fleming	Johnson of	Quirk	Wilson
Forsling	Dickinson	Rankin	Yenter
Francis	Kennedy	Reimers	Mr. Speaker—73

The nays were:

Lepley-1

Absent or not voting:

Aiken	Graham	Mathews	Rassler
Anderson of	Gripp	Maxfield	Ratliff
Webster	Hanson of	Natvig	Rhinehart
Berry	Winnebago	Noble	Rice
Bierkamp	Hempel	O'Donnell	Roberts
Bixler	Johnson of	Orr	Saunders
Clark	Marion	Patterson	Schulte
Eden	Kent	Powers	Venard
Edge	Lichty	Prichard	Wolfe-34
Gilbertson	a statisticant • C		

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

Senate File No. 122, a bill for an act to define the crime of embezzlement of funds or deposit of a bank by officers, directors and employees of banks and to provide a punishment for persons convicted thereof, with report of the sifting committee recommending passage, was taken up for consideration.

Anderson of Decatur moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the L.ll was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of	Fleming	Knudson	Reimers
Decatur	Forsling	Latimer	Rice
Anderson of	Francis	Lepley	Roberts
Webster	Haney	Lichty	Rust
Bauer	Hanson of	Lieberknecht	Ryder
Berry	Winnebago	Long	Smith of
Blackford	Harrison of	McCaulley	Chickasaw
Blake	Clarke	McIlrath	Stookesberry
Blythe	Harrison of	Maxfield	Swanson
Brittain	Pottawattamie	Merritt	Thomas
Carter	Held	Napier	Troup
Christophel	Higgins	Oldham	Truax
Cole	Hill	Oliver	Ulstad
Craig	Hollis	Owens	Williams
Dewar	Hubbard	Prichard	Wilson
Diltz	Johnson of	Quirk	Mr. Speaker-59
Elliott	Dickinson	•	1

The nays were:

Eckles	Hattendorf	Miller	Stepanek
Grimwood	Kennedy	Powers	Strippel
Gripp	King	Rankin	Wagner
Hager	Knutson	Ratliff	Walrod-21
Hanson of	Lovrien	Saunders	
Hancock	Mathews	Smith of O'Brien	ì

Absent or not voting:

Aiken	Gilbertson	Leonard	Rassler
Anderson of	Graham	Martin	Rhinehart
Montgomery	Hansen	Natvig	Schulte
Bierkamp	Hempel	Noble	Venard
Bixler	Huff	O'Donnell	Vincent
Clark	Johnson of	Orr	Wolfe
Eden	Marion	Patterson	Yenter—28
Edge	Kent		

So 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 bills:

Senate Files Nos. 114, 117, 149, 161, 169, 175, 186, 241, 243, 271, 272, 275 and 316.

Prayer was offered by the Rev. S. C. Wadding, pastor of the Park Avenue Presbyterian church, Des Moines, Iowa.

DEATH OF HONORABLE H. N. DONHOWE

Troup of Story announced the recent and sudden death of Honorable Henry N. Donhowe of Story City, Iowa, a member of this House from Story county during the Thirty-ninth, Fortieth, and Fortieth extra sessions of the General Assembly.

Mr. Troup moved that a committee of three be appointed to draft suitable resolutions commemorating the life and public service of the late Mr. Donhowe, and that the Speaker appoint a committee of six members of the House to act as honorary pall-bearers at his funeral.

Motion prevailed.

As a committee to draft resolutions above provided for, the Speaker appointed the following members: Troup of Story, Knudson of Hamilton and Saunders of Palo Alto.

CONSIDERATION OF BILLS

Senate File No. 152, a bill for an act to place a limit upon the hours of duty required of employees of fire departments in certain cities, with report of the sifting committee recommending passage, was taken up for consideration.

Prichard 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?"

The ayes were:

Anderson of Craig Hanson of Higgins Dewar Decatur Winnebago Hill Bauer Eckles Harrison of Hollis Berry Eden Clarke Hubbard Bierkamp Francis Johnson of Harrison of Blackford Graham Pottawattamie Dickinson Kennedy Blake Grimwood Hattendorf Blythe Held Kent Gripp Cole Hempel Knutson



Lepley Lichty Long Lovrien McCaulley Mathews Napier Natvig	O'Donnell Oldham Orr Owens Powers Prichard Quirk Rankin	Rhinehart Rice Rust Ryder Smith of O'Brien Stepanek Strippel Swanson	Truax Ulstad Venard Wagner Walrod Wolfe Mr. Speaker—61
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The nays were:

Anderson of	Hager	Smith of	Stookesberry—7
Montgomery	Miller	Chickasaw	
Brittain	Reimers		

Absent or not voting:

Aiken	Forsling	Latimer	Ratliff
Anderson of	Gilbertson	Leonard	Roberts
Webster	Haney	Lieberknecht	Saunders
Bixler	Hansen	McIlrath	Schulte
Carter	Hanson of	Martin	Thomas
Christophel	Hancock	Maxfield	Troup
Clark	Huff	Merritt	Vincent
Diltz	Johnson of	Noble	Williams
Edge	Marion	Oliver	Wilson
Elliott	King	Patterson	Yenter-40
Fleming	Knudson	Rassler	

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

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 393, 376, 336, 152, 135, 230, 84, 366, 365, 205, 337, 119, 266, 251, 39, 104, 392, 82, 305, 390, 55, 148, 150, 113, 140 and 151.

SENATE FILE NO. 191 PLACED ON CALENDAR

Mathews of Des Moines moved that Senate File No. 191 be withdrawn from the sifting committee and placed on the calendar.

A roll call was demanded.

On the question "Shall Senate File No. 191 be withdrawn from the sifting committee and placed on the calendar?"

The ayes were:

Anderson of	Gripp	Kent	Ratliff
Decatur	Hager	King	Reimers
Anderson of	Haney	Knudson	Rhinehart
Montgomery	Hanson of	Knutson	Roberts
Anderson of	Hancock	Latimer	Rust
Webster	Hanson of	Leonard	Smith of
Bauer	Winnebago	Lepley	Chickasaw
Bierkamp	Harrison of	Lichty	Smith of O'Brien
Bixler	Clarke	Lieberknecht	Stookesberry
Blake	Harrison of	Long	Strippel
Blythe	Pottawattamie	McCaulley	Swanson
Brittain	Hattendorf	McIlrath	Thomas
Christophel	Held	Mathews	Troup
Cole	Hempel	Maxfield	Truax
Craig	Higgins	Merritt	Ulstad
Eckles	Hill	Napier	Venard
Eden	Hollis	Natvig	Vincent
Elliott	Hubbard	Oldham	Walrod
Fleming	Huff	Orr	Williams
Forsling	Johnson of	Owens	Wilson
Francis	Dickinson	Patterson	Wolfe
Gilbertson	Johnson of	Powers	Mr. Speaker-81
Grimwood	Marion	Quirk	opcance of

The nays were:

Aiken	Hansen	Rankin	Saunders
Berry	Kennedy	Rice	Schulte
Dewar	O'Donnell	Ryder	Wagner-14
D:14-	Olimon		

Absent or not voting:

Blackford	Graham	Miller	Rassler
Carter	Lovrien	Noble	Stepanek
Clark Edge	Martin	Prichard	Yenter—13

The motion by Mathews of Des Moines, having received a twothirds' vote, prevailed and Senate File No. 191 was withdrawn from the sifting committee.

CONSIDERATION OF BILLS

Senate File No. 191, a bill for an act to amend section one thousand nine hundred twenty-four (1924) of the Code, 1924, to include articles or mixtures containing alcohol which can be converted into a beverage without any chemical process, was taken up for consideration.

The following amendment filed by Mathews of Des Moines as a substitute for the amendment filed by Diltz of Polk on March 27th was taken up for consideration:

I move to substitute for the amendment filed by Diltz of Polk to Senate File No. 191 the following:

Amend section one (1) by striking out all of said section after the comma following the word "substance" in the fourth line thereof and inserting in lieu thereof the following: "not in a liquid form, and containing alcohol which may be converted into a beverage by a process of pressing or straining the alcohol therefrom."

O'Donnell of Dubuque offered the following amendment:

Amend Senate File No. 191 by striking out all after the word "alcohol" in the fifth line, and inserting in lieu thereof the following:

"which does not contain the ingredients and in the proportions prescribed by the federal government for the purpose of making such article, mixture or substance unfit for use for intoxicating beverage purposes; or any".

Brittain of Madison moved the previous question on the main bill and all pending amendments.

Motion prevailed.

On the question "Shall the amendment by Mathews of Des Moines be substituted for the amendment by Diltz of Polk?" a roll call was demanded.

The ayes were:

Anderson of Gripp King Rhinehart Decatur Hager Knudson Roberts Anderson of Haney Knutson Hanson of Latimer Montgomery Saunders Anderson of Hancock Leonard Webster Hanson of Lepley Smith of Winnebago Chickasaw Lichty Bauer Smith of O'Brien Harrison of Lieberknecht Berry Bierkamp Clarke Stepanek Long . Bixler Harrison of McCaulley Stookesberry Blackford Pottawattamie Mathews Strippel Swanson Blake Hattendorf Maxfield Blythe Held Merritt Thomas Hempel Troup Brittain Miller Higgins Natvig Carter Truax Christophel Hill Oldham Ulstad Venard Cole Hollis Orr Craig Hubbard Owens Vincent Eden Huff Patterson Wagner Elliott Johnson of Powers Walrod Fleming Dickinson Prichard Williams Francis Wilson Johnson of Quirk Gilbertson Marion Ratliff Wolfe Graham Mr. Speaker-86 Kent Reimers

The nays were:

Dewar Hansen O'Donnell Rankin
Diltz Kennedy Oliver Ryder—9
Grimwood

Absent or not voting:

Aiken Forsling Martin Rassler
Clark Lovrien Napier Schulte
Eckles McIlrath Noble Yenter—13

The amendment by Mathews of Des Moines was substituted for the pending amendment by Diltz of Polk.

O'Donnell of Dubuque was given permission to correct his amendment so as to apply to the amendment by Mathews of Des Moines.

Speaker Pro Tempore Ulstad in the chair.

On the question "Shall the amendment by O'Donnell of Dubuque be adopted?" a roll call was demanded.

The ayes were:

Grimwood Kennedy Rankin Schulte
Hansen O'Donnell Reimers Wagner —11
Hattendorf Orr Ryder

The nays were:

Anderson of Gripp Knudson Rust Smith of Decatur Hager Latimer Anderson of Lepley Chickasaw Hanson of Lichty Montgomery Hancock Smith of O'Brien Hanson of Lieberknecht Stepanek Bauer Stookesberry Bierkamp' Winnebago Long Bixler Strippel Harrison of Lovrien Blackford Pottawattamie McCaulley Swanson Blythe Held Mathews Thomas Troup Brittain Higgins Maxfield Truax Carter Hill Merritt Christophel Hollis Ulstad Miller Venard Cole Hubbard Napier Craig Huff Natvig Vincent Eckles Johnson of Oldham Walrod Eden Williams Dickinson Owens Elliott Wilson Johnson of Powers Fleming Marion Ratliff Wolfe Mr. Speaker-Francis Kent Rice Graham King Roberts

Absent or not voting:

Patterson Hempel Anderson of Edge Knutson Prichard Webster Forsling Leonard Quirk Berry Gilbertson McIlrath Rassler Blake Haney Martin Rhinehart Clark Harrison of Noble Saunders Oliver Dewar Clarke Yenter-26

The amendment by O'Donnell of Dubuque was rejected.

Mathews of Des Moines moved the adoption of the amendment proposed by him and which was substituted for the amendment offered by Diltz of Polk.

Amendment adopted.

Mr. Mathews moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Knudson Reimers Gripp Rhinehart Decatur Hager Knutson Anderson of Haney Latimer Rice Hanson of Roberts Montgomery Leonard Anderson of Hancock Lepley Rust Hanson of Lichty Saunders Webster Winnebago Lieberknecht Bauer Smith of Chickasaw Bierkamp Harrison of Long Bixler Clarke Lovrien Smith of O'Brien Harrison of Blackford McCaulley Stepanek Pottawattamie Mathews Blythe Stookesberry Hattendorf Brittain Maxfield Strippel Swanson Carter Held Merritt Hempel Thomas Christophel Miller Cole Higgins Napier Troup Hill Truax Craig Natvig Diltz Hollis Oldham Ulstad Eckles Hubbard Venard Oliver Vincent Eden Huff Orr Elliott Johnson of Owens Wagner Dickinson Walrod Fleming Patterson Forsling Johnson of Powers Williams Francis Marion Prichard Wilson Gilbertson Wolfe Kennedy Quirk Mr. Speaker-93 Graham Kent Rankin Ratliff Grimwood King

The nays were:

O'Donnell Ryder Schulte-3

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Absent or not voting:

Aiken	Clark	Hansen	Noble
Berry	Dewar [*]	McIlrath	Rassler
Blake	Edge	Martin	Yenter-12

So the bill having received a constitutional majority was declared to have passed the House.

Lieberknecht of Louisa offered the following amendment to the title and moved its adoption:

Amend the title to Senate File No. 191 by striking therefrom the words "without any chemical process" and inserting in lieu thereof the words "by a process of straining or pressing".

Amendment adopted and the title, as amended, was agreed to.

Haney of Mills moved to reconsider the vote by which Senate File No. 191 passed the House and lay the motion to reconsider on the table.

Motion prevailed.

MOTION TO RECONSIDER SENATE FILE NO. 289

Patterson of Kossuth moved to reconsider the vote by which Senate File No. 289 failed to pass the House.

Anderson of Webster moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which Senate File No. 289 failed to pass the House?"

The ayes were:

Anderson of	Grimwood	Knutson	Rhinehart
Webster	Hanson of	Lichty	Rust
Bauer	Hancock	Lieberknecht	Saunders
Bierkamp	Harrison of	Long	Schulte
Blackford	Pottawattamie	Lovrien	Smith of O'Brien
Blythe	Hattendorf	McCaulley	Stepanek
Carter	Hempel	Mathews	Stookesberry
Cole	Hill	Maxfield	Thomas
Dewar	Hollis	Merritt	Troup
Eckles	Hubbard	O'Donnell	Ulstad
Eden	Johnson of	Oldham	Venard
Edge	Dickinson	Oliver	Vincent
Elliott	Johnson of	Owens	Walrod
Fleming	Marion	Patterson	Williams
Forsling	Kennedy	Prichard	Wilson
Francis	King	Rankin	Wolfe
Gilbertson	Knudson	Ratliff	Yenter—63
88			

The nays were:

Aiken	Brittain	Higgins	Powers
Anderson of	Christophel	Latimer	Reimers
Decatur	Gripp	Leonard	Rice
Anderson of	Hager	Miller	Strippel
Montgomery	Haney	Napier	Truax
Bixler	Harrison of	Natvig	Wagner—23
	Clarke	Orr	

Absent or not voting:

Berry	Hansen	Lepley	Roberts
Blake	Hanson of	McIlrath	Ryder
Clark	Winnebago	Martin	Smith of
Craig	Held	Noble	Chickasaw
Diltz	Huff	Quirk	Swanson
Graham	Kent	Rassler	Mr. Speaker—22

The House reconsidered the vote by which Senate File No. 289 failed to pass the House.

Patterson of Kossuth moved that the Senate be requested to return Senate File No. 289 to the House.

Motion prevailed and it was so ordered.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to the following bill:

Senate File No. 320, a bill for an act to indemnify Roy De Groat for injuries suffered while an inmate of the State Reformatory at Anamosa.

Also, that the Senate has concurred in House amendment to the following bill:

Senate File No. 326, a bill for an act making an appropriation for a state exhibit at the Sesquicentennial at Philadelphia.

Also, that the Senate has passed the following bill in which the con-

House File No. 147, a bill for an act requiring registration of personal names and addresses of all persons doing business under trade or fictitious names.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 228, a bill for an act relating to the reincorporation of non pecuniary incorporations.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 296, a bill for an act legalizing the sale by the town of Alvord, Iowa, of its electrical distribution and transmission system to the Northwestern Light and Power Company.

Also, that the Senate has passed the following resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 3, relating to the duties of the State Board of Education.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 313, a bill for an act relating to assessments for cost of street improvements and sewers.

WALTER H. BEAM, Secretary.

MOTION TO RECONSIDER

The following motion to reconsider was filed:

MR. SPEAKER: We, the undersigned, move to reconsider the vote by which Senate File No. 161 passed the House:

JOS. WAGNER.

J. H. JOHNSON.

Oliver of Monona moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which Senate File No. 161 passed the House?"

The ayes were:

Brittain Harrison of Clarke	Hempel Johnson of Marion	Wagner	Mr. Speaker—6
The nays were	:		
Aiken Anderson of Decatur Anderson of Montgomery Bauer	Blythe Carter Christophel Cole Craig Dewar	Hager Haney Hanson of Hancock Hanson of Winnebago	Higgins Hill Hollis Hubbard Huff Johnson of
Bierkamp Bixler Blackford Blake	Eckles Fleming Francis Grimwood	Harrison of Pottawattamie Hattendorf Held	Dickinson Kent Knutson Latimer

Lichty Natvig Rice Swanson Lieberknecht Oliver Roberts Thomas Long Orr Rust Troup Lovrien Schulte Owens Truax McCaulley Patterson Smith of Ulstad Mathews Chickasaw Powers Venard Maxfield Smith of O'Brien Williams Prichard Merritt Ratliff Stepanek Wilson-71 Miller Reimers Stookesberry Napier Strippel Rhinehart

Absent or not voting:

Anderson of	Forsling	Leonard	Rankin
Webster	Gilbertson	Lepley	Rassler
Berry	Graham	McIlrath	Ryder
Clark	Gripp	Martin	Saunders
Diltz	Hansen	Noble	Vincent
Eden	Kennedy	O'Donnell	Walrod
Edge ·	King	Oldham	Wolfe
Elliott	Knudson	Quirk	Yenter-81

The House refused to reconsider the vote by which Senate File No. 161 passed the House.

HOUSE FILE NO. 401 RECONSIDERED

Lovrien of Humboldt moved that the House reconsider the vote by which House File No. 401 failed to pass the House.

On the question "Shall the House reconsider the vote by which House File No. 401 failed to pass the House?"

The ayes were:

Anderson of	Fleming	Lepley	Rhinehart
Decatur	Forsling	Lichty	Roberts
Anderson of	Francis	Long	Rust
Montgomery	Grimwood	Lovrien	Ryder
Anderson of	Hanson of	McCaulley	Schulte
Webster	Hancock	Mathews	Smith of O'Brien
Bauer	Harrison of	Maxfield	Stepanek
Berry	Clarke	Merritt	Strippel
Bixler	Hill	Napier	Swanson
Blackford	Hollis	O'Donnell	Troup
Blake	Huff	Oldham	Truax
Blythe	Johnson of	Oliver	Ulstad
Christophel	Dickinson	Owens	Venard
Cole	Kent	Patterson	Vincent
Craig	King	Prichard	Wilson
Dewar	Knudson	Quirk	Yenter—61
Eckles	Knutson	Reimers	

Bierkamp	Hanson of	Higgins	Miller
Brittain	Winnebago	Hubbard	Orr
Carter	Hattendorf	Johnson of	Stookesberry
Hager	Hempel	Marion	Wagner-15
Haney	2000 Carolina - 1.000		

Absent or not voting:

Aiken	•	Hansen	Martin	Smith of
Clark		Harrison of	Natvig	Chickasaw
Diltz		Pottawattamie	Noble	Thomas
Eden		Held	Powers	Walrod
Edge		Kennedy	Rankin	Williams
Elliott		Latimer	Rassler	Wolfe
Gilbertson		Leonard	Ratliff	Mr. Speaker-32
Graham		Lieberknecht	Rice	
Gripp		McIlrath	Saunders	

The House reconsidered the vote by which House File No. 401 failed to pass the House.

CONSIDERATION OF BILLS

House File No. 401, a bill for an act to amend section eightyeight hundred thirty-seven (8837) and to repeal section eightyeight hundred forty-nine (8849) of chapter 402 of the Code, 1924, relating to benefits on lives of children, was taken up for further 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?"

The ayes were:

Aiken	Diltz	Johnson of	Miller
Anderson of	Eckles	Dickinson	Napier
Decatur	Fleming	Kent	Natvig
Anderson of	Francis	King	O'Donnell
Montgomery	Gilbertson	Knutson	Orr
Bauer	Grimwood	Leonard	Owens
Bierkamp	Hager	Lepley	Patterson
Blake	Hanson of	Lichty	Prichard
Blythe	Hancock	Lieberknecht	Quirk
Carter	Harrison of	Long	Rankin
Christophel	Clarke	Lovrien	Reimers
Cole	Held	McCaulley	Rhinehart
Craig	Hill	Maxfield	Rust
Dewar	Huff	Merritt	Ryder

Schulte Smith of	Stookesberry Strippel	Truax Ulstad	Wilson Wolfe
Chickasaw '	Swanson	Venard	Yenter—68
Smith of O'Brien		Wagner	
Stepanek	Troup	Williams	

Bixler Blackford Brittain	Haney Hanson of Winnebago	Hattendorf Higgins	Johnson of Marion Mathews—9
Drittain	winnebago		matnews-8

Absent or not voting:

Anderson of	Gripp	Knudson	Rassler
Webster	Hansen	Latimer	Ratliff
Berry	Harrison of	McIlrath	Rice
Clark	Pottawattamie	Martin	Roberts
Eden	Hempel	Noble	Saunders
Edge	Hollis	Oldham	Vincent
Elliott	Hubbard	Oliver	Walrod
Forsling	Kennedy	Powers	Mr. Speaker-31
Graham			

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

HOUSE RECALLS SENATE FILE NO. 173

Yenter of Johnson moved that Senate File No. 173 be recalled from the Senate for the purpose of correction.

Motion prevailed.

CONSIDERATION OF BILLS

Senate File No. 315, a bill for an act to amend section one hundred thirteen (113), Code 1924, relating to examinations by the auditor of state of the accounts of cities and towns, with report of the sifting committee recommending passage, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings 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?"

Anderson of Montgomery Bauer Bierkamp Blake Blythe Carter Christophel Craig Dewar Diltz Eckles Fleming Francis Gilbertson Grimwood Hager Haney Hanson of Hancock

Winnebago
Hattendorf
Hempel
Higgins
Hill
Hollis
Hubbard
Huff
Johnson of
Dickinson
Kent
King
Knudson
Knutson
Leonard

Lichty

Long

Hanson of

Lovrien McCaulley Mathews Maxfield Merritt Miller Napier Natvig O'Donnell Oldham Owens Patterson Powers Prichard Quirk Rankin Reimers Roberts

Ryder Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Strippel Swanson Thomas Truax Ulstad Venard Wagner Williams Wilson Yenter-69

Rust

The nays were, none.

Absent or not voting:

Aiken
Anderson of
Decatur
Anderson of
Webster
Berry
Bixler
Blackford
Brittain
Clark
Cole

Eden

Edge
Elliott
Forsling
Graham
Gripp
Hansen
Harrison
Clarke
Harrison
Pottaw

Harrison of McIlra Clarke Martin Harrison of Noble Pottawattamie Oliver Held Orr

Johnson of Marion Kennedy Latimer Lepley Lieberknecht McIlrath Martin Noble Rassler Ratliff Rhinehart Rice Stookesberry Troup Vincent Walrod Wolfe

Mr. Speaker—39

So the bill 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

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 172, 262, 191, 321 and 171.

House Joint Resolution No. 7.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Report adopted.

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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 Files Nos. 171, 172, 191, 262 and 391.

House Joint Resolution No. 7.

Senate Files Nos. 3, 29, 99 and 160.

RESOLUTION OF SYMPATHY

Troup of Story, from the committee appointed to draft resolutions relative to the death of Honorable H. N. Donhowe, presented the following resolution:

Whereas, information has just reached the House of Representatives carrying the sad tidings of the sudden and unexpected death of the Honorable Henry Donhowe, a member of the 39th and 40th General Assemblies, and

Whereas, his conscientious devotion to his duty while here, and his ever pleasant temperament and friendly spirit endeared him to all who knew him and by whom he was held in highest esteem, and

Whereas, his loss will be severely felt not alone among his neighbors, but among all his friends over the state, therefore,

Be It Resolved by the House of Representatives, That we express our very sincere regrets at his passing, and that we tender to Mrs. Donhowe, the family and all other relatives our heartfelt sympathies.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Troup moved its adoption. By a rising vote the resolution was unanimously adopted.

REPORTS OF COMMITTEES

Carter of Hardin, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 249, a bill for an act to amend section one thousand two hundred thirty-eight (1238), chapter sixty-eight (68), title V (five), Code, 1924, relating to expenses of mine inspectors, begs leave to report they have had the same under consideration and have instructed



me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 247, a bill for an act to amend section ten thousand seven hundred eighty-six (10786), of chapter four hundred seventy-seven (477), of title XXX (thirty), Code, 1924, and section ten thousand eight hundred six (10806) of chapter four hundred seventy-eight (478) of title XXX (thirty), Code, 1924, relating to the salaries and expenses of judges, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 248, a bill for an act to amend section three thousand seven hundred seventy (3770), chapter one hundred eighty seven (187), title XI (eleven) Code, 1924, relating to reward for appre hension and delivery of convicts, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. V. CARTER, Chairman.

Report adopted.

CONSIDERATION OF SENATE AMENDMENTS

On request of Wagner of Scott, House File No. 313, a bill for an act to repeal section sixty-eight hundred ninety-nine (6899) of the Code, 1924, relating to assessments for cost of street improvements and sewers, and enact a substitute therefor, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 313

Amend by striking from line 18 the word "abutting".

Mr. Wagner moved that the House concur in the Senate amendments. On the question "Shall the House concur?"

The ayes were:

Anderson of McCaulley Smith of Held Chickasaw Mathews Decatur Hempel Stookesberry Anderson of Higgins Merritt Montgomery Napier Strippel Hill Bierkamp Hollis Natvig Swanson Blackford Johnson of O'Donnell Troup Blythe Dickinson Oldham Truax Craig Johnson of Orr Ulstad Dewar Marion Owens Venard Eden Kennedy Patterson Vincent Edge Kent Powers Wagner Forsling Knudson Prichard Walrod Francis Latimer Reimers Williams Grimwood Lepley Ryder Wolfe Lieberknecht Saunders Yenter-59 Haney Hanson of Long Schulte Winnebago Lovrien

The nays were, none.

Absent or not voting:

Aiken	Elliott	Hattendorf	Quirk
Anderson of	Fleming	Hubbard	Rankin
Webster	Gilbertson	Huff	Rassler
Bauer	Graham	King	Ratliff
Berry	Gripp	Knutson	Rhinehart
Bixler	Hager	Leonard	Rice
Blake	Hansen	Lichty	Roberts
Brittain	Hanson of	McIlrath	Rust
Carter	Hancock	Martin	Smith of O'Brien
Christophel	Harrison of	Maxfield	Stepanek
Clark	Clarke	Miller	Thomas
Cole	Harrison of	Noble	Wilson
Diltz	Pottawattamie	Oliver	Mr. Speaker-49
Eckles			2.53

The House concurred in Senate amendment to House File No. 313.

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. 139, a bill for an act relating to dissolution of consolidated school corporation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 244, a bill for an act requiring sheriffs and chiefs of police to report thefts of automobiles and recoveries of such vehicles to the Bureau of Criminal Investigation.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 318, a bill for an act relating to the management by the board of supervisors of lands belonging to the school fund.

Also, that the Senate returns herewith, as requested, the following bill:

Senate File No. 289, a bill for an act relating to dairy products and to exact a substitute therefor and providing remedy for violation.

Also, that the Senate returns herewith, as requested, the following bill:

Senate File No. 173, a bill for an act relating to co-insurance.

WALTER H. BEAM, Secretary.

Wolfe of Linn moved that the House consider no more bills except those which the Senate has acted upon or may act upon, and bills recommended by the appropriations and sifting committees.

Motion prevailed.

SENATE MESSAGE CONSIDERED

Senate Joint Resolution No. 3, a joint resolution relating to the duties of the State Board of Education.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

By unanimous consent, Senate Joint Resolution No. 3, joint resolution relating to the duties of the State Board of Education, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a joint resolution on the same day, Napier of Ringgold 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?"

The ayes were:

Anderson of	Grimwood	Kent	Prichard
Decatur	Gripp ·	King	Reimers
Anderson of	Hager	Knudson	Rice
Montgomery	Haney	Leonard	Roberts
Anderson of	Hanson of	Lepley	Ryder
Webster	Hancock	Long	Saunders
Bauer	Hanson of	Lovrien	Schulte
Berry	Winnebago	McCaulley	Smith of
Bierkamp	Harrison of	Mathews	Chickasaw
Bixler	Pottawattamie	Maxfield	Stookesberry
Carter	Hattendorf	Merritt	Strippel
Christophel	Hempel	Miller	Swanson
Cole	Higgins	Napier	Thomas
Craig	Hubbard	Natvig	Ulstad
Eckles	Huff	Orr	Walrod
Eden	Johnson of	Owens	Williams
Fleming	Dickinson	Powers	Wilson—62
Graham	Kennedy		

The nays were:

Blythe	Hollis	Lichty	Troup
Dewar	Johnson of	Oldham	Truax
Francis	Marion	Rust	Yenter—12
	Knutson		

Absent or not voting:

Aiken	Gilbertson	Martin	Rhinehart
Blackford	Hansen	Noble	Smith of O'Brien
Blake	Harrison of	O'Donnell	Stepanek
Brittain	Clarke	Oliver	Venard
Clark	Held	Patterson	Vincent
Diltz	Hill	Quirk	Wagner
Edge	Latimer	Rankin	Wolfe
Elliott	Lieberknecht	Rassler	Mr. Speaker-34
Forsling	McIlrath	Ratliff	•

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

Senate File No. 157, a bill for an act to amend section eightythree (83) of the Code, 1924, relating to rewards, with report of the sifting committee recommending passage, was taken up for consideration.

Napier 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?"

The ayes were:

Grimwood	Kennedy	Reimers
Gripp	Kent	Rice
	King	Roberts
	Knutson	Rust
Hanson of	Lepley	Ryder
Winnebago	Lichty	Saunders
Harrison of	Lieberknecht	Schulte
Clarke	Long	Smith of O'Brien
Harrison of	Lovrien	Stepanek
Pottawattamie	McCaulley	Stookesberry
Hattendorf	Mathews	Strippel
Held	Maxfield	Swanson
Hempel	Merritt	Thomas
Higgins	Miller	Troup
Hill	Napier	Truax
Hollis	Natvig	Ulstad
Hubbard	O'Donnell	Vincent
Johnson of	Oldham	Williams
Dickinson	Owens	Wilson
Johnson of	Patterson	Wolfe
Marion	Powers	Yenter—76
	Gripp Hager Haney Hanson of Winnebago Harrison of Clarke Harrison of Pottawattamie Hattendorf Held Hempel Higgins Hill Hollis Hubbard Johnson of Dickinson Johnson of	Gripp Kent Hager King Haney Knutson Hanson of Lepley Winnebago Lichty Harrison of Lieberknecht Clarke Long Harrison of Lovrien Pottawattamie McCaulley Hattendorf Mathews Held Maxfield Hempel Merritt Higgins Miller Hill Napier Hollis Natvig Hubbard O'Donnell Johnson of Dickinson Owens Johnson of Patterson

The nays were, none.

Absent or not voting:

Aiken	Gilbertson	Martin	Ratliff
Bixler	Hansen	Noble	Rhinehart
Brittain	Hanson of	Oliver	Smith of
Clark	Hancock	Orr	Chickasaw
Craig	Huff	Prichard	Venard
Dewar	Knudson	Quirk	Wagner
Diltz	Latimer	Rankin	Walrod
Edge	Leonard	Rassler	Mr. Speaker-82
Elliott	McIlrath		

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

SENATE FILE NO. 173 RECONSIDERED

Yenter of Johnson moved that the House reconsider the vote by which Senate File No. 173, a bill for an act to amend section eighty-nine hundred ninety (8990), Code of 1924, relating to coinsurance, passed the House.

On the question "Shall the House reconsider the vote by which Senate File No. 173 passed the House?"

Anderson of	Gilbertson	Kent	Rust
Decatur	Graham	King	Ryder
Anderson of	Grimwood	Knudson	Saunders
Webster	Gripp	Lepley	Schulte
Bierkamp	Hager	Lichty	Smith of
Blackford	Hanson of	Long	Ohickasaw
Blythe	Hancock	Lovrien	Smith of O'Brien
Brittain	Harrison of	McCaulley	Stepanek
Christophel	Clarke	Mathews	Strippel
Cole	Held	Maxfield	Swanson
Craig	Hempel	Merritt	Thomas
Dewar	Higgins	Natvig	Troup
Diltz	Hill	Oldham	Truax
Eckles	Hollis	Owens	Ulstad
Edge	Johnson of	Patterson	Vincent
Fleming	Dickinson	Powers	Walrod
Forsling	Johnson of	Reimers	Wilson
Francis	Marion	Rhinehart	Wolfe
	Kennedy	Roberts	Yenter—68

The nays were:

Anderson of	Berry	Oliver	Orr-4
Montgomery			

Absent or not voting:

Aiken	Hanson if	Lieberknecht	Rankin
Bauer	Winnebago	McIlrath	Rassler
Bixler	Harrison of	Martin	Ratliff
Blake	Pottawattamie	Miller	Rice
Carter	Hattendorf	Napier	Stookesberry
Clark	Hubbard	Noble	Venard
Eden	Huff	O'Donnell	Wagner
Elliott	Knutson	Prichard	Williams
Haney	Latimer	Quirk	Mr. Speaker-36
Hansen	Leonard	35) FF	= ===

The House reconsidered the vote by which Senate File No. 173 passed the House.

Yenter of Johnson moved to reconsider the vote by which Senate File No. 173 passed to its third reading.

Motion prevailed.

Yenter of Johnson offered the following amendment and moved its adoption:

Amend Senate File No. 173, section 1, line 5, by striking therefrom the word "hail".

Amendment adopted.

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?"

The ayes were:

Anderson of	Graham	Kennedy	Roberts
Decatur	Grimwood	Kent	Rust
Anderson of	Gripp	King	Ryder
Montgomery	Hager	Lepley	Saunders
Anderson of	Haney	Lichty	Schulte
Webster	Hanson of	Long	Smith of O'Brien
Berry	Hancock	Lovrien	Stepanek
Bierkamp	Harrison of	McCaulley	Stookesberry
Bixler	Clarke	Mathews	Strippel
Blythe	Harrison of	Merritt	Swanson
Christophel	Pottawattamie	Miller	Thomas
Cole	Hattendorf	Napier	Troup
Craig	Hempel	Natvig	Truax
Dewar	Higgins	O'Donnell	Ulstad
Diltz	Hill	Oldham	Venard
Eckles	Hollis	Owens	Vincent
Edge	Hubbard	Patterson '	Walrod
Elliott	Huff	Powers	Williams
Fleming	Johnson of	Ratliff	Wilson
Forsling	Dickinson	Reimers	Wolfe
Francis	Johnson of	Rhinehart	Yenter—79
Gilbertson	Marion	Rice	

The nays were, none.

Absent or not voting:

Aiken	Hansen	Lieberknecht	Quirk
Bauer	Hanson of	McIlrath	Rankin
Blackford	Winnebago	Martin	Rassler
Blake	Held	Maxfield	Smith of
Brittain	Knudson	Noble	Chickasaw
Carter	Knutson	Oliver	Wagner
Clark	Latimer	Orr	Mr. Speaker-29
Eden	Leonard	Prichard	

So the bill 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

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 94, 118, 206, 269, 277, 295, 298, 297, 296, 299, 307, 318, 319, 320 and 325.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, Chairman Senate Committee.

Ulstad

Wolfe-9

Report adopted.

MOTION TO PLACE SENATE FILE NO. 156 ON CALENDAR

Knudson of Hamilton moved that Senate File No. 156 be recalled from the sifting committee and placed on the calendar.

A roll call was demanded.

Carter

Higgins

Knudson

On the question "Shall Senate File No. 156 be recalled from the sifting committee and placed on the calender?"

Miller

Stookesberry

The ayes were:

Anderson of

Webster

Bixler

Anderson of	Grimwood	Kennedy	Rice
Decatur	Hager	Kent	Roberts
Anderson of	Haney	King	Rust
Montgomery	Hansen	Knutson	Ryder
Bauer	Hanson of	Latimer	Saunders
Bierkamp	Hancock	Lichty	Schulte
Blackford	Hanson of	Lieberknecht	Smith of
Blake	Winnebago	Long	Chickasaw
Blythe	Harrison of	McCaulley	Smith of O'Brien
Brittain	Clarke	Mathews	Stepanek
Christophel	Harrison of	Merritt	Strippel
Cole	Pottawattamie	Napier	Swanson
Craig	Hattendorf	Natvig	Thomas
Dewar	Held	O'Donnell	Troup
Diltz	Hempel	Oldham	Truax
Eckles	Hollis	Oliver	Venard
Eden	Hubbard	Orr	Vincent
Edge	Huff	Owens	Wagner
Elliott	Johnson of	Powers	Williams
Fleming	Dickinson	Prichard	Wilson
Forsling	Johnson of	Reimers	Mr. Speaker—79
Francis	Marion	Rhinehart	0.004 st

Absent or not voting:

Aiken	Hill.	Martin	Rankin
Berry	Leonard	Maxfield	Rassler
Clark	Lepley	Noble	Ratliff
Graham	Lovrien	Patterson	Walrod
Gripp	McIlrath	Quirk	Yenter—20

Motion of Knudson of Hamilton to recall Senate File No. 156 from the sifting committee was lost.

CONSIDERATION OF BILLS

Senate File No. 289, a bill for an act to repeal section three thousand seventy-six (3076), Code 1924, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream or buttermilk, to require the pasteurization of cream, ice cream or milk, to define such pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act, was taken up for further consideration.

Patterson of Kossuth moved to reconsider the vote by which Senate File No. 289 passed to its third reading.

Motion prevailed.

Christophel of Bremer offered the following amendment and moved its adoption:

Amend Senate File No. 289 by adding as section 2 the following: Sec. 2. The provisions of this act shall not be effective until April 1st, 1926.

Amendment adopted.

Christophel 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?"

The ayes were:

Anderson of Decatur	Cole Craig	Francis Gilbertson	Harrison of Pottawattamie
Anderson of	Diltz	Graham	Hattendorf
Webster	Eckles	Grimwood	Held
Bierkamp	Eden	Hanson of	Hempel
Blackford	Edge	Hancock	Hill
Blythe	Elliott	Hanson of	Hollis .
Brittain	Fleming	Winnebago	Hubbard
Carter	Forsling		

Johnson of McCaulley Rhinehart Truax Ulstad Dickinson Martin Rust Johnson of Maxfield Ryder Venard Vincent Marion Merritt Saunders Wagner Kennedy Natvig Schulte King O'Donnell Smith of Walrod Knudson Oldham Chickasaw Williams Knutson Oliver Smith of O'Brien Wilson Wolfe Lepley Owens Stepanek Lichty Patterson Stookesberry Yenter Mr. Speaker-76 Lieberknecht Powers Swanson Long Prichard Thomas Lovrien Ratliff Troup

The nays were:

Aiken	Gripp	Higgins	Miller
Anderson of	Hager	Huff	Napier
Montgomery	Haney	Kent	Orr
Bauer	Hansen	Latimer	Reimers
Bixler	Harrison of	Leonard	Strippel—21
Christophel	Clarke	Mathews	• • •

Absent or not voting:

Berry	Dewar	Quirk	Rice
Blake	McIlrath	Rankin	Roberts—11
Clark	Noble	Rassler	

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

MOTION TO PLACE SENATE FILE NO. 57 ON CALENDAR

Lovrien of Humboldt moved that Senate File No. 57 be recalled from the sifting committee and placed on the calendar.

Johnson of Marion moved to lay the motion by Lovrien of Humboldt on the table.

A roll call was demanded.

On the question "Shall the motion be laid on the table?"

The ayes were:

Aiken	Blythe	Gripp	Hempel
Anderson of	Brittain	Hager	'Higgins
Decatur	Carter	Hansen	Hill
Anderson of	Cole	Hanson of	Hollis
Montgomery	Craig	Hancock	Huff
Anderson of	Eden	Hanson of	Johnson of
Webster	Edge	Winnebago	Marion
Bierkamp	Forsling	Harrison of	King
Bixler	Gilbertson	Clarke	Knutson
Blake	Grimwood	Hattendorf	Lepley

Long	O'Donnell	Schulte	Truax
Mathews	Powers	Stepanek	Vincent
Merritt	Prichard	Swanson	Wagner
Miller	Rhinehart	Thomas	Walrod
Natvig	Ryder	Troup	Williams-53
MINISTRA STATE		20 (C. C. C	

Blackford	Johnson of	Oliver	Roberts
Chistophel	Dickinson	Owens	Smith of O'Brien
Fleming	Lovrien	Patterson	Stookesberry
Francis	McCaulley	Ratliff	Ulstad
Graham	Martin	Reimers	Wilson-20
Hubbard			

Absent or not voting:

Bauer	Held	Maxfield	Rust
Berry	Kennedy	Napier	Saunders
Clark	Kent	Noble	Smith of
Dewar	Knudson	Oldham	Chickasaw
Diltz	Latimer	Orr	Strippel
Eckles	Leonard	Quirk	Venard
Elliott	Lichty	Rankin	Wolfe
Haney	Leiberknecht	Rassler	Yenter
Harrison of	McIlrath	Rice	Mr. Speaker 35
Pottawattam	ie .		

Motion to lay the motion on the table prevailed.

COMMUNICATION FROM W. C. T. U.

The following communication was received from the W. C. T. U.:

To the Honorable Members of the House of Representatives of Iowa:

On behalf of the 18,200 members of the Women's Christian Temperance Union of Iowa, we wish to express sincere appreciation of the splendid support given the bills strengthening the prehibitory laws, and other measures better safe guarding the childhood of the state.

