STATE OF IOWA 1927

Journal of the House

OF THE

Forty-second General Assembly

REGULAR SESSION
CONVENED JANUARY 10, 1927
ADJOURNED APRIL 15, 1927

JOHN HAMMILL, Governor

L. V. CARTER, Speaker of the House

CLEM F. KIMBALL, President of the Senate

Published by
THE STATE OF IOWA
Des Moines



FORTY-SECOND GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

L. V. CARTER, Speaker of the House	Lawn Hill
HOWARD A. MATHEWS, Speaker Pro Tempore	
A. C. Gustafson, Chief Clerk	
PETER WELSH, Assistant Clerk	
ROBERT M. COOK, Reading Clerk	Clarksville
CECIL HAWLEY, Engrossing Clerk	
CATHERINE A. ROBERTS, Enrolling Clerk	Des Moines
ANNA STILLWELL, Assistant Enrolling Clerk	Waukon
LILLIAN LEFFERT, Assistant to Chief Clerk	
MARGARET CANFIELD, Journal Clerk	Des Moines
GEORGIA MILLER, Assistant Journal Clerk	
CHARLES LINDENAU, File Clerk	
JOHN MONTGOMERY, Assistant File Clerk	Des Moines
EDDIE E. BLEGELID, Bill Clerk	
W. B. BLAKE, Assistant Bill Clerk	
CHRISTYNA CALLISON, House Postmistress	Britt
OLEY NELSON, Sergeant-at-Arms	
WALTER R. COOK, Assistant Sergeant-at-Arms	
EMILY FARIS, Speaker's Clerk	
MADELINE BURROWS, Chief Clerk's Clerk	

EXCHANGE

ELECTIVE STATE OFFICERS Official Address—Des Moines, Iowa

Name	Office	Address	Politics
John Hammill	Governor	Britt	Republican
Clem F. Kimball	Lieutenant Governor	Council Bluffs	Republican
Walter C. Ramsay	Secretary of State	Belmond	Republican
J. W. Long	Auditor of State	Ames	Republican
Ray E. Johnson	Treasurer of State	Muscatine	Republican
Mark G. Thornburg	Secretary of Agriculture	Emmetsburg	Republicar
John Fletcher	Attorney General	Des Moines	Republican
Charles Webster	Railroad Commissioner	Waucoma	Republican
Dwight Lewis	Railroad Commissioner	Des Moines	Republicar
B. M. Richardson	Railroad Commissioner	Cedar Rapids	Republican
Agnes Samuelson	Supt. Public Instruction	Shenandoah	Republican
William D. Evans	Judge Supreme Court	Hampton	Republican
Truman S. Stevens	Judge Supreme Court	Hamburg	Republican
E. G. Albert	Judge Supreme Court	Jefferson	Republican
E. A. Morling	Judge Supreme Court	Emmetsburg	Republican
C. W. Vermillon	Judge Supreme Court	Centerville	Republican
Lawrence DeGraff F. F. Faville	Judge Supreme Court	Des Moines Ft. Dodge	Republicar Republicar

MEMBERS OF THE SENATE Forty-second General Assembly

Name	County	Name	County
Baird, W. S. Beatty, Frank M. Benson, C. A. Bergman, A. H. Booth, Charles D. Breakenridge, W. J. Brookins, A. T. Browne, Charles Steere. Brush, S. A. Campbell, Ed. H. Carden, William. Cavanaugh, E. E. Clark, W. A. Clearman, Geo, M. Darting, H. A. Dean, H. E. Dotts, A. G. Ellis, Lioyd. Fackler, S. E. Frailey, Joseph R. Frulton, Charles J. Glichrist, F. C. Gunderson, O. E. Haskell, W. G. Johnston, C. F.	Palo Alto Chickasaw Jackson Tama	Kern, Charles B. Kimberly, D. W. Kiemme, Wm. H. Lange, Otto F. Langfitt, John N. McFarlane, Arch W. McLeland, Wm. E. Merritt, J. G. Mills, Redfield C. Ramsey, John M. Rigby, Charles L. Roberts, H. Guy Shaff, J. O. Shane, Frank. Shinn, A. J. Skromme, Lars J. Slemmons, Geo. F. Stanley, F. C. Stoddard, Bertel M. *Thompson, Ralph U. Topping, Clyde H. Ulstad, Oscar. Wilson, Denver L. Wilson, Geo. A. *Wilson, Samuel F.	Warren Scott Winneshiek Dubuque Adair Black Hawk Marshall Carroll Dallas Butler Cedar Ringgold Clinton Wapello Harrison Story Buchanan Mahaska Woodbury Muscatine Des Moines Wright Page Polk Louisa

*Samuel F. Wilson, Louisa, died February 21, 1927. Ralph U. Thompson elected March 18, 1927, to fill vacancy.





MEMBERS OF THE HOUSE—FORTY-SECOND GENERAL ASSEMBLY

Name	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Experience
Aiken, John H	Ida Grove	51	Farmer	Rep.	59	Ida	
Akin, Louis L	Carroll	36	Farmer.	Rep.	55	Carroll	40 Ex., 41st
Allen, Byron G	Pocahontas	25	Farm Management Student	Rep.	77	Pocahontas	***************************************
Anderson, C. C	Villisca	53	Farmer	Rep.	12	Montgomery	41st
Bair, J. Park	Storm Lake	62	Farmer	Rep.	78	Buena Vista	
Barnes, Solon A	Eagle Grove	49	Retired Banker	Rep.	75	VV F1gftt	
Bauer, J. C	Washington	58	Farmer.	Rep.	23	wasnington	4181
Berry, Henry S	Albia	66	Farmer	Rep.	17	Monroe	39, 40
			79	***		4.3	40 Ex., 41st
Bixler, John M	Corning	58	Farmer	Rep.	13	Adams	41st
Blackford, A. V	Bonaparte	54	Merchant, Farmer, Banker	Rep.	40	Van Buren	41st
Blythe, Fred R	Williamsburg	36	Farmer	Rep.	54	Iowa	41st
Buchmiller Richard M	Jefferson	46 44	Farmer		79	Greene	***************************************
Bush, Charles C. R	Washta	44	Farmer	Dem.	19	Cherokee	
Carter, L. V	Lawn Hill	47	Farmer	Rep.	64	Hardin	39, 40
Charlton, Clyde B	Des Moines	27	Lawyer	Rep.	37	Polk	40 Ex., 41st
Christophel, Geo. W	Waverly	45	Farmer and Dairyman	Rep.	72	Bremer	41st
Cole, C. G	Greeley	36	Farmer and Danyman	Rep.	68	Delaware	41st
Cole, E. J.	Woodbine	61	Physician	Dem.	32	Harrison	40 40th Ex
Copeland, Harry F.	Waukee	49	Farmer	Dem.	36	Dallas	40, 40th Ex.
Craig, Coy	Hartford	66	Farmer	Rep.	27	Warren	41st
Crone, R. B.	Estherville	55	Farmer	Rep.	96	Emmet	210
Crozier, William H	Oskaloosa	55	Farmer.	Rep.	25	Mahaska	41st
Eckles, R. B.	Aplington	50	Farmer	Rep.	73	Butler	41st
čden, John	Calamus	56	Retired Farmer	Rep.	45	Clinton	41st
Edge, Geo. W	Newton	54	Farmer	Rep.	38	Jasper	40.
			Professional Co.	140	1000		40 Ex., 41st
Elliott, E. A	Des Moines	58	Minister	Rep.	37	Polk	41st
Fleming, Jas. D	Deloit	42	Farmer	Rep.	56	Crawford	41st
Forsling, L. B	Sioux City	36	Lawyer	Rep.	58	Woodbury	
Silmore, William T	Tipton	69	Retired Business Man and				40 Ex., 41st
Juliote, William I	A IPOUL	09	Banker	Rep.	44	Cedar	39.
			LOGISET	rep.	46.46	Count	40, 40th Ex.
Greene, Harry M	Avoca	44	Farmer	Rep.	31	Pottawattamie	40, 40th Ex.
Grimwood, E. A.	Oxford Jet	62	Retired Druggist	Rep.	47	Jones.	
ACCEPTED ONLY AND ADVIOUS CO.	Caroli o Commission	04	Trong to apple	rech.	4.	W WARVELL	40 Ex., 41st
Griswold, David M	Winterset		Former County Official	Ren.	28	Madison	AU

Hager, J. H Hagglund, Lenus	Waukon	55 62	Impl. and Auto Dealer	Rep.	90	Aliamakee	
Hale, John F	Le Roy, Minn	55	Farmer and Banker	Rep.	02	Howard	
Haney, Roy	Glenwood	48	Real Estate and Exchange	Rep.	11	Mills	4180
Hansen, John T	Davenport	65	Farmer	Rep.	43	Scott	36, 37,
Hansen, John 1	Lavenpor C	00		0.000 O		Carlo San	38, 39, 40,
	The second secon			1			40 Ex., 41st
	1 300 V 100 C		3 <u>22</u>	n	0.11	Winnebago	41 -4
Hanson, H. N.	Leland	50	Farmer	Rep.	95	winnebago	41st
Transcort, II, Attranscort	Oscople	45	Farmer.	Rep.	15	Clarke	41st
Harrison, F. M	Osceola		Fettuct		98	Osceola	40.
Hattendorf, H. C	Ocheyedan	59	Farmer	Rep.	100	Oscola	40,
	No. 1 Sept.			- A	0	Market Co. Co.	40 Ex., 41st
Hould T M	Nonham		17mmm	Don	89	Chickasaw	
Heald, J. M.	Nashua	65	Farmer	Rep.		CHICKGOO WINDS	
Held, G. E.	Hinton	49	Farmer	Rep.	80	Plymouth	39, 40,
		40	* Wt MIOI	rech.	00	- Management	10 7
Howard I C	The state of the s		1	1	1		40 Ex., 41st
Hempel, J. G	Elkader	65	Clothian	Rep.	70	Clayton	39, 40,
		- 00	Clothier	reop.	10	Clayton	09, 40,
Hill, Lafe	47.00	1000	Language Control of the Control of t	No. on the second			40 Ex., 41st
Trin, Latte	Nora Springs	60	Editor and Publisher	Rep.	88	Floyd	41st
		45	Veterinarian	Rep.	8	Taylor	XXDE
		53	Lawyer	Rep.	53	Roome	
LIOHIS, C. A	Coday Falls	59	Farmer	Rep.	66	Boone.	40, 41st
		60	Farmer	Rep.	35	Black Hawk Guthrie	40, 4150
Hubbard Wilber R	Noola	39	Farmer	Rep.	31	Pottawattamie	41st
Huff, Chas. W	Massena	53	Farmer.	Rep.	30	Pottawattamie Cass	39, 40,
	1.25 AT 121 Sett 1	00	T di lilot	Rep.	30	Cass	40 Ex., 41st
Hunt, Ralph R	Oakville	47	Farmer, Lawyer	Rep.	22	Louisa	40 Ex., 4180
Ickis, Frank D.	Constant		Power	Dem	14	Union	
Istad A m	Creston	53 64	Farmer	Rep.		Winneshiek	
Istad, A. T.	Decorah	64	Retired Farmer	Rep.	91	winnesniek	
Johnson, Francis	Terril	36	Farmer	Rep.	97	Dickinson	40.
		3.65		1 <u>-</u> 20000	772320		40 Ex., 41st
Johnson, J. H	Knoxville	48	Lawyer	Rep.	26	Marion	41st
Johnson, Raymond	Richland	50	Veterinarian	Rep.	24	Marion Keokuk	
Konnada I n		12.5	II → 1990 000 000 000 000 000 000 000 000 00	-		1 w / 2 mm	
Kennedy, J. P.	Montrose	61	Lawyer		1	Lee	
Kennedy, W. S.	Farmington		Farmer	Rep.	1	Lee	41st
Kent, John W.	Chariton		Farmer		16	Lucas	41st
King, James A	Spencer	50	Farmer	Rep.	83	Clay	40 Ex., 41st
Kline Labe B	The C + 1		37	-		Davis	40 Ex., 41st
Kline, John F.	Bloomfield		Merchant	Dem.	3	Hamilton	
Knudson, Irving H.	Ellsworth		Auctioneer and Banker	Rep.	63 87	Hamilton	41st
Knutson, Clarence	Clear Lake	39	Hardware Merchant	Rep.	87	Cerro Gordo	40 Ex., 41st
Krouse, Theo	Allerton	45	Farmer	Dem.	5	Wayne	
		2000					
Laughlin, E. P	Imogene	45	Farmer	Dem.	10	Fremont	
Lichty, E. M.	Waterloo	59	Farmer	Rep.	66	Black Hawk	40,
			The control of the co				40 Ex., 41st
Lovrien, Fred C	Humboldt	49	Lawyer	Rep.	76	Humboldt	40,
			1	1	1	1	40 Ex., 41st

MEMBERS OF THE HOUSE-FORTY-SECOND GENERAL ASSEMBLY-Continued

Name	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Experience
McCaulley, Marion R McIlrath, Azel	Lake City Brooklyn	30 29	LawyerAuctioneer and Editor		61 39	Calhoun Poweshiek	
McIntosh, John E	West Liberty	58 66	Lawyer	Rep.	42	Muscatine	
McMillan, J. E	Vinton Green Island	44	Farmer.	Rep.	46	Benton	418
Mathews, Howard A	Danville	60	Farmer	Rep.	21	Jackson Des Moines	40
Maxfield, Glenmore	Marshalltown	48	Farmer	Rep.	51	Marshall	40 Ex., 41s
Miller, D. H	Adel	60	Lawyer	Rep.	36	Dallas	
Miller, Geo. E	Harlan		Farmer and Stockman	Dem.	33	Shelby	. 40
Nagle, Lee	Iowa City	57	Lumberman	Rep.	41	Johnson	40 Ex., 418 29tl
Nelson, C. H.	Garner	67	Farmer	Rep.	86	Hancock	
O'Donnell, T. J	Dubuque	54	Real Estate	Dem.	69	Dubuque	38, 39, 40
Oliver, C. G	Onawa	61	Farmer	Rep.	57	Monona	40 Ex., 41s
Ontjes, O. A	Holland	49	Banker.	Rep.	65	Grundy	40 Ex., 41s
Patterson, George W	Burt	39	Farmer	Rep.	85	Kossuth	40, 40th Ex 40 40 Ex., 41s
Pattison, H. C.	Fairfield	58	Farmer	Rep.	19	Jefferson	40 E.X., 418
Prichard, Ralph C	Sioux City	31	Lawyer	Rep.	58	Woodbury	41s
Quirk, L. T	Wall Lake	52	Farmer	Rep.	60	Sac	40 Ex., 41s
Ratliff, Z. S.	Mt. Pleasant	63	Farmer and Banker	Rep.	20	Henry	
Reimers, Otto J	Rock Rapids	48	Farmer	Dem.	99	Lyon	
Rice, D. Fulton	Centerville	37	Lawyer	Dem.	4	Appanoose	
Roberts, J. W	Greenfield	65	Farmer.	Rep.	29	Adair	
Rust, Heike A	Sheffield	39	Farmer	Rep.	74	Franklin	40
Rutledge, Reyburn L	Ft. Dodge	38	Farmer	Rep.	62	Webster	40 Ex., 41s
Ryder, John	Dubuque		Real Estate	Dem.	69	Dubuque	41s
Saunders, Wm. E. G	Emmetsburg	61	Real Estate, Farming	Rep.	84	Palo Alto	40 Ex., 41s
Scott, Charles Harvey	Centerville	64	Farmer	Rep.	4	Appanoose	
Simmer, Leonard	Ottumwa	36	Lawyer	Rep.	18	Wapello	
Smith, G. W	Paulina	59	Farmer	Rep.	82	O'Brien	. 41s

40th

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Decatur.....

Linn

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48

Thomas, E. B	Joice	34 42 49 49 67	BankingFarmerFarmer	Rep. Rep. Rep. Rep. Rep.	94 34 71 52 67	Worth Audubon Fayette Story Buchanan	41st
Yaughn, D. A Venard, Geo. L	Benton	54 66	Farmer and Stockman	Rep. Rep.	7 81	Ringgold	40, 40 Ex., 41st
Wagner, Joseph	Do Witt	55	Real Estate, Insurance Farmer Farmer		43 45 93	Scott	41st 41st
Whiting, Samuel D Wilson, W. Walter	Town Olem	51	LawyerRetired Farmer	Dem, Rep.	41 50	JohnsonTama	40,
Wolfe, Thomas L	Mt. Vernon	54	Physician	Rep.	48	Linn	40 Ex., 41st
D. H. Miller of Dallas The election of Samue	County died January 2 I D. Whiting was contes	0, 192 ted by	7. Harry F. Copeland elected Lee Nagle, who was seated Ja	February nuary 26	7, 1927, 1927.	to fill vacancy.	

Farmer..... Dem.

Merchant Rep.

*Charles Harvey Scott of Appanoose County died December 3, 1926, before qualifying. The House seated D. Fulton Rice as hold-over member from the Forty-first G. A.

*R. B. Crone died March 30, 1927. No successor elected.

 Springer, M. F.
 Leon.
 50

 Stepanek, W. H.
 Cedar Rapids
 58

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.

DES MOINES, IOWA, JANUARY 10, 1927.

Pursuant to law, the House of Representatives of the Fortysecond General Assembly of Iowa convened at 10 o'clock a. m., Monday, January 10, 1927.

The House was called to order by Hon. E. A. Elliott, of Polk county.

Prayer was offered by Rev. DeWitt Foster, pastor of the First Friends Church of Des Moines, Iowa.

COMMUNICATION FROM THE SECRETARY OF STATE

The following communication was received from the Secretary of State:

Des Moines, Iowa, January 5, 1927.

To the Honorable, the Speaker of the House of Representatives:

Honorable Sir: I beg to hand you herewith a gavel made from a piece of the Washington Elm, which formerly stood at Cambridge, Mass., and under which tree General Washington assumed command of the Continental Army.

This gavel is presented to the House of Representatives by the city of Cambridge, Mass.

Very truly yours,

W. C. RAMSAY, Secretary of State.

Johnson of Marion moved that Blackford of Van Buren be elected temporary speaker. Motion prevailed.

Hunt of Louisa 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: Hunt of Louisa and J. P. Kennedy of Lee.

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

Temporary Speaker Blackford in the chair.

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Wolfe of Linn 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

Knutson of Cerro Gordo moved that the following named persons be elected temporary officers of the House:

Assistant Chief Clerk, Peter Welsh, Des Moines, Iowa.
Reading Clerk, Robert M. Cook, Clarksville, Iowa.
Journal Clerk, Lillian Leffert, Des Moines, Iowa.
Journal Clerk, Margaret Canfield, Des Moines, Iowa.
Engrossing Clerk, Cecil Hawley, Des Moines, Iowa.
Enrolling Clerk, Catherine Roberts, Des Moines, Iowa.
Assistant Enrolling Clerk, Anna Stillwell, Waukon, Iowa.
Sergeant-at-Arms, Oley Nelson, Slater, Iowa.
Assistant Sergeant-at-Arms, Walter R. Cook, Waldena, Iowa.
House Postmistress, Christyna Callison, Britt, Iowa.
File Clerk, Charles Lindenau, Maquoketa, Iowa.
Assistant File Clerk, John Montgomery, Des Moines, Iowa.
Bill Clerk, Andrew Freeman, Ottumwa, Iowa.
Assistant Bill Clerk, W. B. Blake, Clermont, Iowa.
Telephone Messenger, Gerhardt Hauge, Des Moines, Iowa.
Doorkeeners, E. P. Taylor, Fairfield, Iowa, C. Hamilton, Ames

Doorkeepers, E. P. Taylor, Fairfield, Iowa; C. Hamilton, Ames, Iowa; Wm. N. Abraham, Jefferson, Iowa; Col. J. F. Baker, Des Moines, Iowa, Col. G. W. Bothwell, Waterloo, Iowa; W. D. Wallace, Pocahontas, Iowa; Alvin J. Crail, Des Moines, Iowa; Victor Lindquist, Chariton, Iowa; A. G. Reichardt, Corning, Iowa; Eddie E. Blegelid, Jewell, Iowa; Karl M. Ringlund, Albia, Iowa; B. B. Douglass, Des Moines, Iowa.

Assistant Electrician, Harry Cook, Emmetsburg, Iowa.

Chief Janitor, Henry McCraven, Des Moines, Iowa.

Janitors, George Hull, Albia, Iowa; Louis Jackson, Mason City, Iowa; Luther White, Council Bluffs, Iowa; A. J. Hicks, Sioux City, Iowa.

Pages, Paul Stark, Leon, Iowa; Harold Lewis, Des Moines, Iowa; Evor Gould, Des Moines, Iowa; Harold White, Boone, Iowa; Roger Rees, Des Moines, Iowa; Lowell Konkright, Des Moines, Iowa; Herman Fenberg, Des Moines, Iowa.

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 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

Lovrien of Humboldt 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: Lovrien of Humboldt, McIntosh of Muscatine and Hill of Floyd.

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-second General Assembly, as shown by the duplicate copies of the certificate of election on file in the office of the Secretary of State:

LIST OF STATE REPRESENTATIVES ELECTED AT THE GENERAL ELECTION HELD NOV. 2, 1926.

First District, J. P. Kennedy, W. S. Kennedy, Lee County. Second District, A. V. Blackford, Van Buren County. Third District, John E. Kline, Davis County. Fourth District,, Appanoose County. Fifth District, Theodore Krouse, Wayne County. Sixth District, M. F. Springer, Decatur County. Seventh District, D. A. Vaughn, Ringgold County. Eighth District, F. A. Hines, Taylor County. Ninth District, Lenus Hagglund, Page County. Tenth District, E. P. Laughlin, Fremont County. Eleventh District, Roy Haney, Mills County. Twelfth District, Carl C. Anderson, Montgomery County. Thirteenth District, John M. Bixler, Adams County. Fourteenth District, F. D. Ickis, Union County. Fifteenth District, F. M. Harrison, Clarke County. Sixteenth District, John W. Kent, Lucas County. Seventeenth District, Henry S. Berry, Monroe County. Eighteenth District, Leonard Simmer, Wapello County. Nineteenth District, H. C. Pattison, Jefferson County. Twentieth District, Z. S. Ratliff, Henry County. Twenty-first District, Howard Mathews, Des Moines County. Twenty-second District, Ralph R. Hunt, Louisa County. Twenty-third District, J. C. Bauer, Washington County. Twenty-fourth District, Raymond Johnson, Keokuk County. Twenty-fifth District, Will H. Crozier, Mahaska Gounty. Twenty-sixth District, J. H. Johnson, Marion County. Twenty-seventh District, Coy Craig, Warren County.



Twenty-eighth District, D. M. Griswold, Madison County.

Twenty-ninth District, J. W. Roberts, Adair County.

Thirtieth District, Chas. W. Huff, Cass County.

Thirty-first District, Harry M. Greene, Wilber F. Hubbard, Pottawattamie County.

Thirty-second District, E. J. Cole, Harrison County.

Thirty-third District, Geo. E. Miller, Shelby County.

Thirty-fourth District, E. B. Thomas, Audubon County.

Thirty-fifth District, George M. Hopkins, Guthrie County.

Thirty-sixth District, D. H. Miller, Dallas County.

Thirty-seventh District, Clyde B. Charlton, E. A. Elliott, Polk County.

Thirty-eighth District, Geo. W. Edge, Jasper County.

Thirty-ninth District, Azel McIlrath, Poweshiek County.

Fortieth District, Fred R. Blythe, Iowa County.

Forty-first District, Johnson County.

Forty-second District, J. E. McIntosh, Muscatine County.

Forty-third District, John T. Hansen, Joseph Wagner, Scott County.

Forty-fourth District, Wm. T. Gilmore, Cedar County.

Forty-fifth District, John Eden, Warren Walrod, Clinton County.

Forty-sixth District, Theodore Martin, Jackson County.

Forty-seventh District, E. A. Grimwood, Jones County.

Forty-eighth District, Wm. H. Stepanek, Thomas L. Wolfe, Linn County.

Forty-ninth District, J. E. McMillan, Benton County.

Fiftieth District, W. Walter Wilson, Tama County.

Fifty-first District, G. E. Maxfield, Marshall County.

Fifty-second District, Martin H. Troup, Story County. Fifty-third District, Frank Hollingsworth, Boone County.

Fifty-fourth District, R. M. Buchmiller, Greene County.

Fifty-fifth District, Louis L. Akin, Carroll County.

Fifty-sixth District, Jas. D. Fleming, Crawford County.

Fifty-seventh District, C. G. Oliver, Monona County.

Fifty-eighth District, L. B. Forsling, Ralph C. Prichard, Woodbury County.

Fifty-ninth District, J. H. Aiken, Ida County.

Sixtieth District, L. T. Quirk, Sac County.

Sixty-first District, Marion R. McCaulley, Calhoun County.

Sixty-second District, Reyburn L. Rutledge, Webster County.

Sixty-third District, I. Knudson, Hamilton County.

Sixty-fourth District, L. V. Carter, Hardin County. Sixty-fifth District, O. A. Ontjes, Grundy County.

Sixty-sixth District, E. M. Lichty, C. A. Hollis, Blackhawk County.

Sixty-seventh District, J. B. Truax, Buchanan County.

Sixty-eighth District, C. G. Cole, Delaware County.

Sixty-ninth District, T. J. O'Donnell, John Ryder, Dubuque County.

Seventieth District, John G. Hempel, Clayton County.

Seventy-first District, Thore Thompson, Fayette County.

Seventy-second District, Geo. W. Christophel, Bremer County.

Seventy-third District, R. B. Eckles, Butler County.

Seventy-fourth District, Heike A. Rust, Franklin County.

Seventy-fifth District, S. A. Barnes, Wright County. Seventy-sixth District, F. C. Lovrien, Humboldt County. Seventy-seventh District, Byron G. Allen, Pocahontas County. Seventy-eighth District, J. Park Bair, Buena Vista County. Seventy-ninth District, Charles C. R. Bush, Cherokee County. Eightieth District, G. E. Held, Plymouth County. Eighty-first District, G. L. Venard, Sioux County. Eighty-second District, George W. Smith, O'Brien County. Eighty-third District, J. A. King, Clay County. Eighty-fourth District, Wm. E. G. Saunders, Palo Alto Ccunty. Eighty-fifth District, G. W. Patterson, Kossuth County. Eighty-sixth District, C. H. Nelson, Hancock County. Eighty-seventh District, Clarence A. Knutson, Cerro Gordo County. Eighty-eighth District, Lafe Hill, Floyd County. Eighty-ninth District, J. M. Heald, Chickasaw County. Ninetieth District, J. H. Hager, Alamakee County. Ninety-first District, A. T. Istad, Winneshiek County. Ninety-second District, John F. Hale, Howard County. Ninety-third District, Brede Wamstad, Mitchell County. Ninety-fourth District, S. R. Torgeson, Worth County. Ninety-fifth District, H. N. Hanson, Winnebago County. Ninety-sixth District, R. B. Crone, Emmet County. Ninety-seventh District, Francis Johnson, Dickinson County. Ninety-eighth District, H. C. Hattendorf, Osceola County. Ninety-ninth District, O. J. Reimers, Lyon County.

We further find that the Honorable Charles Harvey Scott of Appanoose county, Representative District No. 4, who was duly elected and certified as a representative from said district to the Forty-second General Assembly, died before taking the oath of office, and we therefore refer the matter to the House for action when duly and legally organized.

We further report that, concerning the membership for the Forty-first Representative District, Johnson county, no certificate of election has been issued, and that the office is contested between Lee Nagle and Samuel D. Whiting, which matter is also submitted to the House for action when duly and legally organized.

FRED C. LOVRIEN. Chairman. J. E. McIntosh, LAFE HILL.

Committee.

The report of the committee was, on motion of Mr. Lovrien, 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:

J. B. Truax John H. Aiken Theodore Krouse Thomas L. Wolfe Joseph Wagner John F. Kline Lafe Hill Z. S. Ratliff John Ryder J. P. Kennedy J. P. Kenncdy
D. A. Vaughn
John T. Hansen
Harry M. Greene
Ralph C. Prichard
Louis L. Akin
Fred R. Blythe
J. H. Hager
Fred C. Lovrien
Lenus Hagglund
Geo. E. Mille: Geo. E. Mille. W. Walter Wilson J. E. McMillan J. M. Heald Geo. W. Christophel R. M. Buchmiller Clyde B. Charlton S. R. Torgeson F. D. Ickis Wilber F. Hubbard Heike A. Rust G. W. Patterson J. W. Kent Raymond Johnson O. J. Reimers H. N. Hanson E. J. Cole Byron G. Allen Carl C. Anderson Frank Hollingsworth John M. Bixler W. S. Kennedy Howard A. Mathews C. G. Cole A. V. Blackford C. G. Oliver Francis Johnson W. H. Crozier J. H. Johnson Geo. M. Hopkins Azel McIlrath M. F. Springer

L. B. Forsling Marion R. McCaulley J. Park Bair Irving H. Knudson D. M. Griswold Henry S. Berry D. H. Miller Glenmore Maxfield Martin H. Troup Jas. D. Fleming R. B. Crone Geo. W. Edge Geo. W. Smith C. H. Nelson J. A. King J. C. Bauer L. T. Quirk Roy Haney W. H. Stepanek G. E. Held F. A. Hines Thore Thompson John Eden Ralph R. Hunt S. A. Barnes A. T. Istad C. A. Knutson Chas. W. Huff O. A. Ontjes E. B. Thomas L. V. Carter J. W. Roberts J. G. Hempel Wm. E. G. Saunders H. C. Hattendorf G. L. Venard R. B. Eckles Leonard Simmer E. M. Lichty C. C. R. Bush E. P. Laughlin John F. Hale Wm. T. Gilmore H. C. Pattison E. A. Elliott Brede Wamstad Rayburn L. Rutledge C. A. Hollis F. M. Harrison Coy Craig J. E. McIntosh

ELECTION OF SPEAKER

King of Clay presented the name of Hon. L. V. Carter of Hardin as candidate for Speaker of the House of Representatives, preceding such nomination with the following remarks:

MR. CHAIRMAN AND GENTLEMEN OF THE FORTY-SECOND GENERAL AS-SEMBLY: I desire at this time to place in nomination the name of the Hon. L. V. Carter of Hardin county for Speaker of the House of Representatives of the Forty-second General Assembly of Iowa.

Mr. Carter has served with efficiency in the Thirty-ninth, Fortieth, Fortieth Extra and Forty-first General Assemblies, being at times chairman of some of the most important committees of the House, and we feel that if elected Speaker at this time that he will serve not only with credit to himself but with honor to the great state of Iowa.

Cole of Harrison seconded the nomination of Mr. Carter and moved that he be elected by acclamation.

Motion prevailed and the Honorable L. V. Carter of Hardin county was declared unanimously elected Speaker of the House of Representatives of the Forty-second General Assembly.

Edge of Jasper moved that a committee of two be named to escort the Speaker to the chair. Motion prevailed and the following committee was named: Edge of Jasper and Rutledge of Webster.

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

Mr. Speaker, Gentlemen of the Forty-second General Assembly: It would be rank ingratitude indeed if I did not express to you my most sincere appreciation for the honor bestowed upon me in exalting me to this highest station to which it is possible for you to elevate a member.

With this gratitude there is hovering down over me the responsibility of the position. I am accepting this only as an opportunity to serve you and our state. You have expressed your confidence in me, I shall endeavor to reciprocate for this by taking you into my confidence. In administering my duties, I doubt if a General Assembly of Iowa ever met in times of peace with more grave questions of state before it than are confronting us at the convening of the Forty-second. We sometimes little realize that we are making history. The Iowa General Assembly has met forty-one times in regular session. The state has developed during this period from a great expanse of waving blue stem and glowing goldenrod unmolested by the harvesters' sickle, interspersed by meandering streams and beautiful lakes, with wooded banks undisturbed by the woodman's ax or the tiller's spade, into a commonwealth of highly improved farms and splendid industrial cities.

These developments have brought new problems, from nothing but raw land and pioneers' cabins, to factories, mines, corporations, banks, bonds and securities; from ox teams to tractors; from prairie schooners to Packard cars; from simplicity to complexity. Out of this change has grown a code of more than fourteen thousand sections. There are great



problems this year that were no problems at all no longer ago than six years. Men have come to the General Assembly all these years and have met their problems, enacted the needed legislation and returned to their private vocations. They did their duty as they saw it. I bespeak for you that this unbroken history will be uninterrupted. I see determination on the countenances of the members of this House to continue the great work of our fathers. During the next one hundred days the Forty-second General Assembly will write her chapter in the history of Iowa. I shall endeavor with your cooperation to preside over this House with impartial justice and wise discretion.

Speaker Carter in the chair.

Reimers of Lyon 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 permanent chief clerk.

ELECTION OF PERMANENT OFFICERS

Hansen of Scott moved that the following list of temporary officers be made permanent.

Assistant Chief Clerk, Peter Welsh, Des Moines, Iowa.
Reading Clerk, Robert M. Cook, Clarksville, Iowa.
Journal Clerk, Lillian Leffert, Des Moines, Iowa.
Journal Clerk, Margaret Canfield, Des Moines, Iowa.
Engrossing Clerk, Cecil Hawley, Des Moines, Iowa.
Enrolling Clerk, Catherine Roberts, Des Moines, Iowa.
Assistant Enrolling Clerk, Anna Stillwell, Waukon, Iowa.
Sergeant-at-Arms, Oley Nelson, Slater, Iowa.
Assistant Sergeant-at-Arms, Walter R. Cook, Wadena, Iowa.
House Postmistress, Christyna Callison, Britt, Iowa.
File Clerk, Charles Lindenau, Maquoketa, Iowa.
Assistant File Clerk, John Montgomery, Des Moines, Iowa.
Bill Clerk, Andrew Freeman, Ottumwa, Iowa.
Assistant Bill Clerk, W. B. Blake, Clermont, Iowa.
Telephone Messenger, Gerhardt Hauge, Des Moines, Iowa.

Doorkeepers, E. P. Taylor, Fairfield, Iowa; C. Hamilton, Ames, Iowa; Wm. N. Abraham, Jefferson, Iowa; Col. J. F. Baker, Des Moines, Iowa; Col. G. W. Bothwell, Waterloo, Iowa; W. D. Wallace, Pocahontas, Iowa; Alvin J. Crail, Des Moines, Iowa; Victor Lindquist, Chariton, Iowa; A. G. Reichardt, Corning, Iowa; Eddie E. Blegelid, Jewell, Iowa; Karl M. Ringlund, Albia, Iowa; B. B. Douglass, Des Moines, Iowa.

Assistant Electrician, Harry Cook, Emmetsburg, Iowa. Chief Janitor, Henry McCraven, Des Moines, Iowa.

Janitors, George Hull, Albia, Iowa; Louis Jackson, Mason City, Iowa; Luther White, Council Bluffs, Iowa; A. J. Hicks, Sioux City, Iowa.

Pages, Paul Stark, Leon, Iowa; Harold Lewis, Des Moines, Iowa; Evor Gould, Des Moines, Iowa; Harold White, Boone, Iowa; Roger Rees, Des Moines, Iowa; Lowell Konkright, Des Moines, Iowa; Herman Fenberg, Des Moines, Iowa.



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

ADOPTION OF TEMPORARY RULES

Mathews of Des Moines moved that the rules of the Fortyfirst General Assembly be in full force and effect until the report of the committee on rules has been adopted. Motion prevailed.

Hanson of Winnebago 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: Hanson of Winnebago; Gilmore of Cedar, and Torgeson of Worth.

Hager of Allamakee 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: Hager of Allamakee; Greene of Pottawattamie and Johnson of Keokuk.

Nelson of Hancock 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-second General Assembly be held on January 11, 1927, at 2:00 p.m.

Be It Further Resolved, That Governor Hammill 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. Nelson moved its adoption. Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Rust of Franklin placed in nomination the Hon. Howard A. Mathews of Des Moines as candidate for speaker pro tempore

of the House of Representatives of the Forty-second General Assembly and moved that the election of Mr. Mathews be made unanimous. Motion prevailed and Mr. Mathews was declared unanimously elected speaker pro tempore of the House of Representatives of the Forty-second General Assembly.

Wamstad of Mitchell 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: Wamstad of Mitchell and Laughlin of Fremont.

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

GENTLEMEN OF THE FORTY-SECOND GENERAL ASSEMBLY: I wish to thank you at this time for the honor you have conferred upon me, and it is an honor, I can assure you. You have an honor conferred upon you in being sent here to represent your constituents. One of my constituents congratulated me one time and I said, "that doesn't amount to much" and he says, "I want to tell you that every time I see you I think there is a man that is representing forty thousand people in the Twenty-first Representative District and I think that is an honor." I am going to pass that on to you this morning. To each one of you I say, "There is a man that has been sent by from twenty thousand to fifty thousand people to represent them in things in which they are vitally interested. Life is a journey as we look back over it. In our reflections we see some events standing out more clearly than others. To some of these we look back with pleasure and satisfaction and others, it may be, with sorrow and regret. But at this moment I want to say to you that I feel proud to stand before you in the office you have selected, and I know as the years come and go I shall look back to this moment with much pleasure and satisfaction; yet I must not forget-and I want you to get this point-that you have not elected me for my pleasure and satisfaction, but that I may do for you successful service, and I can assure you that from now on what work I may have to do will be done with that thought in mind. Of course we don't agree on everything. We have big subjects before us. You and I will be far apart perhaps on some, but I want to assure you that I respect your position and, of course, I know you respect mine.

I can assure you that I will keep in mind the benefit, the greatest good of the greatest state in the greatest country of the world. I thank you.

Speaker pro tempore Mathews in the chair.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, in which the concurrence of the House is asked: Senate Concurrent Resolution No. 1, providing for a joint committee of House and Senate to arrange for the



inauguration of the Governor and Lieutenant Governor. The President has appointed as members of such committee on the part of the Senate, Senators Johnston, Baird, Roberts, Lange, Wilson of Louisa and Wilson of Polk.

Walter H. Beam, Secretary.

Hanson of Winnebago, 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.

Hager of Allamakee, chairman of the committee appointed to notify the Schate 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 THE 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.

Simmer of Wapello 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: Simmer of Wapello, Thompson of Fayette and Haney of Mills.

Crozier of Mahaska 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 the immediate consideration, Mr. Crozier moved the adoption of the resolution. Motion prevailed and the resolution was adopted. The following committee was appointed: Crozier of Mahaska.

Speaker Carter in the chair.

McCaulley of Calhoun offered the following resolution:

RESOLUTION

Resolved, That a special committee of four 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 as-



sign 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, Knudson of Hamilton, Rice of Appanoose and Hollis of Black Hawk.

Lichty of Black Hawk moved that the Speaker and chief clerk each be allowed a page. Motion prevailed.

Chief Clerk Gustafson announced the appointment of Georgia Miller as his clerk; also the appointment of Harold Davis as his page.

Speaker Carter announced the appointment of Emily Faris as his clerk; also the appointment of Maurice W. Needham as his page.

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

Stepanek of Linn 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 north-east section of the house, if they so desire.

Motion prevailed.

Aiken of Ida 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: Aiken of Ida, Eden of Clinton and Barnes of Wright.

Saunders of Palo Alto 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 Senate, 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. Saunders moved its adoption.

Motion prevailed and the resolution was adopted. As members of such committee, the Speaker appointed the following: Saunders of Palo Alto, Cole of Delaware and Knutson of Cerro Gordo.

Forsling of Woodbury offered the following resolution:

HOUSE RESOLUTION NO. 3

Be It Resolved by the House of Representatives, That a vacancy exists in the Fourth Representative District by reason of the death of Representative-elect Charles Harvey Scott.

That the Governor is hereby requested to issue a writ of election for the filling of the vacancy.

Mr. Forsling asked unanimous consent for the immediate consideration of the resolution. Objection was raised.

On motion of Venard of Sioux, the House adjourned until 2:00 p. m. today.

AFTERNOON SESSION

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

SPECIAL ORDER NO. 1

The hour for the special order having arrived, the members were requested to vacate their seats.

Bixler of Adams moved that Truax of Buchanan be permitted to remain in the same seat that he occupied in the Forty-first General Assembly, seat No. 35.

Motion prevailed.

Ryder of Dubuque asked and obtained permission for O'Donnell of Dubuque to retain seat No. 65, which he has held since the Thirty-eighth General Assembly.

The members who desired to take advantage of the clause rela-



tive to defective sight and hearing made their selection and the drawing of seats proceeded with the following results:

Aiken of Ida-90	Harrison—96	Maxfield—95
Akin of Carroll—100	Hattendorf—34	Miller of Dallas—17
Allen—3	Heald—27	Miller of Shelby-69
Anderson—41	Held—8	Nelson—33
Bair—40	Hempel—6	O'Donnell—65
Barnes—5	Hill—49	Oliver—64
Bauer—1	Hines—39	Ontjes—102
Berry—22	Hollingsworth—44	Patterson—32
Bixler—81	Hollis—60	Pattison—48
Blackford—73	Hopkins—58	Prichard—61
Blythe-47	Hubbard—94	Quirk—92
Buchmiller—86	Huff—91	Ratliff—10
Bush—83	Hunt—11	Reimers—2
Carter—14	Ickis—79	Rice—71
Charlton—30	Istad—4	Roberts-59
Christophel—101	Johnson of	Rust—107
Cole of Delaware-80	Dickinson—66	Rutledge—16
Cole of Harrison-25	Johnson of Keokuk-97	
Craig—93	Johnson of Marion-52	Saunders—74
Crone—12	Kennedy, J. P.—7	Simmer—48
Crozier—20	Kennedy, W. S 9	Smith—19
Eckles—68	Kent—87	Springer—23
Eden—82	King—85	Stepanek-78
Edge—106	Kline-51	Thomas—76
Elliott—108	Knudson—54	Thompson—28
Fleming-38	Knutson—104	Torgeson-37
Forsling—46	Krouse—103	Troup—62
Gilmore—36	Laughlin-67	Truax—35
Greene-63	Lichty—70	Vaughn—99
Grimwood—98	Lovrien—88	Venard—26
Griswold—24	McCaulley—72	Wagner-57
Hager—75	McIlrath—18	Walrod—84
Hagglund—15	McIntosh—13	Wamstad—56
Hale—50	McMillan—21	Whiting—55
Haney—77	Martin—42	Wilson-45
Hansen—29	Mathews-105	Wolf—89
Hanson-31		

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 and concurred in House Concurrent Resolution No. 2, relative to the appointment of members of a committee on additional employment and the President has appointed as members of such committee on the part of the Senate, Senators Cavanaugh, Roberts and Clearman.

Also, That the Senate has adopted and concurred in House Concurrent Resolution, No. 1 relative to a joint convention to be held on Tuesday, January 11th, 1927, at 2:00 p. m.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION CONSIDERED

On request of Charlton 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 Mr. Charlton the House concurred in the Senate Concurrent Resolution and the Speaker appointed the following members to serve on the part of the House: Charlton of Polk, Elliot of Polk, Nelson of Hancock, Johnson of Dickinson, Hempel of Clayton and Bauer of Washington.

COMMUNICATIONS FROM THE SECRETARY OF STATE

The following communications were received from the secretary of state:

To the Honorable, the Speaker of the House of Representatives:

I, Walter C. Ramsay, Secretary of State for the State of Iowa, and keeper and custodian of the election records of said state,

Do hereby certify that the attached is a true and correct copy of a proposed amendment to the Constitution of the State of Iowa, known as Senate Joint Resolution No. 1, relating to the apportionment of the state into Senatorial Districts, and that attached hereto is a true and correct list of certain newspapers in the State of Iowa in which such proposed amendment to the Constitution was published for a period of three months prior to the general election held in the year 1926, as is required by the Constitution.

In testimony whereof, I have hereunto set my hand and affixed my official seal this 5th day of January, A. D. 1927.

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

Published by the Secretary of State of the State of Iowa in accordance with the provisions of the Constitution of the State of Iowa and of Chapter 279 of the Acts of the Forty-first General Assembly.

SENATE JOINT RESOLUTION

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.

Approved April 3, A. D., 1925.

I hereby certify that the foregoing is a full, true and correct copy of Senate Joint Resolution No. 1, passed by the Forty-first General Assembly, as the same appears of record in my office.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal. Done at Des Moines, the capital of the state this 25th day of June, A. D., 1926.

W. C. RAMSAY, Secretary of State.

LIST OF NEWSPAPERS IN WHICH WAS PUBLISHED SENATE JOINT RESOLUTION NO. 1

Republican, Keosauqua; Republican, Wapello; Republican, Marengo; Leader, Bellevue; Bulletin-Journal, Independence; Herald, Eldora; Argo-Gazette, West Union; News, Osage; Eureka, Anamosa; Chronicle, Toledo; Republican, Bloomfield; Republican, Montezuma; Madisonian, Winterset; Journal, Knoxville; Sentinel, Osceola; Herald, Clarinda; Guthrian, Guthrie Center; Express, Red Oak; Herald, Carroll; Journal, Webster City; Pilot Tribune, Storm Lake; Sun, Sheldon.



January 10, 1927.

Referred to committee on constitutional amendments.

Also:

To the Honorable, the Speaker of the House of Representatives:

I, Walter C. Ramsay, Secretary of State for the state of Iowa, and keeper and custodian of the election records of said state,

Do hereby certify that attached hereto is a copy of a proposed amendment to the Constitution of Iowa, as certified to the county auditor of each county of the state, and by them submitted to the electorate of said state at the general election held on November 2, 1926, and that also attached hereto is a true and correct copy of the abstract of the board of canvassers as filed in this department, disclosing the result of such election.

For the amendment, 239,999.

Against the amendment, 133,929.

In testimony whereof, I have hereunto set my hand and affixed my official seal this 5th day of January, A. D. 1927.

W. C. RAMSAY, Secretary of State.

QUALIFICATION OF MEMBERS OF HOUSE OF REPRESENTATIVES

(Notice to Voters: For an affirmative vote upon any question submitted upon this ballot, make a cross mark in the square after the word "Yes." For a negative vote, make a similar mark in the square following the word "No".)

"Shall the following Constitutional Amendment, | YES | being an act of the 41st General Assembly, be adopted and approved?"

| NO. |

HOUSE JOINT RESOLUTION 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.

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 (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.

Approved March 9, A. D. 1925.

I, Walter C. Ramsay, Secretary of State for the State of Iowa, and custodian of the Laws and Acts of the General Assembly, do hereby certify that the foregoing is a true and correct copy of a certain enactment of the General Assembly known as Chapter 282, Acts of the Forty-first General Assembly, and was approved by the Governor on March 9, A. D. 1925.

Given under my hand and the seal of my office affixed this 4th day of October, A. D. 1926.

W. C. RAMSAY, Secretary of State.

STATE OF IOWA, ss.

We, the undersigned Board of State Canvassers of the State of Iowa, do hereby certify that at the General Election held on the 2nd day of November, A. D. 1926, there were Three Hundred Seventy-three Thousand Nine Hundred Twenty-eight (373,928) ballots cast for the Constitutional Amendment State of Iowa, being Chapter 282, Acts of the 41st G. A. of which for the Amendment received Two Hundred Thirty-nine Thousand Nine Hundred Ninety-nine (239,999) votes; against the Amendment received One Hundred Thirty-three Thousand Nine Hundred Twenty-nine (133,929) votes.



We therefore declare the amendment approved.

In testimony whereof, we have hereunto set our hands and caused to be affixed the Great Seal of the State of Iowa, at Des Moines, this 26th day of November, A. D. 1926.

JOHN HAMMILL, Governor,
W. C. RAMSEY, Secretary of State,
J. C. McClune, Auditor of State,
R. E. Johnson, Treasurer of State,
M. G. Thornburg, Secretary of Agriculture,
Board of State Canvassers.

[SEAL]

January 10, 1927.

Passed on file.

HOUSE RESOLUTION NO. 3 CONSIDERED

Forsling of Woodbury called up House Resolution relative to the successor in office to the late Charles Harvey Scott of Appanoose county, Fourth Representative District.

COMMUNICATION FROM SECRETARY OF STATE

The following communication was received from the Secretary of State:

To the Honorable, the Speaker of the House of Representatives.

I, Walter C. Ramsay, Secretary of State of the State of Iowa, keeper and custodian of the election records of said state.

Do hereby certify that the abstract of returns of the state board of canvassers disclose the election of Charles Harvey Scott as representative from the fourth district, composed of Appanoose County, and that on November 30, 1926, a certificate of election was duly issued to the said Charles Harvey Scott.

I further certify that the death of Charles Harvey Scott occurred at 6 a.m. on December 2, 1926, as is disclosed by the affidavit of the attending physician and the affidavit of the county auditor of Appanoose County, both of which are attached hereto.

In testimony whereof, I have hereunto set my hand and affixed my official seal this 5th day of January, A. D., 1927.

(Signed)

W. C. RAMSAY,

(Seal)

Secretary of State.

CENTERVILLE, IOWA, DECEMBER 29, 1926.

To Whom It May Concern:

I, E. E. Bamford, a practicing physician residing in Centerville, Iowa, wish to state that I attended Chas. H. Scott, a resident of Appanoose county and Representative-elect of the same, in his last illness. That his death occurred at 6 a. m., December 2, 1926.

Respectfully,

E. E. BAMFORD.

(Signed)

Subscribed and sworn to before me by E. E. Bamford, M. D. this 29th day of December, 1926.

GOLDIE WORTH (Signed)

(Notary Seal)

Notary Public in and for Appanoose County, Iowa.

J. A. SWAN, AUDITOR APPANOOSE COUNTY, CENTERVILLE, IOWA, DECEMBER 29, 1926.

W. C. RAMSAY, SEC'Y. OF STATE, DES MOINES, IOWA.

Dear Sir: I hereby certify that Charles H. Scott of Appanoose county, Iowa, who was elected Representative of Fourth District, November 2, 1926, died December 2, 1926.

Respectfully

J. A. SWAN, (Signed)

County Auditor.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor:

House of Representatives, Forty-second General Assembly, Honorable L. V. Carter, Speaker, State House.

MY DEAR SPEAKER:

Complying with your request for a copy of the opinion of the Attorney General on the question as to whether or not there is a vacancy in the office of Representative in the Fourth District will say, that on December 4th I wrote Honorable Ben Gibson a letter, copy of which is as follows:

'I am just in receipt of notice from the County Auditor of Appanoose County, announcing the death of Hon. C. H. Scott, the duly elected Representative from that representative district, said election taking place on the 2nd day of November and certificate of election having gone forth to Mr. Scott within the last few days. The question now arises as to whether or not I should call a special election under Code Section 1158 to select a Representative from this District, or whether the old Representative would hold over under the law. May I have your advice in this matter at once in order that I may be governed accordingly?

Sincerely yours,

JOHN HAMMILL, Governor."

On December 7th he replied with a letter, copy of which is as follows:

"This department is in receipt of your letter dated December 4, 1926. Your letter is in words as follows:

"I am just in receipt of notice from the County Auditor of Appanoose County, announcing the death of Hon. C. H. Scott, the duly elected Representative from that representative district, said election taking place on the 2nd day of November, and certificate of election having gone forth to Mr. Scott within the last few days. The question now arises as to whether or not I should call a special election under Code Section 1158 to select a Representative from this District, or whether the old Representative would hold over under the law. May I have your advice in this matter at once in order that I may be governed accordingly?"

"It is provided in Article III, Section 3 of the Constitution of Iowa as follows:

'The members of the House of Representatives shall be chosen every second year, by the qualified electors of their respective districts, on the second Tuesday in October, except the years of the Presidential election, when the election shall be on the Tuesday next after the first Monday in November; and their term of office shall commence on the first day of January next after their election, and continue two years, and until their successors are elected and qualified.'

"It is also provided, Article III, Section 12 of the Constitution of Iowa as follows:

'When vacancies occur in either House, the Governor or the person exercising the functions of Governor, shall issue writs of election to fill such vacancies.'

"It is also provided, Section 1158 of the Code, 1924, as follows:

'A special election to fill a vacancy shall be held for a Representative in Congress, or Senator or Representative in the General Assembly, when the body in which such vacancy exists is in session, or will convene prior to the next general election, and the Governor shall order such special election at the earliest practicable time, giving ten days' notice thereof.'

"From the foregoing it is to be observed that a representative in the General Assembly of Iowa is to hold office for two years 'and until their (his) successors are elected and qualified.' It necessarily follows that Mr. Rice now being the Representative from Appanoose County will hold office until his successor is elected and qualified. Mr. Scott was elected in November and a certificate of election was issued to him. However, he did not qualify and is now deceased. The question arises under such circumstances—is there a vacancy in the office of Representative from this district? This matter has been determined by the Supreme Court of Iowa. See State v. Carvey, 175 Iowa, 344, 351. The Supreme Court says:

'So, too, and quite in point in principle, is the holding by much the greater number of courts that the death of a person elected to office before the time arrives for him to qualify therefor or to enter upon his



official duties does not create a vacancy; and this is especially true where, by Constitution or statute, it is provided that the incumbent of such an office shall hold the same for the term provided by law, and until his successor is elected and qualified. See the following cases cited in note to Commonwealth v. Sheatz (Pa.), 50 L. R. A. (N. S.) 376; Kimberlin v. State, 130 Ind. 120 (29 N. E. 773); People v. McInver, 68 N. C. 467; Lawrence v. Hanley, 84 Mich. 399 (47 N. W. 753); State ex rel. Hoyt v. Metcalf, 80 Ohio St. 244 (88 N. E. 738); Commonwealth v. Hanley, 9 Pa. 513; State v. Benedict, 15 Minn. 198; People v. Nye (Cal.), 98 Pac. 241.'

"There not being a vacancy in the office of Representative from Appanoose County, it necessarily follows that Representative Rice will be the Representative from the Appanoose district for the ensuing term.

Sincerely yours,
BEN J. GIBSON, Attorney General."
Respectfully,
JOHN HAMMILL, Governor.

COMMUNICATION FROM THE ATTORNEY GENERAL

The following supplemental opinion was received from the Attorney General:

January 10, 1927.

Honorable L. B. Forsling, House of Representatives, Building.

DEAR MR. FORSLING: I am in receipt of your request for an opinion relative to the situation as to representation from Appanoose county caused by the death of Representative-elect Scott. An opinion has been given heretofore by former Attorney General Ben J. Gibson to Honorable John Hammill, Governor, a copy of which I attach hereto. In this opinion of Mr. Gibson's I concur.

You request, however, an additional opinion as to the authority of the House of Representatives to act upon the situation created by the death of Representative-elect Scott from Appanoose County. Section 7 of Article 3 of the Constitution reads, so far as is pertinent to the question propounded, as follows:

"Each house shall choose its own officers, and judge of the qualification, election and return of its own members."

There is no doubt as to the power of the House, under this provision of the Constitution, to itself pass upon the question of whether a vacancy exists in the office of Representative of the Fourth Representative District, and if it finds that a vacancy does exist it should so declare by proper resolution, and in that event it would be the duty of the Governor to call a special election to fill such vacancy.

Very truly yours,

JOHN FLETCHER, Attorney General.

Hill of Floyd raised the point of order that the resolution by Forsling of Woodbury was out of order because it provided for two separate and distinct actions.

The Speaker held the point of order not well taken.

McCaulley of Calhoun moved that the resolution be deferred until 1:30 p. m. Wednesday.

Haney of Mills moved that the motion to defer be laid on the table. Motion prevailed.

Forsling of Woodbury demanded a roll call.
On the question "Shall the resolution be adopted?"

The ayes were:

Akin of Carroll	Cole of Delaware	Gilmore	Hopkins
Bair	Eden	Held	Hunt
Blackford	Forsling	Hollingsworth	Prichard—12

. The nays were:

Aiken of Ida Allen Anderson Barnes Bauer Berry Bixler Blythe Buchmiller Bush Charlton Christophel Cole of Harrison Craig Crone Crozier Eckles Edge Elliott Fleming Greene Griswold	Hagglund Hale Haney Hansen Hanson Harrison Hattendorf Heald Hempel Hill Hines Hollis Hubbard Huff Ickis Johnson of Dickinson Johnson of Keokuk Johnson of Marion Kennedy, J. P.	Kent King Kline Knudson Knudson Knutson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McIntosh McMillan Mathews Maxfield Miller of Dallas Miller of Shelby Nelson Oliver Ontes Patterson Pattison	Ratliff Reimers Roberts Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Traux Vaughn Venard Wagner Wamstad Wilson Wolfe Mr. Speaker—88
Griswold	Kennedy, J. P.	Pattison	Mr. Speaker—88
Hager	Kennedy, W. S.	Quirk	

Absent or not voting:

Grimwood Martin O'Donnell Rust Walrod-6

Resolution lost.

Hill of Floyd offered the following resolution:

HOUSE RESOLUTION NO. 4.

Whereas, The committee on credentials have reported that "the Honorable Charles Harvey Scott of Appanoose county, Representative District No. 4, who was duly elected and certified as Representative from said district to the Forty-second General Assembly, died before taking the oath of office;" and

Whereas, Attorney General Gibson prior to the expiration of his term of office rendered the following opinion on the provisions of the law of the State of Iowa, in which opinion the present Attorney General, John Fletcher, concurs.

Therefore, Be It Resolved, that the House of Representatives of the Forty-second General Assembly find that D. Fulton Rice, the predecessor of said Charles Harvey Scott, deceased, representative elect, be and is hereby declared to be the lawful representative from Appanoose county, District No. 4, and that he be hereby authorized to take the oath and perform all functions and be entitled to all of the privileges and emoluments of said office.

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

Motion prevailed and the resolution was adopted.

Mr. Rice took and subscribed to the following oath:

OATH OF OFFICE

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 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.

Wagner of Scott offered the following resolution:



HOUSE RESOLUTION NO. 5

Whereas, It is apparent to the members of the House of Representatives of the Forty-second General Assembly, that the mass of documents, reports and other printed reference matter which will be furnished them will require more space than is now provided under and on the desks of the members, and,

Whereas, this accumulation of papers and documents of various size makes an unsightly and disorderly appearance, and,

Whereas, the inconvenience of overcrowding the desk space and the difficulty of properly preserving such documents is apparent to the members of the Forty-second General Assembly,

Now, Therefore, Be It Resolved, That we petition the executive council of the State of Iowa, to provide an inexpensive open book rack divided to provide space for the documents of two members to be installed between various desks in an alternate arrangement, with installation to be made as early as possible.

Unanimous consent was obtained for the immediate consideration of the resolution, and a roll call was demanded.

On the question "Shall the resolution be adopted?"

The ayes were:

The nays were:

Aiken of Ida	Fleming	Keokuk	Quirk
Akin of Carroll	Forsling	Kennedy, J. P.	Ratliff
Allen	Gilmore	Kent	Rice
Anderson	Greene	King	Roberts
Bair	Griswold	Kline	Rutledge
Barnes	Hagglund	Knudson	Smith
Bauer	Hale	Krouse	Springer
Bixler	Haney	Laughlin	Stepanek
Blythe	Hanson	Lichty	Thomas
Buchmiller	Held	Lovrien	Thompson
Bush	Hempel	McCaulley	Torgeson
Charlton	Hill	McIlrath	Troup
Christophel	Hines	McIntosh	Truax
Cole of Delaware	Hollingsworth	McMillan .	Vaughn
Cole of Harrison	Hollis	Maxfield	Venard
Craig	Hopkins	Miller of Shelby	Wamstad
Crone	Hubbard	Nelson	Wolfe
Crozier	Huff	Ontjes	Mr. Speaker—80
Eckles	Hunt	Patterson	5
Eden	Ickis	Pattison	
Elliott	Johnson of	Prichard	

Absent or not voting:

Berry Edge Grimwood Hattendorf Heald

Istad

Martin O'Donnell Walrod—9

Resolution lost.

On motion of Johnson of Marion the House Adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 11, 1927.

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

Prayer was offered by Rev. J. W. Johnson, pastor of the Christian Church, Barnes City, Iowa.

Journal of January 10th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Thompson of Fayette for balance of the week, on request of Cole of Delaware; Berry of Monroe for balance of week, on request of Griswold of Madison; Martin of Jackson for balance of the week on request of Saunders of Palo Alto; McIntosh of Muscatine for balance of the week, on request of Lichty of Black Hawk.

On request of Charlton of Polk the members of the inaugural committee were excused for the forenoon for a meeting of the joint committee to arrange for the inaugural.

ASSIGNMENT OF SEATS IN THE PRESS GALLERY

McIlrath of Poweshiek 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. Cliff Miller, Register and Tribune.
- 2. F. H. Wright, Des Moines Capital.
- 3. Irwin I. Femrite, United Press Associations.
- 4. I. C. Kartack, Associated Press.
- 5. C. F. Thompson, International News.
- Louis Cook, Iowa Homestead.
- 7. L. J. Wilson, Wilson News Service.
- 8. J. W. Jarnagin, General Correspondent.
- 9. F. A. Welch, I. S. T. A.

Wolfe of Linn offered the following resolution:

HOUSE RESOLUTION NO. 6

Whereas, Iowa's financial situation is in a very unsatisfactory condition; and

Whereas, There are millions of dollars of idle money in hiding and many millions more that have been sent to banks outside of the state and still many millions more that have been invested in stocks and bonds to help finance enterprises outside of Iowa; and

Whereas, The appalling blighting effect of these conditions has progressively reached out from the farm, to the village, town and city until it has arrived at the door of every home in our state; and

Whereas, This situation demands the unbiased thought and most careful consideration of the farmers, laborers, business men, bankers and lawyers of our state without reference to their politics or creed; now therefore,

Be It Resolved by the House of Representatives, That the Speaker of the House is hereby empowered and directed to appoint a special committee from the members of the House, whose duty it shall be to make a careful study of Iowa's banking situation.

Special consideration shall be given by this committee to the money credit and banking conditions and it shall be their duty to draft such legislation as will protect the depositors of the banks and make the payment of their deposits sure; that will reduce to the minimum the opportunity for irresponsible people to engage in the banking business; that will not cause the trained, experienced, honest and responsible banker to bear unnecessary burdens of competitors who are dishonest, irresponsible or incompetent.

To enable this committee to carry out the purposes of this resolution they are hereby empowered to hold public hearings, to have access to all records on file in the banking department or any other department of the state.

Laid over under rule 34.

REPORT OF COMMITTEE ON EXTRA HELP

Saunders of Palo Alto, from the joint committee on extra help, submitted the following report:

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

Your joint committee composed of Senators Cavanaugh (Chairman), Roberts and Clearman, and Representatives Saunders (Chairman), Knutson and Cole, appointed to consider applications and to nominate



the extra help of the Forty-second General Assembly, begs leave to submit the following report and recommendations:

That the positions following be filled by the persons whose names appear herein at the compensation respectively set forth:

Assistant law research, D. D. Staples, \$6.00 per day.

Assistant research-general-Mary Wheelock, \$4.00 per day.

Authority granted to the librarian to select stenographer at \$4.00 per day.

Page to librarian and his office, James MacGuire, \$4.00 per day.

Messenger and Mail Carrier, Robert Burns, \$4.00 per day.

Assistant Matron, Mrs. Florence Mally, \$4.00 per day.

Assistant Sergeant-at-Arms, John W. Hackley, \$4.00 per day.

Elevator Tender, Mrs. Minnie Scott, \$100.00 per month.

Elevator Tender, Fred Oliver, \$100.00 per month.

Janitor, Fred Miller, \$100.00 per month.

Janitor, Charles Nelson, \$100.00 per month.

Janitor, Burt Wilson, \$100.00 per month.

Respectfully submitted,

E. E. CAVANAUGH,
H. GUY ROBERTS,
GEO. M. CLEARMAN,
On the part of the Senate.
WM. E. G. SAUNDERS,
C. G. COLE,
CLARENCE KNUTSON,

On the part of the House.

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

COMMUNICATION FROM THE SECRETARY OF STATE

The following communication was received from the secretary of state:

To the Honorable, The Speaker of the House of Representatives:

I, Walter C. Ramsay, Secretary of State for the State of Iowa, and keeper and custodian of the election records of said state,

Do Hereby Certify, That the papers attached hereto relate to an impending contest of the election of Samuel D. Whiting as Representative from the Forty-first district, composed of Johnson county; that such statement of impending contest was filed in the office of the Secretary of State on December 1, 1926, prior to the issuance of a certificate of election to the said Honorable Samuel D. Whiting, and that under section 982 of Chapter 47 of the Code of 1924, such certificate of election was withheld, and has not been issued.

I Further Certify, That attached hereto are true and correct copies of the abstract of returns as certified by the county board of canvassers and the abstract of election returns as certified by the State board of canvassers.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal this 5th day of January, A. D. 1927.

W. C. RAMSAY (Signed) Secretary of State.

[SEAL]

W. S. Kennedy of Lee offered the following resolution:

HOUSE RESOLUTION NO. 7

Whereas, There is on file a contest in the matter of the election of a representative from the Forty-first Representative District, Johnson county; and

Whereas, On the face of the election returns it shows Samuel D. Whiting to have one vote in the majority; therefore

Be It Resolved by the House of Representatives, That a committee of five be appointed by the Speaker to take evidence, count the ballots, and determine the contest, and report their findings to this House; and

Be It Further Resolved, That Samuel D. Whiting be seated as a member of the House of Representatives, representing the Forty-first Representative District in the Forty-second General Assembly, pending the determination of said election contest.

Unanimous consent was obtained for the immediate consideration of the resolution.

Forsling of Woodbury asked for a division of the resolution.

The first division of the resolution was adopted.

The second division of the resolution was taken up for consideration.

Forsling of Woodbury moved to amend the second division by striking out the name of Samuel D. Whiting and substituting therefor the name of Lee Nagle.

Hill of Floyd raised the point of order that the amendment merely changed the form of action from the affirmative to the negative.



The Speaker held the point of order not well taken.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, None.

The nays were:

Blackford Harrison Krouse Sin Blythe Hattendorf Laughlin Sm Buchmiller Heald Lichty Sp Bush Held Lovrien Ste Charlton Hill McCaulley Th Christophel Hines McIlrath Tor Cole of Delaware Hollingsworth McIntosh Trole of Harrison Hollis McMillan Trole of Harrison Hollis Mathews Va Crone Hubbard Maxfield Verozier Huff Miller of Dallas Eckles Hunt Miller of Shelby Water Ickis Oliver Willer Forsling Johnson of Quirk Mr	unders nmer nith ringer epanek omas rgeson oup uax ughn nard agner amstad lson olfe .: Speaker—91
Forsling Johnson of Quirk Mr	
Gilmore Keokuk Ratliff Greene Johnson of	***

Absent or not voting:

Bauer Berry	Hempel Johnson of	Martin Nelson	Pattison Prichard
Edge	Dickinson	O'Donnell	Thompson
Elliott	Knudson	Ontjes	Walrod-16
Grimwood			

Amendment lost.

On the question, "Shall the second division of the resolution be adopted?" a roll call was demanded.

The ayes were:

Aiken of Ida	Barnes	Cole of	Harrison Eckles
Akin of Carroll	Bauer	Craig	Eden
Allen	Bixler	Crone	Elliott
Anderson	Blythe	Crozier	Fleming

Greene	Hopkins	Laughlin	Rice
Griswold	Hubbard	Lichty	Rutledge
Hager	Huff	Lovrien	Ryder
Hansen	Johnson of	McIlrath	Saunders
Hanson	Dichinson	McIntosh	Smith
Harrison	Johnson of	McMillan	Springer
Hattendorf	Keokuk	Mathews	Torgeson
Heald	Kennedy, J. P.	Maxfield	Troup
Hempel	Kennedy, W. S.	Miller of Shelby	Vaughn
Hill	Kent	Oliver	Wagner
Hines	King	Patterson	Wamstad
Hollingsworth	Kline	Quirk	Wolfe
Hollis	Krouse	Reimers	Mr. Speaker—66

The nays were:

Bair	Gilmore		Istad	Roberts
Blackford	Hagglund		Johnson of	Rust
Buchmiller	Hale		Marion	Simmer
Bush	Haney		Knutson	Stepanek
Christophel	Held	1.63	McCaulley	Truax
Cole of Delaware	Hunt		Miller of Dallas	Venard
Edge	Ickis		Pattison	Wilson-28
Forsling				

Absent or not voting:

Berry	Martin	Ontjes	Thomas
Charlton	Nelson	Prichard	Thompson
Grimwood	O'Donnell	Ratliff	Walrod-13
Knudson		PERSONAL PARK	

The second division of the resolution was adopted.

OATH OF OFFICE

Mr. Whiting took and subscribed to the following oath of office:

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 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.

APPOINTMENT OF CONTEST COMMITTEE

The speaker announced the appointment of the following as members of the contest committee in the Samuel D. Whiting-Lee Nagle contest in the Forty-first Representative District.

W. S. Kennedy of Lee. Cole of Harrison. Charlton of Polk. Reimers of Lyon. Simmer of Wapello.

REPORT OF COMMITTEE ON COMMITTEE CLERKS

McCaulley of Calhoun, from 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-second General Assembly, beg leave to submit the following selections and assignments:

Josephine Buckley-Charlton of Polk. Mary C. Weldy-Akin of Carroll, Thomas of Audubon. Helena Hanson-Allen of Pocahontas, Hanson of Winnebago. Dorothy Larson-Anderson of Montgomery, Hagglund of Page. Mabel West-Bair of Buena Vista, Bush of Cherokee. Leona Bras-Barnes of Wright, Cole of Harrison. Dorothy Smith-Bauer of Washington, Heald of Chickasaw. Lucy M. Coyne—Berry of Monroe, Johnson of Keokuk. Blanche Wylie-Bixler of Adams, Ickis of Union. Dorothy Pitman-Blackford of Van Buren, Whiting of Johnson. Viola Murray-Blythe of Iowa, Kline of Davis. Mildred Uhl-Rutledge of Webster, McIlrath of Poweshiek. Sylvia Klinkenborg-Istad of Winneshiek, Reimers of Lyon. Allene West-Cole of Delaware, Kennedy of Lee. Pauline Crawford-Craig of Warren, Hempel of Clayton. Linda Beach-Crone of Emmet, Hollingsworth of Boone. Gladys Astley-Crozier of Mahaska, Edge of Jasper. Mary Davis-Eckles of Butler, Hopkins of Guthrie. Mary Skoglund-Eden of Clinton, Walrod of Clinton. Verna Pearson-Elliott of Polk, McMillan of Benton. Lucille Larson-Fleming of Crawford, Thompson of Fayette. Edith Cover-Forsling of Woodbury. Gladyse Hess-Green of Pottawattamie, Miller of Shelby. Alice Clarke-Gilmore of Cedar, Hansen of Scott. Caroline Laughlin-Grimwood of Jones. Elsie M. Wendling-Griswold of Madison, Huff of Cass. Leav Tenold-Hager of Allamakee. Laura J. Smith-Hale of Howard, Ryder of Dubuque. Margaret Ford-Haney of Mills, Ratliff of Henry. Bertha Binkert-Harrison of Clarke, Quirk of Sac. Eunice Baker-Hattendorf of Osceola, Roberts of Adair. Lucia Merrill-Held of Plymouth, Wilson of Tama. Mabel Mellang-Hill of Floyd. Iva M. Conrow-Hines of Taylor, Troup of Story. Lola S. Elliott-Hollis of Black Hawk. Ester Lane-Hubbard of Pottawattamie, Rice of Appanoose. Mabel Godfrey-Stepanek of Linn. Dorothy L. Miller-Johnson of Dickinson. Marjorie C. Riddle-Johnson of Marion.

Katherine Chambers-Kennedy, W. S., of Lee, Krouse of Wayne. Wanda Long-King of Clay, Laughlin of Fremont. Ethel Dixon-Knudson of Hamilton, Kent of Lucas. Helen D. Chapin-Knutson of Cerro Gordo. Sophia Korn-Lichty of Black Hawk. Mabel M. Hoeye-Lovrien of Humboldt. Esther Ginsberg-McCaulley of Calhoun. Leota Carpenter-McIntosh of Muscatine, Hunt of Louisa. Katherine Miller-Martin of Jackson, Wamstad of Mitchell. Bessie Vander Meulen-Mathews of Des Moines, Smith of O'Brien. Dorothy Willet-Maxfield of Marshall, Christophel of Bremer. Myra H. Larson-Nelson of Hancock, Torgeson of Worth. Maude Beyer-Oliver of Monona, Springer of Decatur. Helen Haas-Ontjes of Grundy, Aiken of Ida. Katherine Joyce-Patterson of Kossuth. Hope Hicks-Pattison of Jefferson, Wolfe of Linn. Agnes Waller-Prichard of Woodbury. Florence A. Froning-Rust of Franklin. Lulu B. Whirry-Saunders of Palo Alto. Mae Grund-Simmer of Wapello. Gertrude Leener-Truax of Buchanan. Vera Buck-Venard of Sioux. Mae Schlater-Vaughn of Ringgold, Wagner of Scott. Madeline Burrows-Chief Clerk. Fanny Rice-Buchmiller of Greene, Miller of Dallas. H. H. Thompson, Contest Committee.

> MARION R. McCaulley, IRVING H. KNUDSON, D. FULTON RICE, C. A. HOLLIS,

Committee.

On motion of Mr. McCaulley the report of the committee was adopted.

On motion of Heald of Chickasaw the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

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

REPORT OF JOINT COMMITTEE ON INAUGURAL

Charlton of Polk, from the joint committee on inaugural, submitted the following report:

INAUGURAL PROGRAM

Afternoon

- Concert—House Chamber, 1:00 to 2:15 o'clock, p. m. Paul Christianson's Orchestra.
- II. Senate and House of Representatives assemble in House Chamber, 2:00 o'clock, p. m.
- III. Joint Assembly called to order, 2:15 o'clock, p. m., by Hon. I. V. Carter, Speaker of the House.
- IV. Committee from Senate and House appointed to escort the Governor's party to House Chamber.
- V. Entrance of Escort—Military Aides of the Governor, Chief Justice William D. Evans, Rev. Arthur A. Brooks, Governor John Hammill, Committee Member, Lieutenant Governor Clem F. Kimball, Committee Member, Supreme Court Justices, Committee Members.
- VI. Invocation—Rev. Arthur A. Brooks, Grace Methodist Church, Des Moines.
 - VII. Music-Paul Christianson's Orchestra.
- VIII. Oath of Office to Governor John Hammill, Lieutenant Governor Clem F. Kimball by Chief Justice William D. Evans.
 - IX. Inaugural Address—Governor John Hammill.
- X. Band Concert—Argonne Post Band, 4:00 to 6:00 o'clock p. m., 7:00 to 9:30 o'clock p. m.

RECEPTION PROGRAM

Evening

I. Governor and Mrs. John Hammill receiving in the reception room, executive offices, State House, 8:00 o'clock p. m.

Note:—The public will assemble in Rotunda on the first floor, and will be admitted to the reception room through the south door of the executive offices.

. The members of the Senate and House and their guests holding tickets of admission, will assemble in the Senate Chamber. They will be escorted to the reception room by one of the Governor's Military Aides.

- II. Concert Program-Argonne Post Band, 7:00 to 9:30 o'clock p. m.
- III. Dancing program starting at 9:30 o'clock p. m. to 11:45 o'clock p. m., will be on first floor and basement of State House.

Dance Music-Dave Rubinson's Orchestra.



LEGISLATIVE COMMITTEE ON ARRANGEMENTS

Senate

Hon. C. F. Johnston of Franklin, Hon. W. S. Baird of Pottawattamie, Hon. H. Guy Roberts of Ringgold, Hon. Otto F. Lange of Dubuque, Hon. Samuel F. Wilson of Muscatine, Hon George A Wilson of Polk.

House of Representatives

Hon. Clyde B. Charlton, Hon. E. A. Elliott, Hon. C. H. Nelson, Hon. Francis Johnson, Hon. J. G. Hempel, Hon. J. C. Bauer.

General Information

- (a) In the afternoon, admittance to the floor of the House Chamber, and the two south balconies will be by ticket only. The north balconies will be open to the public without tickets.
- (b) In the evening a space on the basement floor will be set aside for wraps, and for which no charge will be made. It will be understood, however, that the State will not be responsible or accountable for property lost, stolen or damaged.
- (c) It is requested that the public remain seated after the afternoon ceremonies until the Governor's party has left.

On motion of Charlton of Polk the report of the committee 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. 1, bill for an act making an appropriation to defray the expenses of the inauguration ceremonies.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 1, a bill for an act making appropriation to defray the expense of the inaugural ceremonies.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

Unanimous consent having been obtained, Senate File No. 1,



a bill for an act making appropriation to defray the expense of the inaugural ceremonies, was taken up for consideration.

Charlton of Polk moved that the rule prohibiting the second and third readings of a bill on the same day be suspended.

Motion prevailed.

Mr. Charlton moved that the bill be read a third time now and placed 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 of Ida Akin of Carroll Allen Anderson Bair Barnes Bauer Bixler Blackford Blythe Buchmiller Bush Charlton Christophel Cole of Delaware Cole of Harrison Craig Crone		Johnson of Keokuk Johnson of Marion Kennedy, J. P. Kennedy, W. S. King Kline Knutson Krouse Lichty Lovrien McCaulley McIlrath McIntosh McMillan Mathews Maxfield	Quirk Ratliff Reimers Rice Roberts Rust Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Torgeson Troup Truax Vaughn
			Torgeson
			Troup
Crozier		Miller of Dallas	
Eckles	Hopkins		Venard
Eden	Hubbard Huff	Miller of Shelby Nelson	
Edge		Oliver	Wamstad
Filian	Hunt		Whiting
Elliott	Ickis	Pattison	Wilson
Fleming	Istad	Prichard	Wolfe Mr. Speaker—95

The nays were: None.

Absent or not voting:

Berry Johnson of Laughlin Patterson
Forsling Dickinson Martin Thompson
Grimwood Kent O'Donnell Walrod—13
Knudson Ontjes

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

OATH OF OFFICE

H. H. Cook, assistant electrician, took and subscribed to the following oath of office:

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.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Resolution relative to adjournment from Thursday, January 13, to Tuesday, January 18.

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 13th, it be to reconvene on Tuesday afternoon, January 18th, at 2 p. m.

Unanimous consent having been obtained for the immediate consideration of the resolution, Hollis of Black Hawk moved its adoption. Motion prevailed and the resolution was adopted.

Cole of Delaware 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, Cole of Delaware, Torgeson of Worth and Hines of Taylor.

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. Clem F. Kimball, President of the Senate, presiding.

The roll was then called and the following members responded:

Those present were:

Aiken of Ida	Fackler	Kennedy, J. P.	Ratliff
Akin of Carroll	Fleming	Kennedy, W. S.	Reimers
Allen	Forsling	Kent	Rice
Anderson	Fulton	Kern	Rigby
Bair	Gilmore	King	Roberts of Adair
Baird	Greene	Klemme	Roberts of
Barnes	Griswold	Kline	Ringgold
Bauer	Gunderson	Knutson	Rust
Benson	Hager	Krouse	Rutledge
Bergman	Hagglund	Lange	Ryder
Booth	Hale	Langfitt	Saunders
Bixler	Haney	Laughlin	Simmer
Blackford	Hansen	Lichty	Skromme
Blythe	Hanson	Lovrien	Slemmons
Brush	Harrison	McCaulley	Smith
Buchmiller	Hartman	McFarlane	Springer
Carden	Haskell	McIlrath	Stanley
Cavanaugh	Hattendorf	McIntosh	Stepanek
Charlton	Heald	McLeland	Stoddard
Christophel	Held	McMillan	Thomas
Clark	Hempel	Mathews	Topping
Clearman	Hill	Maxfield	Torgeson
Cole of Delaware	Hines	Merritt	Troup
Cole of Harrison	Hollingsworth	Miller of Dallas	Truax
Crone	Hollis		Ulstad
Crozier	Hopkins	Mills	Venard
Darting	Hubbard	Nelson	Wagner
Dean	Huff	Oliver	Wamstad
Dotts	Hunt	Ontjes	Whiting
Eckles	Ickis	Pattison	Wilson of Tama
Eden	Istad	Prichard	Wolfe
Edge	Johnson of	Quirk	Mr. Speaker-131
Elliott	Marion	Ramsey	
Ellis	Johnston		
R 7-18-07-07-07-			

Those absent were:

Beatty	Frailey	Knudson	Vaughn
Berry	Gilchrist	Martin	Walrod
Breakenridge	Grimwood	O'Donnell	Wilson of Page
Brookins	Johnson of	Patterson	Wilson of
Browne	Dickinson	Shaff	Muscatine
Bush	Johnson of	Shane	Wilson of
Campbell	Keokuk	Shinn	Polk—27
Craig	Kimberly	Thompson	

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

Senator Roberts 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 Roberts of Ringgold on the part of the Senate, and Representatives Nelson of Hancock and Hunt of Louisa on the part of the House.

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

President Kimball then presented Governor Hammill, who delivered the following message:

GOVERNOR HAMMILL'S MESSAGE

To the Forty-Second General Assembly of Iowa:

In obedience to a Constitutional mandate and in accordance with an established custom, I purpose to communicate to you information pertaining to certain affairs of our State government, and, advisedly, make such recommendations regarding new legislation as will promote the betterment of our State and contribute to the general welfare of our people. The reports of the several departments and state agencies made to the Governor will be presented to you as soon as printed and available.

A message by the Governor to the General Assembly must necessarily reflect conditions as they exist, affecting the State and the people, and if helpful, must point the way to such additions and modifications in the statutes as will best serve the purposes for which laws are made. However, I admonish you to ever bear in mind that in the making of many laws, alone, there is no virtue.

Cross-currents of opinion and conflict of interests make progress difficult. The needs of government and of institutions of every sort increase as the demands of society increase and advancement made possible. We must expect to pay the price for the marvelous growth and expansion shown in the development of a better and greater State. Too often, we ultimately pay the penalty occasioned by delay in the solution of difficult problems of government because proposed legislation or methods of administration do not conform to our own selfish ideas and interests.

There always exists the temptation to seek the line of least resistance by caring for today and letting tomorrow take care of itself. Experience has demonstrated that this policy in the past has aggravated the problems of today and added to the difficulty of their solution. We should, however, find encouragement in the great interest displayed by our people in the processes of their government. Everywhere the demand grows more insistent that our government be placed upon a sounder business basis than has heretofore obtained. Carrying out a strictly business handling of our State affairs and in accordance with the plan laid down in my Inaugural address of two years ago, I shall regard myself as the head of a great corporation and shall proceed in this message as if it were a report to the directors and stockholders. An official report, mistakenly, is generally considered as a mere record for reference and not for general knowledge by the general public. If correct judgments are to be formed, accurate knowledge is essential. Either for official consideration, or for historic value, the record year by year of the activities of any people is of the highest value.

STATE AND BUSINESS ACCOUNTING COMPARABLE

The basis of the method of accounting followed by a corporation is to record and report the accounts so that they will furnish the management with an understanding, not only of facts, but also of the trend of the business, and be an assistance and a guide, to the end that income may be increased and costs reduced. These are some of the reasons why in business, pressure is applied so that statements drawn from accounts may be issued promptly to be useful in conducting the business, and not be wholly a matter of historical value.

The accounting policy of a State, and in this, Iowa stands with practically every other State in the Union, places the fidelity of accounts ahead of the quick usefulness of the accounts. Business has learned that both fidelity and usefulness can be accomplished by the same method of accounting, but State governments have not yet profited from this experience of business.

The practice of the State is not wrong when standing alone, and without allowing for the habit of mind of the citizens who should understand the facts disclosed by financial statements. When considered from the standpoint of the citizen it may be found that very few of those to whom the reports are given understand them, and still fewer make use of them. The reason being, or at least seeming to be, that they are not in the form and not in the language used by the people in such matters.

Much of the method of accounting practiced by the State is the result of the provisions used in legislative acts, and undoubtedly the long line of capable and faithful officials and clerks have done all they could with the requirements hedged about as they are by acts of appropriation and authorization.



State legislation is usually written from the standpoint of the lawmaker, rather than from that of those who are called upon to make the legislation work. Our State tax laws are made complex largely as the result of the way legislation is drawn.

GOVERNMENT ACCOUNTING

Active discussions are now being conducted by State officials and economists concerning important questions in accounting for government incomes and expenditures. Practically all of the States and many of the municipalities exceeding 30,000 population, keep their accounts and make reports on what is known as a cash basis; that is to say, no entries of either income or out-go are made in the books excepting those for which cash or its equivalent has passed into or out of the treasury of the State. Business does not do its accounting on this basis, but uses what is known as the accrual method, which is, to enter in the accounts all items due to or from the business when the fact of the amount is ascertained. This results in the setting up in the balance sheet of items showing the amount due the business but not yet collected, and amounts due by the business but not yet paid.

There is also the question of the calculation of depreciation in physical property owned by the State that this sum may annually be put into the cost of running the State.

Another question is that which concerns the centralization at the State capitol or the decentralization to the institutions operated by the State of the accounting for the institutions. A subject of very live discussion among economists is the effect upon the bookkeeping of State appropriations made by the legislature; whether they shall be carried as liabilities or be treated in a balance sheet when the appropriation is alive or has expired. This is a question which may affect the whole method of making appropriations by State legislatures when the question is clearly settled.

There is also the budget. Everywhere municipalities and States are falling in line with business and the Federal government, and most of the successful families in private life. Budgets are everywhere. They are in use and in discussion and they are the subject of many books and pamphlets in all lines of endeavor. A standard system of accounting will be of real assistance to the administration and the legislature, and to help stabilize and guide taxation through the means of budgeting.

These subjects are rather fundamental in business, and business does not understand why they should have been delayed in the accounting policy of State governments.

THE PUBLIC IN THE POSITION OF STOCKHOLDERS

Bookkeeping of government is different largely in detail. but should not be much different in method, when compared with the practice of modern business concerns. Any business big enough to take in from all sources millions of dollars a year and pay out as much, would be expected by its stockholders to so record and report the important facts that they could easily be understood, and further, it would be expected to conform to standards that would permit it to be compared with others in a similar business. It seems certain that government must meet the needs of the public habit of thought in regard to financial statements as well as political policy. Methods and reports which make it so difficult for the people to become interested, and to understand the financial problems of government, should be changed promptly and thoroughly. Business has been quick to see that it must meet the changed habits and changed needs of the people since the war, and it is quite within the fact to say that since the armistice the method of doing business has completely changed because the mental attitude, the desires and the point of view of the people have likewise changed. It seems necessary then, that governments should change their former accounting or reporting methods to new ones that will be interesting to the people.

War has brought an increase in taxation of which the people see little else in the individual effect. The problems of government and the problems of government finance and taxation are all one in effect. The clearer the people see and understand the interconnection of these things, the more intelligent will be the attitude of the people toward them.

RECOMMENDATIONS

I desire, then, to recommend that the State adopt:

- (1) A balance sheet that will show in popular form the financial status of the State. By popular form is meant to so word the items that they may be understood by those without special financial education.
- (2) The income and disbursements should be so set up that non-governmental income and disbursements will be shown separately from the income and expenses of government. This will permit capital outlays and capital borrowing to stand out by themselves and be valued in accordance with the usefulness of the expenditure and the method of borrowing.
- (3) A thorough-going budget plan should be provided and made to work, patterned after the Federal system.
- (4) Accounting and other financial reports should be changed, not only to adopt a standard classification, but the change should avoid the present somewhat contradictory duplicate sets of accounts kept by the State and at our various institutions.



THE BUDGET

Under the provisions of Code Section 334, the Governor is directed at the time of delivering his Biennial Message, to transmit to the Senate and House of the General Assembly the State appropriation bill prepared by the Budget Director. In accordance with the provisions of said section, I now present in a separate document accompanying this message, the budget as prepared by the Director. Under our law, budgets are made at the regular biennial session of the legislature for the two ensuing years. The budget as submitted contains complete information, showing the total amount of the askings of the various departments, the receipts from other sources and the amount necessary, in addition to the receipts, in the way of revenue to carry on the various departments. The budget thus formed is then submitted to the Governor for his approval or modification, and is now in your hands for your careful consideration and guidance. It has been the endeavor of the Budget Director and myself to make a thorough and exhaustive investigation of the demands and necessities of the several State administrative bodies. The Budget Director has estimated and promulgated a budget, fixing the limitations and providing maximum amounts that may be appropriated in order to come within the estimated receipts. There have been sharp decreases from the askings of the Departments and it is our opinion that we have suggested a sufficient amount to maintain an efficient administration of the law without detriment to the public service. I call particular attention to the demands of the Budget Director for rigid economy and concur therein, the Budget Director having endeavored to establish a fair and just budget.

DEPARTMENT OF HEALTH

The State's greatest asset is the health of her people. In addition to the regular routine work of the Health Department, several activities have had special attention.

One of these has been the attention given the abatement of nuisances due to stream pollution. The principle that has underlain the activities of this Department has been that, while we cannot expect to maintain or restore the primeval purity of our streams in a thickly populated rural State such as Iowa, we can at least prevent the development of nuisances, and should so safeguard water supplies that the health of our people will not be endangered, while at the same time having due regard for the cost to our municipalities and industries, resulting from the treatment of sewage and industrial wastes.

The Sanitary Engineering Division of this Department has been able to advise communities as to the measures to be adopted to protect such supplies, to insure the proper disposal of wastes and to obtain the abatement and prevention of nuisances. In many cases already striking improvement has resulted. As a result of studies conducted by the Health Department on Lime Creek, Shell Rock River and Cedar River, findings



were obtained that are pointing the way it is believed, to a solution of pollution problems, and the disposal of manufacturing wastes—a solution that may be of inestimable benefit not only to the localities involved, but to other places within the State as well as to the industries themselves.

Another outstanding recent feature of health work in the State has been the launching and extension of the campaign against diphtheria. While other States have started similar campaigns, there are few of them that have had responses comparable to the splendid results obtained in Iowa. Because of limited funds, the Iowa State Department of Health has not been able to furnish the prophylactic material for this campaign absolutely free as has been done in a number of other States—nevertheless, by supplying a limited number of treatments to initiate the campaign, and by furnishing explanatory literature and general directions for carrying on the work, the State Department of Health has been able to create an unusual interest in this work. The expenditure of a very small sum for the prophylactic material, supplemented by aid from sources which made it possible to provide for the direction of the campaign, has already brought protection and a sense of safety to thousands of Iowa homes.

A vast amount of educational work has been carried on by pamphlets, addresses and correspondence. As many as 50,000 pieces of mail have gone from the State Department of Health in one quarter. Much of the information sent out is to meet immediate need, but the educational effects are not limited to the present and will necessarily later on have far-reaching results in moulding and directing the thought and activities of health agencies in the State.

In accordance with the Iowa law and in order to prevent infant blindness with the consequent handicap to the individual and the State, the Department of Health started a campaign to have all new born babies' eyes prophylactically treated. The appeal carried an offer from the Department of Health to furnish free the prophylactic material to all physicians, and hospitals. The response to this appeal has been statewide, and it is believed that a very great service has been rendered not only to the children so treated but ultimately to the State.

Now that means of prevention have been so well worked out and so generally accepted, it is desirable that Iowa keep pace with other states in the eradication of disease and the abolition of disabilities that mar the happiness or curb the prosperity of our people. Iowa should not allow other states to outstrip her in preventive measures that her natural rural advantages may be more than outweighed.

STATE BOARD OF CONSERVATION

The State of Iowa can justly feel proud of its accomplishments in connection with the creation of state parks. The State Board of Conservation was created, acting jointly with the Executive Council, at first with the Fish and Game Department and later the work was confined to the State Board of Conservation and the Executive Council. The members of the Conservation Board serve without pay. They not only make a



thorough study of the recreational possibilities of the different areas, but also look after the management of these parks and many details connected therewith, as well as the meandered lakes and streams. Iowa ranks fourth in state park systems. Never in the history of the State has there been as much interest in the great out-of-doors as there is today, due to the creation of state parks and the creation of public sentiment for same.

The State Board of Conservation has adopted the policy of receiving gifts and donations—the people of the State having been most generous in this respect. Large sums of money have been given for the creation of these parks and several tracts are outright gifts from individuals to the State.

State parks should be within easy reach and, therefore, should be scattered over the State to provide recreational places for the public. This does not mean that we should create a state park simply because a community wants it but the park should be outstanding from the standpoint of its scientific and recreational value along with its historic features. We owe it to future generations to preserve the rare geologic and scientific areas representing the plant and animal life.

Our lakes are a great asset to the State in that they convey the water supply and that they help to create conditions which will make possible the agriculture of this State. Our agricultural crops are dependent upon a certain amount of moisture and when our lakes and rivers are drained it will lower the water level and make more pre-

carious the cultivation of an agricultural crop. It is therefore, important that the State should guard its water supply and the best way to do it is to preserve and protect our lakes.

The State Board of Conservation and the Executive Council have, under their jurisdiction, an area of 110,000 acres. This includes the meandered lakes and meandered streams and the land purchased for park purposes. The present appropriation is \$70,000.00 annually or for the biennial period \$140,000.00. Every park should have the needed conveniences. In additional to the \$70,000.00 there should be a special appropriation for the highways in the parks. If the parks are to be made useful to the public it is essential that good highways leading to them be maintained and provided for.

The lakes should be taken care of in a special appropriation, which could possibly be accomplished by a special provision extending over a series of years.

LABOR AND WORKMEN'S COMPENSATION

We have continued the high standards of administration established in the Labor Department. Inspections and enforcements have been carried out vigorously. The Department has carried on its research and educational work, which is of great value in the many fields touched.



When the Workmen's Compensation Service was started in Iowa in 1913 it was in its experimental stage in the United States and it was with actual misgiving on the part of both workmen and employers that it came into being in this State. In practical operation it has won the cordial support of labor organizations and organized industry. Experience has from time to time developed need of amendment and the law has been greatly changed in several details; chiefly to the advantage of the workmen.

In workmen's compensation all settlements in personal injury cases are submitted for department approval, based upon statutory provision. It affords a medium with which workmen and employers may advise in case of misunderstanding, a process continually exercised with great saving of wasteful litigation and with amiable and equitable agreement. Where litigation is necessary, expense is nominal. Harmony between labor and employment is promoted. The saving to the taxpayers in court expenses amounts to many times the entire amount expended by the State in support of this department.

Assurance may be given that in its further development this service will continue the record of usefulness and progress recorded in the early years of its existence.

Progress has been made in the result of benefits to the injured workmen. Maximum weekly payments have been raised from \$10.00 to \$15.00 and other advantages in the way of burial benefits and medical attention.

There is now no escape from payment to the injured workman or his dependents, while in earlier years grief was common through noninsurance and other bars to relief. This is by no means to say that we have gone to the limit of equity in affording larger and better coverage to the victims of industrial accident, but it does show that we have made substantial progress in the earnest consideration of their misfortunes and the duty of society in their behalf.

FISH AND GAME DEPARTMENT

At the time the present incumbent assumed control of the Fish and Game Department the total funds available to the department amounted to \$5,952.87, as shown by the State Accountant's report covering the period, April 1, 1919, to December 31, 1921. The balance in the department's fund, the Fish and Game Protection Fund, at the close of the last biennial period, June 30, 1926, was \$90,463.20.

In addition to creating a fund of this amount, which insures the carrying out of the department's program, the department has effected a noteworthy expansion and increase in results in every way. At the beginning of the administration, fish hatcheries were located at Spirit Lake, Lansing and Sabula. In addition to improving and enlarging these, new hatcheries have been constructed at Clear Lake and Strawberry Point.



a stripping station has been erected at Arnolds Park, and bass hatching ponds constructed near Lansing.

Receipts have increased annually, permitting greater activity by the Department.

The Department is entirely self-supporting, that is, no appropriation is made by the legislature, the Department operating solely upon fees collected through sources specified by law. Although benefiting the State as a whole, the expense of the Department is borne by those directly benefiting therefrom, inasmuch as the main source of revenue is the resident hunting and fishing license.

Rough fish, which are detrimental to propagation of game fish, have been removed annually from State waters, improving conditions for game fish as well as supplying the State with an appreciable revenue.

Aside from protection of fish and game, an important function of the Department is the propagation of game fish. During the present administration facilities for doing so have been extensively increased with proportionate results.

INSURANCE DEPARTMENT

The insurance activities in our State are one of great importance. It not only affects the business but the home life of the people. Through this Department a considerable sum is contributed to the maintenance of our State government. Iowa has become one of the insurance centers of the world, as is shown by the following figures from the Insurance Department:

There are twenty-eight (28) life insurance companies, fifteen (15) fire insurance companies, and thirty-six (36) casualty and miscellaneous companies organized and existing within the State of Iowa, also one hundred sixty-one (161) county mutual companies. In addition to the above, there are one hundred forty-one (141) life insurance companies, two hundred forty-nine (249) fire insurance companies, and one hundred twenty-nine (129) casualty and miscellaneous companies licensed to do business within the State of Iowa, making a total of seven hundred fifty-nine (759) companies licensed to do business within this State.

The receipts of the Department for the year 1925 were: Taxes \$1,-219,429.40, license fees \$101,862.40, other fees \$81,778.67, a total of \$1,-403,070.47, of which amount \$4,884.00 was for publication fees and disbursed by the Department. The balance, \$1,352,267.40, was remitted by the Department to the State Treasurer as contemplated by statute. It is estimated that the amount to be remitted to the State Treasurer for the year 1927 will be in excess of the amount above stated by the sum of at least \$25,000.00. The total expenditure for departmental operation (exclusive of examiners' salaries and examination expense which is paid by the companies examined) for the year 1926, in round figures, was \$39,500.00.



As an indication of the growth of the Department, it will be of interest to note that the total reserves on deposit with the Department on January 1, 1926, were slightly in excess of \$228,000,000.00. As of January 1, 1927, the deposit will be in excess of \$252,000,000.00.

From the above figures you will note that this has become a Department of far-reaching responsibility, requiring greator diligence and care in the administration of the work of the Department and the very nature of the business is such that it is a department that is expanding and increasing each year.

STATE FIRE MARSHAL

Some of the outstanding features of the State Fire Marshal's Office for the year 1926 are as follows:

One hundred thirty-three investigations of suspicious fires in sixty-one different counties, which resulted in securing nineteen confessions for burning, five of which were from persons temporarily insane. Of the confessions secured, one was sentenced to 15 years, eight for 10 years, and five are at the present time awaiting sentence. In addition to these confessions there were ten additional indictments, and ten other cases sent to the County attorneys for their consideration and submission to the grand jury.

Inspection and the issuing of orders directing changes necessary for correction of unsafe conditions has materially reduced fires.

Educational work is carried on through Fire Prevention Programs and Bulletins for school purposes. The Fire Prevention campaigns carried on by speakers on Fire Prevention before Clubs, Chambers of Commerce, Schools, etc., has had a wonderful effect along the line of cooperation in removing fire hazards and educating the people concerning the causes and dangers of fire.

STATE INSTITUTIONS

The management of our State institutions is a large business proposition. The State, in connection with the institutions under the Board of Control, owns 12,265.79 acres of land valued at \$2,890,862.49. About 11,000 acres of this land is devoted to farm crops, orchards and gardens, the balance being used for institutional grounds. In addition 2,437 acres are rented by the State.

The Board reports to me that the value of all live stock, milk and crops raised on the farms for the biennial period ending June 30, 1926, was \$1,581,794.76; showing a net profit of about \$512,000.00. The value of live stock of all kinds is \$420,524.33. The value of milk produced for the period is \$412,000.00, showing a net profit of \$256,704.14. The average production of each cow is 9,980 pounds.

There is owned on the farms 789 head of pure-bred Holstein cattle. The sale of young thoroughbred bulls for the last period brought a little



over \$14,000.00. The sales of live stock during the period totaled \$284,-000.00, a splendid showing and each legislator should visit these institutions as they furnish an inspiration for better farming and better live stock.

The institutional farm known as the Flynn farm has during the past year been thoroughly changed in manner of operation, and this farm which was a losing proposition to the State has been transformed under the management of the Board of Control to a profit paying institution, the State selling at the present time from \$1,200.00 to \$1,400.00 of milk monthly in addition to what is used on the farm. There are eighty cows on this farm at this time and it is the plan of the Board to raise the number to one hundred. In the past this farm has been recommended for sale by former administrations, but in my judgment, located as it is in the close proximity to the capital city, and in view of the fact that within a short time we must have additional institutions, this farm should be continued and successfully managed and operated until the need demands its use for some other purpose. We must also keep in mind that underlying this farm is a large body of coal, which can be mined in due time by the State and the fuel furnished our institutions, if it is found advisable. The State itself is an extensive farm operator. Our farms are more productive today than ever in the history of the State, and are operated for our benefit and not for profit. Incidentally, they are of substantial benefit to the taxpayers because they relieve us of the necessity of purchasing many products that we are able to grow for our own use.

THE PARNELL ACT

By an act of Congress, known as the Parnell Act, which authorized an endowment for agricultural experiment stations and for other purposes, I was called upon either to reject or approve an appropriation of \$20,000.00 for the year 1925 and \$30,000.00 for the year 1926, in the nature of Federal Aid to the State Agricultural College.

I accepted and approved the said appropriation. Whether or not this aid is continued to the State, will depend upon the action of this legislature.

The appropriation allotted to Iowa for the third year is \$40,000.00 and for the fourth year \$50,000.00, and \$60,000.00 annually thereafter. This is a direct appropriation from the Federal Government and the State is not called upon in any manner to match said appropriation.

I recommend to you the acceptance and continuance of this Federal Aid for the State Agricultural College at Ames.

A measure will be presented to you by the State Board of Education in which the conditions as to the acceptance of this aid will be fully presented for your consideration and approval.



STATUS OF AGRICULTURE

Any comprehensive business program for agriculture, either for Iowa or any other agricultural State, presents three phases which are, of course, interrelated. Any discussion of the subject which deals only with one phase and disregards the others must of necessity be incomplete and unsatisfactory.

First, we have to consider what the individual farmer can do by and for himself in adjusting his business so as to best fit his economic environment. Secondly, there should be taken into account what the farmers collectively through organization can accomplish in such a business program, and finally we have to take into account what organized society can do for the farming industry.

In this discussion I desire to deal with the responsibility resting upon organized society to develop a national policy that promotes equality between agriculture and other important population groups in this country. For a number of years it has been growing increasingly clear that our national policies, however well they may have suited the times that developed them, are operating to the disadvantage of agriculture, even to the extent of crippling it.

It is evident even to the most casual observer that we have developed in this country an agricultural plant far greater in its capacity to produce the essential basic crop than is required by the needs of our domestic market. It is not so clear to many people, however, that this condition is a direct result of the working out of government and State policies. Therefore, in considering a constructive national program for the business of farming, it is first necessary to examine these past policies and their effect on agriculture.

Our present farm plant was developed in an era of "free land." The homesteading and land settlement policies of the government aimed to "settle up" the frontiers at the earliest possible moment and to expand our farm production to the limit. During this era farmers who took the land were compensated for the unprofitable price of their products by the rise in the value of the land itself.

The homesteading era is largely past. This is not true, however, with other forces that developed at the same time and are still actively at work.

The United States Government for years has been committed to the policy of reckless reclamation, aimed to add new acres and new producers to our present productive total. Some of the States join hands in this—all seeking to encourage new irrigation, drainage and cut-over land settlement projects.

The war shifted gold supplies to the United States; it reversed our situation as a debtor nation to our present status as the leading creditor nation of the world. These facts automatically restrict the volume of our exports by making it more difficult for other nations to trade with us.



In the face of these conditions, which would seem to demand from the nation the greatest care in the world to see that our agricultural export interests are safeguarded, we have plunged headlong into a new policy diametrically opposite to the one which national common sense should adopt. This new policy is one of extreme favoritism to industry, an incessant craze to expand industrial exports, regardless of what may happen to our farmers, with their exportable surpluses on our hands.

Our national policy encourages a monopoly of our export trade by our industries. Our Federal laws are definitely aimed to stabilize and protect labor, industry, transportation, finance and other important elements. Their organization, operating back of such protective legislation, enabled them to resist the influences that crucified agriculture during and following the deflation of 1920.

The accumulative effect on agriculture of these past and continued policies of our government are apparent on every hand. The first evidence has been prices that fail to return the cost of production to the producers of our most important crops.

Many people do not understand why there has not been an economic readjustment of agriculture which would correct these disadvantages. We must remember that the farmer has a fixed investment in his plant which is fitted for certain kinds of production, and cannot shift easily from an unprofitable to a profitable occupation. It is hard for him to leave the farm without tremendous sacrifices. The farmer inevitably tries to make up for low prices by growing more of the crops his farm is adapted to bear.

The question is what can organized society do in the way of a sound national program for agriculture. I believe we have in the United States brains and leadership sufficient to address this problem successfully. I

am impressed with several things, which in my judgement, should be done in the development of such a national program as I have been discussing—one that I think would put the farm business in Iowa on a much sounder foundation. To be sure, this would call for a drastic change in State and national policies, but I feel that I am only one of an increasing number of men in this country who believe that these charges must come to pass.

We should put the Federal Government back of a program on agricultural stabilization to just the degree necessary to accomplish the purpose summed up in the slogan, "equality for agriculture."

Realizing the condition of agriculture in January, 1926, I called an Agricultural Conference of eleven States. Those present at that conference in the truest sense represented the interests of their respective States, industrial, financial and commercial as well as agricultural, brought together a consensus of intelligent opinion on the farm situation in States whose prosperity directly or indirectly is bound up with that of agriculture. From first-hand knowledge they had no illusions as to the manner in which long standing national policies are working out to the disadvantage of the business of farming.



With the goal of a new national policy for agriculture directly aimed to secure and maintain economic equality for the farmer, the Conference provided for an executive committee of two from each participating State to work in that direction with the other great farm organizations.

The object sought by the Conference is to put agriculture on a business parity with other business enterprises. It recognizes that legislation plays an important part in all national policies, and so it will strive for the enactment of laws to promote the right kind of a farm policy for America. For the same reason it will work to prevent the enactment of laws inimical to agricultural improvement and equality. In every proper way it will support and encourage organization of farmers to carry out their business, social and legislative policies.

The legislative and economic program that has been started should be carried on and broadened with each opportunity to develop a better agricultural policy for this nation. This means that constant and competent study of the farm problem and of sound means to meet it, should be carried on. Legislation embodying the principles agreed upon should be brought to the best possible form in advance of the session at which it is to be presented. Facts and reasons should be prepared for presentation to Congress, and finally, the utmost effort should be made to secure enactment of the measures that are endorsed and proposed.

INDUSTRIAL COMMISSION

Shortly after my inauguration I appointed a commission of ten representative citizens of Iowa, and assigned to this commission the duty of studying the economic problem as it relates to the State of Iowa.

Iowa occupies a central geographic position in the production of the staple food articles of the National. Why should there develop a depression that is fast becoming ruinous to the great farming interests? It is no exaggeration to say that agriculture must be put on a level with other essential industries or national decay will soon set in.

Primarily I feel that there should be a closer relationship between agriculture and the industries. President Coolidge, in his address to the Land Grant Colleges, intimates that this country would soon be "preponderantly industrial," and an importer of agricultural commodities. We challenge this proposition as open to debate. Does it not indicate a purpose to build up large industries centered in the East and utilize the middle west for food production which will more than ever be dictated by eastern consumers?

The Commission has made its report and has rendered a splendid public service. I submit their findings as a worthy contribution touching the present economic situation.

CORN BORER

From the standpoint of agricultural production, the threatened invasion of the European corn borer is of paramount importance.

The corn borer presents a problem of science, with particular reference to that of entomology. To meet this situation I recommend that the enactment of such measures in the form of quarantine and other regulations and appropriations be made as will enable the State, so far as possible consistent with constitutional limitations, to safeguard itself from the invasion of this pest.

IOWA AT THE NATIONAL DAIRY SHOW

Iowa was again successful in winning the United States championship at the Dairy Show at Detroit, Michigan, in 1926. This makes the team eligible to compete in the International contest in England, in a similar contest in which the Franklin County team competed in 1924, giving Iowa the honor of winning twice at the National Dairy Show in the past three years. The Franklin County team in 1924 had their trip financed by the State. The winning team this year comes from Clayton County. Agriculture must be encouraged and in no better way can this be done than by rewarding the splendid efforts of the boys and girls who participate in these contests. There are from twenty-five to thirty States competing and while Iowa has been successful in winning twice in the past three years, it may look to some as though it might be setting a precedent, but I am of the opinion that Iowa, the greatest of our agricultural States with its natural resources, can afford to go on record with a permanent policy of sending the winners in a contest of this kind and character to the International Contest. For this reason I recommend that you appropriate the sum of \$4,000.00, which is an appropriation similar to the one made two years ago for the purpose of deferring the expenses of the team from Franklin County.

IOWA NEEDS FACTORIES

Iowa is the greatest food producing area of any similar section of the nation or of any other nation, and yet the 1925 Census shows an increase of only 188,074 in population during the past twenty-five years. For the same period a natural excess in births over deaths should have shown an increase of 673,126 persons. This, without taking into consideration any increase from without the State, shows that we contributed almost a half million Iowa citizens to other localities. The Census further shows that our sixteen cities of the first class increased 263,405 in population during the period, or a total equal to the entire increase of the State plus 75,331, thus showing the trend from rural to urban communities. This trend is inevitable because of the use of improved and more efficient machinery and methods used in agriculture. Iowa is especially well fitted to employ such improved machinery and methods and that she does so, is indicated by Census returns showing this to be the most efficient State in the Union in man power applied to agriculture. There is no doubt but that greater efficiency and effectiveness in food production will continue, and that the trend from rural to urban population will be inevitable until such time as the urban populations of the State build up productive industries that will support fully employed workers at



adequate wages, and in numbers sufficient to produce a local market of sufficient size to make profitable a more intensive cultivation.

The Census of Manufacturers shows an average employment for the factories of the State for 1900, 44,420 persons. This number by 1909 had increased to 61,635 and by 1919 to 80,551. By 1923 the number had dropped to 77,842. This is approximately the present figure as indicated by available data.

This growth is in no way sufficient to employ the trend of population from country to city, let alone the natural increase of population to which we are entitled, and unless more of the products of the farm and the mine can be fabricated by Iowa factories into articles for use and consumption, there is very little chance for material growth in our State population.

With the methods of production above noted in handling the work of the farm, much of the labor heretofore employed is displaced and consequently forced into the cities, and is adding to the unskilled and partly skilled workers of these communities, in numbers sufficient to create at this time a surplus and consequent unemployment which if permitted to continue indefinitely will produce conditions elsewhere so costly. An idle man is never for long an asset but must in the end become a liability which will leave an imprint upon society and will act as a check upon our economic progress. Unless the farm and the mine and the factory can be built up co-ordinately, there is little chance for the full employment of labor now available, and certainly none to take care of a natural increase in population, or for the general advancement of dependent lines of industry.

There are few States that have so equitable a distribution of cities and towns throughout their area. Few of even our own citizens know, or at least appreciate the large diversity of the products of our factories. Our workmen are equal in skill to those of any other locality and the general intelligence of our citizenship is of a superior order. These elements coupled with our extraordinary natural resources should make Iowa one of the leading States not only in production of raw materials but in the fabrication of such materials into articles for use and consumption. Every encouragement should be given to foster and promote industrial enterprises; to make known to our citizens what is done and can be done industrially by our people; to extend industrial education among our workers, and to foster a system of distribution equitable and just to all interests.

So far as possible all interests should be harmonized so that we can have a united forward movement in industrial development that will place our State in its proper relation in population, growth and economic welfare.

FINANCIAL CONDITION OF THE STATE

It is a pleasure to report to you the financial condition of the State. The State has no outstanding obligations, except the Soldier Bonus



Bonds, which amount to \$17,600,000.00, and on January 1, 1927, it contained in its Treasury an unencumbered balance of \$13,236,248.24 as compared with \$9,900,828.74 on the first day of January, 1925. The balances referred to include all State funds in the hands of the County Treasurers.

PARDONS, COMMUTATIONS, SUSPENSIONS AND REMISSIONS

In the past two years I have issued pardons, commutations, suspensions and remissions, as set out fully in a separate report presented to the General Assembly for its examination as provided by law. I have taken such action in each case as I believed the facts warranted, and as was recommended by the Board of Parole, or the Judge who presided at the trial and the County Attorney who prosecuted the case. In almost every instance, such clemency was also advised by a number of representative citizens residing in the community where the crime was committed. No action was taken in any case except as recommended by the Board of Parole, the Judge or the County Attorney, as indicated above.

PAROLES

I have given a great deal of study to the question of paroles and I am convinced that the Board of Parole should first make a thorough investigation and then follow with a recommendation to the Governor in each case and that all paroles should have his approval before the prisoner is released. This would insure a closer investigation of each case and fix the responsibility upon the Governor. I recommend that our Parole Law be amended accordingly.

BUILDING AND LOAN ASSOCIATIONS

In the matter of Building and Loan Associations Iowa occupies a proud position. The laws governing Building and Loan Associations in this State have for many years served as a model for other commonwealths. These laws were written with the direct intention that they should be a protection to persons depositing funds with the associations, and they have operated so well that in thirty-five years there has not been a failure of any association in the State, nor a dollar lost to any investor in any association. Since the laws governing Building and Loan Associations were placed on the statute books in 1896, there have been but two or three slight changes made by the General Assembly. Such changes as have been made have been found necessary to meet changing conditions. All, however, have been of a strengthening character. At present Building and Loan Associations are finding themselves handicapped to a certain extent by the explicit restrictions of the laws regarding the investment of their funds. Funds of the associations at present can be invested only in first mortgage loans on real estate. There is no better investment possible than first mortgage loans on Iowa real estate. At times, however, association find there is a dearth in this character of a market for their funds, and preferably to accumulating large amount of cash these associations should be granted authority to make



other safe investments. To that end it is recommended that the laws be amended so Building and Loan Associations may temporarily invest their idle funds in bonds of the United States, bonds of the State of Iowa, or of any county, city, town or other political subdivision of the State of Iowa.

ARCHITECTS

In order to safeguard the public from incompetency of those engaged in designing and planning of buildings, I believe a law providing for the registering and licensing of architects would raise the standard of our Iowa architects. This in itself is not sufficient protection, but it is necessary as well to prevent, by law, persons who are unable to pass examinations for a certificate to practice in their home State from coming to Iowa, an open territory. Twenty-nine States, including Illinois, Michigan, Wisconsin, Minnesota and the Dakotas now have in force laws for the registration of architects.

CLOSED BANKS

The administration of closed banks is difficult. All that can be done is to exercise good business judgment in the handling of the affairs. Curtail expenses, conserve assets, make settlements and collections, and wind up affairs as effectively, economically and speedily as possible.

There is no busier department in our State than that of the Banking Department at the present time, with the work of the receivership depart-

ment, which now handles the affairs of a large number of closed banks with almost ninety millions of assets and 87,000 acres of land and a multiplicity of details in each closed bank. To this has been added the administration of the details involved in the operation of the Lovrien-Brookhart public fund bill.

The Banking Department has made a wonderful record in the economical administration of receiverships. The cost of overhead expense is only one-fourth of one per cent and the total cost in all receiverships has averaged only 4.3 per cent. This, in my judgment, is the lowest cost for the administering of receivership trusts on such a large scale that has been made in this county.

The operation of the Banking Department proper has had a large amount of extra work the past year on account of the conditions in the State, which have been without precedent, and the force in this Department has been obliged to do a very large amount of extra work. Every effort has been made to be of constructive help to the bank under supervision, and the Department has been able to save scores of the smaller, weaker banks in the State which have been in difficulty.

The Banking Department under the present Superintendent has not closed a bank but in every instance the Board of Directors has voluntarily asked the Department to take charge.



TAXATION

Judge Cooley has said: "Taxes are the enforced proportional contribution from persons and property, levied by the State, by virtue of its sovereignty, for the support of government and for all public needs."

Although it is difficult to secure it, to be viewed as such, taxation is an economic rather than a political problem. It is essential to the material welfare of all the citizens of the State that we have wise and just tax laws, those which will distribute the cost of government as evenly as may be, according to the ability of the taxpayers to meet the impact of the levy, always keeping in mind that that tax is best whose burden is the least and the exaction of which results in the least harmful effects upon business and industry, using those terms in the broad sense. Nobody escapes his share of the tax burden and the cost of government is an important item in the present day cost of living. A large part of the increased cost of government can be accounted for by the increased cost of every household in the State. The State has its own great housekeeping responsibilities to meet. It buys food, clothing, and fuel and all the other things which the householder buys. It even pays rent. These items of recent years have all increased in the same proportion to the State that they have to every household and every business institution. This can be demonstrated by figures which have recently been published, based on statistics gathered by the Federal Government and which show that \$1.71 is now required ty pay for what \$1.00 bought in 1914. Under our present system of general property tax, there exists gross inequalities and favoritism as among the several taxpayers. Unjust or unfair taxation is an indictment of democratic government. You should make a comprehensive study of our whole tax system to see what changes may be made which would be of benefit to all of the people. It is undeniable that the general property tax on real property and such personalty as is assessed, is very heavy. It is necessary to establish a plan in this State which will result in a better distribution of the costs of government. Your thoughtful consideration is called to this subject.

THE NATIONAL GUARD

The National Guard of this State has consistently continued its progressive development in all branches, and the end of 1926 finds this important element of Iowa's obligation toward National Defense more highly trained, better supplied and more adequately equipped to answer an emergency call, in the role of a dependable force.

No one can honestly deny the wisdom of our defense policy as outlined in the "National Defense Act" of 1920. Of this our own National Guard is an active part. Its effectiveness as a force in promoting the security of this State and Nation is well recognized.

In extending our moral and financial support to the Guard we are only meeting our obligation to the Federal Government in its effort to provide an adequate and economical military force for National Defense.



The Guard of Iowa, consisting of 3,664 officers and enlisted men is costing the State of Iowa less than ten cents per capita of our citizenship, which provides for all administrative expense, armories, support allowances, Camp Dodge maintenance and improvements and all other expenses incident to its upkeep, except that of equipping, pay, expense of annual encampments, care and maintenance of animals, and instruction, which is provided by the War Department from Federal funds.

During the period I have been the Chief Executive of this State, nine cavalry stables, a Memorial Recreation building, a baseball and athletic field, and a large hay and horse barn, have been built at Camp Dodge from savings accumulated by the exercise of rigid economies, and without one dollar of appropriation additional to the sum already awarded by the General Assembly.

Our National Guard is composed of the pick of the young men in this State; they are of the highest character, and serve the State and Nation voluntarily. They have my unqualified respect, admiration and encouragement.

The degree to which the National Guard will advance in the State depends on the liberal support we extend to them, support to which I believe they are entitled.

WAR ROSTER COMMISSION

This Commission composed of the Governor and the Adjutant General was created by the 38th General Assembly, for the purpose of compiling a roster of Iowa soldiers, sailors and marines who served in the Mexican Border Service of 1916 and 1917, and the World War of 1917, 1918, 1919, and other historical data in connection therewith.

Our soldier and sailor boys made the supreme sacrifice. Some of them were taken by disease in camps, others faced the horrors of modern warfare in the trenches and on the open battlefield. We can honor them but we can never repay them in full for the service they rendered at the call of the Nation.

A permanent record of the service of every man and every woman serving in these emergencies, should be completed and published at the earliest date it can be accomplished.

Every care possible has been exercised by those in charge of the work to make the history and service records as authentic and complete as possible, and it is contemplated that the copy will be submitted for publication before the close of the biennium ending June 30, 1927.

WAR TROPHIES

Early in 1926, the Adjutant General reported receipt of all World War Trophies allocated to the State by the War Department. I therefore,



to insure an equitable distribution, appointed a committee composed of:

Hon. E. L. Hogue-Director of the Budget.

Brig. Gen. Louis G. Lasher-The Adjutant General.

Hon. Ray A. Yenter-Commissioner of Insurance.

This committee met on June 30, 1926, and determined on the following:

That all artillery pieces, some 40 in number, would be distributed to State Parks, the State Historical Department, Camp Dodge, and to State Institutions under control of the State Board of Control, the balance of the Trophies, consisting of rifles, bayonets, machine guns, etc., to be distributed to American Legion Posts, Disabled Veterans' Posts, and Veterans of Foreign War Posts, in the State, which have club rooms.

The Adjutant General reports that all military pieces have been distributed and that the smaller items will be in the near future.

INDEBTEDNESS

An amazing development in finance is taking place among our fortyeight States. It is a question whether the people—the taxpayers—are aware of this development.

The same disease that is affecting so many people and so many families today—that of allowing expenditures to mount above income—also ap-

pears to be afflicting the majority of our forty-eight States. Comparatively few of our states are livin within their incomes. Like the reckless installment buyer who contracts for more bills than his salary or wages will permit, most of our States are mortgaging their future to the extent of almost countless millions of dollars. Plunging head over heels into debt seems to have become the popular pastime of many States and many of our people.

A girl fifteen years of age was arrested and brought into Juvenile Court. After the court had questioned and admonished the girl regarding her conduct, the judge turned to the mother and said to her, "Will you now take this girl home and look after her?" The mother said, "No, I cannot. There would be no one to look after her. I am working." The judge asked, "Is it necessary, then, that you work?" And the mother replied, "Yes, I am buying an automobile."

The Legislatures of many States are making appropriations so fast and furious that these States are falling far behind in the race to keep their incomes up to the increasingly high levels of their expenditures.

Analyzing a survey of the finances of our States recently made public by the Department of Commerce, we find that for the fiscal year of 1918 the per capita indebtedness of Iowa was 3.14 and that this debt for the fiscal year of 1926 had risen to 4.46.

Analysis of this survey and of previous ones also shows that for the



year 1918 seventeen of the forty-eight States spent more than their income, while for the year 1924 twenty-seven States spent more than their incomes. Expenditures of three states were over twice the amount of their incomes. Taken as a whole, the expenditures of the forty-eight States were greater than their incomes by nearly \$150,000,000.00.

A third outstanding phase of the recent enormous increase in State debts is shown by the huge size of the debts of a number of our larger States as compared with the size of their debts for the year 1918. From 1918 to 1924 forty states showed an increase in their debts.

Only twenty-one States out of the forty-eight did not increase the size of their debts during the fiscal year of 1924.

Reliable data disclose that from January 1, 1920, to January 1, 1926, the forty-eight States as a whole contracted new debts twenty times as fast as they paid off old debts. During this same period, State and local governments combined were plunging into debt more than four and one-half times as fast as they were before the War. Fully 10 per cent of all State expenditures are now required just to pay interest and amortization on the existing State debts. State bond issues have multiplied several times over in the last dozen years.

Considering the four chief aspects of State finances into one comparative sentence, it may be said, that in the forty-eight States taken as a whole, their debts have increased tremendously, their taxes and their expenditures have likewise increased, and their incomes have also mounted, but not in amount equivalent to expenditures.

With this alarming situation you should place upon the statute books of Iowa, that whenever bonds are issued there should be an annual tax big enough not only to pay the interest on the bonds, but also to pay off a part of the principal so that the whole debt would be wiped out within the lifetime of the improvement for which it is contracted. I recommend that this legislature order that no bonds hereafter be issued in Iowa for which retirement in annual payments is not provided. The same principle should also apply to all outstanding bonds when they are renewed; this would be technically entitled amortization and Iowa could not do better than to inaugurate a system of amortization of all public debts.

We have endeavored to give the State a business administration, to eliminate waste—apply the rule of economy and increased efficiency in all departments of government. Economy, waste and efficiency are the three most important words in business, and likewise the three most important words in the administration of government. Some may complain that a demand for economy is detrimental to business, but such people are absolutely wrong in their economics. When money is saved, it is not destroyed. As individual citizens we should seek to liquidate



our obligations and to get out of debt. Nothing, in my judgment, would so help the business situation in Iowa at the present time as a general cutting down of debts.

I have laid before you the problems that I believe to be pressing us for solution. My faith in the recommendations I make in this message is grounded in the belief that they serve the best interests of all the people of our State. For complete success there must be cooperation. I, therefore, urge you to give it to me. I would like every member of the Legislature to feel free to confer with me at any time in relation to any of the subjects in this message or any other matter that may be of interest to the State and its people.

I would be glad to meet with any committee from the Legislature at any time. I would welcome an invitation from either or both of your Honorable Bodies to address you in person or to be publicly questioned by you at any time during the Session on any recommendation which I have made or may hereafter make.

Respectfully submitted,

JOHN HAMMILL, Governor.

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 2, 1926, and announced as teller on the part of the Senate, Senator Haskell, and as assistant tellers, Senators Darting and McFarlane.

Speaker Carter announced as teller on the part of the House, Representative Wolfe of Linn, and as assistant tellers, Representatives Ryder of Dubuque and Barnes of Wright.

The President further announced that, in accordance with statute, Tellers Haskell of Linn and Wolfe of Linn would constitute the judges of said canvass.

Speaker Carter 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 November 2, 1926.

McFarlane of Black Hawk moved that the joint session now recess until 1:45 p. m. Thursday.



Motion prevailed.

The House reconvened, Speaker Carter in the chair.

W. S. Kennedy of Lee moved that the chief clerk be authorized to furnish a room for the contest committee outside of the state house.

Motion prevailed.

Simmer of Wapello moved that rooms 8 and 9 be vacated for the use of the various committees of the House.

Motion prevailed.

EXPLANATION OF VOTE

Raymond Johnson of Keokuk was present at roll call but owing to the confusion could not be distinguished when his name was called.

RAYMOND JOHNSON.

On motion of Kline of Davis, the House adjourned until 11:00 o'clock Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 12, 1927.

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

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

Journal of January 11th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Aiken of Ida for today, on request of Miller of Shelby; Huff of Cass for today, on request of Miller of Shelby; Springer of Decatur for today, on request of Miller of Shelby; Miller of Dallas for balance of week, on request of Smith of O'Brien; Wolfe of Linn for today, on request of McCaulley of Calhoun; McIntosh of Muscatine for balance of week, on request of Hunt of Louisa; Roberts of Adair for balance of week, on request of Hattendorf of Osceola; Lichty of Black Hawk for balance of week, on request of Wilson of Tama.

PETITIONS

Cole of Delaware presented a petition from the rural carriers of Delaware county, relative to the improvement of township roads.

Passed on file.

HOUSE RESOLUTION NO. 8

W. S. Kennedy of Lee offered the following resolution:

Resolved by the House, That the chief clerk is hereby authorized and directed to issue all suppenses and execute all papers requested by the committee sitting in the matter of the contest between Lee Nagle and Samuel D. Whiting in the Forty-first Representative District of the state of Iowa; and

Be It Also Resolved, That the chief clerk is hereby authorized to deputize Harold H. Thompson, the clerk for the contest committee, to serve such papers on behalf of the committee as may be directed.

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

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution No. 1, by Knutson of Cerro Gordo, a joint resolution fixing the compensation of the officers of the Forty-second General Assembly.

Read first and second times and passed on file.

HOUSE JOINT RESOLUTION NO. 1

A Joint Resolution fixing the compensation of the officers of the Fortysecond General Assembly.

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

Section 1. That pursuant to the provisions of section nineteen (19) of the code, 1924, it is provided that the compensation of all officers and employees of the Forty-second General Assembly shall be as follows:

Ten dollars (\$10.00) per day to the secretary of the Senate and to the chief clerk of the House.

Seven dollars (\$7.00) per day to the assistant secretary, the reading clerk, the enrolling clerks, the engrossing clerk, the journal clerks of the Senate and to the assistant chief clerk, the reading clerk, the enrolling clerks, the engrossing clerk, and the journal clerks of the House.

Five dollars (\$5.00) per day to the sergeants-at-arms of the Senate and House, the assistant sergeants-at-arms of the Senate and House, the chief doorkeeper of the Senate, the bill and file clerks of the House and Senate, the lieutenant-governor's clerk, the secretary's clerk, the speaker's clerk and the chief clerk's clerk.

Four dollars (\$4.00) per day to the assistant bill and file clerks of the House and Senate, the postmistress and assistant postmistress, the doorkeepers, the chief janitor, assistant janitors and committee clerks of the House and Senate, also the assistant electrician for the voting machine in the House.

Two and fifty hundredth dollars (\$2.50) per day to the telephone messengers in the House and Senate, the lieutenant-governor's page and the speaker's page.

Two dollars (\$2.00) per day to the other pages in the House and Senate.

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

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CONSIDERATION OF JOINT RESOLUTION

Unanimous consent having been obtained for immediate consideration, House Joint Resolution No. 1, a joint resolution fixing the compensation of the officers of the Forty-second General Assembly, was taken up for consideration.

Mr. Knutson moved that the rule prohibiting the second and third readings of a joint resolution on the same day be suspended. Motion prevailed.

Mr. Knutson 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:

nedy, W. S. tson use ghlin aulley rath fillan hews field er of Shelby son erson ison

Ryder Saunders Simmer Smith Stepanek Thomas Torgeson Troup Truax Vaughn Venard Wagner Wamstad Wilson Mr. Speaker-81

Reimers

Rice Rust Rutledge

The nays were: None.

Absent or not voting:

Aiken of Ida Bauer Berry Craig Crozier Eckles	Grimwood Hansen Hollingsworth Huff Johnson of Marion Knudson	Lichty Lovrien McIntosh Martin Miller of Dallas O'Donnell Ontics	Whiting
Forsling	Knudson	Ontjes	Wolfe-2'

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

HONORABLE J. C. CALHOUN ADDRESSES HOUSE

Blackford of Van Buren announced that Hon. J. C. Calhoun, a former member of the House, was present, and moved that Mr. Calhoun be invited to speak to the House at this time.

Motion prevailed and Mr. Calhoun was escorted to the Speaker's station and briefly addressed the House.

On motion of Wilson of Tama, the House adjourned until 11:00 a. m., Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.

DES MOINES, IOWA, JANUARY 13, 1927.

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

Prayer was offered by the Rev. D. D. Buchanan, assistant pastor of the Central Presbyterian church, Des Moines, Iowa.

Journal of January 12th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Bixler of Adams for the day, on request of Anderson of Montgomery; Krouse of Wayne for the day, on request of Rice of Appanoose; Lichty of Black Hawk for the day, on request of Wilson of Tama; J. P. Kennedy of Lee for the day, on request of W. S. Kennedy of Lee; Craig of Warren for the day, on request of Hempel of Clayton; Wagner of Scott for the day, on request of Haney of Mills; Saunders of Palo Alto for the forenoon to attend a board of conservation meeting, on request of McCaulley of Calhoun.

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 resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 1, fixing the compensation of the officers of the general assembly.

WALTER H. BEAM, Secretary.

HON. W. C. EDSON ADDRESSES HOUSE

The Speaker announced the presence in the House chamber of

Hon. W. C. Edson, a former member of the House and Speaker of the Forty-first General Assembly. The Speaker presented Mr. Edson who briefly addressed the House.

ADDITIONAL ASSIGNMENT IN THE PRESS GALLERY

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

- 10. Lawrence Holmberg, Sac Sun, Sac City.
- 11. F. Tucker, Iowa Press Association, Des Moines.

On motion of Buchmiller of Greene, the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

McCaulley of Calhoun 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: McCaulley of Calhoun, Istad of Winneshiek and Kline of Davis.

The committee appointed to notify the Senate that the House was ready to receive it in joint session reported that their 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 13, 1927.

The joint session reconvened, Hon. Frank Shane, President protempore 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 13, 1927.

MR. PRESIDENT AND GENTLEMEN OF THE JOINT CONVENTION: Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for governor and lieutenant governor at the election held November 2, 1926, beg leave to make the following report of the total vote cast for governor:

John Hammill, 374,015.

Alex R. Miller, 148,078.

Thos. J. Kelly, 1,411.

And the total vote cast for lieutenant governor at the election held November 2, 1926:

Clem F. Kimball, 352,815.

L. W. Housel, 132,535.

All of which is most respectfully submitted.

W. G. HASKELL, THOMAS L. WOLFE,

Judges.

H. A. Darting, Arch W. McFarlane, John Ryder, S. A. Barnes.

Tellers.

On motion of Senator Haskell of Linn the report was adopted.

President pro tempore 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 qualifies, 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 qualifies.

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

HALL OF THE HOUSE OF REPRESENTATIVES.

DES MOINES, IOWA, JANUARY 13, 1927.

This is to certify that upon a canvass in joint convention of the two houses of the Forty-second General Assembly of the State of Iowa of all the votes cast at the general election held November 2, 1926, 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 13th day of January, A. D. 1927.

FRANK SHANE,

President pro tempore of the Senate and

President of the Joint Convention.

L. V. CARTER, Speaker of the House.

W. G. HASKELL, Teller of the Senate.

THOMAS L. WOLFE,

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 13, 1927.

This is to certify that upon a canvass in joint convention of the two houses of the Forty-second General Assembly of the state of Iowa of all the votes cast at the general election held November 2, 1926, 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 13th day of January, A. D. 1927.

FRANK SHANE,
President pro tempore of the Senate and
President of the Joint Convention.

L. V. CARTER, Speaker of the House.

W. G. HASKELL, Teller of the Senate.

THOMAS L. WOLFE, Teller of the House.

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

President pro tempore Shane then directed the abstract of votes and certificates of election to be filed with the secretary of state.

Senator Browne of Jackson 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 capvass of the votes.

Motion prevailed, and the President pro tempore named as such committee, Senators Browne of Jackson and Brookins of Chickasaw and Representatives Nelson of Hancock, Greene of Pottawattamie and Blythe of Iowa.

Senator Browne of Jackson, 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 office 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.

C. S. BROWNE.
A. T. BROOKINS.
C. H. NELSON,
HARRY M. GREENE.
FRED R. BLYTHE.

Report adopted.

The sergeant-at-arms announced the arrival of Governor-elect John Hammill and Lieutenant Governor-elect Clem F. Kimball, accompanied by the Governor's staff. Governor-elect Hammill and Lieutenant Governor-elect Kimball were escorted to the Speaker's station.

Invocation was delivered by the Rev. Arthur A. Brooks.

The oath of office was administered to Lieutenant Governorelect Clem F. Kimball by the Hon. William D. Evans, 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. William D. Evans, chief justice of the supreme court.

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

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

In taking this solemn oath to support the Constitution of the United States and of the State of Iowa, I am profoundly impressed with the great responsibility reposed in me by the voters of our Commonwealth. I am happy to be a citizen of Iowa. I love her farm homes, her beautiful towns and cities, and best of all, her people. Iowa's lands are fertile; her business and agricultural resources are unsurpassed; her schools, colleges and churches are unexcelled. Verily, Iowa is a good place to live.

My wish is that we shall prove worthy of our inheritance, and that our citizenry shall exalt the principles and blessings of Christianity. Fundamentally, these principles if taken as our rule of conduct, will insure confidence in one another; will establish business on a fair and sound basis; will regulate our purposes of living and eventually secure the greatest satisfaction and happiness. I realize that anything less than my best efforts to serve the State officially in the high position to which the people have called me, would be falling short of the confidence placed in me.

Government is defined as "the political machinery by which a community, state, or nation exercises control over its public affairs." Governments have grown, developed, and changed as time advanced and people became more enlightened and capable. The purpose of all government is nowhere better defined than in the preamble to the Constitution of the United States. The best form of government allows the individual the greatest freedom possible so long as his acts do not encroach upon the rights or welfare of others. The common good must always be protected. That is our responsibility.

We have met our responsibility in the right way in recent years concerning great problems affecting personal rights and the public welfare in extending the franchise without regard to sex and in making traffic in intoxicating liquors illegal. There are questions of import to be settled in connection with wiping out illiteracy, in securing a square deal and right-mindedness between labor and capital, in guarding the rights as between corporate interests and the public, in promoting a peaceful settlement of international disputes, in maintaining a fair income to all occupations alike and in regulating the expense of living by bringing the cost to the consumer closer to the selling price of the producer. The problem of adjusting the cost of living is not one of increasing production when applied to the products of the farm, but of controlling the distribution of foodstuffs. There is an appalling waste of certain foodstuffs in the interests of maintaining higher prices which the producer does not receive but the consumer pays.

Our farms and orchards can be made to yield much more abundantly. The possible productivity of the farm and garden is far from being fully attained. We cannot say that there is a shortage in quantity of products needful that our entire population may be properly fed and comfortably clothed. Providentially we have been greatly blessed that pestilence and famine have not befallen our people. A fair price to the producer for every needful article, excessive costs to the consumer in some instances, and waste, are matters demanding intelligent and serious consideration.

DUTIES OF CITIZENSHIP

Under a Republican form of government the citizens are guaranteed certain inalienable rights. We have constant reminders that we possess these privileges but too frequently we do not recognize that consistent with these inalienable rights there are equal duties. One of these duties and one of the principal requirements of good citizenship is the intelligent exercise of the franchise. Every citizen who is eligible to vote should carefully study his ballot, and having done so go to the polls and vote.

One of the most unfortunate conditions of our form of government and serious defects in a representative republic is that not only does the voter vote indiscriminately in favor of public expenditure without having carefully studied the issue but also that large numbers of our people do not vote at all. Many people neglect to vote or vote in favor of all issues in the belief that since they own no tangible property they pay no taxes for such issues. Every individual in the state, whether he owns property or not, pays taxes. Many of these taxes are unseen and are included in the price paid for goods, rent, electricity, clothing, and all of the commodities which must be purchased. In fact, the person of very moderate means pays a greater percentage of his income in unseen and indirect taxes than he does on his regular tax bill.

However, the individual voter must carefully consider the necessities of the state and recognize that progress must not be halted. The voter should analyze the proposals for bond issues himself and apply to each proposal a formula which will determine whether he should be for or against it. Voters should ask themselves, is the thing proposed a proper function of government? Is it necessary? Can it be afforded? Has the proposal been carefully investigated? How much will this proposal increase taxes? Can those least able to pay bear the additional tax levy?

Will this additional tax levy draw business out of the community, bring it in or prevent it from coming in? Will the construction or management of the new proposal be in capable and trained hands? A last and perhaps one of the most important considerations and one which is seldom thought of by the voter is: Will the proposed bond issue so use up our power of bonding that the legal unit will be reached and other measures arising in the immediate future be sacrificed?

It makes no difference what may be proposed, if the questions in this formula cannot be answered satisfactorily the voter should vote no on such propositions. The keynote of the voter's slogan should be first of all—intelligently analyze the measures on the ballot, go to the polls and vote. Protect yourselves against the increase in taxes. Vote against all measures you cannot clearly endorse and above all vote.

EDUCATION

Education continues to be a matter of major interest and concern to the people of the state. This is as it should be. No civic responsibility can be greater than the provisions that a community and a commonwealth should make for the training of its youth for future citizenship. We have reason to be proud of what has been accomplished in the development of our educational programs. While there are problems to be met, there is cause for real satisfaction that the significant steps which we have taken during the past few years have been in the right direction.

The demands for money for public education, elementary, secondary and higher, have been constantly increasing for years, and they proceed from the people themselves. More and more people are seeking the advantages afforded by our high schools and colleges. Fifteen years ago the high school registration in Iowa was 39,473. Last year it was in excess of 100,000. A recent report submitted to me by the Board of Education contained these significant facts relative to the increased demands made upon our higher institutions of learning:

"To begin with, it should be understood that we are dealing with the mightiest of mighty subjects. There isn't a thoughtful man or woman in America today who does not at least vaguely sense the fact that our development has been so rapid along scientific, industrial and educational lines that it is impossible to keep pace with it. The picture changes while you are looking at it, and you are at once perplexed and bewildered.

"Some things, however, stand out very clearly in the educational field. No matter what changes may take place, this fact needs to be understood and emphasized at the very beginning of any discussion of our educational problem in the Middle West, viz: That we shall have to educate our own people, and that the task of educating them is now and will continue to be a stupendous one. A recent survey of the situation developed the fact that whereas in 1900 there were only 65,800 college students enrolled in all the colleges of the United States, there were, in 1924, 726,124 students in the universities and colleges of the United States. If the rate of increase shown by this report is continued, it means that 50,828 more students will attend the colleges of America each year, and if this be true, colleges and universities must, of course, increase their facilities for educating men and women. Yet a little while and one per cent of our total population will be college students, and approximately five per cent of our population will be college trained."

The study above referred to shows that the long established institutions

of the country in the East, as well as the more recently developed institutions on the Pacific Coast, are limiting their attendance, raising their standards and increasing their fees to the point where no one not connected with these institutions by ties of blood, so to speak-that is, sons and daughters of alumni and alumnae-will be granted admission under any circumstances. In a year Dartmouth had 5,000 applications and accepted 600. Princeton had 3,000 applicants and accepted a like number. There were only two Iowa students in the freshmen class of Harvard last year. The State Board of Education can not hold out any hope that the cost of education in Iowa will decrease. No matter what we do, it will increase or our young people will be turned away from the doors of the institutions under the control of this Board. The only way this situation can be changed would be to have the fathers and mothers of Iowa become less insistent that their children should have the advantages of higher education instead of more insistent, as has been the case during the last two decades. Would any of us advise such a tendency?

It is a source of pride and satisfaction to every citizen of this commonwealth that our own higher educational institutions have been so well received both within and without the State. It is my confident opinion that no State in the Union offers educational advantages superior to those of Iowa. Indeed, the compliments received from around the world regarding the work done at the State Teachers' College, the State College at Ames, and the University, have become so common that they almost fail to register. These educational institutions are priceless in the life of the State of Iowa; and I take this opportunity to congratulate Iowa on the fact that there are now in attendance upwards of 20,000 students coming from every section of the State.

What a wonderful thing it is that the State has been able to secure and to hold such a large number of splendid public servants as are to be found on these faculties.

Every county in the State is represented in each of these institutions. The extension service and experimental work of Ames reaches practically every citizen in Iowa; the State Teachers' College through Saturday classes reaches more than four out of every five public-school teachers in Iowa; the University Hospital cares for more than 10,000 of the State's physically and economically unfortunate. These patients come from every section of the State. There are more than 150,000 bacteriological examinations made in the Division of Epidemiology, each year, including more than 17,000 diphtheria suspects and 400 rabies.

Never before have our educational institutions been of such genuine service to so large a number of people in Iowa. Never before were they called upon for so many different types of service to the citizens of this commonwealth. In response to these needs the State schools have ever turned a sympathetic ear to the development of service not only within but without the institutions. Notable eramples are developments in experimental work at Ames, in the utilization of by-products on the farm; the development of the Bureau of Business Research at the University; and the Saturday classes at Teachers' College.

I commend especially the plan of the governing board of these institu-



tions to develop a dairy building at Ames, a library at the University, and a heating plant at Cedar Falls. The Board has asked for nothing more than the above items in the way of new developments, if indeed these can be called new developments. The Board has stated that, because of the situation in the State, their only thought so far as the next biennium is concerned is to take care of what experience has shown to be the normal numerical growth of the institutions. No new projects are even contemplated.

The demands of the State upon its educational institutions are such that they must be kept to a high point of efficiency if they are to serve the State satisfactorily. I am impressed with the fact that the governing board is faced with the necessity of operating these schools on a business basis wherein they find it necessary to pay market prices for all the services that enter into the institutions whether it be heat, light, water, power, or instruction. We must never forget that the future of Iowa is in the hands of the next generation; it is imperative that our young people be equipped to run the race of life. If we would have our best young people live in Iowa after they have completed their education, we must see to it that Iowa continues to afford first-class educational opportunities for all who may apply.

Acting on the resolution of the Forty-first General Assembly, the State Board of Education filed a report of its conclusions in regard to needless duplication within the institutions under its control. I have given this report careful study, and am convinced of the wisdom thereof. I am pleased to say the Board has already directed that these conclusions become operative with the opening of this fiscal year.

LAW ENFORCEMENT

Let us be grateful and proud of the fact that the Great American Republic has led the way in establishing National Prohibition. There must be no backward steps. Respect for law and the enforcement of the law are paramount. The violation of law means suffering and should mean punishment in the political world as it does in the natural world. It is the inexorable penalty for wrong living and wrongdoing. The principle of obedience to law and respect for the rights and happiness of others constitutes, in a large degree, the safeguard of human freedom. There is no lawbreaker more dispicable than the bootlegger. He is one of the greatest menaces to society. The penalty for violating the Eighteenth Amendment should be certain and severe. Respect for law is in exact proportion to its honest enforcement.

Law enforcement, we will concede, is always important. In a way its importance never varies, but the problem of law enforcement does vary. When the means of conveyance throughout the country was slow and difficult, the agencies of destruction commonplace, compared with agencies of the present hour, we had a problem of law enforcement, but it bore very little comparison to the present problem which confronts us. With our high-powered automobiles capable of going seventy-five and more miles per hour, communication between different parts of the

country is becoming constantly more easy. Machine guns, invented since the world war, weighing less than ten pounds, capable by their own recoil of firing five hundred missiles of death per minute, small enough to be hidden under an ordinary overcoat, have increased by several thousand per cent the potential power of criminals. It is startling to contemplate that bold and murderous crimes may be committed in broad daylight in populous communities and that before those who survive the murderous holocaust can phone the sheriff or police the perpetrators of the crime are miles away and lost in the swiftly moving currents of human travel.

The machine gun just referred to has no place except in the hands of the Federal armed forces and in the hands of the National Guard. It cannot be used safely except by one who is utterly regardless of human life. For this reason it is useless in the hands of a peace officer because not once in a thousand times would a peace officer, who has regard for human life, dare to ue one of these sleeping tigers. With the exceptions noted, the mere possession of one of these weapons should be prohibited under the most drastic penalties.

The use of an automobile in the perpetration of or as a means of escape from the perpetration of larcenies or such offenses should be a penitentiary offense in itself.

Many years ago we authorized the court to order an amendment to be filed to an indictment, but the authorization was very limited. It should be broadened. The right of the court to order an amendment to an indictment in matters of substance should be put into the law of this state.

Another matter of procedure which should be modified is that part of our law which requires an indictment to charge but one offense. To illustrate: Suppose a gang of men plan a burglary. Paart of the plot is to steal an automobile in the immediate neighborhood in order to carry them to the scene of their crime, or in order to enable them to escape, or both. They steal the automobileon one side of an alley, a little later they break and enter a building on the other side, blow open the safe and do a shocking amount of damage to the property, and close their operations by stealing \$5,000. They have committed four separate and distinct crimes, (1) larceny of an outomobile, (2) burglary, (3) malicious destruction of property, and (4) the larceny of \$5,000.

Under our present law these four offenses cannot be included in the same indictment or trial information. We must indict these men four separate times, try them four separate times, and again the public assumes the burden of costs. Why should not all of these connected crimes be charged, in different counts, in the same indictment?

I am not advocating that nonrelated crimes involving disconnected and separate facts should be charged in the same indictment. I am only asking for the privilege of charging, in one indictment, all the connected and related criminal issues which are the outgrowth of one criminal impulse. Why not clean up such a case in one indictment in different counts? The public will then pay the costs of one trial and not the costs of four or more trials.

It may be of interest to you to know that for seventy-three years the following statute has been a part of the federal criminal procedure:

"Barnes' Federal Code. No. 1428. Several charges joined in one indictment.—When there are several charges against any person for the same act or transaction, or for two or more acts or transactions connected together, or for two or more acts or transactions of the same class of crimes or offenses, which may be properly joined, instead of having several indictments the whole may be joined in one indictment in separate counts; and if two or more indictments are found in such cases, the court may order them to be consolidated. (R. S. 1024; Act. Feb. 26, 1853, c. 80, 1, 10 Stat. 162.)"

If the Federal Government has been carrying on its federal prosecutions under the above statute for substantially one-half of the time of our national existence, is it not about time that the states generally, including our own state, wake up to the fact that we are doing business in the criminal courts under a lot of archaic statutes which do not protect in-

nocent men and women but which protect criminals.

I have tried with as much briefness as seemed possible to outline three desirable things:

1. The necessity for drastic provisions of law, punishing the possession of machine guns and the use of automobiles in the commission of crime.

2. The power of the court to order an indictment amended in matters

of form or substance.

3. The right to charge connected and interwoven crimes in different counts in the same indictment.

DEPARTMENT OF HEALTH

Leadership in public health activities naturally emanates from and centers around the central state organiztion. If the central forces are weak, the extremities inevitably suffer. The State Department of Health has received such inadequate support that it has been unable to do the work it ought normally to do, and consequently has suffered in the esteem and the support of the people. The per capita appropriation to the State Department in this state at the present time is 3c, whereas the average for the forty-eight states in the Union is 10¼c. Iowa's State Department of Health stands last but one, in a list of the states according to per capita appropriation. In order to function in some degree in keeping with the importance and progressiveness of our State, the Department is now asking not for 10¼c but for 4½.

As Iowa's health problems are largely rural and must, therefore, be solved by health activities in the field; and as experience shows that in order to do this economically and efficiently, it is necessary to have full time, qualified service, it is suggested that provision be made for such service in the State of Iowa. The natural unit, or area, of sufficient size to warrant full-time service is the county. A full-time Health Officer with two nurces and some office assistance, can adequately handle the work in a rural county of the average size. The can initiate programs of prevention, supervise all health activities and so coordinate health work, and thus reduce the amount of time lost at school by preventing the development or spread of communicable diseases, that the establishment of such a unit becomes not only a protection, but a measure of economy.

The state, as the fosterer and initator of economical and efficient measures would be true to its functions by encouraging the adoption of such units; and by aiding counties to get them established.

It is desirable that all physicians who are to practice medicine in the State of Iowa be properly trained. Part of the training should include a year of interneship in an accredited hospital. The State Board of Medical Examiners desires to make this year of interneship a requirement, but the State Code does not at present demand it. The Medical Practice Act should be so revised as to incorporate in it the interne year as one of the requirements for a state license to practice medicine in the State of Iowa.

Iowa has fifty-six schools of nursing. The curricula and the requirements for graduation in some of these do not measure up to proper standards. It is highly desirable, both to insure proper training for those who are to follow the nursing profession, and that Iowa's graduate nurses may be ranked as high as those graduating in other states, that supervision be given to this feature of health work. As a solution of this disability, the State Department of Health should have a Director of a Division of Nursing Education, whose duty it would be to see that the standards of Iowa are kept at a proper level, and that institutions that are to continue graduating nurses and are now below standard, so modify their curricula and requirements that all Iowa nurse graduates may have adequate training in their profession.

The Nursing Service is a recognized part of every organized Health Department and is one of the necessary agents for public health work. The need for supervision of the work of Public Health Nurses became so acute in Iowa that temporary arrangements were made through the generosity of voluntary agencies to have a supervisor give attention to this work. There should, however, be definite provision made for a Director of Public Health Nursing as a corporate part of the State Department of Public Health.

The work on stream pollution which has made such a favorable beginning should be continued to the end that nuisances may be prevented and the danger from disease diminished. This should be accomplished with such a minimal interference with, or cramping of, our municipal and industrial development as is consistent with the objects to be accomplished.

Provision should also be made for the continuation of the program of health education now being actively prosecuted throughout the State. The provision should include not only the furnishing of literature, but also the providing of some one who can carry a personal direct message that will not merely render a great service to the community, but will put that community definitely in touch with the central organization. This will mean that there will be a constant interchange between State Department and the community and the health work thus once started will become continuous.

We now possess the knowledge by which such diseases as diphtheria, smallpox and possibly also carlet fever, may be eradicated, and all communicable dieases greatly reduced in number. It is highly desirable that the State Department of Health be given the means by which programs of disease prevention and, if possible, eradication, such as is now



being waged against diphtheria, be extended to other diseases and carried on throughout the State.

BANKS

The unprecedented condition through which agriculture has been passing has alike enveloped all lines of business. Our sympathy is expressed to the great banking fraternity of our State in the difficult problems with which they have been wre-tling. We feel sure the bankers of our State, whether they be officers, directors or stockholders, recognize the fundamental necessity of making for Iowa the strongest possible financial institutions and we commend to their attention how essential it is to have the utmost in efficiency, administrative ability, quality of loans, the creation and accumulation of a reserve to be invested in approved securities defined by law, which may serve as adequate protection to the depositors and others in the event of unforeseen difficulties that may arise.

With the endeavor to secure the results I have just outlined I desire to submit the following as suggestions intended to strengthen the present banking code of Iowa, feeling that the interests of Iowa should be studied and served without special regard to laws enacted in other states designed to meet conditions which perhaps in Iowa do not exist. In other words, I have undertaken to thoroughly study the Iowa situation, her needs and her problems, without particular relation necessarily to banking laws in other states except for the purpose of making comparisons, otherwise there would seem to be no need for other than the one banking system—the National System.

I believe the only way to legally strengthen the banking business of Iowa, and build up the character of the banks of the State, is to carefully investigate the person applying for a bank charter before it is granted and not after, because it is then too late. This speaks for the future development of banking in Iowa.

Accordingly I recommended:

- (a) That proposed subscribers to capital stock of State banks must furnish a financial statement showing they are worth at least two times, over and above their exemptions, in unencumbered property the amount of their stock subscriptions; the Banking Department to be required not only to investigate the financial circumstances of subscribers to stock, but to determine whether or not they are the character of men who have and will hold the respect and confidence of the community as bankers. Subsequent statements of financial conditions of stockholders to be furnished semiannually and filed with the Banking Commissioner.
- (b) The stockholders should be required to deposit with the Banking Department securities defined by the law to insure the prompt and full payment of any assessment which they may be called upon in the future to pay. This requirement should be made effective at once on any NEW banks or TRANSFER of stock in old banks, stockholders in existing banks to receive not to exceed six per cent annual dividends until this assessment liability is put up in approved securities as aforesaid, which assessment liability requirement might be met either by the stockholder himself or by the bank from its future earnings, acting in his behalf.



- (c) Good banks should be made out of going banks rather than of closed banks. The laws of some states and the proposals that have been submitted, proceed from the starting point which has to do with closed banks. We should give our attention to studying the situation as regards live, active institutions, and those yet to be formed, giving, however, due regard to the liquidation requirements of closed banks.
- (d) I recommend that the entire capital of a bank be paid in before a bank can transact business; that the capital requirement be raised to \$25,000.00 for cities of 3,000 or less, \$50,000.00 for cities of 6,000 or less, and \$100,000.00 for cities having a population over 6,000. Such capital must be paid in full before the transaction of business, together with an additional subscription of 10 per cent to cover organization expenses, etc., which it is unlikely immediate earnings of a new bank may meet. No dividend should be declared until a surplus of 20 per cent has been built up, and thereafter 20 per cent of the net earnings each year should be set aside until a 50 per cent surplus has been created. A requirement this drastic is not common in banking statutes, and is for the purpose of preventing distribution of earnings as dividends until proper reserves have been set up to protect against unforeseen . contingencies. Experience has shown that in times past some banks have been too prone in prosperous years to declare dividends to the full earning capacity, without regard to the possibility of less prosperous periods, during which losses might be incurred.
- (e) Officers and particularly directors should give greater attention to the business of the bank. Directors should be held personally liable for any losses resulting from unlawful acts in the management of the bank which they have in any sense approved or ratified. We should surround the operations of the State Banking System with such safeguards and resolutions as will promote better banking, solely without regard to the conveniences and likes or dislikes of the bankers, as they are semipublic servants, but not to so couch the terms of the law as will result in unnecessarily hampering legitimate business transactions to the detriment of the public interest. Iowa industry, agriculture and livestock pursuits must function. Iowa capital must be conserved and made available for the development and operation of Iowa's resources. Remove the present facilities of the S ate banking system, without a sufficient substitute, and these industries, on which so many depend, could not continue.
- (f) That the ratio of capital to deposits is also sufficient to provide a reasonable margin of safety to depositors.

After making a survey of the conditions surrounding some failed banks, it is my opinion that one of the local causes of bank failures is the fact that officers of the banks have been interested in side ventures and have either borrowed or loaned funds of the bank in cases where they were directly or indirectly financially interested. This practice has occurred in many instances with the managing officer of the institution. The first thought is to restrict the operations of the managing officer of a banking institution to the business of the institution which he represents. Restraint to this extent may be unconstitutional. We should, therefore, reach this situation by restricting the loans, the advances that may be made by a banking institution in such cases, and it should be made unlaw-

ful for a bank in this State to loan to a director, officer, or employee thereof, or for a director, officer or employee thereof to borrow from the bank any of its funds, except subject to the following limitations:

The indebtedness of an officer, other than a director or an employee shall not exceed five per cent of the paid-up capital stock and surplus

of the corporation.

2. No such loan shall be made without first being approved by a majority of the board of directors at a meeting, in the minutes of which such approval shall be recorded in detail. Every such loan shall be acted upon in the absence of the applicant.

3. The combined indebtedness of directors, officers and employees shall not exceed forty per cent of the paid-up capital stock and surplus

of the corporation.

4. No officer who is directly engaged in the management of any bank, or any employee, shall BORROW any amount whatever from or discount any note or other commercial paper with the bank by whom employed, except upon good collateral, or other ample security or endoresment; and no such loan or discount shall be made until after it has been approved by a majoirty of the directors or a committee of the board of directors authorized to act.

5. No officer who is actively engaged in the management of any bank, or any employee, SHALL MAKE ANY LOAN for the bank by whom employed in which said officer or employee is personally or financially interested, directly or indirectly, for his own account, for himself, or as the partner or agent of others, except upon good collateral, or other ample security or endorsement, and no such loan shall be made until after such personal interest shall have been disclosed to the board of directors and that fact shown by the minutes of the meeting of the board of directors,

and the loan approved by a majority of said board of directors.

It should also be provided that if the directors of any bank permit any of the directors, officers or employees thereof to borrow its funds, or discount notes or commercial paper, in violation of the foregoing recommendation or in an excessive amount, or in a dishonest manner, or in a manner incurring great risk or loss to such bank, any director who participated in or assented to the same should be liable personally for all damage which the bank or its shareholders may sustain by reason of such loan.

Then bank failures in the state have brought forth the question of a compulsory guarantee of bank deposits. I know of no model bank guaranty law. Only eight states out of the Union have ever attempted such a law. No state has passed such an Act since 1917. All such laws were put to the test when the general period of deflation set in in 1920. Since that time the failure of at least half a dozen or more of them has been calamitous. Whatever the ocst of thoroughly competent and efficient examinations, it is a proper charge against banks. Whatever laws are devised to make sure that banks are given this sort of supervision, they will have economic justification. Adequate examination and control encourage good banking and discourage bad banking. Bank guaranty laws work contrariwise.

I am inclined to the belief that the soundest and most effective safeguard to bank deposits is a mutual examination system similar to the one devised by the Chicago Clearing House Association. This system has been in effect in Chicago for a number of years and has been accepted by the banks thereof, and while there have been occasional failures, no depositor of a member bank has ever lost a dollar since the examination system was established. I believe it is feasible to divide the State into districts and to organize the banks in each district in a mutual examination association, which can make use of the clearing house system effectively. Once institute such an organization and the strong banks would get in for the possible advantage that it would offer. Then competition would force other banks to become strong enough to warrant membership.

The bankers and the bank depositors of each State should make sure that the bank examinations department is efficiently managed and amply provided with men and money. As the banks themselves pay all the costs of the department, the public cannot object to this. In my judgment if they would do this, they would set up the soundest and most effective instrument of safeguarding deposits yet devised.

Our own banking department needs more men and money to hire still more competent men. The head of the department should be able to earn and he should be paid as much as the president of a good sized bank. Under such conditions we should have no epidemic of bank failures and no demand for a guaranty law. Iowa should adopt a banking policy that is sound, that will make each banker stand for a policy that will protect his own bank and the depositors therein.

Let us apply ourselves to develop and encourage better bankers, more careful examination of banks and require banking laws to be more rigidly enforced. The responsibility of the poor banker and the fraudulent banker should not be charged to the honest and efficient banker or the public in general.

Let us be fair and remember again that the economic conditions through which we have been passing have been unprecedented. Borrowers, whether business, professional men or farmers, representing in normal times some of our financially strongest and best citizens, have, due to existing conditions become financially embarrassed or "gone broke." Credit has been extended to them legitimately and in good faith. These borrowers have been unable to pay their notes or interest. The stockholders of banks throughout the state have been making up those losses so far as they could and in a vast number of instances they have GIVEN THEIR ALL in the effort to make up those losses caused by legitimate borrowers, in order that their banking institution might survive and their depositors be protected.

Proper experience, proper financial ability, proper business integrity on the part of the banker, has, does now, and always will safeguard the depositors' funds. The essential thing, the paramount necessity, is that legislative action should enhance rather than nullify the necessity for such, as all of the banking experiences of the country in all these years have demonstrated the soundness of this contention and the futility and the danger of banking sedatives.

Affirmative legislative specifications concerning investment of a bank's funds are dangerous and offer an opportunity for unsound banking, while broad general restrictions as to investment of any and all of the funds of the bank, provide a feasible and necessary protection for depositors.

With these indespensable qualities our financial institutions should and will attain adequate strength and will be able to serve the fundamental interests of the commonwealth.



HIGHWAYS

One of the greatest problems that confront you this session is the matter of highway legislation. You must not only be mindful of the fact that our primary highways be constructed, but at the same time you should give attention to a highway building program that will relieve the farming communities of mud.

During the last two years there has been constructed about eight hundred and fifty (850) miles of serviceable hard surface and gravel roads on the state system.

We want to continue road improvement in Iowa with sane and orderly progress, divide and distribute our efforts so as to serve the most people, build hard surfaced roads wherever traffic demands them and funds are available, as well as the less expensive types in other localities. The less costly roads under such a plan of construction will eliminate a lot of mud and entail no net economic loss when the time comes to add material for the more permanent surface. The most potent impetus the cause of better roads in Iowa could receive at the present is not so much additional funds, but a more judicious expenditure of the funds available.

Under our present road system we find the State without an immediate means of completing systematically either the main roads in the primary system or the principal roads in the secondary system. Without adding more money to our road funds we could concentrate upon the improvement of connecting sections of arterial roads now having long gaps of unsurfaced highways by reposing primary road building entirely in the State. By removing this authority and burden from county supervisors and giving them instead full control over the township roads in addition to the county roads they now have, system and saving could be instituted in our important local road building.

Then, if it were still deemed advisable to provide a quicker means of surfacing the entire primary road system than is possible with current funds, a bond issue, as may be proposed to you, remains. Whether such bonds are issued rests entirely with the people and is a question for their sovereign decision, the submission of which must be determined by the members of this assembly. A very important factor for you to determine is whether at the present time economic conditions in Iowa warrant further indebtedness or obligations by the people of the State, directly or indirectly, or whether our financial situation should be stabilized and our credit rehabilitated, before incurring further indebtedness.

The fault in our present highway system lies in our building policy. We have no policy except that laid down by you gentlemen in the laws you pass, for the expenditure of every dime of this State money, as well as all other State money. One of your major tasks at this sessnon is to formulate a new and definite road building policy.

In the early days in Iowa when horse-drawn vehicles were the one means of travel, a journey across a township was a long trip. Then, naturally, the township was the unit of road building. When the motor vehicles came into use and a journey across a county became commonplace, the county became the unit. Ever since the infancy of the motor vehicle, the county has persisted as the unit and while transcontinental motor travel

has become incidental, Iowa is one of the very few States in the Union which retains the county as the unit of highway construction.

I have always contended, since our road policy became more expanded, against the county remaining as a unit of main highway building and in our present day situation in the retention of this unit is not only archaic but is constantly subjecting the State to the most disastrous sort of advertising concerning her roads. The time has long since passed when Iowa should parcel out her primary road building funds among the counties. This system in addition to resulting in uneven improvement of the 6,600 miles of main traveled roads, effectively hinders the continuous improvement of arterial highways from border to border. These cross-state roads do not belong to the counties. They belong to the State. If the individual counties were called upon to build their own segments of primary highways, a criticism that never could be quieted would go up frow ninetynine geographical divisions of the State against the unfair burden imposed upon the taxpayers. Instead of imposing this burden upon the taxpayers, your predecessors have reversed the order and turned back to the individual counties money raised by the State at large for expenditure on roads which did not belong to them.

The State annually accumulates approximately thirty millions for building highways and with an additional one cent in the way of gasoline tax, this fund could be raised to thirty-two million five hundred thousand dollars annually. This is a staggering amount of money when considered in the aggregate, but when it is parceled out over 104,000 miles of roadway outside of the city and towns throughout 56,147 square miles of territory, the whole sum almost disappears in-so-far as visible construction additions are concerned.

Of the thirty-two million five hundred thousand dollars annually available for highways, provided the one cent gas tax is added to present funds, about fifteen million two hundred thousand dollars is in the primary road fund available for use on the primary road system. It requires about five million two hundred thousand dollars per year for maintenance of the primary road system, the payment of interest and principal on bonds and certificates and other fixed charges, leaving about ten million dollars per year available for construction work on the primary road system. Deducting fifteen million two hundred thousand dollars of primary road funds from the total of thirty-two million five hundred thousand dollars leaves seventeen million three hundred thousand dollars per year available for use on the county and township roads. under the county board of supervisors and township board of trustees. Under the present system we expend about eleven million three hundred thousand dollars per year for maintenance and temporary work on the county and township systems, leaving six million dollars per year available for construction work on county and township roads.

The duty of you gentlemen, as I see it, is to abandon the divisional process and leave the State's money in the State's hands. I am not unmindful of the fact that both our arterial highways and the local roadways tributary to them are of equal importance and that both are deserving of the utmost improvement possible. Perfection of both systems is highly desirable and wholly practical, as I believe it can be demon-

strated to you. Neither should there be the slightest feeling on the part of any county or any section of the State that a change in our method of handling our road funds would prove discriminatory to them.

The State could take over the primary roads in their entirety and leave the local roads in the hands of the county board of supervisors. Such a plan would, I am confident, benefit both systems of roads, by centralizing authority in two separate bodies and by providing a more judicious method of financing construction.

The ten million dollars available each year for construction of primary roads, if the additional one cent gas tax is added, would be expended by the state wherever it is most needed to fill in gaps now existing on cross-state roads and the six million dollars now available for county road building would be at least used to best adantage. You should go one step further then and consolidate the township roads with the county roads and place all of them under one head—the county board of supervisors. Most township trustees, to whom road work is a heavy burden, would welcome the change.

But there is a paramount consideration in this regard and that is the waste of township road money in duplication of expenditure for machinery and expenditures on a wide mileage of roads without regard to improvement first of roads most used.

I further desire to call your attention to the fact that on February 14, 1925, I addressed to the Forty-first General Assembly a special message relating to highways, and the same appears in the House and Senate Journals of that date. With but slight modifications occasioned by the legislation of two years ago, and the progress of the two intervening years, said message and the recommendations contained therein are as applicable today as they were then. I wish to renew said suggestions slightly modified to meet present conditions, as follows:

- (a) That the road user provide the additional funds for the roads he demands.
- (b) That the gasoline tax be increased to one cent per gallon, the proceeds of said additional tax to be devoted to the primary 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 the primary road funds.
- (e) That special assessments for paving be repealed and assessments heretofore levied be refunded.
 - (f) That the control of the primary roads be vested in the State.
 - (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.

Of the above recommendations, that relating to the vesting of control of the primary roads in the State is of paramount importance. When the control of the primaray roads is placed in the State, when we treat this system as one unit and not as ninety-nine units, then, and not until then, will we secure a unified, coordinated plan of improvement; then, and not until then, will we get results.

To the above recommendations I would add another, as follows:

(1) That the control of township roads be vested in the county board of supervisors.

This change would effect many economies in machinery, etc., on township roads, would promote efficiency and would substitute a coordinated, orderly system of township road work in each county for the present disjointed, haphazard system.

The primary roads have been maintained during the past two years, and construction work has progressed as rapidly as funds will permit. In that time 820 miles have been built to grade, bridged, and drained, 697 miles have been surfaced with gravel, and 153 miles have been paved.

The expenditures on this system in the two years have been as follows:---

For construction,	\$15,290,754.52
For maintenance,	6,841,130.92

On December 1, 1926, the condition of the primary road system was as follows:

Paved,		650	Miles
Graveled,		2820	44
Graded but not surfaced,		1732	44
Not graded,		1458	66
m-4-1	7.33	COTA	

Fourteen hundred fifty-two miles of the primary road system remain to be graded and bridged, 3,180 miles have no surfacing of any kind, and many miles heretofore surfaced with gravel now carry traffic so heavy that paving is required.

An up-to-date, permanent system of directing and warning signs second to that of no other State has been erected on the primary roads to direct and safeguard traffic thereon. This system of signs conforms with the National system adopted as standard for the whole United States.

During the past year the maintenance of the primary roads has been under the control of the State. Better maintenance has been secured and at no increase in cost if allowance is made for the expenditures due to unprecedented floods in many parts of the State.

The primary road development fund created by the Forty-first General Assembly has enabled the State to fill in many gaps in otherwise long stretches of improved highways. Thanks to this law, we now have two roads surfaced entirely across the State east and west. These roads are U. S. No. 18 from McGregor westerly through Mason City



\$22,131,885.44

and Spencer to South Dakota line, west of Doon, and U. S. No. 20 from Dubuque through Waterloo and Fort Dodge to Sioux City. The gaps in at least one and possibly two additional roads across the state will be closed in 1927. Many important gaps have been filled in other roads which not as yet have been extended entirely across the state. This si the first time the State has appeared as an administrative unit in highway affairs. The results warrant your continuing and enlarging its functions.

A year ago, acting under the provisions of Chapter 114 of the Forty-first General Assembly, the State Highway Commission outlined and I approved what has come to be known as the "Three-Year Program" of primary road improvement. The letting of contracts has progressed during the year in substantial accordance with said program except where counties have voted bonds and authorized a higher type of improvement. The underlying principle of the three-year program was to build a connected system of surfaced roads extending all over the state in a minimum time, with funds available. This principle dictated the use of gravel surfacing on many miles where we knew the traffic required paving. The gravel was considered a temporary improvement only, to tide over until a more durable surfacing could be had.

I submit the question to you for careful consideration. Detailed estimates of construction cost, mileage that can be built, income from available sources, bond retirement schedules, etc., can be obtained from the State Highway Commission. After having gone over these estimates carefully, I am satisfied that the information has been carefully and conservatively prepared.

You, as representatives of the people of the State of Iowa, must determine what is for the best interests of your constituents and for the State of Iowa as a whole. When you have determined that question, if it is in favor of building our highways out of the current funds, no further action will be required. It is in favor of a bond issue, then, before there can be an issuance of the bonds, the people themselves must pass upon the question. After the matter has been determined by the Legislature, as the representatives of the people, and by the people themselves, whatever in their wisdom they select as the program best serving the interests of the people of the State of Iowa, to such program we should give our earnest support and cooperation.

SAFETY ON HIGHWAYS

We need to increase the safety of those using our highways. The toll of death and injury is appalling. Adequate provision should be made whereby the criminally careless or incompetent driver is effectively penalized for the misuse of the roads of this State. A proper system of traffic regulations and provisions for punishment of offenders calculated to prevent repetition of the offense, should have your careful attention.

The great number of automobiles, the growth of our industries and the complexity in our civilization itself demands of the American people a far wider degree of cooperation today, if we are to continue



to make progress. In connection with this subject, the proceedings of the national conference on street and highway safety will be of value to you in your deliberations.

FREE BRIDGES

I feel that we should have free bridges instead of toll bridges at every point where the primary road system of this State makes a connection with a similar road system of our neighboring states separated from us by boundary line streams. At the present time there is just one free bridge (the government bridge at Davenport) across the Mississippi River on our eastern border. At all other points on either the Missouri or Mississippi Rivers where there are bridges located, such bridges are toll bridges.

The toll bridge unquestioably had its place and performed its function in the early days when it was not possible for the local communities to get a sufficient amount of funds together to complete a bridge across such streams as the Missouri and Mississippi Rivers, and the necessity was met by toll bridges. Conditions have changed immensely in the past few years; the development of the automobile has made it more imperative that highway traffic be permitted to flow across these streams without limitation or hindrance. Incidentally, the coming of vast numbers of motor vehicles has pointed the way for the securing of funds with which to complete such structures as the bridges across our boundary line streams, so that, as I see it, there is no longer a necessity for the toll bridge.

We would not think of authorizing some private concern to erect a stone wall north and south across the State of Iowa, constructing gates in such wall at frequent intervals, and charging toll on all vehicles that pass through the gates. Nor would we think of establishing zones, say, two miles wide, north and south or east and west across the state and authorizing some company to construct the highways across such zone and charge toll on such highways.

I have no criticism whatsover of any company or of any person who has been or is interested in a toll bridge. If people have performed a public service they are entitled to commendation and remuneration for their services, but, in my opinion, the time has come when the toll bridge has served its usefulness and should as rapidly as possible pass on as so many other things have passed on. A general and comprehensive program for the construction of free bridges across our boundry line streams should, in my opinion, be undertaken. This program might take twenty or twenty-five years in its completion. In all probability about one million dollars would be sufficient to construct a free highway bridge across either the Missouri or the Mississippi River at any point where these streams touch this State. About half the cost of each structure would be paid by our neighboring states so that around five hundred thousand dollars or less would be the investment by the State of Iowa in each of these structures.

My thought is that if we could build or acquire one of these structures every year, we would be making very fine progress. Funds therefor could very properly come from the primary road receipts. At the present time the primary road fund consists of about twelve million seven hundred thousand dollars per year. With the addition of the proceeds of a one cent gas tax, as stated above, the primary road fund would amount to about fifteen million two hundred thousand dollars per year. My thought is that the legislature could very properly authorize the Highway Commission to set aside each year not to exceed four per cent of the primary road fund, to constitute a special bridge fund, which fund would be used for the construction of interstate bridges which constitute connecting links between the primary road system of this State and our neighboring states. Four per cent of the primary road fund, as now constituted, would amount to about five hundred thousand dollars per year. If the one cent addition gas tax is added to the primary road fund, then four per cent of this fund would amount to about six hundred thousand dollars per year.

Of course the work would have to be carried on in cooperation with our neighboring states. There might be some years in which we would be unable to reach an agreement with our neighboring states as to the construction or acquisition of any one of these bridges, but, roughly, in such a way we could carry on a program of about one bridge a year. The use of these funds for interstate bridges would not materially slow up our road construction program and it would be of immense benefit to the traveling public, particularly to the people from those counties along border streams.

I recommend that authority be extended to the Highway Commission to inaugurate and carry out a program which will finally result in the elimination of the toll bridges and the erection, in lieu thereof, of free bridges.

DEPARTMENTAL REFORM

Further consolidation in our various departments of government is necessary and essential to efficiency and economy in the conduct of our State's business. We have a tendency in State and National government to bureaucratic conditions. We have too much supervision, too much inspection. Duplication still exists, unnecessary inspection still exists. After a survey of the Division of Accounting under the direction of the Auditor of State as provided in Section 113, Code of 1924, pertaining to the examination of accounts of all counties of the State and of cities and towns within the State having a population of 300 or more, it is my belief that the examinations authorized by said section can be more efficiently and economically conducted if the accounting department, as designated in line 13, page 202, Acts of the 41st General Assembly, and the municipal department, as designated in line 14, page 202, be combined and the work done by one Chief Clerk of Accounting. The duties of the departments are similar and when combined are not of such volume as to require the services of two chief accountants.

We have accounting departments in our various other branches of government and I recomend that you eliminate the elaborate accounting system in the offices of the state institutions under the Board of Control, which now employ about eighty-four persons and costs approximately \$200,000 each biennium. This work largely duplicates the work of the



Central Accounting Division of the office of the Board of Control at Des Moines. The entire system of accounting in the State and all its various departments and activities should be placed under one head, that of the Auditor, and I so recommend.

RAILROAD COMMISSION

The Valuation Department in the office of the Railroad Commission should be abolished and I recommend that it be eliminated inasmuch as the appraisement of the railroad properties under this department has no actual relation to the fixing of freight rates within the State and neither is this valuation used in computing taxes to be paid by the railroad companies. The Valuation Department in the office of the Railroad Commission is doing a work in duplication of what has already been done by the Federal Government. I am convinced that this work is not worth what it is costing the State and that it should be abolished and no further appropriation made therefor.

We have built up in the State two legal departments—one under the Attorney General and one under the Railroad Commission. I know there are objections to the consolidation of these two departments, but I am convinced from a study of the question that the public will be just as well served, in fact, I believe better served, by the consolidation of these two departments rather than by the retention of each as a special and distinct organization, and that the taxpayer will be saved a large sum by the consolidation and the State receive more efficient service. With this thought in mind, I recommend that the Department of Commerce Counsel be transferred to the Department of Justice. With the addition of one assistant and one stenographer, the legal work of the Commerce Counsel could be handled efficiently by the Attorney General and would thereby bring the legal functions of the State under one head. The cost for the biennium for the Department of Commerce Counsel amounts to \$29,475.00. A material saving should accrue from the transfer.

BOARD OF CONSERVATION

The records in the Department of Conservation reveal the fact that the State holds title to thirty-five state parks containing a total of 6,733 acres and costing \$530,036.66.

It would appear to be good business judgment, and not contrary to the general program of conservation, to discontinue the policy of acquiring additional parks and in the future devote such funds as may be available to making these numerous public lands of easy access to the public and more inviting to visitors.

Your chief executive believes the people are entitled to the consideration and does now recommend the adoption of such a policy.

COUNTY FAIRS

Relative to state aid to county fairs as provided in Section 2903, Code of 1924, I recommend that such aid shall be limited to such societies owning or holding under lease a minimum of ten acres of land upon which have been erected and are owned by the society, permanent struc-

tures suitable for fair purposes, having a valuation of at least \$10,000.00; and that in no instance shall state aid be extended to more than one society in any county.

SUPERINTENDENT OF PUBLIC INSTRUCTION

I recommend the abolition of the Teachers Placement Bureau. I believe that the establishment and maintenance of an employment agency for a specific vocation at State expense shows discrimination and is opposed to good public practice.

STATE AID

I desire to call your attention to the growth of state aid. I recommend a close examination of all appropriations for state aid to the end that those not necessary be eliminated and those that are spent in a manner that does not secure the best results be examined and that economy and efficiency be exercised in connection with the appropriations in order that they may accomplish the purpose for which they were designed.

PURCHASING AGENTS

We have too many purchasing agents in Iowa—men in competition with each other and departments in competition with each other. Such a practice is intolerable. I recommend that we have one purchasing department for the State under one head and that sound business methods and principles be applied in the purchasing of all material for the State and all State institutions. In other words, the State should go into the market and purchase her supplies just as a corporation organized for profit does and as far as possible goods and merchandise produced and manufactured in Iowa should be used by Iowa institutions.

FREIGHT AND EXPRESS

It has long been the custom for firms and corporations paying considerable sums for freight and express charges to establish a traffic department whose duty is to audit and refigure all bills. Inasmuch as these departments are continuously maintained, it is prima facie evidence that they are revenue-producing agencies. Since the State of Iowa each year pays large sums to common carriers for services rendered, it is my opinion that an auditor should be employed and placed under the Railroad Commission to check all freight and express bills paid by the State. In my judgment a large annual saving would be effected.

AMERICAN HOMES NATIONAL CONGRESS-DES MOINES, IOWA

The American Homes National Congress is an event of deepest interest and significance. Dealing with a theme of utmost moment, in an age of unprecedented complexity, the best thought of the nation is to be especially centered upon the American home, its contacts, its preservation, its betterment from every standpoint.

The Congress is sponsored by the General Federation of Women's Clubs, which invites the active cooperation of every person and agency



interested in the improvement of the home from a social, educational, and commercial standpoint.

The home is not an artificial institution but a development out of the profoundest needs of humanity. It is today facing the callenge of the age of science and democracy. There is widespread pessimism as to its stability and its effectiveness. What is the cause of this skepticism? Is the home a failure? Or is it merely passing through the confusion and uncertainty of a transition period of new adjustment? We believe the latter is true.

The General Federation of Women's Clubs, through its Department of the American Home, with the city of Des Moines, supported by governmental, educational, and commercial organizations interested in bettering home life throughout the nation, is sponsoring this American Homes National Congress in the city of Des Moines next March.

You should join in counselling with this organization and aid in interesting the best thought of America in making the home of the twentieth century a more efficient social institution yielding a large satisfaction to the individual and the family.

COMMERCIALISM, PROSPERITY AND ALTRUISM

No nation can be at its best unless all classes of workers are equally prosperous. Prosperity is a thing much to be desired and rightly so. Prosperity stimulates activity everywhere. Business, farming, industry, labor, and professional services must prosper alike in order that universal contentment and happiness shall prevail among all classes of people. However, present-day commercialism and the mad rush to get rich quick would define all success in terms of financial gain. As a result, too many have become so obsessed with the greed for gain that it matters not how it may be obtained. The man whose only ambition is to make money has no time for anything else. He is too busy to give any of his time and ability to public and philanthropic enterprises. "Come out to the meeting tonight and help us push for purer city water," a man said to his neighbor, a well-to-do merchant. "Can't spare the time," was the reply, "Too busy hustling for business." When three months later, his little daughter was convalescing from a long and expensive illness of typhoid fever, it may have dawned upon him that some things need attention besides business.

The exploitation of some of our national resources is no less a crime than to rob a child or a widow of their inheritance, and all to accumulate vast fortunes for no one's immediate benefit. Is it not true that every vice that affects the public welfare has back of it a scheme to make money? The seller of blue-sky stocks, the bandit who robs the bank, the bootlegger who peddles moonshine, the white slave trafficker, and the person who misrepresents his merchandise to a purchaser, all are prompted by one great motive—easy money. Commercialism runs rampant, destroys the honor of nations and of individuals. Altruism, which regards the rights of others as well as self, thanks be, predominates and is rapidly gaining ground. The world is growing better.

As factors in solving the mighty problems affecting State and Nation, the home, the school, and the church stand out pre-eminent.



LEGISLATIVE POWER

The power of the legislature to contribute to the development of the law is so nearly unlimited that commentators dismiss the subject with the statement that Parliament "can do anything but make a man a woman and a woman a man." While our Constitutions, Federal and State, impose restrictions on the legislative power, Congress and the State legislatures have nevertheless found a constantly expanding field for the exercise of their lawmaking powers. The great quantity and the bad quality of our statute law has long been the subject of vigorous criticism. Indeed, there is no more popular after-dinner sport than devising new phases in which to depict our legislative mills grinding out laws in feverish competition for leadership in quantitative production. Current criticism, though more picturesque, adds little to Alexander Hamilton's warning. "The facility and excess of lawmaking," says the Federalist. "seems to be the diseases to which our governments are most liable;" and again, "it will be of little avail to the people that the laws are made by men of their own choice, if the laws are so voluminous that they cannot be read or so incoherent that they cannot be understood." American critics like to contrast the law-ridden state of our people with the freedom from meddling statutory regulation, said to be enjoyed in England; but the following from a recent edition of the Saturday Review indicates that this political disease is no American monopoly: "We have arrived," says the English critic, "at the stage where the aim seems to be the largest possible number of laws and regulations and those such as excite derision." We are apt to overemphasize the number of bills introduced as a legislative evil, forgetting that freedom to introduce bills proposing changes in our laws is a part of the constitutional right to petition the government for redress of wrong. It is a safety valve for the pressure of a sense of injustice or a desire for change. The more serious matter is the selection from this mass of introduced proposals. of those bills which merit legislative approval and the "mechanics of lawmaking" by which the bills selected for enactment are converted into binding rules of law.

We have improved and we may still improve the legislative product with which we are most concerned by not merely opposing undesirable legislation, but by contributing in detail to the development of desirable legislation. My experience with legislation justifies the comment that the desirability of legislation depends, in most instances, not upon any general consideration but upon detail. A workmen's compensation bill is not good or bad in general. It is good or bad in detail and the same may be said of many other current legislative proposals.

The proper administration of the great trust which the people of Iowa have committed to our keeping requires that we should continue fearlessly to oppose undesirable legislative propositions and with equal solicitude should increase our efforts to bring about uniformity, and accuracy in desirable legislation.

The minutes of the joint convention were read and approved.

Senator Stoddard of Woodbury moved that the joint convention be now dissolved.



Motion prevailed.

The House reconvened, Speaker Carter in the chair. On motion of Johnson of Keokuk the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 18, 1927.

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

Prayer was offered by the Rev. J. E. Drake, pastor of the Presbyterian church, Holland, Iowa.

Journal of January 13th corrected and approved.

PETITION

Reimers of Lyon presented a petition from citizens of Lyon county protesting against the present method of double taxation on mortgaged property.

Referred to committee on ways and means.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Christophel of Bremer for the afternoon, on request of Mathews of Des Moines; Bauer of Washington for the afternoon, on request of Allen of Pocahontas; King of Clay for the afternoon, on request of Quirk of Sac; Wolfe of Linn for the afternoon, on request of Huff of Cass; Hattendorf of Osceola for the afternoon, on request of Anderson of Montgomery; Martin of Jackson for the afternoon, on request of Saunders of Palo Alto.

OATH OF OFFICE

Grimwood of Jones and Walrod of Clinton 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 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.

E. A. GRIMWOOD WARREN WALROD

ANNOUNCEMENT OF COMMITTEE APPOINTMENTS

Mr. Speaker announced the following assignment of standing committees:

AGRICULTURE

Venard-Hattendorf Kline Chairman Hagglund Krouse Hanson, H. N. Christophel Lichty Harrison Martin Anderson Mathews Bauer Hines McMillan Bixler Hopkins Buchmiller Miller, D. H. Huff Blythe Hunt Nelson Craig Istad Oliver Cole, C. G. Kent Pattison Fleming King Quirk Knudson, Irving H. Greene Ratliff Hale Reimers Haney Knutson, C. A.

Rice Roberts Rust Rustledge Ryder Springer Thomas Thompson Torgeson Troup Walrod Wamstad

ANIMAL INDUSTRY

Held-Chairman Heald Johnson, McIlrath Hines Smith Martin Raymond Aiken, John H. Hollis Laughlin Vaughn Wilson Hubbard Maxfield Bush Eden Ickis Miller, Geo. E.

APPROPRIATIONS

Johnson, J. H. Kennedy, J. P. O'Donnell Saunders-Fleming Chairman Forsling Pattison Rust Greene King Quirk Bair Grimwood Kline Roberts Griswold Rutledge Berry Lichty Buchmiller Maxfield Hager Smith McMillan Stepanek Bixler Hagglund Blythe McIlrath Thomas Haney Miller, D. H. Troup Bush Hansen, John T. Charlton Hattendorf Miller, Geo. E. Traux Nelson Vaughn Crozier Hopkins Cole, C. G. Oliver Whiting Huff Eckles Hunt Ontjes

BANKS AND BANKING

Johnson, Francis Crozier Hubbard Ontjes -Chairman Elliott Kennedy, W. S. Patterson King Cole, C. G. Gilmore Prichard Ratliff Allen Hager Kline Hale Knudson, Irving H. Akin, L. L. Rust Saunders Bair Haney Hansen, John T. Knutson, C. A. Barnes Thompson Blackford Heald Lovrien Torgeson McIntosh Troup Charlton Hill Hollingsworth Miller, D. H. Cole, E. J. Crone Hopkins Maxfield

BOARD OF CONTROL

Hollingsworth Laughlin Grimwood-Charlton Rust Chairman Crone Rutledge Kennedy, McCaulley w. s. Eden Saunders Truax Akin, L. L. Griswold Maxfield Hansen, John T. Miller, D. H. Bair Walrod Bixler Harrison

BUILDING AND LOAN

Hansen, John T.—Aiken, John H.
Chairman
Gilmore
Knudson,
Hale
Irving H.
Johnson J. H.
Nelson
Raymond
Rice
McMillan
Ryder

CHILD WELFARE

Kent—Chairman King McCaulley Ratliff Kennedy, W. S. Laughlin

CITIES AND TOWNS

Forsling Hollingsworth Prichard Stepanek-Grimwood McIntosh Ryder Chairman Hager Mathews Simmer Elliott Hempel Maxfield Wagner Charlton Hill O'Donnell Eden Walrod

CLAIMS

Blackford Harrison Miller, Geo. E. Eckles-Christophel Krouse Reimers Chairman Crone McCaulley Roberts Bixler Griswold Miller, D. H. Saunders Barnes

COMPENSATION OF PUBLIC OFFICERS

Ratliff— Bair Heald Martin
Chairman Forsling Krouse Vaughn
Hopkins Griswold Laughlin

COMMERCE AND TRADE

Edge— Elliott Hollingsworth Quirk
Chairman Grimwood Hollis Venard
Allen Hager Martin Wolfe

CONSERVATION OF RESOURCES

Cole, C. G.— Haney Heald Martin
Chairman Hanson, H. N. Hempel Ryder
Laughlin Harrison Knudson, Venard
Irving H. Wolfe

CONSTITUTIONAL AMENDMENTS

Truex—Chairman Hager
Bauer
Held
Held
Krouse
Roberts
Hubbard

COUNTY AND TOWNSHIP ORGANIZATION

Thomas-Hempel Pattison Berry Chairman Eckles Istad Rutledge Buchmiller Fleming King Vaughn Hanson, H. N. Wilson Anderson Krouse Bauer

DAIRY AND FOOD

Wilson— Craig Heald Kline
Chairman Eckles Hines Maxfield
Christophel Edge Huff Smith
Buchmiller Hanson, H. N.

DEPARTMENTAL AFFAIRS

Quirk—Chairman Hagglund McIntosh Reimers
Wagner Hempel Maxfield Saunders
Aiken, John H. Ickis Patterson Wamstad
Barnes

DRAINAGE

King—Chairman Buchmiller Hubbard Nelson
Hanson, H. N. Eden Hunt Oliver
Akin L. L. Johnson, Francis Kent Wamstad
Bair Hattendorf McMillan

ENROLLED BILLS

Blythe— Crozier McIntosh Springer Chairman Kennedy, J. P. Patterson Whiting Cole, E. J.