(Signed) MRS. IDA B. WISE SMPPH.

MRS. LUCILE W. SHADLE.

MRS. ANNA M. EDWORTHY.

MRS. BERTHA M. HARNAGEL.

Legislative Committee of W. C. T. U. of Iowa.

Des Moines, Iowa, April 3, 1925.

CONSIDERATION OF BILLS

Senate File No. 218, a bill for an act to amend section five thousand six hundred sixty-nine (5669), chapter two hundred eighty-

seven (287) of the Code, 1924, relating to city assessors, with report of the 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?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Berry Bierkamp Bixler Blackford Blake Blythe Brittain Christophel Cole Craig	Diltz Eckles Eden Elliott Fleming Francis Graham Grimwood Hager Haney Hansen Hanson of Hancock Hanson of Winnebago Hattendorf Hollis	Johnson of Dickinson Johnson of Marion Kent Knudson Knutson Leonard Lichty Long McCaulley Martin Merritt O'Donnell Oldham Powers Prichard	Rankin Roberts Rust Saunders Schulte Smith of O'Brien Stepanek Strippel Swanson Thomas Troup Truax Ulstad Vincent Wagner Walrod
Dewar	Hollis	Prichard	Wilson—62

The nays were:

Higgins

Smith of Chickasaw—2

Absent or not voting:

Aiken	Hempel	Maxfield	Ratliff
Carter	Hill	Miller	Reimers
Clark	Hubbard	Napier	Rhinehart
Edge	Huff	Natvig	Rice
Forsling	Kennedy	Noble	Ryder
Gilbertson	King	Oliver	Stookesberry
Gripp	Latimer	Orr	Venard
Harrison	Lepley	Owens	Williams
of Clarke	Lieberknecht	Patterson	Wolfe
Harrison of	Lovrien	Quirk	Yenter
Pottawattamie	McIlrath	Rassler	Mr. Speaker-44
Held	Mathews		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. Senate File No. 151, a bill for an act to amend section sixty-two hundred seven (6207) of the Code, 1924, by authorizing a special extra levy not exceeding two (2) mills for the years 1925 and 1926, for the general fund of all cities and towns, with report of the 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?"

The ayes were:

Anderson of	Elliott	Knudson	Prichard
Decatur	Forsling	Knutson	Rankin
Blackford	Grimwood	Long	Rhinehart
Blake	Johnson of	McCaulley	Ryder
Brittain	Dickinson	Martin	Stepanek
Dewar	Johnson of	Merritt	Swanson
Diltz	Marion	O'Donnell	Ulstad
Eden	· King	Oldham	Walrod-29

The nays were:

Anderson of	Francis	Kent	Roberts
Montgomery	Gilbertson	Latimer	Schulte
Anderson of	Haney	Lepley	Smith of
Webster	Hansen	Lieberknecht	Chickasaw
Bauer	Hanson of	Mathews	Smith of O'Brien
Bierkamp	Hancock	Maxfield	Stookesberry
Blythe	Hanson of	Miller	Strippel
Carter	Winnebago	Natvig	Thomas
Christophel	Hattendorf	Oliver	Troup
Cole	Hempel	Owens	Truax
Eckles	Hill	Patterson	Vincent
Edge	Hollis	Powers	Wagner
Fleming	Hubbard	Reimers	Wilson-47

Absent or not voting:

Aiken	Harrison of	Lichty	Rice
Berry	Clarke	Lovrien	Rust
Bixler	Harrison of	McIlrath	Saunders
Clark	Pottawattamie	Napier	Venard
Craig	Held	Noble	Williams
Graham	Higgins	Orr	Wolfe
Gripp	Huff	Quirk	Yenter
Hager	Kennedy	Rassler	Mr. Speaker-32
	Leonard	Ratliff	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 172, 262, 171, 321 and 191.

House Joint Resolution No. 7.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 401, a bill for an act relating to benefits on lives of children.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 217, a bill for an act to authorize the State Board of Education to erect, control, and manage dormitories in connection with the state educational institutions.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 244, a bill for an act requiring sheriffs and chiefs of police to report thefts of automobiles and recoveries of such vehicles to the Bureau of Criminal Investigation.

Read first and second times and referred to the sifting committee.

Senate File No. 217, a bill for an act to authorize the State Board of Education to erect, control, and manage dormitories in connection with the state educational institutions.

Read first and second times and passed on file.

INTRODUCTION AND CONSIDERATION OF BILLS

House File No. 403, by committee on appropriations, a bill for an act to provide for the transfer, by the board of control of



state institutions, of certain funds from its industrial funds to its support funds, and to make an appropriation for the purchase, by the said board of control, of butter for use in the institutions under the board of control, in accordance with the provisions of Senate File No. 169, acts of the forty-first general assembly.

Read first and second times.

By unanimous consent the bill was taken up for immediate consideration.

CONSIDERATION OF BILLS

House File No. 403, a bill for an act to provide for the transfer, by the board of control of state institutions, of certain funds from its industrial funds to its support funds, and to make an appropriation for the purchase, by the said board of control, of butter for use in the institutions under the board of control, in accordance with the provisions of Senate File No. 169, acts of the fortyfirst general assembly, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings 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?"

The ayes were:

Anderson of Decatur Anderson of Montgomery Anderson of Webster Bauer Bierkamp Blackford Blake Blythe Carter Christophel Cole Hill Craig Dewar Diltz Eckles Eden Marion Edge Kennedy

Elliott Fleming Forsling Francis Grimwood Haney Hanson of Hancock Hanson of Winnebago Hattendorf Hempel Higgins Hollis Hubbard Huff Johnson of

Kent King Knudson Latimer Lepley Lichty Lieberknecht McCaulley Martin Mathews Maxfield Merritt Miller Natvig O'Donnell Oldham Owens Powers Prichard

Rankin Reimers Rhinehart Roberts Ryder Schulte Smith of Chickasaw Smith of O'Brien Stepanek Troup Truax Ulstad Venard Wagner Walrod Williams Wilson Yenter-71

Hansen

Johnson of Dickinson

Oliver

McIlrath

Stookesberry-4

Absent or not voting:

Aiken Berry Bixler Brittain Clark Gilbertson

Graham

Gripp

Harrison of Clarke Harrison of

Long

Napier Noble Pottawattamie Orr Patterson Knutson Quirk Leonard Rassler Ratliff Rice

Rust Saunders Strippel Swanson Thomas Vincent Wolfe Mr. Speaker—33

Hager Lovrien So the bill having received a constitutional majority was de-

clared to have passed the House and the title was agreed to.

By unanimous consent, Senate File No. 217, a bill for an act to authorize the State Board of Education to erect, control, and manage dormitories in connection with the state educational institutions, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, 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?"

The ayes were:

Anderson of Decatur Anderson Webster Blackford Blake Blythe Christophel Cole Dewar Diltz Eckles Eden Edge Elliott Fleming Forsling

Francis

Gibertson Grimwood Hanson of Hancock Harrison of Clarke Held Hollis Johnson of Dickinson

Johnson of Marion Kennedy King Knudson Knutson Latimer

Lepley Lichty Lieberknecht Martin Mathews Merritt Natvig O'Donnell Oldham Oliver Owens Patterson Powers Prichard Rankin

Ratliff

Rhinehart

Roberts Rust Ryder Saunders Schulte Smith of O'Brien Stepanek Strippel Thomas Troup Truax Ulstad Vincent Wagner

Walrod

Wilson

Yenter-63

Anderson of	Hansen	Huff	Orr
Montgomery	Hanson of	Long	Reimers
Bauer	Winnebago	McCaulley	Smith of
Berry	Hattendorf	Maxfield	Chickasaw
Craig	Higgins	Miller	Stookesberry
Gripp	Hill	Napier	Venard-23
Hanev	Hubbard		

Absent or not voting:

Aiken	Graham	Leonard	Rice
Bierkamp	Hager	Lovrien	Swanson
Bixler	Harrison of	McIlrath	Williams
Brittain	Pottawattamie	Noble	Wolfe
Carter	Hempel	Quirk	Mr. Speaker—22
Clark	Kent	Rassler	PORTREE NAMES RECOVERED

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

House File No. 402, a bill for an act to amend section eightyseven hundred eighty-one (8781) of the Code, 1924, relating to fraternal beneficiary societies, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, 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?"

The ayes were:

Anderson of	Grimwood	Kent	Rhinehart
Decatur	Hansen	King	Roberts
Bauer	Hanson of	Knudson	Ryder
Berry	Hancock	Latimer	Saunders
Bierkamp	Harrison of	Lepley	Smith of O'Brien
Christophel	Clarke	Long	Stepanek
Cole	Hill	McCaulley	Thomas
Craig	Hollis	Martin	Troup
Dewar	Huff	Maxfield	Ulstad
Diltz	Johnson of	Merritt	Wagner
Fleming	Dickinson	Oldham	Walrod
Francis	Johnson of	Oliver	Yenter—46
Graham	Marion	Prichard	

Anderson of Smith of Haney Mathews Hanson of Miller Chickasaw Montgomery Anderson of Winnebago Napier Stookesberry Webster Hattendorf Natvig Strippel Bixler Held Orr Truax Venard Blythe Higgins Owens Eden Williams Kennedy Powers Gripp Lieberknecht Ratliff Wilson-28

Absent or not voting:

Aiken Forsling Lichty Reimers Blackford Gilbertson Lovrien Rice Blake McIlrath Rust Hager Brittain Harrison of Noble Schulte Carter Pottawattamie O'Donnell Swanson Clark Hempel Patterson Vincent Eckles Hubbard Wolfe Quirk Edge Knutson Rankin Mr. Speaker-34 Elliott Leonard Rassler

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

HOUSE FILE WITHDRAWN

On request of Yenter of Johnson, unanimous consent having been obtained, House File No. 345 was withdrawn from the calendar and from further consideration by the House.

Speaker Edson in the chair.

HOUSE FILE NO. 262 RECALLED FROM GOVERNOR

Hager of Allamakee moved that the House request the return of House File No. 262 from the Governor.

A roll call was demanded.

On the question "Shall the House request the return of House File No. 262 from the Governor?"

The aves were:

Aiken Hager Kent Rhinehart Anderson Haney King Roberts of Decatur Hanson Knudson Ryder Anderson of Hancock Leonard Smith of of Montgomery Lieberknecht Chickasaw Bierkamp Hanson Long Smith of O'Brien Blackford of Winnebago Lovrien Stepanek Blythe Harrison McCaulley Strippel of Clarke Carter Martin Truax Christophel Hattendorf Napier Ulstad Cole Hempel Oldham Vincent Owens Williams Eckles Higgins Fleming Hill Patterson Wilson Francis Johnson Powers Mr. Speaker-54 Grimwood of Dickinson Rankin Gripp Kennedy Ratliff



Elliott	Merritt	Prichard	Venard
Forsling	Oliver	Stookesberry	Walrod-9
Hold			

Absent or not voting:

Anderson of	Edge	Latimer	Rassler
Webster	Gilbertson	Lepley	Reimers
Bauer	Graham	Lichty	Rice
Berry	Hansen	McIlrath	Rust
Bixler	Harrison of	Mathews	Saunders
Blake	Pottawattamie	Maxfield	Schulte
Brittain	Hollis	Miller	Swanson
Clark	Hubbard	Natvig	Thomas
Craig	Huff	Noble	Troup
Dewar	Johnson of	O'Donnell	Wagner
Diltz	Marion	Orr	Wolfe
Eden	Knutson	Quirk	Yenter—45

Motion by Hager of Allamakee prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 14, a bill for an act to establish the General Fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927, and to appropriate therefrom for all departments, and the various divisions thereof, of the state of Iowa, for all purposes provided for by law, for the said biennium, and to repeal section forty-one hundred eighty-seven (4187) of the Code, 1924.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 14 AMENDMENTS TO SECTION 2.

Amend lines 4 and 5 of section 2 by striking the words "Five Hundred Fourteen Thousand Three Hundred Fifteen Dollars" and inserting in lieu thereof the words "Four Hundred Twenty-four Thousand Five Hundred Dollars" and amend also by striking from line 6 the numbers "\$514,-315.00" and inserting in lieu thereof the numbers "\$424,500.00".

Amend lines 38 and 39 by striking the words "Four Hundred Fortysix Thousand Seventy-five" and inserting in lieu thereof the words "Four Hundred Twenty-four Thousand Five Hundred" and by striking the figures "\$446,075.00" and inserting in lieu thereof the figures "\$424;-500.00".

Amend line 45 by striking the figures "\$242,575.00" and inserting in lieu thereof the figures "\$225,000.00".

Amend line 47 by striking the figures "64,000.00" and inserting in lieu thereof the figures "60,000.00".

Amend line 58 by striking the figures "\$403,975.00" and inserting in lieu thereof the figures "\$382,400.00".

Amend line 76 by striking the figures "\$514,315.00" and inserting in lieu thereof the figures "\$424,500.00".

AMENDMENT TO SECTION 8

Amend section eight (8) by striking out lines twenty-seven (27) and insert in lieu thereof the following: "For traveling expenses and extra help, \$10,000."

AMENDMENTS TO SECTION 10

Amend section 10 by striking the words and figures "two hundred twenty thousand dollars (\$220,000.00)" in lines 3 and 4 and inserting in lieu thereof the words and figures "one hundred forty thousand dollars (\$140,000.00)".

Also amend section 10 by striking from line 9 the figures "\$180,000.00" and inserting in lieu thereof the figures "\$100,000.00".

Also amend section 10 by striking the figures "\$220,000.00" from line 16 and inserting in lieu thereof the figures "\$140,000.00".

AMENDMENTS TO SECTION 12

Amend by striking from line 14 of section 12 the figures "1725.00" and inserting in lieu thereof the figures "1800.00", and by striking the figures "1610.00" from line 15 of section 12 and inserting in lieu thereof the figures "1700.00".

Amend by striking the figures "1500.00" from line 16 of section 12 and inserting the figures "1600.00" in lieu thereof.

Amend by striking the figures "\$67,190.00" from line 34 and inserting in lieu thereof the figures "\$67,455.00"; and by striking the figures "\$134,380.00" from line 43 and inserting in lieu thereof the figures "\$134,645.00".

AMENDMENTS TO SECTION 13

Strike the figures "67" from line 11 and insert in lieu thereof the figures "69".

Strike from line 11 the figures "268,000.00" and insert in lieu thereof the figures "276,000.00".

Strike from line 25 the figures "589,000.00" and inserting in lieu thereof the figures "605,000.00".

Strike from lines 3 and 4 the words and figures "Five Hundred Eightynine Thousand Dollars (\$589,000.00)" and insert in lieu thereof the words and figures "six hundred five thousand dollars (\$605,000.00)".

AMENDMENTS TO SECTION 14

Amend section 14 by striking from line 22 the word "Ten"; also by

striking from line 22 the figures "(\$45,610.00)" and inserting in lieu thereof the figures "(\$45,600.00)".

AMENDMENTS TO SECTION 16

Strike from line 21-a the figures "2400.00" and insert in lieu thereof the figures "2000.00".

Strike the total "\$20,180.00" and insert in lieu thereof the figures "\$19,780.00".

AMENDMENT TO SECTION 17

Amend section seventeen (17) by inserting as lines 18-a and 18-b the following "Great Lakes, St. Lawrence Tide Water Association \$10,000."

Amend section 17 by striking from lines 4 and 5 the words and figures "Four Hundred Twenty-five Thousand Five Hundred Dollars (\$425,500.00)" and inserting in lieu thereof the following: "four hundred thirty-five thousand five hundred dollars (\$435,500.00)".

Amend by striking figures "\$425,500.00" from line 20 and inserting in lieu thereof the figures "\$435,500.00".

Amend section 24 by striking all following line 9 and inserting in lieu thereof the following:

DEPARTMENT OF HEALTH-OFFICE

For salaries and wages: (annual)	
Commissioner\$	4,000.00
Director	2,400.00
Chief Clerk	1,600.00
Stenographers (2)	2,400.00
Bookkeeper	1,200.00
Clerks (1)	1,200.00
Vital Statistics Clerks (3)	4,500.00
Assistant Registrar	1,800.00
Janitor Clerk	1,200.00
BUREAU VENEREAL DISEASE CONTROL DIVISIO	N
Director Venereal Disease Control (Part Time)	2,000.00
Secretary to Director	1,500.00
Lecturer for girls	3,600.00
Lecturer for boys (Part Time)	600.00
Investigator	400.00
Serologist	2,400.00
Assistant Serologist	1,200.00
Assistant Serologist	960.00
Technician	1,200.00
Assistant Technician	960.00
Attendant	1,000.00
Stenographer	960.00
Extra help venereal disease laboratory for vacations	500.00
SANITARY ENGINEERING AND HOUSING DIVISIO	N
Engineer	3,300.00
Assistant Engineer	1,800.00

2,000.00

Assistant Junior Engineer	1,600.00
Stenographer	1,200.00
Total\$	47,480.00
For Miscellaneous purposes:	
DEPARTMENT OF HEALTH (Biennial)	
Traveling expense	1,200.00
Quarantine expense	10,000.00
Antitoxin	4,000.00
BUREAU OF VENEREAL DISEASE CONTROL DIVI	SION
Traveling expense	2,500.00
Laboratory supplies and medication	9,000.00
Subsidy to free venereal disease clinics for employment of	
nurses and attendants	7,000.00
SANITARY ENGINEERING AND HOUSING DIVIS	ION
Equipment and Laboratory	2,000.00
Traveling expense	6,000.00
Total	41 700 00

Amend section 24 by striking from lines 4 and 5 the words and figures "one hundred twenty-two thousand eight hundred twenty dollars (\$122,-820.00)" and inserting in lieu thereof the words and figures "one hundred thirty-seven thousand six hundred sixty dollars (\$137,660.00)".

Grand Total for all Health Department......\$137,660.00

Amend section 24 by striking from lines 7 and 8 the words and figures "forty-four thousand sixty dollars (\$44,060.00)" and inserting in lieu thereof the words and figures "forty-seven thousand four hundred eighty dollars (\$47,480.00)".

Amend section 25 by striking from line 4 the words "Ninety-two Thousand Eight Hundred Fifty" and inserting in lieu thereof the words "Ninety-one Thousand Four Hundred Fifty" and by striking the figures "(\$92,850.00)" and inserting in lieu thereof the figures "(\$91,450.00)."

Amend section 25 by striking from line 20a the following: "Porter 1,200.00".

Amend section 25 by striking from line 22 the figures "\$17,800.00" and inserting in lieu thereof the figures "\$16,600.00".

Amend section 25 by striking from line 51 the words "Twenty-two Thousand Two Hundred Fifty Dollars" and inserting in lieu thereof the words "Twenty-three Thousand Two Hundred Fifty" and also amend line 52 by striking the figures "(\$22,250.00)" and inserting in lieu thereof the figures "(\$23,250.00)".

Amend section 25 by inserting as line 68a the following: "Collection of pictures of the Iowa boys who died in the World War 1,000.00".

Amend section 25 by striking from line 70 the figures "\$22,250.00" and inserting in lieu thereof the figures "\$23,250.00".

Amend section 25 by striking from line 74 the figures "\$92,850.00" and inserting in lieu thereof the figures "\$91,450.00".

Amend section 25 by striking from line 14 the word "assistant" and inserting in lieu thereof the word "deputy".

Amend section 30 by striking from line 14 the figures \$2,000.00" and inserting in lieu thereof the figures "\$2,400.00".

AMENDMENT TO SECTION 34

Amend section 34 by adding the following line:

13-a Officer clerk and Parole Agent for Women's Reformatory at Rockwell City \$2,000.00."

Amend section 35 by striking from paragraph c, line 28 the words "provided that", and beginning the next word with a capital letter.

AMENDMENT TO SECTION 46

Amend section 40, line 22 by inserting a period (.) after the word "council" and striking the remainder of the section.

AMENDMENT TO SECTION 41

Amend section 41 by striking from line 97 the figures "\$12,000.00" and inserting in lieu thereof the figures "\$10,000.00".

Amend section 41 by striking from line 23 the figures "\$2400.00" and inserting in lieu thereof the figures "\$2000.00".

AMENDMENT TO SECTION 46

Amend section 46 by striking from line 14 the figures "\$2700.00" and inserting in lieu thereof the figures "\$3000.00".

AMENDMENTS TO SECTION 48

Amend by striking from line 52 of section 48 the figures "\$793,950.00" and inserting in lieu thereof the figures "\$759,950.00" and amend by striking from lines 48 and 49 of section 48 the following: "Eight Hundred Twenty-eight Thousand Nine Hundred Fifty Dollars (\$828,950.00)" and inserting in lieu thereof the words and figures, "Seven Hundred Ninety-four Thousand Nine Hundred Fifty Dollars (\$794,950.00)".

Amend by striking from lines 134 and 185 of section 48 the following: "Seven Hundred Eleven Thousand Seven Hundred Dollars (\$711,700.00)" and inserting in lieu thereof the following: "Six Hundred Thirty-six Thousand Seven Hundred Dollars (\$636,700.00)".

Amend by striking from line 137 of section 48 the following: "\$439,-756.00" and inserting in lieu thereof "\$364,756.00".

Amend by adding as sub-section 8-a the following:

"The board of control is hereby authorized to use from the surplus in the support fund and the surplus in the maintaining and establishing of industries fund the amount of Seventy-five Thousand Dollars (\$75,-000.00)".

Amend by striking from lines 164 and 165 of section 48 the words and figures "One hundred fifty-seven thousand five hundred dollars (\$157,500.00)" and inserting in lieu thereof the following: "One hundred seventy-five thousand dollars (\$175,000.00)".

Amend by striking from line 159 of section 48 the figures "\$469,248.00" and inserting in lieu thereof the figures "\$451,748.00".

Amend by striking from lines 156 and 157 the words and figures "Six Hundred Eighty Thousand Nine Hundred Dollars (\$680,900.00)" and



inserting in lieu thereof "Six Hundred Sixty-three Thousand Four Hundred Dollars (\$663,400.00)".

Amend section 48 by striking the words and figures "Seven Million Five Hundred Ninety Thousand Five Hundred Fifteen Dollars Thirty Cents (\$7,590,515.30)" in lines 23 and 24, and inserting in lieu thereof the words and figures "Seven Million Four Hundred Sixty-four Thousand Fifteen Dollars Thirty Cents (\$7,464,015.30)".

Amend section 48 by striking from line 305 the figures "\$7,590,515.30" and insert in lieu thereof the figures "\$7,464,015.30".

Amend section 48 by striking lines 41 to 45 inclusive, lines 55 to 59 inclusive, lines 68 to 72 inclusive, lines 81 to 85 inclusive, lines 97 to 101 inclusive, lines 114 to 118 inclusive, lines 127 to 131 inclusive, lines 148 to 153 inclusive, lines 174 to 178 inclusive, lines 190 to 194 inclusive, lines 207 to 211 inclusive, lines 220 to 224 inclusive, lines 240 to 244 inclusive, lines 257 to 261 inclusive, and lines 278 to 282 inclusive, and substitute therefor after line 277 the following:

"The appropriations in this section for salaries, support and maintenance shall be available monthly in twenty-four (24) equal installments; and those for salaries of guards and turnkeys and for special purposes shall be available as required during the biennium."

AMENDMENTS TO SECTION 49

Amend section 49 by striking lines 48 to 54, inclusive, and by striking lines 95 to 101, inclusive.

Amend section 49 by inserting as paragraph (e) the following:

(e) Replacement Fund\$275,000.00

Amend section 49 by transposing lines 78 and 79, and renumbering the lines to correspond.

Amend section 49 by inserting in line 77 after the word "improvements" the words "and equipment".

Amend section 49 by striking from lines 102 and 103 the words and figures "One hundred Fifty Thousand Dollars (\$150,000.00)" and inserting in lieu thereof the words and figures "Three Hundred Thousand Dollars (\$300,000.00)".

Amend section 49 by striking the figures "170,596.00" from line 90 and by inserting in lieu thereof the figures "190,596.00".

Amend section forty-nine (49) by striking out line one hundred thirty-two (132) and insert in lieu thereof the following: "For Salaries, Support and Maintenance \$390,000.00."

Amend section 49 by striking from line 151 the figures "\$162,000.00" and by inserting in lieu thereof the figures "\$166,200.00"; also by striking the words and figures "One Hundred Seventy-two Thousand Dollars (\$172,000.00)" from lines 148 and 149 and by inserting in lieu thereof the words and figures "One Hundred Seventy-Six Thousand Two Hundred Dollars (\$176,200.00)".

Amend by striking from section 49 lines 141 to 145 inclusive and lines 158 to 162 inclusive and insert after line 157 the following:

"The appropriation in subsection four (4) and five (5) for salaries, support and maintenance, shall be available monthly in twenty-four equal

installments, and those for special purposes shall be available as required during the biennium."

Amend section 49, subsection 1, paragraph (e) by adding the following:

"Expenditures from the Replacement fund shall be subject to the approval of the Director of the Budget."

AMENDMENT TO SECTION 52

Amend House File No. 14, by striking out section 52, and renumbering the remaining sections.

AMENDMENT TO SECTION 53

Amend section 53 by striking the word "fifteen" from line 2 and inserting in lieu thereof the word "eighteen".

AMENDMENT TO SECTION 56

Amend by striking section fifty-six (56) down to the word "This" in line seventeen (17) and substituting the following:

"Sec. 56. The governing board of any state department, institution, or agency, or, if there be no governing board, the head of any department, institution, or agency, in the interest of economy and efficiency, may, with the written consent and approval of the governor and director of the budget first obtained, partially or wholly use appropriations for specific purposes, other than those for salaries, wages, or per diems, for other purposes properly within the scope of such department, institution, or agency."

AMENDMENTS TO SECTION 57

Amend by striking from lines one (1), five (5), and ten (10) of section fifty-seven (57) the word "other"; by striking the semicolon (;) after the word "act" in line four (4) and inserting a period (.); by striking the word "and" in line 4 and beginning the word "if" with a capital letter; by striking from line five (5) the word "such"; by striking from line seven (7) the word "any" before the word "governing" and substituting the word "the"; and by striking from lines eight (8) and eleven (11) the word "any".

Amend by adding at the end of Sec. 57 the following:

"The Executive Council, with the approval of the Budget Director, is authorized where the appropriation for any department, institution, or agency is insufficient to properly meet the legitimate expense of such department, institution, or agency of the state, to transfer from any other department, institution, or agency of the state having an appropriation in excess of its necessity, sufficient funds to meet such deficiency."

CONSIDERATION OF BILLS

By unanimous consent, Senate File No. 244, a bill for an act requiring sheriffs and chiefs of police to report thefts of automobiles and recoveries of such vehicles to the Bureau of Criminal Investigation, with report of the sifting committee recommending passage, was taken up for consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, 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?"

The ayes were:

Anderson of	Haney	Knutson	Rust
Decatur	Hanson of	Leonard	Ryder
Anderson of	Hancock	Lepley	Saunders
Montgomery	Hanson of	Lichty	Smith or
Berry	Winnebago	Lieberknecht	Chickasaw
Bierkamp	Harrison of	Long	Stepanek
Blackford	Clarke	Lovrien	Stookesberry
Blake	Hattendorf	McCaulley	Strippel
Blythe	Held	Martin	Troup
Christophel	Hempel	Mathews	Truax
Cole	Higgins	Merritt	Ulstad
Diltz	Hill	Napier	Venard
Eckles	Hollis	Oldham	Vincent
Eden	Huff	Oliver	Walrod
Elliott	Johnson of	Owens	Williams
Fleming	Dickinson	Patterson	Wilson
Forsling	Kennedy	Rankin	Wolfe
Francis	Kent	Rhinehart	Yenter
Grimwood	Knudson	Roberts	Mr. Speaker—69

The nays were:

Thomas-1

Absent or not voting:

Aiken	Gilbertson	King	Prichard
Anderson of	Graham	Latimer	Quirk
Webster	Gripp	McIlrath	Rassler
Raner	Hager	Maxfield	Ratliff
Bixler	Hansen	Miller	Reimers
Brittain	Harrison of	Natvig	Rice
Carter	Pottawattamie		Schulte
Clark	77 b.b J	O'Donnell	Smith of O'Brien
Craig	Johnson of	Orr	Swanson
Dewar	Marion	Powers	Wagner-38
Edge			

So the bill 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

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 122, 152, and 326.

Howard A. Mathews, Chairman House Committees.

F. C. STANLEY, 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 Files Nos. 94, 118, 206, 269, 277, 295, 298, 297, 299, 307, 318, 319, 320, 325, 296, 122, 152, and 326.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 191, 171, and 172.

House Joint Resolution No. 7.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Johnson of Marion for the remainder of the day, on request of Oldham of Mahaska; Roberts of Adair for the remainder of the day, on request of Francis of Boone; Anderson of Webster for the remainder of the day, on request of Forsling of Woodbury.

Prayer was offered by the Rev. C. E. Lookingbill of the Church of the Brethren, Nevada, Iowa.

and a first of the contract of

LEAVE OF ABSENCE

Leave of absence was granted Christophel of Bremer for the remainder of the day, on request of Smith of Chickasaw.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitting the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 401, 139, 318, 313, 296, 228 and 147.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 296, 228, 147, 401, 139, 318, and 313.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1925, sent to the governor for his approval:

House Files Nos. 296, 228, 147, 401, 139, 318, and 313.

HOWARD A. MATHEWS, Chairman.

Report adopted.

HONORARY PALLBEARERS FOR DONHOWE FUNERAL

The Speaker appointed the following committee to act as honorary pallbearers at the funeral of the late H. N. Donhowe:

Troup of Story, Francis of Boone, Rhinehart of Dallas, Knudson of Hamilton, Saunders of Palo Alto and Oley Nelson, sergeantat-arms.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill:

Senate File No. 191, a bill for an act relating to manufactured or compounded articles containing alcohol, convertible into beverages without chemical process.

Also, that the senate has concurred in House amendments to the following bill:

Senate File No. 289, a bill for an act relating to dairy products.

Also, 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 relating to the taxation of shares of stock of banks and trust companies and the payment of the tax thereon by the corporations, and the recovery of the amount paid by the corporation from the stockholders.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 339, a bill for an act relating to penalty for violation of the motor vehicle law.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 347, a bill for an act relating to the publishing of proceedings of boards of supervisors.

Also, 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 relating to motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 86, a bill for an act relating to pension fund for disabled and retired firemen and policemen.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 185, a bill for an act relating to the maximum speed of motor vehicles on public highways.

WALTER H. BEAM, Secretary.

REQUEST RETURN OF HOUSE AND SENATE FILES

Dewar of Cherokee moved that the Senate be requested to return to the House, Senate File No. 169 and House File No. 403.

McCaulley of Calhoun moved the previous question.

Motion prevailed.



On the question "Shall Senate File No. 169 and House File No. 403 be recalled from the Senate?" a roll call was demanded.

The ayes were:

Anderson of	Hansen	Martin	Smith of
Decatur	Hanson of	Mathews	Chickasaw
Bauer	Hancock	Miller	Smith of O'Brien
Bierkamp	Hempel	Napier	Stepanek
Blackford	Higgins	Natvig	Stookesberry
Blake	Hollis	O'Donnell	Strippel
Blythe	Johnson of	Oliver	Swanson
Brittain	Dickinson	Orr	Thomas
Clark	Johnson of	Owens	Troup
Craig	Marion	Patterson	Truax
Dewar	Kennedy	Powers	Venard
Eckles	Kent	Prichard	Vincent
Edge	King	Rankin	Wagner
Elliott	Latimer	Ratliff	Walrod
Fleming	Lepley	Reimers	Williams
Forsling	Lieberknecht	Rhinehart	Wilson
Francis	Lovrien	Ryder	Wolfe
Grimwood	McCaulley	Saunders	Mr. Speaker-69
Haney	McIlrath		THE RESIDENCE AND

The nays were:

Anderson of	Harrison of	Huff	Oldham
Montgomery	Clarke	Knudson	Rassler
Berry	Harrison of	Leonard	Rice
Eden	Pottawattamie	Long .	Rust
Hanson of	Hattendorf	Maxfield	Ulstad—19
Winnebago	Hubbard	Merritt	102 & 3

Absent or not voting:

Aiken	Cole	Hager	Noble
Anderson of	Diltz	Held	Quirk.
Webster	Gilbertson	Hill	Roberts
Bixler	Graham	Knutson	Schulte
Carter	Gripp	Lichty	Yenter-20
Christophel		**************************************	

Motion to recall Senate File No. 169 and House File No. 403 from the Senate prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 157, 218, and 315.

Senate Joint Resolution No. 3.

HOWARD A. MATHEWS, Chairman House Committee. F. C. STANLEY, Chairman Senate Committee.

Report adopted.



INTRODUCTION AND CONSIDERATION OF BILL

House File No. 404, by the sifting committee, a bill for an act to amend House File Number three hundred twenty-one (321) relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations organized under the provisions of chapter four hundred six (406) of the Code, 1924, and to extend the provisions thereof to premiums and premium notes given for insurance other than life.

Read first and second times, and, by unanimous consent, the bill was taken up for immediate consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Vincent 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?"

The ayes were:

Anderson of	Haney	Lepley	Rice
Decatur	Hanson of	Long	Roberts
Anderson of	Hancock	Lovrien	Ryder
Montgomery	Hanson of	McCaulley	Saunders
Bauer	Winnebago	McIlrath	Schulte
Bierkamp ·	Harrison of	Mathews	Smith of
Blackford	Clarke	Merritt	Chickasaw
Blythe	Harrison of	Miller	Smith of O'Brien
Brittain	Pottawattamie	Napier	Stepanek
Clark	Hattendorf	Natvig	Stookesberry
Cole	Hempel	O'Donnell	Strippel
Craig	Higgins	Oldham	Swanson
Dewar	Hollis	Oliver	Thomas
Eckles	Hubbard '-	Orr	Troup
Eden	Johnson of	Owens	Truax
Edge	Dickinson	Patterson	Venard
Elliott	Johnson of	Powers	Vincent
Fleming	Marion	Prichard	Wagner
Francis	Kennedy	Rassler	Walrod
Graham	King	Ratliff	Wilson
Grimwood	Knudson	Reimers	Wolfe
Gripp	Latimer	Rhinehart	Mr. Speaker—79

The nays were, none.

Absent or not voting:

Aiken	Diltz	Kent	Noble
Anderson of	Forsling	Knutson	Quirk
Webster	Gilbertson	Leonard	Rankin
Berry	Hager	Lichty	Rust
Bixler	Hansen	Lieberknecht	Ulstad
Blake	Held	Martin	Williams
Carter	Hill	Maxfield	Yenter-29
Christophel	Huff	12	

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

RECONSIDERATION SENATE AMENDMENTS TO HOUSE FILE NO. 262

Hager of Allamakee moved that the vote by which the House concurred in the Senate amendments to House File No. 262 be reconsidered.

On the question "Shall the House reconsider the vote by which the House concurred in the Senate amendments to House File No. 262?"

The ayes were:

Anderson of	Grimwood	Lieberknecht	Rust
Decatur	Gripp	Lovrien	Ryder
Anderson of	Hager	McCaulley	Saunders
Montgomery	Haney	McIlrath	Schulte
Berry	Harrison of	Mathews	Smith of
Bierkamp	Clarke	Maxfield	Chickasaw
Bixler	Harrison of	Merritt	Stepanek
Blackford	Pottawattamie	Miller	Stookesberry
Blythe	Hattendorf	Napier	Strippel
Brittain	Hempel	Natvig	Swanson
Carter	Higgins	O'Donnell	Thomas
Clark	Hollis	Oldham	Troup
Cole	Huff	Oliver	Truax
Craig	Johnson of	Orr	Ulstad
Eckles	Dickinson	Owens	Venard
Eden	Kennedy	Patterson	Vincent
Elliott	Kent	Powers	Wagner
Fleming	King	Rankin	Walrod
Forsling	Knutson	Rassler	Williams
Francis	Leonard	Rhinehart	Wilson
Gilbertson	Lepley	Rice	Mr. Speaker—80
Graham	Lichty		127

The nays were, none.

Edge Hubbard Prichard Anderson of Hansen Johnson of Quirk Ratliff Webster Hanson of Marion Bauer Hancock Knudson Reimers Blake Hanson of Latimer Roberts Christophel Winnebago Smith of O'Brien Long Martin Dewar Held Wolfe Diltz Hill Noble Yenter-28

The House reconsidered the vote by which the House concurred in Senate amendments to House File No. 262.

Hager of Allamakee offered the following amendment to the Senate amendments to House File No. 262 and moved its adoption:

Amend Senate amendment to House File No. 262 by striking section 2 thereof and inserting in lieu thereof the following:

"Sec. 2. The Governor of Iowa is directed to appoint three (3) commissioners from this state to act with a similar commission appointed by the Governor of Wisconsin to ascertain and report the facts relative to the feasibility of constructing interstate bridges across the Mississippi river joining the state of Iowa with the state of Wisconsin."

Amendment to Senate amendments adopted.

Hager of Allamakee moved that the House concur in the Senate amendments, as amended, to House File No. 262.

On the question "Shall the House concur in the Senate amendments, as amended, to House File No. 262?"

The ayes were:

Aiken Graham Rhinehart Knutson Anderson of Grimwood Leonard Rice Decatur Gripp Lepley Roberts Anderson of Hager Lichty Rust Lieberknecht Montgomery Haney Ryder Saunders Hanson of Long Bauer Berry Winnebago Lovrien Schulte Bierkamp McCaulley Harrison of Smith of Bixler Clarke McIlrath Chickasaw Blackford Harrison of Mathews Smith of O'Brien Blake Pottawattamie Maxfield Stepanek Blythe Hattendorf Merritt Stookesberry Miller Strippel Brittain Hempel Carter Higgins Hollis Napier Swanson Clark Thomas Natvig Cole Huff O'Donnell Troup Oldham Truax Craig Johnson of Eckles Dickinson Oliver Ulstad Eden Johnson of Orr Venard Edge Marion Owens Wagner Kennedy : Powers Walrod Elliott Kent Rankin Williams Fleming King Rassler Wilson Forsling Francis Knudson Reimers Mr. Speaker—89 Gilbertson

The nays were, none.

Absent or not voting:

Anderson of Hanson of Latimer Quirk Webster Hancock Martin Noble Christophel Held Dewar Hill Patterson Diltz Hubbard Prichard Hansen

The House concurred in the Senate amendments, as amended, to House File No. 262.

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 Nos. 157, 218, and 315.

Senate Joint Resolution No. 3.

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE FILE NO. 14

On request of Carter of Hardin, House File No. 14, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927, and to appropriate therefrom for all departments, and the various divisions thereof, of the state of Iowa, for all purposes provided for by law, for the said biennium, and to repeal section forty-one hundred eighty-seven (4187) of the Code, 1924, with Senate amendments, as found in the House journal of this day, was taken up and the amendments read and considered.

Mr. Carter moved that the House refuse to concur in the Senate amendments to section 2.

On the question "Shall the House concur in the Senate amendments to section 2?"

The ayes were:

Aiken Bierkamp
Anderson of Bixler
Montgomery Blythe
Bauer Brittain
Berry Clark

Fleming Gilbertson Gripp Hanson of Winnebago Harrison of
Pottawattamie
Hattendoof
Hempel
Higgins

Hubbard Huff Johnson of Dickinson Kent Knudson	Leonard Long McCaulley McIlrath Martin Miller	Napier Oldham Orr Owens Rassler Roberts	Smith of O'Brien Stookesberry Ulstad Vincent Wolfe-39
	1111101	11000100	2962

The nays were:

Anderson of	Hager -	Merritt	Smith of
Decatur	Haney	Natvig	Chickasaw
Blackford	Hanson of	O'Donnell	Stepanek
Blake	Hancock	Oliver	Strippel
Carter	Harrison of	Powers	Swanson
Cole	Clarke	Prichard	Troup
Craig	Hollis	Rankin	Truax
Dewar	Kennedy	Reimers	Venard
Diltz	King	Rhinehart	Wagner
Eckles	Latimer	Rust	Walrod
Eden :	Lichty	Ryder	Williams
Elliott	Lieberknecht	Saunders	Wilson
Francis	Lovrien	Schulte	Yenter
Grimwood	Mathews		Mr. Speaker-51

Absent or not voting:

Anderson of	Hansen	Knutson	Quirk
Webster	Held	Lepley	Ratliff
Christophel	Hill	Maxfield	Rice
Edge	Johnson of	Noble	Thomas—18
Forsling	Marion	Patterson	
Graham			

The House refused to concur in the Senate amendments to section 2.

Carter of Hardin moved that the House concur in the Senate amendments to section 8.

On the question "Shall the House concur in the Senate amendments to section 8?"

The ayes were:

Aiken	Clark	Hager	Higgins
Anderson of	Cole	Haney	Hill
Decatur	Craig	Hansen	Hollis
Anderson of	Dewar	Hanson of	Hubbard
Montgomery	Diltz	Hancock	Huff
Bauer	Eckles	Hanson of	Johnson of
Bierkamp	Eden	Winnebago	Dickinson
Bixler .	Elliott	Harrison of	Johnson of
Blackford	Fleming	Clarke	Marion
Blake	Francis	Harrison of	Kennedy
Blythe	Graham	Pottawattamie	Kent
Brittain	Grimwood	Hattendorf	King
Carter	Gripp	Hempel	Knudson

Knutson	Miller	Reimers	Strippel
Latimer	Napier	Rhinehart	Swanson
Leonard	Natvig	Rice	Troup
Lepley	O'Donnell	Roberts	Truax
Lichty	Oldham	Rust	Ulstad
Lieberknecht	Oliver	Ryder	Venard
Long	Orr	Saunders	Vincent
Lovrien	Owens	Schulte	Wagner
McCaulley	Powers	Smith of	Walrod
McIlrath	Prichard	Chickasaw	Wilson
Martin	Rankin	Smith of O'Brien	Wolfe
Mathews	Rassler	Stepanek	Yenter
Merritt	Ratliff	Stookesberry	Mr. Speaker—95

The nays were, none.