ELECTIONS

Eden-Chairman Berry Hattendorf Patterson Buchmiller Blackford Hines Smith Aiken, John H. Bush Huff Springer Allen Kennedy, W. S. Wamstad Craig Bauer Crone Ontjes

FISH AND GAME

Patterson-Crozier Ickis McIntosh Chairman Eckles Kent Nelson Hale Edge King Saunders . Christophel Knutson, C. A. Wamstad Elliott Crone Heald

HORTICULTURE AND FORESTRY

Haney— Bixler Hager Hattendorf Chairman Crozier Hagglund Heald

INSURANCE

Johnson, J. H .- Edge Kline Quirk Rust Chairman Johnson, Francis Knutson, C. A. Haney Laughlin Ryder Prichard Aiken, John H. Hempel Lovrien Saunders Allen Hill McCaulley Simmer Blythe Hollis Miller, Geo. E. Smith Buchmiller Hopkins Nelson Stepanek Charlton Hubbard Pattison Thomas Kennedy, J. P. Cole, E. J. Torgeson Wagner

INTERSTATE BRIDGES

Hempel— Hale Hubbard Knutson, C. A.
Chairman Hanson, H. N. Istad Oliver
Hager Hines Prichard

JUDICIAL DISTRICTS

Walrod— Craig Ickis Whiting
Chairman Hale Istad
Greene Springer

JUDICIARY NO. 1

Gilmore Kennedy, J. P. Rice Forsling-Knudson, Irving H. Grimwood Simmer Chairman Hagglund Hollingsworth Wagner McIntosh Oliver Walrod Allen Johnson. Francis Prichard Whiting Akin, L. L.

JUDICIARY NO. 2

Christophel Johnson, J. H. Miller, D. H. Pattison Lovrien-Harrison Truax Chairman O'Donnell Wilson Held McCaulley Hollis Ontjes Wolfe Blythe Charlton

LABOR

McCaulley—
ChairmanBarnes
BerryIckis
Knutson, C. A.Oliver
RobertsSimmerFlemingO'DonnellWolfe

LAND TITLES

Martin— Anderson Bush Miller, Geo. E. Chairman Blythe Kennedy, J. P. Ryder

MILITARY

Harrison— Bixler Cole, C. G. Kennedy, W. S. Ratliff Rutledge

Bauer Ray McIlrath Rutledge

MINES AND MINING

Kennedy, W. S.— Charlton Huff Rice Chairman Hill Kent Roberts
Berry Hollingsworth O'Donnell Simmer Edge

MOTOR VEHICLES AND TRANSPORTATION

Blackford-Charlton Haney Ontjes Chairman Craig Hattendorf Quirk Hubbard Crozier Rutledge Hempel Aiken, John H. Eckles Huff Thomas Barnes Eden Lichty Truax Bush Griswold McMillan

PHARMACY

Wolfe—Chairman Johnson, Cole, E. J. Hines
Raymond Grimwood Lichty
Thompson

POLICE REGULATION

Smith—Chairman Elliott McMillan Thompson Istad Greene Roberts Wagner Fleming

PRINTING

Hill—Chairman Griswold Huff Kline
McIlrath Hale Hunt Reimers
Bair

PRIVATE CORPORATIONS

Troup—Chairman Fleming Johnson, J. H. Vaughn Ontjes Hunt Laughlin

PUBLIC HEALTH

Lichty-Craig Grimwood Ryder Chairman Crone Hansen, John T. Stepanek Cole, E. J. Akin, L. L. Crozier Johnson, Torgeson Eckles Raymond Troup Anderson Greene

PUBLIC LANDS AND BUILDINGS

Christophel— Craig Hopkins Kent
Chairman Gilmore Hunt King
Pattison Hollingsworth

PUBLIC LIBRARIES

Wagner— Bush Patterson Roberts
Chairman McIlrath Pattison Vaughn
Quirk Nelson

PUBLIC SCHOOLS

Rust—	Forsling	Johnson, J. H.	Rutledge
Chairman	Gilmore	Johnson,	Springer
Crone	Hanson, H. N.	Raymond	Stepanek
Akin, L. L.	Hager	Johnson, Francis	Torgeson
Anderson	Hagglund	Kennedy, J. P.	Vaughn
Barnes	Heald	Laughlin	Venard
Berry	Held	Lichty	Walrod
Christophel	Hunt	Nelson	Whiting
Cole, C. G.	Hopkins	Pattison	Wilson
Eckles	Ickis	Reimers	

PUBLIC UTILITIES

Elliott-	Eckles	Istad	Stepanek
Chairman	Edge	Lovrien	Thompson
Truax	Gilmore	Martin	Wagner
Allen	Hattendorf	Mathews	Walrod
Blythe	Hansen, John T.	O'Donnell	Whiting
Cole, C. G.	Hill	Rust	Wilson
Cole, E. J.	Kennedy, J. P.		

RAILROADS

Prichard—	Forsling	Martin	Simmer
Chairman	Held	Mathews	Smith
Hempel	Laughlin	McIntosh	Thomas
Aiken, John H.	Lovrien	Ryder	

RETRENCHMENT AND REFORM

Saunders-	Forsling			Miller,	Geo.	E.	O'Donnell
Chairman	Knutson,	C.	A.				

ROADS AND HIGHWAYS

Hollis-Chairman	Elliott		Kent	Reimers
Johnson, Francis	Forsling		Kennedy, W. S.	Rice
Allen	Greene		Kline	Simmer
Bair	Hale		Knutson, C. A.	Springer
Bauer	Hansen,	John T	. Krouse	Stepanek
Bixler	Hanson,	H. N.	Mathews	Thomas
Blackford	Held		McIntosh	Thompson
Blythe	Hill		McMillan	Torgeson
Christophel	Hubbard		Miller, Geo. E.	Troup
Cole, C. G.	Huff		Nelson	Vaughn
Crozier	Istad		O'Donnell	Venard
Eden	Johnson,	J. H.	Patterson	Walrod
Edge	Johnson,		Quirk	Wagner
	Raymo		Ratliff	

RULES

Mathews-	Blackford	Grimwood	Lovrien
Chairman	Gilmore	Knudson,	Ontjes
		Irving H.	-

STATE EDUCATIONAL INSTITUTIONS

Greene Hager-Lichty Simmer Chairman Hattendorf Mathews Stepanek Whiting Hines McIlrath Thomas McMillan Miller, D. H. Allen Hollis Troup Aiken, L. L. Hubbard Wolfe Bush Kent Prichard

SUPPRESSION OF INTEMPERANCE

Maxfield-Bixler Lovrien Truax Chairman Hagglund McIlrath Venard Ratliff Hale Mathews Wamstad Bair Haney Rust Bauer Held Rutledge

TELEPHONE, TELEGRAPH AND EXPRESS

Fleming— Bush Griswold Krouse
Chairman Cole, E. J. Knudson,
Irving H.

WAYS AND MEANS

Knudson, Irving H. Knutson, C. A. Held Reimers -Chairman Hempel Rice Edge Hill Lovrien Springer Aiken, John H. McCaulley Hines Thompson Anderson Hollingsworth McIntosh Torgeson Barnes Hollis Martin Venard Blackford Ickis Oliver Wamstad Cole, E. J. Istad Patterson Wilson Johnson, Francis Prichard Crone Wolfe Elliott Ratliff Johnson, Harrison Raymond

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES

AIKEN OF IDA

Ways and means
Animal industry
Motor vehicles and transportation

Elections
Departmental affairs
Railroads
Insurance
Railroads

AKIN OF CARROLL

Public schools
State educational institutions

Judiciary No. 1
Board of control
Banks and banking

Drainage
Public health

ALLEN OF POCAHONTAS

Commerce and trade Elections Roads and highways Public utilities Banks and banking Insurance State educational institutions

ANDERSON OF MONTGOMERY

County and township Public health organization Agriculture

Land titles

Public schools Ways and means

BAIR OF BUENA VISTA

Roads and highways Board of control Compensation of publicDrainage officers Printing Suppression of intemperance

Appropriations Banks and banking

BARNES OF WRIGHT

Banks and banking Labor Claims

Departmental affairs Motor vehicles and transportation

Ways and means Public schools

BAUER OF WASHINGTON

ments Roads and highways Agriculture

Constitutional amend- County and township organization Elections

Suppression of intemperance Military

BERRY OF MONROE

Mines and mining Elections Public schools

Appropriations Constitutional amendments

County and township organization Labor

BIXLER OF ADAMS

Claims Appropriations Agriculture Roads and highways

Suppression of intem- Military perance Board of control

Horticulture and forestry

BLACKFORD OF VAN BUREN

Motor vehicles and transportation-Chairman

Banks and banking Rules Roads and highways

Ways and means Elections Claims

BLYTHE OF IOWA

Enrolled bills-Chairman Appropriations

Agriculture Roads and highways Insurance

Judiciary No. 2 Land titles Public utilities

BUCHMILLER OF GREENE

Elections Agriculture Dairy and food

County and township organization Drainage

Appropriations Insurance

BUSH OF CHEBOKEE

Animal industry Elections Appropriations Motor vehicles and transportation

Land titles State educational institutions

Telephone, telegraph and express Public libraries

CHARLTON OF POLK

Board of control Military Banking Motor vehicles and transportation

Mines and mining Insurance Cities and towns

Judiciary No. 2 Appropriations

CHRISTOPHEL OF BREMER

Public lands and build-Fish and game ings-Chairman Dairy and food

Agriculture Roads and highways

Public schools Judiciary No. 2 Claims

COLE, C. G., OF DELAWARE

Conservation of resources-Chairman Appropriations Banks and banking

Agriculture Roads and highways Public utilities Public schools Military

COLE, E. J., OF HARRISON

Enrolled bills Public health Pharmacy

Telephone, telegraph and express Insurance

Public utilities Banking Ways and means

CRAIG OF WARREN

Elections Judicial districts Public lands and buildings

Public health Agriculture

Motor vehicles and transportation Dairy and food

CRONE OF EMMET

Public schools Ways and means Elections

Board of control Public health Banks and banking

Fish and game Claims

CROZIER OF MAHASKA

Enrolled bills Fish and game Motor vehicles and transportation

Public health Appropriations Banks and banking

Roads and highways Horticulture and forestry

ECKLES OF BUTLER

Claims-Chairman Motor vehicles and transportation Public schools

Fish and game Dairy and food County and township Appropriations organization

Public utilities Public health

EDEN OF CLINTON

Elections—Chairman Animal industry Motor vehicles and transportation

Board of control Drainage

Cities and towns Roads and highways

EDGE OF JASPER

Chairman Mines and mining

Commerce and trade— Ways and means Fish and game Insurance

Public utilities Dairy and food Roads and highways

ELLIOTT OF POLK

Public utilities- ' Chairman Cities and towns

Roads and highways Commerce and trade Police regulation

Fish and game Ways and means Banks and banking

FLEMING OF CRAWFORD

Telephone, telegraph and express-Chairman County and township Appropriations Private corporations Labor

Agriculture Police regulation

FORSLING OF WOODBURY

Judiciary No. 1-Chairman Retrenchment and reform

organization

Roads and highways Cities and towns Appropriations Railroads

Compensation of public officers Public schools

GILMORE OF CEDAR

Banks and banking Public utilities Public schools

Judiciary No. 1 Building and loan Public lands and buildings Rules

GREENE OF POTTAWATTAMIE

Judicial districts State educational institutions

Roads and highways Military Agriculture

Public health Police regulation Appropriations

GRIMWOOD OF JONES

Board of control-Chairman Cities and towns

Public health Commerce and trade Appropriations

Judiciary No. 1 Pharmacy Rules

GRISWOLD OF MADISON

Board of control Printing Appropriations

Motor vehicles and transportation Claims

Telephone, telegraph and express Compensation for public officers

HAGER OF ALLAMAKEE

State educational in- Commerce and trade stitutions-Chairman Appropriations Constitutional amend- Banks and banking ments Public schools

Cities and towns Horticulture and forestry Interstate bridges

HAGGLUND OF PAGE

Agriculture Public schools Judiciary No. 1 Suppression of intem- Departmental affairs perance Military

Appropriations Horticulture and forestry

HALE OF HOWARD

Fish and game Printing Suppression of intem- Agriculture perance

Roads and highways Banks and banking

Judicial districts Building and loan Interstate bridges

HANEY OF MILLS

Horticulture and for- Motor vehicles and estry-Chairman Suppression of intem- Agriculture perance

transportation Banks and banking Insurance Conservation of resources Appropriations

HANSEN, JOHN T., OF SCOTT

Building and loan-Chairman Public utilities

Board of control Public health Banks and banking Appropriations Roads and highways

HANSON, H. N., OF WINNEBAGO

Drainage Agriculture Roads and highways Dairy and food

Conservation of resources County and township organization

Public schools Interstate bridges

HARRISON OF CLARKE

Military—Chairman Board of control Conservation of resources

Agriculture Ways and means

Judiciary No. 2 Claims

HATTENDORF OF OSCEOLA

Elections Public utilities Drainage Appropriations Motor vehicles and transportation Agriculture

State educational institutions Horticulture and forestry

HEALD OF CHICKASAW

Animal industry Conservation of re-Banks and banking sources Compensation of public Dairy and food officers

Public schools Fish and game Horticulture and forestry

HELD OF PLYMOUTH

Animal industry-Chairman Public schools Ways and means

Roads and highways Railroads Suppression of intemperance

Judiciary No. 2 Constitutional amendments

HEMPEL OF CLAYTON

Interstate bridges-Chairman Railroads Ways and means Departmental affairs Insurance Cities and towns Motor vehicles and transportation County and township organization Conservation of resources

HILL OF FLOYD

Printing—Chairman Roads and highways Ways and means

Banks and banking Insurance Cities and towns

Public utilities Mines and mining

HINES OF TAYLOR

Animal industry Ways and means Dairy and food

Elections Pharmacy Agriculture State educational institutions Interstate bridges

HOLLINGSWORTH OF BOONE

Board of control Judiciary No. 1 Commerce and trade Mines and mining

Ways and means Public lands and buildings

Cities and towns Judicial districts Banks and banking

HOLLIS OF BLACK HAWK

Roads and highways—Judiciary No. 2 Chairman Ways and means State educational insti-Animal industry tutions

Commerce and trade Insurance

HOPKINS OF GUTHRIE

Compensation of public Public schools officers Appropriations Banks and banking

Agriculture Insurance

Banks and banking Public lands and buildings

HUBBARD OF POTTAWATTAMIE

Animal industry State educational institutions Motor vehicles and transportation

Insurance Drainage Banks and banking Roads and highways Constitutional amendments Interstate bridges

HUFF OF CASS

Agriculture Elections Printing

Appropriations Motor vehicles and transportation

Mines and mining Dairy and food Roads and highways

HUNT OF LOUISA

Printing Agriculture Public schools

Appropriations Drainage

Public lands and buildings Private corporations

ICKIS OF UNION

Ways and means Public schools Animal industry

Departmental affairs Fish and game

Judicial districts Labor

ISTAD OF WINNESHIEK

Police regulation County and township organization

Agriculture Roads and highways Ways and means

Public utilities Judicial districts Interstate bridges

JOHNSON, FRANCIS, OF DICKINSON

Banks and banking— Ways and means Chairman Roads and highways

Judiciary No. 1 Public schools

Drainage Insurance

JOHNSON, RAYMOND, OF KEOKUK

Pharmacy Animal industry Ways and means

Roads and highways Public schools

Building and 10an Public health

JOHNSON, J. H., OF MARION

Insurance—Chairman Private corporations Roads and highways Building and loan Public schools

Judiciary No. 2 Appropriations

KENNEDY, J. P., OF LEE

Public utilities Insurance Public schools

Judiciary No. 1 Land titles

Enrolled bills Appropriations

KENNEDY, W. S., OF LEE

Mines and mining-Chahirman Board of control

Roads and highways Banks and banking Elections

Military Constitutional amendments

KENT OF LUCAS

Roads and highways Agriculture

Child welfare-Chair- Fish and game State educational institutions

Mines and mining Drainage Public lands and buildings

KING OF CLAY

Drainage—Chairman Appropriations Banks and banking Agriculture

Fish and game County and township organization

Public lands and buildings Child welfare

KLINE OF DAVIS

Printing Roads and highways Banks and banking

Dairy and food Insurance

Agriculture Appropriations

KNUDSON, IRVING H., OF HAMILTON

Banks and banking Building and loan Agriculture

Judiciary No. 1 Ways and means Conservation of resources

Rules Telephone, telegraph and express

KNUTSON, C. A., OF CERRO GORDO

Ways and means-Chairman Retrenchment and reform

Labor Roads and highways Agriculture Insurance

Banks and banking Fish and game Interstate bridges

KROUSE OF WAYNE

Agriculture County and township organization Roads and highways

Telephone, telegraph Compensation of public and express Constitutional amend- Claims ments

LAUGHLIN OF FREMONT

Conservation of resources Animal industry Railroads

Compensation of publicInsurance officers Private corporations Board of control Child welfare Public schools

LICHTY OF BLACK HAWK

Public health-Chair- Public schools State educational in- Pharmacy stitutions

Agriculture

Motor vehicles and transportation Appropriations

LOVRIEN OF HUMBOLDT

Judiciary No. 2-Chairman Public utilities

Suppression of intem-Insurance perance Ways and means Banks and banking

Railroads Rules

M'CAULLEY OF CALHOUN

Labor-Chairman Judiciary No. 2 Ways and means

Board of control Insurance

Claims Child welfare

MCILRATH OF POWESHIEK

· Printing Animal industry Military

State educational institutions Appropriations

Suppression of intemperance Public libraries

MCINTOSH OF MUSCATINE

Judiciary No. 1 Roads and highways Ways and means

Cities and towns Departmental affairs

Enrolled bills Railroads Fish and game

MCMILLAN OF BENTON

State educational insti-Agriculture tutions Appropriations

Motor vehicles and transportation

Drainage Building and loan Police regulation Roads and highways

MARTIN OF JACKSON

Land titles-Chairman Conservation of re-Animal industry Ways and means

sources Commerce and trade Agriculture

Railroads Public utilities Compensation of public officers

MATHEWS OF DES MOINES

Rules-Chairman Public utilities Suppression of intemperance

Railroads Cities and towns Agriculture

State educational institutions Roads and highways

MAXFIELD OF MARSHALL

Suppression of intemperance—Chairman Dairy and food Animal industry

Departmental affairs Cities and towns

Banks and banking Board of control Appropriations

MILLER, D. H., OF DALLAS

Board of control Judiciary No. 2 Banks and banking

Appropriations State educational in- Claims stitutions

Agriculture

MILLER, GEO. E., OF SHELBY

Retrenchment and reform

Roads and highways

Appropriations Insurance Claims

Animal industry Land titles

NELSON OF HANCOCK

Appropriations Drainage Roads and highways Fish and game Agriculture Public schools

Building and loan Public libraries Insurance

O'DONNELL OF DUBUQUE

Retrenchment and re- Labor

form Public utilities Judiciary No .2 Cities and towns Roads and highways Appropriations Mines and mining

OLIVER OF MONONA

Ways and means Agriculture

Appropriations

Labor

Drainage Judiciary No. 1 Interstate bridges

ONTJES OF GRUNDY

Banks and banking Private corporations Rules

Motor vehicles and transportation Appropriations

Judiciary No. 2 Elections

PATTERSON OF KOSSUTH

Fish and game-Chairman Ways and means Roads and highways Elections Banks and banking

Departmental affairs Enrolled bills Public libraries

PATTISON OF JEFFERSON

Public lands and buildings Appropriations Agriculture

Public schools Insurance County and township organization

Judiciary No. 2 Public libraries

PRICHARD OF WOODBURY

Råilroads—Chairman Insurance Ways and means

Judiciary No. 1 Cities and towns Banks and banking Interstate bridges

Military State educational institutions

QUIRK OF SAC

Departmental affairs -Chairman Commerce and trade Appropriations

Roads and highways Agriculture Insurance

Public libraries transportation Motor vehicles and

RATLIFF OF HENRY

Compensation of public officers-Chairman Banks and banking Suppression of intem- Agriculture perance

Military

Roads and highways Ways and means Child welfare

REIMERS OF LYON

Departmental affairs Printing Ways and means

Roads and highways Public schools

Agriculture Claims

RICE OF APPANOOSE

Ways and means Judiciary No. 1 Roads and highways Agriculture Constitutional amend- Mines and mining ments

Building and loan

ROBERTS OF ADAIR

Labor Constitutional amend- Agriculture ments

Claims Appropriations Police regulation Public libraries Mines and mining

RUST OF FRANKLIN

Public schools ---Chairman Appropriations Public utilities

Suppression of intem- Banks and banking perance

Insurance Agriculture

RUTLEDGE OF WEBSTER

Board of control

Board of control Suppression of intemperance Military

Motor vehicles and transportation County and township organization

Agriculture Appropriations Public schools

RYDER OF DUBUQUE

Cities and towns Building and loan Public health Insurance

Agriculture Conservation of resources

Land titles Railroads

SAUNDERS OF PALO ALTO

Appropriations— Chairman Retrenchment and reform-Chairman Banks and banking

Claims

Board of control Insurance Departmental affairs Fish and game

SIMMER OF WAPELLO

Labor · Roads and highways Cities and towns Mines and mining

Railroads State educational institutions

Judiciary No. 1 Insurance

SMITH OF O'BRIEN

Police regulation-Chairman Appropriations

Animal industry Elections

Railroads Insurance Dairy and food

SPRINGER OF DECATUR

Ways and means Elections

Roads and highways Public schools Judicial districts

Enrolled bills Agriculture

STEPANEK OF LINN

Cities and towns-Chairman Appropriations

Insurance Public utilities Public schools

State educational institutions Public health Roads and highways

THOMAS OF AUDUBON

County and township organization-Chairman Roads and highways

Appropriations Insurance Agriculture State educational

institutions Motor vehicles and transportation Railroads

TROUP OF STORY

Private corporations -Chairman State educational institutions

Banks and banking Appropriations Agriculture

Roads and highways Public health

THOMPSON OF FAYETTE

Public utlities Roads and highways Banks and banking

Agriculture Ways and means Police regulation Pharmacy

TORGESON OF WORTH

Banks and banking Roads and highways Public schools

Ways and means Agriculture

Public health Insurance

TRUAX OF BUCHANAN

ments-Chairman Land titles Public utilities

Constitutional amend- Suppression of intemperance Motor vehicles and transportation

Appropriations Board of control Judiciary No. 2

VAUGHN OF RINGGOLD

Animal industry Public schools Roads and highways

County and township organization Appropriations

Private corporations Public libraries

VENARD OF SIOUX

Agriculture-Chairman Suppression of intem- Public schools perance

Ways and means Commerce and trade

Conservation of resources Roads and highways

WAGNER OF SCOTT

Public libraries— Chairman Insurance

Judiciary No. 1 Cities and towns Public utilities

Roads and highways Police regulation

WALROD OF CLINTON

Judicial districts-Chairman Public utilities

Roads and highways Public schools Agriculture

Judiciary No. 1 Cities and towns Board of control

WAMSTAD OF MITCHELL

Suppression of intemperance Ways and means

Fish and game Drainage Agriculture

Elections Departmental affairs

WHITING OF JOHNSON

State educational institutions Public schools

Appropriations Public utilities Judiciary No. 1 Enrolled bills Judicial districts

WILSON OF TAMA

Dairy and food-Chairman Public utilities

Ways and means Animal industry Judiciary No. 2

Public schools County and township organization

WOLFE OF LINN

Labor Commerce and trade

Pharmacy-Chairman Judiciary No. 2 Conservation of resources

State educational institutions Ways and means

On motion of Kline of Davis the House adjourned until 10 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 19, 1927.

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

Prayer was offered by the Rev. Edmund Janes Kulp, pastor of First Methodist Episcopal church, Des Moines.

Journal of January 18th corrected and approved.

PETITIONS

Eden of Clinton presented a petition from residents of Grand Mound and vicinity urging a closed season on quail.

Referred to committee on fish and game.

Venard of Sioux presented petitions from citizens of Sioux county protesting against the compulsory bovine tuberculosis law.

Referred to committee on animal industry.

Venard of Sioux presented petitions from property owners in Sioux county protesting against assessment of abutting property for paving roads and highways.

Referred to committee on roads and highways.

Venard of Sioux presented petitions from citizens of Sioux county protesting against the proposed bond issue for hard surfacing of roads.

Referred to committee on roads and highways.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Clay for the day, on request of Quirk of Sac.



OATH OF OFFICE

Martin of Jackson 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 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.

INTRODUCTION OF BILLS

House File No. 1, by Lovrien of Humboldt, a bill for an act providing for the creation and maintenance in the office of the state treasurer of Iowa, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability and authorizing certain holders of fiduciary funds to procure and pay for such policies.

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

House File No. 2, by Saunders of Palo Alfo, a bill for an act to establish the General Fund for the State of Iowa, for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the State of Iowa, for all purposes provided by law, for the said biennium.

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

House File No. 3, by Christophel of Bremer, a bill for an act to amend the law as it appears in section fifty-five hundred seventy-three (5573) of the Code relating to compensation of assessors.

Read first and second times and referred to committee on compensation of public officers.

House File No. 4, by Haney of Mills, a bill for an act to amend the law as it appears in section fifty-four hundred eleven (5411) of the Code, 1924, relating to the publication of the proceedings of the board of supervisors so as to require publication of proceedings relative to drainage districts.



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

House File No. 5, by Haney of Mills, a bill for an act to amend the law as it appears in section seven hundred eighty-two (782) of the Code, 1924, relating to the number of election ballots to be furnished to the various voting precincts of the state by the officers charged with the printing thereof.

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

House File No. 6, by Haney of Mills, a bill for an act to amend the law as it appears in chapter two hundred seventy-four (274) of Title XIV of the Code, 1924, relating to the number of county official newspapers.

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

House File No. 7, by Haney of Mills, a bill for an act to amend the law as it appears in section eight hundred eighty-seven (887) of the Code, 1924, relating to double counting boards in elections, so as to permit the appointing of double boards in precincts where one hundred fifty (150) votes or more were cast in the last preceding general election.

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

House File No. 8, by Anderson of Montgomery, a bill for an act to amend the law as it appears in section seventy-four hundred eighty-nine (7489) of the Code, 1924, so as to provide for the return of excess assessments of cost of constructing main ditches in drainage districts.

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

House File No. 9, 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.



Smith of O'Brien offered the following resolution:

RESOLUTION

Whereas, the Honorable George W. Schee, former member of the House of Representatives from O'Brien county in the Twentieth, Twenty-first, Thirty-third and Thirty-fourth General Assemblies, died at National City, California, February 9th, 1926; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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, Miller of Dallas, and King of Clay.

Hollingsworth of Boone offered the following resolution:

RESOLUTION

Whereas, the Honorable Matthew H. Francis, who was a member of the House of Representatives in the Forty-first General Assembly of Boone county, died on the 27th day of June, 1925; therefore,

Be It Resolved, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Hollingsworth of Boone, Troup of Story, and Knudson of Hamilton.

On motion of Laughlin of Fremont the House adjourned until 10 a.m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 20, 1927.

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

Prayer was offered by the Rev. Clare H. Boos, pastor of the Methodist Episcopal church, Burlington.

Journal of January 19th corrected and approved.

PETITIONS

Troup of Story presented a petition from the citizens of Story county urging a closed season on quail.

Referred to committee on fish and game.

Mathews of Des Moines presented a petition from barbers of Burlington favoring a uniform barber law.

Referred to committee on public health.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Miller of Shelby for the day, on request of Greene of Pottawattamie.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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.

FRED R. BLYTHE,
Chairman House Committee.
DENVER L. WILSON,
Chairman Senate Committee.

Report adopted.

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INTRODUCTION OF BILLS

House File No. 10, by Hempel of Clayton, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team in attending the nineteen hundred twenty-seven (1927) International Live Stock Show.

Read first and second times and referred to committee on animal industry.

House File No. 11, by Hopkins of Guthrie, 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 elections.

House File No. 12, by Christophel of Bremer, a bill for an act to repeal chapter sixty (60) of the Laws of the Forty-first General Assembly, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream, or buttermilk, to require the pasteurization of skimmed milk, cream and all milk or cream from which ice cream or buttermilk is derived, to define 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 committee on dairy and food.

House File No. 13, by Kent of Lucas, a bill for an act to amend the law as it appears in chapter three hundred fifty-three (353), section seventy-four hundred twenty-eight (7428), of the Code, 1924, relating to straightening creek or river.

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

House File No. 14, by Ryder of Dubuque, a bill for an act to amend the law as it appears in section fifty-nine hundred one (5901) of the Code, 1924, relating to the method of the removal of commissioners of public docks in cities and towns where a department of public docks has been established.

Read first and second times and referred to committee on cities and towns.



House File No. 15, by Ryder of Dubuque, a bill for an act to amend the law as it appears in sections fifty-six hundred ninety-six (5696) and fifty-six hundred ninety-eight (5698) of the Code, 1924, relative to examinations and appointments under civil service in cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 16, by Ryder of Dubuque, a bill for an act to amend the law as it appears in paragraphs ten (10) and eleven (11) of section fifty-nine hundred two (5902) of the Code, 1924, relating to the department of public docks in cities and towns, and the manner of defraying the expense thereof.

Read first and second times and referred to committee on cities and towns.

House File No. 17, by Blackford of Van Buren, a bill for an act to amend section eleven hundred forty-six (1146) of the Code, 1924, relating to vacancies in office, and providing for a vacancy caused by the death of a member-elect before qualifying.

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

House File No. 18, by Johnson of Dickinson, a bill for an act to repeal section seventeen hundred twenty-five (1725) of the Code, 1924, and enacting a substitute therefor, relating to the issuance of fishing and hunting licenses and duplicates therefor, fixing fees and providing for the accounting of such fees.

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

House File No. 19, by Johnson of Marion, a bill for an act to repeal section forty-three hundred seventy (4370) of the Code, 1924, relating to the erection or repair of schoolhouses and to enact a substitute therefor.

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

House File No. 20, by Edge of Jasper, a bill for an act for the relief of the grantees of C. B. Churchill and John Sullivan and for the purpose of having a patent issued in the name of Luther Taylor and Nellie Sims Taylor for a certain tract of land.



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

Quirk of Sac offered the following resolution:

RESOLUTION

Whereas, Senator Joseph Mattes, who was a member of the House of Representatives in the Twenty-ninth, Thirtieth and Thirty-first General Assembly of Sac county, died on the 17th day of April, 1925; therefore,

Be It Resolved, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

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 Fleming of Crawford.

Elliott of Polk offered the following House resolution:

RESOLUTION

Whereas, The city of Cambridge of the state of Massachusetts has presented to the House of Representatives of the Forty-second General Assembly a gavel made from a portion of the historic tree known as the Washington elm, which formerly stood in that city; therefore,

Be It Resolved by the House of Representatives, That the chief clerk be directed to make appropriate acknowledgment of this gift.

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

Thomas of Audubon offered the following resolution:

RESOLUTION

Whereas, The Honorable A. L. Brooks, former member of the House of Representatives from Audubon county in the Twenty-fourth General Assembly, died in Des Moines, Iowa, on January 5, 1927; therefore,

Be It Resolved by the House of Representatives of the Forty-second 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. Thomas moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Thomas of Audubon, Hopkins of Guthrie, and Miller of Shelby.

REPORT OF SPECIAL COMMITTEE

Simmer of Wapello, 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-					
Ways and means Motor vehicles Cities and towns Judiciary No. 2	3:30 P. M. 1:30 P. M.	2:80 P. M. 1:00 P. M.	3:30 P. M. 1:30 P. M.	3:30 P. M.	3:30 P. M. 3:30 P. M. 1:30 P. M.
Public Schools		3:30 P. M.		2:30 P. M.	
Room[1					
Appropriations	••	2:30 P. M.		3:30 P. M.	
Judiciary No. 1	1:30 P. M.		1:30 P. M.		1:30 P. M
Roads and highways Insurance		3:30 P. M.	2:30 P. M.	1:80 P. M.	2:30 P. M
Agriculture	3:30 P. M.		3:30 P. M.		3:80 P. M.
Banks and banking	••	1:80 P. M.		2:30 P. M.	
Room 6-					
Drainage				1:00 P. M.	
Board of control				1:30 P. M.	0.00 D 34
Fish and game State educational insti-					3:30 P. M.
tutions		3:30 P. M.			
Military				3:30 P. M.	
Public health	• •			2:00 P. M.	2:30 P. M.
Animal industry		1:00 P. M.			2.00 F. M.
Mines and mining			2:30 P. M.		
Compensation of public					
officers			1:30 P. M.		
Departmental affairs		2:30 P. M.			
Printing					1:30 P. M.
Room 9-					
Interstate bridges		1:00 P. M.			
Public libraries			1:00 P. M.		
Dairy and food					
County and township organization)		1:30 P. M.		
Labor		2:30 P. M.	1.00 F. M.		
Elections		4:00 P. M.			
Pharmacy	••		3:30 P. M. 2:00 P. M.		
Private corporations Suppression of intem-			2:00 P. M.		94
perance				1:00 P. M.	
Public lands and building					2:30 P. M.
Judicial districts Building and loan		2:30 P. M.			1:30 P. M.
Sending and that		2.00 A . MA.			



Room	Mon.	Tues.	Wed.	Thurs.	Fri.
Room 10-					
Child welfare Constitutional amendme Conservation of resource Commerce and trade Claims Horticulture and forestry Police regulation Telephone, telegraph an	nts .ss . 2:30 P. M.		1:30 P. M. 2:30 P. M. 1:30 P. M. 3:30 P. M.	1:30 P. M.	2:30 P. M.
express	•				3:80 P. M.
Room 5-					
Chief clerk	m				
Room 4-					
Journal clerks	100	*			
Room 3-				0.00	
Enrolling clerks File clerks Enrolled bills					
Rooms 2 and 11— Committee clerks					

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

LEONARD SIMMER, Chairman, THORE THOMPSON, ROY HANEY,

Committee.

Passed on file.

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.

On motion of Thompson of Fayette the House adjourned until 11 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 21, 1927.

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

Prayer was offered by the Rev. T. L. Scott, pastor of the St. Paul A. M. E. church, Des Moines.

DEATH OF REPRESENTATIVE MILLER

The Speaker of the House announced that he had been informed of the sudden death of Hon. D. H. Miller, the representative from Dallas county, Iowa.

Hollingsworth of Boone offered the following resolution:

RESOLUTION

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That we learn with profound sorrow of the very sudden death of our esteemed associate, Hon. D. H. Miller, representing Dallas County; that we wish to bear testimony of his ability, his zeal, unselfish and devoted service, his fine personality and high character; that in his passing the state has lost a public servant at the very outset of a public career, promising unusual effectiveness and fidelity.

That the Speaker be directed to appoint a committee of six who shall be the official representatives of this body at the funeral and to act as honorary pall-bearers.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hollingsworth moved its adoption. The resolution was unanimously adopted by a rising vote of the House.

The Speaker appointed as members of the committee, Hollingsworth of Boone, Elliott of Polk, Griswold of Madison, Hopkins of Guthrie, Johnson of Marion, and Blackford of Van Buren.

Griswold of Madison moved that as an expression of regard the House do now adjourn until Monday, January 24th at 10:00 a. m.

Motion carried and the Speaker declared the House adjourned until 10:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES.

DES MOINES, IOWA, JANUARY 24, 1927.

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

Prayer was offered by the Rev. W. A. Siefkes, pastor of the Lutheran church, Clarksville.

Journals of January 20th and 21st corrected and approved.

PETITIONS

Bixler of Adams, presented a petition from the Farmers Union of Adams county endorsing farm relief measures, protesting against bonds for hard surfacing of roads and urging changes in the present tax law.

Referred to committee on ways and means.

Wolfe of Linn, presented a petition from residents of Linn county urging a change in the tax laws as related to school corporations.

Referred to committee on ways and means.

Simmer of Wapello, presented a petition from taxpayers of Wapello county relative to the use of highways by heavy trucks.

Referred to committee on roads and highways.

Smith of O'Brien, presented a petition from citizens of O'Brien county protesting against the proposed bond issue for hard surfacing of roads; also favoring a bank deposit guarantee law.

Referred to committee on roads and highways.

Blackford of Van Buren, presented a petition from citizens of Van Buren county protesting against the proposed state income tax.

Referred to committee on ways and means.



Blythe of Iowa, presented a petition from the drainage board of Iowa county proposing the enactment of a law to terminate drainage districts in certain cases.

Referred to committee on drainage.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Ickes of Union for the day, on request of Anderson of Montgomery; McIntosh of Muscatine for the day, on request of Hunt of Louisa; Bauer of Washington for the day, on request of Hanson of Winnebago.

Grimwood of Jones moved that the chief clerk be authorized to arrange for the use of a piano for the balance of the session.

Motion prevailed.

Announcement was made by the chief clerk that Georgia Miller had been selected by the patronage committee as Journal clerk, and that arrangements had been made with Lillian Leffert to act as special assistant to the chief clerk for the balance of the session, dating from January 18, 1927.

On motion of Knutson of Cerro Gordo the report of the chief clerk in regard to the assignment for Miss Leffert was approved, and Georgia Miller selected as Journal clerk.

The chief clerk announced the appointment of Madeline Burrows as his clerk.

Rutledge of Webster moved that the Iowa State College Glee Club be invited to sing in the House at one o'clock Tuesday, January 25th.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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 Joint Resolution No. 1.

FRED R. BLYTHE, Chairman House Committee. DENVER L. WILSON, 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. 1.

REPORT OF COMMITTEE ON MILEAGE

Aiken of Ida, 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	Hines, F. A	126	12.60
Akin, Louis L		10.30	Hollingsworth, Fra		4.50
Allen, Byron G		10.40	Hollis, C. A		11.50
Anderson, Carl C		12.60	Hopkins, Geo. M		6.90
Bair, J. Park		15.50	Hubbard, W. F		12.00
Barnes, S. A		8.80	Huff, Chas. W		13.10
Bauer, J. C		12.40	Hunt, Ralph R		22.50
Berry, H. S	70	7.00	Ickis, Frank D		9.40
Bixler, J. M	117	11.70	Istad, A. T		22.20
Blackford, A. V		13.10	Johnson, F		18.00
Blythe, Fred R		10.00	Johnson, J. H	36	3.60
Buchmiller, R. M		6.80	Johnson, Raymond.	103	10.30
Bush, Charles C. R.		17.80	Kennedy, J. P	205	20.50
Carter, L. V		9.00	Kennedy, W. S	150	15.00
Charlton, Clyde B			Kent, John W	60	6.00
Christophel, G. W	133	13.30	King, J. A		15.60
Cole, C. G		18.40	Kline, John F		12.00
Cole, E. J		15.50	Knudson, I. H		6.00
Craig, Coy		1.80	Knutson, C. A		14.90
Crone, R. B	186	18.60	Krouse, Theodore		8.00
Crozier, Will H	66	6.60	Laughlin, E. P		16.00
Eckles, R. B	125	12.50	Lichty, E. M	108	10.80
Eden, John		19.30	Lichty, E. M Lovrien, F. C	110	11.00
Edge, Geo. W		3.90	McCaulley, M. R	118	11.80
Elliott, E. A			McIlrath, Azel		7.10
Fleming, Jas. D	135	13.50	McIntosh, John E	168	16.80
Forsling, L. B	210	21.00	McMillan, J. E	141	14.10
Gilmore, William T	170	17.00	Martin, Theodore	222	22.20
Greene, Harry M	101	10.10	Mathews, H. A	153	15.30
Grimwood, E. A	184	18.40	Maxfield, G	60	6.00
Griswold, D. M	42	4.20	Miller, D. H	22	2.20
Hager, J. H	265	26.50	Miller, Geo. E	120	12.00
Hagglund, Lenus	150	15.00	Nelson, C. H	125	12.50
Hale, John F	203	20.30	O'Donnell, T. J	206	20.60
Haney, Roy		14.60	Oliver, C. G	186	18.60
Hansen, John T		18.30	Onties, O. A.	110	11.00
Hanson, H. N.		16.50	Patterson, G. W	129	12.90
Harrison, F. M		5.80	Pattison, H. C	117	11.70
Hattendorf, H. C		22.70	Prichard, Ralph C		21.00
Heald, J. M		15.00	Quirk, L. T		14.00
Held, G. E		22.80	Ratliff, Z. S	138	13.80
Hempel, J. G	320	32.00	Reimers, O. J	226	22.60
Hill. Lafe	145	14.50	Rice, D. F	100	10.00



Name Miles	Amt.	Name Miles	Amt.
Roberts, J. W112	11.20	Torgeson, Samuel R142	14.20
Rust, H. A103	10.30	Troup, Martin H 50	5.00
Rutledge, Reyburn L 89	8.90	Truax, J. B132	13.20
Ryder, John206	20.60	Vaughn, D. A 86	8.60
Saunders, W. E. G142	14.20	Venard, G. L253	25.30
Simmer, Leonard 90	9.00	Wagner, Jos175	17.50
Smith, Geo. W190	19.00	Walrod, W204	20.40
Springer, M. F 87	8.70	Wamstad, Brede172	17.20
Stepanek, W. H141	14.10	Whiting, Samuel D125	12.50
Thomas, E. B108	10.80	Wilson, W. W102	10.20
Thompson, Thore208	20.80	Wolfe, T. L158	15.80

Respectfully submitted,

John H. Aiken, John Eden, S. A. Barnes,

Committee.

The report was read for the information of the House.

On motion of Aiken of Ida the report was adopted.

REPORT OF SPECIAL COMMITTEE

Hollingsworth of Boone, from the special committee appointed to attend the funeral of the late Hon. D. H. Miller of Dallas county, submitted the following report:

We, the undersigned, members of the House committee appointed as the official representatives of the House to attend the funeral of Hon. D. H. Miller, deceased, late of Dallas county, at Adel, Iowa, and to act as honorary pallbearers at his funeral, beg leave to report that we attended the funeral of our deceased member at Adel, Iowa, and acted as honorary pallbearers at his funeral, the services being held in the Christian church at two o'clock p. m., on January 23, 1927.

F. HOLLINGSWORTH, GEO. M. HOPKINS, J. H. JOHNSON, E. A. ELLIOTT, D. M. GRISWOLD, A. V. BLACKFORD.

The report was adopted and the committee discharged.

SUPPLEMENTAL REPORT OF JOINT COMMITTEE ON ADDITIONAL EMPLOYEES

Saunders of Palo Alto offered the following supplemental report of the joint committee on additional employees: To the Honorable President of the Senate and Speaker of the House of Representatives:

Your joint committee composed of Senator Cavanaugh, Chairman, Roberts and Clearman, and Representatives Saunders, Chairman, Cole and Knutson, supplement their report heretofore made in relation to nominations for extra help for the Forty-second General Assembly, and beg leave to submit the following report and recommendation:

That whereas one Charles Nelson and Fred Miller, selected by your committee, have been unable to fill such positions as janitors, now we therefore recommend to nominate W. M. Brooks and Tom Gibbons as janitors, and fix their pay at \$100.00 per month each.

Respectfully submitted,

E. E. CAVANAUGH,
H. GUY ROBERTS,
GEO. M. CLEARMAN,
On the part of the Senate.

WM. E. G. SAUNDERS, C. G. COLE, CLARENCE KNUTSON, On the part of the House.

Report adopted.

REPORT OF COMMITTEE ON RULES

Mathews of Des Moines, 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 Forty-first General Assembly be adopted as the rules of the Forty-second General Assembly, with the following changes:

RULE 65

Amend Rule 65 as follows:

At the end of paragraph 2 under subhead Sergeant-at-arms, to change the period to a semicolon and add the following: "shall attend to seating visitors, and shall announce all committees and messages from the governor or senate", and change the semicolon in line 18 in paragraph 3 to a period and strike out the remainder of the paragraph.

HOWARD A. MATHEWS, Chairman.

Passed on file.

INTRODUCTION OF BILLS

House File No. 21, by Anderson of Montgomery, a bill for an act to amend the law as it appears in section forty-two hundred



eighty-three (4283) of the Code, 1924, relative to the payment of school tuition of children in charitable institutions.

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

House File No. 22, by Bixler of Adams, a bill for an act to amend the law as it appears in section two thousand nine hundred twenty-six (2926) of chapter one hundred thirty-eight (138) of the Code, 1924, relating to the time for holding the annual meeting and election of officers of Farm Aid Associations.

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

House File No. 23, by Blythe of Iowa, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the Code, 1924, extending the closed season on quail for an indefinite period.

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

House File No. 24, by Cole of Delaware, a bill for an act to legalize the proceedings of the town council of Earlville, Iowa, with respect to the transfer of certain funds from the Electric Light Fund to the General Fund of said town.

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

House File No. 25, by Hill of Floyd, a bill for an act relating to the issuance of bonds, certificates or other evidence of indebtedness by any municipality of the State, including cities under special charter, commission and manager plan and school corporations, and requiring that before such issue shall be legal, a tax levy shall be provided for by the governing board of any such municipality or in the proposition submitted at an election, for the payment of the interest and retirement of the principal, of said bonds, certificates or other evidence of indebtedness, when due.

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

House File No. 26, by Hollingsworth of Boone, a bill for an act to exempt from taxation the property of associations, not organized for profit, and which property, the proceeds or income therefrom is used for charitable and benevolent purposes.

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

House File No. 27, by Hopkins of Guthrie, a bill for an act repealing section four thousand ninety-five (4095) of the Code, 1924, and enacting a substitute therefor relative to abolishing county high schools, disposing of their property and buildings and the holding of an election therefor.

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

House File No. 28, 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. 29, 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. 30, by Maxfield of Marshall, a bill for an act to regulate the occupation of barbering by creating a board of examiners for the licensing of persons to carry on such practice, and fixing the fees to be charged therefor; for regulating the sanitation of barber shops, barber schools and barber colleges, for preventing the spreading of contagious and infectious diseases, for promoting the health and safety of the general public, and providing penalties for the violation thereof.

Read first and second times and referred to committee on public health.

House File No. 31, by Ontjes of Grundy, a bill for an act to amend the law as it appears in chapter two hundred fifty-one (251) of the Code, 1924, relating to the registration of motor vehicles and providing license fees therefor.



Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 32, by Reimers of Lyon, a bill for an act to amend the law as it appears in section four thousand seven hundred ninety-eight (4798) of the Code, 1924, relating to the transfer of surplus drag funds to the general township road fund.

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

House File No. 33, by Simmer of Wapello, a bill for an act to amend section six thousand four hundred eighty (6480) of the Code, 1924, relating to commission plan cities.

Read first and second times and referred to committee on cities and towns.

House File No. 34, by Lovrien, Haney, Wolfe, Griswold, Maxfield, Bair, Torgeson, and Heald, a bill for an act to amend, revise, and codify sections forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625), inclusive, of the Code, relating to the state highway commission.

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

House Joint Resolution No. 2, by Knutson of Cerro Gordo, a joint resolution relating to the selection of additional employees of the Forty-second General Assembly of the State of Iowa, fixing their compensation and defining their duties.

Read first and second times and passed on file.

HOUSE JOINT RESOLUTION NO. 2

Relating to the selection of additional employees of the Forty-second General Assembly of the State of Iowa, fixing their compensation and defining their duties.

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

Section 1. That the action of the joint committee under authority conferred upon it by concurrent resolution of this assembly previously passed, in nominating and recommending the following as extra help required by the work of this assembly be and the same is hereby approved and the state auditor is, upon pay roll duly approved, authorized and instructed to pay them at the rates and for such services actually rendered during the period hereafter limited.



Under the Custodian:

- 1. As janitors at a compensation of \$100 per month, dating from the convening of this session and for the period covering the session.
- 2. One messenger and mail carrier, Robert Burns, at a compensation of \$4.00 per day dating from the convening of and continuing during the session.
- 3. One assistant matron, Mrs. Florence Mally, at a compensation of \$4.00 per day dating from the convening of and continuing during the session.
- 4. Two extra elevator tenders, Mrs. Minnie Scott and Fred Oliver, at a compensation of \$100.00 per month dating from the convening of and continuing during the session.

Each of said employees shall be subject to removal by the committee or by the custodian upon the approval of the committee.

In the State Law Library:

- 5. One assistant law research clerk, D. D. Staples, at \$6.00 per day dating from the convening of and continuing during the session.
- 6. One assistant research and general clerk, Mary Wheelock, at \$4.00 per day, dating from the convening of and continuing during the session.
- 7. One stenographer, Lillian Marcus, at \$4.00 per day, dating from the convening of and continuing during the session.
- 8. One page, James McGuire, at a compensation of \$4.00 per day, dating from the convening of and continuing during the session.

Each of said employees shall be subject to removel by this committee or by the curator of the law library upon the approval of this committee.

Sec. 2. This act being deemed of immediate importance shall take effect from and after its publication in The Reporter, Clear Lake, Iowa, and Palo Alto Tribune, Emmetsburg, Iowa.

Hempel of Clayton offered the following resolution:

RESOLUTION

Whereas, the Honorable John Killen, former member of the House of Representatives from Clayton county in the Twentieth and Twenty-first General Assemblies, died at his home in Monona, Iowa, on November 7, 1926; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemmoration of his life and services. Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hempel moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hempel of Clayton, Hager of Allamakee and Ryder of Dubuque.

Troup of Story offered the following resolution:

RESOLUTION

Whereas, the Honorable Henry N. Donhowe, who was a member of the House of Representatives in the Thirty-ninth, Fortieth and Fortieth Extra General Assemblies from Story county, died on the third day of April, 1925; therefore,

Be It Resolved, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Troup of Story, Knudson of Hamilton, and Hollingsworth of Boone.

Blackford of Van Buren offered the following resolution:

RESOLUTION

Whereas, The Honorable Jeremiah M. Morrow, a member of the Thirtyeighth General Assembly from Van Buren county, died November 17, 1926; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Blackford of Van Buren, Hansen of Scott, and Pattison of Jefferson.

Haney of Mills offered the following resolution:

RESOLUTION

Whereas, the Honorable Ira Joy Swain, who was a member of the House



of Representatives in the Thirty-sixth General Assembly from Mills county, died on the second day of December, 1924; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Haney of Mills, Anderson of Montgomery, and Laughlin of Fremont.

Rice of Appanoose offered the following resolution:

RESOLUTION

Whereas, the Honorable Charles Harvey Scott, who was a member of the House of Representatives from Appanoose county in the Thirty-seventh, Thirty-eighth, Thirty-ninth, Fortieth and Fortieth Extra General Assemblies, and who was elected to the Forty-second General Assembly, died at his home in Clarksdale, Iowa, December 3, 1926; therefore;

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Rice of Appanoose, Mathews of Des Moines, and Miller of Shelby.

JUAN DE G. RODRIGUEZ ADDRESSES HOUSE

J. P. Kennedy of Lee announced that Juan de G. Rodriguez of the Philippine Islands was present, and asked that he be permitted to address the House at this time. Consent was granted, and Mr. Rodriguez was escorted by Mr. Kennedy to the Speaker's station and briefly addressed the House.

Mr. Kennedy moved that the remarks of Mr. Juan de G. Rodriguez be printed in the Journal. Motion prevailed.

Wolfe of Linn moved that the chairman of the committee on appropriations arrange with the director of the budget to appear before the House in an informal consideration and discussion of the budget director's report. Motion prevailed. On motion of Ratliff of Henry the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

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

McCaulley of Calhoun offered the following resolution:

RESOLUTION

Whereas, the Honorable James F. Lavender of Calhoun county, Iowa, a member of the House of Representatives in the twenty-sixth extra and the twenty-seventh general assemblies in this state, died at Rockwell City, Iowa, June 11, 1926; therefore,

Be It Resolved, That a committee of three be appointed to prepare a memorial to fittingly commemorate his service to this state and nation.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, McCaulley of Calhoun, Quirk of Sac, and Rutledge of Webster.

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. 3, for the appointment of a joint committee to investigate the present banking situation and conditions.

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

Senate Concurrent Resolution No. 4, relating to furnishing copies of codes and session laws for use in committee rooms.

Also, that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 5, relating to farm legislation in Congress.

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

Senate Concurrent Resolution No. 6, memorializing Congress to adopt an adequate tariff schedule on onyx.

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

Senate Concurrent Resolution No. 8, relative to holding a joint convention on Tuesday, January 25th, at 11 o'clock, and extending an invitation to former Governor William L. Harding to address the joint convention.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 3

Whereas, There is a growing popular demand for the enactment by the Forty-second General Assembly of a law to guarantee deposits in the banks organized under and by virtue of the laws of Iowa, and

Whereas, Such a law should impartially protect both the depositors and the stockholders of these banks, and

Whereas, Such a law should be drawn in the light of all available information in regard to the workings of similar laws in other states, therefore,

Be It Resolved by the Senate, the House concurring: That the President of the Senate is hereby empowered and directed to appoint a committee of three from the Senate, and the Speaker of the House, a committee of three from the House, these to form a joint committee charged with the duty of making a careful study of the causes and consequences of the present banking situation in the state and authorized for the same purpose to visit in their discretion any neighboring state having in operation a law guaranteeing bank deposits to the end that the committee may secure comparative facts and not later than February 18th report to this Legislature, for its guidance, the actual conditions as they find them.

There is hereby appropriated out of any money in the state treasury not otherwise appropriated a sum not to exceed five hundred (\$500.00) dollars to defray the expenses of such investigation.

Laid over under rule 34.

SENATE CONCURRENT RESOLUTION NO. 4

Be It Resolved by the Senate, the House Concurring: That the state printing board be requested to furnish copies of the code of 1924 and Acts of the Forty-first General Assembly 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; such number of copies for the press galleries of the Senate and the House as necessary, to be determined by the secretary of the Senate and the chief clerk of the House.

Laid over under rule 34.

SENATE CONCURRENT RESOLUTION NO. 5

Whereas, Our political parties in their appeal for support promised such legislation as would restore agriculture to the level of other industries, and

Whereas, These promises have not yet been fulfilled, and

Whereas, The continued low purchasing power of farm products has made the need of relief more urgent than when the promises were given; now therefore

Be It Resolved by the Senate, the House concurring: That we petition and pray Congress to enact, at as early a date as possible, legislation to place agriculture upon an equal footing with other industries by the establishment of a Federal Farm Board with authority to direct the handling of surplus agricultural commodities and to charge the cost thereof to such commodities, all as embodied in the Haugen Bill.

Laid over under rule 34.

SENATE CONCURRENT RESOLUTION NO. 6

Senate Concurrent Resolution memorializing the Congress of the United States to adopt an adequate tariff schedule on onyx.

Whereas, The development of the industrial life of our state is important, and it is our desire to encourage its establishment in all of its various branches and thus more firmly insure our prosperity, and

Whereas, A new industry engaged in the development of the natural resources of our nation and establishing a market therefor, at a fair price, requires that such industry be protected against unfair foreign competition, made possible through cheap labor, and

Whereas, There is now located at the city of Dyersville, Iowa, an industry engaged in the manufacture of onyx products secured from onyx deposits owned and operated by it in the state of Arizona, and

Whereas, Said industry is still in its infancy, having been originally established in the year 1923, and

Whereas, Said industry has spent much time and money in creating a market in the United States for manufactured onyx, and

Whereas, Onyx produced with cheap foreign labor is now being brought into this country, in block form, either rough or squared, under a tariff rate of 65 cents per cubic foot, and sold in competition with onyx of the United States produced by American labor at the very top wages, and

Whereas, Said tariff rate was established by the Tariff Act of 1922, at a time when no onyx was being produced in the United States, said rate is now too low to furnish any adequate protection against foreign competition now, therefore.

Be It Resolved by the Senate of the General Assembly of Iowa, the House Concurring:

That we petition and pray the Congress of the United States to amend the tariff schedule by raising the rate on onyx so as to enable this new American industry to live, grow, develop and expand.

Be It Further Resolved, That on the passage of this resolution the secretary of state shall certify a copy hereof, each to the President of the Senate and the Speaker of the House of Representatives of the Congress of the United States, at Washington, D. C.

Laid over under rule 34.

SENATE CONCURRENT RESOLUTION NO. 8

Be It Resolved by the Senate, the House concurring: That a joint convention of the two Houses be held at 11 a.m., January 25th, and that former Governor W. L. Harding be invited to address the joint convention on the Great Lakes-St. Lawrence River project.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION

Prichard of Woodbury called up Senate Concurrent Resolution No. 8, relative to a joint convention to hear Hon. Wm. L. Harding with regard to the Great Lakes-St. Lawrence River project.

Unanimous consent having been obtained for its immediate consideration, Mr. Prichard moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

AMENDMENT FILED

Blackford of Van Buren filed the following substitute amendment to Senate Concurrent Resolution No. 3:

Whereas, There is a great discussion regarding the enactment of a law to guarantee deposits in the banks organized under and by virtue of the laws of Iowa, and

Whereas, Such a law should impartially protect both the depositors and the stockholders of these banks, and

Whereas, such a law should be drawn in the light of all available information in regard to the workings of similar laws in other states, and

Whereas, the economic conditions through which we are now passing are unprecedented and it is most important that hastily or ill-advised action be avoided, therefore,

Be It Resolved by the Senate, the House concurring: That the President of the Senate is hereby empowered and directed to appoint a committee of three from the Senate, and the Speaker of the House, a com-



mittee of three from the House, these to form a joint committee charged with the duty of making a careful study of the causes and consequences of the present banking situation in the state and authorized for the same purpose to visit in their discretion any neighboring state having in operation a law guaranteeing bank deposits, to the end that the committee may secure comparative facts and report to the Forty-third General Assembly, for its guidance, the actual conditions as they find them, together with their recommendations for the needed legislation regarding banks and banking.

Said committee shall meet in Des Moines on the second Tuesday of January, 1928, organize and proceed to the performance of its duties. The committee shall employ a competent stenographer to accompany it in all its hearings, who shall keep a record of all questions asked and answers made in any interviews, examinations or meetings the committee may hold respecting the operation of any law guaranteeing bank deposits and the same shall be filed with the report of said committee.

There is hereby appropriated out of any money in the State Treasury not otherwise appropriated, a sum of money sufficient to defray the expenses of said committee in making such investigation.

On motion of Istad of Winneshiek the House adjourned until 10:00 a.m. Tuesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 25, 1927.

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

Prayer was offered by the Rev. S. J. Huffman, pastor of the First Presbyterian church, Hartford.

Journal of January 24th corrected and approved.

PETITIONS

Fleming of Crawford presented a petition from residents of Crawford county favoring the enactment of a bank guaranty law.

Referred to committee on banks and banking.

Hempel of Clayton presented resolutions adopted by several farm organizations requesting the appropriation of sufficient funds to pay the expenses of the Junior Dairy Cattle Judging Team of Clayton county to attend the International Judging Contest in London, 1927.

Referred to committee on appropriations.

REPORT OF COMMITTEE ON RULES ADOPTED

The report of the committee on rules, found on page 134 of the House Journal of January 24th, was taken up for consideration. On motion of Mathews of Des Moines the report of the committee was adopted.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION

Saunders of Palo Alto called up Senate Concurrent Resolution No. 3, providing for the appointment of a joint committee to investigate the present banking situation and conditions, and moved its adoption.

J. P. Kennedy of Lee raised the point of order that a resolution carrying an appropriation should be referred to the committee on appropriations.

Knudson of Hamilton moved that the rule requiring reference to committee on appropriations be suspended. Knudson withdrew his motion to suspend the rule and offered the following amendment: "Strike out all of the last paragraph."

Blackford of Van Buren moved that further consideration on Senate Concurrent Resolution be deferred and that same be made a special order for Thursday, January 27th, at 10:30 a.m.

A roll call was demanded.

On the question "Shall action be deferred and Senate Concurrent Resolution No. 3 be made a special order for Thursday, January 27th, at 10:30 a. m.?"

The ayes were:

Akin of Carroll	Elliott	Lichty	Ratliff
Bair	Greene	McIntosh	Roberts
Blackford	Hollis	McMillan	Stepanek
Charlton	Hunt	Mathews	Venard
Cole of Harrison	Kennedy, J. P.	Oliver	Walrod-23
Edge	Kline	Pattison	

The nays were:

Aiken of Ida	Cole of Delaware	Hagglund	Hines
Allen	Craig	Hale	Hollingsworth
Anderson	Crone	Haney	Hopkins
Barnes	Crozier	Hansen	Hubbard
Bauer	Eckles	Hanson	Huff
Berry	Eden	Harrison	Ickis
Bixler	Fleming	Hattendorf	Istad
Blythe	Gilmore	Heald	Johnson of
Buchmiller	Grimwood	Held	Dickinson
Bush	Griswold	Hempel	Johnson of
Christophel	Hager	Hill	Keokuk

Johnson of Marion McIlrath Rice Torgeson Troup Kent Maxfield Rust King Knudson Miller of Shelby Rutledge Truax Nelson Ryder Vaughn Knutson Ontjes Saunders Wagner Smith Wamstad Krouse Patterson Laughlin Prichard Springer Whiting Lovrien Quirk Thomas Wilson Reimers McCaulley Thompson Wolfe Mr. Speaker-79

Absent or not voting:

Forsling Martin O'Donnell Simmer-5

Kennedy, W. S.

Motion lost.

Knudson asked unanimous consent to withdraw his amendment and renewed his motion that the rule requiring appropriation measures to be referred to committee on appropriations be suspended.

A roll call was demanded.

On the question "Shall the rule be suspended?"

The ayes were:

Aiken of Ida	Griswold	Johnson of	Prichard
Akin of Carroll	Hager	Marion	Quirk
Allen	Hagglund	Kennedy, J. P.	Reimers
Anderson	Hale	Kent	Rice
Bair	Haney	King	Roberts
Barnes	Hansen	Kline	Rust
Bauer	Hanson	Knudson	Rutledge
Berry	Harrison	Knutson	Ryder
Bixler	Hattendorf	Krouse	Saunders
Blythe	Heald	Laughlin	Smith
Buchmiller	Held	Lichty	Springer
Bush	Hempel	Lovrien	Stepanek
Charlton	Hill	McCaulley	Thomas
Christophel	Hines	McIlrath	Thompson
Cole of Delaware	Hollingsworth	McIntosh	Torgeson
Cole of Harrison	Hollis	McMillan	Troup
Craig	Hopkins	Martin	Truax
Crone	Hubbard	Mathews	Vaughn
Crozier	Huff	Maxfield	Venard
Eckles	Hunt	Miller of Shelby	Wagner
Eden	Ickis	Nelson	Walrod
Elliott	Istad	Oliver	Wamstad
Fleming	Johnson of	Ontjes	Whiting
Gilmore	Dickinson	Patterson	Wilson
Greene	Johnson of	Pattison	Wolfe
Grimwood	Keckuk	28	Mr. Speaker—100

The nays were:

Blackford

Ratliff-2

Absent or not voting:

Edge

Kennedy, W. S. O'Donnell

Simmer-5

Forsling

Motion prevailed and the rule was suspended.

Blackford of Van Buren moved that the amendment filed by him and found on page 144 of the journal of January 24th be adopted.

Prichard of Woodbury 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: Prichard of Woodbury, Akin of Carroll and Venard of Sioux.

Prichard of Woodbury, chairman 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 members of the Senate.

Th president pro tempore 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 CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Hon. Frank S. Shane, President pro tempore of the Senate, presiding.

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

The President of the joint convention then introduced Hon. William L. Harding, former Governor of Iowa, who addressed the joint convention as follows:

REMARKS OF WILLIAM L. HARDING

Agriculture is the economic backbone of national prosperity. increase of wealth in the country and the position held today by our manufacturing industries might give the impression that we have ceased to depend upon agriculture as the fundamental basis of wealth. A little consideration of the far-reaching effects of changes in agricultural conditions as compared with changes attributable wholly to industrial conditions will show that in the last analysis the economic position of agriculture controls to a large degree industrial production and prosperity. Nor are the effects of either adverse or favorable conditions in agriculture limited to a few branches of our industrial and domestic life. They penetrate the entire fabric of the nation. When the farmer is prosperous, we may be sure that the wheels of industry will continue to turn. For it is his purchasing power that after all supplies the greatest market for our manufactures. We should come to recognize, therefore, that the question of farm prosperity is not one of sentiment, but one of basic economic importance,-important to the individual as well as to the country as a whole. Those who control the financial policies of the Government, and those who guide the destinies of our great industries and of our transportation systems should attain a full appreciation of the relation of the farmer to national prosperity.

The products of the farm are subject to the inexorable law of supply and demand. An excess of production usually results in prices so low that the margin of profit is wiped out. Unlike many manufactured products, it is not usually feasible to store the products of agriculture for long periods of time, awaiting changes in market conditions. Not only are the products of the farm unadapted to such storage as a rule, but it is necessary for the farmer to realize on his labor promptly. Frequently he has borrowed funds from local banks for harvesting or packing and shipping his crops, and prompt disposal must be made to meet these obligations. The prices of the chief products, such as grain and cotton, are not only affected by the home demand but the surplus of these commodities must compete in foreign markets with other producing countries having varying conditions of labor and transportation. Because these products must

meet competition on the basis of supply and demand in the various markets, it is obvious that the cost of transportation must in the ordinary case be deducted from the price which the producer receives. Here lies a handicap against agriculture which is not shared to the same extent by manufacturing industries. The manufacturer sets the price for his goods, and the buyer pays the freight. If the farmer in Montana wishes to buy an automobile, he must pay the Detroit price plus cost of transportation to destination. But if this same farmer sells wheat to be consumed in Detroit, New York, or in Europe, he receives a price which is materially less than that which the product will bring at destination, the difference being the cost of transportation and the margin necessary to cover the risk and profit of middlemen.

On wheat produced in the territory west of the Mississippi and sold on the Liverpool market, the cost of transportation from farm to destination averages about 25 per cent of the value of the product. With the heavy transportation charges which the farmer pays on all the things he buys, and the deduction of transportation and other expenses in fixing the prices which he receives, the farmer operates with an economic handicap which is not shared by other forms of industry. We often hear of the necessity of restoring the relation between agriculture and industry, but it is difficult to see how such relation can be restored without radical change in the level of transportation costs on agricultural products. Taking wheat as representative of grain, and also as a typical example of an agricultural product subject at all times to the law of supply and demand, let us examine the situation, with a view to determining whether it is possible to bring about economies in transportation of so pronounced a degree as to materially improve the position of the grain farmer.

The best evidence we have of the influence of transportation costs upon farm prices, is to be found in average quotations at important points of accumulation, or primary markets, again at our seaboard ports, and still again at Liverpool. If the principle which we have enunciated be correct, we shall find that, except for minor variations due to local market conditions, the price paid for wheat will increase as it moves from the farm to the seaboard for export, or as it moves from the farm to areas of deficient production in our own country.

In 1918 the U. S. Department of Agriculture made a study of this question from data covering a period of five years ending in 1914, when the price in New York was approximately \$1.00 per bushel.

The study shows that the price at Chicago was 95 cents; St. Paul 90 cents; western Minnesota, the eastern part of Nebraska, North and South Dakota, nearly all of Iowa, and part of Kansas 85 cents; reducing to 80 cents in the western sections of North and South Dakota, and 75 cents in western Nebraska. In Montana the price was 70 cents, and in eastern Idaho 65 cents.

Since that investigation was made, transportation costs by railroads have advanced more than 60 per cent, and today the spread between farm prices and prices at the seaboard is much greater. Based on the differences in transportation costs, wheat prices were fixed July 1, 1918, by presidential proclamation to meet changes due to new freight rates. The prices which the United States Grain Corporation was authorized to pay were \$2.39½ at New York, \$2.26 at Chicago, \$2.24 at St. Louis, and \$2.18 at Kansas City.

This question was also considered by the Joint Commission of Agricultural Inquiry created during the Sixty-seventh Congress, and the same condition was found to exist. That report shows clearly the heavy increase in transportation and incidental expenses which has occurred since 1912. Using transportation costs from eleven typical points in Iowa, Illinois and Ohio, together with the New York prices and farm prices on No. 2 hard winter wheat it was shown by the Joint Commission report that in 1912-13 when wheat brought an average of 101.6 cents at New York, the transportation and other expense amounted to 19 cents, or 18.7% of the New York price; while in 1920, with wheat at 183.3 cents at New York, the transportational and incidental expense amounted to 41.6 cents, or 22.7%.

The significance of a spread of 41.6 cents per bushel between the farm price and the price at New York will be better appreciated when the relation of cost of production to farm price is examined. In a report to the President made in 1923 by Hon. Henry C. Wallace, then Secretary of Agriculture, the situation which has been described was still further explained and numerous supporting tables presented. One of these shows the cost of producing wheat in typical sections compared with the average farm price. In 1920, the cost of production in Pike County, Missouri, for example, was \$2.42, and the average farm price \$2.46; Carroll County, Missouri, \$2.01 and \$2.35, respectively; Gage County, Nebraska, \$1.73 and \$2.17; Clay County, \$2.57 and \$1.95; McPherson County, Kansas, \$2.03 and \$2.22. Numerous other examples are cited, where the profit of the farmer ranged from zero to 50 cents per bushel. The saving in transportation costs of 10 cents, would in the average case give an increase in net profit of 25 to 50 per cent, and in some cases 100 per cent or more.

The average production cost at representative counties in Missouri, Nebraska, Kansas and Oklahoma in 1920 was \$1.80, and the average farm price \$2.09, showing average profit of 29 cents a bushel. The transportation cost to Liverpool from this same territory far exceeds the average profits. The railroads of the United States receive for transpoting wheat a sum which usually exceeds the profits of the farmer on this crop.

The following figures show for the year 1922, the spread between prices of No. 1 northern wheat (Manitoba) at Winnipeg and at Liverpool, as reported by the U. S. Department of Agriculture:

1922	Winnipeg price cents	Liverpool price cents
January	. 108	145.1
February	. 131	169.9
March	. 137	179.1
April	. 140	171.1
May	. 144	170.9
June	101	157.7
July	105	165.5
August		159.8
September	. 99	148.3
October		157.7
November	. 110	146.1
December	. 108	148.1

The average price, at Winnipeg, was \$1.22 and at Liverpool \$1.60, showing an average difference of 38 cents, consisting mainly of transportation expense.

In considering the economical route for grain destined to the United Kingdom and Europe, distance furnishes a rough yardstick, which is useful mainly in distinguishing between the natural or logical route, and those which are unduly circuitous and expensive. The relation of rail to water distance, and the nature of the water transportation necessarily modify the situation. It costs almost precisely the same amount to ship a bushel of wheat by rail from Kansas City to St. Louis (8.1c), a distance of 277 miles, as it does to ship it from New York to Liverpool, a distance of 3,578 statute miles, under normal conditions in the shipping trades. Grain rates on the ocean usually average about one-tenth the rail rates between important shipping points, and as little as onefourteenth the local rail rates, for corresponding distances. Rates on the Great Lakes are about on a parity with ocean rates, and average less than 1 mill per ton-mile; while rates on the Mississippi below St. Louis are equal to 2 mills per ton-mile, and on the New York State Barge Canal, about 41/2 mills per ton-mile. On the upper Mississippi and Missouri rivers, the shallower channels will mean smaller barges and a cost at least three times that on the lake and ocean. With these differences in economy in mind, it is interesting to compare the distances by several of the present and proposed routes to Liverpool.

Duluth-Superior, via Great Lakes to Buffalo, rail to New York, and ute miles. This is by way of the proposed St. Lawrence Ship Channel, which will afford the cheapest possible transportation in ocean vessels direct.

Duluth-Superior- via Great Lakes to Buffalo, rail to New York, and ocean vessel to Europe; total 5,016, of which 450 miles are by rail, at an expense which alone exceeds the ocean rate from New York to Liverpool 3,578 miles.

Minneapolis to Duluth and thence by ocean vessel to Liverpool, rail 162, water 4,544, total 4,706 miles.

Minneapolis to New York, all rail 1,332; ocean to Liverpool 3,578; total 4.910 miles.

Minneapolis to New Orleans by river, 1,834; ocean to Liverpool, 5,312; total, 7,146 miles.

Kansas City to Chicago by rail, 458; ocean vessel via St. Lawrence, 4,453; total, 4,911 miles.

Kansas City to Chicago by river, 745; ocean vessel via St. Lawrence, 4,453; total, 5,198 miles.

Kansas City to New Orleans by river, 1,558; ocean vessel to Liverpool, 5,312; total, 6,870 miles.

St. Louis to New York by rail, 1,065; ocean vessel to Liverpool, 3,578; total, 4,643 miles.

St. Louis to Chicago by rail, 284; ocean vessel via St. Lawrence, 4,453; total, 4,737 miles.

St. Louis to New Orleans by rail, 699; ocean vessel to Liverpool, 5,312; total, 6,011 miles.

St. Louis to New Orleans by river, 1,150; ocean vessel to Liverpool, 5,312; total, 6,462 miles.

These figures, covering representative points important to the grain trade, show that the St. Lawrence route is not only the shortest, but that the expense of transportation will be less than by any other route, due to the preponderance of ship transportation, with which neither railroads nor river barges can compete, and to the small amount of unavoidably expensive rail transportation.

The figures show that grain at Duluth or Minneapolis is actually nearer to Liverpool than it would be if transported for nearly 2,000 miles to New Orleans by river. The rail rate from Red River points and beyond to Duluth and to Minneapolis is the same. As ocean transportation costs less than one-half as much as transportation on the Mississippi River, based on actual rates, grain could be delivered from Duluth to Liverpool via the proposed St. Lawrence Ship Channel at less expense than it could be delivered to the port of New Orleans.

The St. Lawrence River flows directly toward the United Kingdom, our greatest buyer of grain; while the Mississippi flows toward the Equator, approximately at right angles to the trade movement. Hence, by reason of shorter distance, proper direction, and fundamental transportation economy, it is the natural and logical route for our surplus grain destined to the United Kingdom and Europe. As a feeder to the new ocean port of Chicago, the Mississippi and Missouri rivers will be more important than as a feeder to the port of New Orleans, for all business moving to or from Great Britain and Europe. By way of the Mississippi and Illinois rivers, St. Louis is 369 miles from Chicago, compared with 1,150 miles from New Orleans by the Mississippi.



The following table shows distances to Liverpool, Gibraltar, Colon and Pernambuco, via the St. Lawrence waterway, and also via the Mississippi River and New Orleans.

DISTANCES

From	To		atute Miles
Duluth	Liverpool	St. Lawrence Seaway	4,544
	Gibraltar		5,008
"	Colon	"	4,976
46	Pernambuco		6,270
Chicago	Liverpool		4,451
"	Gibraitar		4,915
44	Colon		4,883
**	Pernambuco		6,177
Twin Cities	Liverpool		4,696
4 010100	Gibraltar		5,160
44	Colon		5,128
44	Pernambuco		6,422
Chicago	Liverpool		6,831
"	Gibraltar		6,808
44	Colon	"	3,120
	Pernambuco		6,250
44	New Orleans		1,519
Twin Cities	Liverpool		7,146
1 WIII OILIES	Gibraltar		7,123
"	Colon		3,435
44	Pernambuco		6,565
"	New Orleans		
New Orleans			1,834
New Orleans	Liverpool		5,312
"	Gibraltar		5,289
"	Colon		1,601
87	Pernambuco	*************	4,731

In "Transportation Economics of the Great Lakes-St. Lawrence Ship Channel," the author, Alfred H. Ritter, gives, in considerable detail, information regarding the routes by which surplus grain moves to foreign and domestic markets, the volume moving by each important route, the rates and elevator charges applying, and the conditions governing the movements. From that report, the following condensed exposition of the situation has been prepared.

There are seven main routes which wheat raised in the surplus producing sections may take in order to reach seaboard. These are as follows:

- 1. Great Lakes and St. Lawrence River to Montreal.
- 2. Great Lakes and New York State Barge Canal to New York.
- Great Lakes to Lake Erie or Georgian Bay, rail to North Atlantic ports or Montreal.
- 4. All-rail to North Atlantic ports or Montreal.
- 5. Mississippi River to New Orleans.
- 6. All-rail to Gulf ports.
- 7. All-rail to Pacific coast ports.

From nearly all producing points a rail haul is required from the farm to reach a primary market or Lake port. Movements directly from the farm to the seaboard are unusual, except on the Pacific coast where country elevators are lacking and grain must be handled in sacks.

Routes 1, 2 and 3. These routes take advantage of the economical transportation afforded by the bulk carriers of the Great Lakes which can move grain much more cheaply than it is possible to move it by rail. Grain from Montana, North and South Dakota, Minnesota, and to a limited etent Wisconsin, Nebraska and Kansas, moves to Duluth-Superior for shipment by way of the Great Lakes; while grain from Iowa, Illinois and Missouri River territory moves to Chicago. There is some overlapping of the Duluth-Chicago territory, and Milwaukee, lying between the two, draws from States which ship both to Chicago and Duluth including Wisconsin. In general, it may be said that the northern section of the country adjacent to the Canadian border is distinctly Duluth-Superior territory; while Illinois, Iowa, Nebraska, Kansas and Missouri, ship via Chicago, as well as by certain of the other routes not touching the Great Lakes. The large surplus of Canadian grain moves to Port Arthur-Fort William on Lake Superior. Shipments from these four upper Lake ports are made to the lower lakes, principally Lake Erie, with a substantial portion, however, moving to Georgian Bay. The principal port of receipt on Lake Erie is Buffalo, where grain is transferred from the large lake carriers to rail lines, reaching the several North Atlantic ports, and also the New York State Barge Canal. A large quantity is also transferred at Port Colborne to smaller type vessels which operate through the present 14-foot canals of the St. Lawrence River to Montreal. The grain reaching Georgian Bay by lake vessel is there transferred to rail for movement mainly to Montreal.

Route 4. All of the various rail routes to Montreal, Quebec, St. John, Halifax and North Atlantic ports of the United States, are included under this head. Movements of Canadian grain by all-rail routes are small, as the normal direction of flow of Canadian grain from the western provinces focuses directly upon Lake Superior. Grain which has reached Chicago, however, has a choice of both lake and rail routes to North Atlantic ports at very little difference in cost, and more than half of the grain from Chicago usually takes the all-rail route. In addition to movements by way of Chicago, the all-rail routes to the Atlantic seaboard attract grain by way of the Peoria and St. Louis gateways from Missouri River territory.

Route No. 5. The Federal Barge Line furnishes facilities for transporting grain on the Mississippi at a substantial saving in cost as compared with all-rail routes to the Gulf, and is being utilized to an increasing extent. Grain is transferred to these barges at St. Louis and at Cairo. It consists mainly of grain from the states of Illinois, Missouri, Iowa, Kansas and Nebraska.

Route No. 6. The all-rail routes to the Gulf ports attract grain from the same general region as the Federal Barge Line, and in addition reach out into Kansas, Oklahoma, Colorado, and also handle small quantities of grain from the more northerly States.



Route No. 7. The routes to Pacific coast ports are largely independent of the others, as they carry grain originating in the territory naturally tributary to the Pacific coast. In this territory there are few country elevators, and grain generally moves in sacks from the farm direct to the ocean port.

The quantities of grain moving from the various producing States to seaboard, based upon averages for the three years 1921, 1922 and 1923, are shown on the following chart. This chart covers wheat, oats, corn, barley and rye. It shows an average movement of 476,700,000 bushels to North Atlantic ports, including Montreal and Quebec, 98,900,000 bushels to Gulf ports, and 65,800,000 bushels to Pacific ports, a total movement to seaboard of 641,400,000 bushels, of which 550,000,000 bushels were for export.

The importance of the Lake route in this movement of surplus grain of Canada and the United States to seaboard will be appreciated from the fact that the receipts at upper Lake ports during the period 1920-23 averaged approximately 707,000,000 bushels annually, and that the shipments from these ports by both water and rail in the year 1923 amounted to 589,000,000 bushels, of which 406,000,000 bushels moved by water and 183,000,000 by rail. Of the 406,000,000 bushels referred to as moving by water from the upper Lake ports, 209,700,000 bushels went to ports of the United States on the lower Lakes, and 196,300,000 bushels to Canadian ports on the lower Lakes and St. Lawrence River. Of the lake transfer ports, Buffalo led with receipts of 177,000,000 bushels, the next most important port being Port Colborne which received 78,000,000 bushels for transfer to smaller vessels moving to Montreal. In 1925 these small vessels carried over 135,000,000 bushels to Montreal and Quebec.

The total amount of grain received at primary markets in the territory adjacent to the Great Lakes, amounts to over 1,000,000,000 bushels annually. This gives an idea of the enormous quantity of grain which is thrown upon the interior markets of the country at points where the cost of transportation by way of the Great Lakes exercises a very direct influence not only upon export movements, but also upon prices of grain within this entire territory.

In the transportation of grain to Europe from the surplus producing areas, by far the greatest expense occurs in the movement to seaboard. Even the local rail rates from the farm to the nearest river or lake port usually exceed the cost of moving the grain across the Atlantic Ocean. The several horizontal increases in rail rates which have occurred since 1914, less the reductions authorized since 1921, place the rail rates today on a level about 60 per cent above the pre-war levels. The long haul to seabord from the heart of our chief agricultural region, averaging 1,200 to 1,500 miles, now involves an expense so great as to constitute a handicap in meeting competition abroad, and causes a serious curtailment of the profits of the farmer both on foreign and domestic shipments.



Rates from numerous points in the Northwest are the same to Minneapolis and Duluth. Wheat which has reached Minneapolis may move to Duluth on a proportional rate of 6.5 cents per hundred pounds. The rates from various points normally shipping to Duluth range from 14.5 cents per 100 pounds, or 8.7 cents per bushel from nearby Minnesota points, to 48.0 cents per 100 pounds, or 28.8 cents per bushel from certain Montana points.

By lake and rail from Duluth to New York the average cost is about 12.1 cents, exclusive of elevation, which amounts to 1½ cents at Duluth and 1 cent at Lake Erie, when not absorbed by the rail carrier. It therefore costs from 22.3 to 42.4 cents per bushel to place grain at New York from various points in the Duluth-Superior territory. Considering the slim profit which the farmer derives, the reduction of this heavy transportation expense looms up as a matter of grave importance. A similar heavy burden rests upon the grain farmer of the entire territory extending from the Canadian provinces to Texas.

Kansas City, Sioux City, Omaha, Council Blufs, Atchison, Leavenworth and St. Joseph constitute a group of Missouri River points which have a rate of 10.5 cents per bushel to Chicago. But these are not originating points. They are important points of accumulation for grain from various smaller shipping points; and represent just one step in a long movement to the sea in which the several rates must be combined to ascertain the full cost. Rates from four representative points in Kansas to Kansas City range from 10.5 to 11.7 cents per bushel, and rates from five points in Nebraska to Omaha range from 9.9 cents to 16.2 cents per bushel. As the reshipping rate from Chicago to New York is 13.5 cents, it will be seen that the three factors constitute total costs ranging from 33.9 to 40.2 cents per bushel to reach New York from Nebraska and Kansas points referred to. This territory now ships both to the Atlantic and Gulf coasts.

The rail rate from Omaha to the Gulf ports, for example, is 18.9 cents per bushel, and from Kansas City 18.3 cents per bushel, compared with 24.0 cents to New York. The higher ocean rates from Gulf ports, however, serve to place the two routes on a competitive basis.

Missouri River points as far north as Omaha now have a joint rail and water rate to New Orleans of 15 cents per bushel, and St. Louis has an all-water rate of 6.9 cents per bushel.

Rail rates to the Gulf from points in Oklahoma are high, probably due to the absence of water competition. The rate from Oklahoma City to New Orleans and Galveston, for eample, is 24.6 cents per bushel, or considerably more than twice the ocean rate from Gulf ports to Europe, seven times as far.

Wheat from Duluth-Superior moves by bulk freighter to points on the lower Lakes and the St. Lawrence River as already mentioned. The rate to Buffalo during the past few years has averaged 3 cents per bushel or less, with a similar rate from Chicago to Buffalo, although the rates

from the two points were not identical at all times. The all-water rate from Duluth to Montreal has averaged 9 cents per bushel, the rate from Duluth to New York by lake and canal 10.0 cents per bushel, and by lake and rail 12.1 cents per bushel. The rates from Chicago to Montreal and New York are practically the same as from Duluth. From Buffalo to New York by canal it has averaged 7.0 cents per bushel, and by rail it is 9.1 cents. The all rail export rate from Chicago to New York is 22.5 cents per 100 pounds, or 13.5 cents per bushel. This shows a slight saving in favor of the lake and rail route, which, however, is significant when elevation charges are considered. It should be borne in mind that the rates on the Lakes, St. Lawrence River and Barge Canal vary in accordance with the demand for space just as rates vary on ocean routes, while the rail rate is fixed. During the last few years, the prevailing lake rates have been between 2 and 3 cents per bushel. purpose of making rate comparisons in this report, it has been considered that a rate of 3 cents is the fairest as representing average conditions. On grain moving from Duluth there is no rail rate or combination of all-rail rates which may be regarded as at all competitive with the water rate.

The lowest rates by water are quoted when the demand for space is light, and the quantities moving at such low rates are accordingly small. Rates on the Lakes occasionally drop to less than 2 cents per bushel, but they advance just as soon os grain begins to move freely. The same condition is found on the Barge Canal, where rates on wheat may drop to five cents per bushel, or even less, but they advance when the route is called upon to carry its share of the fall movement.

A wholly false idea of the relation of rates via the various routes may be acquired by comparing rates in effect at different times. We are concerned mainly with the rates on which the greater part of the grain moves.

The accompanying map shows representative rates reduced to a bushel basis, from numerous interior shipping points to primary markets and lake ports, and from the latter to the seaboard. It makes apparent the differentials in favor of Philadelphia, Baltimore and the Virginia ports, compared with New York.

In addition to the rates for the actual transportation of grain, charges are made at transfer points for elevation, when the loading or unloading of vessels or barges is involved. Transfers between rail carriers do not involve such charges, when the grain remains in the car in which it is shipped. The customary charge for elevation at Duluth-Superior, including loading out to vessel is 1½ cents per bushel; Fort William-Port Arthur, Milwaukee and Chicago 1¼ cents; St. Louis, Cairo and Buffalo 1 cent; St. John, Halifax and Portland 19/20 cents; Boston, New York, Philadelphia, Baltimore and Norfolk 1 cent; New Orleans and Galveston 1¼ cents; Port Colborne and Georgian Bay ports ¾ cents; Montreal, ex-water 8/10 cents, wharfage 6 cents per 2,000 pounds.

More important than the actual amounts charged for terminal service,



however, is the question, "Who pays the charge?" At some elevators the elevator charge is paid by the owner of the grain; while at others it is absorbed by the rail or water carrier, or both. Charges for elevation at the upper lake ports are quite generally paid by the shipper, and they are paid by the shipper on grain transferred to the Mississippi Barge Line. In keeping with this practice, a charge of not less than 1 cent per bushel must be added to any proposed rate for water shipment from lake or river points. No charges for elevation and loading are paid by the shipper at the Georgian Bay and Port Colborne transfer elevators, nor at Montreal, the charges at these places being absorbed by the carriers. At Montreal, the shipper pays the same wharfage charges shown above.

At the ocean ports, except Montreal and Quebec, the shipper must pay the elevation charges shown. At New York, there is a charge of only ½ cent at the Gowanus Bay elevator on grain received via the New York State Barge Canal.

It will be seen that the elevation charges on some routes make a substantial addition to the cost, and they cannot be ignored in making fair comparisons.

Grain is carried to Europe both by liners and "tramps"— a term applied to vessels that have no regularly scheduled routes, and that usually are chartered by merchants at rates governed by the state of trade and the demand for shipping. The latter term is used less frequently than formerly because there are fewer concerns operating boats solely in the tramp trade. Today the large shipping companies send additional vessels as required to move seasonal crops. The large combination passenger and freight liners operate mainly from New York, Montreal and Boston, and these vessels make low rates in order to secure the grain which they need for deadweight. While there are conference agreements covering general cargo rates and numerous commodity rates, the rates on grain are left "open"—i. e., they are whatever ship owner and shipper agree upon.

During the last few years, rates from North Atlantic ports to the United Kingdom and Atlantic Europe have averaged about 8 cents per bushel; while rates from Gulf ports have averaged about 11 cents per bushel. The rates are constantly fluctuating, however, in sympathy with the demand for carriers. Generally speaking, the North Atlantic rates are about 3 cents lower per bushel than the Gulf rates, but the differential is not uniform. Considering that the distance from North Atlantic ports to Europe averages 4,000 statute miles, Gulf ports 5,400 miles, and upper lake ports 4,500, and allowing for one day's delay due to passage through locks in the St. Lawrence and Welland canals, a reasonable rate relationship will be in the proportion of 8, 11 and 10, for the North Atlantic, Gulf and St. Lawrence routes, respectively. We may safely conclude that with the Great Lakes ports accessible to ocean vessels, the rates will be somewhat higher than from North Atlantic ports and somewhat lower than from Gulf ports. If rates should be equalized between North Atlantic and Gulf ports, the rates from lake ports would be the same.

At the present time—summer and autumn of 1926—ocean rates are at extremely high levels, due to the British coal strike and to the resultant

demand for vessels to carry coal, and this demand has exercised a widespread influence on rates throughout the world. The present temporary high rates should therefore not be used in making studies of the normal cost of ocean transportation. For the purpose of showing the normal costs by way of various routes, the averages of the past few years of 8 cents per bushel from North Atlantic ports, 11 cents from Gulf ports, and 22 cents from Pacific ports, are used in this study. The accompanying chart shows the rates by various routes to Liverpool.

The sum of the rates applying to the several steps required to reach seaboard, the elevator charges paid by the shipper, and the ocean rate to destination, gives the total transportation expense between the farm and the export market. Alfred H. Ritter, in "Transportation Economics," shows by tables and graphs the total costs from a representative point in each state, by way of the several routes in general use, and also by way of the proposed Great Lakes-St. Lawrence Ship Canal. A table from that report, and a special graph prepared to show the minimum and maximum rates only, will make the situation clear.

Cost of transporting wheat to the United Kingdom and Europe
(Figures are cents per bushel)

State	Representative	Cost by existing routes		Cost by proposed	Saving	
	shipping point	Minimur	nMaximum	ship channel	Minimu	nMaximum
Minnesota	Litchfield		32.9	20.8	7.2	12.1
North Dakota	Wellsburg	32 2	37.1	25.0	7.2	12.1
South Dakota	Aberdeen	33.1	38.0	25.9	7.2	12.1
Illinois	Beardstown	27.15	32.05	19.95	7.2	12.1
Iowa	Des Moines	31.05	35.95	23.85	7.2	12.1
Nebraska	Grand Island	40.65	45.55	33.45	7.2	12.1
Missouri	Kansas City	28.25	33.85	21.75	6.5	12.1
Kansas	Wichita		44 65	32.55	6.1	12.1
Colorado	Wiggins		56.65	44 .55	1.6	12.1
Wyoming	Cheyenne			41.55	7.2	
Idaho				49.10	0.55	
Montana:						
Eastern	Frazer	39.1	44 0	31.9	7.2	12.1
Central	Teton		48.8	36.7	5.5	12.1
Western			52.4	40.3	1.9	12.1
Oklahoma:						
Northern	Enid	38.05		34.35	3.70	
Central	Oklahoma City.			35.25	1.60	
	Mangum			37.05	0.70	

It will be noted that the present route via the St. Lawrence is normally the cheapest for all export grain reaching the Great Lakes. The restricted capacity of the small canals between Port Colborne and Montreal, and the necessity of passing grain through elevators at Lake Erie and Georgian Bay ports, places a definite limit upon the amount which can be handled by this route. Each year, when the fall rush of grain occurs, these elevators become congested, as do also the elevators at Montreal, and the delays to vessels result in rate increases which alter the situation, and make this route no longer the cheapest. The opening of the Great Lakes to ocean vessels would do away with the necessity for these transfers, and would transform a route of limited usefulness and capacity to one capable of meeting every requirement for expeditious and economi-

cal transportation. Only 25 miles of actual canal navigation and not more than 9 locks will be required to overcome the obstructions which now separate our great inland seas from the Atlantic Ocean. The channel from the sea to Montreal is already a successful route for deep draft vessels, and the Great Lakes afford a navigation route of surpassing economy. To connect these two ship channels is a comparatively small task, but it accomplishes the great achievement of bringing our ports on the Great Lakes into direct commercial contact with the markets of the world by the cheapest form of transportation known to man.

Exports of all grains from the United States average about 300,000,000 bushels, and from Canada about 250,000,000 bushels annually. Freight rates on grain are lower in Canada than in the United States, and the producing regions are situated so as to take advantage of the cheap transportation on the Great Lakes. It is estimated that the average cost of moving grain from United States farms to Europe is 35 cents a bushel, compared with about 30 cents in Canada.

This indicates that on the grain actually exported, the total transportation expense for the United States and Canada amounts to \$180,000,000 annually. The St. Lawrence waterway will eliminate two transfers and the attendant elevator charges amounting to not less than one cent per bushel. Such an annual saving on the 550,000,000 bushels of grain exported would amount to \$5,500,000. And to this there is to be added a saving in direct transportation charges amounting to an average for the entire export movement of not less than eight cents per bushel, or an additional reduction in freight charges of \$44,000,000 a year—a total transportation benefit recoverable by the producer amounting annually to approximately \$50,000,000.

As grain now moves to seaboard and thence to Europe by seven principal routes, at different costs, the diversion of grain to the St. Lawrence route will involve savings varying with the origin of the grain and the routes by which it now moves. The grain moving to the Atlantic seaboard for both export and domestic use, averaged for the three years 1921, 1922 and 1923, is shown on the chart opposite page 10 as amounting to 476,700,000 bushels, all of which will be subject to the influence of the deep waterway, regardless of whether it all moves by this route or not. In addition, the influence of the waterway will extend to 50,000,000 bushels now moving via Gulf ports, and to 5,000,000 bushels now moving via Pacific ports, making a total of approximately 525,000,000 bushels available for the deep waterway. It is of course possible that certain rail or ocean carriers may adjust their rates so as to retain traffic via existing routes, and there is accordingly no means of predicting the actual amounts which will move on this or any other proposed waterway which is naturally in competition with other routes. Such predictions, by the nature of the problem, can be no better than guesses, no matter by whom made.

In his analysis of the traffic available for movement via the St. Lawrence waterway, Mr. Ritter has refrained from making such guesses, and his calculations of the savings are based upon the influence which the waterway will exert upon the costs of transporting grain subject to the competition of the new route. The total estimated transportation savings on grain amount to \$44,000,000, not to mention the savings due to elimination of transfers, nor the beneficial effect that an ample and glut-free route to market has upon local elevator movements and local market prices.

The importance of the Great Lakes-St. Lawrence Ship Channel to the American and Canadian people does not rest solely upon the direct savings in transportation expense, as compared with existing routes, nor could it be urged as a measure of outstanding economic importance solely by reason of such savings. It might be contended that the purely transportation savings can be secured only by diverting traffic from our railroads, or by making it necessary for rail carriers to reduce rates when they can ill afford a reduction of revenue. The people of the great western region are interested in the St. Lawrence improvement because of the broad influence it will exert upon prices of farm products and of the numerous commodities which they must buy, and of its certain stimulation of commercial activity within the entire area subject to its influence. These people are interested in securing a readjustment of fundamental economic conditions which have operated to isolate the middle west and the northwest in the struggle for existence. They demand a fair opportunity for domestic development and for commercial intercourse with the world. Such a development of commerce is dependent upon economical transportation, and a basis of rates which will offset to an important degree the present handicap of distance from the sea.

The Great Lakes-St. Lawrence Ship Canal offers the only feasible means of accomplishing this change in the fundamental economic situation affecting this territory. The saving in freight charges on the goods actually moving via the waterway is important, but the influence of the new highway on the domestic, commercial and industrial life of the people is paramount.

As to wheat, it is obvious that the farmer does not directly pay the freight, and if the benefits were limited to the bare saving in transportation, he would not be vitally concerned. His interest lies on the increase in the price which he will receive for his grain. As there cannot under present conditions be two prices for the same grade of grain in the same market, one for export and the other for domestic use, it is equally obvious that all grain in that market will reflect the enhanced price due to decreased cost of placing export grain in European markets. The influence on prices will be especially evident with wheat, but this same influence will extend to other grains which are on an export basis within the territory tributary to the waterway. To a greater or less degree its influence will be felt on more than four billion bushels of grain produced in the United States and Canada. In this connection, Mr. Julius H. Barnes, foremost among American grain exporters, states that "Grain markets are so liquid, grain prices respond so readily to every influence, that it is no longer theory, but demonstrated by the record of a thousand price responses, that a reduction in the transportation rate will immediately reach the farm." This is the real purpose for which the west is striving. In-



stead of a modest saving of \$50,000,000 annually in freight charges on grain, it is interested in securing increased prices of farm products which will amount to several times this figure. Bringing the Atlantic to the heart of the North American continent brings the benefits of ocean rates within reach of the farmer, and the effect of such a substitution of water rates for land transportation rates will be the lifting of the entire price level of crops produced by the farmer—an effect extending to all lines of agricultural production and to all the continent.

In the markets of Europe the wheat raised in the United States and Canada comes into competition with the wheat of Argentina, Australia, Russia and India. Of these countries, Argentina and Russia are in a particularly favorable position.

In Argentina, wheat is grown in a crescent-shaped area extending from the seaboard for a distance of about 500 miles on both sides of the Parana River. The port of Rosario is on the right bank of the Parana, 202 nautical miles above the mouth, and in the center of the richest wheat-producing territory. It is the leading grain shipping port, but Buenos Aires continues to be an important grain port. The following shows average rates on wheat to Rosario and Buenos Aires, in cents per bushel, United States currency.

Cer	its per bushel
Corral de Bustos to Rosario	9.5
roads	10.05
Average rate for Argentina	9.96

In round figures, therefore, it costs the Argentina shipper 10 cents per bushel to place his grain at ship side, which is about the average cost of moving grain from the farm to the nearest primary market in the United States. Ocean rates from the River Plate to the United Kingdom average 10 to 13 cents per bushel, showing a total transportation cost of 20 to 23 cents, compared with an average of 35 cents in the United States. The report of former Secretary of Agriculture Wallace, already referred to, states that Argentina wheat enjoys an advantage over American wheat of approximately 10 to 12 cents per bushel in the combined rail and ocean rate to Liverpool.

While Australian wheat is grown comparatively near the seaboard, the ocean rates are much higher than from Argentina, ranging between 17 and 28 cents per bushel. The competition of Australia is not therefore regarded as threatening the position of the American wheat grower, and the same situation applies to India.

With Russia, however, the situation is different. The large production under normal conditions, and the favorable position of certain areas with respect to the Black Sea outlet, makes Russia always a potential power in the grain trade. The ocean rates average 8 to 10 cents per bushel from Black Sea ports to Great Britain and western Europe, which makes it

possible for the Russian farmer to reach European markets at much less cost than the American farmer.

The saving of 7 to 12 cents per bushel on grain shipped to Europe from the United States will equalize transportation costs with Argentina throughout a large section of our grain territory, and will permanently protect the ability of the United States to meet competition from other countries in the grain markets of the world. The value of such protection cannot be measured in dollars. It touches the very life of our agriculture and of our people, and justifies any cost necessary to secure it.

This study has been confined to grain, using wheat as the basis for the rate and price comparisons. Grain obviously constitutes the most important agricultural commodity which will utilize the ship channel, but it is by no means the only one. The food requirements of the populous regions adjacent to our eastern seaboard will attract large quantities of foodstuffs of all varieties, and the manufacturing industries of New England will likewise attract the raw materials of the west, to the mutual advantage of the producer and the consumer. The economies shown to be inherent in this deep-water route will extend to all kinds of traffic moving in both foreign and domestic trade, and the higher the class of traffic the greater will be the savings. In Mr. Ritter's volume on "Transportation Economics of the Great Lakes-St. Lawrence Ship Channel," the rates to and from representative points are shown for numerous commodities which will move via this waterway, and the savings in transportation costs are made apparent.

Here it may be said that the benefits specifically shown for wheat, and that have been mentioned as extending to all grain and other products of the farm, will apply to all industries, manufacturing and commercial, that find a home in the mid-continental region and that extend, or might extend, their trade relations to the outside world. For all such industries, whether located immediately upon the Great Lakes or farther inland, bringing ocean rate benefits to the heart of the continent will create new distribution areas and will lower the costs of merchandising. Therefore the same arguments that demonstrate the value of the Great Lakes-St. Lawrence ship channel to the farmer apply, and like benefits will accrue, to each and every form of production and distribution that, taken as a whole, makes up the industries of the nation.

Senator Fackler of Adams moved that the remarks of Hon. William L. Harding be printed in the Journal.

Motion prevailed.

Senator Beatty of Keokuk moved that the joint session be now dissolved.

Motion prevailed.



The House reconvened, Speaker Carter in the chair.

On motion of Knudson of Hamilton the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

SPECIAL ORDER

W. S. Kennedy moved that the report of the contest committee be printed in the Journal and made a special order for Wednesday, January 26th, at 9:30 a. m.

Motion prevailed.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 3

The house resumed consideration of Senate Concurrent Resolution No. 3.

The amendment offered by Blackford of Van Buren was lost.

Blackford of Van Buren offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution No. 3 by striking out the last paragraph of said resolution and substituting the following:

Said committee shall employ a competent stenographer who shall keep a record of all questions asked and answers made in any interviews, examinations or meetings the committee may hold respecting the operation of any law guaranteeing bank deposits and same shall be filed with the report of said committee. There is hereby appropriated out of any money in the State Treasury not otherwise appropriated, a sum sufficient to defray the expenses of such investigation.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were:

Heald Kline Reimers Bair Blackford Hollis Knutson Roberts Lichty Rutledge Blythe Hubbard McIntosh Ryder Bush Hunt Johnson of McMillan Simmer Cole of Harrison Keokuk Mathews Stepanek Eden Kennedy, J. P. Kennedy, W. S. Oliver Thomas Edge Pattison Wilson-34 Greene Ratliff Grimwood Kent

The nays were:

Aiken of Ida Griswold Johnson of Quirk Akin of Carroll Rice Hager Dickinson Hagglund Hale Allen Johnson of Saunders Anderson Marion Smith Springer Barnes King Haney Thompson Bauer Knudson Hanson Berry Torgeson Hattendorf Laughlin Bixler Held Lovrien Troup Buchmiller Hempel McCaulley Truax Christophel Hill McIlrath Vaughn Cole of Delaware Hines Martin Venard Wagner Whiting Hollingsworth Maxfield Miller of Shelby Crone Hopkins Nelson Wolfe Crozier Huff Mr. Speaker-63 Fleming Ontjes Ickis Forsling Istad Patterson Prichard Gilmore

Absent or not voting:

Charlton Hansen O'Donnell Walrod
Eckles Harrison Rust Wamstad—10
Elliott Krouse

Amendment lost.

On motion of Saunders of Palo Alto Senate Concurrent Resolution No. 3 was adopted.

Ryder of Dubuque called up Senate Concurrent Resolution No. 6, memorializing Congress to adopt an adequate tariff schedule on onyx.

Forsling of Woodbury moved that action be deferred until Friday morning.

Motion lost.

A roll call was demanded on Senate Concurrent Resolution No. 6.

On the question "Shall the concurrent resolution be adopted?"

The ayes were:

Akin of Carroll Craig Hansen Hopkins Anderson Eden Hanson Hubbard Bair Edge Hunt Harrison Barnes Fleming Hattendorf Ickis Berry Johnson of Greene Heald Blackford Dickinson Grimwood Hempel Blythe Griswold Hill Johnson of Buchmiller Hines Keokuk Hager Johnson of Hollingsworth Christophel Hagglund Marion Cole of Delaware Haney Hollis

Kennedy, J. P.	Lichty	Prichard	Torgeson
Kennedy, W. S.	Lovrien	Reimers	Troup
Kent	McIntosh	Roberts	Truax
Kline	McMillan	Ryder	Vaughn
Knudson	Martin	Saunders	Wagner
Knutson	Ontjes	Smith	Walrod
Laughlin	Patterson	Stepanek	Whiting Wilson—66

The nays were:

Aiken	Hale	Nelson	Springer
Allen	Held	Oliver	Thomas
Bauer	Istad	Pattison	Thompson
Bush	McCaulley	Ratliff	Venard
Crone	McIlrath	Rice	Wamstad
Crozier	Mathews	Rutledge	Wolfe-27
Forsling	Miller of Shelby		

Absent or not voting:

Bixler	Elliott	Krouse	Quirk
Charlton	Gilmore	Maxfield	Rust
Cole of Harrison	Huff	O'Donnell	Mr. Speaker—14
Eckles	King		1. POLICE SE VICE - 1. POLICE

Senate Concurrent Resolution No. 6 adopted.

Venard of Sioux called up Senate Concurrent Resolution No. 5, relating to farm legislation in Congress, and moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

Hill of Floyd called up Senate Concurrent Resolution No. 4, relating to furnishing copies of codes and session laws for use in committee rooms, and moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

CONSIDERATION OF JOINT RESOLUTION

House joint resolution No. 2, a joint resolution relating to the selection of additional employees of the Forty-second General Assembly of the State of Iowa, fixing their compensation and defining their duties, was taken up for consideration.

Knutson of Cerro Gordo 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:

Akin of Carroll	Hale	Kennedy, J. P.	Reimers
Allen	Haney	Kennedy, W. S.	Rice
Anderson	Hansen ·	Kent	Rutledge
Bair	Hanson	King	Ryder
Barnes	Harrison	Kline	Saunders
Bixler	Hattendorf	Knudson	Simmer
Blackford	Heald	Knutson	Smith
Blythe	Held	Laughlin	Springer
Buchmiller	Hempel	Lichty	Stepanek
Bush	Hill	Lovrien	Thomas
Christophel	Hines	McCaulley	Thompson
Cole of Delaware	Hollingsworth	McIlrath	Torgeson
Craig	Hollis	McIntosh	Troup
Crone	Hopkins	McMillan	Truax
Crozier	Hubbard	Martin	Vaughn
Eden	Huff	Mathews	Venard
Fleming	Hunt	Maxfield	Wagner
Forsling	Ickis	Nelson	Walrod
Gilmore	Istad	Oliver	Wamstad
Greene	Johnson of	Ontjes	Whiting
Grimwood	Dickinson	Patterson	Wilson
Griswold	Johnson of	Prichard	Wolfe
Hager	Keokuk	Quirk	Mr. Speaker-93
Hagglund	Johnson of Marion	Ratliff	

The nays were, none.

Absent or not voting:

	Charlton	Elliott	Pattison
Aiken of Ida	Cole of Harrison	Krouse	Roberts
Bauer	Eckles	Miller of Shelby	Rust-14
Rerry	Edge	O'Donnell	

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

INTRODUCTION OF BILLS

House File No. 35, by Blythe of Iowa. a bill for an act to amend the law as it appears in section fifty-five hundred seventy-one (5571) of the Code, 1924, relating to the compensation of township trustees.

Read first and second times and referred to committee on compensation of public officers.

House File No. 36, by Crozier of Mahaska, a bill for an act to amend the law as it appears in paragraph three (3) of section twenty-seven hundred seventeen (2717) of the Code, 1924, relating to the revocation of manufacturers' or dealers' permits to sell hog cholera virus and serum.

Read first and second times and referred to committee on animal industry.

House File No. 37, by Crozier of Mahaska, a bill for an act to amend section eleven thousand nine hundred thirteen (11913) of the Code, 1924, relating to inventories of administrators and executors.

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

House File No. 38, by Crozier of Mahaska, a bill for an act to amend section seven thousand three hundred nineteen (7319), of the Code, 1924, relating to blanks for reports by executors.

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

House File No. 39, by Huff of Cass, a bill for an act to amend the law as it appears in section five thousand twenty-six (5026) of the Code, 1924, so as to limit the civil liability of owners and operators of automobiles.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 40, by Johnson of Dickinson, a bill for an act to amend section seventeen hundred twenty-seven (1727) of the Code, 1924, relating to the expiration of resident licenses for fishing and hunting.

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

House File No. 41, by Lichty of Black Hawk, a bill for an act to amend chapter thirty-five (35) of the Code, relating to elections, to regulate the manner of electing township trustees and township clerks, and to define their qualifications.

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

House File No. 42, by Lovrien of Humboldt, a bill for an act to amend chapter one hundred seventy-three (173), Acts of Forty-first (41) General Assembly as amended by chapter one hundred seventy-four (174), Acts Forty-first (41) General Assembly, relating to the state sinking fund for public deposits, to



provide the applicability of said statutes to special charter cities, to provide for the issuance, sale and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants, and to repeal section sixty-seven hundred fifteen (6715) of the Code relating to the bond to the treasurer of cities acting under special charters.

Read first and second times and referred to committee on cities and towns.

House File No. 43, by Stepanek of Linn, a bill for an act to amend sections fifty-six hundred twelve (5612) and fifty-six hundred thirteen (5613) of the Code, 1924, relating to the annexation of territory to cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 44, by Stepanek of Linn, a bill for an act to legalize the proceedings for the acquisition of a waterworks system by the city of Cedar Rapids, Iowa, and to validate and declare certain indebtedness assumed by said city in such acquisition as constituting an indebtedness of said city.

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

House File No. 45, by Stepanek of Linn, a bill for an act legalizing certain franchises of Iowa Railway and Light Corporation, in the towns of Central City, Center Point, Walker, Alburnett, Prairieburg, Quasqueton and Ryan, in the State of Iowa.

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

House File No. 46, 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. 47, by Troup of Story, a bill for an act to repeal section fifty-five hundred seventy-three (5573) of the Code, 1924, and to enact a substitute therefor, relating to the compensation of township assessors.

Read first and second times and referred to committee on compensation of public officers.

Bauer of Washington offered the following resolution:

RESOLUTION

Whereas, The Honorable H. H. Wilson, former member of the House of Representatives from Washington County in the Thirtieth and the Thirty-first General Assemblies, died at Iowa City, Iowa, January 21, 1926, therefore,

Be It Resolved by the House of Representatives of the Forty-second 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. Bauer moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Bauer of Washington, Ratliff of Henry, and Pattison of Jefferson.

Knudson of Hamilton offered the following resolution:

RESOLUTION

Whereas, The Honorable William Anderson, former member of the House of Representatives from Hamilton County in the Thirty-second, Thirty-second Extra and Thirty-third General Assemblies, died at Ames, Iowa, March 4th, 1926.

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Knudson of Hamilton, Rutledge of Webster, and Troup of Story.

Bixler of Adams offered the following resolution:



RESOLUTION

Whereas, The Honorable Charles E. Kellogg, who was a member of the House of Representatives in the Thirty-eighth General Assembly of Adams county, died on the 17th day of August, 1925; therefore,

Be It Resolved, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

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, Hines of Taylor, and Ickis of Union.

Fleming of Crawford offered the following resolution:

RESOLUTION

Whereas, The Honorable Theo. C. Blume, former member of the House of Representatives from Crawford County in the Twenty-seventh, Twenty-eighth and Fortieth General Assemblies, died at Denison, Iowa, October 18, 1925; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Fleming of Crawford, Quirk of Sac, and Miller of Shelby.

McCaulley of Calhoun submitted the following report:

SUPPLEMENTAL REPORT OF COMMITTEE ON SELECTION OF COMMITTEE CLERKS

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

Ruth Warren—Kline, McMillan. Helen Level—McCaulley.



MARION R. McCAULLEY, Chairman, IRVING H. KNUDSON, D. FULTON RICE, C. A. HOLLIS,

Committee.

On motion of Mr. McCaulley the report was adopted.

BILL SENT TO THE GOVERNOR

Blythe of Iowa, 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 January, 1927, sent to the governor for his approval:

House Joint Resolution No. 1.

FRED R. BLYTHE, Chairman.

Report adopted.

REPORT OF SPECIAL ELECTION CONTEST COMMITTEE

The undersigned committee, appointed by your honorable body to investigate the election contest between Samuel D. Whiting and Lee Nagle of Johnson county, Iowa, hereby submit this their report of said contest.

Your committee met on January 11 at the Hotel Savery in Des Moines, Iowa, and took up the consideration of the statement of contest and answer filed by the contestants, and found that it was necessary to make a complete recanvass of the votes cast at the last general election in Johnson county, Iowa.

On January 14 your committee went to Iowa City where they received evidence relative to said election and made a canvass of the voting machines used in said election.

Your committee returned to Des Moines and on Saturday, January 15, began a canvass of the paper ballots cast in said election. The canvass was completed midnight January 18, and we found that Lee Nagle had 4,134 valid and conceded votes, that Samuel D. Whiting had 4,090 valid and conceded votes in said election.

That we find the votes cast for contestant and incumbent in the various precincts and townships of Johnson county to be as follows, to-wit:



VALID VOTES

Whiting	Nagle	Whiting	Nagle
Fifth Ward373	643	East Lucas 94	63
Hardin108	101	Liberty157	39
West Lucas103	145	Tiffin 78	95
Penn 82	127	Newport 88	44
Monroe 94	17	Sharon 75	114
Union 86	119	Graham124	64
Oakdale 21	31	Scott100	96
First Ward372	439	Pleasant Valley 60	61
Fremont159	159	Cedar134	37
Fourth Ward430	685	Madison 83	55
Jefferson133	29	Lincoln 59	43
Washington 43	46	Big Grove140	69
Second Ward338	502		
Third Ward414	162	-	
Oxford142	149	4090	4134

Your committee further found that the judges of the election failed to endorse the absent voters' ballots as provided by law and said ballots were disregarded by your committee. Of these absent voters' ballots Samuel D. Whiting received 125 and Lee Nagle 118. There were also twelve votes challenged for cause which were about evenly divided between the two contestants. The consideration of the unendorsed and challenged ballots would not have affected the result of said election.

Your committee further reports that all matters pertaining to said contest have been settled, and all questions involved in said contest have been eliminated except as to the legality of the votes cast in the fifth ward of Iowa City at said election, that from the evidence taken by your committee it appears that votes were cast in said ward after seven o'clock the legal closing time. The undisputed evidence shows that the room in which said election was held was too small to permit all of the voters present at seven o'clock to get inside said room and that policemen placed said voters in line and guarded said line preventing any late voters from getting into the line but did permit those present at seven o'clock, but unable to get into the room to proceed in turn to cast their ballots as said line advanced. That it was about seven thirty-five when the last of the line advanced.

The foregoing findings were arrived at by the unanimous vote of your committee and it was further agreed by unanimous vote of your committee that if there should be a minority report the foregoing should be incorporated in said minority report.

The main question raised in this contest by the incumbent is, first: "were the voters who were at the polls and ready to vote in the fifth ward of Iowa City, when the hour of seven o'clock arrived, entitled to vote or should their vote be thrown out and disregarded?" This question arises for the reason that the incumbent, Samuel D. Whiting, has raised a question as to the validity of the vote of the fifth ward and has asked this committee to throw out the entire vote of 1,077 cast in said fifth ward at said general election, and the attorneys for the contestant and incumbent have

filed, with this committee, briefs on the law involved in this question in order that the committee may be aided in reaching a decision.

These briefs have been carefully considered and in addition thereto arguments have been made to this committee by attorneys representing both the contestant and incumbent.

After careful deliberation and after having considered all matters submitted in the contest and after being fully advised in the premises your committee finds:

First: That the allegation and claim of incumbent that the entire fifth ward vote should be disregarded in arriving at the decision in this contest constitutes a legal argument seeking to vary the result of the election as determined from the facts irrespective of legal questions.

Second: That incumbent's legal arguments are: (a) That the votes cast by the voters who presented themselves at the polling place before seven o'clock but who were lined up outside of the actual voting room do not come within the terms of the statute prescribing that all voters who are "within the polling place" at seven o'clock shall be permitted to vote: and (b) that since the total number of voters who were outside of the room in which actual voting took place and who voted after seven o'clock exceeded the majority of contestant, all such votes cast after seven o'clock by such voters are illegal so as to require that the entire fifth ward vote be disregarded for the purposes of this contest.

Third: Your committee finds that the first argument of the incumbent is not well taken for the reason that the intention of the legislature in enacting Chapter 24 of the Acts of the 41st General Assembly was to provide that all voters who had assembled at the voting place for the purpose of voting before seven o'clock should be permitted to cast their ballots although the actual casting of the ballots takes place after the hour of seven o'clock p. m.

Fourth: Your committee finds that the second argument of incumbent is not well taken for the reason that it is the law, as clearly and unequivocally stated by the Supreme Court of the State of Iowa in the case of Chambers vs. Board of Directors, 172 Ia. 346, that although votes are cast in an election at a time not permitted by the terms of the statute prescribing the time for casting of votes, nevertheless, such casting of votes constitutes a "mere irregularity" which is not a sufficient reason for setting aside the election and disregarding the expressed will of the electorate, and this, notwithstanding the total number of votes cast during the period of time that the polls are illegally left open, vastly exceeds the majority returned in the election.

Fifth: Your committee finds that the second argument of incumbent is not well taken for the reason that the law, as clearly and unequivocally stated by the Supreme Court of the State of Iowa is that "in the absence of fraud where an election appears to have been fairly and honestly conducted, mere irregularity in the conduct of election will not invalidate it, where it does not appear that the result is affected, although



the circumstances may be such as to subject the officers to punishment" and because the undisputed evidence presented before the committee conclusively established that the casting of ballots in the contested fifth ward was free from any taint of fraud whatsoever and that the free and untrammeled will of the voters was expressed by their ballots.

Sixth: Your committee finds that the second argument of incumbent is not well taken for the reason that before an election can be set aside on account of the polls being open an extra period of time "it must be shown that the deviation from the legal hours has affected the result" so as to reduce the majority of contestant to a minority and for the reason that the incumbent upon whom rested the burden of showing affirmatively that the result would have been changed by the deviation from the legal closing hours failed utterly to produce any evidence whatsoever tending to prove that the votes cast after seven o'clock or any of them were cast for contestant. In this regard your committee further reports that the law of the State of Iowa as clearly stated by the Supreme Court of this state is that evidence from the voters themselves of the content of the ballots cast by them is admissable and competent as evidence.

Seventh: Your committee finds that all voters who were present at the polling place in the fifth ward in Iowa City when the hour of seven o'clock arrived and who were at that time demanding the right to vote, had such right and that it was through no fault or negligence on the part of said voters that the polls were obliged to be kept open after the hour of seven o'clock in order that they might vote.

Eighth: Your committee finds that all votes cast in the fifth ward of Iowa City were legal votes and should be counted as tabulated in the recount by your committee.

Ninth: Your committee finds that no evidence has been submitted showing fraud or other misconduct nor is there any such claim made by either party hereto.

Your committee has endeavored as far as possible, to prevent undue delays, errors and mistakes of every kind and nature in the recanvass of this vote with but the one object in view of finding out the facts as to who was the legally elected State Representative from Johnson County, and your committee respectfully reports that in their opinion Lee Nagle was legally elected State Representative from Johnson County and your committee therefore recommends that he be declared the duly elected Representative from the 41st Representative District of Iowa, and entitled to all the rights and privileges thereof.

Respectfully submitted,

W. S. KENNEDY. CLYDE B. CHARLTON. LEONARD SIMMER.



MINORITY REPORT OF SPECIAL ELECTION CONTEST COMMITTEE

The undersigned, minority of your committee, appointed by your honorable body to investigate and report the contest of Lee Nagle, contestant, for the seat in this body now occupied by Samuel D. Whiting, incumbent, beg leave to dissent from the views of the majority and submit the following report:

We adopt the report of the majority so far as concerns the procedure of the committee in its endeavor to ascertain the facts involved in this contest, and agree that after the canvass of all of the votes cast at the general election on November 2, 1926, in the Forty-first representative district, it was found that of the uncontested and unchallenged votes as cast in the said election Lee Nagle, contestant, had received 4,134 and Samuel D. Whiting, incumbent, had received 4,090.

We agree that the details of the said uncontested and unchallenged votes as set out in the majority report by townships and totaling as above referred to is as found by all of your committee, save and except only as the votes of the fifth ward of Iowa City are included in said total and are challenged as more fully herein after set out in this report.

During the canvass of the votes of the said district by your committee as the same proceeded from time to time, certain ballots were challenged by each of the parties to this contest, on the ground that they did not bear the endorsement of the initials of any of the judges of the respective precincts in which they were cast as provided by law. At the conclusion of the canvass of all of the votes of the said district, it was found that of all the ballots challenged for the reason just stated, 118 had been cast for Lee Nagle, contestant, and 125 had been cast for Samuel D. Whiting, incumbent.

It is the judgment of the minority of your committee that all of said ballots should be counted for the respective persons for whom they were cast. We do this because, while it is true that the Supreme Court of Iowa in the case of Kelso vs. Wright, 110 Ia. 560, decided that ballots that did not bear the initials of the judges of the election should not be counted, the statute at that time contained the expressed provision that no ballot except those initialed by the judges "shall be counted" which is not contained in the present law. Also, for the further reason, that the law now contains a provision not then a part of the law, that no ballot shall be rejected, "because of any error in stamping or writing the endorsement thereon by the officials charged with such duties". (Sec. 818 Code.)

We, therefore, suggest that the votes challenged by both sides for lack of endorsement by the judges of election be counted for the respective parties for whom they were in fact cast and the challenges be overruled. This will result in adding to the unchallenged vote of Lee Nagle, contestant, of 4,134, 118 votes, making a total of 4,252 votes, and in adding to the unchallenged votes of Samuel D. Whiting, incumbent, of 4,090.

125 votes, making a total of 4,215 votes, leaving a majority of 37 votes for the contestant, Lee Nagle.

There were twelve votes in all challenged in addition to the votes just referred to and which, generally speaking, were challenged because of erasures, the addition of initials, or the writing in of names which cast some doubt, not so much as to the intention of the voter, but as to whether or not the vote had been marked in the manner required by law. Your minority is therefore of the opinion that in fairness to both parties these twelve challenged votes should not be counted for either party.

In the fifth ward of Iowa City, there were cast of unchallenged and conceded votes 643 for Lee Nagle, contestant, and 373 for Samuel D. Whiting, incumbent, or a total of 1016. The incumbent challenges the entire vote of this precinct and asks your honorable body to disregard the entire vote thereof for the reason that more than enough votes were cast in said precinct that were illegally cast to affect the result of the entire election.

The law as it stood prior to the Forty-first General Assembly provided that "in all cases the polls shall be closed at seven o'clock in the evening" This sentence was amended by Chapter 24 of the Acts of the Forty-first General Assembly so as to insert the words "polling places" in lieu of the word "polls" and to add after said sentence "and all persons entitled to vote at said election who are within said polling places at the time said polling places are closed shall be permitted to vote". It must be evident to everyone that as the law formerly stood when the hour of seven o'clock arrived, it was then the duty of the judges of the election to immediately close the polls and stop the voting irrespective of any and all considerations. In language just as clear and plain as it is possible to state it, the last legislature saw fit to say that all persons who are within said polling places at the time that seven o'clock arrives shall be permitted to vote. Under this provision all votes cast by anyone irrespective of any attendant circumstances not within said polling places are manifestly illegal. It is also self-evident, that illegal votes should in no event be counted for anybody. Your minority believes that in Iowa the Supreme Court, as in every state in the Union where the courts have had occasion to deal with the question, has decided the law to be that if in any precinct illegal votes are cast sufficient in number to afford a possibility of affecting the result of the election, that the precinct in which said votes are cast should be disregarded entirely in arriving at the final result of the election.

This must necessarily be so because of the almost sacred right of every American citizen to cast a ballot which is secret to all the world and there being no way consistent with that right of ascertaining for whom the illegal votes have been cast, the courts have uniformly held, that if the illegal votes were sufficient in number if all were cast for one person to be sufficient to change the result, the precinct should be entirely thrown out.



It may be contended that the incumbent should show affirmatively that those persons illegally voting after seven o'clock P. M. and who were not within the polling place should have been interrogated as to whom they did in fact cast their ballot but this would be directly contrary to well-known, established principles of law and violate the high privilege of every citizen to have his vote unquestioned anywhere or any time and to remain forever within his own breast. This principle is very clearly stated by an Appellate Court of the State of Pennsylvania in the case of In re Contested Election of Locust Ward, Pennsylvania Law Journal, page 341, at 349, Volume 4.

"The sacredness of the ballot-box lies at the foundation of our institutions, and its seal should not be broken, unless under circumstances free from doubt and hesitation. Such, in our opinion, is not the case where, from mere inadvertence or misconception, the officers of an election have kept a poll open beyond the time prescribed by law, and during this period have received votes otherwise unexceptionable, although such votes, if received in sufficient numbers to produce a change in the result of an election, may operate to nullify it, yet we do not feel ourselves authorized to call on such voters to disclose for whom those irregular ballots were given."

It is manifest that the legislature has in many sections in the Code of 1924 regarded the "polling place" as that room or place which is occupied by the booths, the judges and clerks of election and the other paraphernalia necessary to the proper conduct of the election. When the hour of seven o'clock arrived in the polling place at the fifth ward of Iowa City, it was the bounden duty of the judges of election to allow no one to vote except those who were "within said polling place." It is undisputed in the record before your committee that a hall leading to the polling place of fifteen feet or more in length was crowded with prospective voters, that from the outside door continuing down the steps and along the sidewalk leading from the street to the building and out into the street were lines of people that must have numbered somewhere in the neighborhood of one hundred voters. It is unquestioned in this record that all of these people were permitted to vote. Your minority believes that this flies squarely in the face of the law of this state and the counting of said votes was illegal and they were sufficient in number to thus taint the entire vote of the fifth ward of Iowa City, and should therefore be disregarded in arriving at the result of the vote as between the contestant and the incumbent.

If the vote of said precinct is disregarded the contestant, Lee Nagle, will have 3,609, and the incumbent, Samuel D. Whiting, will have 3,842 votes or a clear majority of 233 votes.

The constitution of Iowa lodges in your honorable body the sole power to determine the "qualifications, election, and return of its own members." However this may be, surely this honorable body will not disregard the plain mandate of its own making, but will faithfully, honestly and sincerely determine to be bound by the plain terms of the law of its own creation, and which it expects to be obeyed by the humblest citizen of the commonwealth.



Your minority therefore recommends that this contest be dismissed, and that the incumbent, Samuel D. Whiting, be declared to be entitled to retain his place as a member of this honorable body from the 41st representative district.

E. J. COLE,
O. J. REIMERS,
Members of the Contest Committee.

On motion of Springer of Decatur the House adjourned until 9:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 26, 1927.

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

Prayer was offered by the Rev. Mrs. C. V. Pence, pastor of the Christian church, Jefferson.

Journal of January 25th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Nelson of Hancock for today and tomorrow, on request of Hanson of Winnebago.

PETITIONS

Maxfield of Marshall presented a petition from citizens of Marshalltown favoring the enactment of the proposed bill to license and govern the barber craft.

Referred to committee on public health.

Hanson of Winnebago presented a petition from citizens of Forest City favoring the enactment of the proposed bill to license and govern the barber craft.

Referred to committee on public health.

Bixler of Adams presented a petition from citizens of Corning favoring the enactment of the proposed bill to license and govern the barber craft.

Referred to committee on public health.

Thompson of Fayette presented a petition from citizens of Oelwein favoring the enactment of the proposed bill to license and govern the barber craft.

Referred to committee on public health.

Hollis and Lichty of Black Hawk presented a petition from citizens of Waterloo favoring the enactment of the proposed bill to license and govern the barber craft.

Referred to committee on public health.

Forsling of Woodbury presented a petition from citizens of Sioux City favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Troup of Story presented a petition from citizens of Ames favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Quirk of Sac presented a petition from citizens of Sac county opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

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

Name George W. Smith Miles
(Additional) 20

Amount \$2.00

Respectfully submitted,

JOHN H. AIKEN.
JOHN EDEN.
S. A. BARNES.

The supplementary report was read for the information of the House.

On motion of Aiken of Ida the report was adopted.

INTRODUCTION OF BILLS

House File No. 48, by Troup of Story, a bill for an act to amend section fifty-six hundred sixty-nine (5669) of the Code, 1924, as amended by chapter one hundred twenty-nine (129) of the laws of the Forty-first General Assembly, relating to compensation of assessors and deputies in cities and towns.

Read first and second times and referred to committee on compensation of public officers.

House File No. 49, by committee on rules, a bill for an act to amend section thirty (30) of the Code, 1924, relating to joint conventions of the General Assembly.

Read first and second times and passed on file.

House File No. 50, 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. 1.

House File No. 51, by Forsling of Woodbury, a bill for an act to amend section five thousand seven hundred thirty-five (5735) of the Code, 1924, relating to appeal bonds in the mayor's and police courts.

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

House File No. 52, by Forsling of Woodbury, a bill for an act to repeal the law as it appears in section eleven thousand eight hundred forty-three (11843) of the Code, 1924, and to enact a substitute therefor, relating to bonds of executors, administrators, and guardians, and the records thereof kept by the clerk of the district court, and making the same liens on the real estate of sureties.

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

House File No. 53, by Knudson of Hamilton, a bill for an act to amend section 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.

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

House File No. 54, by One es of Grundy, a bill for an act to



amend the law as it appears in section forty-seven hundred eighty-nine (4789) of the Code, 1924, relating to poll tax lists.

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

House File No. 55 by Wagner of Scott, a bill for an act to amend chapter twenty-five (25), acts of the Forty-first General Assembly, relating to the use of voting machines.

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

House File No. 56 by Wagner of Scott, a bill for an act to amend section ten thousand one hundred eighty-eight (10188) of the Code, 1924, relating to gifts to municipal corporations.

Read first and second times and referred to committee on cities and towns.

BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on January 25th, approved the following bill: House Joint Resolution No. 1.

Blackford of Van Buren offered the following resolution:

RESOLUTION

Whereas, The Honorable William A. Tade, a member of the Twentythird General Assembly from Van Buren County, died January 13, 1927; therefore,

Be It Resolved, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Blackford of Van Buren, W. S. Kennedy of Lee, and Ratliff of Henry.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker announced as members of the committee on the part of the House, as provided by Senate Concurrent Resolution

No. 3, the following: Cole of Delaware, Hill of Floyd, and Wolfe of Linn.

Knudson of Hamilton moved that Rule 63 be suspended for the forenoon.

Motion lost.

SPECIAL ORDER

The time having arrived for special order, the House took up the consideration of the report of the committee appointed to determine the contest of Lee Nagle, contestant, and Samuel D. Whiting, incumbent, in the Forty-first representative district, State of Iowa.

Allen of Pocahontas moved that further consideration of the committee reports be deferred until Thursday morning at 9:30.

Haney of Mills moved as a substitute for the pending motion that further consideration be deferred for one hour.

Allen of Pocahontas moved to amend the substitute by changing the time until 2 o'clock this afternoon.

Amendment to the substitute lost.

A roll call was demanded on the substitute amendment.

On the question "Shall the substitute amendment be adopted ?"

The ayes were:

Anderson	Griswold	Johnson of	Ontjes
Bair	Hager	Dickinson	Patterson
Barnes	Hagglund	Kennedy, J. P.	Prichard
Bauer	Haney	Kennedy, W. S.	Quirk
Blackford	Hansen	Kent	Ratliff
Blythe	Hanson	King	Rust
Bush	Heald	Knudson	Saunders
Charlton	Held	Lichty	Simmer
Christophel	Hempel	Lovrien	Stepanek
Crone	Hines	McCaulley	Thompson
Crozier	Hollingsworth	McIlrath	Torgeson
Eckles	Hopkins	McIntosh	Troup
Fleming	Hubbard	McMillan	Truax
Forsling	Hunt	Martin	Vaughn
Gilmore	Ickis	Mathews	Wagner
Greene	Istad	Oliver	Wamstad Wilson—64

The nays were:

Aiken of Ida	Edge	Johnson of	Roberts
Akin of Carroll	Elliott	Marion	Rutledge
Allen	Grimwood	Knutson	Ryder
Berry	Harrison	Krouse	Smith
Bixler	Hattendorf	Laughlin	Springer
Buchmiller	Hill	Maxfield	Thomas
Cole of Delaware	Hollis	Miller of Shelby	Venard
Cole of Harrison	Huff	Pattison	Walrod
Craig	Johnson of	Reimers	Whiting
Eden	Keokuk	Rice	Wolfe
			Mr. Speaker—39

Absent or not voting:

Hale	Kline	Nelson	O'Donnell—4
TIMIC .	ALITHO	11013011	O Domicia &

Substitute amendment adopted.

A roll call was demanded on the original motion to defer as amended.

On the question "Shall the motion by Allen of Pocahontas, as amended, be adopted?"

The ayes were:

Anderson	Hagglund	Kennedy, W. S.	Quirk
Bair	Haney	Kent	Reimers
Barnes	Hansen	King	Rice
Bauer	Hanson	Kline	Saunders
Blythe	Heald	Knudson	Simmer
Bush	Held	Krouse	Stepanek
Christophel	Hempel	Laughlin	Thomas
Cole of Delaware	Hill	Lovrien	Thompson
Crone	Hines	McIlrath	Torgeson
Crozier	Hollingsworth	McIntosh	Truax
Fleming	Hopkins	McMillan	Vaughn
Forsling	Hubbard	Martin	Venard
Gilmore	Hunt	Miller of Shelby	Wagner
Greene	Ickis	Ontjes	Wamstad
Griswold	Istad	Patterson	Wilson
Hager	Kennedy, J. P.	Prichard	Mr. Speaker-64
			A SERVICE OF THE PROPERTY OF T

The nays were:

Aiken of Ida	Edge	Johnson of	Roberts
Akin of Carroll	Elliott	Marion	Rust
Allen	Grimwood	Knutson	Rutledge
Berry	Harrison	Lichty	Ryder
Bixler	Hattendorf	McCaulley	Smith
Blackford	Hollis	Mathews	Springer
Buchmiller	Huff	Maxfield	Troup
Charlton	Johnson of	Oliver	Walrod
Cole of Harrison		Pattison	Whiting
Craig	Johnson of	Ratliff	Wolfe-40
Eckles	Keokuk		NAVESEE 5.2

Absent or not voting:

Hale

Nelson

O'Donnell-3

So the motion, having failed to receive a two-thirds majority, was lost.

Edge of Jasper moved that Rule 63 be suspended for the forenoon.

A roll call was demanded.

On the question "Shall Rule 63 be suspended for the forenoon?"

The ayes were:

Allen	Gilmore	Johnson of	Quirk
Anderson	Greene	Keokuk	Reimers
Barnes	Grimwood	Johnson of	Roberts
Bauer	Griswold	Marion	Rust
Berry	Hager	Kennedy, J. P.	Rutledge
Blackford	Haney	Kennedy, W. S.	Ryder
Blythe	Hansen	Kent	Saunders
Charlton	Hanson	King	Simmer
Cole of Delaware	Hempel	Knudson	Stepanek
Cole of Harrison	Hill	Krouse	Thomas
Eckles	Hines	Lichty	Torgeson .
Eden	Hollingsworth	McCaulley	Wagner
Edge	Hollis	McIlrath	Walrod
Elliott	Hopkins	McIntosh	Whiting
Fleming	Hubbard	Ontjes	Mr. Speaker-61
Forsling	Hunt	Prichard	7.5

The nays were:

Akin of Carroll	Hale	Laughlin	Smith
Bair	Harrison	McMillan	Springer
Bixler	Hattendorf	Martin	Thompson
Buchmiller	Heald	Mathews	Troup
Bush	Held	Maxfield	Truax
Christophel	Huff	Miller of Sheiry	Vaughn
Craig	Ickis	Oliver	Venard
Crone	Istad	Patterson	Wamstad
Crozier	Johnson of	Pattison	Wilson-38
Hagglund	Dickinson	Rice	

Absent or not voting:

Aiken of Ida Knutson Nelson Ratliff Kline Lovrien O'Donnell Wolfe—8

Rule 63 was suspended for the forenoon.

Allen of Pocahontas offered to renew his original motion to defer the consideration of the report of the contest committee until Thursday.

Charlton of Polk raised the point of order, that the motion having once been disposed of, was out of order at this time. The Speaker held the point well taken.

W. S. Kennedy of Lee, chairman of the contest committee, moved that the report of the majority be adopted.

Reimers of Lyon moved that the views of the minority be substituted for the majority report.

Grimwood of Jones moved the previous question on the motion of Reimers.

Motion prevailed.

Knudson of Hamilton moved that the House adjourn until 1:30 p. m. today.

A roll call was demanded.

On the question "Shall the House adjourn?"

The ayes were:

Aiken of Allen	Ida	Hanson Hopkins	Maxfield Miller of Shelby	Ryder Springer
Bauer		Huff	Ontjes	Thompson
Berry		Kline	Patterson	Wamstad
Bixler		Knudson	Roberts	Whiting
Craig		Krouse	Rutledge	Wolfe-25
Griswold				

The nays were:

Akin of Carroll	Greene	Johnson of	Prichard
Anderson	Grimwood	Keokuk	Quirk
Bair	Hager	Johnson of	Ratliff
Barnes	Hagglund	Marion	Reimers
Blackford	Hale	Kennedy, J. P.	Rice
Blythe	Haney	Kennedy, W. S.	Rust
Buchmiller	Hansen	Kent	Saunders
Bush	Harrison	King	Simmer
Charlton	Hattendorf	Laughlin	Smith
Christophel	Heald	Lichty	Stepanek
Cole of Delaware	Held	Lovrien	Thomas
Cole of Harrison	Hempel	McCaulley	Torgeson
Crone	Hill	McIlrath	Troup
Crozier	Hines	McIntosh	Truax
Eckles	Hollingsworth	McMillan	Vaughn
Eden	Hollis	Martin	Venard
Edge	Hubbard	Mathews	Wagner
Elliott	Hunt	Oliver	Walrod
Fleming	Ickis	Pattison	Wilson
Forsling	Johnson of		Mr. Speaker-78
Gilmore	Dickinson		
GIIIIIOLE			

Absent or not voting:

Istad

Knutson

Nelson

O'Donnell-4

Motion lost.

Forsling of Woodbury demanded a roll call on the vote to substitute the minority report for the majority.

On the question "Shall the minority views be substituted for the majority?"

The ayes were:

Aiken of Ida	Griswold	Krouse	Rice
Allen	Hanson	Martin	Ryder
Berry	Hattendorf	Miller of Shelby	Springer
Bixler.	Huff		Thompson
Cole of Harrison	Kline	Reimers	Wolfe-22
Craig	Knudson		

The nays were:

Akin of Carroll Anderson	Greene Grimwood	Johnson of Keokuk	Quirk Ratliff
Bair	Hager	Johnson of	Roberts
Barnes	Hagglund	Marion	Rust
Bauer	Hale	Kennedy, J. P.	Rutledge
Blackford	Haney	Kennedy, W. S.	Saunders
Blythe	Hansen	Kent	Simmer
Buchmiller		King	Smith
	Harrison		
Bush	Held	Laughlin	Stepanek
Charlton	Hempel	Lichty	Thomas
Christophel	Hill	Lovrien	Torgeson
Cole of Delaware	Hines	McCaulley	Troup
Crone	Hollingsworth	McIlrath	Truax
Crozier	Hollis	McIntosh	Vaughn
Eckles	Hopkins	McMillan	Venard
Eden	Hubbard	Mathews	Wagner
Edge	Hunt	Maxfield	Walrod
Elliott	Ickis	Oliver	Wamstad
Fleming	Istad	Ontjes	Wilson
Forsling	Johnson of	Pattison	Mr. Speaker80
Gilmore	Dickinson	Prichard	

Absent or not voting:

Heald	Nelson	O'Donnell	Whiting-5
Knutson			

So the motion was lost and the House refused to substitute.

On the question "Shall the majority report be adopted?" Rule 18 was invoked.

The ayes were:

Akin of Carroll Gilmore Ickis Ontjes Allen Greene Istad Pattison Anderson Grimwood Johnson of Prichard Griswold Dickinson Quirk Bair Barnes Hager Johnson of Ratliff Hagglund Bauer Keokuk Roberts Bixler Hale Johnson of Rust Blackford Rutledge Haney Marion Kennedy, J. P. Saunders Hansen Blythe Buchmiller Kennedy, W. S. Hanson Simmer Bush Harrison Kent Smith Hattendorf Stepanek Charlton King Christophel Heald Knudson Thomas Thompson Cole of Delaware Held Knutson Cole of Harrison Hempel Lichty Torgeson Craig Hill Lovrien Troup Crone Hines McCaulley Truax Vaughn Crozier Hollingsworth McIlrath Eckles Hollis McIntosh Venard Eden Hopkins McMillan Wagner Edge Hubbard Mathews Walrod Elliott Huff Maxfield Wamstad Fleming Hunt Oliver Wilson Mr. Speaker-91 Forsling

The nays were:

Aiken of Ida aughlin Patterson Ryder
Berry Martin Reimers Springer
Kline Miller of Shelby Rice Wolfe—13
Krouse

Absent or not voting:

Nelson O'Donnell Whiting—3

So the motion prevailed, and the majority report of the committee was adopted and the Hon. Lee Nagle, declared the duly elected representative to the Forty-second General Assembly from the Forty-first representative district of Iowa.

Forsling of Woodbury moved that the vote by which the report of the committee was adopted be reconsidered, and that the motion to reconsider be laid on the table.

Motion prevailed and the motion to reconsider was laid on the table.

On motion of Haney of Mills the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

Simmer of Wapello moved that Rule 63 be suspended.

Motion lost.

Nagle of Johnson took and subscribed to the following oath:

OATH OF OFFICE

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 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 Speaker announced the following committee assignments for Mr. Nagle:

State Educational Institutions, Public Schools, Appropriations, Public Utilities, Judiciary No. 1, Banks and Banking, Cities and Towns.

Mr. Whiting was recognized and addressed the House as follows:

MR. SPEAKER AND GENTLEMEN OF THE HOUSE: This morning when the flowers were brought into the House and started to come my way, I supposed they were for somebody's funeral. I thought I knew whose funeral it was, but it seems that they were for my friend Allen of Pocahontas.

I have enjoyed the many pleasant days in the House with my old friends, and with the new friends which I trust I have made while here.

I want to thank you, Mr. Speaker, and all the members of the House, and the Contest Committee, for the kind consideration you have shown me in this whole matter.

I really believe that I like you so well that two years from now, I will try to come back to greet you again.

On motion of Pattison of Jefferson the House adjourned until 10:00 a.m. Thursday

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 27, 1927. .

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

Prayer was offered by Rev. Mrs. Carrie V. A. Lucas, pastor of the Congregational church, Mason City.

Journal of January 26th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Charlton of Polk for the day on request of Thomas of Audubon; Knudson of Hamilton for the day on request of Johnson of Marion.

PETITIONS

Hines of Taylor presented a petition from the members of the Clearified Farmers Union No. 707, opposing the proposed bond issue for hard surfacing of roads.

Referred to committee on roads and highways.

Johnson of Keokuk presented a petition from citizens of Martinsburg, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

REPORT OF COMMITTEE

Venard of Sioux, from the committee on Agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 22, a bill for an act to amend the law as it appears in section two thousand nine hundred twenty-six (2926) chapter one hundred thirty-eight (138) of the Code, 1924, relating to the time for holding the annual meeting and election of officers of Farm Aid 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.

G. L. VENARD, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 57, 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. 58, by Hopkins of Guthrie, a bill for an act to amend section eleven thousand seven hundred sixty (11760) of the Code, 1924, relating to exemption from execution of certain personal property.

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

House File No. 59, by Johnson of Keokuk, a bill for an act to require every person engaged in the market poultry or domestic fowl business to obtain a license from the state department of agriculture, and to prescribe the fee therefor, to authorize the department of agriculture to prescribe records of purchases to be kept, to make said records open to inspection by peace officers, to authorize said department to enforce said act, and to provide penalties for violation thereof.

Read first and second times and referred to committee on animal industry.

House File No. 60, by Lovrien of Humboldt, a bill for an act to amend the law as it appears in chapter one hundred seventy-three (173), as amended by chapter one hundred seventy-four (174), and chapter one hundred seventy-nine (179), as amended by chapter one hundred eighty (180), of the acts of the Forty-first (41) General Assembly, relating to the proof and certification of public fund deposits, and to the liquidation and control of the assets of banks in the hands of the superintendent of banking, or of a receiver.



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

House File No. 61, by Springer of Decatur, a bill for an act relating to the selection of lists of jurors, and waiver of defects in the manner of their selection.

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

House File No. 62, by Troup of Story, a bill for an act regulating the operation of motor vehicles at railway crossings, and providing for the erection of signs at such crossings.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 63, by Lovrien of Humboldt, a bill for an act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax, assessment and collection thereof, and the procedure with reference thereto; 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 thirty-two (7332). seven thousand three hundred fifty-two (7352), seven thousand three hundred fifty-six (7356), seven thousand three hundred sixty-three (7363), seven thousand three hundred twenty (7320), seven thousand three hundred twenty-two (7322), seven thousand three hundred ninety-four (7394), seven thousand three hundred eight (7308), seven thousand three hundred six (7306), seven thousand three hundred twenty-eight (7328), seven thousand three hundred thirty-four (7334), and seven thousand three hundred seven (7307), of the Code, 1924, relating to the inheritance tax, the assessment 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), seven thousand three hundred forty-seven (7347), seven thousand three hundred fourteen (7314), seven thousand three hundred seventeen (7317), seven thousand three hundred sixty-four (7364), and seven thousand three hundred ninety-six (7396) of the Code, 1924, and to enact substitutes therefor, relating to the inheritance tax, the assessment and collection thereof, and the procedure with reference thereto.

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



House File No. 64, by Elliott of Polk, a bill for an act relating to elections, and to provide a system of permanent registration for cities having a population in excess of one hundred twenty-five thousand (125,000).

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

Torgeson of Worth offered the following resolution:

RESOLUTION

Whereas, the Honorable H. L. Olson, former member of the House of Representatives from Worth county in the Thirtieth and Thirty-first General Assemblies, died at his home in Northwood, Iowa, on December 30, 1926; therefore.

Be It Resolved by the House of Representatives of the Forty-second 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. Torgeson moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Torgeson of Worth, Hanson of Winnebago, and Wamstad of Mitchell.

Miller of Shelby offered the following resolution:

RESOLUTION

Whereas, The Honorable Charles Escher Jr., former member of the House of Representatives from Shelby county in the Thirty-fourth General Assembly, died at Botna, Iowa, August 10, 1925; therefore:

Be It Resolved by the House of Representatives of the Forty-second 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. Miller moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Miller of Shelby, Rice of Appanoose, and Martin of Jackson.

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 Senate was asked:

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

Also, That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 9, memorializing the Congress of the United States to adopt an adequate tariff schedule on molasses imported for the manufacturing of industrial alcohol.

Also, 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 to make an appropriation to pay the expenses incurred by the special committee appointed by the president of the Senate and speaker of the House to investigate the banking conditions in this and other states.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 11, a bill for an act amending section sixty-six hundred (6600) of the Code of 1924, relating to limitation of taxes in certain cities operating under the commission plan of government.

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 to amend the law as it appears in sections fifty-six hundred ninety-six (5696) and fifty-six hundred ninety-eight (5698) of the Code, 1924, relative to examinations, promotions, and appointments under civil service in cities and towns.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 9

Senate Concurrent Resoluton memorializing the Congress of the United States to adopt an adequate tariff schedule on molasses imported for the manufacturing of industrial alcohol.

Whereas, The corn growers of the corn belt have met with a limited demand for corn that has been produced and not used for feeding purposes the past several years, and

Whereas, Because of this lack of demand and the depressed condition of agriculture generally, the price of corn has been substantially below the cost of production in this corn belt area, and

Whereas, One of the greatest single contributing factors in placing agriculture on a parity with other industries is that the price of corn be

such as to allow the producer an adequate return for his labor and investment, and

Whereas, The dairy and live stock feeding industry would be benefited by the further use and manufacture of corn incident to the making of industrial alcohol and the large amount of distillers' dried grains that would arise therefrom, and

Whereas, This would furnish a splendid demand for low grade corn not well fitted for commercial usage; now, therefore,

Be It Resolved by the Senate of the General Assembly of Iowa, the House concurring: That we petition and pray the Congress of the United States to amend the tariff schedule as affecting the duty on molasses imported for the manufacture of industrial alcohol to such an extent that it will be more economical to use corn in its manufacture than to use imported molasses.

Be It Further Resolved, That on the passage of this resolution the secretary of state shall certify a copy hereof each to the President of the United States, the President of the Senate and the Speaker of the House of Representatives of the Congress of the United States, the Secretary of Agriculture and the Secretary of Commerce at Washington, D. C.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File No. 5, a bill for an act to amend the law as it appears in sections fifty-six hundred ninety-six (5696) and fifty-six hundred ninety-eight (5698) of the Code, 1924, relative to examinations, promotions, and appointments under civil service in cities and towns.

Read first and second times and referred to committee on cities and towns.

Senate File No. 11, a bill for an act amending section sixty-six hundred (6600) of the Code of 1924, relating to limitation of taxes in certain cities operating under the commission plan of government.

Read first and second times and referred to committee on cities and towns.

Senate File No. 94, a bill for an act to make an appropriation to pay the expenses incurred by the special committee appointed by the President of the Senate and Speaker of the House to investigate the banking conditions in this and other states.

Read first and second times and by unanimous consent, Senate File No. 94 was taken up for immediate consideration.



CONSIDERATION OF BILL

Senate File No. 94, a bill for an act to make an appropriation to pay the expenses incurred by the special committee appointed by the President of the Senate and Speaker of the House to investigate the banking conditions in this and other states, 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, Cole of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll	Greene	Johnson of	Quirk
Allen	Grimwood	Keokuk	Ratliff
Anderson	Griswold	Johnson of	Reimers
Bair	Hager	Marion	Rice
Barnes	Hagglund	Kennedy, J. P.	Roberts
Bauer	Hale	Kennedy, W. S.	Rust
Berry	Haney	Kent	Rutledge
Bixler	Hansen	King	Ryder
Blackford	Hanson	Kline	Saunders
Blythe	Harrison	Knutson	Simmer
Buchmiller	Hattendorf	Krouse	Smith
Bush	Heald	Laughlin	Springer
Christophel	Held	Lichty	Stepanek
Cole of Delaware		Lovrien	Thomas
Cole of Harriso		McCaulley	Thompson
Craig	Hines	McIlrath	Torgeson
Crone	Hollingsworth	McIntosh	Troup
Crozier	Hollis	McMillan	Truax
Eckles	Hopkins	Mathews	Vaughn
Eden	Hubbard	Maxfield	Venard
Edge	Huff	Miller of Shelby	Wagner
Elliott	Hunt	Oliver	Wamstad
Fleming -	Ickis	Ontjes	Nagle
Forsling	Istad	Patterson	Wilson
Gilmore	Johnson of	Pattison	Wolfe
	Dickinson		Mr. Speaker-99

The nays were, none.

Absent or not voting:

Aiken of Ida Knudson Nelson Prichard Charlton Martin O'Donnell Walrod—8

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. Knutson of Cerro Gordo moved that the chief clerk be directed to arrange for a room in a downtown hotel for the use of committees.

Motion prevailed.

HON, E. L. HOGUE ADDRESSES HOUSE

The Hon. E. L. Hogue, Director of the Budget, was invited to address the House and give such information relative to his report as might be requested by any member.

The following remarks made by Juan de G. Rodriguez on January 24th, are published here by direction of the House:

REMARKS BY JUAN de G. RODRIGUEZ

HONORABLE SPEAKER AND MEMBERS OF THIS DISTINGUISHED BODY: To suspend your deliberations and accord me the honor and privilege of occupying a portion of your very precious moments, in order to hear a voice from a humble citizen of the Philippine Islands, is indeed, a proof, without a trace of doubt, that the inherited trait of justice, fair play and a square deal of the Americans still prevails in the minds and conscience of the people.

True Americans like the members of this honorable body are kind, honorable and unselfish; true Americans like the people which you represent are the champions of the three cardinal tenets of democracy: liberty, equality and fraternity; and it is you, survivors of the founders of this great republic, who are the keepers of the principles which they laid down for all men of all races.

It is sad, indeed to recall the days of my fathers when they risked their lives against the tyranny of Spain in order to found the first Republic in the Orient (1896-1898), a republic whose congress, according to John Barrett, then director of the Pan-American Union, was composed of representative Filippinos who "conducted themselves with great decorum and showed a knowledge of debate and parliamentary law that would compare favorably with the Japanese parliament. The executive portion of the government was made up of a ministry of right men who seemed to understand their respective positions." Such was the congress and cabinet of the short lived Philippine Republic which is not known to a majority of the Americans. Mr. Jacob Schuman and General MacArthur concurred in the opinion that the president of the republic (Aguinaldo) was the incarnation of the feelings of the Filippines.

It would be a waste of time for me to review the pathetic story which lead us to fight the American forces—a battle which wasted so much of our properties and took the lives of so many of our youths, leaving only the weak, the aged, the widows and orphans. How dear is liberty to humanity! For its sake we live and die. It was a sad story. Many are



still living who can tell of the anguish and sufferings of those people. I would not take any more of your time for further recitation of this unfortunate occasion.

But scarcely had the last echo of the dreadful cannon ceased when the foes became friends. Foot to foot, knee to knee, and shoulder to shoulder the American and Filippino soldiers went marching together to work for the good of both peoples.

The Philippine schools which received such great impetus under early American guidance, have now a million and a half school children in attendance. What made the children attend school? There was no law to compel them. The children went and studied because they wanted to learn. Americans did not implant the desire in their breasts. It was already there in 1896 and it will remain there forever.

You may be interested to know that the Filippine people through proper taxation have met all of the bills to run the Philippine government from the beginning of American occupation to the present time. Not a single penny from the United States Treasury was used for the development of the country.

We have been taught in school never to shrink from the cause of liberty. We are, indeed, inspired by the words of Patrick Henry: "Give me liberty or give me death;" and the words of Nathan Hill: "The only thing I regret is that I have only one life to lose for my country." Inspired by these utterings and spurred by the declaration of your independence, the Filippines today are more zealous and more fervid in their peaceful pursuit for their national freedom. What man, no matter how humble or poor he may be, is not awakened when he hears the immortal words of Jefferson: "We hold these truths to be self-evident: that all men are created equal; that they are endowed by their creator with certain inalienable rights; that among these are life, liberty and the pursuit of happiness; that to secure these rights governments are instituted among men, deriving their just power from the consent of the governed?" "Who will deny the truth and the universality of the principles laid down by the colonists: Let it be remembered that it has ever been the pride and boast in the American, that the rights for which we contended were the rights of human nature."

So, ladies and gentlemen, when you hear a cry from a far distant country, a plea of a nation, whose traditions and culture are entirely different from yours, I hope you will tarry a moment and think of the days when Washington with scarcely a majority of the colonists went out and chased the Britishers away from your shores.

During the last thirty years of the Philippine-American relations, a great deal of harm has been done by some of the interested groups in this country who misrepresent the true conditions of the Philippines. Early in 1924 the American Chamber of Commerce in Manila started a vigorous campaign against Philippine independence. In order to educate their own nationals at home and thereby creating a decided public opinion for

anti-independence, they made their glowing appeal in the following manner:

- 1. No unconditional promise of independence has ever been made (to the Filippinos) even in the preamble to the Jones bill.
- 2. We are here by right, we are here by conquest, and we have a title by conquest and a title by purchase.
- 3. We are here as possessors, and we are here as sovereigns; we are here as owners and controllers of absolute sovereignty.
- 4. The Philippines are larger than New England and Pennsylvania combined. They are United States territory (and are) inalienable by Congress.

To my mind, the Philippine independence is not any more a question of capacity and preparedness, but rather a question of time. In the quite lengthy report of the Wood-Forbes mission which contained the recommendation for further retention of the Philippines, there is not a single statement made that may be intelligently construed to prove the incapacity of the Filippinos for self-government. If the words of the United States Congress which have repeatedly promised our independence as soon as stable government is established therein is still pending, then from the light of the Wood-Forbes report, the Philippines should have the right of independence. And I solemnly appeal to the next highest body of representatives of the American nation, the assembly of the great commonwealth of Iowa, to do all that is within its power to help hasten the day when the family of nations will say: "America! Well done, welcome thou my faithful servant;" and to the Filippinos: "Honorably have you served your master, and honorably shall you serve Humanity."

Lastly, let me reiterate my simple but hearty gratitude for this opportunity of bringing the message of the twelve million people in the Philippines to the people of this state, and to Assemblyman Kennedy. Let me especially thank him for making possible this occasion this morning.

I thank you.

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, JANUARY 28, 1927.

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

Prayer was offered by Rev. M. E. Nethercut, pastor of the Methodist church, Bloomfield.

Journal of January 27th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Berry of Monroe for today and tomorrow on request of Hale of Howard.

PETITIONS

Vaughn of Ringgold presented a petition from members of Clearfield Farmers Union No. 707, opposing the proposed bond issue for hard surfacing of roads.

Referred to committee on roads and highways.

Hempel of Clayton presented a petition from a resident of Clayton county, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Torgeson of Worth presented a petition from citizens of Worth county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Mathews of Des Moines presented a petition from citizens of Burlington, Iowa, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Wilson of Tama presented a petition from citizens of Tama county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Allen of Pocahontas presented a petition from citizens of Fonda, Iowa, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Lichty of Black Hawk presented a petition from voters of Black Hawk county, urging an amendment to the present Bovine Tuberculosis Law.

Referred to committee on animal industry.

Edge of Jasper moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

REPORT OF COMMITTEE

King of Clay, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 13, a bill for an act to amend the law as it appears in chapter three hundred fifty-three (353), section seventy-four hundred twenty-eight (7428), of the Code, 1924, relating to straightening creek or river, beg leave to report they have had the same under consideration and have instructed me to report 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 section one (1), line five (5), the word and figures "fifty" (50), and inserting in lieu thereof the following: "thirty-five (35)".

J. A. KING, Chairman.

Report adopted.

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

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

Name	Miles	Amount
Saunders, W. E. G(Additional)	22	\$ 2.20
Nagle, Lee	. 125	12.50

Respectfully submitted,

JOHN H. AIKEN. JOHN EDEN. S. A. BARNES.

The supplementary report was read for the information of the House.

On motion of Aiken of Ida the report was adopted.

COMMITTEE REPORT ADOPTED

The report of the committee on assignment of committee rooms, found in the Journal of January 20th, was taken up for consideration.

On motion of Simmer of Wapello the report was adopted.

SENATE CONCURRENT RESOLUTION NO. 9

Walrod of Clinton called up Senate Concurrent Resolution No. 9, found in the House journal of January 27th, memorializing the Congress of the United States to adopt an adequate tariff schedule on molasses imported for the manufacturing of industrial alcohol.

On motion of Mr. Walrod the House concurred in the Senate concurrent resolution.

INTRODUCTION OF BILLS

House File No. 65, by Cole of Delaware, a bill for an act to encourage horse and mule 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 time and referred to committee on animal industry.

House File No. 66, by Heald of Chickasaw, a bill for an act to amend section forty-eight hundred nineteen (4819) of the code, 1924, relating to the destruction of weeds on public highways.

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

House File No. 67, by Martin of Jackson, a bill for an act relating to the manner and method of computing taxes against mortgaged real estate.



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

House File No. 68, by Ontjes of Grundy, a bill for an act to amend the law as it appears in section eleven thousand seven hundred ninety-nine (11799) of the Code, 1924, relating to the protection of junior liens.

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

House File No. 69, by Reimers of Lyon, a bill for an act to amend section fifty-eight hundred sixty-three (5863) of the Code, 1924, relating to the county tax for library contract purposes.

Read first and second times and referred to committee on public libraries.

House File No. 70, by Reimers of Lyon, a bill for an act to repeal section five thousand eight hundred fifty-nine (5859) of the Code, 1924, and to enact a substitute therefor, providing that boards of supervisors may contract with free public libraries to establish county libraries.

Read first and second times and referred to committee on public libraries.

House File No. 71, by Reimers of Lyon, a bill for an act to amend section sixty-two hundred eleven (6211) of the Code, 1924, by striking therefrom subdivision twenty (20) and enacting a substitute therefor, relating to the library building fund.

Read first and second times and referred to committee on public libraries.

House File No. 72 by Hollis of Black Hawk, a bill for an act to amend, revise, and codify sections forty-six hundred eighty-seven (4687) to forty-seven hundred six (4706), inclusive, section forty-seven hundred eight (4708), section forty-seven hundred twelve (4712), section forty-seven hundred eighteen (4718), section forty-seven hundred nineteen (4719), sections forty-seven hundred twenty-seven (4727) to forty-seven hundred thirty-eight (4738), inclusive, section forty-seven hundred forty-one (4741), section forty-seven hundred forty-four (4744), section forty-seven hundred fifty-five (4755), and section five thousand one (5001) of the code,



1924, and chapter one hundred fourteen (114) of the laws of the forty-first general assembly, and to amend section five thousand two (5002) of the code, 1924, relative to the primary road system and the primary road fund, to transfer the control of the primary roads to the state, to empower the state to construct and maintain the primary road system, to do away with special assessments for paving primary roads, to refund for such assessments heretofore levied, and to do away with the area basis for allotting primary road funds among the counties.

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

HOUSE CONCURRENT RESOLUTION NO. 3

Ontjes of Grundy offered the following concurrent resolution:

Whereas, The vast interior of the United States is without water transportation or direct access to the oceans and as there reside in this area about 40,000,000 people, who make their livelihood directly or indirectly out of the basic industry agriculture, and the increase transportation costs to world markets from the mid continent have had serious results to agriculture, affecting this section from 6c to 18c per bushel upon grain and which has not been accompanied by similar increases in many agricultural countries, which compete with ours, because they possess greatly accessibility to sea board, and sea rates in such countries are about the same as before the War, and,

Whereas, Nature by providing the Mississippi River and the St. Lawrence River has done much towards providing the interior of the United with access to the Sea, and as the construction of a ship way of sufficient depth to admit ocean shipping from the Atlantic to the Great Lakes and the improvement of the Mississippi for water transportation would lessen the economical handicaps of adverse transportation costs from the vast area in the interior of this continent and as the price levels of grain in this area would be thereby increased accordingly and as other commodities and industries of the interior would be likewise benefited by the construction of such water ways, and,

Whereas, The American Commission of which Honorable Herbert Hoover is Chairman, has made exhaustive study and investigation of the practicability of the construction of the St. Lawrence water way and of the benefits to flow therefrom and as such benefits would many times exceed the cost thereof and construction of such water way has been recommended by the American Commission now, therefore,

Be It Resolved by the House of Representatives, the Senate concurring: That the Legislature of the State of Iowa in regular session assembled hereby heartily approve the plan and project for the construction of a deep St. Lawrence river water way and the improvement of the Mississippi River and hereby requests the Senators and Congressmen from this



State to use their best efforts and endeavors to bring about the immediate passage of the necessary legislation for the construction of the St. Lawrence water way and for the improvement of the Mississippi water way; that a copy of this resolution be sent to each of the Senators and Congressmen of this State and to Honorable Herbert Hoover as Chairman of the American Commission and to the Legislatures of the interior states now in session.

Laid over under Rule 34.

HON. C. V. FINDLAY ADDRESSES THE HOUSE

Rutledge of Webster moved that Hon. C. V. Findlay, former member of the House of Representatives from Webster county in the Thirty-seventh and Thirty-eighth General Assemblies, and at present Mayor of Fort Dodge, be invited to address the House at this time.

Motion prevailed and Mr. Findlay was escorted to the Speaker's station where he briefly addressed 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. 17, a bill for an act relating to the expenses of the officers and employees of the state budget department.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 27, a bill for an act relating to the preparation and printing of codes.

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 procedure in an action for forcible entry and detention.

Also, 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 declaring the specific duties of peace officers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:



Senate File No. 31, a bill for an act relating to the dieting, lodging, and care of prisoners.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 40, a bill for an act relating to garnishment and to provide for notice of the filing of and trial on pleadings controverting the answer of garnishees.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 17, a bill for an act to amend sections 319 (three hundred nineteen) and 350 (three hundred fifty) of the code relating to the expenses of the officers and employees of the state budget department.

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

Senate File No. 27, a bill for an act to amend section 168 (one hundred sixty-eight) of the code, and to repeal section 170 (one hundred seventy) of the code, and to enact a substitute therefor relating to the preparation and printing of codes.

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

Senate File No. 29, a bill for an act to amend chapter 519 (five hundred nineteen) of the code relating to procedure in an action for forcible entry and detention.

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

Senate File No. 30, a bill for an act to repeal section 5181 (fifty-one hundred eighty-one) of the code and to enact a substitute therefor, declaring the specific duties of peace officers.

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

Senate File No. 31, a bill for an act to repeal section 5248 (fifty-two hundred forty-eight) of the code relating to the dieting, lodging, and care of prisoners.

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



Senate File No. 40, a bill for an act to amend chapter 513 (five hundred thirteen) of the code, relating to garnishment and to provide for notice of the filing of and trial on, pleadings controverting the answer of garnishees.

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

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, JANUARUY 29, 1927.

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

Prayer was offered by Rev. W. D. Johnson, pastor of the First Presbyterian church, Oskaloosa.

Journal of January 28th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Eckles of Butler for the day on request of Lichty of Blackhawk; McIlrath of Poweshiek for the day on request of Rutledge of Webster; Ontjes of Grundy for the day on request of Knutson of Cerro Gordo; Simmer of Wapello for the day on request of Blackford of Van Buren; Hubbard of Pottawattamie for the day on request of Kent of Lucas; Huff of Cass for the day on request of Aiken of Ida; Roberts of Adair for the day on request of Haney of Mills; Johnson of Marion for the day on request of Knudson of Hamilton; Allen of Pocahontas for the day on request of Patterson of Kossuth; Maxfield of Marshall for the day on request of Johnson of Keokuk; Nagle of Johnson for the day on request of Ryder of Dubuque; Greene of Pottawattamie for the day on request of Stepanek of Linn; Bush of Cherokee for the day on request of Held of Plymouth; Hollingsworth of Boone for the day on request of Stepanek of Linn; Wagner of Scott for the day on request of Hansen of Scott; Krouse of Wayne for the day on request of Christophel of Bremer.

PETITIONS

Truax of Buchanan presented a petition from citizens of Buchanan county, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Springer of Decatur presented a petition from the citizens of Hamilton township, Decatur county, opposing House File No. 72.

Referred to committee on roads and highways.

Elliott of Polk presented a petition from citizens of Des Moines, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health. .

Hanson of Winnebago presented a petition from barbers of Lake Mills, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Hollis of Black Hawk presented a petition from citizens of Black Hawk county, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Ratliff of Henry presented a resolution from the Farmers Legislative Council of Henry county, favoring House Files Nos. 1 and 9; and opposing the proposed bond issue for hard surfacing of roads; also, the issuing of Tax Exempt Securities.

Referred to committee on banks and banking.

Hanson of Winnebago presented a petition from citizens of the town of Lake Mills, Winnebago county, Iowa, asking that more equitable division of the license fees collected from automobiles, and the tax on the sale of gasoline might be made with the cities and towns of the state of Iowa.

Referred to committee on roads and highways.

On request of Lovrien of Humboldt, unanimous consent having been obtained, House File No. 42, was withdrawn from the committee on cities and towns, and rereferred to the committee on banks and banking.

Quirk of Sac moved that the chief clerk be authorized to print one thousand copies of the list showing the salaries paid officers, instructors, and employees of the State Educational Institutions.

Motion prevailed.

REPORT OF COMMITTEE

Lovrien of Humboldt, 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. 20, a bill for an act for the relief of the grantees



of C. B. Churchill and John Sullivan and for the purpose of having a patent issued in the name of Luther Taylor and Nellie Sims Taylor for a certain tract of land, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 73, by Ickis of Union, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the code, 1924, relative to closed season for pinnated grouse or prairie chicken.

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

House File No. 74, by Prichard of Woodbury, a bill for an act to create a Board of Architectural Examiners, prescribing its duties, providing for the examination and registration of architects, the issuing or revoking of certificates of registration, and prescribing penalties for violation of this act.

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

House File No. 75, by Rice of Appanoose, a bill for an act to amend section sixty-nine hundred forty-four (6944) of the code, 1924, relating to the exemption of property from taxation.

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

House File No. 76, by Walrod of Clinton, a bill for an act to repeal section sixty-two hundred seventy-seven (6277) of the code, 1924, and to enact a substitute therefor, relating to the record and filing of city or town plats, and to adjust said records in accordance with the substitute herein enacted.

Read first and second times and referred to committee on cities and towns.

House File No. 77, by committee on judiciary No. 2, a bill for an act to amend chapter 160 (one hundred sixty), acts 41 (forty-first) general assembly, relating to corporations which are delinquent in the making of reports.

Read first and second times and passed on file.

House File No. 78 by committee on judiciary No. 2, a bill for an act to amend section 4559 (forty-five hundred fifty-nine) of the code relative to the audit of claims.

Read first and second times and passed on file.

House File No. 79, by committee on judiciary No. 2, a bill for an act to amend chapter 20 (twenty), acts 41 (forty-first) general assembly relating to the distribution of public documents.

Read first and second times and passed on file.

House File No. 80, by committee on judiciary No. 2, a bill for an act to amend section 1117 (eleven hundred seventeen) of the code relating to removal of city and town officers.

Read first and second times and passed on file.

House File No. 81, by committee on judiciary No. 2, a bill for an act to repeal section 7399 (seventy-three hundred nintey-nine) of the code.

Read first and second times and passed on file.

House File No. 83, by committee on judiciary No. 2, a bill for an act to amend section 10220 (ten thousand two hundred twenty) of the code relative to escheated lands.

Read first and second times and passed on file.

House File No. 82, by committee on judiciary No. 2, a bill for an act to prohibit the possession or control of machine guns and machine and automatic rifles, to prohibit any person from assisting another in obtaining possession of such gun or rifle, to determine and fix the punishment for a violation of such prohibition; to declare certain exceptions, to authorize the destruction of such guns or rifles, and to prescribe in part the substance of the indictment or information in such cases and the evidence by which it may be sustained.

Read first and second times and passed on file.

House File No. 84, by committee on judiciary No. 2, a bill for an act to amend section 3 (three), chapter 120 (one hundred twenty), acts 41 (forty-first) general assembly, relating to the assessment of cost in sewer proceedings.



Read first and second times and passed on file.

House File No. 85, by committee on judiciary No. 2, a bill for an act to amend chapter five hundred forty-nine (549) of the code, 1924, relating to receivers, by adding thereto a provision for examination of persons suspected of having taken wrongful possession of the effects of any person, corporation or partnership in receivership, and providing for enforcement of orders connected therewith.

Read first and second times and passed on file.

House File No. 86, by committee on judiciary No. 2, a bill for an act to amend section twelve thousand seven hundred twenty-six (12726) of the code, relating to the amount of bond in assignments for the benefit of creditors.

Read first and second times and passed on file.

House File No. 87, by committee on judiciary No. 2, a bill for an act to repeal section 8609 (eighty-six hundred nine) of the code relating to the payment of salaries for certain state officers and employees.

Read first and second times and passed on file.

House File No. 88, by committee on judiciary No. 2, a bill for an act to amend section 16 (sixteen) of chapter 27 (twenty-seven) of the Acts 41 (forty-first) General Assembly relating to certificates of nomination.

Read first and second times and passed on file.

House File No. 89, by committee on judiciary No. 2, a bill for an act to amend section 1215 (twelve hundred fifteen) of the code relative to the administration of oaths, and to legalize the acts of the clerk and deputy clerk of the supreme court in administering oaths.

Read first and second times and passed on file.

House File No. 90, by committee on judiciary No. 2, a bill for an act to repeal section 4532 (forty-five hundred thirty-two) of the code relating to the approval of bonds.

Read first and second times and passed on file.

House File No. 91, by committee on judiciary No. 2, a bill for



an act to repeal sections 180 (one hundred eighty) and 214 (two hundred fourteen) of the code and to enact a substitute therefor, relating to the state printing board and to the superintendent of printing.

Read first and second times and passed on file.

House File No. 92, by committee on judiciary No. 2, a bill for an act to amend section 9 (nine) of chapter 27 (twenty-seven), Acts 41 (forty-first) General Assembly relating to withdrawals by candidates of nominations.

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 adopted the report of joint committee on rules amending Joint Rule No. 1, and has adopted the rules of the 41st General Assembly, as amended, as the rules of the 42nd General Assembly.

Also, 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 the method of the removal of commissioner of public docks.

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 relating to the filing of reports by municipal officers.

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 to require propositions for the appropriations of money for bridges to be submitted to the voters in certain cases.

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 relating to the condemnation of land for highway purposes.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 3, a bill for an act to amend the law as it appears in section fifty-nine hundred one (5901) of the Code, 1924,



relating to the method of the removal of commissioners of public docks in cities and towns where a department of public docks has been established.

Read first and second times and referred to committee on cities and towns.

Senate File No. 41, a bill for an act to amend chapter 117 (one hundred seventeen), acts of the 41 (forty-first) general assembly, and sections 6324 (sixty-three hundred twenty-four) and 6582 (sixty-five hundred eighty-two) of the code, relating to the filing of reports by municipal officers.

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

Senate File No. 49, a bill for an act to require propositions for the appropriations of money for bridges to be submitted to the voters in certain cases.

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

Senate File No. 55, a bill for an act to amend section 4611 (forty-six hundred eleven) of the code relating to the condemnation of land for highway purposes.

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

REPORT OF JOINT COMMITTEE ON RULES

MR. PRESIDENT: Your joint committee on rules begs leave to make the following substitute report:

AMENDMENT TO RULE No. 1

Amend rule No. 1, joint rules of the Senate and House, by adding after the period at the end of the first paragraph the following: "The motions to lay on the table or to postpone indefinitely shall never be employed in respect to the motions to recede from or insist upon, nor to amendments to bills which have passed both Houses."

We also recommend that the rules of the 41st General Assembly, as amended, be adopted as the rules of the 42d General Assembly.

GEO. F. SLEMMONS, Chairman of the Joint Committee.

Passed on file.



MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: I move to reconsider the vote by which Senate File No. 94 passed the House.

C. G. COLE.

AMENDMENT FILED

Oliver of Monona filed the following amendment to the committee amendment to House File No. 13:

Amend the committee amendment to House File No. 13 by striking from the last line thereof the word and figures "thirty-five" (35), and inserting in lieu thereof the word and figures "forty-five" (45)".

On motion of Oliver of Monona the House adjourned until 10:00 a.m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, JANUARY 31, 1927.

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

Prayer was offered by Col. J. F. Baker of Des Moines.

Journal of January 29th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Torgeson of Worth for Monday and Tuesday, on request of Truax of Buchanan; Barnes of Wright for the day, on request of J. P. Kennedy of Lee; Quirk of Sac for the day, on request of King of Clay. Crozier of Mahaska for the day, on request of Ratliff of Henry; Grimwood of Jones indefinitely, on request of Rust of Franklin.

The special committee appointed to investigate banking conditions, consisting of Cole of Delaware, Hill of Floyd, and Wolfe of Linn were, on request of Johnson of Dickinson, excused indefinitely.

PETITIONS

Laughlin of Fremont presented a petition from citizens of Tabor, Iowa, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Johnson of Keokuk presented a petition from citizens of Keokuk county, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Martin of Jackson presented a petition from citizens of Maquoketa, Iowa, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.



RESIGNATION OF BILL CLERK

The resignation of Andrew Freeman, bill clerk, was received, same to be effective as of this date. On motion of Knutson of Cerro Gordo Eddie E. Blegelid was elected to fill the vacancy.

PROOF OF PUBLICATION ON SENATE FILE NO. 7

The official proof of publication on Senate File No. 7, a bill for an act to legalize the proceedings of the town council of Dewitt, Iowa, with respect to the granting of a franchise to the Dewitt Telephone Company, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

REPORT OF COMMITTEE

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 46, 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 do pass.

C. A. Hollis, Chairman.

Report adopted.

HOUSE CONCURRENT RESOLUTION NO. 3 CONSIDERED

House Concurrent Resolution No. 3, by Ontjes of Grundy, offered January 28th and found in the Journal of that date, was taken up for consideration.

On motion of Mr. Ontjes the concurrent resolution was adopted.

REPORT OF JOINT COMMITTEE ON RULES ADOPTED

The report of the joint committee on rules, found in the House Journal of January 29th, was taken up for consideration.

On motion of Mathews of Des Moines the report of the committee was adopted.

INTRODUCTION OF BILLS

House File No. 93, by Bixler of Adams, a bill for an act to

permit the enrollment of certain pupils in the eleventh grade of an accredited school on passing an examination therefor.

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

House File No. 94, by Blythe of Iowa, a bill for an act to amend chapter three hundred fifty-eight (358) of the Code, 1924, relating to the management of drainage or levee districts.

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

House File No. 95, by Lichty of Black Hawk, a bill for an act to amend section fifty-two hundred twenty-nine (5229) of the code, 1924, as amended by chapter one hundred one (101), acts of the forty-first (41) general assembly, relating to the salary of assistant county attorneys.

Read first and second times and referred to committee on compensation of public officers.

House File No. 96, by Rutledge of Webster, a bill for an act to repeal section five thousand thirty (5030) of the Code, 1924, and to enact a substitute therefor, relating to speed of motor vehicles in cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 97, by Thomas of Audubon, a bill for an act to amend the law as it appears in sections forty-eight hundred sixty-eight (4868), forty-eight hundred seventy-five (4875), forty-nine hundred one (4901), forty-nine hundred five (4905), forty-nine hundred twenty-nine (4929), and forty-nine hundred thirty-one (4931), of the Code, 1924, relating to the time of registering of motor vehicles.

Read first and second times and referred to committee on motor vehicles.

House File No. 98, by Thompson of Fayette, a bill for an act to amend section eighteen hundred twenty-nine (1829) of the code, 1924, relative to partition fences.

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



House File No. 99, by Venard of Sioux, a bill for an act to amend sections eleven thousand four hundred sixty-nine (11469) and thirteen thousand eight hundred thirty-six (13836) of the code, and to amend, revise, and codify sections eleven thousand four hundred seventy-one (11471), thirteen thousand eight hundred thirty-nine (13839), and thirteen thousand eight hundred forty-one (13841) of the code, relating to the selection of trial juries and to provide for the selection of substitute jurors for jurors who become incapacitated.

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

House File No. 100, by Wamstad of Mitchell, a bill for an act to amend the law as it appears in section thirteen thousand twenty-nine (13029) of the Code, 1924, relating to embezzlement of funds received by a public officer.

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

House File No. 101, by Wamstad of Mitchell, a bill for an act to amend sections eight hundred eighty-seven (887) and eight hundred ninety-two (892) of the code, 1924, relating to double election boards.

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

House File No. 102, by Wamstad of Mitchell, a bill for an act to amend section thirteen thousand three hundred seven (13307) of the code, 1924, relative to false assumption as an officer.

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

House File No. 103, by Cole of Delaware, a bill for an act to prevent the introduction into and dissemination within this state of insect pests and diseases injurious to plants and plant products of this state, to create the office of state entomologist within the state department of agriculture, and to prescribe its powers and duties, and provide penalties for the violation thereof, and to repeal chapter two hundred and one (201) of Title XII of the code relating to the state entomologist.

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



CONSIDERATION OF BILLS

House File No. 22, a bill for an act to amend the law as it appears in section two thousand nine hundred twenty-six (2926) of chapter one hundred thirty-eight (138) of the Code, 1924, relating to the time for holding the annual meeting and election of officers of Farm Aid Associations, with report of committee recommending passage, was taken up for consideration.

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 of Ida Akin of Carroll Allen Allen Anderson Bair Bauer Bauer Hanson Berry Harrison Bixler Hattendo Blackford Blackford Blackford Blythe Buchmiller Bush Charlton Cole of Harrison Craig Crone Crone Eddes Eden Edden Elliott Fleming Forsling Gilmore Greene Green Green Green Harrison Harrison Heald Held Held Held Hollings Hollings Hollings Lokis Eden Istad Johnson Keokur Johnson Marion	Kennedy, W. Kent King Kline Knudson Knutson Knutson Krouse Laughlin Lichty Lovrien McCaulley Worth McIlrath McIntosh McMillan Mathews Maxfield Miller of She Nagle of Nelson Ison Oliver Of Ontjes k Patterson of Pattison	S. Ratliff Reimers Roberts Rust Rust Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Troup Truax Vaughn
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The nays were, none.

Absent or not voting:

Barnes	Hansen	Martin	Rice
Cole of Delaware	Hill	O'Donnell	Torgeson
Crozier	Huff	Quirk	Wolfe-13
Grimwood			

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. House File No. 13, a bill for an act to amend the law as it appears in chapter three hundred fifty-three (353), section seventy-four hundred twenty-eight (7428), of the Code, 1924, relating to straightening creek or river, with report of committee recommending amendment and passage, as found in the Journal of January 28th, was taken up for consideration.

The following amendment filed by Oliver of Monona was taken up for consideration:

Amend the committee amendment to House File No. 13 by striking from the last line thereof the words and figures "thirty-five (35)," and in serting in lieu thereof the word and figures "forty-five (45)".

On motion of Mr. Oliver the amendment to the committee amendment was adopted.

On motion of Kent of Lucas the committee amendment, as amended, was adopted.

Hubbard of Pottawattamie moved the previous question.

Motion prevailed.

Kent of Lucas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Griswold

Aiken of Ida Hager Kent Akin of Carroll Hagglund King Knudson Allen Hale Anderson Harrison Knutson Krouse Bauer Heald Laughlin Berry Held Lichty Bixler Hempel Blythe Hines Lovrien Bush Hollingsworth McIlrath McIntosh Charlton Hollis McMillan Christophel Hopkins Cole of Harrison Hubbard Martin Craig Hunt Maxfield Miller of Shelby Crone Ickis Eckles Nagle Istad Nelson Eden Johnson of Dickinson Oliver Edge Ontjes Johnson of Elliott Patterson Fleming Keckuk Kennedy, J. P. Kennedy, W. S. Prichard Gilmore Ratliff Greene

Saunders Simmer Smith Springer Stepanek Thomas Thompson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Mr. Speaker-83

Reimers

Roberts

Rice

Rust

Ryder

The nays were:

Bair Hanson Kline Pattison
Blackford Hattendorf McCaulley Rutledge—12
Buchmiller Johnson of Mathews
Forsling Marion

Absent or not voting:

Barnes Grimwood Hill Quirk
Cole of Delaware Haney Huff Torgeson
Crozier Hansen O'Donnell Wolfe—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. 20, a bill for an act for the relief of the grantees of C. B. Churchill and John Sullivan and for the purpose of having a patent issued in the name of Luther Taylor and Nellie Sims Taylor for a certain tract of land, 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.

On the question "Shall the bill pass?"

The ayes were:

Kennedy, J. P. Kennedy, W. S. Aiken of Ida Griswold Patterson Akin of Carroll Hager Pattison Allen Hagglund Kent Prichard Anderson Hale King Ratliff Bair Haney Kline Reimers Berry Hanson Knudson Roberts Harrison Bixler Knutson Ryder Hattendorf Blackford Krouse Saunders Blythe Held Laughlin Simmer Buchmiller Hempel Lichty Smith Bush Hines Lovrien Springer Charlton Hollingsworth McCaulley Stepanek Hollis McIlrath Thomas Christophel Hopkins McIntosh Thompson Craig McMillan Crone Hubbard Troup Eckles Hunt Martin Truax Eden Istad Mathews Vaughn Edge Johnson of Maxfield Venard Miller of Shelby Wagner Elliott Dickinson Walrod Fleming Johnson of Nagle Wamstad Forsling Keckuk Nelson Gilmore Johnson of Oliver Wilson Mr. Speaker-89 Greene Marion Ontjes

The nays were, none.

Absent or not voting:

Barnes	Grimwood	Ickis	Rust
Bauer	Hansen	O'Donnell	Rutledge
Cole of Delaware	Heald	Quirk	Torgeson
Cole of Harrison		Rice	Wolfe-18
Crozier	Huff		

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

On motion of McIlrath of Poweshiek the House adjourned until 10:00 a.m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 1, 1927.

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

Prayer was offered by Rev. Arthur Bottom, pastor of the M. E. church of Ocheyedan.

Journal of January 31st corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hagglund of Page for the day on request of Wagner of Scott; Saunders of Palo Alto for the day on request of Forsling of Woodbury.

PETITIONS

Lichty of Black Hawk presented a petition from citizens of Black Hawk county, protesting against the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Christophel of Bremer presented a petition from citizens of Bremer county, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Thompson of Fayette presented a petition from a citizen of Oelwein, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Nelson of Hancock presented a petition from Directors and Officers of the State Savings Bank, Woden, favoring a guaranteed deposit law.

Referred to committee on banks and banking.

McIlrath of Poweshiek presented a petition from citizens of Poweshiek county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Hollingsworth of Boone presented a petition from Farm Bureau of Boone county, favoring House File No. 67.

Referred to committee on ways and means.

Heald of Chickasaw, presented a petition from Farm Bureau of Chickasaw county, opposing the proposed bond issue for hard surfacing of roads; also favoring House File No. 67.

Referred to committee on roads and highways.

Istad of Winneshiek presented a petition from citizens of Calmar and vicinity, proposing that primary roads within cities and towns should be built and maintained out of primary road funds and secondary roads out of county road funds, and asking an equitable distribution of the gas tax for cities and towns.

Referred to committee on roads and highways.

Akin of Carroll presented a petition from residents of Carroll county, favoring a state income tax law; also opposing the proposed bond issue.

Referred to committee on roads and highways.

Elliott of Polk presented a petition from citizens of Des Moines, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Hale of Howard presented a petition from citizens of Cresco, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Forsling and Prichard of Woodbury presented a petition from citizens of Sioux City and Cherokee favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.



Johnson of Marion presented a petition from citizens of Pella, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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 Joint Resolution No. 2.

FRED R. BLYTHE, Chairman House Committee.
DENVER L. WILSON, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES.

Thomas of Audubon, 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. 41, a bill for an act to amend chapter thirty-five (35) of the Code relating to elections, to regulate the manner of electing township trustees and township clerks, and to define their qualifications, beg leave to report they have had 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. B. THOMAS, Chairman.

Report adopted.

Thomas of Audubon, 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. 54, a bill for an act to amend the law as it appears in section forty-seven hundred eighty-nine (4789) of the Code, 1924, relating to poll tax lists, beg leave to report they have had 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. B. THOMAS, Chairman.

Report adopted.

Ratliff of Henry, 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. 3, a bill for an act to amend the law as it appears in section fifty-five hundred seventy-three (5573) of the Code, 1924, relating to compensation of assessors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

King of Clay, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 8, a bill for an act to amend the law as it appears in section seventy-four hundred eighty-nine (7489) of the Code, 1924, so as to provide for the return of excess assessments of cost of constructing main ditches in drainage districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By adding to section 1 the following:

"Also by striking from lines 12 and 13 the words 'shall be, and hereby are, authorized and directed to' and inserting in lieu thereof the following: 'may direct the'; and also by inserting between the words 'laterals' and 'by' in line 19 the following 'as they may deem advisable'".

Also amend by striking out all of section 2.

J. A. KING, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 55, a bill for an act to amend section forty-six hundred eleven (4611) of the code, 1924, relating to the condemnation of land for highway purposes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: House Joint Resolution No. 2.

INTRODUCTION OF BILLS

House File No. 104, by Hattendorf of Osceola, a bill for an act to amend the law as it appears in section fifty-five hundred seventy-two (5572) of the code, 1924, relating to the compensation of township officers.

Read first and second times and referred to committee on compensation of public officers.

House File No. 105, by Kline of Davis, a bill for an act to amend section ninety-two hundred forty-two (9242) of the code, 1924, relative to the appointment, in certain cases, of a receiver for a closed bank.

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

House File No. 106, by Martin and Ontjes, a bill for an act to repeal Section twenty-six hundred ninety-four (2694) of the Code, 1924, as amended by chapter fifty-four (54), acts of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the enrollment of counties under the accredited area plan for the eradication of bovine tuberculosis; and to repeal sections twenty-six hundred eighty-three (2683) and twenty-six hundred eighty-four (2684) of the code, 1924, relating to the establishment or enrollment of a county under the county area plan; and to repeal section twenty-six hundred seventy-one (2671) of the code, 1924, as amended by chapter fifty-five (55) of the laws of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the amount of indemnity to be paid to the owner of breeding animals that are slaughtered following any tuberculin test; and to amend chapter one hundred twenty-nine (129) of the code, 1924, as amended, relating to the eradication of bovine tuberculosis; and to amend sections twenty-six hundred ninety-seven (2697) and twenty-six hundred ninety-eight (2698) of the code, 1924, relating to the eradication of bovine tuberculosis; and to amend section twenty-six hundred sixty-nine (2669) of the code, 1924, relating to the use of animals afflicted with tuberculosis, for breeding purposes; and to repeal section twenty-six hundred seventy (2670) of the code, 1924, relating to the forfeiture of the right to receive compensation or indemnity for cattle slaughtered under the tuberculosis statute; and to amend chapter one hun-



dred twenty-nine (129) of the code, 1924, as amended, relating to the eradication of bovine tuberculosis, and to repeal section six (6) of chapter fifty-four (54) of the laws of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the eradication of bovine tuberculosis.

Read first and second times and referred to committee on animal industry.

House File No. 107, by Ontjes of Grundy, a bill for an act to amend the law as it appears in section forty-two hundred twenty-three (4223) of the Code, 1924, relating to the filling of vacancies on school boards.

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

House File No. 108, by Reimers of Lyon, a bill for an act to repeal the law as it appears in section five hundred twenty-one (521) of the Code, 1924, and to enact a substitute therefor, and to amend the law as it appears in sections fifty-one hundred six (5106), fifty-one hundred seven (5107), fifty-one hundred ten (5110), and fifty-five hundred thirty-seven (5537) of the Code, 1924, relating to the terms of office and election of members of the board of supervisors and township trustees.

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

House File No. 109, by committee on judiciary No. 2, a bill for an act to amend section 4536 (forty-five hundred thirty-six) of the code relating to the state library commission.

Read first and second times and passed on file.

House File No. 110, by committee on judiciary No. 2, a bill for an act to amend section 4056 (four thousand fifty-six) of the code relating to the collection of charges certified to the county treasurer by the state entomologist.

Read first and second times and passed on file.

House File No. 111, by committee on judiciary No. 2, a bill for an act to amend section 10441 (ten thousand four hundred forty-one) of the code relating to returns of marriage.

Read first and second times and passed on file.



House File No. 112, by Nagle of Johnson, a bill for an act to create a commission for the reform of criminal procedure, to define its powers and to make an appropriation therefor.

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

Hunt of Louisa offered the following resolution:

RESOLUTION

Whereas, The Honorable E. L. McClurkin, a member of the Twentyninth, Thirtieth and Thirty-first General Assemblies from Louisa County, died February 7, 1923; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hunt of Louisa, J. F. Kennedy of Lee, and McIntosh of Muscatine.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Joint Resolution No. 1 relating to the appointment of a legislative committee to confer on the purchase or erection of a bridge across the Mississippi River at Dubuque.

Also, 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 to authorize the refund of excess money paid by any person for the purchase of a copy of the book of Annotations to the Code, and to make an appropriation therefor.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution No. 1, a resolution for the appointment of a committee, to be appointed by the Governor, to meet with committees from the States of Wisconsin and Illinois, for the purpose of conferring and making recommendations relative to the erection of a new bridge or the purchase of one of the toll bridges already built across the Mississippi River from Dubuque to the States of Wisconsin and Illinois, said bridge so erected or purchased, to be a free bridge.

Read first and second times and referred to committee on interstate bridges.

Senate File No. 80, a bill for an act to authorize the refund of excess money paid by any person for the purchase of a copy of the book of Annotations to the Code, and to make an appropriation therefor.

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

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Patterson of Kossuth, asked unanimous consent to have five hundred additional copies of House File No. 9 printed. Motion prevailed.

Knudson of Hamilton moved that Rule 63 be suspended for the day. Motion prevailed.

CONSIDERATION OF BILLS

House File No. 49, a bill for an act to amend section thirty (30) of the Code, 1924, relating to joint conventions of the General Assembly, 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?"

The ayes were:

Akin of Carroll	Buchmiller	Edge	Hansen
Allen	Bush	Elliott	Hanson
Anderson	Charlton	Fleming	Harrison
Bair	Christophel	Forsling	Hattendorf
Barnes	Cole of Harrison		Heald
Bauer	Craig	Greene	Held
Berry	Crone	Griswold	Hempel
Bixler	Crozier	Hager	Hines
Blackford	Eckles	Hale	Hollingsworth
Blythe	Eden	Haney	Hollis

Hopkins Kline Nagle Smith Hubbard Knudson Nelson Springer Knutson Oliver Stepanek Hunt Ickis Krouse Ontjes Thomas Laughlin Patterson Thompson Istad Johnson of Lichty Pattison Troup Truax Dickinson Lovrien Prichard McCaulley Quirk Vaughn Johnson of McIlrath Reimers Venard Keokuk McIntosh Rice Wagner Johnson of Marion McMillan Roberts Walrod Kennedy, J. P. Kennedy, W. S. Martin Rust Wamstad Rutledge Wilson Mathews Mr. Speaker-96 Maxfield Ryder Kent Miller of Shelby Simmer King

The nays were: None.

Absent or not voting:

Akin of Ida	Grimwood	Huff	Saunders,
Cole of Delaware	Hagglund	O'Donnell	Torgeson
	Hill	Ratliff	Wolfe-11

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

House File No. 77, a bill for an act to amend chapter 160 (one hundred sixty), acts 41 (forty-first) general assembly, relating to corporations which are delinquent in the making of reports, 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:

Aiken of Ida	Craig	Hanson	Johnson of
Akin of Carroll	Crone	Harrison	Dickinson
Allen	Crozier	Hattendorf	Johnson of
Anderson	Eckles	Heald	Keokuk
Bair	Eden	Held	Johnson of
Barnes	Edge	Hempel	Marion
Bauer	Elliott	Hines	Kennedy, J. P.
Berry	Fleming	Hollingsworth	Kennedy, W. S.
Bixler	Forsling	Hollis	Kent
Blackford	Gilmore	Hopkins	King
Blythe	Greene	Hubbard	Kline
Buchmiller	Griswold	Huff	Knudson
Bush	Hager	Hunt	Krouse
Charlton	Hale	Ickis	Laughlin
Christophel	Haney	Istad	Lichty
Cole of Harrison			Lovrien

Rutledge McCaulley Oliver Truax McIlrath Ontjes Ryder Vaughn McIntosh Patterson Simmer Venard McMillan Pattison Smith Wagner Walrod Mathews Prichard Springer Wamstad Maxfield Stepanek Quirk Miller of Shelby Wilson Reimers Thomas Rice Thompson Mr. Speaker-95 Nagle Roberts Nelson Troup

The nays were: None.

Absent or not voting:

Cole of Delaware	Hill	O'Donnell	Saunders
Grimwood	Knutson	Ratliff	Torgeson
Hagglund	Martin	Rust	Wolfe-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. 78, a bill for an act to amend section 4559 (forty-five hundred fifty-nine) of the code relative to the audit of claims, 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:

Akin of Carroll	Greene	Johnson of	Pattison
Allen	Griswold	Marion	Prichard
Anderson	Hager	Kennedy, J. P.	Quirk
Bair	Hale	Kennedy, W. S.	Reimers
Barnes	Haney	Kent	Rice
Bauer	Hansen	King	Roberts
Blackford	Hanson	Kline	Rust
Blythe	Harrison	Knudson	Rutledge
Buchmiller	Hattendorf	Knutson	Ryder
Bush	Heald	Krouse	Simmer
Charlton	Held	Laughlin	Smith
Christophel	Hempel	Lichty	Springer
Cole	Hines	Lovrien	Stepanek
of Harrison	Hollis	McCaulley	Thomas
Craig	Hopkins	McIlrath	Thompson
Crone	Hubbard	McIntosh	Troup
Crozier	Huff	McMillan	Truax
Eckles	Hunt	Mathews	Vaughn
Eden	Ickis	Maxfield	Venard
Edge	Istad	Miller of Shelby	Wagner
Elliott	Johnson of	Nagle	Walrod
Fleming	Dickinson	Nelson	Wamstad
Forsling	Johnson of	Ontjes	Wilson
Gilmore	Keokuk	Patterson	Mr. Speaker—92

The nays were:

Oliver-1

Absent or not voting:

Aiken of Ida Grimwood Martin Saunders
Berry Hagglund O'Donnell Torgeson
Bixler Hill Ratliff Wolfe—14
Cole of Delaware Hollingsworth

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

House File No. 79, a bill for an act to amend chapter 20 (twenty), acts 41 (forty-first) general assembly relating to the distribution of public documents, 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:

Akin of Carroll Griswold Johnson of Pattison Allen Hager Marion Prichard Kennedy, W. S. Anderson Hale Quirk Reimers Bair Haney Kent Barnes Hansen King Rice Bauer Hanson Kline Roberts Knudson Blackford Harrison Rust Hattendorf Blythe Knutson Rutledge Buchmiller Heald Krouse Ryder Bush Laughlin Simmer Held Charlton Hempel Lichty Smith Christophel Hines Lovrien Springer Cole of Harrison Hollingsworth McCaulley Stepanek Craig Hollis McIlrath Thomas Crone Hopkins McIntosh Thompson Crozier Hubbard McMillan Troup Eckles Huff Mathews Truax Eden Hunt Maxfield Vaughn Edge Miller of Shelby Ickis Venard Elliott Istad Nagle Wagner Fleming Johnson of Nelson Walrod Porsling Dickinson Oliver Wamstad Gilmore Johnson of Onties Wilson Mr. Speaker-93 Greene Keokuk Patterson

The nays were: None.

Absent or not voting:

Aiken of Ida Grimwood Martin Saunders
Berry Hagglund O'Donnell Torgeson
Bixler Hill Ratliff Wolfe—14

Cole of Delaware Kennedy, J. P.

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

House File No. 80, a bill for an act to amend section 1117 (eleven hundred seventeen) of the code relating to removal of city and town officers, was taken up for consideration.

Charlton 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:

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Prichard Hager Allen Hale Quirk Anderson Haney Reimers Kent Bair Hansen King Rice Barnes Roberts Hanson Kline Bauer Harrison Knudson Rust Berry Hattendorf Knutson Rutledge Bixler Heald Krouse Ryder Blackford Held Laughlin Simmer Blythe Hempel Lichty Smith Buchmiller Hines Lovrien Springer Bush Hollingsworth McCaulley Stepanek Charlton Hollis McIlrath Thomas Christophel Hopkins McIntosh Thompson Cole of Harrison Hubbard McMillan Troup Craig Huff Mathews Truax Crone Hunt Maxfield Vaughn Crozier Ickis Miller of Shelby Venard Eckles Istad Wagner Nagle Eden Johnson of Nelson Walrod Elliott Oliver Dickinson Wamstad Fleming Johnson of Onties Wilson Forsling Keokuk Mr. Speaker-95 Patterson Gilmore Johnson of Pattison Greene

The nays were: None.

Absent or not voting:

Griswold

Aiken of Ida Grimwood Martin Saunders
Cole of Delaware Hagglund O'Donnell Torgeson
Edge Hill Ratliff Wolfe—12

Marion

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 to repeal section 7399 (seventy-three hundred ninety-nine) of the code, 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:

Akin of Carroll	Griswold	Johnson of	Prichard
Allen	Hager	Marion	Quirk
Anderson	Hale	Kennedy, J. P.	Reimers
Bair	Haney	Kennedy, W. S.	Rice
Barnes	Hansen	Kent	Roberts
Bauer	Hanson	King	Rust
Berry	Harrison	Kline	Rutledge
Bixler	Hattendorf	Knudson	Ryder
Blythe	Heald	Knutson	Simmer
Buchmiller	Held	Krouse	Smith
Bush	Hempel .	Laughlin	Springer
Charlton	Hines	Lichty	Stepanek
Christophel	Hollingsworth	Lovrien	Thomas
Cole of Harrison	Hollis	McCaulley	Thompson
Craig	Hopkins	McIlrath	Troup
Crone	Hubbard	McIntosh	Truax
Crozier	Huff	McMillan	Vaughn
Eckles	Hunt	Mathews	Venard
Eden	Ickis	Maxfield	Wagner
Elliott	Istad	Nagle	Walrod
Fleming	Johnson of	Nelson	Wamstad
Forsling	Dickinson	Oliver	Wilson
Gilmore	Johnson of	Patterson	Mr. Speaker—92
Greene	Keokuk	Pattison	127

The nays were:

Blackford

Miller of Shelby-2

Absent or not voting:

Aiken of Ida	Hagglund	O'Donnell	Saunders
Cole of Delaware	Hill	Ontjes	Torgeson
Edge	Martin	Ratliff	Wolfe-13
Crimmand			

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

Lovrien of Humboldt offered the following amendment to the

title and moved its adoption:

Amend the title to House File No. 81 by adding thereto the following: "relating to defaults by county treasurers."

Amendment adopted and the title, as amended, was agreed to.

House File No. 82, a bill for an act to amend section 10220 (ten thousand two hundred twenty) of the code relative to escheated lands, 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:

Akin of Carroll Gilmore Johnson of Patterson Allen Greene Pattison Keokuk Anderson Griswold Johnson of Prichard Bair Hager Marion Quirk Kennedy, J. P. Kennedy, W. S. Barnes Hale Reimers Bauer Haney Rice Roberts Berry Hansen Kent King Bixler Hanson Rust Blackford Harrison Kline Rutledge Blythe Hattendorf Knudson Ryder Buchmiller Heald Krouse Smith Bush Held Laughlin Springer Charlton Lichty Hempel Stepanek Hines Lovrien Thomas Christophel Cole of Harrison Hollingsworth McCaulley Thompson Troup McIlrath Craig Hollis Crone Hopkins McIntosh Truax Crozier Hubbard Martin Vaughn Eckles Mathews Venard Hunt Eden Ickis Maxfield Wagner Miller of Shelby Istad Walrod Edge Wamstad Elliott Johnson of Nagle Wilson Fleming Dickinson Ontjes Forsling Mr. Speaker-91

The nays were: None.

Absent or not voting:

Aiken of Ida Hill Nelson Saunders
Cole of Delaware Huff O'Donnell Simmer
Grimwood Knutson Oliver Torgeson
Hagglund McMillan Ratliff Wolfe—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. 84, a bill for an act to amend section 3 (three),

chapter 120 (one hundred twenty), acts 41 (forty-first) general assembly, relating to the assessment of cost in sewer proceedings, 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:

Akin of Carroll	Gilmore	Johnson of	Prichard
Allen	Greene	Marion	Quirk
Anderson	Hager	Kennedy, W. S.	Reimers
Bair	Hale	Kent	Rice
Barnes	Haney	King	Roberts
Bauer	Hansen	Kline	Rust
Berry	Hanson	Knudson	Rutledge
Bixler	Harrison	Krouse	Ryder
Blackford	Hattendorf	Laughlin	Simmer
Blythe	Heald	Lichty	Smith
Buchmiller	Held	Lovrien	Springer
Bush	Hempel	McCaulley	Stepanek
Charlton	Hines	McIlrath	Thomas
Christophel	Hollingsworth	McIntosh	Thompson
Cole of Harrison	Hollis	McMillan	Troup
Craig	Hopkins	Mathews	Truax
Crone	Hubbard	Maxfield	Vaughn
Crozier	Huff .	Miller of Shelby	Venard
Eckles	Hunt	Nagle	Wagner
Eden	Ickis	Nelson	Walrod
Edge	Istad	Oliver	Wamstad
Elliott	Johnson of	Ontjes	Wilson
Fleming	Dickinson	Patterson	Mr. Speaker-93
Forsling	Johnson of Keokuk	Pattison	popular properties (Fig. 70.0)

The nays were: None.

Absent or not voting:

Aiken of Ida	Hagglund	Martin	Saunders
Cole of Delaware	Hill	O'Donnell	Torgeson
Grimwood	Kennedy, J. P.	Ratliff	Wolfe-14
Griswold	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. 85, a bill for an act to amend chapter five hundred forty-nine (549) of the code, 1924, relating to receivers, by adding thereto a provision for examination of persons suspected of having taken wrongful possession of the effects of any person, corporation or partnership in receivership, and providing for

enforcement of orders connected therewith, 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.

Lovrien of Humboldt moved to reconsider the vote by which House File No. 85 passed to its third reading.

Motion prevailed.

McCaulley of Calhoun offered the following amendment and moved its adoption:

Amend section two (2) by striking out the first three lines and inserting the following:

"Sec. 2. Converted assets—examination. The court or any judge thereof having direction or control of a receiver may, on its own motion, or on motion of the receiver, require any person suspected of having taken".

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:

Akin of Carroll Johnson of Griswold Allen Hager Hale Marion Kennedy, J. P. Anderson Kent Bair Haney King Barnes Hansen Kline Hanson Bauer Knudson Berry Harrison Blackford Hattendorf Kuntson Blythe Heald Krouse Buchmiller Laughlin Hempel Bush Hines Lichty Charlton Hollingsworth Lovrien Christophel Hollis McCaulley McIlrath Craig Hopkins Crone Hubbard McMillan Crozier Mathews Huff Eckles Hunt Maxfield Miller of Shelby Eden Ickis Edge Istad Nagle Johnson of Elliott Nelson Fleming Dickinson Oliver Johnson of Forsling Ontjes Gilmore Keokuk Patterson Greene Pattison

Prichard Quirk Reimers Rice Roberts Rust Rutledge Ryder Simmer Smith Springer Stepanek Thomas Thompson Troup Truax Vaughn Wagner Walrod Wamstad Wilson Mr. Speaker—90



The nays were:

McIntosh-1

Absent or not voting:

Aiken of Ida	Grimwood	Kennedy, W. S.	Saunders
Bixler	Hagglund	Martin	Torgeson
Cole of Delaware	Held	O'Donnell	Venard
Cole of Harrison	Hill	Ratliff	Wolfe-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. 86, a bill for an act to amend section twelve thousand seven hundred twenty-six (12726) of the code, relating to the amount of bond in assignments for the benefit of creditors, 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:

Akin of Carroll Allen Anderson Bair Barnes Bauer Berry Bixler	Greene Griswold Hager Hale Haney Hanson Harrison Hattendorf	Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent King Kline Knudson	Pattison Prichard Quirk Reimers Rice Rust Rutledge Ryder
Blackford	Heald	Krouse	Simmer
Blythe	Held	Laughlin	Smith
Buchmiller	Hempel	Lichty	Springer
Bush	Hines	Lovrien	Stepanek
Charlton	Hollingsworth	McCaulley	Thomas
Christophel	Hollis .	McIlrath	Thompson
Cole of Harrison	Hopkins	McIntosh	Troup
Craig	Hubbard	McMillan	Truax
Crone	Huff	Martin	Vaughn
Crozier	Hunt	Mathews	Wagner
Eckles	Ickis	Maxfield	Walrod
Eden	Istad	Miller of Shelby	Wamstad
Edge	Johnson of	Nagle	Wilson
Elliott	Dickinson	Nelson	Mr. Speaker-91
Fleming	Johnson of	Patterson	
Forsling Gilmore	Keokuk		18

The nays were: None.

Absent or not voting:

Aiken of Ida Hansen Oliver Saunders
Cole of Delaware Hill Ontjes Torgeson
Grimwood Knutson Ratliff Venard
Hagglund O'Donnell Roberts Wolfe—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. 87, a bill for an act to repeal section 8609 (eighty-six hundred nine) of the code relating to the payment of salaries for certain state officers and employees, 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:

Akin of Carroll Greene Kennedy, W. S. Prichard Allen Griswold Kent Quirk Anderson Hager King Reimers Bair Kline Rice Hale Barnes Rust Haney Knudson Bauer Harrison Knutson Rutledge Blackford Hattendorf Krouse Ryder Heald Laughlin Blythe Simmer Buchmiller Held Lichty Smith Bush Hempel Lovrien Springer Charlton Hollis McCaulley Stepanek Christophel Hopkins Cole of Harrison Hubbard Thomas McIlrath McIntosh Thompson McMillan Troup Craig Hunt Mathews Truax Crone Ickis Maxfield Crozier Istad Vaughn Johnson of Miller of Shelby Eckles Venard Eden Dickinson Walrod Nagle Edge Johnson of Nelson Wagner Elliott Keokuk Ontjes Wamstad Johnson of Patterson Wilson Fleming Mr. Speaker-87 Forsling Marion Pattison Kennedy, J. P. Gilmore

The nays were: None.

Absent or not voting:

Aiken of Ida Hagglund Hollingsworth Ratliff Berry Hansen Huff Roberts Bixler Martin Saunders Hanson Cole of Delaware Hill O'Donnell Torgeson Grimwood Hines Oliver Wolfe-20 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 to amend section 16 (sixteen) of chapter 27 (twenty-seven) of the Acts 41 (forty-first) General Assembly relating to certificates of nomination, 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:

Akin of Carroll	Griswold	Johnson of	Patterson
Allen	Hager	Marion	Pattison
Anderson	Hale	Kennedy, J. P.	Prichard
Bair	Haney	Kennedy, W. S.	Quirk
Barnes	Hanson	Kent	Reimers
Bauer	Harrison	King	Rice
Bixler	Hattendorf	Kline	Rust
Blackford	Heald	Kundson	Rutledge
Blythe	Held	Knutson	Ryder
Buchmiller	Hempel	Krouse	Simmer
Bush	Hines	Laughlin	Smith
Charlton	Hollingsworth	Lichty	Springer
Christophel	Hollis	Lovrien	Stepanek
Cole of Harrison	Hopkins	McCaulley	Thomas
Crone	Hubbard	McIlrath	Thompson
Crozier	Huff	McIntosh	Troup
Eckles	Hunt	McMillan	Truax
Eden	Ickis	Maxfield	Vaughn
Edge	Istad	Miller of Shelby	Venard
Elliott	Johnson of	Nagle	Wagner
Fleming	Dickinson	Nelson	Walrod
Forsling	Johnson of	Oliver	Wamstad
Gilmore	Keokuk	Ontjes	Wilson
Greene			Mr. Speaker—91

The nays were: None.

Absent or not voting:

Aiken of Ida	Grimwood	Martin	Roberts
Berry	Hagglund	Mathews	Saunders
Cole of Delawa	re Hansen	O'Donnell	Torgeson
Craig	Hill	Ratliff	Wolfe—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. 89, a bill for an act to amend section 1215 (twelve hundred fifteen) of the code relative to the administration of oaths, and to legalize the acts of the clerk and deputy

clerk of the supreme court in administering oaths, was taken up for consideration.

Charlton 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:

Akin of Carroll	Greene	Kennedy, J. P.	Prichard
Allen	Griswold	Kennedy, W. S.	Reimers
Anderson	Hager	Kent	Rice
Bair	Hale	King	Rust
Barnes	Haney	Kline	Rutledge
Bauer	Hanson	Knudson	Ryder
Bixler	Harrison	Knutson	Simmer
Blackford	Hattendorf	Krouse	Smith
Blythe	Heald	Laughlin	Springer
Buchmiller	Held	Lichty	Stepanek
Bush	Hempel	Lovrien	Thomas
Charlton	Hines	McCaulley	Thompson
Christophel	Hollingsworth	McIlrath	Troup
Cole of Harrison	Hollis	McIntosh	Truax
Craig	Hopkins	McMillan	Vaughn
Crone	Hubbard	Maxfield	Venard
Crozier	Hunt	Miller of Shelby	Wagner
Eckles	Ickis	Nagle .	Walrod
Eden	Istad	Nelson	Wamstad
Edge	Johnson of	Ontjes ·	Wilson
Elliott	Dickinson	Patterson	Mr. Speaker-87
Fleming	Johnson of	Pattison	
Forsling	Marion		

The nays were: None.

Absent or not voting:

Aiken of Ida	Hagglund	Martin	Ratliff
Berry	Hansen	Mathews	Roberts
Cole of Delaware	Hill	O'Donnell	Saunders
Gilmore .	Huff	Oliver	Torgeson
Grimwood	Johnson of Keokuk	Quirk	Wolfe-20

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 repeal section 4532 (forty-five hundred thirty-two) of the code relating to the approval of bonds, was taken up for consideration.

Charlton 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:

Akin of Carroll	Forsling	Johnson of	Patterson
Allen	Greene	Marion	Pattison
Anderson	Griswold	Kennedy, J. P.	Prichard
Bair	-Hager	Kennedy, W. S.	Reimers
Barnes	Hale	Kent	Rice
Bauer	Haney	King	Rust
Berry	Harrison	Kline	Rutledge
Blackford	Hattendorf	Knudson	Ryder
Blythe	Heald	Knutson	Simmer
Buchmiller	Held	Krouse	Smith
Bush	Hempel	Laughlin	Stepanek
Charlton	Hines	Lichty	Thomas
Christophel	Hollingsworth	Lovrien	Thompson
Cole of Harrison	Hollis	McCaulley	Troup
Craig	Hunt	McIlrath	Truax
Crone	Ickis	McIntosh	Vaughn
Crozier	Istad	McMillan	Venard
Eckles	Johnson of	Mathews	Wagner
Eden	Dickinson	Maxfield	Walrod
Edge	Johnson of	Nagle	Wamstad
Elliott	Keokuk	Nelson	Wilson
Fleming		Ontjes	Mr. Speaker—84

The nays were:

Hubbard	Huff	Miller of Shelby	Springer_4

Absent or not voting:

Aiken of Ida Bixler	Hagglund Hansen	Martin O'Donnell	Roberts Saunders
Cole of Delaware	Hanson	Oliver	Torgeson
Gilmore	Hill	Quirk	Wolfe-19
Grimwood	Honkins	Ratliff	

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

House File No. 91, a bill for an act to repeal sections 180 (one hundred eighty) and 214 (two hundred fourteen) of the code and to enact a substitute therefor, relating to the state printing board and to the superintendent of printing, was taken up for consideration.

Charlton 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:

Akin of Carroll Gilmore Johnson of Pattison Allen Greene Marion Prichard Anderson Griswold Kennedy, J. P. Quirk Bair Kent Reimers Hager Hale King Barnes Rice Kline Bauer Haney Roberts . Rust Berry Hanson Knudson Bixler Harrison Knutson Rutledge Hattendorf Krouse Blackford Ryder Blythe Heald Laughlin Simmer Buchmiller Held Lichty Smith Bush Hempel Lovrien Springer McCaulley Charlton Hines Stepanek Christophel Hollingsworth McIlrath Thomas Cole of Harrison Hollis McIntosh Thompson McMillan Craig Hopkins Troup Crone Hubbard Mathews Truax Crozier Huff Maxfield Vaughn Miller of Shelby Eckles Hunt Wagner Eden Ickis Nagle Walrod Edge Istad Nelson Wamstad Elliott Johnson of Oliver Wilson Fleming Dickinson Onties Mr. Speaker-93 Forsling Johnson of Patterson Keokuk

The nays were: None.

Absent or not voting:

Aiken of Ida	Hansen	O'Donnell	Torgeson
Cole of Delaware	Hill	Ratliff	Venard
Grimwood	Kennedy, W. S.	Saunders	Wolfe—14
Hagglund	Martin		

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

House File No. 92, a bill for an act to amend section 9 (nine) of chapter 27 (twenty-seven), Acts 41 (forty-first) General Assembly relating to withdrawals by candidates of nominations, 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:

Akin of Carroll Greene Johnson of Pattison Marion Kennedy, J. P. Allen Griswold Prichard Anderson Hager Quirk Hale Kent Bair Reimers Barnes King Haney Rice Bauer Kline Hanson Rust Berry Harrison Knudson Rutledge Bixler Hattendorf Knutson Ryder Blackford Heald Krouse Simmer Held Laughlin Blythe Smith Buchmiller Hempel Lichty Springer Bush Hines Stepanek Lovrien Charlton Hollingsworth McCaulley Thomas Christophel Hollis McIlrath Thompson Cole of Harrison Hopkins McIntosh Troup Hubbard McMillan Truax Craig Mathews Crone Huff Vaughn Crozier Hunt Maxfield Wagner Miller of Shelby Eckles Ickis Walrod Eden Istad Nagle Wamstad Johnson of Nelson Wilson Edge Elliott Dickinson Oliver Mr. Speaker-92 Johnson of Ontjes Fleming Keokuk Patterson Forsling Gilmore

The nays were: None.

Absent or not voting:

Aiken of Ida	Hansen	O'Donnell	Torgeson
Cole of Delaware	Hill	Ratliff	Venard
	Kennedy, W. S.	Roberts	Wolfe-15
	Martin	Saunders	

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

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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 February, 1927, sent to the governor for his approval: House Joint Resolution No. 2.

FRED R. BLYTHE, Chairman.

Report adopted.

Rust of Franklin offered the following resolution:

RESOLUTION

Whereas, an all-wise Providence has removed from earthly activities the sister and companion of our respected Representative E. A. Grimwood; therefore,

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 E. A. Grimwood.

On motion of Mr. Rust the resolution was adopted.

On motion of Heald of Chickasaw the House adjourned until 10:00 a. m. Wednesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 2, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. J. G. Waterman, pastor of the M. E. church, Dows, Iowa.

Journal of February 1st corrected and approved.

PETITIONS

Ontjes of Grundy presented a petition from residents and electors of Grundy county, asking for the repeal of Chapter 129 of the code.

Referred to committee on animal industry.

Bair of Buena Vista presented a petition from citizens of Newell, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Crone of Emmet presented a petition from citizens of Emmet county, proposing various changes in the fish and game laws.

Referred to committee on fish and game.

Ratliff of Henry presented a petition from the Farmers Legislative Council of Henry county, favoring House Files Nos. 1 and 9; opposing the proposed bond issue for hard surfacing of roads; and opposing the issuing of tax exempt securities.

Referred to committee on banks and banking.

Oliver of Monona presented a petition from citizens of Monona county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Truax of Buchanan presented a petition from citizens of Buchanan courty, favoring the enactment of the proposed Model Licnese Barbers Bill.

Referred to committee on public health.

McIlrath of Poweshiek presented a petition from citizens of Poweshiek county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Springer of Decatur presented a petition from citizens of Hamilton township and Decatur county, opposing House File No. 72.

Referred to committee on roads and highways.

Akin of Carroll presented a petition from residents of Carroll county, favoring a state income tax law; and opposing the proposed bond issue.

Referred to committee on ways and means.

Edge of Jasper presented a communication from a resident of Colfax, favoring a closed season on all fur-bearing animals.

Referred to committee on fish and game.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gilmore of Cedar for Wednesday and Thursday, on request of Patterson of Kossuth; Hagglund of Page for the day on request of Laughlin of Fremont.

REPORTS OF COMMITTEES

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 3, a bill for an act relating to the method of the removal of commissioners of public docks, beg leave to report they have had the same under consideration and have instructed me to report 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 1 and inserting in lieu thereof the following:

Section 1. That the law as it appears in section fifty-nine hundred one (5901) of the code, 1924, be amended by striking from line six (6)



the word "mayor" and substituting the word "council" in lieu thereof. Also amend by striking from lines seven (7) and eight (8) beginning after the word "appoint," and ending with the word "council" the following phrase: "with the approval of the council,". Also amend by striking from lines twenty-three (23), fifty (50), fifty-three (53) and fifty-six (56) the word "mayor" and substituting in lieu thereof the word "council".

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 16, a bill for an act to amend the law as it appears in paragraph ten (10) and eleven (11) of section fifty-nine hundred two (5902) of the code, 1924, relating to the department of public docks in cities and towns, and the manner of defraying the expense thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 33, a bill for an act to amend section six thousand four hundred eighty (6480) of the code, 1924, relating to Commission Plan Cities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend the title by striking the words "Commission Plan Cities", and inserting in lieu thereof the words "the effect of increase or decrease of population in the organization of cities operating under commission form of government".

W. H. STEPANEK, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 31, a bill for an act to repeal section 5248 (fifty-two hundred forty-eight) of the code relating to the dieting, lodging, and care of prisoners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same 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 fifty-two hundred forty-five (5245) of the code, 1924, is hereby amended by striking from lines one (1) and two (2) the words: "in this chapter provided", and inserting in lieu thereof the words: "otherwise provided".

Sec. 2. Section fifty-two hundred 1 rty-eight (t 28) of the code, 1924, is hereby repealed".

Amend the title by striking out all after the word "Act" in line one (1), and inserting in lieu thereof the following:

"to amend the law as it appears in section fifty-two hundred forty-five (5245) of the code, 1924, relating to fees belonging to the county, and to repeal section fifty-two hundred forty-eight (5248) of the code, 1924, relating to dieting, lodging, and care of prisoners."

FRED C. LOVRIEN, Chairman.

Report adopted.

Johnson of Dickinson, 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. 42, a bill for an act to amend chapter 173, acts Forty-first General Assembly as amended by chapter 174, acts Forty-first General Assembly, relating to the state sinking fund for public deposits, to provide the applicability of said statutes to special charter cities, to provide for the issuance, sale, and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants and to repeal section sixty-seven hundred fifteen (6715) of the code relating to the bond to the treasurer of cities acting under special charters, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

"Strike out all of section twelve (12)."

Francis Johnson, 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. 12, a bill for an act to repeal chapter sixty (60) of the laws of the Forty-first General Assembly, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream, or buttermilk, to require the pasteurization of skimmed milk, cream, and all milk or cream from which ice cream or buttermilk is derived, to define pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act, beg leave to report they have had



the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 12, section one (1), by striking therefrom the period and the quotation marks at the end of line ten (10) after the word "pasteurized" and add the following: ", except that pasteurization shall not be required when ice cream is made from cream or milk procured from cows that have been tuberculin tested at least once a year and found free from tuberculosis."

W. WALTER WILSON, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 113, by Bush of Cherokee, a bill for an act to amend sections forty-eight hundred nineteen (4819), forty-eight hundred twenty-one (4821), and forty-eight hundred twenty-three (4823) of the code, 1924, relating to the destruction of noxious weeds.

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

House File No. 114, by Charlton of Polk, a bill for an act to amend chapter two hundred sixty-four (264) of the code, 1924, providing that each county officer in charge of any county office or department shall, on or before December fifteenth of each year, prepare and submit to the board of supervisors estimates of proposed expenditures for the following year; and providing that the board of supervisors shall, not later than January fifteenth of each year, appropriate sums for the maintenance of the various offices and departments for the current year, and providing the content of such resolution of appropriation; and providing for the transfer of excess funds appropriated to different accounts of a single office or department; and providing for the transfer of excess funds appropriated to any single office or department.

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

House File No. 115, by Smith of O'Brien, a bill for an act to amend sections forty-two hundred eleven (4211) and forty-two hundred twelve (4212) of the Code, 1924, relative to the election of school directors in school townships.



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

House File No. 116, by Berry of Monroe, a bill for an act legalizing the transfer by the County of Monroe to its County Fund of fourteen thousand dollars (\$14,000.00) from the State Insane Fund and County Insane Fund.

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

House File No. 117, by W. S. Kennedy of Lee, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Nagle vs. Whiting.

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

Roberts of Adair offered the following resolution:

RESOLUTION

Whereas, The Honorable James T. Dalby, who was a member of the House of Representatives from Adair County in the Thirty-third General Assembly, died at Creston, Iowa, October 28th, 1926; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Roberts of Adair, Bixler of Adams, and Ickis of Union.

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. 7, a bill for an act to legalize the proceedings of the town council of Dewitt, Iowa, with respect to the granting of a franchise to the Dewitt Telephone Company.

WALTER H. BEAM, Secretary.



SENATE MESSAGE CONSIDERED

Senate File No. 7, a bill for an act to legalize the proceedings of the town council of Dewitt, Iowa, with respect to the granting of a franchise to the Dewitt Telephone Company, and to declare that said proceedings constitute such franchise.

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

CONSIDERATION OF BILLS

House File No. 83, a bill for an act to prohibit the possession or control of machine guns and machine and automatic rifles, to prohibit any person from assisting another in obtaining possession of such gun or rifle, to determine and fix the punishment for a violation of such prohibition; to declare certain exceptions, to authorize the destruction of such guns or rifles, and to prescribe in part the substance of the indictment or information in such cases and the evidence by which it may be sustained, was taken up for consideration.

McCaulley of Calhoun offered the following amendments and moved their adoption:

Amend line three, section.one, by striking out the words "Or automatic rifle".

Amend line five, section one, by striking out the words "Or rifle" and inserting a period after the word "Gun".

Amend line four, section two, by striking out the words "Or rifle" and inserting a period after the word "Gun".

Amend line two, section six, by striking out the words "Or automatic rifle".

Amend line three, section six, by striking out the words "Or rifle".

Amend line two, section seven, by striking out the words "Or automatic rifle".

Amend line five, section seven, by striking out the words "Or rifle".

Amend line two, section eight, by striking out the words "Or rifle".

Amend line six, section eight, by striking out the words "Or rifle".

Lovrien of Humboldt moved that action on House File No. 83 be deferred until tomorrow.

Motion prevailed.



Rutledge of Webster moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

O'Donnell of Dubuque took and subscribed to the following oath of office:

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 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.

CONSIDERATION OF BILLS

House File No. 3, a bill for an act to amend the law as it appears in section fifty-five hundred seventy-three (5573) of the Code relating to compensation of assessors, with report of committee recommending passage, 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:

Aiken of Ida Griswold Johnson of Prichard Akin of Carroll Hager Marion Quirk Kennedy, J. P. Kennedy, W. S. Ratliff Allen Hale Anderson Hanev Reimers Bair Hansen Kent Rice Barnes King Hanson Roberts Berry Harrison Kline Rust Bixler Hattendorf Rutledge Knudson Blackford Heald Knutson Ryder Held Blythe Krouse Saunders Buchmiller Hempel Laughlin Smith Bush Hines Lichty Stepanek Charlton Hollingsworth Lovrien Thomas Christophel Hollis McCaulley Thompson Cole of Harrison Hopkins Torgeson McIlrath Craig Hubbard McIntosh Troup Crone Huff McMillan Truax Crozier Hunt Martin Vaughn Eckles Ickis Maxfield Venard Eden Istad Miller of Shelby Wagner Edge Johnson of Nagle Walrod Elliott Dickinso Nelson Wamstad Fleming Johnson c Oliver Wilson Forsling Keoku' Patterson Mr. Speaker-94 Greene

The nays were:

Bauer Mathews Pattison Springer-4



Absent or not voting:

Cole of Delaware Hagglund O'Donnell Simmer Gilmore Hill Ontjes Wolfe—9

Grimwood

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

House File No. 8, a bill for an act to amend the law as it appears in section seventy-four hundred eighty-nine (7489) of the Code, 1924, so as to provide for the return of excess assessments of cost of constructing main ditches in drainage districts, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Anderson of Montgomery the amendments proposed by the committee, found in the journal of February 1st, were adopted.

Mr. Anderson moved that the bill be read a third time now and placed 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 of Ida	Hager	Kennedy, W. S.	Ratliff
Akin of Carroll	Hale	Kent	Reimers
Allen	Haney	King	Rice
Anderson	Hansen	Kline	Roberts
Bair .	Hanson	Knudson	Rust
Barnes	Harrison	Krouse	Rutledge
Bauer	Hattendorf	Laughlin	Ryder
Berry	Heald	Lichty	Saunders
Bixler	Held	Lovrien	Simmer
Blackford	Hempel	McCaulley	Smith
Blythe	Hines	McIlrath	Springer
Buchmiller	Hollingsworth	McIntosh	Stepanek
Bush	Hollis	McMillan	Thomas
Charlton	Hopkins '	Martin	Thompson
Christophel	Hubbard	Mathews	Torgeson
Cole of Harrison	Huff	Maxfield	Troup
Craig	Hunt	Miller of Shelby	Truax
Crone	Ickis	Nagle	Vaughn
Crozier	Istad	Nelson	Venard
Eckles	Johnson of	Oliver	Wagner
Eden	Dickinson	Ontjes	Walrod
Elliott	Johnson of	Patterson	Wamstad
Fleming	Keokuk	Pattison	Wilson
Forsling	Johnson of	Prichard	Mr. Speaker—98
Greene	Marion	Quirk	
Griswold	Kennedy, J. P.		

The nays were, none.

Absent or not voting:

Cole of Delaware Grimwood Hill O'Donnell Edge Hagglund Knutson Wolfe—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. 54, a bill for an act to amend the law as it appears in section forty-seven hundred eighty-nine (4789) of the Code, 1924, relating to poll tax lists, with report of committee recommending passage, was taken up for consideration.

Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll Hager Kent Quirk Anderson Hale King Ratliff Bair Reimers Haney Kline Barnes Hansen Knudson Rice Bauer Krouse Roberts Hanson Laughlin Berry Harrison Rust Bixler Hattendorf Lichty Rutledge Blackford Held Ryder Lovrien Hempel Blythe McCaulley Saunders Buchmiller Hines McIlrath Simmer Bush Hollingsworth McIntosh Smith Charlton Hopkins McMillan Springer Christophel Hubbard Martin Stepanek Mathews Thomas Craig Huff Crone Hunt Maxfield Thompson Miller of Shelby Crozier Ickis Torgeson Eckles Istad Nagle Troup Nelson Eden Johnson of Truax Edge Dickinson Oliver Vaughn Elliott Johnson of Ontjes Venard Fleming Keokuk Patterson Wagner Walrod Forsling Johnson of Pattison Greene Marion Prichard Wamstad Kennedy, J. P. Wilson Griswold Mr. Speaker-93

The nays were, none.

Absent or not voting:

Aiken of Ida Gilmore Hill Knutson
Allen Grimwood Hollis O'Donnell
Cole of Delaware Hagglund Kennedy, W. S. Wolfe—14
Cole of Harrison Heald

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

HOUSE CONCURRENT RESOLUTION

J. P. Kennedy of Lee offered the following concurrent resolu-

Resolved by the House, the Senate concurring: That the State Printing Board be directed to have printed three thousand (3,000) additional copies of the 1926 report of the State Highway Commission, such additional copies to be paid for out of funds at the disposition of the State Highway Commission.

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

Motion prevailed and the resolution was adopted.

On motion of Ratliff of Henry the House adjourned until 10:00 a.m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 3, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Roy H. Brown, pastor of the Central Presbyterian church, Des Moines.

Journal of February 2nd corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Thompson of Fayette, indefinitely on request of Hempel of Clayton; Saunders of Palo Alto for the day on request of Thomas of Auduban.

PETITIONS

Rutledge of Webster presented a petition from citizens of Webster county, opposing the enactment of House File No. 72.

Referred to committee on roads and highways.

Berry of Monroe presented a petition from citizens of Albia, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Aiken of Ida presented a petition from citizens of Holstein, Iowa, opposing the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Vaughn of Ringgold presented a petition from citizens of Mt. Ayr, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Simmers of Wapello presented a petition from members of the police and fire departments of the city of Ottumwa, Iowa, opposing any change in the pension laws.

Referred to committee on cities and towns.

REPORTS OF COMMITTEES

Forsling of Woodbury, 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. 50, 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. 1 to whom was referred House File No. 100, a bill for an act to amend the law as it appears in section thirteen thousand twenty-nine (13029) of the code, 1924, relating to the embezzlement of funds received by a public officer, beg leave to report they have had 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. 1 to whom was referred House File No. 102, a bill for an act to amend section thirteen thousand three hundred seven (13307) of the code, 1924, relative to false assumption as an officer, beg leave to report they have had 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.

Lovrien of Humboldt, 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. 30, a bill for an act to repeal section 5181 (fifty-one hundred eighty-one) of the code and to enact a substitute therefor,



declaring the specific duties of peace officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Stepanek of Linn, from the committee on cities and town, submitted the following report:

Mr. Speaker: Your committee on cities and towns to whom was referred Senate File No. 11, a bill for an act amending section sixty-six hundred (6600) of the Code of 1924, relating to limitation of taxes in certain cities operating under the commission plan of government, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 5, a bill for an act to amend the law as it appears in sections fifty-six hundred ninety-six (5696) and fifty-six hundred ninety-eight (5698) of the Code, 1924, relative to examinations, promotions, and appointments under civil service in cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Venard of Sioux, from the committee on agriculture, submitted the following report:

Mr. SPEAKER: Your committee on agriculture to whom was referred House File No. 98, a bill for an act to amend section eighteen hundred twenty-nine (1829) of the code, 1924, relative to partition fences, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

Patterson of Kossuth, from the committee on fish and game, submitted the following report:

Mr. Speaker: Your committee on fish and game to whom was referred House File No. 18, a bill for an act to repeal section seventeen hundred and twenty-five (1725) of the Code, 1924, and enacting a substitute there-



for relating to the issuance of fishing and hunting licenses and duplicates therefor, fixing fees and providing for the accounting of such fees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. W. PATTERSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 23, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the Code, 1924, extending the closed season on quail for an indefinite period, beg leave to report they have had 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.

INTRODUCTION OF BILLS

House File No. 118, by Bair of Buena Vista, a bill for an act to repeal section fifty-three hundred twenty-one (5321) of the code and to enact a substitute therefor, relating to the appointment of overseers of the poor.

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

House File No. 119, by Bair of Buena Vista, a bill for an act to repeal section fifty-two hundred sixty (5260) of the code, relating to claims against the county.

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

House File No. 120, by Hattendorf of Osceola, a bill for an act to amend section fifty-five hundred seventy-two (5572) of the Code, relating to the compensation of township clerks.

Read first and second times and referred to committee on compensation of public officers.

House File No. 121, by Hines of Taylor and Johnson of Keokuk, a bill for an act to amend section twenty-seven hundred sixty-six (2766) of the Code, relating to the licensing of veterinarians.

Read first and second times and referred to committee on animal industry.



House File No. 122, by Ryder of Dubuque, a bill for an act to amend sections twelve thousand nine hundred fifty-one (12951) and twelve thousand nine hundred fifty-three (12953) of the code, 1924, relating to the selling of weapons which can be concealed on the person.

Read first and second times and referred to committee on police regulation.

House File No. 123, by Ratliff of Henry, a bill for an act to amend section four thousand two hundred thirty-one (4231), of the code, 1924, relating to the powers and duties of school directors.

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

House File No. 124, by Elliott of Polk, a bill for an act to regulate the practice of cosmetology, and to provide for the examination and licensing of practitioners thereof; to provide rules and regulations concerning sanitation and health in such practice; and to amend sections twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred forty (2440), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), and twenty-five hundred sixteen (2516) of the code, 1924, relating to the practice of certain professions affecting the public health.

Read first and second times and referred to committee on public health.

House File No. 125, by Griswold of Madison, a bill for an act to amend section ten hundred sixty-seven (1067) of the code, 1924, relative to payment by the county of the expense of various county officers' bonds.

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

House File No. 126, by Griswold of Madison, a bill for an act to amend section fifty-two hundred sixty (5260) of the code, 1924, relative to attendance at conventions of county officials at the expense of the county.

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



Kent of Lucas offered the following resolution:

RESOLUTION

Whereas, The Honorable L. S. Huntley, former member of the House of Representatives from Lucas county in the Twenty-sixth and Twenty-sixth Extra Sessions of the General Assembly, died at his home in Chariton, Iowa, September 17, 1926; therefore,

Be It Resolved by the House of Representatives of the Forty-second 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. Kent moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Kent of Lucas, Berry of Monroe, and Harrison of Clarke.

Crone of Emmet offered the following resolution:

RESOLUTION

Whereas, The Honorable B. F. Robinson, a member of the Twentyninth, Thirtieth and Thirty-first General Assemblies from Emmet County, died June 9, 1926; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Crone of Emmet, Johnson of Dickinson, and Patterson of Kossuth.

HOUSE CONCURRENT RESOLUTION NO. 5

Knudson of Hamilton offered the following concurrent resolution:

Be It Resolved, by the House of Representatives, the Senate concurring, That.

Whereas, Prior to the enactment of the law by the Congress of the United States creating the Federal Reserve System, the currency or circulating medium of the country was based upon gold, silver, and bonds of the United States, and its contraction or expansion by the voluntary

action of the owners of the gold and silver, and of the national banking system of the country through the issuance of national bank notes without any centralized authority with power to restrict or control the same; and.

Whereas, The property constituting the basis of credit of the banking system of the country was, among other things, real estate, agricultural lands, and their products on equal terms with other property; and,

Whereas, By the enactment of the Federal Reserve System and its administration by the Federal Reserve Board, the basis of the currency of the country was changed and is now sustained by gold, silver, and private credit, and the contraction and expansion thereof lodged in the Federal Reserve Board of eight men; and,

Whereas, Real estate, farm lands, have been eliminated as a basis of credit; and,

Whereas, Agriculture is not recognized or treated as an industry by the Federal Reserve System; and,

Whereas, Its products are eliminated as a basis of credit on the same terms as the products of other industry at the Federal Reserve System; and,

Whereas, It is essential for the maintenance of a stable price of property for investment purposes that

- (a) Property purchased will sell within a reasonable time after the purchase without loss.
- (b) That by reason of the ownership of such property so purchased the purchaser is entitled to credit at the banking institutions of the country; and,

Whereas, In this intensive agricultural state, Iowa, ninety per cent of the value of all the property in the state consists in farm lands and other real estate, and but ten per cent personal property; and,

Whereas, The policy designated and pursued by the Federal Reserve System is destructive of the value of real estate and its products for investment purposes; and,

Whereas, This has caused innumerable bank and other failures in the state of Iowa and other intensive agricultural sections of the country; and.

Whereas, There is a great public demand from the people in this state of Iowa and the other agricultural sections of the country that the law creating the Federal Reserve System and its administration be modified and changed so that their property and their products shall be on the same basis as other property and other products for rediscount at the Federal Reserve System of the United States; and,

Whereas, The Federal Reserve Board consists of but eight men who are



vested with and exercise the power of the control of the contraction and expansion of the currency of the country and of the contraction and expansion of the credit of the country, both as a whole and as to each section of the country and as to each individual and the property constituting the basis of credit for rediscount at the Federal Reserve Bank; and,

Whereas, The people of Iowa as well as of the other intensive agricultural sections of the country have been compelled to pay more for their rediscounts than other sections of the country; and,

Whereas, The charter of the Federal Reserve System expires in 1933; and,

Whereas, There is a bill now pending in Congress for a rechartering of the Federal Reserve System for the period of fifty years from 1933;

Now, Therefore, Be It Resolved, That the Forty-second General Assembly of the state of Iowa direct the attention of the members of Congress now in session to the facts enumerated in the foregoing resolution and memorialize Congress to enact such legislation as will take from the control of eight men constituting the Federal Reserve Board or any other like number of men the power vested in and exercised by them, by making said Federal Reserve Board fully representative of the people and the property of the Federal Reserve Districts of the country, to the end that the value of money through the rates fixed therefor be made uniform to all citizens of the Republic alike, and that real estate farm lands be restored to their former and rightful place as a basis of credit in the business world and that the products of the farm be placed on an equal basis with the products of other industries and other sections of the country with this most powerful and controlling financial institution of our country.

Be Further Resolved, That the charter of the Federal Reserve Bank ought never to be renewed until the equalities above designated in this resolution be made effective by law and its administration.

The chief clerk of the House is hereby authorized and directed to send a copy of the resolution to the President of the United States and the Speaker of the House; also to the Iowa delegation in Congress, and to each Governor of the twelve middle states; also a copy of same to the House and Senate, which is now in session, of the twelve states.

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 House is asked:

Senate File No. 4, a bill for an act to amend the law relating to the department of public docks in cities and towns, and the manner of defraying the expense thereof.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 92, a bill for an act to amend the law relating to the expenses of shorthand court reporters.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 77, a bill for an act to amend the law relating to commission plan cities.

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

House concurrent resolution No. 3, memorializing Congress in favor of the construction of the St. Lawrence waterway project.

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

Senate Concurrent Resolution No. 11, providing for the investigation of the question of old age pensions.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 11

A Concurrent Resolution providing for an investigation of the question of Old Age Pensions.

Be It Resolved by the Senate, the House of Representatives concurring, That a committee of six members of the Forty-second General Assembly of the State of Iowa be appointed by the Governor to make a thorough and complete investigation of the system of caring for dependent citizens in the state, and to investigate the matter of Old Age Pensions and whether that system would not afford a better and less degrading way of caring for our unfortunate citizens who by force of circumstances are compelled to depend on public and private aid for support.

- 1. Said committee shall ascertain the number of county homes in the state, with an estimated value of same, including real estate and furnishings;
- The total number of inmates of such county homes; the number who are sixty-five years of age and over; and the number who are seventy years of age and over; and the number who are under the age of sixtyfive years of age;
- 3. The number of officials and attendants employed therein, and the amount paid in salaries or wages;
- 4. The average per capita cost of maintaining such inmates, including medicines and medical treatment, and burial expenses;
 - 5. The amount expended annually for outdoor relief;



- 6. The cost and desirability of the establishment of four or more state homes, not to exceed six in number, under the direct management of the state, for the care of indigent poor, and the feasibility of doing away with the county homes and the poor relief distributed by the respective township trustees;
- 7. Any and all other information the committee may deem advisable. The committee shall make a full and complete report of their findings, together with their recommendations in the matter to the next session of the General Assembly of the State of Iowa.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File No. 4, a bill for an act to amend the law as it appears in paragraphs ten (10) and eleven (11) of section fifty-nine hundred two (5902) of the Code, 1924, relating to the department of public docks in cities and towns, and the manner of defraying the expense thereof.

Read first and second times and referred to committee on cities and towns.

Senate File No. 92, a bill for an act to amend Section ten thousand eight hundred eleven (10811) of the Code, 1924, relating to the expenses of shorthand court reporters.

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

Senate File No. 77, a bill for an act to amend Section Six Thousand Four Hundred Eighty (6480) of the Code, 1924, relating to Commission Plan Cities.

Read first and second times and referred to committee on cities and towns.

Forsling of Woodbury moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

CONSIDERATION OF BILLS

House File No. 41, a bill for an act to amend chapter thirty-five (35) of the Code, relating to elections, to regulate the manner of electing township trustees and township clerks, and to define their qualifications, with report of committee recommend-

ing passage was taken up for consideration.

Lichty of Black Hawk offered the following amendment:

Amend House File No. 41 by striking out all after line two in section 1, and by inserting in lieu thereof the following:

"Township trustees and the township clerk shall, in townships which do not embrace a city or town with a population of twelve hundred fifty (1250) or over, be elected by the voters of the entire township. In townships which embrace a city or town with a population in excess of twelve hundred fifty (1250), said officers shall be elected by the voters of the township who reside outside the corporate limits of such city or town. Such township trustees and clerk shall be residents of the territory of the township outside of such city or town."

O'Donnell of Dubuque moved that further action be deferred. Motion prevailed.

House File No. 109, a bill for an act to amend section 4536 (forty-five hundred thirty-six) of the code relating to the state. library commission, 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 of Ida Greene Akin of Carroll Griswold Hager Allen Anderson Hagglund Bair Hale Haney Barnes Bauer Hansen Hanson Berry Bixler Harrison Hattendorf Blackford Heald Blythe Buchmiller Held Bush Hempel Charlton Hines Hollingsworth Christophel Cole of Harrison Hopkins Craig Hubbard Crone Huff Crozier Hunt Eckles Ickis Eden Istad Edge Johnson of Elliott Dickinson Fleming Johnson of Forsling Keokuk

Kennedy, J. P. Kennedy, W. S. Kent King Kline Knudson Knutson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McIntosh McMillan Mathews Maxfield Miller of Shelby Nagle Nelson O'Donnell Oliver

Ontjes

Johnson of

Marion

Quirk Ratliff Reimers Rice Roberts Rust Rutledge Ryder Simmer Smith Springer Stepanck Thomas Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson

Patterson

Pattison

Mr. Speaker—97

The nays were, none.

Absent or not voting:

Cole of Delawa	re Hill	· Prichard	Thompson
Gilmore	Hollis	Saunders	Wolfe-10
Grimwood	Martin		

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

House File No. 110, a bill for an act to amend section 4056 (four thousand fifty-six) of the code relating to the collection of charges certified to the county treasurer by the state entomologist, 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 of Ida	Greene	Johnson of	Ontjes
Akin of Carroll	Griswold	Marion	Patterson
Allen	Hager	Kennedy, J. P.	Pattison
Anderson	Hagglund	Kennedy, W. S.	Quirk
Bair	Hale .	Kent	Ratliff
Barnes	Haney	King	Reimers
Bauer	Hanson	Kline	Rice
Berry	Harrison	Knudson	Rust
Bixler	Hattendorf	Knutson	Rutledge
Blackford	Heald	Krouse	Ryder
Blythe	Held	Laughlin	Smith
Buchmiller	Hempel	Lichty	Springer
Bush	Hines	Lovrien	Stepanek
Christophel	Hollingsworth	McCaulley	Thomas
Cole of Harrison	Hopkins	McIlrath	Torgeson
Craig	Hubbard	McIntosh	Troup
Crone	Huff	McMillan	Truax
Crozier	Hunt	Mathews	Vaughn
Eckles	Ickis	Maxfield	Venard
Eden	Istad	Miller of Shelby	Wagner
Edge	Johnson of	Nagle	Walrod
Fleming	Dickinson	Nelson	Wamstad
Forsling	Johnson of	O'Donnell	Wilson
	Keckuk	Oliver	Mr. Speaker—92

The nays were, none.

Absent or not voting:

Charlton	Grimwood	Martin	Simmer
Cole of Delaware	Hansen	Prichard	Thompson
Elliott	Hill	Roberts	Wolfe-15
Gilmore	Hollis	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. 111, a bill for an act to amend section 10441 (ten thousand four hundred forty-one) of the code relating to returns of marriage, 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 of Ida	Hager	Kennedy, J. P.	Pattison
Akin of Carroll		Kennedy, W. S.	Quirk
Allen	Hale	Kent	Ratliff
Anderson	Haney	King	Reimers
Bair	Hansen	Kline	Rice
Barnes	Hanson	Knudson	Roberts
Bauer	Harrison	Knutson	Rust
Berry	Hattendorf	krouse	Rutledge
Bixler	Heald	Laughlin	Ryder
Blackford	Held	Lichty	Smith
Blythe	Hempel	Lovrien	Springer
Buchmiller	Hines	McCaulley	Stepanek
Bush	Hollingsworth	McIlrath	Thomas
Charlton	Hopkins	McIntosh	Torgeson
Christophel	Hubbard	McMillan	Troup
Cole of Harrison	Huff	Mathews	Truax
Craig	Hunt	Maxfield	Vaughn
Crone	Ickis	Miller of Shelby	Venard
Crozier	Istad	Nagle	Wagner
Eckles	Johnson of	Nelson	Walrod
Eden	Dickinson	O'Donnell	Wamstad
Edge	Johnson of	Oliver	Wilson
Fleming	Keokuk	Ontjes	Mr. Speaker-94
Greene	Johnson of	Patterson	
Griswold	Marion		

The nays were, none.

Absent or not voting:

Cole of Delaware	Hill	Martin	Simmer
Elliott		Prichard	Thompson
Forsling Gilmore	Hollis	Saunders	Wolfe—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. 55, a bill for an act to amend section 4611 (forty-six hundred eleven) of the code relating to the condemnation of land for highway purposes, 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.

On the question "Shall the bill pass?"

The ayes were:

Aiken of Ida Griswold Johnson of Patterson Akin of Carroll Hager Marion Pattison Kennedy, J. P. Kennedy, W. S. Allen Hagglund Quirk Anderson Hale Ratliff Bair Haney Kent Reimers Barnes Hansen King Rice Bauer Hanson Kline Rust Berry Rutledge Harrison knudson Hattendorf Bixler Knutson Ryder Blackford Heald Krouse Simmer Held Laughlin Smith Blythe Buchmiller Hempel Lichty Springer Bush Hines Lovrien Stepanek Thomas Charlton Hollingsworth McCaulley Christophel Hopkins McIlrath Torgeson Cole of Harrison Hubbard McIntosh Troup Huff McMillan Truax Craig Crone Hunt Mathews Vaughn Crozier Ickis Maxfield Venard Istad Miller of Shelby Wagner Eckles Nagle Eden Johnson of Walrod Dickinson Nelson Wamstad Edge O'Donnell Johnson of Wilson Fleming Keokuk Ontjes Mr. Speaker-94 Forsling Greene

The nays were, none.

Absent or not voting:

Cole of Delaware	Hill	Oliver	Saunders
Elliott	Hollis	Prichard	Thompson
Gilmore	Martin	Roberts	Wolfe-13
Grimwood	•		

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

House File No. 16, a bill for an act to amend the law as it appears in paragraphs ten (10) and eleven (11) of section fifty-nine hundred two (5902) of the Code, 1924, relating to the department of public docks in cities and towns, and the manner of defraying the expense thereof, with report of committee recommending passage, was taken up for consideration.

On motion of Ryder of Dubuque, Senate File No. 4, a companion bill, was withdrawn from the committee on cities and towns and substituted for House File No. 16.

Senate File No. 4, a bill for an act to amend the law as it appears in paragraphs ten (10) and eleven (11) of section fifty-nine hundred two (5902) of the Code, 1924, relating to the department of public docks in cities and towns, and the manner of defraying the expense 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, Mr. Ryder moved that the bill be read a third time now and placed 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 of Ida	Griswold	Johnson of	Ontjes
Akin of Carroll	Hager	Marion	Patterson
Allen	Hagglund	Kennedy, J. P.	Pattison
Anderson	Hale	Kennedy, W. S.	Quirk
Bair	Haney	Kent	Reimers
Barnes	Hansen	King	Rice
Bauer	Hanson	Kline	Roberts
Bixler	Harrison	Knudson	Rutledge
Blackford	Hattendorf	Knutson	Ryder
Blythe	Heald	Krouse	Simmer
Buchmiller	Held	Laughlin	Smith
Bush	Hempel	Lichty	Springer
Charlton	Hines	Lovrien	Stepanek
Christophel	Hollingsworth	McCaulley	Thomas
Cole of Harrison	Hopkins	McIlrath	Torgeson
Crone	Hubbard	McIntosh	Troup
Crozier	Huff	McMillan	Truax
Eckles	Hunt	Mathews	Vaughn
Eden	Ickis	Miller of Shelby	
Elliott	Istad	Nagle	Wagner
Fleming	Johnson of	Nelson	Walrod
Forsling	Keokuk	O'Donnell	Wilson
Greene		Oliver	Mr. Speaker—89

The nays were, none.

Absent or not voting:

Berry	Grimwood	Martin	Saunders
Cole of Delaware	Hill	Maxfield	Thompson
Craig	Hollis	Prichard	Wamstad
Edge	Johnson of	Ratliff	Wolfe-18
Gilmore	Dickinson	Rust	

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

House File No. 33, a bill for an act to amend section six thousand four hundred eighty (6480) of the Code, 1924, relating to

commission plan cities, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello, Senate File No. 77, a companion bill, was withdrawn from the committee on cities and towns and substituted for House File No. 33.

Senate File No. 77, a bill for an act to amend Section Six Thousand Four Hundred Eighty (6480) of the code, 1924, relating to Commission Plan Cities, was taken up for consideration, together with the committee amendments proposed to House File No. 33.

On motion of Charlton of Polk the amendments proposed by the committee, and found in the journal of February 2d, were rejected.

Unanimous consent having been obtained to suspend the rule prohibiting the second and third readings of a bill on the same day, Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carrol	Haney	Kennedy, W. S.	Quirk
Allen	Hansen	Kent	Ratliff
Anderson	Hanson	King	Reimers
Bair	Harrison	Kline	Rice
Barnes	Hattendorf	Knudson	Roberts
Blackford	Heald	Krouse	Rutledge
Blythe	Hempel	Laughlin	Ryder
Buchmiller	Hines	Lichty	Simmer
Bush	Hollingsworth	Lovrien	Smith
Charlton	Hollis	McCaulley	Springer
Christophel	Hopkins	McIlrath	Stepanek
Cole of Harrison		McIntosh	Thomas
Crone	Hunt	McMillan	Torgeson
Crozier	Ickis	Mathews	Troup
Eckles	Istad	Maxfield	Truax
Eden	Johnson of	Nagle	Vaughn
Elliott	Dickinson	Nelson	Venard
Fleming	Johnson of	O'Donnell	Wagner
Greene	Keokuk	Oliver	Walrod
Griswold	Johnson of	Ontjes	Wamstad
Hager	Marion	Patterson	Wilson
Hagglund Hale	Kennedy, J. P.	Pattison	Mr. Speaker—86

The nays were:

Craig-1



Absent or not voting:

Aiken of Ida	Edge	Hill	Prichard
Bauer	Forsling	Huff	Rust
Berry	Gilmore	Knutson	Saunders
Bixler	Grimwood	Martin	Thompson
Cole of Delaware	Held	Miller	Wolfe-20

So the bill having received a constitutional majority was declared to have passed the house.

Simmer of Wapello offered the following amendments to the title and moved its adoption:

Amend the title to Senate File No. 77 as follows: Strike the word "amend" in the first line and substitute in lieu thereof the word "repeal". Also further amend by inserting after the comma following the figures "1924" the following: "and to enact a substitute in lieu thereof,".

Amendment adopted and the title, as amended, was agreed to.

House File No. 42, a bill for an act to amend chapter one hundred seventy-three (173), Acts of Forty-first (41) General Assembly as amended by chapter one hundred seventy-four (174), Acts Forty-first (41) General Assembly, relating to the state sinking fund for public deposits, to provide the applicability of said statutes to special charter cities, to provide for the issuance, sale and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants, and to repeal section sixty-seven hundred fifteen (6715) of the Code relating to the bond to the treasurer of cities acting under special charters, with report of committee recommending amendment and passage, was taken up for consideration.

Forsling of Woodbury moved that further action on House File No. 42 be deferred, and that the bill be made a special order for Tuesday, February 8th, at 10:30 a. m.

Motion prevailed.

HOUSE FILE WITHDRAWN

On request of Troup of Story, unanimous consent having been obtained, House File No. 47 was withdrawn from the committee on compensation of public officers and from further consideration by the House.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 2nd, approved the following joint resolution: House Joint Resolution No. 2.

SIR HARRY LAUDER ADDRESSES HOUSE

Rust of Franklin moved that Sir Harry Lauder be invited to speak in the House. Motion prevailed.

The Speaker appointed a committee of three; Rust of Franklin, Blackford of Van Buren and Hager of Allamakee, who escorted Governor Hammill and Sir Harry Lauder to the Speaker's station, where Sir Harry Lauder addressed the House.

Blackford of Van Buren moved that a standing vote of thanks be extended to Sir Harry Lauder. Motion prevailed.

RESIGNATION OF COMMITTEE CLERK

The resignation of Ethel Dixon, committee clerk, was received, same to be effective as of January 31st.

On motion of Haney of Mills the House adjourned until 10:00 a. m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 4, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. F. O. Winslow, pastor of the M. E. church, Grundy Center, Iowa.

Journal of February 3rd corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Berry of Monroe for Friday and Saturday on request of Hale of Howard.

PETITIONS

Greene of Pottawattamie presented a petition from citizens of Avoca, opposing passage of the proposed Model License Barbers Bill.

Referred to committee on public health.

Held of Plymouth presented a petition from citizens of Remsen, opposing passage of the proposed Model License Barbers Bill.

Referred to committee on public health.

O'Donnell of Dubuque presented a petition from citizens of Dubuque, lowa, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Maxfield of Marshall presented a petition from citizens of Marshall county opposing the enactment of House File No. 72.

Referred to committee on roa's and highways.



Laughlin of Fremont presented a resolution passed by the Board of Directors, Fremont County Farm Bureau, urging the enactment of House File No. 9.

Referred to committee on ways and means.

Ontjes of Grundy presented a petition from citizens of Grundy county, urging the enactment of House File No. 9.

Referred to committee on ways and means.

SUPPLEMENTAL REPORT OF COMMITTEE ON SELECTION OF COMMITTEE CLERKS

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

Ruth Brown-O'Donnell; Gladys Gustin-Knudson, Kent (to fill vacancy caused by resignation of Ethel Dixon).

MARION R. McCaulley, Chairman.
IRVING H. KNUDSON,
C. A. HOLLIS,
D. FULTON RICE,
Committee.

On motion of Mr. McCaulley the report was adopted.

REPORTS OF COMMITTEES

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 55, a bill for an act to amend chapter twenty-five (25) of the Forty-first General Assembly relating to the use of voting machines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

Report adopted.

Knutson of Cerro Gordo, 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. 58, a bill for an act to amend section eleven thousand seven hundred sixty (11760) of the Code, 1924, relating to exemption from execution of 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 be amended as follows, and when so amended the bill do pass:

By striking subsection 1 and renumbering the remaining subsections.

C. A. KNUTSON, Chairman.

Report adopted.

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 27, a bill for an act repealing section four thousand ninety-five (4095) of the Code, 1924, and enacting a substitute therefor relative to abolishing county high schools, disposing of their property and buildings and the holding of an election therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from section one (1), line five (5), the word "electors" and substituting therefor the words "voters at the last general election".

Amend by adding at the end of section one (1) the following: "If the electors of the county vote in favor of abolishing said high school and disposing of any or all of the buildings or property thereof, said high school shall not be abolished or discontinued or the buildings or property thereof disposed of until one year after the date of holding said election."

HEIKE A. RUST, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 34, a bill for an act to amend, revise, and codify sections forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625), inclusive, of the code, relating to the state highway commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

C. A. Hollis, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 7, a bill for an act to legalize the proceedings of the town council of Dewitt, Iowa, with respect to the granting of a franchise to the Dewitt Telephone Company, and to declare that said pro-



ceedings constitute such franchise, beg leave to report they have had 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.

Johnson of Dickinson, 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. 60, an act to amend the law as it appears in chapter one hundred seventy-three (173), as amended by chapter one hundred seventy-nine (179), as amended by chapter one hundred seventy-nine (179), as amended by chapter one hundred eighty (180), of the acts of the Forty-first (41) General Assembly, relating to the proof and certification of public fund deposits, and to liquidation and control of the assets of banks in the hands of the superintendent of banking, or of a receiver, beg leave to report they have had the same under consideration and have instructed me to report 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 sixteen (16), by striking out the word "depositor" and inserting in lieu thereof the word "claimant".

Further amend section one (1) by adding at the end thereof the following:

"If objections are made within the time and as above provided, the same shall be forwarded to the receiver, and shall be presented and heard and determined by the court as otherwise provided. If objections are not made as above provided, the decision of the treasurer of state shall be final."

Amend section two (2) by adding thereto the following paragraph:

"Section one (1) of chapter one hundred seventy-nine (179), as amended by chapter one hundred eighty (180), of the acts of the Forty-first (41) General Assembly, is further amended by inserting after the word "unsecured" in line four (4), the words "and unpreferred", and by inserting after the word "unsecured" in line six (6), the words "and unpreferred".

Amend section three (3) by inserting, after the word "waiver" in line five (5), the words "of any preference or".

Amend section 3 by striking the letter "s" from the word "funds" in line seven (7), and inserting after said word "fund" the words "or assignment of the deposit to"; also amend line eight (8) by inserting after the word "state" the word "he"; further amend line seven (7) by adding after the word "after" the words "receipt of".

FRANCIS JOHNSON, Chairman.

Report adopted.



HOUSE CONCURRENT RESOLUTION NO. 5 CONSIDERED

House Concurrent Resolution No. 5, by Knudson of Hamilton, offered February 3rd and found in the journal of that date, was taken up for consideration.

Blackford of Van Buren moved to refer House concurrent Resolution No. 5 to the committee on banks and banking, and demanded a roll call.

On the question "Shall House Concurrent Resolution No. 5 be referred to the committee on banks and banking?"

The ayes were:

Blackford	Elliott	Kennedy, W. S.	Ryder
Bush	Forsling	McCaulley	Simmer
Charlton	Greene	Mathews	Stepanek
Cole of Harrison	Hansen	Nagle	Torgeson
Eckles	Johnson of	Nelson	Wagner
Eden	Marion	O'Donnell	Walrod-26
Edge	Kennedy J P	Pattison	

The nays were:

Akin of Carroll	Hale	Johnson of	Quirk
Allen	Haney	Dickinson	Reimers
Anderson	Hanson	Johnson of	Rice
Bair	Harrison	Keokuk	Roberts
Barnes	Hattendorf	King	Rust
Bauer	Heald	Kline	Rutledge
Bixler	Held	Knudson	Saunders
Blythe	Hempel	Krouse	Smith
Buchmiller	Hines	Laughlin	Springer
Christophel	Hollingsworth	McIlrath	Thomas
Craig	Hollis	McMillan	Troup
Crone	Hopkins	Martin	Truax
Crozier	Hubbard	Maxfield	Vaughn
Fleming	Huff	Miller of Shelby	Venard
Griswold	Hunt	Oliver	Wamstad
Hager	Ickis	Ontjes	Wilson
Hagglund	Istad	Patterson	Mr. Speaker-66

Absent or not voting:

Aiken of Ida	Grimwood	Lichty	Ratliff
Berry	Hill	Lovrien	Thompson
Cole of Delaware	Kent	McIntosh	Wolfe-15
Gilmore	Knutson	Prichard	

Motion lost.

On motion of Knudson of Hamilton the concurrent resolution was adopted.

SENATE CONCURRENT RESOLUTION NO. 11 CONSIDERED

Knutson of Cerro Gordo called up Senate Concurrent Resolution No. 11, found in the journal of February 3rd, providing for an investigation of the question of Old Age Pensions.

On motion of Mr. Knutson the House concurred in the Senate concurrent resolution.

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Johnson of Marion, asked unanimous consent to have five hundred additional copies of House File No. 46 printed.

Motion prevailed.

INTRODUCTION OF BILLS

House File No. 127, by Christophel of Bremer, a bill for an act to repeal sections forty-nine hundred five (4905), forty-nine hundred eight (4908) as amended by chapter ten (10), acts of the forty-first (41) general assembly, forty-nine hundred nine (4909), forty-nine hundred ten (4910), and forty-nine hundred eleven (4911) of the code, 1924, and to enact substitutes therefor; to repeal section forty-nine hundred sixty-nine (4969) of the code, 1924; to amend sections forty-nine hundred sixty-eight (4968), forty-nine hundred seventy (4970), forty-nine hundred seventy-one (4971), forty-nine hundred seventy-two (4972), and forty-nine hundred seventy-four (4974) of the code, 1924; and to amend section four (4), chapter ten (10), acts of the forty-first (41) general assembly, relating to the license fees for motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 128, by Forsling of Woodbury, a bill for an act to amend section fifty-six hundred seventy-one (5671) of the code, 1924, relating to compensation of officers in cities and towns.

Read first and second times and referred to committee on compensation of public officers.

House File No. 129, by Forsling and Prichard of Woodbury, a bill for an act granting to the city of Sioux City, Iowa, all right, title, or interest, if any, which the state of Iowa may have in and to certain parts of the bed of the Missouri river contiguous to the city of Sioux City, upon certain conditions.



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

House File No. 130, by Knudson of Hamilton, a bill for an act to repeal sections forty hundred ninety-six (4096), and forty hundred ninety-eight (4098) to forty-one hundred four (4104), inclusive, of the code, 1924; to amend section five hundred twenty (520) 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 public schools.

House File No. 131, by Springer of Decatur, a bill for an act to repeal sections twenty-six hundred eighty-three twenty-six hundred eighty-four (2684) as amended by chapter fifty-four (54), acts of the forty-first general assembly, twentysix hundred eighty-five (2685), twenty-six hundred ninety-four (2694) as amended by chapter fifty-four (54), acts of the fortyfirst general assembly, twenty-six hundred ninety-five (2695) as amended by chapter fifty-four (54), acts of the forty-first general assembly, twenty-six hundred ninety-six (2696), twenty-six hundred ninety-seven (2697), and twenty-six hundred ninetyeight (2698) of the code, 1924; and to amend section twenty-six hundred seventy-one (2671) of the code, 1924, as amended by chapter fifty-five (55), acts of the forty-first general assembly; and to repeal section twenty-six hundred eighty-six (2686) of the code, 1924, and to enact a substitute therefor, relating to the eradication of bovine tuberculosis, and to provide for the establishment of the accredited area plan by vote of the people.

Read first and second times and referred to committee on animal industry.

House File No. 132, by Springer of Decatur, a bill for an act to amend section seventeen hundred six (1706) of the code, 1924, relative to granting of licenses to persons desiring to engage in raising and selling game birds or animals.

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

House File No. 133, by Springer of Decatur, 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 to the voters of the question of county aid to farm improvement associations.

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

House File No. 134, by Ontjes of Grundy, 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 public schools.

House File No. 135, by Bair of Buena Vista, a bill for an act providing for an amendment to section four thousand eight hundred thirty-one (4831), relating to destruction of trees along public highways by county supervisors.

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

Elliott of Polk offered the following resolution:

RESOLUTION

Whereas, It has always been the custom of this House to celebrate the birthday of our martyred president, Abraham Lincoln, with an appropriate program, and in view of the fact that we have with us in the Forty-second General Assembly in both House and Senate a few old soldiers of the Civil war who, because of their advanced age, will in all probability not be able to be with us two years hence, and

Whereas, We feel that it would be an inspiration as well as an education to the younger generation, and a fitting tribute to the old veterans to invite them to have charge of such program; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That the Speaker appoint the Sergeant at Arms, Oley Nelson, and his assistants who are Civil war veterans, to have entire charge of a program to be given in the House Chamber on Saturday afternoon, February 12th, at 2:00 p. m.

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

Motion prevailed and the resolution was adopted.



Knudson of Hamilton moved that Rule 63 be suspended for the day.

Motion 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. 110, a bill for an act relating to the recording of mortgages and bills of sale of personal property.

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 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.

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 to repeal section 2762 of the code 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. 60; a bill for an act relating to the expenses of district judges.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 48, a bill for an act to provide for the commencement, making up of the issues, and trial, in vacation, of an action of mandamus.

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 reduction of sentence of convicts in the penitentiary, and in the men's and women's reformatories.

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 state appropriation bill and the introduction thereof in the General Assembly.

WALTER H. BEAM, Secretary.



SENATE MESSAGES CONSIDERED

Senate File No. 60, a bill for an act to amend Section ten thousand eight hundred five (10805) of the Code, 1924, relating to expenses of district judges.

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

Senate File No. 76, a bill for an act to repeal section twenty-seven hundred sixty-two (2762) of the code and to enact a substitute therefor, in relation to the use and disposal of dead animals.

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

Senate File No. 93, 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 committee on judiciary No. 2.

Senate File No. 25, a bill for an act to amend section 334 (three hundred thirty-four) of the code relating to the state appropriation bill and the introduction thereof in the general assembly.

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

Senate File No. 38, a bill for an act to amend section 3774 (thirty-seven hundred seventy-four) of the code and chapter 67 (sixty-seven), acts 41 (forty-first) general assembly relating to the reduction of sentence of convicts in the penitentiary, and in the men's and women's reformatories.

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

Senate File No. 48, a bill for an act to provide for the commencement, making up of the issues, and trial, in vacation, of an action of mandamus.

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



Senate File No. 110, a bill for an act to amend and revise Section Ten Thousand Fifteen (10015) of the Code of 1924, relating to the recording of mortgages and bills of sale of personal property.

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

CONSIDERATION OF BILLS

Senate File No. 7, a bill for an act to legalize the proceedings of the town council of Dewitt, Iowa, with respect to the granting of a franchise to the Dewitt Telephone Company, and to declare that said proceedings constitute such franchise, with report of committee recommending passage, was taken up for consideration.

Eden of Clinton asked for unanimous consent for the immediate consideration of Senate File No. 7.

Consent granted.

Eden of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll	Hale	Kennedy, W. S.	Quirk
Allen	Haney	Kent	Ratliff
Bair	Hanson	King	Reimers
Barnes	Harrison	Kline	Rice
Bauer	Hattendorf	Knudson	Roberts
Blackford	Heald	Krouse	Rust
Blythe	Held	Laughlin	Rutledge
Buchmiller	Hempel	Lichty	Ryder
Bush	Hines	Lovrien	Saunders
Christophel	Hollingsworth	McCaulley	Smith
Cole of Harrison	Hollis	McIlrath	Springer
Craig	Hopkins	McIntosh	Stepanek
Crone	Hubbard	McMillan	Thomas
Crozier	Huff	Mathews	Torgeson
Eckles	-Hunt	Maxfield	Troup
Eden	Ickis	Miller of Shelby	Truax
Edge	Istad	Nagle	Vaughn
Elliott	Johnson of	Nelson	Venard
Fleming	Dickinson	O'Donnell	Wagner
Forsling	Johnson of	Oliver	Walrod
Greene	Keokuk	Ontjes	Wamstad
Griswold	Johnson of	Patterson	Wilson
Hager	Marion	Pattison	Mr. Speaker—92
Hagglund	Kennedy, J. P.	Prichard	E75-120

The nays were, none.

Absent or not voting:

Aiken of Ida	Charlton	Hansen	Simmer
Anderson	Cole of Delaware	Hill	Thompson
Berry	Gilmore	Knutson	Wolfe-15
Bixler	Grimwood	Martin	

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 to prohibit the possession or control of machine guns and machine and automatic rifles, to prohibit any person from assisting another in obtaining possession of such gun or rifle, to determine and fix the punishment for a violation of such prohibition; to declare certain exceptions, to authorize the destruction of such guns or rifles, and to prescribe in part the substance of the indictment or information in such cases and the evidence by which it may be sustained, was taken up for further consideration.

Oliver of Monona moved that further action on House File No. 83 be deferred, and that the bill be made a special order for Wednesday, February 9th, 10:30 a.m.

Motion prevailed.

House File No. 41, a bill for an act to amend chapter thirtyfive (35) of the Code, relating to elections, to regulate the manner of electing township trustees and township clerks, and to define their qualifications, with report of committee recommending passage, was taken up for further consideration.

J. P. Kennedy of Lee moved that further action on House File No. 41 be deferred until Saturday, February 5th.

Motion prevailed.

House File No. 12, a bill for an act to repeal chapter sixty (60) of the Laws of the Forty-first General Assembly, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream, or buttermilk, to require the pasteurization of skimmed milk, cream and all milk or cream from which ice cream or buttermilk is derived, to define pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act, with report of committee recommending amendment and passage, was taken up for consideration.

Christophel of Bremer moved that further action on House File No. 12 be deferred, and that the bill be made a special order for Thursday, February 10th, at 10:30 a. m.

Motion prevailed.

PALO ALTO COUNTY GLEE CLUB ENTERTAINS THE HOUSE

Saunders of Palo Alto announced that the Palo Alto County Glee Club was present, and moved that they be invited to entertain the House.

Motion prevailed and the Speaker appointed Mr. Saunders as committee of one to present the Glee Club.

Ontjes of Grundy moved that a standing vote of thanks be offered the Palo Alto County Glee Club. Motion prevailed.

HONORABLE GERRIT KLAY ADDRESSES THE HOUSE

Venard of Sioux announced that Hon. Gerrit Klay, a former member of the House, was present, and moved that Mr. Klay be invited to speak to the House at this time.

Motion prevailed and the Speaker appointed Mr. Venard as committee of one to escort Mr. Klay to the Speaker's station, and he briefly addressed the House.

PROOF OF PUBLICATION OF HOUSE FILE NO. 44

The official proof of publication of House File No. 44, a bill for an act to legalize the proceedings for the acquisition of a waterworks system by the city of Cedar Rapids, Iowa, and to validate and declare certain indebtedness assumed by said city in such acquisition as constituting an indebtedness of said city, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the Code, 1924.

AMENDMENTS FILED

J. P. Kennedy of Lee filed the following amendment to House File No. 41:

Amend House File No. 41 by striking out all after the period following the word "township" in line five (5) of said bill and insert the following: "In townships having a city of three thousand (3,000) people or more the voters in said city shall not be permitted to vote for township officers".



McIntosh of Muscatine filed the following amendment to House File No. 41:

Amend House File No. 41 by striking from section one (1) thereof all following the period in line eight (8).

Lovrien of Humboldt filed the following amendments to House File No. 60 as a substitute for the committee amendments:

Amend House File No. 60 by striking out all following the enacting clause and substituting in lieu thereof the following:

Section 1. That section four (4) of chapter one hundred seventy-three (173), as amended by chapter one hundred seventy-four (174) of the acts of the Forty-first (41) General Assembly, is hereby amended by adding at the end thereof the following:

"Immediately upon the closing of a bank the treasurer having public funds on deposit therein under chapter one hundred seventy-three (173) of the acts of the Forty-first (41) General Assembly, and amendments thereto, shall furnish to the treasurer of state a statement of the amount of the deposit, a certified copy of the resolution under which the deposit was made, and any other information demanded by him, and, with the advice of the attorney general, the treasurer of state shall determine the amount thereof deposited by authority of and in conformity with the direction of the legal governing council or board and send a copy of his decision by registered mail to the claimant and to the bank and deliver a copy to the superintendent of banking, which decision shall be final except as to such depositors as within ten (10) days after the mailing of such decision make objections to such decision in writing to the treasurer of state, and shall have the same force and effect as the court order and certificate of the superintendent of banking, as provided in said act.

If objections are made within the time and as above provided, the same shall be forwarded to the receiver, and shall be presented and heard and determined by the court as otherwise provided. If objections are not made as above provided, the decision of the treasurer of state shall be final."

Sec. 2. That section one (1) of chapter one hundred seventy-nine (179), as amended by chapter one hundred eighty (180), of the acts of the Forty-first (41) General Assembly, is hereby amended by adding, after the word "distribution", in line eleven (11), the following: ", sale to another bank, or reopening,".

Section one (1) of chapter one hundred seventy-nine (179), as amended by chapter one hundred eighty (180), of the acts of the Forty-first (41) General Assembly, is further amended by inserting after the word "unsecured" in line four (4), the words "and unpreferred", and by inserting after the word "unsecured" in line six (6), the words "and unpreferred".

Sec. 3. That section two (2) of chapter one hundred seventy-nine (179) of the acts of the Forty-first (41) General Assembly is hereby amended by adding at the end thereof the following:



"Joining in such agreements shall not be a waiver of any preference or of the right to participate in the state sinking fund for public deposits, but after receipt of payment from such fund, or assignment of the deposit to the treasurer of state he shall represent the same and may in his discretion join in such agreements."

Rutledge of Webster filed the following amendments to House File No. 34:

Amend House File No. 34 by striking out all of section two (2) and substituting in lieu thereof the following:

The members of said commission shall be nominated and elected at the biennial election in 1928. The commissioners elected in congressional districts Nos. 1, 3, 5, 7, 9, and 11 shall hold office for a term of two years or until the second secular day of January, 1930, and thereafter terms of all commissioners shall be for a period of four years. The commissioners elected in 1928 in districts Nos. 2, 4, 6, 8, and 10 shall hold office for a period of four years, the commissioners in these districts being elected in the year of each presidential election. After 1930 the commissioners from districts Nos. 1, 3, 5, 7, 9, and 11 shall be elected at the biennial elections other than presidential elections. The nomination and election of commissioners shall be in the same manner in which representatives in Congress are elected.

Also amend section three (3) by adding at the end of said section the following:

A vacancy shall occur upon the death or the removal from the district of a member of the commission, or upon his becoming physically or mentally incompetent or unqualified to serve as a member of the commission, or upon the expiration of the term of a member whose successor has not been elected and qualified.

On motion of Buchmiller of Greene the House adjourned until 9:30 a.m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 5, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. H. C. Chambers, pastor of the First Presbyterian church, Grundy Center.

Journal of February 4th corrected and approved.

Crone of Emmet moved that rule 63 be suspended. Motion prevailed.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Vaughn of Ringgold for the day, on request of Christophel of Bremer; Nagle of Johnson for the day, on request of Ryder of Dubuque; Lovrien of Humboldt for the day, on request of Allen of Pocahontas; Rust of Franklin for the day, on request of Maxfield of Marshall; Johnson of Keokuk for the day, on request of Maxfield of Marshall; McIntosh of Muscatine for the day, on request of Hunt of Louisa; Hollingsworth of Boone for the day, on request of Stepanek of Linn; Johnson of Marion for the day, on request of Hale of Howard; Crozier of Mahaska for the day, on request of Ratliff of Henry; Aiken of Ida for the day, on request of Huff of Cass; Prichard of Woodbury for the day, on request of Forsling of Woodbury.

REPORTS OF COMMITTEES

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 107, a bill for an act to amend the law as it appears in section forty-two hundred twenty-three (4223) of the Code, 1924, relating to the filling of vacancies on school boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:



Amend by striking out from section one (1), line eleven (11), the comma (,) and the word "and" following the word "cause".

HEIKE A. RUST, Chairman.

Report adopted.

Forsling of Woodbury, 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. 51, a bill for an act to amend section five thousand seven hundred thirty-five (5735) of the code, 1924, relating to appeal bonds in the mayor's and police courts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking from line five (5) the words "may at any time" and by inserting in lieu thereof the word "shall".

L. B. FORSLING, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 40, a bill for an act to amend chapter 513 (five hundred thirteen) of the code, relating to garnishment and to provide for notice of the filing of and trial on, pleadings controverting the answer of garnishees, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 29, a bill for an act to amend chapter 519 (five hundred nineteen) of the code relating to procedure in an action for forcible entry and detention, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 17, a bill for an act to amend sections 319 (three hundred nineteen) and 350 (three hundred fifty) of the code relating to



the expenses of the officers and employees of the state budget department, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 80, a bill for an act to authorize the refund of excess money paid by any person for the purchase of a copy of the book of Annotations to the Code, and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 136, by Christophel of Bremer, a bill for an act to amend sections forty-nine hundred seventy-five (4975), forty-nine hundred seventy-eight (4978), and forty-nine hundred seventy-nine (4979) 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. 137, by McCaulley of Calhoun, a bill for an act relating to motor vehicles and the maintenance of headlight stations.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 138, by Patterson of Kossuth, a bill for an act authorizing cities and towns to appropriate surplus earnings from heating plants, waterworks, gas works, or electric plants to pay bonded indebtedness.

Read first and second times and referred to committee on public utilities.

House File No. 139, by Nagle of Johnson, a bill for an act to

amend sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the code, 1924, relating to the election and appointment of officers in cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 140, by committee on judiciary No. 2, a bill for an act to amend section 3666 (thirty-six hundred sixty-six) of the code relative to the commitment of neglected, dependent, and delinquent children.

Read first and second times and passed on file.

House File No. 141, by committee on judiciary No. 2, a bill for an act to repeal section 3720 (thirty-seven hundred twenty) of the code relating to the support and maintenance of children in the Iowa Soldiers' Orphans' Home and to enact a substitute therefor.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

Senate File No. 3, a bill for an act to amend the law as it appears in section fifty-nine hundred one (5901) of the Code, 1924, relating to the method of the removal of commissioners of public docks in cities and towns where a department of public docks has been established, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ryder of Dubuque the amendments proposed by the committee, found in the journal of February 2d, were adopted.

Mr. Ryder moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll Blythe Eckles Griswold Allen Buchmiller Eden Hager Anderson Bush Edge Hagglund Hale Bair Charlton Elliott Barnes Christophel Fleming Haney Bauer Cole of Harrison Forsling Hanson Bixler Gilmore Harrison Craig Blackford Crone Greene Hattendorf



O'Donnell Heald Kent Smith Held King Oliver Springer Hempel Kline Ontjes Stepanek Knudson Hines Patterson Thomas Hollis Laughlin Pattison Torgeson Lichty Hopkins Quirk Troup Huff McCaulley Ratliff Truax McIlrath Hunt Reimers Venard Ickis McMillan Rice Wagner Roberts Istad Martin Walrod Mathews Rutledge Wamstad Johnson of Wilson Dickinson Maxfield Ryder Kennedy J. P. Miller of Shelby Saunders Mr. Speaker-86 Kennedy, W. S. Simmer Nelson

The nays were, none.

Absent or not voting:

Aiken of Ida	Hill	Johnson of	Nagle
Berry	Hollingsworth	Marion	Prichard
Cole of Delaware	Hubbard	Knutson	Rust
Crozier	Johnson of	Krouse	Thompson
Grimwood	Keokuk	Lovrien	Vaughn
Hansen		McIntosh	Wolfe-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. 107, a bill for an act to amend the law as it appears in section forty-two hundred twenty-three (4223) of the Code, 1924, relating to the filling of vacancies on school boards, with report of committee recommending amendment and passage, was taken up for consideration, unanimous consent having been granted upon request of Ontjes of Grundy.

On motion of Ontjes of Grundy the amendments proposed by the committee, found in the journal of today, were adopted.

Mr. Ontjes moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll	Blythe	Eckles	Griswold
Allen	Buchmiller	Eden	Hager
Anderson	Bush	Edge	Hagglund
Bair	Charlton	Elliott	Hale
Barnes	Christophel	Fleming	Haney
Bauer	Cole of Harrison	n Forsling	Hanson
Bixler	Craig	Gilmore	Harrison
Blackford	Crone	Greene ·	Hattendorf

O'Donnell Heald King Simmer Held Kline Oliver Smith Hempel Knudson -Ontjes Springer Hines Knutson Patterson Stepanek Hollis Krouse Pattison Thomas Hopkins Laughlin Quirk · Torgeson Lichty Huff Ratliff Troup McCaulley Hunt Reimers Truax Ickis McIlrath Rice Venard McMillan Roberts Wagner Istad Johnson of Martin Rutledge Walrod Ryder Mathews Wamstad Dickinson Kennedy, J. P. Kennedy, W. S. Maxfield Saunders Wilson Miller of Shelby Mr. Speaker-88 Kent Nelson

The nays were, none.

Absent or not voting:

Aiken of Ida	Hansen	Johnson of	Prichard
Berry	Hill	Marion	Rust
Cole of Delaware	Hollingsworth	Lovrien	Thompson
Crozier	Hubbard	McIntosh	Vaughn
Grimwood	Johnson of Keokuk	Nagle	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. 31, a bill for an act to repeal section 5248 (fifty-two hundred forty-eight) of the code relating to the dieting, lodging, and care of prisoners, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Charlton of Polk the amendments proposed by the committee, found in the journal of February 2d, were adopted.

Mr. Charlton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll	Bush	Elliott	Hanson
Allen	Charlton	Fleming	Harrison
Bair	Christophel	Forsling	Hattendorf
Barnes	Cole of Harrison	Gilmore	Heald
Bauer	Craig	Griswold	Hempel
Bixler	Crone	Hager	Hines
Blackford	Eckles	Hagglund	Hollis
Blythe	Eden	Hale	Hopkins
Buchmiller	Edge	Haney	Hunt

Istad	Lichty	Pattison	Thomas
Johnson of	McCaulley	Quirk	Torgeson
· Dickinson	McIlrath	Ratliff	Troup
Kennedy, J. P.	McMillan	Reimers	Truax
Kennedy, W. S.	Martin	Rice	Venard
Kent	Mathews	Rutledge	Wagner
King	Maxfield	Ryder	Walrod
Kline	Miller of Shelby		Wamstad
Knudson	Nelson	Simmer	Wilson
Krouse	O'Donnell	Springer	Mr. Speaker-78
Laughlin	Patterson	Stepanek	•

The nays were:

Greene Huff Roberts—3

Absent or not voting:

Aiken of Ida Held Ontjes Johnson of Anderson Hill Marion Prichard Berry Hollingsworth Knutson Rust Cole of Delaware Hubbard Lovrien Smith Ickis McIntosh Thompson Crozier Grimwood Johnson of Nagle Vaughn Wolfe-26 Hansen Keokuk Oliver

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. 18, a bill for an act to repeal section seventeen hundred twenty-five (1725) of the Code, 1924, and enacting a substitute therefor, relating to the issuance of fishing and hunting licenses and duplicates therefor, fixing fees and providing for the accounting of such fees, 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:

Akin of Carroll Christophel Griswold Hollis Anderson Cole of Harrison Hager Hopkins Bair Craig Hagglund Huff Barnes Crone Hale Hunt Bauer Eckles Haney Ickis Eden Bixler Hanson Istad Blackford Edge Harrison Johnson of Elliott Dickinson Blythe Hattendorf Fleming Kennedy, J. P. Buchmiller Held Kennedy, W. S Bush Forsling Hempel Charlton Greene Hines Kent

Martin King Kline Mathews Knudson Maxfield Nelson Knutson O'Donnell Krouse Oliver Laughlin Lichty Patterson McCaulley Pattison McIlrath Quirk McMillan Ratliff

Reimers
Rice
Ryder
Saunders
Simmer
Smith
Springer
Stepanek
Thomas
Torgeson

Troup
Truax
Venard
Wagner
Walrod
Wamstad
Wilson
Mr. Speaker—81

The nays were:

Allen

Rutledge-2

Absent or not voting:

Aiken of Ida	Hansen	Johnson of	Roberts
Berry	Heald	Marion	Rust
Cole	Hill	Lovrien	Thompson
of Delaware	Hollingsworth	McIntosh	Vaughn
Crozier	Hubbard	Miller of Shelby	Nagle
Gilmore	Johnson of	Onties	Wolfe-24
Grimwood	Keokuk	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. 23, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the Code, 1924, extending the closed season on quail for an indefinite period, with report of committee recommending passage, was taken up for consideration.

Knudson of Hamilton moved the previous question.

Motion prevailed.

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:

Akin of Caroll	Cole of Harrison	Hager	Hopkins
Allen	Craig	Hagglund	Huff
Anderson	Crone	Hale	Hunt
Bair	Eckles	Haney	Ickis
Barnes	Eden	Hanson	Istad
Bauer	Edge	Harrison	Johnson of
Bixler	Elliott	Hattendorf	Dickinson
Blackford	Fleming	Heald	Kennedy, J. P.
Blythe	Forsling	Held	King
Buchmiller	Gilmore	Hempel	Kline
Bush	Greene	Hines	Knudson
Charlton	Griswold	Hollis	Knutson

Krouse Oliver Ryder Venard Ontjes Saunders Wagner Laughlin Patterson Smith Walrod Lichty McCaulley Pattison Springer Wamstad Quirk Stepanek Wilson McIlrath Reimers Thomas Mr. Speaker-80 McMillan Martin Rice Torgeson Maxfield Roberts Troup Nelson Rutledge Truax

The nays were:

Hansen Mathews O'Donnell Simmer—5 Kennedy, W. S.

Absent or not voting:

Aiken of Ida Kent Rust Berry Hollingsworth Lovrien Thompson Christophel Hubbard McIntosh Vaughn Cole of Delaware Johnson of Miller Wolfe-22 Crozier Keokuk Nagle Grimwood Johnson of Prichard Marion Ratliff

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

House File No. 50, 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:

Griswold Akin of Carroll Kennedy, W. S. Ryder Allen Hager . Kent Saunders Anderson King Simmer Hagglund Bair Hale Kline Smith Barnes Haney Knudson Springer Bauer Hansen Krouse Stepanek Blackford Hanson Laughlin Thomas Blythe Harrison Lichty Torgeson Buchmiller Hattendorf McIlrath Troup Bush Heald McMillan Truax Charlton Held Mathews Venard Wagner Christophel Hempel Nelson O'Donnell Crone Hines Walrod Eckles Hollis Oliver Wamstad Wilson Eden Hopkins Patterson Elliott Pattison Mr. Speaker-72 Hunt Fleming Istad Quirk Ratliff Forsling Johnson of Greene Dickinson Rice

The nays were:

McCaulley-1

Absent or not voting:

Aiken of Ida Grimwood Kennedy, J. P. Reimers Berry Knutson Hill Roberts Bixler Hollingsworth Lovrien Rust Cole of Hubbard McIntosh Rutledge Delaware Huff Martin Thompson Cole of Harrison Ickis Maxfield Vaughn Craig Johnson of Miller of Shelby Wolfe-34 Crozier Keokuk Nagle Edge Johnson of Ontjes Gilmore Marion 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. 100, a bill for an act to amend the law as it appears in section thirteen thousand twenty-nine (13029) of the Code, 1924, relating to embezzlement of funds received by a public officer, with report of committee recommending passage, was taken up for consideration.

Wamstad of Mitchell moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll Gilmore Kennedy, J. P. Quirk Allen Greene Kennedy, W. S. Ratliff Anderson Griswold Kent Reimers Bair Hager Rice King Barnes Hagglund Kline Roberts Bauer Hale Knudson Rutledge Bixler Knutson Haney Ryder Blackford Krouse Hansen Saunders Blythe Laughlin Simmer Hanson Buchmiller Harrison Lichty Smith Bush Hattendorf McCaulley Springer Charlton Heald McIlrath Stepanek Christophel Held McMillan Thomas Cole of Harrison Hempel Martin Torgeson Mathews Troup Craig Hines Crone Hollis Maxfield Truax Eckles Hopkins Nelson Wagner Eden Huff O'Donnell Walrod Hunt Edge Oliver Wamstad Elliott Istad Onties Wilson Fleming Johnson of Patterson Mr. Speaker-86 Forsling Dickinson Pattison

The nays were, none.

Absent or not voting:

	Hill	Johnson of	Prichard
Aiken of Ida	Hollingsworth	Marion	Rust
Berry	Hubbard	Lovrien	Thompson
Cole of Delaware	Ickis	McIntosh	Vaughn
Crozier	Johnson of	Miller	Venard
Grimwood	Keokuk	Nagle	Wolfe-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. 102, a bill for an act to amend section thirteen thousand three hundred seven (13307) of the code, 1924, relative to false assumption as an officer, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 102 by striking out the last word of the bill, namely, "thereof".

Amendment adopted.

Wamstad of Mitchell moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll	Greene	Kennedy, J. P.	Ratliff
Allen	Griswold	Kennedy, W. S.	Reimers
Anderson	Hager	Kent	Rice
Bair	Hagglund	King	Roberts
Barnes	Hale	Kline	Rutledge
Bauer	Haney	Knudson	Ryder
Bixler	Hansen	Knutson	Saunders
Blackford	Hanson	Krouse	Simmer
Blythe	Harrison	Laughlin	Smith
Buchmiller	Hattendorf	Lichty	Springer
Bush	Heald	McCaulley	Stepanek
Charlton	Held	McIlrath	Thomas
Christophel	Hempel	McMillan	Torgeson
Cole of Harrison	Hines	Martin	Troup
Craig	Hollis	Mathews	Truax
Crone	Hopkins	Nelson	Venard
Eckles	Huff	O'Donnell	Wagner
Eden	Hunt	Oliver	Walrod
Edge	Ickis	Ontjes	Wamstad
Elliott	Istad	Patterson	Wilson
Fleming	Johnson of	Pattison	Mr. Speaker-87
Forsling Gilmore	Dickinson	Quirk	Wester Arm 5 9 1917 1200 - 1271

The nays were, none.

Absent or not voting:

Aiken of Ida	Hollingsworth	Lovrien	Rust
Berry	Hubbard	McIntosh	Thompson
Cole of Delaware	Johnson of	Maxfield	Vaughn
Crozier	Keokuk	Miller	Wolfe-20
Grimwood	Johnson of	Nagle	
Hill	Marion	Prichard	

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

Senate File No. 11, a bill for an act amending section sixty-six hundred (6600) of the Code of 1924, relating to limitation of taxes in certain cities operating under the commission plan of government, with report of committee recommending passage, 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?"

The ayes were:

Allen	Hager	Kline	Ryder
Anderson	Hagglund	Knudson	Saunders
Bair	Hale	Krouse	Simmer
Barnes	Haney ·	Laughlin	. Smith
Blackford	Hansen	Lichty	Springer
Blythe	Hanson	McCaulley	Stepanek
Buchmiller	Harrison	McMillan	Thomas
Bush	Hattendorf	Martin	Torgeson
Charlton	Hempel	Mathews	Troup
Christophel	Hines	Maxfield	Truax
Crone	Hollis	Nelson	Venard
Eckles	Hopkins	O'Donnell	Wagner
Eden	Hunt	Patterson	Walrod
Edge	Istad	Pattison	Wamstad
Elliott	Kennedy, J. P.	Quirk	Wilson
Fleming	Kennedy, W. S.	Reimers	Mr. Speaker—70
Forsling	Kent	Rice	
Greene	King	Rutledge	

The nays were:

Ickis-1

Absent or not voting:

Aiken of Ida	Cole of Harrison		Huff
Akin of Carroll	Craig	Heald	Johnson of
Bauer	Crozier	Held	Dickinson
Berry	Gilmore	Hill	Johnson of
Bixler	Grimwood	Hollingsworth	Keokuk
Cole of		Hubbard	
Delaware			

Johnson of McIntosh Prichard Thompson Marion Miller of Shelby Ratliff Vaughn Waughn Nagle Roberts Wolfe—36 Lovrien Oliver Rust

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

Senate File No. 30, a bill for an act to repeal section 5181 (fifty-one hundred eighty-one) of the code and to enact a substitute therefor, declaring the specific duties of peace officers, with report of committee recommending passage, was taken up for consideration.

Charlton 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:

Akin of Carroll Greene Kennedy, J. P. Quirk Kennedy, W. S. Griswold Ratliff Allen Anderson Hager Kent Reimers Bair Hagglund King Rice Barnes Hale Kline Rutledge Knudson Ryder Bauer Haney Saunders Bixler Hansen Knutson Blackford Hanson Krouse Simmer Blythe Harrison Laughlin Smith Buchmiller Lichty Hattendorf Springer McCaulley Stepanek Bush Heald Held Thomas Charlton McIlrath Christophel Hempel McMillan Torgeson Cole of Harrison Hines Martin Troup Mathews Truax Craig Hollis Crone Hopkins Maxfield Venard Nelson Eckles Huff Wagner Eden Hunt O'Donnell Walrod Edge Ickis Oliver Wamstad Ontjes Elliott Istad Wilson Mr. Speaker-87 Fleming Johnson of Patterson Forsling Dickinson Pattison Gilmore

The nays were: none.

Absent or not voting:

Aiken of Ida Hollingsworth Lovrien Rust Berry Hubbard McIntosh Thomas Miller of Shelby Vaughn Cole of Delaware Johnson of Nagle Wolfe-20 Crozier Keokuk Grimwood Johnson of Prichard Marion Roberts Hill

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. 56, a bill for an act to regulate the occupation of barbering.

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

Senate Concurrent Resolution No. 13, relating to a joint convention of the Senate and House for the purpose of adopting suitable resolutions commemorating the life, character and public services of Senator Cummins and Senator Young.

Also, that the Senate has concurred in the House amendments to the following bill:

Senate File No. 77, a bill for an act relating to commission plan cities.

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

House Concurrent Resolution No. 4, relating to the printing of additional copies of the 1926 report of the State Highway Commission.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 56, a bill for an act to regulate the occupation of barbering by creating a board of examiners for the licensing of persons to carry on such practice, and fixing the fees to be charged therefor: for regulating the sanitation of barber shops, barber schools and barber colleges, for preventing the spread of contagious and infectious diseases, for promoting the health and safety of the general public and providing penalties for the violation thereof.

Read first and second times and referred to committee on public health.

SENATE CONCURRENT RESOLUTION NO. 13

Whereas, The Hon. Albert Baird Cummins died at his home in Des Moines, Iowa, on the 30th day of July, 1926; and



Whereas, The Hon. Lafayette Young died at his home in the city of Des Moines, Iowa, on the 15th day of November, 1926; and

Whereas, In the deaths of Senator Cummins and Senator Young the nation and the state of Iowa lost two distinguished statesmen and citizens; therefore,

- Be It Resolved by the Senate, the House Concurring, That a joint convention of the Senate and the House be held in the House of Representatives chamber on February 15, 1927, at 1:30 p. m. for the purpose of adopting suitable resolutions commemorating the life, character and public services of Senator Cummins and Senator Young, and
- Be It Further Resolved, That Hon. James B. Weaver of Des Moines, Iowa, be invited to present resolutions relative to the life, character and public services of Senator Albert Baird Cummins, and
- Be It Further Resolved, That the Hon. Henry Nollen of Des Moines, Iowa, be invited to present resolutions concerning the life, character and public services of Senator Lafayette Young, and
- Be It Further Resolved, That the President of the Senate and the Speaker of the House extend to the families of the deceased and to the Governor and officers of the state an invitation to attend said memorial services.

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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 Number 77, Senate File Number 4, and Senate File Number 55.

FRED R. BLYTHE, Chairman House Committee. D. L. WILSON, 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. 77, Senate File No. 4, Senate File No. 55.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Christophel of Bremer moved that two hundred additional copies of House File No. 12 be printed. Motion prevailed.

Forsling of Woodbury moved that two hundred additional copies of House File No. 52 be printed.

Motion prevailed.

HOUSE FILE WITHDRAWN

On request of Ryder of Dubuque, unanimous consent having been granted, House File No. 14 was withdrawn from the committee on cities and towns and from further consideration by the House.

COMMUNICATION RECEIVED FROM THE STATE HIGHWAY COMMISSION

The following communication was received from the State Highway Commission:

> Ames, Iowa. February 5, 1927.

HONORABLE CLEM KIMBALL, Lieutenant Governor of Iowa, Senate Chamber, Des Moines, Iowa.

HONORABLE L. V. CARTER, Speaker of the House of Representatives, House Chamber, Des Moines, Iowa.

GENTLEMEN: It has come to our attention that there is considerable activity on the part of certain bridge contractors in fomenting criticism of the plans and specifications of the State Highway Commission with respect to bridges on secondary roads, and promoting appeals with reference thereto to the Director of the Budget. We feel that the members of the legislature and the people of the state are entitled to full and complete information with reference to such activities of the bridge contractors, and with reference to the plans and specifications and all actions of the State Highway Commission with reference thereto.

We, therefore, wish to request that the legislature take such action as will cause these matters to be fully investigated and all the facts in reference thereto to be laid before your Body.

Yours very truly,

IOWA STATE HIGHWAY COMMISSION, By J. W. HOLDEN, Chairman.



Referred to the committee on roads and highways.

Patterson of Kossuth moved that the remarks by Blythe of Iowa on House File No. 23 be printed in the Journal.

Motion prevailed.

REMARKS OF HONORABLE FRED R. BLYTHE

Mr. Speaker and Gentlemen of the House: The purpose of House File No. 23 is to permanently protect the quail in Iowa.

In advocating this bill, it seems fitting that some data should be presented concerning the need for general bird protection and also concerning the feeding habits of the quail.

Insect pests annually cause two billion dollars worth of damage. In the United States, alone, insect damage totals between seven and eight hundred million dollars. The potato beetle each season, cuts ten million dollars from the profits on our potato crop, while during certain years, the Rocky Mountain Locust and Chinc Bug have caused losses aggregating \$100,000,000. During the summer months, when the Corn Borer Moth flies, every night wind from the Great Lakes and the east carries closer to Iowa the greatest scourge with which the corn belt has ever been threatened, the European Corn Borer.

Birds are natures' natural check on insect life and, in view of the above facts, we can well afford to protect the best insect fighter nature has given us—the Quail or common Bob White. It is the most valuable and useful of three hundred and fifty varieties of Iowa birds. Insects form 15 per cent of its entire food. From May to August, insects constitute 35 per cent of its entire food.

The following table from the Journal of Economic Entomology, includes a list of the worst insects consumed by the quail:

Cutworms Colorado potato beetle Cabbage butterfly Chine bug Mosquito Grasshoppers Cucumber beetle Hessian fly Corn-louse ants Squash beetle Wireworm Rocky Mountain locusts May beetle Clover leaf beetle Codling moth Plant lice Cotton ball weevil Canker worm

A quail has been known to eat 100 chinc bugs or 2000 plant lice at a single meal. It is the arch enemy of the codling moth and it is fair to assume that it will be equally effective in destroying the corn-borer moth.

Weeds cost Iowa millions of dollars each year. It has been ascertained by actual scientific analysis of hundreds of quail stomachs that 50 per cent of the quail's diet consists of weed seeds. It is not particular as to variety and eats 129 different kinds.

The Journal of Economic Entomology gives the following table setting forth:

"The Number of Weeds of Individual Species of Weeds eaten in a day by one Bob White."

Barnyard grass	2,500	Dodder 1,560
Beggar ticks	1,400	Lambs quarter15,000
Black mustard	2,500	Pigweed12,000
Burdock	600	Plantain12,500
Curled dock	4,175	Smart weed 2,500

According to the yearbook of the Department of Agriculture, "Thirty buttonweed seeds, 200 to 300 smartweed seeds, often 500 seeds of sheep sorrel and 700 of three-sides mercury have been taken at one feeding." It is estimated that every pair of quail is easily worth five dollars to the Iowa farmer.

In the state of Virginia where it is believed there are about four bobwhites to the square mile, scientists estimate that the quail destroy around 600 tons of weed seeds annually. If their number could be increased 100 per cent we can see what a real factor they would be in weed destruction.

The states of Arizona, California, Oregon and Nevada have a closed season on the Bob White Quail, though their season is open on western quail. Idaho, Maine, Michigan, Montana, Nebraska, New Hampshire, Ohio, Utah, Wisconsin, North Dakota and South Dakota have a permanent closed season on quail.

GAME PROTECTIVE AND PROPAGATION ASSOCIATION

In 1924, a cooperative quail investigation was started in the South. Thirty thousand dollars were advanced by a few men for the purpose. It is probably the most intensive study ever attempted with reference to any American bird.

If a small group of men in Florida and Georgia can underwrite thirty thousand dollars to study and assist in the propagation of the quail, surely the state of Iowa can afford to protect the poor remnant of these birds we still have with us.

The Bob White is an all-year bird. In summer it fights insects sixteen hours a day. It eats weed seeds all winter. It harms no crop. It works free of charge.

There is another side of this question we cannot afford to overlook. These birds are companions to the silent men who dwell on our farms. They brave the storms of winter, give a spark of life to the drab fence rows and the barren stubble fields and make the country a better place in which to live.

There are few of us who have not watched with pleasure this trim, alert bird, running swiftly along our country roads, who have not heard with pleasure its cheerful, mellow whistle in the morning. There it not one of us who has heard without a thrill the sweet and plaintive covey



call of the mother bird as she gathers her scattered brood in the evening shadows.

They are practically the last survivors of those myriads of wild things which once winged their flight over the prairies our fathers loved.

I ask, gentlemen, that you afford them some measure of protection, lest they too vanish as the other wild life of the prairie has vanished before them.

COMMUNICATION FROM THE LEGISLATURE OF NEBRASKA

The following resolution adopted by the legislature of Nebraska was received:

RESOLUTION

Whereas, The great State of Iowa has sent a committee from the legislative body of that state to the State of Nebraska for the purpose of learning our bank guarantee system so that they may improve their own banking system, and we are now honored with the presence of such committee, therefore,

Be It Resolved by the House of Representatives of the State of Nebraska, Forty-fourth Session:

That we highly appreciate the honor that is being thus extended to us by our sister state, and

Be It Further Resolved, That a copy of this resolution be transmitted to the General Assembly of the State of Iowa.

ALLEN G. BURKE.
W. H. O'GARA.
D. W. LIVINGSTON.
C. L. JONES.
MABEL A. GILLESPIE.

I hereby certify that the foregoing resolution was adopted February 1, 1927.

FRANK P. CORRICK, Chief Clerk of the House.

On motion of Krouse of Wayne the House adjourned until 10:00 a. m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 7, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Guy J. Fransher, pastor of the Capitol Park M. E. church, Des Moines.

Journal of February 5th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Eckles of Butler for the day, on request of Lichty of Black Hawk; Rust of Franklin for the day, on request of Maxfield of Marshall; Buchmiller of Greene for the forenoon, on request of King of Clay; McIntosh of Muscatine for the day, on request of Hunt of Louisa.

PETITIONS

Forsling and Prichard of Woodbury presented a petition from citizens of Woodbury county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

W. S. Kennedy of Lee presented a petition from citizens of Lee county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Akin of Carroll presented petitions from citizens of Coon Rapids, Glidden and Carroll, Iowa, favoring the enactment of H. F. No. 9, and opposing the proposed bond issue for hard surfacing of roads and highways.

Referred to committee on ways and means.

REPORTS OF COMMITTEES

Blackford of Van Buren, 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. 62, a bill for an act regulating the operation of motor vehicles at railway crossings, and providing for the erection of signs at such crossings, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

A. V. BLACKFORD, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 39, a bill for an act to amend the law as it appears in sections five thousand twenty-six (5026) of the Code, 1924, so as to limit the civil liability of owners and operator of automobiles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by placing a period following the word "liquor" in line twelve (12) of section one (1), and striking out all that follows.

Also, further amend by striking out section two (2), the publication clause.

A. V. BLACKFORD, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 142, by Cole of Harrison, a bill for an act to legalize and make permanent the transfer of money from the water fund to the fire equipment fund of the city of Missouri Valley, Iowa.

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

House File No. 143, by Eden of Clinton, a bill for an act to amend chapter one hundred forty-two (142), acts of the forty-first general assembly, relating to pensions for firemen and policemen.

Read first and second times and referred to committee on cities and towns.

House File No. 144, by Hansen of Scott, a bill for an act to amend section twenty-nine hundred thirty-four (2934) of the code, 1924, relating to the bond of the treasurer of farm aid associations.

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

House File No. 145, by McIntosh of Muscatine, a bill for an act to amend section sixty-one hundred twenty-seven (6127) of the code, 1924, relating to the public utility plants of cities and towns.

Read first and second times and referred to committee on public utilities.

House File No. 146, by McIntosh of Muscatine, a bill for an act to amend section sixty-one hundred thirty-four (6134) of the code, 1924, relating to bonds for establishment of public utility plants by cities and towns.

Read first and second times and referred to committee on public utilities.

House File No. 147, by Patterson of Kossuth, a bill for an act relating to investment of surplus funds of municipal utilities.

Read first and second times and referred to committee on public utilities.

House File No. 148, by Patterson of Kossuth, a bill for an act to authorize and direct the issuance of a patent from the state of Iowa to George Eden on certain land located in Kossuth County, in order to clarify and correct the chain of title to said premises.

Read first and second times and referred to committee on land titles.

House File No. 149, by Reimers of Lyon, a bill for an act to amend section forty-eight hundred thirteen (4813) of the Code, 1924, relating to liability for road poll tax in townships outside the corporate limits of cities and towns.

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

House File No. 150, by Wamstad of Mitchell, a bill for an act to amend section four thousand two hundred seventy-five (4275) of the Code, 1924, relating to the attendance of pupils in high schools outside the state.



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

- House File No. 151, by Wagner of Scott, a bill for an act to authorize and direct the governor to deed and convey by quit claim deed certain real estate which is a part of the land of the Soldiers' Orphans' Home located in the city of Davenport, to the city of Davenport for street purposes.

Read first and second times and referred to committee on land titles.

House File No. 152, by Nagle of Johnson, a bill for an act to amend the law as it appears in sections nine hundred five (905) and nine hundred six (906) of the code, 1924, relating to the purchase of voting machines.

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

House File No. 153, by Bixler of Adams, a bill for an act to authorize the board of supervisors to transfer county road funds to county bridge and culvert funds, and to transfer county bridge and culvert funds to county road funds.

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

Thomas of Audubon moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

CONSIDERATION OF BILLS

Senate File No. 5, a bill for an act to amend the law as it appears in sections fifty-six hundred ninety-six (5696) and fifty-six hundred ninety-eight (5698) of the Code, 1924, relative to examinations, promotions, and appointments under civil service in cities and towns, 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:

Prichard Aiken of Ida Griswold Johnson of Marion Quirk Akin of Carroll Hager Kennedy, J. P. Kennedy, W. S. Hagglund Ratliff Allen Reimers Anderson Hale Rice Kent Haney Bair King Roberts Barnes Hansen Kline Rutledge Bauer Hanson Harrison Knudson Ryder Berry Blackford Knutson Saunders Hattendorf Krouse Smith Blythe Heald Laughlin Springer Held Bush Stepanek Lichty Hempel Charlton Lovrien Thomas Christophel Hill McCaulley Cole of Delaware Hines Thompson Cole of Harrison Hollingsworth McIlrath Torgeson Mathews Troup Craig Hollis Truax Maxfield Hopkins Crone Miller of Shelby Vaughn Huff Crozier Eden Wagner Hunt Nagle Nelson Ickis Walrod Edge Istad O'Donnell Wamstad Elliott Onties Wilson Johnson of Fleming Pattison Wolfe Dickinson Gilmore Mr. Speaker-94 Johnson of Greene Keokuk Grimwood

The nays were, none.

Absent or not voting:

Bixler	Hubbard .	Martin	Rust
Buchmiller	McIntosh	Oliver	Simmer
Eckles Forsling	McMillan	Patterson	Venard—13

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

House File No. 27, a bill for an act repealing section four thousand ninety-five (4095) of the Code, 1924, and enacting a substitute therefor relative to abolishing county high schools, disposing of their property and buildings and the holding of an election therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hopkins of Guthrie the amendments proposed by the committee, found in the journal of February 4th, were adopted.

Mr. Hopkins moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll Griswold Johnson of Prichard Allen Hager Keokuk Quirk Anderson Hagglund Johnson of Ratliff Hale Marion Bair Reimers Kennedy, J. P. Barnes Haney Rice Bauer Hansen Kent Roberts Berry Hanson King Ryder Saunders Bixler Harrison Kline Blackford Hattendorf Knudson Simmer Blythe Heald Knutson Smith Bush Held Krouse Springer Stepanek Charlton Hempel Laughlin Christophel Hill Lichty Thomas Lovrien Cole of Delaware Hines Thompson Cole of Harrison Hollingsworth McCaulley Torgeson Craig Hollis McIlrath Troup Crone Hopkins Martin Truax Crozier Huff Mathews Vaughn Eden Wagner Hunt Maxfield Ickis Miller of Shelby Walrod Elliott Istad Wamstad Fleming Nagle Wilson Johnson of Gilmore Nelson Greene Dickinson O'Donnell Wolfe Grimwood Ontjes Mr. Speaker-93 Pattison

The nays were, none.

Absent or not voting:

Aiken of Ida	Forsling	McMillan	Rust
Buchmiller	Hubbard	Oliver	Rutledge
Eckles	Kennedy, W. S.	Patterson	Venard—14
Edge	McIntosh		

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 amend chapter twenty-five (25), acts of the Forty-first General Assembly, relating to the use of voting machines, 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:

Akin of Carroll	Griswold	Kennedy, J. P.	Ratliff
Allen	Hagglund	Kennedy, W. S.	Reimers
Anderson	Hale	Kent	Rice
Bair	Hansen	King	Roberts
Barnes	Hanson	Kline	Rutledge
Bauer	Harrison	Knudson	Ryder
Berry	Hattendorf	Knutson	Saunders
Bixler	Heald	Krouse	Simmer
Blackford	Held	Laughlin	Smith
Blythe	Hempel	Lichty	Springer
Bush	Hill	Lovrien	Stepanek
Charlton	Hines	McCaulley	Thomas
Christophel	Hollingsworth	McIlrath	Thompson
Cole of Delaware	Hollis	Martin	Torgeson
Cole of Harrison	Hopkins	Mathews	Troup
Craig	Huff	Maxfield	Truax
Crone	Hunt	Miller of Shelby	Vaughn
Crozier	Ickis	Nagle	Wagner
Eden	Istad	Nelson	Walrod
Edge	Johnson of	O'Donnell	Wamstad
Elliott	Dickinson	Oliver	Wilson
Fleming	Johnson of	Patterson	Wolfe
Forsling	Keokuk	Pattison	Mr. Speaker—95
Greene	Johnson of	Prichard	
Grimwood	Marion	Quirk	

The nays were, none.

Absent or not voting:

Aiken of Ida	Gilmore	Hubbard	Ontjes
Buchmiller	Hager	McIntosh	Rust
Eckles	Haney	McMillan	Venard—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. 60, a bill for an act to amend the law as it appears in chapter one hundred seventy-three (173), as amended by chapter one hundred seventy-four (174), and chapter one hundred seventy-nine (179), as amended by chapter one hundred eighty (180), of the acts of the Forty-first (41) General Assembly, relating to the proof and certification of public fund deposits, and to the liquidation and control of the assets of banks in the hands of the superintendent of banking, or of a receiver, with report of committee recommending amendment and passage, was taken up for consideration.

Lovrien of Humboldt offered the following amendment to the substitute amendment found on page 293 in the Journal of February 4th:

Amend by adding thereto as Section 4, a publication clause.

Motion prevailed and the amendment was adopted.

Mr. Lovrien moved that the substitute amendment, as amended, be substituted for the committee amendments. Motion prevailed.

On motion of Mr. Lovrien the committee amendments, as amended by the substitution, 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:

Akin of Carroll	Hager	Johnson of	Quirk
Allen	Hagglund	Marion	Ratliff
Anderson	Hale	Kennedy, J. P.	Reimers
Bair	Haney	Kennedy, W. S.	Rice
Barnes	Hansen	Kent	Roberts
Bauer	Hanson	King	Rutledge
Berry	Harrison	Kline	Saunders
Bixler	Hattendorf	Knudson	Simmer
Blackford	Heald	Knutson	Smith
Blythe	Held	Krouse	Springer
Bush	Hempel	Laughlin	Stepanek
Christophel	Hill	Lichty	Thomas
Cole of Delaware	Hines	Lovrien	Thompson
Cole of Harrison	Hollingsworth	McCaulley	Torgeson
Craig	Hollis	McIlrath	Troup
Crone	Hopkins	Martin	Truax
Crozier	Huff	Miller of Shelby	Vaughn
Eden	Hunt	Nagle	Wagner
Fleming	Ickis	Nelson	Walrod
Gilmore	Istad	Ontjes	Wamstad
Greene .	Johnson of	Patterson	Wilson
Grimwood	Dickinson	Pattison	Wolfe
Griswold	Johnson of Keokuk	Prichard	Mr. Speaker—90

The nays were:

Mathews-1

Absent or not voting:

Aiken of Ida	Edge	McIntosh	Oliver
Buchmiller	Elliott	McMillan	Rust
Charlton	Forsling	Maxfield	Ryder
Felies	Hubbard	O'Donnell	Venard-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. 80, a bill for an act to authorize the refund of excess money paid by any person for the purchase of a copy of the book of Annotations to the Code, and to make an appropriation therefor, 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:

Akin of Carroll	Hager	Kennedy, J. P.	Quirk
Allen	Hagglund	Kennedy, W. S.	Reimers
Anderson	Hale	Kent	Rice
Bair	Haney	King	Roberts
Barnes	Hansen	Kline	Rutledge
Bauer	Hanson	Knudson	Ryder
Berry	Harrison	Knutson	Saunders
Blackford	Hattendorf	Krouse	Simmer
Blythe	Held	Laughlin	Smith
Bush	Hempel	Lichty	Springer
Charlton	Hill	Lovrien	Stepanek
Christophel	Hines	McCaulley	Thomas
Cole of Delaware	Hollingsworth	McIlrath	Thompson
Cole of Harrison	Hollis	Martin	Torgeson
Crozier	Hopkins	Mathews	Troup
Eden	Huff	Maxfield	Truax
Edge	Hunt	Miller of Shelby	Vaughn
Elliott	Ickis	Nagle	Wagner
Fleming	Istad	Nelson	Walrod
Forsling	Johnson of	O'Donnell	Wamstad
Gilmore	Dickinson	Oliver	Wilson
Greene	Johnson of	Ontjes	Wolfe
Grimwood	Keokuk	Pattison	Mr. Speaker—93
Griswold	Johnson of Marion	Prichard	

The nays were:

Crone-1

Absent or not voting:

Aiken of Ida	Eckles	McIntosh	Ratliff
Bixler ·	Heald	McMillan	Rust
Buchmiller	Hubbard	Patterson	Venard—13
Craig			

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

Senate File No. 40, a bill for an act to amend chapter 513 (five

hundred thirteen) of the code, relating to garnishment and to provide for notice of the filing of and trial on, pleadings controverting the answer of garnishees, with report of committee recommending passage, was taken up for consideration.

Charlton 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:

Akin of Carroll	Greene	Johnson of	Prichard
Allen	Grimwood	Keokuk	Quirk
Anderson	Griswold	Johnson of	Ratliff
Bair	Hager	Marion	Reimers
Barnes	Hagglund	Kennedy, J. P.	Rice
Bauer	Hale	Kennedy, W. S.	Rutledge
Berry	Haney	Kent	Ryder
Bixler	Hansen	Kline	Saunders
Blackford	Hanson	Knudson	Simmer
Blythe	Harrison	Krouse	Smith
Bush	Hattendorf	Laughlin	Springer
Charlton	Heald	Lichty	Stepanek
Christophel	Held	Lovrien	Thomas
Cole of Delaware	Hempel	McCaulley	Thompson
Cole of Harrison		McIlrath	Torgeson
Craig	Hines	Mathews	Troup
Crone	Hollingsworth	Maxfield	Truax
Crozier	Hollis	Miller of Shelby	Vaughn
Eden	Hopkins	Nagle	Venard
Edge	Huff	Nelson	Wagner
Elliott	Hunt	O'Donnell	Wamstad
Fleming	Ickis	Oliver	Wilson
Forsling	Istad	Ontjes	Wolfe
Gilmore	Johnson of	Patterson	Mr. Speaker-95
	Dickinson	Pattison	

The nays were, none.

Absent or not voting:

Aiken of Ida	Hubbard	McIntosh	Roberts
Buchmiller	King	McMillan	Rust
Eckles	Knutson	Martin	Walrod-12

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

Senate File No. 29, a bill for an act to amend chapter 519 (five hundred nineteen) of the code relating to procedure in an action for forcible entry and detention, with report of committee recommending passage, was taken up for consideration.

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:

Kennedy, J. P. Akin of Carroll Hagglund Reimers Allen Hale Kennedy, W. S. Rice Anderson Kent Roberts Haney Barnes King Rutledge Hansen Bauer Hanson Kline Ryder Saunders Berry Harrison Knudson Bixler Hattendorf Krouse Simmer Blackford Heald Laughlin Smith Blythe Held Lichty Springer Bush Hempel Lovrien Stepanek Charlton Hill McCaulley Thomas Christophel Hines McIlrath Thompson Cole of Delaware Hollingsworth Martin Torgeson Cole of Harrison Hollis Mathews Troup Craig Hopkins Maxfield Truax Miller of Shelby Vaughn Crone Huff Crozier Venard Hunt Nagle Eden Ickis Nelson Wagner . Elliott O'Donnell Walrod Istad Johnson of Oliver Wamstad Fleming Wilson Dickinson Forsling Patterson Wolfe Greene Johnson of Pattison Mr. Speaker-95 Grimwood Keokuk Prichard Griswold Johnson of Quirk Marion Ratliff Hager

The nays were, none.

Absent or not voting:

Aiken of Ida	Eckles	Hubbard	McMillan
Bair	Edge	Knutson	Ontjes
Buchmiller	Gilmore	McIntosh	Rust—12

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

Senate File No. 17, a bill for an act to amend sections 319 (three hundred nineteen) and 350 (three hundred fifty) of the code relating to the expenses of the officers and employees of the state budget department, 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?"

The ayes were:

Akin of Carroll Grimwood Johnson of Prichard Griswold Marion Quirk Kennedy, J. P. Ratliff Anderson Hager Hagglund Kennedy, W. S Bair Reimers Kent Rice Barnes Hale Roberts King Bauer Haney Rutledge Kline Berry Hansen Bixler Hanson Knudson Ryder Blackford Hattendorf Knutson Saunders Heald Krouse Simmer Blythe Bush Held Laughlin Smith Lichty Charlton Hempel Springer Hill Stepanek Christophel Lovrien McCaulley Cole of Delaware Hines Thomas Cole of Harrison Hollingsworth McIlrath Thompson Craig Hollis Mathews Torgeson Crone Hopkins Maxfield Truax Crozier Miller of Shelby Huff Vaughn Eden Hunt Nagle Venard Istad Nelson Wagner Walrod Edge Elliott Johnson of O'Donnell Dickinson Oliver Wamstad Fleming Ontjes Wilson Forsling Johnson of Keokuk Patterson Wolfe Gilmore Greene Pattison Mr. Speaker—96

The nays were, none.

Absent or not voting:

Aiken of Ida	Harrison	McIntosh	Rust
Buchmiller	Hubbard	McMillan	Troup-11
Fokles	Ickia	Martin	

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

House File No. 51, a bill for an act to amend section five thousand seven hundred thirty-five (5735) of the Code, 1924, relating to appeal bonds in the mayor's and police courts, 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 5th, 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:

Greene	Johnson of	Ratliff
Grimwood	Keokuk	Reimers
Griswold	Johnson of	Rice
Hager	Marion	Rutledge
		Ryder
		Saunders
	Kent	Simmer
Hansen	King	Smith
Harrison		Springer
Hattendorf	Knudson	Stepanek
Heald	Krouse	Thomas
Held	Laughlin	Thompson
Hempel	Lichty	Torgeson
Hines	Lovrien	Truax
Hollingsworth	McCaulley	Vaughn
Hollis	McIlrath	Venard
Hopkins	Nagle	Wagner
Hunt	Nelson	Walrod
Ickis	O'Donnell	Wamstad
Istad	Ontjes	Wilson
Johnson of	Pattison	Wolfe
Dickinson	Prichard	Mr. Speaker-87
	Quirk	98 <u>5</u> 7.1.1.1975 989
	Grimwood Griswold Hager Hagglund Hale Haney Hansen Harrison Hattendorf Heald Held Hempel Hines Hollingsworth Hollis Hopkins Hunt Ickis Istad	Grimwood Griswold Hager Hager Hale Haney Hansen Hattendorf Heald Held Hempel Hollingsworth Hollis Hopkins Hunt Johnson of Dickinson Kennedy, J. P. Kennedy, W. S. Kent Kundson Kline Laughlin Lichty Lovrien McCaulley McIlrath Nagle O'Donnell Ontjes Johnson of Dickinson Marion Kennedy, J. P. Kennedy, W. S. Kent Kundson Krouse Laughlin Lichty Lovrien McCaulley McIlrath Nagle O'Donnell Ontjes Pattison Prichard

The nays were:

VV 111	36 (1)	36:11 0
Hill	Mathewa	Miller—3

Absent or not voting:

Aiken of Ida	Hubbard	McMillan	Patterson
Buchmiller	Huff	Martin	Roberts
Eckles	Knutson	Maxfield	Rust
Edge	McIntosh	Oliver	Troup-17
Hanson			•

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

Blackford of Van Buren offered the following resolution:

RESOLUTION

Whereas, The Honorable William S. Allen, a member of the Twenty-fifth and Twenty-sixth General Assemblies from Van Buren County, died December 6, 1925, at his home in Fairfield, Iowa; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

Unanimous consent having been obtained for the immediate

consideration of the Resolution, Mr. Blackford moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Blackford of Van Buren, J. P. Kennedy of Lee, and Pattison of Jefferson.

Harrison of Clarke offered the following resolution:

RESOLUTION

Whereas, The Honorable Cornelius B. Eggleston, former member of the House of Representatives from Clarke county in the Thirty-fifth and Thirty-sixth General Assemblies, died at his home in New London, on July 2, 1925; therefore,

· Be It Resolved by the House of Representatives of the Forty-second 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 given for the immediate consideration, Mr. Harrison moved the adoption of the resolution.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Harrison of Clarke, Craig of Warren, and Springer of Decatur.

FRANK S. VETTER ADDRESSES HOUSE

The Speaker announced that Frank S. Vetter, former assistant chief clerk, was present, and invited him to address the House.

HOUSE FILE WITHDRAWN

On request of Ryder of Dubuque, unanimous consent having been obtained, House File No. 15 was withdrawn from the committee on cities and towns and from further consideration by the House.

On motion of Ontjes of Grundy the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 98, a bill for an act relating to the limitation of public dance halls, billiard halls, pool halls or bowling alleys.

Also, 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 confirmation of nominations of public officers by the Senate.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 42, a bill for an act to amend the law relating to the payment of taxes by corporations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 36, a bill for an act to repeal section 478 (four hundred seventy-eight) of the code.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 54, a bill for an act to amend, revise and codify sections relating to abstract of record and to the filing and effect thereof on appeal to supreme court.

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 to authorize the code editor to omit certain formal matters in the compilation of the code.

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 relating to the reports by the curators of the state historical society.

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 relating to objections on appeal to the jurisdiction of the court.

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 commitments for felonies.



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 relating to the distribution of taxes and proceeds of property sold in proceedings against houses of prostitution.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 98, a bill for an act to empower cities and towns to limit therein the number of public dance halls, or billiard halls, or pool halls, or bowling alleys and to prohibit all such places in excess of the established limitation.

Read first and second times and referred to committee on cities and towns.

Senate File No. 96, a bill for an act to provide the procedure of the senate in the consideration of nominations of public officers when confirmation by the senate is required by law, to amend sections twenty-one hundred eighty-two (2182) and thirty-two hundred seventy-six (3276), and to repeal sections three hundred twelve (312), thirty-nine hundred fifteen (3915), eighty-six hundred six (8606), and ninety-one hundred thirty-two (9132) of the code, relating to the same subject matter.

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

Senate File No. 36, a bill for an act to repeal section 478 (four hundred seventy-eight) of the code.

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

Senate File No. 54, a bill for an act to amend, revise, and codify sections 12845 (twelve thousand eight hundred forty-five) to 12848 (twelve thousand eight hundred forty-eight), inclusive, of the code and to enact substitutes therefor, relating to abstract of record and to the filing and effect thereof on appeal to the supreme court.

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

Senate File No. 42, a bill for an act to repeal sections 7013 (seven thousand thirteen) and 7014 (seven thousand fourteen)

of the code and to enact a substitute therefor, relating to the payment of taxes by corporations.

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

Senate File No. 46, a bill for an act to authorize the code editor to omit certain formal matters in the compilation of the code.

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

Senate File No. 26, a bill for an act to amend section 4547 (forty-five hundred forty-seven) of the code relative to reports by the curators of the state historical society.

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

Senate File No. 35, a bill for an act to amend section 1616 (sixteen hundred sixteen) of the code relating to the distribution of taxes and of the proceeds of property sold in proceedings against houses of prostitution and the owners thereof.

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

Senate File No. 18, a bill for an act to amend section 12885 (twelve thousand eight hundred eighty-five) of the code relating to objections on appeal to the jurisdiction of the court.

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

Senate File No. 21, a bill for an act to amend section 13960 (thirteen thousand nine hundred sixty) of the code relative to commitments for felonies.

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

PROOF OF PUBLICATION OF HOUSE FILE NO. 24

The official proof of publication of House File No. 24, a bill for an act to legalize the proceedings of the Town Council of Earlville, Iowa, with respect to the transfer of certain funds from the electric light fund to the general fund of said town, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.



ADDITIONAL ASSIGNMENTS TO COMMITTEE ON LAND TITLES

The Speaker announced the following additional appointments to the committee on land titles:

Christophel of Bremer, Quirk of Sac, Rice of Appanoose, and Smith of O'Brien.

AMENDMENTS FILED

Lichty of Black Hawk filed the following amendment to House File No. 41 as a substitute for all pending amendments:

Amend House File No. 41 by striking out all after line two (2) of section one (1) and inserting in lieu thereof the following:

"Township trustees and the township clerk shall, in townships which embrace no city or town, be elected by the voters of the entire township. In townships which embrace a city or town, said officers shall be elected by the voters of the township who reside outside the corporate limits of such city or town; but any such officer may be a resident of said city or town."

Hollingsworth of Boone filed the following amendments to House File No. 42:

Amend section four (4) by adding thereto the following:

Preference shall be given in the sale of said warrants to individuals residing in Iowa, corporations organized under the laws of this state, and resident partnerships, who may file an application with the treasurer of state for an allotment of a definite amount of said warrants. The treasurer of state shall then apportion to the several applicants therefor such an amount of warrants as he may see fit, provided that no allotment shall be made in an amount less than two thousand dollars (\$2,000.00).

Amend section seven (7) by inserting after the word "payable" in line two (2) thereof the words "by the treasurer of state".

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: I move to reconsider the vote by which Senate File No. 30 passed the House.

L. B. FORSLING.

On motion of Buchmiller of Greene the House adjourned until 10:00 a.m. Tuesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 8, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. C. H. Van Metre, pastor of the M. E. church, Garner, Iowa.

Journal of February 7th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gilmore of Cedar for the day on request of Fleming of Crawford; Torgeson of Worth for the day on request of Hines of Taylor; Eckles of Butler indefinitely on request of Lichty of Black Hawk; Haney of Mills for the day on request of Maxfield of Marshall.

PETITIONS

Kent of Lucas presented a petition from citizens of Lucas county, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Cole of Delaware presented a petition from citizens of Manchester, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.

Crozier of Mahaska presented a petition from citizens of Oskaloosa, favoring the enactment of the proposed Model License Barbers Bill.

Referred to committee on public health.



Hattendorf of Osceola presented a petition from taxpayers of Osceola county, opposing any road bond issue, and any increases in state expenses.

Referred to committee on roads and highways.

Cole of Delaware presented a petition from citizens of Delaware county, protesting against the proposed Model License Barbers Bill.

Referred to committee on public health.

Aiken of Ida presented a memorial from the board of supervisors of Ida county, protesting against the proposed bond issue for the hard surfacing of roads.

Referred to committee on roads and highways.

Hollis of Black Hawk presented a petition from citizens of Waterloo, favoring the proposed Model License Barbers Bill.

Referred to committee on public health.

O'Donnell of Dubuque presented a petition from citizens of Dubuque county, favoring the proposed Model License Barbers Bill.

Referred to committee on public health.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 7.

FRED R. BLYTHE, Chairman House Committee. D. L. WILSON, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Ratliff of Henry, 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. 95, a bill for an act to amend section fifty-two hundred twenty-nine (5229) of the code, 1924, as amended by chapter one hundred one (101) acts of the Forty-first (41) General As-

sembly, relating to the salary of assistant county attorneys, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 48, a bill for an act to amend section fifty-six hundred sixty-nine (5669) of the code, 1924, as amended by chapter one hundred twenty-nine (129) of the laws of the Forty-first General Assembly, relating to compensation of assessors and deputies in cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Z. S. RATLIFF, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 35, a bill for an act to amend the law as it appears in section fifty-five hundred seventy-one (5571) of the code, 1924, relating to the compensation of township trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out all of said bill after the enacting clause and substitute in lieu thereof the following:

Section 1. Section fifty-five hundred seventy-one (5571) of the code, 1924, is hereby amended by striking therefrom all of lines three (3) to nine (9) inclusive and by substituting in lieu thereof the following:

"1. Fifty cents (50c) per hour for each hour necessarily engaged in official business, to be paid out of the county treasury."

Z. S. RATLIFF, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 48, a bill for an act to provide for the commencement, making up of the issues, and trial, in vacation, of an action of mandamus, beg leave to report they have had 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.



Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 49, a bill for an act to require propositions for the appropriations of money for bridges to be submitted to the voters in certain cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 41, a bill for an act to amend chapter 117 (one hundred seventeen), acts of the 41 (forty-first) General Assembly, and sections 6324 (sixty-three hundred twenty-four) and 6582 (sixty-five hundred eighty-two of the code, relating to the filing of reports by municipal officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

· FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 93, 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, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 38, a bill for an act to amend section 3774 (thirty-seven hundred seventy-four) of the code and chapter 67 (sixty-seven), acts 41 (Forty-first) General Assembly relating to the reduction of sentence of convicts in the penitentiary, and in the men's and women's reformatories, beg leave to report they have had 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.



Also:

MR. SPEAKER: Your committee on judiciary No. 2, to whom was referred House File No. 24, a bill for an act to legalize the proceedings of the town council of Earlville, Iowa, with respect to the transfer of certain funds from the Electric Light Fund to the General Fund of said town, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 25, a bill for an act to amend section 334 (three hundred thirty-four) of the code relating to the state appropriation bill and the introduction thereof in the General Assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

FRED C. LOVRIEN, Chairman.

Passed on file.

Forsling of Woodbury, 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. 74, 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, beg leave to report they have had the same under consideration and have instructed me to report 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 as follows:

- (1) By striking from line seven the words "for three years", and inserting in lieu thereof the words "until July 1, 1930".
- (2) By striking from lines seven and eight the words "for five years", and by inserting in lieu thereof the words "until July 1, 1932".
- (3) By striking the period (.) following the word "years" in line nine and by inserting in lieu thereof the following: "the terms to begin on July first in the year of appointment."

Amend section 2 as follows:

(1) By striking from lines five and six the words "shall be held in the office of the secretary of the executive council", and by inserting in lieu thereof the following ", except as provided in section thirteen (13) hereof, shall be held at the seat of government".



Amend section 3 as follows:

(1) By inserting in line seven after the word "architect" the word "entitled".

Amend section 10 as follows:

(1) By striking from line three the word "July" and by inserting in lieu thereof the word "June".

Amend section 11 as follows:

(1) By striking lines five and six and by inserting in lieu thereof the following: "The fee to be paid to the board for renewal of a certificate shall be ten dollars."

Amend section 13 as follows:

By striking from line twelve the word "recklessness", and by inserting in lieu thereof the word "negligence"; also by striking from lines sixteen and seventeen the words "morphine, cocaine or other drugs having similar effect", and by inserting in lieu thereof the words "narcotic drugs".

Amend section 14 as follows:

By striking from line three the word "indicated", and by inserting in lieu thereof the word "indicating"; also by striking the word "intended" in line three and by inserting in lieu thereof the word "intending".

L. B. Forsling, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 154, by Charlton of Polk, a bill for an act to amend section thirteen thousand thirty-seven (13037) of the Code, 1924, relating to disposing of personal property under lien or subject to a conditional sale contract; and providing a penalty for violation thereof.

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

House File No. 155, by Charlton of Polk, a bill for an act to repeal section thirteen thousand forty-seven (13047) of the Code, 1924, and to enact a substitute therefor, and providing for penalty for violation thereof; and to repeal section thirteen thousand forty-nine (13049) of the code, 1924, relating to false drawing or uttering of checks.

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

House File No. 156, by Charlton of Polk, a bill for an act to amend section three hundred fifty-one (351) of the Code relating to public contracts.

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

House File No. 157, by Hill of Floyd, a bill for an act to appropriate the sum of Two Hundred (\$200) Dollars to pay the expense or cost of completing the Official Register.

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

House File No. 158, by Ontjes of Grundy, a bill for an act to repeal section thirteen thousand seven hundred seventy-four (13774) of the code and to enact a substitute therefor, relating to fees for defending indigent defendants.

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

House File No. 159, by Grimwood of Jones, a bill for an act to protect the public from infection from persons suffering from tuberculosis and to provide the procedure under which such diseased persons may be committed to institutions for care and treatment.

Read first and second times and referred to committee on public health.

House File No. 160, by Grimwood of Jones, a bill for an act to repeal section seventy-one hundred three (7103) of the code and to enact a substitute therefor, relating to the assessment of electric transmission lines.

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

House File No. 161, by Grimwood of Jones, a bill for an act to amend section seven thousand seventy-two (7072) of the code relating to the assessment of cars owned by freight line and equipment companies.

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



House File No. 162, by Crozier of Mahaska, a bill for an act to repeal sections seven thousand three hundred nineteen (7319) and eleven thousand nine hundred twelve (11912) of the code; to repeal sections seven thousand three hundred twenty (7320), seven thousand three hundred twenty-four (7324) and eleven thousand nine hundred thirteen (11913) of the code and to enact substitutes therefor; and to amend section eleven thousand nine hundred sixteen (11916) of the code, relating to report and inventories of executors, administrators, and testamentary trustees, and to the appraisement of personal property in probate proceedings.

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

HOUSE FILE NO. 74 REPRINTED

Prichard of Woodbury asked unanimous consent to have House File No. 74 reprinted with the committee amendments.

Consent granted.

Saunders of Palo Alto moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

CONSIDERATION OF BILLS—SPECIAL ORDER

Time having arrived for Special Order, House File No. 42, a bill for an act to amend chapter one hundred seventy-three (173), Acts of Forty-first (41) General Assembly as amended by chapter one hundred seventy-four (174), Acts Forty-first (41) General Assembly, relating to the state sinking fund for public deposits, to provide the applicability of said statutes to special charter cities, to provide for the issuance, sale and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants, and to repeal section sixty-seven hundred fifteen (6715) of the Code relating to the bond to the treasurer of cities acting under special charters, 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 February 2d, were adopted.

The following amendment filed by Hollingsworth of Boone was taken up for consideration:

Amend section four (4) by adding thereto the following:

Preference shall be given in the sale of said warrants to individuals residing in Iowa, corporations organized under the laws of this state, and resident partnerships, who may file an application with the treasurer of state for an allotment of a definite amount of said warrants. The treasurer of state shall then apportion to the several applicants therefor such an amount of warrants as he may see fit, provided that no allotment shall be made in an amount less than two thousand dollars (\$2,000.00).

Amend section seven (7) by inserting after the word "payable" in line two (2) thereof the words "by the treasurer of state".

On motion of Mr. Hollingsworth the amendment was adopted.

Wagner of Scott, Charlton of Polk, Reimer of Lyon, Craig of Warren, and Forsling of Woodbury offered the following amendments and moved their adoption:

Amend House File No. 42 by adding after section eleven (11) the following:

Section 12. That the law as it appears in section 7404 of the code, 1924, be and the same is hereby repealed and the following enacted in lieu thereof:

Section 7404. Deposits by county treasurer: At the meeting of the Board of Supervisors on the first Monday of February each year, the county treasurer shall present a statement giving the name, location, capital and surplus of the various banks within the county which have been approved as depositories of public funds by the banking department of the state, or in the event that less than five banks within the county have been so approved, such statement shall include all banks in the adjoining counties within a radius of any number of miles which may be prescribed by said Board of Supervisors. Such statement shall also show the total capital and surplus of such banks and the estimated largest balance of funds of the county at any one time during the year. The Board of Supervisors shall thereupon fix the maximum amount of such funds to be deposited in each of said banks, in the ratio which the capital and surplus of each of said banks bears to the capital and surplus of all such banks and the estimated largest balance of funds of the county at any one time. The county treasurer shall deposit state, county or other funds in the above mentioned banks designated by the board of supervisors as hereinbefore provided to an amount fixed by legal action of the Board at interest at the rate of not less than two per cent per annum or ninety per cent of the daily balances payable at the end of



each month, all of which shall accrue to the benefit of the general county fund.

- Sec. 13. That the law as it appears in chapter 352 of the code, 1924, be and the same is hereby amended by adding thereto as section 7405 therein, the following:
- 7405. Bond Required. Before such deposit is made, such bank shall file a bond with sureties to be approved by the treasurer and the Board of Supervisors in a penal sum equal to the amount at any time on deposit, conditioned to hold the treasurer harmless from all loss by reason of such deposit or deposits.
- Sec. 14. That the law as it appears in section 5651 of the code, 1924, be and the same is hereby amended by striking from the seventh line thereof, the words: "and one-half".
- Sec. 15. That the law as it appears in chapter 287 of the code, 1924, be and the same is hereby amended by adding thereto, as section 5652 therein, the following:
- 5652. Bond-action on. Before such deposit is made in any bank, it shall file a bond in a sum to be fixed by the council, which sum shall be an amount equal to the amount at any time on deposit, with sureties to be approved by the treasurer and city council, and conditioned to hold the treasurer harmless from all loss by reason thereof.

All bonds shall be filed with the city clerk and action thereon may be brought by the treasurer or the city, as the council may elect.

- Sec. 16. That the law as it appears in chapter 283 of the code, 1924, be and the same is hereby amended by adding thereto, as section 5550 therein, the following:
- 5550. Bond. Before such deposit is made, such bank shall file with the clerk a bond with sureties to be approved by the clerk and the township trustees in a penal sum equal to the amount at any time on deposit, conditioned to indemnify the township against loss by reason of such deposit or deposits. The clerk or his successor in office shall have the right to bring action on such bond in case of a breach thereof.
- Sec. 17. That the law as it appears in chapter 220 of the code, 1924, be and the same is hereby amended by striking therefrom section 4319, as amended by section 7, chapter 173, acts of the Forty-first General Assembly, and by adding thereto as section 4319 therein, the following:
- 4319. Deposits of funds. It is hereby made the duty of the treasurer of each school corporation to deposit all funds in his hands as such treasurer in some bank or banks in the state at interest at the rate of at least two per cent per annum on ninety per cent of the daily balances payable at the end of each month, all of which shall accrue to the benefit of the general fund of such school corporation; but before such deposit is made, such bank shall file a bond with sureties to be approved by the treasurer and the board of directors of such corporation in a



penal sum equal to the amount at any time on deposit, conditioned to hold the school corporation harmless from all loss by reason of such deposit or deposits. Said bond shall be filed with the president of the school board and action may be brought thereon either by the treasurer or the school corporation as the board may elect.

- Sec. 18. From and after the taking effect of this act, the bond approving officers and bodies named in sections two (2), four (4), five (5), and six (6) of this act are hereby authorized and empowered to accept in lieu of any bond which they have the power to approve, safe securities of the banking institutions receiving deposits, having a market value equal to the amount of public funds any time on deposit with such institution.
- Sec. 19. From and after the taking effect of this act the treasurer of any school district, township, city or town, with the approval of the governing body of such municipality, evidenced by recorded resolution legally adopted, may deposit public funds of such municipalities to the extent authorized by said resolution, with the treasurer of the county in which such municipality is located, in which event such county treasurer shall handle, deposit and otherwise preserve such fund in the manner and as provided for in this act, and shall return such deposited funds to the depositors thereof from time to time and as legally demanded.
- Sec. 20. That the law as it appears in section 3, chapter 95, acts of the Forty-first General Assembly be and the same is hereby amended by striking therefrom the second line thereof and by substituting for the line so stricken the words: "Be in the sum of fifty thousand dollars (\$50,000.00)".
- Sec. 21. That the law as it appears in section 1, chapter 173, acts of the Forty-first General Assembly be and same is hereby amended by striking therefrom the fourth line thereof and by substituting for the line so stricken the following: "the payment of any loss which has occurred prior to July 4th, 1927, in the deposits of the state, county, township, municipal", also by striking therefrom all that portion of said section 1 following the words "as needed", found in the tenth line thereof, and by inserting a period after the word "needed".
- Sec. 22. That the law as it appears in section 2, chapter 173, acts of the Forty-first General Assembly be and the same is hereby amended by striking therefrom the first line thereof and inserting in lieu thereof the following: "until all losses of public funds which have occurred prior to July 4th, 1927, have been fully liquidated as contemplated by said chapter 173, all interest hereafter collected by the".
- Sec. 23. All acts and parts of acts in conflict herewith are hereby repealed.

That section thirteen (13) of House File No. 42 be renumbered as section 24.

Reimer of Lyon moved that further action on House File No. 42 be deferred until Thursday.

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 concurred in House Concurrent Resolution No. 5 in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 5 relating to the Federal Reserve System.

WALTER H. BEAM, Secretary.

CONSIDERATION OF SENATE AMENDMENT

Knudson of Hamilton called up Senate substitute amendment to House Concurrent Resolution No. 5:

SUBSTITUTE AMENDMENT TO HOUSE CONCURRENT RESOLUTION NO. 5

Amend House Concurrent Resolution No. 5 by striking out all after the enacting clause and substituting in lieu thereof the following:

Whereas, Prior to the necessity for the enactment of the law by the Congress of the United States creating the Federal Reserve System, the currency or circulating medium of the country was based upon gold, silver, and bonds of the United States, and its contraction or expansion by the voluntary action of the owners of the gold and silver, and of the national banking system of the country through the issuance of national bank notes without any centralized authority with power to restrict or control the same; and,

Whereas, The property constituting the basis of credit of the banking system of the country is, among other things, real estate, agricultural lands, and their products on equal terms with other property; and,

Whereas, By the enactment of the Federal Reserve System and its administration by the Federal Reserve Board, the basis of the currency of the country to secure liquid assets at that time necessary is by said system sustained by gold, silver and private credit and the contraction and expansion thereof as to liquid assets lodged in the Federal Reserve Board, and,

Whereas, Real estate and farm lands were not included as a basis of liquid credit; and,

Whereas, Agricultural products were not included as a basis of liquid crèdit by the Federal Reserve System, and,

Whereas, It is essential for the maintenance of a stable price of property for investment purposes that

(a) Property purchased will sell within a reasonable time after the purchase without loss.



(b) That by reason of the ownership of such property so purchased the purchaser is entitled to credit at the banking institutions of the country; and,

Whereas, In this intensively agricultural state of Iowa the vast proportion of the value of all the property in the state consists of farm lands, farm products, and other real estate; and,

Whereas, There is a great public demand from the people in this state of Iowa, and other agricultural sections of the country that the law creating the Federal Reserve System and its administration be modified and changed so that their property and their products shall be on the same basis as other property and other products for rediscount by the Federal Reserve System of the United States; and,

Whereas, The Federal Reserve System as now constituted as a creature has transcended the powers of its creator; and,

Whereas, The charter of the Federal Reserve System expires in 1933; and,

Whereas, There is a bill now pending in Congress for a rechartering of the Federal Reserve System for a period of fifty years from 1933;

Now, Therefore, Be It Resolved, That the Forty-second General Assembly of the State of Iowa hereby directs the attention of the members of Congress now in session to the facts enumerated in the foregoing resolution, and memorialize Congress to enact legislation that will make such Federal Reserve Board fully representative of the people and the property of the Federal Reserve Districts of the country to the end that the value of money through the rates fixed therefor be made uniform, and that real estate, farm lands and farm products be included in such system as a basis of business credit.

Mr. Knudson moved that the House refused to concur.

Ontjes of Grundy moved the previous question. Motion prevailed and the previous question was ordered.

Roll call was demanded and Rule 18 invoked.

On the question "Shall the House concur in the Senate Substitute Amendment to House Concurrent Resolution No. 5?"

The ayes were:

Blackford	Grimwood	Kennedy, J. P.	Nagle
Charlton	Hager	Kennedy, W. S.	Pattison
Cole of Harrison	Hansen	Kline	Thomas
Eden	Hollingsworth	Knutson	Truax
Edge	Hunt	McIntosh	Wagner
Elliott	Johnson of	Mathews	Walrod-25
Forsling	Marion		

The nays were:

Aiken of Ida	Hagglund	Kent	Reimers
Akin of Carroll	Hale	King	Rice
Allen	Hanson	Knudson	Roberts
Anderson	Harrison	Krouse	Rust
Bair	Hattendorf	Laughlin	Rutledge
Barnes	Heald	Lichty	Ryder
Bauer	Held	Lovrien	Saunders
Berry	Hempel	McCaulley	Simmer
Bixler	Hill	McIlrath	Smith
Blythe	Hines	McMillan	Springer
Buchmiller	Hollis	Maxfield	Thompson
Bush	Hopkins	Miller	Troup
Christophel	Hubbard	Nelson	Vaughn
Cole of Delaware	Huff	O'Donnell	Venard
Craig	Ickis	Oliver	Wamstad
Crone	Istad	Ontjes	Wilson
Crozier	Johnson of	Patterson	Wolfe
Fleming	Dickinson	Prichard	Mr. Speaker-75
Greene	Johnson of	Quirk	•
Griswold	Keokuk	-	

Absent or not voting:

Eckles	Haney	1.0	Ratliff	Torgeson-7
Gilmore	Martin		Stepanek	

So the motion failed and the House refused to concur in the Senate substitute amendment to House Concurrent Resolution No. 5.

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. 78, a bill for an act relating to the state highway commission and to adjust the terms of office of its members.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 78, a bill for an act to repeal section forty-six hundred twenty-two (4622), section forty-six hundred twenty-three (4623), and section forty-six hundred twenty-five (4625) of the code, all relating to the state highway commission, and to adjust the terms of office of its members on the basis of a term of four (4) years.

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

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. 7.

CONSIDERATION OF BILLS

House File No. 41, a bill for an act to amend chapter thirty-five (35) of the Code, relating to elections, to regulate the manner of electing township trustees and township clerks, and to define their qualifications, with report of committee recommending passage, was taken up for consideration.

The following amendment filed by Lichty of Black Hawk, as a substitute for all pending amendments, was taken up for consideration.

Amend House File No. 41 by striking out all after line two (2) of section one (1) and inserting in lieu thereof the following:

"Township trustees and the township clerk shall, in townships which embrace no city or town, be elected by the voters of the entire township. In townships which embrace a city or town, said officers shall be elected by the voters of the township who reside outside the corporate limits of such city or town; but any such officer may be a resident of said city or town."

On motion of Mr. Lichty the amendment was substituted for pending amendments.

- Mr. Lichty moved that the substitute amendment be adopted.

Motion prevailed.

Mr. Lichty moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll Buchmiller Edge Hansen Allen Bush Fleming Hanson Anderson Charlton Greene Harrison Barnes Christophel Grimwood Hattendorf Bauer Cole of Harrison Griswold Held Berry Craig Hager Hempel Bixler Hagglund Hill Crone Blythe Crozier Hale Hines

Hollingsworth King Nelson Saunders Hollis Kline O'Donnell Simmer Hopkins Knudson Oliver Smith Hubbard Ontjes Knutson Springer Thomas Hunt Krouse Patterson Ickis Laughlin Pattison Thompson Istad Lichty Prichard Troup Vaughn Johnson of Lovrien Quirk Ratliff Venard Dickinson McCaulley Johnson of McIlrath Reimers Wagner Keokuk McIntosh Rice Walrod McMillan Roberts Wamstad Johnson of Marion Maxfield Rust Wilson Kennedy, J. P. Ryder Mr. Speaker-86 Nagle Kent

The nays were:

Aiken of Ida Eden Miller Truax
Blackford Huff Rutledge Wolfe—10
Cole of Delaware Mathews

Absent or not voting:

Bair Forsling Heald Stepanek
Eckles Gilmore Kennedy, W. S. Torgeson—11
Elliott Haney Martin

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

House File No. 141, a bill for an act to repeal section 3720 (thirty-seven hundred twenty) of the code relating to the support and maintenance of children in the Iowa Soldiers' Orphans' Home and to enact a substitute therefor, 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:

Akin of Carroll Charlton Hager Hollis Allen Christophel Hagglund Hopkins Anderson Cole of Delaware Hale Hubbard Bair Cole of Harrison Hansen Huff Barnes Craig Hanson Hunt Bauer Crone Harrison Ickis Berry Crozier Hattendorf Istad Bixler Eden Held Johnson of Blackford Fleming Hempel Dickinson Blythe Hill Johnson of Greene Buchmiller Grimwood Hines Keokuk Bush Hollingsworth Griswold

Johnson of McCaulley Pattison Springer McIlrath Thompson Quirk Marion Kennedy, J. P. Kennedy, W. S. McIntosh Ratliff Troup McMillan Reimers Truax Kent Mathews Rice Vaughn King Miller Roberts. Venard Kline Nagle Rust Wagner Knudson Nelson Rutledge Walrod Knutson O'Donnell Ryder Wamstad Oliver Saunders Wilson Krouse Ontjes Simmer Wolfe Laughlin Patterson Smith Mr. Speaker-93 Lichty Lovrien

The nays were, none.

Absent or not voting:

Aiken of Ida	Forsling	Martin	Stepanek
Eckles	Gilmore	Maxfield	Thomas
Edge	Haney	Prichard	Torgeson-14
Elliott	Heald		

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

House File No. 140, a bill for an act to amend section 3666 (thirty-six hundred sixty-six) of the code relative to the commitment of neglected, dependent, and delinquent children, 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:

Akin of Carroll	Crone	Hines	King
Allen	Crozier	Hollingsworth	Kline
Anderson .	Eden	Hubbard	Knudson
Bair	Fleming	Huff	Knutson
Barnes	Greene	Hunt	Krouse
Bauer	Grimwood	Ickis	Laughlin
Berry	Griswold	Istad	Lovrien
Bixler	Hager	Johnson of	McCaulley
Blackford	Hagglund	Dickinson	McIlrath
Blythe	Hale	Johnson of	McIntosh
Buchmiller	Hansen	Keokuk	Mathews
Bush	Hanson	Johnson of	Maxfield .
Charlton	Hattendorf	Marion	Miller
Cole of Delaware	Held	Kennedy, J. P.	Nagle
Cole of Harrison	Hempel ·	Kennedy, W. S.	Nelson
Craig	Hill	Kent	O'Donnell

Oliver	Reimers	Simmer	Venard
Ontjes	Rice	Smith	Wagner
Patterson	Roberts	Springer	Walrod
Pattison	Rust	Thompson	Wamstad
Prichard	Rutledge	Troup	Wilson
Quirk	Ryder	Truax	Wolfe
Ratliff	Saunders	Vaughn	Mr. Speaker—89

The nays were, none.

Absent or not voting:

Aiken of Ida	Forsling	Hollis	Martin
Christophel	Gilmore	Hopkins	Stepanek
Eckles	Haney	Lichty	Thomas
Edge	Harrison	McMillan	Torgeson-18
Elliott	Heald		-

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

Cole of Delaware called up the motion to reconsider the vote by which Senate File No. 94 passed the House.

Motion prevailed.

Mr. Cole moved to reconsider the vote by which the bill passed to its third reading.

Motion prevailed.

Mr. Cole offered the following amendment and moved its adoption:

Amend Senate File No. 94 by adding the following as section two (2):

This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Greeley Home Press and Dayton Review, newspapers published at Greeley, Iowa, and Dayton, Iowa, respectively.

Amendment adopted.

Mr. Cole moved that the bill be read a third time now and placed 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 of Ida Griswold Kennedy, W. S. Quirk Akin of Carroll Hager Kent Ratliff King Allen Hagglund Reimers Kline Rice Anderson Hale Roberts Bair Hansen Knudson Barnes . Hanson Knutson Rust Bauer Hattendorf Krouse Rutledge Held Laughlin Berry Ryder Bixler Hempel Lichty Saunders Blackford Simmer Hill Lovrien McCaulley Blythe Hines Smith Buchmiller Springer Hollingsworth McIlrath Bush Hopkins McIntosh Thompson Hubbard Charlton Mathews Troup Cole of Delaware Huff Maxfield Truax Cole of Harrison Hunt Miller Vaughn Christophel Ickis Nagle Venard Craig Istad Nelson Wagner O'Donnell Walrod Crone Johnson of Crozier Dickinson Oliver Wamstad Eden Wilson Johnson of Ontjes Wolfe Edge Keokuk Patterson Fleming Johnson of Pattison Mr. Speaker-94 Marion Prichard Greene Grimwood Kennedy, J. P.

The nays were, none.

Absent or not voting:

Eckles	Haney	Hollis	Stepanek
Elliott	Harrison	McMillan	Thomas
Forsling	Heald	Martin	Torgeson-13
Gilmore			

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

HOUSE FILE REREFERRED

On request of Forsling of Woodbury, unanimous consent having been obtained House File No. 128 was withdrawn from the committee on compensation of public officers and rereferred to the committee on cities and towns.

On motion of Hollis of Black Hawk the House adjourned until 3:45 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.



COMMUNICATION FROM RED OAK BRIDGE AND IRON WORKS

The following communication was received from the Red Oak Bridge and Iron Works:

February 7, 1927.

HONORABLE CLEM KIMBALL, Lieutenant Governor, and State Senators, Senate Chamber, Des Moines, Iowa.

HONORABLE L. V. CARTER,
Speaker and Members of the House of Representatives,
House Chamber,
Des Moines, Iowa.

GENTLEMEN: Our attention has been called to the joint communication of the Iowa State Highway Commission, printed on page 310 of the House Journal, and after considering the statements made to our representatives by employees of the State Highway Department we are certain that this communication is a direct attack on our company.

We have one of the four bridge shops in Iowa located at Red Oak, and due to the acts of the Iowa State Highway Department we have been forced to go outside of the state for more than 90 per cent of our work. It now appears that an attempt is being made to force us to give up the small amount of work that we are doing in the state of Iowa and go outside the state for all of our business. We feel that unless we get some relief from the Legislature we will be shut out of the state of Iowa and we request that a joint committee of senators and representatives be appointed to investigate the work of the State Highway Department and any work or acts of any contractor in the state that the committee deems advisable.

We know, that if a complete investigation is made, you will find your bridge work is costing more than double what it should cost for bridges that are more substantial.

You will also find from the State Highway Department's records that they have approved of contracts where the prices have been increased 45 per cent for steel trussed on the same plans within a period of seven months. A correction of these matters will save the state of Iowa more than one million dollars per year.

Yours very truly,

RED OAK BRIDGE AND IRON WORKS.

By Geo. E. Johnson (Sgd.) Agent.

Referred to committee on roads and highways.

REPORTS OF COMMITTEE

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred Senate File No. 78, a bill for an act to repeal section forty-six hundred twenty-two (4622), section forty-six hundred twenty-three (4623), and section forty-six hundred twenty-five (4625) of the code, all relating to the state highway commission, and to adjust the terms of office of its members on the basis of a term of four (4) years, beg leave to report they have had 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.

SPECIAL ORDERS MADE

Hollis of Black Hawk moved that Senate File No. 78 be made a special order for Wednesday morning, February 9th at 11:00 o'clock.

Forsling of Woodbury moved as a substitute that House File No. 34 be made a special order for Wednesday morning, February 9th at 11:00 o'clock, and Senate File No. 78 be made a special order for the same date at 11:30 a. m.

The motion prevailed and the substitution was made.

The original motion as amended by substitute was adopted.

HOUSE FILES WITHDRAWN

On request of Crozier of Mahaska, unanimous consent having been obtained, House Files Nos. 37 and 38 were withdrawn from the committee on judiciary No. 1 and from further consideration by the House.

AMENDMENTS FILED

Oliver of Monona filed the following amendment to House File No. 83:

Amend House File No. 83, as follows:

Amend line 3, section 1, by striking out the words "or machine."

Amend line 4 of subdivision 1, section 3, by striking out the word "life" and inserting in lieu thereof the words and figure "five (5) years"...



Amend line 3 of subdivision 2, section 3, by striking the word and figures "twenty (20)" and inserting in lieu thereof the word and figure "three (3)".

Amend lines 1 and 2 of subdivision 3, section 3, by striking out the words and figures "one thousand dollars (\$1,000)" and inserting in lieu thereof the words and figures "five hundred dollars (\$500)". Also amend by striking from the said line 2 the words and figures "ten thousand dollars (\$10,000)" and inserting in lieu thereof the words and figures "two thousand dollars (\$2,000)".

Add to section 4, and number as subdivision 4, the word "Banks."

Renumber section 11 to read section 12, and insert as section 11 the following:

"However, this law shall not apply to any person or persons, firm, or corporation, engaged or interested in the improvement, the invention, or manufacture of fire-arms."

Reimers of Lyon filed the following amendments to House File No. 42:

Amend by adding immediately after section eleven (11) the following section:

Section 12. Providing that any school district, township, county, or municipality, which has a fund which is not an active fund for current use, and is known as a sinking found for some definite purpose, the interest of which is applied for the same purpose, the respective boards in control of such sinking fund being authorized to invest such funds in liquid government boards and such sinking funds, shall not be assessed as provided in chapter 173, acts of the forty-first (41) general assembly, and after such funds are withheld from liability as herein provided, no loss of any such funds shall be a liability on the state of Iowa as provided in chapter 173.

Amend by renumbering all sections following section eleven (11).

Vaughn of Ringgold filed the following amendment to House File No. 58:

Amend House File No. 58 by adding thereto the following:

"5. By striking from line one (1) of subdivision twenty (20) thereof the word 'fifty' and by inserting in lieu thereof the words 'two hundred'."

On motion of Istad of Winneshiek the House adjourned until 10:00 a. m. Wednesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 9, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Reverend Raoul R. Moser, pastor of the M. E. Church, Osceola, Iowa.

Journal of February 8th corrected and approved.

PETITIONS

Hempel of Clayton presented a petition from a citizen of Mc-Gregor, Iowa, favoring the enactment of House File No. 124.

Referred to committee on public health.

Mr. Speaker presented a petition from citizens of Hardin county favoring the enactment of House File No. 30.

Referred to committee on public health.

Held of Plymouth presented a petition from citizens of LeMars and vicinity favoring the enactment of House File No. 30.

Referred to committee on public health.

McCaulley of Calhoun presented a petition from citizens of Rockwell City and vicinity favoring the enactment of House File No. 30.

Referred to committee on public health.

Christophel of Bremer presented a petition from citizens of Waverly, Iowa, favoring the enactment of House File No. 30.

Referred to committee on public health.

Ontjes of Grundy presented a petition from citizens of Grundy county favoring the enactment of House File No. 30.

Referred to committee on public health.

Lichty of Black Hawk presented a petition from citizens of Cedar Falls favoring the enactment of House File No. 30.

Referred to committee on public health.

Akin of Carroll presented a petition from citizens of Carroll and Glidden favoring the enactment of House File No. 9; and opposing the proposed bond issue for hard surfacing of roads and highways.

Referred to committee on ways and means.

Blackford of Van Buren presented two petitions signed by citizens of Van Buren county favoring the enactment of House File No. 9.

Referred to committee on ways and means.

REPORTS OF COMMITTEES

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 56, a bill for an act to amend section ten thousand one hundred eighty-eight (10188) of the Code, 1924, relating to gifts to municipal corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 115, a bill for an act to amend sections forty-two hundred eleven (4211) and forty-two hundred twelve (4212) of the Code, 1924, relative to the election of school directors in school townships, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 115 as follows:

First: Strike out the title and in lieu thereof insert the following:

"A BILL FOR

An act to amend, revise, and codify sections forty-two hundred eleven (4211) and forty-two hundred twelve (4212) of the code relating to elections in school townships and to the directors to be elected at such elections."

Second: Strike out all after the enacting clause and in lieu thereof insert the following:

- "Section 1. Sections forty-two hundred eleven (4211) and forty-two hundred twelve (4212) of the code are amended, revised, and codified to read as follows:
- '4211. Subdistrict meeting. The meeting of the voters of each subdistrict of a school township shall be held annually on the second (2nd) Monday in March, and shall not organize earlier than nine (9) o'clock a. m., nor adjourn before twelve (12) o'clock m.
- '4211-b1. Notice of election. Notice in writing of the time and place of such meeting and the amount of schoolhouse tax to be voted shall be given by its subdirector, or if there is none by the school township secretary, by posting in three (3) public places in the subdistrict for ten (10) days next preceding the same.
- '4211-b2. Organization. The voters shall select a chairman and secretary of the meeting, who shall act as judges of election.
- '4211-b3. Board of directors in school townships. The board of directors in a school township shall be composed:
- 1. When the subdistricts are of uneven number, one (1) director from each subdistrict.
- 2. When the subdistricts are of even number, one (1) director from each subdistrict and one (1) director elected at large.
- 3. When the school township is not divided into subdistricts, three (3) directors elected at large.
- '4211-b4. Subdistrict directors. Directors to represent the various subdistricts shall be elected by ballot at the annual subdistrict meeting. The vote shall be canvassed by the judges of said election and the person who receives the highest vote shall be declared elected.
- '4211-b5. Director at large. In school townships which contain an even number of districts, the electors of each subdistrict shall also, at said annual subdistrict meeting, vote by ballot for a director at large. Said judges shall canvass said vote and forthwith make certified return thereof in a sealed envelope to the secretary of the school township.
- '4211-b6. Canvass of returns. One the third (3rd) Monday in March, the retiring board shall meet prior to the organization of the new board, and canvass the returns from the various subdistricts. The person who receives the highest number of votes for director at large shall be declared elected.



'4211-b7. Directors in undivided school townships. In school townships which are not divided into subdistricts, the electors shall at each annual meeting on the second (2nd) Monday of March elect one (1) director for a term of three (3) years.

'4211-b8. Decisions by lot. If in the election of school township directors, two (2) or more persons are equally entitled to be declared elected because each has received the same number of vots, the judges of election, or the board canvassing the returns, as the case may be, shall decide the election by lot substantially as provided in section eight hundred eighty-three (883).'

"Sec. 2. 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."

HEIKE A. RUST, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 163, by Akin of Carroll, a bill for an act to making an appropriation for the purpose of paying to the Four-County Fair Association, for a fair held at Coon Rapids, Carroll county, Iowa, in October, 1925, the sum of nine hundred ninety-nine dollars and eleven cents (\$999.11), the state aid to which the said fair association is entitled under the provisions of chapter one hundred thirty-six (136) of the Code, 1924.

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

House File No. 164, by Charlton of Polk, a bill for an act to amend chapter seventy-five (75), acts forty-first (41) general assembly, relating to the commission for the blind.

Read first and second times and referred to committee of board of control.

House File No. 165, by Forsling of Woodbury, a bill for an act to amend section ten thousand six hundred thirty-nine (10639) of the Code, 1924, relating to compensation of justices of the peace.

Read first and second times and referred to committee on compensation of public officers.

House File No. 166, by Hale of Howard, a bill for an act to amend section six thousand four (6004) of the Code, 1924, relating to contracts for street improvements and sewers.



Read first and second times and referred to committee on cities and towns.

House File No. 167, by Hansen of Scott, a bill for an act to amend section fifty-two hundred thirty-seven (5237) of the Code relating to the payment of the fees of the county coroner.

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

House File No. 168, by Heald of Chickasaw, a bill for an act to amend, revise, and codify chapter two hundred forty-six (246) of the Code relating to the duty to destroy weeds upon lands and public highways and to provide for the assessment of the cost of destroying such weeds in certain cases.

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

House File No. 169, by Knudson of Hamilton, a bill for an act to relating to chain stores and the ownership and operation thereof, providing procedure to enforce the provisions of this act, and prescribing penalties for violations of the provisions thereof.

Read first and second times and referred to committee on commerce and trade.

House File No. 170, by Patterson of Kossuth, a bill for an act to amend section ten hundred sixty-three (1063) of the Code, 1924, relating to the bonds of state officers and the members and chief engineer of the highway commission.

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

House File No. 171, by Patterson of Kossuth, a bill for an act to amend section three hundred forty (340) of the Code, 1924, relative to the audit of accounts of state officers and departments, so as to require the director of the budget to file a report of the audit of the state highway commission with the legislature.

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

House File No. 172, by Simmer of Wapello, a bill for an act to amend section sixty-two hundred eleven (6211) of the Code, 1924, relating to levy of taxes by cities and towns.



Read first and second times and referred to committee on cities and towns.

House File No. 173, by Simmer of Wapello, a bill for an act to amend section sixty-two hundred eleven (6211) of the Code, 1924, relating to levy of taxes by cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 174, by Wagner of Scott, a bill for an act to repeal section sixty-nine hundred seventy-seven (6977) of the Code, 1924, and to enact a substitute therefor relating to the assessment of machinery for the purpose of taxation.

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

Johnson of Dickinson offered the following concurrent resolution and asked unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION NO. 6

Resolved by the House, the Senate concurring: That the Senate and the House meet in joint session Wednesday, February 9th, at 11:30 a.m. for the purpose of hearing Governor Pierce of the State of Oregon.

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

Motion prevailed and the concurrent resolution was adopted.

Crozier of Mahaska offered the following concurrent resolution and asked unanimous consent for its immediate consideration:

CONCURRENT RESOLUTION NO. 7

Whereas, Colonel J. F. McNeil, the only surviving member of President Lincoln's personal guard, who guarded his body after his death until burial, will be in the city Saturday, February 12th.

Therefore, Be It Resolved by the House, the Senate concurring, That a Joint Convention of the two Houses be held Saturday morning, February 12th, at 11:00 o'clock and that Colonel McNeil be invited to address the Joint Convention.

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

Motion prevailed and the concurrent resolution was adopted.



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 17, 11, 80, 29, 40, and 5.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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 Senate was asked:

House File No. 49, a bill for an act relating to joint conventions of the general assembly.

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

Senate Concurrent Resolution No. 12, memorializing the Congress of the United States to abolish the Federal Estate Tax.

Also, that the Senate has concurred in the House amendments to the following bill:

Senate File No. 31, a bill for an act to amend the law relating to the dieting, lodging, and care of prisoners.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 12

A Concurrent Resolution memorializing the Congress of the United States to abolish the Federal Estate Tax.

Be It Resolved by the Senate, the House concurring, That

Whereas, The Federal Estate (Inheritance) Tax Law, as amended February 26, 1926, provides that the estate liable thereunder shall be credited with any inheritance tax paid by the beneficiaries to the state, or states, the credit not to exceed eighty per cent of the federal levy; and

Whereas, This amendment menaces the rights of the states, because its object is to persuade them to abandon their state inheritance tax laws



in favor of statutes based on the federal law. The tax not being required for revenue at this time, its only object now must be coercion of the states; and

Whereas, The joint levy is contrary to the theory of this government, unprecedented and offensive to the independence of the legislature of the sovereign states;

Therefore, Be It Resolved by the Senate, the House concurring, That we hereby request the present Congress to repeal immediately the federal estate (inheritance) tax provisions of the revenue law effective February 26, 1926, and abandon this field of taxation in time of peace.

Be It Further Resolved, That certified copies of this concurrent resolution be forwarded to Iowa's senators and representatives in the Congress of the United States.

Laid over under Rule 34.

CONSIDERATION OF BILLS

House File No. 58, a bill for an act to amend section eleven thousand seven hundred sixty (11760) of the Code, 1924, relating to exemption from execution of certain personal property, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Hopkins of Guthrie the amendments proposed by the committee, found in the journal of February 4th, were adopted.

Forsling of Woodbury offered the following and moved its adoption:

Amend House File No. 58 by striking out the enacting clause.

A roll call was demanded.

On the question "Shall the enacting clause be stricken?"

The ayes were:

Aiken of Ida	Cole of Harrison	Hagglund	Hubbard
Akin of Carroll	Crone	Hansen	Huff
Bair .	Crozier	Hanson	Hunt
Bauer	Eden	Harrison	Ickis
Berry	Edge	Hattendorf	Istad
Bixler	Elliott	Heald	Johnson of
Blythe	Fleming	Held	Dickinson
Buchmiller	Forsling	Hempel	Johnson of
Bush	Greene	Hill	Keokuk
Charlton	Grimwood	Hollingsworth	Kent
Christophel	Griswold	Hollis	King

Kline Mathews Thomas Quirk Maxfield Knudson Ratliff Troup Krouse Miller Reimers Truax Laughlin Vaughn Nagle Rice Ryder Venard Lichty Nelson Lovrien O'Donnell Saunders Wagner McCaulley Onties Simmer Walrod McIntosh Patterson Smith Wamstad Wilson McMillan Pattison Springer Martin Prichard Wolfe-82 Stepanek

The nays were:

Allen Hager Johnson of Knutson McIlrath Anderson Hale Marion Kennedy, J. P. Barnes Haney Oliver Blackford Hines Kennedy, W. S. Roberts Cole of Delaware Hopkins Rutledge Torgeson-20 Craig

Absent or not voting:

Eckles Rust Thompson Mr. Speaker—5
Gilmore

Motion prevailed and the enacting clause was stricken.

House File No. 24, a bill for an act to legalize the proceedings of the town council of Earlville, Iowa, with respect to the transfer of certain funds from the Electric Light Fund to the General Fund of said town, with report of committee recommending passage, was taken up for consideration.

Cole of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Aiken of Ida Cole of Harrison Harrison Johnson of Aken of Carroll Hattendorf Dickinson Craig Allen Heald Johnson of Crone Crozier Bair Held Keokuk Eden Barnes Hempel Johnson of Bauer Edge Hill Marion Berry Elliott Hines Kennedy, J. P. Kennedy, W. S. Bixler Forsling Hollingsworth Blackford Hollis Kent Greene King Blythe Grimwood Hopkins Hubbard Buchmiller Griswold Kline Bush Hager Huff Knudson Charlton Hagglund Hunt Kuntson Ickis Krouse Christophel Haney Laughlin Istad Cole of Delaware Hanson

Lichty	Nelson	Roberts	Torgeson
Lovrien	O'Donnell	Rust	Troup
McCaulley	Oliver	Rutledge	Truax
McIlrath	Ontjes	Ryder	Vaughn
McIntosh	Patterson	Saunders	Venard
McMillan	Pattison	Simmer	Wagner
Martin	Prichard	Smith	Walrod
Mathews	Quirk	Springer	Wamstad
Maxfield	Ratliff	Stepanek	Wilson
Miller	Reimers	Thomas	Wolfe
Nagle	Rice	Thompson	Mr. Speaker—101

The nays were, none.

Absent or not voting:

Anderson Fleming Hale Hansen—6 Eckles Gilmore

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

Charlton of Polk moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

SPECIAL ORDER

The time having arrived for Special Order, House File No. 83, a bill for an act to prohibit the possession or control of machine guns and machine and automatic rifles, to prohibit any person from assisting another in obtaining possession of such gun or rifle, to determine and fix the punishment for a violation of such prohibition; to declare certain exceptions, to authorize the destruction of such guns or rifles, and to prescribe in part the substance of the indictment or information in such cases and the evidence by which it may be sustained, was taken up for further consideration.

The following amendments filed by McCaulley of Calhoun were taken up for consideration:

Amend House File No. 83 as follows:

Amend line three, section one, by striking out the words "Or automatic rifle".

Amend line five, section one, by striking out the words "Or rifle" and inserting a period after the word "Gun".

Amend line four, section two, by striking out the words "Or rifle" and inserting a period after the word "Gun".

Amend line two, section six, by striking out the words "Or automatic rifle".

Amend line three, section six, by striking out the words "Or rifle".

Amend line two, section seven, by striking out the words "Or automatic rifle".

Amend line five, section seven, by striking out the words "Or rifle".

Amend line two, section eight, by striking out the words "Or rifle".

Amend line six, section eight, by striking out the words "Or rifle".

Amendments adopted.

Oliver of Monona offered the following amendments and moved their adoption:

Amend House File No. 83, as follows:

Amend line 3, section 1, by striking out the words "or machine".

Amend line 4 of subdivision 1, section 3, by striking out the word "life" and inserting in lieu thereof the words and figure "five (5) years".

Amend line 3 of subdivision 2, section 3, by striking the word and figures "twenty (20)" and inserting in lieu thereof the word and figure "three (3)".

Amend lines 1 and 2 of subdivision 3, section 3, by striking out the words and figures "one thousand dollars (\$1,000)" and inserting in lieu thereof the words and figures "five hundred dollars (\$500)". Also amend by striking from the said line 2 the words and figures "ten thousand dollars (\$10,000)" and inserting in lieu thereof the words and figures "two thousand dollars (\$2,000)".

Add to section 4, and number as subdivision 4, the word "Banks."

Renumber section 11 to read section 12, and insert as section 11 the following:

"However, this law shall not apply to any person or persons, firm, or corporation, engaged or interested in the improvement, the invention, or manufacture of fire-arms."

A division of the amendments was called for, and on motion of Mr. Oliver the amendments to sections one and three were adopted.

Mr. Oliver then moved that his amendment to section four and the amendment adding section eleven to the bill be adopted.

Motion prevailed and the amendments were 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:

Akin of Carroll Grimwood Johnson of Quirk Ratliff Griswold Marion Allen Kennedy, W. S. Reimers Anderson Hager Rice Bair Hagglund Kent Hale Roberts Barnes King Bauer Haney Kline Rust Hanson Knudson Rutledge Berry Harrison Knutson Ryder Bixler Saunders Blackford Hattendorf Krouse Simmer Blythe Heald Laughlin Buchmiller Held Lichty Smith Bush Hempel Lovrien Springer Hill McCaulley Stepanek Charlton Thomas Hines McIlrath Christophel Thompson Cole of Delaware Hillingsworth McIntosh Cole of Harrison Hollis Martin Torgeson Hopkins Mathews Troup Craig Truax Hubbard Maxfield Crone Vaughn Crozier Huff Miller Hunt Nagle Venard Eden Wagner Istad Nelson Edge Wamstad Elliott Johnson of Oliver Wilson Dickinson Ontjes Fleming Wolfe Johnson of Patterson Forsling Pattison Mr. Speaker-98 Greene Keokuk Prichard

The nays were:

Ickis

Kennedy, J. P.-2

Absent or not voting:

Aiken of Ida Gilmore Eckles Hansen McMillan O'Donnell Walrod-7

So the bill having received a constitutional majority was declared to have passed the house.

McCaulley of Calhoun offered the following amendment to the . title and moved its adoption:

Amend the title by striking from lines one (1) and two (2) thereof the words "and machines and automatic rifles" and from line three (3) the words "or rifle" and from line six (6) the words "or rifles".

Amendment adopted and the title, as amended, was agreed to.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House concurrent resolution No. 6 providing for joint session, Wednesday, February 9th, at 11:30 a.m.

WALTER H. BEAM, Secretary.

CONSIDERATION OF BILLS SPECIAL ORDER

The time having arrived for Special Order, House File No. 34, a bill for an act to amend, revise, and codify sections forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625), inclusive, of the Code, relating to the state highway commission, with report of the committee without recommendation, was taken up for consideration.

Rutledge of Webster asked unanimous consent to withdraw the amendments filed by him on February 4th.

Consent granted.

Mr. Rutledge offered the following amendments and moved their adoption:

Amend House File No. 34 as follows: By striking out sections two (2) and three (3), and substituting in lieu thereof the following:

- "Sec. 2. Nomination and election—term. The members of said commission shall be nominated and elected at the biennial election in nineteen hundred twenty-eight (1928), the commissioners elected in congressional districts numbered one (1), three (3), five (5), seven (7), nine (9) and eleven (11), for terms ending January 1, 1930, the commissioners elected in congressional districts numbered two (2), four (4), six (6), eight (8), and ten (10), for terms ending January 1, 1932, and all commissioners nominated and elected after the year nineteen hundred twenty-eight (1928) shall be elected for terms of four (4) years each, and in the same manner in which representatives in congress are nominated and elected, except as otherwise hereinafter provided.
 - Sec. 3. Vacancies. Vacancies in said commission shall be filled in the manner hereinafter provided for the election of the first or provisional commission. Within ten (10) days after a vacancy occurs in said commission the auditor of state shall call a meeting of the boards of supervisors of the counties of the district in which the vacancy occurs for the nomination and election of a commissioner to fill the vacancy, said notice, call and election to be in the same manner hereinafter provided for the nomination and election of the first or provisional board of commissioners."

A roll call was demanded.

On the question "Shall the amendments be adopted?"



The ayes were:

Aiken of Ida Hagglund Kennedy, W. S. Quirk Akin or Carroll Hale Kent Ratliff King Allen Hanev Reimers Anderson Hanson Kline Roberts Bair Harrison Knudson Rust Hattendorf Rutledge Barnes Knutson Bauer Heald Krouse Ryder Berry Held Laughlin Saunders Hempel Lichty Simmer Bixler Blackford Hill Lovrien Smith Blythe Hines McCaulley Springer Buchmiller Hollingsworth McIlrath Stepanek Bush Hollis McIntosh Thomas Christophel Hopkins McMillan Thompson Cole of Delaware Hubbard Mathews Torgeson Cole of Harrison Huff Maxfield Troup Craig Hunt Miller Truax Crone Ickis Nagle Vaughn Crozier Istad Nelson Venard Johnson of O'Donnell Eden Wagner Dickinson Walrod Edge Oliver Johnson of Wamstad Fleming Ontjes Wilson Forsling Keokuk Patterson Johnson of Pattison Wolfe Greene Prichard Mr. Speaker-99 Griswold Marion Kennedy, J. P. Hager

The nays were:

Grimwood

Rice-2

Absent or not voting:

Charlton Eckles Elliott Gilmore Hansen

Martin-6

Amendment adopted.

Time having arrived for the joint session, Speaker Carter appointed the following committee to notify the Senate that the House was ready to receive it in joint session: Consisting of Johnson of Dickinson, McIntosh of Muscatine, and Springer of Decatur.

Johnson of Dickinson 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 honorable 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.