Absent or not voting:

Anderson of	Edge	Maxfield	Quirk
Webster	Forsling	Noble	Thomas
Berry	Gilbertson	Patterson	Williams—13
Christophel	Held		

The House concurred in the Senate amendments to section 8.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 10.

On the question "Shall the House concur in the Senate amendments to section 10?"

The ayes were:

Aiken	Fleming	Kent	Owens
Anderson of	Graham	Leonard	Rassler
Montgomery	Gripp	Lieberknecht	Reimers
Bauer	Haney	Long	Roberts
Berry	Hansen	Miller	Schulte
Bierkamp	Harrison of	Napier	Smith of O'Brien
Bixler	Pottawattamie	Natvig	Stookesberry
Blake	Hattendorf	Oldham	Strippel
Brittain	Higgins	Oliver	Ulstad
Clark	Hubbard	Orr	Wolfe-40
Craig	Huff		79

The nays were:

Anderson of	Forsling	Hempel	Latimer
Decatur	Francis	Hill	Lepley
Blackford	Gilbertson	Hollis	Lichty
Blythe	Grimwood	Johnson of	Lovrien
Carter	Hager	Dickinson	McCaulley
Cole	Hanson of	Johnson of	McIlrath
Dewar	Hancock	Marion	Martin
Diltz	Hanson of	Kennedy	Mathews
Eckles	Winnebago	King	Merritt
Eden	Harrison of	Knudson	O'Donnell
Elliott	Clarke	Knutson	Powers

Prichard	Ryder	Swanson	Walrod
Rankin	Saunders	Troup	Williams
Rhinehart	Smith of	Truax	Wilson
Rice	Chickasaw	Venard	Yenter
Rust	Stepanek	Wagner	Mr. Speaker-57

Anderson of	Edge	Noble	Ratliff
Webster	Held	Patterson	Thomas
Christophel	Maxfield	Quirk	Vincent—11 in it

The House refused to concur in the Senate amendments to section 10.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 12.

On the question "Shall the House concur in the Senate amendments to section 12?"

The ayes were:

Diltz	Harrison of	Kent	*	McCaulley
Haney	Pottawattamie	Lichty		Oldham
Harrison of	Hubbard	Long		Stookesberry—11
Clarke				41.1.11

The nays were:

77 11 20		***************************************	Secretary A.
Anderson of	Grimwood	Latimer	Rice of the
Decatur	Hager	Lepley	Roberts
Anderson of	Hansen	Lovrien	Saunders
Montgomery	Hanson of	McIlrath	Smith of
Bauer	Hancock	Martin	Chickasaw
Bierkamp	Hanson of	Mathews	Smith of O'Brien
Blackford	Winnebago	Merritt	Strippel
Blythe	Hattendorf	Miller	Swanson
Brittain	Hempel	Napier	Thomas
Carter	Higgins	Natvig	Troup
Clark	Hill	O'Donnell	Truax
Cole	Hollis	Oliver	Venard
Craig	Huff	Orr	Vincent
Dewar	Johnson of	Powers	Wagner
Eckles	Dickinson	Prichard	Walrod
Eden	Johnson of	Rankin	Williams
Elliott	Marion	Rassler	Wilson
Fleming	Kennedy	Ratliff	Wolfe
Forsling	King	Reimers	Yenter
Francis	Knutson	Rhinehart	Mr. Speaker-74
Gilbertson			

Knutson Miller Reimers Strippel Latimer Napier Rhinehart Swanson Leonard Natvig Rice Troup O'Donnell Roberts Lepley Truax Lichty Oldham Rust Ulstad Lieberknecht Oliver Ryder Venard Vincent Orr Saunders Long Lovrien Owens Schulte Wagner McCaulley Powers Smith of Walrod Prichard Wilson McIlrath Chickasaw Martin Rankin Smith of O'Brien Wolfe Mathews Rassler Yenter Stepanek Merritt Ratliff Mr. Speaker-95 Stookesberry

The nays were, none.

Absent or not voting:

Anderson of	Edge	Maxfield	Quirk
Webster	Forsling	Noble	Thomas
Berry	Gilbertson	Patterson	Williams-13
Christophel	Held		

The House concurred in the Senate amendments to section 8.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 10.

On the question "Shall the House concur in the Senate amendments to section 10?"

The ayes were:

Aiken	Fleming	Kent	Owens
Anderson of	Graham	Leonard	Rassler
Montgomery	Gripp	Lieberknecht	Reimers
Bauer	Haney	Long	Roberts
Berry	Hansen	Miller	Schulte
Bierkamp	Harrison of	Napier	Smith of O'Brien
Bixler	Pottawattamie	Natvig	Stookesberry
Blake	Hattendorf	Oldham	Strippel
Brittain	Higgins	Oliver	Ulstad
Clark	Hubbard	Orr	Wolfe-40
Craig	Huff		*

The nays were:

Anderson of	Forsling	Hempel	Latimer
Decatur	Francis	Hill	Lepley
Blackford	Gilbertson	Hollis	Lichty
Blythe	Grimwood	Johnson of	Lovrien
Carter	Hager	Dickinson	McCaulley
Cole	Hanson of	Johnson of	McIlrath
Dewar	Hancock	Marion	Martin
Diltz	Hanson of	Kennedy	Mathews
Eckles	Winnebago	King	Merritt
Eden	Harrison of	Knudson	O'Donnell
Elliott	Clarke	Knutson	Powers

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Prichard	Ryder	Swanson	Walrod
Rankin	Saunders	Troup	Williams
Rhinehart	Smith of	Truax	Wilson
Rice	Chickasaw	Venard	Yenter
Rust	Stepanek	Wagner	Mr. Speaker 57
	5 5 5 7 5 7 5 5 5 5 5 5 5 5 5 5 5 5 5 5		

Anderson of	Edge	Noble	Ratliff Thomas Vincent—11
Webster	Held	Patterson	
Christophel	Maxfield	Quirk	
Christophea	Maxielu	Quit k	VINCONC—III (17)11

The House refused to concur in the Senate amendments to section 10.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 12.

On the question "Shall the House concur in the Senate amendments to section 12?"

The ayes were:

Diltz Haney	Harrison of Pottawattamie	_		٠	McCaulley Oldham
Harrison of Clarke	Hubbard	Long	100		Stookesberry-11
CIMI MC			V 1 877		

The nays were:

		100		
Anderson of	Grimwood	Latimer	Rice	9
Decatur	Hager	Lepley	Roberts	
Anderson of	Hansen	Lovrien	Saunders	
Montgomery	Hanson of	McIlrath	Smith of	
Bauer	Hancock	Martin	Chickasa	W
Bierkamp	Hanson of	Mathews	Smith of O	Brien.
Blackford	Winnebago	Merritt		
Blythe	Hattendorf	Miller	Swanson	
Brittain	Hempel	Napier	Thomas)
Carter	Higgins	Natvig	Troup	$vx \propto \sqrt{x}$
Clark	Hill	O'Donnell	Truax	
Cole	Hollis	Oliver	Venard	1
Craig	Huff	Orr	Vincent	
Dewar	Johnson of	Powers	Wagner	1 (3)
Eckles	Dickinson	Prichard	Walrod	3 1.635
Eden	Johnson of	Rankin	Williams	0 . 16 %.
Elliott	Marion	Rassler	Wilson	
Fleming	Kennedy	Ratliff	Wolfe	
Forsling	King	Reimers	Yenter	
Francis	Knutson	Rhinehart	Mr. Speak	er-74
Gilbertson				

Miller Knutson Reimers Strippel Latimer Napier Rhinehart Swanson Leonard Natvig Rice Troup Lepley O'Donnell Roberts Truax Lichty Oldham Ulstad Rust Lieberknecht Oliver Ryder Venard Orr Saunders Vincent Long Lovrien Owens Schulte Wagner McCaulley Powers Smith of Walrod McIlrath Prichard Chickasaw Wilson Martin Rankin Smith of O'Brien Wolfe Mathews Rassler Yenter Stepanek Merritt Ratliff Stookesberry Mr. Speaker-95

The nays were, none.

Absent or not voting:

Anderson of Edge Maxfield Quirk
Webster Forsling Noble Thomas
Berry Gilbertson Patterson Williams—13
Christophel Held

The House concurred in the Senate amendments to section 8.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 10.

On the question "Shall the House concur in the Senate amendments to section 10?"

The ayes were:

Aiken Fleming Kent Owens Anderson of Graham Leonard Rassler Reimers Montgomery Gripp Lieberknecht Bauer Haney Roberts Long Berry Hansen Miller Schulte Bierkamp Harrison of Smith of O'Brien Napier Bixler Pottawattamie Natvig Stookesberry Blake Hattendorf Oldham Strippel Brittain Higgins Oliver Ulstad Clark Hubbard Orr Wolfe-40 Craig Huff

The nays were:

Anderson of Forsling Hempel Latimer Decatur Francis Hill Lepley Blackford Gilbertson Hollis Lichty Blythe Grimwood Johnson of Lovrien McCaulley Carter Hager Dickinson Cole Hanson of Johnson of McIlrath Dewar Hancock Marion Martin Diltz Kennedy Mathews Hanson of Winnebago King Eckles Merritt Eden Harrison of Knudson O'Donnell Elliott Powers Clarke Knutson

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Prichard	Ryder	Swanson	Walrod
Rankin	Saunders	Troup	Williams
Rhinehart	Smith of	Truax	Wilson
Rice	Chickasaw	Venard	Yenter
Rust	Stepanek	Wagner	Mr. Speaker-57

Anderson of	Edge Held	Noble	Ratliff
Webster	Held Maxfield	Patterson Quirk	Thomas Vincent—11
Christophel	Maxileid	Quirk	vincent—11 ii ii ii

The House refused to concur in the Senate amendments to section 10.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 12.

On the question "Shall the House concur in the Senate amendments to section 12?"

The ayes were:

Diltz Haney	Harrison of Pottawattamie	Kent		McCaulley Oldham
Harrison of	Hubbard	Long		Stookesberry-11
Clarke			**************************************	1

The nays were:

Grimwood	Latimer	Rice
Hager	Lepley	Roberts
Hansen	Lovrien	Saunders
Hanson of	McIlrath	Smith of
Hancock	Martin	Chickasaw
Hanson of	Mathews	Smith of O'Brien
Winnebago	Merritt	Strippel
Hattendorf	Miller	Swanson
Hempel	Napier	Thomas
Higgins	Natvig	Troup
Hill	O'Donnell	Truax
Hollis	Oliver	Venard
Huff	Orr	Vincent
Johnson of	Powers	Wagner
Dickinson	Prichard	Walrod
Johnson of	Rankin	Williams
Marion	Rassler	Wilson
Kennedy	Ratliff	Wolfe
King	Reimers	Yenter
Knutson	Rhinehart	Mr. Speaker—74
		. 19-10 7 112 -1 2-136-136
	Hager Hansen Hanson of Hancock Hanson of Winnebago Hattendorf Hempel Higgins Hill Hollis Huff Johnson of Dickinson Johnson of Marion Kennedy King	Hager Hansen Hanson of Hanson of Hancock Hanson of Winnebago Hattendorf Hempel Higgins Hill O'Donnell Hollis Hollis Johnson of Dickinson Johnson of Marion Marion Kennedy King Lepley Lapley Lapley Martin Martin Marthews Merritt Miller Napier Natvig O'Donnell O'Donnell O'Donnell Powers Prichard Rankin Rassler Kennedy Ratliff King Reimers

Aiken	Christophel	Leonard	Quirk
Anderson of	Edge	Lieberknecht	Rust
Webster	Graham	Maxfield	Ryder
Berry	Gripp	Noble	Schulte
Bixler	Held	Owens	Stepanek
Blake	Knudson	Patterson	Uistad-23

The House refused to concur in the Senate amendments to section 12.

Carter of Hardin moved that the House concur in the Senate amendments to section 13.

.On the question "Shall the House concur in the Senate amendments to section 13?"

The ayes were

Anderson of	Haney	Knutson	Rhinehart
Decatur	Hansen	Lepley	Rice
Bauer	Hanson of	Lichty	Rust
Bierkamp	Hancock	Lieberknecht	Ryder
Bixler	Hanson of	Long	Saunders
Blackford	Winnebago	Lovrien	Schulte
Blythe	Harrison of	McCaulley	Smith of O'Brien
Clark	Clarke	McIlrath	Stepanek
Cole	Harrison of	Martin	Stookesberry
Craig	Pottawattamie	Mathews	Strippel
Dewar	Hattendorf	Merritt	Swanson
Eckles	Held	Napier -	Thomas .
Eden	Higgins	Natvig	Troup
Edge	Hill	O'Donnell	Truax
Elliott	Hollis	Oldham	Venard
Fleming	Hubbard	Oliver	Vincent
Fersling	Johnson of	Owens	Wagner
Francis	Dickinson	Powers	Walrod
Gilbertson	Johnson of	Prichard	Williams
Graham	Marion	Rankin	Wilson
Grimwood	Kennedy	Rassler	Yenter
Gripp	King	Reimers	Mr. Speaker-83
Hager	Knudson		

The nays were:

Anderson of	Kent	Miller	Roberts
Montgomery	Leonard	Orr	Wolfe-2

Aiken	Carter	Latimer	Ratliff
Anderson of	Christophel	Maxfield	Smith of
Webster	Diltz	Noble	Chickasaw
Berry	Hempel	Patterson	Ulstad—17
Blake	Huff	Quirk	

The House concurred in the Senate amendments to section 13.

Carter of Hardin moved that the House concur in the Senate amendments to section 14.

On the question "Shall the House concur in the Senate amendments to section 14?"

The ayes were:

Anderson of	Haney	Leonard	Rice
Decatur	Hansen	Lepley	Roberts
Anderson of	Hanson of	Lichty	Rust
Montgomery	Winnebago	Lieberknecht	Ryder
Bierkamp	Harrison of	Long	Saunders
Bixler	Clarke	Lovrien	Schulte
Blackford	Harrison of	McCaulley	Smith of
Blythe	Pottawattamie	McIlrath	Chickasaw
Brittain	Hattendorf	Martin .	Smith of O'Brien
Carter	Held	Mathews	Stepanek
Cole	Hempel	Merritt	Strippel
Craig	Higgins	Miller	Swanson
Dewar	Hill	Napier	Thomas
Diltz	Hollis	Natvig	Troup
Eckles	Hubbard	O'Donnell	Truax
Eden	Huff	Oldham	Ulstad
Edge	Johnson of	Oliver	Venard
Elliott	Dickinson	Orr	Vincent
Fleming .	Johnson of	Owens	Wagner
Forsling	Marion	Powers	Walrod
Francis	Kennedy	Prichard	Williams
Gilbertson	Kent	Rankin	Wilson
Graham	King	Rassler	Wolfe
Grimwood	Knudson	Ratliff	Yenter
Gripp	Knutson	Reimers	Mr. Speaker 95
Hager	Latimer	Rhinehart	

The nays were, none.

Absent or not voting:

Aiken	Berry	Hanson of	Patterson
Anderson of	Blake	Hancock	Quirk
Webster	Christophel	Maxfield	Stookesberry-13
Bauer	Clark	Noble	

The House concurred in the Senate amendments to section 14.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 16.

On the question "Shall the House concur in the Senate amendments to section 16?"



The ayes were:

Anderson of	Craig	Hollis	Martin
Montgomery	Diltz	Hubbard	Mathews
Bauer	Gilbertson	Kent	Orr
Berry	Gripp	Knudson	Rassler
Bierkamp	Hansen	Latimer	Roberts
Bixler	Hanson of	Leonard	Ulstad
Brittain	Winnebago	McIlrath	Wolfe-28
Clark	Hattendorf		

The nays were:

Anderson of	*	Harrison of	Lovrien		Schulte
Decatur		Clarke	McCaulley		Smith of
Blackford		Harrison of	Merritt		Chickasaw
Blake		Pottawattamie	Miller		Smith of O'Brien
Blythe		Held	Napier		Stepanek
Carter		Hempel	Natvig		Stookesberry
Cole		Higgins	O'Donnell		Strippel
Dewar		Hill	Oldham		Swanson
Eckles		Johnson of	Oliver		Thomas
Eden	2	Dickinson	Powers		Troup
Edge	80	Johnson of	Prichard		Truax
Elliott		Marion	Rankin		Venard
Forsling	(8	Kennedy	Ratliff		Vincent
Francis		King	Reimers		Wagner
Graham		Knutson	Rhinehart		Williams .
Grimwood	:	Lepley	Rice	ž.	Wilson
Hager		Lichty	Rust		Yenter
Haney	28	Lieberknecht	Ryder		Mr. Speaker-69
Hanson of		Long	Saunders		

Absent or not voting:

Aiken	Christophel	Maxfield	Patterson
Anderson of	Fleming	Noble	Quirk
Webster	Huff	Owens	Walrod—11

The House refused to concur in the Senate amendments to section 16.

Carter of Hardin moved that the House concur in the Senate amendments to section 17.

On the question "Shall the House concur in the Senate amendments to section 17?"

The ayes were:

Anderson of Decatur	Carter Cole	Eden Edge	Graham Grimwood
Anderson of	Craig	Elliott	Gripp
Montgomery	Dewar	Fleming	Hager
Bierkamp	Diltz	Forsling	Haney
Blythe	Eckles	Francis	Hansen

Hanson of	Knutson	Prichard	Strippel
Hancock	Latimer	Rankin	Swanson
Harrison of	Lichty	Ratliff	Thomas
Pottawattamie	Lovrien	Reimers	Truax
Hempel	McIlrath	Rhinehart	Venard .
Hill	Mathews	Rice	Wagner
Hollis	Napier	Rust	Walrod
Hubbard	O'Donnell	Ryder	Williams
Johnson of	Oldham	Saunders	Wilson
Dickinson	Oliver	Smith of	Yenter
Kennedy	Owens	Chickasaw	Mr. Speaker-65
Kent	Powers	Stepanek	•

The nays were:

Bauer	Harrison of	Lepley	Patterson
Berry	Clarke	Long	Rassler
Bixler	Higgins	McCaulley	Schulte
Blackford	Huff	Martin	Smith of O'Brien
Brittain	Johnson of	Miller	Stookesberry
Clark	Marion	Natvig	Ulstad
Gilbertson	Knudson	Orr	Wolfe—28
Hanson of Winnebago	Leonard	(#	

Absent or not voting:

Aiken	Christophel	Lieberknecht	Quirk
Anderson of	Hattendorf	Maxfield	Roberts
Webster	Held	Merritt	Troup
Blake	King	Noble	Vincent—15

The House concurred in the Senate amendments to section 17.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 24.

On the question "Shall the House concur in the Senate amendments to section 24?"

The ayes were:

Diltz	Harrison of	Huff	Orr
Fleming	Clarke	Kennedy	Roberts
Grimwood	Harrison of	Kent	Rust
Hanson of	Pottawattamie	Long	Yenter-14
Winnebago			

The nays were:

Anderson of	Eden	Hanson of	Johnson of
Decatur	Edge	Hancock	Dickinson
Blackford	Elliott	Held	Johnson of
Blythe	Forsling	Higgins	Marion
Carter	Francis	Hill	King
Cole	Hager	Hollis	Knutson
Eckles	Haney	Hubbard	Lepley

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Lichty (sqqfri2	Oldham	Ryder	Troup
Lieberknecht	Owens	Saunders	Truax
Lovrien Lamod L	Patterson	Schulte	Ulstad :
McCaulley MANT	Powers	Smith of	Wagner
McIlrath brans	Rankin	Chickasaw	Walrod -
Mathews TongaW	Ratliff	Smith of O'Brien	Williams
Miller bouls W	Reimers	Stepanek	Wilson
Napier amaille	Rhinehart	Stookesberry	Wolfe
O'Donnell nogli W	Rice	Swanson	Mr. Speaker-59

Aiken	Brittain	Hattendorf	Noble -
Anderson of	Christophel	Hempel	Oliver
Montgomery	Clark	Knudson	Prichard
Anderson of	Craig	Latimer	Quirk
Webster	Dewar	Leonard	Rassler
Bauer	Gilbertson	Martin	Strippel
Berry	Graham	Maxfield	Thomas
Bierkamp	Gripp	Merritt	Venard
Bixler	Hansen	Natvig	Vincent-35
Rieke			0.40

The House refused to concur in the Senate amendments to section 24.

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 25.

On the question "Shall the House concur in the Senate amendments to section 25?"

The ayes were:

Anderson of	Graham	Johnson of	Oliver
Montgomery	Haney	Dickinson	Orr
Bauer	Hanson of	Knudson	Patterson
Berry	Winnebago	Knutson	Rassler
Bierkamp	Hattendorf	Long	Stookesberry
Brittain	Hempel	McCaulley	Ulstad
Clark	Higgins	McIlrath	Wolfe
Cole	Hubbard	Martin	Yenter-31
Cilhantson	TICF		

The nays were:

Anderson of	Francis	Kennedy	Oldham
Decatur	Grimwood	King	Powers
Bixler	Hager	Lepley	Rankin
Blackford	Hansen	Lichty	Ratliff
Blake	Hanson of	Lieberknecht	Reimers
Blythe	Hancock	Lovrien	Rhinehart
Carter	Harrison of	Mathews	Rice
Diltz	Clarke	Merritt -	Rust
Eckles	Held	Napier	Ryder
Eden	Hill	Natvig	Saunders
Forsling	Hollis	O'Donnell	Schulte

Smith of Chickasaw Smith of O'Brien Stepanek	Swanson Thomas Troup Truax		Venard Vincent Wagner Walrod	3 × 3	Williams Wilson Mr. Speaker 55
		.51			••• 1: ."
	(.1
Absent or not	roting:		90%	. 4	
Aiken Anderson of Webster Christophel Craig Dewar Edge	Elliott Fleming Gripp Harrison Pottaw Johnson Marion	attamie	Kent Latimer Leonard Maxfield Miller Noble		Owens Prichard Quirk Roberts Strippel—22

The House refused to concur in the Senate amendments to sec-A recognists to in tion 25.

I'm it constructs and and the

Carter of Hardin moved that the House refuse to concur in the Senate amendments to section 30.

On the question "Shall the House concer in the Senate amendments to section 30?'

)		20	5.1	desce.
			4.1		1
The	8 8	y	es	we	re;

Clark	1.47%	Oldham	153	Prichard	Vincent-7
Lovrien	in a contract	Patterson	. 100	Smith of	
				Chickasaw	1

- 20 S

The nays were:

	G		77	D1:11
Anderson of	Grimwood		Knudson .	Rhinehart
Decatur	Gripp		Latimer	*****
Anderson of	Hager		Lepley	Roberts
Montgomery	Haney		Lichty "	
Bauer	Hansen	1	Lieberkwecht	Ryder
Bierkamp	Hanson of		Long qqin.	Saunders
Bixler	Hancock	i	McCaulley	Schulte
Blackford	Hanson of	9	McIlrath	Smith of O'Brien
Blake	Winnebago	;	Martin Manuel	Stepanek
Blythe	Harrison of		Mathews	Stookesberry
Brittain	Clarke		Merritt	
Carter	Hattendorf	14	Miller	Thomas
Cole	Held		Napier : ::::	Troup
			Matria	Т
Craig	Hempel		Natvig	Truax
Diltz	Hill		O'Donnell	Ulstad
Eckles	Hollis		Oliver	Venard
Eden	Hubbard		Orr	Wagner
Edge	Huff		Powers	Wilson
	Johnson of		Rankin	
Francis	Dickinson		77	Yenter
Gilbertson	Kennedy		Ratliff	Mr. Speaker-81
Graham	Kent	. N.	Reimera	4.,

Aiken	Dewar	Johnson of	Noble
Anderson of	Elliott .	Marion	Owens
Webster	Fleming	King	Quirk
Berry	Harrison of	Knutson	Strippel
Christophel	Pottawattamie	Leonard	Walrod
	Higgins	Maxfield	Williams-20

The House refused to concur in the Senate amendment to section 30.

Grimwood of Jones moved that the House refuse to concur in the Senate amendment to section 34.

On the question "Shall the House concur in the Senate amendment to section 34?"

The ayes were:

Anderson of Decatur Bierkamp Blythe Carter Dewar Diltz Eckles Edge Fleming Forsling Francis	Hanson of Hancock Harrison of Clarke Held Hempel Hollis Johnson of Marion Kennedy Latimer Lichty	McCaulley Merritt Miller O'Donnell Oldham Owens Powers Prichard Rankin Reimers Rhinehart Rice	Saunders Schulte Smith of Chickasaw Smith of O'Brien Stepanek Swanson Troup Truax Venard Wagner Wairod
Francis Graham	Lichty Lieberknecht	Rice Rust	Walrod Wilson
Grimwood	Lovrien	Ryder	Yenter Mr. Speaker—52

The nays were:

Anderson of	Craig	Huff	Mathews
Montgomery	Gilbertson	Johnson of	Napier
Bauer	Gripp .	Dickinson	Natvig
Berry	Hansen	Kent	Orr
Bixler	Hanson of	Knudson	Patterson
Blackford	Winnebago	Knutson	Rassler
Blake	Hattendorf	Lepley	Roberts
Brittain	Higgins	Long	Stookesberry
Clark	Hill	McIlrath	Ulstad
Cole .	Hubbard	Martin	Vincent Wolfe—38
	36		44 OTTO00

Aiken	Elliott	King	Quirk
Anderson of	Hager	Leonard	Ratliff
Webster	Haney	Maxfield	Strippel
Christophel	Harrison of	Noble	Thomas
Eden	Pottawattamie	Oliver	Williams—18

The motion having failed to receive a constitutional majority, the House refused to concur in the Senate amendment to section 34.

Carter of Hardin moved to reconsider the vote by which the House refused to concur in the Senate amendment to section 34.

Motion to reconsider prevailed.

Carter of Hardin moved that the House concur in the Senate amendment to section 34.

On the question "Shall the House concur in the Senate amendment to section 341"

The ayes were:

Anderson of	Hager	Maxfield	Smith of
Decatur	Harrison of	Napier	Chickasaw
Bierkamp	Clarke	Natvig	Smith of O'Brien
Blythe	Held	O'Donnell	Stepanek
Carter	Hempel	Oldham	Strippel
Craig	Hollis	Oliver	Swanson
Dewar	Johnson of	Owens	Troup
Diltz	Marion	Powers	Truax
Eckles	Kennedy	Prichard	Venard
Eden	King	Rankin	Wagner
Edge	Latimer	Ratliff	Walrod
Elliott	Lepley	Reimers	Williams
Fleming	Lichty	Rhinehart	Wilson
Forsling	Lieberknecht	Rust	Wolfe
Francis	Lovrien	Ryder	Yenter
Grimwood	McCaulley	Saunders	Mr. Speaker-60

The nays were:

Aiken	Haney	Knudson	Patterson
Anderson of	Hanson of	Leonard	Rassler
Montgomery	Winnebago	Long	Rice
Bauer	Hattendorf	McIlrath	Roberts
Berry	Higgins	Martin	Schulte
	· Hill	Mathews	Stookesberry
Clark	Huff	Merritt	Thomas
Cole	Johnson of	Miller	Ulstad
Gilbertson	Dickinson	Orr	***
Graham	Kent		

Anderson of Webster Blackford Blake	Christophel Gripp Hansen Hanson of	Harrison of Pottawattamie Hubbard	Knutson Noble Quirk—13
Brittain	Hancock		T.

The House concurred in the Senate amendment to section 34.

Carter of Hardin moved to reconsider the vote by which the House refused to concur in the Senate amendments to section 12.

A roll call was demanded.

On the question "Shall the House reconsider the vote by which the House refused to concur in the Senate amendments to section 12?"

The ayes were:

Anderson of	Graham	Merritt	Stepanek	
Decatur	Grimwood	Napier	Strippel	, , ,
Bierkamp	Hager	Oldham	Swanson	
Bixler	Harrison of	Oliver	Thomas	
Blake	Clarke	Owens	Troup	
Blythe	Held	Powers	Truax	
Carter	Hill	Prichard	Venard	
Cole	Hollis	Rankin	Vincent	
Dewar	Johnson of	Ratliff		6.55
Diltz.	Marion	Reimers	Walrod	
Eckles	Kennedy	Rhinehart	Williams	1. 1
Eden	Kent	Rust	Wilson	·
Edge	King	Saunders	Yenter	
Elliott	Lichty	Smith of	Mr. Speake	r-58
Forsling	McIlrath	Chickasaw		13.1
Francis	Maxfield	Smith of O'Brien		19

The nays were:

Anderson of Montgomery	Hattendorf Huff	Mathews Miller	Rice Roberts
Clark	Knudson	O'Donnell	Stookesberry
Craig	Latimer	Orr	Ulstad
Hanson of	Leonard	Rassler	Wolfe-20
Winnehago	McCaulley		

Absent or not voting:

Aiken	Gilbertson	Higgins	Lovrien
Anderson of	Gripp	Hubbard	Martin
Webster	Haney	Johnson of	Natvig
Bauer	Hansen	Dickinson	Noble
Berry	Hanson of	Knutson	Patterson
Blackford	Hancock	Lepley	Quirk
Brittain	Harrison of	Lieberknecht	Ryder.
Christophel	Pottawattamie		Schulte-30
Fleming	Hempel	57(5)(1)(4 /3)	

The motion to reconsider prevailed.

Carter of Hardin moved that the House concur in the Senate amendments to section 12.

...21

On the question "Shall the House concur in the Senate amendments to section 12?"

The ayes were:

Anderson of	Graham	Maxfield	Smith of O'Brien
Decatur	Grimwood	Merritt	Stepanek
Bierkamp	Hager	Napier	Strippel
Bixler	Harrison of	Natvig	Swanson
Blake	Clarke	Oldham	Thomas
Blythe	Held	Owens	Troup
Carter	Hempel	Powers	Truax
Cole	Hollis	Prichard	Venard
Craig	Johnson of	Rankin	Vincent
Dewar	Marion	Ratliff	Wagner
Diltz	Kennedy	Reimers	Walrod
Eckles	Knutson	Rhinehart	Williams
Eden	Lepley	Rust	Wilson
Edge	Lichty	Ryder	Yenter
Elliott	Lieberknecht	Saunders	Mr. Speaker—62
Forsling	McCaulley	Smith of	•
Francis	McIlrath	Chickasaw	60 \$811 M
			E 100 F

The nays were:

Anderson of	Hattendorf	Leonard	Rassler
Montgomery	Higgins	Long	Rice
Bauer	Hill	Mathews	Roberts
Berry	Huff	Miller	Stookesberry
Clark	Knudson	Orr	Ulstad—22
Hanson of	Latimer	Patterson	
Winnehago			

Absent or not voting:

Aiken	Gripp	Hubbard	Noble
Anderson of	Haney	Johnson of	O'Donnell
Webster	Hansen	Dickinson	Oliver
Blackford	Hanson of	Kent	Quirk
Brittain	Hancock	King	Schulte
Christophel	Harrison of	Lovrien	Wolfe-24
Fleming	Pottawattamie	Martin	
Gilbertson		4	2

The House concurred in the Senate amendments to section 12.

Carter of Hardin moved that the House concur in the Senate amendments to section 35.

On the question "Shall the House concur in the Senate amendments to section 35?" The ayes were:

Anderson of Hager Lepley Ryder Lichty Decatur Haney Saunders Lieberknecht ' Anderson of Hanson of Schulte Long Montgomery Hancock Smith of Hanson of Bauer McCaulley Chickasaw Bierkamp Winnebago McIlrath Smith of O'Brien Bixler Harrison of Mathews Stepanek Clarke Miller Stookesberry Blake Hattendorf Napier Blythe Strippel Carter Held O'Donnell Swanson Clark Hempel Oldham Thomas Cole Higgins Oliver Troup Dewar Hill Owens Truax Diltz Hollis Patterson Ulstad Eckles Huff Powers Venard Eden Johnson of Prichard Vincent Marion Rankin Wagner Edge Kennedy Rassler Walrod Elliott Kent Ratliff Wilson Fleming Reimers Wolfe Forsling King Francis Knudson Rhinehart Williams Yenter Gilbertson Knutson Rice Graham Latimer Roberts Mr. Speaker-88 Leonard Rust Grimwood

The nays were, none.

Absent or not voting:

Aiken Christophel Hubbard Merritt Anderson of Craig Johnson of Natvig Dickinson Webster Noble Gripp Berry Hansen Lovrien Orr Blackford Harrison of Martin Quirk-20 Brittain Pottawattamie Maxfield

The House concurred in the Senate amendments to section 35.

Vincent of Guthrie moved that the House refuse to concur in the Senate amendments to section 40.

On the question "Shall the House concur in the Senate amendments to section 401"

The ayes were:

Clark Anderson of Huff Schulte Montgomery Craig Kent Stepanek Stookesberry Bauer Eden Leonard Gilbertson Natvig Berry Ulstad Bierkamp Roberts Hempel Wolfe-20 Bixler

The nays were:

Anderson of Decatur	Hanson of Winnebago	Lieberknecht Long	Rhinehart Rust
Blackford	Harrison of	McCaulley	Ryder
Blake	Clarke	McIlrath	Saunders
Blythe	Hattendorf	Mathews	Smith of
Carter	Held	Maxfield	Chickasaw
Cole	Higgins	Merritt	Smith of O'Brien
Dewar	Hill	Miller	Strippel
Diltz	Hollis	Napier	Swanson
Eckles	Johnson of	O'Donnell	Thomas
Edge	Dickinson	Oldham	Troup
Fleming	Johnson of	Oliver	Truax
Forsling	Marion	Powers	Venard
Francis	Kennedy	Prichard	Vincent
Grimwood	Knudson	Rankin	Wagner
Hager	Knutson	Rassler	Williams
Haney	Latimer	Ratliff	Wilson
Hanson of Hancock	Lepley Lichty	Reimers	Mr. Speaker-67

Absent or not voting:

Aiken	Graham	King	Patterson
Anderson of	Gripp	Lovrien	Quirk
Webster	Hansen	Martin	Rice
Brittain	Harrison of	Noble	Walrod
Christophel	Pottawattamie	Orr	Yenter-21
Elliott	Hubbard	Owens	

The House refused to concur in the Senate amendments to section 40.

Carter of Hardin moved that the House concur in the Senate amendment to line 97 of section 41.

On the question "Shall the House concur in the Senate amendment to line 97 of section 41?"

The ayes were:

Anderson of	Eckles	Higgins	Lieberknecht
Decatur	Eden	Hill	Long
Anderson of	Elliott	Hollis	McCaulley
Montgomery	Forsling	Huff	McIlrath
Bauer	Francis	Johnson of	Mathews
Bierkamp	Gilbertson	Dickinson	Merritt
Bixler	Graham	Johnson of	Miller
Blackford	Grimwood	Marion	Napier
Blake	Hager	Kennedy	Natvig
Blythe	Haney	Kent	Oldham
Brittain	Hanson of	King	Orr
Carter	Winnebago	Knudson	Owens
Clark	Harrison of	Latimer	Powers
Cole	Clarke	Leonard	Prichard
Craig	Held	Lepley	Rankin
Dewar	Hempel	Lichty	Rassler

Wagner Ratliff Schulte Swanson Reimers Smith of Thomas Williams Wilson Rhinehart Chickasaw Troup Wolfe Smith of O'Brien Truax Roberts Stepanek Ulstad Yenter Mr. Speaker-84 Rust Stookesberry Venard Saunders Strippel Vincent

The nays were:

Diltz Fleming O'Donnell Oliver—4

Absent or not voting:

Aiken Gripp Hattendorf Noble Hansen Anderson of Hubbard Patterson Webster Hanson of Knutson Quirk Berry Lovrien Ryder Hancock Christophel Harrison of Martin Walrod-20 Pottawattamie Maxfield Edge

The House concurred in the Senate amendment to line 97 of section 41.

Carter of Hardin moved that the House refuse to concur in the Senate amendment to line 23 of section 41.

On the question "Shall the House concur in the Senate amendment to line 23 of section 41?"

The ayes were:

Kent Eden Oldham Anderson of Fleming Knudson Montgomery Orr Latimer Forsling Rassler Bauer Hanson of Roberts Bierkamp Leonard Smith of O'Brien Bixler Winnebago McCaulley Blake Hattendorf McIlrath Stookesberry Huff Mathews Wolfe-27 Clark Craig

The nays were:

Anderson of Harrison of Merritt Schulte Clarke Miller Smith of Decatur Blackford Hempel Napier Chickasaw Natvig Stepanek Blythe Higgins Hill O'Donnell Strippel . Carter Hollis Oliver Swanson Cole Dewar Johnson of Powers Thomas Dickinson Prichard Troup Rankin Johnson of Truax Eckles Ratliff Marion Venard Francis Kennedy Reimers Vincent Wagner Rhinehart Graham Knutson Williams Grimwood Lichty Rice Lieberknecht Hager Rust Wilson Haney Ryder Long Hanson of Saunders Maxfield Mr. Speaker-59 Hancock

Aiken	Elliott	Held	. 1	Noble
Anderson of	Gilbertson	Hubbard		Owens
Webster	Gripp	King		Patterson
Berry	Hansen	Lepley		Quirk
Brittain	Harrison of	Lovrien		Ulstad
Christophel	Pottawattamie	Martin		Walrod-22

The House refused to concur in the Senate amendment to line 23 of section 41.

Vincent of Guthrie in the chair.

Carter of Hardin moved that the House concur in the Senate amendment to section 46.

On the question "Shall the House concur in the Senate amendment to section 46?"

The ayes were:

Bierkamp	Elliott	Ratliff ·	Truax
Bixler	Gilbertson	Rhinehart	Venard
Carter	Harrison of	Stepanek	Wagner
Cole	Clarke	Strippel	Walrod
Diltz	Hempel	Swanson	Williams
Eckles	Natvig	Thomas	Yenter-25
T3 1	D		

The nays were:

Anderson of	Hager	Knudson	Oliver
Decatur	Haney	Knutson	Orr
Anderson of	Hanson of	Latimer	Patterson
Montgomery	Hancock	Leonard	Prichard
Bauer	Hanson of	Lepley	Rankin
Berry	Winnebago	Lichty	Rassler
Blackford	Hattendorf	Lieberknecht	Reimers
Blake	Held	Long	Rice
Blythe	Higgins	McCaulley	Roberts
Brittain	Hill	McIlrath	Ryder
Clark	Huff	Mathews	Saunders
Craig	Johnson of	Maxfield	Smith of O'Brien
Dewar	Dickinson	Merritt	Stookesberry
Fleming	Johnson of	Miller	Troup
Forsling	Marion	Napier	Ulstad
Francis	Kennedy	O'Donnell	Wilson .
Graham	Kent	Oldham	Wolfe-64
Grimwood	King		- 1 · -

Aiken	Hansen	Martin	Schulte
Anderson of	Harrison of	Noble	Smith of
Webster	Pottawattamie	Owens	Chickasaw
Christophel	Hollis	Quirk	Vincent
Edge	Hubbard	Rust	Mr. Speaker—19
Gripp	Lovrien		r

The House refused to concur in the Senate amendment to section 46.

Carter of Hardin moved that the House concur in the following Senate amendment to section 48, herein known as Senate amendment No. 10 to section 48:

Amend section 48 by striking lines 41 to 45 inclusive, lines 55 to 59 inclusive, lines 68 to 72 inclusive, lines 81 to 85 inclusive, lines 97 to 101 inclusive, lines 114 to 118 inclusive, lines 127 to 131 inclusivé, lines 148 to 153 inclusive, lines 174 to 178 inclusive, lines 190 to 194 inclusive, lines 207 to 211 inclusive, lines 220 to 224 inclusive, lines 240 to 244 inclusive, lines 257 to 261 inclusive, and lines 278 to 282 inclusive, and substitute therefor after line 277 the following:

"The appropriations in this section for salaries, support and maintenance shall be available monthly in twenty-four (24) equal installments; and those for salaries of guards and turnkeys and for special purposes shall be available as required during the biennium."

On the question "Shall the House concur?"

The ayes were:

Anderson of	Hager	Lepley	Rhinehart
Decatur	Haney	Lichty	Rice
Anderson of	Hanson of	Lieberknecht	Roberts
Montgomery	Hancock	Long	Ryder
Bauer	Hanson of	McCaulley	Saunders
Bierkamp	Winnebago	McIlrath	Schulte
Blackford	Harrison of	Martin	Smith of
Blake	Clarke	Mathews	Chickasaw
Blythe	Hattendorf	Maxfield	Smith of O'Brien
Brittain	Held	Merritt	Stepanek
Carter	Hempel	Miller	Stookesberry
Clark	Higgins	Napier	Strippel
Ccle	Hill	Natvig	Swanson
Craig	Hollis	O'Donnell	Thomas
Eckles	Huff	Oldham	Troup
Eden	Johnson of	Oliver	Truax
Edge	Dickinson	Owens	Ulstad
Elliott	Johnson of	Patterson	Venard
Fleming	Marion	Powers	Vincent
Forsling	Kennedy	Prichard	Wagner
Francis	Kent	Rankin	Walrod
Gilbertson	King	Rassler	Wilson
Graham	Knudson	Ratliff	Wolfe
Grimwood	Leonard	Reimers	Yenter—88

The nays were, none.

Aiken	Dewar	Hubbard	Orr
Anderson of	Diltz	Knutson	Quirk
Webster	Gripp	Latimer	Rust
Berry	Hansen	Lovrien	Williams
Bixler	Harrison of	Noble	Mr. Speaker-20
Christophel	Pottawattamie		

The House concurred in Senate amendment No. 10 to section 48.

Carter of Hardin moved that the House concur in the following Senate amendment, herein known as Senate amendment No. 1 to section 48:

Amend by striking from line 52 of section 48 the figures "\$793,950.00" and inserting in lieu thereof the figures "\$759,950.00" and amend by striking from lines 48 and 49 of section 48 the following: "Eight Hundred Twenty-eight Thousand Nine Hundred Fifty Dollars (\$828,950.00)" and inserting in lieu thereof the words and figures, "Seven Hundred Ninetyfour Thousand Nine Hundred Fifty Dollars (\$794,950.00)".

On the question "Shall the House concur?"