President Kimball appointed a committee of three consisting of: Senator Roberts and Representatives Torgeson and Johnson of Keokuk to invite Hon. Walter M. Pierce, former governor of Oregon, to address the joint session.

Governor Hammill and Hon. Walter M. Pierce were escorted to the Speaker's Station.

The Governor then introduced Hon. Walter M. Pierce who addressed the House.

Senator Rigby of Jones moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Carter in the chair.

REPRESENTATIVE-ELECT COPELAND QUALIFIES

Hon. Harry F. Copeland of Waukee, presented his certificate of election as member-elect to the House of Representatives of the Forty-second General Assembly from the Thirty-sixth Representative District of Iowa, and took and subscribed to the following oath of office.

OATH OF OFFICE

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 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.

HOUSE FILES WITHDRAWN

On request of Hattendorf of Osceola, unanimous consent having been granted, House File No. 104 was withdrawn from the com-



mittee on compensation of public officers and from further consideration by the House.

On request of Heald of Chickasaw, unanimous consent having been granted, House File No. 66 was withdrawn from the committee on agriculture and from further consideration by the House.

On motion of Knutson of Cerro Gordo the House adjourned until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

BUSINESS PENDING

The House resumed consideration of Special Order No. 4, House File No. 34.

The hour having arrived for Special Order No. 5, Senate File No. 78, Hill of Floyd moved that consideration of Special Order No. 5, Senate File No. 78. be deferred until after disposition of House File No. 34.

A roll call was demanded.

On the question "Shall Senate File No. 78 be deferred until after the disposition of House File No. 34?"

The ayes were:

	Aiken of Ida	Griswold	Johnson of	Quirk
	Akin of Carroll	Hager	Dickinson	Reimers
į	Allen	Hagglund	Johnson of	Roberts
3	Anderson	Hale	Keokuk	Rust
3	Barnes	Haney	King	Rutledge
3	Bauer	Hanson	Kline	Saunders
1	Berry	Hattendorf	Krouse	Simmer
3	Bixler	Heald	Lovrien	Smith
- 1	Buchmiller	Held	McCaulley	Springer
	Bush	Hill	Maxfield	Thompson
1	Christophel	Hines	Milier	Torgeson
9	Cole of Delaware	Hollingsworth	Nelson	Vaughn
j	Copeland	Hopkins	Oliver	Wamstad
j	Craig	Huff	Ontjes	Wolfe
9	Crone	Ickis	Patterson	Mr. Speaker-60
	Fleming	Istad		

The nays were:

Blackford	Eden	Grimwood	Hubbard
Blythe	Edge	Hansen	Hunt
Charlton	Elliott	Harrison	Johnson of
Cole of Harrison	Forsling	Hempel	Marion
Crozier	Greene	Hollis	Kennedy, J. P.

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Kennedy, W. S. McIntosh . Prichard Troup Kent Martin Ratliff Truax Knutson Mathews Rice Wagner Walrod Laughlin Nagle Ryder Lichty O'Donnell Stepanek Wilson-42 McIlrath Pattison Thomas

· Absent or not voting:

Bair Gilmore McMillan Venard—6
Eckles Knudson

The motion having failed to receive a two-thirds majority was declared to have been lost.

Lovrien of Humboldt offered the following substitute amendment:

Amend Senate File No. 78 by striking the title therefrom and substituting in lieu thereof the following:

"A bill for an act to amend, revise, and codify sections forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625), inclusive, of the code, relating to the state highway commission."

Amend further by striking all after the enacting clause and substituting in lieu thereof the following:

Sections forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625) of the code are amended, revised and codified to read as follows:

- Section 1. Creation and membership—location. There is hereby created a state highway commission which shall consist of one (1) member from each congressional district. The office of said commission shall be located at Ames, Iowa.
- Sec. 2. Nomination and election—term. The members of said commission shall be nominated and elected at the biennial election in nineteen hundred twenty-eight (1928), the commissioners elected in congressional districts numbered one (1), three (3), five (5), seven (7), nine (9) and eleven (11), for terms ending January 1, 1930, the commissioners elected in congressional districts numbered two (2), four (4), six (6), eight (8), and ten (10), for terms ending January 1, 1932, and all commissioners nominated and elected after the year nineteen hundred twenty-eight (1928) shall be elected for terms of four (4) years each, and in the same manner in which representatives in Congress are nominated and elected, except as otherwise hereinafter provided.
- Sec. 3. Vacancies. Vacancies in said commission shall be filled in the manner hereinafter provided for the election of the first or provisional commission. Within ten (10) days after a vacancy occurs in said commission the auditor of state shall call a meeting of the boards of supervisors of the counties of the district in which the vacancy occurs for



the nomination and election of a commissioner to fill the vacancy, said notice, call and election to be in the same manner hereinafter provided for the nomination and election of the first or provisional board of commissioners.

- Sec. 4. Organization. The members of said commission shall meet on the second secular day of January following their election and organize by the selection of a chairman from their members.
- Sec. 5. Compensation. Each member shall receive ten dollars (\$10) per day for each day actually employed in the work of the commission, provided said compensation, for each commissioner, shall not exceed two thousand dollars (\$2,000) per annum. Each member shall receive all actual necessary expenses incurred in the performance of his duties.
- Sec. 6. Provisional commission. Within ten (10) days after the taking effect of this act, the auditor of state shall call in each congressional district and at some convenient place therein a joint meeting of the boards of supervisors of the various counties of such district for the purpose of electing a provisional member from said district to serve on said commission until the second secular day in January, nineteen hundred twentynine (1929), and until his successor is elected and qualified.
- Sec. 7. Nature of call. The call for said provisional election shall state the purpose of said meeting and the time and place thereof, which time shall not be on a date more than thirty (30) days after said call is issued.
- Sec. 8. Notice. Said call shall be transmitted by said auditor by registered mail to the chairman of the board of supervisors of each county in the district. Said chairman shall at once notify each member of his board of the contents of said call.
- Sec. 9. Provisional election. At said time and place the members of said various boards shall meet and organize by the election of a chairman and secretary. Each board of supervisors shall have the right to cast an equal number of votes and may divide their votes in fractions and the members present may cast the votes of the board and shall proceed to elect by majority vote by ballot a provisional member of the state highway commission. The chairman and secretary shall issue to the member so elected a certificate of election.
- Sec. 10. Each supervisor shall be entitled to receive from his county the actual necessary expenses incurred by him in attending said meeting.
- Sec. 11. Qualification and organization. The said provisional members, so elected, shall meet at the office of the present state highway commission at Ames, Iowa, on the second Tuesday following their election, and qualify by taking the oath required of other civil officers, and organize as herein provided for the organization of the regular board.
- Sec. 12. Vacancies occurring in the provisional board shall be filled as provided in section three of this act.
 - Sec. 13. Termination of office. Upon the qualification of said provi-



sional members, the term of office of the present members of said state highway commission shall terminate.

Sec. 14. 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.

Reimers of Lyon moved the previous question.

A roll call was demanded.

On the question "Shall the main question be ordered?"

The ayes were:

Aiken of Ida	Fleming	Johnson of	Quirk
Allen	Grimwood	Dickinson	Reimers
Anderson	Griswold	King	Roberts
Bair	Hagglund	Kline	Rust
Barnes	Hale	Knudson	Rutledge
Bauer	Hanson	Krouse	Saunders
Berry	Hattendorf	Lovrien	Smith
Bixler	Heald	McCaulley	Springer
Buchmiller	Held	Maxfield	Thompson
Bush	Hill	Miller	Torgeson
Christophel	Hines	Nelson	Vaughn
Cole of Delaware	Hollingsworth	Oliver	Venard
Copeland	Hopkins	Onties	Wamstad
Craig	Huff	Patterson	Wolfe-57
Crone	Ickis		

The nays were:

Akin of Carroll	Hansen	Kennedy, W. S.	Frichard
Blackford	Harrison	Kent	Ratliff
Blythe	Hempel	Knuts n	Rice
Charlton	Hollis	Laughlin	Ryder
Cole of Harrison	Hubbard	Lichty	Simmer
Crozier	Hunt	McIlrath	Stepanek
Eden	Istad	McIntosh	Thomas
Edge	Johnson of	McMillan ·	Troup
Elliott	Keokuk	Martin	Truax
Forsling	Johnson of	Mathews	Wagner
Greene	Marion	Nagle	Walrod
Hager	Kennedy, J. P.	O'Donnell	Wilson
Hanev	The second control of	Pattison	Mr. Speaker-49

Absent or not voting:

Eckles Gilmore—2

Motion prevailed.

Forsling of Woodbury moved that the question be discussed by both sides, allowing each member five minutes for discussion.

Motion prevailed.

FORMER GOVERNOR NEFF ADDRESSES THE HOUSE

The Speaker announced that Governor Hammill and former Governor Pat M. Neff, of Texas, were in the chamber and requested the sergeant-at-arms to escort them to the Speaker's station.

Governor Hammill introduced Governor Neff who briefly addressed the House.

SENATE FILE NO. 78 RESUMED

The House resumed consideration of Senate File No. 78.

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. 78:

G. E. MAXFIELD.
MARION R. MCCAULLEY.
JAS. D. FLEMING.
GEO. E. MILLER.
JOHN M. BIXLER.

The roll was called to ascertain the absentees. .All members were present except Eckles of Butler and Gilmore of Cedar, who had previously been excused.

On the question "Shall the substitute amendment offered by Mr. Lovrien be adopted?"

A roll call was demanded.

The ayes were:

Aiken of Ida	Crone	Istad	Quirk
Akin of Carroll	Fleming	Johnson of	Reimers
Allen	Griswold	Dickinson	Roberts
Anderson	Hagglund	King	Rust
Bair	Hale .	Knudson	Rutledge
Barnes	Haney	Krouse	Saunders
Bauer	Hanson	Lovrien	Simmer
Berry	Hattendorf	McCaulley	Smith .
Bixler	Heald	Martin	Springer
Buchmiller	Held	Maxfield	Thompson
Bush	Hill	Miller	Torgeson
Christophel	Hines	Nelson	Vaughn
Cole of Delaware	Hollingsworth	Oliver	Venard
Copeland	Hopkins	Ontjes	Wamstad
Craig	Huff	Patterson	Wolfe-59

The nays were:

Blackford	Harrison	Kent	Prichard
Blythe	Hempel	Kline	Ratliff
Charlton	Hollis	Knutson	Rice
Cole of Harrison	Hubbard	Laughlin	Ryder
Crozier	Hunt	Lichty	Stepanek
Eden	Ickis	McIlrath	Thomas
Edge	Johnson of	McIntosh	Troup
Elliott	Keokuk	McMillan	Truax
Forsling	Johnson of	Mathews	Wagner
Greene	Marion	Nagle	Walrod
Grimwood	Kennedy, J. P.	O'Donnell	Wilson
Hager	Kennedy, W. S.	Pattison	Mr. Speaker-47
Hansen			

Absent or not voting:

Eckles

Gilmore-2

The substitute amendment was adopted.

Ickes of Union moved the previous question. Motion prevailed.

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?" Rule 18 was invoked.

The ayes were:

Aiken of Ida	Fleming	Ickis	Quirk
Akin of Carroll	Griswold	Johnson of	Reimers
Allen	Hagglund	Dickinson	Roberts
Anderson	Hale	King	Rust
Bair	Haney	Knudson	Rutledge
Barnes	Hanson	Krouse	Saunders
Bauer	Hattendorf	Lovrien	Simmer
Berry	Heald	McCaulley	Smith
Bixler	Held	Martin	Springer
Buchmiller	Hill	Maxfield	Thompson
Bush	Hines	Miller	Torgeson
Christophel	Hollingsworth	Nelson	Vaughn
Cole of Delaware	Hopkins	Oliver	Venard
Copeland	Hubbard	Ontjes	Wamstad
Craig	Huff	Patterson	Wolfe-61
Crone	Hunt		

The nays were:

Blackford	Elliott	Hempel	Kennedy, J. P.
Blythe	Forsling	Hollis	Kennedy, W. S.
Charlton	Greene	Istad	Kent
Cole of Harrison	Grimwood	Johnson of	Kline
Crozier	Hager	Keokuk	Knutson
Eden	Hansen	Johnson of	Laughlin
Edge	Harrison	Marion	Lichty

McIlrath McIntosh McMillan Mathews Nagle O'Donnell Pattison Prichard Ratliff Rice

Ryder Stepanek Thomas Troup Truax

Wagner Walrod Wilson Mr. Speaker—45

Absent or not voting:

Eckles

Gilmore-2

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

Hill of Floyd moved that the vote by which Senate File No. 78 passed the House be reconsidered and that the motion to reconsider be laid on table.

Roll call demanded. On the question "Shall the motion to reconsider be laid on the table?"

The ayes were:

Aiken of Ida Grimwood Akin of Carroll Griswold Allen Hager Anderson Hagglund Bair Hale Barnes Haney Bauer Hanson Berry Harrison Bixler Hattendorf Blackford Heald Blythe Held Buchmiller Hempel Bush Hill Charlton Hines Christophel Hollingsworth Cole of Delaware Hollis Cole of Harrison Hopkins Hubbard Copeland Crone Huff Crozier Hunt Eden Ickis Edge Istad Elliott Johnson of Dickinson Fleming Forsling Johnson of Keokuk Greene

Kennedy, J. P. Kennedy, W. S. Kent King Kline Knudson Knutson Krouse Lichty Lovrien McCaulley McIlrath McIntosh Martin Mathews Maxfield Miller Nagle Nelson O'Donnell Oliver Onties Patterson Pattison

Johnson of

Marion

Reimers Rice Rust Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe

Quirk

Ratliff

The nays were:

Craig

Laughlin

McMillan-3

Mr. Speaker-100

Absent or not voting:

Eckles Hansen Prichard Roberts—5
Gilmore

So the motion prevailed and the motion to reconsider was laid on the table.

INTRODUCTION OF BILL

House File No. 175, by Springer of Decatur, 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; authorizing the enforcement of the law by the superintendent of banking; and repealing section ninety-one hundred thirty-one (9131) of the code, 1924, and enacting a substitute therefor; and amending section ninety-one hundred thirty-three (9133) of the code, 1924, relating to the method of appointing the superintendent of banking.

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

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 17, Senate File 11, Senate File 80, Senate File 29, Senate File 40, and Senate File 5.

Ontjes of Grundy moved that the remarks made by former Governor Pierce of Oregon be printed in the Journal.

Motion prevailed and the address was made a part of the journal of February 14th.

On motion of Bauer of Washington, the House adjourned until 10:00 a. m., Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 10, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. J. W. La Grone, pastor of the M. E. church, Hawarden, Iowa.

Journal of February 9th corrected and approved.

PETITIONS

Quirk of Sac presented a petition from citizens of Carnarvon, Iowa opposing House File No. 30.

Referred to committee on public health.

Hollingsworth of Boone presented a petition from citizens of Boone, favoring the enactment of House File No. 30.

Referred to committee on public health.

Charlton of Polk presented a petition from citizens of Des Moines, favoring the enactment of House File No. 30.

Referred to committee on public health.

Bush of Cherokee presented a petition from citizens of Cherokee, Iowa, favoring the enactment of House File No. 30.

Referred to committee on public health.

McIlrath of Poweshiek presented a resolution by the Poweshiek County Board of Supervisors, favoring the enactment of Senate File No. 78.

Referred to committee on roads and highways.

Ratliff of Henry presented a resolution by members of the Fairview Local 161 of Farmers Educational and Co-Operative Union of America, opposing the enactment of House File No. 72.

Referred to committee on roads and highways.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 49.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 11, 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, 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.

JOHN EDEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 53, a bill for an act to amend section 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 do pass.

JOHN EDEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 5, a bill for an act to amend the law as it appears in section seven hundred eighty-two (782) of the code, 1924, relating to the number of election ballots to be furnished to the various voting precincts of the state by the officers charged with the printing thereof, beg leave to report they have had the same under consideration and have instructed

me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

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. 49.

INTRODUCTION OF BILLS

House File No. 176, by Hines of Taylor, a bill for an act to repeal chapter four hundred thirty-two (432) of the Code, 1924, and to enact a substitute therefor, relating to unfair discrimination in sales and purchases, and to provide for the enforcement of the provisions thereof.

Read first and second times and referred to committee on commerce and trade.

House File No. 177, by Hubbard of Pottawattamie, a bill for an act to amend chapter five hundred seventy-seven (577) of the code, 1924, relating to larceny of domestic animals, and providing punishment therefor.

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

House File No. 178, by McMillan of Benton, a bill for an act to amend section forty-six hundred thirty-five (4635) of the Code, 1924, relating to the tax levies for the county road, bridge and drainage funds.

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

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, in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 15, relating to a joint convention on February 11th, at 11 a. m., to hear speakers of Mississippi-Missouri River Waterways Improvement Association.

WALTER H. BEAM, Secretary.



SENATE CONCURRENT RESOLUTION NO. 15

Whereas, The Forty-second General Assembly has by House Concurrent Resolution No. 3 placed its hearty approval and endorsement upon the plan of improvement of the Mississippi and Missouri rivers,

Now Therefore, Be It Resolved by the Senate, the House concurring, That a joint convention of the two houses be held at eleven o'clock a. m., on February 11th, and that Mr. Stewart W. Gilman, Mayor of Sioux City, Iowa, and Mr. H. W. Seaman, of Clinton, Iowa, representing the Mississippi-Missouri River Waterways Improvement Association, be invited to address the joint convention at that time.

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

On motion of Prichard of Woodbury the resolution was adopted.

HOUSE FILES WITHDRAWN

On request of Bair of Buena Vista, unanimous consent having been obtained, House File No. 119 was withdrawn from the committee on county and township organization and from further consideration by the House.

On request of Venard of Sioux, unanimous consent having been obtained, House File No. 99 was withdrawn from the committee on judiciary No. 1 and from further consideration by the House.

Thomas of Audubon moved that Rule 63 be suspended for the day.

. Motion prevailed.

REDRAFT HOUSE FILE NO. 7

House File No. 7, having been lost, Haney of Mills asked and obtained unanimous consent to have the chief clerk redraft the bill.

COMMITTEE ASSIGNMENTS FOR MR. COPELAND

The Speaker announced the following committee assignments for Mr. Copeland: Board of Control, County and Township Organization, Banks and Banking, Appropriations, State Educational Institutions, Agriculture, and Claims.

ADDITIONAL ASSIGNMENT OF COMMITTEES

The Speaker announced the following additional committee assignments: Johnson of Marion and Miller of Shelby to the committee on railroads.

CONSIDERATION OF BILLS SPECIAL ORDER NO. 3

The time having arrived for Special Order No. 3, House File No. 12, a bill for an act to repeal chapter sixty (60) of the Laws of the Forty-first General Assembly, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream, or buttermilk, to require the pasteurization of skimmed milk, cream and all milk or cream from which ice cream or buttermilk is derived, to define pasteurization, to require a record thereof and to authorize an injunction to restrain violations of this act, was taken up for further consideration.

Wilson of Tama offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment by striking the period and quotation marks at the end thereof and adding the following:

"and production of which has been supervised and certified to by the local health officer as having been produced and handled under proper sanitary conditions."

Amendment adopted.

Crone of Emmet moved the previous question.

Motion prevailed.

Wilson of Tama moved that the amendment proposed by the committee, as amended, and found in the journal of February 2nd be adopted.

A roll call was demanded.

On the question "Shall the amendment, as amended, be adopted?" Rule 18 was invoked.

The ayes were:

Aiken of Ida Blythe Craig Greene Barnes Bush Crone Grimwood Bauer Christophel Crozier Griswold Cole of Delaware Edge Cole of Harrison Fleming Berry Hager Bixler Hagglund Blackford Copeland Forsling Hale

Haney Istad Lovrien Rust Hansen Johnson of McCaulley Rutledge Dickinson McIlrath Hanson Ryder Johnson of McIntosh Saunders Harrison McMillan Hattendorf Keokuk Smith Heald Johnson of Martin Thomas Marion Nagle Thompson Held Kennedy, J. P. Kennedy, W. S. Hempel Nelson Torgeson Hill O'Donnell Troup Hines Kent Oliver Truax Hollis King Patterson Vaughn Hopkins Kline Prichard Venard Hubbard Knudson Quirk Wagner Huff Krouse Ratliff Wamstad Hunt Laughlin Reimers Wilson-84 Ickis Roberts Lichty

The nays were:

Akin of Carroll Eden Miller Springer Allen Elliott Ontjes Stepanek Anderson Hollingsworth Pattison Walrod Wolfe Bair Knutson Rice Buchmiller Mathews Simmer Mr. Speaker-22 Charlton Maxfield

Absent or not voting:

Eckles Gilmore-2

Motion prevailed and the committee amendment, as amended, was 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:

Johnson of Allen Hagglund Patterson Marion Kennedy, J. P. Anderson Prichard Hale Bair Haney Quirk Bauer Hansen Kent Ratliff Blackford Hanson King Reimers Blythe Harrison Kline Roberts Bush Hattendorf Knudson Rust Christophel Heald Krouse Rutledge Laughlin Cole of Delaware Held Ryder Cole of Harrison Hempel Lichty Saunders Copeland Hill Lovrien Smith Craig Hines McCaulley Thomas Crone Hollis McIlrath Thompson Crozier Hubbard McIntosh Torgeson Edge Hunt McMillan Troup Fleming Istad Martin Truax Forsling Johnson of Maxfield Vaughn Greene Dickinson Nagle Venard O'Donnell Grimwood Johnson of Wagner Griswold Keokuk Oliver Wamstad Hager Ontjes Wilson-80 The nays were:

Akin of Carroll Eden Mathews Springer Barnes Hollingsworth Miller Stepanek Bixler Hopkins Pattison Walrod Buchmiller Ickis Rice Mr. Speaker-19 Charlton Knutson Simmer

Absent or not voting:

Aiken of Ida Elliott Huff Nelson Berry Gilmore Kennedy, W. S. Wolfe—9

Eckles

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 House Concurrent Resolution No. 5, the Speaker appointed the following members on the part of the House:

Knudson of Hamilton, Akin of Carroll, Hale of Howard, and Johnson of Marion.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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 February, 1927, sent to the governor for his approval: House File No. 49.

FRED R. BLYTHE, Chairman.

Report adopted.

PROOF OF PUBLICATION OF HOUSE FILE NO. 45

The official proof of publication of House File No. 45 a bill for an act legalizing certain franchises of Iowa Railway and Light Corporation, in the Towns of Central City, Center Point, Walker, Alburnett, Prairiesburg, Quasqueton and Ryan, 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.

AMENDMENTS FILED

Rice of Appanoose filed the following substitute amendment to Senate Concurrent Resolution No. 12: Amend by striking all preceding the resolving clause and substituting therefor the following:

A CONCURRENT RESOLUTION

Memoralizing the Congress of the United States to retain the statute now in force providing for a Federal Estate Tax.

Whereas, Practically all economists agree, that from an economic point of view, an inheritance tax has more to commend it than any other tax; and

Whereas, Such tax is the most equitable, the least burdensome, and the most difficult to evade; and

Whereas, Such a tax takes nothing from the living which they have saved or created but simply restores to society, upon the death of the owner, a small part of that which the owner has been enabled to accumulate from all of the states of the union under the protection of the laws of the United States and those of the individual states of this union; and

Whereas, There is now a movement on foot to induce the Federal Government to abolish the Federal Estate Tax and entirely abandon this field for raising revenue; and

Whereas, If the government of the United States retires from this field of taxation, then the revenue thus lost to the government will of necessity be collected from the people in some other manner less equitable and fair; and

Whereas, The collection of such a tax has two of the most worthy of purposes—the raising of revenue and the prevention of the entailing of great and ever increasing private fortunes; and

Whereas, If the government abandons this field of taxation it will there be possible for any citizen of the United States to wholly escape the payment of any state inheritance tax by the simple expedient of establishing a nominal residence in a state wherein no such tax is collected;

2. Amend by striking out all after the resolving clause and submitting therefor the following:

That we hereby request and petition the Congress of the United States to retain on the statute books the law providing for the collection of a Federal Estate Tax.

Be it Further Resolved, That certified copies of this concurrent resolution be forwarded to Iowa's Senators and Representatives in the Congress of the United States.

Blackford of Van Buren filed the following substitute amendment to House File No. 53:

Amend House File No. 53 by striking the title therefrom and substituting in lieu thereof the following:

A Bill for an act to amend sections five hundred eighty (580), five hundred ninety-three (593), six hundred twenty-four (624), six hundred twenty-eight (628), six hundred thirty-six (636), and six hundred forty-eight (648) of the code, 1924, relating to nominations at primary elections and at party conventions, and prohibiting defeated candidates from being independent candidates for the same office at the following general election.

Amend further by striking all after the enacting clause and substituting in lieu thereof the following:

- Section 1. Section five hundred eighty (580) of the code, 1924, is amended, revised, and codified to read as follows:
- 580. Who nominated for county office. The candidate or candidates of each political party for each office to be filled by the voters of the county having received a majority of the votes cast by the voters for such office, shall be duly and legally nominated as the candidate of his party for such office, except that no candidate whose name is not printed on the official ballot who receives less than ten per cent of the whole number of votes cast in the county for governor on the party ticket with which he affiliates, at the last general election, shall be declared to have been nominated to any such office.
- Sec. 2. Section five hundred ninety-three (593) of the code, 1924, is amended, revised, and codified to read as follows:
- 593. Who nominated. The candidate of each political party for each office to be filled by the vote of the people in the state or district of the state, as the case may be, having received a majority of the votes cast by the party for such office, shall be duly and legally nominated as the candidate of his party for such office, except as provided in the following section.
- Sec. 3. Section six hundred twenty-four (624) of the code, 1924, is hereby amended by adding after the period at the end of paragraph 1 the following:

Said nomination shall be made by selecting one of the two candidates who received the highest number of votes at the preceding primary election.

Sec. 4. Section six hundred twenty-eight (628) of the code, 1924, is hereby amended by adding after the period at the end of paragraph 1 the following:

Said nomination shall be made by selecting one of the two candidates who received the highest numbers of votes at the preceding primary election.

Sec. 5. Section six hundred thirty-six (636) of the code, 1924, is hereby amended by adding after the period at the end of paragraph 1 the following:

Said nomination shall be made by selecting one of the two candidates who received the highest numbers of votes at the preceding primary election.

Sec. 6. Section six hundred forty-eight (648) of the code, 1924, is hereby amended by adding after the period at the end of said section the following:

Any candidate who has failed to gain a nomination for an office under the provisions of this chapter shall be prohibited from having his name printed on the official ballot to be voted at the following general election as a candidate for the same office for which he failed to obtain the nomination at the preceding primary election or convention. Any provisions of the Code and amendments thereto, in seeming conflict with the provisions of this section, are hereby repealed so far as they are in conflict with the provisions hereof.

Reimers of Lyon filed the following amendment to House File No. 42:

Amend House File No. 42 by inserting immediately following section eleven (11) the following section:

"Sec. 12. The governing council or board who by law are authorized to direct the depositing of funds shall be authorized to direct the treasurer to invest any fund not an active fund needed for current use and which is being accumulated as a sinking fund for a definite purpose, the interest of which is used for the same purpose, in the certificates provided by this act, or in United States government bonds, or in local certificates or warrants issued by any municipality or school district within the county, or in municipal bonds which constitute a general liability, and the treasurer when so directed shall so invest such fund."

Amend by renumbering section thirteen (13) to read "Sec. 15" and inserting as section thirteen (13) the following:

- "Sec. 13. Section forty-three hundred nineteen (4319) of the code, 1924, as amended by the forty-first (41) general assembly, is hereby amended by striking from lines four (4) and five (5) the words 'in the state' and inserting in lieu thereof the words 'within the county or within five (5) miles of its border'.
- "Sec. 14. Section seventy-four hundred four (7404) of the code, 1924, is hereby amended by striking from line six (6) the word 'state' and inserting in lieu thereof the words 'county or an adjoining county'."

Charlton of Polk filed the following amendment to the amendment proposed by Wagner, Charlton, Reimers, Craig and Forsling to House File No. 42:

Amend section eighteen (18) of said amendment by striking out the words "two (2), four (4), five (5) and six (6)", appearing therein following the word "sections" in line two (2) and inserting in lieu thereof the following: "thirteen (13), fifteen (15), sixteen (16) and seventeen (17)"; also amend by striking from said amendment section twenty-three (23) and all of said amendment following section twenty-three (23) and inserting in lieu thereof the following:

"Sec. 23. Whenever the property of any bank or trust company shall have been placed in the hands of a receiver for distribution, deposits of the state or any political subdivision of the state shall be entitled to priority of payment over any other claims except only taxes or other debts entitled to preference under the laws of the United States.

Sec. 24. All acts and parts of acts in conflict herewith are hereby repealed."

Strike out the last paragraph of said amendment and insert in lieu thereof the following:

Section thirteen (13) of House File No. 42 is hereby renumbered to read "Sec. 25."

On motion of Kline of Davis the House adjourned until 9:30 a. m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 11, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. E. G. Williams, pastor of the Westminister Presbyterian Church, Des Moines.

Journal of February 10th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Ratliff of Henry for the remainder of the week, on request of Crozier of Mahaska; Haney of Mills for the day, on request of Quirk of Sac.

PETITIONS

McMillan of Benton presented a petition from citizens of Belle Plaine, Iowa, favoring the enactment of House File No. 30.

Referred to committee on public health.

Hines of Taylor presented a petition from citizens of Bedford and vicinity favoring the enactment of House File No. 30.

Referred to committee on public health.

Johnson of Keokuk presented a petition from citizens of Sigourney favoring the enactment of House File No. 30.

Referred to committee on public health.

Smith of O'Brien presented a petition from citizens of Sheldon, Iowa, favoring the enactment of House File No. 30.

Referred to committee on public health.

Nagle of Johnson presented a petition from citizens of Iowa City favoring the enactment of House File No. 30.

Referred to committee on public health.

Lovrien of Humboldt presented a communication from officers of the Humboldt County Farm Bureau, Humboldt, favoring the new income tax law.

Referred to committee on ways and means.

Mr. Speaker of Hardin presented a resolution from the Association of Commerce, Muscatine, Rotary Club, Muscatine Ad Club, Lions Club, and Kiwanis Club, opposing House File No. 9.

Referred to committee on ways and means.

Bauer of Washington presented petitions from citizens and voters of Washington county, favoring Senate File No. 104; Opposing Senate File No. 78.

Referred to committee on ways and means.

Martin of Jackson presented a resolution from the board of supervisors of Jackson county, protesting against the abolishing of county homes.

Referred to committee on county and township organization.

Elliott of Polk and Troup of Story presented petitions from members of the Faculty Woman's Club of the Iowa State College at Ames, Iowa, favoring the enactment of House File No. 124.

Referred to committee on public health.

Wilson of Tama presented a petition from citizens of Tama, lowa, favoring the enactment of House File No. 30.

Referred to committee on public health.

McMillan of Benton presented a resolution by the Vinton Lions Club, Vinton, Iowa, favoring forestation.

Referred to committee on horticulture and forestry.

Oliver of Monona presented a petition from citizens of Monona county, favoring the repeal of the law creating the office of county agent.

Referred to committee on agriculture.

Wilson of Tama presented a petition from citizens of Tama



county, favoring the repeal of the law creating the office of county agent.

Referred to committee on agriculture.

Eden of Clinton presented a petition from citizens of Clinton county, favoring the repeal of the law creating the office of county agent.

Referred to committee on agriculture.

Istad of Winneshiek presented a petition from citizens of Winneshiek county, opposing the enactmente of Senate File. 104.

Referred to committee on roads and highways.

Reimers of Lyon presented a petition from citizens of Lyon county, opposing the enactment of Senate File 104.

Referred to committee on roads and highways.

REPORT OF COMMITTEES

Patterson of Kossuth, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 73, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the code, 1924, relating to closed season for pinnated grouse or prairie chicken, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. W. PATTERSON, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 179, by McMillan of Benton, a bill for an act to repeal section seventy-two hundred twenty-five (7225) of the code, 1924, and to enact a substitute therefor, relating to personal property tax collectors.

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

House File No. 180, by Bair of Buena Vista, a bill for an act to amend section fifty-five hundred sixty-six (5566) of the code,

relating to the regulation of cemeteries and to the conveyancing of unused, uncared for, and abandoned lots.

Read first and second times and referred to committee on cities and towns.

House File No. 181, by Stepanek of Linn, a bill for an act to create the state athletic commission; to prescribe its duties and powers; to regulate athletic contests; to provide for the licensing of places where certain athletic contests are held where an admission is charged; to provide for the licensing of boxers, wrestlers, trainers, and all other attaches of such contests; and to provide penalties for violations.

Read first and second times and referred to committee on police regulation.

House File No. 182, by Venard of Sioux, a bill for an act to provide for the selection in civil and criminal cases of substitute jurors for jurors who become incapacitated.

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

Hale of Howard offered the following resolution:

RESOLUTION

Whereas, The Honorable J. J. Lowry, former member of the House of Representatives from Howard county, in the Twenty-sixth General Assembly and Twenty-sixth Extra Session, died August 22nd, 1925, at Cresco, Iowa; therefore,

Be It Resolved by the House of Representatives of the Forty-second 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. Hale moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hale of Howard, Hempel of Clayton and Istad of Winneshiek.

Allen of Pocahontas offered the following resolution:

RESOLUTION

Whereas, On February 5, 1927, the state highway commission made a written request to the House of Representatives for a legislative investi-

gation of certain bridge contractors who have made certain charges against the rulings of the highway commission on bridge contracts in Harrison and Shelby counties; and,

Whereas, Certain counties have through their boards of supervisors requested a legislative investigation of certain activities and rulings of the state highway commission; and,

Whereas, Certain bridge contractors have circularized this Assembly with pamphlets relative to the points at issue; therefore,

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That the House appoint a committee consisting of Ontjes of Grundy, Johnson of Marion, Lovrien of Humboldt, W. S. Kennedy of Lee, and Miller of Shelby whose duties shall be to make a thorough investigation of the activities of the above named agencies; that this committee may have power to perform its duties and shall have the power to subpoena witnesses and examine them under oath and have access to such records as they may deem necessary to carry out the provisions of this resolution.

Laid over under Rule 34.

Rutledge of Webster and McCaulley of Calhoun offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 8

Whereas, Resumption of athletic activities between the State University of Iowa and Iowa State College would increase the interest of prospective students and others; and

Whereas, The receipts of such contests would be of considerable aid financially to both of these institutions and to the state because of the large number of interested persons throughout the state and in neighboring states who would attend; therefore,

Be It Resolved by the House, the Senate concurring: That the Board of Education and the Athletic Departments of these two institutions be urgently requested to seriously consider the possibility and the necessity of renewing athletic connections between the two schools, especially as referring to a proposed annual football game.

Laid over under Rule 34.

REPORT OF JOINT COMMITTEE ON ENROLLED BILL

Blythe of Iowa, 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. 31.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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 insists on its amendments to House concurrent resolution No. 5, and requests a conference committee; and the President has appointed as members of such committee on the part of the Senate Senators Shinn, Breakenridge, Frailey, and Cavanaugh.

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

House Concurrent Resolution No. 7, relating to a joint convention of the two houses to be held on Saturday morning, February 12th, at 11:00.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 107, a bill for an act relating to the filling of vacancies on school boards.

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

Senate Concurrent Resolution No. 16, relative to acceptance of an invitation to attend an advance showing of a fire prevention picture.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 16

Whereas, J. A. Tracy, state fire marshal, has extended to the members of the General Assembly an invitation to attend an advance showing of a picture relating to fire prevention, taken by the International Association of Fire Chiefs, and

Whereas, It is of vital importance to the people that they may be enlightened as to fire prevention, therefore,

Be It Resolved by the Senate, the House concurring, That the invitation be accepted to attend said showing, to be given through the courtesy of the Des Moines Theater on Tuesday, February 15th, at 9:00 a.m.

Laid over under Rule 34.



CONSIDERATION OF BILL SPECIAL ORDER NO. 1

The time having arrived for special order No. 1, House File No. 42, a bill for an act to amend chapter one hundred seventy-three (173), Acts of Forty-first (41) General Assembly as amended by chapter one hundred seventy-four (174), Acts Forty-first (41) General Assembly, relating to the state sinking fund for public deposits, to provide the applicability of said statutes to special charter cities, to provide for the issuance, sale and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants, and to repeal section sixty-seven hundred fifteen (6715) of the Code relating to the bond to the treasurer of cities acting under special charters, was taken up for further consideration.

The amendment, filed by Reimers of Lyon, and found in the Journal of February 10th, was taken up for consideration.

Mr. Reimers moved that the first portion of the amendment, adding Sec. 12 to the bill, be adopted.

Motion prevailed and that portion of the amendment was adopted. Action was deferred on the amendment adding Sec. 13, and Sec. 14.

Unanimous consent having been given, Mr. Reimers withdrew his amendment to House File No. 42, filed by him on February 8th.

The amendment filed by Charlton of Polk, found in the Journal of February 10th, to the amendment filed by Wagner, Charlton, Reimers, Craig and Forsling, found in the Journal of February 8th, was taken up for consideration.

Hubbard of Pottawattamie moved that further action on House File No. 42 be deferred until Tuesday, February 15th, at 10:30 a.m. Motion prevailed.

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. 31.



PROOF OF PUBLICATION OF HOUSE FILE NO. 142

The official proof of publication of House File No. 142, a bill for an act legalizing and making permanent the transfer of money from the water fund to the fire equipment fund of the city of Missouri Valley, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

COMMUNICATION FROM THE WOMANS RELIEF CORPS

The following communication was received from the Womans Relief Corps, Auxiliary to the Grand Army of the Republic:

HON. L. V. CARTER, Speaker of the House of Representatives, Members of the House.

GENTLEMEN: The Womans Relief Corps, Auxiliary to the Grand Army of the Republic, Department of Iowa, invite you to the presentation to the State of Iowa of a tablet of Lincoln's Gettysburg oration, in the southeast portion of the rotunda of the State House, near Civil War Flags, at 2:30 p. m., Monday, February 14th, 1927.

MAY E. JONES, Department President W. R. C.

On motion of Harrison of Clarke the invitation was accepted.

Aiken of Ida 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: Aiken of Ida, Wamstad of Mitchell, and Hanson of Winnebago.

Aiken of Ida, 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 honorable body 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 members of the Senate took seats in the west side of the House chamber.

JOINT CONVENTION

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

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

Senator Shaff of Clinton moved that a committee of three be appointed, one from the Senate and two from the House, to notify Hon. Stewart Gilman, Mayor of Sioux City, and Mr. H. W. Seaman, representing the Mississippi-Missouri River Waterways Improvement Association of Clinton, that the joint convention was ready to receive them.

Motion prevailed, and the President appointed as such committee: Senator Shaff of Clinton, and Representatives Hempel of Clayton and Forsling of Woodbury.

Senator Shaff, from the committee appointed to notify Messrs. Gilman and Seaman that the joint convention was ready to receive them, appeared with the visiting guests.

Lieutenant Governor Kimball then presented Hon. Stewart Gilman, and Mr. H. W. Seaman, who addressed the joint convention.

Patterson of Kossuth moved that the remarks of Mr. Gilman and Mr. Seaman be printed in the Journal.

Motion prevailed.

REMARKS OF HONORABLE STEWART GILMAN

MR. PRESIDENT AND GENTLEMEN OF THE JOINT CONVENTION:

The project of improving the Missouri River is a very old one, the first appropriation by the government was made in 1838, so when we are advocating the improvement of the Missouri River we are not starting anything new.

For many years the work was done without any definite plan and practically no good results. About 1908 the government made a thorough survey of the Missouri River from its mouth to Yankton, South Dakota, and the government engineers reported favorably for the improvement of this stream for navigation purposes by a channel from six to twelve feet deep from St. Louis 1. Sioux City. This was adopted by Congress but the appropriation was confined to the river as far north as Kansas



City. The government at this time appropriated twenty million dollars to be spent on the lower river. When the war came on however, work was discontinued and barges that had been in operation were bought up by the United States government and there has been very little commerce on the river since that time.

The government has, however, in the last three years, again started spending money under the terms of this old bill and the river from St. Louis to Kansas City has been about seventy-five per cent 'completed. Mr. Walter S. Dickey, editor of the Kansas City Post, is trustee for the funds of the old barge line and has nearly nine hundred thousand dollars on hand in Liberty Bonds and cash, which they will immediately invest in barges and tow boats as soon as the river has been completed.

Our bill for the upper Missouri River authorizes an expenditure of twelve million dollars. It was passed by both the House and Senate in the short session of Congress and puts our upper Missouri River project on the same basis as the river below Kansas City and makes the whole river project a definite government policy and assures us that this river will be made navigable at the expense of the United States government.

Secretary Hoover, in his speech at Kansas City a year ago last October, advocated a complete system of inland waterway transportation. laying out a system of nine thousand miles of improved rivers, with great trunk lines from Chicago to New Orleans north and south, and from Kansas City to Pittsburgh east and west, with the feeders of the upper Missouri to Sioux City or even further north, the upper Mississippi to Minneapolis, the Tennessee Cumberland and other streams. He said in his speech that as far as the engineering problem is concerned, the question is behind us. It has been solved. We have an unbroken line of favorable engineers' reports as to the practical question of the navigability of this great stream. The chief of engineers, General Jadwin, did not approve of the construction of the upper Missouri River at this time. He said it was practical and feasible but he said it was best to wait for a few years until the lower river had been completed. The senators and representatives, however, approved the project by a vote of fifty-seven to nine in the Senate and two hundred seventy-six to eighty-two in the House.

The advantages of water transportation are so self-evident that it seems hardly necessary to present them to the people of Iowa. There is no question but that the prices of our grain would be increased to the extent of the saving in freight not only on the grain that actually will be handled on the river but on all the grain placed on the market, for the simple reason that a man could obtain the same prices for two cars of grain even if one of them went to the Pacific coast while the other went down the river to New Orleans and from there to Liverpool.

The present rate on wheat from Sioux City to New Orleans is nineteen cents per bushel. According to the government engineer whose report in some ways was not favorable to our project, this rate could be reduced to eleven and four-tenths cents per bushel and many feel that even this



figure is too high, but accepting their own statement it would mean a saving of seven and six-tenths cents on every bushel of grain raised in territory which could be roughly described as including the states of North and South Dakota, Iowa and Nebraska.

Testimony taken at the various hearings showed beyond any question of doubt that the farmers of Kansas received two and one-half to three cents a bushel more for the one hundred million bushels of wheat they produced last year than they would have received if a barge line from St. Louis to New Orleans had not been in operation.

This barge line from St. Louis to New Orleans is operated by the government.

It is not a question of theory but is a demonstrated success, having not only reduced the rates but made a profit of nearly five hundred thousand this last year, having charged off a depreciation of six hundred thousand. There are other advantages too numerous to go into detail with reference to the improvement of this river, the protection of land through the erosion of land actually taken away by the river, the deepening of the channel so that drainage conditions would be improved, and reaching small towns and cities that are not on the railroad line, are some of these minor benefits to be derived. The great thing of it all, however, is the fact that it would put every farmer in the state of Iowa within six hours by truck of cheap transportation. It would enable manufacturers and individuals to establish themselves in our cities of the middle west.

At present there are one hundred sixty-five different railroads that maintain joint rates in connection with the Mississippi Barge Line. The Supreme Court has decided not only that the railroads must make joint rates with the barge line but that the savings in rates must be reflected to the inland cities so that Des Moines, Lincoln and Sioux Falls would receive the same saving in freight rates that Sioux City, Omaha and Kansas City would receive. The objection has been raised that this might affect the railroad business but Secretary Hoover has refuted that by his figures with reference to railroad traffic. The railroad tonnage of the United States has increased from one hundred fifteen billion ton miles to three hundred sixty billion ton miles in the last twenty-five years.

Secretary Hoover says that we can expect that it will double every twelve and one-half years from now on. Under these conditions the railroad must either provide greatly enlarged terminals at various points or they must let the slow-moving nonperishable freight like coal, grain, oil, lumber, sugar, hay, fertilizer, cement, etc., all move on the rivers while they receive the higher prices for the more perishable, quick-moving freight. The last terminal the Milwaukee constructed in Chicago cost seventy-five million dollars and it will only be adequate for a few years. The capacity of the river is equal to that of six hundred railroads the same length.

Mr. Richardson, president of the Western Kentucky Coal Company,



hauled thirty thousand tons of coal down the Ohio last October at a saving of thirteen thousand dollars in freight for one trip.

The construction of the Panama Canal has given the coast cities and the Gulf cities a great advantage over our inland cities for purposes of distribution. A Lyon & Healy piano can be shipped from New York to Los Angeles for twelve dollars and a half less than the same piano can be shipped from Chicago to Los Angeles, and there are thousands of other cases too numerous to go into in detail, that show the tremendous saving of water transportation and increased cost of terminals for the railroad makes it imperative for the people of Iowa to look to water transportation as their only salvation against the high cost of railroad transportation and the railroad thus will receive the more profitable business when the lower cost commodities are handled on the rivers.

What far-sighted, thinking man in the state of Iowa can object to the improvement of this river at government expense, especially when he knows the state of New York, according to Senator Copeland, in his speech before the Senate, contributed one-fourth of the expense of the national treasury, seven hundred thirty-three million dollars in 1925, while Iowa contributed fourteen million dollars, Nebraska seven million dollars and South Dakota a little over one million dollars. He says that if the taxpayers of New York do not object to this expenditure of government funds, that a senator from a state like Utah that contributes a very small fraction of this expense should not complain.

In a few years the American people will be astonished by the volume of freight that is carried on the rivers. According to the World's Almanac for 1927, freight carried on our domestic rivers, canals and channels amounted to two hundred four million tons, while the entire farm commerce of the Atlantic, Pacific and Gulf ports amounted to ninety-two million. The Monongahela which is a very small stream, carried twenty-three million tons of freight last year, only two hundred thousand tons less than the Panama Canal. The Pennsylvania Railroad objected to the canalization of the Monongahela and before it was done they had one single track railroad parallel to this stream, but after it was built, they now have four such lines of track showing how a railroad business is helped by the development of waterway transportation.

The Missouri River Navigation Association is an organization which was started after Secretary Hoover's speech at the convention attended by eight hundred delegates from the Missouri River, representing all of the farm bureau and other agricultural organizations of this section as well as the business and commercial organizations. Its president is Mr. A. J. Weaver, a farmer and fruit grower of Fall City, Nebraska, who has already addressed the state legislatures of Nebraska and South Dakota on this same subject. Among its directors are two members of this very body, Senator Stoddard and Ralph Prichard, representative from Woodbury County. This is our own organization, bringing trans-



portation right into the heart of the country that has been described by Governor Louden as being "the marooned empire". Our land is the most fertile land in the United States, our transportation costs are the highest of any agricultural section of the world. Distribution, manufacturing and industry are being forced away from our people by this system of high tariff on freight. Iowa can support a population of twenty million. Our population is increasing at the rate of two or three million people a year. I think it is beyond the possibility of dispute to say that it would be better if these new millions can reside within the state of Iowa so that the workers and laborers and the employers of our great manufacturing industries would be close to the food supply. It would be better for them and also better for the farmers than it is to have them huddled together in Chicago and New York as they are at present.

The country of Germany, impoverished as it was by the result of the war, has continued to spend vast sums on their waterways and cheap transportation has made German goods available at low cost all over the world. If we had equal transportation rates with their agricultural costs, the fertility of our land would give us a natural advantage and it is therefore up to us to use our endeavors in every way possible to further the work of the Missouri River Improvement Association, to see that the government prosecutes the completion of this great task with every possible speed so that the river will be not only improved to Sioux City, but is brought up into the great wheat-growing country of Montana and North Dakota where steamboats are still plowing the Missouri River between Williston and Bismarck.

It will not come in a month, it will not come in a year, it is not a substitute for the McNary bill, it is simply a common sense business project, not a theory but a demonstrated fact by the experience of the barge line on the lower Missouri River. Our senators and congressmen from these states vote unanimously and work enthusiastically for the passage of our river bill through Congress. They have studied the question, there is no more doubt about the engineering features of this project than there is about the construction of a ten-story steel building. It is our own local project.

If it is true, as Senator Bruce has said in the Senate, that the people of Iowa do not know where their own interest lies, then we might as well abandon this project and swim along idly with the current, but if we are far-sighted we will do what the United States Steel Corporation did when they got the government to spend one hundred million dollars on the Ohio and Monongahela Rivers where they are carrying freight for fourteen cents a ton against a railroad rate of eighty-nine cents and where they have just recently declared a forty per cent stock dividend on their stock. Do we need a forty per cent dividend on our stock in Iowa land?

REMARKS OF MR. H. W. SEEMAN

Mr. Halleck W. Seaman, banker and manufacturer of Clinton, Iowa, and who until recently has been a member of the Board of Advisors to the Secretary of War on Inland Waterways Corporation, addressed the Joint Convention as follows:

MR. SPEAKER, MEMBERS OF THE IOWA LEGISLATURE:

It is somewhat difficult for one to follow Mr. Stewart Gillman who has given you the ground work of the river improvement program for the Upper Mississippi and the Missouri. However, I appreciate this opportunity greatly as I fully believe there is a considerable lack of information throughout the state as to the real benefits to accrue to Iowa from the completion of these two major projects.

Mr. Gillman has fully covered the Missouri, and, if you will bear with me for a few moments, I will endeavor to rapidly sketch what it means to Iowa to have the Upper Mississippi in full commission; in fact, what it means to Iowa to have the entire system of Mississippi waterways fully completed and functioning as a going transportation medium.

By the passage of the last Rivers & Harbors Bill Congress has definitely appropriated all the moneys needed to provide a six-foot channel from St. Louis north to the Twin Cities. The physical features of this stretch of the river are better than 85 per cent completed so as to provide a six-foot channel. The only weak point in the entire distance from St. Paul to St. Louis lies in the 22-mile section from St. Paul to the mouth of the St. Croix at Prescott. In order to increase this depth of water Congress has provided for a lock and dam in the vicinity of Prescott which will give them ultimately a nine-foot channel into the Twin Cities. The bill also provided for a survey to be made by the United States engineers to ascertain the possibilities and cost of increasing the depth from six to nine feet, so that the boats now operating on the lower Mississippi could be interchangeable for the Ohio, Mississippi, Illinois and Missouri Rivers.

Three oil-burning tow boats of 750 H. P. each are now building at the Dubuque shippyards and fifteen 500-ton barges are now being completed in the Pittsburgh district on the Ohio, and additional forty-five barges of like capacity will be built as early as possible. Other tow-boats from the lower river will also ply on the Upper Mississippi.

What Iowa needs is to appreciate that this navigation of the Upper Mississippi River and the Missouri will benefit not only the cities on the river but that these cities will be merely Ports of Entry through which the products going to and from Iowa will be transferred from and to the interior, so that Des Moines and all other interior cities are as much interested in the lower freight rates arising from the use of the river as these river towns themselves.

While Iowa has a marvelous record for the production of corn, cattle, hogs, oats and poultry—overtopping every other state in the union in that record, yet in the matter of population and general prosperity Iowa



is at the lowest ebb of any of the states of the union, other than Nevada and Vermont. From 1900 to 1910 Iowa actually lost in population. From 1910 to 1925 Iowa has gained but little and that gain is all recorded in the advance of the interior cities of the state.

What Iowa needs is low cost of transportation, in addition to a new policy upon the part of the Iowa railroads that will enable the state to process within the state those things which it produces in major volume. We should not send our corn, wheat, oats, cattle and hogs out of the state as grains but as flour, oatmeal, corn syrup, beef and pork. We cannot afford to allow the railroads centering in Chicago to drain our state of the products of its soil simply to satisfy the demands of its eastern connections for haulage to the seaboard. The new north and south trend of traffic occasioned by the Panama Canal detour necessitates a strenuous campaign on the part of the people of Iowa to stop these grains and Iowa products at Mississippi River points, either by way of warehousing or for packing house purposes so that we will make possible a growth in our industrial activities. The advent of labor-saving machinery has a tendency to use less labor on the farms.

Industries that depend upon foreign export or west coast deliveries can no longer exist in the middle states in competition with the Atlantic seaboard unless the cost of transportation on these items is very materially decreased. The only decrease possible lies in the hands of the railroads and in the use of the low-cost water haulage. These railroads can not continue to increase wages and high cost for materials and lower their rates. They demand a greater density of traffic in Iowa and other western states, but the policy of the railroads is adverse to the realization of such hopes. The only way to densify the traffic along the railroads in these states is to so organize their traffic as to encourage the location of industries along their rails.

How can this be done? When you stop to think about it you will realize that our middle western states produce nothing in the way of raw materials for factory use other than plain victuals. We have a great abundance of iron ore to the north of us and inspection of the map will show you that these iron ore fields are about due north of Des Moines and that the Missisippi River bysects these great iron ore fields. Until recently the iron ore from this Lake Superior region has been going to Pittsburgh. The abolition of the nefarious "Pittsburgh Plus" made it possible for the Chicago district to supersede Pittsburgh as the greatest center of steel industry in the country, but with the abolition of this discrimination the Chicago district is now becoming the greatest center of steel production in the world. And now, those who are in touch with the details of the steel business tell us that eventually there will be a further westward migration of the steel industry to towns along the Mississippi River, such as Dubuque, Clinton, Davenport, Burlington, St. Louis and Memphis. The iron ore fields of the north can be reached by rail from St. Paul as easily as from Duluth and one tow of barges down the Mississippi will handle as much iron ore as any two or three of the Great Lakes carriers that now



supply the Pittsburgh and Gary districts. The coking coal required can be barged down the Ohio from the eastern Kentucky and West Virginia fields and thence up the Mississippi. We now have also in southern Illinois a grade of coal from which coke can be made to answer all metallurgical requirements of steel making.

The Ohio River is an example of what can be done in the way of intensive navigation. The Carnegie Steel Company, Jones & Laughlin and other great industrial organizations are spending millions of dollars in building boats and barges for the transportation of their finished products to the gulf, and for use in the territory west of the Missisippi. When the Upper Mississippi is in full use for navigation the steel plants located at Missisippi River towns will be able to furnish the inland cities with their finished products for local fabrication. We will then cease to hear of the migration of our western manufacturing plants to the Atlantic Coast, which is now taking place at a rapid rate. That is, those of them that engage in export trade. The population of the United States is piling up on the Atlantic seaboard, and inasmuch as the products of the manufacturers are now brought to the Atlantic seaboard at a much less cost than to interior points, this piling-up process will continue in everincreasing volume until the movement is counteracted by the use of our rivers as low-cost transportation mediums.

It is worth while to remember that we are now bringing from the south of us all of our lumber—the pine forests of the north having vanished under the woodman's axe. Even the lumber of the west coast is taken through the Panama Canal to Baltimore and other eastern points and then drilled back by rail as far as Mississippi River until it meets the rail rate from the coast.

The day is not far distant when there will be again at Mississippi and Missouri ports great lumber yards, and the interior points will be served by rail with this important product, and a much less rate than at present by all rail.

With the exception of the small output of copper mined at Butte, all the blister copper of the United States is taken by boat to the Atlantic Coast where it is refined by the electrolytic method and then shipped over the Allegheny Mountains into the basin section of the country, where around 70 per cent of the total copper is ultimately consumed.

The automobile, radio, telegraph, telephone and electric industries account for the use of this great tonnage of copper. We can produce by electricity here just as cheaply as any point on the Jersey Coast, but it must be produced at points where they have a sufficient volume of condensing water so that the turbine can be used.

Lead and zinc are rapidly coming to the front. The old method of producing by retort process is being superseded by the electrolytic method. The great bulk of the zinc of the United States is now produced in the

Tri-State district of Missouri, Oklahoma and Kansas. The concentrates can be moved toward the market at a less cost than the finished zinc and this zinc can now be refined by the electrolytic method at Mississippi and Illinois River points where the finished product will be in closer contact with the ultimate markets.

We use in this section vast amounts of sugar, rice, coffee, tea, tin, molybdenum, antimony, bauxite (the ore of aluminum), fertilizers, linseed and cottonseed meals, lumber, canned fruits and canned fish from the west coast; in fact, everything that enters into our daily life except bread, meat and butter. Without exception all of these products come to us from the countries lying to the south of us. Our basic need is to get them at a less cost than now and the only way open for that purpose is the use of our great rivers.

In the brief half hour at my command it is impossible to go into the details of our debacle of industries in the Middle West. To sum up the situation my investigations have convinced me, and the mere recital of the facts should convince you, that Iowa must have an outlet to the sea that will measurably compensate for the handicap imposed by the operation of the Panama Canal. The loss to the railroads of their transcontinental haul can only be compensated by the greater density of traffic along their rails. This can only be secured by the establishment of manufacturing industries that will preferably process raw materials that originate in the state, or that can be brought into the state by means of the cheaper water haul. What we need is population and population means industrial towns. The present policy of the railroads in draining the state of its raw materials and increasing the railroad rates is hostile to the best interests of the state and until this situation can be materially bettered there is no hope for Iowa keeping step with the march of progress in the country as a whole.

One of the most important items in the establishment of large capacity storage elevators and warehouses at Mississippi River and ultimately at Missouri River points so as to care for the surpluses of the state. This idea has been advanced by the Iowa Bankers Association and endorsed by the Mississippi Valley Association. It should receive the enthusiastic support of the entire state. I would welcome an opportunity at some future time to go into this matter in greater detail, but as my half hour is now completed all I can say in conclusion is that Iowa needs the intensive use of the great natural water highways which now cradle the state.

Senator Stoddard of Woodbury moved that the joint convention be now dissolved.

Motion prevailed.



The House reconvened, Speaker Carter in the chair.

AMENDMENT FILED

Forsling of Woodbury filed the following amendment to the amendment by Wagner and others to House File No. 42, found in the Journal of February 8th.

Amend the amendment filed by Wagner and others to House File No. 42, be amended as follows:

By adding immediately after the word "institution" in section 18, the following: "such securities to be deposited with and approved by the commissioner of banking".

On motion of Hunt of Louisa the House adjourned until 9:00 a. m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 12, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Jonah Smith, Presbyterian church, Burlington, Iowa.

Journal of February 11th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

Heald of Chickasaw, from citizens of Bassett, Iowa, protesting against House File No. 30. Public health.

McIntosh of Muscatine, from citizens of Muscatine county, opposing House File No. 30. Public health.

Rutledge of Webster, from citizens of Vincent, Iowa, opposing House File No. 30. Public health.

Elliott of Polk, from citizens of Polk county, opposing House File No. 30. Public health.

Greene of Pottawattamie, from citizens of Council Bluffs, Iowa, opposing House File No. 30. Public health.

Heald of Chickasaw, from citizens of Chickasaw county, opposing House File No. 30. Public health.

Maxfield of Marshall, presented a petition from citizens of Marshall county, favoring the repeal of the law creating the office of county agent. Agriculture.

Fleming of Crawford, presented a petition from citizens of Crawford county, favoring the repeal of the law creating the office of county agent. Agriculture. Cole of Delaware presented a petition from citizens of Delaware county opposing the enactment of Senate File No. 104. Roads and highways.

Hanson of Winnebago presented a petition from citizens of Winnebago county opposing the enactment of Senate File No. 104. Roads and highways.

McIntosh of Muscatine presented a resolution from the Association of Commerce, Rotary Club, Muscatine Ad Club, Lions Club and the Kiwanis Club of Muscatine, Iowa, opposing the enactment of House File No. 9. Ways and means.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hollingsworth of Boone for the day, on request of Stepanek of Linn; Forsling of Woodbury for the day, on request of Grimwood of Jones; Prichard of Woodbury for the day, on request of Grimwood of Jones; McIlrath of Poweshiek for the day, on request of Hopkins of Guthrie; Rutledge of Webster for the day, on request of Crozier of Mahaska; Greene of Pottawattamie for the day, on request of Harrison of Clarke; Onties of Grundy for the day, on request of ' Akin of Carroll; Ickis of Union for the day, on request of Hines of Taylor; Craig of Warren for the day, on request of Bixler of Adams; Hunt of Louisa for the day, on request of McIntosh of Muscatine; McMillan of Benton for the day, on request of Kline of Davis; Haney of Mills for the day, on request of Quirk of Sac; Kent of Lucas for the day on request of Huff of Cass; Laughlin of Fremont for the day, on request of Quirk of Sac; Copeland of Dallas for the day, on request of W. S. Kennedy of Lee; Hubbard of Pottawattamie for the day, on request of Huff of Cass; Wagner of Scott for the day, on request of O'Donnell of Dubuque; Griswold of Madison for the day, on request of Hale of Howard; Johnson of Marion for the day, on request of Hale of Howard; Simmer of Wapello for the day, on request of Wilson of Tama.

REPORTS OF COMMITTEES

Lovrien of Humboldt, 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. 44, a bill for an act to legalize the proceedings for the acquisition of a water works system by the City of Cedar Rapids, Iowa, and to validate and declare certain indebtedness assumed by said said City in such acquisition as constituting an indebtedness of said city, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 21, a bill for an act to amend section 13960 (thirteen thousand nine hundred sixty) of the code relative to commitments for felonies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 26, a bill for an act to amend section 4547 (forty-five hundred forty-seven) of the code relative to reports by the curators of the state historical society, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 18, a bill for an act to amend section 12885 (twelve thousand eight hundred eighty-five) of the code relating to objections on appeal to the jurisdiction of the court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, 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 authorize the code editor to omit certain formal matters in the compilation of the code, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Forsling of Woodbury, 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. 60, a bill for an act to amend Section ten thousand eight hundred five (10805) of the code, relating to expenses of judges, beg leave to report they have had the same under consideration and have in-



structed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. Forsling, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 158, a bill for an act to repeal section 13774 of the code and to enact a substitute therefor, relating to fees for defending indigent defendants, beg leave to report they have had the 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. 1 to whom was referred House File No. 52, a bill for an act to repeal the law as it appears in section 11843 of the code 1924, and to enact a substitute therefor, relating to bonds of executors, administrators, and guardians, and records thereof kept by the Clerk of the District Court, and making same liens on real estate of sureties, beg leave to report they have had 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. 1 to whom was referred Senate File No. 76, a bill for an act to repeal section 2762 of the code and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 92, a bill for an act to amend section ten thousand eight hundred eleven (10811) of the code, 1924, relating to the expenses of shorthand court reporters, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.



Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 76, a bill for an act to repeal section sixty-two hundred seventy-seven (6277) of the code and to enact a substitute therefor relating to the record and filing of city or town plats and to adjust said records in accordance with the substitute herein enacted, beg leave to report they have had 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. H. STEPANEK, 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. 10, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team in attending the nineteen hundred twenty-seven (1927) International Live Stock Show, beg leave to report they have had the same under consideration and have instructed me to report 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. 10, line 3, by striking the words and figures "the sum of five thousand dollars (\$5,000)" and substituting in lieu thereof the words and figures "the sum of four thousand dollars (\$4,000)".

G. E. HELD, Chairman.

Report adopted and referred to the committee on appropriations.

Also:

MR. SPEAKER: Your committee on animal industry to whom was referred House File No. 59, a bill for an act to require every person engaged in the market poultry or domestic fowl business to obtain a license from the state department of agriculture, and to prescribe the fee therefor, to authorize the department of agriculture to prescribe records of purchases to be kept, to make said records open to inspection by peace officers, to authorize said department to enforce the said act, and to provide penalties for violation thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. E. HELD, Chairman.

Report adopted.



Venard of Sioux, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 133, 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 to the voters of the question of county aid to farm improvement, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommndation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 135, a bill for an act providing for an amendment to section four thousand eight hundred thirty-one (4831), relating to destruction of trees along public highways by county supervisors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 16

Elliott of Polk called up Senate Concurrent Resolution No. 16, relative to acceptance of an invitation to attend an advance showing of a fire prevention picture.

On motion of Mr. Elliott the House concurred in the Senate concurrent resolution.

INTRODUCTION OF BILLS

House File No. 183, by committee on military, a bill for an act authorizing the investment in certain securities of the additional bonus and disability fund created by section eight (8), chapter three hundred thirty-two (332), acts of the thirty-ninth general assembly.

Read first and second times and passed on file.

House File No. 184, by committee on military, a bill for an act

to authorize the governor to receive from the secretary of war of the United States, and to disburse, certain moneys now in the possession of said secretary as trustee.

Read first and second times and passed on file.

House File No. 185, by Forsling of Woodbury, a bill for an act to amend sections four hundred sixty-one (461), sixteen hundred fifty-six (1656), and sixteen hundred fifty-eight (1658) of the code relating to exemptions from poll tax.

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

House File No. 186, by Forsling and Prichard of Woodbury, a bill for an act to repeal section eighty-three hundred (8300) of the code, 1924, relating to right-of-way for telegraph or telephone lines along the public roads or across rivers or over any lands belonging to the state, or to any private individuals; to annul all rights of any kind or nature heretofore granted to or claimed by any person, firm, or corporation under said law; to authorize the construction and operation of telegraph or telephone lines along the public roads outside the limits of cities and towns; and to provide that a franchise must be procured in cities and towns for the construction of telegraph or telephone lines, except long-distance telegraph or telephone lines running from one city or town to another city or town or to points outside said city or town.

Read first and second times and referred to committee on telephone, telegraph and express.

House File No. 187, by W. S. Kennedy of Lee, a bill for an act to repeal section sixty-eight hundred fifty-five (6855) of the code, 1924, and to enact a substitute therefor, relating to the general tax levy in cities under special charter.

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

House File No. 188, by Martin of Jackson, a bill for an act to provide for the examination of titles to real estate by the secretary of 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, and to provide for an appropriation for the original land title guaranty fund.

Read first and second times and referred to committee on land titles.

House File No. 189, by committee on board of control, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the Code, 1924, relating to the employment of prisoners.

Read first and second times and passed on file.

House File No. 190, by Nagle of Johnson, a bill for an act to repeal paragraph two (2) of section thirty-six hundred twelve (3612) of the code, 1924, and to enact a substitute therefor, relating to the appointment of probation officers.

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

House File No. 191, by committee on judiciary No. 2, a bill for an act to repeal section 8612 (eighty-six hundred twelve) of the code, relating to fees and charges collected by the commissioner of insurance, and to enact a substitute therefor.

Read first and second times and passed on file.

House File No. 192, by committee on judiciary No. 2, a bill for an act to repeal section 6697 (sixty-six hundred ninety-seven) of the code and to enact a substitute therefor, relating to special elections in special charter cities to fill vacancies.

Read first and second times and passed on file.

House File No. 193, by committee on judiciary No. 2, a bill for an act to fix and determine the number of members of the house of representatives of this state to which each county is entitled under the census of 1925 (nineteen hundred twenty-five) and to repeal chapter 331 (three hundred thirty-one), acts 39th (thirty-ninth) general assembly.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

House File No. 39, a bill for an act to amend the law as it appears in section five thousand twenty-six (5026) of the Code, 1924, so as to limit the civil liability of owners and operators of



automobiles, 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 February 7th, 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?"

The ayes were:

Aiken of Ida	Grimwood		Kennedy, J. P.	Quirk
Akin of Carroll	Hager		Kennedy, W. S.	Reimers
Allen	Hagglund		King	Rice
Anderson	Hansen		Kline	Roberts
Bair	Hanson		Knudson	Rust
Barnes	Harrison		Knutson	Ryder
Bauer	Hattendorf		Krouse	Smith
Berry	Heald		Lichty	Springer
Bixler	Held		McCaulley	Stepanek
Blackford	Hempel		McIntosh	Thomas
Blythe	Hill		Martin	Torgeson
Buchmiller	Hines		Mathews	Troup
Bush	Hollis		Maxfield	Truax
Christophel	Hopkins		Miller	Vaughn
Cole of Harrison			Nagle	Venard
Crone	Istad	-00	Nelson	Walrod
Crozier	Johnson of		O'Donnell	Wamstad
Eden	Dickinson		Oliver	Wilson
Elliott	Johnson of		Pattison	Mr. Speaker-66
Fleming	Keokuk			

The nays were:

Wolfe-1

Absent or not voting:

Charlton	Greene	Johnson of	Patterson
Cole of Delaware	Griswold	Marion	Prichard
Copeland	Hale	Kent	Ratliff
Craig	Haney	Laughlin	Rutledge
Eckles	Hollingsworth	Lovrien	Saunders
Edge	Hubbard	McIlrath	Simmer
Forsling	Hunt	McMillan	Thompson
Gilmore	Ickis	Ontjes	Wagner-31

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 to amend the law as it appears in section fifty-five hundred seventy-one (5571) of the Code, 1924, relating to the compensation of township trustees,

with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Blythe of Iowa, the amendments proposed by the committee, found in the journal of February 8th, were adopted.

Mr. Blythe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were:

Akin of Carroll	Hager	Kennedy, J. P.	Patterson
Allen	Hagglund	Kennedy, W. S.	Pattison
Anderson	Hanson	King	Quirk
Bair	Harrison	Kline	Reimers
Barnes	Hattendorf	Knutson	Roberts
Bixler	Heald	Krouse	Rust
Blythe	Held	Lichty	Ryder
Buchmiller	Hempel	Lovrien	Smith.
Bush	Hill	McCaulley	Stepanek
Christophel	Hines	McIntosh	Thomas
Cole of Delaware	Hollis	Martin	Troup
Cole of Harrison	Hopkins	Maxfield	Truax
Crozier	Istad	Miller	Vaughn
Eden	Johson of	Nagle	Venard
Elliott	Dickinson	Nelson	Walrod
Fleming	Johnson of	O'Donnell	Wilson
Grimwood	Keckuk	Oliver	Mr. Speaker-65

The nays were:

Berry	Hale	Rice	Torgeson
Blackford	Huff	Springer	Wolfe-10
Crone	Mathews		•

Absent or not voting:

Aiken of Ida	Greene	Johnson of	Prichard
Bauer	Griswold	Marion	Ratliff
Charlton	Haney	Kent	Rutledge
Copeland	Hansen	Knudson	Saunders
Craig	Hollingsworth	Laughlin	Simmer
Eckles	Hubbard	McIlrath	Thompson
Edge	Hunt	McMillan	Wagner
Forsling	Ickis	Ontjes	Wamstad-32
Gilmore		Programme II	

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

Senate File No. 38, a bill for an act to amend section 3774 (thirty-seven hundred seventy-four) of the code and chapter 67 (sixty-seven) acts 41 (forty-first) general assembly relating to

the reduction of sentence of convicts in the penitentiary, and in the men's and women's reformatories, 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:

Akin of Carroll	Fleming	Johnson of	Oliver
Allen	Grimwood	Keokuk	Patterson
Anderson	Hager	Kennedy, W. S.	Pattison
Bair	Hagglund	King	Reimers
Barnes	Hale	Kline	Roberts
Bauer	Hanson	Knudson	Rust
Berry	Harrison	Knutson	Smith
Bixler	Hattendorf	Krouse	Stepanek
Blackford	Heald	Lichty	Thompson
Blythe	Held	McCaulley	Torgeson
Buchmiller	Hempel	McIntosh	Troup
Bush	Hill	Martin	Truax
Christophel	Hines	Mathews	Vaughn
Cole of Delaware	Hopkins	Maxfield	Venard
Cole of Harrison	Huff	Miller	Walrod
Crone	Istad	Nagle	Wamstad
Crozier	Johnson of	Nelson	Wilson
Eden	Dickinson	O'Donnell	Wolfe
Elliott			Mr. Speaker—72

The nays were, none.

Absent or not voting:

Aiken of Ida	Haney	Kennedy, J. P.	Ratliff
Charlton	Hansen	Kent	Rice
Copeland	Hollingsworth	Laughlin	Rutledge
Craig	Hollis	Lovrien	Ryder
Eckles	Hubbard	McIlrath	Saunders
Edge	Hunt	McMillan	Simmer
Forsling	Ickis	Ontjes	Springer
Gilmore	Johnson of	Prichard	Thomas
Greene	Marion	Quirk	Wagner-36
Griswold		:	

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

Senate File No. 41, a bill for an act to amend chapter 117 (one hundred seventeen), acts of the 41 (forty-first) general assembly, and sections 6324 (sixty-three hundred twenty-four) and 6582 (sixty-five hundred eighty-two) of the code, relating to the filing of reports by municipal officers, with report of committee recommending passage, was taken up for consideration.

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:

Aiken of Ida	Fleming	Kennedy, J. P.	Pattison
Akin of Carroll	Grimwood	Kennedy, W. S.	Reimers
Allen	Hager	Kline	Rice
Anderson	Hagglund	Knudson	Rust
Bair	Hale	Knutson	Ryder
Barnes	Hanson	Krouse	Smith
Bauer	Harrison	Lovrien	Springer
Berry	Hattendorf	McCaulley	Stepanek
Bixler	Heald	McIntosh	Thomas
Blackford	Held	Martin	Thompson
Blythe	Hempel	Mathews	Torgeson
Buchmiller	Hill	Maxfield	Truax
Bush	Hines	Miller	Vaughn
Christophel	Hopkins	Nagle	Venard
Cole of Delaware		Nelson	Walrod
Cole of Harrison		O'Donnell	Wamstad
Crone	Johnson of	Oliver	Wilson
Crozier	Dickinson	Patterson	Mr. Speaker—74
Eden	Johnson of	1 40001 3011	MII. opcanci—14
Elliott	Keokuk		

The nays were, none.

Absent or not voting:

Charlton	Haney	Kent	Ratliff
Copeland	Hansen	King	Roberts
Craig	Hollingsworth	Laughlin	Rutledge
Eckles	Hollis	Lichty	Saunders
Edge	Hubbard	McIlrath	Simmer
Forsling	Hunt	McMillan	Troup
Gilmore	Ickis	Ontjes	Wagner
Greene	Johnson of	Prichard	Wolfe-34
Griswold	Marion	Quirk	1000000 000

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

Senate File No. 48, a bill for an act to provide for the commencement, making up of the issues, and trial, in vacation, of an action of mandamus, 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:

Akin of Carroll	Grimwood	Johnson of	Pattison
Allen	Hager	Keokuk	Reimers
Anderson	Hagglund	Kennedy, J. P.	Rice
Barnes	Hale	Kennedy, W. S.	Roberts
Bauer	Hanson	King	Rust
Berry	Harrison	Kline	Ryder
Bixler	Hattendorf	Lichty	Saunders
Blackford	Heald	Lovrien	Smith
Blythe	Held	McCaulley	Springer
Buchmiller	Hempel	McIntosh	Torgeson
Bush	Hill	Martin	Truax
Christophel	Hines	Mathews	Vaughn
Cole of Delaware	Hopkins	Maxfield	Venard
Crone	Huff	Miller	Walrod
Crozier	Istad	Nagle	Wamstad
Eden	Johnson of	Nelson	Wilson
Fleming	Dickinson	Oliver	Mr. Speaker—66

The nays were, none.

Absent or not voting:

Aiken of Ida	Greene	Kent	Quirk
Bair	Griswold	Knudson	Ratliff
Charlton	Haney	Knutson	Rutledge
Cole of Harrison	Hansen	Krouse	Simmer
Copeland	Hollingsworth	Laughlin	Stepanek
Craig	Hollis	McIlrath	Thomas
Eckles	Hubbard	McMillan	Thompson
Edge	Hunt	O'Donnell	Troup
Elliott	Ickis	Ontjes	Wagner
Forsling	Johnson of	Patterson	Wolfe-42
Gilmore	Marion	Prichard	

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 require propositions for the appropriations of money for bridges to be submited to the voters in certain cases, 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:

Akin of Carroll	Fleming	Johnson of	Reimers
Allen	Grimwood	Keokuk	Rice
Anderson	Hager	Kennedy, J. P.	Roberts
Barnes	Hagglund	Kennedy, W. S.	Rust
Bauer	Hale	King	Smith
Berry	Hanson	Kline	Springer
Bixler	Hattendorf	Lichty	Thompson
Blythe	Heald	Lovrien	Torgeson
Buchmiller	Held	McCaulley	Truax
Bush	Hempel	McIntosh	Vaughn
Christophel	Hill	Martin	Venard
Cole of Delaware	Hines	Maxfield	Walrod
Cole of Harrison	Hopkins	Miller	Wamstad
Crone	Huff	Nagle	Wilson
Crozier	Istad	Nelson	Mr. Speaker—62
Eden	Johnson of Dickinson	Pattison	87 870

The nays were, none.

Absent or not voting:

Aiken of Ida	Griswold	Knudson	Quirk
Bair	Haney	Knutson	Ratliff
Blackford	Hansen	Krouse	Rutledge
Charlton	Harrison	Laughlin	Ryder
Copeland	Hollingsworth	McIlrath	Saunders
Craig	Hollis	McMillan	Simmer
Eckles	Hubbard	Mathews	Stepanek
Edge	Hunt	O'Donnell	Thomas
Elliott	Ickis	Oliver	Troup
Forsling	Johnson of	Ontjes	Wagner
Gilmore	Marion	Patterson	Wolfe-46
Greene	Kent	Prichard	

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

Senate File No. 93, 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, with report of committee recommending passage, was taken up for consideration.

Oliver of Monona offered the following amendment and moved its adoption:

Amend Senate File No. 93 by striking from section one (1) all of line eight (8) and inserting in lieu thereof the following: "the owners of at least seventy-five per cent (75%) of the".

Lovrien of Humboldt moved that further action on Senate File No. 93 be deferred.

Motion prevailed.

House File No. 98, a bill for an act to amend section eighteen hundred twenty-nine (1829) of the code, 1924, relative to partition fences, with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Venard of Sioux the report of the committee was adopted and House File No. 98 was indefinitely postponed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 104, a bill for an act relative to the primary road system and primary road fund.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 136, a bill for an act relating to the requirements for a license to practice medicine.

Also, 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 relative to the compensation of sheriff for meals and lodging of prisoners.

Also, 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 appropriation for expenses of boundary commission.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 123, a bill for an act relating to the indexing of certain chattel mortgages.

Also, 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 salary of assistant county attorney.

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 relating to the violations of the law governing registration of animals.



Also, 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 relating to associations incorporated by acts of any territorial legislatures of Iowa for cemetery purposes.

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 relating to the levy of taxes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 124, a bill for an act relating to additional tax, and the issuing of park certificates or bonds.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 124, a bill for an act to amend sections fifty-seven hundred ninety-three (5793) and fifty-seven hundred ninety-five (5795) of the code, relating to additional tax authorized to be levied for park purposes in cities having a population of over twenty-five hundred (2,500), and to the anticipation of taxes levied for park purposes, and the issuing of park certificates or bonds.

Read first and second times and referred to committee on cities and towns.

Senate File No. 104, a bill for an act to amend, revise, and codify sections forty-six hundred eighty-seven (4687) to forty-seven hundred six (4706), inclusive, section forty-seven hundred eight (4708), section forty-seven hundred twelve (4712), section fortyseven hundred eighteen (4718), section forty-seven hundred nineteen (4719), section forty-seven hundred twenty-seven (4727) to forty-seven hundred thirty-eight (4738), inclusive, section fortyseven hundred forty-one (4741), section forty-seven hundred forty-three (4743), section forty-seven hundred forty-four (4744), section forty-seven hundred fifty-five (4755), and section five thousand one (5001) of the code, 1924, and chapter one hundred fourteen (114) of the laws of the forty-first general assembly, and to amend section five thousand two (5002) of the code, 1924, relative to the primary road system and the primary road fund, to transfer the control of the primary roads to the state, to empower the state to construct and maintain the primary roads system, to do away with special assessments for paving primary



roads, to refund for such assessments heretofore levied, and to do away with the area basis for allotting primary road funds among the counties.

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

Senate File No. 107, a bill for an act to amend paragraphs three and four of section five thousand two hundred and twenty-nine (5229), Code, 1924, relating to salary of assistant county attorney.

Read first and second times and referred to committee on compensation of public officers.

Senate File No. 70, a bill for an act to amend section twenty-six hundred forty-one (2641) of the code relating to violations of the law governing registration of animals.

Read first and second times and referred to committee on animal industry.

Senate File No. 16, a bill for an act to amend section eighty-five hundred eighty-five (8585) of the code and to invest associations incorporated by acts of any territorial legislatures of Iowa for cemetery purposes with the same power to acquire lands for cemetery purposes as are possessed by like associations incorporated under the statutes of this state.

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

Senate File No. 136, a bill for an act to amend section twenty-five hundred forty (2540) of the code of 1924, relating to the requirements of each applicant for a license to practice medicine.

Read first and second times and referred to committee on public health.

Senate File No. 159, a bill for an act to make an appropriation to pay the expenses of the boundary commission appointed under chapter three hundred thirteen (313), acts fortieth (40) General Assembly.

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

Senate File No. 123, a bill for an act to amend Section 10032 (ten thousand thirty-two) of the Code relating to the indexing of certain chattel mortgages.

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

Senate File No. 81, a bill for an act to amend section seventy-one hundred seventy-one (7171) of the code relating to the levy of taxes.

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

Senate File No. 113, a bill for an act to amend Section Five Thousand One Hundred Ninety-one, (5191), Paragraph eleven (11) of the Code of 1924, relative to the compensation of sheriff for meals and lodging of prisoners.

Read first and second times and referred to committee on compensation of public officers.

BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 11th, approved the following bill: House File No. 49.

Knudson of Hamilton moved that Rule 63 be suspended for the day.

Motion lost.

ADDITIONAL COPIES OF BILL PRINTED

Hollis of Black Hawk moved that one thousand additional copies of Senate File No. 104, as amended, be printed.

Motion prevailed.

Saunders of Palo Alto 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: Saunders of Palo Alto, Hager of Allamakee, and Cole of Delaware.

Saunders of Palo Alto, 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 honorable body 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 members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Lieutenant-Governor Kimball, President of the Senate, presiding.

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

Senator Stanley of Mahaska moved that a committee of three be appointed, one from the Senate and two from the House, to notify Col. J. F. McNiel, that the joint convention was ready to receive him.

Motion previaled, and the President appointed as such committee: Senator Stanley of Mahaska, and Representatives Crozier of Mahaska and W. S. Kennedy of Lee.

Senator Stanley, from the committee appointed to notify Col. J. F. McNiel, that the joint convention was ready to receive him, appeared with the visiting guest.

Lieutenant Governor Kimball then introduced Col. J. F. McNiel, who addressed the joint convention.

Senator Stanley moved that the remarks of Col. J. F. McNiel be printed in the journal.

Motion prevailed.

ADDRESS BY COLONEL McNEIL OF THE LINCOLN GUARD OF HONOR

Let me take this moment to acknowledge the appreciation of the courtesy extended me by being permitted to take part in this program today, and to express the hope that no one here is expecting anything so dignified as an address, as I am going to speak in a conversational way of an incident or two happening so long ago that they might only be classed as ancient history, and this fact awakens the fear that perhaps after all my recollections will not be interesting to this distinguished body of men, busy looking after the welfare of our great commonwealth, and presum-

ably not so much concerned about the past as about looking after the activities of the present and problems of the future.

The events about which I am to speak, while they attracted a great deal of attention at the time and aroused international interest, yet we know how different, one might say indifferent, the matter appears when looking through the past and of many intervening years, and yet when I attempt to apologize, I am reminded of what the principal of the Illinois high school told the boys in my graduating class. Never to begin their talk with an apology as an apology rarely sounds well to an audience and does not contribute anything to a speech under consideration. On one occasion he had a number of boys about him and told them, one by one, what occupation they should follow when out of school. When it came my turn he read my countenance carefully saying there was in my expression a lot of theology and he was sure that I would be a preacher. The audience does not seem to appreciate that but in my home town where they knew me, they would. I meant that for a joke. On returning occasionally to Springfield I always call upon him and mention this little incident and he always insists that on the original diagnosis that I should have been a preacher.

We recall that President Lincoln was assassinated on the night of April 14, 1865, death resulting the next morning from that cowardly pistol shot fired from behind by John Wilkes Booth. The funeral ceremonies were widely attended by people all over the community and other states. The funeral procession left Washington for Springfield on April 21st, stopping at many cities where the remains were taken from the train and conveyed to churches and appropriate ceremonies were observed, and even where it was known the train would not stop, great crowds assembled without regard to weather conditions, chanting songs as the train slowly pulled through the station. The train reached Springfield on the morning of May 3d, having traveled approximately 1,700 miles through a period of twelve days. The remains were taken to the capitol building, placed in state in the House of Representatives Chamber and for twenty-four hours afterwards the doors were open and hundreds of citizens, neighbors and friends passed in review.

Mr. Lincoln never visited his home city from the time he left it to take that memorable journey as President-elect, and a few of his friends who bade him good-by never again looked upon that rugged kindly face until this occasion afforded them that opportunity. The following morning, May 4th, the funeral procession formed and as the remains were carried from the State Capitol, two hundred and fifty voices chanted "Peace, Troubled Soul."

An idea of the size of the funeral procession, when the head of the procession reached the cemetery the rear end had not yet passed the capitol building one and one-half miles away. The remains of President Lincoln were placed in the receiving vault where nature formed an amphitheatre. Bishop Simpson of the Methodist Episcopal church officiated.



Those of you who have visited the Lincoln monument will recall it has two facings, one North and one South. In the south half is situated the Memorial Hall, containing mementos and records mostly pertaining to his administration, and up over the door of Memorial Hall a bronze statue ten feet in height, looking out over the city where Lincoln lived from 1857 to 1861. On the north half is located the catacomb or original receiving vault containing crypts intended to receive the remains of the President and family.

In the summer of 1876 the custodian of Dr. John Carol Power received information that a little band was being formed in Chicago to steal the remains of the President with the intent of holding them for ransom. The doctor communicated with the chief of police of Chicago and formulated plans of catching the robbers. On the night of November 7th of that year the robbers attempted to make the theft. The chief of police took down three or four detectives, joining Dr. Power after dark, secreting themselves in Memorial Hall where a thick wall separated them from the catacomb. After waiting a while they went around the monument attempting to catch the robbers redhanded but by some means they were alarmed and escaped, but ten days later they were arrested in Chicago and received a very light penitentiary sentence. On investigation it was found that the casket had been partly removed from the sarcophagus at the time the robbers were interrupted. Two or three nights later a few members of the Lincoln National Association met to remove the President's remains, to and through Memorial Hall, and deposited it on a projecting ledge and covered them with some loose boards. It was the idea to give some kind of secrecy to the burial. Now the most incredulous thing, as it always appeared to me, is that the casket containing Mr. Lincoln's remains stayed in that position for two years.

In the fall of 1878 it may be recalled the remains of Alexander T. Stewart, former merchant prince of New York City, were stolen and held for a large ransom. Communication was made between the robbers and they requested Dr. Power to call to his assistance such aid as he might friends of the family and a large ransom was paid, the body returned and apparently no questions asked. This fired the old gentlemen anew and deem necessary and give the remains some safe and secret burial. The doctor invited five of his friends, myself included, to meet some night at Memorial Hall where he told us what he had mapped out. Although more than half a century has passed since the doctor made that little talk, regarding which he said he had passed most of the afternoon trying to think up some ironclad oath to bind us to secrecy, finally concluding there was nothing more binding than our word of honor, which was exchanged between us, and it was sufficient.

Omitting details, we took charge of the casket, lowered it through halls and narrow passageways to the basement and there in a little room which looked like it had been made for that purpose only, we dug a grave and buried all that was mortal of Abraham Lincoln. Robert T. Lincoln



and members of the Lincoln National Association knew in a way where burial was made, but only we six knew the exact location of the body.

A little while after that he added three to our number and organized the Lincoln Guard of Honor, incorporated under the laws of the State of Illinois, meaning the organization incorporated existed as long as any of the incorporators were alive and today of that little band of nine friends, six of whom having seen some service in the Civil War, four or us having grown up as boys in Springfield, I am the sole survivor.

Mrs. Lincoln, widow of the President, passed away at Springfield, July 12, 1882, and Robert T. Lincoln came to Springfield to the funeral and left the request with the guard that they should take his mother's remains and bury them with those of his father. That night we went to the cemetery and complied with his request.

We organized the Lincoln Guard of Honor with an idea of purchasing the Lincoln home in Springfield, filling it with mementos of the President, and later putting in charge a custodian and keeping it open to the public. One of our members went to Washington to see Robert T. Lincoln, but he was unwilling to have the remains taken by any other organization, and we had to give up this project.

Another idea was to hold patriotic services at the tomb on the 15th of April, beginning at twenty-two minutes to seven o'clock in the morning, corresponding to the time of Lincoln's death. We kept up these services for many years but finally our band began to disintegrate, members moving from the state, others engaging in business away and finally concluding that in a way we had transacted the business we had set out to do, and these arrangements having been made the bodies of President and Mrs. Lincoln were brought back to the floor of the catacomb and buried beneath the floor. And here the activities of the Lincoln Guard of Honor were terminated.

Senator Fulton of Jefferson moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Carter in the chair.

PROOF OF PUBLICATION OF SENATE FILE NO. 178

The official proof of publication of Senate File No. 178, a bill for an act to legalize certain transfer of funds by the city of Eldon, Iowa, 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 Miller of Shelby the House adjourned until 1:45 p. m., today.



AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

PROGRAM FOR MEMORIAL AT HOUSE

The hour having arrived for the memorial exercises in commemoration of the birthday of President Lincoln, the Speaker introduced Hon. Oley Nelson, Chief of Staff, Department of Iowa, Grand Army of the Republic, who took charge of the program which was carried out as follows:

Veterans of the civil war met in the rotunda and marched into the House Chamber in a body, being seated directly in front of the Speaker's station.

Song-"America," led by Miss Josephine Buckley.

Invocation—Representative E. A. Elliott.

Song-"Lead Kindly Light," by the Grimwood-Truax chorus.

Introduction of Mrs. E. A. Elliott, Past National President of the Daughters of Union Veterans who acted as assistant for Comrade Nelson and read the following brief sketch of Lincoln's life.

Abraham Lincoln was born in Hardin County, Ky., February 12th, 1809. In 1816 he removed with his parents to what is now Spencer County, Indiana, where, for upward of ten years, he was employed on his father's farm, which he assisted to clear. During this period he received in the aggregate about one year's schooling. In 1830 he removed with his father to Illinois, and for several years was variously employed as a flatboat-man, farm laborer, and clerk in a county store. In 1832 he served as a captain of a company of volunteers in the Black Hawk War, and was subsequently an unsuccessful Whig candidate for the Illinois Legislature, but from 1834 to 1842 he held a seat in that body. After a brief attempt to keep a country store, he studied law, and in 1836 obtained a license to practice. In 1837 he settled at Springfield and rose rapidly to distinction in his profession. He was, at the same time, an active member of the Whig party, by which he was elected, in 1846, to represent the Central District of Illinois in Congress. In that body he voted for the Wilmot Proviso, and advocated other anti-slavery measures. After several years, devoted mainly to professional duties, he reentered political life upon the repeal of the Missouri Compromise, in 1854, aided in securing the election of Mr. Trumbull as United States Senator from Illinois, in place of Gen. Shields, the Democrat candidate, and became a decided Republican. In 1856 he was the Republican candidate for United States Senator, in opposition to Stephen Douglas, with whom he con-



ducted an active canvass throughout the States, both candidates speaking on the same dates and at the same place. The result of the election was a popular vote of 125,275 for the Republican candidates to the Legislature, who were pledged to vote for Mr. Lincoln; 121,190 for Douglas candidates; 85,071 for the Lecompton candidates. But, though, Mr. Lincoln had a clear majority over Mr. Douglas, the latter was elected Senator by the legislature, where his supporters had a majority of eight on joint ballot. At the convention in Chicago in May, 1860, he was nominated the Republican candidate for President, and was elected in the succeeding November 6th, 1860, by a large majority, receiving the votes of all the Free States, except three in New Jersey, given to Mr. Douglas.

The canvass was conducted with more than usual bitterness, and the Southern conspirators threw out constant threats, that in the event of Mr. Lincoln's election the Union should be dissolved. These threats were but little regarded at the North. Seeing the election conducted under a strict observance of all forms of the Constitution, and participated in by all the States, Northern men could not be induced to believe that the Southern States would repudiate a result to which, by voting, they had made themselves parties. Such a breach of faith had never occurred in the history of the country, and the threats uttered were regarded as but a repitition of the familiar braggadocio of Southern politicians.

The popular vote was as follows:

For Abraham Lincoln, Republican candidate1	,866.452
For Stephen A. Douglas, Northern Democrat1	,375,157
For John C. Breckinridge, Southern Democrat	847.953
For John Bell Union	590,631
Total	680 193

Solo-"Tenting Tonight," by Josephine Buckley, accompanied by Florence A. Frowning at the piano.

Address by Comrade John H. Mills, Past Department Commander of Iowa Grand Army of the Republic.

This is surely one of the great pleasures of my life to be in this House chamber, with my comrades, this afternoon, and be permitted to say just a word on the birthday of the greatest man the world ever knew, except the Great Man of Sorrows that stilled the tempest and bade the winds be still. I never had the pleasure of seeing President Lincoln, but I sat in the room where he died for thirty minutes and wrote cards home to my people. These were solemn moments to me, sitting as I did where this great man passed from earth through the pearly gates of paradise. I recall very clearly where I first heard the news of President Lincoln's murder. It was at Rolla, North Carolina. A newsboy came running up on the breastworks with his arms full of papers, yelling at the top of his voice, Rolla Standard, Lincoln assassinated. Wildness reigned supreme, and in a moment's time that boy did not have a paper on his person nor did he have a cent for his papers.



I can remember fairly well the days before President Lincoln's election and on up to the time of his assassination—and can well remember the heavy load that was laid upon this great man. I well remember when Ft. Sumpter was fired upon; this great president called upon 75,000 men to come to the rescue of the Union and Old Glory, believing as I think he did that this number would soon bring peace in the land. These 75,000 did not stop the fiery southerners and the president called for thousands more, and the boys flashed the news back—we are coming, Father Abraham, 300,000 strong.

This was a Boy War as the following figures will show:

SERVED IN THE CIVIL WAR

1,151,000—18 years or younger 844,000—16 years or younger 1,523—14 years or younger 225—12 years or younger 25—10 years or younger

618,511 only that were over 21 years of age.

Lincoln has gone and most of the National Defenders are in the eternal campfire ground but the great principals for which they fought will live parallel with eternity and while they were rebuilding this country, they did their work so well that future generations will rise up and call them blessed.

These defenders of the Nation lived a great life, full of good deeds to their fellowmen, and they could exclaim with Adjutant General George Newman, "If death should come with his cold, hasty clasp, along the trench or in the battle strife, I would ask no greater boon of death than it should be as wonderful as life." Lincoln and his boys are dead to the world, alive to me though months and years have passed. In lone hours, his sigh to me comes like the hum of some wild bee and then his form and face I see as when I saw him last. I thank you.

Address by Comrade George W. Bothwell, Medical Director of Iowa, Grand Army of the Republic.

ACCOUNT OF SHERIDAN'S RIDE

In talking to you about Sheridan's ride it is desirable that you should know something of the conditions that existed in Virginia at this time. Shenandoah Valley, with all the other valleys of old Virginia had been a battlefield all the days of the war. It was a rich land, raised the crops that fed the soldiers and battle after battle had been fought on this territory. The march and counter-march of both the Union and Confederate armies had been a common thing. In July, '64, General Grant selected General Sheridan to relieve General Hunter and take command of that army. General Sheridan immediately set out to work out a plan of campaign and held a consultation with General Grant to whom he made

known his plans, but General Grant held him back, did not give his consent for the fear that if Sheridan failed the conditions would be very much worse, for the border of Maryland and southern Pennsylvania was in a panic and had been for months. General Grant, therefore, did not feel safe to give his consent. Late in August General Grant went to see General Sheridan again and after due consideration, General Grant said "Go in." Sheridan went in. Sheridan's army was soon ready and the battle was on, resulting in a victory for the Union troups.

The Confederate general was Jubal A. Early, true, tried and trusted, about thirty-two years of age. General Sheridan needs no introduction except to say that he was about thirty-two years of age also. In two days more Early renewed the battle and this time he was whipped and driven back for miles. The Confederate army had been so completely whipped that General Sheridan thought that Early had had enough and would be quiet for awhile. General Sheridan, leaving his army, went to Washington. The Union army under three generals, went into camp on three little hills or rises of ground which were from one-half to one and one-half miles apart. They prepared to stay, made their camps ready that they might rest and refresh themselves. Early learned that Sheridan was gone and, stinging under the terrible defeat, he got his army ready again. In the dark of an October evening about ten o'clock he bade them get ready, leaving their water canteens, taking nothing but their guns and ammunition. He divided his army, one portion going east, one portion going west, under competent guides, who were instructed to walk noiselessly and cautionsly, not even speaking aloud; keeping away from the roads and following the mountain paths, going to the appointed place and at the brow of the first hill, there wait for daylight, so when the command came they could rush in on hill number one and capture our army. And so it was that in less time than it has taken me to tell it, over one hundred of our soldiers were shot down and several hundred captured. many others ran toward hill number two, not wishing to be captured. The Confederate armies went on with a rush and succeeded in driving back hill number two. Hill number two fell back in good order and when they had reached Hill number three our soldiers were ready and held the

General Sheridan, returning from Washington, was in Winchester taking his night's rest, and ate his breakfast without haste and went on an ordinary canter toward his army, but had not gone very far when he heard the sound of battle. He then spurred his horse and soon met the retreating soldiers to whom he called, "About face, boys! We are going back to our camp; we will whip Early out of his boots." Going on he soon met other retreating soldiers to whom he shouted, "About face, boys! We are going back to our camp; we will whip Early out of his boots." The boys turned about and went back. General Sheridan told his army to prepare breakfast and he rode up and down the line, talking with the soldiers and arranging everything and by two o'clock the whole army was ready to take the offensive and the battle was on again, and this time the Confederates ran and ran and ran. This was the last battle fought at this place.



The farewell address of Abraham Lincoln given on leaving Springfield to become President:

ABRAHAM LINCOLN SAID

"I now leave, not knowing when, or whether ever, I may return, with a task before me greater than that which rested upon Washington. Without the assistance of that Divine Being who ever attended him I cannot succeed. With that assistance I cannot fail. Trusting in Him who can go with me, and remain with you, and be everywhere for good, let us confidently hope that all will yet be well. To His care commending you, as I hope in your prayers you will commend me, I bid you an affectionate farewell."

Song-"God Be With You Till We Meet Again," by Grimwood-Truax chorus.

Account of Sheridan's Ride, by George W. Bothwell.

Introduction of the following civil war veterans employed in the Senate and House with military record.

NAME	CO. and REG.	Year of Enlisting	Age	Voted for Lincoln
Abraham, Wm. N.	Co. H. 47th Iowa	· 1864	17	no
Baker, James F.	Co. K, 1st Neb.	1861	16	yes
Bothwell, Geo. W .	Co. E. 3rd Wis.	1863	17	ves
Cox, John W.	Co. C, 112th Ill.	1863	17	yes
Doke, T. D.	Co. B, 44th Ind, Vol.	1861	24	twice
Hamilton, Chas.	Co. I, 152nd N. Y. Inf.	1862	23	twice
Mills, J. H.	Co. H, 39th Ia.			
	Co. C, 7th Ia.	1864	16	no
Nelson, Oley	Co. D, 40th Wis. Inf.	1864	19	yes
Stowe, B. A.	Co. C, 28th Ia. Vol. Inf.	1862	18	yes
Taylor, E. P.	Co. M, 4th Ia. Cav.	1861	15	yes
Wilkinson, John S.	Co. B, 15th West Va. Vol.	1862	20	no
Wilson, Clark	Co. C, 33rd Ia.	1862	18	yes
Wright, O. P.	Co. A, 47th Ia.	1864	20	no
	Co. 40th Ia.	1862		
Risley, John P.	Asst. Adjt. and Q. M. Ger	neral		

READING OF THE LAST GENERAL ORDER OF ABRAHAM LINCOLN

War Department, Washington, April 13, 1865., 6 p. m.

"This department, after mature consideration, and consultation with the Lieutenant General upon the results of the recent campaign, has come to the following determinations, which will be carried into effect by appropriate orders, to be immediately issued:

"First.—To stop all drafting and recruiting in the loyal states.

"Second.—To curtail purchase for arms, ammunition, quartermaster and commissary supplies, and reduce the expenses of the military establishment in its branches.

"Third.—To reduce the number of general and staff offices to the actual neccessities of the service.

"Fourth.—To remove all military restrictions upon trade and commerce, so far as may be consistent with public safety.

"As soon as these measures can be put in operation it will be made known by public orders."

EDWIN STANTON, Sec. of War.

Song-"Marching Through Georgia," by Comrade Bothwell.

A mental picture of the civil war was then given by Mrs. E. A. Ellliott.

As I close my eyes to the scene before me, my mind carries me back to the scenes of more than sixty years ago. Lincoln has called for volunteers. There is a great commotion in country and village; young men and old are talking together in excited tones; anxious faced women are working feverishly at their household tasks, and little children are looking up into the faces of father and mother, wondering what it is all about. Soon I hear the fife and drum and I see fathers and sons leaving their homes, their places of business, and going to the front; I see the long line of blue suits and little caps, the flashing of bayonets; I hear the rumbling of the cannon and the quicker report of the guns; the blue line wavers now and then; sometimes it falls back in seeming defeat; I see it fighting its way through almost impenetrable forests, climbing hills, crossing streams and swamps, always moving on, through heat and through cold, through storm and through sunshine, many times with little or no food. At night, pausing for just a few hours rest, the poor, tired head pillowed on the knapsack, the gun at hand ready for service at a moment's notice. I see the lines waiting for battle, so close together in places that you can distinguish the color of the enemies' eyes, each one waiting for what the morrow may bring forth; and I see on the morrow scenes that make me shudder and think of the sad-eyed women at home who will be waiting for news that will be long in coming; over here at Andersonville and Libby, I see hundreds, yes thousands, heroically waiting for they know not what; no martial music to encourage them, no loud cheering as the blue line gains a foothold-only the slow, tortuous waiting day after day, bodies wasting to mere skeletons, but I look into their faces and I find-alwaysthat same clear eye, that same steadfast purpose that I find on the faces of those out in the fighting line.

Over here I see a young boy, badly wounded at the close of a hard day's fighting. He is trying to reach into his pocket but he has no strength. I hear him calling to a comrade and asking him to get for him a little package he will find in his pocket. The comrade kneels by his side and after a search brings out a little package now stained red with blood. In that package is a little flag about two and one-half inches in diameter. Slowly the arm of the wounded boy reaches out and takes the flag and holding



it up he says—"boys, I was born under this flag, I lived under this flag, I have fought for this flag and now if you will place it over my face I will die under this flag." I see his arm fall back exhausted. Lovingly and reverently they lay the little bit of color over his face and another hero dies under the stars and stripes.

I see here and there shadowy forms through the mist and fog climbing their way upward and in the morning I see the colors of that same flag, floating in triumph from the pinnacles of Lookout Mountain. I see conflict at Shiloh, at Gettysburg, at Vicksburg, at Appomatox, and then surrender. The line of blue has grown pitiably smaller. The faces now have lost the boyish look and have taken on the lines of manhood. I see them now going back home, many of them with an empty sleeve pinned to his shoulder, or trying feebly to make use of a crutch. I see the waiting women at home who have suffered the agonies of death in suspense and who have by hard work kept the home together, and I close my eyes to the scenes of the meeting of loved ones as too sacred for other eyes to behold. I see these men taking up their daily tasks as best they can where they left them four years before.

I see the big heart, the magnanimous spirit, the true manhood of these men as they rebuild broken fortunes, as they remold and manage the affairs of this great government down through the years, giving to us a country second to none on the face of the earth, abounding in wealth, industry, science, literature and art, and you ask me who were the boys that saved the union, and I point with pride to these boys in blue.

Solo—"Who Will Tell the World the Story When the Boys in Blue Are Gone," by Miss Josephine Buckley.

Benediction-Comrade Baker.

On motion of Mathews of Des Moines the House adjourned until 10:00 a.m. Monday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 14, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Carl J. Naglestad, pastor of the Trinity Lutheran church of Ellsworth.

Journal of February 12th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Haney of Mills for the day, on request of Quirk of Sac.

PETITIONS AND RESOLUTIONS

Held of Plymouth presented a communication signed by S. B. Johnson of Remsen, Iowa, opposing the enactment of House File No. 30.

Referred to committee on public health.

Truax of Buchanan presented a petition from citizens of Winthrop, Iowa, favoring the enactment of the Model License Barbers Bill.

Referred to committee on public health.

Gilmore of Cedar presented a petition from citizens of Tipton, Iowa, favoring the enactment of House File No. 30.

Referred to committee on public health.

Lichty of Black Hawk presented a petition from citizens of Waterloo favoring the enactment of the Model License Barbers Bill.

Referred to committee on public health.

McIntosh of Muscatine and Eden and Walrod of Clinton pre-



sented a petition from the Gyro Club of Clinton, Iowa, opposing the enactment of House File No. 9.

Referred to committee on ways and means.

Greene of Pottawattamie presented a resolution by business and professional men of Pottawattamie county, opposing the enactment of House File No. 9.

Referred to committee on ways and means.

Venard of Sioux presented a resolution by the Township Trustees of Sioux City, opposing the proposed bond issue; opposing any change in the control of highways; opposing an increase in gas tax, and favoring an amendment with respect to the liability for the destruction of noxious weeds on public highways.

Referred to committee on roads and highways.

Members of the Fire Department, Muscatine, Iowa, presented a petition, opposing the proposed change in the pension law.

Referred to committee on cities and towns.

Pattison of Jefferson presented a petition from citizens of Jefferson county favoring the enactment of the Model License Barbers Bill.

Referred to committee on public health.

McCaulley of Calhoun presented a petition from business men of Lohrville, Iowa, urging the enactment of House Files Nos. 155 and 164.

Referred to committee on judiciary No. 2.

REPORTS OF COMMITTEES

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 7, a bill for an act to amend the law as it appears in section 887 of the code, 1924, relating to double counting boards in elections, so as to permit the appointing of double boards in precincts where 150 votes or more were cast in the last preceding general election, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 7 by striking out all after the enacting clause and inserting in lieu thereof the following:



Section 1. Section eight hundred eighty-seven (887) of the code, 1924, is hereby repealed and the following enacted in lieu thereof:

"In all election precincts of the state the board of supervisors may appoint an election counting board consisting of three additional judges and two additional clerks, at each primary election where two hundred or more votes were cast at the preceding primary election; and at each general election where two hundred or more votes were cast at the second preceding general election."

Amend the title to House File No. 7 by striking out all of said title after the word "Act" in the first line thereof and inserting in lieu thereof the following: "to repeal section eight hundred eighty-seven (887) of the code, 1924, and to enact a substitute therefor, relating to the appointment of election counting boards."

JOHN EDEN, Chairman.

Report adopted.

Hill of Floyd, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing to whom was referred House File No. 6, a bill for an act to amend the law as it appears in chapter two hundred seventy-four (274) of Title XIV of the Code, 1924, relating to the number of county official newspapers, 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.

LAFE HILL, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on printing to whom was referred House File No. 4, a bill for an act to amend the law as it appears in section fifty-four hundred eleven (5411) of the Code, 1924, relating to the publication of the proceedings of the board of supervisors so as to require publication of proceedings relative to drainage districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LAFE HILL, Chairman.

Passed on file.

INTRODUCTION OF BILLS

House File No. 194, by Charlton of Polk, a bill for an act to amend sections ten thousand six hundred fifty-six (10656), ten thousand six hundred fifty-seven (10657), ten thousand six hundred sixty-nine (10669), and ten thousand six hundred seventy (10670), and chapter four hundred seventy-five (475) of the

code, 1924, relating to the municipal court; to fix and determine the jurisdiction of said court in civil and criminal cases; to make chapter six hundred thirty-four (634) of the code applicable in certain cases to municipal courts; and to provide for payment of witness fees.

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

House File No. 195, by Charlton of Polk, a bill for an act to amend chapter six hundred thirty-four (634) of the code, 1924, empowering judges of the district court to transfer misdemeanor cases to the municipal court for trial.

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

House File No. 196, by Kline of Davis, a bill for an act to amend chapter thirty-six (36), acts of the forty-first (41) general assembly, relating to a closed season on muskrat.

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

House File No. 197, by Knutson of Cerro Gordo, a bill for an act to require the giving of security conditioned to pay damages caused by the operation of motor vehicles, to fix and declare the rights, duties and responsibilities, civil and criminal, of the parties concerned, and to declare a rule of evidence relative to the operation of motor vehicles.

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

House File No. 198, by Martin of Jackson, a bill for an act to amend the law as it appears in section ten thousand one hundred sixteen (10116) of the code, 1924, with reference to the transfer of deeds and other instruments in the office of the county auditor and the collection of the fee therefor.

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

House File No. 199, by committee on military, a bill for an act to amend chapter two hundred seventy-three (273) of the code, 1924, requiring certain information to be furnished by soldiers' relief commissions to the state bonus board.



Read first and second times and passed on file.

House File No. 200, by Prichard of Woodbury, a bill for an act to amend section eleven thousand seven hundred sixty-three (11763) of the code, 1924, relating to exemption of personal earnings.

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

House File No. 201, by committee on public health, a bill for an act to amend section twenty-five hundred forty (2540) of the code, 1924, relating to the requirements of each applicant for a license to practice medicine.

Read first and second times and passed on file.

House File No. 202, by committee on public health, a bill for an act to repeal section twenty-two hundred twenty-six (2226) of the code, 1924, and to enact a substitute therefor, relating to the compensation and expenses of members of the state board of health.

Read first and second times and passed on file.

House File No. 203, by Wamstad of Mitchell, a bill for an act to authorize certain townships to levy an additional drainage tax for the purpose of paying excess costs assessed against the township by reason of the construction of drainage districts.

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

House File No. 204, by Fleming of Crawford, a bill for an act to legalize certain transfer of funds by the Town of Manilla, Iowa.

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

CONSIDERATION OF BILLS

House File No. 95, a bill for an act to amend section fifty-two hundred twenty-nine (5229) of the code, 1924, as amended by chapter one hundred one (101), acts of the forty-first (41) general assembly, relating to the salary of assistant county attorneys, with report of committee recommending passage, was taken up for consideration.

Lichty of Black Hawk moved that Senate File No. 107 be withdrawn from the committee on compensation of public officers and substituted for House File No. 95.

Motion prevailed.

Senate File No. 107, a bill for an act to amend paragraphs three and four of section five thousand two hundred and twenty-nine (5229), Code, 1924, relating to salary of assistant county attorney, was taken up for consideration.

Mr. Lichty moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Allen	Gilmore	Johnson of	Nagle
Anderson	Greene	Dickinson	Nelson
Bair	Grimwood	Johnson of	O'Donnell
Barnes	Griswold	Keokuk	Patterson
Bauer	Hager	Johnson of	Pattison
Berry	Hagglund	Marion	Ratliff
Blackford	Hale	Kennedy, J. P.	Reimers
Blythe	Hansen	Kennedy, W. S.	Rust
Buchmiller	Harrison	Kent	Rutledge
Bush	Hattendorf	King	Saunders
Charlton	Heald	Kline	Simmer
Christophel	Held	Knutson	Smith
Cole of Delaware	Hempel	Krouse	Stepanek
Cole of Harrison	Hill	Laughlin	Thompson
Copeland	Hines	Lichty	Troup
Craig	Hollingsworth	McCaulley	Truax
Crone	Hollis	McIlrath	Vaughn
Crozier	Hopkins	McIntosh	Venard
Eden	Hubbard	McMillan	Wagner
Edge	Hunt	Mathews	Walrod
Fleming .	Istad	Maxfield	Wilson
Forsling			Mr. Speaker

The nays were, 7.

Hanson	Miller	Torgeson	Wolfe
Knudson	Rice	Wamstad	

Absent or not voting, 18.

Aiken of Ida	Haney	Oliver	Roberts
Akin of Carroll	Huff	Ontjes	Ryder
Bixler	Ickis	Prichard	Springer
Eckles	Lovrien	Quirk	Thomas
Elliott	Martin		

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. Senate File No. 93, 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, with report of committee recommending passage, was taken up for consideration.

The following amendment offered by Oliver of Monona and found in the journal of February 12th, was taken up for consideration:

Amend Senate File No. 93 by striking from section one (1) all of line eight (8) and inserting in lieu thereof the following: "the owners of at least seventy-five per cent (75%) of the".

Amendment adopted.

Charlton 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, 93.

Akin of Carroll	Hager	Kennedy, J. P.	Quirk
Allen	Hagglund	Kennedy, W. S.	Ratliff
Bair	Hale	Kent	Reimers
Barnes	Hansen	King	Rice
Bauer	Hanson	Kline	Roberts
Bixler	Harrison	Knudson	Ryder
Blackford	Hattendorf	Knutson	Saunders
Blythe	Heald	Krouse	Simmer
Bush	Held	Laughlin	Smith
Charlton	Hill	Lichty	Springer
Christophel	Hines	Lovrien	Stepanek
Cole of Harrison	Hollingsworth	McCaulley	Thomas
Copeland	Hollis	McIlrath	Thompson
Craig	Hopkins	McIntosh	Torgeson
Crone	Hubbard	McMillan	Troup
Crozier	Huff	Martin	Truax
Eden	Hunt	Mathews	Vaughn
Edge	Istad	Maxfield	Venard
Fleming	Johnson of	Nagle	Wagner
Forsling	Dickinson	Nelson	Walred
Gilmore	Johnson of	O'Donnell	Wamstad
Greene	Keokuk	Oliver	Wilson
Grimwood	Johnson of	Ontjes	Wolfe
Griswold	Marion	Pattison	Mr. Speaker

The nays were, 5.

Anderson Cole of Delaware Miller Patterson Buchmiller

Absent or not voting, 10.

Aiken of Ida Elliott Ickis Rust
Berry Haney Prichard Rutledge
Eckles 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. 56, a bill for an act to amend section ten thousand one hundred eighty-eight (10188) of the Code, 1924, relating to gifts to municipal corporations, 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, 97.

Akin of Carroll Ratliff Griswold Kennedy, J. P. Allen Hager Kennedy, W. S. Reimers Anderson Hagglund Kent Rice Bair Hale King Roberts Barnes Hansen Kline Rust Bauer Hanson Knudson Rutledge Berry Harrison Knutson Ryder Blackford Hattendorf Krouse Saunders Blythe Heald Laughlin Simmer Buchmiller Held Lichty Smith Springer Hempel Lovrien Bush Stepanek Charlton HillMcCaulley Hines McIlrath Thomas Christophel Cole of Delaware Hollingsworth McIntosh Thompson McMillan Cole of Harrison Hollis Torgeson Troup Copeland Hopkins Martin Craig Hubbard Mathews Truax Crone Huff Maxfield Vaughn Crozier Istad Miller Venard Eden Johnson of Nagle Wagner O'Donnell Walrod Fleming Dickinson Wamstad Forsling Johnson of Ontjes Wilson Gilmore Keokuk Patterson Wolfe Greene Johnson of Pattison Grimwood Marion Quirk Mr. Speaker

The nays were, 1.

Hunt

Absent or not voting, 10.

Aiken of Ida Edge Ickis Oliver
Bixler Elliott Nelson Prichard
Eckles Haney

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

House File No. 115, a bill for an act to amend sections fortytwo hundred eleven (4211) and forty-two hundred twelve (4212) of the Code, 1924, relative to the election of school directors in school townships, with report of committee recommending amendment and passage, was taken up for consideration.

Crone of Emmet offered the following amendment to the committee amendments, and moved their adoption:

Amend House File No. 115, by striking out all of said amendment beginning with paragraph designated as "4211-b1.

Amendment lost.

Springer of Decatur moved the previous question.

Motion prevailed.

On motion of Smith of O'Brien the amendments proposed by the committee and found in the journal of February 9th, 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, 69.

Anderson	Greene	Johnson of	Reimers
Bair	Grimwood	Marion	Rice
Barnes	Hager	Kennedy, J. P.	Rust
Bauer	Hagglund	Kent	Rutledge
Bixler	Harrison	Kline	Saunders
Blackford	Hattendorf	Knudson	Smith
Blythe	Heald	Knutson	Stepanek
Buchmiller	Held	Laughlin	Thomas
Bush	Hempel	Lichty	Torgeson
Charlton	Hill	Lovrien	Troup
Christophel	Hines	McCaulley	Truax
Cole of Delaware	Hollis	McIlrath	Vaughn
Cole of Harrison	Hunt	McIntosh	Venard
Copeland	Ickis	McMillan	Wagner
Craig	Istad	Martin	Walred
Crozier	Johnson of	Nagle	Wilson
Eden	Dickinson	Patterson	Wolfe
Fleming	Johnson of Keokuk	Pattison	

The nays were, 23.

Aiken of Ida	Griswold	King	Quirk
Akin of Carroll	Hale	Krouse	Roberts
Allen	Hanson	Mathews	Springer
Berry	Hollingsworth	Miller	Thompson
Crone	Hopkins	Nelson	Wamstad
Gilmore	Hubbard	Ontjes	

Absent or not voting, 16.

Eckles	Haney	Maxfield	Ratliff
Edge	Hansen	O'Donnell	Ryder
Elliott	Huff	Oliver .	Simmer
Forsling	Kennedy, W. S.	Prichard	Mr. Speaker

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. 44, a bill for an act to legalize the proceedings for the acquisition of a waterworks system by the city of Cedar Rapids, Iowa, and to validate and declare certain indebtedness assumed by said city in such acquisition as constituting an indebtedness of said city, with report of committee recommending passage, 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?"

The ayes were, 86.

Akin of Carroll	Hager	Kent	Quirk
Allen	Hagglund	King	Ratliff
Bair	Hanson	Kline	Reimers
Barnes	Hattendorf	Knutson	Rice
Berry	Heald	Krouse	Rust
Bixler	Hempel	Laughlin	Rutledge
Blackford	Hill	Lichty	Saunders
Blythe	Hines	Lovrien	Springer
Buchmiller	Hollingsworth	McCaulley	Stepanek
Bush	Hollis	McIlrath	Thomas
Christophel	Hopkins	McIntosh	Thompson
Cole of Delaware		McMillan	Torgeson
Copeland	Hunt	Mathews	Troup
Craig	Ickis	Maxfield	Truax
Crone	Istad	Miller	Vaughn
Crozier	Johnson of	Nagle	Venard
Eden	Dickinson	Nelson	Wagner
Fleming	Johnson of	O'Donnell	Walrod
Forsling	Keokuk	Oliver	Wamstad
Gilmore	Johnson of	Ontjes	Wilson
Greene	Marion	Patterson	Wolfe
Grimwood Griswold	Kennedy, W. S.	Pattison	Mr. Speaker

The nays were, none.

Absent or not voting, 22.

Aiken of Ida	Edge	Held	Prichard
Anderson	Elliott	Hubbard	Roberts
Bauer	Hale	Kennedy, J. P.	Ryder
Charlton	Haney	Knudson	Simmer
Cole of Harrison	Hansen	Martin	Smith
Eckles	Harrison		r.

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

House File No. 59, a bill for an act to require every person engaged in the market poultry or domestic fowl business to obtain a license from the state department of agriculture, and to prescribe the fee therefor, to authorize the department of agriculture to prescribe records of purchases to be kept, to make said records open to inspection by peace officers, to authorize said department to enforce said act, and to provide penalties for violation thereof, with report of committee recommending passage, was taken up for consideration.

Johnson 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, 80.

Akin of Carroll	Greene	Johnson of	Ratliff
Allen	Grimwood	Dickinson	Reimers
Anderson	Griswold	Johnson of	Rice
Barnes	Hagglund	Keokuk	Rust
Bauer	Hale	Johnson of	Rutledge
Berry	Hanson	Marion	Ryder
Bixler	Harrison	Kent	Saunders
Blackford	Heald	King	Smith
Blythe	Held	Laughlin	Springer
Buchmiller	Hempel	Lichty	Stepanek
Bush	Hill	Lovrien	Thomas
Charlton	Hines ·	McCaulley	Thompson
Christophel	Hollingsworth	McIlrath	Torgeson
Cole of Delaware	Hollis	McIntosh	Troup
Cole of Harrison	Hopkins	McMillan	Truax
Copeland	Hubbard	Mathews	Vaughn
Craig	Huff	Maxfield	Venard
Crone	Hunt	Nelson	Walrod
Crozier	Ickis	Oliver	Wilson
Eden '	Istad	Pattison	Wolfe
Fleming		Quirk	Mr. Speaker

The nays were, 8.

Hager Kline Miller Ontjes Hansen Knutson Nagle Wamstad

Absent or not voting, 20.

Aiken of Ida Kennedy, W. S. Forsling Patterson Bair Gilmore Knudson Prichard Eckles Haney Krouse Roberts Edge Hattendorf Martin Simmer Elliott Kennedy, J. P. O'Donnell Wagner

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

House File No. 73, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the code, 1924, relative to closed season for pinnated grouse or prairie chicken, with report of committee recommending passage, was taken up for consideration.

Ickis 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, 90.

Akin of Carroll Hager Johnson of Pattison Allen Hagglund Marion Quirk Kennedy, W. S. Ratliff Anderson Hale Barnes Hanson Kent Reimers Harrison Bauer King Rice Berry Hattendorf Kline Rust Bixler Heald Knutson Rutledge Blackford Held Krouse Saunders Hempel Laughlin Smith Blythe Buchmiller Springer Hill Lichty Bush Hines Lovrien Stepanek Charlton Hollingsworth McCaulley Thomas Christophel McIlrath Thompson Hollis Cole of Delaware Hopkins McIntosh Torgeson McMillan Cole of Harrison Hubbard Troup Copeland Huff Mathews Truax Maxfield Vaughn Craig Hunt Ickis Miller Crone Venard Nagle Walrod Crozier Istad Eden Johnson of Nelson Wamstad Fleming Dickinson Oliver Wilson Johnson of Onties Wolfe Gilmore Greene Keokuk Patterson Mr. Speaker Grimwood

The nays were, 1.

Bair



Absent or not voting, 17.

Aiken of Ida	Griswold	Knudson	Roberts
Eckles	Haney	Martin	Ryder
Edge	Hansen	O'Donnell	Simmer
Elliott Forsling	Kennedy, J. P.	Prichard	Wagner

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

Hansen of Scott moved that Rule 63 be suspended for the fore-noon.

Motion prevailed.

SPECIAL ORDER MADE

On request of Knudson of Hamilton, unanimous consent having been obtained, House File No. 53 was made a special order for Thursday, February 17th, at 10:30 a.m.

On motion of Walrod of Clinton the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter 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 House Amendments in which the concurrence of the Senate was asked:

Senate File No. 3, a bill for an act relating to commissioners of public docks 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. 33, a bill for an act relating to the duty of county attorneys in appeals and criminal cases.

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

Senate Concurrent Resolution No. 17, relative to adjournment for March recess.

WALTER H. BEAM, Secretary.



SENATE MESSAGE CONSIDERED

Senate File No. 33, a bill for an act to amend section 13999 (thirteen thousand nine hundred ninety-nine) of the code relating to the duty of county attorneys in appeals in criminal cases and to regulate the service of all filings in such cases.

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

SENATE CONCURRENT RESOLUTION NO. 17

Resolved by the Senate, the House concurring, That when adjournment is had on Saturday, February 26, it be to reconvene on Monday afternoon, March 7, at two p. m.

Laid over under Rule 34.

ADDRESS OF FORMER GOVERNOR WALTER M. PIERCE

Speech delivered by former Governor Walter M. Pierce, of Oregon before the Joint Legislative Assembly of the State of Iowa, February 9, 1927.

Iowa and Oregon have many problems in general, both states being largely agricultural with large productive areas beyond trucking distance from the populous centers. Both states have the same road problem, the ever present perplexing tax question, I dare say, as prominent here as in Oregon.

Permanent highways we must have, as well as good roads for our farmers. Formerly, no one ever thought about roads when he purchased a farm, but now we cannot keep our boys and girls on the farms unless they have a reasonably good road so that they can get out at all seasons of the year. I have always opposed the issuing of bonds for the building of roads. Bonds mean bondage, a sort of slavery for the future years. Sufficient revenue can easily be obtained for construction of roads if you but have the courage necessary to get it from the sources where it can easily be obtained. We have a 3-cent gas tax in Oregon. I would advise even a 4-cent tax on gas before I would resort to bonds. Such a tax is a most equitable method of raising money for the construction and maintenance of roads. Those who use the roads must pay most under a gas tax. Add to this a rather heavy automobile license fee, and there will be created sufficient funds to enable Iowa to complete its main highway system in reasonable time.

Oregon has the finest oiled macadam roads in the world. I am sure that Iowa would find it greatly to its advantage to study Oregon's method of applying the oil to the macadam. You will find the cost less than \$1,000 per mile while the concrete or asphalt road will cost an average of more than \$30,000 per mile. By oiling macadam properly, you can save largely in maintenance and render the roads dustless. For heavy traffic, nothing is superior to concrete, properly constructed.



We little realized a few years ago when we passed legislation to regulate railroads and other utilities that there would be read into that legislation responsibility upon the state to collect sufficient revenue to pay all costs of expensive overhead and dividends upon actual investment as well as watered stock. As the transportation lines have lost money on the short haul by reason of the auto truck and bus lines, they have increased rates on territory like Iowa and Oregon that are beyond trucking distance for the reason that our courts have held that the utility must have dividends whether the patrons of the utility make a profit or a loss. During the great World's War, I paid a differential of 11c a bushel on wheat from my ranch to tidewater. That differential is now 18c. I then paid \$65 a car for cattle from the ranch to tidewater. We now pay \$100 per car. When we had a fair margin of profit on wheat and cattle, we did not feel the increased rates, but when we are now forced to sell wheat and cattle at less than the cost of production, the increased freight rates bear heavily upon the producer. I cannot see the solution, but if eight per cent is to be considered a reasonable dividend for utilities to earn above all cost of operation as the Supreme Court of the United States has recently held, it will surely in time confiscate the value of much productive real estate that is situated beyond trucking distance from the large centers of population.

It is a crime unpardonable to lock up in idleness in the penitentiary those found guilty of committing crimes. While I was governor, I established a flax industry at the Oregon penitentiary. I purchased the flax straw of the farmers and used the inmates in the penitentiary to manufacture that flax straw into spinner's tow and long-line fibre. I found the Oregon penitentiary an idle group. I left the penitentiary a busy workshop. One advantage of the flax industry is that it does not compete with free labor. By all means give your governor sufficient funds to put your prisoners all at work at some useful occupation.

My slogan in Oregon was, "No tax on property for state purposes." Expenses of state government in all of its activities should be raised from indirect sources, not by a direct property levy. Several states are using that method now. North Carolina secures all her state revenue from indirect sources, largely from a tobacco tax and an income tax. California and Pennsylvania levy no tax upon property for the maintenance of their state governments. Very little tax is levied in Ohio for state purposes. I am very much in favor of an income tax. My observation is that the ordinary man's idea of a fair and just tax is the one that the other fellow pays.

The correct solution of our tax problem is vital to our further advance. While general property has almost reached the point of confiscation, securities that would ransom a king are tucked away in vaults and strong boxes. The greatest portion of visible property is owned by people of moderate means and comparatively small incomes. Among these tax-payers the per capita wealth is very low, and yet they bear a relatively heavy share of the tax burden. The smallest amount of tax is paid by those among whom the per capita wealth is high. The man who buys



a bungalow instead of a bond, or a farm instead of a tax-exempt security, is penalized for his choice of investment. The assessor will find the bungalow; he may not find the bond. This despite the fact that one is joining his interest more inseparably with the interests of the state and increasing its values, while the other may be sending elsewhere the wealth produced in his state. Good year or poor year, the farmer faces the same amount on his tax-list. Prosperity or panic, the storekeeper has to find sufficient money to pay a fixed tax on his buildings and stock. Employed or out of work, the home owner watches the tax rate pile up on his bungalow.

The income tax is the greatest leveler in taxation methods. It is the true index of the taxpayer's ability to pay. It exacts from everyone an equal degree of sacrifice. It brings a greater number of citizens to a realization of their responsibilities and duties toward their state and country.

I plead with you to give serious thought to the solution of this problem, to the end that the tax collector shall not take, as he often does today, the larger part of the net income from visible property.

I have always believed that income is the best index of one's ability to pay taxes, because the burden of a tax depends not on what is taken, but what is left over after the tax is paid. I can conceive of no fairer, more just or more equitable method than for one to contribute a small part of his net income after the year's business is closed. It is in no sense a tax upon capital; it is solely, purely, absolutely upon net income. The tax is assessed after exemptions have been allowed for losses in business, depreciation, and a specific amount set aside for the care of dependents. The income tax takes but a very small percentage until the income has reached such proportions that it can provide all the luxuries afforded by this wonderful civilization.

We are now feeling the effect of the propaganda being staged by the use of immense sums of money, to force the repeal of inheritance taxes, both state and federal. I hope you will not yield to the campaign now being staged by the excessively wealthy, but will continue to stand for a reasonable inheritance tax, both by the state and federal government. The plan is to repeal the federal inheritance tax under the plea that this source of revenue should be left to the states and then attack the inheritance tax, state by state. For instance, they will say in California to the voters there, "If you do not repeal your state inheritance tax, we, the rich, will establish our residence in Florida or Nevada where the state laws for inheritance tax are already repealed." California will probably yield to this very convincing argument. Then other states will be attacked until the whole method of raising money by inheritance tax will fail in this country. Don't memoralize Congress to repeal the federal inheritance tax. I have always felt that the wealthy, who have seldom paid their proper portion, after evading their just share during their lifetime, should have no objection to paying a little after death has taken them into the unknown land.

We who live on the west coast believe that President Roosevelt opened the Pacific era when he commenced the construction of the Panama Canal. Around the rim of the Pacific Ocean live more than sixty per cent of all the inhabitants of earth. The Yangste River in China drains territory in which live one-eighth of all the people of the world. West of the Cheyenne meridian is to be found two-thirds of all the hydroelectric power in the United States. We feel that the Pacific Coast has a leading part to play in this Pacific era. This coming era must be true to its name, not stormy and warlike, as was the Atlantic era, but peaceful, settling international disputes by arbitration and in courts and not by resorting to wager of battle. In this coming Pacific era there must be a more equitable distribution of the rewards of human toil, and a more even distribution of the burdens of our highly intricate civilization.

On motion or Ickis of Union the House adjourned until 10:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 15, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Theodore Morning, pastor of the Presbyterian church, Des Moines, Iowa.

Journal of February 14th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Crozier of Mahaska for the forepart of the morning on request of Ratliff of Henry; Haney of Mills for the day on request of Quirk of Sac.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Bixler of Adams, from citizens of Adams county, urging the repeal of the law creating the office of county agent. Agriculture.

By Mathews of Des Moines, from citizens of Des Moines county, urging the repeal of the law creating the office of county agent. Agriculture.

By Anderson of Montgomery, from citizens of Montgomery county, urging the repeal of the law creating the office of county agent. Agriculture.

By Ratliff of Henry, from citizens of Henry county, urging the repeal of the law creating the office of county agent. Agriculture.

By Rutledge of Webster, from citizens of Gowrie and vicinity, urging the repeal of the law creating the office of county agent. Agriculture.

By Akin of Carroll, from citizens of Carroll, urging the repeal of the law creating the office of county agent. Agriculture.

By Quirk of Sac, from citizens of Odebolt and Boyer, Iowa, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Agriculture.

By Quirk of Sac, from citizens of Yetter, Auburn and Sac City, urging the repeal of Chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Quirk of Sac, from citizens of Wall Lake, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Bixler of Adams, from citizens of Adams county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Mathews of Des Moines, from citizens of Des Moines county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Ratliff of Henry, from citizens of Henry county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Walrod of Clinton, from citizens of Clinton county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Hempel of Clayton, from members of the Gyro Club, Clinton, opposing the enactment of House File No. 9. Ways and means.

By Crone of Emmet, from citizens of Emmet county, opposing the enactment of Senate File No. 104. Roads and highways.

By Walrod of Clinton, from citizens of Clinton county, opposing the enactment of Senate File No. 104. Roads and highways.

By Venard of Sioux, from citizens of Sioux county, opposing the enactment of Senate File No. 104. Roads and highways.

By Held of Plymouth, from citizens of Remsen, opposing the enactment of House File No. 30.

By Bair of Buena Vista, from citizens of Albert City, urging the repeal of the law creating the office of county agent. Agriculture.

By Simmer of Wapello, from citizens of Wapello county, urging the repeal of the law creating the office of county agent. 'Agriculture. By Fleming of Crawford, from citizens of Crawford county, urging the repeal of the law creating the office of county agent. Agriculture.

By King of Clay, from citizens of Clay county, favoring a Bank Guaranty Deposit Act on the Nebraska plan. Banks and banking.

By Hill of Floyd, from citizens of Charles City, opposing the enactment of House File No. 9. Ways and means.

By Crozier of Mahaska, from citizens of Mahaska county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Blackford of Van Buren, from the citizens of Van Buren county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Carter of Hardin, from citizens of Hardin county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis. Animal industry.

By Hager of Allamakee, from citizens of Allamakee, favoring the enactment of Senate File No. 56. Public health.

By Akin of Carroll, from citizens of Carroll, favoring the enactment of House File No. 9, and opposing the proposed bond issue for the hard surfacing of roads. Ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 107, Senate File No. 3.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 107.

REPORTS OF COMMITTEES

Ratliff of Henry, 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. 120, a bill for an act to amend section fifty-five hundred seventy-two (5572) of the Code, relating to the compensation of township clerks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

Patterson of Kossuth, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 40, a bill for an act to amend section seventeen hundred twenty-seven (1727) of the Code, 1924, relating to the expiration of resident licenses for fishing and hunting, beg leave to report they have had the same under consideration and have instructed me to report 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 substituting in line four (4) the word "April" for the word "January".

Further amend by omitting all of section two (2).

G. W. PATTERSON, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 45, a bill for an act legalizing certain franchises of Iowa Railway and Light Corporation, in the towns of Central City, Center Point, Walker, Alburnett, Prairieburg, Quasqueton and Ryan, in the State of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on judiciary No. 2 to whom was referred House File No. 142, a bill for an act to legalize and make permanent the transfer of money from the water fund to the fire equipment



fund of the city of Missouri Valley, 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.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 36, a bill for an act to repeal section 478 (four hundred seventy-eight) of the code, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 42, a bill for an act to repeal sections 7013 (seven thousand thirteen) and 7014 (seven thousand fourteen) of the code and to enact a substitute therefor, relating to the payment of taxes by corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Forsling of Woodbury, 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. 61, a bill for an act relating to the selection of lists of jurors, and waiver of defects in the manner of their selection, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows and when so amended the bill do pass:

Amend by striking from the bill all after the enacting clause and by inserting in lieu thereof the following:

Section 1. There are hereby enacted and ordered inserted in the code immediately preceding section ten thousand nine hundred five (10905) of the code, the two (2) following sections, to-wit:

"10904-b1. Preserving objections. Any person who claims that there has been such substantial failure to comply with the law that lawful grand or petit jurors or talesmen cannot be drawn from the biennial grand, petit, and talesmen jury lists, may preserve his objections for presentation in pending or future litigation by filing the same in written



form with the county auditor within twenty days after said lists have been filed with said officer and recorded. Such objections must distinctly specify the acts or omissions which it is claimed render said lists or any of them illegal. Objections not so filed shall be deemed waived.

10904-b2. Presentation to court. If objections be on file at the expiration of said time, said auditor shall forthwith lay the same before the first available court in session in said county and the court shall take such action with reference thereto as it may deem fit."

L. B. Forsling, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 167, a bill for an act to amend section 5237 of the code relating to the payment of the fees of the county coroner, beg leave to report they have had 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.

Bixler of Adams, from the committee on claims, submitted the following report:

MR. SPEAKER: Your committee on claims to whom was referred House File No. 163, a bill for an act making an appropriation for the purpose of paying to the Four County Fair Association, for fair held at Coon Rapids, Carroll County, Iowa, in October, 1925, the sum of \$999.11, the state aid to which the said fair association is entitled under the provisions of chapter 136 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 amended as follows, and when so amended the bill do pass:

Insert at the end of section two the words "without expense to the state".

JOHN M. BIXLER, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred Senate File No. 104, a bill for an act to amend, revise, and codify sections forty-six hundred eighty-seven (4687) to forty-seven hundred six (4706), inclusive, section forty-seven hundred eight (4708), section forty-seven hundred twelve (4712), section forty-seven hundred eighteen (4718), section forty-seven hundred nineteen (4719), section forty-seven hundred twenty-seven (4727) to forty-seven hundred thirty-eight (4738),



inclusive, section forty-seven hundred forty-one (4741), section forty-seven hundred forty-three (4743), section forty-seven hundred forty-four (4744), section forty-seven hundred fifty-five (4755), and section five thousand one (5001) of the code, 1924, and chapter one hundred four-teen (114) of the laws of the Forty-first General Assembly, and to amend section five thousand two (5002) of the code, 1924, relative to the primary road system and the primary road fund, to transfer the control of the primary roads to the state, to empower the state to construct and maintain the primary roads system, to do away with special assessments for paving primary roads, to refund for such assessments heretofore levied, and to do away with the area basis for allotting primary road funds amoung the counties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 12 by striking from line 9 the figures "\$5,000.00" and inserting in lieu thereof the words and figures "five thousand dollars (\$5,000.00)".

Amend section 16 by inserting the word "final" preceding the word "audit" in line 4, and striking the words "by the state board of audit" following the word "approval" in line 5.

Report adopted.

Thomas of Audubon, 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. 108, a bill for an act to repeal the law as it appears in section five hundred twenty-one (521) of the Code, 1924, and to enact a substitute therefor, and to amend the law as it appears in sections fifty-one hundred six (5106), fifty-one hundred seven (5107), fifty-one hundred ten (5110), and fifty-five hundred thirty-seven (5537) of the Code, 1924, relating to the terms of office and election of members of the board of supervisors and township trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. B. THOMAS, Chairman.

Passed on file.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION

Rutledge of Webster called up House Concurrent Resolution No. 8, urging the state board of education to consider an annual football game between Iowa University and Iowa State college and moved its adoption.



Johnson of Marion moved the previous question. Motion prevailed.

On motion of Mr. Rutledge the Concurrent Resolution was adopted.

CONSIDERATION OF BILLS SPECIAL ORDER

The hour having arrived for Special Order No. 1, House File No. 42, a bill for an act to amend chapter one hundred seventy-three (173), Acts of Forty-first (41) General Assembly as amended by chapter one hundred seventy-four (174), Acts Forty-first (41) General Assembly, relating to the state sinking fund for public deposits to provide the applicability of said statutes for special charter cities, to provide for the issuance, sale and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants, and to repeal section sixty-seven hundred fifteen (6715) of the Code relating to the bond to the treasurer of cities acting under special charters, was taken up for further consideration.

Forsling of Woodbury, asked and obtained unanimous consent, to withdraw the amendment filed by him on February 11th.

O'Donnell of Dubuque offered the following amendment to the amendment filed by Wagner of Scott and moved its adoption:

Amend by inserting after section 19 and numbering it section 20, the following section:

Sec. 20. From and after the taking effect of this act, the county treasurer, city or town treasurer, school treasurer or township clerk as the case may be, shall be permitted with the approval of the governing body of his county, township, school district or city or town, to invest all public funds in his control in government, state, school, drainage or municipal bonds or improvement certificates bearing not less than four per cent interest, and may, for the purpose of providing funds for current expenses, sell such bonds from time to time as needed, at a price not less than that at which such securities were purchased, plus accrued interest, or may use such securities for collateral in securing loans of temporary funds, when the total interest on such loans will not exceed an amount which will leave a net balance of two and one-half per cent interest on such investment.

Martin of Jackson moved the previous question.

Motion prevailed.



On the question "Shall the amendment offered by O'Donnell of Dubuque be adopted?" a roll call was demanded.

The ayes were, 24.

Blackford	Hansen	Kent	Prichard
Charlton	Hempel	Laughlin	Rice
Craig	Johnson of	McIntosh	Ryder
Edge	Marion	Mathews	Simmer
Elliott	Kennedy, J. P.	Nagle	Wagner
Forsling	Kennedy, W. S.	O'Donnell	Walrod
Greene	• ,		

The nays were, 78.

Aiken of Ida	Hager	Johnson of	Quirk
Akin of Carroll	Hagglund	Keokuk	Ratliff
Allen	Hale	King	Roberts
Anderson	Hanson	Kline	Rust
Bair	Harrison	Knudson	Rutledge
Barnes	Hattendorf	Knutson	Saunders
Bauer	Heald	Krouse	Smith
Berry	Held	Lichty	Springer
Blythe	Hill	Lovrien	Stepanek
Buchmiller	Hines	McCaulley	Thomas
Bush	Hollingsworth	McIlrath	Thompson
Chrisophel	Hollis	McMillan	Torgeson
Cole of Delaware	Hopkins	Martin	Troup
Cole of Harrison	Hubbard	Maxfield	Truax
Crone	Huff	Miller	Vaughn
Eden	Hunt	Nelson	Venard
Fleming	Iskis	Oliver	Wamstad
Gilmore	Istad	Ontjes	Wilson
Grimwood	Johnson of	Patterson	Wolfe
Griswold	Dickinson	Pattison	Mr. Speaker

Absent or not voting, 6.

Bixler Crozier Haney Reimers Copeland Eckles

The amendment was lost.

Charlton of Polk moved that the amendment offered by him and found in the journal of February 10th be adopted.

Amendment lost.

Wagner of Scott moved that the amendment offered by Wagner, Charlton, Reimers, Craig and Forsling and found in the journal of February 8th be adopted.

Amendment lost.

Reimers of Lyon moved that the second portion of the amendments offered by him and found in the journal of February 10th be adopted.

Motion prevailed and the amendment was 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.

The ayes were, 74.

Aiken of Ida Greene Johnson of Quirk Allen Griswold Keokuk Ratliff Kennedy, W. S. Bair Hager Reimers Roberts Barnes Hagglund Kent Rust Bauer King Hanson Rutledge Berry Harrison Kline Blackford Hattendorf Knudson Saunders Smith Heald Knutson Blythe Springer Buchmiller Held Krouse Bush Hempel Lovrien Stepanek Thomas Christophel Hill McCaulley Cole of Delaware Hollingsworth McIlrath Thompson Cole of Harrison Hollis McMillan Troup Copeland Hopkins Martin Venard Craig Hubbard Maxfield Walrod Crone Huff Nelson Wamstad Eden Hunt Onties Wilson Fleming Johnson of Patterson Wolfe Forsling Dickinson Prichard Mr. Speaker

The nays were, 31.

Akin of Carroll Grimwood Kennedy, J P. Pattison Anderson Hale Laughlin Rice Bixler Hansen McIntosh Ryder Charlton Hines Mathews Simmer Crozier Ickis Miller Torgeson Istad Nagle Edge Truax Elliott Johnson of O'Donnell Vaughn Gilmore Marion Oliver Wagner

Absent or not voting, 3.

Eckles Haney Lichty

So the bill having received a constitutional majority was declared to have passed the house.

Lovrien of Humboldt offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 42 by inserting the following after the word "amend" in line one: "Sections forty-three hundred nineteen (4319) and seventy-four hundred four (7404) of the code, and"; further amend the title by changing the comma following the word "warrants" in line eleven (11) to a period and striking the balance of the paragraph.

Amendment adopted and title, as amended, was agreed to.

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Lovrien of Humboldt, asked and obtained unanimous consent to have two hundred additional copies of House File No. 42, as amended, printed.

SPECIAL ORDER MADE

Lovrien of Humboldt moved that Senate Concurrent Resolution No. 12 be made a special order for Tuesday, February 22nd, at 10:00 a. m.

Motion prevailed.

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. 3.

O'Donnell moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

HOUSE FILE WITHDRAWN

On request of Reimers of Lyon, unanimous consent having been obtained, H. F. No. 32 was withdrawn from the committee on roads and highways and from further consideration by the house.

On motion of Troup of Story the House adjourned until 1:15 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

INTRODUCTION OF BILLS

House File No. 205, by Craig of Warren, a bill for an act to amend section eleven thousand four hundred ninety (11490) of the Code, 1924, relating to the restriction of argument by attorneys in the trial of cases.

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

House File No. 206, by Mathews of Des Moines, a bill for an act to repeal section sixty-five hundred seventy-eight (6578) of the code, 1924, and to enact a substitute therefor, relating to the levy of a tax for parks and cemeteries by cities under commission form of government.

Read first and second times and referred to committee on cities and towns.

House File No. 207, by McCaulley of Calhoun, a bill for an act to repeal section six hundred seventy-six (676) of the code, relating to registration of voters, and to enact a substitute therefor.

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

House File No. 208, by Forsling of Woodbury, a bill for an act to amend section five thousand two hundred twenty-two (5222) of the code, 1924, relating to compensation of county treasurers.

Read first and second times and referred to committee on compensation of public officers.

House File No. 209, by O'Donnell of Dubuque and W. S. Kennedy of Lee, a bill for an act to amend section seven hundred thirty-eight (738) of the code, 1924, relating to compensation of members of election boards.

Read first and second times and referred to committee on compensation of public officers.

House File No. 210, by O'Donnell of Dubuque, a bill for an act to amend sections fifty-two hundred twenty-one (5221), fifty-two hundred twenty-three (5223) and fifty-two hundred thirty-one (5231) of the Code, 1924, relating to the compensation of deputy county auditors, treasurers, and clerks of the district court.

Read first and second times and referred to committee on compensation of public officers.

Greene of Pottawattamie 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: Greene of Pottawattamie, Wamstad of Mitchell, and Kent of Lucas.

Greene of Pottawattamie, 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 honorable body 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 members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Lieutenant Governor Kimball, President of the Senate, presiding.

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

Senator Wilson of Polk moved that a committee of three be appointed, one from the Senate and two from the House, to notify Hon. James B. Weaver, and Hon. Henry Nollen, that the joint convention was ready to receive them.

Motion prevailed, and the President appointed as such committee: Senator Wilson of Polk, and Representatives Elliott and Charlton of Polk.

Senator Wilson, from the committee appointed to notify Hon. James B. Weaver and Hon. Henry Nollen that the joint convention was ready to receive them, appeared with the visiting guests accompanied by Governor Hammill.

Lieutenant Governor Kimball then presented Hon. James B. Weaver and Hon. Henry Nollen, who addressed the joint convention.

The following address was delivered by Hon. James B. Weaver:

ALBERT BAIRD CUMMINS IN MEMORIAM

We are gathered today to voice our deep sorrow at the sudden passing on July 30th, 1926, of Senator Albert Baird Cummins, whose brilliant talents, splendid presence and courageous constructive statesmanship for more than a quarter of a century brought high honor and distinction to his party and his state.

A TRUE AMERICAN

First of all Senator Cummins was a great American. He believed in the democratic principle. His talents could have flowered only in the genial atmosphere of a free people. The ends he sought were always consonant with the guaranties of the Constitution. His career is shining proof of the magnificent opportunity for service that reposes beneath the folds of the American flag. Farm hand, teacher of a country school, carpenter, express messenger, surveyor, engineer, his years preceding majority were filled with the self-respecting toil common to American youth poor in purse but high in purpose and fired by worthy ambition.

EMINENCE AS A LAWYER

Admitted to the bar in 1875 the young lawyer was soon to enter a contest that was to test his resources and his fighting power to the utmost. Amidst the swaying blue-stem of the prairies of Iowa, the state of his adoption, was to occur the first prophetic incident in that clash of agriculture and organized industrialism which fifty years later upon a wider theatre was to engage all the energies of his last days. A great barbed wire monopoly, backed by powerful legal talent, sought by unjust exactions to fetter with its bands of steel the development of the 56,000 square miles of a rapidly growing commonwealth. Cummins, the youth, became the champion of the people, worked in the factory, delved, studied, fought, day by day, month by month, finally emerging victorious in a superb service to the farmers of the Mississippi valley not only of his day but of all the days to follow. And as today the winds play upon the hundreds of thousands of miles of wires that enclose and protect the farm homes of the richest state in the world's most fertile valley, let them sing to us forever of him whom we mourn and of this his first service of distinction.

From this time forward his career while at the Des Moines bar was one of admitted leadership. The splendid legal talent first shown by the youth won for him in later years a place of honor among the leading lawyers of the nation and made him at the end the outstanding constitutional lawyer in the Senate of the United States.

LEGISLATOR AND GOVERNOR

Courage, zeal and high purpose marked his service as state legislator and governor. To him came the distinction of being thrice elected as the state's chief executive, serving in all seven years. The record of his administration is one of militant championship of popular rights. He came to office when society was confronted with the adjustment of government to the growing complexities of a great commercial and scientific age, the era of intensive corporate organization. With his keen brain, thorough legal training, incorruptible heart and patriotic fervor, Albert Baird Cummins in the seven years of his career as governor placed upon the statute books of Iowa a record of progressive legislation unexcelled in the nation. This record deals with railway rates, earnings, taxation, capitalization, the two-cent fare, anti-pass law, joint freight rates, hours of employment, the statute governing campaign expenses and forbidding corporation contributions, prohibition of watered stocks, the primary law, the pure food and pure seed laws, provision for interest on the deposit of state funds, insurance reform, highway legislation, an advanced educational program, and much more. To the lasting credit of Senator Cummins, and in proof of his prophetic genius, be it said that he lived to see the principles and policies for which as governor he fought much alone in the formative days of 1902 to 1908, stand the test of their constitutionality and to see them now crystalized into law in almost every state in the Union and become the settled policy of the nation in these the opening years of the 20th century.



THE SENATE-RAILROAD LEGISLATION

His promotion to fields of service of even higher distinction was inevitable. And so at the bidding of the people of Iowa, whom he had so splendidly served, he entered in 1908 the Senate of the United States. Backed by his experience as governor, lawyer, legislator, he promptly took his place among the most powerful and distinguished members of that great body. Membership was immediately accorded him upon the Committee on Interstate Commerce, of which he served as chairman for six years, and of which he was the ranking member at the time of his death. His prior training and the personal equipment of Senator Cummins especially fitted him to render notable service in the field of legislation dealing with the relation of America's three hundred thousand miles of railway to the intricate fabric of the nation's life. He made himself, and admittedly remained to the hour of his death, the most highly trained, the best informed intellect, the most experienced member of the Senate of the United States in all matters of legislation dealing with the subject of transportation. To this subject, so fraught with complexity and so enmeshed in controversy, a field involving material interests that stagger the imagination and social consequences of immeasurable import, Senator Cummins brought allathe cumulated forces of his being and most of all a fearless purpose to be fair. And whatever differences may exist in the minds of men over specific measures, none can question the patriotic purpose of Senator Cummis, his constructive power, his sacrificial labors in this great field throughout his senatorial career. And as I think of him fighting for the act which bears his name, incorruptible, facing misunders anding, poor in this world's goods, a lover of the common man, a loyal adherent of the constitution, I salute the memory of a brave, strong, servant of the nation.

STANDING IN THE SENATE

He was also, from the first, and remained for eighteen years, a member of the Judiciary Committee. Of this great committee, whose function, it is to test by the standards of the law and the constitution all proposed legislation in this highly complex age, he became and was at the time of his death chairman.

Named by his associates as President Pro Tem of the Senate, for the period of five years he served with unquestioned ability and fairness in that high position, during two of said years as presiding officer. During eighteen years of distinguished service he had a vital share in every measure of moment under consideration in the senate, including the Anti-Trust Law, the Federal Reserve Act and the great measures arising out of the momentous issues of the World War. Twice he was presented with pride by his home state for nomination for the presidency, for which supreme honor he was eminently fitted. In the national convention in 1896 he was an outstanding champion of the Gold Standard and in the subsequent memorable campaign was a power in party councils and on the stump.

THE TARIFF

In the field of tariff legislation and discussion Senator Cummins, though a firm believer in the policy of protection, was an adherent and militant champion of what became widely known as "The Iowa Idea." He stood for a flexible tariff, the controlling principle of which should be the difference between the cost of production at home and abroad. He was one of that small but brilliant insurgent group that included Dolliver, Cummins, Beveridge and their associates, in their determined stand for justice in tariff schedules. He lived to see the principle for which they contended in that memorable fight recognized as the controlling factor in our national policy in tariff legislation.

FIGHTS FOR THE FARM

In the closing years of his magnificent career, out of the complexity and intensity of the social, political and commercial forces that held the world stage following the immeasurable catastrophe of the World War, Senator Cummins saw emerge for solution the compelling problem of an equal place for agriculture in an age of super-organization. His whole mature life had been spent close to the soil and in closest sympathy and affiliation with the great company of fellow Iowans who man the farms of the state. He knew their very lives, their homes, their hopes, their struggles, their sacrifices, their rights, their supreme significance in the life of the nation. In failing health, but with all the old fire, summoning all the forces of his superb equipment, he threw all the prestige of his strong position, all the cumulated fighting power of a man who had never wavered in his devotion to Iowa and her preeminent agricultural interests, into an effort to establish justice for the farm in its relation to other industry. To him the fight was no contest of the day, but bound up in it were issues of vital moment to the whole future of our national life.

THE PROBLEM ENDURES

At the call of the "evening bell" he passed off the stage fighting, fighting to the last and beyond his strength for the cause and the people he loved most. And whatever the future may hold in the way of solution of the great problem that last engaged his energies, I would here pay unstinted tribute to his unwavering devotion to the cause of agriculture and to his splendid fighting service in its behalf. In an industralized world the problem will forever demand for its solution the highest statesmanship. The issue carries all the insistence that inheres in an effort to achieve justice for agriculture in the complex structure of a nation's economic and social life in an age of super-organization. And as we think of Albert Baird Cummins sleeping today in the heart of Iowa, there come to mind the lines hallowed by tender memories of the World War:

"To you from falling hands we throw the torch,
Be yours to hold it high,
If ye break faith with us who die
We shall not sleep—"



HIS CLEAN LIFE

To this time I have spoken of the incidents, the achievements, the glorious purpose of his long public career. On such an occasion it is not permissible to deal more fully with its public phases. But all that we have said, all that he achieved, gathers lustre when we turn our eyes upon his unfailing integrity, his clean life, his family relations, the simplicity and depth of his democratic nature. Out from the stress of the arduous contests in the closing days of a session just ended, he came home to his daughter, to his beloved great-grandson who bears his name, to the soil and the people of Iowa whom he had so splendidly served. We grieve that he was not spared to drink to the full of the sweets of life among his loved ones, so long denied him by the existencies of a distinguished public service. Giving up a highly lucrative practice and the certain promotion of a great legal career, he chose to dedicate his life to public service in its highest meaning. In the forty years that took him from the state legislature to a position of power and prominence second to none in the Senate of the United States, to his family, to his state, and to his party remain the supreme satisfaction and pride that never was there cast the faintest shadow upon his honesty or the cleanliness of his life. In an age marked by shattered reputations and tragic ending of notable careers we commend with pride the beauty, the purity, the integrity, the militant sense of public responsibility, the sacrificial spirit of Albert Baird Cummins. His life too is standing refutation of the claim that old-time opportunity for American youth died with the 19th century.

The following address was delivered by Hon. Henry Nollen:

LAFAYETTE YOUNG MEMORIAL, FEBRUARY 15, 1927

Your Excellency, Mr. President, Honorable Members of this Joint Assembly, and Guests:

When death suddenly called the spirit of the Hon. Lafayette Young on the 15th of last November, there was removed from amongst us a personality that had made a lasting impress upon a very large portion of the people of our Nation, and there was broken one of the few remaining links between our present generation and the pioneer builders of our State.

His life, extending over a period of seventy-eight years, reached back to the early settlements of Iowa. Mr. Young was born in May, 1848, upon a farm in Monroe County, which was then close to the farthest boundary of the so-called "New Strip" which had, in the preceding year, been opened up by the United States Government for entry, and a large part of the State still remained in possession of aboriginal Indian tribes; so that Mr. Young began his life under the exacting conditions of the frontier, when children shared with adults in the struggle of conquest to subdue soil and forest, when all available hands were thrown upon their own resources to provide food and shelter, and when their own fabrication from raw materials supplied the necessary clothing. In these days, persistent toil was the price of existence and not a matter of choice.

Books were scarce and precious. The family Bible was a vital factor as containing the ideal rules for conduct. Church life provided the social contacts as well as a means of expression of religious life. Primary schools, practically the sole educational institutions, were not neglected. Summer vacations were for work on the farms, and winter for study. In spite of the severity of winter weather, children plodded through heavy snow drifts, over rough country roads, to attend school. But hardship is humanity's most effective tutor in life's real values, and makes education in them highly prized.

It was in such an atmosphere that Lafayette Young was nurtured during childhood. It laid the foundation for that strength of body, firmness of character and determination of spirit which prepared him in later life to overcome many obstacles and to meet emergencies courageously. He might have thought of these pioneer days when, in an address before the United States Senate, he said, "Nature baptises the soul of a man who works out under the sky".

When the Civil War caused his father and elder brother to enlist and young Lafe, on account of non age was refused enlistment, the lad was left to care for his mother and found employment in a woolen mill at Eddyville, where he became a proficient workman. Later he engaged as a typesetter in the printing office of the Albia Union, and here began his first instruction and experience in the great career of journalism which was his principal activity. His training for this life work was practically all in what is so often termed "the school of hard knocks."

At about age twenty-two he came to Des Moines to work as a reporter on the Iowa Register, then published by Mills & Company, and afterwards spent two years in St. Louis serving in the printer's trade, meanwhile availing himself of the opportunity for study in night school five nights

each week. Again he returned to the Iowa Register in Des Moines, and finally, in 1873, had, through the practice of thrift, accumulated sufficient funds with which to establish a plant of his own.

He went to Atlantic, Iowa, purchased and began the publication of The Telegraph. By this time he had mastered every department of the printer's trade and newspapering so that, carting his shop equipment from the depot to his shop to save expense, he set up his own press, collected the news, wrote editorials and could set his own type. He was, in short, a master of every department—mechanical, news collecting and editorial—and now added to it experience in circulation and the financing of an establishment. In time he began the publication of daily editions, thus issuing one of the first daily newspapers in the State of Iowa; and in addition, he also established a bindery to enlarge the sphere of his business.

As an efficient journalist, it was natural that Mr. Young should early become interested in the political affairs of his own community, state and nation. His entry as a participant in the arena of political activity was encouraged when, on the occasion of a Republican convention at Atlantic, he was called upon to make an address before the convention. He was then twenty-five years old. This led to his nomination on the Republi-



can ticket as candidate for the State Senate, and he was elected and served as a Senator for the eighteenth district, composed of Cass and Shelby Counties, for a period of twelve years, beginning in 1875 and, with a lapse of one session, continued until 1889, when he had again been the Republican candidate but was defeated by his Democratic opponent, and for this candidacy he had declined to accept nomination on the State ticket as Lieutenant Governor.

Mr. Young was the first member of the State Senate born on Iowa soil. In due time he became Chairman of the Committee on Railroads. He was a staunch advocate of various reform laws, of regulation of railroads, and of equalizing taxation, and made the first plea for a two cent fare.

In March, 1890, he came to Des Moines, purchased the Des Moines Capital, then a minor publication, and soon brought it to the front with a rapidly increasing circulation and as a growing factor in journalism. Under his leadership, until his death, this paper to which he devoted chiefly the remainder of his life steadily increased in importance and prosperity, and he became so prominently recognized throughout the Nation in his profession that he was termed by leaders in it as the "Grand Old Man of Journalism in the Middle West."

Five years after having removed to Des Moines, he was elected State Binder, and served in that capacity from 1895 to 1901. He was twice Chairman of the State Republican Convention, and was a delegate-atlarge to two National Republican Conventions.

At the National Convention of 1900 he took a prominent part in the selection of the national party candidates, and was selected to present the name of Theodore Roosevelt as the nominee for Vice President. Senator Young, in his memorial address upon his predecessor Jonathan P. Dolliver before the United States Senate in 1911, gave an account of the incidents which led to the nomination of Roosevelt on the National ticket.

Senator Dolliver had been urged from many quarters to accept the nomination as Vice President, and had the ardent support, notably, of

Mark Hanna, the National Chairman. Mr. Young was one of Senator Dolliver's most enthusiastic supporters, and with the assured backing of Dolliver's admirers in other states, had prepared himself for the nomination of Dolliver on behalf of the Iowa delegation; but Dolliver preferred to retain his seat in Congress and, together with Senator Young upon the request of Chairman Hanna, went into a conference to urge the acceptance of the nomination for Vice President upon Roosevelt, then Governor of New York. The political complications in his home state had caused Roosevelt steadily to decline to consider being shelved in the Vice Presidency, and he had remarked at one time in correspondence that he would not accept the nomination from his home state and would only consider it favorably if it came from another state, preferably in the West. The pressure upon Roosevelt by his friends finally prevailed, and then it was determined that his name should be placed in nomination by Mr. Young, who accepted this call to duty with a true conception of party loyalty.



Upon the death of Senator Dolliver, Mr. Young was appointed by Governor Carroll to serve in the United States Senate for the unexpired term. As in the State Senate, so he was the first native Iowan to represent his state in the Upper House of Congress. Here again Senator Young broke all precedents by making a speech before that body soon after taking his seat. It had theretofore not been the custom for a Senator to take the floor until after he had served a considerable time. The bill for Canadian Reciprocity inspired Senator Young to speak in defense of Western Agriculture, the interests of which he felt were being neglected or sacrificed for trade with other industrial sections. During the five months of his service in the United States Senate, Mr. Young made three striking speeches, their importance being evidenced by the general comment they created throughout the nation.

Politically, Mr. Young was a regular, and adhered to the principles of the Republican party. He believed in strict party loyalty, because he was convinced that the most effective way of presenting debatable political issues before the electorate was through party organization and partisan debate. He was consistent through his whole life to this principle, and favored those measures which the majority of his party had determined as the policy that should be adopted. Furthermore, he opposed all measures which tended to destroy party lines. There was, in his estimation, a vital difference between the choice of policy in conduct of the government and proposals to remodel the machinery of government. To him the preservation of the machinery was a patriotic duty, so that he could only foresee distress as a result of radical change in the methods by which the selection of public officials is made, unless it was to simplify the mechanism and improve the chances of effective administration.

Senator Young was one of those who believed in the conduct of the business of government through representatives who were directly responsible to some definite group, and that, from his standpoint, could be accomplished only through political parties well organized and made up of a voluntary membership, which could co-ordinate its political faith in a fixed declaration of principles.

While he was branded as a "Stand-patter" because of his persistence in struggling for maintenance of the established order of rule by parties, he was oftentimes in sympathy with the policies identified as "Progressive." His intimate friendship with and fondness for President Roosevelt made painful a break in the issues of partisan rule; but with Senator Young loyalty to the organization was a duty that set aside personal preference. If he was in the minority, that fact did not swerve him from his adherence to what he thought was sound in principle. Lafayette Young was a courageous fighter and a good loser. With all his intenseness of activity in defense of his positions, his opponents respected his sincerity of purpose, and difference of opinion did not destroy his friendships.

Mr. Young was a pioneer in urging good roads in Iowa with tongue and pen. Every traveler should feel grateful for his efforts in establishing continuously passable highways through the State, and for placing markers so essential to the visitor in a strange section. What could be



more significant as a monument to the two distinguished citizens of our State whom we are memorializing today, than to dedicate the two principal highways through the capital of this State by naming them after Senator Cummins and Senator Young.

As a speaker he had an unusual gift for colorful illustration. He had the mentality to analyze any political problem and to discern its purpose and consequences so clearly for himself that, with his descriptive powers, he made the matter plain to every man. He despised the shams and the arts of the demagogue. He was a master in the use of common words, and of lucid exposition, with a simplicity and directness of speech which was not only impressive but compelling of attention. He had abiding faith in the common sense and good judgment of the public when they were made to understand the issues before them. He was, in that sense, a true Democrat, but realized that what is everybody's business in nobody's business, and that the need for leadership must be met with organized backing and responsibility to the source of its strength. He was an effective campaigner, a willing servant of his party, and was always entertaining as a platform orator.

He was much desired as an after-dinner speaker, and in this field he was preeminent. With epigrammatic wit, he could expose the folly of persons and policies without the sting of ridicule. His mentality was mellowed by a sympathetic heart and voiced in charity, but with conviction. He always had a message of cheer in his writing and his speech, and was a constant advocate of measures for the general welfare.

His interest in humanity extended beyond the borders of his own land. As a reward for raising considerable funds in Iowa for the relief of the children in Belgium, he was decorated Knight Order of Leopold, II, of Belgium.

His instinct for human fellowship was exemplified through membership in various social clubs, civic organizations and fraternal orders. Among these he was a prominent member of the various Masonic bodies, both in the York and Scottish Rite, and had served as Deputy Grand Master, and later occupied the exalted position of Senior Grand Warden of the Grand Lodge of Iowa.

His visit to the Philippines with the Taft party, his experience as war correspondent with the Shafter Campaign in Cuba, and again for a period of four months during the World War in 1915, were opportunities for

enlarging his knowledge of human affairs and increasing his capacity in his journalistic career. His thirst for knowledge, which he satisfied to the fullest extent within his reach, made him conversant, not only with the political affairs of his locality, state and nation and of foreign affairs, but versed in history and literature to an unusual degree. This probably accounted for his extensive personal contacts with people and intimate acquaintance with prominent characters in every walk of life. There was probably no Iowan who had a wider personal acquaintance and a larger number of real friends throughout the entire nation.

What he spoke in memory of Senator Dolliver might be with equal

propriety said of Senator Young: "If I had been selecting a comrade for a journey across the Continent, either in a prairie-schooner or a palacecar, I would have selected Dolliver. Each day would have been a new day. Each thought would have been fresh and refreshing. looked out of a window he saw more than mountains and streams, he saw more than prairies and crops. Nature delighted him, and he loved books." Mr. Young was indeed a delightful traveling companion. Day after day he would, without repetition, recount incidents and recall personal experiences or conversations brought to mind by a chance remark or the locality through which the party was passing. In visiting the battlefield of Gettysburg, no guide was needed. Mr. Young's historical knowledge was voluminous and his memory clear. It was inspiring to hear his account of the course of events and shifting of lines. He recalled how every spot was hallowed by sacrifice in the great struggle, and, in vivid portrayal of the incidents transformed the field into a scene of action, and then, as the vision of battle-scarred arenas melted away in the panorama of regenerated nature, there came the heartfelt thanksgiving that the Blue and the Grey are now united in one indissoluble union. That was a baptism in the spirit of patriotism.

And likewise, on visits to the city of Washington, to Arlington and Mt. Vernon, there were called forth the course of events that made each place a hallowed shrine. Before the tomb of Washington, in meditation upon the significance of that life, one recently bereaved member of the party read above the door, "I am the resurrection and the life, saith the Lord. He that believeth in me, though he were dead, yet shall he live, and whosoever liveth and believeth in me shall never die,"—and turning to Senator Young said, "Is that true?" Instantly came the reply of abiding faith in immortality, testifying to the influence of religion upon his life. Its expression he found in communion with the Presbyterian Church, but he was not obtrusive in sectarianism, nor bound by its limits, but had that charity for other faiths which marked him as a Christian gentleman.

During the World War, when the name "Lafayette" aroused suspicion among the Austrians and caused Senator Young's arrest as a spy, Mark Sullivan was inspired to pay a tribute to his life and character in an editorial in Collier's Weekly concluding thus: "If we should ever happen to become president of a university, we would introduce two or three novel features. One of them would be to hire Lafe Young to sit around the campus in the sun, letting the young men soak in common sense, benevolence, and good morals from him."

His philosophy of life was simple and voiced in simple, homely phrases. At one time he said, "We Americans are much disposed to think that everybody should be like ourselves, and their ways should be our ways. We all have our own standards. The man who dips his toast in his coffee will make fun of you if you pick up the wrong fork for fish! This contrast illustrates human weakness, and ought to teach charity." And expressive of his love for his Homeland, he said, "I like nothing better than to see a young man located in the Mississippi Valley where he enjoys the respect of the community, where he has his "Flivver" and more



books than anybody else in town, where they send him to State and National Conventions, and make him a trustee of a church." As for himself, he said, "I have taken my medicine, loved life and loved my education."

To him patriotism was a passion. "I owe something to the flag that let me accomplish what I have." And later, in defending the administration's policy as to war in harmony with his chairmanship of the Iowa State Council of Defense during the World War, he said at one time, "If Congress handicaps President Wilson in any way or manner, it will be a crime against patriotism," and he urged every man to take his part in the duties of citizenship. He loved his country and respected the symbols which represent its majesty and authority. His heart was touched in contemplation of the heritage of blessings insured to us by the government founded by our fathers in this nation, and pangs of disappointment came to him whenever there was a careless disregard or neglect of the acts which reverence of the heart for country and the flag should prompt.

Again there may be applied to him words which he spoke of Dolliver: "He will be remembered for his humanitarian side. The humblest loved him, others respected and admired, none hated him," and it is in his wide circle of friendships that Senator Lafayette Young shows his largeness of heart and the secret of his power among his fellowmen. As a witness to this human side of Mr. Young's life, there is a voluminous file of telegrams and letters of condolence and editorials in the press from every corner of this country. Among these is the message of Ex-President, now Chief Justice Taft, to the bereaved sons: "Your Father and I were friends for years, and thought alike on many lines. He was a strong man of sterling worth, of broad and catholic view, sturdy, rockbound in love of country, and awake to the welfare of his community and fellow citizens. He had the saving grace of humor and was a companion of enviable and most attractive qualities. Rich in friends, full of years, he leaves a record of honorable achievement of which his family and his State may well be proud."

And so, as the life-giving rays of the setting sun gild the skies, is the love of fellowmen in its supreme beauty reflected by the host of friends in sorrow over the close of a life that has radiated with human sympathy. It is good that men, such as we are, with human imperfections, may excel in some good qualities, and employ them for the welfare of society, and that death should be regarded as the crucible in which all the dross of life is consumed forever, leaving only the good qualities and worthy deeds to be preserved in memory as an example to future generations. To this end we pay tribute to our departed and much beloved fellow citizen, Lafayette Young.

The following resolution by the Iowa Society, Sons of the American Revolution were read, and on motion of Senator Wilson of Polk ordered printed in the journal:



The Iowa Society Sons of the American Revolution hereby adopts and publishes this brief testimonial to our distinguished compatriot, the late Senator Albert Baird Cummins. He departed this life at his home in Des Moines on July 30, 1926 at the age of 76 years. He was an active member of our Society and deeply interested in all those things we hold most dear.

We tender our sincere condolence to his immediate family, his brothers and sisters, his children and grandchildren. We can do little more than assure them that the grief they feel is shared by a very large family of friends. He was himself a faithful friend. He was a good neighbor. He was considerate and thoughtful of the welfare of all others. He was ever helpful and inspiring. The varied activities of his strenuous life were made radiant by a fine sense of human values. His enduring legacy was that of a good name acquired in the practice of homely virtues.

Te termination of his labors is an irreparable loss to the State of Iowa, to the Nation he loved, and in a larger way to all those forces which make for the advancement of civilization. This is most keenly felt by the near neighbors who know the intense earnestness with which he approached every problem of life, the home folks who appreciated how well he had caused his every act and word to square with the sound teachings of the Nation's founders. Yet it must remain for later generations, with the better perspective which time alone can give, and freed from the trifles that becloud our vision, to do justice by a full appraisal of his service to humanity.

The quality of Senator Cummins' wholesome and verile Americanism was of a high order. His great-grandfather was that John Flenniken who as a member of the convention which adopted the noted Mecklenburg Declaration of Independence also signed that epoch making document, who was, also, according to family tradition, a member of Francis Marion's minute men and a commander of the Charlotte militia. There is no more inspiring page in American history than the story of the happenings of this colonial settlement when these sturdy pioneers demanded rights that are at the foundation of all free government. Evidence of this rich inheritance will be found strewn along the pathway of his active life.

Senator Cummins commenced life in the modest home of a hard working and right thinking carpenter in the town of Charmichaels, Pennsylvania, February 15, 1850. He made the most of his meager opportunities, and equipped chiefly with industry and a high resolve he set his face toward the west. His was the career of the typical ambitious boy rising by his own efforts to great achievement. With honest toil he blazed the path to his chosen profession. With fine qualities of heart and mind not less than the thorough mastery of the law he attained a position where he was entitled to the richest rewards of professional skill.

His response to the call of duty was a real sacrifice. No one knew better than he did what it meant giving up a position enviable and secure; but he chose the harder road and the thankless service. The people of his home city sought him out and sent him first to the legislature where



he devoted himself modestly, but with marked wisdom, to the solution of the immediate problems of the State. His unusual capacity for leader-ship attracted to him a group of strong men whose admiration remained steadfast to the end.

As the circle of his influence widened he was drafted for the more serious responsibility of chief executive of his adopted state. It was a service that called for courage and the exercise of high qualities of statesmanship. The seven years of his administration have an enduring place in Iowa history. Largely through his initiative and because of his far seeing and forward stepping leadership, there was enacted an unusually large volume of constructive legislation and most valuable precedents were set in administrative procedure.

A larger field awaited the exercise of his ability, and the governor became the spokesman for Iowa in the United States Senate, where for nearly eighteen years he gave himself wholly to the service of the American people. He rose rapidly to a position of great importance in the Nation. He was not only a great lawyer, a prodigious worker, a farseeing statesman, but he was great in all those qualities of heart that make for nobler manhood and happy homes. Through his hands on the powerful judiciary committee of the Senate there passed much of the legislation of importance of his time. To him was entrusted the tremendous problem of the reorganization of the American transportation system in accordance with American ideals, and his achievement saved his country from the danger of old world chaos. He presided with dignity and fairness over the Senate as president pro tem and as president when the vice president was translated to the higher office.

To all the problems of the war and after the war, to bills affecting domestic problems and issues touching our world relations, he courageously applied the principles that would have met the approval of his colonial ancestors. Senator Cummins' activities covered a wide range of subjects. All through hundreds of statutes affecting almost every phase of government and touching all the points of contact in society are to be found the evidences of his thoughtful sympathy and his masterly skill. He tested every proposal as to justice, its usefulness, its fairness. He believed in the work of the founders of the republic. He upheld the Constitution. He gave his life, his all, to the end that the vision of his ancestors and their associates of a Nation dedicated to freedom and founded upon justice and liberty might be realized. He so commended himself to his home people that they on two occasions tendered his services to the Nation for the office of chief executive. His memory will long be cherished by all those who appreciate the qualities that are of real worth in the service of American patriotism.

We again express our sincere regret at the termination of the earthly career of Compatriot Albert B. Cummins and the loss to State and Nation



a statesman splendidly equipped for service of the highest quality.

ORA WILLIAMS,
DAVID C. MOTT,
E. M. WENTWORTH,
PARLEY SHELDON,
HENRY W. GROUT, Committee.

Senator Wilson of Polk offered the following resolutions:

Be It Resolved by the General Assembly of the State of Iowa Convened in Joint Session:

That we here record our profound sorrow in the death of Senator Albert Baird Cummins. We reaffirm our unreserved pride in his splendid character, his clean purposes, his superb equipment, and his patriotic public service. We point to his career as an inspiration to American youth everywhere. To his immediate family, with a sense of irreparable loss, we tender our deepest sympathy and that of the people of Iowa whom we represent and at whose behest he was called to a long and brilliant career in the service of the State and the Nation.

That this resolution and the accompanying review of the career of the deceased be printed in the Journal of the Senate and the House, and that copies thereof be forwarded to the daughter, and brothers and sisters of the deceased.

Be It Further Resolved by the Forty-second General Assembly, convening in joint session, that the death of Senator Lafayette Young be here recorded as the loss of a widely known and beloved son of Iowa, a pioneer who rendered distinguished public service, reflecting credit upon his State and Nation; a staunch patriot, a loyal friend, eminent in journalism and persevering as an advocate of the public welfare; sometimes a factor in the making of history, and again a recorder of it. This tribute is given to his record which testifies to the noble qualities in his life and character.

Be It Further Resolved, That a copy of this resolution be prepared and transmitted to the family of Senator Young.

Resolution was unanimously adopted.

Hansen of Scott moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Carter 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 house amendment in which the concurrence of the Senate was asked:

Senate File No. 94, a bill for an act relating to the appropriation of special banking investigation committee.

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

Senate Concurrent Resolution No. 19, relating to joint convention of House and Senate on February 22, 1927, at eleven o'clock a.m.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 19

Resolved by the Senate, the House concurring, That Howard P. Savage, National Commander of the American Legion, who comes to Des Moines as a guest of the American Legion of this state be invited to address the members of the Forty-second General Assembly in joint convention in the House Chamber at eleven o'clock a. m., February 22, 1927.

Laid over under Rule 34.

BILL SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of February, 1927, sent to the governor for his approval:

House File No. 107.

FRED R. BLYTHE, Chairman.

Report adopted.

AMENDMENT FILED

Kline of Davis filed the following amendment to Senate File No. 104:

Amend Section five (5) so as to read as follows:

Sec. 5. Where additional right of way has been acquired, or where bridges have been built on the primary roads under the supervision of the highway commission, and paid for out of the county road or bridge funds since April 19, 1919, said county may be reimbursed for said right of way and said bridges out of the primary road fund.

On motion of Saunders of Palo Alto the House adjourned until 10:00 a. m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 16, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. P. W. Pfaltzgraff, pastor of the Evangelical church, Waverly, Iowa.

Journal of February 15th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Akin of Carroll, from citizens of Arcadia, urging the repeal of the law creating the office of county agent. Agriculture.

By Johnson of Dickinson, from citizens of Spirit Lake, favoring the enactment of the Model License Barbers Bill. Public health.

By Saunders of Palo Alto, from citizens of Palo Alto county, opposing the passage of any legislation favoring the enactment of the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act on the Nebraska plan. Banks and banking.

By Johnson of Marion, from citizens of Marion county, opposing the passage of any legislation favoring the enactment of the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act on the Nebraska plan. Banks and banking.

By Johnson of Dickinson, from citizens of Dickinson county, opposing the enactment of Senate File 104. Roads and highways.

By Torgeson of Worth, from citizens of Northwood, opposing the enactment of Senate File 104. Roads and highways. By Nelson of Hancock, from citizens of Hancock county, opposing the enactment of Senate File 104. Roads and highways.

By Reimers of Lyon, from citizens of Larchwood, favoring the enactment of House File No. 9. Ways and means.

By Maxfield of Marshall, from citizens of Marshalltown, favoring the enactment of House File No. 30. Public health.

By Fleming of Crawford, from barbers of Denison, favoring the enactment of House File No. 30. Public health.

By Pattison of Jefferson, from citizens of Fairfield, favoring the enactment of House File No. 131, and opposing the enactment of House File 106. Animal industry.

By Allen of Pocahontas, from citizens of Pocahontas county, urging the repeal of the law creating the office of county agent. Agriculture.

By Pattison of Jefferson, from citizens of Jefferson county, urging the repeal of the law creating the office of county agent. Agriculture.

By Springer of Decatur, from citizens of Decatur county, urging the repeal of the law creating the office of county agent. Agriculture.

By Allen of Pocahontas, from citizens of Palo Alto and Pocahontas counties, urging the repeal of the law creating the office of county agent. Agriculture.

By Hattendorf of Osceola, from citizens of Osceola county, favoring the enactment of a Bank Guarantee Deposit Act on the Nebraska plan. Banks and banking.

By Oliver of Monona, from citizens of Moorhead, opposing the passage of the proposed bond issue for the hard surfacing of roads. Roads and highways.

By Hattendorf of Osceola, from citizens of Osceola county, opposing the enactment of Senate File No. 104. Roads and highways.

By Istad of Winneshiek, from citizens of Winneshiek county, opposing the enactment of Senate File 104.

By Maxfield of Marshall, from citizens of Marshall county, opposing the enactment of Senate File 104.



By King of Clay, from citizens of Clay county, petitioning for the withdrawal of Clay county from the tuberculosis accredited area plan. Animal industry.

By King of Clay, from citizens of Clay county, opposing the enactment of Senate File No. 104. Roads and highways.

By Hansen of Winnebago, from citizens of Forest City, opposing the enactment of Senate File No. 104. Roads and highways.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Prichard of Woodbury asked and obtained unanimous consent to have five hundred additional copies of House File No. 200 printed.

Lovrien of Humboldt asked and obtained unanimous consent to have two hundred additional copies of House File No. 60, as amended, printed.

Troup of Story asked and obtained unanimous consent to have two hundred additional copies of House File No. 62 printed.

HOUSE FILE REREFERRED

On request of J. P. Kennedy of Lee, unanimous consent having been obtained, House File No. 158, having been reported out by the committee for indefinite postponement, was rereferred to the committee on judiciary No. 1.

REPORTS OF COMMITTEES

Knutson of Cerro Gordo, 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. 9, a bill for an act providing for an income to raise revenue with which to reduce the general property tax levy, and to equalize the burdens of taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows and when so amended the bill do pass:

Amend the title by striking the words "an income tax" in line one and substituting therefor "the levying and collection of" a tax on incomes".

Further amend the title by striking the words "and to equalize the burdens of taxation" in line two and substituting therefor the words "and to prescribe penalties for failure to pay such tax". Amend section nine (9) by striking the word and figures "sixty (60)" in line five and inserting in lieu therefor the words and figures "seventy-five (75)."

Amend section eleven (11) by striking the words "the full" in line one and inserting in lieu therefor the words "one-half the".

Further amend section eleven (11) by inserting after the period in line five the sentence "The balance shall be paid not later than six (6) months thereafter".

Further amend section eleven (11) by striking all of subsection two (2), renumbering the remainder of the subsections. Further amend section eleven (11) by striking the words "fifteenth day of each month" in line twenty-one, subsection three, and inserting in lieu thereof the words "first day of April and the first day of October".

Also amend subsection six line thirty-four, by striking the words "taxes, penalties and interest", and inserting in lieu thereof the word "returns".

Amend section twelve (12), subsection six (6), line thirty-three by striking the word "upon" and inserting in lieu thereof the words "within ten (10) days of the receipt of the". Further amend this subsection, line thirty-four, by inserting the word "the" after the word "of" and before the word "budget". Also strike the words "if due to erroneous rulings on the part of the budget director" in lines thirty-six and thirty-seven.

Amend section fourteen (14) line five (5) by striking all of the section after the word "state" and inserting in lieu thereof the words "and the sheriff when so directed shall proceed to collect said taxes by distraint and sale in the manner now provided by law for the collection of other taxes".

Amend section eighteen (18), subsection five (5) by striking the word "people" in line thirty-eight and inserting in lieu thereof the word "state". Further amend this section by striking that part of subsection seven (7) down to the period in line fifty (50). Further amend subsection seven (7) by striking the words "prima facie" and inserting the word "competent" in line fifty-four (54).

Amend section twenty (20) line three (3) by striking the words "any court of competent jurisdiction" and inserting in lieu thereof "the district court", and adding to this section the sentence "In all other cases the costs shall be paid by the state".

Amend by inserting after the period in line one of section twenty-nine (29) the words "aside from funds needed to enforce this act the entire revenue derived from it shall be used to replace state taxes on property. To this end", and making the capital "T" of the word following a small "t".

Amend by striking all of section thirty (30).

Amend section thirty-four (34) by striking all in lines sixteen (16)

and seventeen (17) and by striking the figures "\$5,000" and inserting the words and figures "four thousand dollars (\$4,000)" in line eighteen. Further amend this section by striking the word "one" at the end of line eight and inserting the word "two"; by striking the word "two" in line ten (10) and inserting the word "three"; by striking the word "three" in line twelve and inserting the word "four"; by striking the word "four" in line fourteen and inserting the word "five".

Amend section thirty-six (36) subsection "k", line sixty-seven by inserting after the word "director" the words "in a return filed".

Amend section thirty-eight (38) line four by striking the figures "\$1,000" and inserting in lieu thereof the words and figures "One thousand five hundred dollars (\$1,500)"; by striking in line six (6) the figures "\$1,000" and inserting the words and figures "one thousand seven hundred fifty dollars (\$1,750)"; by striking in line eight (8) the figures "\$2,000" and inserting the words and figures "three thousand five hundred dollars (\$3,500)".

Amend section thirty-nine (39) line eleven (11) by striking the figures "\$2000" and inserting the words and figures "three thousand and five hundred (\$3500)".

Amend section forty-two line two by striking the words "individual, partnership or"; also strike the same in lines five and six.

Amend section forty-three, subsection eight (8) by inserting after the first comma in line twenty-six (26) the words "including interinsurance and reciprocal underwriters", and by adding the words "or losses" to the end of this subsection.

Further amend section forty-three (43) by striking all of subsection twelve (12).

Amend section forty-four (44) subsection "j" by inserting after the word "director" in line sixty-six (66) the words "in a return filed".

Amend section forty-six (46) by striking all after the word "allocated" in line twenty-two (22) of subsection "c" and inserting the words "according to rules prescribed by the budget director as is provided in section twenty-eight (28) of this act."

Amend section forty-seven subsection "c" by striking all of that section after the word "allocated" in line twenty-four and inserting the words "according to rules prescribed by the budget director as provided in section twenty-eight of this act."

Amend section fifty (50) lines one and two, by striking the words "individual, partnership and"; also by striking subsection two, three and seven and renumbering the other subsections.

Amend section forty-nine (49) by striking the sentence in lines five, six and seven.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 160, a bill for an act to repeal section 7103 and to enact a substitute therefor, relating to the assessment of electric transmission lines, beg leave to report they have had 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 public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 134, 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, beg leave to report they have had the 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.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 93, a bill for an act to permit the enrollment of certain pupils in the eleventh grade of an accredited school on passing an examination therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

MINORITY REPORT

MR. SPEAKER: We, the minority of the committee on public schools, to whom was referred House File No. 93, a bill for an act to permit the enrollment of certain pupils in the eleventh grade of an accredited school on passing an examination therefor, beg leave to dissent from the report of the majority and recommend the bill for passage.

M. F. SPRINGER.

GEO. M. HOPKINS.

H. S. BERRY.

C. C. ANDERSON.

Passed on file.

CONSIDERATION OF SENATE CONCURRENT RESOLUTIONS

Prichard of Woodbury called up Senate Concurrent Resolution No. 17, relating to adjournment for March recess.

On motion of Mr. Prichard the House concurred in the Senate concurrent resolution.

McIlrath of Poweshiek called up Senate Concurrent Resolution No. 19, relating to a joint convention of the House and Senate on February 22d, to hear Howard P. Savage.

On motion of Mr. McIlrath the House concurred in the Senate concurrent resolution.

HON. GEORGE L. VAN HOUTON ADDRESSES THE HOUSE

Ickis of Union announced that the Hon. George L. Van Houton, a former member of the House from Taylor county, was present, and was invited to address the House.

Hollis of Black Hawk moved that Senate File No. 104 be made a special order for Monday, February 21st, at 11:00 a. m.

Hill of Floyd moved as a substitute to the motion that action on Senate File No. 104 be deferred until Senate File No. 78 is disposed.

The Speaker ruled the motion was out of order for the reason that the motion making a special order takes precedence.

Wagner of Scott moved the previous question. Motion prevailed

Roll call demanded.

On the question "Shall Senate File No. 104 be made a special order for Monday, February 21st, 11:00 a. m.?" Rule 18 was invoked.

The ayes were, 50.

Blackford	Edge	Harrison	Johnson of
Blythe	Elliott	Hempel	Marion
Buchmiller	Forsling	Hollis	Kennedy J. P.
Charlton	Gilmore	Hubbard	Kennedy, W. S.
Cole of Harrison	Greene	Hunt	Kent
Copeland	Grimwood	Istad	Knutson
Crozier	Hager	Johnson of	Laughlin
Eden	Hansen	Keokuk	Lichty

McIlrath O'Donnell Ryder Truax McIntosh Pattison Simmer Vaughn McMillan Prichard Stepanek Wagner Mathews Ratliff Thomas Walrod Wilson Nagle Rice Troup

The nays were, 55.

Aiken of Ida Griswold Johnson of Quirk Hagglund Dickinson Akin of Carroll Reimers Allen Hale King Roberts Anderson Haney Kline Rust Bair Hanson Knudson Rutledge Barnes Hattendorf Krouse Saunders Bauer Heald Lovrien Smith Held McCaulley Springer Berry Hill Maxfield Thompson Bixler Bush Hines Miller Torgeson Nelson Christophel Hollingsworth Venard Hopkins Oliver Wamstad Craig Crone Huff Onties Wolfe Fleming Ickis Patterson Mr. Speaker

Absent or not voting, 3.

Cole of Delaware Eckles Martin

Motion lost.

Knudson of Hamilton moved that Rule 63 be suspended for the forenoon.

Motion prevailed.

INTRODUCTION OF BILLS

House File No. 211, by Christophel of Bremer, a bill for an act to amend sections sixty-nine hundred forty-four (6944) and seventy-one hundred fifteen (7115) of the code, relating to taxation of sheep and swine.

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

House File No. 212, by Forsling of Woodbury, a bill for an act to promote the use of materials, products, and supplies produced, manufactured, or made in Iowa in the construction, repair, maintenance, and upkeep of any public buildings, public monuments, public structures, or additions thereto; and to require the use of only such materials, supplies, and provisions in the maintenance and provisioning of any state, county, school district, or other municipal institution.

Read first and second times and referred to committee on commerce and trade.

House File No. 213, by Hansen of Scott, a bill for an act to repeal section nine (9), chapter four (4), acts of the forty-first (41) general assembly, relating to the motor carrier tax, and to enact a substitute therefor.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 214, by Oliver of Monona, a bill for an act to amend section seventy-four hundred twenty-seven (7427) of the code, 1924, relative to the establishment of a levee or drainage district by petition.

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

House File No. 215, by committee on interstate bridges, a bill for an act to provide for the construction, purchase and maintenance of interstate bridges; to authorize the state highway commission to cooperate with the proper officials of adjoining states in relation to such bridges; and to provide the funds for the construction, purchase and maintenance of such bridges.

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. 62, a bill for an act relating to the analysis of shipments of agricultural lime, the certification of analyses of such lime, probative force of certificates, and penalty for violation.

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 relating to the issuance of bonds by counties, and form, maturity and payment of such.

WALTER H. BEAM, Secretary.



SENATE MESSAGES CONSIDERED

Senate File No. 62, a bill for an act to require sales or shipments of lime for agricultural purposes to be accompanied by an analysis which shall show in separate percentages the quantity of calcium carbonates and magnesium carbonates therein, to provide for the making and certification of analyses of such lime, to declare the probative force of such certificates, and to prescribe the penalty for violations.

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

Senate File No. 83, a bill for an act to amend, revise, and codify section fifty-two hundred sixty-eight (5268) of the code, relating to the issuance of bonds by counties, and to the form, maturity, and payment of such bonds.

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

CONSIDERATION OF BILLS

House File No. 74, a bill for an act to create a Board of Architectural Examiners, prescribing its duties, providing for the examination and registration of architects, the issuing or revoking of certificates or registration, and prescribing penalties for violation of this act, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Prichard of Woodbury the amendments proposed by the committee, found in the journal of February 8th, 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, 79.

Aiken of Ida
Akin of Carroll
Berry
Charlton
Blackford
Blythe
Bush
Craig
Crozier
Cole of Delaware
Cole of Harrison
Edge

Digitized by Google

Elliott

Forsling

Gilmore

Greene

Grimwood

Hager	Hunt	McIntosh	Saunders
Hagglund	Istad	McMillan	Simmer
Haney	Johnson of	Mathews	Smith
Hansen	Dickinson	Maxfield	Springer
Hanson	Johnson of	Miller	Stepanek
Harrison	Keokuk	Nagle	Thomas
Hattendorf	Johnson of	Nelson	Thompson
Heald	Marion	O'Donnell	Troup
Held	Kennedy, W. S.	Prichard	Vaughn
Hempel	Kline	Reimers	Wagner
Hines	Knudson	Rice	Walrod
Hollingsworth	Knutson	Roberts	Wamstad
Hollis	Laughlin	Rust	Wilson
Hopkins	Lichty	Rutledge	Wolfe
Hubbard	Lovrien	Ryder	Mr. Speaker
Huff	McIlrath		and the second s

The nays were, 16.

Allen	Bixler	Hale	McCaulley
Anderson	Christophel	Hill	Ontjes
Barnes	Crone	Kennedy, J. P.	Pattison
Bauer	Griswold	Krouse	Truax

Absent or not voting, 13.

Bair		Kent	Oliver	Ratliff
Eckles		King	Patterson	Torgeson
Fleming	ं	Martin	Quirk	Venard
Ickis				

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

House File No. 5, a bill for an act to amend the law as it appears in section seven hundred eighty-two (782) of the Code, 1924, relating to the number of election ballots to be furnished to the various voting precincts of the state by the officers charged with the printing thereof, 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.

On the question "Shall the bill pass?"

The ayes were, 95.

Akin of Carroll	Bixler	Christophel	Crozier
Allen	Blackford	Cole of Delaware	Eden
Anderson	Blythe	Cole of Harrison	Elliott
Barnes	Buchmiller	Copeland	Fleming
Bauer	Bush	Craig	Forsling
Berry	Charlton	Crone	Gilmore

McMillan Rust Greene Hopkins Grimwood Huff Martin Rutledge Mathews Griswold Hunt Ryder Ickis Maxfield Saunders Hager Hagglund Istad Miller Simmer Hale Johnson of Nagle Smith Keokuk Kennedy, W. S. Nelson Springer Haney Thomas O'Donnell Hansen Hanson King Oliver Thompson Harrison Kline Ontjes Torgeson Hattendorf Knudson Patterson Troup Heald Krouse Pattison Truax Held Laughlin Prichard Vaughn Hempel Lichty Quirk Wagner Hill Lovrien Ratliff Walrod McCaulley Reimers Wamstad Hines Hollingsworth McIlrath Rice Wolfe Mr. Speaker Hollis McIntosh Roberts

The nays were, 1.

Kent

Absent or not voting, 12.

Aiken of Ida	Hubbard	Johnson of	Knutson
Bair	Johnson of	Marion	Stepanek
Eckles Edge	Dickinson	Kennedy, J. P.	Venard Wilson

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

Patterson of Kossuth asked and obtained unanimous consent to have one thousand additional copies of House File No. 9 with committee amendments printed.

BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 15th, approved the following bill: House File No. 107.

AMENDMENTS FILED

Wamstad of Mitchell filed the following amendment to the committee amendments to House File No. 7:

Amend the committee amendments to House File No. 7, by substituting the following:

Strike from Section 1 all following the word "striking" in line three (3)

and insert in lieu thereof the following: "all following the word 'precincts' in line two (2), all of line three (3) and the words 'general election' including the 'comma (,)' in line four (4)."

Ontjes of Grundy offered the following amendments to House File No. 53:

Amend House File No. 53 by striking out all after the enacting clause and insert in lieu thereof the following:

Section 1. Section five hundred eighty (580) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"The candidate or candidates of each political party for each office to be filled by the voters of the county having received the highest number of votes, shall be duly and legally nominated as the candidate of his party for such office, provided such number of votes is not less than the following:

- 1. In case there are three (3) candidates for any office, not less than thirty-five per cent (35%) of all the votes cast by the party for such office.
- 2. In case there are four (4) candidates for any office, not less than thirty per cent (30%) of all the votes cast by the party for such office.
- 3. In case there are five (5) candidates for any office, not less than twenty-five per cent (25%) of all the votes cast by the party for such office.

Provided, that no candidate whose name is not printed on the official ballot who receives less than ten per cent of the whole number of votes cast in the county for governor on the party ticket with which he affiliates, at the last general election, shall be declared to have been nominated to any such office.

Sec. 2. Section five hundred ninety-three (593) of the Code, 1924, is hereby repealed and the following enacted in lieu thereof:

"The candidate of each political party for each office to be filled by vote of the people having received the highest number of votes in the state or district of the state, as the case may be, shall, except as provided in the following section, be duly and legally nominated as the candidate of his party for such office, provided such number of votes is not less than the following:

- 1. In case there are three (3) candidates for any office, not less than thirty-five per cent (35%) of all the votes cast by the party for such office.
- 2. In case there are four (4) candidates for any office, not less than thirty per cent (30%) of all the votes cast by the party for such office.
- 3. In case there are five (5) candidates for any office, not less than twenty-five per cent (25%) of all the votes cast by the party for such office.

Torgeson of Worth filed the following amendment to Senate File No. 104:

Amend Senate File No. 104 by striking the last sentence of the first paragraph of section nine (9) thereof and substituting for it the following "Such work shall be completed at the earliest practical date, and no funds of the primary road fund available for construction work may be expended for paving on any mile of road, unless the average number of motor vehicles which travel over said mile of road equals or exceeds three thousand (3000) per day for the year, until the entire mileage of the primary road system has been graded, drained, bridged and gravelled or otherwise surfaced."

On motion of Hollingsworth of Boone the House adjourned until 9:30 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 17, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. R. S. Mills, pastor of the Wittenberg Congregational church, Newton.

Journal of February 16th corrected and approved.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Simmer of Wapello, from citizens of Wapello county, favoring House File No. 124. Public health.

By Johnson of Keokuk, from citizens of Keokuk county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the passage of a Bank Guarantee Deposit Act. Roads and highways.

By Simmer of Wapello, from citizens of Ottumwa, favoring House File 30. Public health.

By Johnson of Keokuk, from citizens of Keokuk county, urging the repeal of chapter 129 of the 1924 code, relating to the eradication of bovine tuberculosis. Animal industry.

By Johnson of Keokuk, from citizens of Keokuk county, urging the repeal of the law creating the office of county agent. Agriculture.

By Hempel of Clayton, from the Elk township Farm Bureau Corporation protesting against House File No. 106. Animal industry.

By Nelson of Hancock, from citizens of Winnebago and Hancock counties, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

By McIlrath of Poweshiek, from citizens of Poweshiek county,

opposing the proposed bond issue for the hard surfacing of roads, and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

By Wamstad of Mitchell, from citizens of Mitchell county, opposing the proposed bond issue for the hard surfacing of roads; and, urging the enactment of a Bank Guarantee Deposit Act. Banks and banking.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Prichard of Woodbury for the day, on request of Forsling of Woodbury; Eckles of Butler for the day, on request of Wilson of Tama; Charlton of Polk for the day, on request of McCaulley of Calhoun; Johnson of Marion for the day, on request of Hollingsworth of Boone.

REPORTS OF COMMITTEES

Thomas of Audubon, 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. 123, a bill for an act to amend section ten thousand thirty-two (10032) of the code relating to the indexing of certain chattel 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 do pass.

E. B. THOMAS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 16, a bill for an act to amend section eighty-five hundred eighty-five (8585) of the Code and to invest associations incorporated by acts of any territorial legislatures of Iowa for cemetery purposes with the same power to acquire lands for cemetery purposes as are possessed by like associations incorporated under the statutes of this state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. B. THOMAS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 126, a bill for an act to amend



section fifty-two hundred sixty (5260) of the code, 1924, relative to attendance at conventions of county officials at the expense of the county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. B. THOMAS, Chairman.

Passed on file.

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 101, a bill for an act to amend sections eight hundred eighty-seven (887) and eight hundred ninety-two (892) of the code, 1924, relating to double election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

Report adopted.

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 157, a bill for an act to appropriate the sum of two hundred (\$200.00) dollars to pay the expense or cost of completing the official register, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 117, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Nagle vs. Whiting, beg leave to report they have had the same under consideration and have instructed me to report 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 the figures "200.00" as attorney's fees for H. D. Evans in lieu of "300.00" as provided in the bill. Also that the figures "200.00" be inserted in lieu of "300.00" as attorney's fees for Claude R. Porter, as provided in the bill.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Smith of O'Brien, from the committee on police regulations, submitted the following report:

MR. SPEAKER: Your committee on police regulations to whom was referred House File No. 122, a bill for an act to amend sections twelve thousand nine hundred fifty-one (12951) and twelve thousand nine hundred fifty-three of the Code, relating to the selling of weapons which can be concealed on the person, beg leave to report they have had the 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, Chairman.

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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 No. 38, No. 49, No. 48, No. 41, No. 107, No. 94.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

INTRODUCTION OF BILLS

House File No. 216, by Anderson of Montgomery, a bill for an act to amend chapter two hundred nine (209) of the code, 1924, relating to the dissolution of consolidated school districts.

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

House File No. 217, by Hollingsworth of Boone, a bill for an act providing for the payment of tuition by the State of Iowa for children of appointees or employees residing in State institutions, whose children attend school in a school district in which such institution is situated or who attend school in a nearby school district.

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

House File No. 218, by Hopkins of Guthrie, a bill for an act to amend section fifty-five hundred seventy-one (5571) of the code, 1924, relating to the compensation of township trustees.

Read first and second times and referred to committee on compensation of public officers.

House File No. 219, by King of Clay, a bill for an act to amend chapter two hundred eleven (211) of the code, 1924, relating to school elections and school officers, and providing for the filling of vacancies in any school office.

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

House File No. 220, by Knudson of Hamilton, a bill for an act to authorize county boards of supervisors to contribute to the cost of maintaining rest rooms in certain cities and towns.

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

House File No. 221, by McCaulley of Calhoun, a bill for an act to amend section thirteen hundred ninety-six (1396) of the code, 1924, relating to compensation for permanent partial disability under the workmen's compensation act.

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

House File No. 222, by McIntosh of Muscatine, a bill for an act to repeal section three hundred seventy-three (373) of the code, 1924, and to enact a substitute therefor, relating to the levy of a tax for an emergency, and providing for the transfer thereof to any other fund of the municipality.

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

House File No. 223, by Springer of Decatur, a bill for an act to amend section sixty-two hundred thirty-eight (6238) of the code, 1924, relating to the limitation of indebtedness of municipal corporations.

Read first and second times and referred to committee on cities and towns.

House File No. 224, by Wolfe of Linn and Hubbard of Pottawattamie, a bill for an act to levy a tax upon retail dealers in all forms of tobacco and tobacco products (excluding all cigarettes) for the benefit of the public schools of the state of Iowa based upon the sales price at retail; to provide for the collection of such tax and to require the use of stamps as evidence of the payment thereof; to provide for an inspection of the records and stocks of all dealers subject to the payment of this tax, and prescribing penalties for the violations of this act.

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

House File No. 225, by Hale of Howard, a bill for an act to repeal section ten hundred forty-three (1043) of the code, 1924, and to enact a substitute therefor, relating to costs in the contesting of elections of county officers.

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

CONSIDERATION OF BILLS

House File No. 11, 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, with report of committee without recommendation, was taken up for consideration.

Torgeson of Worth moved the previous question.

Motion prevailed.

Hopkins 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, 65.

Aiken of Ida	Greene	Istad	Ontjes
Akin of Carroll	Griswold	Johnson of	Patterson
Allen	Hager	Dickinson	Quirk
Anderson	Hagglund	Johnson of	Reimers
Barnes	Hale	Keokuk	Roberts
Bauer	Hanson	King	Rust
Berry	Harrison	Kline	Rutledge
Bixler	Hattendorf	Knudson	Saunders
Blythe	Heald	Krouse	Smith
Buchmiller	Held	Laughlin	Springer
Bush	Hempel	Lovrien	Thompson
Cole of Delaware	Hill	McCaulley	Torgeson
Copeland	Hollingsworth	Martin	Vaughn
Craig	Hopkins	Maxfield	Venard
Crone	Hubbard	Miller	Wamstad
Crozier	Huff	Nelson	Wolfe
Fleming	Ickis	Oliver	

The nays were, 34.

Bair	Hansen	McIntosh	Ryder
Blackford	Hines	McMillan	Simmer
Christophel	Hollis	Mathews	Stepanek
Eden	Hunt	Nagle	Troup
Edge	Kennedy, J. P.	O'Donnell	Truax
Elliott	Kennedy, W. S.	Pattison	Wagner
Forsling	Knutson	Ratliff	Walrod
Gilmore	Lichty	Rice	Wilson
Grimmood	McIlroth		

Absent or not voting, 9.

Charlton	Haney	Kent	Thomas
Cole of Harri	son Johnson of	Prichard	Mr. Speaker
Eckles	Marion		4.5

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

The time having arrived for Special Order No. 1, House File No. 53, a bill for an act to amend section 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, with report of committee recommending passage, was taken up for consideration.

Ontjes of Grundy moved that the substitute amendment offered by him and found in the journal of February 16th, be substituted for the amendment offered by Blackford of Van Buren, and found in the journal of February 10th.

Akin of Carroll moved the previous question on the amendment.

Motion prevailed.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House of Representatives of the Forty-second General Assembly, request a call of the House on House File No. 53:

BYRON G. ALLEN, S. A. BARNES, H. N. HANSON, T. L. WOLFE, CHAS. W. HUFF.

The roll was called to ascertain the absentees. All members were present except Charlton, Eckles, Johnson of Marion, and Prichard, who had been previously excused.

On the question "Shall the amendment offered by Ontjes of Grundy be substituted for the amendment offered by Blackford of Van Buren?" a roll call was demanded.

The ayes were, 75.

Akin of Carroll	Hagglund	Kent	Roberts
Allen	Haney	King	Rutledge
Bair	Hansen	Kline	Simmer
Bauer	Hanson	Knudson	Smith
Berry	Harrison	Krouse	Springer
Bixler	Hattendorf	Lichty	Stepanek
Bush	Heald	Lovrien	Thomas
Cole of Delaware	Held	McIlrath	Thompson
Cole of Harrison	Hempel	McMillan	Torgeson
Copeland	Hill	Martin	Troup
Craig	Hollingsworth	Maxfield	Truax
Crone	Hollis	Miller	Vaughn
Eden	Hubbard	Nelson	Venard
Edge	Huff	Oliver	Wagner
Elliott	Ickis	Ontjes	Walrod
Fleming	Istad	Patterson	Wamstad
Gilmore	Johnson of	Quirk	Wilson
Grimwood	Dickinson	Reimers	Wolfe
Griswold	Kennedy, J. P.	Rice	Mr. Speaker

The nays were, 29.

Aiken of Ida	Forsling	Johnson of	Mathews
Anderson	Greene	Keokuk	Nagle
Barnes	Hager	Kennedy, W. S.	O'Donnell
Blackford	Hale	Knutson	Pattison
Blythe	Hines	Laughlin	Ratliff
Buchmiller	Hopkins	McCaulley	Rust
Christophel	Hunt	McIntosh	Ryder
Crozier			Saunders

Absent or not voting, 4.

Charlton	Eckles	Johnson of	Prichard
		Marion	

Motion prevailed and the substitute amendment offered by Ontjes of Grundy was substituted for the one offered by Blackford of Van Buren.

Wamstad of Mitchell moved that the following amendment to the substitute amendment be adopted:

Amend House File No. 53 by inserting after the word and figure "five (5)" in subdivision three (3) of sections one (1) and two (2), the words "or more".

Amendment adopted.

Mathews of Des Moines moved the previous question. Motion prevailed.

On the question "Shall the amendment offered by Ontjes of Grundy be adopted?" a roll call was demanded.

The ayes were, 65.

Blythe	Harrison	Kent	Ontjes
Christophel	Heald	King	Rice
Cole of Delaware	Held	Kline	Roberts
Cole of Harrison	Hempel	Knutson	Simmer
Crone	Hill	Krouse	Smith
Eden	Hollingsworth	Laughlin	Thomas
Edge	Hollis	Lichty	Thompson
Elliott	Hopkins	Lovrien	Troup
Fleming	Hubbard	McIlrath	Truax
Gilmore	Hunt	McIntosh	Vaughn
Greene	Ickis	McMillan	Venard
Grimwood	Istad	Martin	Wagner
Griswold	Johnson of	Maxfield	Walrod
Hager	Dickinson	Miller	Wamstad
Hagglund	Johnson of	Nagle	Wilson
Haney	Keokuk	Nelson	Mr. Speaker
Hansen	Kennedy, J. P.	Oliver	

The nays were, 39.

Aiken of Ida	Buchmiller	Huff	Reimers
Akin of Carroll	Bush	Kennedy, W. S.	Rust
Allen	Copeland	Knudson	Rutledge
Anderson	Craig	McCaulley	Ryder
Bair	Crozier	Mathews	Saunders
Barnes	Forsling	O'Donnell	Springer
Bauer	Hale	Patterson	Stepanek
Berry	Hanson	Pattison	Torgeson
Bixler	Hattendorf	Quirk	Wolfe
Blackford	Hines	Ratliff	

Absent or not voting, 4.

Charlton Eckles Johnson of Prichard

The amendment was adopted.

Blackford of Van Buren moved that House File No. 53 be indefinitely postponed.

On the question "Shall House File No. 53 be indefinitely postponed?" a roll call was demanded. The ayes were, 35.

Bair	Forsling	Istad	Rice
Blackford	Gilmore	Kent	Rust
Blythe	Greene	Kline	Saunders
Buchmiller	Grimwood	Laughlin	Thomas
Cole of Delaware	Hansen	Lichty	Troup
Cole of Harrison	Held	McIntosh	Vaughn
Eden	Hempel	Mathews	Walrod
Edge	Hollis	Nagle	Wilson
Elliott	Hunt	Ratliff	

The nays were, 67.

Aiken of Ida	Hale	Kennedy, J. P.	Patterson
Akin of Carroll	Haney	Kennedy, W. S.	Pattison
Allen	Hanson	King	Quirk
Anderson	Harrison	Knudson	Reimers
Barnes	Hattendorf	Knutson	Roberts
Bauer	Heald	Krouse	Rutledge
Berry	Hill	Lovrien	Ryder
Bixler	Hines	McCaulley	Simmer
Bush	Hollingsworth	McIlrath	Smith
Christophel	Hopkins	McMillan	Springer
Copeland	Hubbard	Martin	Stepanek
Craig	Huff	Maxfield	Thompson
Crone	Ickis	Miller	Torgeson
Crozier	Johnson of	Nelson	Truax
Fleming	Dickinson	O'Donnell	Venard
Griswold	Johnson of	Oliver	Wagner
Hager	Keokuk	Ontjes	Wamstad
~		2 3	Wolfe

Absent or not voting, 6.

Charlton	Hagglund	Johnson of	Prichard
Eckles		Marion	Mr. Speaker

The motion was lost.

Knudson of Hamilton moved to amend the bill, as amended, by striking the words and figures "thirty per cent (30%)" in subdivision two (2) of sections one (1) and two (2) and inserting in lieu thereof the following: "twenty-six per cent (26%)"; also strike out the words and figures "twenty-five per cent (25%)" in subdivision three (3) of sections one (1) and two (2) and inserting in lieu thereof the words and figures "twenty-one per cent (21%)".

On the question "Shall the amendment offered by Knudson be adopted?" a roll call was demanded.

The ayes were, 43.

Aiken of Ida Crone Kennedy, W. S. Nelson Akin of Carroll Crozier Kline O'Donnell Allen Fleming Oliver Knudson Griswold Quirk Anderson Krouse Bair Hale Laughlin Reimers Barnes Hanson Lovrien Rice Bauer Hattendorf McCaulley Roberts Berry McIntosh Hill Rutledge Blackford Hollingsworth Martin Springer Maxfield Wolfe Bush Huff Miller Craig Johnson of Keokuk

The nays were, 58.

Blythe Kent Saunders Haney Buchmiller Harrison King Simmer Christophel Heald Knutson Smith Cole of Delaware Held Lichty Stepanek Cole of Harrison Hempel McIlrath Thomas McMillan Hines Thompson Copeland Hollis Mathews Eden Torgeson Edge Hopkins Nagle Troup Hubbard Truax Elliott Ontjes Patterson Vaughn Forsling Hunt Ickis Pattison Venard Gilmore Greene Istad Ratliff Wagner Grimwood Johnson of Rust Walrod Dickinson Ryder Wamstad Hager Kennedy, J. P. Wilson Hagglund

Absent or not voting, 7.

Bixler Eckles Johnson of Prichard Charlton Hansen Marion Mr. Speaker

The amendment was lost.

Springer of Decatur moved the previous question.

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.

On the question "Shall the bill pass?"

The ayes were, 61.

Aiken of Ida Bauer Crone Haney Akin of Carroll Berry Crozier Hansen Allen Bixler Fleming Hanson Anderson Bush Harrison Griswold Bair Copeland Hagglund Hattendorf Barnes Craig Hale Hempel

Hollingsworth	Kennedy, J. P.	Martin	Smith
Hopkins	Kennedy, W. S.	Maxfield	Springer
Hubbard	Kent	Miller	Thompson
Huff	Knudson	Nelson	Torgeson
Hunt	Krouse	Oliver	Truax
Istad	Lovrien	Ontjes	Vaughn
Johnson of	McCaulley	Patterson	Wagner
Dickinson	McIlrath	Reimers	Wamstad
Johnson of	McIntosh	Roberts	Wolfe
Keokuk	McMillan	Simmer	

The nays were, 42.

Blackford	Gilmore	Knutson	Rust
Blythe	Greene	Laughlin	Rutledge
Buchmiller	Grimwood	Lichty	Ryder
Christophel	Hager	Mathews	Saunders
Cole of Delaware		Nagle	Stepanek
Cole of Harrison	Held	O'Donnell	Thomas
Eden	Hines	Pattison	Troup
Edge	Hollis	Quirk	Venard
Elliott	Ickis	Ratliff	Walrod
Forsling	King	Rice	Wilson
	Kline		Mr. Speaker

Absent or not voting, 5.

Charlton	Hill	Johnson of	Prichard
Eckles		Marion	

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

On motion of Knudson of Hamilton the call of the House was raised.

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, tho following bills:

Senate Files Nos. 38, 49, 48, 41, 107 and 94.

Rutledge of Webster moved that Rule 63 be suspended for the day.

Motion prevailed.

Hill of Floyd moved that the Speaker appoint a committee to invite the Press Association to visit the House this afternoon.

Motion prevailed, and the Speaker appointed as members of such committee: Hill of Floyd and McIlrath of Poweshiek.



On motion of Allen of Pocahontas the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter 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 indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 77, a bill for an act relating to corporations which are delinquent in the making of reports.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 34, a bill for an act relating to indictable offenses to be charged in separate counts in the same indictment.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 34, a bill for an act to authorize two or more indictable offenses to be charged in separate counts in the same indictment or trial information, and to regulate the number of peremptory challenges in such cases.

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

AMENDMENTS FILED

Forsling of Woodbury filed the following amendment to House File No. 52:

Amend House File No. 52, by adding at the end thereof the following: "The court having jurisdiction of the original proceedings may on its own motion or on motion of the surety release any part of the real estate of a surety from the lien hereby established if it be shown that the real estate on which the liens would remain, would be sufficient to safeguard the estate."

Patterson of Kossuth filed the following amendment to House File No. 9:

Amend House File No. 9, section thirty-eight, subsection b, line nine by striking the figures "2000" and inserting in lieu thereof the figures "3500".

On motion of Hill of Floyd the House adjourned until 9:00 a.m. Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 18, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. U. S. Smith, President Iowa Wesleyan College, Mt. Pleasant, Iowa.

Journal of February 17th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Buchmiller of Greene, from citizens of Greene county, urging the repeal of chapter 129 of the 1924 code relating to the eradication of bovine tuberculosis. Animal industry.

By Troup of Story, from citizens of Story county, favoring House File No. 124. Public health.

By Buchmiller of Greene, from citizens of Greene county, urging the repeal of the law creating the office of county agent. Agriculture.

By Johnson of Marion, from citizens of Marion county, urging the repeal of the law creating the office of county agent. Agriculture.

By Blackford of Van Buren, from citizens of Van Buren county, urging the repeal of the law creating the office of county agent. Agriculture.

By Allen of Pocahontas, from citizens of Pocahontas county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

By Maxfield of Marshall, from citizens of Marshall county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

By Edge of Jasper, from citizens of Jasper county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

By Rutledge of Webster, from citizens of Webster county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

By King of Clay, from citizens of Clay county, favoring House File No. 9. Ways and means.

By Ontjes of Grundy, from citizens of Grundy county, opposing Senate File No. 104. Roads and highways.

By Johnson of Keokuk, from resident barbers of the state of Iowa, opposing House File No. 30. Public health.

By Buchmiller of Greene, from citizens of Greene county, opposing Senate File No. 104. Roads and highways.

By Ontjes of Grundy, from citizens of Grundy county, opposing the proposed bond issue for the hard surfacing of roads. Roads and highways.

By Buchmiller of Greene, from citizens of Greene county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Roads and Highways.

By Wolfe of Linn, from merchants and citizens of Marion, endorsing their approval of the Wilson Bad Check Bill; also, favoring a bill which would make subject to levy ten per cent of the wages and earnings of the head of a family. Ways and means.

By Greene of Pottawattamie, from citizens of Pottawattamie county, opposing Senate File No. 104. Roads and highways.

By Quirk of Sac, from citizens of Sac county, urging the repeal of the law creating the office of county agent. Agriculture.



By Hanson of Winnebago, from citizens of Winnebago county, opposing Senate File 104. Roads and highways.

By Crone of Emmet, from citizens of Emmet county, opposing the proposed bond issue for the hard surfacing of roads; and urging the enactment of a Bank Guarantee Deposit Act. Roads and highways.

By Troup of Story, from citizens of Roland, Iowa favoring House File No. 30. Public health.

By Laughlin of Fremont, by the mayor and council of the town of Sidney, favoring Senate File 104. Roads and highways.

By Bair of Buena Vista, from citizens of Buena Vista county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of the Bank Guarantee Deposit Act Banks and banking.

By Hagglund of Page, from citizens of Page county, opposing Senate File 104. Roads and highways.

By Heald of Chickasaw, from citizens of Chickasaw county, opposing Senate File 104. Roads and highways.

By Barnes of Wright, from citizens of Wright county, opposing Senate File 104. Roads and highways.

By Eden of Clinton, from members of the Business and Professional Women's Club petitioning for the securing of a Director of Nursing Education in the State Department of Health; and that provision be made for a stenographer for the Nursing Division. Public health.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hager of Allamakee for the day, on request of Lichty of Black Hawk; Hale of Howard for the day, on request of McCaulley of Calhoun; Prichard of Woodbury for the day, on request of Forsling of Woodbury.

REPORTS OF COMMITTEES

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

Mr. SPEAKER: Your committee on cities and towns to whom was referred House File No. 173, a bill for an act to amend section sixty-two



hundred eleven (6211) of the code, 1924, relating to levy of taxes by 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 striking the words "the following subdivisions" in line three and inserting in lieu thereof the words "subdivision 2-a:"

Further amend by striking the words "In any town owning and operating a municipal waterworks plant," in line four (4) and inserting after the word "mills" in line five (5) the following words "in a town or city owning and operating a waterworks plant,". Also amend said section by beginning the word "not" in line five (5) with a capital letter.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 43, a bill for an act to amend sections fifty-six hundred twelve (5612) and fifty-six hundred thirteen (5613) of the code, 1924, relating to the annexation of territory to 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 striking the word "or" after the word "platted" in line four (4) of section three (3) and inserting in lieu thereof the word "and".

W. H. STEPANEK, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on cities and towns to whom was referred House File No. 166, a bill for an act to amend section six thousand four (6004) of the code, 1924, relating to contracts for street improvements and sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. H. STEPANEK, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 143, a bill for an act to amend chapter one hundred



forty-two (142), acts of the forty-first general assembly, relating to pensions for firemen and policemen, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 143 as follows:

First: Strike out the title and in lieu insert the following:

"A Bill for an Act to repeal section sixty-three hundred ten (6310) of the code as amended by chapters one hundred forty-one (141) and one hundred forty-two (142), acts forty-first (41) general assembly, and to enact a substitute therefor relating to levy of taxes for firemen's and policemen's pension funds."

Second: Strike out all after the enacting clause and in lieu insert the following:

"Section 1. Section sixty-three hundred ten (6310) of the code as amended by chapters one hundred forty-one (141) and one hundred forty-two (142) of the acts Forty-first (41) General Assembly is repealed and the following is enacted in lieu thereof:

'6310. Pension funds. Any city or town having an organized fire department may, and all cities having an organized police department or a paid fire department shall, levy annually a tax not to exceed one-half $(\frac{1}{2})$ mill for each such department, for the purpose of creating firemen's and policemen's pension funds.

Provided that cities having a population over twenty-five thousand (25,000) may annually levy a tax of not more than two (2) mills for each such department for such purpose.

Whenever there is a sufficient balance in both of said funds to meet any proper or legitimate charges that may be made against the same, such city shall not be required to levy a tax for this purpose.

All moneys derived from each tax so levied, and all moneys received as membership fees and dues, and all moneys received from grants, donations, and devises for the benefit of each fund shall constitute separate funds, to be known and designated as a policemen's pension fund and a firemen's pension fund.'"

W. H. STEPANEK, Chdirman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 226, by Simmer of Wapello, a bill for an act to provide for the transfer of surplus earnings of municipal utilities.

Read first and second times and referred to committee on cities and towns.

House File No. 227, by O'Donnell of Dubuque, a bill for an act to amend section sixty-six hundred thirty-three (6633) of the Code, 1924, relating to the compensation of members of the city or town council under the city manager plan.

Read first and second times and referred to committee on compensation of public officers.

House File No. 228, by Crone of Emmet, a bill for an act to amend section forty-two hundred sixty-six (4266) of the Code relating to the establishment of kindergarten departments in connection with the common schools.

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

REDRAFT HOUSE FILE NO. 17

House File No. 17, having been lost, Blackford of Van Buren asked and obtained unanimous consent to have the chief clerk redraft the bill.

Cole of Delaware asked and obtained unanimous consent to have the time extended until February 23d, for filing the report of the joint committee as provided in Senate Concurrent Resolution No. 3.

CONSIDERATION OF BILLS

House File No. 76, a bill for an act to repeal section sixty-two hundred seventy-seven (6277) of the code, 1924, and to enact a substitute therefor, relating to the record and filing of city or town plats, and to adjust said records in accordance with the substitute herein enacted, with report of committee recommending passage, was taken up for consideration.

Walrod of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question "Shall the bill pass?"

The ayes were, 89.

Akin of Carroll Kennedy, J. P. Kennedy, W. S. Grimwood Ratliff Allen Griswold Reimers Anderson Hagglund Kent Rice Bair King Roberts Haney Barnes Kline Hansen Rust Bauer Knudson Rutledge Hanson Harrison Berry Knutson Ryder Blackford Hattendorf Krouse Saunders Blythe Heald Laughlin Smith Buchmiller Held Lichty Springer Bush Hempel McCaulley Stepanek Charlton Hill McIlrath Thomas Christophel Hines McIntosh Thompson Cole of Delaware Hollingsworth Cole of Harrison Hollis McMillan Troup Martin Truax Copeland Mathews Vaughn Hopkins Craig Istad Maxfield Wagner Crone Johnson of Nagle Walrod Crozier Wamstad Dickinson Nelson Wilson Edge Johnson of O'Donnell Elliott Keokuk Oliver Wolfe Ontjes Mr. Speaker Fleming Johnson of Marion Pattison Forsling Gilmore

The nays were, 1.

Torgeson

Absent or not voting, 18.

Aiken of Ide	Hager	Ickis	Prichard
Bixler	Hale	Lovrien	Quirk
Eckles	Hubbard	Miller	Simmer
Eden	Huff	Patterson	Venard
Greene	Hunt		

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

House File No. 135, a bill for an act providing for an amendment to section four thousand eight hundred thirty-one (4831), relating to destruction of trees along public highways by county supervisors, with report of committee recommending passage, was taken up for consideration.

Bair of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



The ayes were, 78.

Aiken of Ida Allen Bair Barnes Bauer Blackford Bush Cole of Harrison Copeland Craig Crone Crozier Eden Elliott Fleming Greene Grimwood	Hattendorf Heald Held Hempel Hill Hines Hollingsworth Hollis Hopkins Huff Ickis Johnson of Dickinson Johnson of Keokuk Johnson of Marion	Kline Knudson Krouse Laughlin Lichty McCaulley McIlrath McIntosh McMillan Martin Mathews Maxfield Nagle Nelson O'Donnell Oliver Ontjes	•	Rice Roberts Rust Rutledge Ryder Saunders Smith Springer Stepanek Thomas Torgeson Troup Truax Vaughn Wagner Walrod Wamstad
Greene	Johnson of	Oliver		Walrod
Grimwood Griswold	Marion Kennedy, J. P.	Ontjes Pattison		Wamstad Wilson
Hagglund Hanson Harrison	Kent King	Quirk Reimers		Wolfe Mr. Speaker

The nays were, 8.

Akin of Carroll	Buchmiller	Cole of Delaware	Knutson
Blythe	Christophel	Istad	Thompson

Absent or not voting, 22.

Anderson	Forsling	Hubbard	Patterson
Berry	Gilmore	Hunt	Prichard
Bixler	Hager	Kennedy, W. S.	Ratliff
Charlton	Hale	Lovrien	Simmer
Eckles	Haney	Miller	Venard
Edge	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. 183, a bill for an act authorizing the investment in certain securities of the additional bonus and disability fund created by section eight (8), chapter three hundred thirty-two (332), acts of the thirty-ninth general assembly, 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.

The ayes were, 94.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Greene Reimers Allen Grimwood Rice Anderson Griswold Roberts Kent Hagglund Rust Bair King Kline Rutledge Barnes Hanson Bauer Harrison Knudson Ryder Bixler Hattendorf Knutson Saunders Blackford Krouse Simmer Heald Laughlin Blythe Held Smith Buchmiller Hempel Lichty Springer Bush HillMcCaulley Stepanek McIlrath Charlton Hines Thomas Hollingsworth McIntosh Christophel Thompson Cole of Delaware Hollis McMillan Torgeson Cole of Harrison Hopkins Martin Troup Mathews Copeland Huff Truax Craig Hunt Maxfield Vaughn Crone Ickis Nagle Wagner Crozier Istad Nelson Walrod Eden Johnson of O'Donnell Wamstad Dickinson Patterson Wilson Edge Elliott Johnson of Pattison Wolfe Fleming Keokuk Quirk Mr. Speaker Forsling Johnson of Ratliff Gilmore Marion

The nays were, 1.

Ontjes

Absent or not voting, 13.

Aiken of Ida	Hale	Hubbard	Oliver
Berry	Haney	Lovrien	Prichard
Eckles	Hansen	Miller	Venard
Hager			

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

House File No. 199, a bill for an act to amend chapter two hundred seventy-three (273) of the code, 1924, requiring certain information to be furnished by soldiers' relief commissions to the state bonus board, 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.

The ayes were, 92.

Akin of Carroll Johnson of Greene Quirk Ratliff Allen Grimwood Marion Kennedy, J. P. Anderson Griswold Reimers Bair Hagglund Kennedy, W. S. Rice Barnes Kent Rust Haney Bauer Hansen King Rutledge Kline Bixler Hanson Ryder Blackford Harrison Knudson Saunders Blythe Hattendorf Knutson Smith Buchmiller Heald Krouse Springer Bush Held Laughlin Stepenak Charlton Hempel Lichty Thomas Christophel Hill McCaulley Thompson Cole of Delaware Hines McIlrath Torgeson Cole of Harrison Hollingsworth Troup McIntosh Copeland Hollis McMillan Truax Hopkins Martin Vaughn Craig Mathews Wagner Crone Huff Walroa Crozier Hunt Maxfield Eden Istad Nagle Wamstad Wilson Nelson Edge Johnson of Eliott Dickinson O'Donnell Wolfe Ontjes Mr. Speaker Fleming Johnson of Keokuk Pattison Gilmore

The nays were, none.

Absent or not voting, 16.

Aiken of Ida	Hager	Lovrien	Prichard
Berry	Hale	Miller	Roberts
Eckles	Hubbard	Oliver	Simmer
Forsling	Ickis	Patterson	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. 52, a bill for an act to repeal the law as it appears in section eleven thousand eight hundred forty-three (11843) of the Code, 1924, and to enact a substitute therefor, relating to bonds of executors, administrators, and guardians, and the records thereof kept by the clerk of the district court, and making the same liens on the real estate of sureties, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the amendment filed by him and found in the journal of February 17th be adopted.

Amendment adopted.

Haney of Mills moved the previous question.

Motion prevailed.

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?" Rule 18 was invoked.

The ayes were, 16.

Akin of Carroll Cole of Harrison		McIntosh Miller	Ryder Springer
Eden	Hansen	O'Donnell	Wagner
Edge	Harrison	Rice	Walrod

The nays were, 86.

Aiken of Ida Allen Anderson Bair Barnes Bauer Berry Bixler Blackford Blythe Buchmiller Bush Charlton Christophel Cole of Delaware Copeland Craig Crone Crozier Elliott	Hunt Ickis Istad Johnson of Dickinson	Johnson of Marion Kennedy, J. P. Kent King Kline Knudson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McMillan Martin Mathews Maxfield Nagle Nelson Oliver	Pattison Quirk Ratliff Reimers Roberts Rust Rutledge Saunders Simmer Smith Stepanek Thomas Thompson Torgeson Troup Truax Venard Wamstad Wilson
Fleming	Johnson of	Ontjes	Wolfe
Gilmore Greene	Keokuk	Patterson	Mr. Speaker

Absent or not voting, 6.

Eckles	Hale	Knutson	Prichard
Hager	Kennedy, W. S.		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 184, a bill for an act to authorize the governor to receive from the secretary of war of the United States, and to disburse, certain moneys now in the possession of said secretary as trustee, was taken up for consideration.

Charlton 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, 93.

Akin of Carroll Allen Anderson Bair Barnes Bauer Berry Bixler Blackford Blythe Buchmiller Bush Charlton Christophel Cole of Delaware Cole of Harrison Copeland Craig Crone Crozier Eden Edge Elliott Fleming		Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent King Kline Knudson Krouse Laughlin Lichty McCaulley McIlrath McIntosh McMillan Martin Mathews Maxfield Miller Nagle Nelson O'Donnell Ontjes Patterson	Pattison Quirk Ratliff Reimers Rice Rust Rutledge Ryder Saunders Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Venard Walrod Wamstad Wilson Wolfe Mr. Speaker
--	--	--	--

The nays were, none.

Absent or not voting, 15.

Aiken of Ida	Hale	Lovrien	Simmer
Eckles	Haney	Oliver	Vaughn
Greene	Hansen	Prichard	Wagner
Hager	Knutson	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. 191, a bill for an act to repeal section 8612 (eighty-six hundred twelve) of the code, relating to fees and charges collected by the commissioner of insurance, and to enact a substitute therefor, 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, 90.

Allen Gilmore Johnson of Quirk Anderson Grimwood Marion Ratliff Kennedy, J. P. Kennedy, W. S. Bair Griswold Reimers Barnes Hagglund Rice Bauer Hansen Kent Roberts Berry Hanson Kline Rutledge Bixler Hattendorf Knudson Ryder Blackford Heald Suanders Krouse Blythe Hempel Laughlin Simmer Buchmiller Hines Smith Lichty Bush Hollingsworth McCaulley Springer Charlton Hollis McIlrath Stepanek Christophel Hopkins McIntosh Thomas Cole of Delaware Hubbard Cole of Harrison Huff McMillan Thompson Martin Torgeson Copeland Hunt Mathews Troup Craig Ickis Maxfield Truax Miller Crone Istad Venard Crozier Johnson of Nagle Walrod Eden Dickinson Nelson Wamstad Edge Johnson of O'Donnell Wilson Elliott Keokuk Oliver Wolfe Patterson Mr. Speaker Fleming Pattison Forsling

The nays were, none.

Absent or not voting, 18.

Aiken of Ida Akin of Carroll	Hale Haney	King Knutson	Prichard Rust
Eckles	Harrison	Lovrien	Vaughn
Greene	Held	Ontjes	Wagner
Hager	Hill		

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

House File No. 192, a bill for an act to repeal section 6697 (sixty-six hundred ninety-seven) of the code and to enact a substitute therefor, relating to special elections in special charter cities to fill vacancies, 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.

The ayes were, 93.

Kennedy, J. P. Kennedy, W. S. Aiken of Ida Grimwood Reimers Akin of Carroll Griswold Rice Kent Roberts Allen Hagglund King Rutledge Hansen Anderson Ryder Harrison Kline Barnes Bauer Hattendorf Knudson Saunders Heald Krouse Simmer Bixler Blackford Held Lichty Smith McCaulley Springer Hempel Blythe Buchmiller McIlrath Stepanek Hill Bush Hines McIntosh Thomas Hollingsworth McMillan Thompson Charlton Mathews Torgeson Christophel Hollis Martin Troup Cole of Delaware Hopkins Cole of Harrison Hubbard Maxfield Truax Vaughn Copeland Miller Huff Craig Hunt Nagle Venard Wagner Walrod Nelson Crone Ickis O'Donnell Crozier Istad Wamstad Eden Johnson of Oliver Wilson Patterson Elliott Dickinson Pattison Wolfe Fleming Johnson of Mr. Speaker Forsling Keokuk Quirk Ratliff Gilmore Johnson of

The nays were, none.

Absent or not voting, 15.

Bair	Greene	Hanson	Onties
Berry	Hager	Knutson	Prichard
Eckles	Hale	Laughlin	Rust
Edge	Hanev	Lovrien	

Marion

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

House File No. 193, a bill for an act to fix and determine the number of members of the house of representatives of this state to which each county is entitled under the census of 1925 (nineteen hundred twenty-five) and to repeal chapter 331 (three hundred thirty-one), acts 39th (thirty-ninth) general assembly, was taken up for consideration.

Simmer 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.

The ayes were, 91.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Gilmore Rice Allen Grimwood Roberts Anderson Griswold Rutledge Kent King Bair Hagglund Ryder Knudson Barnes Hansen Saunders Bauer Hanson Krouse Simmer Bixler Harrison Laughlin Smith Blackford Hattendorf Lichty Springer Blythe Heald Lovrien Stepanek Buchmiller Held McCaulley Thomas Thompson Bush Hill McIlrath Hines McIntosh Torgeson Charlton Christophel Hollingsworth McMillan Troup Cole of Delaware Hollis Martin Truax Mathews Vaughn Cole of Harrison Hopkins Miller Venard Copeland Hubbard Craig Huff Nagle Wagner Walrod Crone Ickis Nelson Crozier Johnson of O'Donnell Wamstad Eden Dickinson Oliver Wilson Wolfe Edge Johnson of Pattison Elliott Keokuk Quirk Mr. Speaker Johnson of Ratliff Fleming Reimers Forsling Marion

The nays were, none.

Absent or not voting, 17.

Aiken of Ida Istad Ontjes Hale Berry Kline Patterson Haney Knutson Prichard Eckles Hempel Greene Hunt Maxfield Rust 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. 76, a bill for an act to repeal section twentyseven hundred sixty-two (2762) of the code and to enact a substitute therefor, in relation to the use and disposal of dead animals, with report of committee recommending passage, was taken up for consideration.

Simmer 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.

The ayes were, 92.

Akin of Carroll	Forsling	Johnson of	Patterson
Allen	Gilmore	Keokuk	Pattison
Anderson	Grimwood	Kennedy, J. P.	Reimers
Bair	Griswold	Kennedy, W. S.	Rice
Barnes	Hagglund	Kent	Rutledge
Baues	Haney	King	Ryder
Berry	Hansen	Kline	Saunders
Bixler	Hanson	Knudson	Simmer
Blackford	Harrison	Krouse	Smith
Blythe	Hattendorf	Laughlin	Springer
Buchmiller	Heald	Lichty	Stepanek
Bush	Held	Lovrien	Thomas
Charlton	Hill	McCaulley	Thompson
Christophel	Hines	McIntosh	Torgeson
Cole of Delaware	Hollingsworth	McMillan	Troup
Cole of Harrison	Hollis	Martin	Truax
Copeland	Hopkins .	Mathews	Vaughn
Craig	Hubbard	Maxfield	Venard
Crone	Huff	Miller	Wagner
Crozier	Hunt	Nagle	Walrod
Eden	Ickis	Nelson	Wamstad
Edge	Istad	O'Donnell	Wilson
Fleming	Johnson of Dickinson	Oliver Ontjes	Mr. Speaker

The nays were, 1.

McIlrath

Absent or not voting, 15.

Aiken of Ida	Hale	Knutson	Roberts
Eckles	Hempel	Prichard	Rust
Elliott	Johnson of	Quirk	Wolfe
Greene	Marion	Ratliff	
Hager			

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

House File No. 6, a bill for an act to amend the law as it appears in chapter two hundred seventy-four (274) of Title XIV of the Code, 1924, relating to the number of county official newspapers, with report of committee without recommendation, 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.

The ayes were, 20.

Allen	Christophel	. Hollingsworth	McCaulley
Anderson	Copeland	Huff	Mathews
Barnes	Hagglund	Kennedy, J. P.	Rust Smith
Bixler	Haney	Kennedy, W. S.	Wolfe
Blythe	Held	Knudson	

The nays were, 65.

Akin of Carroll	Harrison	Knutson	Rice
Bair	Hattendorf	Krouse	Roberts
Bauer	Heald	Lichty	Rutledge
Blackford	Hill	McIlrath	Ryder
Buchmiller	Hines	McIntosh	Simmer
Bush	Hollis	McMillan	Springer
Charlton	Hopkins	Maxfield	Stepanek
Crone	Hunt	Miller	Thomas
Crozier	Johnson of	Nagle	Thompson
Eden	Dickinson	Nelson	Torgeson
Elliott	Johnson of	O'Donnell	Troup
Fleming	Keokuk	Oliver	Truax
Forsling	Johnson of	Ontjes	Wagner
Gilmore	Marion	Pattison	Walrod
Grimwood	Kent	Quirk	Wamstad
Griswold	King	Ratliff	Wilson
Hanson	Kline	Reimers	Mr. Speaker

Absent or not voting, 23.

Aiken of Ida	Edge	Hubbard	Patterson
Berry	Greene	Ickis	Prichard
Cole of Delaware	Hager	Istad	Saunders
Cole of Harrison	Hale	Laughlin	Vaughn
Craig	Hansen	Lovrien	Venard
Eckles	Hemnel	Martin	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION FOR SPECIAL ORDER

Hill of Floyd offered the following motion:

MR. SPEAKER: I move that Calendar No. 31, Senate File No. 104, be made a special order for 10:30 a.m., on the day following final action on Senate File No. 78.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. SPEAKER: We, the undersigned, hereby request a call of the House

for the consideration of Senate File No. 104, and for the consideration of the matter of making it a special order.

S. R. TORGESON.

C. C. ANDERSON.

C. G. OLIVER.

G. E. MAXFIELD.

J. PARK BAIR.

M. F. SPRINGER.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Cole of Delaware, Eckles of Butler, Greene of Pottawattamie, Hager of Allamakee, Hale of Howard, Laughlin of Fremont and Prichard of Woodbury.

Springer of Decatur moved that Hale of Howard be excused from the call of the House.

Motion prevailed.

Wilson of Tama moved that Eckles of Butler be excused from the call of the House.

Motion prevailed.

Forsling of Woodbury moved that Prichard of Woodbury be excused from the call of the House.

Motion prevailed.

Rutledge of Webster moved that Hager of Allamakee be excused from the call of the House.

Motion prevailed.

Kline of Davis, Lovrien of Humboldt, and Venard of Sioux offered the following concurrent resolution.

CONCURRENT RESOLUTION NO. 9

Whereas, The Senate and House of Representatives of the United States have passed, with a splendid majority, the bill known as the McNary-Haugen bill for the equalization of agriculture; and,

Whereas, This measure was adopted after four years of careful consideration by the people, and on the part of congress, and,

Whereas, It meets with practically the unanimous approval of the farm organizations and of the citizens of the agricultural sections of the whole United States.

Therefore, Be It Resolved by the House, the Senate concurring, That



we, the representatives of the people of Iowa, hereby convey to the President of the United States an expression of our hearty approval of this measure and of our trust that the bill will become effective by his signature, and,

That a copy of this resolution be transmitted by wire to the President of the United States.

Unanimous consent having been given for the immediate consideration of the resolution, Mr. Kline 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 concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 9 urging the President to sign the McNary-Haugen bill.

WALTER H. BEAM, Secretary.

Hansen of Scott moved that Rule 63 be suspended for the balance of the day.

Motion prevailed.

On motion of Forsling of Woodbury the House adjourned until 2:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

MOTION TO RECONSIDER WITHDRAWN

Forsling of Woodbury asked and obtained unanimous consent that his motion, filed on February 7th, to reconsider the vote by which Senate File No. 30 passed the House, be withdrawn.

Motion prevailed.

Knudson of Hamilton moved to invoke Rule 64.

The Speaker directed the sergeant-at-arms to clear the lobby.

Wagner of Scott moved that Rule 64 be suspended.

Motion lost.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of Senate File No. 104, and for the consideration of the matter of making it a special order.

BYRON G. ALLEN.
JAS. D. FLEMING.
THEO. KROUSE.
G. E. MAXFIELD.
F. D. ICKIS.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Eckles of Butler, Hager of Allamakee and Prichard of Woodbury.

Lovrien of Humboldt moved that Eckles of Butler, Hager of Allamakee and Prichard of Woodbury be excused from the call of the House.

Motion prevailed.

Hill of Floyd renewed his motion that Senate File No. 104 be made a special order for 10:30 a.m., on the day following the final disposition of Senate File No. 78.

Johnson of Marion raised the point of order that the motion was not in order in that it did not fix a day certain for the consideration of Senate File No. 104.

The Speaker ruled as follows: Answering the point of order raised by the gentleman from Marion I will first rule on the request of the gentleman from Floyd who asked for a ruling of the Chair as to whether the consideration of Senate File No. 104 can by a constitutional majority be made a special order for the day following the final action on Senate File No. 78. The Chair will rule that in his opinion the day following the final disposition of Senate File No. 78 is a date contingent on an action over which this House has no control; therefore, it is not a day certain. Neither is a motion to postpone definitely, nor an amendment to it, in order when it has the effect of an indefinite postponement. Therefore, the Chair rules that consideration of Senate File No. 104 can not be made a special order as provided by the motion offered by the gentleman from Floyd by a constitutional ma-



jority, but would require a two-thirds vote, having the effect of either deferring or possibly indefinitely postponing the bill in question.

Hill of Floyd asked and obtained unanimous consent to withdraw the motion filed by him to make Senate File No. 104 a special order.

Hill of Floyd moved that the call of the house be now raised. Motion prevailed.

AMENDMENTS FILED

Hanson of Winnebago filed the following amendment to Senate File No. 104:

Amend Senate File No. 104, section 32, line 9, by striking the word "may" and inserting in lieu thereof the word "shall", and by inserting after the word "commission" in line 10 the following: ", subject to the approval of the council,".

Martin of Jackson filed the following amendment to House File No. 9:

Amend House File No. 9, section forty-two (42), line five (5), by striking the words and figures "over and above \$1,000,"; also by striking subsection (i) of section forty-four (44) and inserting in lieu thereof the following:

"For each corporation a sum equal to three per cent (3%) of the assessed value of the property usefully employed or useful in the business".

On motion of McCaulley of Calhoun the House adjourned until 9:30 a. m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 19, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. Karl W. G. Hiller, pastor of Trinity M. E. church, Lake City, Iowa.

Journal of February 18th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Martin of Jackson, from citizens of Jackson and Clinton counties, urging the repeal of the law creating the office of county agent. Also, a petition from citizens, residents, and electors of Iowa, urging the enactment of a law permitting the farmers of Iowa to establish a cooperative bank. Banks and banking.

By Oliver of Monona, from citizens of Monona county, urging the repeal of the law creating the office of county agent. Agriculture.

By Kent of Lucas, from citizens of Lucas county, favoring House File No. 9. Ways and means.

By Johnson of Marion, from citizens and merchants of Knoxville favoring Senate File 164, and House File 165. Judiciary No. 2.

By Thompson of Fayette, from citizens of Fayette county, favoring Senate File 85. Public schools.

By Bush of Cherokee, from citizens of Cherokee county, opposing the proposed bond issue for the surfacing of hard roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking. By Simmer of Wapello, from citizens of Wapello county, opposing the proposed bond issue for the surfacing of hard roads; and favoring the enactment of a Bank Guarantee Deposit Act. Roads and highways.

By Haney of Mills, from citizens of Mills county, opposing Senate File 104. Roads and highways.

By Cole of Delaware, from citizens of Delaware county, opposing Senate File 104. Roads and highways.

By Istad of Winneshiek, from citizens of Winnishiek county, opposing Senate File 104. Roads and highways.

By Torgeson of Worth, from citizens of Worth county, opposing Senate File 104. Roads and highways.

By Truax of Buchanan, from citizens of Buchanan county, opposing Senate File 104. Roads and highways.

By King of Clay, from citizens of Clay county, opposing Senate File 104. Roads and highways.

Springer of Decatur, from citizens of Decatur county, opposing the proposed bond issue for the hard surfacing of roads.

Also, urging the repeal of the law creating the office of county agent.

Also, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

Berry of Monroe, from citizens of Monroe county, opposing the proposed bond issue for the hard surfacing of roads; and favoring the enactment of a Bank Guarantee Deposit Act. Banks and banking.

Eckles of Butler, from citizens of Butler county, opposing Senate File 104. Roads and highways.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hollingsworth of Boone for the day, on request of Stepanek of Linn; Krouse of Wayne for the day, on request of Mathews of Des Moines; Crozier of Mahaska for the day, on request of Griswold of Madison; McIntosh of Muscatine for the day, on request of Hunt of Louisa; Torgeson of Worth for the day, on request of Hanson of Winnebago; Copeland of Dallas for the day, on request of Wagner of Scott.

REPORTS OF COMMITTEES

Quirk of Sac, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred Senate File No. 96, a bill for an act to provide the procedure of the senate in the consideration of nominations of public officers when confirmation by the senate is required by law, to amend sections twenty-one hundred eighty-two (2182) and thirty-two hundred seventy-six (3276), and to repeal sections three hundred twelve (312), thirty-nine hundred fifteen (3915), eighty-six hundred six (8606), and ninety-one hundred thirty-two (9132) of the code, relating to the same subject matter, beg leave to report they have had 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. T. QUIRK, Chairman.

Report adopted.

Knutson of Cerro Gordo, 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. 161, a bill for an act to amend section 7072 of the code relating to the assessment of cars owned by freight line and equipment companies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 179, a bill for an act to repeal section seventy-two hundred twenty-five (7225) of the Code, 1924, and to enact a substitute therefor, relating to personal tax collectors, beg leave to report they have had the 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.

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 17, a bill for an act to amend section eleven hundred fortysix (1146) of the code, 1924, relating to vacancies in office, and providing for a vacancy caused by death of a member elect before qualifying, beg leave to report they have had the same under consideration and have in-



structed me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

Report adopted.

Venard of Sioux, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 103, a bill for an act to prevent the introduction into and dissemination within this state of insect pests and diseases injurious to plants and plant products of this state, to create the office of state entomologist within the state department of agriculture, and to prescribe its powers and duties, and provide penalties for the violation thereof, and to repeal chapter two hundred and one (201) of Title XII of the code relating to the state entomologist, beg leave to report they have had the same under consideration and have instructed me to report 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 immediately after the word "operation" and before the word "is" in line six (6) of section seventeen (17) the following: "such as is normal and usual in farm operations".

G. L. VENARD, Chairman.

Report adopted.

Forsling of Woodbury, 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. 170, a bill for an act to amend section 1063 of the code, 1924, relating to the bonds of state officers and the members and chief engineer of the highway commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. Forsling, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 129, a bill for an act granting to the city of Sioux City, Iowa, all right, title or interest, if any, which the State of Iowa may have in and to certain parts of the bed of the Missouri river contiguous to the City of Sioux City, upon certain conditions, beg leave to report they have had 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. 1 to whom was referred House File No. 162, a bill for an act to repeal sections seven thousand three hundred nineteen (7319) and eleven thousand nine hundred twelve (11912) of the code; to repeal sections seven thousand three hundred twenty (7320), seven thousand three hundred twenty-four (7324) and eleven thousand nine hundred thirteen (11913) of the code and to enact substitutes therefor; and to amend section eleven thousand nine hundred sixteen (11916) of the code, relating to report and inventories of executors, administrators, and testamentary trustees, and to the appraisement of personal property in probate proceedings, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. Forsling, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 177, a bill for an act to amend chapter 577 of the code, 1924, relating to larceny of domestic animals and providing punishment therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

First: Strike out the title and in lieu insert the following:

"A BILL FOR

An act to amend, revise, and codify section thirteen thousand fifteen (13015) of the code, relating to the larceny of domestic fowls and animals."

Second: Strike out all after the enacting clause and in lieu insert the following:

"Section 1. Section thirteen thousand fifteen (13015) of the code is amended, revised, and codified as follows:

'13015. Larceny of domestic fowls and animals. If any person steal, take and carry away, irrespective of value, any domestic fowl or poultry from any building, shed, coop, or inclosed premises, or if any person steal, take and carry away, irrespective of value, any pig, cow, calf, horse, colt, or other domestic animal, he shall be punished by imprisonment in the penitentiary or men's or women's reformatory not more than five (5) years, or by imprisonment in the county jail not more than one (1) year, or by a fine not more than one thousand dollars (\$1,000), or by both such fine and imprisonment in the county jail.'"

L. B. FORSLING, Chairman.

Report adopted.



Edge of Jasper, 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. 57, 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, beg leave to report they have had 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. EDGE, Chairman.

Report adopted.

Elliott of Polk, from the committee on public utilities, submitted the following report:

MR. SPEAKER: Your committee on public utilities to whom was referred House File No. 29, a bill for an act providing a basis for establishing a taxable value to public utility properties, beg leave to report they have had the 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. ELLIOTT, Chairman.

Passed on file.

HOUSE FILE WITHDRAWN

On request of Bair of Buena Vista, unanimous consent having been obtained, H. F. No. 180 was withdrawn from the committee on cities and towns and from further consideration by the House.

SPECIAL ORDER

The Speaker announced that all bills appearing on the calendar for indefinite postponement will be made a special order for Wednesday, February 23rd, at 10:30 a. m.

INTRODUCTION OF BILLS

House File No. 229, by Eden of Clinton, a bill for an act to amend section forty-two hundred seven (4207) of the code, 1924, relating to registration for school elections.

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

House File No. 230, by Hubbard of Pottawattamie, a bill for an act to amend section seventy-five hundred sixty-two (7562) of the code, 1924, relating to the reclassification of levee and drainage districts for assessment for repairs and improvements.

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

House File No. 231, by Knutson of Cerro Gordo, a bill for an act to enable mechanics to acquire liens for the security of evidences of indebtedness which have been taken in return for furnishing materials or performing labor.

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

House File No. 232, by committee on public health, a bill for an act to amend section twenty-four hundred sixty-five (2465) of the code, 1924, so as to authorize each examining board connected with the state department of health to maintain memberships in the respective national organizations of such boards and making an appropriation for the membership fees therein.

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

House File No. 233, by Wolfe of Linn, a bill for an act to provide for first aid treatment for injured workmen in coal mines.

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

House File No. 234, by Nagle of Johnson, a bill for an act to amend section five thousand seven hundred and twenty-eight (5728) of the code, 1924, relating to police courts.

Read first and second times and referred to committee on cities and towns.

House File No. 235, by Bair of Buena Vista, a bill for an act to amend section forty-four hundred eighty-seven (4487) of the code relating to the loaning of the permanent school fund.

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

House File No. 236, by Kent of Lucas, a bill for an act to repeal section three hundred seventy-three (373) of the code, 1924, and to enact a substitute therefor relating to the levying of a tax



for an emergency and providing for the transfer thereof to any other fund of the municipality.

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

House File No. 237, by Elliott of Polk, a bill for an act to repeal the law as it appears in chapter ninety-three (93), Title V of the Code, 1924, and to enact a substitute therefor, relating to organizations soliciting public donations.

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

House File No. 238, by Forsling of Woodbury, a bill for an act to legalize and make permanent a transfer of funds from the light fund to the general fund of the incorporated town of Sergeant Bluff, Iowa.

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

House File No. 239, by Harrison of Clarke, a bill for an act to regulate the sale of near beer as defined in this act, to provide for the licensing of places where near beer is sold to retail, to provide a stamp tax upon near beer, and to provide penalties for the violations of the provisions of this act.

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

Held of Plymouth offered the following resolution:

RESOLUTIONS

Whreas, The Honorable R. B. Eckles is confined to his home at 1015 E. 9th St. on account of sickness and has been for some time past.

Be It Resolved, That the sincere sympathy of this House be extended to him in his affliction with the hope for his speedy recovery to health, and

Be It Further Resolved, That the Chief Clerk of the House is instructed to communicate this resolution to Mr. Eckles.

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



CONSIDERATION OF BILLS

Senate File No. 18, a bill for an act to amend section 12885 (twelve thousand eight hundred eighty-five) of the code relating to objections on appeal to the jurisdiction of the court 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, 93.

Aiken of Ida Greene Johnson of Oliver Akin of Carroll Grimwood Keokuk Ontjes Griswold Johnson of Patterson Allen Anderson Marion Pattison Hager Kennedy, J. P. Bair Hagglund Quirk Barnes Haney Kennedy, W. S. Ratliff Bauer Hansen Kent Reimers Hanson Rice King Berry Kline Roberts Bixler Harrison Hattendorf Blackford Knudson Rust Heald Knutson Rutledge Blythe Buchmiller Held Laughlin Ryder Saunders Charlton Hempel Lichty Christophel Hill Lovrien Smith Cole of Delaware Hines McCaulley Springer Cole of Harrison Hollis McIlrath Stepanek Craig Hopkins McMillan Thompson Crone Hubbard Martin Troup Eden Huff Mathews Truax Hunt Maxfield Wagner Edge Elliott Ickis Miller Walrod Fleming Istad Nagle Wamstad Forsling Johnson of Nelson Wilson Dickinson O'Donnell Mr. Speaker Gilmore

The nays were, none.

Absent or not voting, 15.

Bush Hale Prichard Vaughn
Copeland Hollingsworth Simmer Venard
Crozier Krouse Thomas Wolfe
Eckles McIntosh Torgeson

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

Hill of Floyd asked and obtained unanimous consent to take up House File No. 157 at this time.



House File No. 157, a bill for an act to appropriate the sum of Two Hundred (\$200) Dollars to pay the expenses or cost of completing the Official Register, with report of committee recommending passage, 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, 87.

Akin of Carroll Grimwood Johnson of O'Donnell Allen Griswold Keokuk Oliver Pattison Anderson Hager Johnson of Bair Hagglund Marion Ratliff Kennedy, J. P. Barnes Reimers Haney Bauer Hansen Kennedy, W. S. Rice Berry Hanson Kent Roberts Blackford Harrison King Rust Kline Rutledge Blythe Hattendorf Knudson Buchmiller Heald Ryder Charlton Held Knutson Saunders Christophel Hempel Laughlin Smith Cole of Delaware Hill Lichty Springer Cole of Harrison Hines Stepanek Lovrien Craig Thompson Hollis McCaulley Crone Hopkins McIlrath Troup Eden Hubbard McMillan Truax Edge Huff Mathews Vaughn Elliott Ickis Maxfield Venard Fleming Istad Miller Wagner Forsling Johnson of Nagle Walrod Gilmore Dickinson Nelson Wamstad Greene Mr. Speaker

The nays were, 2.

Bixler

Ontjes

Absent or not voting, 19.

Aiken of Ida Hale Martin Thomas Bush Hollingsworth Patterson Torgeson Copeland Prichard Wilson Hunt Crozier Krouse Quirk Wolfe **Eckles** Simmer McIntosh

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 13960 (thirteen thousand nine hundred sixty) of the code relative to

commitments for felonies, 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, 84.

Akin of Carroll	Griswold	Johnson of	O'Donnell
Allen	Hager	Keokuk	Oliver
Anderson ·	Hagglund	Johnson of	Ontjes
Bair	Hale	Marion	Pattison
Barnes	Haney	Kennedy, J. P.	Reimers
Bauer	Hansen	Kennedy, W. S.	Rice
Berry	Hanson	Kent	Roberts
Blackford	Harrison	King	Rust
Blythe	Heald	Kline	Rutledge
Buchmiller	Held	Knudson	Ryder
Charlton	Hempel	Knutson	Saunders
Christophel	Hill	Laughlin	Smith
Cole of Delaware		Lichty	Springer
Cole of Harrison	Hopkins	Lovrien	Stepanek
Craig	Hubbard	McCaulley	Troup
Crone	Huff	McIlrath	Truax
Eden	Hunt	McMillan	Vaughn
Edge	Ickis	Mathews	Venard
Elliott	Istad	Maxfield	Wagner
Fleming	Johnson of	Miller	Walrod
Gilmore	Dickinson	Nagle	Wamstad
Grimwood		Nelson	Mr. Speaker

The nays were, none.

Absent or not voting, 24.

Aiken of Ida	Forsling	McIntosh	Simmer
Bixler	Greene	Martin	Thomas
Bush	Hattendorf	Patterson	Thompson
Copeland	Hollingsworth	Prichard	Torgeson
Crozier	Hollis	Quirk	Wilson
Eckles	Krouse	Ratliff	Wolfe

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 amend section 4547 (forty-five hundred forty-seven) of the code relative to reports by the curators of the state historical society, 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.

On the question "Shall the bill pass?"

The ayes were, 90.

Akin of Carroll Grimwood Johnson of Nelson Allen Griswold Keokuk O'Donnell Anderson Hager Johnson of Oliver Bair Hagglund Marion Onties Kennedy, J. P. Barnes Hale Pattison Bauer Haney Kennedy, W. S. Ratliff Berry Hansen Kent Reimers Blackford King Rice Hanson Blythe Harrison Kline Rust Buchmiller Rutledge Hattendorf Knudson Charlton Heald Knutson Ryder Christophel Held Laughlin Saunders Cole of Delaware Hempel Lichty Smith Cole of Harrison Hill Lovrien Springer Craig Hines McCaulley Stepanek Crone Hollis McIlrath Troup Eden Hopkins McMillan Truax Hubbard Edge Martin Vaughn Elliott Huff Mathews Venard Fleming Hunt Maxfield Wagner Forsling Ickis Miller Walrod Gilmore Istad Nagle Wamstad Johnson of Wilson Greene Mr. Speaker Dickinson

The nays were, none.

Absent or not voting, 18.

Aiken of Ida	Eckles	Prichard	Thomas
Bixler	Hollingsworth	Quirk	Thompson
Bush	Krouse	Roberts	Torgeson
Copeland	McIntosh	Simmer	Wolfe
Crozier	Patterson		

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

Senate File No. 46, a bill for an act to authorize the code editor to omit certain formal matters in the compilation of the code, with report of committee recommending passage, was taken up for consideration.

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, 87.

Akin of Carroll Hager Johnson of Pattison Allen Hagglund Marion Ratliff Kennedy, J. P. Kennedy, W. S. Anderson Hale Reimers Bair Haney Rice Bauer Hansen Kent Roberts Blackford King Hanson Rust Blythe Harrison Kline Rutledge Buchmiller Hattendorf Knudson Ryder Charlton Heald Knutson Saunders Laughlin Christophel Held Simmer Cole of Delaware Hempel Cole of Harrison Hill Lichty Smith Lovrien Springer Craig Hines McCaulley Stepanek Crone Hollis McIlrath Troup Eden Hopkins McMillan Truax Edge Hubbard Martin Vaughn Elliott Hunt Mathews Venard Fleming Ickis Maxfield Wagner Forsling Istad Miller Walrod Gilmore Johnson of Nelson Wamstad Dickinson O'Donnell Wilson Greene Grimwood Johnson of Onties Mr. Speaker Griswold Keokuk

The nays were, none.

Absent or not voting, 21.

Aiken of Ida Crozier McIntosh Quirk Barnes Eckles Nagle Thomas Berry Hollingsworth Oliver Thompson Patterson Bixler Huff Torgeson Bush Krouse Prichard Wolfe Copeland

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 eight hundred eighty-seven (887) of the Code, 1924, relating to double counting boards in elections, so as to permit the appointing of double boards in precincts where one hundred fifty (150) votes or more were cast in the last preceding general election, with report of committee recommending amendment and passage, was taken up for consideration.

Wamstad of Mitchell moved that the amendment filed by him and found in the journal of February 16th be substituted for the committee amendments.

Motion prevailed.

The committee amendments as amended by substitution were 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, 80.

Aiken of Ida	Hagglund	Kennedy, J. P.	Pattison
Akin of Carroll	Hale	Kennedy, W. S.	Ratliff
Anderson	Haney	Kent	Reimers
Bair	Hansen	King	Rutledge
Barnes	Hanson	Kline	Ryder
Bauer	Harrison	Knudson	Saunders
Berry	Hattendorf	Knutson	Simmer
Bixler	Heald	Laughlin	Smith
Blythe	Held	Lichty	Springer
Buchmiller	Hempel	Lovrien	Thomas
Charlton	Hollis	McCaulley	Thompson
Christophel	Hopkins	McIlrath	Troup
Craig	Hunt	McMillan	Truax
Crone	Ickis	Martin	Vaughn
Eden	Istad	Maxfield	Venard
Elliott	Johnson of	Nagle	Wagner
Fleming	Dickinson	Nelson	Walrod
Greene	Johnson of	O'Donnell	Wamstad
Grimwood	Keokuk	Oliver	Wilson
Griswold	Johnson of	Ontjes	Mr. Speaker
Hager	Marion	Patterson	

The nays were, 8.

Allen	Gilmore	Mathews	Rice
Blackford	Hines	Miller	Rust

Absent or not voting, 20.

Bush	Eckles	Hubbard	Quirk
Cole of Delaware	Edge	Huff	Roberts
Cole of Harrison	Forsling	Krouse	Stepanek
Copeland	Hill	McIntosh	Torgeson
Crozier	Hollingsworth	Prichard	Wolfe

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

Haney of Mills offered the following amendment to the title and moved its adoption.

Amend the title to House File No. 7 by changing the comma following the word "elections" in line three (3) to a period and striking the remaining part of the title.

Amendment adopted and the title, as amended, was agreed to. House File No. 201, a bill for an act to amend section twentyfive hundred forty (2540) of the code, 1924, relating to the requirements of each applicant for a license to practice medicine, was taken up for consideration.

Lichty of Black Hawk moved that Senate File No. 136 be withdrawn from the committee on public health and substituted for House File No. 201. Motion prevailed.

Senate File No. 136, a bill for an act to amend section twenty-five hundred forty (2540) of the code of 1924, relating to the requirements of each applicant for a license to practice medicine, 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, 76.

Akin of Carroll	Griswold	Kennedy, J. P.	Reimers
Allen	Hager	Kennedy, W. S.	Rice
Anderson	Hagglund	Kent	Roberts
Barnes	Hale	King	Rutledge
Blackford	Hanson	Kline	Ryder
Blythe	Harrison	Knudson	Saunders
Buchmiller	Hattendorf	Knutson	Simmer
Bush	Heald	Laughlin	Smith
Charlton	Hempel	Lichty	Springer
Christophel	Hines	Lovrien	Stepanek
Cole of Harrison		McCaulley	Thomas
Craig	Hubbard	McMillan	Troup
Eden	Hunt	Mathews	Truax
Edge	Istad	Maxfield	Vaughn
Elliott	Johnson of	Nagle	Wagner
Fleming	Dickinson	Nelson	Walrod
Forsling	Johnson of	Ontjes	Wamstad
Gilmore	Keokuk	Patterson	Wilson
Greene	Johnson of	Pattison	Mr. Speaker
Grimwood	Marion	Ratliff	3.5
The nays were,	4.		
Crone	Huff	McIlrath	Miller
Absent or not vo	oting, 28.		
Aiken of Ida	Crozier	Hollis .	Prichard
Bair	Eckles	Ickis	Quirk
Bauer	Haney	Krouse	Rust
Berry	Hansen	McIntosh	Thompson
Bixler	Held	Martin	Torgeson
Cole of Delaware		O'Donnell	Venard
Copeland	Hollingsworth	Oliver	Wolfe

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

House File No. 45, a bill for an act legalizing certain franchises of Iowa Railway and Light Corporation, in the towns of Central City, Center Point, Walker, Alburnett, Prairieburg, Quasqueton and Ryan, in the State of Iowa, with report of committee recommending passage, 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?"

The ayes were, 69.

Akin of Carroll	Hagglund	Kennedy, J. P.	Reimers
Anderson	Hale	Kennedy, W. S.	Rice
Bair	Haney	Kent	Roberts
Bixler	Harrison	King	Rutledge
Blackford	Heald	Kline	Ryder
Blythe	Held	Knudson	Saunders
Buchmiller	Hempel	Knutson	Simmer
Bush	Hill	Laughlin	Smith
Charlton	Hollis	Lichty	Springer
Christophel	Hopkins	Lovrien	Stepanek
Cole of Harrison	Hunt	McCaulley	Thomas
Eden	Istad	McIlrath	Thompson
Elliott	Johnson of	McMillan	Troup
Fleming	Dickinson	Mathews	Truax
Gilmore	Johnson of	Maxfield	Vaughn
Greene	Keokuk	Nelson	Wagner
Grimwood	Johnson of	Pattison	Walrod
Hager	Marion	Ratliff	Wilson

The nays were, 6.

Barnes	Hattendorf	Miller	Oliver
Craig	Huff		

Absent or not voting, 33.

Aikin of Ida	Eckles	Hubbard	Patterson
Allen	Edge	Ickis	Prichard
Bauer	Forsling	Krouse	Quirk
Berry	Griswold	McIntosh	Rust
Cole of Delaware	Hansen	Martin	Torgeson
Copeland	Hanson	Nagle	Venard
Crone	Hines	O'Donnell	Wamstad
Crozier	Hollingsworth	Ontjes	Wolfe
		1233 27 2 2 2 2 3 2 3 2 3 3 3 3 3 3 3 3 3	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 61, a bill for an act relating to the selection of lists of jurors, and waiver of defects in the manner of their selection, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Springer of Decatur the amendments proposed by the committee, found in the journal of February 15th, were adopted.

Mr. Springer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Akin of Carroll	Gilmore		Ickis	Miller
Allen	Greene		Istad	Nelson
Anderson	Grimwood		Johnson of	O'Donnell
Bair	Griswold		Dickinson	Pattison
Barnes	Hager		Johnson of	Ratliff
Bauer	Hagglund		Keokuk	Reimers
Berry	Hale		Johnson of	Rice
Blackford	Haney		Marion	Roberts
Blythe	Hanson		Kennedy, J. P.	Rust
Buchmiller	Harrison		Kennedy, W. S.	Rutledge
Bush	Hattendorf		Kent	Simmer
Charlton	Heald		King	Smith
Christophel	Held		Kline	Springer
Cole of Delaware			Laughlin	Stepanek
Cole of Harrison			Lichty	Thomas
Craig	Hines		Lovrien	Troup
Crone	Hollis		McCaulley	Truax
Eden	Hopkins		McIlrath	Vaughn
Elliott	Hubbard		McMillan	Venard
Fleming	Huff	125	Martin	Walrod
Forsling	Hunt		Mathews	Wilson

The nays were, 5.

Knutson Nagle Oliver Wagner Wamstad

Absent or not voting, 22.

Aiken of Ida Ontjes Saunders Hansen Patterson Thompson Hollingsworth Bixler Prichard Copeland Knudson Torgenson Wolfe Crozier Krouse Quirk McIntosh Ryder Mr. Speaker Eckles Maxfield 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. 120, a bill for an act to amend section fifty-five hundred seventy-two (5572) of the Code, relating to the compensation of township clerk, with report of committee recommending passage, 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, 75.

Akin of Caroll	Edge	Hines	Onties
Allen	Elliott	Hopkins	Patterson
Anderson	Fleming	Hubbard	Pattison
Bair	Forsling	Istad	Ratliff
Barnes	Greene	Kennedy J. P.	Reimers
Bauer	Grimwood	Kent	Roberts
Berry	Griswold	Kline	Rutledge
Bixler	Hager	Knutson	Simmer
Blackford	Hagglund	Laughlin	Smith
Blythe	Hale	Lichty	Stepanek
Buchmiller	Haney	Lovrien	Thomas
Bush	Hansen	McCaulley	Truax
Charlton	Hanson	McIlrath	Vaughn
Christophel	Harrison	McMillan	Venard
Cole of Delaware	Hattendorf	Martin	Wagner
Cole of Harrison	Heald	Mathews	Walrod
Craig	Held	Miller	Wamstad
Crone	Hempel	Nelson	Wilson
Eden	Hill	O'Donell	

The nays were, 7.

Gilmore

Hollis

Hollingsworth

Hunt Johnson of Dickinson	Johnson of Keokuk	Johnson of Marion Kennedy W. S.	Maxfield Oliver
Absent or not	voting, 26.		
Aiken of Ida Copeland Crozier Eckles	Huff Ickis King Knudson	Prichard Quirk Rice Rust	Thompson Torgeson Troup Wolfe

Krouse

Nagle

McIntosh

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

Ryder

Saunders

Springer

House File No. 142, a bill for an act to legalize and make permanent the transfer of money from the water fund to the fire equipment fund of the city of Missouri Valley, Iowa, with report

Mr. Speaker

of committee recommending passage, was taken up for consideration.

Cole of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were 86.

Akin of Carroll	Hagglund	Johnson of	Pattison
Allen	Hale	Marion	Ratliff
Barnes	Haney	Kennedy, J. P.	Reimers
Bauer	Hansen	Kent	Rice
Berry	Hanson	King	Roberts
Bixler	Harrison	Kline	Rust
Blackford	Hattendorf	Knutson	Rutledge '
Blythe	Heald	Laughlin	Ryder
Buchmiller	Held	Lichty	Simmer
Bush	Hempel	Lovrien	Smith
Charlton	Hill	McCaulley	Springer
Christophel	Hines	McIlrath	Stepanck
Cole of Delaware	Hopkins	McMillan	Thomas
Cole of Harrison	Hubbard	Martin	Troup
Craig	Huff	Mathews	Truax
Crone	Hunt	Maxfield	Vaughn
Edge	Ickis	Miller	Venard
Elliott	Istad	Nelson	Wagner
Fleming	Johnson of	O'Donnell	Walrod
Gilmore	Dickinson	Oliver	Wamstad
Greene	Johnson of	Ontjes	Wilson .
Grimwood Griswold	Keokuk	Patterson	Mr. Speaker

The nays were, none.

Absent or not voting, 22.

Aiken of Ida	Eden	Knudson	Quirk
Anderson	Forsling	Krouse	Saunders
Bair	Hager	McIntosh	Thompson
Copeland	Hollingsworth	Nagle	Torgeson
Crozier	Hollis	Prichard	Wolfe
Eckles	Kennedy, W. S.		

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 making an appropriation for the purpose of paying to the Four-County Fair Association, for a fair held at Coon Rapids, Carroll county, Iowa, in October, 1925, the sum of nine hundred ninety-nine dollars and eleven cents (\$999.11), the state aid to which the said fair association



is entitled under the provisions of chapter one hundred thirty-six (136) of the Code, 1924, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Akin of Carroll, the amendment proposed by the committee and found in the journal of February 15th, was adopted.

Mr. Akin moved that House File No. 163 be referred to the committee on appropriations.

Motion prevailed.

House File No. 167, a bill for an act to amend section fifty-two hundred thirty-seven (5237) of the Code relating to the payment of the fees of the county coroner, with report of committee recommending passage, was taken up for consideration.

Allen of Pocahontas offered the following amendments and moved their adoption:

Amend House File No. 167 by striking out all after the third line of section one and inserting in lieu thereof the following:

"5237-b1. Claim in probate. The coroner shall file his claim for fees against the estate of the deceased if such estate exists, for the benefit of the county. The county shall pay the amount of such fees to the coroner."

Forsling of Woodbury moved that further action on House File No. 167 be deferred and retain its place on the calendar.

Motion prevailed.

Senate File No. 36, a bill for an act to repeal section 478 (four hundred seventy-eight) of the code, 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, 78.

Allen Bixler Bush Craig
Anderson Blackford Charlton Crone
Bair Blythe Christophel Eden
Berry Buchmiller Cole of Harrison Edge



McCaulley Rutledge Elliott Hopkins McIlrath Fleming Huff Ryder McMillan Hunt Simmer Forsling Ickis Martin Smith Gilmore Grimwood Johnson of Mathews Stepanek Dickinson Maxfield Thomas Griswold Johnson of Miller Troup Hager Keokuk Nelson Truax Hagglund O'Donnell Vaughn Johnson of Haney Wagner Hanson Marion Oliver Walrod Harrison Kennedy, J. P. Ontjes Wamstad Hattendorf King Pattison Kline Ratliff Wilson Heald Mr. Speaker Knudson Held Reimers Hempel Laughlin Rice Hines Lichty Roberts Rust Hollis Lovrien

The nays were, none.

Absent or not voting, 30.

Aiken of Ida Kent Quirk Greene Akin of Carroll Saunders Hale Knutson Barnes Hansen Krouse Springer Hill McIntosh Thompson Bauer Cole of Delaware Hollingsworth Nagle Torgeson Copeland Hubbard Patterson Venard Prichard Wolfe Crozier Istad Kennedy W. S. Eckles

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. 66, a bill for an act relating to notice in proceedings for the administration of the estates of absentees.

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 children's boarding homes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 135, a bill for an act 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. 72, a bill for an act relating to 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. 53, a bill for an act relating to the subject of civil procedure.

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 relating to electric storage batteries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 2, a bill for an act repealing the closed season on muskrats.

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 relating to appropriation for funds for expenses of the United States champion junior dairy cattle judging team.

Also, 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 relating to the power of the court to order amendments to indictments.

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 authorizing investment in certain securities of the Additional Bonus and Disability Fund.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 199, a bill for an act relating to the soldiers' bonus board.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 20, a bill for an act relating to issuance of patent for tract of land in Jasper County.

WALTER H. BEAM, Secretary.

CONSIDERATION OF SENATE AMENDMENTS

On request of Edge of Jasper, House File No. 20, a bill for an act for the relief of the grantees of C. B. Churchill and John Sullivan and for the purpose of having a patent issued in the name

of Luther Taylor and Nellie Sims Taylor for a certain tract of land, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

Amend by striking the period and inserting a comma in lieu thereof at the end of section three (3) of the bill, and by adding the words: "without expense to the state".

Mr. Edge moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 70.

Akin of Carroll Allen Bair Bauer Berry Bixler Blackford Blythe Buchmiller Bush Charlton Cole of Delaware Cole of Harrison Crone Eden Edge Elliott	Johnson of Dickinson Johnson of Keokuk Johnson of Marion Kennedy, J. P. King Knutson Laughlin Lichty Lovrien McCaulley McMillan Martin Mathews Maxfield	Nelson O'Donnell Oliver Ontjes Pattison Ratliff Rice Rust Rutledge Ryder Troup Truax Vaughn Venard Wagner Walrod Wamstad

The nays were, none.

Absent or not voting, 38.

Aiken of Ida	Hill	McIlrath	Simmer
Anderson	Hines	McIntosh	Smith
Barnes	Hollingsworth	Nagle	Springer
Christophel	Hopkins	Patterson	Stepanek
Copeland	Istad	Prichard	Thomas
Craig	Kennedy, W. S.	Quirk	Thompson
Crozier	Kent	Reimers	Torgeson
Eckles	Kline	Roberts	Wilson
Grimwood	Knudson	Saunders	Wolfe
Hansen	Krouse		

Motion prevailed and the House concurred in the Senate amendments to House File No. 20.



SENATE MESSAGES CONSIDERED

Senate File No. 66, a bill for an act to amend, revise, and codify sections eleven thousand nine hundred one (11901) and eleven thousand nine hundred three (11903), and eleven thousand nine hundred four (11904) of the code, relating to the service of notice in proceedings for the administration of the estates of absentees.

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

Senate File No. 135, a bill for an act to amend Section two (2) of Chapter One Hundred Thirty-seven (137), Acts of the 41st General Assembly, relating to the powers of the board of waterworks trustees.

Read first and second times and referred to committee on cities and towns.

Senate File No. 115, a bill for an act to amend Chapter Seventyeight (78), Acts of the Forty-first (41st) General Assembly, relating to children's boarding homes.

Read first and second times and referred to committee on child welfare.

Senate File No. 72, a bill for an act to amend chapter one hundred sixty-three (163), Acts of the Forty-first General Assembly, with reference to the deposit by life insurance companies to cover the valuation of policies.

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

Senate File No. 57, a bill for an act to amend section four (4) of chapter seventeen (17) of the laws of the Forty-first (41st) General Assembly, relating to electric storage batteries.

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

Senate File No. 53, a bill for an act to repeal section 11484 (eleven thousand four hundred eighty-four) and to make section 13858 (thirteen thousand eight hundred fifty-eight) of the code, applicable to civil trials, all relating to the subject of civil procedure.



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

Senate File No. 2, a bill for an act to repeal the law as it appears in Chapter thirty-six (36), Acts of the Forty-first General Assembly, providing for a closed season on muskrats.

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

Senate File No. 6, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team in attending the nineteen hundred twentyseven (1927) international live stock show.

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

Senate File No. 50, a bill for an act to amend, revise, and codify sections 13744 (thirteen thousand seven hundred forty-four) and 13747 (thirteen thousand seven hundred forty-seven) of the code relating to the power of the court to order amendments to indictments.

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

Knudson of Hamilton moved that Rule 63 be suspended for the day.

Motion prevailed.

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Elliott of Polk asked and obtained unanimous consent to have three hundred additional copies of House File No. 124 printed.

MR. HEARST AND MRS. RICHARDSON ADDRESS HOUSE

Hollis of Black Hawk moved that an invitation be extended to Charles Hearst, president of the Farm Bureau Association, and Mrs. Richardson, chairman of the women's division of the Iowa State Farm Bureau Association.

Motion prevailed and the chair appointed Hollis of Black Hawk and Venard of Sioux to escort Mr. Hearst and Mrs. Richardson to the Speaker's station, where they briefly addressed the House.



COMMUNICATION FROM WASHINGTON

The following communication was received from the General Assembly of the State of Washington:

HOUSE JOINT MEMORIAL NO. 3

To the Honorable House of Representatives of the United States of America in Congress Assembled:

We, your memorialists, the House of Representatives and the Senate of the State of Washington, in legislative session assembled, most respectfully represent and pray as follows:

Whereas, Under our present constitution the President, Senators and Representatives take up their duties many months after the day of election, and

Whereas, The provisions of the constitution herein sought to be amended are antiquated and unworkable under modern conditions, to such an extent as to be, in some cases, a positive menace to the best welfare of the Nation, and

Whereas, The Senate has seen fit to offer and pass a constitutional amendment known as the "Norris Amendment," providing that such officers shall take office promptly after election, and have sent the same to the House,

Therefore Be It Resolved: That, we, your memorialists, do earnestly and respectfully pray that the House of Representatives will take similar action at the earliest possible date and present the same to the legislatures of the various states for their adoption, and

Be It Further Resolved: That the Secretary of State, under the seal of the State of Washington, transmit to the Senate and the House of Representatives of the United States at Washington, D. C., and to each Senator and Congressman from the State of Washington, and to the Legislature of each of the several states, a full, true, and correct copy of this Joint Memorial.

Passed the House January 26, 1927. RALPH R. KNAPP, Speaker of the House.

Passed the Senate February 3, 1927.
W. LON JOHNSON,
President of the Senate.

AMENDMENT FILED

Hubbard and Greene of Pottawattamie filed the following amendments to Senate File No. 104:

Amend Senate File No. 104 by adding thereto the following: Sec. 38. Section forty-six hundred twenty-two (4622) of the code, 1924, is hereby repealed and the following enacted in lieu thereof:

"The state highway commission shall be composed of five appointive members, not more than four of whom shall belong to the same political party, and each commissioner shall serve for four years from July first of the year of his appointment, except as hereinafter provided. The office of said commission shall be located in the city of Ames, Iowa."

Sec. 39. Section forty-six hundred twenty-three (4623) of the code, 1924, is hereby repealed and the following enacted in lieu thereof:

"Within sixty days after the convening of the general assembly in regular session in 1929, and each two years thereafter, the governor shall appoint, with the approval of two-thirds of the senate in executive session, a successor or successors to the member or members of said commission whose terms expire on July first following."

Sec. 40. Temporary provision. As soon as this act has been approved by the governor, the governor shall appoint, with the approval of two-thirds of the senate in executive session, three members of said commission, one of whom shall serve for a term commencing July 1, 1927, and ending July 1, 1929, and the other two members shall be appointed for a term commencing July 1, 1927, and ending July 1, 1931."

The foregoing amendment is sponsored also by Hagglund, Bixler, Roberts, Anderson, Kent, Martin, Simmer, Vaughn, Raymond Johnson, Ickis, Hines.

On motion of Saunders of Palo Alto the House adjourned until 10:00 a.m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 21, 1927.

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

Prayer was offered by Rev. J. W. Johnson, pastor of the Christian church, Redfield, Iowa.

Journal of February 19th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Rutledge of Webster, from citizens of Webster county, urging the repeal of chapter 129 of the code, relating to the eradication of bovine tuberculosis. Animal industry.

By Christophel of Bremer, from citizens of Bremer county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of a bank guarantee deposit act. Banks and banking.

By Carter of Hardin, from citizens of Hardin county, opposing Senate File 104. Roads and highways.

By Forsling of Woodbury, from citizens of Woodbury county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring a bank guarantee deposit act. Roads and highways.

By Nelson of Hancock, from citizens of Hancock county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring a bank guarantee deposit act. Roads and highways.

By Johnson of Dickinson, from citizens of Dickinson county, opposing the proposed bond issue for the hard surfacing of roads;

and, favoring a bank guarantee deposit act. Roads and high-ways.

By Hale of Howard, from citizens of Howard county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring a bank guarantee deposit act. Roads and highways.

By Torgeson of Worth, from citizens of Worth county, favoring the enactment of a bank guarantee deposit act. Bank and banking.

By Thompson of Fayettee, from citizens of Oelwein, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of a bank guarantee deposit act. Banks and banking.

By Edge of Jasper, from citizens of Jasper and Marshall counties, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of a bank guarantee deposit act. Roads and highways.

By Hanson of Winnebago, from citizens of Winnebago county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of a bank guarantee deposit act. Roads and highways.

By Lichty of Black Hawk, from citizens of Black Hawk county, favoring the passage of the Cosmetologists bill. Public health.

By Troup of Story, from citizens of Story county, opposing House File 121. Animal industry.

By Barnes of Wright, from citizens of Wright county, opposing the proposed bond issue for the hard surfacing of roads; and, favoring the enactment of a bank guarantee deposit act. Roads and highways.

By Ratliff of Henry, from Bob Tribby Post No. 58, American Legion, Mt. Pleasant, Iowa, recommending a change in Iowa's Soldier Exemption laws. Judiciary No. 2.

Istad of Winneshiek presented a communication from Town of Calmar, signed by the mayor, endorsing the McGregor-Prairie du Chien bridge. Interstate bridges.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Akin of Carroll for today



and tomorrow, on request of Onties of Grundy; McIntosh of Muscatine for the morning, on request of Hunt of Louisa.

INTRODUCTION OF BILLS

House File No. 240, by Berry of Monroe, a bill for an act to amend chapter sixty-eight (68) of the code, 1924, relating to the means or method of conducting the air current in coal mines.

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

House File No. 241, by Buchmiller of Greene, Held of Plymouth, and Hill of Floyd, a bill for an act to amend sections forty-six hundred ninety-four (4694), forty-six hundred ninety-seven (4697), forty-seven hundred eight (4708), and forty-seven hundred thirty-four (4734) of the code, 1924, and to repeal section forty-seven hundred twelve (4712) of the code, 1924, and chapter one hundred nine (109) of the acts of the forty-first (41) general assembly, relating to primary and secondary road systems.

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

House File No. 242, by Hubbard of Pottawattamie, a bill for an act to repeal section sixty-nine hundred forty-five (6945) of the code, and to enact a substitute therefor, relating to exemption from taxation of roads and certain drainage and levee rights of way.

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

House File No. 243, by Johnson of Marion, a bill for an act to amend section forty-four hundred forty-six (4446) of the code, 1924, relating to the purchase of textbooks for public schools.

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

House File No. 244, by Knutson of Cerro Gordo, a bill for an act to amend section six thousand fifteen (6015) of the code, 1924, relating to assessments for sewers.

Read first and second times and referred to committee on cities and towns.



House File No. 245, by Oliver of Monona, a bill for an act to amend section six hundred fifteen (615) of the code, 1924, relating to certification of nominations made to fill vacancies, and nominations made at conventions of political parties.

Read first and second times and referred to committee on elec-

House File No. 246, by Rice of Appanoose, a bill for an act to amend chapter sixty-eight (68) of the code, 1924, relating to shot firers in coal mines.

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

House File No. 247, by Grimwood of Jones, a bill for an act to empower the executive council to adopt and enforce rules regulating the use by the public of the capitol buildings and grounds, and providing punishment for violation thereof.

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

House File No. 248, by Knutson of Cerro Gordo, a bill for an act to repeal section ten thousand four hundred seventy-eight (10478) of the code, 1924, and to enact a substitute therefor, relating to maintenance of a party to a divorce action before determination of the case.

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

PROOF OF PUBLICATION OF HOUSE FILE NO. 116

The official proof of publication of House File No. 116, a bill for an act legalizing the transfer by the county of Monroe to its county fund of nine thousand dollars (\$9,000.00) from the state insane fund, and of five thousand dollars (\$5,000.00) from the county insane fund, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File No. 159, a bill for an act to make an appropriation to



pay the expenses of the boundary commission appointed under chapter three hundred thirteen (313), acts fortieth (40) general assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

King of Clay, from the committee on drainage, submitted the following report.

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 203, a bill for an act to authorize certain townships to levy an additional drainage tax for the purpose of paying excess costs assessed against the township by reason of the construction of drainage districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. A. KING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 94, a bill for an act to amend chapter three hundred fifty-eight (358) of the code, 1924, relating to the management of drainage or levee 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.

J. A. KING, Chairman.

Passed on file.

Torgeson of Worth offered the following concurrent resolution.

HOUSE CONCURRENT RESOLUTION NO. 10

Whereas, The Honorable G. N. Haugen has worked faithfully and consistently in behalf of the agricultural interests of the State of Iowa during his service in the Congress of the United States of America, and

Whereas, His efforts, on behalf of the people of his district, the State of Iowa, and, we believe, on behalf of all the people of the United States, have been crowned with success by the passage of the Haugen-McNary bill in both houses of Congress.

Therefore, Be It Resolved, by the House, the Senate concurring, That we express an appreciation of his arduous and able efforts; that we offer our congratulations upon the accomplishment, and that we assure our distinguished representative of the continued esteem of a grateful people, and

Be It Further Resolved, That a copy of these resolutions be sent him at Washington, D. C.

Laid over under Rule 34.

CONSIDERATION OF BILLS

Quirk of Sac asked and obtained unanimous consent to take up Senate File No. 96 at this time.

Senate File No. 96, a bill for an act to provide the procedure of the senate in the consideration of nominations of public officers when confirmation by the senate is required by law, to amend sections twenty-one hundred eighty-two (2182) and thirty-two hundred seventy-six (3276), and to repeal sections three hundred twelve (312), thirty-nine hundred fifteen (3915), eighty-six hundred six (8606), and ninety-one hundred thirty-two (9132) of the code, relating to the same subject matter, with report of committee recommending passage, was taken up for consideration.

Hempel of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Aiken of Ida Hagglund Kennedy, W. S. Ratliff Allen Hale Kent Reimers Haney King Bair Rice Hanson Roberts Barnes Kline Hattendorf Knudson Bauer Rust Heald Knutson Berry Rutledge Blackford Held Krouse Ryder Blythe Hempel Laughlin Saunders Bush Hill Lichty Smith McCaulley Charlton Hines Springer Christophel Hollingsworth McMillan Stepanek Cole of Delaware Hollis Mathews Thomas Cole of Harrison Hopkins Maxfield Thompson Copeland Huff Miller Torgeson Crone Hunt Nagle Troup Edge Istad Nelson Truax Elliott Johnson of O'Donnell Vaughn Dickinson Oliver Venard Fleming Forsling Johnson of Onties Wagner Keokuk. Patterson Wamstad Gilmore Grimwood Johnson of Pattison Wilson Griswold Marion Prichard Wolfe Kennedy, J. P. Hager Quirk Mr. Speaker

The nays were, none.

Absent or not voting, 19.

Akin of Carroll	Crozier	Harrison	McIntosh
Anderson	Eckles	Hubbard	Martin
Bixler	Eden	Ickis	Simmer
Buchmiller	Greene *	Lovrien	Walrod
Craig	Hansen	McIlrath	

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

House File No. 40, a bill for an act to amend section seventeen hundred twenty-seven (1727) of the Code, 1924, relating to the expiration of resident licenses for fishing and hunting, 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 15th, were adopted.

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, 96.

Aiken of Ida	Greene	Johnson of	Prichard
Allen	Grimwood	Keokuk	Quirk
Anderson	Griswold	Johnson of	Ratliff
Bair	Hager	Marion	Reimers
Barnes	Hagglund	Kennedy, J. P.	Rice
Bauer	Hale	Kennedy, W. S.	Rutledge
Berry	Haney	Kent	Ryder
Bixler	Hansen	King	Saunders
Blackford	Hanson	Kline	Smith
Blythe	Harrison	Knudson	Springer
Buchmiller	Hattendorf	Knutson	Stepanek
Bush	Heald	Krouse	Thomas
Charlton	Held	Lichty	Thompson
Christophel	Hempel	McCaulley	Torgeson
Cole of Delaware	Hill	McIlrath	Troup
Cole of Harrison		McMillan	Truax
Copeland	Hollingsworth	Mathews	Vaughn
Craig	Hollis	Maxfield	Venard
Crone	Hubbard	Miller	Wagner
Crozier	Huff	Nelson	Walrod
Eden	Hunt	O'Donnell	Wamstad
Edge	Ickis	Oliver	Wilson
Elliott	Istad	Ontjes	Wolfe
Fleming	Johnson of	Patterson	Mr. Speaker
Gilmore	Dickinson	Pattison	

The nays were, none.

Absent or not voting, 12.

Akin of Carroll Hopkins McIntosh Roberts
Eckles Laughlin Martin Rust
Forsling Lovrien Nagle Simmer

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

Senate File No. 42, a bill for an act to repeal sections 7013 (seven thousand thirteen) and 7014 (seven thousand fourteen) of the code and to enact a substitute therefor, relating to the payment of taxes by corporations, 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, 89.

Ontjes Aiken of Ida Greene Johnson of Patterson Allen Grimwood Keokuk Anderson Griswold Johnson of Pattison Barnes Hager Marion Prichard Quirk Bauer Hagglund Kennedy, J. P. Rice Berry Hale Kent Roberts Bixler Haney Kline Blackford Hansen Knudson Rutledge Blythe Knutson Ryder Hanson Buchmiller Hattendorf Saunders Krouse Laughlin Smith Bush Heald Charlton Held Lichty Springer Christophel Hempel Lovrien Stepanek Cole of Delaware Hill Cole of Harrison Hines McCaulley Thomas McIlrath Thompson Torgeson Copeland McMillan Hollingsworth Craig Hollis Martin Troup Crone Mathews Truax Hubbard Crozier Huff Miller Venard Eden Wagner Hunt Nagle Fleming Wamstad Ickis Nelson Wolfe Forsling Oliver Istad Gilmore Johnhon of Mr. Speaker Dickinson

The nays were, none.

Absent or not voting, 19.

Akin of Carroll Hopkins Maxfield Rust Bair Kennedy, W. S. O'Donnell Simmer Eckles Ratliff Vaughn King Edge McIntosh Reimers Walrod Elliott Wilson Harrison

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

Senate File No. 104, a bill for an act to amend, revise, and codify sections forty-six hundred eighty-seven (4687) to forty-seven hundred six (4706), inclusive, section forty-seven hundred eight (4708), section forty-seven hundred twelve (4712), section fortyseven hundred eighteen (4718), section forty-seven hundred nineteen (4719), section forty-seven hundred twenty-seven (4727) to forty-seven hundred thirty-eight (4738), inclusive, section fortyseven hundred forty-one (4741), section forty-seven hundred forty-three (4743), section forty-seven hundred forty-four (4744), section forty-seven hundred fifty-five (4755), and section five thousand one (5001) of the code, 1924, and chapter one hundred fourteen (114) of the laws of the forty-first general assembly, and to amend section five thousand two (5002) of the code, 1924, relative to the primary road system and the primary road fund, to transfer the control of the primary roads to the state, to empower the state to construct and maintain the primary roads system, to do away with special assessments for paving primary roads, to refund for such assessments heretofore levied, and to do away with the area basis for allotting primary road funds among the counties, 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 February 15th, were adopted.

Kline of Davis moved that the amendment filed by him and found in the journal of February 15th be adopted.

Venard of Sioux offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line six (6) thereof the word "may" following the word "county" and inserting in lieu thereof the word "shall".

The amendment by Venard of Sioux to the amendment by Kline of Davis was adopted.

Johnson of Marion offered the following amendment to the amendment by Kline of Davis and moved its adoption:

Amend the amendment by striking the period (.) at the end thereof, and inserting in lieu therefor a semi-colon (;) and adding the following: "pro-

vided, however, that any county that has received, or will receive during the year of 1927, primary road money for use on secondary roads, the amount of such primary road money so received by such county and used on the secondary roads shall be deducted from the amount of refunds provided for herein."

On the question "Shall the amendment offered by Johnson of Marion to the amendment offered by Kline of Davis be adopted?" A roll call was demanded, and Rule 18 was invoked.

The ayes were, 61.

Anderson Griswold Johnson of Pattison Bauer Ratliff Hager Marion Kennedy, J. P. Kennedy, W. S. Bixler Hagglund Rice Roberts Blackford Haney Blythe Hansen Kent Ryder Charlton Knutson Simmer Harrison Cole of Harrison Hempel Laughlin Stepanek Copeland Hines Lichty Thomas Craig McIlrath Thompson Hollis Crozier McMillan Hopkins Troup Eden Hubbard Martin Vaughn Edge Mathews Wagner Hunt Elliott Ickis Miller Walrod Wilson Gilmore Istad Nagle Johnson of Greene O'Donnell Mr. Speaker Grimwood Keokuk Ontjes

The nays were, 44.

Aiken of Ida Forsling King Quirk Allen Hale Kline Reimers Bair Hanson Knudson Rust Barnes Hattendorf Krouse Rutledge Berry Heald Lovrien Saunders Buchmiller McCaulley Held Smith Bush Hill Maxfield Springer Christophel Hollingsworth Nelson Torgeson Cole of Delaware Huff Oliver Truax Crone Johnson of Patterson Venard Fleming Dickinson Prichard Wamstad Wolfe

Absent or not voting, 3.

Akin of Carroll Eckles McIntosh

Amendment adopted.

Hanson of Winnebago offered the following amendment to the amendment by Kline of Davis and moved its adoption:

Amend the amendment by inserting after the words "built" in line three (3) the following: "or other expenditures"; also amend by inserting after the word "bridges" in the last line the following: "or other expenditures".

On the question "Shall the amendment offered by Hanson of Winnebago to the amendment offered by Kline of Davis be adopted?" A roll call was demanded, and Rule 18 was invoked.

The ayes were, 32.

Aiken of Ida	Crone	Knudson	Rutledge
Allen	Hanson	Lovrien	Saunders
Bair	Hattendorf	McCaulley	Smith
Barnes	Hollingsworth	Maxfield	Springer
Berry	Huff	Nelson	Thompson
Buchmiller	Johnson of	Oliver	Torgeson
Bush	Dickinson	Patterson	Venard
Cole of Delaware		Quirk	Wamstad
Copeland			

The nays were, 69.

Anderson	Hager	Johnson of	Prichard
Bauer	Hagglund	Marion	Ratliff .
Blackford	Hale	Kennedy, J. P.	Reimers
Blythe	Haney	Kennedy, W. S.	Rice
Charlton	Hansen	Kent	Roberts
Christophel	Harrison	Kline	Rust
Cole of Harriso		Knutson	Ryder
Craig	Hempel	Laughlin	Simmer
Crozier	Hill	Lichty	Stepanek
Eden	Hines	McIlrath	Thomas
Edge	Hollis	McMillan	Troup
Elliott	Hopkins	Martin	Truax
Fleming	Hubbard	Mathews	Vaughn
Forsling	Hunt	Miller	Wagner
Gilmore	Ickis	Nagle	Walrod
Greene	Istad	O'Donnell	Wilson
Grimwood	Johnson of	Onties	Mr. Speaker
Griswold	Keokuk	Pattison	

Absent or not voting, 7.

Akin of Carroll	Eckles	Krouse	Wolfe
Bixler	Held	McIntosh	

Amendment lost.

Haney of Mills offered the following amendment to the amendment by Kline of Davis and moved its adoption:

Amend the amendment by inserting immediately after the word "fund" in line eight (8) the following: "within three years from the taking effect of this act".

Amendment adopted.

On motion of Hubbard of Pottawattamie the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

BUSINESS PENDING

The House resumed consideration of Senate File 104.

Roberts of Adair moved that further action on Senate File No. 104 be deferred and made a special order for Tuesday, 1:30 p. m.

On the question "Shall further action on Senate File No. 104 be deferred and made a special order?" a roll call was demanded.

The ayes were, 35.

Aiken of Ida	Crozier	Johnson of	Ontjes
Allen	Griswold	Dickinson	Roberts
Bair	Hale	King	Smith
Bauer	Haney	Knudson	Springer
Berry	Hanson	Krouse	Thompson
Bush	Heald	Lovrien	Torgeson
Copeland	Hollingsworth	Maxfield	Venard
Craig	Huff	Nelson	Wamstad
Crone	Ickis	Oliver	Wolfe

The nays were, 69.

Anderson	Hagglund	Kennedy, W. S.	Ratliff
Barnes	Hansen	Kent	Reimers
Blackford	Harrison	Kline	Rice
Blythe	Hattendorf	Knutson	Rust
Buchmiller	Held	Laughlin	Rutledge
Charlton	Hempel	Lichty	Ryder
Christophel	Hill	McCaulley	Saunders
Cole of Delaware	Hines	McIlrath	Simmer
Cole of Harrison	Hollis	McIntosh	Stepanek
Eden	Hopkins	McMillan	Thomas
Edge	Hubbard	Martin	Troup
Elliott	Hunt	Mathews	Truax
Fleming	Istad	Miller	Vaughn
Forsling	Johnson of	Nagle	Wagner
Gilmore	Keokuk	O'Donnell	Walrod
Greene	Johnson of	Patterson	Wilson
Grimwood	Marion	Pattison	Mr. Speaker
Hager	Kennedy J. P.	Prichard	RESIDENCE SENSON SERVICES

Absent or not voting, 4.

Akin of Carroll	Eckles	Bixler	Quirk

The motion was lost.

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

On the question "Shall the amendment by Kline of Davis be adopted?" A roll call was demanded.

The ayes were, 58.

Aiken of Ida Fleming Ickis Oliver Johnson of Allen Griswold Patterson Anderson Hagglund Dickinson Quirk Bair Hale King Reimers Barnes Haney Kline Roberts Hanson Knudson Saunders Bauer Hattendorf Smith Berry Krouse Bixler Heald Laughlin Springer Buchmiller Held Lovrien Torgeson Vaughn Bush Hill McCaulley McMillan Venard Christophel Hines Wagner Cole of Delaware Hollingsworth Martin Maxfield Wamstad Copeland Hopkins Hubbard Miller Wolfe Craig Huff Nelson Crone

The nays were, 48.

Hansen Knutson Rust Blackford Rutledge Blythe Harrison Lichty Hempel McIlrath Ryder Charlton Cole of Harrison Hollis McIntosh Simmer Crozier Hunt Mathews Stepanek Istad Nagle Thomas Eden O'Donnell Thompson Edge Johnson of Elliott Keokuk Ontjes Troup Johnson of Pattison Truax Forsling Marion Prichard Walrod Gilmore Ratliff Wilson Kennedy, J. P. Greene Mr. Speaker Kennedy, W. S. Rice Grimwood Hager Kent

Absent or not voting, 2.

Akin of Carroll Eckles

Amendment adopted.

Torgeson of Worth moved that the amendment filed by him and found in the journal of February 16th be adopted.

Greene of Pottawattamie moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" A roll call was demanded.

The ayes were, 43.

Aiken of Ida Griswold King Reimers Allen Haney Knudson Rutledge Anderson Hanson Krouse Saunders Bair Hattendorf Lovrien Smith Barnes Heald McCaulley Springer Bauer Held Miller Thompson Nelson Berry Hill Torgeson Bixler Hollingsworth Oliver Venard Bush Huff Wamstad Ontjes Cole of Delaware Johnson of Patterson Wolfe Copeland Dickinson Quirk Crone

The nays were, 62.

Blackford Hager Kennedy, J. P. Prichard Blythe Hagglund Kennedy, W. S. Ratliff Buchmiller Hale Rice Kent Charlton Hansen Kline Roberts Christophel Harrison Knutson Ryder Cole of Harrison Hempel Laughlin Simmer Craig Hines Lichty Stepanek Crozier McIlrath Thomas Hollis Eden Hopkins McIntosh Troup Hubbard McMillan Edge Truax Elliott Hunt Martin Vaughn Fleming Ickis Mathews Wagner Walrod Forsling Istad Maxfield Wilson Gilmore Johnson of Nagle O'Donnell Greene Keokuk Mr. Speaker Grimwood Johnson of Pattison

Absent or not voting, 3.

Akin of Carroll Eckles Rust

Marion

Amendment lost.

Knudson of Hamilton moved that the House adjourn until 9:30 a. m. Tuesday.

On the question "Shall the House adjourn until 9:30 a. m.?"

A roll call was demanded.

The ayes were, 48.

Aiken of Ida Crone Huff Patterson Allen Fleming Ickis Quirk Anderson Gilmore Johnson of Roberts Bair Griswold Dickinson Rutledge Barnes Saunders Hale King Bauer Haney Knudson Smith Berry Hanson Krouse Springer Bixler Hattendorf Thompson Lovrien McCaulley Bush Heald Torgeson Cole of Delaware Held Nelson Venard Cole of Harrison Hill Oliver Wamstad Copeland Hollingsworth Ontjes Wolfe Craig

The nays were, 56.

Blackford Harrison Kline Prichard Knutson Blythe Hempel Ratliff Laughlin Buchmiller Hines Reimers Charlton Hollis Lichty Rice Christophel Hopkins McIlrath Ryder Hubbard Crozier McIntosh Simmer Eden Hunt McMillan Stepanek Martin Edge Istad Thomas Elliott Keokuk Mathews Troup Forsling Johnson of Maxfield Truax Greene Marion Miller Vaughn Grimwood Kennedy, J. P. Nagle Wagner Kennedy, W. S. Hager O'Donnell Walrod Johnson of Hagglund Pattison Wilson Hansen Kent

Absent or not voting, 4.

Akin of Carroll Eckles

Rust

Mr. Speaker

Motion lost.

Hanson of Winnebago moved that the amendment filed by him and found in the journal of February 18th be adopted.

Nagle of Johnson moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" A roll call was demanded.

The ayes were, 30.

Allen	Copeland	Hollingsworth	Patterson
Barnes	Crone	Johnson of	Rutledge
Bauer	Hale	Dickinson	Smith
Berry	Hanson	Knudson	Springer
Buchmiller	Hattendorf	Lovrien	Thompson
Bush	Hill	McCaulley	Torgeson
Cole of Delaware	Hines	Maxfield	Vaughn
Cole of Harrison		Oliver	Wolfe
Cole of Harrison	<u> </u>	Oliver	wone

The nays were, 63.

Anderson	Hager	Kennedy, W. S.	Pattison
Blackford	Hagglund	Kent	Prichard
Blythe	Hansen	Knutson	Ratliff
Charlton	Harrison	Krouse	Reimers
Christophel	Heald	Laughlin	Rice
Craig	Hempel	Lichty	Roberts
Crozier	Hollis	McIlrath	Ryder
Eden	Hopkins	McIntosh	Simmer
Edge	Hubbard	McMillan	Stepanek
Elliott	Hunt	Martin	Thomas
Fleming	Ickis	Mathews	Troup
Forsling	Istad	Miller	Truax
Gilmore	Johnson of	Nagle	Venard
Greene	Keokuk	Nelson	Wagner
Grimwood	Johnson of	O'Donnell	Walrod
Griswold	Marion	Ontjes	Wilson
	Kennedy, J. P.	0:-T1:TRITTUTE()	

Absent or not voting, 15.

Aiken of Ida	Eckles	King	Saunders
Akin of Carroll	Haney	Kline	Wamstad
Bair	Held	Quirk	Mr. Speaker
Bixler	Huff	Rust	

Amendment lost.

The amendment filed by Hubbard and Green of Pottawattamie,

and found in the journal of February 19th, was taken up for consideration and, by unanimous consent, it was amended by striking the word "four" in line four (4) of the section designated as No. 38, and inserting in lieu thereof the word "three".

Hill of Floyd, Bixler of Adams and Haney of Mills offered the following amendment and moved that it be substituted for the amendment offered by Hubbard and others.

We move to substitute the following for the amendments by Hubbard and others:

Amend Senate File No. 104 by adding at the end thereof the following: "Sec. 38. Section forty-six hundred twenty-two (4622) of the code is hereby amended, revised and codified to read as follows:

Creation and Membership—Location. There is hereby created a state highway commission which shall consist of five (5) members, one (1) to be nominated and elected from each of the districts hereinafter designated, and one (1) to be nominated and elected from the state at large, all of whom shall be nominated and elected at the biennial election in 1928, those from districts numbered one (1) and two (2) for a term of two (2) years ending July 1, 1931, and the other members for a term of four (4) years ending July 1, 1933, and thereafter, their successors shall be nominated and elected for a term of four (4) years ending July first, or until their successors are nominated, elected and qualified.

The office of said commission shall be located at Ames, Iowa.

Sec. 39. For the purpose of election of the highway commission, the state is hereby divided into four highway commission districts: District No. 1 to consist of the following named counties: Jackson, Jasper, Poweshiek, Iowa, Johnson, Cedar, Clinton, Marion, Mahaska, Keokuk, Washington, Louisa, Muscatine, Scott, Lucas, Monroe, Wapello, Jefferson, Henry, Des Moines, Wayne, Appanoose, Davis, Van Buren, Lee.

District No. 2 to consist of the following named counties: Worth, Mitchell, Howard, Winneshiek, Allamakee, Cerro Gordo, Floyd, Chickasaw, Fayette, Clayton, Franklin, Butler, Bremer, Hardin, Grundy, Black Hawk, Buchanan, Delaware, Dubuque, Story, Marshall, Tama, Benton, Linn, Jones.

District No. 3 to consist of the following named counties: Lyon, Osceola, Dickinson, Emmet, Kossuth, Winnebago, Sioux, O'Brien, Clay, Palo Alto, Hancock, Plymouth, Cherokee, Buena Vista, Pocahontas, Humboldt, Wright, Woodbury, Ida, Sac, Calhoun, Webster, Hamilton, Monona.

District No. 4 to consist of the following named counties: Crawford, Carroll, Greene, Boone, Harrison, Shelby, Audubon, Guthrie, Dallas, Polk,



Pottawattamie, Cass, Adair, Madison, Warren, Mills, Montgomery, Adams, Union, Clarke, Fremont, Page, Taylor, Ringgold, Decatur.

Vacancies. Vacancies in said commission occurring after July 1, 1929, shall be filled by election from the district in which said vacancy occurs, and if a vacancy occurs in the office of the member nominated and elected at large, the governor shall appoint a member to fill such vacancy for the unexpired term.

- Sec. 40. Provisional Commission—Appointment. The Governor shall prior to the adjournment of the forty-second (42) General Assembly, appoint with the approval of a majority of the members of the Senate and House in executive session, five (5) state highway commissioners, one from each of the above named districts, and one at large, to serve until July 1, 1929, or until their successors are nominated, elected and qualified."
- Sec. 41. Section forty-six hundred twenty-four (4624) of the code is hereby repealed.
- Sec. 42. Section forty-six hundred twenty-five (4625) of the code is hereby repealed and the following enacted in lieu thereof:

"Compensation. Each member of the state highway commission shall receive a salary of five thousand dollars (\$5,000.00) per annum, and shall devote his entire time to the duties of his office.

Each member shall receive all actual necessary expenses incurred in the performance of his duties."

- Sec. 43. Organization. The members of said commission shall meet in the year 1927 upon the second Monday following the adjournment of the forty-second (42) General Assembly, at the office of said commission, and organize by the selection of a chairman, and thereafter the board shall so meet and organize on the second secular day of January following their election.
- Sec. 44. Qualification. At the time of their organization each member of said commission shall qualify by taking the oath required of other civil officers and shall execute an official bond in the sum of five thousand dollars for the faithful performance of the duties of his office.
- Sec. 45. Termination of Office. Upon the qualification of the members first appointed hereunder, the term of office of the present members of the state highway commission shall terminate.
- Sec. 46. Not more than three (3) of the appointive members of said commission shall belong to the same political party.

On the question "Shall the amendment be substituted for the Hubbard amendment?" a roll call was demanded.

The ayes were, 43.

Aiken of Ida Huff Oliver Allen Griswold Johnson of Patterson Dickinson Bair Hale Quirk Barnes Haney King Rust Bauer Hanson Knudson Rutledge Berry Hattendorf Krouse Smith Bixler Heald Lovrien Springer Buchmiller Held McCaulley Thompson Bush Hill Maxfield Torgeson Christophel Hollingsworth Miller Venard Cole of Delaware Hopkins Nelson Wolfe

The nays were, 58.

Anderson Hager Kennedy, J. P. Prichard Blackford Hagglund Kennedy, W. S. Ratliff Blythe Hansen Kent Rice Charlton Harrison Knutson Ryder Cole of Harrison Hempel Laughlin Saunders Copeland Hines Lichty Simmer Craig Hollis McIlrath Stepanek Crozier Hubbard McIntosh Thomas Eden Hunt McMillan Troup Edge Ickis Martin Truax Elliott Mathews Istad Vaughn Fleming Johnson of Nagle Wagner Forsling Keokuk O'Donell Walrod Wilson Gilmore Johnson of Ontjes Marion Pattison Greene Grimwood

Absent or not voting, 7.

Akin of Carroll Kline Roberts Mr. Speaker Eckles Reimers Wamstad

Substitute amendment rejected.

Johnson of Dickinson offered the following amendment and moved that it be substituted for the Hubbard amendment:

MR. SPEAKER: I move the adoption of the following amendments as a substitute for the amendments offered by Hubbard of Pottawattamie and others to Senate File No. 104:

Sections forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625) of the code are amended, revised, and codified to read as follows:

Sec. 38. Creation and membership—location. There is hereby created a state highway commission which shall consist of one (1) member from each state highway district. The office of said commission shall be located at Ames, Iowa.

Sec. 39. Districts. The state shall be divided into five (5) state highway districts and each district shall be entitled to one commissioner.



Said districts shall be numbered consecutively and shall be comprised as follows:

1. District No. 1 shall consist of the following counties:

Buena Vista
Calhoun
Clay
Cherokee
Dickinson
Emmet

Buena Vista
Humboldt
Ida
Kossuth
Lyon
O'Brien
Osceola
Palo Alto

Plymouth Pocahontas Sac Sioux Webster Woodbury

2. District No. 2 shall consist of the following counties:

Allamakee Black Hawk Bremer Buchanan Butler Cerro Gordo Chickasaw Fayette Clayton Floyd Franklin Grundy Hamilton Hancock Hardin Howard Mitchell Winnebago Winneshiek Worth Wright

3. District No. 3 shall consist of the following counties:

Cedar Clinton Des Moines Delaware Dubuque Henry Iowa Jackson Jefferson Johnson Jones Keokuk Lee Linn Louisa Muscatine Scott Van Buren Washington

4. District No. 4 shall consist of the following counties:

Appanoose Benton Boone Clarke Davis Decatur Jasper Lucas Madison Mahaska Marion Marshall Monroe Polk Poweshiek Story Tama Wapello Warren Wayne

5. District No. 5 shall consist of the following counties:

Adair Adams Audubon Cass Carroll Crawford Dallas Fremont Greene Guthrie Harrison Mills Monona Montgomery

Page Pottawattamie Ringgold Shelby Taylor Union

Sec. 40. Election—term. The members of said commission shall be elected by a majority ballot at a convention of the boards of supervisors of the respective districts held within the district on the second Monday in October in 1927 and thereafter on the second Monday in October next preceding the expiration of the term of the member whose successor

is to be elected. At such first election members from the odd numbered districts shall be elected to serve for a period of two years and those from even numbered districts to serve for a period of four years. Thereafter all members shall serve for a period of four years. The term of office of the elected commissioners shall commence on the first day of January, 1928.

- Sec. 41. Termination of office. Upon the qualification of the duly elected members as provided in this act, the term of office of the present members of the state highway commission shall terminate.
- Sec. 42. Convention—call—notice. At least fifteen (15) days prior to the date fixed for the conventions in the respective districts, the Governor shall call and notify by registered letter the chairman of each board in the respective districts of the date and place of calling such convention. The chairman shall immediately notify the other members of the board.
- Sec. 43. Convention—organization and conduct. Each board shall be entitled to three (3) votes in such convention and they may be cast by one or more member of such board in accordance with previous agreement made by each board, evidence of such agreement to be filed with the secretary of the convention prior to the balloting for commissioner. Such convention shall be called to order by some one present claiming to be a member and shall organize in the same manner as other conventions and determine the qualification of its members.
- Sec. 44. Vacancies. Vacancies in said commission shall be filled from the district in which the vacancy occurs in the same manner as regular elections. Within ten (10) days after such vacancy occurs, the governor shall call a special convention in the same manner as regular conventions for the purpose of filling such vacancy.
- Sec. 45. Expenses. Each supervisor shall be entitled to receive from his county the actual necessary expenses incurred by him in attending any regular or specially called convention.
- Sec. 46. Organization. Each member shall receive ten dollars (\$10) per day for each day actually employed in the work of the commission, provided said compensation, for each commissioner, shall not exceed two thousand dollars (\$2,000) per annum. Each member shall receive all actual necessary expenses incurred in the performance of his duties.
- Sec. 47. Also amend the title by inserting after the word "section" in line one (1) thereof the words and figures "forty-six hundred twenty-two (4622) to forty-six hundred twenty-five (4625),".

Oliver of Monona moved that the House adjourn until 9:30 a. m. Tuesday.

Ratliff of Henry moved to amend the motion by changing the hour from 9:30 a. m. to 10:00 a. m. Tuesday.

Amendment adopted.



On the question "Shall the House adjourn until 10:00 a.m. Tuesday?" A roll call was demanded.

The ayes were, 48.

Aiken of Ida	Fleming	Ickis	Quirk
Allen	Gilmore	Johnson of	Reimers
Anderson	Griswold	Dickinson	Roberts
Bair	Hale	King	Rust
Barnes	Haney	Knudson	Rutledge
Bauer	Hanson	Krouse	Saunders
Berry	Hattendorf	Lovrien	Smith
Buchmiller	Heald	McCaulley	Springer
Bush	Held	Maxfield	Thompson
Cole of Delaware	Hill	Nelson	Torgeson
Copeland	Hollingsworth	Onties	Venard
Crone	Huff	Patterson	Wamstad
			Wolfe

The nays were, 54.

Blackford	Hansen	Kennedy, W. S.	Pattison
Blythe	Harrison	Kent	Prichard
Charlton	Hempel	Knutson	Ratliff
Christophel	Hines	Laughlin	Rice
Craig	Hollis	Lichty	Ryder
Crozier	Hopkins	McIlrath	Simmer
Eden	Hubbard	McIntosh	Stepanek
Edge	Hunt	McMillan	Thomas
Elliott	Istad	Martin	Troup
Forsling	Johnson of	Mathews	Truax
Greene	Keokuk	Miller	Vaughn
Grimwood	Johnson of	Nagle	Wagner
Hager	Marion	O'Donnell	Walrod
Hagglund	Kennedy, J. P.	Oliver	Wilson

Absent or not voting, 6.

Akin of Carroll Cole of Harrison Kline Bixler Eckles Mr. Speaker

Motion lost.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House of Representatives of the Forty-second General Assembly, request a call of the House on the amendment by Johnson of Dickinson to the Hubbard and others amendment to Senate File No. 104.

S. R. Torgeson.
Byron G. Allen.
S. A. Barnes.
H. N. Hanson.
C. H. Nelson.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Akin of Carroll and Eckles of Butler.

Knutson of Cerro Gordo moved that Akin of Carroll and Eckles of Butler be excused from the call of the House.

On the question "Shall the excuse be granted?" a roll call was demanded.

The ayes were, 81.

Bair	Hager	Kennedy, W. S.	Ratliff
Berry	Hagglund	Kent	Reimers
Blackford	Harrison	Kline	Rice
Blythe	Hattendorf	Knudson	Roberts
Buchmiller	Hempel	Knutson	Ryder
Charlton	Hill	Krouse	Saunders
Christophel	Hines	Laughlin	Simmer
Cole of Harrison	Hollingsworth	Lichty	Smith
Copeland	Hollis	McCaulley	Stepanek
Craig	Hopkins	McIlrath	Thomas
Crone	Hubbard	McIntosh	Thompson
Crozier	Hunt	McMillan	Torgeson
Eden	Ickis	Martin	Troup
Edge	Istad	Mathews	Truax
Elliott	Johnson of	Miller	Vaughn
Fleming	Dickinson	Nagle	Venard
Forsling	Johnson of	O'Donnell	Wagner
Gilmore	Keokuk	Ontjes	Walrod
Greene	Johnson of	Patterson	Wamstad
Grimwood	Marion	Pattison	Wilson
Griswold	Kennedy, J. P.	Prichard	Mr. Speaker

The nays were, 14.

Allen	Haney	Nelson	Rutledge
Barnes	Held	Oliver	Springer
Bush	Lovrien	Rust	Wolfe
Hale	Maxfield		

Absent or not voting, 13.

Aiken of Ida	Bixler	Hansen	Huff
Akin of Carroll	Cole of Delaware	Hanson	King
Anderson	Eckles	Heald	Quirk
Bauer			- 5

Motion prevailed.

Nagle of Johnson moved the previous question.

Motion prevailed.

On the question "Shall the amendment be substituted for the Hubbard amendment?" a roll call was demanded, and Rule 18 was invoked.



The ayes were, 45.

Aiken of Ida Hale King Reimers Allen Haney Knudson Rust Krouse Rutledge Bair Hanson Saunders Hattendorf Lovrien Barnes McCaulley Bauer Heald Smith Berry Held Maxfield Springer Buchmiller Nelson Thompson Hollingsworth Oliver Torgeson Bush Venard Christophel Hopkins Ontjes Cole of Delaware Huff Patterson Wamstad Wolfe Crone Johnson of Quirk Griswold Dickinson

The nays were, 61.

Kennedy, J. P. Kennedy, W. S. Anderson Grimwood Prichard Bixler Ratliff Hager Blackford Hagglund Kent Rice Blythe Hansen Kline Roberts Charlton Harrison Knutson Ryder Cole of Harrison Hempel Laughlin Simmer Copeland Hines Lichty Stepanek Craig Hollis McIlrath Thomas Crozier Hubbard McIntosh Troup Eden Hunt McMillan Truax Edge Ickis Martin Vaughn Elliott Mathews Wagner Istad Johnson of Walrod Fleming Miller Forsling Keokuk Nagle Wilson Gilmore Johnson of O'Donnell Mr. Speaker Greene Marion Pattison

Absent or not voting, 2.

Akin of Carroll Eckles

Substitute amendment rejected.

Knudson of Hamilton moved that the House adjourn until 9:30 a.m., Tuesday.

On the question "Shall the House adjourn until 9:30 a.m., Tuesday?" A roll call was demanded, and Rule 18 was invoked.

The ayes were, 48.

Aiken of Ida Gilmore Johnson of Quirk Allen Griswold Dickinson Reimers King Bair Hager Roberts Knudson Barnes Hale Rust Bauer Haney Krouse Rutledge Berry Hanson Lovrien Smith Bixler Hattendorf McCaulley Springer Thompson Buchmiller Heald Maxfield Held Miller Torgeson Cole of Delaware Hollingsworth Nelson Venard Copeland Huff Onties Wamstad Ickis Patterson Wolfe Craig Crone

The nays were, 58.

Anderson Harrison Kent Ratliff Blackford Hempel Kline Rice Blythe Hill Knutson Ryder Hines Laughlin Charlton Saunders Hollis Christophel Lichty Simmer Cole of Harrison Hopkins McIlrath Stepanek · Crozier Hubbard McIntosh Thomas McMillan Eden Hunt. Troup Edge Istad Martin Truax Johnson of Elliott Mathews Vaughn Fleming Keokuk Nagle Wagner Forsling Johnson of O'Donnell Walrod Greene Marion Oliver Wilson Kennedy, J. P. Kennedy, W. S. Grimwood Pattison Mr. Speaker Hagglund Prichard Hansen

Absent or not voting, 2.

Akin of Carroll Eckles

Motion lost.

Lovrien of Humboldt offered the following amendment to the amendment filed by Hubbard and others and moved its adoption:

Amend the amendment by Hubbard, et al., to Senate File No. 104, by adding at the end thereof the following, to-wit:

"Sec. 41. Section forty-six hundred twenty-five (4625) of the code is hereby repealed and the following enacted in lieu thereof:

'Compensation. Each member of the state highway commission shall receive a salary of five thousand dollars (\$5,000.00) per annum and shall devote his entire time to the duties of his office.

Each member shall receive all actual necessary expenses incurred in the performance of his duties."

Knutson of Cerro Gordo moved the previous question on the amendment.

On the question "Shall the amendment to the amendment be adopted?" A roll call was demanded.

The ayes were, 33,

Aiken of Ida Hale Knudson Rust Allen Haney Krouse Rutledge Hattendorf Lovrien Saunders Bair Heald McCaulley Smith Barnes Berry Held Maxfield Springer Hill Thompson Buchmiller Patterson Hollingsworth Quirk Torgeson Reimers Venard Cole of Delaware King Wolfe

The nays were, 63.

Johnson of O'Donnell Anderson Hager Blackford Hagglund Marion Oliver Kennedy, J. P. Kennedy, W. S. Blythe Hansen Ontjes Charlton Hanson Pattison Harrison Prichard Christophel Kent Ratliff Copeland Hempel Kline Craig Hines Knutson Rice Crone Hollis Laughlin Ryder Crozier Hopkins Lichty Simmer Eden Hunt McIlrath Stepanek Edge Troup Ickis McIntosh Elliott Istad McMillan Truax Johnson of Martin Vaughn Forsling Dickinson Mathews Wagner Gilmore Walrod Greene Johnson of Miller Grimwood Keokuk Nagle Wilson Griswold Nelson

Absent or not voting, 12.

Akin of Carroll Cole of Harrison Hubbard Thomas
Bauer Eckles Huff Wamstad
Bixler Fleming Roberts Mr. Speaker

Amendment lost.

AMENDMENTS FILED

Reimers of Lyons filed the following amendments to Senate File No. 104.

Amend Senate File No. 104 by striking out all of section one (1) after the word "maintenance" at the end of line seven (7).

Also amend Senate File No. 104 by inserting after section three (3) the following section:

Sec. 4. Reimbursement to cities and towns. Where any town or city, including special charter, commission plan and manager plan cities, having a population of less than twenty-five hundred, has heretofore, and since the enactment of this chapter, procured at its own expense right of way for a primary road, the highway commission is authorized to reimburse said city or town from the primary road fund for the cost of such right of way. After such primary road is completed the highway commission shall pay annually to cities and towns, having primary mileage within their corporate limits, an amount in dollars and cents spent for maintenance, same to be determined by taking the average expense per mile in the county where such cities and towns are located and multiplying such average expense by the number of miles and fractions thereof in such cities and towns.

Also amend Senate File No. 104 by renumbering the remaining sections.

W. S. Kennedy of Lee filed the following amendment to Senate File No. 104:



Amend Senate File No. 104 by adding as section forty-one (41) the following:

"The provisions of this act insofar as they pertain to cities and towns shall apply to cities acting under special charter."

Johnson of Dickinson filed the following amendments to Senate File No. 104:

Amend Senate File No. 104 by adding after section three (3) the following:

"Sec. 3-a. Said primary road fund shall be divided among the various counties of the state in the ratio that the area of the county bears to the total area of the state. Provided, however, that no county shall receive more than the total amount of fees derived under accounts regulatory of motor vehicles, within the county, less the reimbursement of county treasurers for collecting the motor fees, plus a portion of all other funds devoted to the primary road system, to be divided in the same ratio as the motor vehicles fees. All the balance remaining in the primary road fund of the state after this apportionment has been made shall be known as the primary road development fund and, except as hereinafter provided, shall be spent under the direction of the state highway commission for construction purposes only in the various counties of the state in which the primary road system has not been completed by draining, grading, bridging, and surfacing with such type of surfacing as has been approved by the state highway commission.

"Sec. 3-b. Any county which has issued bonds for the purpose of providing for the completion of its primary road system, shall have allotted to it, in addition to the amounts allotted to it under the provisions of this act, a sufficient amount to pay the principal and maturing interest of such bonds as they may become due, but the total allotment of such county shall not exceed the amount such county would receive if all of the primary road funds were distributed to all of the counties of the state in the ratio that the area of such county bears to the total area of the state."

Further amend by adding after section four (4) the following:

"Sec. 4-a. For the purpose of determining what shall constitute adequate surfacing of the primary road system in the various counties of the state, the state highway commission shall take an accurate and comprehensive traffic census.

"Sec. 4-b. When any county has completed its primary road system with such surfacing as shall be determined by the highway commission, as above provided, all funds remaining in the county's allotment above what shall be required to maintain the primary road system of said county, shall be available to such county for the grading, draining, or graveling of secondary roads of such county which connect with or form laterals or feeders or continuances thereof, or short cuts between points on the primary roads of the state."



Amend section two (2) by striking the period in line eleven (11) and inserting the following: "but no continuous relocation exceeding eighty (80) rods in length shall be made without consent of the board of supervisors of the county or counties in which such relocation is made,".

Amend section five (5) by adding after the word "fund" in line four (4) the words "of said county".

Amend section thirty-five (35) by striking all after the period in line six (6) down to the word "Thirty" in line twenty-three (23). Further amend by striking the words "of said bonds" in line twenty-four (24) and inserting the words "primary road bonds of any county". Further amend by adding to the end of line twenty-six (26) the words "county's allotment of the".

Griswold of Madison filed the following amendment to Senate File No. 104:

Amend section eight (8) of Senate File No. 104 by inserting in line two (2) thereof after the word "roads" the following: "as now established"; also further amend said section by adding thereto the following:

"No primary road as now established shall be relocated without the consent of the board of supervisors of the county in which it is located."

Anderson of Montgomery and Bixler of Adams filed the following amendment to Senate File No. 104:

Amend Senate File No. 104, Section 35, by striking from line nine (9), after the word "before" the words "or after".

Craig of Warren filed the following amendment to Senate File No. 104:

Amend Senate File No. 104 by substituting the following for section 16:

"All claims shall be itemzied upon voucher forms prepared for that purpose, sworn to by the claimants, certified to by the engineer in charge, audited by the State Highway Commission, and then forwarded to the State Board of Audit for final audit. Vouchers, after such final audit by the State Board of Audit, shall then be forwarded to the Auditor of State, who shall draw warrants therefor, and said warrants shall be paid by the Treasurer of State from the primary road fund."

Wamstad of Mitchell filed the following amendment to House File No. 101:

Amend House File No. 101 by striking all of section 1 and renumbering section 2 as section 1. Also amend the title by substituting therefor the following: "A bill for an act to amend section eight hundred ninety-two (892) of the Code, 1924, relating to time for administering oath to election counting boards."



Berry of Monroe moved that the House adjourn until 9:30 a. m. Tuesday.

On the question "Shall the House adjourn until 9:30 a.m. Tuesday?" A roll call was demanded.

The ayes were, 52.

Aiken of Ida	Craig	Hopkins	Ontjes
Allen	Gilmore	Huff	Patterson
Anderson	Griswold	Ickis	Quirk
Bair	Hager	King	Reimers
Barnes	Hale	Kline	Roberts
Bauer	Haney	Knudson	Rust
Berry	Hanson	Krouse	Rutledge
Bixler	Hattendorf	Lovrien	Smith
Buchmiller	Heald	McCaulley	Thompson
Bush	Held	Maxfield	Torgeson
Cole of Delaware	Hill	Miller	Venard
Copeland	Hines	Nelson	Wamstad
Crone	Hollingsworth	Oliver	Wolfe

The nays were, 50.

Blackford	Hempel	Kent	Ratliff
Blythe	Hollis	Knutson	Rice
Charlton	Hubbard	Laughlin	Ryder
Christophel	Hunt	Lichty	Saunders
Crozier	Istad	McIlrath	Simmer
Eden	Johnson of	McIntosh	Stepanek
Edge	Dickinson	McMillan	Thomas
Elliott	Johnson of	Martin	Troup
Forsling	Keokuk	Mathews	Truax
Greene	Johnson of	Nagle	Vaughn
Grimwood	Marion	O'Donnell	Wagner
Hagglund	Kennedy, J. P.	Pattison	Walrod
Hansen	Kennedy, W. S.	Prichard	Wilson
Harrison			

Absent or not voting, 6.

Akin of Carroll Eckles Springer Mr. Speaker Cole of Harrison Fleming

Motion prevailed and the House stood adjourned until 9:30 A. M., Tuesday morning.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 22, 1927.

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

Prayer was offered by Rev. W. Crossley, pastor of the M. E. church, Ackley, Iowa.

Journal of February 21st corrected and approved.

PETITIONS AND COMMUNICATIONS

The following petitions and communications were presented and referred to the designated committees:

By Ickis of Union, from the Gyro Club of Clinton, opposing the enactment of House File No. 9. Ways and means.

By Ontjes of Grundy, from citizens of Grundy county, opposing any change in the present Farm Bureau Law; also opposing House File No. 133. Agriculture.

By Truax of Buchanan, from the Iowa State Association of Registered Nurses petitioning for a State Director of Nursing in the State Board of Health. Also; a petition from the citizens of Buchanan county opposing the proposed bond issue for the hard surfacing of roads, and favoring the enactment of a Bank Guarantee Deposit Act. Roads and highways.

By Eden of Clinton, from citizens of Clinton, Jackson and Jones counties, urging the repeal of chapter 129 of the code, relating to the eradication of bovine tuberculosis. Animal industry.

By Lovrien of Humboldt, from citizens of Humboldt county, opposing the proposed bond issue, for the hard surfacing of roads, and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Roberts of Adair, from citizens of Adair county, opposing Senate File 104. Roads and highways.

By Johnson of Marion, from citizens of Marion county, opposing the proposed bond issue for the hard surfacing of roads, and favoring the enactment of a Guarantee Deposit Act. Roads and highways.

By McIntosh of Muscatine, from citizens of Muscatine county, urging the repeal of chapter 129, of the code, relating to the eradication of bovine tuberculosis. Animal industry.

By Oliver of Monona, from citizens of Monona county, urging the repeal of chapter 129, of the code, relating to the eradication of bovine tuberculosis. Animal industry.

By Blackford of Van Buren, from citizens of Van Buren county urging the repeal of chapter 129, of the code, relating to the eradication of bovine tuberculosis. Animal industry.

By Lichty of Black Hawk, from citizens of Waterloo, favoring the passage of the cosmetologists bill. Public health.

By Hollingsworth of Boone, from citizens of Boone county, urging the repeal of chapter 129, code 1924, relating to the eradication of bovine tuberculosis; also a petition from citizens of Boone county urging the repeal of the law that establishes the office of county agent. Agriculture.

By Troup of Story, from citizens of Story county, favoring Senate File 160; also, favoring House Files Nos. 200 and 155; and opposing House File No. 9. Ways and means.

By Elliott of Polk, from citizens of Waterloo, favoring the passage of the cosmetologists bill; also, a petition from citizens of Des Moines favoring the enactment of the Model License Barbers Bill. Public health.

PROOF OF PUBLICATION OF SENATE FILE NO. 196

The official proof of publication of Senate File No. 196, a bill for an act to legalize the permanent transfer of fifteen thousand (\$15,000) from the bridge fund to the general fund of Appanoose county, made by resolution of the board of supervisors at a meeting held on February 8, 1927, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.



REPORTS OF COMMITTEES

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 123, a bill for an act to amend section four thousand two hundred thirty-one (4231) of the code, 1924, relating to the powers and duties of school directors, beg leave to report they have had the same under consideration and have instructed me to report 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 in lieu thereof insert the following:

"Section 1. Section forty-two hundred thirty-one (4231) of the code is amended by inserting after the word "maintaining" in line fifteen (15) the words "or reopening".

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 130, a bill for an act to repeal sections forty hundred ninety-six (4096) and forty hundred ninety-eight (4098) to forty-one hundred four (4104), inclusive, of the code, 1924; to amend section five hundred twenty (520) 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, beg leave to report they have had the 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.

MINORITY REPORT

MR. SPEAKER: We, the minority of the committee on Public Schools, beg leave to dissent from the report of the committee on House File No. 130, and recommend that the bill be placed on the calendar for passage.

M. F. SPRINGER.

H. S. BERRY.

C. C. ANDERSON.

Passed on file.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION NO. 10

Torgeson of Worth called up House Concurrent Resolution

No. 10, expressing appreciation for the efforts of Congressman Haugen, in connection with passage of the Haugen-McNary bill, and moved its adoption.

Patterson of Kossuth offered the following amendments to concurrent resolution No. 10, and moved their adoption.

Amend by striking from line 1 the words "Honorable G. N. Haugen has" and insert in lieu thereof the words "entire thirteen members of the Iowa delegation in Congress have".

Strike from line 3 the word "his" and insert in lieu thereof the word "their".

Strike from line 5 the word "his" where it first appears in said line, and insert in lieu thereof the word "their".

Strike from lines 5 and 6 the words "his district.".

Strike from line 11 the word "his" and insert in lieu thereof "their".

Strike from line 13 the words "our distinguished representative" and insert in lieu thereof the word "them".

Strike from line 16 the word "him" and insert in lieu thereof the words "to the members of the Iowa delegation in Congress."

Amendment adopted.

Torgeson of Worth moved the adoption of House Concurrent Resolution No. 10, as amended.

Motion prevailed, and House Concurrent Resolution No. 10 was adopted.

INTRODUCTION OF BILLS

House File No. 249, by Hager of Allamakee, a bill for an act to repeal section forty-two hundred sixty-seven (4267) of the code, 1924, and to enact a substitute therefor, and to amend chapter two hundred fourteen (214) of the code, 1924, so as to authorize school boards to establish grade and high schools and junior colleges, to prescribe the courses of study therein, and to create a supervisory committee.

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

House File No. 250, by Hollingsworth of Boone, a bill for an act providing that the interest rate stated in promissory notes secured by a real estate mortgage or trust deed shall not be in-



creased in case of default in interest payments or after the note or notes become due.

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

House File No. 251, by Hollingsworth of Boone, a bill for an act relating to the sinking of shafts to be used in the operation of coal mines.

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

House File No. 252, by McCaulley of Calhoun, a bill for an act relating to persons walking on hard surfaced primary highways of this state.

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

House File No. 253, by Ratliff of Henry, a bill for an act to amend section sixty-nine hundred forty-six (6946) of the code, 1924, by repealing subdivision four (4) thereof and enacting a substitute therefor, relating to exemption from taxation.

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

House File No. 254, by Troup of Story, a bill for an act to amend chapter ninety-three (93), laws of the Forty-first General Assembly, relating to the construction, control and management of dormitories at the state educational institutions by the Iowa Sate Board of Education.

Read first and second times and referred to committee on state educational institutions.

House File No. 255, by Troup of Story, a bill for an act to accept the provisions of the United States law commonly known as the Purnell Act and to assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts, and for other purposes.

Read first and second times and referred to committee on state educational institutions.

House File No. 256, by Troup of Story, a bill for an act to



amend section thirty-nine hundred twenty-six (3926) of the Code, 1924, relating to the loaning of funds belonging to the state educational institutions that are under the control and supervision of the State Board of Education.

Read first and second times and referred to committee on state educational institutions.

House File No. 257, by Venard of Sioux, a bill for an act to amend chapter two hundred seventy-three (273) of the code, 1924, relating to the relief commission for soldiers, sailors, and marines, and to provide compensation for their services.

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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 corectly enrolled:

Senate Files Nos. 30 and 76.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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 and 76.

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. 157, a bill for an act relating to the powers and duties of the Board of Railroad Commissioners.

Also, 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 search warrants.

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 relating to additional schedules of classifications of motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 78, a bill for an act relative to the audit of claims.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 90, a bill for an act relating to the approval of bonds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 89, a bill for an act relative to the administration of oaths.

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 relating to the assessment of cost in sewer proceedings.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 91, a bill for an act relating to the state printing board and 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. 88, a bill for an act relating to certificates of nomination.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 92, a bill for an act relating to withdrawals by candidates of nominations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 79, a bill for an act relating to the distribution of public documents.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 80, a bill for an act relating to removal of city and town officers.

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 limiting the civil liability of owners and operators of automobiles.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 50, a bill for an act relating to the duties of the clerk of the probate court and providing for notice in certain cases.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 39

Amend by striking out the period after the word "liquor" in line 12 and inserting thereafter "or because of the willful or gross negligent operation by him of such motor vehicle."

SENATE AMENDMENTS TO HOUSE FILE NO. 50

Amend by inserting immediately after the word "subjects" in line six (6) in section one (1) the words "citizens and/or nationals".

SENATE MESSAGES CONSIDERED

Senate File No. 87, a bill for an act to repeal the law as it appears in section forty-nine hundred sixty-nine of the code, 1924, relating to additional schedules of classifications of motor vehicles in connection with the licensing thereof.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 37, a bill for an act to amend chapters 96 (ninety-six), 475 (four hundred seventy-five), and 617 (six hundred seventeen) of the code relating to search warrants.

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

Senate File No. 157, a bill for an act to amend the law as it appears in Section seventy-eight hundred seventy-eight (7878) of the Code relating to the powers and duties of the Board of Railroad Commissioners.

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

CONSIDERATION OF SENATE FILE NO. 104

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 104 and the amendment offered by Hubbard and others, and found in the journal of February 19th.

Hubbard of Pottawattamie moved the adoption of the amendment.

The amendment, as amended, adopted.

Reimers of Lyon moved the adoption of the amendment to section 1, filed by him and found in the journal of February 21st.

McIlrath of Poweshiek moved the previous question on the amendment offered by Reimers of Lyon.

Motion prevailed.

On the question "Shall the amendment to section 1 be adopted?" roll call was demanded.

The ayes were, 36.

Aiken of Ida	Hale	King '	Quirk
Allen	Hanson	Knudson	Reimers
Bair	Hattendorf	Krouse	Rutledge
Barnes	Held	Lovrien	Springer
Bauer	Hill	McCaulley	Thompson
Berry	Hollingsworth	Miller	Torgeson
Bush	Huff	Nelson	Venard
Cole of Delaware	Johnson of	Oliver	Wamstad
Crone	Dickinson	Patterson	Wolfe
Griswold			0.000 T. (1.75.70)

The nays were, 60.

Anderson	Grimwood	Kennedy, W. S.	Ratliff
Blackford	Hager	Kent	Rice
Blythe	Hagglund	Kline	Rust
Charlton	Hansen	Knutson	Ryder
Christophel	Harrison	Laughlin	Saunders
Cole of Harrison	Hempel	Lichty	Simmer
Copeland	Hollis	McIlrath	Smith
Craig	Hopkins	McIntosh	Stepanek
Crozier	Hunt	McMillan	Thomas
Eden	Ickis	Mathews	Troup
Edge	Istad	Nagle	Truax
Elliott	Johnson of	O'Donnell	Vaughn
Fleming	Keokuk	Ontjes	Wagner
Forsling	Johnson of	Pattison	Walrod
Gilmore	Marion	Prichard	Wilson
Greene	Kennedy, J. P.		

Absent or not voting, 12.

Akin of Carroll	Eckles	Hines	Maxfield
Bixler	Haney	Hubbard	Roberts
Buchmiller	Heald	Martin	Mr. Speaker

Amendment lost.

Reimers of Lyon moved the adoption of the amendment adding Section 4 to the bill, filed by him and found in the Journal of February 21st.

Johnson of Marion moved the previous question on the amendment. Motion prevailed.

On the question "Shall the amendment adding Section 4 to the bill be adopted?" a roll call was demanded.

The ayes were, 33.

Aiken of Ida	Crone	Knudson	Reimers
Allen	Griswold	Krouse	Roberts
Bair	Hale	Lovrien	Rutledge
Barnes	Hanson	McCaulley	Springer
Bauer	Hattendorf	Maxfield	Thompson
Berry	Held	Nelson	Torgeson
Buchmiller	Hollingsworth	Oliver	Venard
Bush	Huff	Patterson	Wolfe
Cole of Delawar	e		

The nays were, 64. .

Blackford	Hagglund	Kennedy, J. P.	Prichard
Blythe	Hansen	Kennedy, W. S.	Ratliff
Charlton	Harrison	Kent	Rice
Christophel	Hempel	Kline	Ryder
Cole of Harrison	Hill	Knutson	Saunders
Copeland	Hines	Laughlin	Simmer
Craig	Hollis	Lichty	Smith
Crozier	Hopkins	McIlrath	Stepanek
Eden	Hubbard	McIntosh	Thomas
Edge	Hunt	McMillan	Troup
Elliott	Ickis	Martin	Truax
Fleming	Johnson of	Mathews	Vaughn
Forsling	Dickinson	Miller	Wagner
Gilmore	Johnson of	Nagle	Walrod
Greene	Keokuk	O'Donnell	Wilson
Grimwood	Johnson of	Ontjes	Mr. Speaker
Hager	Marion	Pattison	Control of Authorities

Absent or not voting, 11.

Akin of Carroll	Eckles	Istad	Rust
Anderson	Haney	King	Wamstad
Bixler	Heald	Quirk	

Amendment lost.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION

The time having arrived for Special Order, Senate Concurrent Resolution No. 12, memoralizing Congress to abolish the Federal Estate Tax, was taken up for consideration. McIlrath of Poweshiek moved that Senate Concurrent Resolution No. 12 be postponed and made a special order for Thursday morning, February 24th, at 10:30 o'clock.

On the question "Shall Senate Concurrent Resolution No. 12, be made a special order for Thursday morning, February 24th, at 10:30 o'clock be adopted?" a roll call was demanded.

The ayes were, 66.

Bixler	Grimwood	Kennedy, J. P.	Ratliff
Blackford	Hager	Kennedy, W. S.	Rice
Blythe	Hagglund	Kline	Rutledge
Bush	Hansen	Knutson	Ryder
Charlton	Harrison	Laughlin	Saunders
Christophel	Hempel	Lichty	Simmer
Cole of Delaware	Hill	Lovrien	Smith
Cole of Harrison	Hines	McIlrath	Stepanek
Copeland	Hollis	McIntosh	Thomas
Craig	Hopkins	McMillan	Troup
Crozier	Hubbard	Martin	Truax
Eden	Hunt	Mathews	Vaughn
Edge	Ickis	Nagle	Wagner
Elliott	Istad	O'Donnell	Walrod
Fleming	Johnson of	Ontjes	Wilson
Forsling	Keckuk	Pattison	Mr. Speaker
Gilmore	Johnson of Marion	Prichard	

The nays were, 34.

Aiken of Ida	Haney	Knudson	Reimers
Allen	Hanson	Krouse	Rust
Bair	Hattendorf	McCaulley	Springer
Barnes	Hollingsworth	Maxfield	Thompson
Bauer	Huff	Miller	Torgeson
Berry	Johnson of	Nelson	Venard
Crone	Dickinson	Oliver	Wamstad
Griswold	Kent	Patterson	Wolfe
Hale	King	Quirk	

Absent or not voting, 8.

Akin of Carroll	Buchmiller	Greene	Held
Anderson	Eckles	Heald	Roberts

The motion having failed to receive a two-thirds majority was declared to have been lost.

Forsling of Woodbury moved that Senate Concurrent Resolution No. 12 be referred to the committee on ways and means.

Quirk of Sac 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: Quirk of Sac, Hale of Howard and Troup of Story.

Quirk of Sac, 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 honorable body 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 members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Lieutenant Governor Kimball, President of the Senate, presiding.

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

Senator Mills of Dallas moved that a committee of three be appointed, one from the Senate and two from the House, to notify 'Commander Howard P. Savage, that the joint convention was ready to receive him.

Motion prevailed, and the President appointed as such committee: Senator Mills of Dallas, and Representatives McIlrath of Poweshiek and Prichard of Woodbury.

Senator Mills, from the committee appointed to notify Commander Howard P. Savage, that the joint convention was ready to receive him, appeared with the visiting guest accompanied by Governor Hammill, and Charles A. Mills, National Commander of the 40 and 8.

Lieutenant Governor Kimball, then presented Commander Howard P. Savage and Commander Charles A. Mills, who addressed the joint convention.

Edge of Jasper asked and obtained unanimous consent to have the remarks of Commander Howard P. Savage, and Commander Charles Λ. Mills printed in the journal.



ADDRESS BY COMMANDER HOWARD P. SAVAGE, NATIONAL COMMANDER OF THE AMERICAN LEGION

Your Excellency, Mr. President, Honorable Members of the Iowa Legislature:

At no time in the short span of my life has such a privilege been given to me, and certainly on behalf of the national organization of the American Legion I want to express to you the thanks for the many courtesies extended to its national officers. It gives me the feeling that all must be well in our organization in Iowa, that they have the standing to come before the legislative body of the state and be thusly received. And then, closer than that, for me the fact that I was born in this great state, and my father lived here for more than fifty years, to come into the room that I did as a child, to look down upon the assemblage and wonder whether it could ever come in my life when I might stand on the floor and have my voice sounded.

To come as a national commander of the men of '17 and '18 is the real proof, to come and tell you something about this organization made up of your sons and relatives. I am wondering if you know just how large the scope is of the organization, that if I were to come to a meeting of a post in Des Moines and then carry it out every day in the year, it would take me thirty years to get around; eleven thousand posts in every city and town and hamlet of the United States, standing on guard for the betterment of their communities; standing on guard, if you please, in behalf of that army of thirty-five thousand men that paid the price of casualties in '17 and '18. Standing on guard, if you please, taking to us as our own the thirty-five thousand boys and girls whose daddies paid the supreme price for the flag that is ours, that is just 150 years old.

When we came back in '19, the thought was in the minds of the men that there should be some organization to fit all of these men back again into the peace-time life, realizing that their whole lives had been torn upside down. The American Legion was born a million strong, but before we had time fully to take part in that, it was necessary for concerted action to fight the fight for the men who could not fight for themselves. In 1919, 1920, 1921 and 1922 these eleven thousand organizations ferreted out the men in every city and hamlet, bringing their cases to the attention of the generous for a slow moving government.

In 1922 we went to bat and informed our people and our Congress that affairs were not as they should be. The three-headed organization that had been set up was so wrapped in red tape that no service was forthcoming, and the pressure of this organization to our people and to our Congress was the instrument that caused Congress to enact the law which created for us the veterans' bureau, as we know it today, the agency that I am convinced is acting as well as any agency can, handling a problem as great as that.

In '25 we came before the people of these great states and asked for five million dollars to help us in some way take care of the child program.



People responded, and we have the five million. As an example of just how it works, during the last year 983 homes were kept together, the little mother kept her brood in her own little corner, and had the feeling that someone still remembered her and the sacrifice that she had made in the giving of her husband.

With that out of the road and working as it should, we are now on the program of making every one of the eleven thousand towns in the United States the best home town to live in. We look at our country as something more than just prairies, rivers, hills, mountains and deserts, we think of the town where we were born, of the little mother that guided us through the days when we could not watch for ourselves as being the most important part of our country. We recall the days when those little girls stood by our side for better or for worse to share out our lives as a most important part of our country, and the place where we work every day to earn the daily bread to keep those dependent upon us as a most important part of our country, and that, my friends, if just our own home towns in the eleven thousand posts of our organization, performing, during this year some one unselfish act for the betterment of our town, we will affect sixteen million of our people. We think we will have demonstrated that service in peace time is as important, if not more important, than war time, and that the preamble to our Constitution was the three-cardinal principles of God, Country and Comrades, that we will have kept faith to those precepts, and that we will take and always keep alive in the memories of the people the fact that the flag that was given to us by our fathers was bought at the terriffic cost of the young sons of America, and that we are going to be on guard and see that our people do not again be lulled into that false sense of security which would allow a sane, sound, business mind to be insensible to the fact that an economical system of adequate national defense be maintained for our shores and our land.

The men of the Legion know what war is. They know the sound of the machine gun bullets, passing so many per minute, they know the crack of the machine and they know the sound of the lead as it hits the tortured body, and they know well the sacrifice that has been made by the millions, and while we pray our God that we may never again send our sons, that if we do, when they go, someone will know something of what it is all about.

So, gentlemen, I am coming here to tell you that the national organization of the legion is sitting inside the walls of its organization, no partisanship, nonsectarian, no discriminations or diversions, but going along as we did in '17 and '18, that we might pass that same flag that gives to you and me, to our children, the same as our daddies gave it to us, after '61 and '64, with the feeling that we kept faith with our 120 thousand boys that sleep in France and at home for the flag that is ours.

Ladies and gentlemen, the American Legion is proud of this privilege. We thank you for the wholehearted interest that you have shown in our problems, and I am sure we stand only in the position of suggesting, of collecting information and giving to you, as the legislature of this state,



the benefit of our experience so that there might always be what I know the people of Iowa and the nation want, full service to those that suffer, and a guarantee of freedom and justice through our lives.

ADDRESS BY HON. CHARLES A. MILLS, OF MIAMI, FLORIDA, NATIONAL FORTY AND EIGHT

Your Excellency, Mr. President, Honorable Members of the Iowa Legislature:

I come from Florida, and when they first told me I was to come to Iowa, I looked forward to having plenty of snow, and I really must say I am greatly disappointed. I hope before I leave here tonight that you will present me with a snowstorm.

But, ladies and gentlemen, you have heard our National Commander talk, and I represent an organization that selects from the Legion for its membership the men who work and are committed to that wonderful Legion program. The program that you have heard outlined, you must admit, there is not a single selfish purpose in it, but it seeks only to continue in that service that we gave in '17 and '18, and to give it just as long as there is breath in us to make this nation and to make every state the greatest commonwealth and the greatest country on the face of the earth.

I bring to you the sincere greetings of an organization composed of men dedicated to their lofty ideals and principles of the American Legion, and I consider it a great privilege and want to thank you for having the privilege of being here with you today. I thank you.

Senator Clark of Marion moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Carter in the chair.

House resumed consideration of Special Order, Senate Concurrent Resolution No. 12, and the motion by Forsling of Woodbury to refer the same to committee on ways and means.

Springer of Decatur moved the previous question on the motion by Forsling of Woodbury.

On the question "Shall the motion be adopted?" a roll call was demanded.

The ayes were, 52.

Blackford Charlton Christophel Cole of Delaware Eden Cole of Harrison Edge Crozier Elliott Gilmore Greene Grimwood

Hager	Johnson of	McIlrath	Ryder
Hagglund	Keokuk	McIntosh	Simmer
Hale	Johnson of	McMillan	Stepanek
Hansen	Marion	Martin	Thomas
Harrison	Kennedy, J. P.	Mathews	Troup
Heald	Kennedy, W. S.	Nagle	Truax
Hempel	Kent	O'Donnell	Vaughn
Hollis	Kline	Pattison	Wagner
Hubbard	Knutson	Prichard	Walrod
Hunt	Lichty	Ratliff	Mr. Speaker
Istad	McCaulley		

The nays were, 47.

Allen	Fleming	Knudson	Rice
Anderson	Griswold	Krouse	Roberts
Barnes	Haney	Laughlin	Rutledge
Bauer	Hanson	Lovrien	Saunders
Berry	Hattendorf	Maxfield	Smith
Bixler	Held	Miller .	Springer
Blythe	Hill	Nelson	Thompson
Buchmiller	Hollingsworth	Oliver	Venard
Bush	Hopkins	Ontjes	Wamstad
Copeland	Huff	Patterson	Wilson
Craig	Ickis	Quirk	Wolfe
Crone	King	Reimers	25/25/E-5/

Absent or not voting, 9.

Aiken of Ida	Eckles	Johnson of	Rust
Akin of Carroll	Forsling	Dickinson	Torgeson
Bair	Hines	19	

The motion having failed to receive a two-thirds majority was declared to have been lost.

Rice of Appanoose moved the adoption of his substitute amendment to Senate Concurrent Resolution No. 12, filed by him and found in the journal of February 10th.

On motion of McIlrath of Poweshiek the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

The House resumed consideration of Special Order, Senate Concurrent Resolution No. 12, and the substitute amendment filed by Rice of Appanoose, found in the journal of February 10th.

Johnson of Marion moved the previous question. Motion prevailed.



On the question "Shall the substitute amendment filed by Rice of Appanoose be adopted?" a roll call was demanded.

The ayes were, 91.

Aiken of Ida	Greene	Johnson of	Prichard
Allen	Grimwood	Keokuk	Quirk
Anderson	Griswold	Johnson of	Ratliff
Bair	Hagglund	Marion	Reimers
Barnes	Hale	Kent	Rice
Bauer	Haney	King	Roberts
Berry	Hansen	Kline	Rutledge
Bixler	Hanson	Knudson	Saunders
Blackford	Harrison	Krouse	Simmer
Blythe	Hattendorf	Laughlin	Smith
Buchmiller	Heald	Lichty	Springer
Bush	Held	Lovrien	Thomas
Christophel	Hempel	McCaulley	Thompson
Cole of Delaware	Hill	McIlrath	Torgeson
Cole of Harrison	Hines	McIntosh	Troup
Copeland	Hollingsworth	McMillan	Truax
Craig	Hollis	Maxfield	Vaughn
Crone	Hopkins	Miller	Venard
Crozier	Hubbard	Nelson	Walrod
Eden	Huff	Oliver	Wamstad
Elliott	Hunt	Ontjes	Wilson
Fleming	Istad	Patterson	Wolfe
Forsling	Johnson of	Pattison	Mr. Speaker
Gilmore	Dickinson		

The nays were, 8.

Charlton	Kennedy, J. P.	Nagle	Stepanek
Hager	Martin	O'Donnell	Wagner

Absent or not voting, 9.

Aikin of Carroll		Knutson	Rust	
Eckles Edge	Kennedy,	w. s.	Mathews	Ryder

The substitute amendment was adopted.

Rice of Appanoose moved that the House concur in the Senate Concurrent Resolution No. 12, as amended.

Motion prevailed.

HOUSE RESUMED CONSIDERATION OF SENATE FILE NO. 104

Johnson of Dickinson called up the following amendment to section two (2) filed by him on February 21st, and moved its adoption:

"Amend section two (2) by striking the period in line eleven (11) and

inserting the following: 'but no continuous relocation exceeding eighty (80) rods in length shall be made without consent of the board of supervisors of the county or counties in which such relocation is made,".

Nagle of Johnson moved the previous question. Motion prevailed.

On the question "Shall the amendment to section two (2) be adopted?" a roll call was demanded and Rule 18 invoked.

The ayes were, 48.

Akin of Ida	Griswold	King	Reimers
Allen	Hager	Knudson .	Roberts
Anderson	Hale	Krouse	Rutledge
Bair	Haney	Lovrien	Saunders
Barnes	Hanson	McCaulley	Smith
Bauer	Hattendorf	Maxfield	Springer
Berry	Held	Miller	Thompson
Bixler	Hill	Nelson	Torgeson
Buchmiller	Hines	Oliver	Venard
Bush	Hollingsworth	Patterson	Wamstad
Cole of Delawa		Quirk	Wolfe
Crone	Johnson of		Mr. Speaker
Crozier	Dickinson		

The nays were, 57.

Blackford	Hagglund	Kennedy, J. P.	Pattison
Blythe	Hansen	Kennedy, W. S.	Prichard
Charlton	Harrison	Kent	Ratliff
Christophel	Heald	Kline	Rice
Cole of Harrison	Hempel	Knutson	Ryder
Copeland	Hollis	Laughlin	Simmer
Craig	Hopkins	Lichty	S ⁺ epanek
Eden	Hubbard	McIlrath	Thomas
Edge	Hunt	McIntosh	Troup
Elliott	Ickis	McMillan	Truax
Fleming	Istad	Martin	Vaughn
Forsling	Johnson of	Mathews	Wagner
Gilmore	Keokuk	Nagle	Walrod
Greene	Johnson of	O'Donnell	Wilson
Grimwood	Marion	Ontjes	

Absent or not voting, 3.

Akin of Carroll Eckles Rust

Amendment lost.

Johnson of Dickinson moved the adoption of the remainder of the amendments filed by him and found in the journal of February 21st.

Greene of Pottawattamie moved the previous question.



Motion prevailed.

On the question "Shall the amendments be adopted?" a roll call was demanded.

The ayes were, 41.

Aiken of Ida	Hale	Knudson	Quirk
Allen	Hanson	Lovrien	Reimers
Bair	Hattendorf	McCaulley	Rutledge
Barnes	Heald	Maxfield	Smith
Bauer	Held	Miller	Springer
Berry	Hollingsworth	Nelson	Thompson
Buchmiller	Huff	Oliver	Torgeson
Bush	Johnson of	Ontjes	Venard
Cole of Delaware	Dickinson	Patterson	Wamstad
Crone	King	Prichard	Wolfe
Griswold			Mr. Speaker

The nays were, 60.

Blackford	Hager	Johnson of	Nagle
Blythe	Hagglund	Marion	O'Donnell
Charlton	Haney	Kennedy, J. P.	Pattison
Christophel	Hansen	Kennedy, W. S.	Ratliff
Cole of Harrison	Harrison	Kent	Rice
Copeland	Hempel	Kline	Ryder
Craig	Hill	Knutson	Simmer
Crozier	Hines	Krouse	Stepanek
Eden	Hollis	Laughlin	Thomas
Edge ·	Hopkins	Lichty	Troup
Elliott	Hubbard	McIlrath	Truax
Fleming	Hunt	McIntosh	Vaughn
Forsling	Ickis	McMillan	Wagner
Gilmore	Istad	Martin	Walrod
Greene	Johnson of	Mathews	Wilson
Grimwood	Keokuk		•

Absent or not voting, 7.

Akin of Carroll	Bixler	Roberts	Saunders
Anderson	Eckles	Rust	

Amendment lost.

W. S. Kennedy of Lee moved that the amendment filed by him and found in the journal of February 21st be adopted.

Amendment adopted.

Knudson of Hamilton moved that the House adjourn until 9:30 a.m. Wednesday.

On the question "Shall the House adjourn until 9:30 a.m. Wednesday?" a roll call was demanded.

The ayes were, 34.

Aiken of Ida Gilmore Hollingsworth Onties Allen Griswold Huff Reimers King Smith Bair Hager Knudson Barnes Hale Springer Thompson Bauer Haney Krouse Hanson Berry Maxfield Torgeson Bush Hattendorf Nelson Venard Heald Oliver Wolfe Craig Held Crone

The nays were, 68.

Akin of Carroll Grimwood Johnson of O'Donnell Anderson Hagglund Marion Pattison Bixler Hansen Kennedy, J. P. Prichard Kennedy, W. S. Harrison Ratliff Blackford Hempel Blythe Kent Rice Roberts Buchmiller Hill Kline Hines Knutson Rutledge Charlton Laughlin Christophel Hollis Ryder Cole of Delaware Hopkins Lichty Simmer Cole of Harrison Hubbard Lovrien Stepanek Copeland Hunt McCaulley Thomas Crozier Ickis McIlrath Troup Eden Istad McIntosh Truax Johnson of McMillan Vaughn Edge Dickinson Martin Wagner Elliott Fleming Johnson of Mathews Walrod Forsling Keokuk Miller Wilson Greene Nagle Mr. Speaker

Absent or not voting, 6.

Eckles Quirk Saunders Wamstad Patterson Rust

Motion to adjourn lost.

Anderson of Montgomery moved that the amendment filed by himself and Bixler of Adams, found in the Journal of February 21st be adopted.

Thomas of Audubon moved the previous question. Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 44.

Aiken of Ida Bair Christophel Bixler Akin of Carroll Barnes Blythe Cole of Delaware Allen Bauer Buchmiller Griswold Anderson Berry Bush Hale

Huff Nelson Rutledge Haney Oliver Hanson King Springer Thompson Hattendorf Knudson Ontjes Heald Krouse Patterson Torgeson Lovrien Quirk Venard Hines Hollingsworth Maxfield Reimers Wamstad Wolfe · Miller Roberts Hubbard

The nays were, 60.

Blackford Hansen Kent Rice Charlton Harrison Kline Rust Cole of Harrison Hempel Knutson Ryder Copeland Laughlin Saunders Hill Craig Hollis Lichty Simmer McCaulley Crone Hopkins Smith Crozier Hunt McIlrath Stepanek Eden Istad McIntosh Thomas McMillan Edge Johnson of Troup Elliott Dickinson Martin Truax Forsling Johnson of Mathews Vaughn Nagle Wagner Gilmore Keokuk O'Donnell Walrod Greene Johnson of Grimwood Marion Pattison Wilson Hager Kennedy, J. P. Prichard Mr. Speaker Hagglund Kennedy, W. S. Ratliff

Absent or not voting, 4.

Eckles Fleming Held Ickis

Amendment lost.

Griswold of Madison asked and obtained unanimous consent to withdraw the amendment filed by him and found in the Journal of February 21st.

Craig of Warren moved that the amendment filed by him and found in the Journal of February 21st be adopted.

Amendment adopted.

Copeland of Dallas offered the following amendment and moved its adoption:

Amend section five (5) of Senate File No. 104, by adding thereto the following: "The refunds made to any county under this section at the option of the board of supervisors of said county be placed to the credit of the county road fund or the county bridge fund."

Amendment adopted

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend section 21 by striking out the entire section, and substituting the following in lieu thereof: "The director of the budget shall establish and maintain an auditing department in the office of the State Highway Commission. The director is authorized to employ an auditor and the help necessary to audit all claims and check the records of the State Highway Commission and their assistants. No claims shall be presented to the State Highway Commission until said auditor has approved the same. Said auditor shall give a bond to the state in the sum of \$50,000 for the faithful performance of the duties. All expenses for the maintenance of said auditing department and the cost of the bond for the auditor shall be paid from the support funds of State Highway Commission provided for in section 34 of this act.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 58.

Aiken of Ida	Crone	Johnson of	Quirk
Akin of Carroll	Fleming	Dickinson	Reimers
Allen	Griswold	Kent	Roberts
Anderson	Hale	King	Rutledge
Bair	Haney	Kline	Saunders
Barnes	Hanson	Knudson	Smith
Bauer	Hattendorf	Krouse	Springer
Berry	Heald	Lovrien	Thompson
Bixler	Held	McCaulley	Torgeson
Blythe	Hill	Maxfield	Vaughn
Buchmiller	Hines	Miller	Venard
Bush	Hollingsworth	Nelson	Wamstad
Christophel	Hubbard	Oliver	Wolfe
Cole of Delaware		Ontjes	Mr. Speaker
Craig	Ickis	Patterson	

The nays were, 49.

Blackford	Hagglund	Kennedy, W. S.	Ratliff
Charlton	Hansen	Knutson	Rice
Cole of Harrison	Harrison	Laughlin	Rust
Copeland	Hempel	Lichty	Ryder
Crozier	Hollis	McIlrath	Simmer
Eden	Hopkins	McIntosh	Stepanek
Edge	Hunt	McMillan	Thomas
Elliott	Istad	Martin	Troup
Forsling	Johnson of	Mathews	Truax
Gilmore	Keokuk	Nagle	Wagner
Greene	Johnson of	O'Donnell	Walrod
Grimwood	Marion	Pattison	Wilson
Hager	Kennedy, J. P.	Prichard	

Absent or not voting, 1.

Eckles



Amendment adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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, 183, and 199.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 20, 183 and 199.

AMENDMENTS FILED

Harrison of Clarke filed the following amendment to Senate File No. 104:

Amend Senate File No. 104 by adding as an additional section the following:

"Neither the members of the state highway commission nor the engineers shall actively participate in county or state politics."

Ontjes of Grundy filed the following amendments to Senate File No. 104:

Amend Senate File No. 104 by striking out all of line twelve (12) in section four (4).

Also, amend section 9 line 16 by striking out the word and figures "thirty (30)" and inserting in lieu thereof the word and figures "twenty (20)".

Craig of Warren filed the following amendment to Senate File No. 104.

Amend Senate File No. 104 by striking out in section eleven (11) line twelve (12) the word "not".

Also amend by striking out of lines twelve (12), thirteen (13), and fourteen (14) the following: "nor the bond given in support thereof, but upon discovering such violation, the state highway commission may terminate such contract".

Griswold of Madison filed the following amendment to Senate File No. 104:

Amend Senate File No. 104 by adding at the end thereof the following, to wit:

Sec. 41. Section forty-six hundred twenty-five (4625) of the code is hereby repealed and the following enacted in lieu thereof:

Compensation. Each member of the state highway commission shall receive a salary of four thousand dollars (\$4,000.00) per annum and shall devote his entire time to the duties of his office.

Each member shall receive all actual necessary expenses incurred in the performance of his duties.

Johnson of Marion moved that when the House adjourn it be to reconvene at 7:00 o'clock this evening.

Berry of Monroe moved that the House now adjourn until 9:30 a.m. Wednesday.

On the question "Shall the House adjourn until 9:30 a.m., Wednesday?" a roll call was demanded.

The ayes were, 65.

Aiken of Ida	Fleming	Huff	Reimers
Akin of Carroll	Gilmore	Johnson of	Rice
Allen	Griswold	Dickinson	Roberts
Anderson	Hager	King	Rust
Bair	Hale	Knudson	Rutledge
Barnes	Haney	Krouse	Saunders
Bauer	Hansen	Lovrien	Smith
Berry	Hanson	McCaulley	Springer
Bixler	Hattendorf	Martin	Thompson
Buchmiller	Heald	Maxfield	Torgeson
Bush	Held	Miller	Troup
Christophel	Hill	Nelson	Truax
Cole of Delaware	Hines	Oliver	Venard
Cole of Harrison	Hollingsworth	Ontjes	Wamstad
Craig	Hollis	Patterson	Wolfe
Crone	Hopkins	Quirk '	Mr. Speaker
Crozier	Hubbard		

The nays were, 41.

Blackford	Elliott	Hempel	Johnson of
Blythe	Forsling	Hunt	Marion
Charlton	Greene	Ickis	Kennedy, J. P.
Copeland	Grimwood	Istad	Kennedy, W. S.
Eden	Hagglund	Johnson of	Kent
Edge	Harrison	Keokuk	Kline

Knutson	McMillan	Prichard	Vaughn
Laughlin	Mathews	Ratliff	Wagner
Lichty	Nagle	Ryder	Walrod
McIlrath	O'Donnell	Simmer	Wilson
McIntosh	Pattison	Stepanek	

Absent or not voting, 2.

Eckles

Thomas

Motion prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 23, 1927.

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

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

Journal of February 22d corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Gilmore of Cedar indefinitely on request of Hansen of Scott.

PETITIONS AND MEMORIALS

The following petitions were presented, and referred to the designated committees:

By Lichty of Black Hawk, from beauty parlor operators of Cedar Falls, favoring the Cosmetologists bill. Public health.

By Wilson of Tama, from citizens of Reinbeck and Gladbrook, favoring the Income Tax Bill. Ways and means.

By Anderson of Montgomery, from the Rotary Club of Red Oak, favoring the passage of Senate File 104. Roads and highways.

By Hines of Taylor, from merchants of the town of Bedford, favoring House File No. 169. Commerce and trade.

By Haney of Mills, from merchants of Malvern, favoring House Files Nos. 200 and 155, and opposing House File No. 9. Ways and means.

By Roberts of Adair, from citizens of Adair county, urging the repeal of the law establishing the office of county agent. Agriculture. By Berry of Monroe, from citizens of Monroe county, favoring a State Income Tax law. Ways and means.

By Hanson of Winnebago, from citizens of Winnebago county, opposing the proposed bond issue for the hard surfacing of roads; favoring a State Income Tax law; and opposing House File 133. Roads and highways.

By Hollingsworth of Boone, from citizens of Boone county, urging the repeal of chapter 129 of the code, 1924, relating to the eradication of bovine tuberculosis; opposing the proposed bond issue for the hard surfacing of roads; and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Troup of Story, from citizens of Story county, opposing the proposed bond issue for the hard surfacing of roads; and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Aiken of Ida, from citizens of Ida county, opposing the proposed bond issue for the hard surfacing of roads, and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Copeland of Dallas, from citizens of Dallas county, opposing the proposed bond issue for the hard surfacing of roads; and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Hattendorf of Osceola, from citizens of Osceola county, opposing Senate File 104. Roads and highways.

By Forsling and Prichard of Woodbury, from citizens of Woodbury county, urging the introduction and passage of a bill putting professors of the Medical College of the University of Iowa on full time; amending the Haskel-Klaus law so that patients going to Iowa City be committed as county charges; and to district the state, locating hospitals at convenient places. Public health.

By Stepanek of Linn, from merchants and citizens of Marion, endorsing the Wilson bad check bill; also, a petition favoring the Ten Per Cent Exemption Bill. Judiciary No. 2.

REPORTS OF COMMITTEES

Hempel of Clayton, from the committee on interstate bridges, submitted the following report:

Mr. Speaker: Your committee on interstate bridges to whom was referred Senate Joint Resolution No. 1, for the appointment of a committee of the members of the Senate and House and appointment of similar committee by the legislature of Wisconsin and Illinois for the erection or

purchase of free bridge across Mississippi River, at Dubuque, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommndation that the same do pass.

J. G. HEMPEL, Chairman.

. Report adopted.

Lichty of Blackhawk, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred Senate File No. 56, a bill for an act to regulate the occupation of barbering by creating a board of examiners for the licensing of persons to carry on such practice, and fixing the fees to be charged therefor; for regulating the sanitation of barber shops, barber schools and barber colleges, for preventing the spreading of contagious and infectious diseases, for promoting the health and safety of the general public and providing penalties for the violation thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting at the end of Section 6 the words "but the expenditures under this act shall not be permitted to exceed the receipts therefrom in any calendar year."

E. M. LICHTY, Chairman.

Report adopted.

Ratliff of Henry, 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. 210, a bill for an act to amend sections fifty-two hundred twenty-one (5221), fifty-two hundred twenty-three (5223) and fifty-two hundred thirty-one (5231) of the Code, 1924, relating to the compensation of deputy county auditors, treasurers and clerks 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 without recommendation.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 209, a bill for an act to amend section seven hundred thirty-eight (738) of the code, 1924, relating to compensation of members of election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

Z. S. RATLIFF, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 208, a bill for an act to amend section five thousand two hundred twenty-two (5222) of the code, 1924, relating to compensation of county treasurers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 258, by committee on insurance, a bill for an act relating to insurance upon lives of directors, officers, agents, and employees of corporations and prescribing what shall constitute evidence of due authority for all corporate actions with reference thereto.

Read first and second times and passed on file.

House File No. 259, by Johnson of Marion, a bill for an act to legalize the levy of a tax for the purpose of erecting a memorial hall by the board of supervisors of Marion county, Iowa.

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

House File No. 260, by Martin of Jackson, by request, a bill for an act to amend sections eighty-three hundred thirteen (8313), eighty-three hundred twenty-two (8322), eighty-three hundred twenty-five (8325) of the code, 1924, relating to electric transmission lines.

Read first and second times and referred to committee on public utilities.

House File No. 261, by Nagle of Johnson, a bill for an act to amend sections eight hundred ninety-three (893) and section seven hundred thirty-eight (738) of the code, 1924, relating to double counting boards, and compensation of members.

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

House File No. 262, by Oliver of Monona, a bill for an act to re-



quire officers, boards, and commissions of the state government to pay into the state treasury all fees and charges not belonging to said offices.

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

House File No. 263, by Oliver of Monona, a bill for an act to amend section 7866 (seventy-eight hundred sixty-six) of the code relating to the employment of clerical help by the board of railroad commissioners.

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

House File No. 264, by Oliver of Monona, a bill for an act to repeal section 3744 (thirty-seven hundred forty-four) of the code.

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

House File No. 265, by committee on public schools, a bill for an act to amend section forty-two hundred forty-two (4242), and to repeal sections forty-two hundred forty-three (4243) and forty-two hundred forty-four (4244) of the code, 1924, relating to the making of a financial statement by school districts.

Read first and second times and passed on file.

House File No. 266, by committee on public schools, a bill for an act to repeal section fifty-two hundred thirty-three (5233) of the code, 1924, and to enact a substitute therefor, relating to the expenses of the county superintendent of schools.

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 Senate was asked:

House File No. 3, a bill for an act relating to compensation of assessors.

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 relative to the speed of motor vehicles outside of cities and towns.



Also, that the Senate has passed the following bill in which the conurrence of the House is asked:

Senate File No. 58, a bill for an act relative to the amount of license fees to be paid on motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 166, a bill for an act relating to exemptions from taxation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 147, a bill for an act relating to authority of agents or inspectors of the motor vehicle department.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 158, a bill for an act relating to practice of certain professions affecting public health.

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 the method of computing motor vehicle license fee.

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 relating to the issuance of free passes by common carriers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 179, a bill for an act relating to insurance.

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

Senate Concurrent Resolution No. 22, relating to a meeting of the Pioneer Lawmakers.

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

Senate Concurrent Resolution No. 20, relating to recent changes of the rules of the Chicago Board of Trade, and proposed investigation by the Grain Futures Administration.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 20

Concurrent resolution for the purpose of demanding that recent changes of the rules of the Chicago Board of Trade, which have eliminated deliveries of No. 4 corn upon future contracts during months of November, December, January and February, and proposed changes of said rules which contemplate the elimination of No. 3 white oats for delivery upon future contracts be the subject of rigid investigation by the Grain Futures Administration.

Whereas, The rules of the Board of Trade of the city of Chicago until January 24, 1927, provided for the delivery of corn grading No. 4 during the months of November, December, January and February upon future contracts, and the rules have been changed so that corn grading No. 4 is no longer deliverable; and,

Whereas, The poducers of Iowa are vitally interested in the market for off-grade corn, particularly when, as in the year 1926, the large volume available for merchandising graded No. 4 and under, and such changes will occasion incalculable loss to the producers; and,

Whereas, It is now proposed to change the rules of the Chicago Board of Trade so that No. 3 white oats shall be no longer deliverable upon future contracts; and,

Whereas, The Chicago Board of Trade is a contract market under the provisions of the Grain Futures Act, and under the supervision of the Grain Futures Administration of the U. S. Department of Agriculture; now, therefore,

Be It Resolved by the Senate, the House concurring:

- Section 1. That such changes and modifications of the rules of the Board of Trade of the City of Chicago as has been made, and appear to be contemplated, be, and they are, vigorously protested, unless it can first be unequivocally shown by those instigating such a change that their operation will be in the interests of the producers of grain, and that they are not for the purpose of stimulating speculation and increasing speculative gains at the expense of the producer;
- Sec. 2. Be it further resolved, that such changes and modifications as have been made and are contemplated, and the probable effects thereof, should be thoroughly and exhaustively investigated by the Grain Futures Administration of the U. S. Department of Agriculture, and that the investigation should be conducted in such manner as shall enable the producers and general public to be thoroughly informed;
- Sec. 3. Be it further resolved that copies of this resolution be transmitted to the members of the commission created under the Grain Futures Act and having jurisdiction over contract markets, namely, the Secretary of Agriculture, the Secretary of Commerce and the Attorney General of the United States, and to the president and secretary of the Board of Trade of the City of Chicago.

Laid over under rule 34.

SENATE MESSAGES CONSIDERED SENATE CONCURRENT RESOLUTION NO. 22

Whereas, The Senate is advised of a meeting of the Pioneer Lawmakers to be held in the Historical Building on February 23d, and of their custom of calling formally on the assembly; therefore,

Be It Resolved by the Senate, the House concurring, That the General Assembly meet in joint session on Thursday, February 24, 1927, at 2 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 concurrent resolution, S. W. Kennedy of Lee moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

Senate File No. 147, a bill for an act to amend chapter seven (7) of the Acts of the Forty-first General Assembly, relating to authority of agents or inspectors of the motor vehicle department.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 188, a bill for an act to repeal Section five thousand thirty (5030) of the Code, 1924, relative to the speed of motor vehicles in cities and towns and to enact a substitute therefor. Also to amend section five thousand twenty-nine (5029) of the Code as amended by Chapter Fifteen (15) of the Acts of the Forty-first (41st) General Assembly relative to the speed of motor vehicles outside of cities and towns.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 166, a bill for an act to repeal paragraph four (4) of section sixty-nine hundred forty-six (6946) of the code and to enact a substitute therefor, relating to exemptions from taxation.

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

Senate File No. 58, a bill for an act to amend section forty-nine hundred five (4905) of the Code, 1924, relative to the amount of license fees to be paid on motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 152, a bill for an act to amend the law as it appears in Section eight thousand one hundred twenty-eight (8128) of the Code, relating to the issuance of free passes by common carriers.

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

Senate File No. 146, a bill for an act to amend Section fortynine hundred sixty-eight (4968) of the Code, 1924, relating to the method of computing motor vehicle license fees.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 179, a bill for an act to repeal section eightynine hundred thirty-six (8936) of the code and to enact a substitute therefor, relating to insurance.

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

Senate File No. 158, a bill for an act to regulate the practice of cosmetology and to provide for the examination and licensing of practitioners thereof; to provide rules and regulations concerning sanitation and health in such practice; and to amend sections twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred forty (2440), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), and twenty-five hundred sixteen (2516) of the code, 1924, relating to the practice of certain professions affecting the public health.

Read first and second times and referred to committee on public health.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 104.

Griswold of Madison moved that the amendment filed by him and found in the journal of February 22d be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded and Rule 18 was invoked.



The ayes were, 45.

Aiken of Ida Fleming Johnson of Reimers Allen Griswold Keokuk Rust King Rutledge Anderson Hale Haney Saunders Bair Knudson Bauer Hanson Krouse Smith Berry Hattendorf Lovrien Springer Bixler Heald McCaulley Thompson Bush Held Maxfield Torgeson Cole of Delaware Hines Nelson Venard Cole of Harrison Hollingsworth Patterson Wamstad Huff Wolfe Quirk Istad Crone

The nays were, 58.

Kent Prichard Barnes Hagglund Kline Ratliff Blackford Hansen Blythe Harrison Knutson Rice Buchmiller Hempel Laughlin Roberts Charlton Hill Lichty Ryder McIlrath Christophel Hollis Simmer Copeland Hopkins McIntosh Stepanek McMillan Thomas Crozier Hunt Eden Ickis Martin Troup Edge Johnson of Mathews Truax Elliott Dickinson Nagle Vaughn O'Donnell Forsling Johnson of Wagner Marion Walrod Greene Oliver Kennedy, J. P. Kennedy, W. S. Grimwood Ontjes Wilson Pattison Mr. Speaker Hager

Absent or not voting, 5.

Akin of Carroll Gilmore Hubbard Miller

Eckles

Amendment lost.