The ayes were:

	747		
Anderson of Decatur	Grimwood Gripp	King Knudson	Ratliff Reimers
Anderson of	Hager	Knutson	Rhinehart
Mongomery	Hanson of	Latimer	Rice
Bauer	Hancock	Leonard	Roberts
Bierkamp	Hanson of	Lepley	Ryder
Bixler	Winnebago	Lichty	Saunders
Blackford	Harrison of	Lieberknecht	Schulte
Blythe	Clarke	Long	Smith of
Brittain	Harrison of	McCaulley	Chickasaw
Carter	Pottawattamie		Smith of O'Brien
Clark	Hattendorf	Martin	Stepanek
Cole	Held	Mathews	Stookesberry
Craig	The state of the s	Merritt	
Domes	Hempel		Strippel
Dewar	Higgins	Miller	Swanson
Diltz	Hill	Napier	Thomas
Eckles	Hollis	Natvig	Troup
Eden	Hubbard	Oldham	Truax
Edge	Huff	Oliver	Ulstad
Elliott	Johnson of	Orr	Venard '
Fleming	Dickinson	Owens	Vincent
Forsling	Johnson of	Patterson	Wagner
Francis	Marion	Powers	Walrod
Gilbertson	Kennedy	Rankin	Wilson
Graham	Kent	Rassler	Wolfe-91

The nays were:

Blake	O'Donnell	Yenter-3

Absent or not voting:

Aiken	Christophel	Maxfield	Rust
Anderson of	Haney	Noble .	Williams
Webster	Hansen	Prichard	Mr. Speaker-14
Berry	Lovrien	Quirk	

The House concurred in Senate amendment No. 1 to section 48.

Carter of Hardin moved that the House refuse to concur in the following Senate amendments to section 48, herein known as Senate amendments Nos. 2, 3 and 4 to section 48:

Amend by striking from lines 134 and 135 of section 48 the following: "Seven Hundred Eleven Thousand Seven Hundred Dollars (\$711,700.00)" and inserting in lieu thereof the following: "Six Hundred Thirty-six Thousand Seven Hundred Dollars (\$636,700.00)".

Amend by striking from line 137 of section 48 the following: "\$439,-756.00" and inserting in lieu thereof "\$364,756.00".

Amend by adding as sub-section 8-a the following:

"The board of control is hereby authorized to use from the surplus in the support fund and the surplus in the maintaining and establishing of industries fund the amount of Seventy-five Thousand Dollars (\$75,000.00)".

On the question "Shall the House concur?"

The ayes were:

Anderson of Montgomery	Brittain Graham		Kent Knudson	•	Patterson Roberts	
Bauer Bixler Blake	Hanson of Winnebago Huff	100	Miller Napier Orr	. ,	Stookesberry Ulstad Wolfe—18	2

The nays were:

Anderson of Decatur	Hanson of Hancock	Lieberknecht	Rice Ryder
Bierkamp	Harrison of	Lovrien	Saunders
Blackford	Pottawattamie	McCaulley	Smith of
Blythe	Held	McIlrath	Chickasaw
Carter	Hempel	Mathews	Stepanek
Clark	Higgins	Maxfield	Strippel
Cole	Hill	Merritt	Swanson
Crair	Hollis	Natvig	Thomas
Follog	Hubbard	O'Donnell	Troup
Eden	Johnson of	Oldham	Truax
Edge	Dickinson	Oliver	Venard
Fleming	Kennedy	Powers	Vincent
Forsling	King	Rankin	Wagner
Francis	Knutson	Reimers	Wilson
Grimwood ·	Lepley Lichty	Rhinehart	Yenter—61
Hager	Lichty		

Aiken	Gilbertson	Johnson of	Rassler
Anderson of	Gripp	Marion	Ratliff
Webster	Haney	Leonard	Rust
Berry	Hansen	Martin	Schulte
Christophel	Harrison of	Noble	Smith of O'Brien
Dewar	Clarke	Owens	Walrod
Diltz	Hattendorf	Prichard	Williams
Elliott	Latimer	Quirk	Mr. Speaker—29

The House refused to concur in Senate amendments Nos. 2, 3 and 4 to section 48.

Grimwood of Jones moved that the House refuse to concur in the following Senate amendment to section 48, herein known as Senate amendment No. 5 to section 48:

. Amend by striking from lines 164 and 165 of section 48 the words and figures "One hundred fifty-seven thousand five hundred dollars (\$157,-500.00)" and inserting in lieu thereof the following: "One hundredseventy-five thousand dollars (\$175,000.00)".

On the question "Shall the House concur?"

The ayes were:

Brittain Higgins Hubbard Anderson of Clark Montgomery Gripp Huff Bierkamp King Haney Bixler Hanson of Knudson Blake Winnebago Mathews Blythe

Patterson Roberts Stookesberry Thomas-22

The nays were:

Anderson of Blackford Cole Dewar Diltz Eckles Edge Forsling Francis Graham Grimwood Hager Harrison of Clarke

Harrison of Pottawattamie Merritt Held Hempel Hill Hollis Johnson of Dickinson Kennedy Lepley Lichty Lieberknecht Long McCaulley McIlrath

Maxfield . Natvig O'Donnell Oldham Oliver Orr Powers Rankin Reimers Rhinehart Rice Ryder Saunders

Smith of Chickagaw Stepanek Strippel . Swanson Troup Truax Venard Vincent Wagner Williams Wilson Wolfe Yenter Mr. Speaker-55

Absent or not voting:

Anderson of Webster Berry Carter Christophel Elliott Fleming

Gilbertson Hansen Hanson of Hancock Hattendorf Johnson of Marion

Knutson Latimer Leonard Lovrien Martin Napier Noble

Prichard Quirk Rassler Ratliff Rust Schulte . Smith of O'Brien Ulstad Walrod-31

The House refused to concur in Senate amendment No. 5 to section 48.

Grimwood of Jones moved that the House refuse to concur in the following Senate amendments to section 48, herein known as Senate amendments Nos. 6, 7, 8 and 9 to section 48:

Amend by striking from line 159 of section 48 the figures "\$469,248.00" and inserting in lieu thereof the figures "\$451,748.00".

Amend by striking from lines 156 and 157 the words and figures "Six Hundred Eighty Thousand Nine Hundred Dollars (\$680,900.00)" and inserting in lieu thereof "Six Hundred Sixty-three Thousand Four Hundred Dollars (\$663,400.00)".

Amend section 48 by striking the words and figures "Seven Million Five Hundred Ninety Thousand Five Hundred Fifteen Dollars Thirty Cents (\$7,590,515.30)" in lines 23 and 24, and inserting in lieu thereof the words and figures "Seven Million Four Hundred Sixty-four Thousand Fifteen Dollars Thirty Cents (\$7,464,015.30)".

Amend section 48 by striking from line 305 the figures "\$7,590,515.30" and insert in lieu thereof the figures "\$7,464,015.30".

On the question "Shall the House concur?"

The ayes were:

Bauer	Huff	Natvig	Rassler			
Bierkamp	Knudson	Oldham	Roberts			
Bixler	McCaulley	Orr	Stookesberry			
Blake	McIlrath	Patterson	Ulstad-17			
Brittain						

The nays were:

Anderson	of	Haney	Kennedy	Saunders
Decatur		Hanson of	Lichty	Smith of
Blackford		Hancock	Lieberknecht	Chickasaw
Blythe		Hanson of	Mathews	Stepanek
Clark		Winnebago	Maxfield	Strippel
Cole		Harrison of	Merritt	Swanson
Craig		Clarke	Miller	Thomas
Dewar		Harrison of	O'Donnell	Troup
Diltz		Pottawattamie	Powers	Truax
Eckles		Held	Prichard	Venard
Eden		Hempel	Rankin	Vincent
Edge		Higgins	Reimers	Wagner
Fleming		Hill	Rhinehart	Williams
Forsling		Hubbard	Rice	Wilson
Francis		Johnson of	Rust	Yenter
Grimwood Hager		Dickinson	Ryder	Mr. Speaker-58

Aiken	Gilbertson	King	Noble
Anderson of	Graham	Knutson	Oliver
Montgomery	Gripp	Latimer	Owens
Anderson of	Hansen	Leonard	Quirk
Webster	Hattendorf	Lepley	Ratliff
Berry ·	Hollis	Long	Schulte
Carter	Johnson of	Lovrien	Smith of O'Brien
Christophel	Marion	Martin	Walrod
Elliott	Kent	Napier	Wolfe-88

The House refused to concur in Senate amendments Nos. 6, 7, 8 and 9 to section 48.

Carter of Hardin offered the following amendment to the Senate amendments to section 49 and moved its adoption:

Amend Senate amendments to House File No. 14 by striking the second amendment to section forty-nine (49) and inserting in heu thereof the following: "Amend section forty-nine (49) by striking from lines fifty-nine (59) and sixty (60) the words and figures 'three hundred thousand dollars (\$300,000.00)' and inserting in heu thereof the words and figures 'five hundred seventy-five thousand dollars (\$575,000.00)'".

A roll call was demanded.

On the question "Shall the amendment to the Senate amendments to section 49 be adopted?"

The ayes were:

			43. **
Anderson of	Forsling	Kennedy	Rust
Decatur	Francis	King	Ryder
Anderson of	Graham	Lepley	Saunders
Montgomery	Grimwood	Lichty	Stepanek
Bierkamp	Hager	Lieberknecht	Strippel
Blackford	Hanson of	Merritt	Swanson
Blythe	Hancock	O'Donnell	Troup
Carter	Harrison of	Oldham	Twine
Cole	Clarke	Owens	Vincent "
Diltz	Held	Powers	Wagner
Eckles	Hollis	Prichard	W/11
Edge	Johnson of	Rankin	Venter
Elliott	Marion	Rhinehart	Mr. Speaker 48
Fleming			9 46 8
			1.11

The nays were:

			OF 100 OF	.4.7
Bauer Berry	Hempel Higgins	Martin Mathews		Roberts Schulte
Bixler	Hill	Maxfield	10.00	Smith of
Blake	Hubbard	Miller		Chickasaw
Brittain	Huff	Napier	24 (0)	Smith of O'Brien
Clark	Johnson of	Natvig		Stookesberry
Craig	Dickinson	Oliver	.,	Thomas
Eden	Kent	Orr		Ulstad
Gripp	Knudson	Patterson		Venare : /
Haney	Knutson	Rassler		Walrod
	Long	Ratliff		Williams
Winnebago	McCaulley	Reimers	023	Wolfe-48
Harrison of	McIlrath	Rice		19 0 AF 5
Pottawattamie				7 444

Aiken	Dewar	Hattendorf	Lovrien
Anderson of Webster	Gilbertson Hansen	Latimer Leonard	Noble Quirk—12
Christophel	100000000000000000000000000000000000000		1 2 2 14 2 1 1

The amendment by Carter of Hardin to the Senate amendments to section 49 was rejected.

Carter of Hardin moved that the House concur in the following Senate amendment to section 49, herein known as Senate amendment No. 2 to section 49:

. Amend section 49 by inserting as paragraph (e) the following:

(e) Replacement Fund......\$275,000.00

.On the question "Shall the House concur?"

The ayes were:

Anderson of	Hanson of	King	Rust
-L Becatur	. Hancock	Knutson	Saunders
Bierkamp	Harrison of	Lichty.	Stepanek
Blackford	Clarke	Maxfield	Swanson
Carter	Hollis	Merritt	Troup
Diltz	Johnson of	Oldham	Truax
Eckles	Dickinson	Powers	Vincent
Francis	Johnson of	Prichard	Wagner C
Graham	Marion	Rankin	Yenter III.
Grimwood	Kennedy	Rhinehart	Mr. Speaker-86
Hager	***	141 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1	· · · · · · · · · · · · · · · · · · ·

The nays were:

Aiken	Haney	Lepley	Reimers
Anderson of	Hansen	Lieberknecht	Rice
Montgomery	Hanson of	Long	Roberts
Bauer	Winnebago	McCaulley	Ryder
Berry	Harrison of	McIlrath	Smith of
Bixler	Pottawattamie	Martin	Chickasaw
Blake	Hattendorf	Mathews	Smith of O'Brien
Blythe	Held	Miller	Stookesberry
Brittain	Hempel	Napier	Strippel
Clark	Higgins	Natvig	Thomas
Cole	Hill	O'Donnell	Ulstad
Craig ,	Hubbard	Orr	Venard
Eden	Huff	Owens	Walrod
Fleming	Kent	Patterson	Williams
Forsling	Knudson	Rassler	Wilson
Gripp	Latimer	Ratliff	Wolfe-60
:		777777777	ALTERNATION (T.E. MA)
			F1 1

Absent or not voting:

Anderson of	.1	Edge			Leonard	- 2	-	Oliver
Webster Christophel	1	Elliott Gilbertson	1	91 23	 Lovrien Noble			Quirk. Schulte-12
Dewar								

The House refused to concur in Senate amendment No. 2 to section 49.

Carter of Hardin moved that the House concur in the following

Senate amendment to section 49, herein known as Senate amendment No. 1 to section 49:

Amend section 49 by striking lines 48 to 54, inclusive, and by striking lines 95 to 101, inclusive.

On the question "Shall the House concur?"

The ayes were:

Aiken	Brittain		Huff			Merritt
Anderson of	Diltz	*	Kent			Rassler
Montgomery	Gripp	•	King			Reimers
Bauer	Hager		Knudson		1	Stookesberry
Berry	Harrison of		Knutson			Ulstad
Bierkamp	Clarke		McCaulley	+		Venard-24
Blake	Hattendorf					

The nays were:

Anderson of Decatur	Hanson of Winnebago	Lieberknecht Long	Rust Ryder
Blackford	Harrison of	McIlrath	Saunders
Blythe	Pottawattamie	Mathews	Schulte
Carter	Held	Maxfield	Smith of
Cole	Hempel	Miller	Chickasaw
Craig	Higgins	Napier	Strippel
Eckles	Hill	Natvig.	Swanson
Eden	Hollis	O'Donnell	Thomas
Fleming	Hubbard	Oldham	Troup
Forsling	Johnson of	Oliver	
Francis	Dickinson	Orr	Vincent
Grimwood	Johnson of	Powers	Wagner
	Marion	Prichard	Williams
Haney			TY AAAAGGAAAAG
Hansen	Kennedy	Rankin	Wilson
Hanson of	Latimer	Ratliff	Mr. Speaker-60
Hancock	Lepley	Rhinehart	. 19

Absent or not voting:

			12	400 30	117
Anderson of	Elliott	- <u></u>	Martin	34 50	Roberts
Webster	Gilbertson		Noble		Smith of O'Brien
Bixler	Graham		Owens		Stepanek
Christophel	Leonard	*	Patterson		Walrod
Clark	Lichty		Quirk		Wolfe
Dewar	Lovrien		Rice		Yenter—24
Edge					

The House refused to concur in Senate amendment No. 1 to section 49.

Carter of Hardin moved that the House concur in the following Senate amendment to section 49, herein known as Senate amendments Nos. 3 and 4 to section 49:

Amend section 49 by transposing lines 78 and 79, and renumbering the lines to correspond.



Amend section 49 by inserting in line 77 after the word "improvements" the words "and equipment".

On the question "Shall the House concur?"

The ayes were:

Aiken	Hager	Knudson	Rhinehart
Anderson of	Haney •	Knutson	Roberts
Decatur	Hansen	Latimer	Rust
Anderson of	Hanson of	Lepley	Ryder
Montgomery	Hancock	Lichty	Saunders
Bauer	Hanson of	Lieberknecht	Schulte
Bierkamp	Winnebago	Long	Smith of
Bixler	Harrison of	McCaulley	Chickasaw
Blackford	Clarke	McIlrath	Smith of O'Brien
Blake	Harrison of	Martin	Stepanek
Blythe	Pottawattamie		Stookesberry
Brittain	Hattendorf	Maxfield	Strippel
Carter	Held	Merritt	Swanson
Clark	Hempel	Miller	Thomas
Cole	Higgins	Napier	Troup
Craig	Hill	Natvig	Truax
Diltz	Hollis	O'Donnell	Ulstad
Eckles	Hubbard	Oldham	Venard
Eden	Huff	Oliver	Vincent
Edge	Johnson of	Owens	Wagner
Elliott	Dickinson	Patterson	Walrod
Fleming	Johnson of	Prichard	Williams
Forsling	Marion	Rankin	Wilson
Francis	Kennedy	Ratliff	Wolfe
Grimwood	Kent	Reimers	Yenter—93
Gripp	King	arvillor 5	201102 -00
O IPP			

The nays were, none.

Absent or not voting:

Anderson of	Dewar	Lovrien	Quirk
Webster	Gilbertson	Noble	Rassler
Berry	Graham	Orr	Rice
Christophel	Leonard	Powers	Mr. Speaker—15

The House concurred in Senate amendments Nos. 3 and 4 to section 49.

Carter of Hardin moved that the House concur in the following amendment to section 49, herein known as Senate amendment No. 5 to section 49:

Amend section 49 by striking from lines 102 and 103 the words and figures "One Hundred Fifty Thousand Dollars (\$150,000.00)" and inserting in lieu thereof the words and figures "Three Hundred Thousand Dollars (\$300,000.00)".

The ayes were:

Anderson of	Hanson of	McIlrath	Saunders
Decatur	Hancock	Mathews	Schulte
Bierkamp	Held	Maxfield	Stepanek
Blackford	Hollis	Merritt	Strippel
Carter	Johnson of	Oldham	Swanson '
Cole	Dickinson	Oliver	Thomas
Dewar	Johnson of	Patterson	Troup
Diltz	Marion	Powers	Truax
Eckles	Kennedy	Prichard	Wagner
Edge	Latimer	Rankin	Walrod
Elliott	Lepley	Ratliff	Wilson
Francis	Lichty	Rhinehart	Yenter
Grimwood	Lieberknecht	Rust	Mr. Speaker-50
Hansen	Long		•

The nays were:

Aiken	Hanson of	Kent	Rassler
Anderson of	Winnebago	Knudson	Reimers
Montgomery	Harrison of	Knutson	Rice
Bauer	Clarke	Leonard	Roberts
Berry	Harrison of	McCaulley	Ryder
Bixler	Pottawattamie	Martin	Smith of
Blake	Hattendorf	Miller	Chickasaw
Blythe	Hempel	Napier	Stookesberry
Brittain	Higgins	Natvig	Ulstad
Clark	Hill	O'Donnell	Venard
Craig	Hubbard	Orr	Vincent
Gilbertson	Huff	Owens	Wolfe-44
Haney			

Absent or not voting:

Anderson of	Fleming	Hager	Quirk
Webster	Forsling	King	Smith of O'Brien
Christophel	Graham	Lovrien	Williams—14
Eden	Gripp	Noble	

The motion having failed to receive a constitutional majority, the House refused to concur in Senate amendment No. 5 to section 49.

Carter of Hardin moved that the House concur in the following Senate amendment to section 49, herein known as Senate amendment No. 6 to section 49:

Amend section 49 by striking the figures "170,596.00" from line 90 and by inserting in lieu thereof the figures "190,596.00".

The ayes were:

Anderson of	Gripp	Latimer	Strippel
Decatur	Hansen	Lepley	Swanson
Blackford	Hanson of	Lichty	Thomas
Blythe	Hancoek	Lieberknecht	Troup
Carter	Harrison of	McIlrath	Truax
Cole	Pottawattamie	Natvig	Venard
Dewar	Held	Oldham	Vincent
Diltz	Hollis	Powers :	Wagner
Eckles	Hubbard	Prichard	Walrod
Edge	Johnson of	Ratliff	Williams
Elliott	Dickinson	Rhinehart	Wilson
Fleming	Johnson of	Rust	Yenter
Francis	Marion	Saunders	Mr. Speaker-50
Grimwood	Kent	Stepanek	

The nays were:

Anderson of	Hanson of	Long	Patterson
Montgomery	Winnebago	McCaulley	Rassler
Bauer	Harrison of	Martin	Reimers
Bierkamp	Clarke	Mathews	Rice
Bixler	Hattendorf	Maxfield	Roberts
Blake .	Hempel	Merritt .	Ryder
Brittain	Higgins	Miller	Schulte
Clark	Hill	Napier .	Smith of
Craig	Huff	O'Donnell	Chickasaw
Gilbertson	Knudson	Oliver	Stookesberry
Graham	Knutson	Orr	Illeted
Haney .	Leonard	Owens .	Wolfe-44
C4 (0.5%)			77110 HONGON A

Absent or not voting:

Aiken	Christophel	Kennedy	Quirk
Anderson of	Eden	King	Rankin
Webster Berry	Forsling Hager	Lovrien Noble	Smith of O'Brien—14
100 C 100 C			1.4.1

The motion having failed to receive a constitutional majority the House refused to concur in Senate amendment No. 6 to section 49.

Carter of Hardin moved that the House concur in the following Senate amendment to section 49, herein known as Senate amendment No. 7 to section 49:

Amend section forty-nine (49) by striking out line one hundred thirtytwo (132) and insert in lieu thereof the following: "For Salaries, Support and Maintenance \$390,000.00."

The ayes were:

Anderson of Decatur	Harrison of		Smith of Chickasaw
Beirry	Held	Maxfield	Smith of O'Brien
Bixler	Hempel	Napier	Stepanek
	Higgins	Natvig Oldham	Strippel
Blake	Hollis	Oldham	Swanson
	Hubbard	Oliver	Troup
Carter	Huff medicine	Powers	Truax
Cole	Johnson of	Prichard ·	Vincent
	Dickinson.		Wagner
Diltz	Johnson of	Reimers	Walrod
	Marion		Williams
Forsling	Kent in the	Roberts	Wilson
Grimwood	Leonard	Rust	Wolfe
Hanson of	Lepley	Saunders	Yenter
Hancock	Lichty	Schulte ·	Mr. Speaker-59
36 1 . 1 . 5 1		Andrew Company Andrew 2015	7

The nays were:

Anderson of	Graham	Hill	Miller
Montgomery	Hansen	Knudson	O'Donnell
Bauer	Hanson of	Knutson	Orr
Bierkamp	Winnebago	Latimer	Rice
Brittain	Harrison of	McCaulley	Ryder ·
Clark	Clarke	McIlrath	Stookesberry
Craig	Hattendorf	Mathews	Venard—25

Absent or not voting:

Aiken	Fleming	Kennedy	Patterson
Anderson of	Francis	King	Quirk
Webster	Gilbertson	Lovrien	Rankin
Christophel	Gripp	Merritt	Rassler
Eden	Hager	Noble	Thomas
Edge	Haney	Owens	Ulstad-24
Elliott		A	**************************************

The House concurred in Senate amendment No. 7 to section 49. ٠.

, Strippel of Benton moved that the House concur in the following amendment to section 49, herein known as Senate amendment No. 8 to section 49:

6. 11. Amend section 49 by striking from line 151 the figures "\$162,000.00" and by inserting in lieu thereof the figures "\$166,200.00"; also by striking the words and figures "One Hundred Seventy-two Thousand Dollars (\$172,000.00)" from lines 148 and 149 and by inserting in lieu thereof the words and figures "One Hundred Seventy-six Thousand Two Hundred Dollars (\$176,200.00)".

The ayes were:

Anderson of Decatur	Hanson of Hancock	Long McCaulley	Smith of Chickesaw
Bierkamp	Harrison of	McIlrath	Smith of O'Brien
Blackford	Clarke	Mathews	Stepanek
Blythe	Harrison of	Maxfield	Stookesberry
Conton	Pottawattamie		Strippel
Clark	Hattendorf	Napier	Swanson
Cole	Held	Oldham	Troup
Diltz	Hempel	Oliver	Truax
Eckles	Higgins	Powers	Venard
Fleming	Hill	Prichard	Vincent
Forsling	Hollis	Rankin	Wagner
Francis	Hubbard	Ratliff	Williams
Gilbertson	Kent	Reimers	Wilson
Graham	Latimer	Rhinehart	Wolfe
Grimwood	Lepley	Roberts	Yenter
Hansen	Lichty	Saunders	Mr. Speaker-65
	Lieberknecht	Schulte	PTERMENO LET . TO TERME TO LET

The nays were:

Anderson of	Brittain	Huff	Leonard
Montgomery	Hanson of	Johnson of	Orr
Bixler	Winnebago	Dickinson	Rice-10
Blake			

Absent or not voting:

Aiken	Edge	Knudson	Patterson
Anderson of	Elliott	Knutson	Quirk
Webster	Gripp	Lovrien	Rassler
Bauer	Hager	Martin	Rust
Berry	Haney	Merritt	Ryder
Christophel	Johnson of	Natvig	Thomas
Craig	Marion	Noble	Ulstad
Dewar	Kennedy	O'Donnell	Walrod-33
Eden	King	Owens	

The House concurred in Senate amendment No. 8 to section 49.

Carter of Hardin moved that the House concur in the following Senate amendment to section 49, herein known as Senate amendment No. 9 to section 49:

Amend by striking from section 49 lines 141 to 145 inclusive and lines 158 to 162 inclusive and insert after line 157 the following:

"The appropriation in subsections four (4) and five (5) for salaries, support and maintenance, shall be available monthly in twenty-four equal installments, and those for special purposes shall be available as required during the biennium."

The ayes were:

Anderson of	Hansen	Lichty	Rust
Decatur	Hanson of	Long	Ryder
Anderson of	Hancock	McCaulley	Saunders
Montgomery	Hanson of	McIlrath	Smith of
Bauer	Winnebago	Mathews	Chickasaw
Bierkamp	Harrison of	Maxfield	Smith of O'Brien
Bixler	Pottawattamie	Miller	Stepanek
Blackford	Hattendorf	Napier	Stookesberry
Blythe	Held	Natvig	Strippel
Brittain	Hempel	Oldham	Swanson
Carter	Higgins	Oliver	Troup
Cole	Hill	Orr	Truax
Diltz	Hollis	Owens	Ulstad
Forsling	Johnson of	Powers	Venard
Francis	Dickinson	Prichard	Vincent
Graham	Kent	Rankin	Wagner
Grimwood	King	Reimers	Williams
Gripp	Latimer	Rhinehart	Wilson
Hager	Leonard	Rice	Mr. Speaker-71
Haney	Lepley	0.000.000 (Miles)	

The nays were:

Fleming

Ratliff-2

Absent or not voting:

Aiken	Eden	Kennedy	Patterson
Anderson of	Edge	Knudson	Quirk
Webster	Elliott	Knutson	Rassler
Berry	Gilbertson	Lieberknecht	Roberts
Blake	Harrison of	Lovrien	Schulte
Christophel	Clarke	Martin	Thomas
Clark	Hubbard	Merritt	Walrod
Craig	Huff	Noble	Wolfe
Dewar	Johnson of	O'Donnell	Yenter-35
Eckles	Marion		

The House concurred in Senate amendment No. 9 to section 49.

Carter of Hardin moved that the House concur in the following Senate amendment to section 49, herein known as Senate amendment No. 10 to section 49:

Amend section 49, subsection 1, paragraph (e) by adding the following:

"Expenditures from the Replacement fund shall be subject to the approval of the Director of the Budget."

On the question "Shall the House concur?"

: ATTOM - ---- ----

The ayes were:

Anderson of Montgomery	Fleming Higgins	•	King Leonard	Reimers
Bauer	Hill		McCaulley	Saunders
Bierkamp	Hubbard		Napier	Smith of
Bixler	Huff		Oldham	Chickasaw
Blackford Blake	Johnson of Dickinson		Oliver Rassler	Stookesberry Swanson —26
Carter	Dickinson		AGGORICI	Swallson —20

The nays were:

		8.40 St 0.5
Anderson of Hans Decatur Hans Blythe Ha Brittain Harr Clark Cle Cole Hatte Craig Hem Forsling Holli Francis Kent Grimwood Leple	on of McIlrati mcock Mathewatison of Maxfield orke O'Donne endorf Powers pel Prichard s Rankin Rhineha	s Strippel I Troup II Truax Venard Vincent Wagner

Absent or not voting:

Graham	Knudson	100	Owens
Gripp	Knutson	22	Patterson
	Latimer		Quirk
Hanson of	Lichty		Ratliff
Winnebago	Lovrien		Roberts
Harrison of	Martin		Stepanek
Pottawattamie	Merritt	- 200	Thomas .
Held .	Miller		Ulstad :
Johnson of	Natvig		Walrod ·
Marion	Noble		Wolfe
Kennedy	Orr	3	Yenter-41
		134	
	Gripp Haney Hanson of Winnebago Harrison of Pottawattamie Held Johnson of Marion	Gripp Knutson Haney Latimer Hanson of Lichty Winnebago Lovrien Harrison of Martin Pottawattamie Merritt Held Miller Johnson of Natvig Marion Noble	Gripp Knutson Haney Latimer Hanson of Lichty Winnebago Lovrien Harrison of Martin Pottawattamie Merritt Held Miller Johnson of Natvig Marion Noble

The House refused to concur in Senate amendment No. 10 to section 49.

Speaker Edson in the chair.

Carter of Hardin moved that the House refuse to concur in the Senate amendment to section 52.

On the question "Shall the House concur?"

The ayes were:

Anderson of Montgomery	Haney Hansen	Hill Hubbard	Oliver Orr
Bauer	Hanson of	Huff	Owens
Berry	Winnebago	Knudson	Docalor
Bixler	Harrison of	Leonard	Ryder
Blake	Clarke	Long	Schulte
Brittain	Harrison of	McIlrath	Stookesberry
Clark	Pottawattamie	Martin	Ulstad
Craig	Hattendorf	Napier	Wolfe-35
Gripp	Hempel	Natvig	00 STEEL 7

The nays were:

Anderson of	Hager	Miller	Smith of O'Brien
Decatur	Hanson of	O'Donnell .	Stepanek
Bierkamp	Hancock	Oldham	Strippel
Blackford	Held	Powers	Swanson
Blythe	Higgins	Prichard	Troup
Carter	Hollis	Rankin	Truax
Cole	Johnson of	Reimers	Venard
Dewar	Dickinson	Rhinehart	Vincent
Diltz	Lepley	Rice	Wagner
Eckles	Lieberknecht	Rust	Williams
Fleming	Lovrien	Saunders	Wilson
Forsling .	McCaulley	· Smith of	Yenter
Francis	Mathews	Chickasaw	Mr. Speaker-50
Grimwood	Maxfield		

Absent or not voting:

Aiken	Gilbertson	King	190	Patterson
Anderson of	Graham	Knutson		Quirk
Webster	Johnson of	Latimer		Ratliff
Christophel	Marion	Lichty		Roberts
Eden	Kennedy	Merritt		Thomas
Edge	Kent	Noble		Walrod-23
Elliott			0.50	**

The House refused to concur in the Senate amendment to section 52.

Carter of Hardin moved that the House refuse to concur in the Senate amendment to section 53.

On the question "Shall the House concur?"

Diltz Grimwood Hager	Kennedy Owens Rankin	Ratliff Smith of Chickasaw	Swanson Wagner—10
x ()	1 12.54	5 to 25	
The nays were		· ·	1
Anderson of Decatur Anderson of Montgomery Bierkamp Bixler Blackford Blake Blythe Brittain Carter Clark	Fleming Forsling Francis Haney Hanson of Hancock Hanson of Winnebago Harrison of Clarke Hattendorf Held	Hill Hollis Hubbard Huff Johnson of Dickinson King Knudson Leonard Lepley Lieberknecht	McIlrath Martin Mathews Miller Napier Natvig O'Donnell Oldham Oliver Powers Prichard Rassler
Craig Eckles	Hempel Higgins	Long Lovrien McCaulley	Reimers Rice

Rust Ryder Saunders Schulte

Smith of O'Brien Truax Stepanek Venard Stookesberry Williams Wilson Strippel

Welfe Yenter Mr. Speaker-65

Absent or not voting:

Aiken Anderson of Webster Bauer Berry Christophel Cole Dewar Eden

Edge Elliott Gilbertson Graham Gripp Hansen Harrison of

Johnson of

Marion

Kent Knutson Latimer Lichty Maxfield Merritt Noble Pottawattamie Orr

Patterson .

Quirk Rhinehart Roberts Thomas Troup Ulstad Vincent Walrod-33

The House refused to concur in the Senate amendment to section 53.

Carter of Hardin moved that the House concur in the Senate amendment to section 56.

On the question "Shall the House concur?"

The ayes were:

Anderson of Haney Hanson of Decatur Anderson of Hancock Hanson of Winnebago Montgomery Bauer Bierkamp Hattendorf Bixler Held Blackford Hempel Higgins Hill Blake Blythe Carter Hollis Clark Hubbard Craig Johnson of Dickinson Diltz Eckles Johnson of Marion Fleming Forsling Kennedy Francis King Leonard Grimwood Hager Lepley

Lichty Lieberknecht Long McCaulley McIlrath Martin Mathews Maxfield Napier Natvig O'Donnell Oliver Orr Owens

Rice Rust Ryder Saunders Smith of Chickasaw Smith of O'Brien Stepanek Stookesberry Strippel Swanson Troup Truax Venard Wagner Williams Wilson

Mr. Speaker-72

The nays were:

Aiken Harrison of Clarke

Huff Miller Oldham

Powers

Rankin

Ratliff

Reimers

Rhinehart

Prichard

Rassler-6

Wolfe

Absent or not voting:

Anderson of Webster	Edge Elliott	Kent Knudson		Quirk Roberts
Berry	Gilbertson	Knutson		Schulte
Brittain	Graham	Latimer		Thomas
Christophel	Gripp	Lovrien		Ulstad
Cole	Hansen	Merritt		Vincent'
Dewar	Harrison of	Noble	10.00	Walrod
Eden	Pottawattamie	Patterson	***	Yenter-30

The House concurred in the Senate amendment to section 56.

Carter of Hardin moved that the House concur in the Senate amendments to section 57.

On the question "Shall the House concur?"

The ayes were:

Anderson of	Hanson of	Long	Ryder
	Hancock	McIlrath	Saunders
Bierkamp	Hanson of	Martin	Smith of
Blackford	Winnebago	Mathews	Chiclesnaw
Blake	Harrison of	Maxfield	Smith of Q'Brien
Blythe	Clarke	Napier	Stonanole
Brittain	Hattendorf	Natvig	Stookesberry
Carter	Hempel	Oldham	Strippel
Clark	Higgins	Oliver	Swanson
Craig	Hul	Owens	Troup
Dewar	Hollis	Powers	Truax
Eckles	Johnson of	Prichard	Ulstad
Fleming	Marion	Rankin	Venard
Forsling	Kennedy	Rassler	Vincent
Francis	Knudson	Ratliff	Wagner
Graham	Lepley	Rhinehart	WMSkins 10 1471
Grimwood	Lichty	Rice	Wilson
Haney	Lieberknecht	Rust	Wolfe
			Mr. Speaker-67

The nays were:

Anderson of Montgomery Bixler	Hubbard Huff Johnson of	6	Leonard McCaulley Miller	O'Donnell Orr Reimers—12	en H :
Dilta	Dickingon		*********	Actinicis 12	

Absent or not voting:

		200	11
Aiken	Edge	Held	Patterson
Anderson of	Elliott	Kent	Quirk
Webster	Gilbertson	King	Roberts
Bauer	Gripp	Knutson	Schulte
Berry	Hager	Latimer	Thomas
Christophel ·	Hansen	Lovrien	Wairod
Cole	Harrison of	Merritt	Yenter-29
Eden	Pottawattamie	Noble	

The House concurred in the Senate amendments to section 57.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 14, relating to purchase of chairs occupied by members of the Forty-first General Assembly.

Also, that the Senate returns herewith, as requested, the following bill: House File No. 403, a bill for an act making an appropriation for the purchase, by the board of control, of butter for use in the institutions under the board of control.

WALTER H. BEAM, Secretary.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPRANER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 86, 185, 338, 339, 347 and 369. Senate Files Nos. 191, 217, 244 and 289.

> Howard A. Mathews, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 86, 185, 338, 339, 347 and 369.

Senate Files Nos. 191, 217, 244 and 289.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the Governor for his approval:

House Files Nos. 86, 185, 338, 339, 347 and 369.

HOWARD A. MATHEWS, Chairman.

Report adopted.

HOUSE CONCURRENT RESOLUTION NO. 19

Knudson of Hamilton offered the following concurrent resolution:

Whereas, there will be held in the city of New Orleans, Louisiana, beginning September 15, 1925, the International Trade Exposition for the purpose of exhibiting samples of fabricated and raw products, and

Whereas, Congress by a joint resolution approved on March 3, 1925, authorized the President of the United States by proclamation or in such other manner as he may deem proper, to invite the states of the Union and all foreign countries to participate in the proposed permanent exposition for the purpose of exhibiting samples of fabricated and raw products of all countries, and bringing together buyers and sellers for the promotion of trade and commerce in such products, and

Whereas, on the 9th day of March, 1925, Calvin Coolidge, the President of the United States, in pursuance of the said joint resolution, issued a proclamation inviting the states of the Union and all foreign countries to participate in the said exposition, therefore,

Be it resolved by the House, the Senate concurring, that the invitation thus extended by the President of the United States be accepted by the State of Iowa, and that the people of the state be urged to participate to the fullest extent in exhibiting samples of fabricated and raw products of the state of Iowa.

Be it further resolved, that we especially urge the Department of Agriculture of the state of Iowa, the State Manufacturers Association, Commercial Clubs, Boards of Trade and Chambers of Commerce to take the necessary steps to participate in the exhibition of the fabricated and raw products of the state of Iowa.

Be it further resolved, that the Secretary of Agriculture is hereby authorized and directed to use every available resource of his department in securing a proper exhibition of the fabricated and raw products of the state of Iowa.

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

Motion prevailed and the concurrent resolution was adopted:

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Senate File No. 249, a bill for an act to amend section one thousand two hundred thirty-eight (1238), chapter sixty-eight (68), title V (five), Code, 1924, relating to expenses of mine inspectors, with report of committee on appropriations 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?"

The ayes were:

Anderson of	Graham	Lepley	Ratliff
Decatur	Grimwood	Lichty	Reimers
Anderson of	Gripp	Lieberknecht	Rice
Montgomery	Hager	Lovrien	Rust
Bauer	Haney	McCaulley	Saunders
Bierkamp	Hanson of	McIlrath	Smith of
Bixler	Hancock	Mathews .	Chickasaw
Blackford	Hanson of	Maxfield	Smith of O'Brien
Blythe	Winnebago	Miller	Stepanek
Carter	Hattendorf	Napier	Stookesberry
Clark	Held	Natvig	Swanson
Cole	Hill	O'Donnell	Thomas
Eckles	Hollis	Oldham	Troup
Eden	Hubbard	Owens	Truax
Edge	Huff	Powers	Venard
Elliott	Johnson of	Prichard	Walrod
Fleming	Marion	Rankin	Wilson
Francis	Kennedy	Rassler	Mr. Speaker-68
Gilbertson	Knutson		

The nays were:

Wagner-1.

Absent or not voting:

Alken	Hansen	Knudson	Rhinehart
Anderson of	Harrison of	Latimer	Roberts
Webster	Clarke	Leonard	Ryder
Berry	Harrison of	Long	Schulte
Blake	Pottawattamie	Martin	Strippel
Brittain	Hempel	Merritt	Ulstad
Christophel	Higgins	Noble	Vincent
Craig	Johnson of	Oliver	Williams
Dewar	Dickinson	Orr	Wolfe
Diltz	Kent	Patterson	Yenter-89
Forsling	King	Quirk	

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

SIFTING COMMITTEE EXCUSED

On request of Blake of Fayette, members of the sifting committee were excused for committee work.

Senate File No. 247, a bill for an act to amend section ten thousand seven hundred eighty-six (10786), of chapter four hundred seventy-seven (477), of title XXX (thirty), Code 1924, and section ten thousand eight hundred six (10806) of chapter four hundred seventy-eight (478), of title XXX (thirty), Code, 1924, relating to the salaries and expenses of judges, with report of committee on appropriations 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?"

The ayes were:

Anderson of Decatur	Grimwood Gripp	Lichty Lieberknecht	Rice Rust
Anderson of	Hager	Lovrien	Saunders
Montgomery	Haney	McCaulley	Smith of
Bauer	Hansen	McIlrath	Chickasaw
Bierkamp	Hanson of	Mathews	Smith of O'Brien
Bixler	Hancock	Maxfield	Stepanek
Blackford	Hanson of	Merritt	Stookesberry
Blythe	Winnebago	Miller	Strippel
Carter	Hattendorf	Napier	Swanson
Clark	Held	Natvig	Thomas
Cole	Higgins	O'Donnell	Troup
Craig	Hill	Oldham	Truax
Eckles	Hollis	Orr	Ulstad
Eden	Hubbard	Owens	Venard
Edge .	Johnson of	Powers	Wagner
Elliott	Marion	Prichard	Walrod
Fleming	Kennedy	Rankin	Wilson
Forsling	Knudson	Rassler	Wolfe
Francis	Latimer	Ratliff	Yenter
Gilbertson .	Leonard	Reimers	Mr. Speaker-80
Graham	Lepley		

The nays were:

Harrison of Clarke—1 Absent or not voting:

Aiken Diltz King Quirk Anderson of Harrison of Knutson Rhinehart Webster Long Pottawattamie Roberts Berry Hempel Martin Ryder Blake Huff Noble Schulte Brittain Johnson of Oliver Vincent Christophel Dickinson Patterson Williams-Dewar Kent

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

Senate File No. 248, a bill for an act to amend section three thousand seven hundred seventy (3770), chapter one hundred eighty-seven (187), title XI (eleven), Code, 1924, relating to reward for apprehension and delivery of convicts, with report of committee on appropriations 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?"