Harrison of Clarke moved that the amendment filed by him and found in the journal of February 22d be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 40.

Akin of Carroll Grimwood Kennedy, W. S. Oliver Allen Hagglund Kent Reimers Bair Haney King Rice Harrison Knudson Roberts Barnes Held Lovrien Bauer Rust Hollingsworth McCaulley Bush Rutledge Christophel Hopkins McIntosh Smith Cole of Delaware Hunt Martin Thempson Johnson of Maxfield Torgeson Craig Wamstad Dickinson Nelson Crone Fleming

The nays were, 58.

Aiken of Ida Griswold Johnson of Ratliff Anderson Marion Hager Ryder Bixler Hale Kennedy, J. P. Simmer Blackford Hansen Knutson Springer Laughlin Stepanek Blythe Hanson Buchmiller Hattendorf Lichty Thomas Charlton Heald McIlrath Troup Cole of Harrison Hempel McMillan Truax Copeland Hill Mathews Vaughn Crozier Hines Nagle Venard Eden Hollis O'Donnell Wagner Edge Ickis Onties Walrod Elliott Istad Pattison Wilson Forsling Johnson of Prichard Wolfe Keokuk Mr. Speaker Greene Quirk

Absent or nto voting, 10.

Berry Hubbard Krouse Patterson
Eckles Huff Miller Saunders
Gilmore Kline

Amendment lost

Time having arrived for special order No. 2, consideration of bills on the calendar recommended for indefinite postponement, the Speaker announced that inasmuch as these were made a special order by arbitrary action of the chair, same would be deferred until disposition of Senate File No. 104.

On motion of Ontjes of Grundy the following amendment filed by him was taken up for consideration:

Amend Senate File No. 104 by striking out all of line twelve (12) in section four (4).

McMillan of Benton moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 12.

Aiken of Ida Charlton Hollingsworth Oliver Bauer Crone Krouse Ontjes Berry Hager McCaulley Wolfe

The nays were, 76.

Akin of Carroll	Grimwood	Johnson of	Reimers
Allen	Hagglund	Keokuk	Rice
Bair	Hale	Johnson of	Roberts
Barnes	Hansen	Marion	Rutledge
Bixler	Hanson	Kent	Ryder
Blackford	Harrison	Kline	Saunders
Blythe	Heald	Knutson	Simmer
Buchmiller	Held	Laughlin	Smith
Bush	Hempel	Lichty	Springer
Christophel	Hill	Lovrien	Stepanek
Cole of Delaware	Hines	McIlrath	Thomas
Cole of Harrison	Hollis	McIntosh	Thompson
Copeland	Hopkins	McMillan	Torgeson
Craig	Hubbard	Martin	Troup
Crozier	Hunt	Mathews	Truax
Eden	Ickis	Nagle	Vaughn
Edge	Istad	Nelson	Venard
Elliott	Johnson of	O'Donnell	Wagner
Fleming	Dickinson	Pattison	Walrod
Greene		Prichard	Wilson

Absent or not voting, 20.

Anderson	Haney	King	Quirk
Eckles	Hattendorf	Knudson	Ratliff
Forsling	Huff	Maxfield	Rust
Gilmore	Kennedy, J. P.	Miller	Wamstad
Griswold	Kennedy, W. S.	Patterson	Mr. Speaker

Amendment lost.

On motion of Ontjes of Grundy the following amendment filed by him was taken up for consideration:

Amend section nine (9), line sixteen (16), by striking out the word and figures "thirty (30)" and inserting in lieu thereof the word and figures "twenty (20)".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 39.

Aiken of Ida	Cole of Delaware	Istad	Onties
Akin of Carroll	Crone	Johnson of	Patterson
Allen	Griswold	Dickinson	Reimers
Anderson	Hale	Knudson	Rutledge
Bair	Haney	Krouse	Smith
Bauer	Hanson	Lovrien	Springer
Berry	Hattendorf	McCaulley	Thompson
Bixler	Hollingsworth	Martin	Torgeson
Bush	Hopkins	Nelson	Wamstad
Christophel	Huff	Oliver	Wolfe

The nays were, 58.

Kennedy, J. P. Kennedy, W. S. Hagglund Prichard Ratliff Blackford Hansen Harrison Kent Rice Blythe Buchmiller Heald King Roberts Held Kline Ryder Charlton Cole of Harrison Hempel Knutson Simmer Copeland Hill Laughlin Stepanek Hines Lichty Thomas Craig McIlrath Crozier Hollis Troup Eden Hunt McIntosh Truax Edge Ickis Mathews Vaughn Johnson of Elliott Nagle Venard Forsling Keokuk O'Donnell Wagner Greene Pattison Walrod Johnson of Grimwood Marion Wilson Hager

Absent or not voting, 11.

Eckles Hubbard Miller Saunders
Fleming McMillan Quirk Mr. Speaker
Gilmore Maxfield Rust

Amendment lost.

Craig of Warren moved that the amendment filed by him and found in the journal of February 22d be adopted.

Charlton of Polk asked and obtained unanimous consent to have action on this amendment deferred.

Reimers of Lyon offered the following amendment and moved its adoption:

Amend section thirteen (13) of Senate File No. 104 by inserting after the word "construction" in line three (3) the words "of primary roads". Further amend section thirteen (13) by inserting after the word "county" in line five (5) the words "on the primary system".

Amendment adopted.

Berry of Monroe offered the following amendment and moved its adoption:

Amend Senate File No. 104 by striking out all of Section Two (2), following the word "taken" and the period in line 13.

O'Donnell of Dubuque moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demaded.



The ayes were, 39.

Aiken of Ida	Craig	King	Reimers
Allen	Fleming	Knudson	Rutledge
Anderson	Griswold	Krouse	Smith
Bair	Hale	Lovrien	Springer
Barnes	Haney	McCaulley	Thompson
Bauer	Hanson	Maxfield	Torgeson
Berry	Hattendorf	Nelson	Venard
Bixler	Hollingsworth	Oliver	Wamstad
Buchmiller	Hopkins	Patterson	Wolfe
Bush	Huff	Quirk	3.00000000

The nays were, 56.

Blackford	Hansen	Kennedy, J. P.	Prichard
Blythe	Harrison	Kennedy, W. S.	Ratliff
Charlton	Hempel	Kent	Rice
Christophel	Hill	Knutson	Ryder
Cole of Delaware	Hollis	Laughlin	Simmer
Cole of Harrison	Hubbard	Lichty	Stepanek
Crozier	Hunt	McIlrath	Thomas
Eden	Ickis	McIntosh	Troup
Edge	Istad	McMillan	Truax
Elliott	Johnson of	Martin	Vaughn
Forsling	Dickinson	Mathews	Wagner
Greene	Johnson of	Nagle	Walrod
Grimwood	Marion	O'Donnell	Wilson
Hager	Johnson of	Ontjes	Mr. Speaker
Hagglund	Keokuk	Pattison	

Absent or not voting, 13.

Akin of Carroll	Gilmore	Hines	Roberts
Copeland	Heald	Kline	Rust
Crone	Held	Miller	Saunders
Eckles			

Amendment lost.

Craig of Warren offered the following amendment and moved its adoption:

Amend Senate File No. 104, by adding thereto, as section forty-two (42) the following:

"All allotments made by the State Highway Commission to counties voting bond issues for the purpose of hard surfacing, or otherwise improving any portion of the primary road system, shall be paid for within the biennium so as not to create an obligation against the state."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 95.

Aiken of Ida Griswold Akin of Carroll Hager Hagglund Allen Bair Hale Barnes Haney Bauer Hanson Berry Harrison Bixler Heald Blackford Hempel Blythe Hill Buchmiller Hines Bush Hollingsworth Charlton Hollis Christophel Hopkins Cole of Delaware Hubbard Cole of Harrison Huff Copeland Hunt Craig Crozier Ickis Johnson of Eden Dickinson Edge Johnson of Elliott Keokuk Fleming Johnson of Marion Greene

Kennedy, W. S. Rice Roberts Kent Kline Rust Knudson Rutledge Knutson Ryder Saunders Krouse Laughlin Simmer Lichty Smith Lovrien Springer McCaulley Stepanek Thomas McIlrath Thompson McIntosh Torgeson Martin Mathews Troup Maxfield Truax Miller Vaughn Nagle Venard Nelson Wagner O'Donnell Walrod Oliver Wamstad Wilson Ontjes Patterson Wolfe Pattison Mr. Speaker Ratliff

The nays were, 2.

Anderson

Grimwood

McMillan

Kennedy, J. P.

Absent or not voting, 11.

Crone Gilmore
Eckles Hansen
Forsling Hattendorf

Held Istad King

Reimers

Prichard Quirk

Amendment adopted.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend Senate File No. 104, section 5, by adding at the end thereof the following: The State Highway Commission shall ascertain the county in the state that has expended the least amount of its county road funds in the improvement of what now comprises the primary road system in said county, for engineering, grading, drainage or graveling since July 1, 1913, exclusive of the money expended from the county road fund for additional right-of-way and from the county bridge fund for bridges. Said Commission shall treat said amount as the standard or equitable basis that each county should expend from its county road funds. All sums expended by any county for engineering, grading, drainage and graveling in excess of the amount ascertained as the standard sum for all counties to expend from the county road funds shall be refunded to the counties from the primary road fund after all the primary roads of the state shall have been graded, bridged, drained, paved or graveled that have not yet

been so graded, bridged, drained, paved or graveled. Such refund shall go back to the counties for the improvement of the secondary roads.

Simmer of Wapello moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 43.

Fleming	King	Reimers
Griswold	Knudson	Rutledge
Hale	Krouse	Smith
Hanson	Lovrien	Springer
Hattendorf	McCaulley	Thompson
Heald	Maxfield	Torgeson
Hill	Nelson	Venard
Hollingsworth	Oliver	Wamstad
Huff	Ontjes	Wolfe
Johnson of	Patterson	Mr. Speaker
Dickinson	Quirk	
	Griswold Hale Hanson Hattendorf Heald Hill Hollingsworth Huff Johnson of	Griswold Knudson Hale Krouse Hanson Lovrien Hattendorf McCaulley Heald Maxfield Hill Nelson Hollingsworth Oliver Huff Ontjes Johnson of Patterson

The nays were, 55.

Blackford	Haney	Kennedy, W. S.	Pattisor
Blythe	Hansen	Kent	Prichard
Charlton	Harrison	Kline	Ratliff
Christophel	Hempel	Knutson	Rice
Cole of Harrison	Hollis	Laughlin	Ryder
Craig	Hopkins	Lichty	Simmer
Crozier	Hunt	McIlrath	Stepanek
Eden	Ickis	McIntosh	Thomas
Edge	Istad	McMillan	Troup
Elliott	Johnson of	Martin	Truax
Forsling	Keokuk	Mathews	Vaughn
Greene	Johnson of	Miller	Wagner
Grimwood	Marion	Nagle	Walrod
Hager	Kennedy, J. P.	O'Donnell	Wilson
Hagglund			

Absent or not voting, 10.

Bauer	Gilmore	Hubbard	Rust
Copeland	Held	Roberts	Saunders
Fekles	Hines		

Amendment lost.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend Senate File No. 104 by adding at the end thereof the following: Sec. 43. The highway commission or the highway engineers shall not enter into an agreement, oral or written, with the citizens or officers of any county, to the effect that any amount of money will be furnished from the primary fund for the purpose of supplementing funds to be raised by the sale of county road bonds.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 59.

Aiken of Ida	Fleming	Johnson of	Reimers
Akin of Carroll	Griswold	Dickinson	Roberts
Allen	Hagglund	King	Rust
Anderson	Hale	Knudson	Rutledge
Bair	Haney	Krouse	Saunders
Barnes	Hanson	Lovrien	Smith
Bauer	Hattendorf	McCaulley	Springer
Berry	Heald	McIlrath	Thompson
Bixler	Held	Maxfield	Torgeson
Buchmiller	Hill	Miller	·Vaughn
Bush	Hines	Nelson	Venard
Christophel	Hollingsworth	Oliver	Wamstad
Cole of Delaware	Hopkins	Ontjes	Wilson
Craig	Huff	Patterson	Wolfe
Crone	Istad	Quirk	Mr. Speaker

The nays were, 47.

Blackford	Hansen	Kennedy, W. S.	Pattison
Blythe	Harrison	Kent	Prichard
Charlton	Hempel	Kline	Ratliff
Cole of Harrison	Hollis	Knutson	Rice
Copeland	Hubbard	Laughlin	Ryder
Crozier	Hunt	Lichty	Simmer
Eden	Ickis	McIntosh	Stepanek
Edge	Johnson of	McMillan	Thomas
Elliott	Keokuk	Martin	Troup
Forsling	Johnson of	Mathews	Truax
Greene	Marion	Nagle	Wagner
Grimwood	Kennedy, J. P.	O'Donnell	Walrod
Hager			

Absent or not voting, 2.

Eckles Gilmore

Amendment adopted.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Springer of Decatur asked and obtained unanimous consent to have 500 additional copies of House File No. 131 printed.

Wolfe of Linn asked and obtained unanimous consent to have



100 additional copies of House File No. 224 printed.

On motion of Martin of Jackson the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

Rutledge of Webster offered the following motion:

MR. SPEAKER: I move that if final vote on Senate File No. 104 is not reached by 4:00 o'clock this afternoon, that the House do then adjourn to reconvene at 9:30 tomorrow morning.

On the question "Shall the motion be adopted?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 45.

Aiken of Ida	Grimwood	Johnson of	Roberts
Akin of Carroll	Griswold	Dickinson	Rutledge
Allen	Hale	King	Saunders
Bair	Haney	Knudson	Smith
Barnes	Hanson	McCaulley	Springer
Bauer	Hattendorf	Maxfield	Thompson
Berry	Heald	Miller	Torgeson
Buchmiller	Held	Nelson	Venard
Bush	Hollingsworth	Oliver	Wamstad
Cole of Delaware	Hopkins	Ontjes	Wolfe
Crone	Huff	Patterson	
Fleming	Istad	Quirk	55 55

The nays were, 53.

Anderson	Hansen	Kent	Prichard
Blackford	Harrison	Kline	Ratliff
Blythe	Hempel	Knutson	Rice
Charlton	Hines	Laughlin	Ryder
Christophel	Hollis	Lichty	Simmer
Cole of Harrison	Hubbard	Lovrien	Stepanek
Copeland	Hunt	McIlrath	Thomas
Craig	Ickis	McIntosh	Troup
Crozier	Johnson of	McMillan	Truax
Eden	Keokuk	Martin	Vaughn
Edge	Johnson of	Mathews	Walrod
Greene	Marion	Nagle	Wilson
Hager	Kennedy, J. P.	O'Donnell	Mr. Speaker
Hagglund	Kennedy, W. S.	Pattison	

Absent or not voting, 10.

Bixler	Forsling	Krouse	Wagner
Eckles	Gilmore	Reimers	
Elliott	Hill	Rust	

Motion lost.

The House resumed consideration of Senate File No. 104.

Craig of Warren offered the following amendment and moved its adoption:

Amend Senate File No. 104 by striking out in section eleven (11), line twelve (12), the word "not".

Also amend by striking out in lines twelve (12), thirteen (13), and fourteen (14) the following:

"nor the bond given in support thereof, but upon discovering such violation, the state highway commission may terminate such contract."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 59.

Aiken of Ida	Fleming	Johnson of	Quirk
Allen	Griswold	Marion	Roberts
Anderson	Hager	Kennedy, W. S.	Saunders
Bair	Haney .	King	Simmer
Barnes	Hanson	Knudson	Smith
Bauer	Hattendorf	Lovrien	Springer
Berry	Heald	McCaulley	Thompson
Bixler	Held	McIntosh	Torgeson
Blythe	Hempel	Maxfield	Truax
Bush	Hines	Miller	Vaughn
Christophel	Hollingsworth	Nelson	Venard
Cole of Delaware	Hubbard	Oliver	Wamstad
Cole of Harrison	Huff	Ontjes	Wilson
Craig	Hunt	Patterson	Wolfe
Crone	Johnson of	Pattison	3
Crozier	Keokuk		

The nays were, 37.

Blackford	Hansen	Kline	O'Donnell
Buchmiller	Harrison	Knutson	Prichard
Charlton	Hill	Laughlin	Rice
Copeland	Hollis	Lichty	Ryder
Eden	Hopkins	McIlrath	Stepanek
Edge	Ickis	McMillan	Thomas
Greene	Istad	Martin	Troup
Grimwood	Kennedy, J. P.	Mathews	Wagner
Hagglund Hale	Kent	Nagle	Walrod

Absent or not voting, 12.

Akin of Carroll	Gilmore	Krouse	Rust
Eckles	Johnson of	Ratliff	Rutledge
Elliott	Dickinson	Reimers	Mr. Speaker
Forsling			

Amendment adopted.

Haney of Mills offered the following amendment and moved its adoption:

Amend Senate File 104 by inserting in line 19 of section 2 following the word "increase" the following:

"or discontinuation of primary road that is now established in length of five (5) miles or more without the permission of the Board of Supervisors of the county."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 51.

Aiken of Ida	Crone	Hollingsworth	Patterson
Akin of Carroll	Crozier	Huff	Quirk
Allen	Fleming	Istad	Reimers
Anderson	Griswold	Johnson of	Roberts
Bair	Hager	Dickinson	Rust
Barnes	Hale	King	Rutledge
Bauer	Haney	Knudson	Smith
Berry	Hanson	Lovrien	Springer
Bixler	Hattendorf	McCaulley	Thompson
Buchmiller	Heald	Maxfield	Torgeson
Bush	Held	Miller	Venard
Cole of Delaware	Hill	Nelson	Wamstad
Craig	Hines	Oliver	Wolfe

The nays were, 54.

Blackford	Harrison	Kline	Ratliff
Blythe	Hempel	Knutson	Rice
Charlton	Hollis	Laughlin	Ryder
Christophel	Hopkins	Lichty	Saunders
Cole of Harrison	Hubbard	McIlrath	Simmer
Copeland	Hunt	McIntosh	Stepanek
Eden	Ickis	McMillan	Thomas
Edge	Johnson of	Martin	Troup
Elliott	Keokuk	Mathews	Truax
Forsling	Johnson of	Nagle	Vaughn
Greene	Marion	O'Donnell	Wagner
Grimwood	Kennedy, J. P.	Ontjes	Walrod
Hagglund	Kennedy, W. S.	Pattison	Wilson
Hansen	Kent	Prichard	Mr. Speaker

Absent or not voting, 3.

Eckles Gilmore Krouse

Amendment lost.

Oliver of Monona offered the following amendments to Senate File No. 104 and moved their adoption:



Amend section one (1) as follows: In line two (2), strike out the words "any arrangement" and substitute in lieu thereof the words "written agreement".

In line three (3), strike out the words "and required by".

In line four (4), strike out the words "in order to" and substitute in lieu thereof the words "that will".

On the question "Shall the amendments be adopted?" a roll call was demanded.

The ayes were, 44.

Aiken of Ida	Hale	Johnson of	Roberts
Akin of Carroll	Haney	Dickinson	Rust
Allen	Hanson	King	Smith
Barnes	Harrison	Knudson	Springer
Bauer	Hattendorf	McCaulley	Thompson
Berry	Heald	Maxfield	Torgeson
Bixler	Held	Miller	Venard
Bush	Hollingsworth	Nelson	Wamstad
Cole of Delaware	Hopkins	Oliver	Wolfe
Cole of Harrison	n Hubbard	Ontjes	
Crone	Huff	Patterson	
Griswold	Istad	Reimers	

The nays were, 56.

Anderson	Hager	Kent	Ratliff
Blackford	Hagglund	Kline	Rice
Blythe	Hansen	Knutson	Ryder
Buchmiller	Hempel	Laughlin	Simmer
Charlton	Hill	Lichty	Stepanek
Christophel	Hines	Lovrien	Thomas
Copeland	Hollis	McIlrath	Troup
Craig	Hunt	McIntosh	Truax
Crozier	Ickis	McMillan	Vaughn
Eden	Johnson of	Martin	Wagner
Edge	Keokuk	Mathews	Walrod
Elliott	Johnson of	Nagle	Wilson
Forsling	Marion	O'Donnell	Mr. Speaker
Greene	Kennedy, J. P.	Pattison	
Grimwood	Kennedy, W. S.	Prichard	

Absent or not voting, 8.

Bair	Fleming	Krouse	Rutledge
Eckles	Gilmore	Quirk	Saunders

Amendment lost.

Oliver of Monona offered the following amendment to Senate File No. 104 and moved its adoption:

At the end of section five (5) add the word and figures "or 1940."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 37.

Aiken of Ida Hale Knudson Quirk Lovrien Haney Reimers Allen McCaulley Anderson Hanson Rust Barnes Heald Mathews Rutledge Hollingsworth Miller Bauer Springer Hopkins Nelson Thompson Berry Oliver Bush Huff Venard Christophel Johnson of Ontjes Wamstad Wolfe Dickinson Patterson Griswold King Hager

The nays were, 58.

Akin of Carroll Grimwood Kennedy, J. P. Ratliff Kennedy, W. S. Blackford Hagglund Rice Blythe Hansen Kent Ryder Buchmiller Harrison Kline Simmer Hempel Knutson Charlton Smith Cole of Delaware Hill Laughlin Stepanek Cole of Harrison Hines Lichty Thomas Copeland Hollis McIlrath Torgeson Hubbard Craig McIntosh Troup Crozier Hunt McMillan Truax Eden Ickis Martin Vaughn Edge Johnson of Nagle Wagner O'Donnell Elliott Keokuk Walrod Wilson Forsling Johnson of Pattison Prichard Greene Marion Mr. Speaker

Absent or not voting, 13.

Bair Fleming Held Maxfield Bixler Gilmore Istad Roberts Crone Hattendorf Krouse Saunders

Amendment lost.

Oliver of Monona offered the following amendment to Senate File No. 104 and moved its adoption:

That section eight (8) be stricken.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 12.

Akin of Carroll Christophel Johnson of Oliver Anderson Hattendorf Dickinson Rust Springer

The nays were, 75.

Allen	Hagglund	Kennedy, W. S.	Prichard
Barnes	Hale	Kent	Quirk
Blackford	Haney	Kline	Ratliff
Blythe	Hansen	Knutson	Reimers
Buchmiller	Hanson	Laughlin	Rice
Bush	Harrison	Lichty	Roberts
Charlton	Heald	Lovrien	Rutledge
Cole of Delaware	Hempel	McCaulley	Ryder
Cole of Harrison	Hines	McIlrath	Simmer
Copeland	Hollingsworth	McIntosh	Stepanek
Crozier	Hollis	McMillan	Thomas
Eden	Hubbard	Martin	Torgeson
Edge	Hunt	Mathews	Troup
Elliott	Ickis	Miller	Truax
Forsling	Istad	Nagle	Vaughn
Greene	Johnson of	Nelson	Wagner
Grimwood	Keokuk	O'Donnell	Walrod
Griswold	Johnson of	Ontjes	Wilson
Hager	Marion	Pattison	Mr. Speaker
	Kennedy, J. P.		

Absent or not voting, 21.

Aiken of Ida	Eckles	Huff	Smith
Bair	Fleming	King	Thompson
Bauer	Gilmore	Krouse	Venard
Bixler	Held	Maxfield	Wamstad
Craig	Hill	Saunders	Wolfe
Crone			

Amendment lost.

Oliver of Monona offered the following amendment to Senate File No. 104 and moved its adoption:

In line seven (7), strike the words "reconstruction improvement" and the word "for" and substitute the word "and".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 36.

Aiken of Ida	Fleming	Johnson of	Quirk
Allen	Griswold	Dickinson	Reimers
Anderson	Hale	Knudson	Rust
Bair	Haney	McCaulley	Smith
Bauer	Hanson	Maxfield	Springer
Berry	Hattendorf	Miller	Thompson
Buchmiller	Held	Nelson ·	Venard
Bush	Hollingsworth	Oliver	Wamstad
Christophel	Huff	Patterson	Wolfe
Craig			1,413,615,615,75

The nays were, 66.

Akin of Carroll Hagglund Kent Ratliff King Barnes Hansen Rice Blackford Harrison Kline Roberts Blythe Heald Knutson Rutledge Hempel Laughlin Charlton Ryder Cole of Delaware Hines Lichty Saunders Cole of Harrison Hollis Simmer Lovrien Copeland Hopkins McIlrath Stepanek Crone Hubbard McIntosh Thomas Crozier Ickis McMillan Torgeson Troup Eden Istad Martin Truax Johnson of Mathews Edge Elliott Keokuk Nagle Vaughn Forsling Johnson of O'Donnell Wagner Marion Ontjes Walrod Greene Kennedy, J. P. Kennedy, W. S. Grimwood Pattison Wilson Mr. Speaker Hager Prichard

Absent or not voting, 6.

Bixler Gilmore Hunt Eckles Hill Krouse

Amendment lost.

Charlton of Polk moved that after the previous question had been ordered, each side should be limited to six speeches of ten minutes duration each, saving to the proponents of the measure an additional ten minutes in closing.

On the motion by Charlton of Polk, a roll call was demanded and Rule 18 was invoked.

The ayes were, 79.

Akin of Carroll Greene Johnson of Onties Anderson Grimwood Keokuk Patterson Pattison Bair Hager Johnson of Bixler Hagglund Marion Prichard Kennedy, J. P. Blackford Hansen Quirk Blythe Hanson Kennedy, W. S. Ratliff Buchmiller Harrison Kent Reimers Bush Heald King Rice Charlton Hempel Knutson Roberts Christophel Hill Laughlin Rutledge Cole of Delaware Hines Ryder Lichty Cole of Harrison Hollingsworth Saunders Lovrien Copeland Hollis McIlrath Stepanek Hopkins Thomas Craig McIntosh Troup Crone Hubbard McMillan Martin Truax Crozier Hunt Mathews Vaughn Eden Ickis Istad Wagner Edge Nagle Elliott Johnson of Nelson Walrod Fleming O'Donnell Wilson Dickinson Mr. Speaker Forsling

The nays were, 27.

Aiken of Ida Haney McCaulley Springer Hattendorf Maxfield Thompson Allen Barnes Held Miller Torgeson Huff Oliver Venard Bauer Kline Rust Wamstad Berry Griswold Knudson Simmer Wolfe Hale Krouse Smith

Absent or not voting, 2.

Eckles

Gilmore

Motion prevailed.

Charlton of Polk moved the previous question on the main question and all pending amendments, saving and excepting to the proponent of each amendment five minutes for the amendment, and to one opponent five minutes' time in opposition to the amendment.

On the motion by Charlton of Polk, a roll call was demanded.

The ayes were, 73.

Barnes Hagglund Kennedy, W. S. Pattison Blackford Hansen Kent Prichard Blythe Hanson King Quirk Ratliff Buchmiller Harrison Kline Charlton Heald Knutson Rice Christophel Hempel Laughlin Roberts Cole of Harrison Hill Rutledge Lichty McCaulley Copeland Hollis Ryder Craig Hopkins McIlrath Saunders Crone Hunt McIntosh Simmer Crozier Ickis McMillan Stepanek Eden Istad Martin Thomas Edge Johnson of Mathews Troup Elliott Dickinson Maxfield Truax Fleming Johnson of Nagle Vaughn Forsling Keokuk Nelson Wagner Greene Johnson of O'Donnell Walrod Grimwood Marion Ontjes Wilson Kennedy, J. P. Hager Patterson Mr. Speaker

The nays were, 30.

Aiken of Ida Reimers Hines Cole of Delaware Hollingsworth Allen Smith Anderson Griswold Hubbard Springer Bair Hale Huff Thompson Knudson Bauer Haney Torgeson Berry · Hattendorf Krouse Venard Bixler Held Miller Wamstad Oliver Wolfe

Absent or not voting, 5.

Akin of Carroll Gilmore Eckles Lovrien

Rust

Motion prevailed.

Bixler of Adams offered the following amendment and moved its adoption:

Amend Senate File No. 104, by adding to section eight (8) thereof the following:

"The board of supervisors of each county shall retain and hereafter shall have sole and complete authority and power over the construction and maintenance of all county roads, bridges, and culverts, subject, however, to the right of appeal by taxpayers to the director of the budget as now provided by law. Upon the request of any board of supervisors the State Highway Commission shall furnish, without cost to the county, engineering advice and plans and specifications for the information and guidance of such county board in adopting proper and suitable plans and specifications for the construction or maintenance of any county road, bridge, or culvert under its jurisdiction."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 45.

Aiken of Ida	Craig	Huff	Ontjes
Akin of Carroll	Griswold	King	Patterson
Allen	Hale	Knudson	Quirk
Anderson	Haney	Krouse	Reimers
Bair	Hanson	Lovrien	Roberts
Barnes	Hattendorf	McCaulley	Rutledge
Bauer	Heald	Martin	Springer
Berry	Held	Maxfield	Thompson
Bixler	Hill	Miller	Torgeson
Buchmiller	Hollingsworth	Nelson	Venard
Bush	Hubbard	Oliver	Wolfe
Cole of Harrison	V		

The nays were, 57.

Blackford Blythe	Greene Grimwood	Johnson of Dickinson	Lichty McIlrath
	And the second s		
Charlton	Hager	Johnson of	McIntosh
Christophel	Hagglund	Keokuk	McMillan
Copeland	Hansen	Johnson of	Mathews
Crone	Harrison	Marion	Nagle
Crozier	Hempel	Kennedy, J. P.	O'Donnell
Eden	Hines	Kennedy, W. S.	Pattison
Edge	Hollis	Kent	Prichard
Elliott	Hunt	Kline	Ratliff
Fleming	Ickis	Knutson	Rice
Forsling	Istad	Laughlin	Ryder

Saunders Stepanek Truax Walrod
Simmer Thomas Vaughn Wilson
Smith Troup Wagner Mr. Speaker

Absent or not voting, 6.

Cole of Delaware Gilmore Rust Wamstad

Eckles Hopkins

Amendment lost.

Berry of Monroe moved that before the vote be taken on Senate File No. 104 the bill be reprinted, including all amendments.

On the question "Shall Senate File No. 104 be reprinted, including all amendments, before the vote be taken thereon?" a roll call was demanded.

The ayes were, 39.

Aiken of Ida Fleming Istad Patterson Griswold Johnson of Reimers Allen Anderson Hale Dickinson Roberts Bair Haney King Rutledge Bauer Hansen Knudson Smith Hattendorf Krouse Berry Springer Heald McCaulley Thompson Bixler Maxfield Held Venard Bush Cole of Delaware Hopkins Miller Wamstad Huff Ontjes Wolfe Craig

The nays were, 66.

Barnes Hagglund Kent Quirk Blackford Hanson Kline Ratliff Blythe Harrison Knutson Rice Buchmiller Hempel Rust Laughlin Charlton Hill Lichty Ryder Christophel Saunders Hines Lovrien Cole of Harrison Hollingsworth McIlrath Simmer Copeland Hollis McIntosh Stepanek Crone Hubbard McMillan Thomas Crozier Hunt Martin Torgeson Eden Ickis Mathews Troup Truax Edge Johnson of Nagle Elliott Keokuk Nelson Vaughn Forsling Johnson of O'Donnell Wagner Greene Marion Oliver Walrod Kennedy, J. P. Kennedy, W. S. Grimwood Pattison Wilson Prichard Mr. Speaker Hager

Absent or not voting, 3.

Akin of Carroll Eckles Gilmore

Motion was lost.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House of Representatives of the Forty-second General Assembly, hereby request a call of the House on Senate File No. 104.

J. H. JOHNSON.
D. FULTON RICE.
GEO. W. EDGE.
JOHN EDEN.
W. H. STEPANEK.
C. A. KNUTSON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Eckles of Butler and Gilmore of Cedar, who had been previously excused.

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?"

Rule 18 was invoked.

The ayes were, 58.

Akin of Carroll	Hagglund	Kennedy, J. P.	Pattison
Blackford	Hansen	Kennedy, W. S.	Prichard
Blythe	Harrison	Kent	Ratliff
Charlton	Hempel	Kline	Rice
Cole of Harrison	Hines	Knutson	Roberts
Copeland	Hollingsworth	Laughlin	Ryder
Craig	Hollis	Lichty	Simmer
Crozier	Hopkins	McIlrath	Stepanek
Eden	Hubbard	McIntosh	Thomas
Edge	Hunt	McMillan	Troup
Elliott	Ickis	Martin	Truax
Forsling	Johnson of	Mathews	Vaughn
Greene	Keokuk	Nagle.	Wagner
Grimwood	Johnson of	Nelson	Walrod
Griswold	Marion	O'Donnell	Wilson

The nays were, 48.

Aiken of Ida	Bixler	Hager	Hill
Allen	Buchmiller	Hale	Huff
Anderson	Bush	Haney	Istad
Bair	Christophel	Hanson	Johnson of
Barnes	Cole of Delaware	Hattendorf	Dickinson
Bauer	Crone	Heald	King
Berry	Fleming	Held	Knudson

Krouse Oliver Rust Thompson Lovrien Ontjes Rutledge Torgeson Venard McCaulley Patterson Saunders Smith Wamstad Maxfield Quirk Wolfe Miller Reimers Springer Mr. Speaker

Absent or not voting, 2.

Eckles

Gilmore

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

Johnson of Marion offered the following amendment to the title and moved its adoption.

Amend the title to Senate File No. 104 by inserting after the word "sections" in the second line thereof the following: "forty-six hundred twenty-two (4622), forty-six hundred twenty-three (4623),";

Amend by striking from line 22 the word "and";

Amend by changing the period at the end of the title to a comma and adding the following: "to provide for an increase in the membership of the state highway commission, to further prescribe their rights and duties, and limiting their powers with respect to creating an obligation against the state."

Amendment adopted and the title, as amended was agreed to.

MOTION TO RECONSIDER LAID ON THE TABLE

Forsling of Woodbury moved that the vote by which the bill passed the House be reconsidered and that the motion to reconsider be laid on the table. Motion prevailed.

Knudson of Hamilton asked and obtained unanimous consent to have 300 additional copies of House File No. 169 printed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 96, 42, 46, 136, 26, 18, 21 and 36.

FRED R. BLYTHE,
Chairman House Committee.
D. L. WILSON,
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. 96, 42, 46, 136, 26, 18, 21 and 36.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of February, 1927, sent to the governor for his approval:

House Files Nos. 20, 183 and 199.

FRED R. BLYTHE, Chairman.

Report adopted.

On motion of Martin of Jackson the House adjourned until 10:00 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 24, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Reverand E. H. Stranahan, professor of religious education, Penn college, Oskaloosa, Iowa.

Journal of February 23d corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hill of Floyd for the day, on request of Ontjes of Grundy; Wolfe of Linn for the day, on request of Ontjes of Grundy.

PETITIONS AND MEMORIALS

The following petitions were presented, and referred to the designated committees:

By Patterson of Kossuth, from citizens of Kossuth county, opposing the proposed bond issue, and for the hard surfacing of roads; and favoring the Bank Guarantee Deposit Act. Banks and banking.

By Hager of Allamakee, from Iowa State Association of Registered Nurses, District No. 3, Dubuque, petitioning for a State Director of Nursing in the State Board of Health. Public health.

By Wilson of Tama, from citizens of Tama county, favoring the Income Tax Bill. Ways and means.

By Hempel of Clayton, from A. L. Alcorn, Secretary-Treasurer of the Iowa Builders Supply Company, Cedar Rapids, and Arthur Ellis, President Ellis Lumber Company, Burlington, opposing the State Income Tax Law.

McCaulley of Calhoun submitted the following report:



SUPPLEMENTAL REPORT OF COMMITTEE ON SELECTION OF COMMITTEE CLERKS

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

Ethel F. Katz-General.

MARION R. McCAULLEY, Chairman. IRVING H. KNUDSON, D. FULTON RICE, C. A. HOLLIS,

Committee.

On motion of Mr. McCaulley the report was adopted.

INTRODUCTION OF-BILLS

House File No. 267, by committee on public schools, a bill for an act to amend section forty-three hundred thirty-five (4335) of the Code, 1924, relating to state aid for standard schools.

Read first and second times and passed on file.

House File No. 268, by committee on public schools, a bill for an act to repeal sections forty-three hundred twenty-two (4322), forty-three hundred twenty-three (4323), and forty-three hundred twenty-four (4324) of the code, 1924, and to enact substitutes therefor, relating to public school libraries.

Read first and second times and passed on file.

House File No. 269, by Torgeson of Worth, a bill for an act to amend section forty-three hundred twenty-two (4322) of the code, relating to school library fund.

Read first and second times and referred to committee on public libraries.

House File No. 270, by Wagner of Scott, a bill for an act to amend section sixty-seven hundred five (6705) of the code, 1924, relating to the compensation of mayors in cities under special charter.

Read first and second times and referred to committee on compensation of public officers.

House File No. 271, by Stepanek of Linn, a bill for an act empowering board of supervisors in certain cases to cancel special

assessments for graveling and to refund installments of said assessment which have been paid and to pay unpaid installments of such assessments and to levy a tax for such purposes.

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

House File No. 272, by Stepanek of Linn, a bill for an act to amend, revise and codify section twelve thousand forty-one (12041) of the code, 1924, relating to referees in probate.

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

House Joint Resolution No. 3, by Venard of Sioux, a joint resolution proposing an amendment to the constitution of the state of Iowa by striking therefrom section twelve (12) of article three (III) and enacting and adopting a substitute therefor, relating to the filling of vacancies occurring in either house of the general assembly.

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

HOUSE JOINT RESOLUTION NO. 3

Joint resolution proposing an amendment to the constitution of the state of Iowa by striking therefrom section twelve (12) of article three (III) and enacting and adopting a substitute therefor, relating to the filling of vacancies occurring in either house of the general assembly.

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

Section 1. The following amendment to the constitution of the state of Iowa is hereby proposed:

Amend article three (III) of the constitution of the state of Iowa by striking therefrom section twelve (12) and inserting in lieu thereof the following:

- "Sec. 12. When vacancies occur in either house, or when a member-elect of either house dies before qualifying or before his term begins, the governor, or the person exercising the functions of governor, shall issue writs of election to fill such vacancies or to elect a successor to the member-elect who dies before qualifying or before his term begins."
- Sec. 2. The foregoing proposed amendment is hereby referred to the legislature to be chosen at the next general election for members of the general assembly, and the secretary of state shall cause the same to be published for three (3) months previous to the date of said election as provided by law.



CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 20

Lovrien of Humboldt called up Senate Concurrent Resolution No. 20, relating to the recent change of the Rule of the Chicago Board of Trade.

On motion of Mr. Lovrien the House concurred in the Senate Concurrent Resolution.

CONSIDERATION OF SENATE AMENDMENTS

On request of Huff of Cass House File No. 39, a bill for an act to amend the law as it appears in section five thousand twenty-six (5026) of the Code, 1924, so as to limit the civil liability of owners and operators of automobiles, with Senate amendments, found in the House Journal of February 22d, was taken up and the amendments read and considered.

Mr. Huff moved that the House refuse to concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 8.

Blackford Hansen Kennedy, J. P. Kennedy, W. S. McMillan Rutledge

The nays were, 84.

Aiken of Ida Griswold Johnson of Ratliff Akin of Carroll Hager Marion Reimers Hagglund Hale Allen Kent Rice Anderson Roberts King Bair Haney Kline Rust Barnes Hanson Knudson Ryder Bauer Harrison Knutson Saunders Berry Heald Krouse Smith Bixler Held Laughlin Springer Blythe Hempel Lichty Stepanek Buchmiller Hines Lovrien Thomas Hollingsworth McCaulley Bush Thompson Christophel Hollis McIlrath Torgeson Copeland Hopkins Mathews Troup Craig Hubbard Maxfield Truax Crozier Huff Miller Vaughn Eden Hunt Nagle Venard Edge Istad O'Donnell Wagner Elliott Johnson of Oliver Wamstad Dickinson Ontjes Wilson Fleming Johnson of Patterson Mr. Speaker Greene Grimwood Keokuk Pattison

Absent or not voting, 16.

Charlton Forsling Ickis Quirk Simmer Cole of Delaware Gilmore Martin Crone Nelson Walrod Hattendorf Eckles Prichard Wolfe

The House refused to concur.

On request of Forsling of Woodbury House File No. 50, 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 Senate amendments, found in the House Journal of February 22d, was taken up and the amendments read and considered.

Mr. Forsling moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 82.

Akin of Carroll Griswold Knudson Allen Hager Anderson Hagglund Barnes Hale Bauer Haney Bixler Hansen Blackford Hanson Blythe Harrison Buchmiller Held Bush Hempel Charlton Hines Christophel Hollingsworth Cole of Harrison Hollis Crozier Hopkins Eden Huff Edge Hunt Elliott Istad Kennedy, J. P. Fleming Forsling Kent Rice Greene King Kline Grimwood

Knutson Laughlin Lichty Lovrien McCaulley McIlrath McIntosh McMillan Mathews Maxfield Miller Nelson Oliver Onties Pattison Prichard Ratliff Reimers

Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Mr. Speaker

Roberts

The nays vere, none.

Absent or not voting, 26.

Aiken of Ide Eckles Bair Gilmore Hattendorf Cole of Dela are Heald Copeland Hill Hubbard Craig Crone Ickis

Johnson of Dickinson Johnson of Keokuk Johnson of Marion Kennedy, W. S.

Krouse Martin Nagle O'Donnell Patterson Quirk Rust Wolfe

The House concurred in the Senate amendments to House File No. 50.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 78, 79, 80, 84, 88, 89, 90, 91 and 92.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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 Files Nos. 78, 79, 80, 84, 88, 89, 90, 91 and 92.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 78, 79, 80, 84, 88, 89, 90, 91 and 92,

FRED R. BLYTHE, 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. 211, a bill for an act relating to appointments by members of the council in cities operating under the city manager plan.

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 relating to the powers and duties of the Board of Conservation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 74, a bill for an act relating to arson.

Also, 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 relating to the use of ferrets in the capture of rabbits.

Also, 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 the distribution of the roster of Iowa soldiers, sailors and marines.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 165, a bill for an act relating to the fees of grand jurors.

Also, 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 temporary assistants for the county recorder and auditor.

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 the creation and appointment of a commission for the purpose of promoting the agricultural, industrial and commercial development of the State of Iowa.

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 certified shorthand reporters.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 215, a bill for an act relating to the mulct tax on cigarettes.

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 relating to renewals of charters for private corporations.

Also, that the Senate has concurred in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 93, a bill for an act relating to construction, reconstruction and repair of sidewalks within limits of certain school districts.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 54, a bill for an act relating to poll tax lists.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 22, a bill for an act relating to Farm Aid Associations.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 8, a bill for an act relating to cost of construction of main ditches in drainage districts.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 22

Amend by striking out all of section 1 and inserting in lieu thereof the following:

"Section 1. Article three (3) of section twenty-nine hundred twenty-six (2926) of the Code, 1924, is hereby amended by inserting following the word "of" in line five (5) the words "not less than".

Also amend said article three (3) by striking out all after the period (.) in line five (5) thereof down to and including the period (.) in line ten (10) and inserting in lieu thereof the following:

"Such officers and directors shall be elected by the members of the corporations at an annual meeting held on the third Monday in December of each year; their term of office shall begin on the first Monday in the next January after their election and they shall serve for a term of one year and until their successors are elected."

SENATE AMENDMENT TO HOUSE FILE NO. 8

Amend by striking therefrom all after the word "or" in line 6 of section 1.

SENATE MESSAGES CONSIDERED

Senate File No. 74, a bill for an act to repeal sections twelve thousand nine hundred eighty-four (12984) to twelve thousand nine hundred eighty-nine (12989), inclusive, and section twelve thousand nine hundred ninety-one (12991) of the Code, 1924, relating to arson, and to enact a substitute therefor.

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

Senate File No. 217, a bill for an act to amend the law as it appears in Chapter eighty-seven (87) of Title V of the Code, 1924, relating to the powers and duties of the board of conservation and public parks, and providing penalties for the violation of the provisions thereof.

Read first and second times and referred to committee on conservation of resources.

Senate File No. 131, a bill for an act to prohibit the use of ferrets in the capture of rabbits.

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

Senate File No. 215, a bill for an act to repeal sections 1563 (fifteen hundred sixty-three), 1572 (fifteen hundred seventy-two), and 1573 (fifteen hundred seventy-three), and to enact substitutes therefor; and to amend sections 1570 (fifteen hundred seventy), 1571 (fifteen hundred seventy-one), and 1578 (fifteen hundred seventy-eight) of the code and chapter 146 (one hundred forty-six), acts 41 (forty-first) general assembly, relating to cigarettes, eigarette papers, wrappers and tubes, to the mulct tax thereon, and to the administration of the law relating to such tax.

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

Senate File No. 117, a bill for an act to amend the law as it appears in section ten thousand four hundred ten (10410) of the Code of Iowa, 1924, relating to renewals of charters for private corporations.

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

Senate File No. 165, a bill for an act to amend Section Ten Thousand Eight Hundred forty-six (10846) of the Code of 1924, relating to the fees of Grand Jurors in Counties having a population of 140,000 inhabitants and over.

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

Senate File No. 130, a bill for an act to amend Section Eighteen Hundred Eighty-three (1883) of Chapter Ninety (90) of the Code of Iowa, 1924, relating to Certified Shorthand Reporters.

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

Senate File No. 211, a bill for an act to amend the law as it appears in section six thousand six hundred fifty-one (6651) of the Code, 1924, relative to appointments by members of the council in cities having a population of thirty-five thousand or more operating under the city manager plan.

Read first and second times and referred to committee on cities and towns.

Senate File No. 120, a bill for an act to authorize the adjutant general to make free distribution of the roster of Iowa soldiers, sailors, and marines in so far as said roster has been published.

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

Senate File No. 156, a bill for an act to repeal section fifty-two hundred forty-four (5244) of the code and to enact a substitute therefor, relating to temporary assistants for the county auditor and recorder.

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

Senate File No. 218, a bill for an act providing for the creation and appointment of a commission for the purpose of promoting the agricultural, industrial and commercial development and welfare of the State of Iowa and making an appropriation therefor.

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

CONSIDERATION OF BILLS

Senate File No. 25, a bill for an act to amend section 334 (three hundred thirty-four) of the code relating to the state appropriation bill and the introduction thereof in the general assembly,

with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Lovrien of Humboldt the report of the committee was adopted and Senate File No. 25 was indefinitely postponed.

House File No. 48, a bill for an act to amend section fifty-six hundred sixty-nine (5669) of the Code, 1924, as amended by chapter one hundred twenty-nine (129) of the laws of the Forty-first General Assembly, relating to compensation of assessors and deputies in cities and towns, with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Ratliff of Henry the report of the committee was adopted and House File No. 48 was indefinitely postponed.

House File No. 62, a bill for an act regulating the operation of motor vehicles at railway crossings, and providing for the erection of signs at such crossings, with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Blackford of Van Buren the report of the committee was adopted and House File No. 62 was indefinitely postponed.

House File No. 133, 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 to the voters of the question of county aid to farm improvement associations, with report of committee recommending indefinite postponement, was taken up for consideration.

Martin of Jackson moved the previous question.

Motion prevailed.

Venard of Sioux moved that the report of the committee be adopted.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.



The ayes were, 76.

Bair Hansen Kent Reimers Barnes Hanson King Roberts Blythe Harrison Kline Rust Buchmiller Heald Knutsor. Rutledge Bush Held Krouse Ryder Charlton Hempel Laughlir Saunders Christophel Hines Lichty Smith Cole of Delaware Hollis McCaulley Stepanek Copeland Hopkins McIlrath Thomas Craig Hubbard McIntosh Thompson Crozier Hunt McMillan Torgeson Eden Ickis Mathews Troup Elliott Istad Maxfield Truax Forsling Johnson of Nagle Vaughn Dickinson Nelson Venard Greene Grimwood Johnson of O'Donnell Wagner Keokuk Onties Walrod Griswold Hager Johnson of Patterson Wilson Hagglund Marion Prichard Mr. Speaker Kennedy, J. P. Ratliff Haney

The nays were, 17.

Berry Aiken of Ida Hale Knudson Akin of Carroll Bixler Hattendorf Oliver Allen Blackford Huff Pattison Kennedy, W. S. Anderson Fleming Springer Bauer

Absent or not voting, 15.

Cole of Harrison Gilmore Martin Simmer Crone Hill Miller Wamstad Eckles Hollingsworth Edge Lovrien Rice

Committee report adopted and House File No. 133 was indefinitely postponed.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Forsling of Woodbury asked and obtained unanimous consent to have one thousand additional copies of Senate File No. 104, as amended, printed.

Harrison of Clarke asked and obtained unanimous consent to have five hundred additional copies of House File No. 239 printed.

HOUSE FILE REREFERRED

On request of Griswold of Madison, unanimous consent having been obtained, House File No. 134 was rereferred to committee on public schools.



HONORABLE JOHN M. RANKIN ADDRESSES THE HOUSE

J. P. Kennedy of Lee announced that Hon. John M. Rankin, a former member of the House, was present, and moved that he be invited to speak before the House at this time.

Motion prevailed and the Speaker appointed Mr. Kennedy as a committee of one to escort Mr. Rankin to the Speaker's station where he briefly addressed the House.

Senate File No. 60, a bill for an act to amend Section ten thousand eight hundred five (10805) of the Code, 1924, relating to expenses of district judges, with report of committee recommending indefinite postponement, was taken up for consideration.

Forsling of Woodbury moved that the report of the committee be rejected.

On motion of Rust of Franklin the House adjourned until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

Forsling of Woodbury 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: Forsling of Woodbury, Huff of Cass and Held of Plymouth.

Forsling of Woodbury, from the committee appointed to notify the Senate that the House was ready to receive them in joint session, reported that they had performed their duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President of the Senate, the Secretary of the Senate, and the honorable body 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 members of the Senate took seats in the west side of the chamber.



JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Lieutenant-Governor Kimball, President of the Senate, presiding.

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

Senator Johnston of Franklin moved that a committee of three be appointed, one from the Senate and two from the House, 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 Johnston of Franklin, Representatives Hansen of Scott, and O'Donnell of Dubuque.

Senator Johnston from 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, Hon. A. B. Funk, President of the Association, in charge.

The following address of welcome was given by Senator Elllis of Appanoose county:

MR. PRESIDENT, MR. SPEAKER, MEMBERS OF THE PIONEER LAWMAKERS ASSOCIATION, MEMBERS OF THE FORTY-SECOND GENERAL ASSEMBLY, AND FRIENDS:

I am sure that I bespeak the sentiment of every member of the present assembly when I say that it affords us the very greatest of pleasure to welcome the representatives of those who, in the days gone by, sat within these walls, have labored together, and have wrought the legislation that has made this commonwealth of ours what it is today, and what we hope it may be in the future. To you gentlemen who have labored here in the days gone by I do not need to say that you have laid foundations that are deep and wide, and that upon these foundations those of us whose task it is to take your places, whose privilege it is to take your places, are building along with those who may come after us too, a superstructure that shall keep this glorious state of ours chief among the galaxy of stars that represent the states of this Union.

I would not be surprised to find, if we were to go back into the records of those bygone days, that when you were sitting in these halls you had the same difficulties that we are encountering in these days. I would not be surprised if, were we to go back into those old records, we would



find that there was about as much foolish legislation proposed as some of us propose now, and I would not be surprised to learn that it often became necessary for you to meet around the conference table, with a give-and-take attitude, until at last you reached some firm basis upon which you could all agree, and which in the long run was for the benefit of the entire commonwealth. I recognize today, as you did then, that all legislation is a matter of compromise, wherein principles are not involved, that as legislators it becomes our duty to recognize the opinions and to respect the opinion of those who may differ with us.

We are glad today to welcome you here, and to know that you did so well the work that was yours to do in the days gone by, and we trust that those of us who now sit in your places may be worthy of the heritage that you have handed to us, and that when from our hands go the working tools of state that we too may pass on to others a heritage as rich and as noble as that which you have passed on to us. We welcome you and honor you in this assemblage this afternoon.

The response on behalf of the association was given by Hon. H. W. Byers, vice president of the Pioneer Lawmakers.

MR. PRESIDENT, LADIES AND GENTLEMEN, AND MEMBERS OF THE JOINT ASSEMBLY OF THE FORTY-SECOND GENERAL ASSEMBLY:

When Senator Funk asked me to make brief response to your welcome the first thought that came into my mind was that in the early days of my experience in the legislature I thought I learned one lesson, at least, and that was that legislating for the great state of Iowa was the most important item to keep in mind. I could not begin to tell you, gentlemen and friends who are here, the thrill that comes to me in having the opportunity to stand on this platform. Of course we want to thank you for this welcome, and we want you to know that we are not only interested in what the Pioneer Lawmakers Association is doing, but we are interested every minute of every day in what is going on under the golden dome of this old capitol. One of the men who spoke to us this morning, one of the splendid representatives of this great state, a man who has aided in writing upon the statute books of Iowa law after law that had to do with the development and growth of the boys and girls of this state, that had to do with the welfare of the communities of Iowa, that had everything to do with the sick and the unfortunate. He told us this morning that when he started down for his first session in the Senate, that the uppermost thought in his mind and the thing that swelled his bosom the most was the thought that the little town, litle county seat town where he lived, Glenwood, was the best town in all Iowa, that Mills county was the best county in the state, and that Iowa was the greatest state in the Union. And there is the keynote to the well developed man and the efficient member of the General Assembly.

It reminded me very much of a little incident, personal in its nature, that occurred last fall. Mrs. Byers and I started from Des Moines one beautiful afternoon, an Iowa afternoon, the kind of a day that makes a man glad he lives in this state and among these people. We drove on west through Guthrie Center, on through Audubon county, circled around



the curves of those wonderful hills, and finally came into the little town named Hamlin in Audubon county. There we found that our machine would not run without gas and water, and we had to go into a station to get some gas. The man selling the gas was a man I had known for forty years or more, one of those splendid adopted citizens of this land of ours, a man who came here with little, if anything, except the clothes he had on his back and in all those years had prospered and grown until he was a genuine representative of America. We drove in there, and he is one of the men who likes a joke, and so he did not let on that he knew me. I told him that I wanted some gas. He served me with the gas, put some water in my radio-well, that will do, radio is the big thing now anyhow-and then I said to him, "Chris, how far is it to the best town in Iowa?" "Why, Webb," he says, "You are in her now." There is the thought, when we stand for our home town, when we stand for our home community, when we stand for our home state, when we believe in and have faith in the men and women that are living with us, then we are having in our lives that inspiration out of which come big, clean, strong

But I want to say, without taking any more of your time, that it was a wonderful privilege to come here to make these few remarks, and to thank you for your welcome. I want just to round out these few rambling statements that I have been able to make, to tell you that I believe probably more in one little expression of Abraham Lincoln's than all the others he said, in fact, it fits here better or as well as anything that I could say, and that was this: "Die when I may, I want all my friends who know me best to know that I always clipped a thistle and planted a flower where a flower would grow."

Now, I thank you for this welcome on behalf of the Pioneer Lawmakers Association, and I speak for all of them because we have just had two wonderful sessions yonder in the Historical building. We not only thank you, but I leave this presence with the hope that for myself and for them, that in your work here in this session of the General Assembly, I say, we hope that in all those things that have to do with the little folks, of those things that are necessary to make it possible for the little boys and little girls to have a fair chance in life, and in all those things that have to do with the welfare and comfort of the sick and unfortunate, and that in all those things which have to do with the training and education of our youth, that you may excel everything we ever did or boasted of doing.

Hon. Burton. E. Sweet of Waverly was then introduced and addressed the Joint Convention as follows:

MR. CHAIRMAN, MEMBERS OF THE GENERAL ASSEMBLY, AND MEMBERS OF THE PIONEER LAWMAKERS' ASSOCIATION OF IOWA:

At the outset I wish to express to you my profound appreciation for the compliment that you have paid me in calling upon me to address you upon this occasion.

As I look about me today I realize that nothing in this world can pause or stay, that there is unceasing change everywhere, and that this fundamental principle applies to men as well as events. Time is a great leveler, and it takes a very unusual man to be thought of or even spoken of one hundred years after his death.

Not a member that served with me in this House twenty-seven years ago is a member of the present assembly. Some of the men I associated with then in public life, have held high positions of trust and confidence in our state and nation. Some of them have been judges, governors, congressmen, senators and members of the cabinet of the President of the United States. Some of them have succumbed to the ravages of disease and have gone to the Undiscovered Country. Some of them have returned to the ordinary walks of life, and have taken an active part in the affairs of their communities and counties, and have given of their best to the worthy citizenship of the state. Some of them were lawyers, doctors, farmers, artisans and business men. All of them have played their parts well, and have contributed in no small degree to our present standing, achievements, and glory as one of the leading commonwealths of the nation.

Iowa, as a state, is unusually favored by way of location, soil, climate and resources.

The other day I read in Holy Writ of the Garden of Eden. It is described as being a place where every tree and herb grew that was pleasant to the sight of man and good for food. It is also recorded that a river flowed through the Garden, which was divided into four heads or sources. It is described as an ideal spot for the abode of man. That such a place did exist on the earth at one time, the Bible is abundant proof. Where it existed is lost in the night of antiquity. Even tradition cannot assist us in finding it. As to where it is located, scientists are silent. Theologians long ago have abandoned looking for it. They now say, "We know it did exist, but just when and where it existed we do not know and neither are we concerned, for when it existed and where it existed does not now enter into the salvation of man."

By a strange coincident, a few days ago, I picked up a book written by Agassiz, the great naturalist and thinker, and to my surprise I read the following:

"First born among the continents, though so much later in culture and civilization, than some of more recent birth, America, so far as her physical history is concerned, has been falsely denominated the new world. Hers was the first dry land lifted out of the waters; hers the first shores washed by the ocean that enveloped all the earth besides; and while Europe was represented only by islands rising here and there above the sea, America already stretched one unbroken line of land from Nova Scotia to the far west."

After I read this, I began to do a little thinking on my own hook. I reasoned that the Garden of Eden could not have been located in Asia or on the banks of the wandering Nile. Neither could it have been located in Europe or any of the small islands of the sea. Then I remembered that it was written in Holy Writ that the waters were gathered together in one place. That the dry land appeared and that the Garden of Eden was

upon that dry land. I reasoned then that if the Garden of Eden was upon the first dry land, it must have been located upon the North American continent.

Having located it upon this continent, I began to look for evidence to determine, if possible, just where it was on this continent. I glanced in the pages of Holy Writ and I found that a river ran through the Garden of Eden and thence it was parted and became divided into four heads or sources. I also read that one of these rivers compassed a land where there was gold. That one of the rivers branched to the East. I began to study the map of the United States. I saw the Mississippi River. I saw the three great tributaries, the Missouri, the Platte and the Ohio. The conclusion was irresistible that it was located in the Mississippi Valley. The Missouri which finds its source in the Rocky Mountains and which compasses great gold fields. The Ohio which branches off to the far East and finds its source in the Alleghenies. I knew then it must be in the Mississippi Valley, and I asked myself, "Where in the Mississippi Valley?"

I knew it must be a place where trees, herbs and vegetation grew in abundance. It must have a healthful and invigorating climate. It must be a place upon which nature had showered the bounties of heaven. It must be a place lit by the smile of God.

I then turned my attention to Iowa. Iowa! Magnificent Iowa! Bounded by two mighty rivers. Surely, if there ever was a spot especially prepared for the abode of man, it is right here in our own native state.

We have a soil from two to four feet in depth which is not excelled anywhere in the world. We have less waste land than any other state in the union. We have building rock strewn all over our farms in just the right amount to meet the demands of building purposes. A part of our state is underlaid with coal to supply us with fuel.

Each season our farms are covered with waving golden grain and with corn fields as far as the eye can reach. And we behold each season cattle grazing on our thousand hills.

Is it any wonder, then, that standing here in the presence of all these resources, with all these evidences of prosperity, of happiness, of thrift and enterprise about me, that I would naturally draw the conclusion that Iowa is and was the Garden of Eden?

I have indulged in this little bit of pleasantry to bring forcibly to your minds the advantages that we enjoy as a state by way of location, climate and resources, and the immeasurable blessings that should naturally flow to a people so providentially favored.

The development and settlement of Iowa, the center of a great nation; the development and settlement of the Mississippi Valley, now the granary of the world; in short, the reclaiming of the West! How boundless the theme, how inspiring the subject. The rapidity with which the change has been wrought, the stupendous character of the transition that has taken place in the last seventy years can scarcely be compassed by the imagination of man in its wildest flights. It was an extraordinary migration. You may search the pages of history in vain to find a single parallel.

In order that we may get a just conception of what it meant to settle

this great state, we must study the lives and characters of the men and women who participated in that settlement and spent their lives in assisting in the development of this territory. We must go with them to their huts and log cabins, with their dirt floors. We must go with them on to their farms, and seat ourselves at their firesides. We must live again the lives that they lived. We must endure the hardships and privations that they endured. We must sympathize with them in their sufferings and rejoice with them in their triumphs. We must be with them each morning at the rising of the sun. We must be with them at noonday as they partake of their frugal fare. We must be with them each evening as the sun sinks to rest in the western heavens. We must look in upon them during the long winter evenings and behold father, mother, sister and brother at the family fireside. We must behold them in the winters' fiercest storms when the boreal blasts sweep down from the North, and the blizzards rage. We must behold them when the summer's sunshine bathes all in a resplendent light.

As I stand here today in the Capitol building of Iowa, located in the heart of the nation, I cannot help but exclaim, what a magnificent story to tell is the settlement and development of this great commonwealth! A story of courage, of self-denial, of frugality, of enterprise, of enthusiasm, 'which challenges the admiration of all the sons of men. Surely here is an example for civilized man in all succeeding ages to emulate and follow. Surely here is a scene for painters and poets. And as the mind dwells upon the scene the imagination kindles at the retrospect and we are transported back to the time less than one hundred years ago, when this whole territory was a vast unexplored and uninhabited wilderness. A land, so to speak, fresh from the hand of the Infinite. A land where white man had never trod before. Here was a vast area of land that slept for centuries untouched by civilized man.

The morning sun rose for thousands of years daily, and its beams guilded naught but a boundless expanse of rolling prairies, covered in winter by snow and sleet, and in summer billowed by waving grass which resembled the waves of the mighty ocean. Here in this very state of ours, at that time, along the banks of our rivers, roamed herds of American bison. Here the deer and antelope bounded at will. Here, at the lonely midnight hour the coyotes set up their dismal yell. Here "the rank thistle nodded in the wind, and the wild fox dug his hole unscared." Here the smoke from the wigwams of the American Indians rose heavenward each morning and evening, and was lost in the blue dome of the azure sky. Here in autumn time the prairie fires raged at will, yet molested not a single white man. Here rivers rolled on in solemn silence to the sea, but they turned not a spindle. Not a city, not a village, nto a church, not a single house or schoolhouse stood upon the banks of our streams. Our soil had never felt the enlivening touch of the plowshare. The sparce timber that skirted the banks of our rivers showed no signs of the woodsmen's ax, or gave any evidence of civilized man. Everywhere was unrestrained nature.

As I stand here in imagination, in this great wilderness, hundreds of miles from civilization, surrounded on every hand by a magnificent sulitude, profound, unspeakable, a dead calm seems all the world con-

tained. It is the Universe. Lo! As I stand here I am aware of an inexpressible premonition that something momentous is about to happen. I harken, and I hear a distant sound of the rush and roar of mighty waters. As I listen, I can hear the tramp, tramp, tramp, of the army of civilization, as it is sweeping westward toward the setting sun. I look about me, and I behold the terror-stricken face of the Red man. He gazes for a moment toward the east, as if in defiance. Then looks hurriedly about him, and for a moment he gazes out across the land that we now inhabit, wraps his blanket about him, bids a last farewell to his happy hunting ground, the graves of his ancestors, and flees hopelessly and swiftly westward before the onward march of civilization. His disappearance reminds me of the flight of wild birds in their mad rush before the oncoming, the awe-inspiring storm. I see the American bison, deer and antelope fleeing, as it were, from the wrath of man. They and civilized man cannot long inhabit the same territory. I look again, and I see the great army of civilization in its triumphant march across the states known as Ohio, Indiana, Michigan, Kentucky, Tennessee, and Illinois. I see the covered wagons as they cross the Mississippi · River and slowly make their toilsome journey into Iowa and invade our prairies. I see them felling trees on the banks of our streams. I see them in their scattered settlements along our rivers. I behold civilized man contending with crude conditions. I see them battling with their privations. I see them in all their primitiveness. I behold them laying the foundations of a mighty inland empire, and above it all, and through it all, it seems to me that I can see the hand of God directing the great course of events.

That applies to my ancestors, and your ancestors, and to you, whose locks have been silvered by time. Many of your fathers, many of you, left the land of our childhood, the homes of your fathers, and the tombs of your ancestors and settled in splendid Iowa. Many of you came from countries across the sea.

I look again, and where once was all solitude, and a vast wilderness. I behold fields of waving golden grain, cornfields extending as far as the eye can reach. I see towns and cities springing up like the flowers of the tropics. I see great lines of railroads constructed across our prairies, bringing the markets of the world to our very door. I see inventions leap like magic from the brains of men. I see the sturdy pioneers take part in a great Civil War for the preservation of the Union and the Flag. I see telephone and telegraph lines constructed, connecting us with the peoples of every civilized country. I see the state filled with horseless chariots, which run like lightning. I see flying machines like white-winged ships sailing the ocean of the sky. I hear mysterious voices emanating from the thousands of radios, throughout the land. I see the wilderness turned into a blooming, fruitful garden. I see a new country, settled with steam and electricity. and where once was desolation and dreariness, I behold schools and books, and colleges, and universities and churches. I see factories and workshops filled with contented workmen. I behold order brought out of chaos. I behold the establishment of township, municipal and state



governments, based upon the consent of the governed. I witness the convening of legislative assemblies, and constitutional conventions, and the formation of representative government. I behold the establishment of courts and tribunals of justice. I behold thousands of happy homes. I behold the faces of millions of free men and women.

I am proud of the fact that my ancestors took part in the development of this country. My mother was born in the state of Vermont, and my father in Ohio. They came to Iowa in 1867. My father's people came from the state of Massachusetts. And their tombstones are like milestones along the highway of our national development, as the mighty tide of immigration rolled westward toward the setting sun, and our nation swept on to empire and greatness. I rejoice that they lived in an extraordinary age, and were early pioneers.

The early pioneers of Iowa were not attracted hither by the lure of gold, wealth, station or power. They were not imbued with the spirit of conquest or the acquisition of dominions. They came here to establish homes for themselves and their children. They were actuated by the highest motives of conscience, of parental duty, and religious responsibility. They looked upon the home as sacred and the prime unit of representative government. There is nothing just like it, or more herioc, in all history.

They were not ignorant of political institutions, civil liberty, and the teachings of Christianity. Everything was civilized but the physical world about them. Within their hearts, brains and souls, they contained in substance all that the ages have done for human government. They possessed an indomitable courage and perseverance. They were independent and self-reliant. They were imbued with the spirit that actuated the early settlers of this country. They were filled with admiration for the deeds and characters of their forbears. They had the advantages of being familiar with the traditions, examples, and experiences of two hundred years of pioneering on this continent. Their conception of governmental institutions were in accord with the founders of the Republic. They had a keen sense of right and wrong, and believed in the equality of all men before the law, regardless of position, power or wealth. They believed in the principles of liberty, justice, and equality advocated by the fathers. They asked no special favors from the state or nation, and they expected none. All they demanded was that the government protect them in their liberties and property, and guarantee to them an equal opportunity and chance in the race of life.

The pioneer lawmakers in drafting our state constitution and in formulating our early laws, kept in mind the fundamental principles of government, set forth in the Federal Constitution. They realized that they were not establishing a business concern when they drafted our state constitution, and gave us the form of state government under which we live. They adhered at all times to the doctrine "Render unto business the things that pertain to business, and unto government the things that pertain to government."

Let us have faith in Iowa. Let us remember that we live in an agricultural state. That agriculture must have its place in the sun. That



notwithstanding that fact, all the various interests of the state are inseparably bound together. That industries cannot succeed if the laborer is poorly paid. That transportation cannot prosper if agriculture declines. All of the various interests of the state must be considered, "for the benefit of one, is the benefit of all, and the neglect of one is the neglect of all."

The early pioneers are fast passing into the shadows of the eternal night. Their course on earth will soon be run. Who could ask for a more glorius existence than they experienced. Who would wish that they had lived in another age, or in a different clime. To be sure, they toiled, but they were not slaves or vassals. They were free, but they did not live unto themselves alone. They ruled, but they were not tyrants or despots. They endured hardships and privations, but they were not overcome; they were triumphant. The prairies were desolate and dreary at times, but they experienced a touch of nature, vouchsafed to but few. They were influenced and educated by cloud and star, by storm and sun, and every winding stream. solutism and equality of nature became a part of their very being, and mental make-up. Their deductions and conclusions on matters of statecraft were usually sound for they were brought in daily contact with the inexorable laws of nature. They reasoned naturally from cause to effect, and consequently they discerned man's true relation to man, and dealt largely with fundamentals of government. They transmitted to us a great inheritance. Let us then admonish those who shall rise to fill our places in the long line of generations yet to come, to follow in the footsteps of the early pioneers, to be guided by their precepts and governed by their examples.

Let them draw inspiration from the lives and characters of the early pioneers who dedicated their services to the founding of homes and the establishment of representative government in the state of Iowa—the best form of government yet devised by the mind of man.

If they do all these things, the doctrines and sentiments of a Lenine and Trotsky will not gain a foothold on our soil. If they do all these things, a Mussolini cannot rise in this state or nation to subvert our liberties and dominate our government.

We welcome future generations to the great state of Iowa. We welcome them to the inheritance which has been ours to enjoy. We welcome them to the benefits of good government. We welcome them to our fertile soil and verdant prairies, that they may share with us in the fruits of honest toil and the just rewards of agriculture. "We welcome them to the treasures of science and the delights of learning." We welcome them to our home in agricultural Iowa. We welcome them to the innumerable blessings of husbandry and the joys and delights which are to be found in the Garden of Eden.

Brief addresses on behalf of the Association were made by Hon. George M. Titus of Muscatine, Hon. E. D. Chassell of Des Moines, Hon. Shirley Gilliland of Glenwood, and Hon. E. R. Zeller of Winterset.



Responses were made by Senator F. C. Gilchrist and Representatives E. A. Grimwood and Francis Johnson.

On motion of Senator Fulton the joint convention was dissolved.

The House reconvened, Speaker Carter in the chair.

Simmer of Wapello moved that action on House File No. 189 be deferred until after the recess.

Motion lost.

AMENDMENT FILED

Elliott of Polk filed the following amendment to House File No. 57:

Amend House File No. 57 as follows:

Amend section three (3) of House File No. 57 by striking the last two words of line five (5) and all of line six (6), and inserting in lieu thereof the following: "the tolerances shall not exceed ten per cent (10%) over, nor four per cent (4%) under, the standard weights herein specified."

On motion of Venard of Sioux the House adjourned until 10:00 a.m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 25, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. J. H. Nightingale, pastor of the M. E. Church, Redfield, Iowa.

Journal of February 24th corrected and approved

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Johnson of Marion for remainder of week, on request of Christophel of Bremer; O'Donnell of Dubuque for remainder of week, on request of Blythe of Iowa; W. S. Kennedy of Lee for remainder of week, on request of McIntosh of Muscatine; Eden of Clinton for remainder of week, one request of Walrod of Clinton; Allen of Pocahontas for remainder of week, on request of Lovrien of Humboldt; Hubbard of Pottawattamie for remainder of week, on request of Bixler of Adams.

The following petitions were presented and referred to the designated committees:

PETITIONS

By Rutledge of Webster, from citizens of Webster county, favoring the Barber State License Bill. Public health.

By Torgeson of Worth, from citizens of Worth county, opposing the State Income Tax Bill. Ways and means.

By Springer of Decatur, from voters of Decatur county, opposing Senate File No. 104, opposing the proposed bond issue for the surfacing of hard roads, and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Blythe of Iowa, from citizens of North English, urging the repeal of chapter 129 of the code, relating to the eradication of bovine tuberculosis. Animal industry.



By Crozier of Mahaska, from citizens of New Sharon, opposing the Martin bill, and enforcing the Springer bill relating to the eradication of bovine tuberculosis; opposing the proposed bond issue for the hard surfacing of roads, the licensing of gas and oil stations, and the appointment of barber and beauty shop inspectors. Animal industry.

By Hollis of Black Hawk, from citizens of Cedar Falls, favoring the Cosmetologists bill. Public health.

By Thompson of Fayette, from citizens of Fayette county, favoring Senate File No. 163. Roads and highways.

REPORTS OF COMMITTEES

Venard of Sioux, 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 require sales or shipments of lime for agricultural purposes to be accompanied by an analysis which shall show in separate percentages the quantity of calcium carbonates and magnesium carbonates therein, to provide for the making and certification of analyses of such lime, to declare the probative force of such certificates, and to prescribe the penalty for violation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Add to section two (2) thereof the following:

"'Vendor' defined. For the purposes of this act the term 'vendor' shall mean any person, firm, association or corporation who produces, manufactures or imports into this state for sale or use within this state, lime for agricultural purposes."

G. L. VENARD, Chairman.

Report adopted.

Blackford of Van Buren, 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. 127, a bill for an act to repeal sections forty-nine hundred five (4905), forty-nine hundred eight (4908) as amended by chapter ten (10), acts of the forty-first (41) general assembly, forty-nine hundred nine (4909), forty-nine hundred ten (4910), and forty-nine hundred eleven (4911) of the code, 1924, and to enact substitutes therefore; to repeal section forty-nine hundred sixty-nine (4969) of the code, 1924; to amend sections forty-nine hundred sixty-eight (4968), forty-nine hundred seventy (4970), forty-nine hundred seventy-one

(4971), forty-nine hundred seventy-two (4972), and forty-nine hundred seventy-four (4974) of the code, 1924; and to amend section four (4) chapter ten (10), acts of the forty-first general assembly, relating to the license fees for motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

A. V. BLACKFORD, Chairman

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 31, a bill for an act to amend the law as it appears in chapter two hundred fifty-one (251) of the Code, 1924, relating to the registration of motor vehicles and providing license fees therefor, 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.

A. V. BLACKFORD, 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. 65, a bill for an act to encourage horse and mule industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods, and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

G. E. HELD, Chairman.

Report adopted. House File No. 65 referred to the committee on appropriations.

Also:

MR. SPEAKER: Your committee on animal industry to whom was referred House File No. 36, a bill for an act to amend the law as it appears in paragraph three (3) of section twenty-seven hundred seventeen (2717) of the Code, 1924, relating to the revocation of manufacturers' or dealers' permits to sell hog cholera virus and serum, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. E. HELD, Chairman.

Passed on file.



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 3, 50 and 54. Senate File No. 93.

> FRED R. BLYTHE, Chairman House Committee.

> D. L. WILSON, 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. 3, 50 and 54. Senate File No. 93.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on February 24th, approved the following bills:

House Files Nos. 20, 78, 79, 80, 84, 88, 89, 90, 91 and 92.

INTRODUCTION OF BILLS

House File No. 273, by Bair of Buena Vista, a bill for an act to direct the disposal of fines imposed and collected for contempt of court and to amend section twelve thousand five hundred fifty-seven (12557) of the code, relating to official reports of fines.

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

House File No. 274, by Forsling and Prichard of Woodbury, a bill for an act to amend section forty-three hundred forty-five (4345) of the Code, 1924, relative to pension and annuity retirement system for public school teachers.

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



House File No. 275, by Held of Plymouth, a bill for an act to amend sections fifty-four hundred twenty-two (5422), fifty-four hundred twenty-eight (5428), fifty-four hundred thirty-four (5434), fifty-four hundred thirty-five (5435), fifty-four hundred forty (5440) and fifty-four hundred forty-three (5443) of the Code, 1924, and to repeal sections fifty-four hundred thirty-six (5436), fifty-four hundred thirty-seven (5437), fifty-four hundred thirty-eight (5438), and fifty-four hundred thirty-nine (5439) of the code, 1924, relating to the licensing of dogs and the collection of the license fee.

Read first and second times and referred to committee on animal industry.

House File No. 276, by Hines of Taylor, a bill for an act to amend section thirty-seven hundred eighty-two (3782) of the code relating to membership on the board of parole.

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

House File No. 277, by Mathews of Des Moines, a bill for an act to amend sections ten thousand eight hundred fifty-nine (10859) and ten thousand nine hundred five (10905) of the code, 1924, relating to jury lists of petit jurors.

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

House File No. 278, by Torgeson of Worth, a bill for an act to amend section forty-seven hundred eighty-eight (4788) of the code, 1924, relating to the duties of the township road superintendent.

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

House File No. 279, by Wagner of Scott, a bill for an act to amend section sixty-seven hundred thirty-four (6734) of the code, 1924, relating to limitation on claims for personal injury against cities under special charter.

Read first and second times and referred to committee on cities and towns.

House File No. 280, by Wagner of Scott, a bill for an act to amend sections sixty-two hundred sixty-one (6261) and sixty-

two hundred sixty-two (6262) of the code, 1924, relating to the issuance of bonds by cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 281, by Wagner of Scott, a bill for an act to amend sections sixty-eight hundred fifty-five (6855) and sixty-eight hundred fifty-six (6856) of the code, 1924, relating to general and special levies for taxes in cities under special charter.

Read first and second times and referred to committee on cities and towns.

House File No. 282, by Wagner of Scott, a bill for an act to amend and revise sections sixty-nine hundred three (6903), sixty-nine hundred four (6904), and sixty-nine hundred six (6906) of the code, 1924, relating to special assessments for street improvements and sewers in cities under special charter.

Read first and second times and referred to committee on cities and towns.

House File No. 283, by Wamstad of Mitchell, a bill for an act to amend sections four thousand twelve (4012), four thousand fifteen (4015), four thousand sixteen (4016), four thousand seventeen (4017), four thousand twenty-five (4025), and chapter one hundred ninety-nine (199) of Title XII of the code, 1924, to repeal sections four thousand nineteen (4019) and four thousand twenty (4020) of the code, 1924, and to repeal sections four thousand eighteen (4018), four thousand twenty-six (4026) and four thousand twenty-eight (4028) of the code, 1924, and to enact substitutes therefor, relating to medical and surgical treatment of indigent persons.

Read first and second times and referred to committee on public health.

House File No. 284, by Grimwood of Jones, a bill for an act to regulating the ownership and operation of pharmacies and drug stores, and providing penalties for violation thereof.

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

House File No. 285, by Simmer of Wapello, a bill for an act to provide that the county attorney shall be ex-officio county



coroner and to perform the duties thereof, to amend sections five hundred twenty (520) and ten hundred sixty-five (1065) of the code, and to repeal section fifty-two hundred thirty-seven (5237) of the code, relating to the office of county coroner.

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

Berry of Monroe offered the following resolution:

RESOLUTION

Whereas, Our esteemed Sergeant-at-arms, Oley Nelson, is confined to his home on account of sickness, and has been for the last few days,

Be It Resolved, That we extend to him the sincere sympathy of this House in his affliction, and hope for his speedy recovery to his health, and

Be It Further Resolved, That the Chief Clerk of the House be instructed to communicate this resolution to Mr. Nelson.

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

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 219, a bill for an act relating to organizations soliciting public donations.

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 licensing of traveling shows of circuses.

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 relative to abolishing county high schools, and disposing of their property and buildings.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 157, a bill for an act relating to the appropriation of \$200.00 to pay expenses of completing the Official Register.

1

WALTER H. BEAM, Secretary.



SENATE MESSAGES CONSIDERED

Senate File No. 194, a bill for an act to amend section seventyone hundred seventy-nine (7179) of the code relating to the licensing of traveling shows or circuses for exhibition outside the limits of cities or towns.

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

Senate File No. 219, a bill for an act to repeal the law as it appears in chapter ninety-three (93), Title V of the code, 1924, and to enact a substitute therefor, relating to organizations soliciting public donations.

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

CONSIDERATION OF SENATE AMENDMENTS

On request of Bixler of Adams, House File No. 22, a bill for an act to amend the law as it appears in section two thousand nine hundred twenty-six (2926) of chapter one hundred thirty-eight (138) of the code, 1924, relating to the time for holding the annual meeting and election of officers of Farm Aid Associations, with Senate amendments, found in the House Journal of February 24th, 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, 85. .

Aiken of Ida	Crone	Heald	Knudson
Akin of Carroll	Crozier	Held	Knutson
Anderson	Edge	Hempel	Krouse
Bair	Elliott	Hines	Laughlin
Barnes	Fleming	Hollis	Lichty
Bauer	Greene	Hopkins	Lovrien
Berry	Grimwood	Huff	McCaulley
Blackford	Griswold	Hunt	McIlrath
Blythe	Hager	Ickis	McIntosh
Buchmiller	Hagglund	Istad	McMillan
Bush	Hale	Johnson of	Mathews
Christophel	Haney	Keokuk	Maxfield
Cole of Harrison	Hanson	Kennedy, W. S.	Miller
Copeland	Harrison	King	Nagle
Craig	Hattendorf	Kline	Nelson

Oliver Roberts
Ontjes Rust
Paterson Rutledge
Quirk Ryder
Ratliff Saunders
Reimers Smith
Rice Springer

Stepanek Thomas Thompson Torgeson Troup Truax

Vaughn Venard Wagner Wamstad Wilson Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Allen For Gilm Charlton Cole of Delaware Hill Eckles Holl

Eden

Forsling Gilmore Hansen Hill Hollingsworth Hubbard

Johnson of Dickinson Johnson of Marion Kennedy, J. P. Kent Martin O'Donnell Pattison Prichard Simmer Walrod Wolfe

The House concurred in the Senate amendments to House File No. 22.

On request of Anderson of Montgomery, House File No. 8, a bill for an act to amend the law as it appears in section seventy-four hundred eighty-nine (7489) of the code, 1924, so as to provide for the return of excess assessments of cost of constructing main ditches in drainage districts, with Senate amendment, found in the House Journal of February 24th, was taken up and the amendment read and considered.

Mr. Anderson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 86.

Aiken of Ida Akin of Carroll Anderson Bair Barnes Bauer Berry Bixler . Blackford Blythe Buchmiller Bush Charlton Christophel Copeland Craig Crone Elliott Fleming Greene Grimwood Griswold

Hager Hagglund Hale Haney Hanson Hattendorf Heald Held Hempel Hill Hines Hollingsworth Hopkins Huff Ickis Istad Johnson of Dickinson Johnson of

Keokuk

King

Kline

Knudson
Krouse
Laughlin
Lichty
Lovrien
McCaulley
McIlrath
McIntosh
McMillan
Martin
Mathews
Maxfield
Miller
Nagle
Nelson

Oliver

Onties

Quirk

Ratliff

Reimers

Patterson

Pattison

Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe

Mr. Speaker

Roberts

Rust

The nays were, none.

Absent or not voting, 22.

Allen	Edge	Hubbard	Kent
Cole of Delaware	Forsling	Hunt	Knutson
Cole of Harrison	Gilmore	Johnson of	O'Donnell
Crozier	Hansen	Marion	Prichard
Eckles	Harrison	Kennedy, J. P.	Rice
Eden	Hollis	Kennedy, W. S.	

The House concurred in the Senate amendment to House File No. 8.

CONSIDERATION OF BILLS

House File No. 4, a bill for an act to amend the law as it appears in section fifty-four hundred eleven (5411) of the code, 1924, relating to the publication of the proceedings of the board of supervisors so as to require publication of proceedings relative to drainage districts, with report of committee recommending indefinite postponement, was taken up for consideration.

Hill of Floyd moved that the report of the committee be adopted.

Report of committee rejected and House File No. 4 was placed on the calendar.

House File No. 108, a bill for an act to repeal the law as it appears in section five hundred twenty-one (521) of the code, 1924, and to enact a substitute therefor, and to amend the law as it appears in sections fifty-one hundred six (5106), fifty-one hundred seven (5107), fifty-one hundred ten (5110), and fifty-five hundred thirty-seven (5537) of the code, 1924, relating to the terms of office and election of members of the board of supervisors and township trustees, with report of committee recommending indefinite postponement, was taken up for consideration.

Thomas of Audubon moved that the report of the committee be adopted.



On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were, 53.

Anderson	Hager	McCaulley	Rice
Berry	Hagglund	McIlrath	Roberts
Bixler	Hale	McIntosh	Rust
Blackford	Hempel	McMillan	Saunders
Cole of Delaware	Hines	Mathews	Springer
Craig	Hollingsworth	Maxfield	Stepanek
Crone	Hopkins	Miller	Thomas
Edge	Istad	Nelson	Thompson
Elliott	Johnson of	Oliver	Torgeson
Fleming	Keokuk	Ontjes	Troup
Forsling	Kennedy, W. S.	Pattison	Truax
Greene	Knutson	Prichard	Vaughn
Grimwood	Krouse	Quirk	Wilson '
		Ratliff	Mr. Speaker

The nays were, 32.

Bair	Copeland	Ickis	Nagle
Barnes	Crozier	Johnson of	Patterson
Bauer	Hanson	Dickinson	Reimers
Blythe	Harrison	Kline	Rutledge
Buchmiller	Hattendorf	Knudson	Venard
Bush	Heald	Laughlin	Wagner
Charlton	Huff	Lichty	Wamstad
Christophel	Hunt	Martin	Wolfe
Cole of Harris			

Absent or not voting, 23.

Aiken of Ida	Griswold	Hubbard	Lovrien
Akin of Carroll	Haney	Johnson of	O'Donnell
Allen	Hansen	Marion	Ryder
Eckles	Held	Kennedy, J. P.	Simmer
Eden	Hill	Kent	Smith
Gilmore	Hollis	King	Walrod

Committee report adopted and House File No. 108 was indefinitely postponed.

Senate File No. 60, a bill for an act to amend section ten thousand eight hundred five (10805) of the code, 1924, relating to expenses of district judges, with report of committee recommending indefinite postponement, was taken up for consideration, together with the motion of Forsling of Woodbury, made yesterday, that the report of the committee be rejected.

On the question, shall the report of the committee be adopted, the motion prevailed, and Senate File No. 60, was indefinitely postponed. Senate File No. 92, a bill for an act to amend section ten thousand eight hundred eleven (10811) of the code, 1924, relating to the expenses of shorthand court reporters, with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Forsling of Woodbury the report of the committee was adopted and Senate File No. 92 was indefinitely postponed.

House File No. 122, a bill for an act to amend sections twelve thousand nine hundred fifty-one (12951) and twelve thousand nine hundred fifty-three (12953) of the code, 1924, relating to the selling of weapons which can be concealed on the person, with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Smith of O'Brien the report of the committee was adopted and House File No. 122 was indefinitely postponed.

House File No. 126, a bill for an act to amend section fifty-two hundred sixty (5260) of the code, 1924, relative to attendance at conventions of county officials at the expense of the county, with report of committee recommending indefinite postponement, was taken up for consideration.

Thomas of Audubon moved that the report of the committee be adopted.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

Ickis

The ayes were, 62.

Aiken of Ida Crone Akin of Carroll Crozier Anderson Edge Barnes Elliott Bauer Fleming Berry Greene Bixler Grimwood Blackford Hager Blythe Hagglund Buchmiller Hale Bush Heald Christophel Hempel Cole of Delaware Hill Cole of Harrison Hines Copeland Hollis Craig Huff

Istad
Johnson of
Keokuk
Kent
Kline
Krouse
Lichty
McCaulley
McIlrath
McIntosh
Martin
Mathews
Miller
Oliver
Ontjes

Patterson
Pattison
Quirk
Rice
Smith
Springer
Stepanek
Thomas
Thompson
Troup
Truax
Vaughn
Wilson
Wolfe
Mr. Speaker

The nays were, 22.

Bair	Hopkins	Nagle	Rust
Charlton	Hunt	Nelson	Ryder
Griswold	Kennedy, W. S.	Prichard	Torgeson
Hanson	King	Reimers	Wagner
Hattendorf	Knutson	Roberts	Wamstad
Hollingsworth	McMillan		

Absent or not voting, 24.

Allen	Harrison	Kennedy, J. P.	Ratliff
Eckles	Held	Knudson	Rutledge
Eden	Hubbard	Laughlin	Saunders
Forsling	Johnson of	Lovrien	Simmer
Gilmore	Dickinson	Maxfield	Venard
Haney	Johnson of	O'Donnell	Walrod
Honson	Marion		

Committee report adopted and House File No. 126 was indefinitely postponed.

Senate Joint Resolution No. 1, a resolution for the appointment of a committee, to be appointed by the Governor, to meet with committees from the states of Wisconsin and Illinois, for the purpose of conferring and making recommendations relative to the erection of a new bridge or the purchase of one of the toll bridges already built across the Mississippi river from Dubuque to the states of Wisconsin and Illinois, said bridge so erected or purchased, to be a free bridge, with report of committee recommending passage, was taken up for consideration.

Hempel of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 60.

Akin of Carroll	Hager	Istad	Oliver
Bair	Hagglund	Johnson of	Ontjes
Barnes	Hale	Keokuk	Pattison
Blackford	Haney	Kennedy, W. S.	Prichard
Blythe	Hanson	Kline	Reimers
Buchmiller	Harrison	Knutson	Rice
Charlton	Hattendorf	Krouse	Rust
Christophel	Heald	Lichty	Ryder
Cole of Delaware	Hempel	McIlrath	Stepanek
Cole of Harrison		McIntosh	Thomas
Edge	Hines	McMillan	Torgeson
Elliott	Hollingsworth	Martin	Troup
Forsling	Hollis	Maxfield	Truax
Greene	Hopkins	Miller	Vaughn
Grimwod	Ickis	Nelson	Wilson
			Mr. Speaker

The nays were, 18.

Aiken of Ida	Copeland	Kent	Springer
Anderson	Craig	McCaulley	Thompson
Berry	Crone	Ratliff	Wagner
Bixler	Griswold	Smith	Wolfe
Bush	Huff		

Absent or not voting, 30.

Allen	Held	King	Quirk
Bauer	Hubbard	Knudson	Roberts
Crozier	Hunt	Laughlin	Rutledge
Eckles	Johnson of	Lovrien	Saunders
Eden	Dickinson	Mathews	Simmer
Fleming	Johnson of	Nagle	Venard
Gilmore	Marion	O'Donnell	Walrod
Hansen	Kennedy, J. P.	Patterson	Wamstad

So the Joint Resolution 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 six thousand four (6004) of the code, 1924, relating to contracts for street improvements and sewers, with report of committee recommending indefinite postponement, was taken up for consideration.

Stepanek of Linn moved that the report of the committee be adopted.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were, 24.

Barnes	Hager	Krouse	Rice
Blackford	Hagglund	McIntosh	Rust
Bush	Harrison	Mathews	Stepanek
Charlton	Ickis	Miller	Thomas
Edge	Johnson of	Prichard	Wilson
Elliott	Keokuk	Ratliff	Mr. Speaker
Grimwood			

The nays were, 47.

Aiken of Ida	Crone	Kennedy, W. S.	Reimers
Akin of Carroll	Crozier	Kent	Smith
Anderson	Griswold	Kline	Springer
Bauer	Hale	Knudson	Thompson
Berry	Hanson	Knutson	Torgeson
Bixler	Hattendorf	Lichty	Troup
Blythe	Hempel	McCaulley	Truax
Buchmiller	Hill	McIlrath	Vaughn
Christophel	Hollingsworth	McMillan	Wagner
Cole of Delaware	Hopkins	Nelson	Wamstad
Copeland	Huff	Oliver	Wolfe
Craig	Istad	Pattison	

Absent or not voting, 37.

Allen	Hansen	Johnson of	Ontjes
Bair	Heald	Marion	Patterson
Cole of Harrison	Held	Kennedy, J. P.	Quirk
Eckles	Hines	King	Roberts
Eden	Hollis	Laughlin	Rutledge
Fleming	Hubbard	Lovrien	Ryder
Forsling	Hunt	Martin	Saunders
Gilmore	Johnson of	Maxfield	Simmer
Greene	Dickinson	Nagle	Venard
Haney		O'Donnell	Walrod

Committee report was rejected and House File No. 166 was placed on the calendar.

House File No. 29, a bill for an act providing a basis for establishing a taxable value to public utility properties, with report of committee recommending indefinite postponement, was taken up for consideration.

Elliott of Polk moved that the report of the committee be adopted.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were, 37.

Barnes	Grimwood	Knutson	Ryder
Blackford	Hager	Lichty	Saunders
Buchmiller	Hagglund	MeIntosh	Stepanek
Charlton	Hempel	McMillan	Troup
Christophel	Hines	Ma'hews	Truax
Cole of Delaware	Hollis	Nagle	Vaughn
Cole of Harrison	Ickis	Nelson	Wagner
Edge	Kennedy, W. S.	Pattison	Wilson
Elliott	Kent	Rust	Mr. Speaker
Greene			

The nays were, 44.

Aiken of Ida	Hale	Istad	Ontjes
Anderson	Haney	Johnson of	Patterson
Bair	Hanson	Keokuk	Ratliff
Bauer	Harrison	Kline	Reimers
Berry	Hattendorf	Knudson	Rice
Bixler	Heald	Krouse	Roberts
Blythe	Hill	McCaulley	Springer
Bush	Hollingsworth	McIlrath	Thompson
Craig	Hopkins	Martin	Torgeson
Crone	Huff	Miller	Wamstad
Crozier	Hunt	Oliver	Wolfe
Griswold			

Absent or not voting, 27.

Akin of Carroll Hansen Kennedy, J. P. Quirk Held Rutledge Allen King Hubbard Laughlin Simmer Copeland Eckles Johnson of Lovrien Smith Thomas Dickinson Maxfield Eden O'Donnell Venard Fleming Johnson of Forsling Marien Prichard Walrod Gilmore

Committee report rejected and House File No. 29 was placed on calendar.

House File No. 94, a bill for an act to amend chapter three hundred fifty-eight (358) of the code, 1924, relating to the management of drainage or levee districts, with report of committee recommending indefinite postponement, was taken up for consideration.

King of Clay moved that the report of the committee be adopted.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were, 65.

Aiken of Ida Greene Istad Quirk Anderson Grimwood Kent Ratliff Bair King Rice Hager Barnes Hale Knutson Ryder Bauer Hanson Krouse Saunders Berry Harrison Lichty Springer Bixler McCaulley Hattendorf Stepanek Blackford Hempel McIlrath Thomas Buchmiller Hill McIntosh Thompson Bush Hines Martin Torgeson Charlton Hollingsworth Mathews Troup Cole of Harrison Hollis Miller Truax Copeland Hopkins Nagle Wamstad Wilson Craig Nelson Huff Crone Ontjes Wolfe Hunt Crozier Ickis Pattison Mr. Speaker Elliott

The nays were, 14.

Akin of Carroll Griswold Patterson Rust
Blythe Hagglund Prichard Vaughn
Christophel Kennedy, W. S. Reimers Wagner
Fleming McMillan

Absent or not voting, 29.

Allen	Hansen	Johnson of	O'Donnell
Cole of Delaware	Heald	Marion	Oliver
Eckles	Held	Kennedy, J. P.	Roberts
Eden	Hubbard	Kline	Rutledge
Edge	Johnson of	Knudson	Simmer
Forsling	Dickinson	Laughlin	Smith
Gilmore	Johnson of	Lovrien	Venard
Haney	Keokuk	Maxfield	Walrod

Committee reported adopted and House File No. 94 was indefinitely postponed.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 3, 50 and 54.

FRED R. BLYTHE, Chairman.

Report adopted.

HOUSE FILE REREFERRED

On request of Wolfe of Linn, unanimous consent having been obtained, House File No. 179 was rereferred to the committee on ways and means.

On motion of Berry of Monroe the House adjourned until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Smith of O'Brien for the afternoon, on request of Simmer of Wapello.

REPORTS OF COMMITTEES

Knutson of Cerro Gordo, 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. 222, a bill for an act to repeal section three hun-



dred seventy-three (373) of the code, 1924, and to enact a substitute therefor, relating to the levy of a tax for an emergency, and providing for the transfer thereof to any other fund of the municipality, beg leave to report they have had 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 ways and means to whom was referred House File No. 211, a bill for an act to amend sections sixty-nine hundred forty-four (6944) and seventy-one hundred fifteen (7115) of the code, relating to taxation of sheep and swine, beg leave to report they have had 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 public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 150, a bill for an act to amend section four thousand two hundred seventy-five (4275) of the code, 1924, relating to the attendance of pupils in high schools outside the state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by changing the period (.) at the end of line four (4) to a comma (,) and adding the following: "if said school be nearer to the pupil's residence than any approved public school in the state of Iowa".

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 21, a bill for an act to amend the law as it appears in section forty-two hundred eighty-three (4283) of the code, 1924, relative to the payment of school tuition of children in charitable institutions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 21, Section 1, by striking all after line 11 and inserting in lieu thereof the following:



"Such tuition shall be paid by the school corporation of the domicile of such child. Any such school corporation so paying tuition shall be entitled to recover the amount paid therefor from the parent of such child."

Heike A. Rust, Chairman.

Report adopted.

CONSIDERATION OF BILLS

Senate File No. 16, a bill for an act to amend section eighty-five hundred eighty-five (8585) of the code and to invest associations incorporated by acts of any territorial legislatures of Iowa for cemetery purposes with the same power to acquire lands for cemetery purposes as are possessed by like associations incorporated under the statutes of this state, 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?"

The ayes were, 69.

Bair Griswold Johnson of Quirk Barnes Hager Keokuk Reimers Bauer Hale Kennedy, W. S. Rice Blackford Hansen Kent Rust Blythe Hanson Kline Ryder Buchmiller Harrison Knutson Simmer Hattendorf Bush Krouse Springer Charlton Held Lichty Stepanek Christophel Hempel Lovrien Thomas Cole of Delaware Hill McCaulley Thompson Cole of Harrison Hines McIntosh Troup Copeland Hollingsworth McMillan Truax Vaughn Mathews Craig Hollis Hopkins Venard Edge Nagle Elliott Ickis Nelson Wagner Wilson Fleming Istad Patterson Greene Johnson of Pattison. Mr. Speaker Dickinson Prichard Grim wood

The nays were, 6.

Crone Miller Torgeson Wamstad Knudson Oliver



Absent of not voting, 33.

Aiken of Ida	Forsling	Johnson of	O'Donnell
Akin of Carroll	Gilmore	Marion	Ontjes
Allen	Hagglund	Kennedy, J. P.	Ratliff
Anderson	Haney	King	Roberts
Berry	Heald	Laughlin	Rutledge
Bixler	Hubbard	McIlrath	Saunders
Crozier	Huff	Martin	Smith
Eckles	Hunt	Maxfield	Walrod
Eden		383	Wolfe

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

House File No. 17, a bill for an act to amend section eleven hundred forty-six (1146) of the code, 1924, relating to vacancies in office, and providing for a vacancy caused by the death of a member-elect before qualifying, with report of committee recommending passage, was taken up for consideration.

Blackford of Van Buren asked and obtained unanimous consent to have the word "officer" substituted for the word "member" in line four (4) of section one (1).

Mr. Blackford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Akin of Carroll	Forsling	Kennedy, W. S.	Ratliff
Bair	Greene	Kent	Reimers
Barnes	Grimwood	Knutson	Rust
Bauer	Hager	Lichty	Rutledge
Blackford	Hale	Lovrien	Saunders
Blythe	Hansen	McCaulley	Simmer
Buchmiller	Hanson	McIlrath	Stepanek
Bush	Harrison	McIntosh	Thomas
Charlton	Hattendorf	McMillan	Thompson
Christophel	Hill	Martin	Troup
Cole of Delaware	Hollingsworth	Mathews	Truax
Craig	Hollis	Nagle	Vaughn
Crone	Hopkins .	Ontjes	Wagner
Crozier	Istad	Patterson	Wamstad
Edge	Johnson of	Pattison	Wilson
Elliott	Keokuk	Prichard	Mr. Speaker
Fleming			

The nays were, 14.

Anderson	Griswold	Miller	Springer
Berry	Haney	Nelson	Torgeson
Cole of Harrison	Hempel	Ryder	Venard
Copeland	Kline		7.5

Absent or not voting, 29.

Aiken of Ida	Held	Johnson of	O'Donnell
Allen	Hines	Marion	Oliver
Bixler	Hubbard	Kennedy, J. P.	Quirk
Eckles	Huff	King	Roberts
Eden	Hunt	Knudson	Smith
Gilmore	Ickis	Krouse	Walrod
Hagglund	Johnson of	Laughlin	Wolfe
Heald	Dickinson	Maxfield	

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

EXPLANATION OF VOTE

Rice of Appanoose requested that he be shown as present but not voting on House File No. 17.

House File No. 160, a bill for an act to repeal section seventyone hundred three (7103) of the code and to enact a substitute therefor, relating to the assessment of electric transmission lines, 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, 89.

Akin of Carroll	Griswold	Kent	Ratliff
Anderson	Hager	King	Reimers
Bair	Hagglund	Kline	Rice
Barnes	Hale	Knudson	Rust
Bauer	Haney	Knutson	Rutledge
Berry	Hanson	Krouse	Ryder
Blackford	Harrison	Lichty	Saunders
Blythe	Hattendorf	Lovrien	Simmer
Buchmiller	Heald	McCaulley	Springer
Bush	Held	HcIlrath	Stepanek
Christophel	Hempel	McIntosh	Thomas
Cole of Delaware		McMillan	Thompson
Cole of Harrison	Hines	Martin	Torgeson
Copeland	Hollingsworth	Mathews	Troup
Craig	Hollis	Maxfield	Truax
Crone	Hopkins	Miller	Vaughn.
Crozier	Huff	Nagle	Venard
Edge	Istad	Nelson	Wagner
Elliott	Johnson of	Oliver	Wamstad
Fleming	Dickinson	Ontjes	Wilson
Forsling	Johnson of	Patterson	Wolfe
Greene	Keokuk	Pattison	Mr. Speaker
Grimwood	Kennedy, W. S.		

The nays were, none.

Absent or not voting, 19.

Aiken of Ida	Eden	Ickis Johnson of Marion Kennedy, J. P. Laughlin	O'Donnell
Allen	Gilmore		Quirk
Bixler	Hansen		Roberts
Charlton	Hubbard		Smith
Eckles	Hunt		Walrod
Eckles	Hunt	Laughlin	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. 202, a bill for an act to repeal section twentytwo hundred twenty-six (2226) of the code, 1924, and to enact a substitute therefor, relating to the compensation and expenses of members of the state board of health, 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.

On the question "Shall the bill pass?"

The ayes were, 40.

Akin of Carroll	Grimwood	Lichty	Saunders
Barnes	Harrison	McCaulley	Simmer
Blackford	Hollis	McIlrath	Springer
Blythe	Hopkins	McIntosh	Stepanek
Buchmiller	Hunt	McMillan	Thomas
Cole of Delaware	Johnson of	Mathews	Troup
Cole of Harrison	Keokuk *	Maxfield.	Vaughn
Edge	Kennedy, W. S.	Prichard	Wamstad
Elliott	Kent	Rust	Wilson
Forsling	Knutson	Rutledge	Mr. Speaker
Greene			

The nays were, 43.

Aiken of Ida	Hagglund	Johnson of	Pattison
Anderson	Hale	Dickinson	Quirk
Bair	Hansen	King	Reimers
Bixler	Hanson	Kline	Roberts
Bush	Hattendorf	Knudson	Ryder
Christophel	Hempel	Krouse	Thompson
Copeland	Hill	Martin	Torgeson
Craig	Hines	Miller	Truax
Crone	Huff	Nagle	Venard
Crozier	Istad	Nelson	Wagner
Griswold		Oliver	Wolfe
		Patterson	

Absent or not voting, 25.

Allen	Gilmore	Ickis	O'Donnell
Bauer	Hager	Johnson of	Ontjes
Berry	Haney	Marion '	Ratliff
Charlton	Heald	Kennedy, J. P.	Rice
Eckles	Held	Laughlin	Smith
Eden	Hollingsworth	Lovrien	Walrod
Fleming	Hubbard		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

INTRODUCTION OF BILLS

House File No. 286, by committee on conservation of resources, a bill for an act to amend section sixty-two hundred thirty-nine (6239) of the code, 1924, relating to indebtedness that cities and towns may incur for certain public utilities and other improvements.

Read first and second times and passed on file.

House File No. 287, by Rice of Appanoose, a bill for an act to amend section fifty-one hundred eighty-seven (5187) of the code, 1924, relating to deputy sheriffs or bailiffs in the district court.

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

House File No. 288, by Rutledge of Webster, a bill for an act to provide for compulsory automobile insurance.

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution No. 23, relative to the veto of the Mc-Nary-Haugen Bill.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 23

Whereas, The President of the United States has seen fit to veto the Mc-Nary-Haugen Bill, which measure was the final expression of the best judgment of all of the organizations interested in the advancement of agriculture, and which bill had the approval of both the House and the Senate as well as the economic scholars and statesmen who have given the matter the closest and most careful and complete study and consideration over a period of years, and which veto was against the wishes of the overwhelming majority of the people in the agricultural sections of the country, and

Whereas, Any criticism of the bill based upon the assumption that it is opposed to the economic law of supply and demand because it will artificially stimulate production while at the same time decrease consumption, it is equally applicable to many approved forms of legislation in behalf of commerce, industry, manufacture and labor, whereby statutory enactments, tariffs, and the like, play an important part in economic and national policies, and

Whereas, In our opinion the adoption of the principles of the McNary-Haugen Bill is the most needed economic legislation for the good of the whole United States that has at any time been before the Congress, therefor

Be It Resolved by the Senate, the House of Representatives concurring: That the Congress of the United States be urged to immediately resubmit the McNary-Haugen Bill, and to pass the same by the required vote that it shall become one of the laws of the United States in this session of Congress, and that copies of this resolution be sent by wire to the President of the United States Senate and Speaker of the House of Representatives.

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

On the question "Shall the concurrent resolution be adopted?" a roll call was demanded.

The ayes were, 78.

Hager

Aiken of Ida Haney Kennedy, W. S. Ratliff Anderson Hansen Kent Reimers Bair King Hanson Rice Bauer Harrison Kline Roberts Bixler Hattendorf Knudson Rust Blythe Heald Knutson Ryder Buchmiller Held Krouse Saunders Christophel Hempel Lichty Simmer Cole of Delaware Hill Lovrien Springer Cole of Harrison Hines McCaulley Stepanek Copeland Hollingsworth McIlrath Thomas Craig Hollis Mathews Thompson Crone Hopkins Maxfield Torgeson Crozier Huff Miller Troup Edge Hunt Nelson Truax Elliott Istad Ontjes Vaughn Fleming Johnson of Patterson Venard Forsling Dickinson Prichard Wilson Greene Johnson of Quirk Wolfe Griswold Keokuk Mr. Speaker The nays were, 3.

Blackford Charlton Nagle

Absent or not voting, 27.

Akin of Carroll Grimwood Kennedy, J. P. Pattison Hagglund Laughlin Rutledge Allen Barnes Hale McIntosh Smith Berry Hubbard McMillan Wagner Walrod Bush Ickis Martin Eckles Johnson of O'Donnell Wamstad Oliver Eden Marion Gilmore

The Senate concurrent resolution was adopted.

AMENDMENTS FILED

Wamstad of Mitchell filed the following amendment to House File No. 203:

Amend House File No. 203 by substituting for the publication clause the following:

"Sec. 2. Publication Clause. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Mitchell County Press, a newspaper published in Osage, Iowa, and the St. Ansgar Enterprise, a newspaper published in St. Ansgar, Iowa."

Blackford of Van Buren filed the following amendment to House File No. 117:

Amend House File No. 117 by striking out all of line ten (10), as follows: "Samuel D. Whiting; salary \$500.00".

On motion of Crozier of Mahaska the House adjourned until 9:00 a.m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FEBRUARY 26, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. W. M. Majors, pastor of the A. M. E. Church, Oskaloosa, Iowa.

Journal of February 25th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Hempel of Clayton, from the Elkader Chapter Izaac Walton League of America endorsing administration of the State Fish and Game department. Fish and game.

By Blythe of Iowa, from citizens of Marengo, favoring the Model License Barbers bill. Public health.

By Crone of Emmet, from Emmet county, urging the repeal of chapter 129 of the code relating to the eradication of bovine tuberculosis. Animal industry.

By Pattison of Jefferson, from merchants in Fairfield, protesting against House File No. 224. Ways and means.

By Stepanek of Linn, from land owners and tax payers of Linn county, petitioning the legislature to rebate to the abutting property owners, these assessments against the abutting property along the Marion, Alburnett, Central City and Center Point road. Roads and highways.

REPORTS OF COMMITTEES

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 206, a bill for an act to repeal section sixty-five hundred seventy-eight (6578) of the code, 1924, and to enact a substitute therefor, relating to the levy of a tax for parks and cemeteries by cities under commission form of government, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 124, a bill for an act to amend sections fifty-seven hundred ninety-three (5793) and fifty-seven hundred ninety-five (5795) of the code, relating to additional tax authorized to be levied for park purposes in cities having a population of over twenty-five hundred (2500), and to the anticipation of taxes levied for park purposes, and the issuing of park certificates or bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 139, a bill for an act to amend sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the code, 1924, relating to the election and appointment of officers 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:

Strike out all of section two and insert in lieu thereof the following: Sec. 2. Section fifty-six hundred thirty-three (5633) of the code, 1924, is hereby amended to read as follows: "5633. Officers appointed by council. In all cities and towns, the council at its first meeting after the biennial election shall appoint a clerk and may appoint a city solicitor, a city engineer, and an auditor."

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 128, a bill for an act to amend section fifty-six hundred seventy-one (5671) of the code, 1924, relating to compensation



of officers in cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 289, by committee on animal industry, a bill for an act to repeal section twenty-six hundred seventy-one (2671) of the code, 1924, as amended by chapter fifty-five (55), acts of the forty-first (41) general assembly, and section twenty-six hundred ninety-four (2694) of the code, 1924, as amended by section five (5) of chapter fifty-four (54), acts of the forty-first (41) general assembly, and to enact substitutes therefor, relating to the eradication of bovine tuberculosis; and to repeal section twenty-six hundred seventy (2670) of the code, 1924, and to amend sections twenty-six hundred ninety-seven (2697) and twenty-six hundred ninety-eight (2698), and chapter one hundred twenty-nine (129) of the code, 1924, relating to the eradication of bovine tuberculosis.

Read first and second times and passed on file.

House File No. 290, by Forsling and Prichard of Woodbury, a bill for an act to amend section forty-nine hundred fifteen (4915) of the code, 1924, relating to license fees for trucks.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 291, by Greene of Pottawattamie, a bill for an act to amend section eleven (11) of chapter one hundred eighteen (118), acts of the forty-first (41) general assembly, relating to repayment of rebates from water dues, and providing for the cancellation of rebates after a certain time.

Read first and second times and referred to committee on cities and towns.

House File No. 292, by Hager of Allamakee, a bill for an act to provide uniform copy for conveyancing blanks, and to provide a method of filing same for convenient access of the public, and fixing the amount of fees for recording same.

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



House File No. 293, by Hattendorf of Osceola, a bill for an act to amend section eighteen hundred forty-nine (1849) of the code, 1924, relating to the maintenance of tight fences.

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

House File No. 294, by Hopkins of Guthrie, a bill for an act to amend sections fifty-nine hundred ninety-eight (5998) and fifty-nine hundred ninety-nine (5999) of the code, 1924, relating to petitions for and ordering street improvements and the construction of sewers.

Read first and second times and referred to committee on cities and towns.

House File No. 295, by committee on insurance, a bill for an act to repeal section eighty-six hundred eight (8608) of the code, 1924, and to enact a substitute therefor, relating to deputy commissioner of insurance.

Read first and second times and passed on file.

House File No. 296, by Kent of Lucas, a bill for an act to promote shipping convenience upon the railroads of Iowa, in the matter of time saving and monetary cost to the shippers.

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

House File No. 297, by Prichard of Woodbury, a bill for an act to amend sections twenty-five hundred forty-nine (2549) and twenty-five hundred fifty-three (2553) of the code, 1924, and to repeal section twenty-five hundred fifty-four (2554) of the code, 1924, and to enact a substitute therefor, relating to the practice of osteopathy and surgery.

Read first and second times and referred to committee on public health.

House File No. 298, by Simmer of Wapello, a bill for an act to create a thresherman's lien, and to amend section ten thousand two hundred sixty-one (10261) of the code, 1924, relating to lien upon crops grown upon leased premises.

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



House File No. 299, by committee on conservation of resources, a bill for an act to amend the law as it appears in chapter eighty-seven (87) of Title V of the code, 1924, relating to the powers and duties of the board of conservation and public parks, and providing penalties for the violation of the provisions thereof, and also to repeal section eighteen hundred twenty-eight (1828) of the code.

Read first and second times and passed on file.

House File No. 300, by Saunders of Palo Alto, a bill for an act to accept the offer of the board of trustees of Ellsworth College located in Iowa Falls, Iowa, to convey the property of said college to the state of Iowa.

Read first and second times and referred to committee on state educational institutions.

House File No. 301, by Ontjes of Grundy, a bill for an act to amend section one thousand ninety-one (1091) of the code relating to removal from office.

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 Senate was asked:

House File No. 140, a bill for an act relating to commitment of neglected, dependent and delinquent children.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 141, a bill for an act relating to the support and maintenance of children in the Iowa Soldiers' Home.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 182, a bill for an act relating to jurisdiction of courts in civil matters.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 168, a bill for an act relating to firemen's and policemen's pensions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:



Senate File No. 133, a bill for an act relating to free distribution of certain laws.

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 appropriation for state aid 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. 151, a bill for an act relating to compensation payments. 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 appeals to the Supreme Court.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 198, a bill for an act relating to establishment of municipal art galleries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 171, a bill for an act to legalize the renewal of the corporate period of Roshek Brothers Company of Dubuque.

Also, 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 the assessment rolls and books and recapitulation sheets thereto.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 140, a bill for an act relating to securities deposited by life insurance companies and associations.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 168, a bill for an act to amend the law as it appears in section sixty-three hundred fifteen (6315) of the code, relating to firemen's and policemen's pensions.

Read first and second times and referred to committee on cities and towns.

Senate File No. 182, a bill for an act to amend section ten thousand six hundred fifty-five (10,655) of the 1924 Code, relating to jurisdiction of courts in civil matters.

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

Senate File No. 133, a bill for an act to repeal section two hundred thirty-seven (237) of the code and to enact a substitute therefor, relating to free distribution of certain laws.

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

Senate File No. 161, a bill for an act to appropriate the sum of seventeen thousand four hundred dollars, twenty-seven cents (\$17,400.27), to pay the deficit in the amount appropriated for state aid to county and district affairs.

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

Senate File No. 151, a bill for an act to amend the law as it appears in section 1403 of the code, 1924, relating to compensation payments.

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

Senate File No. 202, a bill for an act to amend section twelve thousand eight hundred thirty-three and section ten thousand six hundred eighty-three of the code relating to appeals to the Supreme Court.

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

Senate File No. 171, a bill for an act to legalize the renewal of the corporate period of Roshek Brothers Company of Dubuque, Iowa.

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

Senate File No. 91, a bill for an act to amend sections seventyone hundred fifteen (7115), seventy-one hundred twenty-three (7123), and seventy-one hundred twenty-four (7124) of the code relating to assessment rolls and books and recapitulation sheets pertaining thereto.

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

Senate File No. 140, a bill for an act to repeal section eightyseven hundred forty-one (8741), Code of 1924, and enact a substi-



tute therefor, relating to securities deposited by life insurance companies and associations.

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

Senate File No. 198, a bill for an act to amend section one (1) of chapter one hundred nineteen (119), Acts of the Forty-first (41st) General Assembly, relating to authorized establishment of municipal art galleries, in cities and towns, and cities under special charter, having a population of twenty thousand (20,000) or more.

Read first and second times and referred to committee on cities and towns.

On motion of Crozier of Mahaska the House adjourned until Monday, March 7th, at 2 p. m.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 7, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. Olaf Holen, pastor of the Lutheran Church, Roland, Iowa.

Journals of February 25th and 26th corrected and approved.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Quirk of Sac, from citizens and voters of the state of Iowa, protesting against House File 224 which proposes to impose a special State Tax on cigars and tobacco products. Ways and means.

By Hin s of Taylor, from voters of Taylor county, protesting against House File 224. Ways and means.

By Vaughn of Ringgold, from voters of Ringgold county, protesting against House File 224. Ways and means.

By Edge of Jasper, from voters of Newton county, protesting against House File 224. Ways and means.

By Troup of Story, from voters of Story county, protesting against House File 224. Ways and means.

By Forsling and Prichard of Woodbury, from voters of Woodbury county, protesting against House File 224. Ways and means.

By Blythe of Iowa, from voters of Iowa county, protesting against House File 224. Ways and means.

By Stepanek of Linn, from voters of Linn county, protesting against House File 224. Ways and means.

By Rutledge of Webster, from citizens of Webster county, protesting against House Files 224 and 239; also opposing Senate Files 163 and 215. Ways and means.

By Wilson of Tama, from citizens of Tama county, favoring the Patterson-Johnson Income Tax bill. Ways and means.

By Barnes of Wright, from citizens of Eagle Grove, favoring House File 30; also a petition from tax payers of Wright county urging amendment to the laws governing the hospital work at Iowa City. Public health.

By Blackford of Van Buren, from citizens and voters of Milton, protesting against House File No. 224. Ways and means.

By McCaulley of Calhoun, from citizens and voters of Rockwell City and Lake City, protesting against House File No. 224. Ways and means.

By Eden of Clinton, from citizens of Clinton county, favoring House File No. 124. Public health.

By Elliott of Polk, from citizens and voters of Runnells, protesting against House File No. 224. Ways and means.

By Hansen of Scott, from patrons of the beauty parlors at Davenport, favoring House File No. 124; also petitions from Catholic Woman's League of Davenport, and members of the 6th District Association of Registered Nurses of Iowa, petitioning for additional employees in the department of health. Public health.

By Hale of Howard, from voters of Howard county, favoring the State Income Tax law; also, a petition opposing the proposed bond issue. Roads and highways.

By Hempel of Clayton, from residents of No. Buena Vista, protesting against any changes in the present fish and game laws and endorsing the administration of the same. Fish and game.

By Reimers of Lyon, from citizens of Lyon county, protesting against House File 224. Ways and means.

REPORTS OF COMMITTEES

Wagner of Scott, from the committee on public libraries, submitted the following report:

MR. SPEAKER: Your committee on public libraries to whom was referred House File No. 70, a bill for an act to repeal section five thousand

eight hundred fifty-nine (5859) of the code, 1924, and to enact a substitute therefor providing that boards of supervisors may contract with free public libraries to establish county libraries, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all of lines twelve (12) to twenty-one (21), inclusive, of section one (1) and substituting in lieu thereof the following:

When no less than twenty-five (25) voters in each of the townships of the county outside of cities and towns having public libraries, and not less than twenty-five per cent of the total number of voters outside of such cities and towns voting at the last general election, petition the supervisors thereof in writing to enter into such contract and such library gives its written consent thereto, it shall be the duty of such supervisors to execute such contract which shall supersede all contracts between lebrary trustees and townships or school corporations outside of cities and towns having public libraries.

Also amend by adding thereto and numbering as Section 2 the following:

Sec. 2. Section fifty-eight hundred sixty-three (5863) of the code, 1924, is hereby amended by adding between the word "towns" and the comma (,) in the fourth line thereof the following: "having public libraries".

Also amend the title by inserting preceding the word "providing" in line three (3) the following: "and to amend section fifty-eight hundred sixty-three (5863) of the code, 1924,".

Jos. WAGNER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public libraries to whom was referred House File No. 71, a bill for an act to amend section sixty-two hundred eleven (6211) of the Code, 1924, by striking therefrom subdivision twenty (20) and enacting a substitute therefor relating to the library building 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 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. Subsection twenty (20) of section sixty-two hundred eleven (6211) of the code, 1924, is hereby amended by changing the period (.) after the word 'purpose' in the eleventh (11) line thereof to a comma (,)

and adding thereafter the following: 'but may be made for the purpose of providing funds for improvements and repairs.'"

Jos. WAGNER, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 302, by Knutson of Cerro Gordo, a bill for an act to amend sections sixty-six hundred twenty-one (6621) and sixty-six hundred twenty-two (6622) of the code, 1924, relating to the number of councilmen in cities under the city manager plan.

Read first and second times and referred to committee on cities and towns.

House File No. 303, by Prichard of Woodbury, a bill for an act to amend section fifty-eight hundred thirty-five (5835) of the code, 1924, relating to municipal bands.

Read first and second times and referred to committee on cities and towns.

House File No. 304, by Knudson of Hamilton, a bill for an act relating to the construction of partition fences between adjoining land owners.

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

House File No. 305, by Allen of Pocahontas, a bill for an act to define illegal conduct on the part of the officers, directors and employees of banks, fixing the responsibility therefor, prohibiting such conduct, fixing the punishment therefor, and requiring the State Banking Department to enforce the provisions of this act.

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

House File No. 306, by Rutledge of Webster, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772) of the code, 1924, and to authorize the investment of fiduciary funds in the stock of building and loan associations.

Read first and second times and referred to committee on building and loan.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 16 and Senate Joint Resolution No. 1.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

COMMUNICATION FROM WASHINGTON, D. C.

The following communication was received from the House of Representatives, Washington, D. C.

House of Representatives Clerk's Office

· Washington, D. C., February 28, 1927.

THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, State Legislature, Des Moines, Iowa.

Dear Sir: I have the honor to transmit in accordance therewith copy of a Concurrent Resolution of the Congress of the United States inviting the cooperation of the Executives and Legislatures of the several states and territories of the United States with the United States Commission for the celebration of the Two Hundredth Anniversary of the birth of George Washington.

Very respectfully,

WM. TYLER PAGE, Clerk of the House of Representatives.

SIXTY-NINTH CONGRESS OF THE UNITED STATES OF AMERICA; AT THE SECOND SESSION

Begun and Held at the City of Washington on Monday, the Sixth Day of December, One Thousand Nine Hundred and Twenty-six

CONCURRENT RESOLUTION

Whereas, The joint resolution of Congress approved December 2, 1924, created the United States Commission for the Celebration of the Two Hundredth Anniversary of the birth of George Washington, composed of nineteen commissioners, as follows: The President of the United States; Presiding Officer of the Senate and the Speaker of the House of Repre-

sentatives, ex-officio; eight persons appointed by the President of the United States; four Senators and four Representatives, whose duty it is to prepare a plan or plans and a program signalizing the two hundredth anniversary of the birth of George Washington, and to take such steps as may be necessary in the coordination and correlation of plans prepared by State commissions or by bodies created under appointment by the governors of the respective States and by representative civic bodies; Therefore be it

Resolved by the House of Representatives, the Senate concurring, That the Congress of the United States earnestly and respectfully invites the full cool eration of the legislatures and the chief executives of the respective States and Territories of the United States in the execution of the joint resolution of Congress creating the United States Commission for the celebration of the Two Hundredth Anniversary of the birth of George Washington in such manner as may seem to them most fitting to the end that the bicentennial anniversary of the birth of him who was "first in war, first in peace, and first in the hearts of his countrymen"—the pioneer, the soldier, the statesman, the husbandman, the exemplar of American citizenship, George Washington, may be commemorated in the year 1932 in such manner that future generations of American citizens may live according to the example and precepts of his exalted life and character and thus perpetuate the American Republic; and be it further

Resolved, That an engrossed copy of these resolutions be transmitted by the Clerk of the House of Representatives to the presiding officers of the Senate and House of Representatives of the legislature and to the chief executive of each State and Territory of the United States.

> Attest: (Signed) Wm. Tyler Page, Clerk of the House of Representatives.

Attest: EDWIN P. THAYER,

Secretary of the Senate.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Kent of Lucas asked and obtained unanimous consent to have five hundred additional copies of House File No. 296 printed.

Wamstad of Mitchell asked and obtained unanimous consent to have five additional copies of House File No. 283 printed.

HOUSE FILE REREFERRED

On request of Forsling of Woodbury, unanimous consent having been obtained, House File No. 129 was rereferred to committee on Judiciary No. 1.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 25th, 1927: House Files Nos. 183 and 199.

February 26th, 1927: House Files Nos. 54, 3 and 50.

AMENDMENTS FILED

Haney of Mills filed the following amendment to House File No. 4:

Amend House File No. 4 by striking all of section one (1) and inserting in lieu thereof the following:

"Section 1. The drainage board may advertise its proceedings in the newspapers with the largest number of subscribers in the district affected, the expense of the advertisement to be collected from said district."

Amend the title by striking out all after the word "Act" in line one (1) and substituting in lieu thereof the following: "To permit the drainage board to advertise its proceedings, the expense of such advertisement to be collected from the district affected."

Cole of Harrison filed the following amendment to Senate File No. 56:

Amend Senate File No. 56 by adding thereto the following section:

Sec. 18. The provisions of this act shall not apply to barbers operating in towns or villages.

Torgeson of Worth filed the following amendment to Senate File No. 56:

I move to amend Senate File No. 56 by inserting after the word "provided" in line six (6) of section one (1) the following: "nor shall this act apply in any manner whatsoever to any person who does barber work in any educational institution for the purpose of raising funds for his own education."

Patterson of Kossuth filed the following amendment to House File No. 9:

Amend House File No. 9, by striking out all of subsection (8) of section 43, and inserting in lieu thereof the following: Farmers' or other mutual hail, cyclone, casualty, or fire insurance companies, or associations, including interinsurance and reciprocal underwriters, mutual ditch or irrigation companies, mutual or cooperative telephone companies, or like or-



ganizations the income of which is used or held for the sole purpose of meeting expenses or losses.

On motion of Saunders of Palo Alto the House adjourned until 9:30 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 8, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. N. O. Peterson, pastor Lutheran Church, Clear Lake, Iowa.

Journal of March 7th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Simmer of Wapello for the day, on request of Haney of Mills; Thompson of Fayette for the day, on request of Bixler of Adams; McIntosh of Muscatine for the day, on request of Hunt of Louisa, Hubbard of Pottawattamie for today and tomorrow, on request of Greene of Pottawattamie.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

By Mr. Speaker of Hardin, from citizens and voters of Hardin county, protesting against House File No. 224. Ways and means.

By Johnson of Marion, from citizens and voters of Marion county, protesting against House File No. 224. Ways and means.

By Ontjes of Grundy, from citizens and voters of Wellsburg, Iowa, protesting against House File No. 224. Ways and means.

By Fleming of Crawford, from citizens and voters of Buck Grove, Iowa, protesting against House File No. 224. Ways and means.

By Grimwood of Jones, from citizens and voters of Jones county, protesting against House File No. 224. Ways and means.

By Buchmiller of Greene, from citizens and voters of Greene county, urging the repeal of the law establishing the office of county agent. Agriculture.

By Griswold of Madison, from citizens and voters of Madison county, protesting against House File No. 224. Ways and means.

By Venard of Sioux, from citizens and voters of Sioux county, protesting against House File No. 224. Ways and means.

By Wolfe of Linn, from residents and voters of Linn county, protesting against House File No. 224. Ways and means.

By Bair of Buena Vista, from citizens and voters of Buena Vista county, protesting against House File No. 224. Ways and means.

By Wolfe of Linn, from members of Linn County Auto Repair Men's Association, favoring Senate Files Nos. 57, 58 and 59, and House Files Nos. 154 and 155. Judiciary No. 2.

By Rutledge of Webster, from tax payers and citizens of Webster county, protesting against House File No. 224. Ways and means.

By Troup of Story, from citizens of Story county, protesting against House File No. 224. Ways and means.

By Elliott of Polk, from citizens and voters from Polk county, protesting against House File No. 224; also petition from patrons of the beauty parlors of Des Moines, favoring House File No. 124. Ways and means.

By Oliver of Monona, a resolution from the Board of Supervisors of Monona county, protesting against the proposed bill discontinuing county homes. County and township organization.

By Pattison of Jefferson, from the Ottumwa Hospital Alumni Association, Ottumwa, petitioning for the appointment of a director in nursing education in the department of public health. Public health.

By Blythe of Iowa, from Township Trustees and Clerks of Grundy county, opposing Senate File No. 163; also, a petition from citizens and voters of Iowa county opposing House File 224. Ways and means.

By Forsling and Prichard of Woodbury, from citizens of Woodbury county, protesting against House File 224. Ways and means.

By Springer of Decatur, from citizens of Decatur county, opposing Senate File 104. Roads and highways.



REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 8, 22, 27, 140, 141 and 157.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

INTRODUCTION OF BILLS

House File No. 307, by Hollingsworth of Boone, a bill for an act to repeal section twelve (12) of chapter five (5), acts of the forty-first (41st) general assembly, and to enact a substitute therefor, relating to motor carriers.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 308, by Ickis of Union, a bill for an act to legalize the permanent transfer of six thousand dollars (\$6000.00) from the bridge fund to the bond fund of Union county, made by resolution of the board of supervisors of Union county at a meeting held on February 8, 1927.

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

House File No. 309, by Knudson of Hamilton, a bill for an act to legalize the proceedings of the Hamilton county board of supervisors with respect to the transfer of certain funds from the Hamilton county bridge fund to the Hamilton county road fund.

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

House File No. 310, by Knudson of Hamilton, a bill for an act to repeal section ten thousand eight hundred sixteen (10816) of the code, 1924, and to enact a substitute therefor relating to practice of judges.

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

House File No. 311, by Ontjes of Grundy, a bill for an act to amend sections fifty-one hundred seventy-seven (5177) and ten thousand one hundred fifteen (10115) of the code, 1924, relating to marginal assignments or releases of mortgages, contracts, or other instruments constituting encumbrances on real estate.

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

House File No. 312, by Rice of Appanoose, 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.

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. 8, 22, 27, 140, 141 and 157.

Senate File No. 16 and Senate Joint Resolution No. 1.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 8th day of March, 1927, sent to the governor for his approval:

House Files Nos. 8, 22, 27, 140, 141 and 157.

FRED R. BLYTHE, Chairman.

Report adopted.

PROOF OF PUBLICATION OF HOUSE FILE NO. 204

The official proof of publication of House File No. 204, a bill for an act to legalize transfer of funds by the town of Manilla, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.



CONSIDERATION OF BILLS

House File No. 189, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the code, 1924, relating to the employment of prisoners, was taken up for consideration.

Crozier of Mahaska offered the following amendment and moved its adoption:

Amend House File No. 189 by adding thereto as section 2 the following: Sec. 2. All garments made by prison labor and put on the open market shall be labeled "made by prison labor".

Allen of Pocahontas moved that action be deferred on House File No. 189 and that the bill be made a special order for Wednesday, March 9th, at 10:30 o'clock.

Motion lost.

Springer of Decatur moved the previous question.

Motion prevailed.

On the question "Shall the amendment offered by Crozier of Mahaska be adopted?" a roll call was demanded.

The ayes were, 32.

Allen	Edge .	Kline	Prichard
Barnes	Elliott	Knutson	Rice
Berry	Forsling	Laughlin	Roberts
Bixler	Greene	McCaulley	Rutledge
Charlton	Hattendorf	Mathews	Ryder
Copeland	Hill	O'Donnell	Saunders
Craig	Hollingsworth	Patterson	Stepanek
Crozier	Kent	Pattison	Wolfe

The nays were, 64.

Akin of Carroll	Hagglund	Johnson of	Ontjes
Anderson	Hale	Keokuk	Quirk
Bair	Haney	Johnson of	Ratliff
Blackford	Hansen	Marion	Reimers
Blythe	Hanson	Kennedy, J. P.	Rust
Buchmiller	Harrison	Kennedy, W. S.	Smith
Bush	Heald	King	Springer
Christophel	Held	Krouse	Thomas
Cole of Delaware	Hempel	Lovrien	Torgeson
Cole of Harrison	Hines	McIlrath	Troup
Crone	Hollis	McMillan	Truax
Eden	Hopkins	Martin	Vaughn
Fleming	Hunt	Maxfield	Venard
Gilmore	Ickis	Miller	Wagner
Grimwood	Istad	Nagle	Wamstad
Griswold	Johnson of	Nelson	Wilson
Hager	Dickinson	Oliver	

Absent or not voting, 12.

Aiken of Ida Hubbard Lichty Thompson
Bauer Huff McIntosh Walrod
Eckles Knudson Simmer Mr. Speaker

Amendment lost.

J. P. Kennedy of Lee 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, 75.

Akin of Carroll Johnson of Ontjes Hager Pattison Anderson Hagglund Marion Bair Hale Kennedy, J. P. Quirk Kennedy, W. S. Barnes Haney Ratliff Bauer Kent Reimers Hansen Blackford Hanson King Rust Blythe Harrison Kline Smith Buchmiller Hattendorf Knutson Springer Bush Heald Krouse Thomas Christophel Held Laughlin Torgeson Cole of Delaware Hill Lovrien Troup Cole of Harrison Hines McIlrath Truax Copeland Hollis McMillan Vaughn Crone Hopkins Martin Venard Eckles Maxfield Hunt Wagner Eden Ickis Miller Walred Fleming Johnson of Nagle Wamstad Gilmore Dickinson Nelson Wilson Grimwood Johnson of Oliver Mr. Speaker Griswold Keckuk

The nays were, 23.

Aiken of Ida Edge Tstad Rice Allen Elliott McCaulley Rutledge Mathews Berry Forsling Ryder Bixler Greene O'Donnell Stepanek Charlton Hempel Patterson Wolfe Crozier Hollingsworth Prichard

Absent or not voting, 10.

Craig Knudson Roberts Simmer Hubbard Lichty Saunders Thompson Huff McIntosh 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 vote by which House File No. 189 passed the House be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

House File No. 167, a bill for an act to amend section fifty-two hundred thirty-seven (5237) of the code relating to the payment of the fees of the county coroner, with report of committee recommending passage, was taken up for consideration.

On request of Allen of Pocahontas, unanimous consent having been obtained the amendment filed by him and found in the journal of February 19th was withdrawn.

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, 39.

Akin of Carroll	Hansen	Knutson	Rice
Barnes	Hanson	Laughlin	Rust
Blackford	Hollis	Lichty	Stepanek
Charlton	Johnson of	Lovrien	Thomas
Christophel	Dickinson	Miller	Torgeson
Edge	Johnson of	Nagle	Troup
Elliott	Marion	Nelson	Truax
Forsling	Kennedy, J. P.	O'Donnell	Wagner
Gilmore	Kent	Ontjes	Wamstad
Grimwood	Kline	Reimers	Mr. Speaker
Hager			

The nays were, 62.

Aiken of Ida	Eckles	Hopkins	Maxfield
Allen	Eden	Huff	Oliver
Anderson	Fleming	Hunt	Patterson
Bair	Greene	Ickis	Pattison
Bauer	Griswold	Istad	Prichard
Berry	Hagglund	Johnson of	Roberts
Bixler	Hale	Keckuk	Rutledge
Blythe	Haney	Kennedy, W. S.	Ryder
Buchmiller	Harrison	King	Smith
Bush	Hattendorf	Knudson	Springer
Cole of Delaware		Krouse	Vaughn
Cole of Harrison		McCaulley	Venard
Copeland	Hempel	McIlrath	Walrod
Craig	Hill	McMillan	Wilson
Crone	Hines	Martin	Wolfe
Crozier	Hollingsworth	Mathews	

Absent or not voting, 7.

Hubbard Quirk Saunders Thompson McIntosh Ratliff Simmer

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 93, a bill for an act to permit the enrollment of certain pupils in the eleventh grade of an accredited school on passing an examination therefor, with report of committee recommending indefinite postponement, and minority report recommending passage, was taken up for consideration.

Bixler of Adams moved that the minority report be substituted for majority report.

Reimers of Lyon moved the previous question.

Motion prevailed.

On the question "Shall the minority report be substituted for the majority report?" a roll call was demanded.

The ayes were, 40.

Akin of Carroll	Forsling -	Huff	Oliver
Anderson	Griswold	Istad	Ontjes
Bair	Hale	Kent	Prichard
Bauer	Haney	Kline	Quirk
Berry	Hanson	Knudson	Reimers
Bixler	Harrison	McCaulley	Rice
Bush	Hattendorf	McMillan	Roberts
Craig	Hines	Miller	Ryder
Crozier	Hollingsworth	Nelson	Springer
Fleming	Hopkins	O'Donnell	Wolfe

The nays were, 54.

Barnes	Greene	Johnson of	Rust
Blackford	Grimwood	Marion	Smith
Blythe	Hager	Kennedy, J. P.	Stepanek
Charlton	Hagglund	Kennedy, W. S.	Thomas
Christophel	Hansen	Krouse	Torgeson
Cole of Delaware	Heald	Laughlin	Troup
Cole of Harrison	Held	Lichty	Truax
Copeland	Hempel	McIlrath	Vaughn
Crone	Hill	Mathews	Venard
Eckles	Hollis	Maxfield	Wagner
Eden	Hunt	Nagle	Walrod
Edge	Ickis	Patterson	Wamstad
Elliott	Johnson of	Pattison	Wilson
Gilmore	Keokuk	Ratliff	Mr. Speaker

Absent or not voting, 14.

Aiken of Ida	Johnson of	Lovrien	Saunders
Allen	Dickinson	McIntosh	Simmer
Buchmiller	King	Martin	Thompson
Hubbard	Knutson	Rutledge	

Motion lost.

Rust of Franklin moved that the committee report be adopted and House File No. 93 be indefinitely postponed.

Motion prevailed, and House File No. 93 was indefinitely postponed.

HOUSE FILE WITHDRAWN

Hines of Taylor asked and obtained unanimous consent to withdraw House File No. 176 from the committee on commerce and trade and from further consideration by the House.

AMENDMENTS FILED

Crone of Emmet filed the following amendments to Senate File No. 56:

Amend section eight (8) by striking out of lines six (6), seven (7), eight (8) and nine (9) all following the word "examination" in line six (6) down to and including the word "Board" in line nine (9).

Further amend section eight (8) by striking out the word "six" and the figure "(6)" following the word "least" in line sixteen (16) and inserting in lieu thereof the following: "four (4)". Also amend by striking the word "eighteen" interlined between lines sixteen (16) and seventeen (17) and inserting in lieu thereof the word "eight".

Amend section nine (9) by striking out of line eleven (11) the following: "of five dollars (\$5.00)" and inserting in lieu thereof the following: "of one dollar (\$1.00)".

Amend section thirteen (13) by striking out the semicolon and the word "and" in line fifteen (15). Also amend by striking out all of lines sixteen (16) and seventeen (17).

Amend section fifteen (15) by striking out of line forty (40) the words "incidental supplies" and inserting in lieu thereof the words "overhead expenses".

Johnson of Marion filed the following amendment to House File No. 215:

Amend section two (2) by striking from line three (3) thereof the following: "four per cent (4%)" and inserting in lieu thereof the following: "two per cent (2%)".

Wamstad of Mitchell filed the following amendment to House File No. 267:

Amend House File No. 267 by striking all following the word and figures "eighteen (18)" in line four (4).



REPORT OF SPECIAL COMMITTEE TO INVESTIGATE BANK GUARANTEE LAW

TO THE PRESIDENT AND MEMBERS OF THE SENATE:

TO THE SPEAKER AND MEMBERS OF THE HOUSE:

GENTLEMEN: As part of your special committee raised to make a careful study of the causes and consequences of the banking situation in Iowa and in any neighboring state having a law guaranteeing bank deposits, and to submit to you the comparative facts for your guidance, we have performed the task assigned us as well as the time at our disposal and the pressure of other duties would permit.

Since the superintendent of banking in Iowa was authorized in 1923 to act as receiver, two hundred five banks have been closed. The causes of their failure differ in importance. The major cause, the one most easily recognized and complained of arose from the inflation of all values during the continuance of the world war and the sudden and rapid deflation which followed its close. The period of adjustment was too short to permit a general diffusion of a loss which fell alike upon the merchant in debt for his goods, the manufacturer in debt for his raw materials and the farmer in debt for his lands. The farmer suffered most because he is by far the most numerous class outside cities and towns, because his land or his equity in it is not an easily and readily transferable asset, and because his products depreciated to such an extent as to return him little, if any, profit. When he depends, without much diversification, largely upon a single crop, as of corn in the western and northwestern sections of the state, there land values were most highly inflated and there naturally most seriously deflated. When called upon under these conditions to protect his paper he was not able to comply. banks serving him and aiding in carrying on the trade of his community are usually and necessarily of small capital and of limited resources. Their loans are concentrated in their immediate locality and are much alike in character so that any general disturbance of local business is likely to affect such loans unfavorably. These banks with their principal debtors not meeting their obligations when due were compelled to close their doors or at best were placed in desperate straits.

Several minor causes incidental to the principal one added to the dangerous situation or made the end certain: Inexperience or lack of training on the part of officials in charge of the bank's operation and failure of directors to keep in touch with the conduct of its affairs; insufficient deposits and the reduction of deposits below the safety point due to a steady flow of withdrawals; too many time deposits drawing a high rate of interest to permit the bank to loan or to invest wisely; excessive loans and loans to officials and directors without any security or without sufficient security; the occasional arbitrary and indiscreet acts of examiners through excess of zeal in the performance of their duties; and the distrust and alarm created by the agitation for a law guaranteeing deposits with its implication that all banks are unsafe.

There are in Iowa 1110 state banks, 315 national banks, and 122 private banks. Of the state banks, there are 100 of \$10,000 capital, 115 of \$15,000 capital and 396 of \$25,000 capital. The remaining state banks have in excess of \$25,000 capital. Of the state banks about 400 have less than \$200,000 each in deposits; and these it may be assumed are in the little towns which are community centers for farming districts and bear the handicaps of such location. Compelled by small assets to operate in a narrow field, they cannot vary their investments as do stronger institutions more favorably situated. They are a convenience, if not always a necessity, to their neighborhoods and facilitate contact with the outer business world. They were established and are for the most part carried on by enterprising persons who desire to build up the communities they live in. Upon such banks the blow has fallen hardest. The stockholders of failed banks and of those with failure threatened have paid \$7,132,000 within the last five years in assessments and their directors have taken over and substituted not less than \$5,000,000 in cash for real estate and poor paper. Officers and directors have not infrequently sacrificed the savings of a lifetime in an heroic effort to protect their stockholders and depositors.

Of the 205 closed banks, six have been liquidated and thirty reorganized. Of the 175 remaining, fourteen will be liquidated within thirty days, thirteen more within ninety days, and an additional ten within four months. In this connection it may be noted that the cost of receiverships under the present plan has been but 4.3 per cent on the assets realized; that the overhead has been less than one-fourth of one per cent; and that the interest income has more than covered the total expenses.

The state banks of Nebraska are under the supervision and control of the Department of Trade and Commerce. Whenever the reports and examination show a bank has doubtful assets that may impair its capital or that from any cause it is approaching trouble, this department brings all its authority to bear upon the bank's officers, directors and stockholders to restore their institution to a normal condition. If this effort fails the bank is placed in charge of the Guaranteee Fund Commission. Up to this point the Department of Trade and Commerce in Nebraska and the superintendent of banking in Iowa perform the same function.

In 1909 a law guaranteeing deposits in state banks and providing for assessments upon them to make the guarantee good was enacted. Owing to litigation it was not until 1911 that it became effective. As long as times were prosperous and failures few the law worked no particular hardship. In this period because of the advantage it was supposed to confer many new state banks were organized by irresponsible and inefficient persons and some of the smaller national banks gave up their charters and reorganized as state banks. In the ten years following its enactment the number of state banks almost doubled. When, following the war, values dropped to lower and lower levels, bank failures with heavy losses became common. In Nebraska as in Iowa the failures were most numerous and most serious in that part of the state where there had been excessive inflation and deflation, in the corn-producing section lying north of the Platte River and extending a distance of 125

miles west from the Missouri River. The result was that the guarantee fund could not meet the demands made upon it. In the three years, 1921, 1922 and 1923, \$6,701,332.59 were exacted from the stockholders of solvent banks in addition to the depreciation they had to bear in their own assets. In 1923 to prevent a collapse of the state's entire banking system the banking laws were thoroughly revised. At this time the state was divided into seven districts, in each of which the bankers are organized in a single group. Each group names three of its number from whom the governor chooses one. Those so chosen compose the Guarantee Fund Commission who take possession of all money, rights, credits, assets and property, of such banks as are turned over to them by the Department of Trade and Commerce, conduct their affairs and finally dispose of them as provided by law. By virtue of this authority the commission may liquidate any such bank or "manage it as a going concern without regard to its solvency." Under this provision, when the guaranty fund is not sufficient to meet the claims of depositors the failed banks are operated as "going concerns". In these cases there is a sharp distinction between the deposits before taking over and the deposits after taking over. The latter may be withdrawn, the former are held subject to the order of the court.

A bank facing a precarious situation is not required to await action by the authorities. It has but to post on its door the notice, "This bank is in the hands of the Department of Trade and Commerce", and by this simple act places its affairs and assets under the control of this department and establishes a bar against legal proceedings. The bank may then be placed under the Guarantee Fund Commission, if that is found necessary, and operated as a going concern. By this procedure a run upon a bank or the depletion of its cash to a ruinous degree and the serious disturbance of the business of the community can be prevented.

The published and circulated statement that "no depositor has had to wait for his money" requires some modification. Officially it is claimed that "a depositor in need gets his money", but as payment is only made on order of the court, "the need" must be established to the satisfaction of the court. The depositors with money in insolvent banks "operated as going concerns", unless able to show their need and only to that extent, cannot withdraw their deposits, which are treated as time deposits drawing four per cent interest. It is a convenient and ingenious arrangement to enable such a bank to carry on until the depleted guarant, fund may again be drawn upon. The complaints from this source are not given publicity.

To obtain money to enable "going concerns" to function, use is made of what is styled the Bankers' Conservation Fund. The solvent banks may be required to contribute to this and may be assessed one-fourth of one per cent of their average daily deposits in one year but not at any time to exceed one-third of one per cent. These contributions are carried on their books as assets. This fund amounting to more than \$600,000, in the end may be a liability against the guarantee fund.

To supplement and anticipate the guarantee fund, a receiver of a bank in the hands of the Guarantee Fund Commission, when authorized



by the court, may borrow on a receiver's certificates the amount required to supply the deficiency for the payment of its depositors. Such certificates bear six per cent interest and are a first lien on all the assets of the bank and on the rights of the depositors in the guarantee fund.

Nebraska has 893 state banks. At least 102 of them are in receiverships and 40 are operated as going concerns. The estimated average loss to be sustained by the 40 runs from \$127,000 to \$180,000. This loss, whatever it may be, has yet to be borne by the guarantee fund. The guess on the number of banks yet to be turned over to the Guarantee Fund Commission ranges from an optimistic official ten to a gloomy unofficial fifty. The high guess is based on the reported real estate holdings and the amount of their time deposits as compared with the total deposits. The outstanding receiver's certificates now total over \$2,019,000. It has been the practice heretofore not to issue such certificates in excess of the funds available for the guarantee fund within their maturities, but this policy has now been abandoned. The guarantee fund, at the limit of assessment, six-tenths of one per cent on the average daily deposits, realized annually about \$1,700,00. How long this levy will continue upon the solvent banks is problematical. The secretary of the Guarantee Fund Commission fixes the period at two years. Other officials equally well informed extend the period to six years. It depends wholly upon the depreciation the assets of the failed banks suffer and the number of banks to fail hereafter. The cost of receiverships under the Nebraska plan is 4.01 per cent on the assets realized, which is slightly less than the cost in Iowa.

The hazards of banking as of any business may be so increased by law as to make it an undesirable enterprise to engage in. No one can be compelled to put his money in bank stock. The guarantee deposit law of Nebraska imposes the loss to depositors in failed banks upon the stockholders of the solvent banks. To some extent the loss is passed on to the borrowers in a higher rate of interest which runs from eight to ten per cent. This law takes away the premium that should go to honesty, good judgment and conservatism. It is a significant fact that in the territory they serve the 165 national banks in the state, not under the guarantee law, have deposits equalling or exceeding the deposits of the state banks in the same territory. This of course is partly due to their location in the larger cities. For the year ending June 30, 1926, 845 state banks made a net profit of 5.924 per cent on their capital and surplus, running from 4.47 per cent for the smallest banks to 11.45 per cent for the largest banks. Following the groupings of the Department of Trade and Commerce, 266 banks with an average capital of \$15,157 had an average net profit of \$677; 426 banks with an average capital of \$27,963, had an average net profit of \$1,385; 177 banks with an average capital of \$52,484 had an average net profit of \$3,301; eighteen banks with an average capital of \$80,921, had an average net profit of \$4,771; and eighteen banks with an average capital of \$128,639, had an average net profit of \$14,733. The average net profit for the 845 banks was \$1,970. These same banks in the same year paid guarantee assessments to the amount of \$1,495,608 and salaries and wages to the amount of

\$3,935,876. Expressed in percentages on deposits, these were .575 per cent for guarantee assessments and 1.513 per cent for salaries and wages. To put the same thing in another way, the solvent banks must earn more than one-third as much to meet their guarantee assessments as to meet their salaries and wages. Undoubtedly some state banks would nationalize were it not for their estate holdings and the rigid examination their paper would undergo in the process.

The state of Nebraska does not itself guarantee deposits in state banks. It merely provides by law that the banks it charters shall devote, when necessary, six-tenths of one per cent of their average daily deposits to make good the depositors who have funds in closed banks. The state's original guarantee law, when the extreme period of deflation came, could not stand the strain. The accumulations in the years of plenty were soon exhausted. It has been impossible to secure exact figures, and speculative reasoning by the uninformed is of little importance. At the present time the guarantee fund shows an approximate deficit of \$12,000,000. Assets of variable value, it is estimated, may, when realized upon, offset from one-half to two-thirds of this shortage. Under favorable conditions, with no more failures, it will be several years at best before the solvent banks are relieved of their heavy burden. This does not concern the depositor, who has an abiding faith that under this law his money is safe. He speaks for the public at large.

One affect of this guarantee law to which attention should be called is clearly noticeable. Under it there is a growing laxity in the punishment of criminal banking. To these offenses depositors and the general public are alike indifferent. The result is that the offenders are seldom brought to trial, are more seldom convicted, and pay no adequate penalty for their misdeeds, no matter how serious these may be.

The guarantee laws of South Dakota and of Kansas have proved to be unworkable. The repeal of the South Dakota law was submitted in 1926 to voters, but was rejected. The losses there are running into millions with no prospect of payment unless assumed by the state and paid by taxation. In Kansas most of the banks have exercised their privilege to escape from under the law. The legislature now in session is attempting to enact legislation to prevent the opening of weak banks and to require more efficient examinations.

Such are the chief facts as we have ascertained them to be, by an earnest and careful effort. We submit them for your consideration. We forbear drawing any conclusions or offering any recommendations as these do not come within our province.

C. G. COLE. H. A. DARTING. C. J. FULTON. TO THE PRESIDENT AND MEMBERS OF THE SENATE: TO THE SPEAKER AND MEMBERS OF THE HOUSE:

GENTLEMEN: That by virtue of Senate Concurrent Resolution No. 3 which reads as follows:

Whereas, There is a growing popular demand for the enactment by the Forty-second General Assembly of a law to guarantee deposits in the banks organized under and by virtue of the laws of Iowa, and

Whereas, Such a law should impartially protect both the depositors and the stockholders of these banks, and

Whereas, Such a law should be drawn in the light of all available information in regard to the workings of similar laws in other states, therefore

Be It Resolved by the Senate, the House concurring: That the President of the Senate is hereby impowered and directed to appoint a committee of three from the Senate, and the Speaker of the House, a committee of three from the House, these to form a joint committee charged with the duty of making a careful study of the causes and consequences of the present banking situation in the state and authorized for the same purpose to visit in their discretion any neighboring state having in operation a law guaranteeing bank deposits to the end that the committee may secure comparative facts and not later than February 18th, report to this Legislature, for its guidance, the actual conditions as they find them.

Three members of your special committee raised to make a careful study of the causes and consequences of the banking situation in Iowa and in any neighboring state as set out in said resolution submit to you the comparative facts for your guidance, hereby report that we have performed the task assigned to us, as well as the time at our disposal and the pressure of other duties would permit.

IOWA

Since the superintendent of banking of Iowa was authorized in 1923 to act as receiver, two hundred and five banks have been closed. causes of their failure differ in importance. The major cause, the one most easily recognized and complained of arose from the inflation of all values during the continuance of the world war and the sudden and rapid deflation which followed its close. The period of adjustment was too short to permit a general diffusion of a loss which fell alike upon the merchant in debt for his goods, the manufacturer in debt for his raw materials and the farmer in debt for his lands. The farmer suffered most, for the reason that his land, or his equity in the same, is not an easily and readily transferable asset, and for the further reason that his products depreciated to such an extent as to return him little, if any, profit. When called upon under these conditions to protect his paper he was not able to comply. The banks serving him and aiding in carrying on the trade of his community are usually and necessarily of small capital and of limited resources. Their loans are concentrated in their immediate locality and are much alike in character so that any general



disturbance of local business is likely to affect such loans unfavorably. These banks with their principal debtors not meeting their obligations when due were compelled to close their doors, or at best were placed in desperate straits.

Several minor causes incidental to the principal one added to the dangerous situation or made the end certain: inexperience, or lack of training, on the part of officials in charge of the banks operation and failure of directors to keep in touch with the conduct of its affairs; insufficient deposits and the reduction of leposits oelow the safety point due to a steady flow if withdrawals in both solvent and insolvent banks; too many time deposits drawing a high rate of interest for the ability and opportunity of the bank to loan or to invest wisely; excessive loans and loans to officials and directors without any security or without sufficient security.

There are in Iowa eleven hundred and ten banks, of these three hundred and fifteen are national banks, one hundred and twenty-two are private banks and six hundred and seventy-three are state and savings banks. Of these one hundred state banks have ten thousand dollar capital; one hundred and fifteen have fifteen thousand dollar capital and three hundred and ninety-six have twenty-five thousand dollar capital. remaining banks have in excess twenty-five thousand dollar capital. Of these banks about four hundred have less than \$200,000,00 each in deposits; and these, it may be assumed, are in the little towns which are community centers for farming districts. They are a convenience and a necessity to their neighborhood and facilitate contact with the outer business world. They were established and are for the most part carried on by enterprising persons who desire to build up the communities in which they live. The stockholders in state banks have paid \$7,132,000 within the last five years in assessments and their directors have taken over and substituted not less than \$5,000,000.00 in cash for real estate and poor paper.

This committee finds that in September, 1925, the present superintendent of banking instituted a rule requiring the board of directors of each bank under his supervision to have monthly meetings. The enforcement of this rule has resulted in each director having personal knowledge of the condition existing in the bank with which he is connected, and while more strict and frequent examinations have taken place and that paper has been gradually replaced with better paper, through the requirements of the department, yet the department has been of a great constructive help in the saving of scores of weaker banks by its careful attention. Due to the strict supervision, practically no poor loans have been made by banks under this department during the last two years and practically all the trouble came through loans that were made before the deflation period. The superintendent of banking and his department has discouraged the payment of high rates of interest on deposits and a correction of this dangerous practice has been made in many banks.

The committee further finds that in a large number of towns there were, and are, too many banks, that the competition for business has been injurious, both to the public and to the stockholders; that through

the influence of the banking department many consolidations have been effected. The superintendent has instituted rigid rules against excess loans, capital loans, and over loans to officers and directors. This has all resulted in improvement in the banking situation.

This committee further finds that since the superintendent of banking was authorized to act as receiver in 1923, exclusive of those which were reopened without going into receivership, were two hundred and five; that the number of banks reorganized were thirty and the number entirely liquidated were six; that of the number of closed banks under the receivership, it is estimated that fourteen will be liquidated in thirty days; thirty in ninety days, six of which were closed in 1926, and ten will be closed and completely liquidated in four months.

That prior to the year 1923, the banks were liquidated by virtue of the appointment of the receivers and attorneys designated by the district court. That under such receivership the same was found to be costly and oftimes the receivership ran over a long period of time, entailing a large expense in liquidation. That since the receiverships have been placed under the superintendent of banking of the state of Iowa, we find that the cost of liquidation has been materially reduced. The cost of operating the receivership in connection with the superintendent of banking has been 4 3/10 per cent, or the amount realized from the assets. This record on the amount involved is the best record made by any state for like services.

We further find that the overhead as charged to the banks, in the employment of the office force, furnished by the superintendent of banking has been less than ¼ of 1 per cent on the amount collected and realized; and that the interest income from the banks under receiverships have more than covered the total expenses.

While the banking department has made a wonderful record in regard to the liquidation of its closed banks still it has not been destructive in compelling the sale of the assets of such bank and especially the farm lands at a great sacrifice and loss to the depositors.

As a final analysis your committee finds that the banking situation in Iowa is improving.

NEBRASKA

Your committee further reports that it visited the states of Nebraska, Kansas and South Dakota. That in the state of Nebraska it made a careful investigation of the workings and conditions of the bank guaranty law. That a personal investigation was made in visiting the state capitol, interviewing the governor, the several officials connected with the banking department, members of the Legislature, bankers and private individuals. That the committee drove into the country districts, interviewed country bankers, also visited towns in which were located banks operated under the guaranty fund commission, as going concerns, as provided by law.



This committee finds that in the year 1909 there was enacted a law known as the Nebraska guaranty law. That the law did not go into effect until the year 1911, owing to litigation contesting its constitutionality. That by virtue of such law all of the state banks of Nebraska were compelled to operate under the guaranty system. That as the original law was drafted the Department of Trade and commerce had the supervision of the operations of the state banks. That power was vested in such department (Trade and Commerce) to appoint the examiners of banks but no provision was made in regard to their liquida-That such liquidations were made and receivers appointed by the courts. That the department of trade and commerce had no restrictions in regard to the granting of charters of any banks, with the exception as to their qualifications as to the amount to be subscribed, which had a provision for a minimum capital of \$10,000.00. a result many new banks were organized after the enactment of the bank guaranty law. In fact the number of state banks almost doubled in a period of ten years.

In the year 1923 the guaranty law was amended and there was created what is known as the guaranty fund commission. By the provisions of this law a commission was created which had the power to conserve and administer the depositors guaranty fund of the state of Nebraska, and provided for a most thorough and complete supervision of the state banks. The state was divided into seven bank groups, a certain number of counties comprising each group. The members of the commission are bankers, appointed by the governor upon the recommendation of each respective group.

The law provides that whenever it shall appear to the department of trade and commerce, from an examination of any bank, that the capital is impaired and that such corporation is conducting its business in an unsafe or unauthorized manner, or is endangering the interests of its depositors; that it shall take charge and possession of the property and business of such bank, and place it in charge of the guaranty fund commission. That the guaranty fund commission shall, thereafter have power to conduct the affairs of said bank, to liquidate or dispose of the same in the manner provided by law. That the commission has the power to immediately close such bank and dispose and liquidate its assets, or to operate same as a going concern.

If the bank is closed and not operated, receiver certificates are issued for the purpose of borrowing money to pay depositors, which certificates have been issued providing for payment of later than one year, and all certificates have been paid at or before the time they became due. These certificates draw interest at the rate of six per cent per annum.

Your committee finds that the interest paid on time deposits in the banks which are operated as going concerns is 4 per cent. That the checking deposits draw no interest, but anyone desiring may change their deposit from a checking to a time deposit. The policy of the



commission is that during such operation of the bank that only those who are in actual need of the money are paid. In issuing certificates the same is handled as follows:

When a receiver is appointed for a bank, a time is set for all depositors to file their claims. The court then passes on all claims and those allowed as preferred claims are ordered paid at once. The receiver then asks permission of the court for authority to borrow the necessary money needed in addition to what cash he has on hand, this to be borrowed through the means of receivers certificates. The certificates are registered in the department of trade and commerce and must be paid in the order of registration. The certificates are secured by a first lien upon all the assets in the failed bank whose deposits are paid from the proceeds, and in addition the purchasers of the certificates are subrogated to the rights of the deposits in the guaranty fund whose claims are paid from the money derived from the sale of the certificates. When the same is closed, the depositors are paid in full.

Your committee begs leave to report that they find some dissatisfaction among the depositors of the banks who do not immediately receive payment of their deposits in full, in the going concern, but this committee finds numerous instances in which depositors who had money in the going concerns continued to deposit in such banks, which later deposits, however, were paid on demand. That the going concerns were operated almost the same as ordinary banks receiving deposits and making limited loans which would aid in the liquidation of the assets, it being the theory of the commission that the assets are better liquidated and perhaps the bank and its assets more subject to sale as a going concern than as one that is closed.

That since the year 1923 each managing officer of a bank is required to obtain a license to engage in the banking business. The object of the law was that all men should be experienced in the banking business before taking charge of any such institution. The secretary of the department of trade and commerce has the right to revoke such license.

Your committee finds that Nebraska has, on December 31, 1926, which includes the 44 banks operated by the commission, a total of 883 state banks. That on January 1, 1911, there were 238 national banks with deposits of \$113,432,000.00. That on June 30, 1926, there were 165 national banks with deposits of \$206,050,000.00. That on January 1, 1911, there were 644 state banks with a deposit of \$70,172,423.10. That on June 30, 1926, there were 893 state banks with deposits of \$284,131,000.00.

In commenting on the cost of operation of the receiverships under the guaranty fund commission we find that under the law operating prior to 1923, that the cost of operation was over double the amount since that time and that the cost on each dollar collected under the present system is 4.1 per cent. However, we find that under the report of the commission from July 1, 1926, to December 31, 1926, the receivership cost of collection per dollar of cash realization was 3.56 per cent.



Under statement of June 30, 1926, as issued by the Department of Trade and Commerce, omitting ten delayed reports, we find that there are 206 state banks with a capital of from \$10,000.00 to \$20,000.00. That the net profit on the capital and surplus from the year beginning July, 1926, was 4.47 per cent. That there are 426 state banks with a capital of from \$20,000.00 to \$40,000.00. That the net profit on the capital and surplus during the same period of one year was 4.95 per cent. That there are 177 state banks with a capital of from \$40,000.00 to \$75,000.00. That the net profit on the capital and surplus during the same period was 8.28 per cent. That there are 18 state banks with a capital of from \$75,000.00 to \$100,000.00 with a net profit on the capital and surplus of 5.9 per cent. That there are 18 state banks with a capital of from \$100,000.00 to \$200,000.00 and the net profit on the capital and surplus is 11.45 per cent. That the average in 845 banks of the net profit on capital and surplus is 5.9 per cent.

The committee further finds that the ratio paid by the banks into the guaranty fund compared with the salary and wages is in the proportion of 1 to 3. The salary and wages being three times the amount of the guaranty fund assessments. The analysis of the operating expenses and income of 845 Nebraska State Banks from July 1, 1925, to June 30, 1926, is as follows:

ANALYSIS OF OPERATING EXPENSES AND INCOME OF 845 NEBRASKA STATE BANKS

From July 1, 1925, to June 30, 1926.

W 17 17	10,000	20,000	40,000	75,000	100.000	
Capital	20,000	to 40,000	to 75.000	100,000	200.000	
	206 Banks	426 Banks	177 Banks	18 Banks	18 Banks	845 Bankst
Interest on Deposits and Savings		\$ 3,295,204	\$ 2,583,324	\$ 348,366	\$ 598,033	\$ 7,624,951
Interest on Borrowed Money	30,254	115,483	92,060	11,196	7.132	256,125
Guarantee Fund Assessments	166,120	636,258	486,573	63.844	142,813	1,495,608*
Salaries and Wages	496,890	1,721,821	1,267,654	155.450	294,061 232,070	3,935,876 3,153,093
Other Expenses	332,321	1,377.074	1,069,137	142,491	232,010	3.153,093
Total Expenses		\$ 7,145,840	\$ 5,498,748	\$ 721,347	\$ 1,274,109	\$ 16,465,653
Total Income		\$ 7,735,871	\$ 6,082,979	\$ 807,239	\$ 1,539,315	\$ 18,130,544
Net Income	139,531	590,031	548,231	85,892	265,206	1,664,891
Total Deposits		111,344,441	86,517,996	12,219,191	22,710,445	259,923,784
Average Deposits	131.773	261,372 27,963	488,802	678,844	1,261,691 128,639	307,602 33,250
Average Capital Per Bank Net Profit on Capital and Surplus	15,157 4.47%	4.95%	52.484 6.28%	80,921 5.90%	11.45%	5.924%
Average Income Per Bank	9,539	18,159	34,367	44,846	85,517	21,456
Average Expense Per Bank	8,862	16,774	31,066	40,075	70,784	19,486
Average Net Profit Per Bank	677	\$ 1,385	\$ 3,301	\$ 4,771	\$ 14,733	\$ 1,970
Distribution of \$1.00 of Expense-	750 0000000	6 0.5500000	0.00	107.00	25 257 538 258	1401 1755/1904/10
Interest on Deposits and Savings	43.820	46.11c	46.98c	48.30c	46.94c	46.31c
Interest on Borrowed Money	1.66c	1.61c	1.67c	1.55c	0.56c	1.56c
Guarantee Fund Assessments	9.090	8.90c	8.85c	8.85c	11.21c	9.08c
Salaries and Wages	27.22c	24.10c	23.06c	21.55c	23.08c	23.90c
Other Expenses	18.21c	19.28c	19.44c	19.75c	18.21c	19.15c
	100.00c	100.00c	100.00c	100.00c	100.00c	100.00c
Expense (Per Cent of Deposits)-					1	70,000,000
Interest on Deposits and Savings	2.947%	2.959%	2.983%	2.850%	2.633%	2.931%
Interest on Borrowed Money	.111%	.103%	.106%	.091%	.032%	.099%
Guarantee Fund Assessments	.611%	.571%	.562%	.522%	.630%	.575%*
Salaries and Wages	1.831 % 1.225 %	1.547%	1.464 % 1.235 %	1.271 % 1.170 %	1.294 % 1.021 %	1.513 % 1.212 %
Other Expenses	1.225 %	1 237%	1.235%	1.110%	1.02176	1.212%
Average Per Cent of Expense on Deposits.	6.725%	6.417%	6.350%	5.904%	5.610%	6.330%
Average Per Cent of Income on Deposits	7.23%	6 947%	7.03%	6.614%	6.777%	6.97%
Average Per Cent Net Profit on Deposits	.51%	.53%	.68%	.71%	1.167%	.64%

†Thirty-eight Guaranty Fund Commission Banks and ten delayed reports not included. 893 State Banks in Nebraska June 30, 1926.

Compiled by Department of Trade and Commerce, Lincoln, Nebraska.

^{*}Total assessments levied during period aggregate six-tenths of one per cent. Deficiency arises because of different dates assessments were entered.

In order to obtain money to enable closed banks to function, the state bankers have subscribed to a fund known as the "Bankers Conservation Fund," which subscription has been in the ratio of their deposits, with the provision that the assessments shall not exceed one-fourth of 1 per cent of the average daily deposit of said bank during any one year and shall never exceed one-third of 1 per cent. On January 1, 1927, the guaranty fund commission were using \$546,400.00 of this money. This represents a loan made by all the banks in the state to the commission and does not bear interest, but is carried on the books of insolvent banks as a deposit and is payable from the guaranty fund when the bank is closed. The contributing banks are allowed to carry the amount advanced by such bank on their books as assets.

Under date of December 30, 1926, the secretary of the guaranty fund commission made a written report of the condition of the guaranty fund. The report is based, however, to July 1, 1926, but the condition of the fund as of January 1, 1927, is but very little different with the exception, however, that within the last six months dating from July 21, 1926, to January 1, 1927, eighteen banks were taken over by the commission, the total number January 1, 1927, being forty-four banks as against thirty-six banks on June 30, 1926.

In submitting this report, the committee can not verify the accuracy of the same, owing to the fact that it has no way of ascertaining the value of the assets in the closed and going banks operating under the guaranty fund commission, except as to the conclusions as may be drawn from the figures as submitted by the secretary of the guaranty fund commission.

The receivers certificates outstanding on January 1, 1927, totaled slightly over \$2,019,000.00. We call your attention to the fact that maximum assessments of six-tenths of 1 per cent provides a yearly revenue of about \$1,700,000,000. The valuation of the assets in the statement of

June 30, 1926, is as follows:

Cash on hand	\$ 2,214,176.50 6,509,733.40
Assets in receiverships Old 10 per cent of face value	330,797.86
New 25 per cent of the face value	
Sale assets (bought at public sale)	
Total estimated value	\$10,536,274.14
Total liabilities of guaranty fund	13,252,273.26
Total value of assets	10,536,274.14
Leaving a difference of	2,715,999.12
gent stockholders' liability of	3,588,284.07

In commenting upon the statement as heretofore set out in regard to the contingent liability of stockholders of \$3,588,284.07 the committee finds that the constitution of the state of Nebraska provides that a stockholder cannot be sued for the one hundred per cent liability on his stock until after the final liquidation of the assets of the bank. This feature



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enables stockholders, due to the length of the delay in collecting the same, to dispose and scatter their property. However, this feature is being corrected by a constitutional amendment which has just passed the Senate with only two dissenting votes and has now gone to the House of Representatives for their consideration.

The commission further finds that during the last six months' period the guaranty fund commission paid off liabilities of over \$3,800,000.00 or at the rate of \$7,600,000.00 a year. At this rate the present liabilities would be cleaned up in less than two years. The statement as given by the guaranty fund commission from July 1, 1926, to December 31, 1926, under cash receipts and disbursements is as follows:

CASH RECEIPTS AND DISBURSEMENTS July 1, 1926-December 31, 1926

Receipts:		
Realization:		
Assets\$2,770,578.58	*** *** ***	
Supplementary Credits 138,841.43	\$2,909,420.01	
Liabilities Incurred:		
Receivers' Certificates 1,110,282.48		*
Guaranty Fund 1,188,453.45		
Other Liabilities 7,175.00	2,305,910.93	
Other Receipts	1,842.05	
Total Receipts	1,042.00	\$5,217,172.99
Disbursements:		ф0,211,112.99
Liquidation:		
Receivers' Certificates 1,226,347.94		
Guaranty Fund 141,251.51	F 050 000 00	
Other Liabilities 3,683,069.23	5,050,668.68	9)
Other Disbursements	192,686.47	
Total Disbursements		5,243,355.15
Net results shown for this period:		
Liabilities (Preferred		
Claims) Paid		3,799,134.69
This cash derived from:		
Realization on Assets	2,751,932.75	
Depositors' Guaranty		
Fund	1,047,201.94	

Percentage of liquidation from assets, 72.4 per cent. Receivership cost of collection per dollar of cash realization, 3.56 cents.

> Guarantee Fund Commission, State of Nebraska.

This committee finds that the bank guaranty law has worked a stabilization in the general business and conditions of the State of Nebraska; that the general public are strong in support of the law; that the objections come largely from the larger bankers of the state who are compelled by virtue of their deposits to pay six-tenths of 1 per cent of the amount of their average daily deposits in any one year to the bank guaranty fund. The majority of the persons owning small banks are in favor of the bank guarantee law. However, the owner of the largest state bank in Nebraska is favorable to the law.

There is one feature that is objectionable, and that is the fact that when



a bank is closed, or operated as a going concern that the receiver in charge has little or no help from the depositors in collecting the assets of the bank, feeling that they have no direct interest in the same. It is further evident that the managing officer of a closed bank is not censured by the general public in regard to mismanagement of the bank, or otherwise, as he is in other states where the depositors in the community are the losers.

Under the laws of Nebraska the public funds are deposited in the state banks without requiring the banks to furnish bonds for the protection of the same. Due to the bank guaranty law no runs are made on state banks caused by the uneasiness or fear of the safety of money.

This committee further finds that due to the bank guaranty law that a considerable amount of money is deposited in the state banks of Nebraska by persons living without the state, especially is this true where state banks are located in towns adjacent to the state line. As shown by the facts heretofore set out, the state of Nebraska does not itself, guarantee deposits in state banks ubt the funds are derived from the assessments from state banks.

SOUTH DAKOTA

The members of the committee who investigated the banking laws of the state of South Dakota and especially the effect of the guaranty law in that state, find that the same has been a failure.

Under the provisions of the South Dakota law the maximum assessments in any one year was one-fourth of 1 per cent. Prior to the deflation period in 1920 any person who had the necessary capital could organize a state bank. The managing officers were unlicensed, and as a result after the enactment of the bank guaranty law, numerous new banks were organized.

In the deflation period after 1920 the banks began to fail in large numbers and the guaranty fund was far from adequate to pay the depositors. As a result no depositor has any faith in the law.

In the election in 1926 the voters of South Dakota voted on the question of the repeal of the bank guaranty law in that state, but the measure was lost and the law was not repealed.

The State Legislature of South Dakota has just adopted certain measures providing for the building of a reserve fund by each state bank, to an amount equal to its capital stock. The same to be invested in bonds and securities approved by the banking commission and the bank subscribing to such fund.

KANSAS

After leaving Lincoln, Nebraska, two members of the committee, visited Topeka, Kansas and made an investigation of the banking situation and the working of the bank guaranty act. This act was passed on June 20th, 1909. It was recommended at the suggestion of the asso-

ciation of the state bankers for the reason that they felt that the national banks by reason of federal names and supervision, stood higher in the confidence of the public.

The only requirement was that a bank should have been in operation one year before being taken under the guaranty law. Membership was made optional. About 700 of the 1200 state banks came in under this law. 140 banks were instituted shortly after the law went into effect and waited their full year of probation to enter the guaranty system. The banking department had no power to refuse a charter to any applicant who subscribed for the necessary amount of capital and complied with the general provisions of the articles of incorporation.

The assessments of one-twentieth of 1 per cent of its deposits were required until a guaranty fund of \$500,000.00 was paid into the state treasury. Only five assessments which totaled one-fourth of 1 per cent could be levied in one year. Each member was required to deposit a pledge bond of \$500.00 with the treasurer of state on each \$100,000.00 of its deposits.

Until the panic caused by the deflation in the year 1919, but few banks failed. When banks began to fail, the reserve fund was soon depleted. To restore the fund, the bank commissioner was compelled to make the five assessments as provided by law, without distributing them through the year. There was no provision for using participating certificates and the depositors of closed banks failed to receive, from the guaranty fund, sufficient money to cover their losses. This discouraged the depositors and the method by which the five assessments were made, caused a revolt against the guaranty law. A number of the large banks in Topeka and other large banking centers had requested their correspondent banks not to become members of the guaranty system.

The Topeka Security Company was organized for the purpose of insuring the deposits of the state banks not under the guaranty law. This association numbered in round numbers, 150 banks. The charge for this service was \$1.00 per annum for each \$1000.00 deposit. This company had at its command, the service of the highest class assistant selected from the various city banks who made a thorough examination of the responsibility assets and management of applicants. Applicants who did not reach these requirements were rejected until they complied with the rigid requirements. Report of the association exhibited to your committee showed that not a single failure occurred in this system during the period this company carried on its insurance business.

To offset the prestige of banks under the state guaranty law and their associations above mentioned, the Mutual Insurance Association of Banks was organized by a group of banks throughout the state. These associations seemed to have been wanting in rigid requirements and supervision and gradually failed after a number of failures and especially after a member bank of the Wichita clearing association has closed its doors.



It was the intention of the legislature that the guaranty bond mentioned herein was to provide for the prompt payment of annual assessments. The withdrawal from the state guaranty system required the posting of notices six months in advance and under the law it was contemplated that the annual assessments should be continued during this six month period. The supreme court of the state decided the forfeiture of the bonds was the end of a banks responsibility. This saved many thousands of dollars to withdrawing banks and caused the immediate withdrawal of a large per cent of the member banks and wrecked the confidence of banks and depositors. There are less than 100 banks still making the required assessments.

Your committee conferred with a number of the members of the legislature and others in addition to members of the banking department who substantiated the facts herein set forth. The experience of the Topeka Security Company and the various mutual associations and the clearing house associations, emphasized the necessity of rigid examination and the purpose of the banking department to limit the number of banks necessary to serve a given community.

Effort is being made in Kansas to make the banking department independent. A number of bills have been introduced looking to a better guaranty law and to secure the services of permanent examiners by providing higher salaries and retaining the services of successful examiners.

We were informed that the experienced and successful men were induced to leave the department by more attractive positions offered by other banks and institutions. Your committee was given valuable assistance by the banking department, members of the legislature and by men associated with the large banking institutions of the city of Topeka.

The banking department recommended more rigid laws for organization of new banks, heavy penalties for banks making loans to their officers and the preservation of their legal reserve. A law prohibiting the hypothecating of their capital stock and require assurance that their 100 per cent assessment would be promptly paid.

In an effort to ascertain the condition of the Kansas Bank Guaranty Law, your committee conferred with a number of the larger state and national banks in Topeka. They also had the privilege of conferring with members of the legislature, many of whom were bankers. They all agreed that the \$500,000.00 guaranty fund deposited with the state treasurer was inadequate. That assessments should have been allowed to gradually build up a large reserve during the prosperous years before speculation set in. They believed that this would have carried them through the crisis and not made it necessary to resort to the full number of assessments allowed in any one year. The department stated that their inability to prevent the opening of weak and inefficiently managed banks was not only a detriment to the guaranty system, but to the banking conditions in general. They are recommending that the legislature improve their examiners by providing for higher salaries and some plan



of promotion which the efficient examiners may be rewarded by, thus giving them better supervision.

MINNESOTA

From reports received from Minnesota, they have several bills providing for a bank guaranty law. One of the bills, Senate File No. 441, is fashioned much after the Nebraska guaranty law. Another bill, Senate File No. 638, provides for a depositors' protective fund which is in the form of insurance to be paid by the depositor. A resolution has been passed by the Minnesota legislature providing for an investigating committee to be sent to Nebraska for the purpose of investigating the bank guaranty law in that state.

Respectfully submitted,

ED H. CAMPBELL, LAFE HILL, THOS. L. WOLFE.

On motion of Forsling of Woodbury the House adjourned until 9:30 Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 9, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Senator Lloyd Ellis, Centerville, Iowa.

Journal of March 8th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

By Hempel of Clayton, presented a communication from the Federal Printing Company, Des Moines, protesting against House File No. 221. Labor.

By Ickis of Union, from citizens of Union county, opposing million dollar bond issue. Roads and highways.

By Walrod of Clinton, from citizens of Clinton county, favoring House File No. 124. Public health.

By Allen of Pocahontas, from citizens and voters of Pocahontas county, urging the amendment of the law establishing the office of county agent. Agriculture.

By Hale of Howard, from members of Dental Organization, Cresco, asking that the Perkins and Haskell-Klaus Laws be left unchanged. Public health.

By Forsling and Prichard of Woodbury, from voters of Woodbury county, opposing House File No. 200. Judiciary No. 1.

By Forsling of Woodbury, from merchants of Bloomfield, favoring House Files Nos. 200 and 155; also protesting against Senate File No. 160.

By Johnson of Marion, from citizens and voters of Marion

county and Polk county, protesting against House File No. 224. Ways and means.

By O'Donnell of Dubuque, from citizens and voters of Dubuque county opposing House File 224. Ways and means.

By Hanson of Winnebago, from business men of Buffalo Center, opposing House File 224. Ways and means.

By Berry of Monroe, from citizens and residents of Albia, opposing House File 224. Ways and means.

By Harrison of Clarke, from citizens and voters of Clarke county, opposing House File 224. Ways and means.

By Reimers of Lyon, from citizens and voters of Lyon county, opposing House File 224. Ways and means.

By Grimwood of Jones, from citizens and voters of Jones county, opposing House File 224. Ways and means.

By Kent of Lucas, from citizens of Lucas county, opposing House File 224. Ways and means.

By Hempel of Clayton, from citizens of Clayton county, opposing House File 224. Ways and means.

By Johnson of Dickinson, from citizens and voters of Dickinson county, opposing House File 224. Ways and means.

By King of Clay, from citizens and voters of Clay county, opposing House File 224. Ways and means.

By Rutledge of Webster, from citizens and voters of Webster county, opposing House File 224. Ways and means.

By Wolfe of Linn, from citizens and voters of Linn county, opposing House File 224. Ways and means.

By Springer of Decatur, from citizens and voters of Decatur county, opposing House File 224. Ways and means.

By Hattendorf of Osceola, from citizens and voters of Osceola county, opposing House File 224. Ways and means.

By Allen of Pocahontas, from citizens and voters of Pocahontas county, opposing House File 224. Ways and means.

By Hanson of Winnebago, from the board of trustees of Eden township, opposing Senate File 163. Roads and highways.



By Christophel of Bremer, from the clerk and trustees of Fremont township protesting against Senate File 163; also, a resolution protesting against the abolishment of the present system of county homes. Roads and highways.

MR. SIDNEY FOSTER ADDRESSES HOUSE

Mr. Speaker announced that Sidney A. Foster, who served as the first chief clerk of the House in the new capitol, was in the chamber and invited him to address the House.

Mr. Foster was escorted to the Speaker's station and briefly addressed the House.

REPORTS OF COMMITTEES

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 249, a bill for an act to repeal section forty-two hundred sixty-seven (4267) of the code, 1924, and to enact a substitute therefor, and to amend chapter two hundred fourteen (214) of the code, 1924, so as to authorize school boards to establish grade and high schools and junior colleges, to prescribe the courses of study therein, and to create a supervisory committee, beg leave to report they have had 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 public schools to whom was referred House File No. 228, a bill for an act to amend section forty-two hundred sixty-six (4266) of the code relating to the establishment of kindergarten departments in connection with the common schools, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 235, a bill for an act to amend section forty-four hundred eighty-seven (4487) of the code, 1924, relating to the loaning of the permanent school fund, beg leave to report they have had the same



under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 232, a bill for an act to amend section twenty-four hundred sixty-five (2465) of the code, 1924, so as to authorize each examining board connected with the state department of health to maintain memberships in the respective national organizations of such boards, and making an appropriation for the membership fees therein, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 6, a bill for an act to appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team in attending the nineteen hundred twenty-seven (1927) international live stock show, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 172, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, relating to levy of taxes by 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 striking all after the word "subdivision" in line three (3) of section one (1) and inserting in lieu thereof the following:

"Not exceeding five (5) mills in cities and towns with a population of more than five thousand (5,000) owning and operating an electric light plant and not exceeding seven (7) mills in any city or town with a population of less than five thousand (5,000), which shall be used only to pay

for electricity, for street lighting and other public purposes, and which shall be paid and credited to the electric lighting plant fund."

W. H. STEPANEK, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 313, by Anderson of Montgomery, a bill for an act to amend, revise, and codify sections forty-six hundred seventy-one (4671), forty-six hundred seventy-two (4672), and forty-six hundred seventy-three (4673) of the code, 1924, relating to county bridge plans and contracts.

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

House File No. 314, by Bixler of Adams, a bill for an act to amend section sixty-two hundred thirty-two (6232) of the code, 1924, relating to the collection of road poll tax.

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

House File No. 315, by Bixler of Adams, a bill for an act to amend section three hundred seventy-five (375) of the code, 1924, as amended by section three (3) of chapter eighty-six (86), acts of the extra session of the fortieth (40) general assembly, relating to the local budget.

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

House File No. 316, by Hines of Taylor, a bill for an act to repeal section thirty-five hundred ninety-seven (3597) of the code, relating to the support of insane persons, and to enact a substitute therefor.

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

House File No. 317, by Johnson of Dickinson, a bill for an act to amend section seventy-one hundred ninety-three (7193) of the code, 1924, as amended by chapter one hundred forty-eight (148), acts of the forty-first (41) general assembly, relating to compromise of taxes by the board of supervisors.

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

House File No. 318, by Krouse of Wayne, a bill for an act to amend section fifty-two hundred twenty-eight (5228) of the code relating to compensation of county attorneys.

Read first and second times and referred to committee on compensation of public officers.

House File No. 319, by Nagle of Johnson, a bill for an act to legalize deed from the city of Iowa City, Iowa, to Roy L. Chopek Post No. 17, Department of Iowa, American Legion.

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

House File No. 320, by Smith of O'Brien a bill for an act to amend section six thousand forty-one (6041) of the code, 1924, relating to special assessments.

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

House File No. 321, by Rutledge of Webster, a bill for an act to legalize the proceedings of the board of supervisors of Webster county with respect to the transfer of certain funds from the county bridge fund to the county road fund.

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

House File No. 322, by Akin of Carroll, a bill for an act to repeal section twelve thousand seventeen (12017) and to enact a substitute therefor, to repeal sections twelve thousand eighteen (12018) to twelve thousand twenty-three (12023), inclusive, and to amend section twelve thousand twenty-six (12026), of the code, relating to the descent and distribution of the property of an intestate who leaves no issue.

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

House File No. 323, by Kent of Lucas, a bill for an act to repeal sections ten thousand four hundred ninety-six (10496) to ten thousand five hundred and one (10501) both inclusive, code of 1924, relating to adoption and to enact a substitute therefor.

Read first and second times and referred to committee on child welfare.



House File No. 324, by McCaulley of Calhoun and Quirk of Sac, a bill for an act to amend section forty-one hundred sixty-six (4166) of the code, relating to the organization of consolidated school districts and the vote thereon in urban territory.

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

House File No. 325, by McCaulley of Calhoun, a bill for an act to repeal section ten thousand eight hundred forty-eight (10848) and to amend section ten thousand eight hundred forty-nine (10849) of the code, relative to jury commissions.

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

House File No. 326; by committee on public schools, a bill for an act to amend section forty-two hundred (4200) of the code, 1924, relating to school treasurers.

Read first and second times and passed on file.

House File No. 327, by McCaulley of Calhoun, a bill for an act to amend section nine thousand eighty-seven (9087) of the code, relating to the bringing of actions against reciprocal or interinsurance exchanges and upon reinsurance and interinsurance contracts.

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

House File No. 328, by Knutson of Cerro Gordo, a bill for an act to amend sections seventy-two hundred eleven (7211) and seventy-two hundred fourteen (7214) of the code, 1924, relating to the payment of taxes.

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

House File No. 329, by Quirk of Sac, a bill for an act to make permanent a temporary transfer of money from the electric light fund to the general fund of Lake View, Iowa.

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 Senate was asked:

House File No. 60, a bill for an act relating to proof and certificates of public fund deposits.

Also, 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 payment of salaries for certain state officers and employees.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 44, a bill for an act legalizing proceedings for the acquisition of waterworks system by the City of Cedar Rapids, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 85, a bill for an act relating to receivers.

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 closed season on quail.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 76, a bill for an act relating to the record and filing of city or town plats.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 184, a bill for an act relating to certain moneys in the possession of the secretary of war.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 148, a bill for an act relating to the license fee of electric automobiles.

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 the collection of delinquent motor vehicle license fee.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 145, a bill for an act relating to the driving of motor vehicles by minors.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 235, a bill for an act relating to certain special deposits made with former treasurers of state.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 183, a bill for an act relating to convictions for liquor violations.

Also, 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 attachment bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 223, a bill for an act relating to renewal license fee.

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 use of appropriations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 214, a bill for an act relating to street improvements, sewers, and special assessments.

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 the appointment of probation officers.

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 relating to the protection of junior liens.

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 relating to protection from floods.

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

Senate Concurrent Resolution No. 14, relating to certain bridges and specifications.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 148, a bill for an act to amend the law as it appears in Chapter two hundred fifty-one (251) of Title XIII of the Code, 1924, relative to the license fee of electric automobiles.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 144, a bill for an act to repeal sections forty-nine hundred thirty-three (4933), forty-nine hundred thirty-four (4934), forty-nine hundred thirty-five (4935) and forty-nine hundred thirty-six (4936) of the Code, 1924, and to enact a substitute therefor relating to the collection of delinquent motor vehicle license fees.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 145, a bill for an act to amend the law as it appears in section five thousand twenty-five (5025) of the Code, 1924, relating to the driving of motor vehicles by minors.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 235, a bill for an act to cancel certain special deposits heretofore made by former Treasurers of State and to provide for the payment of the claims for which such deposits were made.

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

Senate File No. 183, a bill for an act to require the clerks of the district court to report convictions for liquor violations to the state bureau of investigation.

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

Senate File No. 172, a bill for an act to amend, revise and codify sections twelve thousand eighty-three (12083), twelve thousand eighty-four (12084), and twelve thousand eighty-eight (12088) of the code relating to attachment bonds.

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

Senate File No. 223, a bill for an act to amend chapter one hundred thirty-two (132) of Title IX of the Code, 1924, to provide for the reinstatement of licensee whose license has expired by reason of failure to pay the renewal license fee as required by section twenty-seven hundred sixty-nine (2769).

Read first and second times and referred to committee on animal industry.

Senate File No. 253, a bill for an act to amend section three hundred forty-five (345) of the code relating to the use of appropriations.

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

Senate File No. 214, a bill for an act to amend section five thousand nine hundred and ninety-three (5993) of the Code, 1924, relating to street improvements, sewers and special assessments.

Read first and second times and referred to committee on cities and towns.

Senate File No. 191, a bill for an act to repeal paragraph two (2) of section thirty-six hundred twelve (3612) of the code and to enact a substitute therefor, relating to the appointment of probation officers.

Read first and second times and referred to committee on state educational institutions.

Senate File No. 105, a bill for an act to amend section eleven thousand seven hundred ninety-nine (11799) of the Code, 1924, relative to the protection of junior liens.

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

Senate File No. 207, a bill for an act to amend the law as it appears in Chapter three hundred ten (310), section six thousand one hundred three (6103), Code of 1924, relating to Protection from Floods.

Read first and second times and referred to committee on cities and towns.