The ayes were:

Anderson of	Gripp	Lichty	Reimers
Decatur	Hager	Lieberknecht	Rice
Anderson of	Haney	Lovrien	Rust
Montgomery	Hansen	McCaulley	Saunders
Bauer	Hanson of	McIlrath	Smith of
Bierkamp	Hancock	Mathews	Chickasaw
Bixler	Hanson of	Maxfield	Smith of O'Brien
Blackford	Winnebago	Merritt	Stepanek
Blythe	Harrison of	Miller	Stookesberry
Carter	Clarke	Napier	Strippel
Clark	Held	Natvig	Swanson
Cole	Higgins	O'Donnell	Thomas
Craig	Hill	Oldham	Troup
Eckles	Hollis	Orr	Truax
Eden	Hubbard	Owens	Venard
Edge	Huff	Powers	Wagner
Elliott	Johnson of	Prichard	Walrod
Francis	Marion	Rankin	Wilson
Gilbertson	Knutson	Rassler	Yenter
Graham	Latimer	Ratliff	Mr. Speaker-75
Grimwood	Lepley	7000 E-8000 E	,,,

The nays were, none.

Absent or not voting:

Aiken	Fleming	Kent	25 TE	Quirk
Anderson of	Forsling	King	20	Rhinehart
Webster	Harrison of	Knudson		Roberts
Berry	Pottawattam	ie Leonard	1 100	Ryder
Blake	Hattendorf	Long		Schulte
Brittain	Hempel	Martin	- 22	Ulstad
Christophel	Johnson of	Noble	. 1	Vincent
Dewar	Dickinson	Oliver		Williams :
Diltz	Kennedy	Patterson		Wolfe-33

So the bill having received a constitutional majority was de-

Senate File No. 146, a bill for an act to amend, revise, and codify sections fifty-six hundred sixty-one (5661), fifty-six hundred seventy-eight (5678), fifty-seven hundred ninety-nine (5799), fifty-eight hundred sixty-six (5866); to amend sections fifty-eight hundred twenty-two (5822), fifty-eight hundred thirty-two (5832), sixty-one hundred fifty-nine (6159), and sixty-one hundred seventy-seven (6177), Code 1924, relating to reports by municipal officers, boards, and commissions; to define a municipal fiscal year; and to provide for an annual report by the public comfort station commission, and by the board of trustees of waterworks in certain cities; and to amend section twelve (12) of House File number forty-two (42) of the acts of the 41st G. A., relating to reports by the boards of art trustees, with report of the 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?"

The ayes were:

950			must be the second
Anderson of	Haney	King	Saunders
Decatur	Hanson of	Knudson	Smith of
Blake	Hancock	Lichty	Chickasaw
Blythe	Hanson of	McCaulley	Smith of O'Brien
Cole	Winnebago	McIlrath	Stepanek
Craig	Hempel	Merritt	Strippel
Dewar	Higgins	Natvig	Thomas
Eckles	Hollis	Oldham	Venard
Eden	Huff	Ówens	Vincent
Fleming	Johnson of	Prichard	Walrod
Forsling	Dickinson	Rankin	Yenter
Francis	Johnson of	Roberts	Mr. Speaker-45
Graham	Marion	Rust	

The nays were:

Aiken	Gripp	Leonard	Rassler
Anderson of	Hager	Lepley	Ratliff
Montgomery	Hansen	Lieberknecht	Reimers
Bauer	Harrison of	Long	Rice
Berry	Clarke	Martin	Stookesberry
Bierkamp	Harrison of	Mathews	Swanson
Bixler	Pottawattamie	Maxfield	Troup
Blackford	Hattendorf	Miller	Truax
Carter	Hill	Napier	Ulstad
Clark	Hubbard	O'Donnell	Wagner
Edge :	Knutson	Orr	Wilson .
Grimwood	Latimer	Powers	Wolfe-45

Absent or not voting:

Anderson of	Elliott	Lovrien	Rhinehart
Webster	Gilbertson	Noble	Ryder
Brittain	Held	Oliver	Schulte
Christophel	Kennedy	Patterson	Williams-18
Diltz	Kent	Quirk	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

INTRODUCTION AND CONSIDERATION OF BILLS

House File No. 405, by the sifting committee, a bill for an act to amend Senate File No. 169, Acts of the Forty-first General Assembly, relating to the prohibition of the use as food of oleomargarine or other butter substitutes in certain state institutions.

Read first and second times and, unanimous consent having been obtained, the bill was taken up for immediate consideration.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Dewar 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?"

The ayes were:

Anderson of Decatur Bauer Bierkamp Blackford Blake	Craig Diltz Eckles Eden Edge	 Francis Grimwood Haney Hansen Hanson of Hancock	72	Higgins Johnson of Marion Kennedy Knutson Lieberknecht	
Brittain	Elliott	Held		McCaulley	

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McIlrath	Owens	Roberts	Truax
Mathews	Patterson	Saunders	Vincent
Napier	Powers	Stepanek	Wagner
O'Donnell	Prichard	Strippel	Walrod
Oliver	Reimers	Swanson	Yenter
Orr	Rhinehart	Thomas	Mr. Speaker-49

The nays were:

Aiken	Hanson of	Kent	Ratliff
Anderson of	Winnebago	King	Rice
Montgomery	Harrison of	Knudson	Rust
Berry	Clarke	Leonard	Smith of
Bixler	Harrison of	Lepley	Chickasaw
Blythe	Pottawattmaie	Lichty	Smith of O'Brien
Carter	Hattendorf	Long	Stookesberry
Clark	Hempel	Martin	Troup
Dewar	Hill	Merritt	Ulstad
Fleming	Hollis	Natvig	Venard
Forsling	Hubbard	Oldham	Wilson
Gripp	Huff	Rassler	Wolfe-44
Hager			

Absent or not voting:

Anderson of Webster	Johnson of Dickinson	Maxfield Miller	Rankin Ryder
.Christophel	Latimer	Noble	Ryder Schulte
Gilbertson Graham	Lovrien	Quirk	Williams-15

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

HOUSE FILE NO. 403 RETURNED TO SENATE

Rassler of Pocahontas moved that House File No. 403 be returned to the Senate without further action by the House.

Motion prevailed.

MOTION TO PLACE SENATE FILE NO. 90 ON CALENDAR

Rice of Appanoose moved that Senate File No. 90 be recailed from the sifting committee and placed on the calendar.

A roll call was demanded.

On the question "Shall Senate File No. 90 be recalled from the sifting committee and placed on the calendar?"

The ayes were:

Aiken	Hager	Lichty	Rust
Bixler	Hattendorf	Lovrien	Smith of
Blackford	Higgins	McCaulley	Chickasaw
Blythe	Hill	Martin	Stepanek
Carter	Hollis	Mathews	Stookesberry
Craig	Hubbard	Miller	Strippel
Francis	Johnson of	Oliver	Troup
Hansen	Marion	Patterson	Truax
Hanson of	Kennedy	Rankin	Ulstad
Hancock	Knudson	Reimers	Vincent
Harrison of	Knutson	Rhinehart	Wagner
Clarke	Lepley	Rice	Wolfe-44

The nays were:

* **			157
Anderson of	Edge	Lieberknecht	Ratliff
Decatur	Forsling	Long	Ryder
Anderson of	Grimwood	McIlrath	Saunders
Montgomery	Haney	Maxfield	Schulte
Berry	Hanson of	Natvig	Smith of O'Brien
Bierkamp	Winnebago	O'Donnell	Swanson :
Brittain	Hempel	Oldham	Venard
Clark	Huff	Prichard	Wilson
Dewar	King	Rassler	Mr. Speaker-35
Diltz	Leonard		

Absent or not voting:

Anderson of	Elliott	Johnson of	Owens
Webster	Fleming	Dickinson	Powers
Bauer	Gilbertson	Kent	Quirk
Blake	Graham	Latimer	Roberts
Christophel	Gripp	Merritt	Thomas
Cole	Harrison of	Napier	Walrod
Eckles	Pottawattamie	Noble	Williams
Eden	Held	Orr	Yenter-29

The motion to recall, having failed to receive a two-thirds' vote, was declared to have been lost.

Dewar of Cherokee asked unanimous consent to have House File No. 379 recalled from the Governor.

Objections were made.

Martin of Jackson asked unanimous consent to have House File No. 186 recalled from the sifting committee and placed on the calendar.

Objections were made.

Blythe of Iowa moved that Senate File No. 210 be recalled from the sifting committee and placed on the calendar.

Motion lost

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Martin of Jackson moved that Senate File No. 143 be recalled from the sifting committee and placed on the calendar.

Motion lost.

SENATE CONCURRENT RESOLUTION NO. 14 CONSIDERED

Senate Concurrent Resolution No. 14 was taken up and considered:

Whereas, Some of the members of the Forty-first General Assembly may desire to purchase chairs occupied by them during this session; therefore,

Be It Resolved by the Senate, the House concurring, That such members be permitted to purchase such chairs from the secretary of the executive council at the price of replacement, and that the custodian of the state house be instructed to crate such chairs as may be purchased and deliver them to the express office in Des Moines addressed to the purchaser.

On motion of Forsling of Woodbury the House concurred in the Senate concurrent resolution.

Prayer was offered by the Rev. W. S. Harries, pastor of the Highland Park Presbyterian church, Des Moines.

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 is unable to return to the House, as requested, Senate File No. 169, owing to the fact that the bill had been sent to the Governor, had been signed by him and deposited with the Secretary of State before the request was received from the House.

Also, that the Senate has concurred in House amendment to the following bill:

Senate File No. 173, a bill for an act relating to co-insurance.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 312, a bill for an act providing for the payment by the respective boards of supervisors of the several counties for the care of graves of deceased soldiers and sailors of the United States.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 236, a bill for an act relative to school tuition.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked: House File No. 201, a bill for an act relating to compensation of justices of the peace and constables.

Also, that the Senate has amended and concurred in House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 329, a bill for an act to make appropriations for state and other expenses.

Also, that the Senate has amended and concurred in House amendments to the following bill in which the concurrence of the Senate was asked:

Senate Fife No. 159, a bill for an act relating to the primary road system, the primary road fund, and the surfacing of secondary roads, to coordinate the primary road law with the federal aid road law.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE AMENDMENTS TO SENATE FILE NO. 329

Amend House amendments by striking proposed House amendment to section 2.

Amend House amendments by striking proposed House amendment to section 14.

SENATE AMENDMENTS TO HOUSE AMENDMENTS TO SENATE FILE NO. 159

Amend the House amendment to Senate File No. 159 by inserting after the word "which" in line five (5), Sec. 3, the following: "shall be distributed among the counties of the state in which the primary roads are not graded, drained and graveled or otherwise surfaced in the same manner as the primary road fund is distributed. Provided, however, that any county that elects or has elected to hard surface any part or all of the primary road system with a surface that costs more than a graveled surface would cost in said county shall participate in the allotment of the primary road development fund only to the extent of the estimated cost of graveling said county's primary road system. The said".

Amend Sec. 3-a by adding thereto the following: "Provided that the county's allotment of the primary road fund plus the amount of the primary road development fund made available to the county under this section shall not in any year exceed the total amount of both of said funds which said county would have received if said development fund had been allotted among the counties on the area basis."

Amend by inserting in line one of section five after the word "any" the following: "corporate or"; also amend by striking from the same line and section after the word "private" the following: "real or".

The following call of the House was filed:

CALL OF THE HOUSE

Mr. SPEAKER: We, the undersigned members of the House, hereby request a call of the House effective at once while we consider Senate File No. 159.

FRED C. LOVRIEN
OSCAR ULSTAD
H. N. HANSON
OLE NATVIG
F. M. HANSON
G. W. SMITH
JAS. D. FLEMING
JOHN M. BIXLER
CHAS. W. HUFF
ARTHUR LEONARD

The roll was called to ascertain the absentees.

The result of the roll call disclosed that the following members were absent:

Anderson of Webster, Christophel of Bremer, Diltz of Polk, Harrison of Pottawattamie, Hubbard of Pottawattamie, Noble of Muscatine, Prichard of Woodbury, and Quirk of Sac.

Swanson of Mitchell asked unanimous consent to excuse Christophel of Bremer from the call of the House.

Objection was made.

Smith of Chickasaw moved that Christophel of Bremer be excused from the call of the House.

A roll call was demanded.

On the question "Shall Christophel of Bremer be excused from the call of the House!"

The ayes were:

Anderson of Gripp Maxfield Stepanek Decatur Hager Miller Stookesberry Blackford Hanson of Napier Stripped Blake Hancock O'Donnell Swanson Brittain Held Oldham Thomas Carter Hill Troup Powers Craig Hollis Rankin Truax Dewar Johnson of Ratliff Vincent Eckles Marion Rhinehart Wagner Eden Kennedy Rice Walrod Edge Knutson Rust Williams Elliott Lichty Ryder Wilson Forsling Lieberknecht Saunders Yenter Francis Smith of Mr. Speaker-57 Graham McIlrath Chickasaw Grimwood Mathews



The nays were:

Aiken Anderson of Montgomery Bauer Berry Bierkamp Bixler Blythe Clark Cole Fleming Gilbertson

Haney Hanson of Winnebago Harrison of Clarke Hattendorf Hempel Higgins Huff

Johnson of

Dickinson

Kent King Knudson Latimer Leonard Lovrien McCaulley Martin Merritt Natvig Oliver

Orr Owens Patterson Rassler Reimers Roberts Schulte Smith of O'Brien Ulstad Venard-

Absent or not voting;

Anderson of Webster Christophel Diltz

Hansen Harrison of Pottawattamie Noble

Hubbard Lepley Prichard Quirk Wolfe-

The Speaker ruled that the motion was a suspension of the rule and would require a two-thirds' vote.

The motion having failed to receive a two-thirds' vote was declared to have been lost.

Patterson of Kossuth moved that action on Senate File No. 159 be deferred.

Carter of Hardin moved to defer action on Senate File No. 159 and the second transfer to for one hour and fifteen minutes.

Amendment adopted.

Motion of Patterson of Kossuth, as amended, prevailed.

CONSIDERATION OF SENATE AMENDMENTS

Carter of Hardin moved that the House refuse to concur in the Senate amendment to the House amendments to section 2 of Senate File No. 329.

Motion prevailed.

Carter of Hardin moved that the House refuse to concur in the Senate amendment to the House amendments to section 14 of Senate File No. 329.

Motion prevailed.

Grimwood of Jones moved that a communication be directed to the Executive Council inquiring why a report has not been made to

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this General Assembly in compliance with House Concurrent Resolution No. 13 of the Fortieth General Assembly in extra session, said resolution being found on page 1022 of the House journal of 1924.

Motion prevailed.

HOUSE FILE NO. 387 PLACED ON CALENDAR

Knudson of Hamilton moved that House File No. 387 be recalled from the sifting committee and placed on the calendar.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 387, a bill for an act to provide for forfeiture and cancellation of the corporate charter and rights to transact business in this state by cooperative corporations because of default in making reports and in the payment of penalties; also providing for method of reinstatement, was taken up for consideration.

Knudson 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?"

The ayes were:

T2 50 10		1 1000	No. 12 (10)
Anderson of	Francis	Johnson of	Reimers
Decatur	Gilbertson	Dickinson	Roberts
Anderson of	Graham	King ·	Ryder
Montgomery	Grimwood	Knudson	Saunders
Bauer	Gripp	Latimer	Schulte
Berry	Hager	Lepley	Smith of
Bierkamp	Haney	Lichty	Chickasaw
Bixler	Hansen	Lieberknecht	Stepanek
Blackford	Hanson of	Lovrien	Strippel
Blake	Hancock	McCaulley	Swanson
Blythe	Hanson of	McIlrath	Thomas
Brittain	Winnebago	Mathews	Troup
Carter	Harrison of	Miller	Truax
Clark	Clarke	Napier	Ulstad
Cole	Hattendorf	Natvig	Venard
Craig	Held	O'Donnell	Vincent
Eckles	Hempel	Oldham	Wagner
Eden	Higgins	Owens	Walrod
Edge	Hill	Powers	Wolfe
	Hollis	Rankin .	
Elliott			Yenter
Fleming	Hubbard	Rassler	Mr. Speaker—80
Forsling	Huff	Ratliff	* (* * *) (*)

The nays were:

Maxfield

Rust-2

Absent or not voting:

Aiken Anderson of Webster Christophel Dewar Diltz Harrison of

Marion Kennedy Kent Knutson Leonard Long Pottawattamie Martin

Johnson of

Merritt Noble Oliver OTT Patterson Prichard Quirk

Rhinehart Rice Smith of O'Brien Stookesberry Williams Wilson-26

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

MOTION TO PLACE SENATE FILE NO. 279 ON CALENDAR

Wolfe of Linn moved that Senate File No. 279 be recalled from the sifting committee and placed on the calendar.

Grimwood of Jones raised the point of order that a House companion bill to Senate File No. 279 had been indefinitely postponed and therefore the consideration of Senate File No. 279 would not be in order.

The Speaker ruled that the House companion bill to Senate File No. 279 had not been indefinitely postponed and that the point of order was not well taken.

On the question "Shall Senate File No. 279 be recalled from the sifting committee and placed on the calendar?" a roll call was demanded.

The ayes were:

Anderson of Montgomery Berry Bixler Blake Clark Craig

Clarke Hattendorf Kent Knudson

Harrison of

Gripp

Knutson Latimer Leonard McCaulley Miller Patterson Reimers

Roberts Saunders Stepanek Ulstad Wagner Wolfe-25

The nays were:

Anderson of Decatur Bierkamp Blackford

Blythe Brittain Cole Dewar

Eckles Eden Edge Elliott

Fleming Francis Gilbertson Grimwood

Hager Haney Hanson of Hancock	G.
Hempel	
Higgins	
Hollis	
Hubbard	
Huff	
Johnson of	
Marion	

Kennedy King Lepley Lieberknecht Lovrien McIlrath Martin Maxfield Merritt Natvig O'Donnell

Orr Owens Powers Prichard Rankin. Rassler Ratliff Rhinehart Rice . Ryder Schulte

Smith of Chickasaw Smith of O'Brien Strippel Swanson aroba A Thomas adoW Troup Truak dgolaird Venard giano Walrod Wilson Mr. Speaker-59

Absent or not voting:

Aiken
Anderson of
Webster
Bauer
Carter
Christophel
Dilts

Forsling Graham Hansen Hanson of Winnebago Harrison of Pottawattamie Oldham

Johnson of Dickinson Lichty Mathews Napier Noble

Oliver Quirk Rust Stockesberry Vincent Williams Yenter-24

The House refused to recall Senate File No. 279 from the sifting committee.

CALL OF THE HOUSE RAISED

Wilson of Tama moved that the call of the House be raised.

A roll call was demanded.

On the question "Shall the call of the House be raised?"

The ayes were:

Anderson of Decatur
Bixler
Blackford
Blythe
Brittain
Carter
Cole
Dewar Eckles
Eden
Edge
Elliott

Forsling Francis Gilbertson Graham Grimwood Held Higgins Hollis Hubbard Johnson of Dickinson Johnson of Marion

Knutson Latimer Lichty Long Mcllrath Mathews Maxfield Miller Napier O'Donnell Oldham · Powers Prichard

Rhinehart Rice Rust Ryder Saunders Strippel Swanson Thomas Troup Trusx Vincent Wagner Wilson-49

The nays were:

Aiken Bauer Berry Bierkamp Clark Fleming Haney

Hanson of Winnebago Hattendorf Hempel Hill Huff Kent King

Knudson Lepley Lovrien Martin Merritt Oliver . Orr Owens

Patterson Rassler Reimers Roberts Schulte Ulstad Venard Wolfe-80 Absent or not voting:

Leonard Lieberknecht Smith of Anderson of Hager Hansen Chickasaw Montgomery Anderson of Webster Hanson of McCaulley Natvig Smith of O'Brien Hancock Natvig Stepanek Harrison of Noble
Clarke Quirk
Harrison of Rankin Stookesberry Blake Christophel Craig Diltz Walrod Williams Pottawattamie Ratliff Yenter Gripp Mr. Speaker-29 Kennedy

The motion to raise the call of the House prevailed.

Troup of Story moved that the members of the House appointed to act as honorary pallbearers at the funeral of the late Henry N. Donhowe be excused from the House for the remainder of the day.

Motion prevailed.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House at once for consideration of Senate File No. 159 and all amendments thereto.

G. W. PATTERSON F. C. LOVRIEN OSCAR ULSTAD O. J. REIMERS JOHN ORR H. N. HANSON

Knutson of Cerro Gordo moved that the absentees be excused and that the House proceed to consider Senate File No. 159.

Forsling of Woodbury moved as a substitute motion that action on Senate File No. 159 be deferred.

The substitution was made.

....

The substitute motion prevailed.

COMMUNICATION FROM IOWA STATE LIBRARY

The following communication was received from the Iowa State Library:

To the House of Representatives, Forty-first General Assembly, State of Iowa.

The librarian and staff of the law and legislative reference department of the Iowa State Library wish to express their thanks and appreciation for the kindly expressions contained in the resolution adopted by the House on April 1. I A ... Tark to make his since

It has been our pleasure to serve the members of the General Assembly, and it is our desire at all times to make this department useful and helpful to the legislature, whether in session or not, and to the people of our great state.

We shall cherish with pleasure the memories of our association with the members of the Forty-first General Assembly, and trust that our service to you will not end upon final adjournment.

Sincerely.

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The second of the second LAW AND LEGISLATIVE REFERENCE DEPARTMENT.

COMMUNICATION FROM EXECUTIVE COUNCIL

The following communication was received from the Executive Council; April 3, 1935.

Mr. A. C. Gustafson, Chief Clerk, House of Representatives. Dear Sir:

"In reply to your letter of the third, regarding House Concurrent Resolution No. 13 of the special session of the Fortieth General Assembly, beg to advise you that the report on the ventilation of the State House was placed in the hands of Mr. Bertel M. Stoddard, Chairman of the Appropriations Committee, on January 23, 1925.

I am attaching copy of said report.

Yours very truly, and a second and

W. C. MERCENS, Secretary.

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STATE OF IOWA: BOARD OF CONTROL OF STATE INSTITUTIONS

January 23, 1925.

Re: Heating and ventilating, air purification, State House, Des Moines,

W. C. Merckens, Secretary of the Executive Council, State House, Des Moines, Iowa.



Dear Sir: Pursuant to instructions received some time ago from your predecessor, Mr. Johnson, wherein I was requested to take tentative bids covering the installation of a suitable humidifying apparatus and dust eliminator in order to furnish the offices of the Capitol building with clean fresh air, can advise that I have complied and have the following to report:

I carefully familiarized myself with the present system, prepared necessary plans and invited a sufficient number of expert heating concerns to submit a proposal. In each case this matter was taken up promptly by the invited concerns and each sent a representative here to this office for consultation and careful inspection of the actual conditions before preparing their proposals. The bids received are as follows:

- Reed Air Filter Company, Louisville, Kentucky..........\$5800.00 (Preston Daniels, Engineer and Agent)
- 3. Bayley Manufacturing Company, Milwaukee, Wis...........\$8750.00 (F. E. Worthing, Engineer and Agent)
- The Atmospheric Conditioning Corporation, Philadelphia, Pa..\$4750.00
 (S. C. Bloom, Engineer and Agent)
 - (T. T. Cash, Engineer and Agent)

I also received a bid from the Air Conditioning and Engineering Company of Saint Louis. However, same covers ozoning only, which naturally is incomplete, as well as unsuitable for the local needs.

I also covered carefully the existing system of heating control, known as the Johnson system. At the time same was installed, it was no doubt a very modern system. However, please understand it is only a system of heat control and has no humidifying apparatus in conjunction with same. The thermostats which you can see on the walls in most all of the State House rooms are so constructed that you can set the dial at a certain temperature and as soon as the room has reached that temperature then the heat is automatically turned off and when the temperature lowers it automatically turns on the heat again and brings it back to the desired temperature. At the present time this equipment is wholly out of use. The diaphragms on these thermostats are formed of rubber and as soon as they become dry, they fail to function. For the restoring of this present system, the Johnson concern ask a price of \$5033.00, which price, considering the other bids received, warrants the removal of the entire present system.

From the above tentative bids, I wish to call your particular attention to the bid as presented by the Atmospheric Conditioning Corporation. This bid, though not the highest, is undoubtedly the most complete. They are represented by an engineering concern of Minneapolis and their proposition is very much in detail. They have furnished a second bid wherein they enlarge their washers and have so adapted same, including a cooling system for use during the summer months, all of which is to be had for \$8500.00. Upon investigation, I find that this system has been



installed in many of the large public buildings throughout the United States and is very highly recommended. This, no doubt, appears to be rather a large expenditure; however, I feel sure that by placing the heating of this building under proper control that the savings to be derived at the power plant and in but a few years' time would offset the initial cost.

In addition, there will be some expense in removing the present system, as well as installing the new and for this a reasonable allowance should be made. Consequently, providing it is the desire of the present legislature to proceed with this needed improvement, I recommend that they set aside an appropriation of \$12,000.00, which I believe will prove ample.

Please let me call your attention that such an installation, outside of the benefit derived by the inhabitants of this building, is one of economy. As before stated, the present indirect system is entirely out of service, and this handicap is only overcome by additional coal and firing at the boilers. This building is a very large one, entirely heated only by radiation and then pulled out of the building through the four towers by means of fans in as prompt a manner as possible. No control whatsoever excepting at the steam mains and the result is attempt control of temperature in each office by means of raising and lowering respective outside windows.

The points above mentioned are but a few of the many that could be brought forth in favor of the proposed installation; however, those mentioned alone warrant a prompt rectification of the present system of heating.

In conclusion, I wish to state that, providing this improvement is authorized and providing your council direct, I would be pleased to take the final bids, make recommendation to your council covering the award and carefully supervise the installation to the end that no additional expense will be encountered for this portion of the work.

Very truly yours,

(Signed) H. F. LIEBBE, State Architect.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 369, 185, 86, 380 and 338.

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. 404, a bill for an act relative to the jurisdiction of courts in actions to collect assessments from members of insurance associations.

Also, that the Senate insists on the following amendments to House



File No. 14, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927:

Senate amendments to section 2; section 10; section 16; section 24; section 25; section 30; section 48 on parts 2, 3, 4, 5, 6, 7, 8 and 9; section 49; section 52; and section 53; and recedes on section 40; on part 2 section 41; and section 46.

The Senate respectfully requests a conference committee of five members from each House, and the President of the Senate has appointed as members of such committee on the part of the Senate, Senators Stoddard, Bergman, Breakenridge, Perkins and Brookins.

WALTER H. BRAM, Scoretary.

APPOINTMENT CONFERENCE COMMITTEE ON HOUSE FILE NO. 14

Carter of Hardin moved that the Speaker appoint five members on the conference committee for the consideration of House File No. 14.

Motion prevailed.

As a conference committee on House File No. 14 the Speaker appointed the following members: Carter of Hardin, Napier of Ringgold, Vincent of Guthrie, Ulstad of Wright and Dewar of Cherokee,

Speaker Pro Tempore Ulstad in the chair.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 347, 296, 139, 228, 313, 147, 318, 401 and 339.

INTRODUCTION AND CONSIDERATION OF BILLS

Unanimous consent having been obtained, the following bill was introduced:

House File No. 406, by Hager of Allamakee, a bill for an act to amend House File No. 262 enacted by the Forty-first General Assembly relating to the appointment of a commission to determine and report the feasibility of interstate bridges between the state of Iowa and the state of Nebraska and the state of Iowa and the state of Wisconsin.

Read first and second times and, by unanimous consent, taken up for immediate consideration.



Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Mr. Hager moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Anderson of Gripp Kent Rassier Decatur Hager King Reimers Latimer Rice Anderson of Haney Roberts Montgomery Hansen Leonard Lepley Hanson of Rust Bierkamp Hancock Lieberknecht Ryder Bixler Hanson of Smith of Blackford Winnebago Chickasaw Lovrien Harrison of Smith of O'Brien Blythe McCaulley Clarke McIlrath Stepanek Brittain Harrison of Carter Mathews Stookesberry Clark Pottawattamie Maxfield Strippel Hattendorf Merritt Cole Swanson Miller Thomas Craig Held Dewar Hempel Napier Truax Diltz Higgins Hill Natvig Ulstad Eden O'Donnell Venard Edge Hollis Oldham Wagner Walrod Elliott Hubbard Orr Owens Wilson Fleming Huff Forsling Johnson of Powers Wolfe Gilbertson Prichard Yenter Marion Rankin Mr. Speaker-85 Graham Kennedy Grimwood

The nays were, none.

Absent or not voting:

Francis Martin Rhinehart Aiken Anderson of Johnson of Noble Saunders Webster Dickinson Oliver Schulte Bauer Knudson Patterson Blake Knutson Quirk Vincent Lichty Ratliff Williams-23 Christophel . Eckles

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

MOTION TO PLACE SENATE FILE NO. 96 ON CALENDAR

McCaulley of Calhoun moved to withdraw Senate File No. 96 from the sifting committee and place same on the calendar.

A roll call was demanded.

On the question "Shall Senate File No. 96 be withdrawn from the committee and placed on the calendar?"

The ayes were:

Anderson of	Forsling	Johnson of	Prichard
Montgomery	Graham	Dickinson	Rassler
Berry	Gripp	Kennedy	Rice
Bierkamp	Hager	Kent	Roberts
Bixler	Hansen	King	Rust
Blackford	Hanson of	Leonard	Ryder
Blake	Hancock	Lepley	Smith of O'Brien
Blythe	Harrison of	Lovrien	Stepanek
Carter	Clarke	McCaulley	Thomas
Craig	Harrison of	McIlrath	Ulstad
Eckles	Pottawattamie	Martin	Venard
Eden	Hattendorf	Maxfield	Wagner
Edge	Held	Miller	Walrod
Elliott	Hill	O'Donnell	Williams
Fleming	Hubbard	Oliver	Wolfe
		520	Mr. Speaker-56

The nays were:

Aiken	Grimwood	Latimer	Reimers
Anderson of	Haney	Lieberknecht	Smith of
Decatur	Hanson of	Mathews	Chickasaw
Bauer	Winnebago	Merritt	Stookesberry
Brittain	Hempel	Natvig	Strippel
Clark	Higgins	Oldham	Swanson
Cole	Hollis	Orr	Truax
Diltz	Huff	Owens	Wilson
Gilbertson	Johnson of	Powers	Yenter-34
	Marion	Ratliff	

Absent or not voting:

Anderson of	Knudson	Noble	Saunders
Webster	Knutson	Patterson	Schulte
Christophel	Lichty	Quirk	Troup
Dewar	Long	Rankin	Vincent-18
Francis	Napier	Rhinehart	

The motion having failed to receive a two-thirds vote was declared to have been lost.

PRESENTATION OF GIFTS

As a token of appreciation and good wishes on the part of the members of the House, Rankin of Lee presented the Speaker Pro Tempore, Mr. Ulstad, with a clock.

As a token of appreciation and good wishes on the part of the members of the House, Rankin of Lee presented the assistant chief clerk, Frank S. Vetter, and the reading clerk, Robert M. Cook, with a gold pen and pencil.

Prayer was offered by the Rev. Henry McCraven of the Union Congregational church, Des Moines.

REMARKS OF HON. C. G. OLIVER ON SENATE FILE NO. 326

Brittain of Madison moved that the remarks of Oliver of Monona during the consideration of Senate File No. 326 be printed in the journal. Motion prevailed and it was so ordered.

Mr. Speaker and Gentlemen of the House: I know the zero hour is fast approaching, that time is now more precious to us than were the last hours of Mohammet. Therefore, it is with reluctance that I arise to express my approbation of this measure. You will judge my reasons when you have heard them, and your final judgment, I hope, will confirm them. As the Englishman said, "I am a little 'orse," in fact I have a little colt on my lungs," so if you will kindly turn a listening ear, I hope I may be able to get your mental attitude in the proper shape to pass this measure. I will say that since I was a small boy in school when any speaking was going on, it always fell to my lot to be called on last, after everything worth saying had been said. And this is no exception to the rule. I wish to qualify myself to speak on this measure by telling you that my parents were among the first settlers of western Iowa, "where the tall grass grew," and therefore, I am a genuine Iowa product, was born, grew up and ripened right here. I have lived to see this tall grass give way to the waving fields of golden grain and tall corn; the long-horned scrub cow, the cayuse pony, the prairie rooter hog, change to the shorthorn Durham cow, the fine Percheron horse and the slick Duroc Jersey hog; the old log cabin replaced by the modern cottage, and the cow path changed to the good roads of today, over which we at the present time are having so much trouble.

Someone said, "A pessimist is one who wears a pair of suspenders and a belt and carries a paper of safety pins in his pocket." He takes no chances, while an optimist is one who keeps up his dues in the bartenders' union. He still hopes for the repeal of the Eighteenth Amendment. Therefore, you will note that I should not be placed in either class, but as a sort of an economist; as sometimes father used to give me a quarter for the 4th of July celebration and caution me to be very careful with



the change, which I assure you I always was, with the result that I sometimes returned it to him intact.

Several days ago when I spoke a few words for the cattle judging appropriation some of my friends looked at me as though they thought I had been talking to a sheep herder. A teacher asked her school this question: "What shape is the world?" and a little boy said, "Pa says its in a hell of a shape;" well, maybe it is, but now just let me tell you a few things I have read about Iowa.

Iowa is the richest state in the Union, the soil produces more wealth each year than all the gold mines of the world. Iowa's corn is worth more than the annual production of all the gold mines of the United States, worth more than Canada's and Argentina's wheat crop. If all the corn raised in Iowa in one year were placed in a train, the engineer would be whistling for San Francisco before the brakeman could step aboard the caboose in Bangor, Maine. SOME train.

Iowa stands first in the value of horses; Iowa's horses are worth more than the cotton crop of Texas. Iowa raises more Belgian horses than Belgium, more Percheron horses than France. The women and girls in Iowa are better looking, better dressed, (better painted), and make better wives and mothers than those of any other state. I know because I married one of these Iowa girls. Iowa has more rural telephones, the homes are more modern and better and the barns are bigger and redder, even the graveyards are neater and cleaner, the tombstones are taller than those of any other state.

No point in Iowa is more than twelve miles from a railroad. Iowa stands first in farm buildings, in value of farm products, in value of live stock, in value of farm property, in percentage of farm lands improved, and in automobiles. The whole population of Iowa could ride out, at one time, in Iowa cars. Iowa stands first in the production of oats and in the production of corn and is the greatest popcorn center in the world.

Not long ago, I attended a supper given by Wallaces' Farmer. One question was asked: "Give the geographical location of Iowa." I was surprised that so few of us really grasped the situation, so I decided that I would try and find some way to do this, and one day, passing a jewelry store, I noticed a fine brooch with many fine settings, the finest stone placed in the very center, and this idea came to me: Iowa is just far enough west to get the cream of the East, just far enough east to escape the hot winds of the West, just far enough south to escape the blizzards of the North, and just far enough north to escape being called Missouri. Some location, I should say.

The farms of one county in Iowa exceed in value the farms of either Vermont, New Hampshire, Massachusetts, Delaware, Rhode Island or Nevada.

The farms of two counties in Iowa are worth more than the combined value of all the farms in the states of New Hampshire, Vermont, Connecticut and Rhode Island. The farms of five counties in Iowa exceed in value the farms of either Oregon, Idaho, Montana, Louisiana, Mississippi, Alabama, New Jersey, West Virginia, Massachusetts, Maryland or Florida.



I just pause long enough to tell you a story that comes to my mind: A Pennsylvanian once got a tract of Iowa land in a trade. His son John asked to be allowed to go to Iowa, settle on and improve this land. The father finally consented and John came to Iowa. The land proved to be good and John, of course, made good, and every winter went back home and told the people about Iowa. It got to be a standing joke with the people there. They would say, "John's coming and we will hear more about Iowa," until John made up his mind he wouldn't go home any more, but when the free silver campaign was on, the chairman of the central committee came to John's father and said, "Do you think if you would write to John and get him here, we could get him to keep still about Iowa long enough to tell us how the farmers were taking this free silver medicine?" He said he thought it could be managed, so a hurry-up call was sent. John stepped off the train at midnight, found his mother waiting. After the usual greetings, John started in: "Iowa is-" His mother said, "Hold on, John," shaking her finger at him, "Not a word;" "But mother, Iowa-". "Not another word about Iowa, go up to bed now and when you come down in the morning, please don't say 'Iowa'." John mounted the stairs and when he came down in the morning, his mother asked him how he slept. "Pretty well, mother, but I think the Iowa-". "Now, John, that will do." "Well, mother, I had such a queer dream." "Well, tell us about it." "I dreamed that I was in Heaven, and as I walked in through the Golden Gate, I saw a man chained to a post, he was writhing in agony, suffering intensely. I said to St. Peter, "Look here, what does this mean? I always thought this was such a nice place, where there would be no trouble, no pain, no torture and no suffering and here you have a man chained up to a post. What does it mean?" "Simply this," said St. Peter, "it is the only way we can keep him here. That man is just a little homesick, he's from Iowa."

There are ten counties in Iowa whose farms exceed in value the farms in any of the states of New York, Pennsylvania, Michigan, Virginia, North Carolina, Georgia, Tennessee, Mississippi, Arkansas, Colorado, Washington, Oregon or Montana. The farms of the ten counties are worth more than all the combined farms of Florida, Maine, Maryland, New Jersey and Nevada. The farms of Iowa are worth more than the combined farms of the twenty-three states of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, West Virginia, South Carolina, Florida, Alabama, Louisiana, Arkansas, Arizona, Utah, Nevada, New Mexico, Montana and Wyoming.

Iowa has the best agricultural college in the world and the greatest university in the world. Iowa has the largest cream separator factory in the world; the largest basket factory in the United States; the largest sash and door factory in the United States; the largest butter factory in the United States; the largest broom factory in the world; the largest drain tile factory in the world; the largest steel furnace factory in the world, and the largest stump puller factory in the world. This does not include the House of Representatives or the Senate. Iowa has the largest wall plaster factory in the world; the greatest motor tractor factory



in the world; the largest creamery in the world; the largest washing machine factory in the world; the largest cereal factory in the world, and so on. It is some state.

I sometimes think we do not boost enough and don't really appreciate what we have. Every time a carload of oranges leaves California, it is broadcasted to the world, while a quarter of a million dollars worth of hogs leaves Iowa every time the sun goes down and the only noise we hear is the squeal. The only difference is, the oranges may smell a little sweeter than the hogs.

Not long ago I attended a sale. Among the stock to be sold was a Jersey cow someone had led in. The auctioneer announced, "This man is offering this fine Jersey cow for sale, because he has no further use for her. Step up and look her over, men. Did you ever see such a fine cow? Such a nice looking well-shaped head, nicely shaped barrel, silky ears, meek eyes, perfect muzzle, large milk veins and fine udder? Stands straight up on her toes. Gentlemen, it will be a long time before you will have another chance to bid on such a fine dairy animal. I am going to sell her now. How much, how much, someone start this fine cow." Just then the owner hollered in, "Hold on, hold on, don't sell her, I didn't know I had such a good cow."

Iowa has another traditional cow, a butter cow. If all the butter that has been made in Iowa were moulded into a cow, she would be so large she could stand with her front feet in the southern states and eat bananas from the tropics, her hind feet in Canada and switch the flies off the north pole with her tail. Who says we can't afford to feed the prisoners butter?

The apple crop of Iowa is worth more than that of any of the Pacific or mountain states. A Mondamin man was offered a thousand dollars to remove a plate of Jonathan apples from the table at the National Horticultural Exposition. This Jonathan is some apple. Iowa's egg production is worth more than all the oranges raised in the United States. The hens of Iowa produce more wealth each year than do all the mines of Colorado.

The best grapes in the world are grown in the vicinity of Council Bluffs, Iowa. Dr. Frank Crane says, "If Congress were to offer me my choice of any state in the Union as a reward for my work and modesty, I would say, unhesitatingly, give me Iowa; there are few millionaires, few paupers and no dregs to speak of."

We have one county in Iowa where the soil is so rich that if we want a crow bar, all we have to do is to put a tack in the ground at night and it will be a crow bar in the morning. (This is Scott county, Iowa. If you doubt it, ask John Hansen.) In the other counties, we use a ten-penny nail for the same purpose. It was the boys from Iowa who stopped the mad onrush of the Kaiser's army; it never gained a foot after it struck the impregnable Iowa line. You can't beat Iowa for anything, but just another little story.

An Iowa lady who had two small children went visiting with her sister in California, which they taught the children to call "God's country".



The time to leave for Iowa arrived, and as the children said their prayers, the little girl wound up with these words, "Goodbye, God, I'm going back to Iowa." Her brother, scarcely a second behind, ended his prayer by saying, "Good. By God, I'm goin' back to Iowa."

If we should go to this exposition, won't you please give us enough to "cross the river", have a good time and return to Iowa?

Now brighten up when the dark days come. If things were good every day, business would become monotonous. The sun shines every day in Arizona, yet it has about the smallest population of any state in the Union.

I hope

Good friends, this is enough, to make: You, this with sincere thoughts and wisdom take; That each one will turn on his red light to show, That he's now convinced our IOWA must go.

Gentlemen, I thank you.

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. 328, a bill for an act relating to compensation of judges of the Supreme Court.

Also, that the Senate insists on its amendments to House amendments to Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses.

The Senate respectfully requests a conference committee and the President of the Senate has appointed as members of such committee on the part of the Senate, Senators Baird, Cavanaugh, Clearman and Ramsey.

Also, that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 399, a bill for an act making an appropriation to reimburse Marvin H. Wiegman for the loss of an overcoat while attending the Governor's Inaugural Ball the night of January 15, 1925.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 400, a bill for an act making an appropriation to compensate Martha Hutchins for injuries sustained by her while performing her duties as an employee of the State Hospital for the Insane at Independence, Iowa.

Also, 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 to provide an appropriation of twenty-five hundred dollars to indemnify D. E. Bullock for injuries re-



ceived while serving in the Iowa National Guard at Camp Dodge, Iowa, October 13, 1919.

Also, 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 provide an appropriation of eight dollars to indemnify the Lyon County Farm Bureau for rent upon a hall at George, Iowa, used by said Bureau for the purpose of conducting a school of instruction in the use of hog serum and virus.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 397, a bill for an act to reimburse F. J. Schadle for money paid by him to the Pharmacy Commission for licenses as an itinerant vendor under misapprehension of the law.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 360, a bill for an act to compensate J. W. Slocum for services rendered while serving as a member of the Board of Iowa State Pharmacy Examiners.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 394, a bill for an act making an appropriation to pay for repairs upon the State Capitol and Historical Buildings.

Also, 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 authorizing the creation of city plan commissions in cities and towns of all classes.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 195, a bill for an act relating to eradication of bovine tuberculosis.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 328, a bill for an act relating to compensation of judges of the Supreme Court.

Read first and second times and, by unanimous consent, taken up for immediate consideration.

Blythe of Iowa moved the previous question.

Motion prevailed.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Lovrien 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?"

The ayes were:

Aiken	Grimwood	Kennedy	Rice
Anderson of	Hager	King	Rust
Decatur	Hanson of	Knutson	Ryder
Blackford	Hancock	Lichty	Saunders
Blake	Harrison of	Lovrien	Stepanek
Blythe	Clarke	McCaulley	Strippel
Carter	Harrison of	Martin	Swanson
Cole	Pottawattamie	Merritt	Thomas
Dewar	Held	Napier	Truax
Diltz	Higgins	O'Donnell	Vincent
Eckles	Hollis	Owens	Wagner
Eden	Hubbard	Powers	Walrod
Elliott	Johnson of	Prichard	Williams
Fleming	Dickinson	Quirk	Yenter
Forsling	Johnson of	Rankin	Mr. Speaker—57
Francis	Marion	Rhinehart	

The nays were:

Anderson of	Gilbertson	Leonard	Rassler
Montgomery	Gripp	Lepley	Ratliff
Anderson of	Haney	Lieberknecht	Reimers
Webster	Hansen	Long	Roberts
Bauer	Hanson of	McIlrath	Schulte
Berry	Winnebago	Mathews	Smith of
Bierkamp	Hattendorf	Maxfield	Chickasaw
Bixler	Hempel	Miller	Smith of O'Brien
Brittain	Hill	Natvig	Troup
Christophel	Huff	Oldham	Ulstad
Clark	Kent	Oliver	Venard
Craig	Knudson	Orr	Wilson
Edge	Latimer	Patterson	Wolfe—48

Absent or not voting:

Graham Noble Stookesberry-3

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

CONFERENCE COMMITTEE APPOINTED

As a conference committee on Senate File No. 329, the Speaker appointed the following members on the part of the House: Hanson of Hancock, Swanson of Mitchell, Strippel of Benton and Stepanek of Linn.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bill:

House File No. 262.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 173, 247, 248 and 249.

House Files Nos. 312, 201 and 236.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 201, 236 and 312.

Senate Files Nos. 173, 247, 248 and 249.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 201, 236 and 312.

HOWARD A. MATHEWS, Chairman.

Report adopted.

REPORT OF CONFERENCE COMMITTEE CONSIDERED

Hanson of Hancock, from the conference committee on Senate File No. 329, submitted the following report:

MR. SPEAKER: We, your conference committee, to whom was referred the disagreement between the House and the Senate on Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses, beg leave to report that we have conferred and recommend the following: That the Senate recede from its amendment to the House amendment to section two (2); that the House concur in the Senate amendment to the House amendment to section fourteen (14).

W. S. BAIRD.
E. E. CAVANAUGH.
GEO. CLEARMAN.
J. M. RAMSEY.

Conferes on part of Senate.

F. M. HANSON.
W. H. STEPANEK.
G. E. SWANSON.
W. STRIPPEL.
Conferees on part of House.

Hanson of Hancock moved that the report of the conference committee be adopted and that the House concur in the Senate amendment to section 14 of Senate File No. 329.

On the question "Shall the report of the conference committee be adopted and the House concur in the Senate amendment to section 14?"

The ayes were:

Latimer Rhinehart Anderson of Hager Decatur Hanson of Lepley Rice Roberts Anderson of Winnebago Lichty Lieberknecht Rust . Montgomery Hanson of Hancock Ryder Anderson of Long Saunders Harrison of Lovrien Webster Schulte McCaulley Bierkamp Clarke Bixler Harrison of McIlrath Smith of Pottawattamie Martin Chickasaw Blackford -Smith of O'Brien Hattendorf Mathews Blythe Hempel Maxfield Stepanek Brittain Strippel Merritt Carter, Christophel Higgins Hill Napier Swanson Thomas Clark Hollis Natvig Troup Hubbard O'Donnell Cole Truax Huff Oldham Craig Ulstad · Dewar Johnson of Owens Eckles Dickinson Patterson Venard Eden Johnson of Powers Wagner Marion Prichard Walrod Edge Elliott Williams Kennedy Rankin Wilson Kent Rassler Fleming Francis King Ratliff Yenter Knudson Reimers Mr. Speaker-88 Graham Grimwood Knutson

The nays were, none.



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Absent or not voting:

Aiken		Forsling	Held	Orr
Bauer		Gilbertson	Leonard	Quirk
Berry	1040	Gripp	Miller	Stookesberry
Blake		Haney	Noble .	Vincent
Diltz		Hansen	Oliver	Wolfe-20

The report of the conference committee on Senate File No. 329 was adopted and the House concurred in the Senate amendment to the House amendment to section 14 thereof.

AMENDMENTS TO SENATE FILE NO. 159 CONSIDERED

Senate File No. 159 with House amendments and Senate amendments thereto, was taken up for consideration.

The call of the House on Senate File No. 159 being in effect, the roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Noble of Muscatine and Stookesberry of Davis.

Johnson of Marion moved that Stookesberry of Davis be excused from the call of the House.

Motion prevailed.

Brittain of Madison moved that Noble of Muscatine be excused from the call of the House.

Motion prevailed.

Yenter of Johnson requested that the Senate amendments to the House amendments be considered separately.

The following Senate amendment to the House amendment inserting section 3-a was taken up and considered:

Amend Sec. 3-a by adding thereto the following: "Provided that the county's allotment of the primary road fund plus the amount of the primary road development fund made available to the county under this section shall not in any year exceed the total amount of both of said funds which said county would have received if said development fund had been allotted among the counties on the area basis."

Yenter of Johnson moved that the House concur in the above Senate amendment to the House amendment.

Patterson of Kossuth moved to lay the motion to concur on the table.

Blackford of Van Buren raised the point of order that the motion to table the motion to concur was out of order.

The Speaker ruled that the point of order was not well taken, but that the motion to table the motion to concur would require a two-thirds' vote.

On the question "Shall the motion to coneur in the Senate amendment be laid on the table?" a roll call was demanded.

The ayes were:

Aiken	Clark	King	Orr
Anderson of	Gilbertson	Knudson	Patterson
Montgomery	Haney	Leonard	Quirk
Anderson of	Hanson of	Lovrien	Rassler
Webster	Winnebago	McCaulley	Reimers
Bauer	Hattendorf	Martin	Schulte
Berry	Higgins	Miller	Truax
Bierkamp	Huff	Natvig	Ulstad
Bixler	Kent	Oliver	Williams—38

The nays were:

Anderson of	Gripp	Latimer	Roberts
Decatur	Hansen	Lepley	Ryder
Blackford	Hanson of	Lichty	Saunders
Blake	Hancock	Lieberknecht	Smith of
Blythe	Harrison of	Long	Chickasaw
Brittain	Clarke	McIlrath	Smith of O'Brien
Carter	Harrison of	Mathews	Stepanek
Christophel	Pottawattamie	Maxfield	Strippel
Cole	Held	Merritt	Swanson
Craig	Hempel	Napier	Thomas
Dewar	Hill	O'Donnell	Troup
Diltz	Hollis	Oldham	Venard
Eckles	Hubbard	Owens	Vincent
Eden	Johnson of	Powers	Wagner
Edge	Dickinson	Prichard	Walrod
Elliott	Johnson of	Rankin	Wilson
Forsling	Marion	Ratliff	Wolfe
Francis	Kennedy	Rhinehart	Yenter
Graham Grimwood	Knutson	Rice	Mr. Speaker—70

Absent or not voting:

Fleming Noble Rust Stookesberry—E

The motion to table the motion to concur was lost.

Edge of Jasper moved the previous question on the amendment under consideration.

A roll call was demanded.



On the question "Shall the previous question be now put on the amendment under consideration?"

The ayes were:

Anderson of	Edge	Johnson of	Rassler
Decatur	Fleming	Dickinson	Ratliff
Anderson of	Francis	Johnson of	Reimers
Montgomery	Gilbertson	Marion	Rice
Anderson of	Graham	Kent	Roberts
Webster	Gripp	Latimer	Saunders
Bauer	Hager	Lichty	Schulte
Berry	Haney	Lieberknecht	Stepanek
Bierkamp	Hanson of	Long	Strippel
Blackford	Hancock	McCaulley	Swanson
Blythe	Hanson of	McIlrath	Thomas
Brittaia	Winnebago	Martin	Troup
Christophel	Harrison of	Mathews	Venard
Clark	Clarke	Merritt	Vincent
Cole	Hattendorf	Miller	Walrod
Craig	Held	Napier	Williams
Dewar	Hempel	Oldham	Wilson
Faklog	TT: 3	Owens	Yenter-67
Eden	Hill	Powers	

The nays were:

Aiken	Hollis	Natvig	Smith of
Bixler	Hubbard	O'Donnell	Chickasaw
Blake	Huff	Orr	Smith of O'Brien
Diltz	Kennedy	Patterson	Truax
Elliott	King	Prichard	Ulstad
Forsling	Knutson	Quirk	Wagner
Grimwood	Leonard	Rankin	Wolfe
Hansen	Lovrien	Rhinehart	Mr. Speaker-34
Harrison of	Maxfield	Ryder	
Pottawattan	nie		*

Absent or not voting:

Carter	Lepley	Oliver	Stookesberry-7
Knudson	Lepley Noble	Rust	

The motion prevailed and the previous question was ordered on the amendment under consideration.

On the question "Shall the House concur in the Senate amendment to the House amendment inserting section 3-a?"

The ayes were:

Aiken	Bauer	Christophel	Fleming
Anderson of	Berry	Clark	Forsling
Decatur	Bierkamp	Cole	Francis
Anderson of	Bixler	Craig	Gilbertson
Montgomery	Blackford	Eckles	Graham
Anderson of	Blythe	Eden	Gripp
Webster	Brittain	Edge	Hager

Haney	Johnson of	Napier	Smith of
Hanson of	Marion	Oldham	Chickasaw
Winnebago	Kent	Oliver	Smith of O'Brien
Harrison of	King	Orr	Stepanek
Clarke	Knudson	Owens	Strippel
Harrison of	Latimer	Patterson	Swanson
Pottawattamie		Powers	Thomas
Hattendorf	Lieberknecht	Quirk	Troup
Held	Long	Rassler	Ulstad
Hempel	McCaulley	Ratliff	Venard
Hill	McIlrath	Reimers	Vincent
Hollis	Martin	Rhinehart	Walrod
Hubbard	Mathews	Rice	Williams
Huff	Maxfield	Roberts	Wilson
Johnson of	Merritt	Saunders	Yenter
Dickinson	Miller	Schulte	Mr. Speaker—83

Blake	Hanson of	Leonard	Rankin
Diltz	Hancock	Lichty	Ryder
Grimwood	Higgins	Lovrien	Truax
Hansen	Kennedy	O'Donnell	Wagner
	Knutson	Prichard	Wolfe-18

Absent or not voting:

Carter	Elliott	Noble	Stookesberry-7
Dewar	Natvig	Rust	

The House concurred in the Senate amendment to the House amendment, inserting section 3-a.

Lovrien of Humboldt moved that the House now consider the Senate amendment to section 3 of the House amendment.

On the question "Shall the House now consider the Senate amendment to section 3 of the House amendment?" a roll call was demanded.

The ayes were:

Aiken	Diltz	Johnson of	Orr
Anderson of	Fleming	Dickinson	Owens
Montgomery	Francis	Kent	Patterson
Anderson of	Gilbertson	King	Quirk
Webster	Gripp	Knudson	Rassler
Bauer		Leonard	Reimers
Berry	Hanson of	Lovrien	Roberts
Bierkamp	Winnebago	McCaulley	Rust
Bixler	Harrison of	Maxfield	Schulte
Blake	Pottawattamie	Merritt	Smith of O'Brien
Carter	Hattendorf	Miller	Truax
Clark	Higgins	Napier	Ulstad
Cole	Hubbard	Natvig	Venard
Craig	Huff	O'Donnell	Vincent
•		Oliver	Wolfe-53

Anderson of Hager Smith of Lepley Decatur Hansen Lichty Chickasaw Blackford Hanson of Lieberknecht Stepanek of Hancock Blythe Strippel Long Harrison of Brittain McIlrath Swanson Christophel Clarke Mathews Troup Dewar Held Oldham Wagner Eckles Hempel Prichard Walrod Eden Hill Ratliff Williams Hollis Rhinehart Elliott Wilson Forsling Johnson of Rice Yenter Graham Marion Ryder Mr. Speaker-46 Saunders Grimwood Knutson

Absent or not voting:

Edge Martin Powers Stookesberry Kennedy Noble Rankin Thomas—9

The motion to consider the amendment to section 3 at this time prevailed.

Yenter of Johnson moved that the House refuse to concur in the following Senate amendment to section 3 of the House amendment:

Amend the House amendment to Senate File No. 159 by inserting after the word "which" in line five (5), Sec. 3, the following: "shall be distributed among the counties of the state in which the primary roads are not graded, drained and graveled or otherwise surfaced in the same manner as the primary road fund is distributed. Provided, however, that any county that elects or has elected to hard surface any part or all of the primary road system with a surface that costs more than a graveled surface would cost in said county shall participate in the allotment of the primary road development fund only to the extent of the estimated cost of graveling said county's primary road system. The said".

Rankin of Lee moved the previous question on the amendment.

Motion prevailed.

On the question "Shall the House concur in the Senate amendment to section 3 of the House amendment?"

The ayes were:

Clark . Haney Anderson of Bauer Harrison of Berry Cole Decatur Craig Clarke Bierkamp Anderson of Harrison of Montgomery Bixler Edge Pottawattamie Anderson of Blackford Gilbertson Webster Blake Gripp Hattendorf

Hill Hubbard Kent Latimer Leonard	Lieberknecht Lovrien Mathews Napier Owens	Powers Ratliff Rice Roberts	× ••	Smith of Chickasaw Thomas Vincent Williams—37
Leonard	Owens			williams—37

Aiken Blythe Brittain Carter Christophel Dewar Diltz Eckles Eden Elliott Fleming Forsling Forsling Francis Grimwood Hager Hansen	Hanson of Winnebago Held Hempel Higgins Hollis Huff Johnson of Dickinson Johnson of Marion Kennedy King Knudson Knutson Lepley	McCaulley McIlrath Martin Maxfield Merritt Natvig O'Donnell Oldham Oliver Orr Patterson Prichard Quirk Rankin Rassler Reimers	Ryder Saunders Schulte Smith of O'Brien Stepanek Strippel Swanson Troup Truax Ulstad Venard Wagner Walrod Wilson Wolfe Yenter
Hanson of	Lichty	Rhinehart	Mr. Speaker-67
Hancock	Long	Rust	

Absent or not voting:

Graham Miller Noble Stookesberry-4

The House refused to concur in the Senate amendment to section 3 of the House amendment.

Yenter of Johnson moved that the House concur in the following Senate amendment to section 5 of the House amendment:

Amend by inserting in line one of section five after the word "any" the following: "corporate or"; also amend by striking from the same line and section after the word "private" the following: "real or".

Lovrien of Humboldt moved that the House indefinitely postpone the motion to concur in the Senate amendment to section 5 of the House amendment.

Brittain of Madison moved the previous question on the motion by Lovrien of Humboldt.

Motion prevailed.

Rassler of Pocahontas moved to reconsider the vote by which the previous question was ordered.

Motion prevailed.



On the question "Shall the previous question be now put?" a roll call was demanded.

The ayes were:

Anderson of	Forsling	Knudson	Rhinehart
Decatur	Francis	Knutson	Rice
Anderson of	Graham	Lepley	Roberts
Webster	Grimwood	Lichty	Rust
Bauer	Hager	Lieberknecht	Ryder
Berry	Hansen	Long	Saunders
Bierkamp	Hanson of	McCaulley	Smith of O'Brien
Blackford	Hancock	McIlrath	Stepanek
Blythe	Harrison of	Martin	Strippel
Brittain	Clarke	Maxfield	Swanson
Carter	Hattendorf	Merritt	Thomas
Christophel	Held	Miller	Troup
Clark	Hempel	Napier	Truax
Dewar	Hill	O'Donnell	Ulstad
Eckles	Hollis	Oldham	Wagner
Eden	Johnson of	Orr	Walrod
Edge	Marion	Powers	Williams
Elliott	Kennedy	Prichard	Wilson—69
Fleming	Kent		• •

The nays were:

	Aiken	Harrison of	Latimer		Reimers
•	Anderson of	Pottawattamie	Leonard		Schulte
	Montgomery	Higgins	Mathews		Smith of
	Bixler	Hubbard	Oliver		Chickasaw
	Blake	Huff	Patterson		Venard
	Cole	Johnson of	Quirk		Vincent
	Gripp	Dickinson	Rankin	.00	Wolfe-27
	Hanson of	King	Rassler		
	Winneheen				

Absent or not voting:

Craig	Haney	Noble	Stookesberry
Diltz	Lovrien	Owens	Yenter
Gilbertson	Natvig	Ratliff	Mr. Speaker-12

The motion for the previous question prevailed.

On the question "Shall the House indefinitely postpone the motion to concur in the Senate amendment to section 5 of the House amendment to Senate File No. 159?" a roll call was demanded.

The ayes were:

Aiken Anderson of	Bixler Blake	Hanson of	Huff
		Hancock	King
Montgomery	Clark	Hanson of	Knudson
Bauer	Fleming	Winnebago	Leonard
Berry	Gilbertson	Hattendorf	Lovrien
Bierkamp	Haney	Higgins	McCaulley

Martin Owens Reimers Smith of O'Brien Natvig Patterson Schulte Truax Oliver Quirk Smith of Ulstad Rassler Chickasaw Venard-36 Orr

The nays were:

Anderson of Graham Kent Rhinehart Decatur Grimwood Latimer Rice Anderson of Gripp Lepley Roberts Webster Hager Lichty Rust Blackford Lieberknecht Hansen Ryder Blythe Harrison of Long McIlrath Saunders Brittain Clarke Stepanek Harrison of Mathews Strippel Carter Maxfield Christophel Pottawattamie Swanson Cole Held Merritt Thomas Miller . Craig Hempel Troup Hill Dewar Napier O'Donnell Vincent Diltz Hollis Wagner Walrod Eckles Hubbard Oldham Eden Johnson of Powers Williams Edge Dickinson Prichard Wilson Johnson of Elliott Rankin Wolfe Forsling Marion Ratliff Yenter Francis Kennedy Mr. Speaker-69

Absent or not voting:

Knutson Noble Stookesberry-3

The motion to indefinitely postpone was lost.

On the question "Shall the House concur in the Senate amendment to section 5 of the House amendment?"

The ayes were:

Anderson of Gripp Knudson Rice Decatur Hager Latimer Roberts Anderson of Haney Lepley Ryder Montgomery Hansen Lichty Saunders Anderson of Hanson of Lieberknecht Schulte Webster Smith of Hancock Long McCaulley Hanson of Chickasaw Bauer Smith of O'Brien Bixler Winnebago McIlrath Blackford Harrison of Martin Stepanek Blythe Clarke Mathews Strippel Brittain Harrison of Maxfield Swanson Christophel Pottawattamie Merritt Thomas Clark Hattendorf Miller Troup Cole Held Napier Truax Craig Hempel Natvig Ulstad O'Donnell Dewar Higgins Hill Venard **Eckles** Oldham Vincent Eden Hollis Owens Wagner Edge Hubbard Powers Walrod Elliott Johnson of Prichard Williams Fleming Dickinson Wilson Quirk Forsling Johnson of Rankin Wolfe Francis Marion Rassler Yenter Graham Kennedy Ratliff Mr. Speaker-89 Grimwood King Rhinehart

Berry Carter Knutson Reimers
Bierkamp Diltz Lovrien Rust-11
Blake Kent Oliver

Absent or not voting:

Aiken Huff Noble Patterson
Gilbertson Leonard Orr Stookesberry—8

The House concurred in the Senate amendment to section 5 of the House amendment to Senate File No. 159.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate File No. 328.

House Files Nos. 400, 404, 195, 360, 383, 394, 396, 397 and 398.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 404, 400, 195, 360, 383, 394, 396, 397 and 398. Senate File No. 328.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 400, 404, 195, 360, 383, 394, 396, 397 and 398.

HOWARD A. MATHEWS, Chairman.

Report adopted.



MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 99, a bill for an act providing for automatic doors to the fire boxes of locomotive engines.

Also, that the Senate has amended and failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 96, a bill for an act relating to embezzlement of mortgaged property.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 108, a bill for an act relating to security to keep the peace.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 114, a bill for an act relating to community center houses and recreation grounds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 235, a bill for an act relating to school attendance.

Also, that the Senate has amended and failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 68, a bill for an act relating to adoption.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 302, a bill for an act relating to withdrawals of candidates for public office.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 377, a bill for an act relating to the printing and sale of legal publications.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 403, a bill for an act making an appropriation for the purchase, by the board of control, of butter for use in the institutions under its control.

Also, 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 amend House File No. 262, relative to interstate bridges.

Also, that the Senate has adopted the following resolution in which the concurrence of the Senate was asked: House Concurrent Resolution No. 19, relating to the International Trade Exposition to be held at New Orleans, Louisiana, beginning September 15, 1925, for the purpose of exhibiting samples of fabricated and raw products.

WALTER H. BEAM, Secretary.

CONSIDERATION OF SENATE AMENDMENTS

On request of Grimwood of Jones, House File No. 108, a bill for an act to amend chapter six hundred twenty-five (625) of the Code, 1924, relating to security to keep the peace, with Senate amendment, was taken up and the amendment read and considered

SENATE AMENDMENT TO HOUSE FILE NO. 108

Insert in title after "amend" the following: "section thirteen thousand five hundred nineteen (13519) of".

Mr. Grimwood moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Kent Rankin Anderson of Graham Grimwood King Reimers Decatur Anderson of Gripp Knudson Rhinehart Knutson Montgomery Hager Rice Anderson of Haney Latimer Roberts Webster Hansen Leonard Ryder Hanson of Lepley Saunders Berry Lichty Bierkamp Hancock Schulte Smith of Bixler Harrison of Lieberknecht Chickasaw Blackford Clarke Long Blake Harrison of Lovrien Smith of O'Brien Stepanek Blythe Pottawattamie McCaulley Brittain Hattendorf McIlrath Strippel Carter Held Mathews Swanson Christophel Maxfield Hempel Troup Clark Higgins Merritt Truax Cole Hill Miller Ulstad Craig Hollis Napier Venard Dewar Hubbard Natvig Wagner Elliott Johnson of O'Donnell Walrod Fleming Dickinson Oldham Williams Forsling Johnson of Owens Wilson Marion Patterson Wolfe Francis Gilbertson Kennedy Powers Mr. Speaker-88 Prichard

The nays were, none.

Absent or not voting:

Aiken	Hanson of	Oliver	Rust
Bauer	Winnebago	Orr	Stookesberry
Diltz	Huff	Quirk	Thomas
Eckles	Martin	Rassler	Vincent
Eden	Noble	Ratliff	Yenter—20
Edge			

The House concurred in the Senate amendment to House File No. 108.

On request of Forsling of Woodbury, House File No. 114, a bill for an act to amend section fifty-eight hundred thirty-two (5832) of the Code, 1924, relating to community center houses and recreation grounds, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 114

Amend by striking out of line three of section 1 the word and figure "seven (7)" and inserting in lieu thereof the word and figure "six (6)".

Mr. Forsling moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were:

Anderson of	Gilbertson	Kennedy	Rice
Decatur	Graham	Knudson	Roberts
Anderson of	Grimwood	Knutson	Ryder
Webster	Gripp	Lepley	Saunders
Berry	Hager	Lichty	Schulte
Bierkamp	Haney	Lieberknecht	Smith of
Blackford	Hanson of	Long	Chickasaw
Blake	Hancock	Lovrien	Smith of O'Brien
Blythe	Hanson of	McCaulley	Stepanek
Brittain	Winnebago	McIlrath	Strippel
Carter	Harrison of	Mathews	Swanson
Christophel	Pottawattamie	Maxfield	Thomas
Clark	Held	Merritt	Troup
Cole	Hempel	Napier	Truax
Craig	Higgins	O'Donnell	Ulstad
Dewar	Hill	Oldham	Venard
Eckles	Hollis	Owens	Wagner
Elliott	Johnson of	Powers	Walrod
Fleming	Dickinson	Prichard	Williams
Forsling	Johnson of	Rankin	Wilson—75
Francis	Marion	Reimers	£1

The nays were:

Anderson of Hubbard Oliver Wolfe—5
Montgomery Leonard

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Absent or not voting:

Aiken	Harrison of	Martin	Rassler
Bauer	Clarke	Miller	Ratliff
Bixler	Hattendorf	Natvig	Rhinehart
Diltz	Huff	Noble	Rust
Eden	Kent	Orr	Stookesberry
Edge	King	Patterson	Vincent
Hansen	Latimer	Quirk	Yenter
		W0 85 x 50.500	Mr. Speaker-28

The House concurred in the Senate amendment to House File No. 114.

SENATE FILE NO. 146 RECONSIDERED

O'Donnell of Dubuque moved to reconsider the vote by which Senate File No. 146 failed to pass the House.

Grimwood of Jones seconded the motion.

On the question "Shall the House reconsider the vote by which Senate File No. 146 failed to pass the House?"

The ayes were:

Anderson of	Hanson of	Lepley	Rice
Decatur	Hancock	Lieberknecht	Roberts
Anderson of	Hanson of	Long	Ryder
Montgomery	Winnebago	Lovrien	Saunders
Bierkamp	Harrison of	McIlrath	Schulte
Blackford	Clarke	Martin	Smith of
Blake	Harrison of	Mathews	Chickasaw
Blythe	Pottawattamie	Maxfield	Smith of O'Brien
Brittain	Held	Merritt	Stepanek
Cole	Hempel	Miller	Strippel
Eckles	Higgins	Napier	Thomas
Eden	Hill	Natvig	Troup
Elliott	Hollis	O'Donnell	Truax
Fleming	Hubbard	Oldham	Venard
Francis	Johnson of	Owens	Wagner
Gilbertson	Dickinson	Patterson	Walrod
Graham	Johnson of	Prichard	Wilson
Grimwood	Marion	Rankin	Wolfe .
Gripp	Kennedy	Rassler	Yenter—69
Hager	Knudson		

The nays were:

Clark	Leonard	Oliver		Orr-5
Huff	22011014	011101	(c)	011

Absent or not voting:

Dewar	Knutson	Rhinehart
Diltz	Latimer	Rust
Edge	Lichty	Stookesberry
Forsling	McCaulley	Swanson
Haney	Noble	Ulstad
Hansen	Powers	Vincent
Hattendorf	Quirk	Williams
Kent	Ratliff	Mr. Speaker-34
King	Reimers	
	Dewar Diltz Edge Forsling Haney Hansen Hattendorf Kent	Dewar Knutson Diltz Latimer Edge Lichty Forsling McCaulley Haney Noble Hansen Powers Hattendorf Quirk Kent Ratliff

The motion prevailed and the House reconsidered the vote by which Senate File No. 146 failed to pass the House.

O'Donnell of Dubuque moved that the Senate be requested to return Senate File No. 146 to the House. Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill:

Senate File No. 312, a bill for an act imposing a license fee on gasoline used or sold for use in the state of Iowa.

Also, that the Senate returns herewith, as requested, Senate File No. 146, a bill for an act relating to reports of city officers, boards and commissions in certain cities.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 60, a bill for an act relating to the amount of indemnity to be paid the owners of breeding animals that are slaughtered following a test.

Also, 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 relating to the misapplication of interest and penalties on taxes by the county treasurer.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 181, a bill for an act relating to the approval of bonds of certain officials.

WALTER H. BEAM, Secretary.

CONSIDERATION OF BILLS

Senate File No. 146, a bill for an act to amend, revise, and codify sections fifty-six hundred sixty-one (5661), fifty-six hundred seventy-eight (5678), fifty-seven hundred ninety-nine (5799), fifty-eight hundred sixty-six (5866); to amend sections fifty-eight hundred twenty-two (5822), fifty-eight hundred thirty-two (5832), sixty-one hundred fifty-nine (5159) and sixty-one hundred seventy-seven (6177), Code 1924, relating to reports by municipal officers, boards, and commissions; to define a municipal fiscal year; and to provide for an annual report by the public comfort station commission, and by the board of trustees of waterworks in certain cities; and to amend section twelve (12) of House File number forty-two (42) of the acts of the 41st G. A., relating to reports by the boards of art trustees, was taken up for consideration.



Prichard of Woodbury moved that the bill be now placed upon its passage, which motion prevailed.

On the question "Shall the bill pass?"

McCaulley

King

The ayes were:

Anderson of	Grimwood	Kennedy	Rice
Decatur	Gripp	Knudson	Roberts
Anderson of	Hager	Leonard .	Rust
Montgomery	Hanson of	Lepley	Ryder
Anderson of	Hancock	Lieberknecht	Saunders
Webster	Hanson of	Long	Schulte
Bierkamp	Winnebago	Lovrien	Smith of O'Brien
Bixler	Harrison of	Martin	Stepanek
Blackford	Clarke	Mathews	Strippel
Blake	Harrison of	Maxfield	Swanson
Blythe	Pottawattamie	Merritt	Thomas
Brittain	Held	Miller	Troup
Cole	Hempel	Napier	Truax
Eckles	Hill	Natvig	Venard
Eden	Hollis	O'Donnell	Wagner
Elliott	Hubbard	Oldham	Walrod
Fleming	Johnson of	Owens	Williams
Francis	Dickinson .	Prichard	Wilson
Gilbertson	Johnson of	Rankin	Wolfe
Graham	Marion	Rassler	Yenter—71

The nays were:

Clark

Diltz

Hattendorf	McIlrath		Chickasaw—6
Absent or no	ot voting:		
Aiken	Edge	Knutson	Ratliff
Bauer	Forsling	Latimer	Reimers
Berry	Haney	Lichty	Rhinehart
Carter	Hansen	Noble	Stookesberry
Christophel	Higgins	Orr	Ulstad
Craig	Huff	Patterson	Vincent
Dewar	Kent	Powers	Mr. Speaker-31

Oliver

Quirk

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

Grimwood of Jones moved that the communication from the Secretary of Executive Council relative to the heating and ventilating of the state house be referred to the director of the budget with the request that he give the same his careful consideration and report to the next general assembly.

Motion prevailed.

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

Smith of

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 383, 195, 400, 396, 398, 312, 201, 236, 397, 394, 360, 321 and 404.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 14

Vincent of Guthrie, from the conference committee on House File No. 14, submitted the following report:

TO THE SPEAKER OF THE HOUSE:

We, your joint conference committee appointed to consider the differences between the Senate and the House on House File No. 14, beg leave to report that we have had the same under consideration and desire to report as follows:

We recommend that the House concur in Senate amendments to section 2.

Also, that the Senate recede from its amendments to section 10 and that said section be then amended as follows: Strike out of lines three and four the words and figures "two hundred twenty thousand dollars (\$220,000.00)" and insert in lieu thereof the words and figures "one hundred eighty thousand dollars (\$180,000.00)". Also amend line nine of said section by striking out the figures "\$180,000.00" and insert the figures "\$140,000.00". Also amend line sixteen by striking out the figures "\$220,000.00" and insert the figures "\$180,000.00."

Also, that the Senate recede from its amendments to section 16.

Also, that the Senate recede from its amendments to section 24.

Also, that the Senate recede from its amendment to section 25 and that said section be then amended as follows: Insert as line 50-a the words and figures "War Work Pictures \$1,000.00."

Also, that the Senate recede from its amendment to section 30, and that said section be amended by striking out of line 14 the figures "2,-000.00" and insert in lieu thereof the figures "2,200.00."

Also, that the Senate recede from its amendment to section 48 in which subsection 8-a was inserted, and that said section be amended as follows: "Insert as subsection 8-a the following:

"The board of control is hereby authorized to use from the surplus in the support fund and the surplus in the maintaining and establishing of industries fund the amount of twenty-five thousand dollars (\$25,000.00)."

Also, that the Senate recede from its amendment (e) to subsection one of section 49. Also amend said section 49 by striking out the words and figures three hundred thousand dollars (\$300,000.00) in lines 59 and 60 and insert in lieu thereof the words and figures four hundred thousand dollars (\$400,000.00)".

Also, that the House concer in the Senate amendment to line 90 of said section 49.



Also, that the Senate recede from its amendment to lines 102 and 103 of said section 49. Also, that said section be amended by striking out of lines 102 and 103 the words and figures one hundred fifty thousand dollars (\$150,000:00) and insert the words and figures two hundred sixty thousand dollars (\$260,000.00)".

Also, that the Senate recede from its amendment to section 52. Also, that said section 52 be amended by striking out of line four the words and figures fifty thousand dollars (\$50,000.00) and insert in lieu thereof the words and figures forty thousand dollars (\$40,000.00)."

Also, that the House concur in Senate amendments to Sec. 53.

Also, that the Secretary of the Senate and the Chief Clerk of the House, cooperating with the office of the Budget Director, be authorized to make such changes in the bill as are necessary to correct the totals in the various sections to correspond with the changes made.

B. M. STODDARD.

A. H. BERGMAN.

W. J. BREAKENRIDGE.
GEO. B. PERKINS.
A. T. BROOKINS.

EARL W. VINCENT.

H. C. DEWAR.

T. W. NAPIER.

OSCAR ULSTAD.

L. V. CARTER.

Anderson of Webster moved the adoption of the report of the conference committee on House File No. 14 and that the amendments recommended in said report be concurred in and adopted.

Blythe of Iowa moved the previous question on the report of the conference committee.

Motion prevailed.

On the question "Shall the report of the conference committee on House File No. 14 be adopted and the amendments recommended in said report be concurred in and adopted?"

The ayes were:

face and a face

Hollis Dewar Aiken Maxfield Hubbard Merritt Anderson of Edge ... Decatur Elliott Napier Huff Anderson of Johnson of O'Donnell Fleming Oliver Montgomery Forsling Dickinson Anderson of . Francis Kent Owens: Gripp . King Powers Webster Bierkamp . Hager Knudson Quirk Rassler Latimer Bixler Haney Blackford ... Hansen Leonard Ratliff Harrison of Blake Lepley Reimers Blythe Pottawattamie Lichty Rice Lieberknecht Hattendorf Roberts Brittain . Rust Carter Held Long McCaulley Clark Hempel Ryder Cole Higgins McIlrath Saunders Craig Hill Mathews Schulte

Smith of	Swanson	Ulstad	Williams
Chickasaw	Thomas	Venard	Wilson
Smith of O'Brien	Troup	Vincent	Wolfe
Stepanek	Truax	Wagner	Mr. Speaker—79

Diltz Eden		Grimwood Harrison of	Rhinehart Walrod			Yenter—7			
	60	25	Clarke	600	×:	,:		40	

Absent or not voting:

Bauer	Hanson of	Kennedy	Noble
Berry	Hancock	Knutson	Oldham
Christophel	Hanson of	Lovrien	Orr
Eckles	Winnebago	Martin	Patterson
Gilbertson	Johnson of	Miller	Prichard
Graham	Marion	Natvig	Rankin
		57	Stookesberry—22

The House adopted the report of the conference committee on House File No. 14 and adopted and concurred in the amendments recommended in said report.

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. 301, a bill for an act relating to the payment of salaries for the clerk of the district court, his deputies and clerks, and the salaries of municipal judges, clerks, bailiffs and deputies.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 348, a bill for an act relating to the recovery of real estate or to establish an interest therein.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 387, a bill for an act to provide for forfeiture and cancellation of corporate charters for default in making reports and paying penalties.

Also, that the Senate has refused to adopt the conference committee report on Senate File No. 329, a bill for an act to make appropriation for payment of state and other expenses, and the President of the Senate has appointed as members of a second conference committee, on the part of the Senate, Senators Johnston, Darting, McLeland and Clark.

WALTER H. BEAM, Secretary.

APPOINTMENT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE NO. 329

As a second conference committee on Senate File No. 329, the Speaker appointed the following members on the part of the House: Thomas of Audubon, O'Donnell of Dubuque, Hollis of Black Hawk and Smith of Chickasaw.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Files Nos. 235, 302, 377, 403, 406, 99, 108 and 114.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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 Files Nos. 235, 302, 377, 403, 406, 99, 108 and 114.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 235, 302, 377, 403, 406, 99, 108 and 114.

HOWARD A. MATHEWS, Chairman.

Report adopted.

REPORT OF SECOND CONFERENCE COMMITTEE

Thomas of Audubon, from the second conference committee on Senate File No. 329, submitted the following report:



MR. SPEAKER: We, your second conference committee, to whom was referred the disagreement between the House and the Senate on Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses, beg leave to report that we have conferred and recommend the following:

That sections two (2) and three (3) be stricken from the bill and that the following sections be numbered accordingly.

That the House concur in the Senate amendment to the House amendment to section fourteen (14).

C. F. JOHNSTON.

W. A. CLARK.

W. E. MCLELAND.

H. A. DARTING.

Conferees on part of Senate.

E. B. THOMAS.

C. A. HOLLIS.

T. J. O'DONNELL.

W. B. SMITH.

Conferees on part of House.

Thomas of Audubon moved the adoption of the report of the second conference committee on Senate File No. 329 and that the House adopt and concur in the amendments recommended in said report.

On the question "Shall the report of the second conference committee on Senate File No. 329 be adopted and the amendments recommended in said report be adopted and concurred in?"

The ayes were:

Anderson of	Hansen	Lichty	Roberts
Decatur	Hanson of	Lieberknecht	Rust
Anderson of	Hancock	Long	Saunders
Montgomery	Harrison of	McCaulley	Schulte
Bixler	Pottawattamie	McIlrath	Smith of
Blythe	Hattendorf	Mathews	Chickasaw
Brittain	Held	Maxfield	Smith of O'Brien
Cole	Hempel	Merritt	Stepanek
Craig	Higgins	O'Donnell	Strippel
Diltz	Hill	Oliver	Swanson
Eden	Hollis	Powers	Thomas
Elliott	Huff	Prichard	Troup
Fleming	Johnson of	Quirk	Truax
Francis	Dickinson	Rassler	Venard
Graham	Kent	Ratliff	Walrod
Grimwood	King	Reimers	Williams
Gripp	Knudson	Rhinehart	Wolfe
Hager	Leonard	Rice	Mr. Speaker-68
Haney	Lepley	FASCECKS (0) (4)	

The nays were, none.

Absent or not voting:

Aiken	Eckles	Kennedy	Owens
Anderson of	Edge	Knutson	Patterson
Webster	Forsling	Latimer	Rankin
Bauer	Gilbertson	Lovrien	Ryder
Berry	Hanson of	Martin	Stookesberry
Bierkamp	Winnebago	Miller	Ulstad
Blackford	Harrison of	Napier	Vincent
Blake	Clarke	Natvig	Wagner
Carter	Hubbard	Noble	Wilson
Christophel	Johnson of	Oldham	Yenter—40
Clark	Marion	Orr	
Dewar			

The House adopted the report of the second conference committee on Senate File No. 329, and adopted and concurred in the amendments recommended in said report.

SUPPLEMENTAL REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 14

Vincent of Guthrie, from the conference committee on House File No. 14, submitted the following supplemental report:

TO THE SPEAKER OF THE HOUSE:

We, your joint conference committee on House File No. 14 beg leave to present the following supplemental report:

We recommend that the House concur in Senate amendments to section 49 in which lines 48 to 54 inclusive and lines 95 to 101 inclusive were stricken from the bill.

Also, that the House concur in Senate amendment to lines 164 and 165 in section 48.

B. M. STODDARD.
A. H. BERGMAN.
GEO. B. PERKINS.
W. J. BREAKENRIDGE.
A. T. BROOKINS.
EARL W. VINCENT.
L. V. CARTER.
OSCAR ULSTAD.

Vincent of Guthrie moved the adoption of the supplemental report of the conference committee on House File No. 14, and that the House concur in the amendments recommended in said report.

On the question "Shall the supplemental report be adopted and that the House concur in the amendments recommended in said report?"

Aiken	Grimwood	King	Rhinehart
Anderson of	Gripp	Knudson	Rust
Decatur	Haney	Leonard	Dudon
Anderson of	Hanson of	Lepley	Saunders
Montgomery	Hancock	Lichty	Smith of
Bierkamp		Lieberknecht	Chickasaw
Bixler	Clarke	Long	Smith of O'Brien
Blackford	Harrison of	McCaulley	Stepanek
Blythe	Pottawattamie		Thomas
Brittain	Hattendorf	Mathews	Troup
Carter	Held	Maxfield	Truax
Cole	Hempel	Merritt	Ulstad
Craig	Higgins	O'Donnell	Venard
Dewar	Hill	Oliver	Vincent
Diltz	Hollis	Powers	Walrod
Eden	Hubbard	Prichard	Williams
Elliott	Huff	Quirk	Wolfe
Fleming	Johnson of	Ratliff	Yenter
Francis	Dickinson	Reimers	Mr. Speaker-71
Graham	Kent		

The nays were, none.

Absent or not voting:

Anderson of	Gilbertson	Lovrien	Rankin
Webster	Hager	Martin	Rassler
Bauer	Hansen	Miller	Rice
Berry	Hanson of	Napier	Roberts
Blake	Winnebago	Natvig	Schulte
Christophel	Johnson of	Noble	Stookesberry
Clark	Marion	Oldham	Strippel
Eckles	Kennedy	Orr	Swanson
Edge	Knutson	Owens	Wagner
Forsling	Latimer	Patterson	Wilson-37

The supplemental report of the conference committee on House File No. 14 was adopted and the House concurred in the amendments recommended in said report.

REPORT OF JOINT COMMITTE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 146, 159 and 312. House Files Nos. 301, 348, 387, 60, 181 and 319.