SUBSTITUTE FOR SENATE CONCURRENT RESOLUTION NO. 14

Whereas, It has been called to the attention of the Forty-second Gen47

eral Assembly that certain bridge contractors are fomenting criticism of the plans and specifications of the State Highway Commission for bridges on secondary roads, and

Whereas, Certain county supervisors have criticised these plans and specifications, and

Whereas, Certain taxpayers have appealed to the Budget Director to review certain contracts and the rulings of the Highway Commission in relation thereto, and

Whereas, There appears to be considerable activity on the part of certain persons or interests connected with various paving materials and patented processes with reference to pending legislation, and

Whereas, The Budget Director has rendered certain decisions, and

Whereas, The State Highway Commission has requested that a complete investigation of these matters be made, therefore,

Be It Resolved of the Senate, the House concurring, That a joint committee consisting of five (5) members of the Senate, appointed by the President of the Senate and five (5) members of the House, appointed by the Speaker of the House, make such investigation and as soon as possible report upon the justice of the criticisms.

Referred to the committee on roads and highways.

HOUSE FILE WITHDRAWN

Grimwood of Jones asked and obtained unanimous consent to withdraw House File No. 161 from the calendar and from further consideration by the House.

HOUSE FILES REREFERRED

On request of Crozier of Mahaska, unanimous consent having been obtained, House File No. 36 was rereferred to the committee on animal industry.

On request of Harrison of Clarke, unanimous consent having been obtained, House File No. 239 was withdrawn from the committee on suppression of intemperance and rereferred to the committee on ways and means.

PROOF OF PUBLICATION OF HOUSE FILE NO. 259

The official proof of publication of House File No. 259, a bill for an act to legalize the levy for the purpose of erecting a memorial hall by the board of supervisors of Marion county, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.



CONSIDERATION OF BILLS

House File No. 215, a bill for an act to provide for the construction, purchase and maintenance of interstate bridges; to authorize the state highway commission to cooperate with the proper officials of adjoining states in relation to such bridges; and to provide the funds for the construction, purchase and maintenance of such bridges, was taken up for consideration.

The following amendment filed by Johnson of Marion was taken up for consideration:

Amend section two (2) by striking from line three (3) thereof the following: "four per cent (4%)" and inserting in lieu thereof the following: "two per cent (2%)".

Amendment was adopted.

Hempel of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Aiken of Ida	Hager	Kennedy, J. P.	Prichard
Akin of Carroll	Hale	Kennedy, W. S.	Quirk
Bixler	Haney .	Kent	Reimers
Blackford	Hanson	King	Rice
Blythe	Harrison	Kline	Roberts
Buchmiller	Hattendorf	Knudson	Rutledge
Charlton	Heald	Knutson	Ryder
Christophel	Held	Laughlin	Saunders
Cole of Delaware	Hempel	Lichty	Simmer
Cole of Harrison	Hill	Lovrien	Smith
Craig	Hines	McCaulley	Thompson
Crone	Hollingsworth	McIlrath	Torgeson
Crozier	Hollis	McIntosh	Troup
Eckles	Hopkins	McMillan	Truax
Eden	Huff	Martin	Vaughn
Edge	Hunt	Maxfield	Venard
Elliott	Ickis	Miller	Walrod
Fleming	Istad	O'Donnell	Wamstad
Forsling	Johnson of	Oliver	Wilson
Gilmore	Dickinson	Ontjes	Wolfe
Greene	Johnson of	Patterson	Mr. Speaker
Grimwood	Marion	Pattison	2000 100 mm (100 mm) 100 mm (100 mm) 100 mm) 100 mm (100 mm) 100 mm (100 mm) 100 mm (100 mm) 100 mm) 100 mm) 100 mm (100 mm) 100 mm)

The nays were, 18.

Allen	Bush	Johnson of	Nelson
Anderson	Copeland	Keokuk	Ratliff
Bair	Griswold	Krouse	Springer
Bauer	Hagglund	Mathews	Wagner
Berry	Hansen	Nagle	

Absent or not voting, 5.

Barnes Hubbard Rust

Stepanek

Thomas

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

AMENDMENTS FILED

Maxfield of Marshall filed the following amendments to House File No. 9:

Amend House File No. 9, as follows:

By inserting between lines 13 and 14 of Section 36 thereof the following: "or interest received by any person, firm, or corporation on loans secured by mortgages on or trust deeds to farms or other real estate located within the state of Iowa,".

Amend by adding to Section 34, at the end thereof, the following words:

"Provided, however, that the tax hereby imposed shall be reduced by an amount equal to the aggregate sum of all taxes paid or accrued within the income year, in respect to the income from the trade or business or in respect to the trade or business or the property used therein or which may be made the condition of carrying on the trade or business, imposed by the authority of the United States or of any of its possessions or of any state, territory, or the District of Columbia, or of any foreign country, except taxes, imposed by this act, and taxes assessed for local benefits, of a kind tending to increase the value of the property assessed."

By striking therefrom lines 7 and 8 of Section 42, and by substituting for the lines so stricken the following words: "the state during the income year; provided, however, that the annual tax hereby imposed shall be reduced by an amount equal to the aggregate sum of all taxes paid or accrued within the income year, in respect to the income from the trade or business or in respect to the trade or business or the property used therein or which may be made the condition of carrying on the trade or business, imposed by the authority of the United States or of any of its possessions or of any state, territory, or the District of Columbia, or of any foreign country, except taxes, imposed by this act, and taxes assessed for local benefits, of a kind tending to increase the value of the property assessed."

Anderson of Montgomery filed the following amendment as a substitute for the committee amendment to House File No. 21:

Amend House File No. 21 by adding at the end of Section one (1) the following: "This provision, however, shall not be construed to prevent any school district from entering into an agreement with any charitable institution to provide for free tuition should it so desire."

On motion of Saunders of Palo Alto the House adjourned until 9:30 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 10, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. C. A. Richards, pastor of the M. E. Church, Odebolt, Iowa.

Journal of March 9th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Thomas of Audubon indefinitely, on request of Saunders of Palo Alto.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

By Blythe of Iowa, from citizens of North English and vicinity, favoring House Files Nos. 9 and 30. Public health.

By Venard of Sioux, from voters of Sioux county, opposing House File No. 200. Judiciary No. 1.

By Wilson of Tama, from citizens and business men of Toledo, favoring House File No. 155. Judiciary No. 1.

By Hopkins of Guthrie, from citizens of Guthrie county, urging the amendment of the law establishing the office of county agent. Agriculture.

By Rice of Appanoose, from citizens of Moravia, opposing House File No. 283; proposing an amendment to the Perkins Act. Public health.

By Lichty of Black Hawk, from the University of Iowa Club of Black Hawk county, opposing House File No. 283. Public health.

By Cole of Delaware, from voters of Delaware county, opposing the proposed bond issue and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Eden of Clinton, from citizens of Grand Mound, favoring the proposed bill providing for a change in the administration of the fish and game laws. Fish and game.

By Gilmore of Cedar, from citizens of Cedar county, urging the repeal of chapter 129 of the 1924 code relating to the eradication of bovine tuberculosis. Public health.

By Speaker Carter of Hardin county, from patrons of the beauty parlors of Eldora, endorsing the Cosmetologists' Bill. Public health.

By Nelson of Hancock, from citizens and voters of Hancock and Wright counties opposing the proposed bond issue for the hard surfacing of roads, and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Quirk of Sac, from voters of Sac county, opposing the proposed bond issue for the hard surfacing of roads, and favoring a Bank Guarantee Deposit Act. Banks and banking.

By Springer of Decatur, from voters of Decatur county, opposing Senate File 104. Roads and highways.

Protesting against House File No. 224, and referred to committee on ways and means: By Bush of Cherokee, from citizens and voters of Cherokee county; By Huff of Cass, from citizens and voters of Cass county; By McCaulley of Calhoun, from voters of Jolley, Iowa; By Ontjes of Grundy, from citizens and voters of Grundy county; By Craig of Warren, from voters of Warren county; By Simmer of Wapello, from voters of Wapello county; By Mr. Speaker of Hardin, from voters of Radcliffe; By Rice of Appanoose, from voters of Appanoose; By Hopkins of Guthrie, from voters of Guthrie county; by Barnes of Wright, from voters of Clarion; By Edge of Jasper, from citizens of Jasper; By Johnson of Marion, from citizens of Marion county; By Hollingsworth of Boone, from voters of Boone, Iowa; By McMillan of Benton, from voters of Benton county; By Copeland of Dallas, from voters of Dallas county; By Troup of Story, from citizens and voters of Story county; By Krouse of Wayne, from citizens of Corydon; By Griswold of Madison, from citizens and voters



of Madison county; By Venard of Sioux, from voters of Granville; By Quirk of Sac, from voters of Lake View; By King of Clay, from voters of Clay county; By Bair of Buena Vista, from voters of Sioux Rapids; By Clarke of Harrison, from voters of Osceola; By Rutledge of Webster, from voters of Gowrie; By Fleming of Crawford, from voters of Crawford county; By Patterson of Kossuth, from voters of Swea City; By Thomas of Audubon, from voters of Exira.

HON. NELS J. LEE ADDRESSES THE HOUSE

Crone of Emmet announced that Hon. Nels J. Lee, a former member of this House in the Thirty-second General Assembly, was in the chamber and requested that he be invited to address the House.

Mr. Lee was escorted to the Speakers' station where he briefly addressed the House.

REPORTS OF COMMITTEES

Venard of Sioux, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 113, a bill for an act to amend sections forty-eight hundred nineteen (4819), forty-eight hundred twenty-one (4821), and forty-eight hundred twenty-three (4823) of the code, 1924, relating to the destruction of noxious weeds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and returns the same without further recommendation.

Amend by striking out all after the enacting clause, and inserting in lieu thereof the following:

Section 1. Section forty-eight hundred nineteen (4819) of the code, 1924, is hereby amended by inserting immediately following the word "destroy" and before the comma (,) in line four (4) thereof the following: "in whatever manner may be prescribed by the board of supervisors".

Sec. 2. That the law as it appears in section forty-eight hundred twenty-one (4821) of the code, 1924, is hereby amended by inserting in line four (4) thereof after the word "order" the following: "specifying the method and"; also further amend said section by inserting in line five (5) thereof after the word "different", the following: "methods and".

Sec. 3. That the law as it appears in section forty-eight hundred twenty-three (4823) of the code, 1924, is hereby amended by inserting



after the period (.) in line five (5) thereof the following: "Said officers and all employes acting under their direction shall have full power and authority to enter upon any land upon which is growing any of the noxious weeds defined in section forty-eight hundred eighteen (4818) of the code, in the performance of their duties prescribed in this chapter."

That said.section also be amended by adding at the end thereof the following:

"The primary duty to destroy, before maturity, noxious weeds on all lands outside the limits of public highways is hereby imposed on the person who holds the legal title to said lands. Said title holder shall also be liable to any person who suffers financial injury due to such destruction. Said duty and liability shall not be avoided by any contract."

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.

G. L. VENARD, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on agriculture to whom was referred House File No. 168, a bill for an act to amend, revise, and codify chapter 246 of the code relating to the duty to destroy weeds upon lands and public highways and to provide for the assessment of the cost of destroying such weeds in certain cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 152, a bill for an act to amend the law as it appears in sections nine hundred five (905) and nine hundred six (906) of the code, 1924, relating to the purchase of voting machines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

Report adopted.

Martin of Jackson, from the committee on land titles, submitted the following report:

Mr. SPEAKER: Your committee on land titles to whom was referred House File No. 151, a bill for an act to authorize and direct the governor



to deed and convey by quitclaim deed certain real estate which is a part of the land of the Soldiers' Orphans' Home located in the city of Davenport, to the city of Davenport for street purposes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

THEO. MARTIN, Chairman.

Report adopted.

Hager of Allamakee, 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. 256, a bill for an act to amend section thirty-nine hundred twenty-six (3926) of the Code, 1924, relating to the loaning of funds belonging to the state educational institutions that are under the control and supervision of the State Board of Education, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. H. HAGER, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on state educational institutions to whom was referred House File No. 255, a bill for an act to accept the provisions of the United States law commonly known as the Purnell Act and to assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts, and for other purposes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. H. HAGER, 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. 131, a bill for an act to repeal sections twenty-six hundred eighty-three (2683), twenty-six hundred eighty-four (2684) as amended by chapter fifty-four (54), acts of the forty-first general assembly, twenty-six hundred eighty-five (2685), twenty-six hundred ninety-four (2694) as amended by chapter fifty-four (54), acts of the forty-first general assembly, twenty-six hundred ninety-five (2695) as amended by chapter fifty-four (54), acts of the forty-first general assembly, twenty-six hundred ninety-six hundred ninety-seven (2697), and twenty-six hundred ninety-eight (2698) of the code, 1924; and to amend section twenty-six hundred seventy-one (2671) of the code, 1924,

as amended by chapter fifty-five (55), acts of the forty-first general assembly; and to repeal section twenty-six hundred eighty-six (2686) of the code, 1924, and to enact a substitute therefor, relating to the eradication of bovine tuberculosis, and to provide for the establishment of the accredited area plan by vote of the people, beg leave to report they have had the 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.

Blackford of Van Buren, 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. 136, a bill for an act to amend sections forty-nine hundred seventy-five (4975), forty-nine hundred seventy-eight (4978), and forty-nine hundred seventy-nine (4979) of the code, 1924, relating to the licensing and regulation of motor vehicles and providing for permanent license plates, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

A. V. BLACKFORD, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 87, a bill for an act to repeal the law as it appears in section forty-nine hundred sixty-nine of the Code, 1924, relating to additional schedules of classifications of motor vehicles in connection with the licensing thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 302, a bill for an act to amend sections sixty-six hundred twenty-one (6621) and sixty-six hundred twenty-two (6622) of the code, 1924, relating to the number of councilmen in cities under the city manager plan, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

'Report adopted.



Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 211, a bill for an act to amend the law as it appears in section sixty-six hundred fifty-one (6651) of the code, 1924, relative to appointments by members of the council in cities operating under the city manager plan, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. H. STEPANEK, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 282, a bill for an act to amend and revise sections sixty-nine hundred three (6903), sixty-nine hundred four (6904), and sixty-nine hundred six (6906) of the code, 1924, relating to special assessments for street improvements and sewers in cities under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 279, a bill for an act to amend section sixty-seven hundred thirty-four (6734) of the code, 1924, relating to limitation on claims for personal injury against cities under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. H. STEPANEK, Chairman.

Passed on file.

INTRODUCTION OF BILLS

House File No. 330, by committee on building and loan, a bill for an act to repeal section ninety-three hundred forty-six (9346) of the code, 1924, and to enact a substitute therefor, relating to membership fees and expenses of building and loan associations.

Read first and second times and passed on file.

House File No. 331, by committee on building and loan, a bill for an act to amend section ninety-three hundred forty (9340) of the code, 1924, relating to the investment of funds of building and loan associations.



Read first and second times and passed on file.

House File No. 332, by Bush of Cherokee, a bill for an act to make permanent the transfer of money from the electric light fund to the water fund of the town of Aurelia, Iowa.

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

House File No. 333, by Bush of Cherokee, a bill for an act to make permanent transfers of money from the electric light fund and the water fund to the general fund of the town of Aurelia, Iowa.

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

House File No. 334, by Cole of Delaware, a bill for an act to prohibit the selling of certain wares, merchandise and service and the operation of any temporary business or place of amusement upon any public highway or the street of any city or town near any state, county or district fair grounds, or on grounds adjacent thereto, during the time a state, county or district fair is being held, and to provide a punishment for violators.

Read first and second times and referred to committee on commerce and trade.

House File No. 335, by Hansen of Scott, a bill for an act to amend section forty-two hundred seventy-four (4274) of the code, 1924, relative to attending school in another corporation.

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

House File No. 336, by Hattendorf of Osceola, a bill for an act to amend section forty-two hundred (4200) of the code, 1924, relating to the compensation of treasurers of school districts.

Read first and second times and referred to committee on compensation of public officers.

House File No. 337, by Knutson of Cerro Gordo, a bill for an act regulating the conducting of collection agencies, and providing a penalty for violation.

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



House File No. 338, by Maxfield of Marshall, a bill for an act to amend section thirty-three hundred sixty-six (3366) of the code, 1924, relating to the admission of women into the Iowa soldiers' home.

Read first and second times and referred to committee on board of control.

House File No. 339, by McCaulley of Calhoun, a bill for an act to amend section ten thousand one hundred forty-seven (10,147) of the code, relating to conveyance or incumbrance of homesteads.

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

House File No. 340, by McIntosh of Muscatine, a bill for an act to amend section thirty-eight hundred seventy-one (3871) of the code, 1924, relating to life certificates of school teachers.

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

House File No. 341, by Reimers of Lyon, a bill for an act to require a notice of public sale of personal property to be given to the county auditor before such sale, and providing a penalty for violation of the provisions hereof.

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

House File No. 342, by Wagner of Scott, a bill for an act to amend sections sixty-eight hundred twenty-three (6823) and sixty-eight hundred thirty (6830) of the code, 1924, relating to river front and levee improvements.

Read first and second times and referred to committee on cities and towns.

House File No. 343, by Wagner of Scott, a bill for an act to amend section five hundred sixty (560) of the code, 1924, relating to expenses of primary elections.

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

House File No. 344, by Wagner of Scott, a bill for an act to amend section seven hundred thirty-eight (738) of the code, 1924, and to enact a substitute therefor, relating to compensation of members of election boards.

Read first and second times and referred to committee on compensation of public officers.

House File No. 345, by Wolfe of Linn, a bill for an act relating to the employment of convict labor on roads, parks, and county improvements and providing for the compensation therefor.

Read first and second times and referred to committee on board of control.

House File No. 346, by Hollis of Black Hawk, a bill for an act to repeal section seventy-two hundred eighty-four (7284) of the Code, 1924, and to enact a substitute therefor, relating to the issuance of tax deeds, and requiring the payment of all unpaid taxes including special assessments due and unpaid and requiring the redemption from any subsequent tax sale before issuance of a tax deed.

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

House File No. 347, by committee on agriculture, 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 passed on file.

House File No. 348, by McCaulley of Calhoun, a bill for an act to legalize acts of the clerks of probate courts and their deputies.

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

House File No. 349, by McCaulley of Calhoun, a bill for an act to amend section fifty-two hundred forty-two (5242) of the code, relating to powers and duties of deputy clerks.

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

RESOLUTION

Ratliff of Henry, King of Clay and Torgeson of Worth offered the following resolution:

Whereas, An all-wise Providence has removed from earthly activities the father of our respected Representative E. B. Thomas; therefore,

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 E. B. Thomas.

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

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION

Oliver of Monona offered the following concurrent resolution:

Memoralizing Congress to grant federal aid in the construction of interstate bridges.

Whereas, The boundaries dividing the several states in many instances consist of natural water courses and rivers; and

Whereas, The cost of interstate bridges is very great, since the rivers in many instances are wide and the engineering and construction problems difficult to solve; and

Whereas, The constitution of the United States vests in Congress control over all interstate communication and the federal government is vitally interested in developing national highways cutting across state lines; therefore,

Be It Resolved by the House, the Senate concurring, That the legislature of the state of Iowa earnestly request and petition the Congress of the United States to enact legislation to give federal aid for the construction of interstate bridges; and

Be It Further Resolved, That a copy of this resolution properly attested be forwarded to the presiding officers of both houses of Congress and to the Iowa senators and representatives therein.

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 House is asked:

Senate File No. 90, a bill for an act relating to the punishment for assault with intent to commit rape.

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 use of materials manufactured in Iowa.



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 relating to levees and drainage ditches.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 240, a bill for an act relating to the Purnell Act.

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 relating to the definition of motor vehicles.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 104, a bill for an act relating to the primary road system and primary road funds.

Also, that the Senate has adopted the following bill in which the concurrence of the House is asked:

Senate File No. 248, a bill for an act relating to the population of cities and the number of councilmen therefor.

Also, that the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 2 providing for the recognition and establishment of Independence Sunday.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 13, a bill for an act relating to straightening creek or river.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 13

Amend by striking from line five (5) the words and figures "forty-five (45)" and inserting in lieu thereof "thirty-five (35)".

SENATE MESSAGES CONSIDERED

Senate File No. 193, a bill for an act to repeal paragraph one (1) of section forty-eight hundred sixty-three (4863) of the code as amended by chapter nine (9), acts forty-first (41st) general assembly, and to enact a substitute therefor, relating to the definition of motor vehicles.



Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 90, a bill for an act to amend section twelve thousand nine hundred sixty-eight (12968) of the code relating to the punishment for assault with intent to commit rape.

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

Senate Joint Resolution No. 2, a joint resolution providing for the recognition and establishment of INDEPENDENCE SUNDAY, to be observed by religious-patriotic services and the display of the American flag, the Sunday preceding the Fourth of July of each year, or on the Fourth when that date falls on Sunday.

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

Senate File No. 248, a bill for an act to amend Section six thousand six hundred twenty-one (6621) and Section six thousand six hundred twenty-two (6622) of the code, relating to the population of cities and the number of councilmen therefor.

Read first and second times and passed on file.

Senate File No. 97, a bill for an act to amend section seventy-five hundred fifty-six (7556) of the code, relating to levees and drainage ditches and the repair thereof, and to specify and declare what lands shall be deemed an established drainage district.

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

Senate File No. 240, a bill for an act to accept the provisions of the United States law commonly known as the Purnell Act and to assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts, and for other purposes.

Read first and second times and referred to committee on state educational institutions.

Senate File No. 177, a bill for an act to promote the use of materials, products and supplies produced, manufactured or made in Iowa in the construction, repair, maintenance and upkeep of any public buildings, public monuments, public structures, or additions thereto; also to require the use of only such materials, supplies and provisions in the maintenance and provisioning of any state, county, school district or other municipal institution.



Read first and second times and referred to committee on commerce and trade.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 76, 44, 87, 23, 60, 184 and 85.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 76, 44, 87, 23, 60, 184 and 85.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 76, 44, 87, 23, 60, 184 and 85.

FRED R. BLYTHE, Chairman.

Report adopted.

CONSIDERATION OF BILLS

House File No. 101, a bill for an act to amend sections eight hundred eighty-seven (887) and eight hundred ninety-two (892) of the code, 1924, relating to double election boards, with report of committee recommending passage, was taken up for consideration.

On motion of Wamstad of Mitchell, the amendment filed by him and found in the Journal of February 21st, was adopted.

Mr. Wamstad moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 99.

Aiken of Ida Gilmore Johnson of Patterson Akin of Carroll Greene Keokuk Pattison Allen Grimwood Johnson of Quirk Ratliff Anderson Griswold Marion Kennedy, J. P. Kennedy, W. S. Hager Bair Reimers Hagglund Barnes Rice Bauer Hale Kent Roberts Berry Haney King Rutledge Bixler Knudson Hanson Ryder Blackford Harrison Knutson Saunders Hattendorf Blythe Krouse Simmer Buchmiller Heald Laughlin Smith Lichty Bush Held Springer Charlton Hempel McCaulley Stepanek McIlrath Thompson Christophel Hill McIntosh Cole of Delaware Hines Torgeson Cole of Harrison Hollingsworth McMillan Troup Copeland Hollis Martin Truax Craig Hopins Mathews Vaughn Crone Hubbard Maxfield Venard Crozier Huff Miller Walrod **Eckles** Hunt Nagle Wamstad Wilson Eden Ickis Nelson O'Donnell . Elliott Istad Wolfe Fleming Johnson of Ontjes Mr. Speaker Forsling Dickinson

The nays were, none.

Absent or not voting, 9.

Edge Lovrien Prichard Thomas Hansen Oliver Rust Wagner Kline

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. 57, 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, with report of the committee recommending passage, was taken up for consideration.

On motion of Elliott of Polk, the amendment filed by him and found in the Journal of February 24th, was adopted.

Springer of Decatur offered the following amendment and moved its adoption:

Amend House File No. 57 by striking out section six (6) and substituting therefor the following: "Any woman engaged in home baking is exempt from the provisions of this bill."

Amendment adopted.

Johnson of Marion moved the previous question.

Motion prevailed.

Elliott 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, 51.

Berry	Hattendorf	Knudson	Rutledge
Bush	Heald	Knutson	Saunders
Charlton	Hines	Lichty	Simmer
Christophel	Hollis	McCaulley	Smith
Copeland	Hopkins	McMillan	Springer
Crozier ·	Ickis	Miller	Stepanek
Eckles	Istad	O'Donnell	Troup
Edge	Johnson of	Ontjes	Vaughn
Elliott	Dickinson	Pattison	Venard
Fleming	Johnson of	Quirk	Wagner
Grimwood	Keokuk	Rice	Wamstad
Hale	Johnson of	Roberts	Wilson
Haney	Marion	Rust	Mr. Speaker
Harrison '	Kent		The sales and a large section of the

The nays were, 47.

Aiken of Ida	Crone	Hubbard	Nagle
Akin of Carroll	Eden	Hunt	Nelson
Allen	Gilmore	Kennedy, J. P.	Oliver
Anderson	Greene	Kennedy, W. S.	Ratliff
Bair	Griswold	King	Reimers
Barnes	Hager	Kline	Ryder
Bauer	Hagglund	Krouse	Thompson
Blackford	Hansen	Laughlin	Torgeson
Blythe	Hanson	Lovrien	Truax
Buchmiller	Hempel	McIlrath	Walred
Cole of Delaware		McIntosh	Wolfe
Craig	Hollingsworth	Mathews	

Absent or not voting, 10.

Bixler Held Maxfield Prichard
Cole of Harrison Huff Patterson Thomas
Forsling Martin

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 302, a bill for an act to amend sections sixty-six hundred twenty-one (6621) and sixty-six hundred twenty-two (6622) of the code, 1924, relating to the number of councilmen in cities under the city manager plan, with report of committee recommending passage, was taken up for consideration.

On motion of Knutson of Cerro Gordo, Senate File No. 248 was substituted for House File No. 302.

Senate File No. 248, a bill for an act to amend Section six thousand six hundred twenty-one (6621) and section six thousand six hundred twenty-two (6622) of the code, relating to the population of cities and the number of councilmen 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, 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, 88.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Hager Pattison Allen Hagglund Quirk Barnes Ratliff Haney Kent Berry King Hanson Reimers Blackford Hattendorf Kline Rice Blythe Roberts Heald Knudson Buchmiller Held Knutson Rust Bush Hempel Krouse Rutledge Charlton Hill Laughlin Ryder Christophel Hines Lichty Saunders Cole of Harrison Hollis Lovrien Smith Copeland McCaulley Hopkins Springer Craig Hubbard McIlrath Stepanek Crone McIntosh Huff Thompson Crozier McMillan Hunt Torgeson Eckles Ickis Martin Troup Eden Istad Mathews Truax Edge Wagner Johnson of Maxfield Fleming Dickinson Miller Walrod Nelson Wamstad Forsling Johnson of Greene Keokuk O'Donnell Wolfe Grimwood Mr. Speaker Johnson of Oliver Griswold . Marion Ontjes

The nays were, none.

Absent or not voting, 20.

Aiken of Ida Cole of Delaware Harrison Simmer Anderson Elliott Hollingsworth Thomas Bair Gilmore Nagle Vaughn Bauer Hale Patterson Venard Bixler Hansen Prichard Wilson

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 make an appropriation for the payment of the expenses incurred in the election contest of Nagle vs. Whiting, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of W. S. Kennedy of Lee, the amendment proposed by the committee, and found in the Journal of February 17th, was adopted.

On request of Blackford of Van Buren, unanimous consent having been obtained, the amendment filed by him and found in the Journal of February 25th was withdrawn.

W. S. Kennedy 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, 89.

Aiken of Ida Grimwood Johnson of Oliver Akin of Carroll Griswold Keokuk Pattison Allen Johnson of Quirk Hager Anderson Hagglund Marion Ratliff Bair Kennedy, J. P. Rice Haney Barnes Kent Rust Hansen King Ryder Bauer Hanson Berry Harrison Kline Saunders Hattendorf Knudson Smith Bixler Krouse Blythe Heald Springer Buchmiller Held Laughlin Stepanek Lichty Thompson Bush Hempel Christophel Hill Lovrien Torgeson McCaulley Troup Copeland Hines Truax Craig Hollingsworth McIlrath Crone Hollis McIntosh Vaughn Crozier Hopkins McMillan Venard Eckles Hubbard Martin Wagner Eden Huff Mathews Walrod Hunt Maxfield Wamstad Edge Wilson Istad Miller Fleming Forsling Johnson of Nelson Wolfe Gilmore Dickinson O'Donnell Mr. Speaker The nays were, 1.

Blackford

Absent or not voting, 18.

Charlton	Hale	Ontjes	Roberts
Cole of Delaware	Ickis	Patterson	Rutledge
Cole of Harrison	Kennedy, W. S.	Prichard	Simmer
Elliott	Knutson	Reimers	Thomas
Greene	Nagle		

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 sections fifty-six hundred twelve (5612) and fifty-six hundred thirteen (5613) of the code, 1924, relating to the annexation of territory to cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Stepanek of Linn the amendment proposed by the committee, and found in the Journal of February 18th, was 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, 73.

Akin of Carroll	Grimwood	Johnson of	Quirk
Barnes	Griswold	Marion	Reimers
Berry	Hager	Kennedy, J. P.	Rice
Blackford	Hagglund	Kennedy, W. S.	Roberts
Blythe	Hale	King	Rutledge
Buchmiller	Haney	Kline	Ryder
Christophel	Hansen	Knudson	Saunders
Cole of Delaware	Hanson	Knutson	Smith
Cole of Harrison	Harrison	Krouse	Stepanek
Copeland '	Heald	Lichty	Thompson
Craig	Hempel	McCaulley	Torgeson
Crozier	Hill	McIlrath	Troup
Eckles	Hollingsworth	McIntosh	Truax
Eden	Hollis	McMillan	Vaughn
Edge	Hopkins	Mathews	Walrod
Fleming	Ickis	Maxfield	Wamstad
Forsling	Johnson of	Nelson	Wilson
Gilmore	Keokuk	O'Donnell	Wolfe
Greene		Pattison	Mr. Speaker

The nays were, 3.

Miller Oliver Springer

Absent or not voting, 32.

Aiken of Ida	Crone	Istad	Ontjes
Allen	Elliott	Johnson of	Patterson
Anderson	Hattendorf	Dickinson	Prichard
Bair	Held	Kent	Ratliff
Bauer	Hines	Laughlin	Rust
Bixler	Hubbard	Lovrien	Simmer
Bush	Huff	Martin	Thomas
Charlton	Hunt	Nagle	Venard
			Wagner

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

House File No. 143, a bill for an act to amend chapter one hundred forty-two (142), acts of the forty-first general assembly, relating to pensions for firemen and policemen, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Eden of Clinton the amendments proposed by the committee, and found in the Journal of February 18th, were adopted.

Mr. Eden moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Anderson	Hagglund	Kennedy, J. P.	Reimers
Barnes	Hale	Kline	Rust
Blackford	Haney	Knutson	Rutledge
Blythe	Hansen	Krouse	Ryder
Buchmiller	Harrison	Laughlin	Saunders
Bush	Hattendorf	Lichty	Simmer
Christophel	Heald	McCaulley	Smith
Cole of Delaware	Held	McIlrath	Stepanek
Cole of Harrison	Hempel	McIntosh	Torgeson
Copeland	Hill	McMillan	Troup
Crone	Hollingsworth	Mathews	Truax
Eckles	Hollis	Maxfield	Vaughn
Eden	Hopkins	Nagle	Wagner
Fleming	Hubbard	Nelson	Walrod
Forsling	Hunt	O'Donnell	Wamstad
Gilmore	Ickis	Ontjes	Wilson
Greene	Istad	Quirk	Wolfe
Grimwood	Johnson of Keokuk	Ratliff	Mr. Speaker

The nays were, 13.

Berry	Johnson of	King	Pattison
Griswold Hanson	Dickinson Johnson of	Knudson Miller	Rice Springer
	Marion	Oliver	Thompson

Absent or not voting, 23.

Aiken of Ida	Charlton	Hines	Patterson
Akin of Carroll	Craig '	Huff	Prichard
Allen	Crozier	Kennedy, W. S.	Roberts
Bair	Edge	Lent	Thomas
Bauer	Elliott	Lovrien	Venard
Bixler	Hager	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 WITHDRAWN

Hollingsworth of Boone asked and obtained unanimous consent to withdraw House File No. 26 from the committee on ways and means and from further consideration by the House.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: We move to reconsider the vote by which House File No. 57 failed to pass the House.

J. A. KING. A. V. BLACKFORD. JOHN RYDER. R. B. CRONE.

King of Clay moved that all committee meetings called for one and one-thirty p. m. and not on regular schedule of committee meetings be cancelled.

Motion lost.

Saunders of Palo Alto moved that on Friday, Saturday, and Monday, being March 11th, 12th and 14th, the House convene at eight o'clock a. m. and remain in session until nine-thirty a. m.

Motion prevailed.

On motion of Reimers of Lyon the House adjourned.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 11, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Henry McCrayen, of Des Moines, Iowa.

Journal of March 10th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

By McIlrath of Poweshiek, from residents and electors of Poweshiek county, urging the repeal of chapter 129 of the 1924 code relating to the eradication of bovine tuberculosis. Animal Industry.

By Blackford of Van Buren, from citizens of Van Buren county, urging the repeal of chapter 129 of the 1924 code relating to the eradication of bovine tuberculosis; also, a resolution from citizens of Van Buren county opposing the proposed bond issue for the hard surfacing of roads. Roads and highways.

By Mathews of Des Moines, from citizens of Des Moines county, opposing the proposed bond issue for the hard surfacing of roads. Roads and highways.

By Kent of Lucas, from citizens of Lucas county, opposing the proposed bond issue for the hard surfacing of roads. Roads and highways.

By Laughlin of Fremont, from the boards of trustees of Greene and Walnut townships, protesting against Senate File No. 163. Roads and highways.

By Cole of Harrison, from business, professional men and citi-

zens of Missouri Valley, favoring House File No. 200. Judiciary No. 1.

By Barnes of Wright, from patrons of beauty parlors of Webster City, favoring House File No. 124. Public health.

By Elliott of Polk, from patrons of beauty parlors of Des Moines, Iowa, favoring House File No. 124. Public health.

Protesting against House File No. 224, and referred to committee on ways and means: By Charlton of Polk, from citizens and voters of the state of Iowa; by Mathews of Des Moines, from residents and voters of the state of Iowa; by Grimwood of Jones, from citizens and voters of the state of Iowa; by Copeland of Dallas, from citizens and voters of Dallas county; by Rutledge of Webster, from citizens and voters of Webster county; by Simmer of Wapello, from citizens and voters of Wapello county; by Cole of Delaware, from citizens and voters of Delaware county; by Bair of Buena Vista, from citizens and voters of Alta, Iowa; by Quirk of Sac, from voters and citizens of Odebolt, Iowa; by Hollingsworth of Boone, from voters and citizens of Boone county; by Griswold of Madison, from citizens and voters of Madison county; by Akin of Carroll, from citizens and voters of Carroll county; by McIntosh of Muscatine, from citizens and voters of Muscatine county.

Opposing the proposed bond issue for the hard surfacing of roads, and favoring a bank guarantee deposit act, and referred to committee on banks and banking: By Allen of Pocahontas, from voters of Pocahontas county; by Copeland of Dallas, from voters of Dallas county; by Fleming of Crawford, from voters of Crawford county; by Hollis of Black Hawk, from voters of Black Hawk county; by Hagglund of Page, from voters of Page county; by Rice of Appanoose, from voters of Appanoose county; by Torgeson of Worth, from voters of Worth county; by Hale of Howard, from voters of Howard county; by Patterson of Kossuth, from voters of Kossuth county; by Hines of Taylor, from voters of Taylor county; by Aiken of Ida, from voters of Ida county.

By Wilson of Tama, from citizens of Tama county, opposing the state income tax law. Ways and means.

By Hagglund of Page, from citizens of Page county, opposing the state income tax law. Ways and means.



By Elliott of Polk, presented several telegrams from citizens of Cedar Rapids, favoring House File No. 181. Police regulations.

By Hollis of Black Hawk from voters of La Porte City and vicinity, protesting against House Files Nos. 181, 224 and 239. Ways and means.

By Ryder of Dubuque, from members of Cascade chapter of I. W. L. of A. of Cascade favoring the present administration of the Fish and Game Department. Fish and game.

By Aiken of Ida, from citizens of the state of Iowa, favoring the proposed bill providing for a change in the administration of the fish and game laws. Fish and game.

REPORTS OF COMMITTEES

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. 151, a bill for an act to amend the law as it appears in section fourteen hundred three (1403) of the code, 1924, relating to compensation payments, beg leave to report they have had 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, Chairman.

Report adopted.

Maxfield of Marshall, 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 183, a bill for an act to require the clerk of the district court to report convictions for liquor violations to the State Bureau of investigation, beg leave to report they have had 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. MAXFIELD, Chairman.

Report adopted. -

Lovrien of Humboldt, 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. 238, a bill for an act to legalize and make permanent a transfer of funds from the light fund to the general fund of the incorporated town of Sergeant Bluff, Iowa, beg leave to report they have



had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 264, a bill for an act to repeal section thirty-seven hundred forty-four (3744) of the code, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN. Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 116, a bill for an act legalizing the transfer by the County of Monroe to its County Fund of \$14,000.00 from County Insane Fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 219, a bill for an act to repeal the law as it appears in chapter ninety-three (93), Title V of the Code, 1924, and to enact a substitute therefor, relating to organizations soliciting public donations, beg leave to report they have had 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. C. LOVRIEN, Chairman.

Report adopted.

Also .

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 195, a bill for an act to amend chapter six hundred thirty-four (634) of the code, 1924, empowering judges of the district court to transfer misdemeanor cases to the municipal court for trial, beg leave to report they have had 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. C. LOVRIEN, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 204, a bill for an act to legalize certain transfer of funds by the town of Manilla, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 27, a bill for an act to amend section one hundred sixty-eight (168) of the code, and to repeal section one hundred seventy (170) of the code, and to enact a substitute therefor relating to the preparation and printing of codes, beg leave to report they have had 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. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 53, a bill for an act to repeal section eleven thousand four hundred eighty-four (11484), and to make section thirteen thousand eight hundred fifty-eight (13858) of the code, applicable to civil trials, all relating to the subject of civil procedure, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 34, a bill for an act to authorize two or more indictable offenses to be charged in separate counts in the same indictment or trial information, and to regulate the number of peremptory challenges in such cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on judiciary No. 2 to whom was referred Senate File No. 33, a bill for an act to amend section thirteen



thousand nine hundred ninety-nine (13999) of the code relating to the duty of county attorneys in appeals in criminal cases and to regulate the service of all filings in such cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 57, a bill for an act to amend section four (4) of chapter seventeen (17), of the laws of the Forty-first (41st) General Assembly, relating to electric storage batteries, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out all of section 2.

F. C. LOVRIEN, 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 to legalize the levy of a tax for the purpose of erecting a memorial hall by the board of supervisors of Marion county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 194, a bill for an act to amend sections ten thousand six hundred fifty-six (10656), ten thousand six hundred fifty-seven (10657), ten thousand six hundred sixty-nine (10669), and ten thousand six hundred seventy (10670), and chapter four hundred seventy-five (475) of the code, 1924, relating to the municipal court; to fix and determine the jurisdiction of said court in civil and criminal cases; to make chapter six hundred thirty-four (634) of the code applicable in certain cases to municipal courts; and to provide for payment of witness fees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out all of section 4 following the period (.) in line seven (7) thereof.

Renumber "Sec. 7." to read "Sec. 8."



Insert as Sec. 7. the following:

"Sec. 7. Section thirteen thousand six hundred forty-five (13645) of the code, 1924, is hereby amended by striking the period (.) in line six (6) thereof and inserting in lieu thereof the following:

', providing, however, that in judicial districts within which a municipal court exists, the county attorney may at any time, whether or not the grand jury is in session, file an information in the district court charging a person with a misdemeanor.'"

F. C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 54, a bill for an act to amend, revise, and codify sections twelve thousand eight hundred forty-five (12845) to twelve thousand eight hundred forty-eight (12848), inclusive, of the code and to enact substitutes therefor, relating to abstract of record and to the filing and effect thereof on appeal to the supreme court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike from section 1, line twenty-four (24), the following: "one hundred fifty (150)" and insert in lieu thereof the following: "one hundred twenty (120)".

Strike from section 1, line thirty-three (33), the following: "fifteen (15)" and insert in lieu thereof the following: "forty (40)".

F. C. LOVRIEN, Chairman.

Report adopted.

Patterson of Kossuth, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 132, a bill for an act to amend section seventeen hundred six (1706) of the Code, 1924, relative to granting of licenses to persons desiring to engage in raising and selling game birds or animals, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. W. PATTERSON, Chairman.

Passed on file.



Also:

MR. SPEAKER: Your committee on fish and game to whom was referred Senate File No. 2, a bill for an act repealing the closed season on muskrats, beg leave to report they have had the 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.

Johnson of Marion from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance to whom was referred House File No. 327, a bill for an act to amend section nine thousand eighty-seven (9087) of the code, relating to the bringing of actions against reciprocal or interinsurance exchanges and upon reinsurance and interinsurance contracts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out the word and figures "eleven (11)" in line 3 and insert in lieu thereof the word and figures "ten (10)". Strike out the word and figures "thirteen (13)" in line 5 and insert in lieu thereof the word and figures "twelve (12)". Strike out the word and figures "fourteen (14)" in line 7 and insert in lieu thereof the word and figures "thirteen (13)". Strike out the word and figures "fourteen (14)" in line 8 and insert in lieu thereof the word and figures "thirteen (13". Strike out the word and figures "seventeen (17)" in line 10 and insert in lieu thereof the word and figures "sixteen (16)".

J. H. JOHNSON, Chairman.

Report adopted.

Lichty of Black Hawk, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred Senate File No. 158, a bill for an act to regulate the practice of cosmetology, and to provide for the examination and licensing of practitioners thereof; to provide rules and regulations concerning sanitation and health in such practice; and to amend sections 2438, 2439, 2440, 2450, 2452, 2455, and 2516 of the Code, 1924, relating to the practice of certain professions affecting the public health, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by adding as Section 18 the following:

Sec. 18. This act being deemed of immediate importance shall be in



force and effect from and after its publication in the Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa, and in the Des Moines Daily Record, a newspaper published at Des Moines, Iowa, but such publication shall be without expense to the state.

E. M. LICHTY. Chairman.

Report adopted.

King of Clay, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 230, a bill for an act to amend section seventy-five hundred sixty-two (7562) of the Code, 1924, relating to the reclassification of levee and drainage districts for assessments, repairs, and improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1) by inserting in line eight (8) preceding the word "to" the following: "upon all lands in the district"; further amend section one (1) by striking from lines eight (8) and nine (9) the following: "upon all lands in the district".

Further amend section one (1) by striking out all after the word "ordered" in line ten (10), and inserting in lieu thereof a period (.).

J. A. KING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 214, a bill for an act to amend section seventy-four hundred twenty-seven (7427) of the Code, 1924, relative to the establishment of a levee or drainage district by petition, beg leave to report they have had the same under consideration and have instructed me to report 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 section one (1), line four (4), the word "fifty" and inserting in lieu thereof the word "twenty-five".

J. A. KING, Chairman.

Report adopted.

Martin of Jackson, from the committee on land titles, submitted the following report:

Mr. SPEAKER: Your committee on land titles to whom was referred House File No. 148, a bill for an act to authorize and direct the issuance of a patent from the state of Iowa to George Eden on certain land located

in Kossuth County, in order to clarify and correct the chain of title to said premises, beg leave to report they have had the same under consideration and have instructed me to report 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 to Section 3 the words "without expense to the state".

THEO. MARTIN, Chairman.

Report adopted.

Knutson of Cerro Gordo, 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. 166, a bill for an act to repeal paragraph four (4) of section sixty-nine hundred forty-six (6946) of the code and to enact a substitute therefor, relating to exemptions from taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

.MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 67, a bill for an act relating to the manner and method of computing taxes against mortgaged real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on ways and means to whom was referred House File No. 174, a bill for an act to repeal section sixty-nine hundred seventy-seven (6977) of the code, 1924, and to enact a substitute therefor, relating to the assessment of machinery for the purpose of taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and to substitute in lieu thereof the following: "That the law as it appears in section sixtynine seventy-seven (6977) of the code, 1924, be and the same is hereby repealed."

C. A. KNUTSON, Chairman.

Report adopted.



Buchmiller of Greene, 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. 149, a bill for an act to amend section forty-eight hundred thirteen (4813) of the code, 1924, relating to liability for road poll tax in townships outside the corporate limits of cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 81, a bill for an act to amend section seventy-one hundred seventy-one (7171) of the code relating to the levy of taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 315, a bill for an act to amend section three hundred seventy-five (375) of the code, 1924, as amended by section three (3) of chapter eighty-six (86), acts of the extra session of the Fortieth (40) General Assembly, relating to the local budget, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 114, a bill for an act to amend chapter two hundred sixty-four (264) of the code, 1924, providing that each county officer in charge of any county office or department shall, on or before December fifteenth of each year, prepare and submit to the board of supervisors estimates of proposed expenditures for the following year; and providing that the board of supervisors shall, not later than January fifteenth of each year, appropriate sums for the maintenance of the various offices and departments for the current year, and providing the content of such resolution of appropriation; and providing for the transfer of excess funds appropriated to different accounts of a



single office or department; and providing for the transfer of excess funds appropriated to any single office or department, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 118, a bill for an act to repeal section fifty-three hundred twenty-one (5321) of the code, and to enact a substitute therefor, relating to the appointment of overseers of the poor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 144, a bill for an act to amend section twenty-nine hundred thirty-four (2934) of the code, 1924, relating to the bond of the treasurer of farm aid 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.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 98, a bill for an act to empower cities and towns to limit therein the number of public dance halls, or billiard halls, or pool halls, or bowling alleys and to prohibit all such places in excess of the established limitation, beg leave to report they have had the 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. H. STEPANEK, Chairman.

Passed on file.

MINORITY REPORT

Mr. Speaker: We, the minority of the committee on cities and towns, to whom was referred Senate File No. 98, a bill for an act limiting the number of public dance halls, billiard and pool halls, and bowling halls,

in cities and towns, beg leave to dissent from the report of the majority and recommend the bill for passage.

LEE NAGLE.
E. A. GRIMWOOD.
E. A. ELLIOTT.
F. HOLLINGSWORTH.
G. E. MAXFIELD.
JOE WAGNER.

Passed on file.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION NO. 11

Oliver of Monona called up House Concurrent Resolution No. 11, relative to memoralizing congress to grant federal aid in the construction of interstate bridges.

On motion of Mr. Oliver the Concurrent Resolution was adopted.

INTRODUCTION OF BILLS

House File No. 350, by Charlton of Polk, a bill for an act to repeal section six thousand fifteen (6015) of the code, 1924, and chapter one hundred thirty-six (136), acts of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the construction, reconstruction, and repair of sewers.

Read first and second times and referred to committee on cities and towns.

House File No. 351, by Forsling of Woodbury, a bill for an act to amend section ten thousand six hundred thirty-nine (10639) of the code, 1924, relating to compensation of justices of the peace.

Read first and second times and referred to committee on compensation of public officers.

House File No. 352, by Forsling of Woodbury, a bill for an act to repeal section seventy-two hundred three (7203) of the code, 1924, and to enact a substitute therefor, relating to the lien of personal taxes.

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

House File No. 353, by Forsling and Prichard of Woodbury, a bill for an act to amend section ten thousand four hundred twenty-eight (10428) of the code, 1924, relating to marriages.

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

House File No. 354, by Hanson (by request) of Winnebago, a bill for an act to legalize certain transfer of funds and appropriations made by the city council of Forest City, Iowa.

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

House File No. 355, by McIntosh of Muscatine, a bill for an act to amend section fifty-one hundred eighty-seven (5187) of the code, 1924, relating to the appointment of bailiffs in the district court.

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

House File No. 356, by Ontjes of Grundy, a bill for an act to amend section ten thousand one hundred nine (10109) of the code, 1924, relating to indexes 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.

House File No. 357, by Reimers of Lyon, a bill for an act to amend section ninety-four hundred twenty (9420) of the code, 1924, relating to the rate of interest on loans not exceeding three hundred dollars in amount.

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

House File No. 358, by Simmer of Wapello, a bill for an act to make permanent the temporary transfer of money from the state insane fund to the general county fund of Wapello county, Iowa.

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

House File No. 359, by committee on suppression of intemperance, a bill for an act to amend section nineteen hundred sixty-four (1964) of the code, 1924, relating to second and subsequent convictions for violation of intoxicating liquor laws, and to amend section thirty-eight hundred (3800) of the code, 1924, relating to parole by court.



Read first and second times and passed on file.

House File No. 360, by committee on judiciary No. 2, a bill for an act to repeal lines four (4) to fourteen (14), inclusive, of chapter seventy-four (74), acts of the forty-first (41) general assembly, relating to county aid to the blind, and to enact a substitute therefor.

Read first and second times and passed on file.

House File No. 361, by committee on judiciary No. 2, a bill for an act to repeal section 8834 (eighty-eight hundred thirty-four) of the code as amended by 41 (forty-first) general assembly, chapter 166 (one hundred sixty-six), and to enact a substitute therefor.

Read first and second times and passed on file.

House File No. 362, by committee on judiciary No. 2, a bill for an act to amend sections 3067 (three thousand sixty-seven), 3093 (three thousand ninety-three), 3127 (three thousand one hundred twenty-seven), 3129 (three thousand one hundred twenty-nine), and 3188 (three thousand one hundred eighty-eight) of the code relating to the labeling and sale of food, agricultural seeds, and paints.

Read first and second times and passed on file.

House File No. 363, by Torgeson of Worth, a bill for an act to amend section ninety-two hundred twenty-three (9223) of the code relating to the total liability to any savings or state bank.

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

House File No. 364, by Rice of Appanoose, a bill for an act to amend section eleven thousand seven hundred fifty-nine (11759) of the code, 1924, relating to exemption from execution.

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

House File No. 365, by Elliott of Polk, a bill for an act to amend sections fifty-six hundred ninety-six (5696) and fifty-six hundred ninety-seven (5697) of the code, 1924, and to repeal section fifty-



six hundred ninety-eight (5698) of the code, 1924, and to enact a substitute therefor, relating to civil service.

Read first and second times and referred to committee on cities and towns.

House File No. 366, by McCaulley of Calhoun, a bill for an act to amend section eleven thousand five hundred thirty-seven (11537) of the code relating to time to except, under chapter four hundred ninety-six (496).

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

House File No. 367 by McCaulley of Calhoun, a bill for an act to provide for the creation of an art commission in the State of Iowa, and to prescribe its duties and means of enforcement of its orders.

Read first and second times and referred to committee on public lands and buildings.

HOUSE FILES WITHDRAWN

Johnson of Marion asked and obtained unanimous consent to withdraw House File No. 46 from the calendar and from further consideration by the House.

Reimers of Lyon asked and obtained unanimous consent to withdraw House File No. 69 from the committee on public libraries and from further consideration by the House.

CONSIDERATION OF SENATE AMENDMENTS

On request of Kent of Lucas, House File No. 13, a bill for an act to amend the law as it appears in chapter three hundred fifty-three (353), section seventy-four hundred twenty-eight (7428) of the Code, 1924, relating to straightening creek or river, with Senate amendments, found in the House Journal of March 10th, was taken up and the amendments read and considered.

Mr. Kent moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"



The ayes were, 86.

Aiken of Ida	Gilmore	Istad	Prichard
Akin of Carroll	Greene	Johnson of	Quirk
Anderson	Grimwood	Keokuk	Ratliff .
Bair	Griswold	Kennedy, W. S.	Rice
Barnes	Hager	Kent	Rust
Bauer	Hagglund	Kline	Ryder
Berry	Hale	Knudson	Saunders
Blackford	Haney	Knutson	Simmer
Blythe	Hanson	Krouse	Smith
Buchmiller	Harrison	Laughlin	Springer
Bush	Hattendorf	Lichty	Thompson
Charlton	Heald	Lovrien	Torgeson
Christophel	Hempel	McCaulley	Troup
Cole of Harrison	Hill	McIntosh	Truax
· Copeland	Hines	McMillan	Vaughn
Craig	Hollingsworth	Martin	Venard
Crone	Hollis	Mathews	Wagner
Crozier	Hopkins	Maxfield	Walrod
Eckles	Hubbard	Nelson	Wamstad
Eden	Huff	Ontjes	Wolfe
Elliott	Hunt	Patterson	Mr. Speaker
Fleming	Ickis	Pattison	MII. Speaker

The nays were, 3.

Allen

Johnson of Marion Oliver

Absent or not voting, 19.

Bixler	Held	McIlrath	Roberts
Cole of Delaware	Johnson of	Miller	Rutledge
Edge	Dickinson	Nagle	Stepanek
Forsling	Kennedy, J. P.	O'Donnell	Thomas
Hansen	King	Reimers	Wilson

So the House concurred in Senate amendment to House File No. 13.

CONSIDERATION OF BILLS

House File No. 116, a bill for an act legalizing the transfer by the County of Monroe to its County Fund of fourteen thousand dollars (\$14,000.00) from the State Insane Fund and County Insane Fund, with report of 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, 98.

Aiken of Ida Griswold Ratliff Kennedy, J. P. Akin of Carroll Hager Kennedy, W. S. Reimers Allen Hagglund Kent Rice Kline Roberts Anderson Hale Bair Haney Knudson Rust Knutson Barnes Hanson Rutledge Harrison Krouse Ryder Bauer Berry Hattendorf Laughlin Saunders Blackford Lichty Simmer Heald Blythe Held Lovrien Smith Buchmiller Hempel McCaulley Springer McIlrath Bush Hill Stepanek McIntosh Christophel Hines Thompson Cole of Delaware Hollingsworth McMillan Torgeson Cole of Harrison Hollis Troup Martin Copeland Hopkins Mathews Truax Hubbard Maxfield Vaughn Craig Nelson Venard Crone Huff Crozier Hunt O'Donnell Wagner Walrod Eckles Ickis Oliver Eden Istad Ontjes Wamstad Fleming Johnson of Patterson Wilson Keokuk Pattison Wolfe Forsling Mr. Speaker Gilmore Johnson of Prichard Greene Marion Quirk Grimwood

The nays were, none.

Absent or not voting, 10.

Bixler	Elliott	Johnson of	Miller
Charlton	Hansen	Dickinson	Nagle
Edge		King	Thomas

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

Senate File No. 123, a bill for an act to amend Section 10032 (ten thousand thirty-two) of the Code relating to the indexing of certain chattel mortgages, with report of committee recommending passage, was taken up for consideration.

Johnson of Marion offered the following amendment and moved its adoption:

Amend Senate File No. 123 by adding at the end thereof the following: "Also amend by striking from line three (3) the following: 'or which provide for a receivership'."

Amendment adopted.

Mr. 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, 91.

Akin of Carroll Hager Kennedy, J. P. Pattison Allen Hagglund Kennedy, W. S. Prichard Kent Anderson Hale Reimers Bair Kline Rice Haney Bauer Knudson Roberts Hansen Rust Berry Hanson Knutson Blackford Harrison Krouse Rutledge Blythe Hattendorf Laughlin Ryder Buchmiller Heald Lichty Saunders Bush Hill Lovrien Simmer McCaulley Charlton Hines Smith Hollingsworth Christophel McIlrath Springer Cole of Delaware Hollis BcIntosh Stepanek Cole of Harrison Hopkins . McMillan Thompson Hubbard Copeland Martin Torgeson Craig Huff Mathews Troup Crone Hunt Maxfield Truax Crozier Ickis Nagle Vaughn Eckles Istad Nelson Wagner Eden O'Donnell Walrod Johnson of Elliott Wamstad Keokuk Oliver Forsling Johnson of Ontjes Wilson Patterson Wolfe Marion Grimwood Griswold

The nays were, none.

Absent or not voting, 17.

Aiken of Ida	Gilmore	Johnson of	Quirk
Barnes	Greene	Dickinson	Ratliff
Bixler	Held	King	Thomas
Edge	Hempel	Miller	Venard
Fleming			Mr. Speaker

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

House File No. 173, a bill for an act to amend section sixty-two hundred eleven (6211) of the Code, 1924, relating to levy of taxes by cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello, the amendments proposed by the committee, and found in the journal of February 18th, were adopted.

Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

. ... It take

The ayes were, 82.

Akin of Carroll Greene Kennedy, J. P. Quirk . Kent Ratliff Grimwood Allen Reimers Anderson Hager King Kline Barnes Hagglund Rice Knutson Roberts Bauer Hale Haney Krouse Rust Berry Blackford Rutledge Harrison Laughlin Lichty Ryder Blythe Hattendorf Saunders Buchmiller Heald Lovrien McCaulley Simmer Bush Hempel Charlton Hill McIlrath Smith Christophel Hines McIntosh Springer Cole of Delaware Hollingsworth McMillan Stepanek Copeland Hubbard Martin Troup Huff Mathews Truax Craig Crone Hunt Nelson Vaughn Crozier Ickis O'Donnell Wagner Eckles Ontjes Walrod Istad Patterson Wilson Eden Johnson of Keokuk Elliott Pattison Wolfe Forsling Johnson of Prichard

Marion

The nays were, 1.

Oliver

Absent or not voting, 25.

Aiken of Ida Griswold Johnson of Nagle Bair Hansen Dickinson Thomas Bixler Kennedy, W. S. Thompson Hanson Cole of Harrison Held Knudson Torgeson Edge Hollis Maxfield Venard Fleming Hopkins Miller Wamstad Gilmore Mr. Speaker

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

House File No. 162, a bill for an act to repeal sections seven thousand three hundred nineteen (7319) and eleven thousand nine hundred twelve (11912) of the code; to repeal sections seven thousand three hundred twenty (7320), seven thousand three hundred twenty-four (7324) and eleven thousand nine hundred thirteen (11913) of the code and to enact substitutes therefor; and to amend section eleven thousand nine hundred sixteen (11916) of the code, relating to report and inventories of executors, administrators, and testamentary trustees, and to the appraisement of personal property in probate proceedings, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 86.

Grimwood	Johnson of	Quirk
		Ratliff
		Rice
		Roberts
Hale	Kline	Rutledge
Haney	Knudson	Ryder
Harrison	Krouse	Saunders
Hattendorf	Lichty	Simmer
Heald	Lovrien	Smith
Held	McCaulley	Springer
Hempel	McIlrath	Stepanek
Hill	McIntosh	Thompson
e Hines	McMillan	Troup
n Hollingsworth	Mathews	Truax
Hollis	Maxfield	Vaughn
Hubbard	Miller	Venard
Huff	Nagle	Wagner
Hunt	O'Donnell	Walrod
Ickis	Ontjes	Wamstad
Istad	Patterson	Wilson
Johnson of	Pattison	Wolfe
Dickinson	Prichard	Mr. Speaker
	Griswold Hager Hagglund Hale Haney Harrison Hattendorf Heald Held Held Hempel Hill e Hines n Hollingsworth Hollis Hubbard Huff Hunt Ickis Istad Johnson of	Griswold Hager Haglund Hale Haney Harrison Hattendorf Heald Held Held Held Held Hill Hill Hill Hill Hollingsworth Hollis Hubbard Huff Huff Hut Ickis Johnson of Marion Kennedy, J. P. Kenn

The nays were, 3.

Hanson Johnson of Nelson Keokuk

Absent or not voting, 19.

Aiken of Ida Fleming King Reimers Forsling Knutson Rust Berry Charlton Laughlin Thomas Hansen Edge Elliott Hopkins Martin Torgeson Kennedy, W. S. Oliver

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. 127, a bill for an act relating to procedure, pleading, trial and evidence in disbarment proceedings.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 59, a bill for an act relating to motor vehicles.

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 loaning of funds under control and supervision of the State Board of Education.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 142, a bill for an act relating to the election and appointment of officers 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. 225, a bill for an act relating to restrictions upon the conference of degrees.

Also, that the Senate has amended and passed the following bill in which the concurence of the Senate was asked:

House File No. 189, a bill for an act relating to the employment of prisoners.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 189

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. The law as it now appears in Section 3757 of the Code is hereby amended by striking out the figures "1927" in line 19, and inserting in lieu thereof the figures "1929".

Sec. 2. The first paragraph of section thirty-seven hundred fifty-seven (3757) is hereby amended by adding thereto the following: "Prisoners classed as trusties may be employed under proper supervision in the repair and construction of bridges and primary roads and in the repair and construction of walks and driveways within state parks."

SENATE MESSAGES CONSIDERED

Senate File No. 127, a bill for an act to amend and revise section ten thousand nine hundred thirty-three (10933) and section ten thousand nine hundred thirty-four (10934) of the code, 1924, relative to procedure, pleading, trial and evidence in disbarment proceedings against attorneys and counselors at law.

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

Senate File No. 59, a bill for an act to amend section forty-nine hundred sixty-three (4963) of the code, 1924, relating to motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 230, a bill for an act to amend section thirtynine hundred twenty-six (3926) of the code, 1924, relating to the loaning of funds belonging to the state educational institutions that are under the control and supervision of the State Board of Education.

Read first and second times and referred to committee on state educational institutions.

Senate File No. 142, a bill for an act to amend sections fiftysix hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the code, 1924, relating to the election and appointment of officers in cities and towns.

Read first and second times and referred to committee on cities and towns.

Senate File No. 225, a bill for an act to amend chapter three hundred ninety-four (394) of Title XIX and section eighty-five hundred eighty-eight (8588) of the code, 1924, providing restrictions upon the conference of degrees, by corporations of an academic character and individuals conducting academic courses. Also providing a penalty for the violation thereof.

Read first and second times and referred to committee on state educational institutions.

AMENDMENTS FILED

 Nagle of Johnson filed the following amendment to Senate File No. 34:

Amend Senate File No. 34 by striking out all of section one (1) and inserting in lieu thereof the following:

"Section 1. An indictment may charge in separate counts two or more different indictable offenses connected together in their commission, or different statements of the same offense, or two or more different indictable offenses of the same class of crimes or offenses, and if two or



more indictments are filed in such cases the court may order them to be consolidated. The prosecution is not required to elect between the different offenses or counts set forth in the indictment, but the defendant may be convicted of any number of the offenses charged, and each offense upon which the defendant is convicted must be stated in the verdict; provided, that the court in the interest of justice and for good cause shown may in its discretion order that the different offenses or counts set forth in the indictment be tried separately, or divided into two or more groups and each of the said groups tried separately."

Further amend by striking out all of section three (3) and inserting in lieu thereof the following:

"Sec. 3. It shall not be necessary to use more than one count in charging larceny and of the other kindred offenses herein named, but under an indictment for larceny it shall be permissible to show the larceny as charged, the embezzlement of the same property, the obtaining of the same property by false pretenses, or the receiving of the same property with knowledge that it had been obtained by means of larceny; and if the jury finds the defendant guilty of any one of these four offenses they shall so state in their verdict and judgment shall be rendered accordingly."

Ratliff of Henry filed the following amendment to the committee amendments to House File No. 177:

Amend the committee amendments to House File No. 177 as follows:

By inserting a comma (,) after the word "poultry" in line three (3) and striking out of lines three (3), four (4) and five (5) the words "from any building, shed, coop, or inclosed premises, or if any person steal, take and carry away, irrespective of value any".

The following amendment to House File No. 118 was filed by the committee on county and township organization:

Amend House File No. 118 by adding at the end of section one (1) the following:

"Said overseer shall receive as compensation an amount to be determined by the county board and may be paid either from the general or poor fund of the county."

The following amendment to House File No. 114 was filed by the committee on county and township organization:

Amend section one (1) by striking out the word "ensuing" in line eighteen (18) and inserting in lieu thereof the word "current."

The hour of adjournment having arrived the House stood adjourned until 8:00 a. m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 12, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Hon. Oley Nelson, sergeant-at-arms of the House of Representatives.

Journal of March 11th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Copeland of Dallas for the day on request of Smith of O'Brien; Ontjes of Grundy for the day on request of Akin of Carroll; Quirk of Sac for the day on request of King of Clay; Knutson of Cerro Gordo for the day on request of Edge of Jasper.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against the proposed bond issue for the hard surfacing of roads, and favoring the enactment of a Bank Guarantee Deposit Act; referred to committee on banks and banking: by Bauer of Washington, from voters of Washington county; by Oliver of Monona, from voters of Monona county; by Speaker Carter of Hardin, from voters of Hardin county; by Hanson of Winnebago, from voters of Winnebago county; by Buchmiller of Greene, from voters of Greene county; by Hill of Floyd, from voters of Floyd county; by Springer of Decatur, from voters of Decatur county; by Johnson of Keokuk, from voters of Keokuk county; by Hopkins of Guthrie, from voters of Guthrie county; by Ratliff of Henry, from voters of Henry county; by Anderson of Montgomery, from voters of Montgomery county; by Hagglund of Page, from voters of Page county.

Protesting against House File No. 224, and referred to com-

mittee on ways and means: by Berry of Monroe, from citizens and voters of Monroe county; by Speaker Carter of Hardin, from citizens and voters of Hardin county; by Charlton of Polk, from citizens and voters of the state; by Crozier of Mahaska, from voters of Mahaska county; by Edge of Jasper, from voters of Jasper county; by Harrison of Clarke, from voters of Clarke county; by Elliott of Polk, from citizens of Polk county; by Griswold of Madison, from voters of Madison county; by Hempel of Clayton, from voters of Clayton county; by Quirk of Sac, from voters of Sac county; by Hagglund of Page, from voters of Page county; by Rutledge of Webster, from citizens of Ft. Dodge, Iowa; by Allen of Pocahontas, from citizens of Rolfe; by Held of Plymouth, from citizens and voters of Plymouth county.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 104.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 153, a bill for an act to authorize the board of supervisors to transfer county road funds to county bridge and culvert funds, and to transfer county bridge and culvert funds to county road 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 do pass:

Amend by striking out all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section three hundred eighty-eight (388) of the code is amended by adding thereto the following:



"Any county by resolution unanimously concurred in by its board of supervisors and any city or town by resolution unanimously concurred in by its council may make a permanent transfer from any one to any other of its legally constituted funds, if approved by a judge of the district court in the county seeking to make such transfer or wherein such city or town is located, at a hearing had on a day to be fixed by said judge.

Not less than five days before the date of said hearing, notice thereof shall be given by publication in one or more newspapers published within the county, city or town seeking to make the transfer and if there is no such newspaper then the said publication may be in a newspaper of general circulation therein. The notice shall be addressed generally to the taxpayers and the public of the county, city or town proposing to make the transfer and shall recite the substance of the resolution adopted by the board of supervisors or the council, as the case may be, and set forth specifically the funds from and to which the transfer is to be made, the amount of money involved and the time when objections to the proposed transfer shall be filed. Proof of publication shall be made as for the publication of original notices, and the order of the judge, approving or disapproving of the transfer shall be indorsed on the original resolution and entered in the record book of the county auditor or the city or town clerk as a part of said resolution, and a copy of said order shall be transmitted to the director of the budget."

Sec. 2. Sections sixty-two hundred fifteen (6215) and sixty-two hundred sixteen (6216) of the code, as amended by chapter one hundred forty (140), acts of the forty-first (41) general assembly, are hereby repealed.

Also amend by striking the title and substituting in lieu thereof the following:

A BILL FOR

An Act to provide for the permanent transfer of county, city and town funds, to amend section three hundred eighty-eight (388) of the code and to repeal sections sixty-two hundred fifteen (6215) and sixty-two hundred sixteen (6216) of the code, as amended by chapter one hundred forty (140), acts of the forty-first (41) general assembly, are hereby repealed.

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred Senate Concurrent Resolution No. 14, relative to the appointment of a joint committee to make investigation of criticism of plans and specifications of the state highway commission for bridges on 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 do pass.

C. A. HOLLIS, Chairman.

Report adopted.

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 168, a bill for an act to amend the law as it appears in section sixty-three hundred fifteen (6315) of the code, 1924, relating to firemen's and policemen's pensions, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 198, a bill for an act to amend section one (1), of chapter one hundred nineteen (119), acts of the Forty-first (41st) General Assembly, relating to authorized establishment of municipal art galleries, in cities and towns, and cities under special charter, having a population of twenty thousand (20,000) or more, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 214, a bill for an act to amend section five thousand nine hundred ninety-three (5993) of the code, 1924, relating to street improvements, sewers, and special assessments, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 223, a bill for an act to amend section sixty-two hundred thirty-eight (6238) of the code, 1924, relating to the limitation of indebtedness of municipal corporations, beg leave to report they have had the same under consideration and have instructed me to report the



same back to the House with the recommendation that the same be indefinitely postponed.

W. H. STEPANEK, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 291, a bill for an act to amend section eleven (11) of chapter one hundred eighteen (118) acts of the forty-first general assembly, relating to payment of rebates from water dues, and providing for the cancellation of rebates after a certain time, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. H. STEPANER, Chairman.

Passed on file.

Edge of Jasper County, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on commerce and trade to whom was referred Senate File No. 177, a bill for an act to promote the use of materials manufactured in Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. W. EDGE, Chairman.

Report adopted.

Quirk of Sac, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 263, a bill for an act to amend section 7866 of the code relating to the employment of clerical help by commissioners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. T. QUIRK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 262, a bill for an act to require officers, boards, and commissions of the state government to pay into the state treasury all fees and charges not belonging to said offices, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. T. QUIRK, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 247, a bill for an act to empower the executive council to adopt and enforce rules regulating the use by the public of the capitol buildings and grounds, and providing punishment for violations thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. T. QUIRK, Chairman.

Report adopted.

Ratliff of Henry, 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. 318, a bill for an act to amend section fifty-two hundred twenty-eight (5228) of the code relating to compensation of county attorneys, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 227, a bill for an act to amend section sixty-six hundred thirty-three (6633) of the code, 1924, relating to the compensation of members of the city or town council under the city manager plan, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 218, a bill for an act to amend section 5571 of the code, 1924, relating to the compensation of township trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Z. S. RATLIFF, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 165, a bill for an act to amend section



ten thousand six hundred thirty-nine (10639) of the code, 1924, relating to compensation of justices of the peace, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Z. S. RATLIFF, Chairman.

Passed on file.

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. 257, a bill for an act to amend chapter two hundred seventy-three (273) of the code, 1924, relating to the relief commission for soldiers, sailors, and marines, and to provide compensation for their services, beg leave to report they have had the same under consideration and have instructed me to report 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 from line five (5) the words and figures "five dollars (\$5.00)" and inserting in lieu thereof the words and figures "two dollars (\$2.00)".

F. M. HARRISON, Chairman.

Report adopted.

Venard of Sioux, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred Senate File No. 161, a bill for an act to appropriate the sum of seventeen thousand four hundred dollars twenty-seven cents (\$17,400.27), to pay the deficit in the amount appropriated for state aid to county and district fairs, beg leave to report they have had 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 and referred to committee on appropriations.

Also:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 293, a bill for an act to amend section eighteen hundred forty-nine (1849) of the code, 1924, relating to the maintenance of tight fences, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. L. VENARD, Chairman.

Passed on file.



Elliott of Polk, from the committee on public utilities, submitted the following report:

MR. SPEAKER: Your committee on public utilities to whom was referred House File No. 28, 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, beg leave to report they have had the 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. ELLIOTT, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public utilities to whom was referred House File No. 147, a bill for an act relating to investment of surplus funds of municipal utilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section 1 by striking from line three (3) the word "purchase" and inserting in lieu thereof the word "issue".

E. A. ELLIOTT, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public utilities to whom was referred House File No. 145, a bill for an act to amend section sixty-one hundred twenty-seven (6127) of the code, 1924, relating to the public utility plants of cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. A. ELLIOTT, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public utilities to whom was referred House File No. 146, a bill for an act to amend section sixty-one hundred thirty-four (6134) of the code, 1924, relating to bonds for establishment of public utility plants by cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. A. ELLIOTT, Chairman.

Report adopted.



Knutson of Cerro Gordo, 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. 25, a bill for an act relating to the issuance of bonds, certificates or other evidence of indebtedness by any municipality of the State, including cities under special charter, commission and manager plan and school corporations, and requiring that before such issue shall be legal, a tax levy shall be provided for by the governing board of any such municipality or in the proposition submitted at an election, for the payment of the interest and retirement of the principal, of said bonds, certificates or other evidence of indebtedness, when due, beg leave to report they have had the same under consideration and have instructed me to report 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 title and substitute in lieu thereof the following: "A bill for an act relating to the maturities and provisions for the payment of bonds of counties, cities, towns, school districts of every character including cities organized under a special charter and cities operating under commission and city manager forms of government."

And further amend by striking out all after the enacting clause and substituting the following:

- Section 1. All bonds hereafter issued by counties, cities, towns, and school districts of every character, shall be of serial maturity, the first of which series shall mature in not more than three years from the date of such bonds and the last of which shall mature in not more than twenty (20) years from the date of such bonds. The largest amount of principal maturing in any one year shall not be more than five times the smallest amount maturing in any other year, nor shall such largest installment be for an amount more than twenty (20) per cent of the total amount authorized and issued.
- Sec. 2. The council, board, or governing authority of every political subdivision covered by this act, issuing bonds of the character hereinbefore stated, shall, at or before the time of issuance thereof, provide for the assessment, levy, and collection of sufficient sums of money as a tax upon all the taxable property in such public corporation subject to such tax, to pay the interest and principal of such bonds as the same become due. A certified copy of such tax provisions shall be filed with the county auditor or county auditors of the county or counties, as the case may be, in which such public corporation is located and same shall constitute a levy of such amounts as taxes and shall be full authority for the entering and collection thereof.
- Sec. 3. Whenever there be funds on hand derived from the operation of any work or utility or from any other source which may be appropriated to the payment of the principal and/or interest of such bonds, and such funds have been so appropriated and placed in the proper fund



for such payment, then the tax may be reduced by the amount of such funds on hand, and only so much of such tax as may be necessary shall be levied and collected.

Sec. 4. This act shall apply to cities acting under special charters.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to which was referred House File No. 239, a bill for an act to regulate the sale of near beer as defined in this act, to provide for the licensing of places where near beer is sold at retail, to provide a stamp tax upon near beer, and to provide penalties for the violations of the provisions of this act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to which was referred House File No. 328, a bill for an act to amend sections seventy-two hundred eleven (7211) and seventy-two hundred fourteen (7214) of the code, 1924, relating to the payment of taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 117, a bill for an act to amend the law as it appears in section ten thousand four hundred ten (10410) of the code of Iowa, 1924, relating to renewals of charters for private corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Add thereto as section two (2) the following:

"Sec. 2. Publication clause. This act, being deemed of immediate importance, shall be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Rolfe Arrow, a newspaper published in Rolfe, Iowa."

FRED C. LOVRIEN, Chairman,

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 50, a bill for an act to amend, revise, and codify sections 13744 (thirteen thousand seven hundred forty-four), and 13747 (thirteen thousand seven hundred forty-seven) of the code relating to the power of the court to order amendments to indictments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Add thereto as section three (3), the following:

"Sec. 3. Publication clause. This act, being deemed of immediate importance, shall be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Humboldt Independent, a newspaper published in Humboldt, Iowa."

FRED C. LOVEIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to which was referred House File No. 187, a bill for an act to repeal section sixty-eight hundred fifty-five (6855) of the code, 1924, and to enact a substitute therefor, relating to the general tax levy in cities under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out the last paragraph of section one (1) and substitute in lieu thereof the following: "The council of each city or town shall levy a tax for the year then ensuing, for the purpose of defraying its general and incidental expenses, which shall not exceed ten (10) mills on the dollar."

FRED C. LOVRIEN, Chairman.

Report adopted:

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to which was referred Senate File No. 171, a bill for an act to legalize the renewal of the corporate period of Roshek Brothers Company of Dubuque, 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.

FRED C. LOVRIEN, Chairman.

Report adopted:

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to which was referred House File No. 319, a bill for an act to legalize deed from the city of Iowa City, Iowa, to Roy L. Copek Post No. 17, Department of Iowa, American Legion, beg leave to report they have had 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:

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 325, a bill for an act to repeal section ten thousand eight hundred forty-eight (10848) and to amend section ten thousand eight hundred forty-nine (10849) of the code, relative to jury commissions, beg leave to report they have had 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:

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 37, a bill for an act to amend chapters 96 (ninetysix), 475 (four hundred seventy-five), and 617 (six hundred seventeen) of the code relating to search warrants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted:

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 110, a bill for an act to amend and revise section ten thousand fifteen (10015) of the code of 1924, relating to the recording of mortgages and bills of sale of 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 be amended as follows, and when so amended the bill do pass:

Amend by striking from line ten (10) the word "duplicate" and inserting in lieu thereof the word "copy".

Further amend by adding thereto the following sections:

"Sec. 2. That section ten thousand sixteen (10016) of the code, 1924, is hereby amended by inserting after the word "and" in line eleven (11), the words: "the original instrument or a copy thereof be".

- Sec. 3. That section ten thousand seventeen (10017) of the code, 1924, is hereby amended by striking from line two (2) thereof the word "instrument" and inserting in lieu thereof the words "such instrument or copy thereof".
- Sec. 4. That section ten thousand eighteen (10018) of the code, 1924, is hereby amended by striking from line two (2) thereof the word "instrument" and inserting in lieu thereof the words "such instrument or copy thereof".
- Sec. 5. That section ten thousand twenty (10020) of the code, 1924, is hereby amended by striking from line two (2) thereof the words "written instrument" and inserting in lieu thereof the words "such instrument or copy thereof".

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on judiciary No. 2 to whom was referred House File No. 155, a bill for an act to repeal section thirteen thousand forty-seven (13047) of the code, 1924, and to enact a substitute therefor, and providing for penalty for violation thereof; and to repeal section thirteen thousand forty-nine (13049) of the code, 1924, relating to false drawing or uttering of checks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out of line eleven (11), the following "fifty dollars (\$50.00)" and inserting in lieu thereof the following: "twenty dollars (\$20.00)".

Further amend by striking out of lines fourteen (14) and fifteen (15) the following: "fifty dollars (\$50.00)" and inserting in lieu thereof the following: "twenty dollars (\$20.00)".

FRED C. LOVRIEN, Chairman.

Report adopted.

Blackford of Van Buren, 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 Senate File No. 146, a bill for an act to amend Section forty-nine hundred sixty-eight (4968) of the Code, 1924, relating to the method of computing motor vehicle license fees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted,



Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 147, a bill for an act to amend chapter seven (7) of the Acts of the Forty-first General Assembly, relating to authority of agents or inspectors of the motor vehicle department, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 144, a bill for an act to repeal sections forty-nine hundred thirty-three (4933), forty-nine hundred thirty-four (4934) and forty-nine hundred thirty-six (4936) of the Code, 1924, and to enact a substitute therefor relating to the collection of delinquent motor vehicle license fees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the house with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 188, a bill for an act to repeal Section five thousand thirty (5030) of the Code, 1924, relative to the speed of motor vehicles in cities, and towns and to enact a substitute therefor. Also to amend section five thousand twenty-nine (5029) of the Code as amended by Chapter Fifteen (15) of the Acts of the Forty-first (41st) General Assembly relative to the speed of motor vehicles outside of cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 368, by Blythe of Iowa, a bill for an act to make the circulating of untrue or false statements, rumors or suggestions derogatory to the financial condition or solvency of any bank a felony, and to provide a punishment therefor.

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



House File No. 369, by Blythe of Iowa, a bill for an act to repeal section seventy-one hundred sixty-four (7164) of the code, 1924, relating to tax levies, and the computation of the rate thereof, and to enact a substitute therefor.

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

House File No. 370, by Martin of Jackson, a bill for an act to amend chapter two hundred thirty-one (231) of the code, 1924, so as to require school boards to furnish school supplies and equipment without expense to pupils.

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

House File No. 371, by Ontjes of Grundy, a bill for an act amending chapter thirty-three (33) of the code, relative to memorial halls and monuments for soldiers, sailors, and marines.

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

House File No. 372, by Rutledge of Webster, a bill for an act to provide for standardization of gasoline and motor fuel sold within the state.

Read first and second times and referred to committee on commerce and trade.

House File No. 373, by Simmer of Wapello, a bill for an act to amend, revise, and codify section twelve thousand three hundred seventy-six (12376) of the code, 1924; to repeal section eleven thousand seven hundred ninety-three (11793) of the code, 1924; and to repeal section eleven thousand seven hundred seventy-four (11774) of th code, 1924, relating to the foreclosure of real estate mortgages and the redemption of said real estate, and the issuance of execution sales on real estate.

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

House File No. 374, by Simmer of Wapello, a bill for an act to repeal sections thirteen hundred ninety-three (1393) and thirteen hundred ninety-four (1394) of the code, 1924, and to enact substitutes therefor, relating to the payment of workmen's compensa-

tion, reserving the law now in force for injuries sustained prior to the time of the taking effect of this act.

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

House File No. 375, by Stepanek of Linn, a bill for an act to amend section forty-seven hundred forty-eight (4748) of the code, 1924, relating to improvement of township roads.

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

House File No. 376, by Wagner of Scott, a bill for an act to amend subdivision five (5) of section sixty-eight hundred fifty-six (6856) of the code, 1924, relating to special tax levies in cities under special charter.

Read first and second times and referred to committee on cities and towns.

House File No. 377, by Wagner of Scott, a bill for an act to amend section seven hundred thirty (730) of the code, 1924, relating to election boards.

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

House File No. 378, by Laughlin of Fremont, Cole of Harrison, Ickis of Union, Bixler of Adams, Torgeson of Worth and Simmer of Wapello, a bill for an act to amend, revise, and codify sections forty-six hundred thirty-seven (4637), forty-six hundred forty (4640), forty-six hundred forty-one (4641), forty-six hundred forty-five (4645), forty-six hundred forty-six (4646), forty-six hundred forty-seven (4647), forty-six hundred forty-eight (4648), forty-six hundred seventy-one (4671), and forty-six hundred seventy-three (4673) of the code, 1924, relating to county roads, bridges, and culverts; to repeal section forty-six hundred seventytwo (4672) of the code, 1924, relating to approval of contracts; and to provide for county home rule over county roads, bridges. and culverts, and to provide for approval by the director of the budget of contracts therefor over five thousand dollars (\$5,000.00), and of payments for extras when in excess of five per cent of the contract price.

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

51



House File No. 379, by committee on cities and towns, a bill for an act relating to the platting of land in and adjacent to certain cities having a population of twenty-five thousand (25,000) or over and to require approval thereof by the city council and by the city plan commission in cities where such commission exists and authorizing cities to maintain suits in equity in certain cases to declare plats, when filed and recorded in violation thereof, to be void and to expunge the same from the records, and to provide for appeal from action of council to the district court in certain cases.

Read first and second times and passed on file.

House File No. 380, by committee on cities and towns, a bill for an act to amend the law as it appears in chapter one hundred seventeen (117) of the acts of the forty-first general assembly, relating to the creation of city plan commissions, and to the powers and duties thereof, and to provide for the adoption by the commission of a comprehensive city plan, the approval thereof by the council of the municipality and for modifications and amendments thereof.

Read first and second times and passed on file.

House File No. 381, by committee on cities and towns a bill for an act to repeal section fifty-nine hundred forty-two (5942) of the code, 1924, and to enact a substitute therefor, relating to streets and public grounds.

Read first and second times and passed on file.

House File No. 382, by Nagle of Johnson, a bill for an act to repeal sections ten thousand nine hundred seven (10907), ten thousand nine hundred eight (10908), ten thousand nine hundred nine (10909), ten thousand nine hundred fourteen (10914), ten thousand nine hundred sixteen (10916), ten thousand nine hundred eighteen (10918) of the code, 1924, and to enact substitutes therefor, relating to admission to the practice of law.

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

House File No. 383, by Knutson of Cerro Gordo, a bill for an act to amend sections seventeen hundred sixty-eight (1768), seventeen hundred eighty-one (1781), seventeen hundred eighty-four (1784), seventeen hundred fifteen (1715), seventeen hundred



seventeen (1717), seventeen hundred ninety-one (1791), chapter thirty-eight (38), acts of the forty-first (41) general assembly, and chapter eighty-six (86) of the code, 1924, relating to game, birds, the use of unlawful devices, and disposition of confiscated property; also providing for a license for fur buyers.

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

House File No. 384, by Knutson of Cerro Gordo, a bill for an act to amend sections seventeen hundred ninety-four (1794), seventeen hundred fifteen (1715), and seventeen hundred sixtyone (1761) of the code, 1924, relating to seizure of mussels, equipment and the publication of orders.

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

House File No. 385, by Knutson of Cerro Gordo, a bill for an act to amend sections seventeen hundred thirty-four (1734), seventeen hundred twenty-seven (1727), seventeen hundred twenty-five (1725), seventeen hundred thirty-three (1733) and seventeen hundred thirty-one (1731) of the code, 1924, relating to regulations on fishing.

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

House Joint Resolution No. 4, by Ontjes of Grundy, a joint resolution proposing an amendment to article nine (IX) of the constitution of the state of Iowa by striking out of the second division of said article all of section four (4) thereof, relating to the payment of fines collected for breaches of the penal laws to the support of schools or the establishment of libraries.

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

HOUSE JOINT RESOLUTION NO. 4

Joint resolution proposing an amendment to article nine (IX) of the constitution of the state of Iowa by striking out of the second division of said article all of section four (4) thereof, relating to the payment of fines collected for breaches of the penal laws to the support of schools or the establishment of libraries.



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

Section 1. The following amendment to article nine (IX) of the constitution of the state of Iowa is hereby proposed:

Amend article nine (IX) by striking out of the second division thereof all of section four (4).

Sec. 2. The foregoing proposed amendment is hereby referred to the legislature to be chosen at the next general election for members of the General Assembly, and the secretary of state shall cause the same to be published for three months previous to the date of said election as provided by law.

Harrison of Clarke offered the following resolution:

RESOLUTION

Whereas, The Honorable Joel M. Fenn, former member of the House of Representatives from Clarke county in the Thirty-second and Thirty-third General Assemblies, died May 7, 1914, at Murray, Iowa.

Be It Resolved by the House of Representatives of the Forty-second 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, Mr. Harrison moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Harrison of Clarke, Kent of Lucas and Ickis of Union.

CONSIDERATION OF SENATE SUBSTITUTE FOR SENATE CONCURRENT RESOLUTION NO. 14

Johnson of Marion called up Senate Substitute for Senate Concurrent Resolution No. 14, proposing the appointment of a joint committee to investigate the criticism of certain bridge contractors relative to the plans and specifications of the State Highway Commission for bridges on secondary roads.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend Senate substitute for Senate Concurrent Resolution No. 14 by adding thereto the following:

"Said joint committee shall have authority to call witnesses, administer on on the and examine witnesses under oath. All sessions of the committee shall be open to the public. Said joint committee is hereby authorized and

directed to employ a reporter who shall take care of the testimony and transcribe the same. Said reporter shall prepare seventeen copies of the testimony and exhibits and furnish one copy to each member of said point committee, one copy to the State Highway Commission, one copy to a representative of the bridge contractors, one copy each to the boards of supervisors of Harrison and Shelby counties, one copy to the director of the budget, one copy to the Speaker of the House, and one copy to the President of the Senate."

Forsling of Woodbury offered the following amendment as a substitute for the amendment by Mr. Allen and moved its adoption:

Amend Senate substitute for Senate Concurrent Resolution No. 14, by adding thereto the following: "The joint committee shall have authority to subpoena witnesses, administer oath and examine witnesses under oath. The joint committee is hereby authorized and directed to employ a reporter who shall take all of the testimony and transcribe the same."

On the question "Shall the amendment be substituted?" a roll call was demanded.

The ayes were, 46.

Blackford	Hager	Johnson of	Prichard
Charlton	Hale	Marion	Ratliff
Crone	Hansen	Kent	Rice
Crozier	Heald	Laughlin	Ryder
Eckles	Hempel	Lichty	Stepanek
Eden	Hollingsworth	McIntosh	Troup
Edge	Hollis	McMillan	Truax
Elliott	Hunt	Martin	Vaughn
Fleming	Istad	Mathews	Wagner
Forsling	Johnson of	Nagle	Walrod
Gilmore	Dickinson	O'Donnell	Wilson
Greene	Johnson of	Pattison	
Grimwood	Keokuk		

The nays were, 47.

Aiken of Ida	Cole of Harrison	Ickis	Patterson
Akin of Carroll	Craig	Kennedy, J. P.	Reimers
Allen	Griswold	King	Roberts
Anderson	Hagglund	Kline	Rutledge
Bair	Haney	Knudson	Saunders
Barnes	Hanson	Krouse	Smith
Bauer	Hattendorf	Lovrien	Springer
Berry	Held	McCaulley	Thompson
Bixler	Hines	Maxfield	Torgeson
Blythe	Hopkins	Miller	Venard
Buchmiller	Hubbard	Nelson	Wamstad
Cole of Delaware	Huff		Wolfe

Absent or not voting, 15.

Bush Hill Oliver Simmer
Christophel Kennedy, W. S. Ontjes Thomas
Copeland Knutson Quirk Mr. Speaker
Harrison McIlrath Rust

Motion lost and substitution failed.

The amendment by Allen of Pocahontas was on motion adopted.

On the question "Shall Senate Substitute for Senate Concurrent Resolution No. 14, as amended, be adopted?" a roll call was demanded.

The ayes were, 95.

Aiken of Ida Gilmore Johnson of Prichard Akin of Carroll Greene Keokuk Ratliff Reimers Allen Grimwood Johnson of Rice Anderson Griswold Marion Roberts Bair Hager Kent Barnes Hagglund King Rust Rutledge Bauer Hale Kline Berry Haney Knudson Ryder Bixler Hansen Krouse Saunders Blackford Hanson Laughlin Smith Blythe Hattendorf Lichty Springer Buchmiller Heald Lovrien Stepanek Thompson McCaulley Bush Held Christophel Hempel McIlrath Torgeson Cole of Delaware Hines McIntosh Troup Cole of Harrison Hollingsworth Martin Truax Craig Hollis Mathews Vaughn Crone Hopkins Maxfield Venard Crozier Hubbard Miller Wagner Eckles Huff Nagle Walrod Eden Nelson Wamstad Hunt Edge Ickis O'Donnell Wilson Elliott Patterson Wolfe Istad Pattiscn Mr. Speaker Fleming Johnson of Dickinson Forsling

The nays were, none.

Absent or not voting, 13.

Charlton Hill Knutson Ontjes
Copeland Kennedy, J. P. McMillan Quirk
Harrison Kennedy, W. S. Oliver Simmer
Thomas

Motion prevailed and Senate Concurrent Resolution was duly adopted.

APPOINTMENT OF SPECIAL COMMITTEE ON SUBSTITUTE FOR SENATE CONCURRENT RESOLUTION NO. 14

The Speaker announced as a special committee on Senate Substitute for Senate Concurrent Resolution No. 14, as provided therein, the following: Green of Pottawattamie, Johnson of Dickinson, Blythe of Iowa, O'Donnell of Dubuque, and Christophel of Bremer.

CONSIDERATION OF SENATE AMENDMENTS

On request of Grimwood of Jones, House File No. 189, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the Code, 1924, relating to the employment of prisoners, with Senate amendments, found in the House Journal of March 11th, was taken up and the amendments read and considered.

Mr. Grimwood moved that the House concur in the Senate umendments.

Totad

On the question, "Shall the House concur?"

The ayes were, 84.

Akin of Carroll Gilmore

Akin of Carroll	Gilmore	Istad	Patterson
Allen	Grimwood	Johnson of	Pattison
Anderson	Griswold	Dickinson	Prichard
Bair	Hager	Johnson of	Ratliff
Barnes	Hagglund	Keokuk	Reimers
Bauer	Hale	Johnson of	Rice
Berry	Haney	Marion	Rutledge
Blackford	Hansen	Kennedy, J. P.	Saunders
Blythe	Hanson	Kennedy, W. S.	Smith
Buchmiller	Harrison	Kent	Springer
Bush	Hattendorf	Kline	Thompson
Charlton	Heald	Knudson	Troup
Christophel	Held	Laughlin	Truax
Cole of Delaware	Hempel	Lichty	Vaughn
Cole of Harrison		Lovrien	Venard
Craig	Hines	McCaulley	Wagner
Crone	Hollis	McIntosh	Walrod
Crozier	Hopkins	McMillan	Wamstad
Eckles	Hubbard	Martin	Wilson
Eden	Huff	Mathews	Wolfe
Edge	Hunt	Maxfield	Mr. Speaker
Fleming	Ickis	Nelson	

The nays were, 3.

O' Donnell Oliver Ryder

Absent or not voting, 21.

Aiken of Ida Hollingsworth Miller Rust Bixler King Nagle Simmer Copeland Knutson Ontjes Stepanek Elliott Krouse Quirk Thomas McIlrath Roberts Forsling Torgeson Greene

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Dottowan

So the House concurred in Senate amendment to House File 189.

CONSIDERATION OF BILLS

House File No. 177, a bill for an act to amend chapter five hundred seventy-seven (577) of the code, 1924, relating to larceny of domestic animals, and providing punishment therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Ratliff of Henry moved the adoption of the amendment filed by him and found in the journal of March 11th.

Amendment adopted.

On motion of Hubbard of Pottawattamie the amendments proposed by the committee, and found in the journal of February 19th, as amended, were adopted.

Mr. Hubbard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 96.

Akin of Carroll	Grimwood	Johnson of	Pattison
Allen	Griswold	Marion	Prichard
Anderson	Hager	Kennedy, J. P.	Reimers
Bair	Hagglund	Kennedy, W. S.	Rice
Barnes	Hale	Kent	Roberts
Bauer	Haney	King	Rust
Bixler	Hanson	Kline	Rutledge
Blackford	Harrison	Knudson	Ryder
Blythe	Hattendorf	Krouse	Saunders
Buchmiller	Heald	Laughlin	Smith
Bush	Held	Lichty	Springer
Charlton	Hempel	Lovrien	Stepanek
Christophel	Hines	McCaulley	Thompson
Cole of Delaware		McIlrath	Torgeson
Cole of Harrison	Hollis	McIntosh	Troup
Craig	Hopkins	McMillan	Truax
Crone	Hubbard	Martin	Vaughn
Crozier	Huff	Mathews	Venard
Eckles	Hunt	Maxfield	Wagner
Eden	Ickis	Miller	Walrod
Elliott	Istad	Nagle	Wamstad
Fleming	Johnson of	Nelson	Wilson
Forsling	Dickinson	O'Donnell	Wolfe
Gilmore	Johnson of	Oliver	Mr. Speaker
Greene	Keokuk	Patterson	

The nays were, none.

Absent or not voting, 12.

Aiken of Ida	Edge	Knutson	Ratliff
Herry	Hansen	Ontjes	Simmer
Copeland	Hill	Quirk	Thomas

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

The following communication was received from the Secretary of the Pioneer Lawmakers Association of Iowa:

Hon. L. V. CARTER, Speaker of the House, Forty-second General Assembly, State House.

SIR: As secretary of the Pioneer Lawmakers Association, I respectfully transmit to you a resolution adopted by the meeting of that body in its session recently adjourned.

Respectfully submitted,

DAVID C. MOTT, Secretary.

RESOLUTION OF THE PIONEER LAWMAKERS ASSOCIATION IN SESSION AT THE HISTORICAL BUILDING, FEBRUARY 24, 1927

Whereas, The membership of this Association when in service established and created the Historical Department of Iowa through the high and noble conception of their former member, the late Charles Aldrich, and authorized and provided the building in which the collections are housed and the administration carried out.

Whereas, The expansion and growth both of the collections and administration has been one of the remarkable achievements of state administration through the past twenty years, it, nevertheless, has been handicapped through lack of physical equipment during and since the World War,

Whereas, The Curator of the Historical Department by way of stating the situation has presented to this Association a succinct finding of facts with respect to the crisis he confronts, which statement is attached to these resolutions, it is

Resolved, That the Association has heard with respect and considered with sympathy the facts as stated and the wishes expressed and

Resolved, That the valor and the achievement of Iowa citizenship of the past having been noticed and cared for so well in the past through the Historical Department, and the like qualities of our citizenship of the present and future being in need of equal if not greater attention, it is Resolved, That the Association accept and approve the statement of the Curator and direct its secretary to communicate the same with these resolutions to the House and Senate of the Forty-second General Assembly, with the urgent request that they be seriously considered.

> A. B. Funk, President, DAVID C. MOTT, Secretary.

THE HONORABLE PIONEER LAWMAKERS ASSOCIATION, Historical Building.

GENTLEMEN: A crisis in preserving priceless materials and property of the state (in the Historical Department) exists. I respectfully ask your consideration and disposition of it.

Collection of records and archives, of newspaper files, books, pamphlets, war relics, and treasures that people seem most to appreciate, must stop within a biennium unless display, storage and working facilities are provided.

Civil War materials from the hands of the vanishing Grand Army and from their disbanding posts can not be saved for sheer want even of storage room.

Car loads of World War materials captured in Europe by our men, shipped to America, freighted from Washington at our expense and housed in state property at Camp Dodge, is entitled to be seen in the Historical Building now. It was folly otherwise to have acquired, if not to have captured them.

Nearly twenty years ago the Historical Building was constructed with the definite policy of temporarily housing the State Library (except its Law Division), and the Traveling Library, and of providing permanently for the administration for a quarter of a century of the Historical Department.

Both the State Library and the Traveling Library have multiplied their beneficient service to the state, increased the bulk and value of their collections. The Medical Library has been founded and equipped. These can not yield an inch and no one should expect it. They ought to be afforded space in accordance with their merit. There is a congenial impingement of their areas into the areas of the Historical Department. All extend into the area the public occupies.

Success in acquiring historical materials the past twenty years produces the dilemma. The large groups of legislative photographs, the priceless portraits of leaders and benefactors of our preceding generations and the products of the tastes and culture of our pioneer families overflow into corridors and are exposed to mischievous and vandal hands. Attics in the Capitol Building are crowded to the limit.

Respectfully submitted,

E. R. HARLAN.



HOUSE FILE WITHDRAWN

Crozier of Mahaska asked and obtained unanimous consent to have House File No. 36 withdrawn from the committee on animal industry and further consideration by the House.

PROOF OF PUBLICATION OF HOUSE FILE NO. 319

The official proof of publication of House File No. 319, a bill for an act to legalize deed from the city of Iowa City, Iowa, to Roy L. Chopek Post No. 17, Department of Iowa, American Legion, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing he had, on March 9th, approved the following bills:

House Files Nos. 27, 22, 8, 140, 141 and 157.

AMENDMENTS FILED

Cole of Delaware filed the following amendment to House File No. 286:

Amend House File No. 286 by striking out all after the enacting clause and substituting in lieu thereof the following:

- Section 1. Section sixty-two hundred thirty-nine (6239) of the code, 1924, is hereby amended by adding thereto the following subdivision:
- "8. Of purchasing or constructing dams across streams for any proper municipal purpose."
- Sec. 2. Chapter three hundred sixty-three (363) of the code, 1924, is hereby amended by adding thereto the following section:

"Cities and towns shall have the authority and power, by complying with the provisions of this chapter and the statutes relating to municipalities, to construct dams for recreational purposes and to acquire lands that may be necessary in the construction thereof, which may be obtained by condemnation or otherwise."

Amend the title to read as follows: "A bill for an act to amend section sixty-two hundred thirty-nine (6239) and chapter three hundred sixty-three (363) of the code, 1924, relating to dams and races, and to provide that cities and towns may construct dams for recreational purposes and acquire lands in connection therewith, and to incur indebtedness for such improvements."

The hour of adjournment having arrived the House stood adjourned until 8:00 a.m. Monday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 14, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. E. W. Curtis, United Brethren Church, Des Moines.

Journal of March 12th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Held of Plymouth for the day, on request of Ratliff of Henry, Hubbard of Pottawattamie for the day, on request of Bixler of Adams.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

By Elliott of Polk, from members of the Ames womens club and patrons of beauty shops in Ames and vicinity, favoring House File No. 124. Public health.

By Elliott of Polk, from patrons of beauty parlors of the city of Des Moines, favoring House File 124. Public health.

By Harrison of Clarke, from barbers of Clarke county, favoring the Model Barbers License Bill. Public health.,

By Charlton of Polk, from patrons of beauty parlors of the city of Des Moines, favoring House File 124. Public health.

By Ickis of Union, from patrons of the beauty parlors of the city of Creston, favoring House File 124. Public health.

By Smith of O'Brien, from citizens and voters of Iowa, favoring the proposed bill providing for a change in the administration of the fish and game laws. Fish and game. By Smith of O'Brien from the Paullina Commercial Club, favoring House Files Nos. 9, 155, 169 and 200, and opposing House File No. 224. Ways and means.

By Quirk of Sac, from citizens and voters of Iowa, favoring the proposed bill providing for a change in the administration of the fish and game laws. Fish and game.

By Fleming of Crawford, from the Recorder's office, Denison, favoring House File No. 292. County and township organization.

By Rice of Appanoose, from the Board of Supervisors of Appanoose county, protesting against a proposed bill which will abolish the present system of county homes. County and township organization.

By Rice of Appanoose, from patrons and taxpayers of the Independent School District of Numa, protesting against House File No. 134. Public schools.

By Johnson of Marion, from cattle owners of Marion county, urging the defeat of House File No. 106; also, favoring House File No. 131. Animal industry.

By Venard of Sioux, from citizens of Sioux county, favoring Senate File 163. Roads and highways.

By Bair of Buena Vista, from voters at Newell, protesting against the passage of the boxing bill. Police regulation.

By Eckles of Butler, from the Shell Rock Commercial Club, favoring Senate File 187. Highways.

Protesting against House File No. 224, and referred to committee on ways and means: by Patterson of Kossuth, from citizens and voters of Kossuth county; by Cole of Delaware, from citizens and voters of Hopkinton, Iowa; by Johnson of Marion, from citizens and voters of Marion and Jasper counties; by Smith of O'Brien, from citizens and voters of O'Brien county; by Vaughn of Ringgold, from citizens and voters of Benton, Iowa; by Truax of Buchanan, from citizens and voters of Fairbank, Iowa; by Saunders of Palo Alto, from citizens and voters of Palo Alto county; by Copeland of Dallas, from citizens and voters of Dallas county; by Allen of Pccahontas, from citizens and voters of Pocahontas county; by Barnes of Wright, from citizens and voters of Eagle Grove, Iowa; by Anderson of Montgomery, from citizens

and voters of Red Oak, Iowa; by Ickis of Union, from citizens and voters of Union county.

Opposing the proposed bond issue for the hard surfacing of roads, and favoring a bank guarantee deposit act, and referred to the committee on banks and banking: by Akin of Carroll, from voters of Carroll county; by Fleming of Crawford, from voters of Crawford county; by Pattison of Jefferson, from voters of Jefferson county; by Hines of Taylor, from voters of Taylor county; by Quirk of Sac, from voters of Sac county.

REPORTS OF COMMITTEES

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 281, a bill for an act to amend sections sixty-eight hundred fifty-five (6855) and sixty-eight hundred fifty-six (6856) of the code, 1924, relating to general and special levies for taxes in cities under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking section two of the bill and inserting in lieu thereof the following:

Sec. 2. Section sixty-seven hundred sixty-two (6762) of the code, 1924, is hereby amended by inserting after the word "law" in line three (3) thereof, the following: "and the provisions of section sixty-two hundred eleven (6211) subsection twenty-five (25).

Amend the title by striking the words and figures "sixty-eight hundred fifty-six (6856)" and inserting in lieu thereof the words and figures "sixty-seven hundred sixty-two (6762)".

W. H. STEPANEK, Chairman.

Report adopted.

Smith of O'Brien county, from the committee on police regulation, submitted the following report:

MR. SPEAKER: Your committee on police regulation to whom was referred House File No. 181, a bill for an act to create the state athletic commission, to prescribe its duties and powers, to regulate athletic contests, to provide for the licensing of places where certain athletic contests are held, to provide for licensing of boxers, wrestlers, trainers, and to provide penalty for violation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

G. W. SMITH, Chairman.

Report adopted.



Martin of Jackson, from the committee on land titles, submitted the following report:

MR. SPEAKER: Your committee on land titles to whom was referred House File No. 188, a bill for an act to provide for the examination of titles to real estate by the secretary of 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, and to provide for an appropriation for the original land title guaranty fund, 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.

THEODORE MARTIN, Chairman.

Report adopted.

Wagner of Scott, from the committee on public libraries, submitted the following report:

Mr. SPEAKER: Your committee on public libraries to whom was referred House File No. 269, a bill for an act to amend section forty-three hundred twenty-two (4322) of the code, 1924, relating to school library 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.

Jos. WAGNER, 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 Senate File No. 70, a bill for an act to amend section twenty-six hundred forty-one (2641) of the code relating to violations of the law governing registration of animals, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. E. HELD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on animal industry to whom was referred House File No. 275, a bill for an act to amend sections fifty-four hundred twenty-two (5422), fifty-four hundred twenty-three (5423), fifty-four hundred thirty-four (5434), fifty-four hundred thirty-five (5435), fifty-four hundred forty (5440), and fifty-four hundred forty-three (5443) of the code, 1924, and to repeal sections fifty-four hundred thirty-six (5436), fifty-four hundred thirty-seven (5437), fifty-four hundred thirty-eight (5438), and fifty-four hundred thirty-eight (5438).



four hundred thirty-nine (5439) of the code, 1924, relating to the licensing of dogs and the collection of the license 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.

G. E. HELD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on animal husbandry to whom was referred House File No. 121, a bill for an act to amend section twenty-seven hundred sixty-six (2766) of the Code, relating to the licensing of veterinarians, beg leave to report they have had 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.

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 19, a bill for an act to repeal section forty-three hundred seventy (4370) of the code, 1924, relating to the erection or repair of school houses 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 House File No. 19 as follows:

Amend Section one (1) by striking all after the period (.) following the word "submitted" in line six (6) and inserting in lieu thereof the following:

"Before any one-room schoolhouse shall be erected or repaired at a cost exceeding five hundred dollars, or before any schoolhouse containing more than one room shall be erected or repaired at a cost exceeding one thousand dollars, proposals therefor shall be invited by advertisement for two weeks in some newspaper published in the county in which the work is to be done, and the contract shall be let to the lowest responsible bidder but the board may reject any and all bids and advertise for new bids. After any bid is accepted, a written contract shall be entered into, and the contractor shall furnish bonds with sureties for the faithful performance of the contract."

Amend section two (2) by striking out the period (.) at the end thereof and inserting in lieu thereof a semi-colon (;) and adding the following:

"provided, however, that before such emergency repairs can be made to any schoolhouse, it shall be necessary to procure a certificate from the county superintendent that such emergency repairs are necessary to prevent the closing of such school."

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 274, a bill for an act to amend section forty-three hundred forty-five (4345) of the code, 1924, relative to pension and annuity retirement system for public school teachers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public schools to whom was rereferred House File No. 134, 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 reguate the levy for such 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 post-poned.

HEIKE A. RUST, Chairman.

Passed on file.

INTRODUCTION OF BILLS

House File No. 386, by Charlton of Polk, a bill for an act to repeal section fifty-seven hundred twelve (5712) of the code, 1924, and to enact a substitute therefor, relating to the diminution in the number of employes under civil service where public interest requires.

Read first and second times and referred to committee on cities and towns.

House File No. 387, by Cole of Delaware, a bill for an act to legalize the transfer of certain funds in the treasury of the town of Ryan, Iowa.

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

House File No. 388 by Elliott of Polk, a bill for an act to repeal

section four thousand eight hundred twenty-five (4825) of the code relating to the cutting of noxious weeds, and to enact a substitute therefor.

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

House File No. 389, by Elliott of Polk, a bill for an act to amend section fifty-eight hundred seven (5807) of the code, 1924, relating to the powers of park commissioners.

Read first and second times and referred to committee on cities and towns.

House File No. 390, by Elliott of Polk, a bill for an act to amend and revise chapter twenty-four (24) of the code, 1924, relating to the local budget law, by providing for the appointment of a county budget commission in counties having a population in excess of one hundred thousand (100,000); prescribing the rights, powers, and duties of said commission, and of tax levying and certifying boards in relation thereto, and repealing such parts of said chapter twenty-four (24) as are inconsistent herewith.

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

House File No. 391, by Forsling of Woodbury, a bill for an act to amend sections six thousand and thirty-one (6031) and six thousand and thirty-three (6033) of the code, 1924, relating to special assessments.

Read first and second times and referred to committee on cities and towns.

House File No. 392, by Griswold of Madison, a bill for an act to amend section seventy-three hundred thirty-two (7332) of the code, 1924, relating to notice of appraisement for inheritance tax.

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

House File No. 393, by Griswold of Madison, a bill for an act to amend section ten thousand eight hundred thirteen (10813) of the code, 1924, relating to the taxing of reporting fees as part of the costs in certain cases.



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

House File No. 394, by Griswold of Madison, a bill for an act to amend section twelve thousand seventy-three (12073) of the code, 1924, relating to notice of application for discharge of administrator, executor, guardian, or trustee.

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

House File No. 395, by Haney of Mills, a bill for an act to amend chapter four hundred ninety-six (496) of the code, 1924, relating to the trial by a referee of certain disputes involving the title to land.

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

House File No. 396, by Hansen of Scott, a bill for an act to amend section twelve thousand three hundred ninety-six (12396) of the code, 1924, relating to and defining nuisances.

Read first and second times and referred to committee on cities and towns.

House File No. 397, by Hollingsworth of Boone, a bill for an act to authorize the levy and collection of an additional tax for park improvement purposes.

Read first and second times and referred to committee on cities and towns.

House File No. 398, by Hunt of Louisa, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District Number Thirteen (13), located in Muscatine and Louisa Counties, Iowa.

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

House File No. 399, by Johnson of Dickinson, a bill for an act to amend section thirty-six hundred forty-one (3641) of the code, 1924, relating to widows' pensions.

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

House File No. 400, by Johnson of Dickinson, a bill for an act to amend chapter two hundred thirty-seven (237) of the code, 1924, relating to the establishment, alteration, and vacation of highways and providing a method therefor.

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

House File No. 401, by W. S. Kennedy of Lee, a bill for an act to amend section forty-nine hundred twenty-seven (4927) of the code, relating to registration fees upon motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 402, by King of Clay and Johnson of Dickinson, a bill for an act to repeal section seventy-two hundred five (7205) of the code, 1924, as amended by chapter one hundred ninety-three (193), acts of the Forty-first (41) General Assembly, and to enact a substitute therefor, relating to liens for taxes upon personal property.

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

House File No. 403, by Lichty of Black Hawk, a bill for an act to require the payment of delinquent taxes and all other taxes, including special assessments, which are then due before any instrument conveying real estate can be filed in the office of the county recorder in the county in which the real estate lies.

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

House File No. 404, by Lichty of Black Hawk, a bill for an act to amend section seventy-two hundred fifty-five (7255) of the code, 1924, relating to notice and sale of previously advertised property for taxes, and to allow the county to become a purchaser at such tax sale.

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

House File No. 405, by Martin of Jackson, a bill for an act to amend section three hundred fifty-four (354) of the code, 1924, relating to public contracts.



Read first and second times and referred to committee on cities and towns.

House File No. 406, by Martin of Jackson, a bill for an act to repeal sections forty-four hundred forty-six (4446), forty-four hundred forty-seven (4447), forty-four hundred forty-eight (4448), forty-four hundred forty-nine (4449), forty-four hundred fifty (4450), forty-four hundred fifty-one (4451), forty-four hundred fifty-two (4452), forty-four hundred fifty-three (4453), forty-four hundred fifty-four (4454), forty-four hundred fifty-five (4455), forty-four hundred fifty-six (4456), forty-four hundred fifty-seven (4457), forty-four hundred fifty-eight (4458), fortyfour hundred fifty-nine (4459), forty-four hundred sixty (4460), forty-four hundred sixty-one (4461), forty-four hundred sixty-two (4462), forty-four hundred sixty-three (4463) of the code, 1924, and all acts or parts of acts inconsistent with or contrary to the provision of this act, and to enact a substitute therefor, relating to the regulation, adoption, sale, distribution, and use of school textbooks in all the public schools of this state, and to provide for the loaning of textbooks to pupils.

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

House File No. 407, by Rice of Appanoose, a bill for an act to amend section twelve thousand eight hundred one (12801) and to repeal section twelve thousand eight hundred two (12802) of the code, 1924, and to enact a substitute therefor, relating to the number of judges of the supreme court, and the division of said court in two sections, and to provide for an additional judge.

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

House File No. 408, by Ryder of Dubuque, 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 in cities under the city manager plan.

Read first and second times and referred to committee on cities and towns.

House File No. 409, by Simmer of Wapello and Craig of Warren, a bill for an act to amend section sixty-nine hundred forty-four (6944) of the code, 1924, relative to exemption from taxation of certain new manufacturing industries for a period of five years.

Read first and second times and referred to committee on commerce and trade.

House File No. 410, by Torgeson of Worth, a bill for an act to amend sections three hundred seventy-eight (378), three hundred eighty-seven (387), three hundred eighty-eight (388), fifty-six hundred sixty-three (5663) and sixty-two hundred thirty (6230); to repeal section sixty-two hundred seventeen (6217) and enact a substitute therefor; and to repeal section sixty-two hundred eighteen (6218), of the code, relating to municipal finances, public funds and revenues.

Read first and second times and referred to committee on cities and towns.

House File No. 411, by Wagner of Scott, a bill for an act to amend sections fifty-nine hundred ten (5910) and fifty-nine hundred eleven (5911) of the code, 1924, relating to viaducts in cities.

Read first and second times and referred to committee on cities and towns.

House File No. 412, by committee on military, a bill for an act to authorize the executive council to transfer funds and to use certain funds for preservation of Iowa war flags.

Read first and second times and passed on file.

House File No. 413, by Allen of Pocahontas, a bill for an act to amend chapter sixty-eight (68) of the code, relating to a personal safeguard, in the form of goggles, to be worn by miners when cutting coal.

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

House File No. 414, by Allen of Pocahontas, a bill for an act providing for the equipment of buildings used as hospitals, to include safeguard for patients, in the form of permanent and removable bars and heavy screens for windows of rooms where patients are confined.

Read first and second times and referred to committee on public health.

House File No. 415, by Berry of Monroe, a bill for an act to amend section forty-seven hundred sixty (4760) of the code, 1924,



relating to the submission to the voters of the county of a proposition for the issuance of primary road bonds or county road bonds.

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

House File No. 416, by Elliott of Polk, a bill for an act to provide for consolidating city and school elections in school districts which embrace a city and which have a population of one hundred twenty-five thousand (125,000) or more; to prescribe the manner of holding the same; to provide for terms of directors and the manner of nominating and electing same; prescribing eligibility of voters and registration thereof, and making other statutes affecting city and school elections applicable except where inconsistent or contradictory; providing that this act shall not apply to special school elections; amending section forty-two hundred twenty (4220) of the code, 1924, relating to organization of school boards; and amending sections forty-one hundred ninety-seven (4197), forty-one hundred ninety-eight (4198), forty-one hundred ninety-nine (4199), forty-two hundred seventeen (4217), forty-two hundred eighteen (4218), forty-two hundred twenty-three (4223), forty-two hundred twenty-eight (4228), forty-two hundred fortythree (4243), forty-three hundred fifty-four (4354), forty-four hundred one (4401), forty-four hundred six (4406), forty-four hundred fifty-three (4453), and forty-four hundred sixty-four (4464) of the code, 1924, relating to schools, school elections and meetings.

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

House File No. 417, by Hollingsworth of Boone, a bill for an act to amend chapter two hundred fifty-one (251) of the code, 1924, so as to provide for the detection, seizure, and disposition of motor vehicles the serial or engine number of which has been unlawfully defaced, altered or tampered with.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 418, by Kline of Davis, a bill for an act to amend section fifty-seven hundred thirty-two (5732) of the code, 1924, relating to the jurisdiction of the mayor.



Read first and second times and referred to committee on cities and towns.

House File No. 419, by Rutledge of Webster, a bill for an act to amend section seventy-one hundred seventy-one (7171) of the code, 1924, relating to the levying of poll tax.

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

House File No. 420, by Ickis of Union, a bill for an act authorizing and directing the Curator of the Historical, Memorial and Art department of Iowa to acquire the collection of arms and related materials of the late George Shull, and making appropriation therefor.

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

House Joint Resolution No. 5, by Hines of Taylor, a joint resolution providing for the appointment of a joint commission of the House and Senate for the purpose of considering the revision of the laws relating to the valuation of property for taxation, and the levy and collection of taxes.

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

Berry of Monroe moved that any bills filed at the desk today would be considered introduced.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 248.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.



CONSIDERATION OF BILLS

House File No. 319, a bill for an act to legalize deed from the city of Iowa City, Iowa, to Roy L. Chopek Post No. 17, Department of Iowa, American Legion, with report of committee recommending passage, was taken up for consideration.

Nagle 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, 88.

Akin of Carroll Grimwood Kennedy, J. P. Ratliff Allen Griswold King Reimers Bair Hager Kline Rice Hagglund Barnes Knutson Rutledge Hale Krouse Ryder Berry Bixler Haney Laughlin Saunders Blackford Hansen Lichty Simmer Blythe Hattendorf Lovrien Smith Buchmiller Springer Heald McCaulley Hempel Bush McIntosh Stepanek Charlton McMillan Hill Thompson Christophel Hines Martin Torgeson Cole of Delaware Hollingsworth Mathews Troup Cole of Harrison Hollis Maxfield Truax Copeland Hopkins Miller Vaughn' Craig Huff Nagle Venard Crone Hunt Nelson Wagner Crozier Ickis O'Donnell Walrod Eckles Istad Onties Wamstad Eden Johnson of Patterson Wilson Elliott Dickinson Pattison Wolfe Fleming Johnson of Prichard Mr. Speaker Keokuk Quirk

The nays were, none.

Absent or not voting, 20.

Aiken of Ida Greene Johnson of McIlrath Marion Anderson Hanson Oliver Kennedy, W. S. Bauer Harrison Roberts Edge Held Kent Rust Forsling Hubbard Knudson Thomas Gilmore

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

House File No. 4, a bill for an act to amend the law as it appears in section fifty-four hundred eleven (5411) of the code, 1924, re-

lating to the publication of the proceedings of the board of supervisors so as to require publication of proceedings relative to drainage districts, was taken up for consideration.

Haney of Mills called up the amendments filed by him on March 7th and moved its adoption.

Hill of Floyd moved to amend the amendment by substituting the word "shall" for the word "may" in line one (1).

Amendment adopted.

Amendment as amended, adopted.

Saunders of Palo Alto moved to amend House File No. 4 by striking the publication clause.

Amendment adopted.

Crone of Emmet moved that further action be deferred and same be made a special order for Tuesday, March 15th.

Motion lost.

McIlrath of Poweshiek moved to strike the enacting clause.

Motion lost.

Hill of Floyd offered the following amendment and moved its adoption:

Amend section one (1) by striking from lines two and three thereof the following: "in the newspaper with the largest number of subscribers" and insert in lieu thereof the following "in a newspaper published in said district, or if none is so published, then in a newspaper having a general circulation".

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?" rule 18 was invoked.



The ayes were, 56.

Aiken of Ida Hagglund Kent Quirk King Anderson Hale Reimers Bair Haney Kline Rice Barnes Hanson Knudson Roberts Bauer Hattendorf Krouse Rutledge Heald Berry Laughlin Ryder Hempel Simmer Bixler Lovrien McIntosh Blackford Hill Smith Blythe Hines McMillan Springer Maxfield Vaughn Hopkins Bush Wagner Christophel Huff Miller Wilson Iskis Nagle Craig Wolfe Greene Istad Nelson Griswold Johnson of Patterson Keokuk Hager

The nays were, 45.

Kennedy, J. P. Akin of Carroll Fleming Prichard Buchmiller Forsling Knutson Ratliff Charlton Gilmore Lichty Rust Cole of Delaware Grimwood Saunders McCaulley Cole of Harrison Hansen McIlrath Stepanek Copeland Harrison Martin Torgeson Crone Hollingsworth Mathews Troup Crozier Hollis O'Donnell Truax Eckles Oliver Hunt Venard Eden Johnson of Ontjes Walrod Edge Dickinson Pattison Wamstad Elliott Mr. Speaker

Absent or not voting, 7.

Allen Johnson of Kennedy, W. S. Thompson Held Marion Thomas

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. 315, a bill for an act to amend section three hundred seventy-five (375) of the code, 1924, as amended by section three (3) of chapter eighty-six (86), acts of the extra session of the fortieth (40) general assembly, relating to the local budget, with report of committee recommending passage, was taken up for consideration.

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, 90.

Aiken of Ida Greene Kennedy, J. P. Quirk Grimwood Akin of Carroll Kent Reimers Anderson Griswold King . Rice Roberts Bair Hager Kline Knutson Barnes Hagglund Rust Bauer Hale Krouse Rutledge Berry Haney Laughlin Ryder Bixler Hanson Lichty Saunders Blackford Harrison McCaulley Simmer Blythe Hattendorf McIlrath Smith Buchmiller Heald McIntosh Springer Hempel McMillan Stepanek Bush Charlton Hill Martin Thompson Christophel Hines Mathews Torgeson Cole of Delaware Hollingsworth Maxfield Troup Cole of Harrison Hollis Miller Truax Craig Hopkins Nagle Vaughn Crone Huff Nelson Wagner Crozier Hunt O'Donnell Walrod Elliott Wilson Istad Oliver Wolfe Fleming Johnson of Ontjes Mr. Speaker Forsling Dickinson Patterson Gilmore Johnson of Pattison Keokuk

The nays were, none.

Absent or not voting, 18.

Allen Hansen Johnson of Prichard Copeland Held Marion Ratliff Eckles Hubbard Kennedy, W. S. Thomas Knudson Venard Eden Ickis Edge Lovrien Wamstad

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.

Elliott of Polk called up the motion filed on March 10th, to reconsider the vote by which House File No. 57 failed to pass the House.

Berry of Monroe moved the previous question.

Motion prevailed.

On the question "Shall the vote by which House File No. 57 failed to pass the House be reconsidered?"

The ayes were, 73.

Akin of Carroll Grimwood Knutson Roberts . Anderson Griswold Krouse Rust Bair Laughlin Rutledge Hager Bauer Lichty Hagglund Ryder Berry Hale Lovrien Saunders Haney Bixler McCaulley Simmer Blackford Heald McIntosh Smith Blythe Hill McMillan Springer Bush Hines Martin Stepanek Christophel Hollingsworth Mathews Thompson Cole of Delaware Hollis Maxfield Troup Miller Vaughn Hopkins Crone Ickis Nagle Venard Crozier Istad O'Donnell Wagner Eckles Wamstad Johnson of Ontjes Wilson Edge Keokuk Pattison Elliott Kent Ratliff Wolfe Rice Mr. Speaker Fleming King Knudson Greene

The nays were, 13.

Barnes Huff McIlrath Torgeson
Copeland Kennedy, J. P. Nelson Truax
Eden Kline Oliver Walrod

Absent or not voting, 22.

Aiken of Ida Hubbard Gilmore Kennedy, W. S. Allen Hansen Hunt Patterson Buchmiller Harrison Johnson of Prichard Charlton Hattendorf Dickinson Quirk Cole of Harrison Held Johnson of Reimers Forsling Hempel Marion Thomas

Motion prevailed, and the vote was reconsidered.

Mr. Elliott moved that the vote by which the bill went to its third reading be reconsidered.

Motion prevailed.

Mr. Elliott offered the following amendment and moved its adoption:

Amend House File No. 57 by inserting in line five (5) following the colon (:) after the word "namely" the words "one-half pound,".

Amendment adopted.

Mr. Elliott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Akin of Carroll Greene Johnson of Patterson Anderson Grimwood Keokuk Pattison Rair Griswold Kent Quirk Barnes Hager King Ratliff Bauer Hagglund Kline Rice Hale Roberts Berry Knudson Bixler Haney Knutson Rust Blackford Harrison Krouse Rutledge Blythe Hattendorf Laughlin Ryder Buchmiller Heald Lichty Saunders Bush Hempel Lovrien Simmer Charlton Hill McCaulley Smith Christophel Hines McIntosh Springer Copeland Hollingsworth McMillan Stepanek Craig Hollis Martin Thompson Crone Huff Mathews Troup Crozier Hunt Maxfield Vaughn Eckles Ickis Miller Venard Edge Istad Nagle Wagner Elliott Johnson of O'Donnell Wamstad Fleming Dickinson Ontjes Wilson Mr. Speaker

The nays were, 9.

Eden Kennedy, J. P. Nelson Torgeson
Hansen McIlrath Oliver Truax
Hanson

Absent or not voting, 16.

Aiken of Ida Forsling Hubbard Prichard Allen Gilmore Johnson of Reimers Cole of Delaware Held Marion Thomas Kennedy, W. S. Walrod Wolfe

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

HOUSE FILE REREFERRED

On request of Blackford of Van Buren, unanimous consent having been obtained, House File No. 136 was rereferred to the committee on motor vehicles and transportation.

HOUSE FILES WITHDRAWN

Rutledge of Webster asked and obtained unanimous consent to withdraw House File No. 96 from the committee on cities and towns and from further consideration by the House.

Hollis of Black Hawk asked and obtained unanimous consent to withdraw House File No. 72 from the committee on roads and highways and from further consideration by the House.

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Laughlin of Fremont asked and obtained unanimous consent to have five hundred additional copies of House File No. 378 printed.

PROOF OF PUBLICATION OF HOUSE FILE NO. 321

The official proof of publication of House File No. 321, a bill for an act to legalize the proceedings of the Webster county board of supervisors with respect to the transfer of certain funds from the Webster county bridge fund to the Webster county road fund, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 11th, approved the following bills:

House Files Nos. 23, 44, 60, 76, 184, 87 and 85.

AMENDMENTS FILED

Wilson of Tama filed the following amendment to House File No. 21:

Amend the committee amendments to House File No. 21 by striking the last sentence thereof.

Rutledge of Webster filed the following amendment to Senate File No. 188:

Amend Senate File No. 188 by adding as section three (3) the following:

Sec. 3. No city shall by ordinance fix speeds on main highways other than those specified in this act.

Hager of Allamakee filed the following amendments to Senate File No. 110:

Amend Senate File No. 110 as follows:

Amend the title thereto by inserting after the figures and parentheses "(10015)" the following: "and section ten thousand sixteen (10016)".

Also amend section one (1) of said bill by striking the word "dupli-



cate" from line ten (10) thereof, and by substituting in lieu thereof the words: "true copy";

Also amend said bill by adding the following section thereto:

"Sec. 2. That section ten thousand sixteen (10016) of the Code, 1924, is hereby amended by inserting after the word "and" and before the word "recorded" in line eleven (11) thereof the words: "such instrument or a true copy thereof".

Ickis of Union filed the following amendments to House File No. 239:

Amend House File No. 239, as follows:

Amend section 1 by adding after the word "beer" in line (9) the words "or coffee".

Amend section 2 by adding after the word "beer" in line (1) the words "or coffee".

Amend section 6 by adding the words "or coffee" after the word "beer" in line (10).

Amend section 9 by adding the words "or coffee" after the word "beer" in lines (2) and (3).

Amend section 11 by adding the words "or coffee" after the word "beer" in lines (7) and (8).

Amend section 15 by adding the words "or coffee" after the word "beer" in lines (3) and (4).

Amend section 15, subdivision (1), by striking the period (.) in line (7) and adding the following: "of near beer and five (5) cents per pound on all coffee".

Amend section 15, subdivision (2), by inserting after the word "barrels" in line (10) the words: ", bags, cartons or containers".

Amend section 16 by adding the words "or coffee" after the word "beer" in line (5).

Amend section 21 by adding the words "or coffee" after the word "beer" in lines (2) and (6).

Amend section 22 by adding the words "or coffee" after the word "beer" in lines (6), (8) and (14).

Amend section 23 by adding the words "or coffee" after the word "beer" in lines (1) and (4).

Amend section 26 by adding the words "or coffee" after the word "beer" in lines (2) and (9).

Amend section 28 by adding the words "or coffee" after the word "beer" in lines (2) and (6).



Bixler of Adams filed the following amendments to House File No. 9:

Amend the committee amendment to section twenty-nine (29) by striking out of line four (4) the word "property" and inserting in lieu thereof the words "real estate".

Amend section twenty-nine (29) of the bill by striking out all of the last sentence which commences with the words "The executive" in line seven (7) and inserting in lieu thereof the following: "The executive council, in fixing the levy in 1927, and each succeeding year thereafter shall only make such levy as will, after crediting the tax on real estate with the said estimated receipts under this act, produce sufficient revenue required for estate purposes".

On motion of Eckles of Butler the House adjourned until 9:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 15, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. L. W. Hauter, pastor of First Presbyterian Church, Winfield, Iowa.

Journal of March 14th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Forsling of Woodbury for Tuesday and Wednesday, on request of McIntosh of Muscatine; Hollingsworth of Boone for today on request of Martin of Jackson.

PETITIONS

The following petitions were presented and referred to the designated committees:

By Speaker Carter of Hardin, from organizations and individuals of Hardin county, protesting against the boxing bill. Police regulation.

By Griswold of Madison, from the W. C. T. U. and other citizens of Earlham, protesting against the boxing bill. Police regulation.

By Hager of Allamakee, from citizens of Harpers Ferry, protesting against the proposed bill providing for a change in the administration of the fish and game laws. Fish and game.

By Bair of Buena Vista, from W. C. T. U. officers of Buena Vista county, protesting against the boxing bill. Police regulation.

By Eckles of Butler county, from citizens of Bristow and community, protesting against the boxing bill. Police regulation. By Hempel of Clayton, from merchants of Monona, favoring House File No. 169. Commerce and trade.

Protesting against House File No. 224, and referred to committee on ways and means: by Quirk of Sac, from citizens and voters of Sac county; by Roberts of Adair, from citizens and voters of Adair county; by Rutledge of Webster, from voters of Webster county; by Vaughn of Ringgold, from citizens and voters of Ringgold county; by Hollingsworth of Boone, from citizens and voters of Boone county; by Charlton of Polk, from citizens and voters of Polk county; by Stepanek of Linn, from citizens and voters of Linn county; by Copeland of Dallas, from citizens and voters of Des Moines and Dallas Center, Iowa; by Istad of Winneshiek, from citizens and voters of Winneshiek county; by Allen of Pocahontas, from citizens and voters of Pocahontas county.

By Krouse of Wayne, from voters of Wayne county, opposing the proposed bond issue for the hard surfacing of roads and favoring a bank guarantee deposit act. Referred to committee on banks and banking.

REPORTS OF COMMITTEES

Ratliff of Henry, 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. 113, a bill for an act to amend section five thousand one hundred ninety-one (5191), paragraph eleven (11) of the code of 1924, relative to the compensation of sheriff for meals and lodging of prisoners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 351, a bill for an act to amend section 10639 of the code, 1924, relating to compensation of justices of the peace, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 344, a bill for an act to amend section seven hundred thirty-eight (738) of the code, 1924, and to enact a substitute therefor, relating to compensation of members of election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1), line six (6), by striking out the following: "seventy-five cents (75c)" and inserting in lieu thereof the following: "fifty cents (50c)".

Z. S. RATLIFF, Chairman.

Report adopted.

Venard of Sioux, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 304, a bill for an act relating to the construction of partition fences between adjoining land owners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the word "constructed" in line two (2) of section one (1) the following: "or constructed under agreement between adjoining land owners or former owners,".

G. L. VENARD, Chairman.

Report adopted.

Johnson of Dickinson, 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. 1, an act providing for the creation and maintenance in the office of the state treasurer of Iowa, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability and authorizing certain holders of fiduciary funds to procure and pay for such policies, beg 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 amendment and when so amended, the bill be reported without further recommendation:

Amend by striking from section two (2), the word "such" first appearing in line four (4), and insert in lieu thereof the word "the".

Strike from section four (4), lines two (2) and three (3), the words:



"be subject to the approval of the state superintendent of banking" and insert in lieu thereof the words: "become effective thirty (30) days after their respective dates".

Strike from section six (6), lines one (1) and two (2), the words: "and the appointment of a receiver".

Insert in section six (6), line six (6), after the word "deposit", the words: "or for such portion thereof as has been determined to be loss".

Insert in section six (6), line nine (9), after the word "paid", the words: "or until the loss portion is paid".

Add at the end of said bill the following sections:

- "Sec. 9. Moneys guaranteed by policies under this act, and that part of the moneyed capital of the bank represented by such deposits where the bank has paid one-half of the premium, shall be exempt from taxation over and above three (3) mills on the dollar of actual valuation, during the period covered by such policies for the years 1928 and 1929.
- "Sec. 10. When a bank is closed the treasurer of state may estimate as nearly as possible the value of each of the deposits guaranteed and may assume as liabilities against the said sinking fund for private deposits all that part of each of such deposits which is in excess of the value of the deposit, providing such state sinking fund shall be released from all other liability under the policies, and provided the bank shall reopen, be reorganized, sold or consolidated with another bank, and the payment of the portion of the deposit so assumed, shall be made as is provided by section six (6) of this act.
- "Sec. 11. The provisions of this act are deemed separable and if any portion of the act is found to be void, it shall not avoid the other provisions of the act.
- "Sec. 12. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Humboldt Republican, a newspaper published at Humboldt, Iowa, and in the Palo Alto Recorder, a newspaper published in Emmetsburg, Iowa.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on banks and banking to whom was referred House File No. 250, a bill for an act providing that the interest rate stated in promissory notes secured by a real estate mortgage or trust deed shall not be increased in case default in interest payments or after the note or notes become due, 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.

FRANCIS JOHNSON, Chairman.

Report adopted.



Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 226, a bill for an act to provide for the transfer of surplus earnings of municipal utilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting the following as section two (2).

Sec. 2. Any city or town having a surplus earned from the operation of a municipal heating plant, and which has no bonded indebtedness against any such plant may on approval of the budget director transfer the surplus earnings of such utilities to any other fund of the municipality.

Further amend by renumbering section two (2) of the bill as section three (3).

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 303, a bill for an act to amend section fifty-eight hundred thirty-five (5835) of the code, 1924, relating to municipal bands, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 350, a bill for an act to repeal section six thousand fifteen (6015) of the code, 1924, and chapter one hundred thirty-six (136), acts of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the construction, reconstruction, and repair of sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the quotation mark in line five (5) the figures "6015". Amend further by striking from line seven (7) the words "section 6011 of the code" and inserting in lieu thereof the words "the fourth preceding section". Amend further by striking from line two the word "and" and inserting in lieu thereof the word "as amended by". Further amend by striking from line three (3) the word "are" and inserting in lieu thereof the word "is". Further amend by striking from line three (3) the word "repealed" and inserting in lieu thereof the word



"amended". Further amend by striking all of line four (4) and inserting in lieu thereof the words "as follows:"

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 207, a bill for an act to amend the law as it appears in chapter three hundred ten (310), section six thousand one hundred three (6103) code of 1924, relating to protection from floods, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 342, a bill for an act to amend sections sixty-eight hundred twenty-three (6823) and sixty-eight hundred thirty (6830) of the code, 1924, relating to river front and levee improvement, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on cities and towns to whom was referred House File No. 294, a bill for an act to amend sections fifty-nine hundred ninety-eight (5998) and fifty-nine hundred ninety-nine (5999) of the code, 1924, relating to petitions for and ordering street improvements and the construction of sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. H. STEPANEK, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 280, a bill for an act to amend sections sixty-two hundred sixty-one (6261) and sixty-two hundred sixty-two (6262) of the code, 1924, relating to the issuance of bonds by cities or towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:



Amend by inserting the word "and" before the word "the" in line six (6) of section one (1).

W. H. STEPANEK, Chairman.

Report adopted.

Hansen of Scott, from the committee on building and loan, submitted the following report:

MR. SPEAKER: Your committee on building and loan to whom was referred House File No. 306, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772) of the code, 1924, and to authorize the investment of fiduciary funds in the stock of building and loan association, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass: *

Amend by striking out Sec. two (2), the publication clause.

JOHN T. HANSEN, Chairman.

Report adopted.

Patterson of Kossuth, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 196, a bill for an act to amend Chapter 36, acts of the 41st General Assembly relating to a closed season on 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 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:

"Amend by striking out all after the word 'Muskrat' in line five (5), section one (1), chapter 36, of the Acts of the 41st General Assembly, and inserting in lieu thereof the following:

"On or within one-half mile of any meandered lake or stream, from October 15th, 1925, to October 15th, 1930, both dates inclusive."

Also by striking out all of section two (2) of this bill.

G. W. PATTERSON, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 339, a bill for an act to amend section ten thousand one hundred forty-seven (10,147) of the code, relating to convey-

ance or incumbrance of homesteads, beg leave to report they have had 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.

King of Clay, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred House File No. 242, a bill for an act to repeal section sixty-nine hundred forty-five (6945) of the code, and to enact a substitute therefor, relating to exemption from taxation of roads and certain drainage and levee rights of way, beg leave to report they have had 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. A. KING, Chairman.

Report adopted.

Forsling of Woodbury, 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. 310, a bill for an act to repeal section 10816 of the code, 1924, and to enact a substitute therefor relating to practice 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 be amended as follows, and when so amended the bill do pass:

Amend by striking all of lines twelve (12), thirteen (13) and fourteen (14) and inserting in lieu thereof the following: "the practice of law nor shall he appear for".

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 248, a bill for an act to repeal section 10478 of the code, 1924, and to enact a substitute therefor, relating to maintenance of a party to a divorce action before determination of the case, beg leave to report they have had the same under consideration and have instructed me to report 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 10478 of the code be amended by changing the period at the end thereof to a semicolon (;) and by adding thereto the following: "such order may be entered at any time after the filing of the

petition, on hearing upon such notice as the court or a judge thereof, may prescribe."

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 352, a bill for an act to repeal section 7203 of the code, 1924, and to enact a substitute therefor relating to the lien of personal taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking therefrom the word and figures "fifteen (15)" and inserting in lieu thereof the word "ten".

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 112, a bill for an act to create a commission for the reform of criminal procedure, to define its powers and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. Forsling, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 130, a bill for an act to amend section 1883 of chapter ninety of the code, 1924, relating to certified shorthand reporters, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 172, a bill for an act to amend, revise, and codify sections 12083, 12084, and 12088 of the code, relating to attachment bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 320, a bill for an act to amend section 6041 of the code, 1924, relating to special assessments, beg leave to report they have had 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. 1 to whom was referred House File No. 185, a bill for an act to amend sections 461, 1656, and 1658 of the code relating to exemptions from poll tax, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 298, a bill for an act to create a thresherman's lien, and to amend section 10261 of the code relating to lien upon crops grown upon leased premises, beg leave to report they have had 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. 1 to whom was referred Senate File No. 90, a bill for an act to amend section 12968 of the code relating to the punishment for assault with intent to commit 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 do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House Fie No. 353, a bill for an act to amend section 10428 of the code, 1924, relating to marriages, beg leave to report they have had 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. 1 to whom was referred House File No. 158, a bill for an act to repeal section 13774 of the code and to enact a substitute therefor relating to fees for defending indigent defendants, beg leave to report they have had the 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. 1 to whom was referred House File No. 273, a bill for an act to direct the disposal of fines imposed and collected for contempt of court and to amend section 12557 of the code, relating to official reports of fines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 105, a bill for an act to amend section 11799 of the code, 1924, relating to the protection 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 be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Kent of Lucas, from the committee on child welfare, submitted the following report:

MR. SPEAKER: Your committee on child welfare to whom was referred Senate File No. 115, a bill for an act to amend chapter seventy-eight (78), Acts of the Forty-first (41st) General Assembly, relating to children's boarding homes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN W. KENT, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on child welfare to whom was referred House File No. 323, a bill for an act to repeal sections ten thousand four



hundred ninety-six (10496) to ten thousand five hundred and one (10501) both inclusive, Code of 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 do pass.

JOHN W. KENT, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 421, by Bixler of Adams, a bill for an act to limit the amount of hard surfacing by paving, and to designate the requirements to entitle the highways to be surfaced with paving, and to increase the rapidity of the completion of the heavy-traveled roads of the primary system, and to provide for distribution of the primary funds for the secondary roads after the completion of the primary system.

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

House File No. 422, by Blackford of Van Buren and Haney of Mills, a bill for an act to repeal section nine (9) of chapter six (6), acts of the forty-first general assembly, and to enact a substitute therefor, relating to the distribution of proceeds of license fees on gasoline.

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

House File No. 423, by Cole of Delaware, a bill for an act to amend section seventeen hundred sixty-six (1766) of the Code, 1924, relative to the protection of raccoon.

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

House File No. 424, by Eckles of Butler, a bill for an act repealing section one (1) of chapter thirty-eight (38), acts of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the killing and capture of pheasants.

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

House File No. 425, by Johnson of Marion, 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, 1924, relating to county and primary road bonds.

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

House File No. 426, by Johnson of Marion, a bill for an act to amend section eight thousand nine hundred three (8903) of the Code, 1924, relating to the par value of stock issued by insurance companies.

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

House File No. 427, by Lovrien of Humboldt, a bill for an act to designate a trust relationship regarding funds paid for the purchase of bank drafts and to impress such funds with the trust.

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

House File No. 428, by McCaulley of Calhoun, a bill for an act to legalize a resolution of the board of supervisors of Calhoun County, Iowa, relating to the establishing of a public road or highway in Calhoun County, Iowa.

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

House File No. 429, by McCaulley of Calhoun, a bill for an act to amend section forty-one hundred thirty-one (4131) and section forty-one hundred thirty-two (4132) of the code, 1924, relating to attaching territory to an adjoining school corporation, and designating the parties before whom controversy shall be determined.

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

House File No. 430, by Oliver of Monona, a bill for an act to require the superintendent of public instruction to prescribe courses in criminal law to be taught in the public schools, and to require the teaching of such courses.

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



House File No. 431, by Rice of Appanoose, a bill for an act to amend section sixty-three (63) of the code, 1924, relating to the construction of statutes and defining the word "physician" and other like terms.

Read first and second times and referred to committee on public health.

House File No. 432, by Rutledge of Webster, a bill for an act to amend the law as it appears in sections twenty-eight hundred ninety-four (2894) and twenty-nine hundred two (2902) of the code, 1924, relating to state aid to county and district fairs or agricultural societies.

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

House File No. 433, by committee on building and loan, a bill for an act to amend section ninety-three hundred fifty-four (9354) and to repeal section ninety-three hundred fifty-nine (9359) of the Code, 1924, relating to the examination of domestic local building and loan associations.

Read first and second times and passed on file.

House File No. 434, by Allen of Pocahontas, a bill for an act providing for the establishment of warehouse district corporation; to fix the boundaries of the district; to define the powers of the warehouse district corporation, its officers and directors; to provide for the building or purchasing of warehouses at accessible marketing places for the warehousing of corn, oats, wheat, barley, rye, and other seed or grain products of the farm; to provide for the financing of the building or purchasing of the necessary warehouses, and the bonding of the district for the payment thereof; to provide for the issuing of warehouse certificates by the corporation for grain or seed products stored in said warehouses; to provide for the negotiability of such warehouse certificates and the passing of title to the grain or seed products thus receipted for; defining the proprietary rights in said warehouse, both for the landlord and tenant, and for passing of title to the warehousing rights with the sale and conveyancing of the real estate in the district.

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



House File No. 435, by committee on agriculture, a bill for an act to amend section thirty-one hundred fourteen (3114) of the code, 1924, relating to the labeling of commercial feeds.

Read first and second times and passed on file.

House File No. 436, by committee on animal industry, a bill for an act to amend section 5450 (fifty-four hundred fifty) of the code relating to the liability of the owners of dogs for damages done by the dogs and to provide for a joinder of parties in such actions.

.Read first and second times and passed on file.

House File No. 437, by Saunders of Palo Alto, a bill for an act providing for the establishment of a fund to protect depositors; for collection and administration of such fund; for a change in the manner of selecting a banking board; to amend sections ninety-one hundred thirty-one (9131) and ninety-one hundred thirty-six (9136) of the code, 1924, and providing for the division of the state into banking districts and relating to banks and banking.

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

O'Donnell of Dubuque offered the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION NO. 12

Whereas, September, 1932, will mark the centennial anniversary of the Blackhawk Purchase whereby about 7500 square miles of what is now the state of Iowa was acquired from the Indians for legal settlement by the whites at a cost of about fourteen cents an acre, and

Whereas, The proper observance of this occasion will be attended with great educational value to the school children of Iowa, and to other generations of Iowans who thereby will acquire a more intimate knowledge of the history of this state, and of progress in every department of human endeavor the past century,

Therefore, Be It Resolved by the House, the Senate concurring, That His Excellency, John Hammill, Governor of Iowa, is hereby requested to appoint a commission to arrange for the observance of the Blackhawk Centennial by the people of Iowa under the direction of the State Historical Department.

This commission shall consist of the Curator of the State Historical

Department, the Superintendent of the State Historical Society, the County Superintendent of Schools in each county wholly or partly included in the Blackhawk Purchase, the City Superintendent of Schools in each city of 3,000 (three thousand) population or over in each city within the Blackhawk Purchase, and such citizens interested in the history of Iowa as it may please His Excellency to appoint.

This commission shall serve without compensation.

The original counties of Iowa are Dubuque and Des Moines.

The other counties included within the Blackhawk Purchase are as follows: Cedar, Clinton, Delaware, Henry, Jackson, Jones, Muscatine, Scott and Van Buren, Allamakee, Buchanan, Clayton, Davis, Fayette, Jefferson, Johnson, Lee, Linn, Louisa Washington.

Laid over under Rule 34.

Committee on claims offered the following House Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION NO. 13

Whereas It has come to the attention of the claims committee of both the House and Senate of the Forty-second General Assembly that the state of Iowa is called upon to settle claims for injury caused by negligence on the part of employees of the state highway commission, and

Whereas, There is danger in loss of life and destruction of property if proper precautions are not taken by the highway commission to make our primary roads safe to travel both by day and at night, and,

Whereas, The state of Iowa is now called upon to settle injury claims that amount to approximately seventeen thousand dollars (\$17,000.00) with an added life of distress and suffering that has already resulted to one, Murphy, who was seriously injured by a car accident while he was riding on primary road between Orient and Greenfield in Adair county, said car running into a truck and road drag which was left standing in the road late in the day and with no danger signals or red lights thereon to protect these men who were riding in this car as well as all of the traveling public,

Be It Therefore Resolved by the House, the Senate concurring, That the highway commission use more precautions and adopt and enforce a more specific set of rules regarding all their employees who handle road machinery that obstruct the right of way, guarding with red lights by night and other danger signals by day time. Such rules should be posted in all engineering offices and brought to the attention of all employees. Said rules designed to prevent any recurrence of such serious and regrettable accidents, and,

Be It Further Resolved, That a copy of these resolutions be mailed 54



to each member of the highway commission, to the chief engineer and to all county engineers.

Laid over under Rule 34.

Prichard of Woodbury offered the following resolution:

RESOLUTION

Be It Resolved by the House, That the Speaker of the House shall on or before Saturday, March 19, 1927, appoint a sifting committee to which shall be referred all bills other than appropriation bills, and bills then upon the House Calendar, and that beginning Thursday, March 24, 1927, 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.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 13 and 189.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 13 and 189.

Senate Files Nos. 248 and 104.

BILLS SENT TO THE GOVERNOR

Blythe of lowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of March, 1927, sent to the governor for his approval, House Files Nos. 13 and 189:

FRED R. BLYTHE, 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. 178, a bill for an act legalizing certain transfer of funds by the city of Eldon, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 196, a bill for an act relating to the legalizing of the permanent transfer of money from the bridge fund to the general fund of Appanoose County.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 250, a bill for an act relating to the duties of the city engineer.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 200, a bill for an act relating to the confirmation in R. E. Rouse the title to a portion of land.

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 the salary of the clerk of the district court.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 296, a bill for an act to authorize the Executive Council to exchange certain lands.

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 relating to the payment of street improvements, sewers and special assessments of the same.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 257, a bill for an act authorizing the exchange of certain real estate constituting a part of Dolliver Memorial State Park in Webster City, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File No. 252, a bill for an act relating to repayment of rebates from water dues.

Also, that the Senate insists on its amendment to House File No. 39, a bill for an act relating to the civil liability of owners and operators of automobiles, and requests a conference committee. The President has appointed as members of such committee, on the part of the Senate, Senators Wilson of Polk, Fulton, Shinn and Campbell.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 56, a bill for an act relating to gifts to municipal corporations.

Also, 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 repealing section 7399 of the code.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 24, a bill for an act relating to the transfer of certain funds from the Electric Light Fund to the General Fund, of Earlville, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 193, a bill for an act to fix and determine the number of members of the House of Representatives.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 142, a bill for an act legalizing the transfer of money from the water fund to the fire equipment fund of the city of Missouri Valley, Iowa.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 178, a bill for an act to legalize certain transfer of funds by the city of Eldon, Iowa.

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

Senate File No. 196, a bill for an act to legalize the permanent transfer of fifteen thousand (\$15,000) dollars from the bridge fund to the general fund of Appanoose county, made by resolution of the board of supervisors at a meeting held on February 8, 1927.



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

Senate File No. 250, a bill for an act to amend section six thousand twenty-five (6025), of the 1924 Code, relating to the duties of the city engineer.

Read first and second times and referred to committee on cities and towns.

Senate File No. 200, a bill for an act to confirm in R. E. Rouse the title to a portion of land in section sixteen, township ninety-three north of the base line, range thirty-four west of the fifth Principal Meridian, described as the south three-eighths of said section sixteen, and that parcel of land lying north of the north line of the south three-eighths of said section sixteen, and south of the center line of the drainage ditch in drainage district No. 41, in Pocahontas County, Iowa, and east of the public highway which crosses Government Lot Four in the south half of said section sixteen; and authorizing and directing the executive council of the state of Iowa to quitclaim said land to him.

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

Senate File No. 173, a bill for an act to repeal section ten thousand eight hundred forty-one (10841) of the code, relating to the salary of the clerk of the district court.

Read first and second times and referred to committee on compensation of public officers.

Senate File No. 296, a bill for an act to authorize the executive council to exchange certain lands in Madison county, Iowa, at Devil's Backbone State Park for other lands belonging to one C. L. Gray.

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

Senate File No. 239, a bill for an act to amend section six thousand thirty-three (6033), code of 1924, relating to the payment of street improvements, sewers and special assessments of the same.



Read first and second times and referred to committee on cities and towns.

Senate File No. 257, a bill for an act authorizing the exchange of certain real estate now constituting a part of Dolliver Memorial State Park in Webster County, Iowa, for other real esate.

Read first and second times and referred to committee on conservation of resources.

Senate File No. 252, a bill for an act to amend section eleven (11) of chapter one hundred eighteen (118) of the acts of the regular session of the Forty-first General Assembly of Iowa, relating to repayment of rebates from water dues within 15 years and for the cancellation of rebates thereafter.

Read first and second times and referred to committee on cities and towns.

CONSIDERATION OF BILLS

Senate File No. 105, a bill for an act to amend section eleven thousand seven hundred ninety-nine (11799) of the Code, 1924, relative to the protection of junior liens, with report of committee recommending indefinite postponement, was taken up for consideration.

On motion of Lovrien of Humboldt the report of the committee was rejected.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend Senate File No. 105 as follows:

Insert at the end of line four (4), section one (1) the following:

"Payments advanced after execution has been issued upon the junior lien, shall be added to the execution upon receipt, by the sheriff, of a verified statement of such advancements".

Amendment 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, 81.

Aiken of Ida	Elliott	Johnson of	Rice
Anderson	Fleming	Dickinson	Roberts
Bair	Greene	Kennedy, W. S.	Rust
Barnes	Grimwood	King	Rutledge
Bauer	Griswold	Kline	Saunders
Berry	Hager	Knudson	Simmer
Bixler	Hagglund	Krouse	Smith
Blackford	Haney	Laughlin	Stepanek
Blythe	Harrison	Lichty	Thompson
Buchmiller	Hattendorf	Lovrien	Torgeson
Bush	Heald	McCaulley	Troup
Charlton	Held	McIntosh	Truax
Christophel	Hempel	McMillan	Vaughn
Cole of Delaware	Hines	Maxfield	Venard
Copeland	Hollingsworth	Miller	Wagner
Craig	Hollis	Nagle	Walrod
Crone	Hopkins	Nelson	Wamstad
Crozier	Huff	Ontjes	Wilson
Eckles	Ickis	Patterson	Wolfe
Eden	Istad	Quirk	Mr. Speaker
Edge	THE CONTROL	Reimers	

The nays were, 5.

Hale	Johnson of	Oliver	Springer
	Marion	Pattison	

Absent or not voting, 22.

Akin of Carroll	Hanson	Kennedy, J. P.	Mathews
Allen	Hill	Kent	O'Donnell
Cole of Harrison	Hubbard	Knutson	Prichard
Forsling	Hunt	McIlrath	Ratliff
Gilmore	Johnson of	Martin	Ryder
Hansen	Keokuk		Thomas

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

House File No. 247, a bill for an act to empower the executive council to adopt and enforce rules regulating the use by the public of the capitol buildings and grounds, and providing punishment for violation thereof, 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, 91.

Akin of Carroll	Grimwood	Johnson of	Patterson
Allen	Griswold	Marion	Pattison
Anderson	Hager	Kennedy, J. P.	Quirk
Bair	Hagglund	Kennedy, W. S.	Reimers
Barnes	Hale	Kent	Rice
Bauer	Haney	King	Roberts
Berry	Hanson	Kline	Rust
Blackford	Harrison	Knudson	Ryder
Blythe	Hattendorf	Knutson	Simmer
Buchmiller	Heald	Krouse	Smith
Bush	Held	Laughlin	Springer
Charlton	Hempel	Lichty	Stepanek
Christophel	Hill	Lovrien	Thompson
Cole of Delaware		McCaulley	Torgeson
Cole of Harrison		McIntosh	Troup
Craig	Hollis	McMillan	Truax
Crone	Hopkins	Martin	Vaughn
Crozier	Huff	Mathews	Venard
Eden	Hunt	Maxfield	Wagner
Edge	Ickis	Miller	Walrod
Elliott	Johnson of	Nelson	Wamstad
Fleming	Dickinson	O'Donnell	Wilson
Gilmore	Johnson of	Ontjes	Mr. Speaker
Greene	Keckuk		

The nays were, none.

Absent or not voting, 17.

Aiken of Ida	Hansen	Nagle	Rutledge
Bixler	Hubbard	Oliver	Saunders
Copeland	Istad	Prichard	Thomas
Eckles	McIlrath	Ratliff	Wolfe
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. 9, 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, with report of committee recommending amendment and passage, was taken up for consideration.

Bixler of Adams moved that the amendment to the committee amendment, filed by him and found in the journal of March 14th be adopted.

Motion lost.

Patterson of Kossuth moved that the amendment to section forty-three filed by him and found in the journal of March 7th, be substituted for the first division of the committee amendments to section forty-three.

Motion prevailed and substitute amendment was adopted.

Committee amendments, as amended, were on motion of Johnson of Dickinson adopted.

Patterson of Kossuth moved the amendment filed by him to section thirty-eight (38) and found in the journal of February 17th be adopted.

Motion prevailed and the amendment was adopted.

Martin of Jackson moved that the amendment filed by him and found in the journal of February 18th be adopted.

Amendment adopted.

Maxfield of Marshall moved that the amendment, adding section thirty-four to the bill and amending section forty-two, filed by him and found in the journal of March 9th be adopted.

Martin of Jackson moved the previous question.

Motion prevailed.

On the question "Shall the amendments be adopted?" a roll call as demanded.

The ayes were, 37.

Aiken of Ida	Hansen	Laughlin	Quirk
Barnes	Hempel	Lichty	Ratliff
Blackford	Hollis	McCaulley	Ryder
Copeland	Johnson of	McIntosh	Simmer
Eden	Keokuk	Mathews	Stepanek
Edge	Johnson of	Maxfield	Troup
Elliott	Marion	Nagle	Truax
Gilmore	Kennedy, J. P.	O'Donnell	Wagner
Greene	Kennedy, W. S.	Pattison	Walrod
Grimwood	Knutson	Prichard	

The nays were, 62.

Akin of Carroll	Fleming	Istad	Reimers
Allen	Griswold	Johnson of	Rice
Anderson	Hager	Dickinson	Roberts
Bair	Hagglund	King	Rust
Bauer	Hale	Kline	Rutledge
Berry	Hanson	Knudson	Saunders
Bixler	Harrison	Krouse	Smith
Blythe	Hattendorf	Lovrien	Springer
Buchmiller	Heald	McMillan	Thompson
Bush	Held	Martin	Torgeson
Christophel	Hill	Miller	Vaughn
Cole of Harrison	Hines	Nelson	Venard
Craig	Hopkins	Oliver	Wamstad
Crone	Huff	Ontjes	Wilson
Crozier	Hunt	Patterson	Wolfe
Eckles	Ickis		Mr. Speaker

Absent or not voting. 9.

Charlton Haney Hubbard McIlrath
Cole of Delaware Hollingsworth Kent Thomas
Forsling

Amendment lost.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your Honorable Body that the Senate has amended and concurred in the House amendment to the substitute for Senate Concurrent Resolution No. 14.

WALTER H. BEAM, Secretary.

Senate amendment to House amendment to substitute for Senate Concurrent Resolution No. 14.

Amend the House amendment to substitute for Senate Concurrent Resolution No. 14, by striking out the last sentence and inserting in lieu thereof the following:

Said reporter shall prepare three copies of the transcript and furnish one copy to the governor of Iowa, one copy to the chief clerk of the House, and one copy to the secretary of the Senate, and these copies so furnished shall be open for public inspection by any person concerned.

CONSIDERATION OF SENATE AMENDMENT

Johnson of Marion called up Senate amendment to House amendment to Senate Concurrent Resolution No. 14 and moved that the House concur.

Motion prevailed and the House concurred.

HOUSE FILES WITHDRAWN

Ontjes of Grundy asked and obtained unanimous consent to withdraw House File No. 68 from committee on judiciary No. 2, also House File No. 134 from the calendar and from further consideration of the House.

McIntosh of Muscatine asked and obtained unanimous consent to withdraw House File No. 340 from committee on public schools and from further consideration of the House.

Springer of Decatur asked and obtained unanimous consent to withdraw House Files Nos. 132 and 223 from the calendar and from further consideration of the House.

APPOINTMENT CONFERENCE COMMITTEE ON HOUSE FILE NO. 39

As conference committee on House File No. 39 on the part of the House, the Speaker appointed the following members: Miller



of Shelby, O'Donnell of Dubuque, Maxfield of Marshall and Hempel of Clayton.

REDRAFT HOUSE FILE NO. 200

House File No. 200, having been lost, Grimwood of Jones asked and obtained unanimous consent to have the chief clerk redraft the bill.

ADDITIONAL COPIES ORDERED PRINTED

Simmer of Wapello asked and obtained unanimous consent to have five hundred additional copies of House File No. 398 printed.

AMENDMENTS FILED

Akin of Carroll filed the following amendment to House File No. 121:

Amend House File No. 121, by substituting a semicolon (;) in place of the period (.) and quotation marks after the word "injunction" in line seven (7) of section one (1) thereof and adding the following:

"provided, that the agents of manufacturers of livestock remedies and mineral feeds in giving directions and demonstrations for the use of their products shall not be held to be engaging in veterinary practice."

Venard of Sioux filed the following amendment to House File No. 147:

Amend House File No. 147 by inserting after the comma (,) following the word "certificates" in line ten (10) of section one (1) the following: "or the bonds of any county, city or town, school or drainage district,".

Rutledge of Webster filed the following amendment to House File No. 113 as a substitute for the committee amendments:

Amend House File No. 113 by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-eight hundred nineteen (4819) of the code, 1924, is hereby amended by inserting immediately following the word "destroy" and preceding the comma in line four (4) the following: "in whatever manner may be prescribed by the board of supervisors".

Sec. 2. Section forty-eight hundred twenty-three (4823) of the code, 1924, is hereby amended by inserting after the period in line five (5) thereof the following: "Said officers and all employees acting under their direction shall have full power and authority to enter upon any land upon which is growing any of the noxious weeds defined in section forty-eight hundred eighteen (4818) of the code, for the purpose of such destruction."



- Sec. 3. Section forty-eight hundred twenty-two (4822) of the code, 1924, is hereby amended by adding the following subdivision thereto:
- "4. The loss or damage to crops or property incurred by reason of such destruction shall be borne by the titleholder except where a contract has been entered into providing for such loss or damage."
- 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.

Also amend the title by striking out all following the figures "(4819)" in line one (1) and inserting in lieu thereof the following: ", forty-eight hundred twenty-two (4822), and forty-eight hundred twenty-three (4823) of the code, 1924, relating to the destruction of noxious weeds."

On motion of Simmer of Wapello the House adjourned until 8:30 a.m. Wednesday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 16, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Charles S. Macy, Pastor of the Christian church, Bloomfield.

Journal of March 15th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 224, and referred to committee on ways and means: By Mathews of Des Moines, from voters of the state of Iowa; by King of Clay, from voters of the state of Iowa; by Rutledge of Webster, from voters of the state of Iowa; by Troup of Story, from voters of the state of Iowa; by McIlrath of Poweshiek, from voters of the state of Iowa; by Huff of Cass, from voters of the state of Iowa; by McCaulley of Calhoun, from voters of the state of Iowa.

Protesting against the proposed bond issue for the surfacing of hard roads, and favoring a Bank Guarantee Deposit Act; referred to committee on banks and banking: By Ryder of Dubuque, from voters of Dubuque county; by Fleming of Crawford, from voters of Crawford county; by Blackford of Van Buren, from voters of Van Buren county.

Protesting against the boxing bill and referred to committee on police regulation: By McIntosh of Muscatine from the W. C. T. U. and Ministerial Association and other Christian organizations of Muscatine; by McIntosh of Muscatine from the W. C. T. U. of West Liberty; by Fleming of Crawford, from residents of Vail; also, the W. C. T. U. of Denison; by Martin of Jackson, from the W. C. T. U. of Maquoketa.

Protesting against Senate File No. 104 and referred to roads and highways: By McCaulley of Calhoun, from voters of Calhoun county; by Oliver of Monona, from voters of Monona county; by Quirk of Sac, from voters of Sac county.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 163, a bill for an act making an appropriation for the purpose of paying to the Four-County Fair Association, for a fair held at Coon Rapids, Carroll County, Iowa, in October, 1925, the sum of nine hundred ninety-nine dollars and eleven cents (\$999.11), the State aid to which the said fair association is entitled under the provisions of chapter one hundred thirty-six (136) 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 do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 218, a bill for an act providing for the creation and appointment of a commission for the purpose of promoting the agricultural, industrial and commercial development and welfare of the State of Iowa and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Rust of Franklin, from the committee on public schools, submitted the following report:

Mr. SPEAKER: Your committee on public schools to whom was referred House File No. 324, a bill for an act to amend section forty-one hundred sixty-six (4166) of the code, relating to the organization of consolidated school districts and the vote thereon in urban territory, beg leave to report they have had 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 public schools to whom was referred House File No. 243, a bill for an act to amend section forty-four hundred forty-six (4446) of the code, 1924, relating to the purchase of textbooks for 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 do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 335, a bill for an act to amend section forty-two hundred seventy-four (4274) of the code, 1924, relative to attending school in another corporation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 216, a bill for an act to amend chapter two hundred nine (209) of the code, 1924, relating to the dissolution of consolidated 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.

HEIKE A. RUST, Chairman.

Passed on file.

Buchmiller of Greene, 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. 220, a bill for an act to authorize county boards of supervisors to contribute to the cost of maintaining rest rooms in certain cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

R. M. BUCHMILLER, Acting Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 198, a bill for an act to amend the law as it appears in section ten thousand one hundred sixteen (10116) of



the code, 1924, with reference to the transfer of deeds and other instruments in the office of the county auditor and the collection of the fee therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

R. M. BUCHMILLER, Acting Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 285, a bill for an act to provide that the county attorney shall be ex officio county coroner and to perform the duties thereof, to amend sections five hundred twenty (520) and ten hundred sixty-five (1065) of the code, and to repeal section fifty-two hundred thirty-seven (5237) of the code, relating to the office of county coroner, beg leave to report they have had the same under consideration and have instructed me to report 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 six (6), the word "may" and insert thereof the word "shall".

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 91, a bill for an act to amend sections seventy-one hundred fifteen (7115), seventy-one hundred twenty-three (7123), and seventy-one hundred twenty-four (7124), of the code relating to assessment rolls and books and the recapitulation sheets pertaining thereto, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 225, a bill for an act to repeal section ten hundred forty-three (1043) of the code, 1924, and to enact a substitute therefor, relating to costs in the contesting of elections of county officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 317, a bill for an act to amend section seventy-one hundred ninety-three (7193), of the code, 1924, as amended by chapter one hundred forty-eight (148), acts of the Forty-first (41) General Assembly relating to compromise of taxes 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 do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 316, a bill for an act to repeal section thirty-five hundred ninety-seven (3597) of the code, 1924, relating to the support of insane persons, and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 156, a bill for an act to repeal section fifty-two hundred forty-four, of the code, 1924, and to enact a substitute therefor, relating to temporary assistants for the county auditor and recorder, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Prichard of Woodbury, from the committee on railroads, submitted the following report:

MR. SPEAKER: Your committee on railroads to whom was referred Senate File No. 152, a bill for an act to amend the law as it appears in Section eight thousand one hundred twenty-eight (8128) of the Code, relating to the issuance of free passes by common carriers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RALPH C. PRICHARD, Chairman.

Report adopted.

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Also:

MR. SPEAKER: Your committee on railroads to whom was referred Senate File No. 157, a bill for an act to amend the law as it appears in Section seventy-eight hundred seventy-eight (7878) of the Code relating to the powers and duties of the Board of Railroad Commissioners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RALPH C. PRICHARD, Chairman.

Report adopted.

Knutson of Cerro Gordo, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 392, a bill for an act to amend section seventy-three hundred thirty-two (7332) of the code, 1924, relating to notice of appraisement for 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 do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 369, a bill for an act to repeal section seventy-one hundred sixty-four (7164) of the code, 1924, relating to tax levies, and the computation of the rate thereof, and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House Joint Resolution No. 5, a joint resolution providing for the appointment of a joint commission of the House and Senate for the purpose of considering the revision of the laws relating to the valuation of property for taxation, and the levy and collection of taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. KNUTSON, Chairman.

Report adopted.

Johnson of Dickinson, 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. 175, 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; authorizing the enforcement of the law by the superintendent of banking; and repealing section ninety-one hundred thirty-one (9131) of the code, 1924; and enacting a substitute therefor; and amending section ninety-one hundred thirty-three (9133) of the code, 1924, relating to the method of appointing the superintendent of banking, 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.

FRANCIS JOHNSON, Chairman.

Report adopted.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION NO. 13

Reimers of Lyon called up House Concurrent Resolution No. 13, relative to danger signals by employees of the Highway Commission on road construction machinery.

On motion of Mr. Reimers the Concurrent Resolution was adopted.

CONSIDERATION OF HOUSE RESOLUTION

Prichard of Woodbury called up House Resolution, relative to Speaker appointing a sifting committee.

Ontjes of Grundy offered the following amendment to the resolution and moved its adoption:

Amend the resolution by striking out of line five (5) the figures "24" and inserting in lieu thereof the figures "28".

Amendment lost.

On motion of Mr. Prichard the resolution was adopted.

INTRODUCTION OF BILLS

House File No. 438, by committee on police regulation, a bill for an act to amend section thirteen thousand one hundred eighteen (13118) of the code, 1924, relating to certain obstructions in highways.

Read first and second times and passed on file.

House File No. 439, by Berry of Monroe and Knudson of Hamilton, a bill for an act to require all steam railroad and interurban companies to place a flagman at every railroad crossing in each incorporated city or town, and an automatic alarm signal at each railway crossing outside of cities and towns, such as will sound an alarm when any such train is within one mile of such crossing continuously and until the crossing is passed.

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

House File No. 440, by Charlton of Polk, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, providing for a special tax levy by cities having a population of fifty thousand (50,000) or more, for the purchase, construction, maintenance, and operation of art museums and for the purchase of works of art.

Read first and second times and referred to committee on cities and towns.

House File No. 441, by Charlton of Polk, a bill for an act relating to investigation of allegations in informations or complaints filed with any commission of insanity, judge, or other person or persons having power to commit to any charitable, correctional, or penal institution, and providing for the appointment of counsel for persons thus accused.

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

House File No. 442, by Elliott of Polk, a bill for an act to amend section fifty-seven hundred sixty-one (5761) of the code, 1924, relating to the power of cities and towns to regulate the installation of electric light and power wiring.

Read first and second times and referred to committee on cities and towns.

House File No. 443, by Elliott of Polk, a bill for an act to amend chapter three hundred twenty-one (321) of the code, 1924, 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 thereof, to be void and to expunge same from the records.



Read first and second times and referred to committee on cities and towns.

House File No. 444, by Eden of Clinton, a bill for an act to amend sections fifty-seven hundred seventy-three (5773) and sixty-two hundred eleven (6211) of the code, 1924, relating to the purchase or remodeling of city or town halls and to the levy of a tax for a city hall fund.

Read first and second times and referred to committee on cities and towns.

House File No. 445, by Hubbard of Pottawattamie, a bill for an act to require stock, bond, and security brokers or sellers to report the names of purchasers of taxable bonds or other securities to the secretary of state; prescribing the duties of the secretary of state; and providing a penalty for violations.

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

House File No. 446, by Johnson of Dickinson, a bill for an act to amend section eighty-five hundred twenty-six (8526) of the code, 1924, and subdivisions three (3), eight (8), ten (10), and eleven (11), of said section; to amend sections eighty-five hundred fifty-four (8554), and eighty-five hundred sixty-six (8566), and chapter three hundred ninety-three (393) of the code, 1924, relating to investment companies and regulations in regard to the sale of certain securities.

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

House Fig. No. 447, by Martin of Jackson, a bill for an act to amend chapter three hundred eighty-three (383) of the code, 1924, relating to electric transmission lines.

Read first and second times and referred to committee on public utilities.

House File No. 448, by Nagle of Johnson, a bill for an act to provide for the organization of township high school boards and for the levying of a tax for maintenance of township high schools.

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



House File No. 449, by Nagle of Johnson, a bill for an act to compensate John Joseph Rouse for injuries received while in the employ of the state sanatorium at Oakdale, and to make an appropriation therefor.

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

House File No. 450, by O'Donnell of Dubuque, a bill for an act to amend section fifty-seven hundred thirty-five (5735) of the code, 1924, relating to procedure in mayors' and police courts.

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

House File No. 451, by Prichard of Woodbury, a bill for an act to amend section fifty-six hundred ninety-four (5694) of the code, 1924, relating to the applicability of civil service in certain cases.

Read first and second times and referred to committee on cities and towns.

House File No. 452, by Prichard of Woodbury, a bill for an act to appropriate the sum of five hundred twelve dollars and fifty cents (\$512.50) to reimburse the Liberty Club of Sioux City, Iowa, for military equipment furnished Company D, 4th Iowa Infantry.

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

House File No. 453, by committee on appropriations, a bill for an act to amend section twelve hundred eighty-eight (1288) of the code, 1924, relating to the meetings of the board of mine examiners.

Read first and second times and passed on file.

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. 3 relating to the apportionment of the state into senatorial districts.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate Joint Resolution No. 3, joint resolution agreeing to a proposed amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts.

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

Crozier of Mahaska offered the following resolution:

HOUSE CONCURRENT RESOLUTION NO. 14

Resolved by the House, the Senate concurring, That a Joint Convention be held Wednesday morning, March 16th at 11:30 o'clock and that Prince William of Sweden be invited to address the Joint Convention.

Be It Further Resolved, That the Chief Clerk of the House be directed to extend the invitation.

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

Motion prevailed and the Concurrent Resolution was adopted.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Springer of Decatur asked and obtained unanimous consent to have 500 additional copies of House File No. 175 printed.

Krouse of Wayne asked and obtained unanimous consent to have 200 additional copies of House File No. 318 printed.

Rutledge of Webster asked and obtained unanimous consent to have 500 additional copies of House File No. 432 printed.

HOUSE FILES WITHDRAWN

King of Clay asked and obtained unanimous consent to withdraw House File No. 219 from the committee on elections and from further consideration of the House.

Hines of Taylor asked and obtained unanimous consent to withdraw House File No. 276 from the committee on departmental affairs and from further consideration of the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 193, 142, 81, 56 and 24.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 193, 142, 81, 56 and 24.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House Concurrent Resolution No. 14, relative to a Joint Convention to be held Wednesday morning, March 16th, at 11:30 o'clock to hear Prince William of Sweden.

WALTER H. BEAM, Secretary.

CONSIDERATION OF BILLS

Bair of Buena Vista asked and obtained unanimous consent to take up House File No. 118 at this time.

House File No. 118, a bill for an act to repeal section fifty-three hundred twenty-one (5321) of the code and to enact a substitute therefor, relating to the appointment of overseers of the poor, with report of committee recommending passage, was taken up for consideration.

On motion of Bair of Buena Vista the amendments proposed by the committee, and found in the journal of March 11th, were adopted.

Prichard of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 118 by inserting before the word "trustees" in the last line of the bill thereof the word "township".

Amendment adopted.

Bair of Buena Vista moved that the bill be read a third time

now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 69.

Allen	Elliott	Johnson of	Patterson
Anderson	Fleming	Dickinson	Prichard
Bair	Greene	Johnson of	Ratliff
Barnes	Grimwood	Keokuk	Rice
Bixler	Hager	Johnson of	Roberts
Blackford	Hagglund	Marion	Rust
Blythe	Hansen	Kennedy, J. P.	Rutledge
Buchmiller	Hanson	Kent	Ryder
Bush	Harrison	Krouse	Saunders
Charlton	Hattendorf	Lichty	Simmer
Christophel	Heald	Lovrien	Smith
Cole of Harrison	Held	McCaulley	Troup
Copeland	Hill	McIlrath	Vaughn
Craig	Hines	McIntosh	Wagner
Crone	Hollingsworth	Martin	Wamstad
Crozier	Hollis	Maxfield	Wilson
Eckles	Huff	Miller	Wolfe
Edge	Hunt	O'Donnell	Mr. Speaker

The nays were, 26.

Hale	Kline	Pattison
Haney	Knutson	Springer
Hempel	Laughlin	Thompson
Hopkins	McMillan	Torgeson
Ickis	Mathews	Truax
Istad	Nelson	Venard
	Oliver	Walrod
	Haney Hempel Hopkins Ickis	Haney Knutson Hempel Laughlin Hopkins McMillan Ickis Mathews Istad Nelson

Absent or not voting, 13.

Aiken of Ida	Kennedy, W. S.	Nagle	Reimers
Bauer	King	Ontjes	Stepanek
Forsling	Knudson	Quirk	Thomas
Hubband		- 7	

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

The House resumed consideration of House File No. 9.

Maxfield of Marshall moved that the amendments filed by him and found in the journal of March 9th be adopted. Motion prevailed and the amendments were adopted.

Crozier of Mahaska 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: Crozier of Mahaska, Istad of Winneshiek and Pattison of Jefferson.

Crozier of Mahaska, from the committee appointed to notify the Senate that the House was ready to receive them in joint session, reported that they had performed their duty. The report was accepted and the committee discharged.

The Sergeant-at-arms announced the arrival of the President of the Senate, the Secretary of the Senate, and the honorable body 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 members of the Senate took seats in the west side of the chamber.

JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Lieutenant-Governor Kimball, President of the Senate, presiding.

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

Senator Skromme of Story moved that a committee of three be appointed, one from the Senate and two from the House, to notify His Royal Highness, Prince Wilhelm of Sweden, that the joint convention was ready to receive him.

Motion prevailed the President appointed as such committee: Senator Skromme of Story, Representatives Anderson of Montgomery and Hagglund of Page.

Senator Skromme from the committee appointed to notify His Royal Highness, Prince Wilhelm of Sweden that the joint convention was ready to receive him, appeared with the visiting guest, accompanied by Governor Hammill, and Hon. A. C. Gustafson, chief clerk of the House.

President Kimball then introduced Hon. A. C. Gustafson, who in turn introduced His Royal Highness, Prince Wilhelm of Sweden, who addressed the joint convention.

Senator Benson of Clayton moved that the remarks of Hon. A.



C. Gustafson and His Royal Highness, Prince Wilhelm of Sweden be printed in the journal.

Motion prevailed.

ADDRESS OF INTRODUCTION BY HON. A. C. GUSTAFSON, CHIEF CLERK OF THE HOUSE

LADIES AND GENTLEMEN: It is not alone a distinction and an honor for which I am truly grateful, but is indeed a genuine, and I am sure, an unconcealed pleasure to be accorded this privilege of introducing to you today Iowa's distinguished guest. A member of the royal family of the land of my forefathers, born of royalty, Prince Wilhelm is a true son of democracy. In the brief hours it has been my privilege to know him I have had ample opportunity to give testimony to the description given him by eastern newspaper men, that "Bill is a regular guy." In common with many of the royalty of Europe since the war, Prince William works for a living, but in his case it is purely voluntary.

It may be of interest to the farmers of the General Assembly to know that the Prince is a farmer. He lives on and operates his own farm, and true to type, drives his own flivver, a flivver constructed, I assume, as you may readily observe to be necessary, with extended leg room.

To the newspaper men permit me to say that the Prince has been active in journalistic work in his homeland, that he has contributed to the current literature of the day, which contributions have crept into the press of our own land.

He is a playwright of no mean ability, and several of his productions have been successfully produced not only in his own land, but in other countries of Europe. He is an ardent devotee of the sports of his land, and as you may easily assume, is a champion at tennis.

Fearful lest his inherent modesty might threaten me, should I continue to further recount his accomplishments, let me say, with humble apologies to His Highness, that he is a Jack of many trades and master of them all.

A crowning achievement, however, of an extremely busy life, is his hunting expeditions and explorations into the dark fastness of the jungles of Africa, a land of little people and big beasts, and he comes to America today to recount to us a story of his thrilling experiences in that land of far flung from civilization. A story not only by word of mouth, but in order that we might visualize what his eyes saw, is supplemented by motion pictures of his actual experiences in Africa.

And now, ladies and gentlemen, may I present to you a prince of a man, His Royal Highness, Prince Wilhelm of Sweden.



ADDRESS BY HIS ROYAL HIGHNESS, PRINCE WILLIAM OF SWEDEN. BEFORE THE JOINT ASSEMBLY, MARCH 16, 1927.

YOUR EXCELLENCY, THE GOVERNOO OF IOWA, LADIES AND GENTLEMEN: I am indeed happy to receive your aind invitation to be with you today. I feel it a real privilege and a distinguished honor which I thoroughly enjoy and appreciate more than I can tell you.

I have heard much about Iowa during the last few weeks of an exceedingly busy speaking tour. It so happens that a friend of mine, Mr. Burke, was born in this state in a town called Oskaloosa. Now, this is his statement, remember, not my own. He has boasted that this is a state where the tall corn grows. He has claimed the enormous proportions of Iowa hogs in no uncertain language. He has told me of nature's generous cows that simply insist upon being milked three and even four times a day, and this must really be the state of the contented cow. I have an ulterior motive in being here today. I might as well confess it. I want to check up on some of his statements.

But, seriously, I am nearing the end of a tour of fifty American cities and some things stand out vividly, and of these I would speak briefly to you today. I enjoy in a great degree the fine, open-hearted friendliness which has been accorded me in America, and particularly in your central western states. I know that when I sail from New York next week I shall take with me many cherished memories of my visit to Iowa and America. I have heard much about your midwestern hospitality, and it has fulfilled in every way the advance notice. This is one of your very fine traditions. I have seen it everywhere during the past few days, in Minneapolis, St. Paul, Omaha, Kansas City, and so on, and today at Des Moines. I have been wonderfully impressed with this vast country of yours. It is beautiful, a veritable wonderland. Your people are kind and hospitable, and we in Sweden are proud that we have had even in a small measure perhaps, the privilege of contributing to its historical development, proud, indeed, to know that on the scroll of that immortal docuant, The Declaration of Independence, there appears the names of men of Swedish descent. We are proud to know that in the history of your . nation my countryman, Captain John Ericsson, played a part with his invention. That the sixty-fifth anniversary of his battle of the Merrimac was celebrated only a few weeks ago in many parts of the United States, as in Sweden. But proud and happy as we are to know of the contribution of our country towards the building of your nation, we are indeed in an equal degree appreciative of the many contributions which your America has made, not only to my country, but to the world as a whole. We appreciate your efforts to lighten the burdens of humanity. It stands forever on the side of righteousness, with its inherent characteristic sense of fair play, and we are thankful that there exists between this country and our own the strong ties of friendship and mutual understanding. It is our fond hope and belief that these bonds will continue to bring us together for all time to come.



In conclusion, let me say that while I am not here officially, permit me to extend the greetings of my father, the King of Sweden, and my brother, the Crown Prince of Sweden, who are mindful and appreciative of the kind and friendly relationship which exists between our country and your own great, good nation, the United States of America. I thank you.

Senator Fulton of Jefferson moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Carter in the chair.

Simmer of Wapello moved that the House adjourn until 1:30 p. m. today, and when the House reconvene they resume consideration of House File No. 9 until finished.

Motion prevailed.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

The House resumed consideration of House File No. 9.

McCaulley of Calhoun moved that Rule 14 be suspended.

Motion lost.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File.No. 9 by striking the words "that date" in line five (5) of section six (6) and by inserting in lieu thereof the words "January 1, 1916."

On request of Mr. Allen, unanimous consent having been obtained, the amendment was withdrawn.

Martin of Jackson moved the previous question.

Motion prevailed.

Ontjes of Grundy asked and obtained unanimous consent to allow Mr. Patterson thirty minutes to talk on the bill.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned members of the House of Repre-

sentatives of the Forty-second General Assembly, hereby request a call of the House on House File No. 9.

C. G. OLIVER. BREDE WAMSTAD.

JAS. D. FLEMING.

FRED C. LOVRIEN.

H. N. HANSON.

C. C. ANDERSON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Forsling of Woodbury, Hubbard of Pottawattamie and Thomas of Audubon.

Princhard of Woodbury asked and obtained unanimous consent to have Forsling of Woodbury excused from the call of the House

Greene of Pottawattamie asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House.

Patterson of Kossuth asked and obtained unanimous consent to have Thomas of Audubon excused from the call of the House.

Patterson of Kossuth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 56.

Akin of Carroll Eckles Fleming Allen Anderson Kent Griswold Bair Hagglund King Bauer Hale Berry Hanson Krouse Hattendorf Lovrien Bixler Blythe Heald Held Bush Christophel Hill Martin Cole of Delaware Hollingsworth Miller 'oreland lopkins Nelson Oliver I-kis Craig Crone Istad Ontjes Crozier

Johnson of Patterson Dickinson Reimers Rice Roberts Rust Knudson Rutledge Saunders McIlrath Smith McMillan Thompson Vaughn Venard Wamstad Wilson Mr. Speaker The nays were, 49.

Aiken of Ida Kennedy, J. P. Prichard Haney Kennedy, W. S. Quirk Barnes Hansen Blackford Ratliff Harrison Kline Ryder Buchmiller Hempel Knutson Charlton Hines Laughlin Simmer Cole of Harrison Hollis Lichty Springer Eden Huff McCaulley Stepanek Edge Hunt McIntosh Torgeson Elliott Johnson of Mathews Troup Gilmore Keckuk Maxfield Truax Greene Johnson of Nagle Wagner O'Donnell Walrod Grimwood Marion Pattison Wolfe Hager

Absent or not voting, 3.

Forsling Hubbard Thomas

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

Patterson of Kossuth moved that the vote by which House File No. 9 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 16th day of March, 1927, sent to the governor for his approval:

House Files Nos. 193, 142, 81, 56 and 24.

FRED R. BLYTHE, Chairman.

Report adopted.

REPORTS OF COMMITTEES

Blackford of Van Buren, 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 Senate File No. 148, a bill for an act to amend the law as it appears in Chapter two hundred fifty-one (251) of Title XIII of the Code, 1924, relative to the license fee of electric automobiles, beg leave to report they have had the same under consideration and have in-



structed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 59, a bill for an act to amend section forty-nine hundred sixty-three (4963) of the code, 1924, relating to motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 58, a bill for an act to amend section forty-nine hundred five (4905) of the Code, 1924, relative to the amount of license fees to be paid on motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike the quotation mark (") at the end of said bill and add thereto the following:

Whenever any such fee so computed contains a fractional part of a dollar, it shall be computed as of the nearest fractional quarter dollar thereto, and said amount shall be the fee which shall be collected."

A. V. BLACKFORD, Chairman.

Report adopted.

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 245, a bill for an act to amend section six hundred fifteen (615) of the code, 1924, relating to the certification of nominations made to fill vacancies, and nominations made at conventions of political parties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on elections to whom was referred

House File No. 261, a bill for an act to amend sections eight hundred ninety-three (893) and seven hundred thirty-eight (738) of the code, 1924, relating to double counting boards, and compensation of members, beg leave to report they have had the same under consideration and have instructed me to report 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 substitute therefor:

Section 1. Section eight hundred ninety-three (893) of the code, 1924, is hereby amended by adding after the word "precincts", in line six (6), the following: "but in precincts in which at least seven hundred fifty (750) votes have been cast at the last presidential election, the counting board shall begin at 9 o'clock a. m., instead of 1 o'clock p. m.

JOHN EDEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 377, a bill for an act to amend section seven hundred thirty (730) of the code, 1924, relating to election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike the last sentence from section 730-b1.

JOHN EDEN, Chairman.

Report adopted.

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 2, a bill for an act to establish the general fund for the State of Iowa for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the State of Iowa, for all purposes provided by law, for the said biennium, beg leave to report they have had the same under consideration and have instructed me to report 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:

In lines 4 and 5 strike the words and figures "Two hundred seventeen thousand eight hundred eighty dollars (\$217,880.00)" and insert: "Two hundred twenty-one thousand, four hundred eighty dollars (\$221,480.00)".

After line 24 insert the following:

In line 26, strike "23,160.00" and insert "24,960.00".

In line 39, strike "1,500.00" and insert "1,800.00".

In line 43, strike "175,400.00" and insert "175,700.00".

In line 45, strike "198,560.00" and insert "200,660.00".

After line 52 insert the following:

In line 54, strike "5,400.00" and insert "6,900.00".

In line 61, strike "11,400.00" and insert "12,900.00".

In line 74, strike "217,880.00" and insert "221,480.00".

Amend section 3 as follows:

In lines 4 and 5, strike the words and figures "Three hundred ninetyeight thousand one hundred forty dollars (\$398,140.00)" and insert: "Four hundred seventy-three thousand one hundred forty dollars (\$473,-140.00)".

In line 9, strike "4,500.00" and insert "4,000.00".

In line 15, strike "2,400.00" and insert "2,500.00".

In line 17, strike "2,400.00" and insert "2,300.00".

In line 18, strike "1,500.00" and insert "1,600.00".

In line 19, strike "1,800.00" and insert "1,900.00".

In line 27, strike "124,700.00" and insert "124,400.00".

In line 34, strike "166,700.00" and insert "166,400.00".

In line 41, strike "175,000.00" and insert "250,000.00".

In line 111, strike "2,100.00" and insert "2,400.00".

In line 114, strike "7,100.00" and insert "7,400.00".

In line 121, strike "8,300.00" and insert "8,600.00".

In line 126, strike "398,140.00" and insert "473,140.00".

Amend section 4 as follows:

In lines 3 and 4, strike the words and figures "Four Thousand Eight Hundred Dollars (\$4,800.00)" and insert: "Five thousand one hundred dollars (\$5,100.00)".

In line 8, strike "1,200.00" and insert "1,500.00".

In line 11, strike "4,800.00" and insert "5,100.00".

In line 14, strike "4,800.00" and insert "5,100.00".

Amend section 5 as follows:

In line 4, strike the words and figures "Twenty-six thousand five hundred dollars, (\$26,500.00)" and insert: "Twenty-five thousand nine hundred dollars (\$25,900.00)".

In line 8, strike "4,500.00" and insert "4,000.00".

In line 9, strike "3,000.00" and insert "2,700.00".

In line 18, strike "1,800.00" and insert "2,000.00".

In line 20, strike "23,500.00" and insert "22,900.00".

In line 29, strike "26,500.00" and insert "25,900.00".

Amend section 6 as follows:

Amend by striking section 6 from the bill and transferring "Commission for the Blind" to section 47, subsection (5) of the bill.

Amend section 7 as follows:

In lines 4 and 5, strike the words and figures "Thirty thousand three hundred dollars (\$30,300.00)" and insert: "Thirty thousand eight hundred dollars (\$30,800.00)".

In line 8, strike "4,500.00' 'and insert "5,000.00".

In line 21, strike "28,300.00" and insert "28,800.00".

In line 27, strike "30,300.00" and insert "30,800.00".

Amend section 8 as follows:

In lines 3 and 4, strike the words and figures "Ninety Thousand Dollars (\$90,000.00)" and insert: "One hundred ten thousand dollars (\$110,000.00)".

Strike all after line 6 and insert:

"Land improvements and building and maintenance of roads \$110,000.00"

Amend section 9 as follows:

In lines 3 and 4, strike the words and figures "Seventy-eight thousand rine hundred ten dollars (\$78,910.00)" and insert: "Ninety-one thousand one hundred ten dollars (\$91,110.00)". In line 23, strike "(6)" and insert "(7)"; also, strike "7,920.00" and insert "9,420.00".

After line 25 insert the following:

In line 27, strike "55,160.00" and insert "58,660.00".

In line 31, following the word "agents" insert: "and Inspector".