> Howard A. Mathews, Chairman House Committee.

> F. C. STANLEY, 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 Files Nos. 301, 348, 387, 60, 181 and 319.

Senate Files Nos. 146, 159 and 312.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House Files Nos. 60, 181, 319, 301, 387 and 348.

HOWARD A. MATHEWS, Chairman.

Report adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted report of the conference committee and concurred in the amendments proposed therein on the following bill:

House File No. 14, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927.

Also, that the Senate has adopted the supplementary report of the conference committee and concurred in the amendments proposed therein on the following bill:

House File No. 14, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1, 1925, and ending June 30, 1927.

Also, that the Senate has adopted the second conference committee report and concurred in the amendments proposed therein to Senate File No. 329, a bill for an act to make appropriations for the payment of state and other expenses.

Also, 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 designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 330, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Read first and second times and, by unanimous consent, taken up for immediate consideration.

Vincent of Guthrie offered the following amendment and moved its adoption:

Amend Senate File No. 330 by inserting after the comma (,) following the figures "1925" in line five (5) the following: "and the sum of eight million eight hundred sixty-five thousand dollars (\$8,865,000.00) to be provided by the levy for 1926."

Amendment adopted.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Vincent 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?"

The ayes were:

Aiken	Hager	King	Rhinehart
Anderson of	Haney	Knudson	Rice
Decatur	Hansen	Leonard	Roberts
Bierkamp	Hanson of	Lepley	Rust
Blackford	Hancock	Lichty	Saunders
Blythe	Harrison of	Lieberknecht	Schulte
Brittain	Clarke	Long	Smith of
Carter	Harrison of	McCaulley	Chickasaw
Cole	Pottawattamie	McIlrath	Smith of O'Brien
Craig	Hattendorf	Mathews	Stepanek
Dewar	Held	Maxfield	Thomas
Eden	Hempel	Merritt	Troup
Elliott	Higgins	O'Donnell	Truax
Fleming	Hill	Oliver	Ulstad
Forsling	Hollis	Powers	Vincent
Francis	Huff	Prichard	Walrod
Graham	Johnson of	Quirk	Williams
Grimwood	Dickinson	Ratliff	Wolfe
Gripp	Kent	Reimers	Mr. Speaker—70

The nays were, none.

Absent or not voting:

Anderson of Eckles Lovrien Rankin -Montgomery Edge Martin Rassler Anderson of Gilbertson Miller Ryder Stookesberry Webster Napier Hanson of Winnebago Strippel Bauer Natvig Swanson: Berry Hubbard Noble Oldham Venard Bixler Johnson of Blake Marion Orr Wagner Christophel Kennedy Owens Wilson Knutson Patterson Yenter-38 Clark Diltz Latimer

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

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 406, 302, 235, 377, 403, 108 and 114:

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to the following bill:

Senate File No. 330, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

WALTER H. BEAM, Secretary.

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REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled, bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 329 and 330.

Howard A. Mathews, Chairman House Committee.

F. C. STANLEY,

Chairman Senate Committee.

Report adopted.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 3d, approved the following bills:

House Files Nos. 348, 301, 387, 60, 181, 319 and 379.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mathews of Des Moines, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House File No. 14.

HOWARD A. MATHEWS, Chairman House Committee.

F. C. STANLEY, 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. 14.

Senate Files Nos. 329 and 330.

BILLS SENT TO THE GOVERNOR

Mathews of Des Moines, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3d day of April, 1925, sent to the governor for his approval:

House File No. 14.

HOWARD A. MATHEWS, Chairman.

Report adopted.

Brittain of Madison moved that a committee of three be appointed to notify the Senate that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee, Brittain of Madison, Elliott of Polk and Forsling of Woodbury.

Dewar of Cherokee moved that a committee of three be appointed to notify the Governor that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee: Hill of Floyd, Schulte of Worth and Cole of Delaware. The committees retired and subsequently returned and reported that they had performed their respective duties. Committees discharged.

A committee from the Senate appeared and notified the House that the Senate was ready to adjourn.

The hour of twelve o'clock noon, April 3d, having arrived, Speaker Edson declared the House of Representatives of the Forty-first General Assembly adjourned sine die.

IN MEMORIAM

House of Representatives

Memorials adopted by the House of Representatives of the Forty-first General Assembly regarding departed members:

CHARLES C. CANNONJune	28,	1862-May	20,	1924
CHARLES H. WILSONApril	25,	1834-Feb.	28,	1925
W. H. TAYLORFeb.	8,	1847-Sept.	11,	1923
JOHN T. HAMILTONOct.	16,	1843-Jan.	24,	1925
HENRY T. REEDOct.	1,	1846-Feb.	24,	1925
EMILE M. HERTERTAug.	7,	1854-		
CHARLES L. EARLYJuly	27,	1854-Aug.	5,	1924
CHARLES MCGHEE WATERMANJan.	5,	1847-Jan.	28,	1924
WILLIAM M. BYERLY	31,	1854-July	30,	1924
CYRUS L. STRATTON	18,	1843-July	6,	1923
G. M. ANDERSONFeb.	13,	1861-Dec.	,	1923
CLINTON S. CROUSEFeb.	10,	1846-April	21,	1924
JOHN E. BRUCEDec.	21,	1861-Mar.	22,	1924
J. H. McGHEEJune	8,	1861-Dec.	29,	1924
CURRAN FREEMAN SWIFT	16,	1861-		
ROBERT J. JOHNSTONJan.	13,	1856-Nov.	2,	1924
OMAR P WYLAND Aug.	20.	1855-		

JOURNAL OF THE HOUSE

MEMORIALS

HON, CHARLES C. CANNON

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Hon. Charles C. Cannon, late of O'Brien County, Iowa, beg leave to submit the following memorial:

Hon. Charles C. Cannon was born in Philadelphia, Tennessee, June 28, 1862. He was graduated from the University of Tennessee in 1885 and came to O'Brien county in 1886, and engaged at once in the grain and live stock business, in which business he was engaged at the time of his death, which occurred while on a visit to the place of his birth, Philadelphia, Tennessee, on May 20, 1924. He was married to Miss Grace Jennings, of Paullina, Iowa, on June 16, 1896, who, with three daughters, survive him.

Mr. Cannon always took an active interest in community and public affairs. He was a member of the Presbyterian church; a thirty-second degree Mason; for many years a member of the school board; county Y. M. C. A. director, and in many other ways served the local community. He was a delegate to the National Democratic Convention held in Denver in 1908.

So well had he lived and served that, although a strong Democrat living in a Republican county, he was chosen to represent O'Brien county in the Thirty-fifth General Assembly, where he was a valued and useful member. He was a man of rare good sense, sound judgment and business ability, and at the time of his death was senior member of the firm of Cannon Brothers, doing a large live stock and grain business in Paullina, Sutherland, Granville and Laurens.

He was a leader in charitable and benevolent projects and no worthy cause nor unfortunate person ever appealed to him in vain.

Therefore, Be It Resolved, That the House of Representatives of the Forty-first General Assembly of the State of Iowa takes this occasion to present this tribute to his memory and express the appreciation of his worthy, charitable and public service.

Be It Further Resolved, That these resolutions be spread on the records of this House, and an engrossed copy thereof be sent to the family of the deceased.

G. W. SMITH,
JAS. D. FLEMING,
RALPH C. PRICHARD,
Committee.

Unanimously adopted March 30, 1925.

HON. CHARLES H. WILSON

MR. SPEAKER; Your committee appointed to prepare resolutions commemorating the life and services of the Honorable Charles H. Wilson, late of Washington County, Iowa, beg leave to report the following memorial:

Charles Helen Wilson was born in Uniontown, Fayette county, Pennsylvania, April 25, 1834, and died at Washington, Iowa, February 28, 1925. He was the son of William Wilson and Minerva J. Helen Wilson. He attended the common schools, and when seventeen years of age he entered a printing office to learn the printer's trade. He soon got the western fever, however, and came to Iowa, locating at Muscatine, where he got work in the Muscatine Journal. After working for about a year, he bought a half interest in the paper. His partner was Orion Clemens, a brother of Mark Twain. In January, 1855, Mr. Wilson, with his partner, established the Muscatine Journal, one of the first dailies in the state. Mr. Wilson married Lucy Jane Gray and to this union were born four children. After retiring from the newspaper business in 1858, the family moved to Washington, Iowa. Mrs. Wilson died July 3, 1869. Mr. Wilson was again married November 24, 1870, to Mary Alice Beard and to this union were born three children. In politics he was a Republican, in his church affiliations a Methodist, and he was conspicuously active in both politics and thurch work. Mr. Wilson was elected to the Fourteenth General Assembly of the State of Iowa. He was also city councilman for several terms, and was twice elected mayor of the city of Washington. Mr. Wilson lived an active and useful life, looking always toward the betterment of the social and moral conditions of the community.

Therefore, Be It Resolved, By the House of Representatives of the Forty-first General Assembly, that we extend our sympathies to the family and express our appreciation of his true worth.

Be It Further Resolved, That these resolutions be spread upon the Journal of the House and the Chief Clerk be directed to send an engrossed copy to the family.

J. C. BAUER, JOHN ORR, A. C. NOBLE,

Committee.

. Unanimously adopted March 30, 1925.

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HON. W. H. TAYLOR

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Hon. W. H. Taylor, late of Davis County, Iowa, beg leave to submit the following report:

William Henry Taylor, son of Dr. Albert and Sarah Wann Taylor, eldest of five children, was born in Decatur county, near Hartsville, Indiana, on February 8, 1847, and died at his home in Bloomfield, Davis county, Iowa, September 11, 1923.

In 1858, at the age of eleven years, he moved with his family to Pulaski,

Davis county, Iowa. At the age of fourteen the death of his father made it necessary for him to support the entire family; the death of his mother in 1864 left him the care and support of his three sisters. In later years he was gratified to know that he was permitted to keep the family together. In addition to caring for them, he was able to attend Troy Academy and one term at the Keokuk Medical College.

When a mere lad, he offered his services to the Union army, but was unable to pass the physical examination because of his size; however, he joined the home guards and took part in many skirmishes against the marauding guerillas.

During the dark days following the war he was employed by Z. Cannon, at that time a merchant in Pulaski. Young Taylor drove the huckster wagon. Later he was employed in the store and became a partner. Afterwards the firm became Taylor & Milligan.

Mr. Taylor was instrumental in organizing and became the first W. M. of Eleusis Lodge, A. F. & A. M., of Pulaski, where he continued his membership.

On June 21, 1871, he was married to Sarah L. Truitt, of Ottumwa. To them were born two children, William Bert and Alma Pearl. In 1876 he was elected clerk of the District Court and served three terms. Upon the expiration of his last term as clerk, Mr. Taylor successfully and successively engaged in the dry goods, hardware, and grocery business in Bloomfield, selling out the grocery business in 1892 following the disastrous fire of that year. During this time Mr. Taylor served as councilman, city treasurer and member of the school board.

In 1888 he was elected to the State Senate, serving but one term, and in 1892 was elected State Representative. He was appointed Indian Commissioner under Cleveland's administration but resigned and refused to serve when advised that the position would necessitate constant separation from his family.

In the fall of 1892, Mr. Taylor and Baptist Hardy became associated together in the clothing business, which business became W. H. Taylor & Son a few years later. Mr. Taylor retired from active business life a number of years ago turning over the management of the business to his only son, W. B. Taylor.

Mr. Taylor was a devout and active member of the Methodist Episcopal church, having joined this denomination when a young man in Pulaski. He held many offices, both in the local church and in the conference. In the church he was a faithful, devoted, consistent christian, a pillar of strength and wisdom and his advice and counsel were often sought.

W. H. Taylor was ever a man true to his innermost convictions. He could always be found championing the cause of right and justice. He was a friend to those who needed friendship, a true neighbor, a clean conscientious business man, kind and courteous to everyone, a man with a personality that always made friends. In the community he was that type of citizen that insured constructive and wise leadership and he ever engaged his mind and best efforts in making the community bigger and better.

Whatever Mr. Taylor was, he was loyal—a loyal Democrat, a loyal

Christian, a loyal husband and father, a loyal American citizen, and a loyal friend. By reason of his thoroughness he succeeded in his endeavors whether political, religious, or commercial; he left no task half done and for that reason his life seems singularly complete.

Now his life work is done. Our friend never saw a better day than that on which he was released from the bondage of a weary body. We do not mourn when the sailor comes in from the storm to the peaceful harbor, or when the wanderer at last reaches home; our sympathy is for ourselves and for his loved ones in their hour of sadness. But we all have the knowledge that his memory will be revered, and the good deeds characterizing his life will perpetuate his memory in the hearts of those who knew and loved him.

Therefore, Be It Resolved, By the House of Representatives of the Forty-first General Assembly of the State of Iowa, that the foregoing memorial be adopted as its appreciation of the life and character and public services of the Hon. W. H. Taylor.

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of this House and the Chief Clerk transmit a copy to the family of the deceased.

ARTHUR STOOKESBERRY,
D. FULTON RICE,
LAFE HILL,

Committee.

Unanimously adopted March 30, 1925.

HON. JOHN T. HAMILTON .

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character and public service of the Honorable John T. Hamilton, late of Cedar Rapids, Iowa, beg leave to report the following:

John T. Hamilton was born in Henry County, Iflineis, October 16, 1843. His parents were James S. and Mary Taylor Hamilton. His early education was acquired in the public schools of Geneseo, Illinois, and in Geneseo Academy. In 1873 he was united in marriage to Sara Ann Jones of St. Andrews, Canada.

Mr. Hamilton commenced his business career as a solicitor of fire insurance, which he followed for three years, and on February 2, 1868, he removed to Cedar Rapids, representing a Chicago reaper company, but later in the year formed a partnership under the firm name of Averill & Hamilton, dealers in farm machinery and implements. In 1873 John R. Amidon purchased the Averill interests and the firm then became Hamilton & Amidon. In 1891 Mr. Hamilton's brothers, W. W. and Porter Hamilton, purchased Mr. Amidon's interest, at which time the firm became known as Hamilton Brothers and was one of the leading business institutions in Cedar Rapids for more than twenty years. Before this time, however, in 1883, the Cedar Rapids Savings Bank was organized, with Mr. Hamilton as President, which position he retained for thirty-five years, when he disposed of his interest in that institution, having in

1898 purchased a controlling interest in the Merchants National Bank of Cedar Rapids and became its President. He was Chairman of the Board of the latter institution at the time of his death, as well as a director in several other business concerns of the city.

Mr. Hamilton was mayor of Cedar Rapids in 1878, and a member of the Linn County Board of Supervisors in 1882-4. In 1885 he was elected State Representative, and re-elected in 1887 and 1889, serving in the Twenty-first, Twenty-second, and Twenty-third General Assemblies. In the Twenty-third General Assembly occurred the famous deadlock when the House failed to organize for over a month and when finally Mr. Hamilton was elected Speaker. In 1890 he was elected to the Fifty-second Congress, defeating the Republican nominee, George R. Struble. Upon the death of L. G. Kinne, a member of the Board of Control of State Institutions, Governor Cummins appointed Mr. Hamilton to fill the vacancy for the remainder of Mr. Kinne's term, and appointed him for a full six-year term, beginning April 5, 1908, but he resigned October 1, 1909. In 1914 Mr. Hamilton was the Democratic candidate for Governor but was defeated by Governor George W. Clarke who was running for his second term.

Mr. Hamilton was an active worker in all bodies of the Masonic order, and a member of St. John's Episcopal Church in Cedar Rapids.

Mr. Hamilton passed away at his home in Cedar Rapids, Iowa, January 24, 1925, and in his death 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. He is survived by his wife, one son, James, one daughter, Mrs. Robert S. Cook, and six grandchildren.

Therefore, Be It Resolved, That in the passing of the Honorable John T. Hamilton, the state has lost a valuable and honored citizen, whose fidelity to duty, faithfulness in every public and private trust, and splendid character should be an inspiration to all for a higher ideal in life.

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House as an expression of the life and worth of the deceased, and copies thereof be transmitted to his family.

Wm. H. STEPANEK, E. A. GRIMWOOD, T. L. WOLFE,

Committee.

Unanimously adopted March 30, 1925.

HENRY T. REED

MR. SPEAKER: Your committee, appointed to draft resolutions commemorative of the life, character and public services of Judge Henry T. Reed, late Federal Judge of the Northern District of Iowa, beg leave to report the following:

Henry T. Reed was born at Alburgh, Vermont, October 1st, 1846 and

died at his home in Cresco, Iowa, Sunday morning, February 24th, 1925, at the age of 77 years. He came with his parents to Howard County, Iowa, in 1855 and was educated in the public schools of that county and at the Craig Academy in Lime Springs.

Mr. Reed was admitted to the bar in 1870 and opened an office in Cresco, Iowa, where he practiced law until his appointment as United States District Judge in 1904. During the time that he practiced law, he was connected with some of the most important litigation coming before the state and federal courts. In 1876 Mr. Reed was elected to the State Legislature as Representative from Howard County. He served one term in the Legislature and then continued in private life until his appointment as Federal Judge. In March, 1904, he was appointed by President Roosevelt as United States District Judge for the Northern District of Iowa, succeeding Judge Shiras, of Dubuque. This office he filled with great credit to himself and the district until he retired in December, 1921.

In his private life, Mr. Reed was a great lover of his home and family and was true to his friends. He was of rather a retiring nature and of a quiet disposition. He had a great heart full of sympathy and genuine kindness.

He conducted his court with much dignity and his opinions were always well considered. He was frequently called to serve on the Civil Court of Appeals and his decisions on important matters tried before that tribunal are models of good diction, good sense and sound law.

On June 30th, 1868, Mr. Reed was united in marriage with Miss Laura J. Webster. Mrs. Reed passed away in March, 1923. Surviving them are a son and daughter, Carl W. Reed and Mrs. W. T. Daly. The son, Carl W Reed, is now a member of the Iowa State Senate.

The life and character of Judge Henry T. Reed and his long and eventful services, calls for us to place his memory among those who stand high in the history of Iowa.

Therefore, Be It Resolved, By the House of Representatives of the Forty-first General Assembly, that we take this occasion to express our appreciation of the substantial character and the public services of the deceased, and

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House, and that the Chief Clerk be directed to send an enrolled copy to the members of his family.

> L. B. Forsling, C. A. Knutson, Ole Natvig,

Committee.

Unanimously adopted March 30, 1925.

EMILE M. HERTERT

MR. SPEAKER: Your committee, which was appointed to prepare a memorial commemorating the life, character and services of the late Emile M. Hertert, beg leave to submit the following report:

Emile M. Hertert was born near Luxemberg, Europe, August 7, 1854.

His entire education was acquired in Europe, receiving a High School and a College education, such as the county afforded at that time.

In 1872, he came to Dubuque County, Iowa, and spent the next eight years in Dubuque and Clayton Counties, then to Shelby County, where he since resided. For several years after coming to Shelby County, he took up the occupation of farming, then later he became Deputy Auditor and was advanced to County Auditor, which was his first introduction into public life and thereafter he held several offices of public trust, among them County Treasurer and State Representative and served during the Twenty-ninth General Assembly and refused a second term, due to the pressing demands of his business at home.

Mr. Hertert conducted a Land, Loan and Abstract Office, during the greater part of his life in his County, and was also a co-partner with his brother, Lucien R. Hertert of Pierce, Nebraska. He was affiliated with banking business to a considerable extent, being a Director and Vice-president in the Farmers and Merchants Bank at Harlan, Iowa, and President and Director of a strong bank at Hartington, Nebraska.

His marked business ability enabled him to accumulate quite a competence, which, rising as he did from the humble walks of life, as a newcomer to this land, proved him to be of sterling qualities.

Emile, as he was popularly known, was one of the remaining pioneers of the early days of this community. He always occupied a most prominent position in the public affairs and civic enterprises and a host of friends mourn his loss. In the death of Emile Hertert, the state has lost one of its most sterling characters. He lived by the Golden Rule and was a helper to the needy. His was a striking exemplification of a wholesome and useful life well lived, and it should be an inspiration to all who knew him. He made good use of the blessings bestowed upon him and passed away with the peace and contentment of one who has well served his Maker. He was one of God's noblemen.

His was a life of usefulness. He lived and loved, and labored. He fell asleep. We have not known a more gentle, manlier man, than Emile Hertert.

Leaves have their time to fall
And flowers to wither at the North wind's breath,
And stars to set; but all,
Thou hast all seasons for thine own, O Death.

Therefore, Be It Resolved, That in the death of Emile M. Hertert 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 an engrossed copy to the family of the deceased.

GEO. E. MILLER, EARL W. VINCENT, E. B. THOMAS,

Committee.

: Unanimously adopted March 30, 1925.

HON. CHARLES L. EARLY

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Hon. Charles L. Early, late of Sac County, Iowa, beg leave to report the following memorial:

Honorable Charles L. Early, who represented Sac County in the Twenty-fifth, Twenty-sixth and Twenty-sixth Extra General Assemblies, was born in Brown County, Ohio, July 27, 1854, and died at his home in Sac City, August 5th, 1924, of aortic enurysm, the rupture of a dilated artery near the heart. The funeral service was in charge of Rose Croix Commandery, No. 38, Knights Templars, of which Mr. Early was a charter member and past commander. The Rev. J. Irving Brown, pastor of the Christian church at Lohrville, read the obituary and offered prayer. Burial was made in Oakland cemetery.

The death of Charles L. Early marks the passing of one of the most significant and useful figures in the history of Sac County. A leader in political life, he distinguished himself in the legislature and was active in state Republican politics; a lover of science, he made two inventions which are his living monument. The son of a race of pioneers who had an active part in the Revolutionary War and in the building of an empire beyond the Alleghanies. He was brought up on an Ohio farm and attended district school not far from the old homestead. Too ambitious to stop with a common school education, he studied at Bentonville Normal College and at Ohio Wesleyan University.

As a school teacher Mr. Early first came to Sac County in the year 1876. After teaching school one term in Clinton township, he entered the employ of the Sac County Bank. From 1878 to 1882 he served as deputy county treasurer. Retiring from the courthouse he conducted a real estate and loan business for a period of six years.

Then began his political career. He served as clerk of the district court for four years and in 1893 was elected to the legislature as representative from Sac County. He was re-elected for a second term and sat in the sessions of 1894 and 1896 and also during the extra session of 1897. These were stormy days in Iowa politics and the representative from Sac County was an active and influential figure. He led the fight for abolishing the free pass on railroads. It was a terrific fight and Mr. Early had powerful opposition. With a few of his colleagues in the House he forced the issue and, although only a partial victory was won while he was a member, the way which the legislature eventually followed was mapped out, and the free pass is used no more. His appointment by President Roosevelt as postmaster of Sac City in 1906 met with general satisfaction. He was reappointed in 1910 by President Taft.

The remaining years of Mr. Early's life were given almost wholly to the service of his community and his fellow men. The war brought responsibility to Mr. Early. He was food commissioner of Sac County after March, 1918, and was a member of the executive committee of the War Service Association.

On June 28, 1888, he was married to Miss Agnes Waddell, the daughter of Christopher Waddell. To them were born two daughters, Ruth

Imogen, now Mrs. Claude B. Keir, of Sac City, and Sarah Esther, who died in childhood. He is survived by his wife and daughter and four grandchildren in whom he took an affectionate pride.

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 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.

L. T. QUIRK,
MARION McCAULLEY,
JOHN H. AIKEN,
Committee.

Unanimously adopted March 30, 1925.

CHARLES McGHEE WATERMAN

Charles McGhee Waterman was born at Frankfort, Kentucky, on January 5, 1847, the son of Rev. Joseph A. Waterman and Sarah Ann McGhee Waterman. Rev. Waterman, an able Methodist minister, was one of the noted preachers of his day and held charges in the larger cities of Kentucky and Ohio, including Cincinnati, Dayton, Frankfort and Wheeling, West Virginia. In those days the Methodist Church did not permit a minister to remain longer than two years in any one place, and the Waterman family was periodically on the move. At the age of seven years Judge Waterman first came to Davenport, later going to Dayton, Ohio, where for several years he made his home with an aunt. He lived at Dayton part of the time during his boyhood and part of the time was spent in Davenport. Later he returned to Frankfort, Kentucky, where he attended a private academy.

It was in 1871 that Judge Waterman was admitted to the Iowa bar and began to practice law in Davenport. In 1877 he was elected representative to the Seventeenth General Assembly and served for one term.

In May, 1887, Judge Waterman was appointed by Governor Larrabee to the District bench to succeed Judge Rogers, whose death had created a vacancy. Judge Waterman served in the capacity of Judge of the District Court for a period of ten years, when he was elected to the Iowa Supreme Court bench, succeeding Judge L. G. Kinney. For four and one-half years, until July 1, 1902, Judge Waterman served as a Justice of the Supreme Court, and then again took up the practice of law in Davenport, forming a partnership with the Honorable Joe R. Lane.

Judge Waterman was a true citizen and thoroughly imbued with the American spirit, and always believed in a broad interpretation of the laws and was always opposed to all sumptuary legislation, and believed in personal liberties.

In the loyalty and service he gave his clients he was an example of the perfect lawyer. To the community at large he was best known for his kindly human qualities.

Judge Waterman was married to Miss Annie Lowry at Davenport on October 24, 1877, and four children were born to them: William T., Fred, Dana C., and Miss Helen.

Judge Waterman died in Davenport, Iowa, January 28, 1924. He is survived by his wife, their three sons and their daughter.

JOHN T. HANSEN, JOHN EDEN, RAY YENTER,

Committee.

Unanimously adopted March 30, 1925.

WILLIAM M. BYERLY

William M. Byerly, a member of the Thirty-third and Thirty-fourth General Assemblies, was born on a farm in Jones County, Iowa, March 31st, 1854 and in nationality represents both the German and Scotch-Irish strains of blood. His early education was obtained in the rural schools, supplemented by a course at Lenox College in Hopkinton, Iowa.

For the first twelve years of his active life, he alternated between teaching in the winters with farming during the growing season. He was always actively interested in all that pertained to the welfare of his community and prepared himself for a wider participation in public affairs by serving his township for twelve years as their assessor, thus familiarizing himself somewhat with civil government of the county. He also brought his ripened judgment to his local school district, serving it for eighteen years as a director and here it early became apparent that he was bringing to this school district a thoughtful consideration of its meeds, far beyond the average of country school directors. Later on, he was called to the more responsible position of a member of the Board of Supervisors and once again demonstrated that in this position is found a real opportunity for service to his neighbors.

In 1908, though a Democrat in a normally Republican county, he was elected as a state representative and re-elected in 1910. During this time it once more became evident that for a man who really wished to be of service to his state, there is always a place for genuine service. He brought to his own affairs the same methods, energy and conscientious thought which he demonstrated as a public official and by the time he had reached middle life, had achieved a competence which made him a real factor in financial affairs. He had been a stockholder in the Niles & Waters Savings Bank since its first organization. During the World War when the call came out for those who were too old to serve in the field to give their time and energy in prosecuting the war movements at home, William M. Byerly was among the first to respond to that call and he never wearied in doing what he thought was his full share. He early became interested and participated in the seed

Cross movement during the war and about 1920 was elected president of that organization. This office he held at the time of his death, which occurred on July 30th. 1924.

His activity in partisan politics in a Republican county always made itself felt and while the majority of that county disagreed with him, it is not too much to say that he passed to the wider experience of a future life, carrying with him the absolute respect of Jones county. The state of Iowa lost a discerning and conscientious citizen. Jones County has lost an even more valuable asset, a kindly neighbor and a lifelong friend.

E. A. GRIMWOOD,
R. C. PRICHARD,
W. S. KENNEDY,

Committee.

Unanimously adopted March 30, 1925.

HONORABLE CYRUS L. STRATTON

MR. SPEAKER: Your committee appointed to prepare memorial resolutions, commemorating the life, character and public service of the Honorable Cyrus L. Stratton, a former member of the General Assembly of Iowa, begs leave to submit the following:

Cyrus L. Stratton was born in Wayne County, Ohio, December 18, 1843, and died at his home in Red Oak, Iowa, July 6, 1923. He received his education in the public schools and later in the Canaan Academy and Mount Union College at Alliance, Ohio, after which he engaged in teaching and farming. In 1867 he became a licensed minister and was ordained local Deacon in 1884.

He came to Iowa in the spring of 1872 and settled on a farm in Montgomery County. In 1890 a church was built near his home and named Stratton Chapel in his honor. He served as chairman of the building committee in charge of the building of the Montgomery County Court House and later served as a member of the Board of Supervisors for six years. Mr. Stratton was elected to represent Montgomery County in the Twenty-eighth and Twenty-ninth General Assemblies. Mr. Stratton was a man of honor and uprightness, strong in character, in personality and in all the better elements of citizenship. He won the esteem of the community in which he lived and of all with whom he served during his life of usefulness.

In recognition of the value of his service to the state of Iowa and as an expression of our appreciation of his exemplary life and character:

Be It Resolved, By the House of Representatives of the Forty-first General Assembly, that in the passing of the Honorable Cyrus L. Stratton, the state has lost an honored and valuable citizen, a man of high ideals in christian living and useful citizenship. Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House and that the Chief Clerk be directed to forward a copy of the same to the relatives.

C. C. ANDERSON, ROY HANEY, CHAS. W. HUFF,

Committee.

Unanimously adopted March 30, 1925.

HONORABLE G. M. ANDERSON

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life, character and public service of the Honorable G. M. Anderson of Lyon County, Iowa, begs leave to submit the following report:

Honorable G. M. Anderson, who represented the Thirty-first District in the House of Representatives, which district at that time was composed of Lyon and Osceola counties, in the Twenty-seventh and Twenty-eighth General Assemblies, was born February 13, 1861, on a farm in the state of New York. In 1876 his family moved to eastern Iowa, and again moved in 1879 to Lyon County, Iowa, locating in the town of Inwood. He was married July 29, 1885, to Carrie L. Baker and they continued to reside at Inwood until his death, which occurred in the early part of December, 1923.

During his life Mr. Anderson always contributed generously to his community, always willing to help and serve its best interests. He was mayor of Inwood, city treasurer and served on the board of education at various times. At the time of his death he was president of the Inwood Commercial Club and treasurer of the Northwestern Building and Loan Association, which office he held for many years. He was generally known by his friends and neighbors by his genial and cheerful disposition; glad to be of service to everyone, to his county, state and nation. In politics he was a democrat and carried his district by a large majority, which district was in most cases republican in politics. His sterling manhood and well known integrity recognized in Des Moines as well as by his home people and was reelected for his second term.

In business he was associated with his brother for twenty years in the grain and hardware business, and sold out to take charge of the Farmers National Bank at Inwood, Iowa, of which institution he was the executive head at the time of his death.

Mr. Anderson was a member of the Presbyterian church and was also affiliated with the Odd Fellows and Masonic Fraternities. He was loved and respected by all who knew him and at the time of his death, it came as a very sudden shock to the people of his community, who suspended business for the balance of the day, which showed the great respect people had for him.

Therefore, Be It Resolved, By the House of Representatives of the Forty-first General Assembly, that in the passing of Honorable G. M. Anderson, this assembly express its realization of the loss of one of the

leaders in the state, a man of strong character and sterling worth, a man of high ideals in Christian living, and the House would tender by this resolution its sympathy to the family who survives.

Resolved, That a copy of these resolutions be spread upon the Journal of the House of Representatives and that the Chief Clerk be instructed to forward an engrossed copy of the same to the family of the deceased

O. J. REIMERS, W. WALTER WILSON, Z. S. RATLIFF,

Committee.

Unanimously adopted March 30, 1925.

HONORABLE CLINTON S. CROUSE

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Honorable Clinton S. Crouse, former member of the House of Representatives from Adams County, Iowa, beg leave to report the following memorial:

Honorable Clinton S. Crouse, who represented Adams County in the Twenty-eighth and Twenty-ninth General Assemblies, was born in Chester County, Pa., February 10, 1846. He moved with his parents to Savannah, Illinois, in 1856 and 1867 they moved to Sonora, Illinois, where they lived until 1875, when they moved to Adams County, Iowa. Here he followed the occupation of farming.

Mr. Crouse was a most highly respected, thoroughly honest, able, earnest and conscientious citizen. He died in Prescott, Adams County, Iowa, April 21, 1924, at the age of 78 years.

WHEREAS, The life and character of the deceased, and his long 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 character and service of the deceased and at the same time to extend sympathy to the family.

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.

JOHN M. BIXLER, IRA A. GRIPP, ARTHUR LEONARD,

Committee.

Unanimously adopted March 30, 1925.

HON. JOHN E. BRUCE

Mr. SPEAKER: Your committee appointed to prepare a resolution commemorating the life and public service of the Honorable John E. Bruce begs leave to submit the following:



John Edward Brüce was born December 21, 1861, in Lake County, Illinois, the oldest son of Joshua and Elizabeth Ann Bruce, and departed this life at Rockford, Iowa, Saturday, March 22, 1924. In 1862 he came with his parents to Floyd County, Iowa, and located on a farm north of Charles City, but they later returned to Kane County, Illinois, and settled on a farm there, where he grew up and where he worked during the summer months and atended school during the winter time. He later attended an academy at Dundee, where he made an excellent record. In the year 1880 he returned with his parents to Floyd County, Iowa, making the trip overland, this time settling on a farm near Rockford, where a comfortable home was soon provided; and here the mother still resides, being advanced in years; but his father passed away several years ago. They were always known to their neighbors for their industry and piety.

Mr. Bruce was married on December 24, 1884, to Myrtle N. Crissey, a native of Illinois, who survives him. To this union four children were born, all of whom survive him: Roy F. of Davenport, Iowa; Mrs. E. Vera Witzel of Charles City, Iowa; Clarence E. of Rockford, and Mrs. Bernice L. Belshaw, of Rockford, Illinois. He is also survived by two sisters, Mrs. Nellie Baldock and Mrs. Clarence Crowell, both of Rockford; and by five grandchildren.

Early in life Mr. Bruce united with the Baptist church at Rockford and continued in that faith. At the time of his death he was an active member of several civic organizations and always took an active interest in all the affairs of the community. Politically, he was a republican and was one of the leaders of the party of the state, where his influence has been potent for the general good. He was elected from the eighty-eighth district to the Thirty-fourth General Assembly in 1910, and, making a good record that won the hearty approval of his constituents, was reelected for a second term-to the Thirty-fifth General Assembly—when he again distinguished himself, doing much for the good of Floyd county and for the state in general. He introduced the Bruce amendment to the constitution for equal suffrage in his last term of the legislature. He also helped to secure the normal training course in our high school, which we now enjoy the benefits of. He also served as trustee of Rockford township for a period of twelve years, and as justice of the peace for six years. As a public servant, in all capacities in which he has been placed, he has discharged his duties ably, loyally and honestly, to the satisfaction of all concerned, irrespective of party alignment.

He was one of the early members of Sirius Lodge No. 323 A. F. & A. M. and he retained his membership and interest to the end, having served in the various elective offices of the lodge with credit to himself and honor to the fraternity. He was also a member of Mt. Zion Chapter No. 106 R. A. M., Fidelity Chapter No. 42, O. E. S., and Shell Rock Camp No. 382 M. W. A.

Mr. Bruce was active in sponsoring the DeMolay Chapter for boys and the Rainbow Chapter for girls in his community, thus showing his interest in the affairs of the young people of the community, who are to be the future citizens of this country.

In his family life he was a loving son, an affectionate husband and an indulgent father.

LAFE HILL,

HEIKE A. RUST, G. E. SWANSON,

Committee.

Unanimously adopted March 30, 1925.

HON. J. H. McGHEE

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character, and public services of the late Honorable J. H. McGhee of Cerro Gordo County, Iowa, beg leave to submit the following report:

James H. McGhee was born of Scotch parentage on a farm near Postville, Iowa, June 8, 1861. He died in Mason City, Cerro Gordo County, Iowa, December 29, 1924.

He received his education in the public schools in and near Postville. At an early age he engaged in the implement business and continued in this line until 1882, when he moved to Waukon, Allamakee County, Iowa, and there took up the live stock and farming business.

In 1885 he was married to Sophie Jenewein, who died in 1893. To this union were born three children.

In 1894 Mr. McGhee was elected sheriff of Allamakee county, which office he held six years. He established a record for administration of that position which is much respected to this day. He also held other offices of trust in the communities in which he lived. In 1903 he moved to Cerro Gordo County, Iowa, where he purchased a farm and began buying and selling live stock, which occupation he continued until 1918, when he was elected state representative by the republican party. He filled this office with credit to himself and county and was re-elected in 1920. In 1922 he was elected mayor of Mason City, carrying every precinct in the city. This office he held at the time of his death.

Mr. McGhee was a good man. He was honest, kind hearted and considerate and was faithful to the trusts imposed upon him; he was a man of strong convictions, who had the welfare of his community and state ever at heart and looked only to the interest of the people whom he served.

In the death of James H. McGhee, Cerro Cordo county and the state of Iowa have sustained a great loss.

Now, 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 this resolution be spread upon the Journal of the House and that the Chief Clerk be instructed to send an enrolled copy to the children of the deceased.

> C. A. KNUTSON, JOHN H. AIKEN, CHAS. W. HUFF, Committee.

Unanimously adopted March 30, 1925.

HON. CURRAN FREEMAN SWIFT

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and services of the Honorable Curran Freeman Swift, of Shelby county, member of the House of Representatives in the Thirty-second and Thirty-third General Assemblies, beg leave to submit the following memorial:

Curran Freeman Swift was born in Davis County, Iowa, March 16, 1861, and spent his early boyhood in that county, attending district school in season. Later he took a teacher's course in the Southern Iowa Normal and Commercial Institute at Bloomfield and later a course in science.

He came to Shelby county in the year 1882 and began his career as a teacher and so well did he perform his duties, that he was later chosen county superintendent of schools and served two terms. During this service he acquired a taste for politics, which remained with him all through life. His office holding record included, besides the county superintendency heretofore mentioned, many years as a member of the Board of Education of the Independent District of Harlan; two terms as mayor of Harlan, member of the Iowa legislature in the Thirty-second and Thirty-third General Assemblies and was postmaster at the time of his death.

Of all men who have grown up in western Iowa, none contributed more to the upbuilding of the country and there was hardly a worthy enterprise undertaken but that his name and influence were not taken into consideration. His was indeed a life of usefulness, the possessor of a great personality, strong physically, mentally, and possessed of wonderful persuasive powers and of more than average ability as a speaker. He had an active sense of humor and, as a mimic, had few superiors.

He was a thirty-second degree Mason, and Past Master of Parian Lodge, Past High Priest of Olivet Chapter, Past Commander of Mt. Zion Commandery and a member of Za Ga Zig Temple of Des Moines.

Mr. Swift owned and managed quite a large farm during his life, in connection with his other business and took pride in the pure-bred stock which he owned.

He was not an old man, only in the prime of life, when the Supreme Ruler summoned him and gathered him unto his fold. It may be truly said of him:

"Large was his bounty and his soul sincere,
Heaven did a recompense as largely send;
He gave to misery, 'twas all he had—a tear,
He gained from Heaven, 'twas all he asked, a friend."

He gave to his community, his city, state and nation, largely of his time, his talents and his love. He sought no greater reward than the reward of faithful friends, which he gained in large measures.

Be It Resolved, By the House of Representatives of the Forty-first General Assembly, That in the passing of Honorable Curran Freeman Swift, this Assembly express its realization of the loss of one of the leaders in the state, a man of strong character and sterling worth, a man of high ideals in Christian living, and the House would tender by this resolution, its sympathy to the family who survives.

Be It Further Resolved, That a duly enrolled copy of this resolution be forwarded to the family of the deceased.

GEO. E. MILLER,
ARTHUR STOOKESBERRY,
WILBUR F. HUBBARD,
Committee.

Unanimously adopted March 30, 1925.

HON, ROBERT J. JOHNSTON

MR. SPEAKER: Your committee appointed to prepare a memorial resolution commemorating the life, character and public service of Robert J. Johnston, of Humboldt County, Iowa, beg leave to submit the following:

Robert J. Johnston was born on the present site of Pittsburgh, Pa., January 13, 1856, and died November 2, 1924.

His parents, John and Jane (Porter) Johnston, were of Scotch-Irish ancestry.

He came to Iowa with his parents in the spring of 1856. They settled in the vicinity of Springvale (now Humboldt) which was his home during his entire life.

He was educated in the public schools of Humboldt and Humboldt College. He served as deputy county treasurer for one term, resigning that office in 1883 to enter the banking business. He was for several years chairman of the republican county central committee. He served for a number of years as a director of the State Agricultural Society and closed his term of service with the society by serving two years as vice president and one term as president.

He was a republican in politics and served in the House of Representatives in the Thirty-sixth and Thirty-seventh General Assemblies. He was married June 27, 1888, to Mary H. Stoddard. He is survived by his wife. The last act of his life was to make a stirring speech setting forth the principles of the republican party.

Therefore, Be It Resolved, That in the passing of the Honorable Robert J. Johnston, the state has lost a valuable and honored citizen, a man of strong character and sterling worth and the House would tender by this resolution its sympathy to the widow who survives.

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House as an expression of the life and worth of the deceased and copies thereof be transmitted to the widow of the deceased.

FRED C. LOVRIEN, WM. E. G. SAUNDERS, OSCAR ULSTAD,

Committee.

Unanimously adopted March 30, 1925.



HON. OMAR P. WYLAND

MR. SPEAKER: Your committee appointed to prepare a resolution and a befitting memorial on the life, character and public service of the Honorable Omar P. Wyland, a member of the Thirtieth and Thirty-first General Asemblies, beg leave to report as follows:

Omar P. Wyland was born in Elkhart County, Indiana, on August 20, 1855. He was the son of Isaac P. and Julia Wyland. When but an infant, less than one year old, he moved to Shelby county with his parents and grew up with the country, so that to relate his life story would be to tell the story of western Iowa.

He was a progressive, God fearing, law abiding citizen, who took an active part in the upbuilding of the community in which he lived and loved so dearly. He received as good a common school education as the community afforded at that time, and later in 1873 to 1875, attended college in Des Moines, Iowa, and taught school for some time thereafter.

He then took charge of the abstract office of C. J. and D. M. Wyland, who were then engaged in the banking business in Harlan, Iowa, and a few years later he purchased the business, which he continued to own and operate until his death.

In 1875 he was married to Rachael J. Wallace, a native of Adams County, Illinois, who survives him.

Omar, as he was familiarly known, held many offices of public trust of his county, being a member of the town council, school treasurer, clerk of courts, and member of the state legislature, and was a good accountant, and in all of his private and public life there was a genial fellowship that radiated to all who were fortunate enough to have dealings with him.

His was a busy, active and useful life, but not too busy to give heed to the voice of the needy, no matter where it came from, nor yet too busy to give attention to little folks who were always his friends. Because of his courage, his vision and his high ideals, he fashioned for himself a place of influence and respect, and this House is proud to acknowledge the high character of his service and the influence of his life.

Therefore, Be It Resolved by the House of Representatives of the Forty-first General Assembly, that in the death of Honorable Omar P. Wyland this state has lost a loyal citizen, a man of fine ideals and public spirit, and this House by this resolution, tenders its sympathy to the family that survives; and

Be It Further Resolved, That these resolutions be spread upon the Journal and an engrossed copy sent to the surviving members of the family.

GEO. E. MILLER, H. B. OWENS, E. P. HARRISON,

Committee.

Unanimously adopted March 30, 1925.

HISTORY OF HOUSE BILLS IN HOUSE

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46 By Knudson. Leaving ravel, stone or other stance on railroad, when proving highway. Introduced, referred Recommended amendment	en im-	52 By regula —pern	Ulstad. Licensi tion of motor vanent license p d, referred	ng and vehicles lates.

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102 By Hubbard. Apportionment of primary road fund to the various counties. Introduced, referred	110 By Hill. Confiscation of property used in gambling. Introduced, referred
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105 By Forsling. Increasing fee paid sheriffs for boarding prisoners. Introduced, referred	society
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146 By Held. Township Introduced, referred Recommended amendmen	30/9		
passage Amendment adopted Passed: ayes 64, nays 13. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor		153 By Rankin. Pr a personal bond drivers of automo Introduced, referred Without recommende Amendment adopted Failed to pass; ayes	ations ba4
147 By Stepanek. Re- registration of p- names and addresses persons doing busine der trade or fictitious Introduced, referred Recommended amendmen	quiring ersonal by all ess un- names.	154 By Committee of No. 1. Bond issue burned school hot Introduced	339
Recommended amendments passage Amendments adopted Passed: ayes 81, nays 6. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	nt and 660 909 910 1314 1348	155 By Diltz. Rene tificates of incor stockholders. Introduced, referred Recommended passas	ge 339
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148 By Blake. Emplagencies. Introduced, referred Recommended amendmen	309	156 By Christophe election boards. Introduced, referred Recommended amen passage	d. Double
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Approved by Governor 149 By King. Clay Cou Introduced, referred. Recommended passage Passed; ayes 98, nays 1. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	nty. 309 558 648 959 965 972	charter cities pov pel cutting of wer Introduced, referred Necommended amen passage Amendments adopte Passed; ayes 95, nay Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Govern	ving special , ver to comeds.
150 By Martin, School	district	Signed by Speaker Sent to Governor Approved by Govern	
ntroduced, referred Recommended passage Passed; ayes 62, nays 0. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	741 1231 1283 1286 1295 1308	159 By Wagner. N Introduced, referred	oxious weeds.
151 By Noble. Van No Saddlery Co. Introduced, referred Recommended passage Passed; ayes 93, nays 0. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	ostrand	passage	
		160 By Knudson. adulterated dried among feeds. Introduced. referred Recommended passas Passed; ayes 78, nay	
152 By Yenter. Appropriate for repairing and streets adjacent to University. Introduced, referred		161 By Committee of Game. Fishing feet of a dam.	n Fish and within 300

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Amended, referred Recommended amendment and passage Amendments adopted Amended, passed; ayes 57, nays 3	. 383 1 . 585 . 664 6 664	Introduce Iu House	Hollis. Iowa Draft Breeders' Association. d, referred 352 sifting committee.
162 By Committee on Fish and Game. Sheepshead fish. Introduced. Passed: ayes 97, nays 3. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor. 163 Py Committee on Fish and Game. Report by state game.	. 351 . 384 . 949 .1018 .1019 .1019	Recomme passage Amendme Passed; a Received Correctly Signed b Sent to GApproved	Rankin. Legalizing ceron and levy of taxes by ipalities in 1924. d. referred
Introduced Passed; ayes 91, nays 1 Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor			Martin. Town of Belle- ed, referred
164 By Committee on Fish and Game. Nonresident licens for fishing. Introduced		173 By	Jovernor
ror nsning. Introduced Passed; ayes 97, nays 2. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	. 385 . 945 . 960 . 960 . 960	halls. Introduce Recomme passag	ed, referred
Game. Fishing license. Introduced Passed; ayes 80, nays 11 Motion to reconsider. Reconsideration prevailed Amended, passed; ayes 77, nays	đ	Introduce Recomme passas	ed, referred
166 By Kennedy. Increasing salaries of officers at peniten tlary and reformatory. Introduced, referred Recommended passage Falled to pass; ayes 19, nays 7.	. 351 . 484 8 540	Introduce Recomme ponem	Prichard. Property or embezzied — pro- of sale of unclaimed property paid to city or treasurer. d, referred
167 By Harrison of Clarke Four-year term county offi cers. Introduced, referred Recommended indefinite post ponement Indefinitely postponed	. 351	parks Introduce Recomme passas	Prichard. Tax levies for and cemeteries. d, referred
Recommended indefinite post	. 351	a sect Introduce Recomme Amendme Passed; s	n and levee—repealing ion. ion. id. referred
ponement Indefinitely postponed 169 By Harrison of Clarke. Re ports of marriages. Introduced, referred	. 427	Recomme Passed; a	ed, referred
Introduced, referred Recommended passage Passed; ayes 73, nays 5 Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	. 516 .1041 .1090	Introduce	Oldham. Escape ways air shafts—applicable to mines with five or employees. Id. referred

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180 By Wagner. Disposing of school houses, school sites of	f	187	B Nes	у МсСа	aulley.	Andrew T.	
other school property.	361	Int	rodi	iced, r	eferred.	inite post-	398
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other school property. Introduced, referred. Recommended amendment an passage Amendment adopted. Amendment adopted.	. 580	0.000000					
Amended, deterred	. 000	188	Hig	hways.	Road	n Roads and s and high-	
Received back	.1068		way law	s with	ordinati 1 feder	ing state al ald re-	
Correctly enrolled	.1113	Int	rod	rement	eferred.		398
Amended, passed; ayes to, hay 19 Received back. Concurred Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	.1134	Ret	tion	ed wit	hout re	commenda-	710
	- 1	Am	end	ments	filed	896	726
181 By Forsling. Approval of bonds of supervisors.	"	Ma	de s	ments	order	896	912
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Received back	1436	Am	end	ments	filed		1062
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ntroduced, referred. Recommended passage. Passed; ayes 81, nays 3. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	.1446	S.	F. 1	59 subs	tituted	1.1072, 1082-	1118
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182 By Forsling. Duties of clerk of probate court—requiring notice to foreign	m	Int	mai	ry road uced, r	bonds.	ty and pri-	399
heirs. Introduced, referred Recommended passage Passed; ayes 69, nays 2	. 362	In	Hot	ise sift	ing con	mittee.	
Passed; ayes 69, nays 2	667	190				n Roads and ways.	
183 By Knutson. Fish hatch	1-	Int	rod	uced . l; ayes	66, nay	s 4	399 454
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passage	. 443	Sig	rrec	by Sp	eaker		771
passage Committee amendment rejected Passed; ayes 93, nays 3 Received back Correctly enrolled Signed by Speaker Sent to Governor	570	Ap	pro'	o Fove ved by	Govern	or	781 827
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184 By Orr. Mortgage on re-	al lv	Sig	ned	by Sp	eaker		1319
security for the debt.	378	Ap	pro	ved by	Govern	or	1334
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184 By Orr. Mortgage on re- estate for purchase price on security for the debt. Introduced, referred Recommended indefinite pos ponement Report rejected Failed to pass; ayes 22, nays 4.	759 1.1164	Int	rod	uced, r	eferred		399
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185 By Johnson of Mario Maximum speed on highway	n. '8.	193					
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186 By Martin. Exemption fro	m	In	trod	luced, 1	referred	l	. 400 . 869
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196 By Committee on Anima Industry. Affidavits and sam ples furnished by dealers in commercial feeds. Introduced Passed; ayes 64, nays 0 Received back	n	Introduced, referred Recommended passis Passed; ayes 82, na Received back Correctly enrolled. Signed by Speaker. Sent to Governor Approved by Governor	
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197 By Anderson of Montgom ery. County aid to farm im provement associations. Introduced, referred In House sifting committee.		207 By Rankin. Concertificates or practice of phenomenacists.	
198 By Committee on Suppres sion of Intemperance. Label ing of legal shipments of in toxicating liquors.	-	Recommended pass Failed to pass; ayes	age
toxicating liquors. Introduced Action deferred Passed; ayes 93, nays 0. Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	. 458 . 536 .1041 .1090 .1090 .1090 .1195	208 By Grimwood. judges of the di Introduced. referre Recommended ame passage Amendments reject Action deferred Failed to pass; aye	strict court.
199 Fy Oliver. Compensation of drainage engineers. Introduced. referred	. 414 . 536 . 638	209 By Ulstad, A carriers defined carriers. Introduced, referre In House sifting co	as common
200 By Kennedy. Corn sugar. Introduced. referred	. 503	for false pretens Introduced, referre Recommended ind ponement Indefinitely postpoi	es. d
201 By Hansen. Compensation of justice of the peace and constables. Introduced. referred. Recommended passage. Passed; ayes 70, nays 2. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor		211 By McCaulley, issuance of bai graduates of c schools, Introduced, referre In House sifting co	Restricting licenses to qualified law
Sent to Governor	.1436	212 By Bixler. D between boards ors as to count way matters—fri	isagreements of supervis- y line high-
and minors in industries. Introduced, referred Recommended indefinite post ponement Indefinitely postponed	. 428 - . 723	Introduced, referre	er to settle.
203 By McCaulley, Indexing mortgages and assignment filed with county recorder. Introduced, referred	-	passage Amendments adopt Passed; ayes 88, na Received back Correctly enrolled. Signed by Speaker Sent to Governor Approved by Governor.	ys 5 691 1014 1034 1034 1064 1067 1195
204 By Yenter. Passenger and freight elevators. Introduced, referred	đ	213 By Hanson Bath houses at Introduced, referred In House sifting co	of Hancock. lakes. d

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214 By Vincent. Cooperative associations—authorizing associations to do business with nonmembers. Introduced referred	224 By Yenter. Bonds under Federal Farm Loan Act—authorizing purchase by insurance companies, banks, trust companies, receivers, and trustees. Introduced, referred
215 By Lovrien. Statute of limitations—rights of minors and of insane persons. Introduced, referred	Amendments adopted
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216 By Lovrien. To provide for notice to holders of tax sale certificates of rdemption from such sale.	225—By Hager. Serving original notice by registered letter. Introduced, referred
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0	8 227 By Gripp. Bible reading in public schools. Introduced, referred
217 By Graham. Housing laws in certain classes of cities. Introduced, referred	Recommended indefinite post-
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of expenditures. Introduced, referred	1 228 By Wagner. Providing for
219 By Graham. Day schools for deaf children. Introduced. referred	cuniary incorporations. Introduced, referred
220 By O'Donnell. Salary of deputy treasurers.	Signed by Speaker
deputy treasurers. Introduced, referred	229 By Oliver, Drainage, Introduced, referred 460 Returned without recommenda
Passed; ayes 59, nays 7104 221 By Knutson. State plumb-	land adjoining state farm at
Ing engineer. Introduced, referred. Returned without recommendation	o Introduced. referred
222 By Knutson, Regulation of plumbing in cities and towns. Introduced, referred	Signed by Speaker
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223 By Smith of Chickasaw. Fredericksburg - Township.	Introduced, referred 464
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232 By Grimwood. Several sentences to one convict to be construed as one continuous sentence in granting or forfeiting of good time. Introduced, referred	. 464 . 772 .1036	from primary rosies made for har primary roads in towns with buil aging more that apart. Introduced, referred Withdrawn	dings aver- n 200 feet 466
233 By Diltz. Allowing super- visors to increase fees of in- sanity commissioners. Introduced, referred. Recommended indefinite post- ponement Indefinitely postponed	464	241 By Troup and a senting to acqui S. of areas of lan in lowa for estat Upper Mississippi Life and Fish R. Introduced, referred	d and water
234 By Haney. Transfer of funds by supervisors from primary road fund to county bridge fund. Introduced, referred. Recommended passage. Action deferred. Amendment filed Amendment adopted. Amended, passed; ayes 73, nays	465 563 677	passage Amendments adopter Passed; ayes 81. nay Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Govern	731 1
235 By King. School attend- ance—allowing school boards to exclude children under of when deemed too immature.	685	242 By Rankin. F tising and misrep in sales of lubr and greases. Introduced, referred Recommended amen	dment and
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236 By Vincent, County high school tuition. Introduced, referred		In House sifting co 244 By Martin. Tow vue. Introduced, referred.	vn of Belle-
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tion—construction of an edu- cational building on state fair grounds. Introduced, referred, kecommended indefinite post-	465	246 By Brittain. Do mai fund. Introduced, referred. Recommended indef ponement	mestic ani-
ponement Indefinitely postponed 238 By Troup. Making parents responsible for damages committed by their minor children.		247 By Oliver. It levee and drainag Introduced, referred. Recommended passag Amendments filed S. F. 193 substituted	e
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250 By Martin. Examination real estate titles by Attor General and by county att neys—state guarantee of titles. Introduced, referred In House sifting committee.	ney tor-	261 By I Introduce Recomme Amended, Received Correctly Signed by	Knutson. d, referr nded pass passed; back enrolled	Muskrats ed sage ayes 79, na r ernor	ys 2 668 1182 1212
251 By Wolfe. Discontinu publication of biennial rep	ort				
of expenditures by Auditor State. Introduced, referred Recommended passage		Introduce	d, referr	ed	490
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253 By Martin. Exempting of tain live stock from taxati	lon.	Introduce In House	sifting o	committee.	490
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254 By Lovrien. Entering judger liens.	un-	265 By 1	McCaulle arriers—	y. Motor increasing	ve-
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ing 65% of votes cast for for orable action. Introduced, referred Recommended indefinite po	av-				
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257 By Blake. Delinquent list. Introduced, referred		267 By F	lankin.	rnor State super ic instruct	rin-
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270 By Kennedy. Judicial districts.		Recommended passage	. 920
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271 By Venard. School taxs tion. Introduced, referred Recommended amendment an passage	. 492 d . 774 .1074	281 By Lepley. School tax levy Introduced, referred Recommended indefinite post- ponement Indefinitely postponed 282 By Elliott. Delinquent	722 754
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275 By Hansen. Detention hos pitals for contagious disease—changing maximum expenditures from \$40,000 to \$60,000.	8 - -	Introduced, referred. Recommended indefinite post- ponement. Report rejected. Amendment filed. Amended, passed; ayes 58, nays	629
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276 By Hansen. Witnesses t execution of death penalty. Introduced, referred Recommended indefinite post		tax. Introduced, referred. Recommended amendment and passage Amendments adopted.	
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277 By O'Donnell. Repealing federal maternity and infanct act. Introduced, referred	. 493	288 By Held. Plymouth county. Introduced, referred. Recommended passage. Passed; ayes 81, nays 0. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor.	507 795 871
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29	that railway commission ma require adequate service from electric companies i	У	Intr In I	oduced, reformation of the second sec	erredg committee. g. Water course towns.	. 510 es
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313 By Wagner. Assessment for cost of street improvements and sewers.	Introduced, referred. 566 Recommended amendment and passage 797 Amendments adopted 1048 Passed; ayes 71, nays 1 1048 Received back 1295 Correctly enrolled 1319 Signed by Speaker 1320 Sent to Governor 1334 Approved by Governor 1436
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314 By Rice. Cost of any action in which fine is imposed to be paid out of fine. Introduced, referred	323 By Latimer. Bridging Missouri River. Introduced, referred
315 By Committee on Mines and Mining, Charging drill holes	and township officers. Introduced, referred
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316 By Williams. Creating state commission on textbooks. Introduced, referred	326 By Forsling. Requiring counties to publish natice for bids for printing. Introduced, referred. 592
217 By Rhinehart. Hog cholera virus and serum. Introduced, referred	In House sifting committee. 327 By Forsling. Creation of a pension and annuity retirement system for teachers in public schools.
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and penalty. Introduced	330 By Wagner. Claims for personal injury. Introduced, referred

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331 By Diltz. sheriffs. Introduced, ref Recommended Passed; ayes 8: Received back. Correctly enrol Signed by Spea Sent to Govern Approved by G 332 By Diltz. election boa Introduced, ref In House sifti 333 By Grahs department.	Fees charged by derred passage 2, nays 0	. 593 . 705 . 893 .1068 .1090 .1090 .1195 . 593	H. F. Pag 339 By Committee on Motor Ve- hicles and Transportation. Penalties for violation of mo- tor vehicle law. Introduced 5. Passed; ayes 85, nays 7. 8. Received back. 13. Correctly enrolled. 13. Signed by Speaker 13. Sent to Governor. 14. 340 By Noble. Delinquent taxes. Introduced, referred. 5. Recommended passage. 7. Passed; ayes 68, nays 0. 7. Received back. 10. Correctly enrolled. 10. Signed by Speaker 10. Signed by Speaker 10. Signed by Speaker 10. Sent to Governor 10.	944990910 9406890
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336 By Commi	ttee on Motor Ve Transportation	1.	Recommended indefinite post- ponement	95 93
Amendment fil Amended, pass 4	ed ed; ayes 83, nay	. 594 . 627 s . 833 .1198	346 By Long. Election of di- rectors of state fair board.	
Concurred Correctly enro Signed by Spea Sent to Govern Approved by G	ed. ed; ayes 83, nay lled. ker or	.1219 .1262 .1262 .1262 .1308	In House sifting committee. 347 By Wolfe. Publication of proceeding of board of super-	95
227 De Com	ittee on Motor Ve Transportation way by vehicles 3, nays 2	5-9-7-4	Visors. Introduced referred 5: Recommended passge 7: Passed; ayes 84, nays 0: 9: Received back 13: Correctly enrolled 13: Signed by Speaker 13: Sent to Governor 13: Approved by Governor 14:	96 05 02 49 90 91
Approved by G	akerorovernorovernor	.1308	348 By Hill. Recovery of real estate. Introduced, referred	96
hicles and	Transportation les. 1. nays 7. lled ker nor Sovernor	1.	committee 10 10: Reported out with amendments 10: Amendments adopted 12: Passed: ayes 75, nays 5 12: Received back 14: Correctly enrolled 14: Signed by Speaker 14: Sent to Governor 14: Approved by Governor 14:	16 19 69 70 39 43 44
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349 By Committee on Appropri- ations. Electrician for vot- ing machine in House of Rep- resentatives.	362 By Grimwood, Impersonating a police officer. Introduced, referred
Introduced	ponement
850 By Blake. Fraternal bene- ficiary societies. Introduced	363 By Committee on Motor Vehicles and Transportation. Motor vehicles. Introduced
351 By Rice. Compensation of examiners. Introduced, referred	364 By Committee on Motor Vehicles and Transportation. Motor carriers. Introduced
352 'By Elliott. Bread. 597 Introduced, referred	365 By Committee on Motor Vehicles and Transportation. Motor vehicles. Introduced
354 By Rhinehart. Acknowled ledgements within state. Introduced, referred 597 Recommended amendment and passage 730 Amendments adopted 786 Passed; ayes 92, nays 0 876 355 By Dewar. Examination of insurance companies. Introduced, referred 597 Recommended passage 785 Passed; ayes 71, nays 0 1055	366 By Committee on Motor Vehicles and Transportation Motor vehicles Introduced
356 By McIrath. Expenditures of park fund. Introduced, referred 597 Recommended indefinite post-	No 1. Neglected children and widows' aid. Introduced
ponement	vation of Resources. State board of conservation. Introduced
358 By McCauley. Paroles. Introduced. referred	Means. Taxation of bank stocks. Introduced
In House sifting committee 360 By Craig. J. W. Slocum. Introduced. referred 598 Recommended passage 1063 Recommended passage 1173 Passed: ayes 83, nays 8 1280 Received back 1418 Correctly enrolled 1430 Signed by Speaker 1430 Sent to Governor 1436 Approved by Governor 1436	Approved by Governor1409 370 By Committee on Municipal Corporations. Director of the budget. Introduced
361 By Rice. Duties of warden of penitentiary and men's reformatory. Introduced, referred	Introduced

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373 By Committee on Judicia; No .2. Legalizing certain is corporations. Introduced		1 1	Corporations. provements.	tee on Municipal Street im-
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374 By Committee on Judicial No. 2. Cigarettes. Introduced	817 ys	383 Intr	By Commit Corporations commissioner coduced	tee on Municipal City planning
No. 2. Selling price of article manufactured by convict is bor. Introduced		Rec Cor Sign Sen App	eived back. rectly enroll ned by Spea t to Govern proved by G	819 , nays 27 1153 27 1418 ed 1430 ker 1430 or 1430 overnor 1436
376 By Committee on Judician	ry	884	By Commit Corporations	tee on Municipal Platting of
Introduced	817 878 1231	Intr Fail	oduced led to pass; a	yes 21, nays 561154
Introduced	1262 1262 1262 1308	385 Intr	By Commit Corporations, oduced led to pass;	tee on Municipal Building lines.
377 Ey Committee on Judician No. 2. Prices of legal publ	ry 1-	886	By Commit	tee on Judiciary
Introduced	817 923	Intr Pas Rec Cor	oduced sed; ayes 67, eived back rectly enroll	820 nays 5 874 1168 ed 1196 ker 1220
Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	1481	App	roved by G	overnor1250
Approved by Governor. 378 By Committee on School and Text Books. State aid for certain schools. Introduced	ls or	í	n making re	tee on Judiciary provide for for- cancellation of trees for default ports and paying
379 By Committee on Motor V hicles and Transportatio Motor carriers. Introduced Made special order Amended, passed; ayes 68, na		To Rec Pas Rec Cor	sifting commalled from c sed; ayes 80, eived back. rectly enroll	820 1248
Amended, passed; ayes 68, nay 16	. 899 . 1167	Sen App	t to Governo croved by G	er1444 or1444 overnor1446
Received back Concurred Correctly enrolled Signued by Speaker Sent to Governor Approved by Governor	1189 1262 1262 1262	1	nominations.	tee on Judiciary cation of lists of
380 By Committee on Motor V hicles and Transportatio	e-	204	D	D - 1 - 1
Motor carriers. Introduced Made special order Amended, passed; ayes 82, na; 12 Received back Concurred Correctly enrolled Signed by Speaker Sent to Governor. Approved by Governor.		Pas Rec Cor Sign	sed; ayes 65, eived back rectly enroll ned by Speat to Governo	rs. Banks. 857 nays 6 857 ed 865 ed 926 ker 926 r 931 vernor 973
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			Hardin count oduced, refe ommended sed; ayes 90	
381 By Committee on Municip Corporations. Street in provements.	al n-	Cor Sign	elved back. rectly enroll red by Speak t to Governo	Passage. 1013 p. nays 0 1070 1214 ed 1262 er 1262 r 1262
Amended, passed; ayes 65, nays	0 1025	App	roved by Go	vernor

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391 By Sifting Committed Town of Ossian. Introduced	1059	Received back. Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	
Signed by Speaker. Sent to Governor. Approved by Governor. 392 By Sifting Committee State	.1220	399 By Committee on (Marvin H. Wiegman. Introduced, referred Recommended passage Passed: ayes 75, nays 22	
banking board. Introduced Passed: ayes 86, nays 0. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor. 393 By Sifting Committee	.1262 .1262 .1262 .1262	400 By Committee on (Martha Hutchins. Introduced, referred Recommended passage. Passed: ayes 90, nays 0 Correctly enrolled Signed by Speaker. Sent to Governor Approved by Governor	1177
Banking—amending Hous File 129. Introduced	.1176 .1178 .1198 .1262 .1262 .1262 .1262	\$61 By Sifting Committee ternal beneficiary socie Introduced Failed to pass; ayes 42, ns Reconsideration prevailed Passed; ayes 68, nays 9 Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	Fra-
ical Building		402 By Sifting Committee ternal beneficiary socie	. Fra- ties.
Introduced Amended, passed; ayes 64, nay 17. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	.1418 .1430 .1430 .1430 .1436	Introduced	Appro- board certain
395 By Committee on Appropriations. Same as S. F. 326 Sesquicentennial Internation al Exposition. Introduced	6. 1-	Introduced	1334 1335 1349 1390 ut ac-
896 By Committee on Claims Lyon County Farm Bureau	8. 1.	tion Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	1481 1440 1440 1440
Recommended passage. Passed; ayes 81, nays 3. Received back. Correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	. 1400	404 By Sifting Commanding House File 3 Introduced	nittee. 21. 1351 1409
Recommended amendment and	.1177		
passage Amendment adopted Passed; ayes 83, nays 01286 Received back Correctly enrolled Signed by Speaker Sent to Governor Approved by Governor	.1286 -1287 .1418 .1430 .1430	405 By Sifting Commamending Senate File : Introduced, failed to pass 49, nays 44	; ayes 1396
Approved by Governor	.1177	406 By Hager. Amen House File 262, relating ter-state bridge. Introduced Passed; ayes 85, nays 0 Received back Correctly enrolled Signed by Speaker Sent to Governor	
nava, passou; ajos so, nayi		Sout to Governor	1330

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1 By Stoddard. Traveling expenses of superintendent of public instruction, and deputy.		Amendment rejected Passed; ayes 97, nays 0 Signed by Speaker	569
Received Passed; ayes 103, nays 0 Signed by Speaker	21 22 119	manufacture, possession sale of intoxicating liqu Referred	ors.
3 By Brookhart. Priority of claims in receiverships of		Recommended passage Amended, passed; ayes 87, 10	nays
Referred	274	Signed by Speaker	652
In House sifting committee. Amendment filed	1132	13 By Baird. Waterwo extension of mains and cial assessments theref	l spe- or.
Amended, passed	1161	Referred	post-
4 By Fulton. Property to		Minority recommended ar ment and passage	mend-
public charities exempted from inheritance tax.		Minority report substituted Minority amendments am	1 776
Referred Recommended amendment and passage Amendments adopted	262 301	and adopted	777 779 780
Amended, passed; ayes 93, nays 0 House insisted. Conference committee. Conference report. Conference report adopted. Signed by Speaker.	301 380 389 541 542	15 By Goodwin. Constru reconstruction and rep of sewers and metho- payment therefor. Referred	ction, airing ds of
5 By Gilchrist. Time when secretary and treasurer of school districts shall qualify.	5370	Recommended passage Passed; ayes 86, nays 2 Signed by Speaker	208
Referred Recommended passage Amended, passed; ayes 97, nays 0 Signed by Speaker	350 365	16 By Goodwin. Owne purchase, maintenance operation of municipal w works in cities of 100,0	and vater-
6 By Shane. Powers of the board of water works trus- tees.		habitants or more. Referred to municipal cortions	202
Referred	5490-9380-	Amendments adopted	368
Amendment adopted	453	Amended, passed; ayes 90, r Signed by Speaker	511
Signed by Speaker	911	standing committee or treichment and reform.	n re-
ucts.	353	Referred	post-
Recommended amendment and passage		Indefinitely postponed Motion filed to reconsider	587

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21 By Gilchrist. Voting machines—placement of levers. Referred	8- 432 589 838 952	35 By Gunderson. tion—Rice Lake di Referred Recommended passa; Passed; ayes 91, nays Signed by Speaker	ge
22 By Gilchrist, Fur'bearing animals and trapping regulations. Referred Recommended amendment are passage Amendment rejected Passed: ayes 82, nays 0. Signed by Speaker	a- 341 nd	37 By Rigby. Labe ricultural seeds. Referred to agricultur Recommended indefi ponement Indefinitely postponed 38 By Brookhart, of assessment aga	re 481 nite post 733 d 761 Collection
23 By Brookins. Transferrin from Board of Control Board of Parole, parole pow er relating to women's re formatory. Referred Recommended passage Passed; ayes 82, nays 10 Signed by Speaker	to v- e-	holders of banks. Referred Recommended ament passage Amendments adopted Passed; ayes 64, nays Signed by Speaker 41 By Stoddard. Mi	218 dment and
25 By Stoddard. Creating board of architectural examiners. Referred Recommended passage	a n- 310	cities and towns— space in markets. Referred Substituted for H. F Passed; ayes 90, nays Signed by Speaker 43 By Bowman. Ac the bar.	201 . 58
26 By White. Creating a commission for the blind—appropriation for same.	n- 0-	Referred	, nays 671192
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passage Amendment adopted Failed to pass; ayes 22, nays 64 29 By Romkey Prima fac evidence of violation of lique laws. Referred Recommended amendment ar	. 522 . 523	45 By Goodwin. tion for publishin fective upon publis Referred. Recommended passag. Amendment offered. Made special order Enacting clause stri 61, nays 42	171 e
passage Amendment filed Amendments adopted Amended, passed; ayes 75, nays Signed by Speaker	699 1158 4.1158	46 By Committee or vision. Redemption cution sale Referred	n Code Re- n from exe-
30 By Gilchrist. Employer liability and workmen's compensation. Referred to labor	1-	Indefinitely postponed 47 By Committee of vision. Taxation and swine. Referred	n Code Re- of sheep
32 By Goodwin. Approprise tion to defray expenses of inaugural ceremonies. Referred	9000	passage	607
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49 By Committee on Code Revision. Crime of rape—pur ishment for	0- 1-	record	of shipmen	ts.	200
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passage Amendments adopted Passed; ayes 96, nays 4. House insisted Conference committee Conference report Report adopted Signed by Speaker	952 942 1112	Innabi	Goodwin. al in cities tants or ov	er.	
Signed by Speaker		Recomme passas Amendme	nded amen ge ents adopted yes 64, nays	dment a	nd 396
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Referred		vision ficials fraudi	Committee of Refusal of to make alent acts in usiness of be	reports n transa	of- s— ct-
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55 By Campbell. Sleepin berths on live stock trains. Referred to sifting committee.		Action d Amendme Made spe	eferred ent filed cial order		300 324
56 By Fulton. Organization operation and supervision of credit unions—their powers.	20	Amendme Amendme Amendme	eferred ent filed ent filed ent withdravents filed ents withdra ents filed eferred	ıwn	328 854
credit unions—their powers. Referred Recommended passage. Passed; ayes 81, nays 7. Signed by Speaker.	495 722 1106	Recomme	nded amen	dment a	nd
57 By Dean. Rights of partie		To sifting	ge g committee ents ayes 68, nay		753
to actions on obligations secured by mortgages or deed of trust.	e-	1 1/2 1/2 E E E	ayes 68, nay Committee o		
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62 By Bergman. County an district fairs.		79 By l	Bowman. In	nproveme	
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64 By Dean. To legalize of dinance 71 of primghar, gran ing G. A. Healy a franchis for electric light system.	r- t- se	stituti	Kimberly. of control cons.		
Recommended amendment an	218	Referred Reported Passed; a	outyes 68, nays	6	929 1019 1234
passage Amendments adopted Passed; ayes 86, nays 5. Signed by Speaker	. 356 . 356	17200 00200	Gilchrist.		
65 By Roberts. Primary an secondary road systems.		Referred	nded passag lyes 79, nay	es 0	341 555 671

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82 By Baird. Legalizing con tract given Wickham Bridg and Pipe Company. Referred Recommended passage Amended, passed; ayes 92, nays Signed by Speaker	. 257 . 359 0 407 . 428	a c	By McLeland. Authorizing an annual assessment upor cometery lots to cover expense of care. erred	1
83 By Stoddard. Tax lie upon personal property i restaurants. Referred	n . 340 . 560 . 693 . 766	96 C Refe	By Cavanaugh. Limitation of actions under workmen's compensation law. erred	1 8 . 1059
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85 By Committee on Code Revision. Discharge of delir quent children from state in stitutions—alse parole of. Referred Recommended passage	. 219 . 294 0 330	l fi	By Romkey. Making pen alty for bootlegging jail and fine. Gerred	. 369 . 657 .1163 .1320
86 By Committee on Code Revision. Liability or railroad for damages by fire. Referred Recommended amendment an passage	. 219 d	Refe	fer of city funds. ferred commended amendment an assage endments adopted ssed: ayes 81, nays 0 ned by Speaker	. 402 d
87 By Committee on Code Revision. Rendering all month ly appropriations to state in stitutions available the first of each month. Referred Recommended amendment ampassage Amendments adopted Passed; ayes 93, nays 1 Signed by Speaker	218 d 377 415	Refe Rec ps Ame Ame	By Fulton. Permitting de posit of sheriff certificate o sale with insurance depart ment. ferred	. 369 d . 483 . 575 s 23
89 By Ramsey. Requiring county auditors to return centain old volumes of statut. The superintendent of printing Referred Passed: ayes 89. nays 2	r- es g. 530 792 1190 1303	Ref Rec pr Ame		354 d . 536 . 604
91 By Stoddard. Drainage construction, maintenance as repairs of settling basins. Referred	1015 	Ref Rec p Ind 106	By Campbell. Notice to mortgagees and lienholder of expiration of right of redemption from tax sale. ferred commended indefinite post comment	. 716 - 729 . 762
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107 By Baird. Compensatio of councilmen in cities an towns. Referred	đ	Game. capture Referred Recommen	ommittee on Fish and Allowing killing or of certain game birds. ded amendment and	340
108 By Baird. Levying additional tax in cities of 35,00 or more for pension fund for police and firemen. Referred Recommended amendment an passage	i- 00 or . 353	signed by	nt filed	501 524 526 652
Recommended amendment an passage Amendments adopted Passed; ayes 64. nays 2 Signed by Speaker	d . 396 . 456 . 456 . 511	122 By R alty for Referred Passed; ay Signed by	oberts. Fixing pen- bank embezziement. /es 59, nays 21 Speaker	929 1305 1347
109 By Baird. Changing tim of returning assessment roll Referred	8. . 379	council commis ment.	avanaugh. Number of men in cities having sion form of govern- ded amendment and	403
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113 By Fulton. Changing requirement for improvement bonds in which insurance companies may invest.		127 By F	Cackler. Providing a evidence in law on re-	
Referred Recommended passage Passed; ayes 66, nays 3 Signed by Speaker	. 783 .1127 .1220	Referred	Cilis. Regarding sol-	929
114 By Buser. County treas urer's bond—statewide as sessment to insure agains	8- 8- 8t	In House	sifting committee.	433
loss of funds. Referred Committee returned without recommendation Amendments adopted	-	struction propert prima f	omkey. Making the de- on of any liquid while y is being searched acle evidence that such is intoxicating.	
115 By Baird. Extending so diers' tax exemptions to ver	1- t-	Recommen Passed; ay Signed by	ided passagees 91 nays 4 Speaker	485 574 652
Referred Recommended passage Amendment filed Amended Passed; ayes 87, nays 0. Signed by Speaker	. 432 . 482 . 604 . 609 . 609	Referred	ulton. Publication of ive acts. ded passage yes 79, nays 1 Speaker	472
116 By Slemmons. Fees for constables. Referred	or	of wed	Committee on Child e. Children born out lock.	
117 By Rigby. Appropriation- toward expenses of propose national encampment of (ed ₃.	Referred Reported (Passed; ay Signed by	out. es 103, nays 0 Speaker	928 1019 1115 1 220
Recommended passage Passed; ayes 66, nays 0 Signed by Speaker	.1172	137 By I for bus wood, memori	Rigby. Appropriation st of Samuel J. Kirk- and to repair Iowa al at Vicksburg.	000
118 By Goodwin. Giving De Moines title to abandone channel of Racoon and De Moines rivers for state park	2	Recommen Passed; as Signed by	ided passageyes 71, nays 7 Speaker	731 882 952
Referred Recommended passage Passed; ayes 72, nays 0. Signed by Speaker	. 752 .1283 .1347	officers'	elson. Payment of cou salaries. ided amendment and	
119 By Ellis. Prohibiting benc paroles in liquor cases. Referred	h	passage Amendmen Passed; as	its adoptedes 86, nays 0	608 854 854

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141 Giving state aid to educa- tion of deaf children in day schools to the age of four- teen.		Roberts. Rewards— rest of criminals when whereabouts are un-
Substituted for H. F. 219 10 Passed; ayes 72, nays 3 10 Signed by Speaker 12	20 Referred 39 Passed; a 13 Signed b	946 yes 76, nays 0
143 By Brookhart. Same as H. F. 186. Exemption from taxation—to deduct amount of mortgage from assessed value of real estate. Referred	road	
144 By Committee on Child Welfare. Requiring board of control to furnish county	Amended Printed Amendme Failed to Motion t Action d	deferred 1119 n Journal 1128 nt filed 1131 pass; ayes 47, nays 61, 1143 1145 o reconsider 1145 eferred 1153
gible to marry. Referred to judiclary. Committee recommended passage Passed the House; ayes 82, nays 0	stitute Made spe Reconsid Substitut Amended	led to reconsider sub-
146 By Cavanaugh. Reports of city officers, boards and commissions.	Concurre Signed b	d in part
Referred 9 Reported out 10 Falled to pass; ayes 45, nays 45, 13 Reconsidered 14 Passed; ayes 71, nays 6 14 Signed by Speaker 14	50 160 By 19 fire a: 95 Referred 34 Passed; 3 35 Signed b	Campbell. Insurance— ssociations. 929
149 By Fackler. Fraternal life insurance — permitting deposit of sheriff's deeds with insurance commissioner. Referred	fidelit Referred Reported Passed: Refused Signed b	out 946 out 1019 tyes 77, nays 3 1245 to reconsider 1316 y Speaker 1307
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150 By Breakenridge. Drain- age—lump payment of as- sessment. Referred	Referred Recommon Passed: Signed b	716 ended passage 796 ayes 67. nays 11 875 y Speaker 952
151 By Stoddard. General fund of all cities and towns—per- mitting additional levy for 1925 and 1926. Referred	cover	Goodwin. Deposits by nsurance companies to the valuation of poli-
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152 By Bowman. Limiting firemen's required hours to 12, in cities of 35,000 or more. Referred		Browne. Dividends of ance companies other life—limited to earned s.
153 By Buser. Appropriation— to pay drainage tax against state lands in Muscatine and	toin	Gilchrist. Prohibiting
Louisa counties. Referred Recommended passage Passed; ayes 90, nays 0.	Referred Passed: 789 Signed 1 Recalled Unable t	1118 ayes 82 nays 10 1246 y Speaker 1307 from Senate 1349 o return bill 1399
156 By Schmedika. To change date of payment of taxes. Referred	170 By	Ellis. All printing to ne in the state

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173 By Fulton. Co-ins	urance	Reported out Passed; ayes 85, Signed by Speak	949 1019 nays 01136 er1213
Referred Recommended passage. Amendment filed. Amendment withdrawn. Passed: ayes 73, nays 0. Signed by Speaker. House requested return. Returned to House. Reconsideration prevalled	11326	191 By Romkey. canned heat. Referred Recommended pi Amendment filed Amendment filed To sifting comm Withdrawn from	Intoxicants—
Signed by Speaker	Draw- court	193 By Shinn. levee and dra —changing m dure for estal Substituted for l Passed; ayes 79. Signed by Speak	Inter-county diagonal districts at the diagonal districts at the diagonal district district district district district district district diagonal district d
176 By Stoddard. Com tion and mileage of tenant Governor and S of the House—time o ment.	peaker f pay-	supervisors to public or priv Referred	gh. Permitting rent wards in ate hospitals.
Received Passed: ayes 88, nays 0. Signed by Speaker	cations in at-	202 By Cavanau for appointme	Transferring ands to state
180 By Cessna. Passeng freight elevators—rep the action of the 40th Extra Session authori commission to promul code of regulations. Referred		cials. Referred Recommended ps 203 By Snook. ers lien on gr Referred	
code of regulations. Referred Recommended passage Amended, passed; ayes 58 32 Signed by Speaker	795	206 By Breaken	r excess loans1216
executive council to property which has omitted from regular a ments.		a draw brid East and West Referred Recommended pr Passed; ayes 63, 1 Signed by Speake	construction of ge connecting Connecting Cokoboji lakes. 1001 assage 1058 nays 25 1274 r 1347
Referred l'assed: ayes 76, nays 0 Signed by Speaker	1182 1258 1307	207 By Clearma and contracts-	n. Mortgages —marginal no- ord thereof.
187 By Buser. Making ship trustees local su sory boards under warehouse law.	pervi- bonded	Referred Recommended pa Passed; ayes 87.	
Referred	- 1	208 By Breaken galize the tra- tion of count of Palo Ali	ridge. To le- nsfer of a por- y bridge fund to county to und. 973
188 By Buser. Limitin posits in any state loan and trust compatwenty times the properties and surplus.	bank, any to aid-up	county road f Referred Reported out Passed: ayes 64,	und. 973

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216 By Bergman. Motor ve- hicles—registration fees. Referred	246 By Stoddard. Fees and refunds of inheritance tax. Referred
19	247 By Stoddard. Salaries and expenses of judges. Referred
les at state educational institutions. Received in House	Referred 951 Recommended passage 1321 Passed; ayes 80, nays 1 1393 Signed by Speaker 1420
218 By Shaff. City assessors' salaries. Referred	248 By Stoddard. Reward for apprehension of convicts. Referred
229 By Cavanaugh. Trial judges—selection of. Referred	249 By Stoddard. Expenses of mine inspectors. Referred
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231 By McLeland. Repair of county buildings. 1113	Referred
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Referred	270 By Goodwin. Streets. Received
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