After line 34 insert the following:

In line 36, strike "18,750.00" and insert "26,250.00".

In line 38, strike "74,210.00" and insert "84,910.00".

In line 47, strike "800.00" and insert "2,000.00".

In line 49, strike "5,000.00" and insert "6,200.00".

In line 54, strike "78,910.00" and insert "91,110.00".

Amend section 10 as follows:

In lines 3 and 4, strike the words and figures "Sixty-one thousand four hundred fifty-five dollars (\$61,455.00)" and insert: "Sixty-four thousand five hundred fifteen dollars (\$64,515.00)".

After line 16 insert the following:

In line 17, strike "(4)" and insert "(3)"; also, strike "6,000.00" and insert "4,500.00".

In line 19, strike "8,400.00" and insert "9,240.00".

In line 20, strike "1,300.00" and insert "1,420.00".

In line 21, strike "(14)" and insert "(10)"; also, strike "16,800.00" and insert "18,480.00".

In line 22, strike "1,200.00" and insert "1,320.00".

In line 28, strike "60,955.00" and insert "64,015.00".

In line 34, strike "61,455.00" and insert "64,515.00".

Amend section 12 as follows:

In lines 3 and 4, strike the words and figures "Fifty-four thousand three hundred twelve dollars (\$54,312.00)" and insert: "Fifty-four thousand one hundred twelve dollars (\$54,112.00)".

'n line 23, strike the word "Office"; also, strike "600.00" and insert "400.00".

In line 25, strike "8,612.00" and insert "8,412.00".

In line 27, strike "31,912.00" and insert "31,712.00".

In line 35, strike "54,312.00" and insert "54,112.00".

Amend section 13 as follows:

In lines 3 and 4, strike the words and figures Six Thousand Twenty Dollars (\$6,020.00)" and insert: "Nine thousand dollars (\$9,000.00)".

In line 15, strike "250.00" and insert "3,230.00".

In line 17, strike "1,900.00" and insert "4,880.00".

In line 21, strike "6,020.00" and insert "9,000.00".

Amend section 14-a as follows:

In lines 3 and 4, strike the words and figures "One Hundred Ninetyfour Thousand Two Hundred Fifty Dollars (\$194,250.00)" and insert: "Two hundred four thousand two hundred fifty dollars (\$204,250.00)".

After line 14 insert the following:

In line 17, strike "194,250.00" and insert "204,250.00".

In line 21, strike "194,250.00" and insert "204,250.00".

Amend section 18 as follows:

In line 13, following the word "Mapping" insert: "and traveling"; also strike "2,000.00" and insert "3,500.00".

Strike all of line 14.

Amend section 19 as follows:

In line 4, strike the words and figures "Nineteen thousand five hundred dollars (\$19,500.00)" and insert: "Eighteen thousand seven hundred dollars (\$18,700.00)".

In line 8, strike "6,300.00" and insert "7,000.00". Strike all of line 9.

In line 10, strike "3,000.00" and insert "2,400.00".

In line 14, strike "1,200.00" and insert "1,500.00".

In line 16, strike "16,300.00" and insert "15,500.00".

In line 27, strike "19,500.00" and insert "18,700.00".

Amend section 21 as follows:

In lines 3 and 4, strike the words and figures "Forty-nine thousand four hundred dollars (\$49,400.00)" and insert: "Sixty-one thousand four hundred dollars (\$61,400.00)".

In line 10, strike the word "Director" and insert "Registrar".

After line 10 insert the following:

In line 11, strike "1,800.00" and insert "2,000.00".

In line 18, strike "1,800.00" and insert "2,000.00".

In line 19, strike "2,400.00" and insert "3,000.00".

In line 20, strike "1,800.00" and insert "2,400.00".

After line 20 insert the following:

In line 22, strike "26,300.00" and insert "32,300.00".

In line 24, strike "3,000.00" and insert "4,000.00".

In line 29, strike "12,000.00" and insert "13,000.00".

In line 31, strike "38,300.00" and insert "45,300.00".

In line 36, strike "1,800.00" and insert "2,000.00".

After line 37 insert the following:

In line 39, strike "7,100.00" and insert "10,100.00".

In line 42, strike "4,000.00" and insert "5,000.00".

After line 42 insert the following:

In line 45, strike "11,100.00" and insert "16,100.00".

In line 50, strike "49,400.00" and insert "61,400.00".

Amend section 22 as follows:

In lines 3 and 4, strike the words and figures "Forty-four thousand six hundred twenty-five dollars (\$44,625.00)" and insert: "Forty-five thousand dollars (\$45,000.00)".

In line 31, strike "250.00" and insert "625.00".

In line 40, strike "7,125.00" and insert "7,500.00".

In line 42, strike "27,025.00" and insert "27,400.00".

In line 72, strike "44,625.00" and insert "45,000.00".

Amend section 24 as follows:

In line 4, strike the words and figures "Thirty-six thousand thirty dollars (\$36,030.00)" and insert: "Thirty-six thousand three hundred eighty dollars (\$36,380.00)".

In line 14, strike "1,200.00" and insert "1,500.00".

In line 16, strike "16,050.00" and insert "16,350.00".

In line 18, strike "800.00" and insert "850.00".

In line 23, strike "1,880.00" and insert "1,930.00".

In line 25, strike "17,930.00" and insert "18,280.00".

In line 37, strike "36,030.00" and insert "36,380.00".

Amend section 25 as follows:

In lines 3 and 4, strike the words and figures "Fifty-four thousand two hundred sixty dollars (\$54,260.00)" and insert: "Fifty-three thousand six hundred sixty dollars (\$53,660.00)".

In line 8, strike "4,500.00" and insert "4,000.00".

In line 9, strike "3,000.00" and insert "3,200.00".

After line 9 insert the following:

In line 25, strike "47,260.00" and insert "49,660.00".

In line 28, strike "4,000.00" and insert "1,000.00".

In line 31, strike "7,000.00" and insert "4,000.00".

In line 34, strike "54,260.00" and insert "53,660.00".

Amend section 26 as follows:

In lines 3 and 4, strike the words and figures "Eighty thousand three hundred seventy dollars (\$80,370.00)" and insert: "Ninety-eight thousand one hundred fifty dollars (\$98,150.00)".

In line 11, strike "4,000.00" and insert "3,600.00".

After line 12 insert the following:

"12-a Assistant3,000.00"

In line 13, strike "1,620.00" and insert "1,800.00".

In line 17, strike "29,120.00" and insert "31,900.00".

In line 19, strike "35,000.00" and insert "50,000.00".

In line 24, strike "51,250.00" and insert "66,250.00".

In line 28, strike "80,370.00" and insert "98,150.00".

Amend section 27 as follows:

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In lines 3 and 4, strike the words and figures "Twenty-one thousand four hundred dollars (\$21,400.00)" and insert: "Twenty-three thousand nine hundred dollars (\$23,900.00)".

After line 14 insert the following:

In line 16, strike "18,400.00" and insert "19,900.00".

In line 18, strike "3,000.00" and insert "4,000.00".

In line 21, strike "21,400.00" and insert "23,900.00".

Amend section 29 as follows:

In lines 3 and 4, strike the words and figures "Forty-nine thousand nine hundred dollars (\$49,900.00)" and insert: "Fifty thousand five hundred dollars (\$50,500.00)".

In line 15, strike "1,200.00" and insert "1,800.00".

In line 19, strike "15,700.00" and insert "16,300.00".

In line 22, strike "21,700.00" and insert "22,300.00".

In line 61, strike "49,900.00" and insert "50,500.00".

Amend section 34 as follows:

In lines 3 and 4, strike the words and figures "Eighteen thousand six hundred fifty dollars (\$18,650.00)" and insert "Eighteen thousand eight hundred fifty dollars (\$18,850.00)".

In line 12, strike "1,200.00" and insert "1,300.00".

In line 13, strike "1,500.00" and insert "1,600.00".

In line 22, strike "17,750.00" and insert "17,950.00".

In line 27, strike "18,650.00" and insert "18,850.00".

Amend section 35 as follows:

In lines 3 and 4, strike the words and figures "One hundred and Forty Thousand Eight Hundred and Twenty Dollars (\$140,820.00)" and insert: "One hundred forty-one thousand and seventy dollars (\$141,070.00)".

In line 12, strike "140,820.00" and insert "141,070.00".

In line 25 following the word "Department" insert: "Apiarist Department".

Insert at the end of line 28 the following:

"Provided that funds appropriated by this section, in the discretion of the Printing Board, may be used in supplying paper stock for any of the foregoing departments, bureaus, boards, associations and institutions, any sum so used to be refunded to the Printing Board and returned to the credit of the appropriation made by this action. When paper stock is so furnished, payment shall be made to the Printing Board in the same manner as other claims against such department are paid, and the Printing Board shall remit the proceeds to the Treasurer of State on the first secular day of each calendar month, taking the Treasurer's receipt therefor showing the same properly credited to the appropriation authorized by this section. Such funds so handled shall be exempt from the provisions of Sections 143 and 144 of the Code, 1924."

After line 31 insert the following:

In line 32, strike "140,820.00" and insert "141,070.00".



Amend section 36 as follows:

In line 4 strike the words and figures "Thirty-one thousand four hundred dollars (\$31,400.00)" and insert: Thirty-one thousand nine hundred dollars (\$31,900.00)".

In line 9, strike "4,500.00" and insert "4,000.00".

In line 16, strike "24,900.00" and insert "24,400.00".

In line 18, strike "4,000.00" and insert "5,000.00".

In line 21, strike "6,500.00" and insert "7,500.00".

In line 25, strike "\$31,400.00" and insert "31,900.00".

Amend section 37 as follows:

In lines 4 and 5, strike the words and figures "Four hundred and fifty-four thousand nine hundred and fifty dollars (\$454,950.00)" and insert: "Four hundred sixty-four thousand nine hundred fifty dollars (\$464,-950.00)".

In line 11 after the word "Schools" insert the following:

"(for use of rural schools only)".

After line 12 insert the following:

In line 15, strike "454,950.00" and insert "464,950.00".

After line 15 insert the following:

"The appropriation for Mining Camp Schools shall be disbursed by the Superintendent of Public Instruction as follows:

- (a) There is hereby set aside five thousand dollars (\$5,000.00) per year as an emergency fund to be disbursed by the Superintendent of Public Instruction by and with the consent of the Executive Council and upon the application of Mining Camp Schools wherein an emergency arises requiring an expenditure greater than that provided for in the succeeding section. Any unexpended portion remaining in the emergency fund after April 1st of each year shall be allocated by the Superintendent of Public Instruction as provided in the succeeding section.
- (b) The remainder of the fund after deducting the sum provided for in the preceding section shall be distributed by the Superintendent of Public Instruction as follows:

All school districts wherein the population is less than five thousand (5,000) and wherein fifty (50) per cent of the children of men regularly engaged in mining, as shown by the school enumeration, shall be considered to be Mining Camp schools and the Superintendent of Public Instruction shall allocate to said school districts the Mining Camp School fund on the per capita basis, as shown in said enumeration.



(c) The Superintendent of Public Instruction is hereby authorized to adopt such regulations as shall be found necessary in carrying out the preceding section."

In line 20, strike "454,950.00" and insert "464,950.00".

Amend section 39 as follows:

In lines 3, 4, and 5, strike the words and figures "Ninety-two thousand five hundred and thirty-seven dollars and fifty cents (\$92,537.50)" and insert: "One hundred five thousand three hundred seventeen dollars and fifty cents (\$105,317.50)".

In line 10, strike "2,820.00" and insert "3,000.00".

In line 21, strike "(3)" and insert "(2)"; also strike "3,600.00" and insert "2,400.00".

In line 22, strike "1,500.00" and insert "1,800.00".

In line 23, strike "1,500.00" and insert "1,800.00".

After line 25 add the following:

In line 27, strike "44,800.00" and insert "46,180.00".

After line 39 add the following:

In line 41, strike "9,325.00" and insert "14,325.00".

In line 43, strike "54,125.00" and insert "60,505.00".

In line 47, strike "4,500.00" and insert "5,000.00".

In line 53, strike "11,900.00" and insert "12,400.00".

In line 62, strike "14,237.50" and insert "14,737.50".

Strike all of line 66.

In line 71, strike "10,200.00" and insert "7,200.00".

In line 80, strike "13,775.00" and insert "10,775.00".

After line 84 add the following:

In line 91, strike "9,900.00" and insert "15,300.00".

In line 93, strike "500.00" and insert "3,000.00".

After line 93 add the following:

In line 95, strike "10.400.00" and insert "19.300.00".

In line 99, strike "92,537.50" and insert "105,317.50".

Amend section 40 as follows:

In lines 3 and 4, strike the words and figures "Twenty thousand five hundred and fifty dollars (\$20,550.00)" and insert: "Nineteen thousand seven hundred fifty dollars "(19,750.00)".

In line 7, strike "4,500.00" and insert "4,000.00".

In line 8, strike "3,000.00" and insert "2,700.00".

In line 16, strike "20,300.00" and insert "19,500.00".

In line 21, strike "20,550.00" and insert "19,750.00".

Amend section 41 as follows:

In lines 3 and 4, strike the words and figures "Nine thousand six hundred and fifty dollars (\$9,650.00)" and insert: "Ten thousand seven hundred dollars (\$10,700.00)".

After line 11, insert the following:

In line 13, strike "9,500.00" and insert "10,700.00".

Strike lines 14 and 15.

In line 18, strike "9,650.00" and insert "10,700.00".

Amend section 42 as follows:

In lines 3 and 4, strike "Sixty-one thousand seven hundred and fifty dollars (\$61,750.00)" and insert: "Sixty-two thousand and fifty dollars (\$62,050.00)".

In line 10, strike "1,500.00" and insert "1,800.00".

In line 12, strike "61,050.00" and insert "61,350.00".

In line 17, strike "61,750.00" and insert "62,050.00".

Amend section 43 as follows:

In line 4, strike the words and figures "Thirteen thousand eight hundred dollars (\$13,800.00)" and insert: "Fourteen thousand one hundred dollars (\$14,100.00)".

In line 12, strike "1,500.00" and insert "1,800.00".

In line 15, strike "13,800.00" and insert "14,100.00".

In line 19, strike "13,800.00" and insert "14,100.00".

Amend section 44 as follows:

In lines 3 and 4, strike the words and figures "Eighty-two Thousand

Nine Hundred and Sixty-five Dollars (\$82,965.00)" and insert: Eighty-two thousand three hundred forty-five dollars (\$82,345.00)".

In line 8, strike "4,500.00" and insert "4,000.00".

In line 9, strike "3,000.00" and insert "2,700.00".

In line 17, strike "1,320.00" and insert "1,500.00".

In line 20, strike "21,440.00" and insert "20,820.00".

In line 28, strike "28,565.00" and insert "27,945.00".

In line 66, strike "82,965.00" and insert "82,345.00".

Amend section 45 as follows:

In lines 3, 4, and 5, strike the words and figures "Thirty-one Thousand Five Hundred and Ninety-six dollars and Forty-five cents (\$31,596.45)" and insert: "Thirty-two thousand one hundred ninety-six dollars and forty-five cents (\$32,196.45)".

In line 9, strike "1,560.00" and insert "2,160.00".

In line 15, strike "6,260.00" and insert "6,860.00".

In line 23, strike "8,760.00" and insert "9,360.00".

In line 29, strike "1,200.00" and insert "1,125.00".

In line 30, strike "1,050.00" and insert "1,125.00".

In line 43, strike "31,596.45" and insert "32,196.45".

Amend section 46 as follows:

In lines 21, 22 and 23, strike the words and figures "Seven million six hundred two thousand seven hundred twenty-four dollars (\$7,602,-724.00)" and insert: "Seven million seven hundred ninety thousand seven hundred twenty-four dollars (\$7,790,724.00)".

In lines 44 and 45 strike the words and figures "seven hundred forty-two thousand seven hundred fifty dollars (\$742,750.00)" and insert: Seven hundred ninety-seven thousand seven hundred fifty (\$797,750.00)".

In line 48, strike "742,750.00" and insert "757,750.00".

After line 48 insert the following:

"48-a New Store House and Home for Children......40,000.00"

In lines 63 and 64, strike the words and figures "Six hundred ninety thousand six hundred fifty dollars (\$690,650.00)" and insert: "Seven hundred twenty-eight thousand six hundred fifty dollars (\$728,650.00)".

In line 69, strike "4,000.00" and insert "2,000.00".

After line 69 insert the following:



In line 71, strike "690,650.00" and insert "728,650.00".

In lines 86 and 87, strike the words and figures "Six hundred sixty-three thousand nine hundred fifty dollars (\$663,950.00)" and insert "Seven hundred twenty-eight thousand nine hundred fifty dollars (\$728,-950.00)".

In line 90, strike "640,950.00" and insert "650,950.00".

After line 93 insert the following:

In line 95, strike "663,950.00" and insert "728,950.00".

In lines 161 and 162, strike the words and figures "Three Hundred Fifty Thousand One Hundred Dollars (\$350,100.00)" and insert "Three hundred eighty thousand one hundred dollars (\$380,100.00)".

In line 164 strike "341,100.00" and insert "371,100.00".

In ilne 170, strike "350,100.00" and insert "380,100.00".

In line 201, strike "7,602,724.00" and insert "7,695,724.00".

Amend section 47 as follows:

In lines 10, 11 and 12, strike the words and figures "Fourteen Million, Three Hundred Seventy-five Thousand Three Hundred Thirteen Dollars and Twenty cents (\$14,375,313.20)" and insert Fourteen million four hundred eighty-seven thousand one hundred thirteen dollars and twenty cents (\$14,487,113.20)".

In lines 44 and 45, strike the words and figures "Five Million Two Hundred Fifty-four Thousand Dollars (\$5,254,000.00)" and insert: "Five million two hundred ninety thousand dollars (\$5,290,000.00)".

In line 49, strike "120,000.00" and insert "140,000.00".

In line 56, strike "470,000.00" and insert "450,000.00".

After lines 56 insert the following:

"56-a Truck and Horticultural Experiment......20,000.00"

In line 58, strike "44,000.00" and insert "60,000.00".

In line 60, following the word "Marketing", insert: "in the extension department".

In line 67, strike "5,254,000.00" and insert "5,290,000.00".

In lines 84 and 85, strike the words and figures "Four Hundred Thirtysix Thousand Six Hundred Dollars (\$436,600.00)" and insert: Four hundred forty-eight thousand six hundred dollars (\$448,600.00)".

In line 88, strike "400,600.00" and insert "412,600.00".

In line 93, strike "436,600.00" and insert "448,600.00".



[Mar. 16,

In lines 96 and 97, strike the words and figures "One Hundred Eightythree Thousand Four Hundred Dollars (\$183,400.00)" and insert: Two hundred forty-three thousand four hundred dollars (\$243,400.00)".

After line 106 insert the following:

"106-a Capital Expenditures Children's Cottage.......40,000.00"

"106-b Transferred from Section 6, Commission for the Blind 20,000.00"

In line 108, strike "183,400.00" and insert "243,400.00".

In line 151, strike "14,375,313.20" and insert "14,487,113.20".

Amend section 49 as follows:

In lines 4 and 5, strike the words and figures "Forty Thousand Dollars (\$40,000.00)" and insert: "Twenty thousand dollars (\$20,000.00)".

Amend section 52 as follows:

In line 5, strike "3,000.00" and insert "2,700.00".

Amend section 53 as follows:

In line 6, strike "4,000.00" and insert "4,400.00".

In line 7, strike "1,320.00" and insert "1,500.00".

Strike line 11 and insert in lieu thereof the following:

After line 11 insert the following:

After line 11-a insert the following:

"11-b 2 Examiners4,000.00 annually"

After line 11-b insert the following:

"11-c Examiner2,700.00 annually"

In line 12, strike the word "Thirty" and insert in lieu thereof "Twenty-four"; also, strike "3,800.00" and insert "4,400.00".

WM. E. G. SAUNDERS, 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. 281, a bill for an act relating to the transfer of funds in certain cities and towns.

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 relating to a deputy commissioner of insurance.

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 the transfer of insane inmates of the women's reformatories of State Hospitals for the Insane.

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 to create the office of State Entomologist.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 262, a bill for an act relating to the approval of life insurance policies by the Commissioner of Insurance.

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 relating to the transfers of funds. Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 263, a bill for an act relating to the investment of funds of life insurance companies.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 231, a bill for an act to amend Section Six Thousand Two Hundred Fifteen (6215) of the Code of 1924 relating to the transfer of funds in certain cities and towns.

. Read first and second times and referred to committee on cities and towns.

Senate File No. 208, a bill for an act to repeal section eighty-six hundred eight (8608) of the Code of 1924 relating to a Deputy Commissioner of Insurance and to enact a substitute in lieu thereof.



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

Senate File No. 109, a bill for an act to amend chapter one hundred eighty-six (186) of the code, to provide for the transfer to the state hospitals for the insane of insane inmates of the Women's reformatory and to provide for their retransfer and the expense attending such action.

Read first and second times and referred to committee on board of control.

Senate File No. 118, a bill for an act to prevent the introduction into and dissemination within this state of insect pests and diseases injurious to plants and plant produce of this state, to create the office of state entomologist within the state department of agriculture, and to prescribe its powers and duties, and to provide penalties for a violation thereof and to repeal chapter two hundred one (201) of the Code relating to the state entomologist.

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

Senate File No. 262, a bill for an act amend Section Eight Thousand Six Hundred Seventy-one (8671) of the Code, relating to approval of life insurance policies by the Commissioner of Insurance and the requirement of medical examination of applicants for life insurance.

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

Senate File No. 295, a bill for an act to provide for the permanent transfer of county funds.

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

Senate File No. 263, a bill for an act to repeal section eightyseven hundred thirty-seven (8737) of the Code, and chapter one hundred sixty-four (164), Acts of the Forty-first (41) General Assembly, and to enact a substitute therefor; and to repeal chapter one hundred sixty-five (165), Acts of the Forty-first (41) General Assembly, relating to the investment of funds of life insurance companies and associations, and the substitution of securities with the Commissioner of Insurance.



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

Saunders of Palo Alto asked and obtained unanimous consent that the Budget bill be reprinted, with the amendments shown in large type.

AMENDMENT FILED

Rutledge of Webster filed the following amendment to House File No. 2:

Amendments to section 16, (page 23):

- 1. In line 7, change "160,000.00" to "170,000.00".
- 2. Strike lines 8 to 20, inclusive, and insert in lieu thereof the following: "The foregoing appropriation for state aid to county fairs shall be deemed conditioned on full compliance with all other statutes which regulate and prescribe the conditions under which such aid is payable."

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 17, 1927.

The Couse met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. G. E. Purdy, pastor of the Christian church, Oskaloosa.

Journal of March 16 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hubbard of Pottawattamie for the remainder of the week, on request of Bixler of Adams; Forsling of Woodbury for the day, on request of McIntosh of Muscatine.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

By Hempel of Clayton, from George Feller, merchant, Osborne, favoring House File 169, relating to chain stores. Commerce and trade.

By McIlrath of Poweshiek, from patrons of beauty parlors of the city of Grinnell, endorsing House File No. 124. Public health.

By Blythe of Iowa, from the Township Trustees of Washington Township, Iowa county, opposing Senate File No. 163, also opposing the bill providing for an increase of the gasoline tax. Roads and highways.

By Blythe of Iowa, by residents of Iowa county, opposing the boxing bill. Police regulation.

Protesting against House File No. 224, and referred to committee on ways and means: By Crone of Emmet, from voters of Estherville and vicinity; by Lovrien of Humboldt, from voters

of Humboldt county; by Copeland of Dallas, from voters of Dallas county; by Patterson of Kossuth, from voters of Kossuth county; by Hopkins of Guthrie, from voters of Guthrie county; by Akin of Carroll, from voters of Carroll county; by Vaughn of Ringgold, from voters of Ringgold county; by Griswold of Madison, from voters of Madison county; by McMillan of Benton, from voters of Benton county; by Ickis of Union, from voters of Benton county; by Charlton of Polk, from voters of Polk county.

REPORT OF COMMITTEE

Forsling of Woodbury, 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. 200, a bill for an act to amend section 11763 of the code, 1924, relating to exemption of personal earnings, beg leave to report they have had 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. 454, by Allen of Pocahontas and Johnson of Marion, a bill for an act to repeal section forty-eight hundred thirty-eight (4838) of the code, 1924, and to enact a substitute therefor, relating to the construction or location of telephone, telegraph, or other lines for transmission purposes along the public highways.

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

House File No. 455, by Grimwood of Jones, a bill for an act to amend sections fifty-three hundred sixty-nine (5369) and fifty-three hundred seventy-two (5372) of the code, 1924, so as to prevent counties from paying for tubercular patients sent outside of the state, and to increase the maximum allowance for the care of such patients.

Read first and second times and referred to committee on board of control.

House File No. 456, by Hager of Allamakee, a bill for an act to permit the establishment of muskrat farms.

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

House File No. 457, by Hempel of Clayton, a bill for an act to legalize the levying of a tax on all taxable property in Clayton county, Iowa, for the erection of a soldiers' monument and authorizing the board of supervisors to expend the money raised by such taxation for the purchase of a soldiers' monument to be erected in what is known as Brown's Cemetery in Mallory township, Clayton county, Iowa.

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

House File No. 458, by Hill of Floyd, a bill for an act to amend sections fifty-nine hundred seventy-five (5975), fifty-nine hundred seventy-eight (5978), six thousand two (6002), six thousand three (6003), six thousand twenty-four (6024), and six thousand thirty-two (6032) of the code, 1924, relating to street improvements.

Read first and second times and referred to committee on cities and towns.

House File No. 459, by Hill of Floyd, a bill for an act to repeal sections forty-seven hundred forty-seven (4747), forty-seven hundred fifty-four (4754); and to repeal sections forty-seven hundred forty-six (4746), forty-seven hundred forty-eight (4748), forty-seven hundred fifty (4750), forty-seven hundred fifty-one (4751), and forty-seven hundred fifty-two (4752) of the code, and to enact substitutes therefor, relating to improvements on the secondary road system.

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

House File No. 460, by W. S. Kennedy of Lee, a bill for an act to provide for a guarantee fund for depositors and to provide the means thereof.

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

House File No. 461, by King of Clay, a bill for an act to create a state fish and game commission; to prescribe its duties and



powers; to provide penalties for violation; to provide for the removal of rough fish from the inland waters of the state; and to repeal sections seventeen hundred eight (1708), seventeen hundred forty-five (1745) as amended by chapter thirty-five (35), acts of the forty-first (41) general assembly, and section seventeen hundred forty-six (1746) of the code, 1924, and to enact substitutes therefor.

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

House File No. 462, by Ontjes of Grundy, a bill for an act to limit the rate of taxation on property situated within certain independent school corporations 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 public schools.

House File No. 463, by Ontjes of Grundy, a bill for an act to create a textbook board and committee for the purpose of selecting a uniform system of textbooks for use in the public schools of the state of Iowa.

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

House File No. 464 by Ratliff of Henry, a bill for an act to legalize the proceedings of the council of the town of New London in Henry county, Iowa, in the handling of the general fund and various other funds of said town

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

House File No. 465, by Simmer of Wapello, a bill for an act authorizing cities and towns, including cities acting under special charters, to levy a tax upon foreign corporations engaged in selling goods, wares, or merchandise at retail; to make and enforce rules and regulations for the assessment and collection of such taxes; and to prescribe penalties for violations of such rules and regulations.

Read first and second times and referred to committee on commerce and trade.



House File No. 466, by Wagner of Scott, a bill for an act to repeal section one (1) of chapter one hundred forty-four (144), laws of the forty-first general assembly, relating to street improvements and assessments, and enacting a substitute therefor.

Read first and second times and referred to committee on cities and towns.

House File No. 467, by committee on county and township organization, a bill for an act to provide for depositories for certain county officers and to secure a depository bond therefor.

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. 247, a bill for an act relating to pension and annuity retirement system for public school teachers.

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 relating to an appropriation to pay a claim of the city of Iowa City, Iowa.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 99, a bill for an act to make an appropriation to pay a claim of the City of Iowa City, Iowa, for interest due said City under the caption of Chapter Two Hundred and Forty-nine, Acts of the Forty-first General Assembly, and erroneously computed.

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

Senate File No. 247, a bill for an act to amend section forty-three hundred forty-five (4345) of the code, 1924, relative to pension and annuity retirement system for public school teachers.

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

HOUSE FILES WITHDRAWN

Kent of Lucas asked and obtained unanimous consent to withdraw House File No. 236 from the committee on ways and means and from further consideration of the House.

Martin of Jackson asked and obtained unanimous consent to withdraw House File No. 370 from the committee on public schools and from further consideration of the House.

Patterson of Kossuth asked and obtained unanimous consent to withdraw House File No. 170 from the calendar and from further consideration of the House.

HOUSE FILE NO. 112 REFERRED TO APPROPRIATIONS

House File No. 112, providing for an appropriation was referred to the committee on appropriations.

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Held of Plymouth asked and obtained unanimous consent to have 300 additional copies of House File No. 289 printed.

CONSIDERATION OF BILLS

McIntosh of Muscatine asked and obtained unanimous consent to take up House File No. 222 at this time.

House File No. 222, a bill for an act to repeal section three hundred seventy-three (373) of the code, 1924, and to enact a substitute therefor, relating to the levy of a tax for an emergency, and providing for the transfer thereof to any other fund of the municipality, with report of committee recommending passage, was taken up for consideration.

McIntosh 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, 66.

Allen Blackford Cole of Harrison Fleming Bair Buchmiller Craig Gilmore Barnes Bush Crone Griswold Bauer Cole of Delaware Eden Hager



Hagglund Johnson of McIntosh Rutledge Hale Keokuk McMillan Ryder Haney Johnson of Martin Saunders Hanson Marion Mathews Smith Kennedy, W. S. Hattendorf Nelson Stepanek Heald Kent Patterson Troup Held King Pattison Truax Prichard Hill Kline Vaughn Hollingsworth Knudson Quirk Walrod Hollis Ratliff Krouse Wamstad Hopkins Lovrien Reimers Wilson McCaulley Huff Rice Wolfe Istad McIlrath Roberts Mr. Speaker

The nays were, 17.

Aiken of Ida Edge Ickis Ontjes Akin of Carroll Grimwood Knutson Springer Anderson Harrison Miller Thompson Berry Hines Oliver Torgeson Bixler

Absent or not voting, 25.

Blythe Forsling Johnson of Nagle O'Donnell Charlton Greene Dickinson Christophel Hansen Kennedy, J. P. Rust Copeland Hempel Laughlin Simmer Thomas Crozier Hubbard Lichty Eckles Hunt Maxfield Venard Elliott Wagner

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

House File No. 226, a bill for an act to provide for the transfer of surplus earnings of municipal utilities, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello the amendments proposed by the committee and found in the journal of March 15th, were adopted.

Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 90.

Akin of Carroll Bauer Bush Crozier Allen Cole of Delaware Eden Berry Anderson Cole of Harrison Edge Bixler Bair Blackford Craig Elliott Buchmiller Barnes Crone

Hopkins Fleming Lovrien Roberts Gilmore Huff McCaulley Rust Grimwood McIlrath Ickis Rutledge Griswold Istad McIntosh Ryder Johnson of McMillan Hager Saunders Hagglund Hale Keokuk Martin Simmer Johnson of Mathews Smith Haney Marion Miller Springer Kennedy, J. P. Kennedy, W. S. Nagle Hansen Stepanek Hanson Nelson Torgeson Harrison Kent Onties Troup Patterson Hattendorf King Truax Heald Kline Pattison Vaughn Held Knudson Prichard Walrod Knutson Wamstad Hempel Quirk Hill Krouse Ratliff Wilson Hines Laughlin Reimers Wolfe Hollingsworth Lichty Rice Mr. Speaker Hollis

The nays were, 3.

Aiken of Ida Oliver Thompson

Absent or not voting, 15.

Blythe Eckles Hunt O'Donnell Charlton Forsling Johnson of Thomas Christophel Greene Dickinson Venard Copeland Hubbard Maxfield Wagner

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 prevent the introduction into and dissemination within this state of insect pests and diseases injurious to plants and plant products of this state, to create the office of state entomologist within the state department of agriculture, and to prescribe its powers and duties, and provide penalties for the violation thereof, and to repeal chapter two hundred and one (201) of Title XII of the code relating to the state entomologist, with report of committee recommending amendment and passage, was taken up for consideration.

Cole of Delaware asked and obtained unanimous consent to recall Senate File No. 118 from the committee on agriculture and substitute the same for House File No. 103.

Senate File No. 118, a bill for an act to prevent the introduction into and dissemination within this state of insect pests and dseases injurious to plants and plant produce of this Nate, to create the office of state entomologist within the state department

of agriculture, and to prescribe its powers and duties, and to provide penalties for a violation thereof and to repeal chapter two hundred one (201) of the Code relating to the state entomologist, was taken up for consideration.

Hill of Floyd offered the following amendment and moved its adoption:

Amend section 15 by striking out all of said section 15 and substituting in lieu thereof the following:

Sec. 15. Right of Appeal. Judges of the District Court shall have power to hear and determine all appeals taken under the provisions of this act and make orders respecting such appeals.

Any person whose property rights are affected by any order, rule or regulation of the State Entomologist shall have the right of appeal to the District Court and such hearing shall be before a judge of the District Court in the county of the residence of the appellant, upon such notice as the court may direct, and the District Court shall always be open to entertain such appeal.

Amendment lost.

Cole of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Akin of Carroll Kline Quirk Haney Bair Knudson Ratliff Harrison Barnes Hattendorf Knutson Reimers Blackford Heald Laughlin Rice Bush Held Lichty Rust Cole of Delaware Hempel Rutledge Lovrien Cole of Harrison Hill McCaulley Ryder Copeland Hines McIlrath Saunders Craig Hollingsworth McIntosh Smith Crone Hollis McMillan Stepanek Crozier Hunt Martin Thompson Eckles Istad Mathews Torgeson Eden Johnson of Miller Troup Edge Keokuk Nagle Truax Elliott Johnson of Nelson Venard Gilmore Marion Oliver Wagner Grimwood Kennedy, J. P. Ontjes Walrod Hager Wamstad Kennedy, W. S. Patterson Hagglund Kent Pattison Wilson Hale King Prichard Mr. Speaker The nays were, 12.

Allen	Berry	Hanson	Krouse
Anderson	Bixler	Huff	Springer
Bauer	Buchmiller	Ickis	Wolfe
Absent or no	ot voting, 18.		

Aiken of Ida	Forsling	Hubbard	Roberts
Blythe	Greene	Johnson of	Simmer
Charlton	Griswold	Dickinson	Thomas
Christophel	Hansen	Maxfield	Vaughn
Fleming	Hopkins	O'Donnell	

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

House File No. 203, a bill for an act to authorize certain townships to levy an additional drainage tax for the purpose of paying excess costs assessed against the township by reason of the contruction of drainage districts, with report of committee recommending passage, was taken up for consideration.

Wamstad of Mitchell moved that the amendment filed by him and found in the journal of February 25th, be adopted.

Amendment adopted.

Mr. Wamstad offered the following amendment and moved its adoption:

Amend House File No. 203, by adding at the end of line one (1), section one (1) the word "road".

Amendment adopted.

Mr. Wamstad moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Akin of Carroll Allen Anderson Bair Barnes	Buchmiller Bush Cole of Dalaware Cole of Harrison Copeland		•	Harrison Hattendorf Heald Held Hempel
Bauer	Craig	Hagglund		Hill
Berry	Crone	Hale		Hines
Bixler	Crozier	Haney		Hollingsworth
Blackford	Eden	Hanson		Hollis

Hopkins. Krouse Oliver Saunders Huff Laughlin Patterson Smith Springer Istad Lichty Pattison Lovrien Thompson Johnson of Prichard Keokuk McCaulley Quirk Torgeson Johnson of McIlrath Ratliff Troup Marion McIntosh Reimers Truax Kennedy, W. S. McMillan Rice Walrod Martin Roberts Kent Wamstad Mathews Wilson King Rust Knudson Miller Rutledge Wolfe Knutson Nelson Ryder Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Johnson of Aiken of Ida Gilmore Ontjes Dickinson Blythe Greene Simmer Charlton Hansen Kennedy, J. P. Stepanek Christophel Hubbard Kline Thomas Maxfield Eckles Hunt Vaughn Nagle O'Donnell Ickis Venard Edge Forsling Wagner

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 amend section four thousand two hundred thirty-one (4231) of the code, 1924, relating to the powers and duties of school directors, 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 22nd, 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 ayes were, 90.

Akin of Carroll Buchmiller Eckles Hale Bush Eden Allen Haney Anderson Christophel Elliott Hansen Bair Cole of Delaware Fleming Hanson Harrison Barnes Cole of Harrison Gilmore Copeland Grimwood Hattendorf Bauer Griswold Heald Berry Craig Hager Held Crone Bixler Blackford Crozier Hagglund Hempel

Hill	Kline	Nelson	Smith
Hines	Knudson	Oliver	Springer
Hollingsworth	Knutson	Patterson	Stepanek
Hollis	Krouse	Pattison	Thompson
Huff	Laughlin	Prichard	Torgeson
Istad	Lichty	Quirk	Troup
Johnson of	Lovrien	Ratliff	Truax
Keokuk	McCaulley	Reimers	Vaughn
Johnson of	McIlrath	Rice	Wagner
Marion	McIntosh	Roberts	Walrod
Kennedy, J. P.	McMillan	Rutledge	Wamstad
Kennedy, W. S.	Martin	Ryder	Wilson
Kent	Mathews	Saunders	Wolfe
King	Miller	Simmer	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken of Ida	Greene	Johnson of	Ontjes
Blythe	Hopkins	Dickinson	Rust
Charlton	Hubbard	Maxfield	Thomas
Edge	Hunt	Nagle	Venard
Forsling	Ickis	O'Donnell	

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

House File No. 130, a bill for an act to repeal sections forty hundred ninety-six (4096), and forty hundred ninety-eight (4098) to forty-one hundred four (4104), inclusive, of the code, 1924; to amend section five hundred twenty (520) 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 recommending indefinite postponement and minority views recommending passage, was taken up for consideration.

Knudson of Hamilton moved that the minority report be substituted for the majority report.

Akin of Carroll moved the previous question.

Motion prevailed.

On the question "Shall the minority report be substituted for the majority report?" a roll call was demanded. The ayes were, 37.

Aiken of Ida	Griswold	King	Patterson
Allen Anderson	Haney	Kline	Quirk
	Hanson	Knudson	Roberts
Bauer	Harrison	McCaulley	Simmer
Berry	Hattendorf	McMillan	Smith
Bixler	Hempel	Martin	Springer
Bush	Hill	Miller	Thompson
Craig	Hines	Oliver	Wamstad
Eden	Huff	Ontjes	Wolfe
Fleming			

The nays were, 65.

Akin of Carroll	Grimwood	Kennedy, J. P.	Reimers
Bair	Hager	Kennedy, W. S.	Rice
Barnes	Hagglund	Kent	Rust
Blackford	Hale	Knutson	Rutledge
Blythe	Heald	Krouse	Ryder
Buchmiller	Held	Laughlin	Saunders
Charlton	Hollingsworth	Lichty	Stepanek
Christophel	Hollis	Lovrien	Torgeson
Cole of Delaware	Hopkins	McIlrath	Troup
Cole of Harrison		McIntosh	Truax
Copeland	Ickis	Mathews	Vaughn
Crone	Johnson of	Nagle	Venard
Crozier	Dickinson	Nelson	Wagner
Eckles	Johnson of	O'Donnell	Walrod
Edge	Keokuk	Pattison	Wilson
Elliott	Johnson of	Prichard	Mr. Speaker
Gilmore	Marion	Ratliff	
Greene			

Absent or not voting, 6.

Forsling	Hubbard	Maxfield	Thomas
Hongon	Totad		

Motion lost and the House refused to substitute.

On motion of Rust of Franklin the report of the committee was adopted and House File No. 130 was indefinitely postponed.

Senate File No. 159, a bill for an act to make an appropriation to pay the expenses of the boundary commission appointed under chapter three hundred thirteen (313), acts fortieth (40) general assembly, with report of 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, 87.

Aiken of Ida Hagglund Kennedy, W. S. Quirk Ratliff Akin of Carroll Hale Kent Reimers Haney King Allen Kline Hanson Rice Barnes Knudson Roberts Berry Harrison Blackford Hattendorf Knutson Rust Krouse Rutledge Blythe Heald Buchmiller Laughlin Held Ryder Bush Hempel Lichty Simmer Charlton Hill Lovrien Smith Christophel Hines McCaulley Springer Cole of Harrison Hollingsworth McIntosh Stepanek Hollis McMillan Thompson Crozier Hopkins Martin Torgeson Eckles Mathews Troup Huff Nagle Truax Eden Istad Edge Johnson of Nelson Wagner O'Donnell Walrod Elliott Dickinson Fleming Johnson of Oliver Wamstad Keokuk Patterson Wilson Greene Wolfe Grimwood Johnson of Pattison Griswold Marion Prichard Mr. Speaker Hager Kennedy, J. P.

The nays were, 1.

Ontjes

Absent or not voting, 20.

Anderson	Copeland	Hubbard	Miller
Bair	Craig	Hunt	Saunders
Bauer	Forsling	Ickis	Thomas
Bixler	Gilmore	McIlrath	Vaughn
Cole of Delawar	e Hansen	Maxfield	Venard

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

House File No. 209, a bill for an act to amend section seven hundred thirty-eight (738) of the code, 1924, relating to compensation of members of election boards, with report of committee without recommendation, was taken up for consideration.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend House File No. 209 by substituting for the word "fifty" in line four (4) the word "forty".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 37.

Aiken of Ida	Griswold	King	Patterson
Allen	Haney	Kline	Quirk
Anderson	Hanson	Knudson	Roberts
Bauer	Harrison	McCaulley	Simmer
Berry	Hattendorf	McMillan	Smith
Bixler	Hempel	Martin	Springer
Bush	Hill	Miller	Thompson
Craig	Hines	Oliver	Wamstad
Eden	Huff	Ontjes	Wolfe
Fleming		- 1 5 0-0	10.00

The nays were, 65.

Akin of Carroll	Grimwood	Kennedy, J. P.	Reimers
Bair	Hager	Kennedy, W. S.	Rice
Barnes	Hagglund	Kent	Rust
Blackford	Hale	Knutson	Rutledge
Blythe	Heald	Krouse	Ryder
Buchmiller	Held	Laughlin	Saunders
Charlton	Hollingsworth	Lichty	Stepanek
Christophel	Hollis	Lovrien	Torgeson
Cole of Delaware		McIlrath	Troup
Cole of Harrison		McIntosh	Truax
Copeland	Ickis	Mathews	Vaughn
Crone	Johnson of	Nagle	Venard
Crozier	Dickinson	Nelson	Wagner
Eckles	Johnson of	O'Donnell	Walrod
Edge	Keokuk	Pattison	Wilson
Elliott	Johnson of	Prichard	Mr. Speaker
Gilmore	Marion	Ratliff	
Greene			

Absent or not voting, 6.

Forsling	Hubbard	Maxfield	Thomas
Hangon	Tetad		

Motion lost and the House refused to substitute.

On motion of Rust of Franklin the report of the committee was adopted and House File No. 130 was indefinitely postponed.

Senate File No. 159, a bill for an act to make an appropriation to pay the expenses of the boundary commission appointed under chapter three hundred thirteen (313), acts fortieth (40) general assembly, with report of 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, 87.

Kennedy, W. S. Quirk Aiken of Ida Hagglund Ratliff Akin of Carroll Hale Kent Haney King Reimers Allen Kline Rice Barnes Hanson Berry Roberts Harrison Knudson Blackford Knutson Rust Hattendorf Blythe Heald Krouse Rutledge Buchmiller Held Laughlin Ryder Simmer Bush Hempel Lichty Smith Charlton Hill Lovrien Christophel Hines McCaulley Springer Cole of Harrison Hollingsworth McIntosh Stepanek Crone Hollis McMillan Thompson Hopkins Martin Torgeson Crozier Eckles Mathews Troup Huff Eden Istad Nagle Truax Wagner Johnson of Nelson Edge O'Donnell Walrod Elliott Dickinson Johnson of Oliver Wamstad Fleming Wilson Greene Keokuk Patterson Pattison Wolfe Grimwood Johnson of Marion Prichard Mr. Speaker Griswold Kennedy, J. P. Hager

The nays were, 1.

Ontjes

Absent or not voting, 20.

Anderson	Copeland	Hubbard	Miller
Bair	Craig	Hunt	Saunders
Bauer	Forsling	Ickis	Thomas
Bixler	Gilmore	McIlrath	Vaughn
Cole of Delaware	Hansen	Maxfield	Venard

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

House File No. 209, a bill for an act to amend section seven hundred thirty-eight (738) of the code, 1924, relating to compensation of members of election boards, with report of committee without recommendation, was taken up for consideration.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend House File No. 209 by substituting for the word "fifty" in line four (4) the word "forty".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 72.

Akin of Carro. Griswold Johnson of Reimers Keokuk Rice Allen Hager Anderson Johnson of Roberts Hagglund Marion Bauer Hale Rust Haney Kent Rutledge Berry Bixler Hanson Kline Saunders Knudson Simmer Blythe Heald Lichty Buchmiller Held Smith Bush Hempel Lovrien Springer McCaulley Thompson Hill Charlton Christophel Hines McIlrath Torgeson Cole of Harrison Hollingsworth McIntosh Troup Truax Crone Hollis Martin Mathews Crozier Hopkins Vaughn Eckles Venard Huff Miller Nelson Walrod Eden Istad Edge Johnson of Ontjes Wamstad Elliott Dickinson Pattison Wilson Fleming Quirk Wolfe

The nays were, 16.

Barnes Harrison Krouse O'Donnell Kennedy, J. P. Greene Laughlin Ryder Grimwood King McMillan Stepanek Knutson Nagle Wagner Hansen

Absent or not voting, 20.

Aiken of Ida Hunt Patterson Craig Forsling Bair Ickis Prichard Blackford Gilmore Kennedy, W. S. Ratliff Cole of Delaware Hattendorf Maxfield Thomas Copeland Hubbard Oliver Mr. Speaker

Amendment adopted.

Torgeson of Worth offered the following amendment to the bill, as amended, and moved its adoption:

Amend House File No. 209 by striking the word "forty" and inserting in lieu thereof the words "thirty-five".

Amendment lost.

Oliver of Monona moved the previous question.

Motion prevailed.

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, 38.

Bair	Greenc	King	Ryder
Barnes	Grimwood	McCaulley	Simmer
Blythe	Hager	McIlrath	Stepanek
Buchmiller	Hansen	McIntosh	Thompson
Charlton	Hattendorf	Martin	Troup
Christophel	Heald	Mathews	Vaughn
Cole of Delaware	Hollis	Nagle	Wagner
Copeland	Kennedy, J. P.	O'Donnell	Wamstad
Edge	Kennedy, W. S	Prichard	Wilson
1,2000000000000000000000000000000000000		Quirk	Wolfe

The nays were, 51.

Akin of Carroll	Hale	Johnson of	Nelson
Allen	Haney	Dickinson	Oliver
Anderson	Hanson	Johnson of	Ontjes
Bauer	Harrison	Keokuk	Pattison
Berry	Held	Johnson of	Ratliff
Blackford	Hempel	Marion	Reimers
Bush	Hill	Kent	Rice
Crone	Hines	Kline	Rust
Crozier	Hopkins	Knudson	Rutledge
Eckles	Huff	rouse	Saunders
Eden	Hunt	Lichty	Smith
Fleming	Ickis	'IcMillan	Springer
Griswold	Istad	Miller	Torgeson
Hagglund			Truax

Absent or not voting, 19.

Aiken of Ida	Forsling	Laughlin	Thomas
Bixler	Gilmore	Lovrien	Venard
Cole of Harrison	Hollingsworth	Maxfield	Walrod
Craig	Hubbard	Patterson	Mr. Speaker
Filiott	Knutson	Roberts	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 210, a bill for an act to amend sections fifty-two hundred twenty-one (5221), fifty-two hundred twenty-three (5223) and fifty-two hundred thirty-one (5231) of the Code, 1924, relating to the compensation of reputy county auditors, treasurers, and clerks of the district court, with report of committee without recommendation, 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, 56.

Barnes Bixler	Grimwood Hager	Kennedy, Kline	w.	s.	Roberts Rust
Blackford Blythe	Hagglund Haney	Knutson Lichty			Rutledge Ryder
Buchmiller Christophel	Hansen Heald	Lovrien McIntosh			Saunders Simmer
Cole of Delaware Cole of Harrison		Martin Mathews			Stepanek Troup
Copeland Eckles	Hollis Hunt	Nagle O'Donnell			Vaughn Wagner
Eden	Johnson of	Prichard			Walrod
Edge Elliott	Keokuk Johnson of	Ratliff Reimers			Wilson Wolfe
Fleming Greene	Marion Kennedy, J. P.	Rice			Mr. Speaker

The nays were, 41.

Akin of Carroll	Hanson	Johnson of	Nelson
Allen	Harrison	Dickinson	Oliver
Anderson	Hattendorf	Kent	Ontjes
Bair	Held	King	Pattison
Bauer	Hempel	Knudson	Quirk
Berry	Hines	Krouse	Smith
Bush	Hopkins	McCaulley	Springer
Crone	Huff	McIlrath	Thompson
Crozier	Ickis	McMillan	Torgeson
Griswold	Istad	Miller	Truax
Hale			Wamstad

Absent or not voting, 11.

Aiken of Ida	Forsling	Laughlin	Thomas
Charlton	Gilmore	Maxfield	Venard
Craig	Hubbard	Patterson	

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 March 15th, approved the following bills:
House Files Nos. 13 and 189.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: We move to reconsider the vote by which Senate File No. 118 passed the House.

R. B. CRONE.

W. WALFER WILSON.

G. W. PATTERSON.

H. C. PATTISON.

AMENDMENTS FILED

Wagner of Scott filed the following amendment to House File No. 151:

Amend House File No. 151 by striking out all after line six (6), and inserting in lieu thereof the following:

Part of the southeast quarter of section twenty-four (24), township seventy-eight (78) north, range three (3) east of the 5th P. M.being a strip twenty-eight (28) feet in width and approximately twelve hundred sixty-five (1265) feet in length, more particularly described as follows:

Beginning in the west line of Eastern avenue and seventy-two (72) feet northerly from the northeast corner of lot seven (7), Home addition to the city of Davenport, as now platted, which point is also in the south line of the property now owned by the state of Iowa and used for the purpose of the Iowa Soldiers' Orphans' Home; thence west along the south line of said Iowa Soldiers' Orphans' Home property to the west line of said property; thence north twenty-eight (28) feet to a point which is fifty (50) feet northerly from the south line of Denison avenue as now platted in the city of Davenport; thence east on a line parallel to and fifty (50) feet northerly from the south line of Denison avenue as now platted to a point which is in the west line of Eastern avenue and twenty-eight (28) feet north of the point of beginning; then south twenty-eight (28) feet to the point of beginning.

J. P. Kennedy of Lee filed the following amendment to Senate File No. 56:

Amend the title to Senate File No. 56 by substituting therefor the following:

A BILL FOR

An Act to provide regulations for barber shops and beauty parlors, and to direct the secretary of agriculture, through his inspectors, to inspect all such places and to enforce the provisions of this act.

Further amend the bill by striking that all after the enacting clause and inserting the following in lieu thereof:

Section 1. Every barber shop or beauty parlor in this state shall be maintained in a clean and sanitary condition and all barbers and beauty parlor operators shall be free from any infectious or contangious diseases while working in any such place.

Sec. 2. It shall be the duty of the secretary of agriculture to promulgate and to publish rules and regulations as to the manner in which barber shops and beauty parlors shall be maintained and operated in this state. Such rules and regulations when established shall be filed in the office of the county auditor of each county.



Sec. 3. It shall be the duty of the secretary of agriculture to enforce the provisions of this act and all rules established and published by him, and to make all necessary inspections through the inspectors working under his direction. Any person, firm, association or corporation who fails to comply with the provisions of this act, or any rule or regulation established and published by the secretary of agriculture shall be guilty of a misdemeanor and upon conviction therefor shall be punished by a fine of not to exceed one hundred dollars (\$100.00), nor less than twenty-five dollars (\$25.00). If any barber shop or beauty parlor is maintained or operated in such a manner as to be injurious to the health of the public or the patrons thereof, and the owner or operator thereof persists in failing to comply with the provisions of this act and the rules and regulations established hereunder, he may be enjoined from operating any such shop or parlor."

On motion of Harrison of Clarke the House adjourned until 9:00 a.m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 18, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. J. R. Parks, pastor of the First Presbyterian church, Le Roy.

Journal of March 17th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Maxfield of Marshall indefinitely, on request of Johnson of Keokuk; Laughlin of Fremont for the balance of the week, on request of Hagglund of Page; Prichard of Woodbury for the day, on request of Forsling of Woodbury; Aiken of Ida indefinitely, on account of illness, on request of Huff of Cass.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

By Hunt of Louisa, from citizens of Louisa county, opposing the boxing bill. Police regulation.

By Quirk of Sac, from the W. C. T. U. of Lake View, opposing the boxing bill. Police regulation.

By Craig of Warren, from residents of Warren county, opposing the boxing bill. Police regulation.

By Forsling and Prichard of Woodbury, from citizens of Iowa, opposing House File No. 239. Ways and means.

By Rutledge of Webster, from citizens of Fort Dodge, opposing House File No. 239. Ways and means.

By Hager of Allamakee, from citizens of Allamakee county, opposing House File 121. Animal industry.

By Hanson of Winnebago, from the Township Trustees and

Clerks of Lincoln Township, Winnebago county, opposing Senate File No. 163. Roads and highways.

By Bair of Buena Vista, from the Township Trustees and Clerks of Hayes Township, Buena Vista county, opposing Senate File No. 163. Roads and highways.

Protesting against House File No. 224, and referred to committee on ways and means: By Fleming of Crawford, from citizens of Denison; by Allen of Pocahontas, from voters of Pocahontas county; by Vaughn of Ringgold, from voters of Diagonal; by Istad of Winneshiek, from voters of Winneshiek county; by Hollingsworth of Boone, from voters of Boone county; by Crozier of Mahaska, from voters of Mahaska county.

REPORTS OF COMMITTEES

Blackford of Van Buren, 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 Senate File No. 145, a bill for an act to amend the law as it appears in section five thousand twenty-five (5025) of the code, 1924, relating to the driving of motor vehicles 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 do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Lichty of Black Hawk, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 159, a bill for an act to protect the public from infection from persons suffering from tuberculosis and to provide the procedure under which such diseased persons may be committed to institutions for care and treatment, beg leave to report they have had the same under consideration and have instructed me to report 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 from line one the words "the district court" and inserting in lieu thereof the words "any court of record". Further amend section one (1) by inserting after the word "public" in line four the words "or members of his household"; also strike from line five the word "shall" and insert in lieu thereof the word "may".

Amend by adding as section three (3) the following:



"Sec. 3. In case of a tubercular parent, whom it is not considered feasible to move, the minor children in his home may, at the discretion of the court, be placed in suitable surroundings until such time as danger from infection shall have passed."

E. M. LICHTY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 297, a bill for an act to amend sections twenty-five hundred forty-nine (2549) and twenty-five hundred fifty-three (2553) of the code, 1924, and to repeal section twenty-five hundred fifty-four (2554) of the code, 1924, and to enact a substitute therefor, relating to the practice of osteopathy and surgery, beg leave to report they have had the same under consideration and have instructed me to report 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) of this bill.

E. M. LICHTY, Chairman.

Report adopted.

Hager of Allamakee, from the committee on state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on state educational institutions to whom was referred Senate File No. 225, a bill for an act to amend chapter three hundred ninety-four (394) Title XIX and section eighty-five hundred eighty-eight (8588) of the code, 1924, providing restrictions upon the conference of degrees, by corporations of an academic character and individuals conducting academic courses, also penalty for violation thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File No. 225 as follows:

Strike out sections one (1) and two (2) of the bill and in lieu thereof insert the following:

Section 1. Section eighty-five hundred eighty-eight (8588) of the code is amended by adding thereto the following: "No academic degree for which compensation is to be paid shall be issued or conferred by such corporation or by any individual conducting an academic course unless the person obtaining the said degree shall have completed at least one academic year of resident work at the institution which grants the degree."

Sec. 2. There is hereby enacted and inserted in the code immediately following section eighty-five hundred eighty-eight (8588) of the code, the following:



"8588-b1. Penalty. A violation of the preceding section by a corporation shall be punished by a fine of not more than one thousand dollars (\$1,000). A violation of the preceding section by an individual conducting an academic course or by an officer or managing head of a corporation shall be punished by imprisonment in the penitentiary or men's or women's reformatory not more than seven (7) years; or by fine not exceeding five hundred dollars (\$500) or by imprisonment in the county jail not exceeding one (1) year, or by both such fine and imprisonment."

J. H. HAGER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on state educational institutions to whom was referred Senate File No. 191, a bill for an act to repeal paragraph 2 of section 3612 of the code of 1924 and to enact a substitute therefor, relating to the appointment of probation officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File No. 191 by inserting the following:

Sec. 2. There is hereby enacted and inserted in the code, immediately following section thirty-six hundred sixteen (3616), the following:

"3616-b1. The salaries and expenses of probation officers and deputies in counties which contain an educational institution under the control of the state board of education with a student enrollment of at least forty-two hundred, may be paid either from the general county fund or from the court expense fund."

Also amend section two (2) of the bill by changing the figure "2" to the figure "3".

J. H. HAGER, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on state educational institutions to whom was referred House File No. 300, a bill for an act to accept the offer of the board of trustees of Ellsworth College located in Iowa Falls, Iowa, to convey the property of said college to the state of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. H. HAGER, 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. 72, a bill for an act to amend chapter one hundred sixty-three (163), Acts of the forty-first general assembly, with reference to the deposit by life insurance companies to cover the valuation of policies, beg leave to report they have had the same under consideration and have instructed me to report 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 the word "annually" from line four (4) of section one (1) and insert in lieu thereof the word "semiannually".

J. H. JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred Senate File No. 179, a bill for an act to repeal section eighty-nine hundred thirty-six (8936) of the code and to enact a substitute therefor, relating to insurance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. H. JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred Senate File No. 263, a bill for an act to repeal section eighty-seven hundred thirty-seven (8737) of the code and chapter one hundred sixty-four (164), Acts of the forty-first (41) general assembly and to enact a substitute therefor; and to repeal chapter one hundred sixty-five (165), Acts of the forty-first (41) general assembly, relating to the investment of funds of life insurance companies and associations, and the substitution of securities with the Commissioner of Insurance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. H. JOHNSON, Chairman.

Report adopted.

King of Clay, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage to whom was referred Senate File No. 97, a bill for an act to amend section seventy-five hundred fifty-six (7556) of the code, relating to levees and drainage ditches and the repair thereof, and to specify and declare what lands shall be deemed an established drainage district, beg leave to report they have



had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. A. KING, Chairman.

Report adopted.

Edge of Jasper, 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. 409, a bill for an act to amend section sixty-nine hundred forty-four (6944) of the code, 1924, relative to exemption from taxation of certain new manufacturing industries for a period of five years, beg leave to report they have had the same under consideration and have instructed me to report 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 at the end of line five (5) the word "or"; also by striking out of line six (6) the following: ", or enlarge".

Further amend section one (1) by striking out of lines ten (10) and eleven (11) the following: ", enlargements,"; also by striking out of line fourteen (14) the following: ", enlargement,".

GEO. W. EDGE, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on commerce and trade to whom was referred House File No. 334, a bill for an act to prohibit the selling of certain wares, merchandise and service and the operation of any temporary business or place of amusement upon any public highway or the street of any city or town near any state, county or district, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

GEO. W. EDGE, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on commerce and trade to whom was referred House File No. 169, a bill for an act relating to chain stores, the ownership and operation thereof and prescribing penalties for violations of the provisions thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the Judiciary Committee No. 2.

GEO. W. EDGE, Chairman.



Report adopted and House File No. 169 was referred to committee on judiciary No. 2.

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 429, a bill for an act to amend section forty-one hundred thirty-one (4131) and section forty-one hundred thirty-two (4132) of the code, 1924, relating to attaching territory to an adjoining school corporation, and designating the parties before whom controversy shall be determined, beg leave to report they have had the 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.

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. 284, a bill for an act regulating the ownership and operation of pharmacies and drug stores, and providing penalties for violation thereof, beg leave to report they have had the same under consideration and recommends the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 284 as follows:

Strike out all after Section Two (2) and insert in lieu thereof the following:

"Sec. 2. The provisions of section one (1) hereof shall not apply to any person, firm, partnership or corporation, who at the time of the taking effect of this act owns a drug store or pharmacy in this State; Provided further that the administrator, the executor, or trustees of the deceased owners of a pharmacy or drug store, the widow, heirs, or next of kin of such deceased owner, or purchaser at a receiver's foreclosure, administrator's sale, or sale by an assignee, may continue to own and conduct same in accordance with the provisions of this act."

Strike out all of Section Three (3).

THOS. L. WOLFE, 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. 338, a bill for an act to amend section thirty-three



hundred sixty-six (3366) of the code, 1924, relating to the admission of women into the Iowa soldiers' home, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. A. GRIMWOOD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on board of control to whom was referred House File No. 164, a bill for an act to amend chapter seventy-five (75), acts 41st General Assembly, relating to the commission for the blind, beg leave to report they have had 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.

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. 371, a bill for an act amending chapter thirty-three (33) of the code, relative to memorial halls and monuments for soldiers, sailors, and marines, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on military to whom was referred Senate File No. 120, a bill for an act to authorize the adjutant general to make free distribution of the roster of Iowa soldiers, sailors, and marines in so far as said roster has been published, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on military to whom was referred Senate Joint Resolution No. 2, a joint resolution providing for the recognition and establishment of Independence Sunday, to be observed by religious-patriotic services and the display of the American flag, the Sunday preceding the Fourth of July of each year, or on the Fourth when that date falls on Sunday, beg leave to report they have had the same un-

der 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.

INTRODUCTION OF BILLS '

House File No. 468, by Johnson of Keokuk, a bill for an act to amend section three hundred ninety-three (393), and to repeal section three hundred ninety-seven (397) of the code, 1924, and to enact a substitute therefor, relating to the audit of claims against the state and certain agencies thereof.

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

House File No. 469, by Roberts of Adair, a bill for an act to amend section one (1) of chapter one hundred eighty-three (183), acts of the forty-first (41) general assembly, relating to the verified statements to be filed with the county recorder by all persons or partnerships operating under trade names.

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

House File No. 470, by committee on claims, a bill for an act to provide an appropriation of twenty-four hundred seventy-five dollars (\$2475.00) to indemnify Roy Rogers for damages occasioned by reason of injury suffered when struck by an accidental discharge of a shotgun while acting as deputy game warden.

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

House File No. 471, by committee on claims, a bill for an act to provide an appropriation of sixteen hundred fifty-seven and 10/100 dollars (\$1657.10) to indemnify Elsie Brogan for damages and injuries received as and while a student at the Iowa state teachers college.

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

House File No. 472, by committee on claims, a bill for an act to provide an appropriation of twenty-four hundred dollars (\$2400.00) to indemnify Bertha Sheesley for damages occasioned by reason of injury suffered when she fell from a platform of a building rented at the Iowa state fair grounds, September 3, 1925.

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

House File No. 473, by committee on motor vehicles and transportation, a bill for an act to repeal chapter four (4), acts of the forty-first general assembly and enact a substitute therefor, relating to motor vehicles and motor carriers; defining motor vehicles and carriers, highways and commission; providing for the levy and collection of a tax to be paid for the use of the highways to aid in the construction, maintenance and repair of primary highways; empowering the commission to make rules and regulations for the operation of such motor vehicles and carriers to carry out the provisions of the act and enforcement thereof; fixing penalties for violation of the act and rules and regulations made thereunder.

Read first and second times and passed on file.

SPECIAL COMMITTEE EXCUSED

On request of Hollis of Black Hawk unanimous consent having been obtained, the House members of the committee appointed to investigate the complaints on bridge contracts and specifications, were excused for such times as the committee might be in session; Greene of Pottawattamie, Johnson of Dickinson, Blythe of Iowa, O'Donnell of Dubuque, and Christophel of Bremer.

Hunt of Louisa offered the following resolution:

Whereas, The Honorable George D. Harrison of Columbus City, Iowa, a member of the House of Representatives from Louisa County in the Thirteenth General Assembly, died at Columbus City, Iowa, March 2, 1927, 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. Hunt moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hunt of Louisa, W. S. Kennedy of Lee, and Mathews of Des Moines.



HOUSE FILES WITHDRAWN

Torgeson of Worth asked and obtained unanimous consent to withdraw House File No. 269 from the Calendar and from further consideration of the House.

Elliott of Polk asked and obtained unanimous consent to withdraw House File No. 237 from the committee on judiciary No. 2 and from further consideration of the House.

Patterson of Kossuth asked and obtained unanimous consent to withdraw House File No. 171 from the committee on departmental affairs and from further consideration of the House.

MOTION TO RECONSIDER WITHDRAWN

Crone of Emmet asked and obtained unanimous consent to withdraw the motion to reconsider Senate File No. 118, filed by him on March 17th.

MADE SPECIAL ORDER

On request of Blackford of Van Buren, unanimous consent having been obtained, Calendar Nos. 20 and 21, being House Files Nos. 31 and 127, were made a special order for Saturday, March 19th; calendar No. 20 to be considered first.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Kline of Davis asked and obtained unanimous consent to have 300 additional copies of House File No. 105 printed.

Charlton of Polk asked and obtained unanimous consent to have 200 additional copies of House File No. 155 printed.

Wagner of Scott asked and obtained unanimous consent to have 300 additional copies of House File No. 411 printed.

Cole of Delaware asked and obtained unanimous consent to have 300 additional copies of House File No. 334 printed.

Ontjes of Grundy asked and obtained unanimous consent to have 300 additional copies of House File No. 301 printed.

CONSIDERATION OF BILLS

Senate File No. 144, a bill for an act to repeal sections forty-nine hundred thirty-three (4933), forty-nine hundred thirty-four (4934), forty-nine hundred thirty-five (4935) and forty-nine hundred thirty-six (4936) of the Code, 1924, and to enact a substitute therefor relating to the collection of delinquent motor vehicle license fees, with report of committee recommending passage, was taken up for consideration.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Hale	Kent	Roberts
Haney	King	Rust
Hansen	Kline	Rutledge
Harrison	Knudson	Ryder
Hattendorf	Krouse	Saunders
Held	Lichty	Simmer
Hines	McIlrath	Smith
Hollingsworth	McIntosh	Springer
Hopkins	McMillan	Thompson
Huff	Martin	Torgeson
Hunt	Miller	Troup
Ickis	Nagle	Truax
Istad	Nelson	Vaughn
Johnson of	Oliver	Venard
Dickinson	Ontjes	Wagner
Johnson of	Patterson	Walrod
Keokuk	Pattison	Wamstad
Johnson of	Quirk	Wilson
Marion	Ratliff	Wolfe
Kennedy, J. P.	Reimers	Mr. Speaker
Kennedy, W. S.	Rice	5
	Haney Hansen Harrison Hattendorf Held Hines Hollingsworth Hopkins Huff Hunt Ickis Istad Johnson of Dickinson Johnson of Keokuk Johnson of Marion Kennedy, J. P.	Haney King Hansen Kline Harrison Knudson Hattendorf Krouse Held Lichty Hines McIrath Hollingsworth McIntosh Hopkins McMillan Huff Martin Hunt Miller Ickis Nagle Istad Nelson Johnson of Oliver Dickinson Johnson of Patterson Keokuk Johnson of Marion Marion Kennedy, J. P. Reimers

The nays were, none.

Absent or not voting, 28.

Aiken of Ida	Craig	Hill	McCaulley
Allen	Eckles	Hollis	Mathews
Bair	Forsling	Hubbard	Maxfield
Berry	Greene	Knutson	O'Donnell
Blythe	Hanson	Laughlin	Prichard
Charlton	Heald	Lovrien	Stepanek
Christophel	Hempel		Thomas
Cole of Delawar			

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

Senate File No. 219, a bill for an act to repeal the law as it

appears in chapter ninety-three (93), Title V of the code, 1924, and to enact a substitute therefor, relating to organizations soliciting public donations, with report of committee recommending passage, was taken up for consideration.

Crone of Emmet moved that further action on Senate File No. 219 be deferred until Saturday a. m., March 19th.

Motion lost.

Elliott 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, 84.

Akin of Carroll	Hagglund	Kent	Roberts
Allen	Hale	King	Rust
Anderson	Haney	Kline	Rutledge
Bair	Hansen	Knudson	Ryder
Barnes	Hanson	Knutson	Saunders
Bauer	Harrison	Krouse	Simmer
Berry	Hattendorf	Lichty	Smith
Blackford	Heald	McIlrath	Springer
Buchmiller	Held	McIntosh	Stepanek
Bush	Hempel	McMillan	Thompson
Cole of Harrison	Hill	Martin	Torgeson
Copeland	Hines	Mathews	Troup
Craig	Hollingsworth	Miller	Truax
Crozier	Hollis	Nagle	Vaughn
Eden	Hunt	Nelson	Venard
Edge	Ickis	Ontjes	Walrod
Elliott	Istad	Pattison	Wagner
Fleming	Johnson of	Quirk	Wamstad
Gilmore	Marion	Ratliff	Wilson
Grimwood	Kennedy, J. P.	Reimers	Wolfe
Griswold Hager	Kennedy, W. S.	Rice	Mr. Speaker

The nays were, 2.

Crone Oliver

Absent or not voting, 22.

Aiken of Ida	Eckles	Johnson of	McCaulley
Bixler	Forsling	Dickinson	Maxfield
Blythe	Greene	Johnson of	O'Donnell
Charlton	Hopkins	Keokuk	Patterson
Christophel	Hubbard	Laughlin	Prichard
Cole of Delawa	re Huff	Lovrien	Thomas

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. Elliott of Polk moved that the vote by which Senate File No. 219 passed the House be reconsidered and that the motion to reconsider be laid upon the table.

Motion prevailed.

House File No. 258, a bill for an act relating to insurance upon lives of directors, officers, agents, and employees of corporations and prescribing what shall constitute evidence of due authority for all corporate actions with reference thereto, 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, 67.

Anderson	Hale	Kent	Rust
Barnes	Haney	Kline	Ryder
Berry	Hansen	Knudson	Saunders
Bixler	Harrison	Knutson	Smith
Blackford	Held	Krouse	Stepanek
Bush	Hempel	Lichty	Thompson
Cole of Delaware	Hill	McIlrath	Torgeson
Copeland	Hines	.McIntosh	Troup .
Craig	Hollis	McMillan	Truax
Crone	Hopkins	Martin	Vaughn
Crozier	Hunt	Mathews	Venard
Eden	Istad	Nagle	Wagner
Elliott	Johnson of	Nelson	Walrod
Forsling	Keokuk	Pattison	Wamstad
Frimwood	Johnson of	Ratliff	Wilson
Griswold	Marion	Reimers	Wolfe
Hager	Kennedy, W. S.	Rice	Mr. Speaker
Hagglund			1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -

The nays were, none.

Absent or not voting, 41.

Aiken of Ida	Edge	Johnson of	Oliver
Akin of Carroll	Fleming	Dickinson	Ontjes
Allen	Gilmore	Kennedy, J. P.	Patterson
Bair	Greene	King	Prichard
Bauer	Hanson	Laughlin	Quirk
Blythe	Hattendorf	Lovrien	Roberts
Buchmiller	Heald	McCaulley	Rutledge
Charlton	Hollingsworth	Maxfield	Simmer
Christophel	Hubbard	Miller	Springer
Cole of Harrison	Huff	O'Donnell	Thomas
Eckles	Ickia		

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

House File No. 265, a bill for an act to amend section forty-two hundred forty-two (4242), and to repeal sections forty-two hundred forty-three (4243) and forty-two hundred forty-four (4244) of the code, 1924, relating to the making of a financial statement by school districts, was taken up for consideration.

Crone of Emmet moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Akin of Carroll	Griswold	Johnson of	Ratliff
Allen	Hager	Marion	Reimers
Anderson	Hagglund	Kennedy, J. P.	Rice
Bair	Haney	Kennedy, W. S.	Roberts
Barnes	Hansen	King	Rust
Bauer	Hanson	Kline	Ryder
Berry	Harrison	Knudson	Saunders
Bixler	Hattendorf	Knutson	Smith
Blackford	Heald	Lichty	Springer
Buchmiller	Held	Lovrien	Stepanek
Bush	Hempel	McIlrath	Thompson
Charlton	Hill	McIntosh	Torgeson
Cole of Delaware		McMillan	Troup
Cole of Harrison	Hollingsworth	Martin	Truax
Copeland	Hollis	Mathews	Vaughn
Crone	Hopkins	Miller	Venard
Crozier	Huff	Nagle	Wagner
Eden	Hunt	Nelson	Walrod
Edge	Ickis	Oliver	Wamstad
Elliott	Istad	Ontjes	Wilson
Fleming	Johnson of	Patterson	Wolfe
Forsling	Keokuk	Pattison	Mr. Speaker
Grimwood			Speciality

The nays were, none.

Absent or not voting, 21.

Aiken of Ida	Greene	Krouse	Prichard
Blythe	Hale	Laughlin	Quirk
Christophel	Hubbard	McCaulley	Rutledge
Craig	Johnson of	Maxfield	Simmer
Eckles	Dickinson	O'Donnell	Thomas
Gilmore	Kent		

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 to repeal section fifty-two hundred thirty-three (5233) of the code, 1924, and to enact a substitute therefor, relating to the expenses of the county superintendent of schools, was taken up for consideration.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 266 by striking from lines twelve (12) and thirteen (13) the words "four hundred dollars, unless approved by the board of supervisors" and inserting in lieu thereof the following: "four hundred dollars for counties of sixteen townships or less, and the sum of five hundred dollars for counties having more than sixteen townships."

Springer of Decatur moved the previous question on the amendment and the main bill.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 29.

Allen	Edge	Hollingsworth	Oliver
Anderson	Greene	Huff	Ontjes
Bauer	Hansen	King	Quirk
Berry	Hanson	Krouse	Springer
Bixler	Harrison	McIntosh	Thompson
Bush	Hattendorf	Mathews	Walrod
Craig	Hempel	O'Donnell	Wolfe
Eden			

The nays were, 55.

Akin of Carroll Bair Barnes Blackford Blythe Buchmiller Charlton Cole of Harrison Copeland Crozier Fleming Forsling Gilmore Grimwood	Hager Hagglund Hale Heald Held Hill Hines Hopkins Hunt Istad Johnson of Dickinson Johnson of Keokuk	Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent Kline Lichty Lovrien McIlrath McMillan Miller Nagle Pattison Ratliff	Reimers Rice Rust Rutledge Simmer Smith Stepanek Torgeson Troup Truax Vaughn Venard Wagner Wamstad

Absent or not voting, 24.

Aiken of Ida Christophel	Haney Hollis	Laughlin McCaulley	Prichard Roberts
Cole of Delaware		Martin Maxfield	Ryder Saunders
Eckles	Knudson	Nelson	Thomas
Elliott	Knutson	Patterson	Mr. Speaker

Amendment lost.

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, 66.

Akin of Carroll Bair Barnes Blackford Blythe Buchmiller Charlton Christophel Cole of Delaware Copeland Crone Crozier Eden Edge Elliott Fleming Forsling		Johnson of Dickinson Johnson of Keokuk Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent Lichty Lovrien McIlrath McIntosh Nagle Nelson O'Donnell Pattison	Ratliff Reimers Rust Rutledge Ryder Saunders Smith Stepanek Torgeson Troup Truax Vaugha Venard Wagner Walrod Wamstad Wilson Mr. Speaker
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The nays were, 29.

Allen	Hale	Knudson	Ontjes
Anderson	Hansen	Knutson	Quirk
Berry	Hanson	Krouse	Rice
Bixler	Harrison	McMillan	Roberts
Bush	Hill	Mathews	Springer
Craig	Huff	Miller	Thompson
Greene	King	Oliver	Wolfe
	Kline	100 100 D.	1/0/2/17/2/

Absent or not voting, 13.

Aiken of Ida Bauer	Hubbard Laughlin	Martin Maxfield	Prichard Simmer
Eckles	McCaulley	Patterson	Thomas
Haney			

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

House File No. 267, a bill for an act to amend section forty-three hundred thirty-five (4335) of the Code, 1924, relating to state aid for standard schools, was taken up for consideration.

The following amendment filed by Wamstad of Mitchell was taken up for consideration;



Amend House File No. 267 by striking all following the word and figures "eighteen (18)" in line four (4).

Amendment lost.

Walrod of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Akin of Carroll	Gilmore	Johnson of	Ratliff
Anderson	Greene	Keokuk	Reimers
Bair	Grimwood	Johnson of	Rice
Barnes	Griswold	Marion	Roberts
Berry	Hager	Kennedy, J. P.	Rust
Bixler	Hagglund	Kennedy, W. S.	Rutledge
Blackford	Haney	Kent	Ryder
Blythe	Hattendorf	King	Saunders
Buchmiller	Heald	Kline	Smith
Bush	Held	Knudson	Stepanek
Charlton	Hempel	Knutson	Thompson
Christophel	Hill	Krouse	Troup
Cole of Delaware		Lichty	Truax
Cole of Harrison	Hollingsworth	Modlrath	Vaughn
Copeland	Hollis	McIntosh	Venard
Craig	Hopkins	McMillan	Wagner
Crone	Huff	Mathews	Walrod
Crozier	Hunt	Miller	Wamstad
Eckles	Ickis	Nagle	Wilson
Eden	Istad	O'Donnell	Wolfe
Edge	Johnson of	Ontjes	Mr. Speaker
Fleming	Dickinson	Quirk	area na lina e nacionalismo.

The nays were, 7.

Allen Hale	Hanson Harrison	Pattison Springer	Torgeson
Absent or not	voting, 17.		
Aiken of Ida Bauer Elliott Forsling	Hansen Hubbard Laughlin Lovrien	McCaulley Martin Maxfield Nelson Oliver	Patterson Prichard Simmer Thomas

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

House File No. 268, a bill for an act to repeal sections forty-three hundred twenty-two (4322), forty-three hundred twenty-three (4323), and forty-three hundred twenty-four (4324) of the code,

1924, and to enact substitutes therefor, relating to public school libraries, was taken up for consideration.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend House File No. 268 by striking from section three (3) all following the word "to" in line seven (7) and inserting in lieu thereof the following: "each member of each county board of education,".

Amendment adopted.

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, 85.

Greene	Johnson of	Quirk
Grimwood	Marion	Ratliff
Griswold	Kennedy, J. P.	Rice
Hager		Roberts
Hagglund	Kent	Rust
Hale	King	Rutledge
Haney	Kline	Ryder
Hansen	Knudson	Saunders
Hattendorf	Knutson	Simmer
Heald	Krouse	Smith
Held	Lichty	Stepanek
Hempel	Lovrien	Thompson
Hines	McIlrath	Torgeson
Hollingsworth	McIntosh	Troup
Hollis	McMillan	Truax
Hopkins	Mathews	Vaughn
Hunt	Miller	Venard
Istad	Nagle	Wagner
Johnson of	Nelson	Walrod
Dickinson	O'Donnell	Wilson
Johnson of	Ontjes	Wolfe
Keokuk	Pattison	Mr. Speaker
	Grimwood Griswold Hager Hagglund Hale Haney Hansen Hattendorf Heald Held Hempel Hines Hollingsworth Hollis Hopkins Hunt Istad Johnson of Dickinson Johnson of	Grimwood Griswold Hager Hager Kennedy, W. S. Hagglund Hale King Haney Hansen Hattendorf Heald Krouse Held Lichty Hempel Hines McIlrath Hollingsworth Hollis Hopkins Hunt Istad Johnson of Dickinson Johnson of O'Donnell Johnson of Ontjes

The nays were, 6.

Berry Oliver Springer Wamstad Harrison Reimers

Absent or not voting, 17.

Aiken of Ida Hanson Ickis Maxfield Bauer Hill Laughlin Patterson McCaulley Bixler Hubbard Prichard Cole of Harrison Huff Thomas Martin 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. 21, a bill for an act to amend the law as it appears in section forty-two hundred eighty-three (4283) of the code, 1924, relative to the payment of school tuition of children in charitable institutions, with report of committee recommending amendment and passage, was taken up for consideration.

The following amendment filed by Anderson of Montgomery as a substitute for the committee amendment was taken up for consideration:

Amend House File No. 21 by adding at the end of Section one (1) the following: "This provision, however, shall not be construed to prevent any school district from entering into an agreement with any charitable institution to provide for free tuition should it so desire."

On the question "Shall the amendment be substituted?" a roll call was demanded.

The ayes were, 50.

Akin of Carroll	Elliott	Istad	Ontjes
Anderson	Fleming	Johnson of	Patterson
Bair	Gilmore	Dickinson	Quirk
Barnes	Griswold	Kent	Reimers
Bauer	Hagglund	King	Rutledge
Berry	Hanson	Kline	Saunders
Bixler	Harrison	Knudson	Smith
Buchmiller	Hattendorf	Krouse	Springer
Bush	Heald	McIlrath	Thompson
Christophel	Hill	McMillan	Troup
Cole of Harrison	Hines	Mathews	Wamstad
Copeland	Hollingsworth	Nelson	Wolfe
Craig	Huff	O'Donnell	

The nays were, 34.

Blackford	Hempel	Kennedy, W. S.	Rust
Blythe	Hopkins	Lichty	Ryder
Charlton	Hunt	McIntosh	Stepanek
Cole of Delaware	Ickis	Miller	Torgeson
Crone	Johnson of	Nagle	Truax
Eckles	Keokuk	Pattison	Venard
Eden	Johnson of	Ratliff	Walrod
Grimwood	Marion	Rice	Wilson
Haney	Kennedy, J. P.	anto com	Mr. Speaker
Held			

Absent or not voting, 24.

Aiken of Ida	Hager	Laughlin	Prichard
Allen	Hale	Lovrien	Roberts
Crozier	Hansen	McCaulley	Simmer
Edge	Hollis	Martin	Thomas
Forsling	Hubbard	Maxfield	Vaughn
Greene	Knutson	Oliver	Wagner

Motion prevailed and the amendment was substituted for the committee amendment.

Anderson of Montgomery moved that the substitute amendment be adopted.

Motion prevailed and the substitute amendment was adopted.

Hill of Floyd offered the following amendment and moved its adoption:

Amend House File No. 21 by striking from line sixteen (16) the word "county" and inserting in lieu thereof the words "school corporation".

Amendment adopted.

Anderson of Montgomery moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 60.

Akin of Carroll	Eckles	Hines	Martin
Allen	Elliott	Hollingsworth	Mathews
Anderson	Fleming	Hollis	Nelson
Bair	Gilmore	Huff	O'Donnell
Barnes	Grimwood	Ickis	Ontjes
Bauer	Griswold	Istad	Patterson
Berry	Hagglund	Kent	Quirk
Bixler	Hale	King	Reimers
Buchmiller	Haney	Kline	Rutledge
Bush	Hanson	Knudson	Smith
Charlton	Harrison	Knutson	Springer
Cole of Harrison	Hattendorf	Lichty	Thompson
Copeland	Heald	Lovrien	Troup
Craig	Hempel	McIlrath	Wamstad
Crozier	Hill	McMillan	Wolfe

The nays were, 30.

Blackford	Hunt	Kennedy, W. S.	Rust
Blythe	Johnson of	Krouse	Ryder
Christophel	Dickinson	McIntosh	Stepanek
Cole of Delaware	Johnson of	Miller	Torgeson
Crone	Keokuk	Nagle	Truax
Eden	Johnson of	Pattison	Vaughn
Hager	Marion	Ratliff	Venard
Hopkins	Kennedy, J. P.	Rice	Wilson
			Mr. Speaker

Absent or not voting, 18.

Aiken of Ida Held Oliver Simmer Edge Hubbard Prichard Thomas Forsling . Laughlin Roberts Wagner McCaulley Walrod Greene Saunders Hansen Maxfield

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 the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 105, a bill for an act relating to the protection of junior liens.

Also, that the Senate has concurred in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 123, a bill for an act relating to the indexing of certain chattel mortgages.

WALTER H. BEAM, Secretary.

AMENDMENT FILED

Knudson of Hamilton filed the following amendment to House File No. 29:

Amend House File No. 29 by striking all after the enacting clause and inserting in lieu thereof as section one (1) the following:

"Section 1. Assessors and the executive council shall in determining the assessed value for taxation purposes of any electric, water, gas, telephone, railway, street railway, transmission line or other public utility property compute such value upon an actual value of not less than the value of any such property upon which its rates are based."

On motion of Berry of Monroe the House adjourned until 9:00 a.m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 19, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. S. D. Noah, pastor of Grant Park Church of Christ, Des Moines.

Journal of March 18th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Laughlin of Fremont for the day, on request of O'Donnell of Dubuque; Crozier of Mahaska for the day, on request of Griswold of Madison; Aiken of Ida for the day, on request of Huff of Cass; Copeland of Dallas for the day, on request of Smith of O'Brien; Miller of Shelby for the day, on request of Springer of Decatur; Edge of Jasper for the day, on request of Stepanek of Linn; McIntosh of Muscatine for the day, on request of Hunt of Louisa; Patterson of Kossuth for the day, on request of Hattendorf of Osceola; Huff of Cass for the day, on request of Hunt of Louisa; Craig of Warren for the day, on request of Hunt of Louisa; Quirk of Sac for the day, on request of King of Clay; Roberts of Adair for the day, on request of Prichard of Woodbury; Vaughn of Ringgold for the day, on request of Johnson of Keokuk; Nagle of Johnson for the day, on request of Wagner of Scott.

PETITIONS AND RESOLUTIONS

The following petitions and resolutions were presented and referred to the designated committees:

Protesting against House File No. 224, and referred to committee on ways and means: By Prichard and Forsling of Woodbury, from citizens and voters of Woodbury county; by Springer of Decatur, from citizens and voters of Davis City and Lamoni, Iowa; by Ontjes of Grundy, from citizens and voters of Grundy county; by Johnson of Marion, from citizens and voters of Hamilton, Iowa; by Hines of Taylor, from citizens and voters of Blockton, Iowa.

By Troup of Story, a resolution from Perry township trustees and clerk, opposing the Bergman Bill. Roads and highways.

By Eden of Clinton, from citizens and voters of Clinton county, protesting against House File No. 239. Ways and means.

By Hunt of Louisa, from citizens of Louisa county, protesting against House File No. 239. Ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 144, 159, 105 and 123.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Elliott of Polk, from the committee on public utilities, submitted the following report:

MR. SPEAKER: Your committee on public utilities to whom was referred House File No. 138, a bill for an act authorizing cities and towns to appropriate surplus earnings from heating plants, waterworks, gas works, or electric plants to pay bonded indebtedness, beg leave to report they have had the same under consideration and have instructed me to report 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 paragraph two and inserting in lieu thereof the following:

"This act shall not apply to boards of waterworks trustees, or other boards of trustees, unless said board of trustees shall by resolution concur in said appropriation or transfer; and shall not apply to cities operating under chapter three hundred fourteen (314) of the code, 1924."

E. A. ELLIOTT, Chairman.

Report adopted.

W. S. Kennedy of Lee, 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. 240, a bill for an act to amend chapter sixty-eight (68) of the code, 1924, relating to the means and method of conducting the air current in 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 do pass.

W. S. KENNEDY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on mines and mining to whom was referred House File No. 246, a bill for an act to amend chapter sixty-eight (68) of the code, 1924, relating to shot firers in 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 do pass.

W. S. KENNEDY, Chairman.

Report adopted.

Christophel of Bremer, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File No. 367, a bill for an act to provide for the creation of an art commission in the state of Iowa, and to prescribe its duties and means of enforcement of its orders, beg leave to report they have had the same under consideration and have instructed me to report 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 the word "memorial" following the words "designs of" in line twenty-one (21) of section five (5).

GEO. W. CHRISTOPHEL, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 271, a bill for an act empowering board of supervisors in certain cases to cancel special assessments for graveling and to refund installments of said assessments which have been paid and to pay unpaid installments of such assessments and to levy a tax for such purposes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 278, a bill for an act to amend section forty-seven hundred eighty-eight (4788) of the code, 1924, relating to the duties of the township road superintendent, beg leave to report they have had the 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.

Johnson of Dickinson, 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. 427, a bill for an act to designate a trust relationship regarding funds paid for the purchase of bank drafts, and to impress such funds with the trust, beg leave to report they have had 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 banks and banking to whom was referred House File No. 437, a bill for an act providing for the establishment of a fund to protect depositors; for collection and administration of such fund; for a change in the manner of selecting a banking board; to amend sections ninety-one hundred thirty-one (9131) and ninety-one hundred thirty-six (9136) of the code, 1924, and providing for the division of the state into banking districts and relating to banks and banking, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

FRANCIS JOHNSON, Chairman.

Report adopted.

Forsling of Woodbury, 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. 322, a bill for an act to repeal section 12017 and to enact a substitute therefor, to repeal sections 12018 to 12023, inclusive, and to amend section 12026, of the code, relating to the descent and distribution of the property of an intestate who leaves no issue, beg leave to report they have had 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. 1 to whom was referred Senate File No. 182, a bill for an act relating to jurisdiction of courts in civil matters, beg leave to report they have had 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. 1 to whom was referred House File No. 403, a bill for an act to require the payment of delinquent taxes and all other taxes including special assessments which are then due before any instrument conveying real estate can be filed in the office of the county recorder in the county in which the real estate lies, beg leave to report they have had the 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. 1 to whom was referred House File No. 197, a bill for an act to require the giving of security conditional to pay damages caused by the operation of motor vehicles, to fix and declare the rights, duties and responsibilities, civil and criminal, of the parties concerned, and to declare a rule of evidence relative to the operation of motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely post-poned.

L. B. Forsling, 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 enable mechanics to acquire liens for the security of evidences of indebtedness for furnishing materials or performing labor, beg leave to report they have had the same under consideration and have instructed me to report the same back to



the House with the recommendation that the "ame be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Also:

Mr. Speaker: Your committee on judiciary No. 1 to whom was referred House File No. 272, a bill for an act to amend, revise and codify section 12041 of the code, 1924, relating to referees in probate, beg leave to report they have had the 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. 1 to whom was referred House File No. 394, a bill for an act to amend section 12073 of the code, 1924, relating to notice of application for discharge of administrator, executor, guardian or trustee, beg leave to report they have had the 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. 1, to whom was referred House File No. 301, a bill for an act to amend section 1091 of the code, relating to removal from office, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 205, a bill for an act to amend section 11490 of the code, 1924, relating to the restriction of argument by attorneys in the trial of cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. Forsling, Chairman.

Passed on file.



Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 382, a bill for an act to repeal sections 10907, 10908, 10916, and 10918 of the code, 1924, and to enact substitutes therefor, relating to admission to the practice of 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.

L. B. FORSLING, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1, to whom was referred House File No. 393, a bill for an act to amend section 10813 of the code, 1924, relating to the taxing of reporting fees as part of the costs in certain cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. Forsling, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 395, a bill for an act to amend chapter 496 of the code, 1924, relating to the trial by a referee to certain disputes involving the title to 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 indefinitly postponed.

L. B. FORSLING, Chairman.

Passed on file.

Patterson of Kossuth, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 385, a bill for an act to amend sections seventeen hundred thirty-four (1734), seventeen hundred twenty-seven (1727), seventeen hundred twenty-five (1725), seventeen hundred thirty-three (1733), and seventeen hundred thirty-one (1731) of the code, 1924, relating to regulations on fishing, beg leave to report they have had the same under consideration and have instructed me to report 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 seventeen hundred thirty-three (1733) of the code by adding after the comma (,) following the word "length" in line eleven (11), the following: "or bullheads less than six inches in length".



Also; amend section seventeen hundred thirty-two (1732) of the Code by inserting after the comma (,) in line six, the following: "or more than twenty-five (25) bullheads,".

G. W. PATTERSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 383, a bill for an act to amend sections seventeen hundred eighty-one (1781), seventeen hundred sixty-eight (1768), seventeen hundred eighty-four (1784), seventeen hundred fifteen (1715), seventeen hundred seventeen (1717), seventeen hundred ninety-one (1791) chapter 38, acts of the 41st General Assembly and chapter 86 of the code, 1924, relating to game, birds, the use of unlawful devices, and disposition of confiscated property; also providing for a license for fur buyers, beg leave to report they have had the same under consideration and have instructed me to report 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), also by striking out all of sections five (5), six (6), seven (7) and eight (8).

G. W. PATTERSON, Chairman

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 384, a bill for an act to amend sections seventeen hundred ninety-four (1794), seventeen hundred fifteen (1715), and seventeen hundred sixty-one (1761) of the Code, relating to seizure of mussels, equipment and the publication of orders, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred Senate File No. 131, a bill for an act to prohibit the use of ferrets in the capture of rabbits, beg leave to report they have had the 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.

Blackford of Van Buren, 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. 401, a bill for an act to amend section forty-nine hundred twenty-seven (4927) of the code relating to registration fees upon motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

A. V. BLACKFORD, Chairman.

Passed on file.

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 418, a bill for an act to amend section fifty-seven hundred thirty-two (5732) of the code, 1924, relating to the jurisdiction of the mayor, beg leave to report they have had the 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. H. STEPANEK, Chairman.

Passed on file.

Also:

Mr. Speaker: Your committee on cities and towns to whom was referred House File No. 408, 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 in cities under the city manager plan, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 376, a bill for an act to amend subdivision five (5) of section sixty-eight hundred fifty-six (6856) of the code, 1924, relating to special tax levies in cities under special charters, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 386, a bill for an act to repeal section fifty-seven hundred twelve (5712) of the code, 1924, and to enact a substitute there-

for, relating to the diminution in the number of employees under civil service where public interest requires, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 135, a bill for an act to amend section two (2) of chapter one hundred thirty-seven (137), acts of the 41st General Assembly, relating to the powers of the board of waterworks trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 231, a bill for an act to amend section six thousand two hundred fifteen (6215) of the code of 1924 relating to the transfer of funds in certain cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Buchmiller of Greene, 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. 194, a bill for an act to amend section seventy-one hundred seventy-nine (7179) of the code, relating to the licensing of traveling shows or circuses for exhibition outside the limits of cities or towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

R. M. BUCHMILLER, Acting Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 355, a bill for an act to amend section fifty-one hundred eighty-seven (5187) of the code, 1924, relating to the appointment of bailiffs in the district court, beg leave to report they



have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

R. M. BUCHMILLER, Acting Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred Senate File No. 83, a bill for an act to amend, revise, and codify section fifty-two hundred sixty-eight (5268) of the code, 1924, relating to the issuance of bonds by counties, and to the form, maturity, and payment of such bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on county and township organization to whom was referred House File No. 292, a bill for an act to provide uniform copy for conveyancing blanks, and to provide a method of filing same for convenient access of the public, and fixing the amount of fees for recording same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 399, a bill for an act to amend section thirty-six hundred forty-one (3641) of the code, 1924, relating to widow's pensions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 346, a bill for an act to repeal section seventy-two hundred eighty-four (7284) of the code, 1924, and to enact a substitute therefor, relating to the issuance of tax deeds, and requiring the payment of all unpaid taxes including special assessments due and unpaid and requiring the redemption from any subsequent tax sale before issuance of a tax deed, beg leave to report they have had the



same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 404, a bill for an act to amend section seventy-two hundred fifty-five (7255) of the code, 1924, relating to notice and sale of previously advertised property for taxes, and to allow the county to become a purchaser at such tax 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 do pass.

R. M. BUCHMILLER, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 311, a bill for an act to amend section fifty-one hundred seventy-seven (5177) and ten thousand one hundred fifteen (10115) of the code, 1924, relating to marginal assignments or releases of mortgages, contracts, or other instruments constituting encumbrances on real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. M. BUCHMILLER, Acting 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 section ten hundred sixty-seven (1067) of the code, 1924, relative to payment by the county of the expense of various county officers' bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 125 by striking the word "or" in line five (5) of section one (1) and inserting after the word "recorder" the following: "or county superintendent."

R. M. BUCHMILLER, Acting Chairman.

Report adopted.



INTRODUCTION OF BILL

House File No. 474, by committee on public health, a bill for an act to repeal sections twenty-five hundred eighty-four (2584) and twenty-five hundred eighty-five (2585) of the code, 1924, relating to the practice of embalming and to enact substitutes therefor.

Read first and second times and passed on file.

HOUSE FILES WITHDRAWN

Rice of Appanoose asked and obtained unanimous consent to withdraw House File No. 75 from the committee on ways and means and from further consideration of the House.

Elliott of Polk asked and obtained unanimous consent to withdraw House File No. 365 from the committee on cities and towns and from further consideration of the House.

HOUSE FILE REREFERRED

Elliott of Polk asked and obtained unanimous consent to withdraw House File No. 388 from the committee on agriculture and rereferred to committee on cities and towns.

SPECIAL ORDER DEFERRED

Blackford of Van Buren asked and obtained unanimous consent to have action deferred on the Special Order for today and that calendar Nos. 20 and 21 be made a Special Order for Tuesday, 10:00 a. m., March 22d.

SPECIAL ORDER MADE

Lovrien asked and obtained unanimous consent to have House File No. 1 made a special order for Wednesday, 10:00 a.m., March 23rd.

REPORT OF COMMITTEE ON ADDITIONAL COMMITTEE CLERKS

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

and assignments to fill the vacancies caused by the resignations of Ethel Katz and Leota Carpenter: Helene Vonn, Grace Brinkmeyer.

MARION R. McCAULLEY, Chairman. IRVING H. KNUDSON, D. FULTON RICE, C. A. HOLLIS,

Committee.

On motion of Mr. McCaulley the report of the committee was adopted.

Wamstad of Mitchell invoked Rule No. 58 on House File No. 283, said House File having been in the hands of the committee since February 25th.

Grimwood of Jones moved that the committee on public health be given until Monday for the consideration of House File No. 283.

On the question "Shall the committee be given additional time?" a roll call was demanded.

The ayes were, 48.

Bair	Grimwood	Kennedy, J. P.	Ratliff
Barnes	Hager	Kennedy, W. S.	Rice
Blackford	Hagglund	Kent	Rust .
Blythe	Hansen	King	Ryder,
Buchmiller	Heald	Kline	Smith
Charlton	Hempel	Knutson	Stepanek
Cole of Delaware		Lichty	Troup
Eckles	Hollis	McCaulley	Truax
Eden	Hopkins	Mathews	Wagner
Elliott	Hunt	Nagle	Walrod
Fleming	Johnson of	Pattison	Wilson
Gilmore	Marion	Prichard	Mr. Speaker
Greene			

The nays were, 45.

Akin of Carroll	Haney	Johnson of	Patterson
Allen	Hanson	Keokuk	Reimers
Anderson	Harrison	Knudson	Roberts
Bauer	Hattendorf	Krouse	Saunders
Berry	Held	Lovrien	Simmer
Bixler	Hill	McIlrath	Springer
Bush	Hines	McMillan	Thompson
Christophel	Huff	Martin	Torgeson
Cole of Harrison	Ickis	Nelson	Venard
Crone	Istad	O'Donnell	Wamstad
Griswold	Johnson of	Oliver	Wolfe
Hale	Dickinson	Ontjes	

Absent or not voting, 15.

Aiken of Ida Copeland Craig Crozier

Edge Forsling Hubbard Laughlin McIntosh Maxfield Miller Quirk

Rutledge Thomas Vaughn

Motion prevailed and the committee was given additional time.

CONSIDERATION OF BILLS

House File No. 29, a bill for an act providing a basis for establishing a taxable value to public utility properties, was taken up for consideration.

Knudson of Hamilton moved that the amendment filed by him and found in the Journal of March 18th be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded and Rule 18 was invoked

The ayes were, 75.

Akin of Carroll

Allen Anderson Bair Barnes Bauer Berry Bixler Blackford Blythe Buchmiller Bush Charlton Christophel

Hines Hollis Cole of Delaware Hopkins Huff Hunt Istad Johnson of Dickinson

Gilmore

Grimwood

Griswold

Hagglund

Hale

Haney

Heald

Hill

Hempel

Hanson

Harrison

Hattendorf

Elliott Fleming

Keokuk Kent King Kline Knudson Knutson Krouse

Johnson of

Lovrien McCaulley McIlrath McMillan Martin Mathews Nagle Nelson Oliver Ontjes

Lichty

Pattison Ratliff Reimers Rice. Roberts Rust Simmer

Smith Springer Thompson Torgeson Troup Truax Wagner Walrod Wamstad Wilson Mr. Speaker

The nays were, 2.

Greene

Crone

Eden

Eckles

Kennedy, J. P.

Absent or not voting, 31.

Aiken of Ida Cole of Harrison Copeland Craig Crozier

Edge Forsling Hager Hansen Held

Hollingsworth Hubbard Ickis Johnson of Marion

Kennedy, W. S. Laughlin McIntosh Maxfield Miller

O'Donnell Quirk Saunder Vaughn
Patterson Rutledge Stepanek Venard
Prichard Ryder Thomas Wolfe

Amendment 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, 57.

Akin of Carroll Griswold Johnson of Oliver Allen Hagglund Dickinson Onties Anderson Hale Johnson of Pattison Ratliff Bair Haney' Keokuk Bauer Hanson Kent Reimers Berry Harrison King Rice Bixler Hattendorf Kline Roberts Blythe Heald Knudson Rust Buchmiller Hill Krouse Smith Springer Thompson Hines Lovrien Bush Hollingsworth McCaulley Christophel Hopkins McIlrath Crone Walrod Eckles McMillan Wamstad Huff Mr. Speaker Eden Ickis Martin Fleming Istad Nelson

The nays were, 33.

Kennedy, J. P. Kennedy, W. S. Greene Simmer Barnes Blackford Grimwood Stepanek Charlton Hager Knutson Torgeson Cole of Hansen Lichty Troup Delaware Hempel Mathews Truax Hollis Nagle Venard Cole of Harrison Hunt O'Donnell Wagner Elliott Johnson of Prichard Wilson Forsling Marion Ryder Gilmore

Absent or not voting, 18.

Aiken of Ida Saunders Held Miller Hubbard Copeland Patterson Thomas Craig Laughlin Quirk Vaughn Crozier McIntosh Rutledge Wolfe Edge Maxfield

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

Knudson of Hamilton moved that the vote by which House File No. 29 passed the House be reconsidered and that the motion to reconsider be laid upon the table.

Motion prevailed.

House File No. 150, a bill for an act to amend section four thousand two hundred seventy-five (4275) of the Code, 1924, relating to the attendance of pupils in high schools outside the state, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Rust of Franklin the amendments proposed by the committee, found in the journal of February 25th, were adopted.

Wamstad of Mitchell moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

Akin of Carroll	Grimwood	Johnson of	Oliver
Allen	Griswold	Dickinson	Ontjes
Anderson .	Hager	Johnson of	Pattison
Bair	Hagglund	Keokuk	Ratliff
Barnes	Hale .	Johnson of	Reimers
Bauer	Haney	Marion	Rice
Berry	Hanson	Kennedy, J. P.	Rust
Bixler	Harrison	Kent	Saunders
Blackford	Hattendorf	King	Simmer
Blythe	Heald	Kline	Smith
Buchmiller	Held	Knudson	Springer
Bush	Hill	Krouse	Thompson
Christophel	Hines	Lichty	Torgeson
Cole of Delaware	Hollingsworth	Lovrien	Troup
Crone	Hollis	McCaulley	Truax
Eckles	Hopkins	McIlrath	Venard
Eden	Huff	McMillan	Walrod
Elliott	Ickis	Mathews	Wamstad
Fleming	Istad	Nelson	Mr. Speaker

The nays were, 5.

Charlton	O'Donnell	Prichard	Ryder
Greene			1 .

Absent or not voting, 30.

Aiken of Ida	Hansen	Martin	Rutledge
Cole of Harrison	Hempel	Maxfield	Stepanek
Copeland	Hubbard	Miller	Thomas
Craig	Hunt	Nagle	Vaughn
Crozier	Kennedy, W. S.	Patterson	Wagner
Edge	Knutson	Quirk	Wilson
Forsling	Laughlin	Roberts	Wolfe
Cilmore	MaIntoch		

So the bill having received a constitutional majority was delared to have passed the house and the title was agreed to. House File No. 166, a bill for an act to amend section six thousand four (6004) of the Code, 1924, relating to contracts for street improvements and sewers, was taken up for consideration.

Hale of Howard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 61.

Akin of Carroll	Haney	Johnson of	Ontjes
Anderson	Hanson	Keokuk	Pattison
Bair	Harrison	Johnson of	Ratliff
Berry	Hattendorf	Marion	Reimers
Bixler	Held	Kent	Rust
Blythe	Hempel	King	Saunders
Buchmiller	Hill	Knudson	Simmer
Bush	Hines	Knutson	Smith
Christophel	Hollis	Krouse	Springer
Cole of Delawar	e Hopkins	Lichty	Torgeson
Crone	Huff	Lovrien	Troup
Eckles	Hunt	McCaulley	Venard
Fleming	Ickis	McMillan	Wamstad
Griswold	Istad	Mathews	Wilson
Hager	Johnson of	Nelson	Mr. Speaker
Hagglund	Dickinson	Oliver	
Holo		V=1=101===	

The nays were, 20.

Barnes	Forsling	McIlrath	Ryder
Blackford	Gilmore	Nagle	Stepanek
Charlton	Grimwood	O'Donnell	Thompson
Eden	Hansen	Prichard	Truax
Elliott	Kennedy, J. P.	Rice	Wagner

Absent or not voting, 27.

Aiken of Ida	Edge	Laughlin	Roberts
Allen	Greene	McIntosh	Rutledge
Bauer	Heald	Martin	Thomas
Cole of Harriso	n Hollingsworth	Maxfield	Venard
Copeland	Hubbard	Miller	Walrod
Craig .	Kennedy, W. S.	Patterson	Wolfe
Crozier	Kline	Quirk	

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

Johnson of Marion moved that the vote by which House File No. 166 passed the House be reconsidered and the motion to reconsider be laid upon the table.

Motion prevailed.

House File No. 286, a bill for an act to amend section sixty-two hundred thirty-nine (6239) of the code, 1924, relating to indebted-

ness that cities and towns may incur for certain public utilities and other improvements, was taken up for consideration.

Cole of Delaware moved that the amendments filed by him and found in the journal of March 12th be adopted.

Amendments adopted.

Mr. Cole moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Akin of Carroll	Grimwood		Johnson of	Prichard
Allen	Griswold		Marion	Ratliff
Anderson	Hager		Kennedy, W. S.	Reimers
Bair	Hagglund		Kent	Rice
Barnes	Hale		King	Rust
Bixler	Haney	*	Kline	Ryder
Blackford	Hansen		Knudson	Saunders
Blythe	Harrison		Knutson	Simmer
Buchmiller	Hattendorf		Krouse	Smith
Bush	Held		Lichty	Springer
Charlton	Hempel		Lovrien	Stepanek
Cole of Delaware	Hill		McCaulley	Thompson
Cole of Harrison	Hines		McIlrath	Torgeson
Crone	Hollis		McMillan	Troup
Eckles	Hopkins		Mathews	Truax
Eden	Huff		Nagle	Venard
Elliott	Hunt		Nelson	Wagner
Fleming	Ickis		O'Donnell	Walrod
Forsling	Istad		Ontjes	Mr. Speaker
Gilmore	Johnson of		Pattison	mercanian decision and
Greene	Dickinson			

The nays were, 3.

Christophel Oliver Wamstad

Absent or not voting, 26.

Aiken of Ida	Hanson	Laughlin	Quirk
Bauer	Heald	McIntosh	Roberts
Berry	Hollingsworth	Martin	Rutledge
Copeland	Hubbard	Maxfield	Thomas
Craig	Johnson of	Miller	Vaughn
Crozier	Keokuk	Patterson	Wilson
Edge	Kennedy, J. P.		Wolfe

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. 62, a bill for an act to require sales or shipments of lime for agricultural purposes to be accompanied by an analysis which shall show in separate percentages the quantity of calcium carbonates and magnesium carbonates therein, to provide for the making and certification of analyses of such lime, to declare the probative force of such certificates, and to prescribe the penalty for violations, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Blythe of Iowa the following committee amendment was taken up for consideration:

Amend Senate File No. 62 by adding as section two-a (2-a) the following:

"'Vendor' defined. For the purpose of this act the term 'vendor' shall mean any person, firm, association or corporation who produces, manufactures or imports into this state for sale or use within this state, lime for agricultural purposes."

Amendment adopted.

Mr. Blythe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Allen	Greene	Johnson of	Prichard
Bair	Grimwood	Keokuk	Ratliff
Barnes	Griswold	Johnson of	Reimers
Berry	Hager	Marion	Rice
Blackford	Hale	Kennedy, J. P.	Rust
Blythe	Haney	Kennedy, W. S.	Ryder
Buchmiller	Hansen	Kent	Saunders
Charlton	Hanson	Kline	Simmer
Christophel	Harrison	Knudson	Smith
Cole of	Hattendorf	Knutson	Springer
Delaware	Held	Krouse	Stepanek
Cole of	Hempel	Lichty	Thompson
Harrison	Hill	Lovrien	Torgeson
Crone	Hines	McCaulley	Troup
Eckles	Hollingsworth	McIlrath	Truax
Eden	Hollis	McMillan	Venard
Elliott	Hopkins	Mathews	Wagner
Fleming	Iskis	Nelson	Walrod
Forsling	Istad	O'Donnell	Wamstad
Gilmore	Johnson of	Oliver	Wilson
	Dickinson	Pattison	Mr. Speaker

The nays were, 4.

Anderson Bauer Bixler Hunt



Absent or not voting, 26.

Aiken of Ida	Hagglund	Martin	Quirk
Akin of Carroll	Heald	Maxfield	Roberts
Bush	Hubbard	Miller	Rutledge
Copeland	Huff	Nagle	Thomas
Craig	King	Onties	Vaughn
Crozier	Laughlin	Patterson	Wolfe
Edge	McIntosh		

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

House File No. 128, a bill for an act to amend section fifty-six hundred seventy-one (5671) of the code, 1924, relating to compensation of officers in cities and towns, 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, 59.

Akin of Carroll	Grimwood	Johnson of	O'Donnell
Bair	Griswold	Keokuk	Pattison
Barnes	Hager	Johnson of	Prichard
Bauer	Hale	Marion	Reimers
Berry	Haney	Kennedy, J. P.	Rice
Blackford	Hattendorf	Kennedy, W. S.	Ryder
Blythe	Held	Kent	Simmer
Charlton	Hempel	Kline	Springer
Christophel	Hill	Knudson	Stepanek
Crone	Hines	Krouse	Thompson
Eckles	Hollingsworth	Lichty	Troup
Elliott	Hollis	McCaulley	Truax
Fleming	Huff	McIlrath	Venard
Forsling	Hunt	McMillan	Wagner
Greene	Istad	Martin Mathews	Wilson

The nays were, 9.

Anderson	Harrison	Knutson	Rust
Eden .	Johnson of	Nelson	Torgeson
Hanson	Dickinson		

Absent or not voting, 40.

Aiken of Ida	Buchmiller	Cole of Harriso	n Crozier
Allen	Bush	Copeland	Edge
Bixler	Cole of Delaws	are Craig	Gilmore

Laughlin Ontjes Smith Hagglund Hansen Lovrien Patterson Thomas Heald McIntosh Quirk Vaughn Maxfield Walrod Hopkins Ratliff Hubbard Wamstad Miller Roberts Wolfe Ickis Nagle Rutledge Mr. Speaker King Oliver 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. 206, a bill for an act to repeal section sixty-five hundred seventy-eight (6578) of the code, 1924, and to enact a substitute therefor, relating to the levy of a tax for parks and cemeteries by cities under commission form of government, 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?"

The ayes were, 66.

Akin of Carroll Eden Hopkins O'Donnell Allen Elliott Hunt Pattison Fleming Johnson of Prichard Anderson Bair Forsling Keokuk Reimers Barnes Greene Johnson of Rice Bauer Grimwood Marion Rust. Kennedy, J. P. Kennedy, W. S. Berry Griswold Ryder Bixler Hager Saunders Hagglund Kent Simmer Blackford Blythe Kline Smith Haney Harrison Knutson Buchmiller Springer Stepanek Charlton Hattendorf Krouse Lovrien Venard Christophel Heald McCaulley Wagner Cole of Delaware Held Walrod Cole of Harrison Hempel McIlrath Wilson Crone Hill McMillan Hollis Mathews Mr. Speaker Eckles

The nays were, 13.

Gilmore Istad Nelson Torgeson
Hale Johnson of Oliver Truax
Hansen Dickinson Thompson Wamstad
Hanson Knudson

Absent or not voting, 29.

Aiken of Ida Copeland Crozier Hines Bush Craig Edge Hollingsworth

Hubbard	McIntosh	Patterson	Thomas
Huff	Martin	Quirk	Troup
Ickis	Maxfield	Ratliff	Vaughn
King	Miller	Roberts	Wolfe
Laughlin	Nagle	Rutledge	
Lichty	Onties		

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

House File No. 295, a bill for an act to repeal section eightysix hundred eight (8608) of the code, 1924, and to enact a substitute therefor, relating to deputy commissioner of insurance, was taken up for consideration.

Johnson of Marion asked and obtained unanimous consent to recall Senate File No. 208 from the committee on insurance and substitute for House File No. 295.

Senate File No. 208, a bill for an act to repeal section eightysix hundred eight (8608) of the Code of 1924 relating to a Deputy Commissioner of Insurance and to enact a substitute in lieu thereof, was taken up for consideration.

Johnson of Marion moved that further action on Senate File No. 208 be deferred.

Motion prevailed and action on Senate File No. 208 was deferred.

APPOINTMENT OF SIFTING COMMITTEE

In accordance with the provisions of resolution adopted Wednesday, March 16th, the Speaker appointed the following as members of the sifting committee: Prichard of Woodbury, Saunders of Palo Alto, Huff of Cass, Miller of Shelby, McCaulley of Calhoun, Walrod of Clinton, W. S. Kennedy of Lee, McIlrath of Poweshiek, and Knutson of Cerro Gordo

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 17th, approved the following bills:

House Files Nos. 24, 56, 81, 142 and 193.

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 indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 9, a bill for an act providing for an income to raise revenue and to equalize the burdens of taxation.

WALTER H. BEAM, Secretary.

AMENDMENTS FILED

Christophel of Bremer filed the following amendments to House File No. 127:

Amend House File No. 127 by striking the number "5000" from line nineteen (19) of section two (2) of the bill and inserting in lieu thereof the number "4500".

Saunders of Palo Alto filed the following amendment to House File No. 437:

Amend House File No. 437 as follows:

Amend section 4 by inserting after the words "per cent" in line 4, the words "per annum", and insert after the words "per cent" in line 7 the words "per annum"; also in line 8, strike the words "per annum".

Amend section 5 by striking all of section 5 and inserting in lieu thereof the following:

- Sec. 5. "The assessments herein provided for shall be made each six months until the full sum of ten million dollars (\$10,000,000.00) shall have been collected therefrom, and if the last assessment shall make the fund collected from such assessments exceed the full sum of ten million dollars (\$10,000,000.00), then there shall be returned to each bank paying such assessment, such proportion of such last assessment as will reduce the amount collected to not more than one per cent in excess of ten million dollars (\$10,000,000.00)."
- Sec. 6. Amend section 6 by striking all of said section and inserting in lieu thereof the following: "Until such fund of ten million dollars (\$10,000,000.00) shall have been collected, each bank shall be held liable for the payment of the assessments levied against it, on account of the levy on the average daily deposits therein, and each bank shall charge to the account of each deposit on checking account fifty cents per month, payable six months in advance, and each bank shall charge against each certificate of deposit and each savings account therein, the amount of the assessment thereon, which said charge shall be a credit or payment on each deposit, account or certificate of deposit so charged against it.

On motion of Crone of Emmet the House adjourned until 9:00 a. m. Monday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 21, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Edward Duea, pastor of the Evangelical Lutheran Church, Dows, Iowa.

Journal of March 19th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Patterson of Kossuth indefinitely on request of Hattendorf of Osceola; Blythe of Iowa for the day on request of Wilson of Tama; Laughlin of Fremont for the day on request of O'Donnell of Dubuque; Hunt of Louisa for the day on request of McIntosh of Muscatine.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 224 and referred to committee on ways and means: by Wilson of Tama, from voters of Traer; by Berry of Monroe, from voters of Hiteman; by Johnson of Marion, from voters of Marion county; by Edge of Jasper, from voters of Jasper county; by Patterson of Kossuth, from voters of Kossuth county; by Charlton of Polk, from voters of Polk county; by Crone of Emmet, from voters of Emmet county; by Copeland of Dallas, from voters of Dallas county; by Quirk of Sac, from voters of Sac county; by Troup of Story, from voters of Story county.

Protesting against House File No. 239 and referred to committee on ways and means: by Hager of Allamakee, from voters of Allamakee county; by Nelson of Hancock, from voters of Hancock county; by McIntosh of Muscatine, from voters of Muscatine county; by Forsling and Prichard of Woodbury, from voters of

Woodbury county; by Rutledge of Webster, from voters of Fort Dodge; by McCaulley of Calhoun, from voters of Calhoun county; by Allen of Pocahontas, from voters of Palmer; by Lichty of Black Hawk, from eitizens of Black Hawk county; by Ickis of Union, from eitizens of Union county; by Harrison of Clarke, from rural mail carriers of Clarke county, asking that all township roads upon which a mail route is located be placed under county supervision. Roads and Highways.

SCHEDULE OF APPROPRIATION BILLS

Saunders of Palo Alto, chairman of the committee on appropriations, submitted the following schedule of appropriation bills:

MR. SPEAKER: In accordance with provisions of Rule 44, of the Rules of the Forty-second General Assembly, the committee on appropriations presents the following itemized schedule of all appropriations recommended by the committee, and the appropriation bills still in the hands of the committee.

H. F. 10.	To establish the general fund for the State for the biennium July 1, 1927, to June 30, 1929, for departments*\$29,104,659.10
	*Note:—This figure represents the recommendation of the Budget Director for the biennium, the recommendations of the committee on appropriations appearing on pages 883 to 896 inclusive of the House Journal of March 16th.
S. F. 159.	To pay expenses of the boundary commission appointed under chapter 313, acts of the 41st G. A
H. F. 157.	To pay for expense of completing official register
H. F. 117.	To pay expenses incurred in the election contest of Nagle vs. Whiting
S. F. 80.	To authorize refund of excess money paid by any person for the purchase of a copy of the book of annotations of the code
*H. F. 163.	To pay the Four-County Fair Association of Coon Rapids, Iowa, the state aid to which it is entitled under provisions of chapter 136 of the code, 1924, for fair held in October, 1925
*S. F. 218.	To provide for the creation and appointment of a commission for the purpose of promot-

ing the agricultural, industrial and commercial

25,000.00

- *H. F. 232. To amend Sec. 2465 of the code, 1924, so as to authorize each examining board connected with the state department of health to maintain memberships in the respective national organizations of such boards, and making an appropriation for the membership fees therein.

 *This bill not considered in House.

5,000.00

- H. F. 10. This bill is a companion bill to Senate File No. 6, and is still in the committee.
- *S. F. 161. To pay the deficit in the amount appropriated for state aid to county and district fairs.......

 *This bill is still in the committee.

17,400.27

*S. F. 235. To cancel certain special deposits heretofore made by former treasurers of state and to provide for the payment of the claims for which such deposits were made.

*This bill is still in the committee.

*H. F. 65. To encourage horse and mule industry in the state of Iowa and to aid in providing instruction in practical and scientific methods and making an appropriation therefor.

*This bill is still in the committee.

WM. E. G. SAUNDERS, Chairman.

REPORTS OF COMMITTEES

Eden of Clinton, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File No. 64, a bill for an act relating to elections and to provide a system of permanent registration for cities having a population in excess of one hundred twenty-five thousand, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN EDEN, Chairman.

Report adopted.



W. S. Kennedy of Lee, 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. 251, a bill for an act relating to the sinking of shafts to be used in the operation of 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) by striking therefrom the words "and further" appearing in lines five (5) and six (6) thereof and inserting in lieu thereof the word "like".

Further amend section one (1) by striking from line three (3) thereof the word "coal".

Amend section two (2) by striking from line four (4) thereof, the words "to the coal".

Amend by adding the following as section three (3):

"Sec. 3. The provisions of this act are hereby made applicable to chapter sixty-nine (69) of the code."

Amend the title by striking out the last line thereof and inserting in lieu thereof the following: "operation of mines, and making the provisions hereof applicable to chapter sixty-nine (69) of the code."

W. S. KENNEDY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on mines and mining to whom was referred House File No. 233, a bill for an act to provide for first aid treatment for injured workmen in 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 by striking all of section two (2) thereof and by changing the period at the end of section one (1) to a comma and adding thereto the following.

"and such first-aid treatment shall be administered by the mine foreman, his assistants, or such competent person or persons as the mine foreman or his assistants shall designate under the rules and regulations fixed by the state mine inspector".

W. S. KENNEDY, 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 House File No. 426, a bill for an act to amend section eight thousand nine hundred three (8903) of the Code of Iowa, 1924, relating to the par value of stock issued by insurance companies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1) by striking in line four (4) the words "ten dollars each" and inserting in lieu thereof the words "not less than ten dollars each".

J. H. JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance to whom was referred Senate File No. 262, a bill for an act to amend Section Eight Thousand Six Hundred Seventy-one (8671) of the Code, relating to approval of life insurance policies by the Commissioner of Insurance and the requirement of medical examination of applicants for life insurance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike all after the enacting clause, and insert in lieu thereof the following:

Section 1. Section eighty-six hundred seventy-one (8671) of the code, 1924, is hereby amended by striking the last five lines and inserting in lieu thereof the following:

Provided that policies of life insurance may be issued in amounts of not to exceed twenty-five hundred dollars (\$2500.00) on any one life without medical examination. All policies issued without medical examination shall be incontestable after the lapse of one year from date of issue."

J. H. JOHNSON, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on insurance to whom was referred Senate File No. 140, a bill for an act to repeal Section Eighty-seven Hundred Forty-one (8741), Code of 1924, and enact a substitute therefor, relating to securities deposited by Life Insurance Companies and Associations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. H. JOHNSON, Chairman.

Report adopted.



Forsling of Woodbury, 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. 74, a bill for an act to repeal sections 12984 to 12989 inclusive, and section 12991 of the code, 1924, relating to arson, and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 127, a bill for an act to amend and revise section 10933 and section 10934 of the code, 1924, relative to procedure, pleading, trial and evidence in disbarment proceedings against attorneys and counsellors at law, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the word "answer" in line four of what is designated as section 10933 in said bill the words "in the court where the accusation or charge shall have been filed." Also by striking the words "and place" in line eighteen of said section and by inserting after the word "designate" in line nineteen of said section the following: "and shall be held within the county where the accusation was originally filed."

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 337, a bill for an act regulating the conducting of collection agencies, and providing a penalty for violation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of section seven and inserting in lieu thereof the following:

"Section 7. This act shall not apply to attorneys who have been admitted to practice law, justices of the peace, banks or trust companies".

L. B. FORSLING, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 66, a bill for an act to amend, revise, and codify sections 11903 and 11904 of the code, relating to the service of notice in proceedings for the administration of the estates of absentees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, 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 eleven thousand nine hundred three (11903) of the code is amended by striking from line four (4) the word "eight" and inserting in lieu thereof the word "four".

Said section is further amended by inserting in line eleven (11) after the word "notices" the following: "or, on order of the court or judge thereof, the notice may be given by mailing the notice by registered mail to the last known address of each of the known or alleged heirs or beneficiaries of the absentee".

Sec. 2. Section eleven thousand nine hundred four (11904) of the code is amended by inserting in line three (3) after the word "notice" the following: "or the notice by mailing".

Said section is further amended by adding at the end thereof the following:

"Proof of service by mailing may be made by affidavit together with registry receipts from the post office where notice was mailed or the notice was received."

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 277, a bill for an act to amend sections 10859 and 10905 of the code, 1924, relating to jury lists of petit jurors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION NO. 12

O'Donnell of Dubuque called up House Concurrent Resolution No. 12, providing for the centennial anniversary of the Black Hawk Purchase. On motion of Mr. O'Donnell the Concurrent Resolution was adopted.

INTRODUCTION OF BILLS

House File No. 475, by committee on insurance, a bill for an act to repeal section eighty-eight hundred thirty-seven (8837) as amended by section one (1) of chapter one hundred sixty-seven (167), acts of the forty-first (41) general assembly, sections eighty-eight hundred thirty-eight (8838), eighty-eight hundred thirty-nine (8839), eighty-eight hundred forty (8840), eighty-eight hundred forty-two (8842), and eighty-eight hundred forty-four (8844) of the code, 1924, and to enact substitutes therefor, relating to benefits on lives of children.

Read first and second times and passed on file-

House File No. 476, by committee on motor vehicles and transportation, a bill for an act to amend section fifteen (15) of chapter five (5), acts of the forty-first (41) general assembly, relating to the speed of passenger carrying motor vehicles.

Read first and second times and passed on file.

House File No. 477, by committee on motor vehicles and transportation, a bill for an act to amend sections five thousand forty-five (5045) and five thousand sixty-five (5065) of the code, 1924; to repeal section thirteen (13) of chapter five (5), acts of the forty-first (41) general assembly; to repeal section five thousand sixty-six (5066) of the code, 1924, and to enact a substitute therefor, relating to the laws of the road; and to authorize the state highway commission to enforce the law with reference to the use of primary roads.

Read first and second times and passed to file.

RESOLUTION

Hattendorf of Osceola offered the following resolution:

Whereas, an all-wise Providence has called to her eternal home a sister of our fellow member, George W. Patterson;

Therefore, Be It Resolved, That the House extend to him its sincere sympathy in his bereavement.



Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hattendorf 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. 345, a bill for an act legalizing the proceedings of the council of the town of New London, Iowa.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 345, a bill for an act to legalize the proceedings of the council of the town of New London in Henry county, in handling of the general fund and various other funds of said town.

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

CONSIDERATION OF BILLS

House File No. 211, a bill for an act to amend sections sixty-nine hundred forty-four (6944) and seventy-one hundred fifteen (7115) of the code, relating to taxation of sheep and swine, with report of committee recommending passage, was taken up for consideration.

Hansen of Scott moved the previous question.

Motion lost.

Barnes of Wright moved the previous question.

Motion prevailed.

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?" rule 18 was invoked.

The ayes were, 41.

Allen	Hagglund	Johnson of	Oliver
Bair	Haney	Marion	Quirk
Blackford	Hansen,	Kennedy, W. S.	Ryder
Christophel	Hanson	King	Thompson
Cole of Harrison	Hempel	Kline	Troup
Eden	Hollingsworth	Knutson	Truax
Edge	Hollis	McIlrath	Venard
Forsling	Istad	McIntosh	Wagner
Gilmore	Johnson of	Mathews	Walrod
Greene	Dickinson	Nagle	Wamstad
Grimwood		O'Donnell	Wilson
Grimwood		O'Donnell	Wilson

The nays were, 55.

Aiken of Ida	Griswold	Kennedy, J. P.	Rice
Anderson	Hager	Kent	Roberts
Barnes	Hale	Knudson	Rust
Bauer	Harrison	Krouse	Rutledge
Berry	Hattendorf	Lichty	Saunders
Bixler	Heald	McCaulley	Simmer
Bush	Held	McMillan	Smith
Charlton	Hill	Maxfield	Springer
Cole of Delaware	Hines	Miller	Stepanek
Copeland	Hopkins	Nelson	Torgeson
Craig	Huff	Ontjes	Vaughn
Crone	Ickis	Pattison	Wolfe
Eckles	Johnson of	Prichard	Mr. Speaker
Elliott	Keokuk	Ratliff	•
Fleming			

Absent or not voting, 12.

Akin of Carroll	Crozier	Laughlin	Patterson
Blythe	Hubbard	Lovrien	Reimers
Buchmiller	Hunt	Martin	Thomas

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

The House resumed consideration of Senate File No. 208, a bill for an act to repeal section eighty-six hundred eight (8608) of the Code of 1924 relating to a Deputy Commissioner of Insurance and to enact a substitute in lieu thereof, was taken up for consideration.

Allen of Pocahontas offered the following amendment and moved its adoption.

Amend Senate File No. 208 by striking from lines six (6) and seven (7) the words "and such other clerks and assistants as shall be needed".

Haney of Mills offered the following amendment as a substitute for the pending amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That the law as it appears in section eighty-six hundred eight (8608) of the code, 1924, be and the same is hereby amended by inserting before the word "deputy" in line two (2) the following: "first and second".

Motion prevailed and substitution was made.

Haney of Mills moved that the substitute amendment be adopted.

Amendment lost.

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, 76.

Aiken of Ida	Grimwood	Kennedy, W. S.	Roberts
Akin of Carroll	Griswold	Kent	Rutledge
Allen	Hager	Knutson	Ryder
Bauer	Haney	Krouse	Saunders
Bixler	Hansen	Lichty	Simmer
Blackford	Hanson	McCaulley	Smith
Buchmiller	Heald	McIlrath	Stepanek
Charlton	Hempel	McIntosh	Thomas.
Christophel	Hill	McMillan	Thompson
Cole of Delaware	Hines	Martin	Torgeson
Cole of Harrison	Hollingsworth	Mathews	Troup
Copeland	Hollis	Nagle	Truax
Craig	Hopkins	Nelson	Vaughn
Crone	Huff	O'Donnell	Wagner
Eckles	Ickis	Pattison	Walrod
Eden	Johnson of	Prichard	Wamstad
Edge	Dickinson	Ratliff	Wilson
Elliott	Johnson of	Reimers	Wolfe
Forsling	Marion	Rice	Mr. Speaker
Greene	Kennedy, J. P.		

The nays were, 13.

Anderson	Crozier	Johnson of	Onties
Barnes	Hagglund	Keokuk	Springer
Berry	Hale	Oliver	Venard
Rugh	Hattendorf		

Absent or not voting, 19.

Bair	Held	Kline	Miller .
Blythe	Hubbard	Knudson	Patterson
Fleming	Hunt	Laughlin	Quirk
Gilmore	Istad	Lovrien	Rust
Harrison	King	Mathews	.70.70.70.70

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

House File No. 208, a bill for an act to amend section five thousand two hundred twenty-two (5222) of the code, 1924, relating to compensation of county treasurers, 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, 59.

Bair	Hager	Kent	Roberts
Buchmiller	Hagglund	Knutson	Rutledge
Charlton	Hale	Lichty	Ryder
Christophel	Haney	McCaulley	Saunders
Cole of Delaware	Harrison	McIlrath	Simmer
Copeland	Hempel	McIntosh	Smith
Crozier	Hill	Martin	Stepanek
Eckles	Hollingsworth	Maxfield	Thomas
Eden	Hollis	Nagle	Thompson
Edge	Hopkins	O'Donnell	Troup
Elliott	Istad	Pattison	Truax
Fleming	Johnson of	Prichard	Wagner
F'orsling	Marion	Quirk	Walrod
Greene	Kennedy, J. P.	Ratliff	Wilson
Grimwood	Kennedy, W. S.	Rice	Mr. Speaker

The nays were, 28.

Allen	Gilmore	Johnson of	Nelson
Anderson	Griswold	Dickinson	Oliver
Barnes	Hansen	Johnson of	Ontjes
Bauer	Hanson	Keokuk	Rust
Berry	Hattendorf	King	Springer
Blackford	Held	Krouse	Torgeson
Craig	Huff	Mathews	Wolfe
Crone	Ickis		8.5%

Absent or not voting, 21.

Aiken of Ida	Cole of Harrison	Kline	Miller
Akin of Carroll	Heald	Knudson	Patterson
Bixler	Hines	Laughlin	Reimers
Blythe	Hubbard	Lovrien	Vaughn
Bush	Hunt	McMillan	Venard
			Wamstad

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. House File No. 299, a bill for an act to amend the law as it appears in chapter eighty-seven (87) of Title V of the code, 1924, relating to the powers and duties of the board of conservation and public parks, and providing penalties for the violation of the provisions thereof, and also to repeal section eighteen hundred twenty-eight (1828) of the code, was taken up for consideration.

Cole of Delaware asked and obtained unanimous consent to recall Senate File No. 217 from the committee on conservation of resources and substitute for House File No. 299.

Senate File No. 217, a bill for an act to amend the law as it appears in chapter eighty-seven (87) of Title V of the Code, 1924, relating to the powers and duties of the board of conservation and public parks, and providing penalties for the violation of the provisions thereof, was taken up for consideration.

Venard of Sioux offered the following amendment and moved its adoption:

Amend Senate File No. 217 by inserting the following as section three (3) thereof:

"Sec. 3. No person, firm, association or corporation shall cry, hawk, sell or expose for sale upon any public highway or the street of any city or town, within six hundred feet of any state park, any wares, merchandise or parking or storage space for vehicles, nor offer for sale refreshments or merchandise of any kind, nor conduct a show, riding device, shooting gallery, or game of any kind, in a temporary place of business within four hundred feet of any state park. Any violation of the provision hereof shall constitute a misdemeanor, and upon conviction any such violator shall be fined not less than ten dollars nor more than one hundred dollars for each such offense."

Further amend by renumbering section three (3) of the bill as section four (4).

Mr. Venard moved to amend the amendment offered by him by changing the period (.) in line eight (8) to a comma (,) and adding the following words: "except on privately owned property".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

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, 85.

Akin of Carroll Greene Johnson of Onties Allen Grimwood Keokuk Pattison Anderson Griswold Johnson of Reimers Bair Hager Rice Marion Hagglund Barnes Kennedy, J. P. Roberts Kennedy, W. S. Bauer Hale Rust Berry Haney Kent Rutlerige Blackford Hanson King Ryder Buchmiller Harrison Kline Saunders Bush Hattendorf Knudson Simmer Christophel Knutson Heald Smith Cole of Delaware Held Lichty Stepanek Copeland Hempel McCaulley Thomas Craig Hill McIlrath Thompson Hines Crone McIntosh Troup Crozier Hollingsworth McMillan Truax Eckles Hollis Martin Venard Eden Hopkins Mathews Wagner Walrod Edge Huff Miller Elliott Istad Nagle Wamstad Wilson Fleming Johnson of Nelson Forsling Dickinson O'Donnell Gilmore

The nays were, 5.

Charlton Oliver Torgeson Wolfe Krouse

Absent or not voting, 18.

Aiken of Ida Maxfield Hubbard Ratliff Bixler Hunt Patterson Springer Blythe Ickis Prichard Vaughn Cole of Harrison Laughlin Quirk Mr. Speaker 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. 70, a bill for an act to repeal section five thousand eight hundred fifty-nine (5859) of the code, 1924, and to enact a substitute therefor, providing that boards of supervisors may contract with free public libraries to establish county libraries, 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 March 7th, 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, 79.

Akin of Carroll Kent Hager Hale King Roberts Allen Anderson Haney Kline Rust Bair Hanson Krouse Rutledge Barnes Harrison Lichty Ryder Bauer Hattendorf McCaulley Simmer Bixler Heald Smith McIlrath Blackford Held McIntosh Springer Buchmiller Hempel McMillan Stepanek Bush Thomas Hines Martin Thompson Hollingsworth Mathews Charlton Christophel Hollis Maxfield Troup Cole of Delaware Hopkins Nagle Truax Crone Istad Nelson Vaughn Eckles Johnson of O'Donnell Venard Eden Dickinson Pattison Wagner Elliott Johnson of Prichard Walrod Gilmore Keokuk Quirk Wamstad Greene Johnson of Ratliff Wilson Grimwood Marion Reimers Mr. Speaker Kennedy, J. P. Griswold

The nays were, 2.

Miller

Oliver

Absent or not voting, 27.

Aiken of Ida Edge Huff Lovrien Berry Fleming Hunt Onties Forsling Blythe Ickis Patterson Cole of Harrison Hagglund Kennedy, W. S. Saunders Copeland Hansen Knudson Torgeson Craig Hill Knutson Wolfe Crozier Hubbard Laughlin

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. 124, a bill for an act to amend sections fifty-seven hundred ninety-three (5793) and fifty-seven hundred ninety-five (5795) of the code, relating to additional tax authorized to be levied for park purposes in cities having a population of over twenty-five hundred (2,500), and to the anticipation of taxes levied for park purposes, and the issuing of park certificates or bonds, with report of committee recommending passage, was taken up for consideration.

Greene 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, 79.

Akin of Carroll	Hager	Kline	Roberts
Allen	Hagglund	Knudson	Rutledge
Bair	Hale	Krouse	Ryder
Barnes	Haney	Lichty	Saunders
Blackford	Harrison	McCaulley	Simmer
Buchmiller	Hattendorf	McIlrath	Smith
Bush	Heald	McIntosh	Springer
Charlton	Hempel	McMillan	Stepanek
Cole of Delaware	Hollingsworth	Mathews	Thomas
Crone	Hollis	Maxfield	Thompson
Crozier	Hopkins	Miller	Torgeson
Eckles	Huff	Nagle	Troup
Eden	Ickis	Nelson	Truax
Edge	Istad	O'Donnell	Vaughn
Elliott	Johnson of	Pattison	Wagner
Fleming	Marion	Prichard	Walrod
Gilmore	Kennedy, J. P.	Quirk	Wamstad
Greene	Kennedy, W. S.	Ratliff	Wilson
Grimwood	Kent	Reimers	Wolfe
Gris wold	King	Rice	Mr. Speaker

The nays were, 5.

Anderson	Johnson of	Martin	Oliver
Bixler	Keokuk		

Absent or not voting, 24.

Aiken of Ida	Craig	Hubbard	Lovrien
Bauer	Forsling	Hunt	Ontjes
Berry	Hansen	Johnson of	Patterson
Blythe	Hanson	Dickinson	Rust
Christophel	Held	Knutson	Venard
Cole of Harris	on Hill	Laughlin	
Copeland	Hines	And the state of t	

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

House File No. 71, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, by striking therefrom subdivision twenty (20) and enacting a substitute therefor, relating to the library building fund, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyons the amendments proposed by the committee, found in the journal of March 7th, 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, 88.

Akin of Carroll	Gilmore	Johnson of	Ratliff
Allen	Greene	Marion	Reimers
Anderson	Grimwood	Kennedy, W. S.	Rice
Bair	Griswold	Kent	Roberts
Barnes	Hager	King	Rust
Bauer	Hagglund	Kline	Rutledge
Berry	Hale	Knudson	Ryder
Bixler	Haney	Laughlin	Saunders
Blackford	Hanson	Lichty	Simmer
Buchmiller	Harrison	McCaulley	Stepanek
Bush	Hattendorf	McIlrath	Thomas
Charlton	Heald	McIntosh	Thompson
Christophel	Held	McMillan	Torgeson
Cole of Delaware	Hempel	Martin	Troup
Cole of Harrison	Hill	Mathews	Truax
Craig	Hines	Maxfield	Vaughn
Crone	Hollingsworth	Miller	Venard
Crozier	Hollis	Nagle	Wagner
Eckles	Hopkins	Nelson	Walrod
Eden	Istad	O'Donnell	Wamstad
Elliott	Johnson of	Pattison	Wilson
	Dickinson	Prichard	Wolfe
Fleming	Dickinson	Quirk	M OTT6
Forsling		Quirk	

The nays were, 3.

Huff Oliver Ontjes

Absent or not voting, 17.

Aiken of Ida	Hubbard	Kennedy, J. P.	Patterson
Blythe	Hunt	Knutson	Smith
Copeland	Ickis	Krouse	Springer
Edge	Johnson of	Lovrien	Mr. Speaker
Hansen	Keokuk		

So the bill having received a constitutional majority was declared to have passed the house.

Reimers of Lyon offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 71 as follows:

Strike from lines two (2) and three (3) the following: "by striking therefrom subdivision twenty (20) and enacting a substitute therefor."

Amendment adopted and the title, as amended, was agreed to.

House File No. 172, a bill for an act to amend section sixty-two hundred eleven of the code, 1924, relating to levy of taxes by cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello the amendments proposed by the committee, found in the journal of March 9th, were adopted.

Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen	Fleming	Johnson of	Reimers
Anderson	Forsling	Marion	Rice
Bair	Greene	Kennedy, J. P.	Roberts
Barnes	Grimwood	Kennedy, W. S.	Rust
Bauer	Griswold	Kent	Rutledge
Berry	Hager	Kline	Ryder
Bixler	Hagglund	Laughlin	Saunders
Blackford	Hale	Lichty	Simmer
Buchmiller	Haney	McCaulley	Smith
Bush	Hansen	McIntosh	Stepanek
Charlton	Harrison	McMillan	Thomas
Christophel	Hattendorf	Martin	Thompson
Cole of Delaware	Heald	Mathews	Troup
Cole of Harrison		Maxfield	Truax
Craig	Hill	Miller	Venard
Crone	Hines	Nagle	Wagner
Crozier	Hollingsworth	O'Donnell	Walrod
Eckles	Hollis	Pattison	Wilson
Eden	Hopkins	Prichard	Wolfe
Edge	Huff	Quirk	Mr. Speaker
Elliott	Istad	NOTE (NOTE NOTE NOTE	

The nays were, 3.

Johnson of	Oliver	Torgeson
Dickinson		

Absent or not voting, 24.

Aiken of Ida	Hubbard	Knudson	Ontjes
Akin of Carroll	Hunt	Knutson	Patterson
Blythe'	Ickis	Krouse	Ratliff
Copeland	Johnson of	Lovrien	Springer
Gilmore	Keokuk	McIlrath	Vaughn
Hanson	King	Nelson	Wamstad
Held	•	0.07635.EUV	

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

Simmer of Wapello moved that the vote by w' ouse

No. 172 passed the Europe of t

Motion preval-

hundred sixty—ver stitute therefor, and the code. 1924 and and high self-state and high self-state and the consideration.

L.

Berry of Monroe monetation and a second seco

On the question the bring a demanded.

The ayes were, 25.

Aiken of Ida
Allen
Bauer
Berry
Bush
Craig
Forsling

Aiken of Ida
Griswick
Hale
Johnson of
Dickinson
King
Knudson
Krouse

The nays were, 61.

Grimwood Bair Barnes Hager Bixler Hagglund Blackford Haney Buchmiller Hansen Charlton Hanson Christophel Harrison Cole of Delaware Hattening Cole of Harrison Heald Copeland Held Hempel Crozier Eckles Hill Eden Edge Elliott Greene

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Application Google

House File No. 172, a bill for an act to amend section sixty-two hundred eleven of the code, 1924, relating to levy of taxes by cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello the amendments proposed by the committee, found in the journal of March 9th, were adopted.

Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen Anderson Bair Barnes Bauer Berry Bixler Blackford Buchmiller Bush Charlton Christophel Cole of Delaware Cole of Harrison Craig Crone Crozier Eckles	Hempel Hill Hines Hollingsworth Hollis	Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent Kline Laughlin Lichty McCaulley McIntosh McMillan Martin Mathews Maxfield Miller Nagle O'Donnell Pattison	Reimers Rice Roberts Rust Rutledge Ryder Saunders Saunders Simmer Smith Stepanek Thomas Thompson Troup Truax Venard Wagner Walrod Wilson
Eden	Hopkins	Prichard	Wolfe
Edge Elliott	Huff Istad	Quirk	Mr. Speaker

The nays were, 3.

Johnson of Oliver Torgeson Dickinson

Absent or not voting, 24.

Aiken of Ida Hubbard Knudson Onties Patterson Akin of Carroll Hunt Knutson Blythe' Ickis Krouse Ratliff Springer Copeland Johnson of Lovrien Gilmore Keokuk McIlrath Vaughn Hanson King Nelson Wamstad Held

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

Simmer of Wapello moved that the vote by which House File

No. 172 passed the House be reconsidered and that the motion to reconsider be laid upon the table.

Motion previaled.

House File No. 249, a bill for an act to repeal section forty-two hundred sixty-seven (4267) of the code, 1924, and to enact a substitute therefor, and to amend chapter two hundred fourteen (214) of the code, 1924, so as to authorize school boards to establish grade and high schools and junior colleges, to prescribe the courses of study therein, and to create a supervisory committee, with report of committee recommending passage, was taken up for consideration.

Berry of Monroe moved that further action on House File No. 249 be deferred.

On the question "Shall action be deferred?" a roll call was demanded.

The ayes were, 25.

Aiken of Ida	Griswold	Martin	Roberts
Allen	Hale	Maxfield	Springer
Bauer	Johnson of	Nelson	Thompson
Berry	Dickinson	Oliver	Torgeson
Bush	King	Ontjes	Wamstad
Craig	Knudson	Prichard	Wolfe
Foreling	Krouse		

The nays were, 61.

Bair	Grimwood	Istad	Miller
Barnes	Hager	Johnson of	Nagle
Bixler	Hagglund	Keokuk	O'Donnell
Blackford	Haney	Johnson of	Pattison
Buchmiller	Hansen	Marion	Reimers
Charlton	Hanson	Kennedy, J. P.	Rice
Christophel	Harrison	Kennedy, W. S.	Rutledge
Cole of Delaware	Hattendorf	Kline	Ryder
Cole of Harrison	Heald	Knutson	Smith
Copeland	Held	Laughlin	Stepanek
Crozier	Hempel	Lichty	Thomas
Eckles	Hill	McCaulley	Truax
Eden	Hines	McIlrath	Vaughn
Edge	Hollingsworth	McIntosh	Wagner
Elliott	Hopkins	McMillan	Wilson
Greene	Ickis	Mathews	

Absent or not voting, 22.

Akin of Carroll	Hollis	Patterson	Simmer
Anderson	Hubbard	Quirk	Troup
Blythe	Huff	Ratliff	Venard
Crone	Hunt	Rust	Walrod
Fleming	Kent	Saunders	Mr. Speaker
Gilmore	Lovrien		

Motion lost.

Johnson of Marion offered the following amendment and moved its adoption:

Amend section two (2) of House File No. 249 by striking therefrom lines ten (10) to fourteen (14), inclusive, and inserting in lieu thereof the following:

"The superintendent of public instruction shall appoint an intercollegiate standing committee, composed of five (5) members, one of whom shall be a representative from a public junior college".

Knudson of Hamilton moved the previous question.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File No. 111, a bill for an act relating to returns of marriage.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 109, a bill for an act relating to the state library commission.

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 relative to escheated lands.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 73, a bill for an act relating to closed season for pinnated grouse or prairie chicken.

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 legalizing deed from the city of Iowa City, Iowa, to American Legion Post No. 17.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 260, a bill for an act relating to the diminution in the number of employees under Civil Service.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 293, a bill for an act relating to exemptions by Board of Supervisors for military services.

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 relating to collecting materials for the Historical Department of Iowa, and making an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 308, a bill for an act relating to the membership of the soldiers' relief commission.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 174, a bill for an act relating to duties of the county auditor, and to reports to Board of Parole.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 260, a bill for an act to repeal section fifty-seven hundred twelve (5712) of the Code and to enact a substitute therefor relating to the diminution in the number of employees under Civil Service where public interest requires.

Read first and second times and referred to committee on cities and towns.

Senate File No. 293, a bill for an act to amend section 6949 (six thousand nine hundred and forty-nine) of the Code relating to exemptions by Board of Supervisors for military services.

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

Senate File No. 174, a bill for an act to amend sections thirty-eight hundred eight (3808) and thirty-eight hundred nine (3809) of the code, relating to annual reports to the board of parole, and to repeal section thirty-eight hundred ten (3810) relating to duties of the county auditor.

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



Senate File No. 290, a bill for an act authorizing and directing the Curator of the Historical Memorial and Art Department of Iowa to collect, and preserve the materials of suspending and disbanding posts of the Grand Army of the Republic in Iowa, and similar records and materials; and making an appropriation therefor.

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

Senate File No. 308, a bill for an act to amend section fifty-three hundred eighty-seven (5387) of the code, relating to the membership of the soldiers' relief commission.

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

HOUSE FILE WITHDRAWN

Hollingsworth of Boone asked and obtained unanimous consent to withdraw House File No. 397 from the committee on cities and towns and from further consideration of the House.

PROOFS OF PUBLICATION

The official proof of publication of House File No. 332, a bill for an act to make permanent the transfer of money from the electric light fund to the water fund of the town of Aurelia, 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. 333, a bill for an act to make permanent transfers of money from the electric light fund and the water fund to the general fund of the town of Aurelia, 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. 238, a proposed bill for an act to legalize and make permanent a transfer of funds from the light fund to the general fund of the incorporated town of Sergeant Bluff, 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. 308, a bill for an act to legalize the permanent transfer of six thousand



dollars (\$6000.00) from the bridge fund to the bond fund of Union county, made by resolution of the board of supervisors of Union county at a meeting held February 8, 1927, 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 Senate File No. 345, a bill for an act to legalize the proceedings of the council of the town of New London in Henry county, Iowa, in the handling of the general fund and various other funds of said town, 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. 354, a bill for an act to legalize certain transfer of funds and appropriations made by the city council of Forest City, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

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. 144, 159, 105 and 123.

AMENDMENTS FILED

Wagner of Scott filed the following amendment to House File No. 64:

Amend House File No. 64 by adding thereto the following section:

Sec. 21. The city council of any other city, including cities acting under special charter, in which registration of voters is required, may, by ordinance, adopt the plan for registration provided in this act. When the city council of any such city enacts an ordinance establishing such plan, all of the provisions of this act shall apply to such city.

Charlton of Polk filed the following amendment to House File No. 194.

Amend House File No. 194, by striking from lines nine (9), ten (10), and eleven (11) of section three (3) the following: ", or they may be paroled, or their sentence suspended, at the discretion of the court", and inserting in lieu thereof the following:

"The judges shall have the same powers of parole and suspension of sentences as are possessed by the judges of the district court."



Forsling of Woodbury filed the following amendment to House File No. 322.

Amend House File No. 322 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That Section twelve thousand seventeen (12017) of the code is hereby amended by striking from lines three and six the words "seventy-five hundred" where they appear in each of said lines and by inserting in lieu thereof the words "fifteen thousand".

Forsling of Woodbury filed the following amendment to Senate File No. 74:

Amend Senate File No. 74 as follows:

1. Strike out the title and in lieu insert the following to Senate File No. 74:

"A BILL FOR

- An act to repeal sections twelve thousand nine hundred eighty-four (12984) to twelve thousand nine hundred ninety-one (12991), inclusive, and section thirteen thousand eighty-four (13084) of the code, relating to arson and to enact substitutes therefor."
- 2. Strike out section one (1) of the bill and in lieu insert the following:
- "Section 1. Sections twelve thousand nine hundred eighty-four (12984) to twelve thousand nine hundred ninety-one (12991), inclusive, of the code, are repealed and the following is enacted in lieu thereof:"
- 3. Strike from section four (4) of the bill (lines 8 and 9) the words: "of the value of twenty-five dollars (\$25.00) or more and".
 - 4. Add to the bill the following:
- "Section 7. The preceding sections of this chapter extend to a married woman who commits either of the offenses therein described, though the property burnt or set fire to may belong partly or wholly to her husband.
- Section 8. Section thirteen thousand eighty-four (13084) of the code is hereby repealed."

Reimers of Lyon filed the following amendment to House File No. 289:

Amend House File No. 289 by striking all in section one (1) beginning with line five (5) and remainder of the section and substituting in lieu thereof the following:

When any test of a breeding herd is to be made by the provision of this act, there shall be carried out rules and regulations adopted and to be enforced by the state department of agriculture and to contain the following:



All breeding herds to be tested must be appraised by a board of appraisers, said board to consist of the owner of the herd to be tested, the veterinary to make the test, and the township assessor, setting out in their appraisement the exact amount for each animal to be tested. Such appraisement shall be signed by all three appraisers and to be in triplicate by carbon copy, the original to be sent to the state department of agriculture and the remaining two copies one for the owner of the herd and one for the veterinary. In no case shall any animals be tested until appraisement as herein provided is made.

- Sec. 2. After testing all reactors shall be subrogated to the state of Iowa, and the state shall be entitled to all the salvage, the federal aid and state funds provided to indemnify the owner of such reactors. The veterinary in charge of such testing shall issue a voucher to the owner of the herd tested for all reactors by the state department of agriculture. When the owner has carried out the shipping orders as provided herein, such owner can accompany voucher as herein before provided with a copy of bill of lading and present same to the county auditor and receive county warrant in payment for the full amount of the appraised value of all reactors.
- Sec. 3. All funds heretofore available are for the use of the state in carrying out the provisions of this act.
 - Sec. 4. No appraisement shall be in excess of the following amounts:

One hundred fifty dollars (\$150.00) for registered pure bred animals and one hundred dollars (\$100.00) for any grade animal.

- Sec. 5. The assessor shall be paid a compensation of not to exceed four dollars (\$4.00) per day to be paid as other expenses, incurred by the state department of agriculture.
- Sec. 6. Section twenty-six hundred sixty-eight (2668) of the code, 1924, is hereby repealed.

Also amend House File No. 289 by renumbering the remaining sections.

Ontjes of Grundy filed the following amendment to House File No. 289:

Amend section two (2) by adding thereto the following:

"If there is filed with the county auditor on or prior to the date of the hearing on said petition a remonstrance against the establishment and enrollment of such county under the county accredited area plan, as provided for in chapter one hundred twenty-nine (129) of the code, the board of supervisors shall submit the question to a vote of the people of the county at the next general election, or at a special election as provided for in this act, which said election shall be held and conducted as provided for in section 2697 of the code.

Provided, however, that said remonstrators shall be bona fide resident taxpayers of the county and owners of breeding cattle, and shall consti-



tute not less than twenty-five per cent (25%) of the number of signers on the petition filed."

On motion of Berry of Monroe the House adjourned until 9:00 a.m., Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 22, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Roy B. Weaklend, pastor Christian Church, Woodburn.

Journal of March 21 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Venard of Sioux for the day, on request of Thompson of Fayette; Hubbard of Pottawattamie indefinitely, on request of Rust of Franklin.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 239, relating to the sale of near beer and licenses for same, and referred to committee on ways and means: by Stepanek of Linn, from citizens of Linn county; by Simmer of Wapello, from citizens of Wapello county; by Walrod of Clinton, from citizens of Clinton county; by Kline of Davis, from citizens of Davis county; by Hale of Howard, from citizens of Howard county; by Barnes of Wright, from citizens of Wright county; by Cole of Delaware, from citizens of Delaware county; by Berry of Monroe, from citizens of Monroe county; by Hale of Plymouth, from citizens of Plymouth county; by Bauer of Washington, from citizens of Washington county; by Torgeson of Worth, from citizens of Worth county; by Nelson of Hancock, from citizens of Hancock county; by Christophel of Bremer, from citizens of Bremer county; by Rice of Appanoose, from citizens of Appanoose county; by Carter of Hardin, from citizens of Hardin county: by Hempel of Clayton, from citizens of Clayton county: by McCaulley of Calhoun, from citizens of Calhoun county; by Rutledge of Webster, from citizens of Webster county; by Blythe of Iowa, from citizens of Iowa county; by McMillan of Benton, from citizens of Benton county.

By Akin of Carroll, from citizens of Carroll, Iowa, favoring the bill which provides for a fish and game commission to replace the present fish and game department. Fish and game.

By Aiken of Ida, from citizens of Ida county, favoring the bill which provides for a fish and game commission to replace the present fish and game department. Fish and game.

By Mathews of Des Moines, from members of the Burlington fire department of Burlington, favoring Senate Files Nos. 259 and 260. Cities and towns.

By Bush of Cherokee, from voters of Cherokee county, protesting against House File No. 224. Ways and means.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Cole of Harrison, 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. 219 and 118.

House Files Nos. 73, 109, 82, 111 and 319.

E. J. COLE, Acting Chairman House Committee.

> D. L. WILSON, 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. 219 and 118.

House Files Nos. 73, 109, 82, 111 and 319.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of March, 1927, sent to the governor for his approval:

House Files Nos. 73, 109, 111, 82 and 319.

FRED R. BLYTHE, Chairman.

Report adopted.

REPORTS OF COMMITTEES

Ratliff of Henry, 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. 173, a bill for an act to repeal section ten thousand eight hundred forty-one (10,841) of the code, relating to the salary 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.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 270, a bill for an act to amend section sixty-seven hundred five (6705) of the code, 1924, relating to the compensation of mayors in cities under special charter, beg leave to report they have had the same under consideration and have innstructed me to report 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. 270 as follows:

Strike out of lines four (4) and five (5) the words "four thousand" and insert in lieu thereof the words "three thousand".

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on compensation of public officers to whom was referred House File No. 336, a bill for an act to amend section forty-two hundred (4200) of the code, 1924, relating to the compensation of treasurers of 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.

Z. S. RATLIFF, Chairman.

Passed on file.



Lichty of Black Hawk, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 283, a bill for an act to amend sections four thousand twelve (4012), four thousand fifteen (4015), four thousand seventeen (4017), four thousand twenty-five (4025), and chapter one hundred ninety-nine (199) of Title XII of the code, 1924, etc., relating to medical and surgical treatment of indigent persons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill be reported without further recommendation.

Amend House File No. 283 by striking out the title and substituting therefor the following:

"An Act to amend sections four thousand twelve (4012), four thousand twenty-six (4026), four thousand twenty-seven (4027), and chapter one hundred ninety-nine (199) of the code, 1924, relating to the medical and surgical treatment of indigent persons."

Also strike all following the enacting clause and substitute therefor the following:

"Section 1. Section four thousand twelve (4012) of the code, 1924, is amended by adding thereto the following: 'Such order shall be the authority of the hospital for the treatment of the patient for a period of two years from the date of commitment; but if necessary to treat patient longer, a new commitment must be issued after complying with the preceding sections.'

"Sec. 2. Section four thousand twenty-six (4026) of the code, 1924, is amended by inserting after the word 'patients' in line four (4) the words 'and all expense for transportation of patients, attendants, and escorts for patients'; also amend by inserting after the word 'in' in line seven (7) the following: 'and by'; also amend by adding to said section the following:

"The bills shall be made to show the expense on account of each individual patient as arrived at by the provisions of section four thousand twenty-seven (4027). They shall show the name of the patient, the county or state institution from which committed, the date of the judge's order of commitment and the date of admission and each readmission and discharge, redischarge and final discharge of the patient."

"Sec. 3. Section four thousand twenty-seven (4027) of the code, 1924, is amended by inserting after the comma following the word 'therein' in line seven (7) the words 'including transportation and attendant escort charges, but'.

"Sec. 4. Chapter one hundred ninety-nine (199) of the code, 1924, is amended by inserting after section four thousand twenty-eight (4028) the following:



'4028-b1. Each county shall be liable to the state for the care and maintenance in the hospital of all indigent persons from the county. On and after April 1, 1928, the amounts due for three months preceding the first day of January, April, July and October of each year shall be certified by the auditor of state from the bills as filed by the superintendent of the hospital and audited and allowed by the state board of audit under sections four thousand twenty-six (4026) and four thousand twenty-seven (4027), to the auditors of the several counties. The expense of transportation of patients and attendants to and from the hospital shall be paid from the appropriation for such hospital.

'4028-b2. The county auditor upon receipt of such certificate shall thereupon enter the same to the credit of the state in his ledger of state accounts, and at once issue a notice to his county treasurer authorizing him to transfer the amount from the state hospital fund to the general state revenue, which notice shall be filed by the treasurer as his authority for making such transfer and shall include the amount so transferred in his next remittance of state taxes to the treasurer of state designating the fund to which it belongs.

'4028-b3. The board of supervisors shall, at the time of levying other taxes, estimate the amount necessary to meet said expenses the coming year including cost of commitment and expenses of care and maintenance in the hospital, as arrived at by the provisions of section four thousand twenty-seven (4027), and shall levy a tax of not to exceed one mill therefor. Said fund shall be known as the state hospital fund. Should any county fail to levy a tax sufficient to meet this expense the deficiency shall be paid from the general county fund.

'4028-b4. The actual cost of treatment for each patient shall constitute a charge against such patient treated under this chapter. If the person treated or anyone legally responsible for the care of such person shall become able to pay such charge within a period of ten (10) years, the county attorney is directed to collect same.'"

E. M. LICHTY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 414, a bill for an act providing for the equipment of buildings used as hospitals to include safeguards for patients in the form of permanent and removable bars and heavy screens for windows of rooms where patients are confined, beg leave to report they have had the same under consideration and have instructed me to report 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 inserting after the word "of" the words "two or more"; and in line five (5) by striking the words "any room" and substituting therefor the words "such rooms".

E. M. LICHTY, Chairman.

Report adopted.



Forsling of Woodbury, 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. 364, a bill for an act to amend section 11759 of the code, 1924, relating to exemption from execution, beg leave to report they have had 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. 1 to whom was referred House File No. 407, a bill for an act to amend section 12801 and to repeal section 12802 of the code, 1924, and to enact a substitute therefor, relating to the number of judges of the supreme court, and the division of said court in two sections and to provide for an additional judge, beg leave to report they have had 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. 1 to whom was referred House File No. 373, a bili for an act to amend, revise and codify section 12376, to repeal section 11774 and to enact a substitute therefor, and to repeal section 11793, relating to foreclosure of real estate mortgages and the redemption of said real estate and issuance of execution sales on real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred House File No. 441, a bill for an act relating to investigation of allegations in information or complaints filed with any commission of insanity, judge or other person having power to commit to charitable, correctional or penal institutions, and providing for appointment of counsel to defend such accused persons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, Chairman.

Report adopted.



Also:

Mr. Speaker: Your committee on judiciary No. 1 to whom was referred House File No. 182, a bill for an act to provide for the selection in civil and criminal cases of substitute jurors who become incapacitated, beg leave to report they have had the same under consideration and have instructed me to report 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. 182 by striking out all of said bill after the enacting clause and substituting in lieu thereof the following:

Section 1. Section eleven thousand four hundred fifty-nine (11459) of the code, 1924, is hereby amended, revised, and codified to read as follows:

When an action is to be tried by a jury, the clerk shall select sixteen jurors by lot from the regular panel or additions thereto, which shall be supplied as provided in the chapter on jurors, provided, however, that the court may, if he deems it advisable, on application of either party or on his own motion, order the clerk to select eighteen jurors.

Sec. 2. Section eleven thousand four hundred seventy-one (11471) of the code, 1924, is amended, revised, and codified to read as follows:

After all challenges have thus been exercised or waived, and four jurors have been stricken from the list, the clerk shall read the names of the jurors remaining and in case the number so remaining is twelve they shall constitute the jury selected. If, however, the number remaining is fourteen, the following procedure shall be had:

The clerk shall write the names of said fourteen jurors upon separate but similar slips of paper and so fold each slip that the name thereon cannot be seen, and deposit all said slips in some proper receptacle, and after thoroughly intermingling them, draw, one at a time and in the presence of the court, twelve of said names. The twelve jurors whose names have been so drawn shall constitute the jury which shall try the issues, and a record shall be entered as to the names of said twelve jurors.

Immediately after drawing said twelve names, the clerk shall, in the presence of the court, draw in succession the two remaining names from the receptacle. The juror whose name is first drawn shall be known as substitute juror number one. The juror whose name is last drawn shall be known as substitute juror number two, and the court shall cause a definite record to be made designating them as such respectively.

The aforesaid twelve trial jurors and the two substitute jurors shall be sworn to try the issues and shall sit together until the final submission of the case to the jury and if the jury shall be segregated such segregation shall include the substitute jurors.

If, at any time after the fourteen jurors are sworn and prior to final submission of the case to the jurors, any one of the twelve trial jurors be-



comes incapacitated, for any cause, from continuing as a trial juror, the court shall order substitute juror number one to take the place of the incapacitated juror. If a second trial juror becomes incapacitated, the court shall order substitute juror number two to take the place of said second incapacitated juror. If no one of said twelve jurors shall have become incapacitated before final submission of the case the substitute jurors shall at that time be discharged by the court from further duty in the case.

Sec. 3. Section thirteen thousand eight hundred thirty-nine (13839) of the code, 1924, is amended, revised, and codified to read as follows:

After the challenges have thus been exercised or waived and four jurors have been stricken from the list, the clerk shall read the names of the jurors remaining and if the number thereof be twelve they shall constitute the jury; but if there are fourteen jurors remaining, then the twelve trial jurors and two substitute jurors shall be selected in the same manner, and the procedure relative to such substitute jurors shall be the same as provided for in the trial of civil cases.

Sec. 4. Section thirteen thousand eight hundred forty-one (13841) of the code, 1924, is amended, revised, and codified to read as follows:

When twelve jurors, or when twelve jurors and two substitutes, as the case may be, shall have been accepted, they shall be sworn to try the issues.

Amend the title by striking all of the title and substituting in lieu thereof the following:

A BILL FOR

An act to amend, revise, and codify sections eleven thousand four hundred fifty-nine (11459), eleven thousand four hundred seventy-one (11471), thirteen thousand eight hundred thirty-nine (13839), and thirteen thousand eight hundred forty-one (13841) of the code, 1924, relating to the selection of trial juries and to provide for the selection of substitute jurors for jurors who become incapacitated.

L. B. FORSLING, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 1 to whom was referred Senate File No. 165, a bill for an act to amend section 10846 of the code, 1924, relating to the fees of grand jurors in counties having a population of 140,000 inhabitants, and over, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, Chairman.

Passed on file.



Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 142, a bill for an act to amend sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the code, 1924, relating to the election and appointment of officers 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:

Strike out all of section two and insert in lieu thereof the following:

Sec. 2. Section fifty-six hundred thirty-three (5633) of the code, 1924, is hereby amended to read as follows:

"5633. Officers appointed by council. In all cities and towns, the council at its first meeting after the biennial election shall appoint a clerk and may appoint a city solicitor, a city engineer, and an auditor."

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 239, a bill for an act to amend section six thousand thirty-three (6033) of the code, 1924, relating to the payment of street improvements, sewers and special assessments of the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 451, a bill for an act to amend section fifty-six hundred ninety-four (5694) of the code, 1924, relating to the applicability of civil service in certain cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 396, a bill for an act to amend section twelve thousand three hundred ninety-six (12396) of the code, 1924, relating to and defining nuisances, beg leave to report they have had the same under con-

sideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

'W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 234, a bill for an act to amend section five thousand seven hundred twenty-eight (5728) of the code, 1924, relating to police courts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 405, a bill for an act to amend section three hundred fifty-four (354) of the code, 1924, relating to public contracts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 389, a bill for an act to amend section fifty-eight hundred seven (5807) of the code, 1924, relating to the powers of park commissioners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred Senate File No. 295, a bill for an act to provide for the permanent transfer of county funds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Hollis, Chairman.

Report adopted:



Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 400, a bill for an act to amend chapter two hundred thirty-seven (237) of the code, 1924, relating to the establishment, alteration, and vacation of highways and providing a method therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. Hollis, Chairman.

Passed on file.

Truax of Buchanan, 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. 3, a joint resolution agreeing to a proposed amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. B. TRUAX, Chairman.

Report adopted:

Also:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution No. 3, a joint resolution proposing an amendment to the constitution of the state of Iowa by striking therefrom section twelve (12) of article three (III) and enacting and adopting a substitute therefor, relating to the filling of vacancies occurring in either house of the general assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. B. TRUAX, Chairman.

Report adopted:

Also:

MR. SPEAKER: Your committee on constitutional amendments to whom was referred House Joint Resolution No. 4, a joint resolution proposing an amendment to article nine (IX) of the constitution of the state of Iowa by striking out of the second division of said article all of section four (4) thereof, relating to the payment of fines collected for breaches of the penal laws to the support of schools or the establishment of libraries, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. B. TRUAX, Chairman.

Passed on file.



Knutson of Cerro Gordo, 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. 215, a bill for an act to repeal sections 1563 (fifteen hundred sixty-three), 1572 (fifteen hundred seventy-two), and 1573 (fifteen hundred seventy-three), and to enact substitues therefor; and to amend sections 1570 (fifteen hundred seventy), 1571 (fifteen hundred seventy-one), and 1578 (fifteen hundred seventy-eight) of the code and chapter 146 (one hundred forty-six), acts 41 (forty-first) general assembly, relating to cigarettes, cigarette papers, wrappers and tubes, to the mulct tax thereon, and to the administration of the law relating to such tax, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section three (3) of said bill by inserting immediately following the word "holder" in line four (4) thereof the following: ", except wholesale dealers who also sell at retail,".

C. A. KNUTSON, Chairman.

Report adopted:

Also:

MR. SPEAKER: Your committee on ways and means to whom was referred House File No. 179, a bill for an act to repeal section seventy-two hundred twenty-five (7225) of the code, 1925, and to enact a substitute therefor, relating to personal property tax collectors, beg leave to report they have had the 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.

Thomas of Audubon, 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. 467, a bill for an act to provide for depositories for certain county officers, and to secure a depository bond therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. B. THOMAS, Chairman.

Report adopted:

Eckles of Butler, from the committee on claims, submitted the following report:

MR. SPEAKER: Your committee on claims to whom was referred Senate File No. 99, a bill for an act to make an appropriation to pay a claim of

the city of Iowa City, Iowa, for interest due said city under the caption of Chapter Two Hundred and Forty-nine, Acts of the Forty-first General Assembly, and erroneously computed, beg leave to report they have had 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, Chairman.

Report adopted:

INTRODUCTION OF BILLS

House File No. 478, by committee on cities and towns, a bill for an act to amend, revise, and codify sections six thousand thirty-two (6032), six thousand thirty-three (6033) and six thousand thirty-five (6035) of the code, relating to the payment of installments of assessments for street improvements and sewers.

Read first and second times and passed on file.

House File No. 479, by committee on cities and towns, a bill for an act to amend chapter three hundred ten (310) of the code, 1924, as amended by chapter one hundred fifty-two (152), acts of the forty-first (41) general assembly, relating to the protection of cities and towns from floods, and to provide that such cities and towns may condemn property outside of the limits of such cities and towns for an outlet to the streams or water courses changed or improved, under the provisions of said chapter.

Read first and second times and passed on file.

House File No. 480, by committee on cities and towns, a bill for an act to amend section fifty-six hundred sixty-nine (5669) of the code, 1924, relating to the compensation of assessors and deputies.

Read first and second times and passed on file.

House File No. 481, by committee on roads and highways, a bill for an act to levy an additional license fee on gasoline sold in the state of Iowa to provide additional primary road funds.

Read first and second times and passed on file.

Ickis of Union asked unanimous consent for permission to introduce a bill at this time without first referring the subject matter to the appropriate committee. His request was supplemented with the statement that the proposed bill was for an act regulating the sale of cement in the state of Iowa and providing for a penalty for the violation thereof.



Objection was raised by Haney of Mills.

The Speaker ruled that a bill could not be introduced except through and by appropriate committee.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 39

MR. SPEAKER: Your conference committee to whom was referred the disagreement between the Senate and the House on House File No. 39, a bill for an act to amend the law as it appears in section five thousand twenty-six (5026) of the code, 1924, so as to limit the civil liability of owners and operators of automobiles, recommends that the Senate amendment be amended by striking the words "wilful or gross negligent" and substituting therefor the word "reckless"; and that when so amended the House concur in the Senate amendment. We further recommend that the Senat concur in the House amendment to the Senate amendment.

C. J. FULTON.
GEO. A. WILSON.
A. J. SHINN.
GEO. E. MILLER.
J. G. HEMPEL.
G. E. MAXFIELD.
T. J. O'DONNELL.

Miller of Shelby moved that the House adopt the conference committee report on House File No. 39, and that the House amend and concur in the Senate amendments to the said bill as proposed by the conference committee.

On the question "Shall the report of the conference committee be adopted and the House amend and concur in the Senate amendments!"

The ayes were, 87.

Aiken of Ida	Eckles	Hill	Knudson
Akin of Carroll	Eden	Hines	Knutson
Anderson	Edge	Hollingsworth	Krouse
Bair	Elliott	Hollis	Laughlin
Barnes	Fleming	Hopkins	Lichty
Bauer	Grimwood	Huff	McCaulley
Berry	Griswold	Hunt	McIlrath
Bixler	Hager	Istad	McIntosh
Blackford	Hagglund	Johnson of	McMillan
Blythe	Hale	Keokuk	Mathews
Buchmiller	Hansen	Johnson of	Maxfield
Bush	Hanson	Marion	Miller
Christophel	Harrison	Kennedy, J. P.	Nagle
Cole of Harrison		Kennedy, W. S.	Nelson
Copeland	Heald	Kent	O'Donnell
Crone	Held	King	Pattison
Crozier	Hempel	Kline	Prichard

Greene

Quirk Ratliff	Simmer Springer	Torgeson Troup	Walrod Wamstad
Rice	Stepanek	Truax	Wilson
Roberts	Thomas	Vaughn	Wolfe
Rust	Thompson	Wagner	Mr. Speaker
Ryder	mompsoa	Wagner	Date openion
The nays were,	4.		
Allen	Charlton	Ickis	Oliver
Absent or not v	oting, 17.		
Cole of Delaware	Haney	Martin	Rutledge
Craig	Hubbard	Ontjes	Saunders
Forsling	Johnson of	Patterson	Smith
Gilmore	Dickinson	Reimers	Venard

Lovrien

Motion prevailed and the House adopted the report of the conference committee and amended and concurred in Senate amendments to House File No. 39.

CONSIDERATION OF BILLS

The House resumed consideration of House File No. 249.

Johnson of Marion withdrew the amendment offered by him and found in the journal of March 21st.

Torgeson of Worth offered the following amendment and moved its adoption.

Amend House File No. 249 by striking the title and substituting in lieu thereof, the following:

"An act to amend section four thousand two hundred seventeen (4217) of the Code, relating to the powers of school electors at annual meetings, to repeal section forty-two hundred sixty-seven (4267) of the code, 1924, and to enact a substitute therefor, and to amend chapter two hundred fourteen (214) of the code, 1924, so as to authorize school boards to establish grade and high schools and, when approved and duly authorized, junior colleges, to prescribe the courses of study therein, and to provide for supervision."

Amend, further, by striking all after the enacting clause, and substituting in lieu thereof, the following:

"Sec. 1. Section forty-two hundred sixty-seven (4267) of the code, 1924, is hereby repealed and the following enacted in lieu thereof:

'The board may establish graded and high schools and determine what branches shall be taught therein, but the course of study shall be subject to the approval of the superintendent of public instruction.'

Sec. 2. Chapter two hundred fourteen (214) of the code, 1924, is hereby amended by adding thereto immediately after section forty-two hundred sixty-seven (4267) thereof the following:

'4267-b1. The board, upon approval of the State Superintendent of Public Instruction, and when duly authorized by the voters, shall have power to establish and maintain in each district one or more schools of higher order than an approved four-year high school course. Said schools of higher order shall be known as public junior colleges and may include courses of study covering one or two years of work in advance of that offered by an accredited four-year high school.

The State Superintendent of Public Instruction shall prepare and publish from time to time standards for junior colleges, provide adequate inspection for junior colleges, and recommend for accrediting such courses of study offered by junior colleges as may meet the standards determined.

- Sec. 3. Section four thousand two hundred seventeen (4217) of the code, 1924, is amended by adding thereto the following:
- '8. To authorize the establishment and maintenance in each district of one or more schools of a higher order than an approved four-year high school course.'
- Sec. 4. This act is deemed of immediate importance and shall be in force and effect from and after its publication in two (2) newspapers of this state as provided by law."

Amendment adopted.

Prichard of Woodbury moved that further action on House File No. 249 be deferred until Wednesday morning. Motion lost.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend section two (2) by inserting after the second paragraph thereof the following:

"The state board of education shall appoint an intercollegiate standing sommittee composed of the superintendent of public instruction, one representative from a public junior college, and such additional members as the said board of education may determine.

The intercollegiate standing committee shall prepare and recommend for accrediting such courses of study offered by junior colleges as may meet the standards determined."

McIlrath of Poweshiek moved the previous question on the mendment and the main bill. Motion prevailed.

Amendment lost.

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, 82.

Akin of Carroll	Harrison	Kent	Rice
Anderson	Hattendorf	King	Roberts
Barnes	Heald	Kline	Rust
Bauer	Held	Knudson	Rutledge
Berry	Hempel	Knutson	Ryder
Bixler	Hill	Laughlin .	Saunders
Blackford	Hines	Lichty	Simmer
Blythe	Hollis	Lovrien	Smith
Buchmiller	Hopkins	McCaulley	Stepanek
Christophel	Huff	McIlrath	Thomas
Crone	Hunt	McIntosh	Thompson
Crozier	Ickis	McMillan	Torgeson
Eckles	Istad	Mathews	Troup
Eden	Johnson of	Maxfield	Truax
Edge	Dickinson	Nagle	Vaughn
Elliott	Johnson of	Nelson	Wagner
Fleming	Keckuk	Oliver	Walrod
Grimwood	Johnson of	Pattison	Wamstad
Hager	Marion	Quirk	Wilson
Hagglund	Kennedy, J. P.	Ratliff	Wolfe
Hale Haney	Kennedy, W. S.	Reimers	Mr. Speaker

The nays were, 17.

Aiken of Ida	Copeland	Hansen	Miller
Allen	Craig	Hanson	O'Donnell
Bair	Forsling	Hollingsworth	Onties
Bush	Greene	Krouse	Prichard
			Springer

Absent or not voting, 9.

Charlton	Gilmore	Hubbard	Patterson
Cole of Delaware	Griswold	Martin	Venard
Cole of Harrison			

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

The time having arrived for Special Order, House File No. 31, a bill for an act to amend the law as it appears in chapter two hundred fifty-one (251) of the code, 1924, relating to the registration of motor vehicles and providing license fees therefor, with report of committee without recommendation was taken up for consideration.

Crone of Emmet moved the previous question.

Motion prevailed.

Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 19.

Allen	Cole of Harrison	Knudson	Roberts
Barnes	Griswold	Krouse	Rutledge
Berry	Hanson	Nelson	Springer
Bush	Hattendorf	Ontjes	Torgeson
Christophel	Hollingsworth		Wamstad

The nays were, 82.

Anderson	Hager	Johnson of	Pattison
Bair	Hagglund	Marion	Quirk
Bauer	Hale	Kennedy, J. P.	Ratliff
Bixler	Haney	Kennedy, W. S.	Reimers
Blackford	Hansen	Kent	Rice
Blythe	Harrison	Kline	Rust
Buchmiller	Heald	Knutson	Ryder
Charlton	Held	Laughlin	Saunders
Cole of Delaware	Hempel	Lichty	Simmer
Copeland	Hill	Lovrien	Smith
Craig	Hines	McCaulley	Stepanek
Crone	Hollis	McIlrath	Thomas
Crozier	Hopkins	McIntosh	Thompson
Eckles	Huff	McMillan	Troup
Eden	Hunt	Martin	Truax
Edge	Ickis	Mathews	Vaughn
Elliott	Istad	Maxfield	Wagner
Fleming	Johnson of	Miller	Walrod
Forsling	Dickinson	Nagle	Wilson
Gilmore	Johnson of	O'Donnell	Wolfe
Greene	Keokuk	Oliver	Mr. Speaker
Grimwood			

Absent or not voting, 7.

Aiken of Ida	Hubbard	Patterson	Venard
Akin of Carroll	King	Prichard	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Time having arrived for Special Order, House File No. 127, a bill for an act to repeal sections forty-nine hundred five (4905), forty-nine hundred eight (4908) as amended by chapter ten (10), acts of the forty-first (41) general assembly, forty-nine hundred

nine (4909), forty-nine hundred ten (4910), and forty-nine hundred eleven (4911) of the code, 1924, and to enact substitutes therefor; to repeal section forty-nine hundred sixty-nine (4969) of the code, 1924; to amend sections forty-nine hundred sixty-eight (4968), forty-nine hundred seventy (4970), forty-nine hundred seventy-one (4971), forty-nine hundred seventy-two (4972), and forty-nine hundred seventy-four (4974) of the code, 1924; and to amend section four (4), chapter ten (10), acts of the forty-first (41) general assembly, relating to the license fees for motor vehicles, with report of committee without recommendation, was taken up for consideration.

Christophel of Bremer offered the following amendment and moved its adoption:

Amend House File No. 127 by striking the figures "5000" from line nineteen (19) of section two (2) and inserting in lieu thereof the figures "4500".

Amendment adopted.

Thomas of Audubon moved the previous question.

Motion prevailed.

Mr. Christophel moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 23.

Allen	Griswold	Krouse	Rust
Вегту	Hanson	Lichty	Rutledge
Bixler	Hattendorf	Maxfield	Torgeson
Bush	Hollingsworth	Onties	Wamstad
Christophel	Ickis	Reimers	Wolfe
Crone	Knudson	Roberts	

The nays were, 80.

Akin of Carroll	Cole of Harrison	Gilmore	Held
Anderson	Copeland	Greene	Hempel
Bair	Craig	Grimwood	Hill
Barnes	Crozier	Hager	Hines
Bauer	Eckles	Hagglund	Hollis
Blackford	Eden	Hale	Hopkins
Blythe	Edge	Haney	Hunt
Buchmiller	Elliott	Hansen	Istad
Charlton	Fleming	Harrison	Johnson of
Cole of Delaware	Forsling	Heald	Dickinson

Johnson of Lovrien Oliver Stepanek Keokuk McCaulley Pattison Thomas Johnson of McIlrath Prichard Thompson Marion McIntosh Quirk Troup Kennedy, J.P. Kennedy, W. S. McMillan Ratliff Truax Martin Rice Vaughn Kent Mathews Ryder Wagner King Miller Saunders Walrod Kline Nagle Simmer Wilson Knutson Nelson Smith Mr. Speaker Laughlin O'Donnell Springer

Absent or not voting, 5.

Aiken of Ida Huff Patterson Venard

Hubbard

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 regulate the occupation of barbering by creating a board of examiners for the licensing of persons to carry on such practice, and fixing the fees to be charged therefor: for regulating the sanitation of barber shops, barber schools and barber colleges, for preventing the spread of contagious and infectious diseases, for promoting the health and safety of the general public and providing penalties for the violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment filed by J. P. Kennedy of Lee and found in the journal of March 17th was taken up for consideration.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File No. 206, a bill for an act relating to levy of a tax for parks and cemeteries by cities under commission form of government.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 45, a bill for an act legalizing certain franchises of Iowa Railway and Light Corporation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File No. 268, a bill for an act relating to the compensation of the board of supervisors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 265, a bill for an act relating to the compensation of the clerk of courts and his assistants.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 285, a bill for an act relating to the payment of tuition in public schools.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 128, a bill for an act to compensate Jonah Smith for service as chaplain at Camp McKinley, and to make appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 278, a bill for an act relative to memorial halls and monuments for soldiers, sailors and marines.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 267, a bill for an act relating to the compensation of the county engineer and his assistants.

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 relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 255, a bill for an act relating to mine shafts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 310, a bill for an act relating to the use of certain funds for preservation of Iowa war flags.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 259, a bill for an act relating to the tax levy for fire department maintenance fund 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. 232, a bill for an act relating to shot firemen who fire shots in coal mines.

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 sinking of shafts to be used in the operation of a mine.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 269, a bill for an act to amend the law as it appears in Chapter sixty-eight (68) of the Code 1924, relating to the sinking of shafts to be used in the operation of a mine.

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

Senate File No. 232, a bill for an act to amend the law as the same appears in Chapter sixty-eight (68) of the Code of 1924, relating to shot firemen who fire shots in coal mines.

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

Senate File No. 259, a bill for an act to repeal sub-division nine (9) of section sixty-two hundred eleven (6211) of the Code, 1924, and to enact a substitute therefor, relating to the tax levy for fire department maintenance fund in cities and towns.

Read first and second times and referred to committee on cities and towns.

Senate File No. 255, a bill for an act to provide the time in which escape shafts in mines shall be made, and to fix the number of persons who may be employed in such mine until such shafts or exits shall be completed.

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

Senate File No. 310, a bill for an act to authorize the executive council to transfer funds and to use certain funds for preservation of Iowa war flags.

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

Senate File No. 280, a bill for an act amending Sections Fiftyone Hundred Seventy-seven (5177) and Ten Thousand One Hundred Fifteen (10115) of the Code, 1924, relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate.

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

Senate File No. 268, a bill for an act to amend section 5125 (fiftyone hundred twenty-five) of the Code relating to the compensation of members of the Board of Supervisors.

Read first and second times and referred to committee on compensation of public officers.

Senate File No. 265, a bill for an act to amend Sections 5235 (fifty-two hundred thirty-five) and 7172 (seventy-one hundred seventy-two) of the Code relating to the compensation of the clerk of courts and his assistants.

Read first and second times and referred to committee on compensation of public officers.

Senate File No. 285, a bill for an act to amend Section Forty-two Hundred Sixty-eight (4268) of the Code, 1924, relating to school age, and Section Forty-two Hundred Seventy-three (4273) of the Code, 1924, relating to the payment of tuition in public schools.

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

Senate File No. 128, a bill for an act to compensate Jonah Smith for service as Chaplain at Camp McKinley for the period from June 24th, 1898, to September 5th, 1898, and to make an appropriation therefor.

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

Senate File No. 278, a bill for an act to amend Section Five Hundred Two (502) of the Code, 1924, relative to memorial halls and monuments for soldiers, sailors and marines.

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

Senate File No. 267, a bill for an act to amend Section 4641



(forty-six hundred forty-one) of the code relating to the compensation of the county engineer and his assistants.

Read first and second times and referred to committee on compensation of public officers.

HOUSE FILES WITHDRAWN

Hill of Floyd asked and obtained unanimous consent to withdraw House File No. 459 from the committee on roads and highways and from further consideration of the House.

Prichard of Woodbury asked and obtained unanimous consent to withdraw House File No. 274 from further consideration of the House.

ADDITIONAL COPIES OF BILL ORDERED PRINTED

Wamstad of Mitchell asked and obtained unanimous consent to have five hundred additional copies of House File No. 283 printed.

PROOF OF PUBLICATION

The official proof of publication of House File No. 387, a bill for an act to legalize the transfer of certain funds in the treasury of the town of Ryan, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

AMENDMENTS FILED

Wolfe of Linn filed the following amendment to the committee amendments to House File No. 233:

Amend the amendment proposed by the committee on mines and mining to House File No. 233 by adding thereto as section two (2), the following:

"Sec. 2. Before such mine foreman or his assistants or any person designated by them shall be regarded as competent to administer first-aid treatment, they shall obtain from or through the bureau of mines of the federal government a first-aid certificate of competency. Any person designated to administer first-aid treatment, other than the mine foreman or his assistant, shall be paid by the owner of the mine for time employed while rendering such service."

Knutson of Cerro Gordo filed the following amendment to House File No. 337:

Amend section seven (7) by inserting in line three (8) between the words "company" and "duly" the following: "or any regularly organized and incorporated retail trade association".

Reimers of Lyon filed the following amendment to House File No. 289:

Amend House File No. 289 by striking all in section one (1) beginning with line five (5) and remainder of the section and substituting in lieu thereof the following:

"2671. When any test of a breeding herd is to be made by the provisions of this act, there shall be carried out rules and regulations adopted and to be enforced by the state department of agriculture and to contain the following:

After testing, all reactors shall be subrogated to the state of Iowa and the state of Iowa shall be entitled to all the salvage, federal aid and state funds provided to indemnify the owner or owners of such reactors. After testing, the veterinary making such test shall issue a certificate to the owner of the herd tested, listing all of the reactors of said herd and their appraised value and, when said owners shall furnish the department of agriculture a bill of lading showing said reactors have been shipped for slaughter, the destination and parties to whom consigned, with appraisal certificate issued by the veterinarian in charge of the test, the secretary of the department of agriculture shall then issue a voucher in full payment for all reactors as shown by the appraisal sheet.

2671-b1. No appraisement shall be in excess of the following amounts: One hundred seventy-five dollars (\$175.00) for registered pure bred animals and one hundred dollars (\$100.00) for any grade animal."

Ontjes of Grundy filed the following amendment to the substitute amendment to Senate File No. 56, filed by J. P. Kennedy on March 17th:

Amend the title of substitute amendment by striking therefrom the words "secretary of agriculture, through his inspectors," and inserting in lieu thereof the words "state board of health".

· Amend section one (1) of the substitute amendment by striking from line one (1) thereof the words "or beauty parlor".

Amend sections two (2) and three (3) by striking therefrom the words "secretary of agriculture" wherever they appear in said sections and substituting in lieu thereof the words "state board of health".

Akin of Carroll filed the following amendment to Senate File No. 56:

Amend Senate File No. 56 as follows:

By striking the period (.) at the end of section thirteen (13) following the word "age" and inserting a semicolon (;) therefor and adding the following:



"nor shall any barber recognized under this act be allowed to cut the hair, shave or clip the neck of any female past the age of twelve (12) years."

Representatives Hill, Saunders, Springer, Knudson and Lovrien filed the following amendment to House File No. 1:

Amend by striking out all after the enacting clause and inserting 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 private deposits" and the purpose of such fund shall be to secure the payment of their deposits to such persons as shall obtain guaranty policies under this act.
- Sec. 2. It shall be the duty of the executive council immediately upon the passage of this act to fix by order the annual percentage to be collected as premium upon policies to be issued under this act; the percentage to be such as they shall estimate the average for a three-year period to require and such percentage may be by them increased or diminished at any time and the change effective beginning with the next semi-annual period so that no more than the actual necessary percentage will be charged or collected to maintain such fund.
- Sec. 3. The treasurer of state shall have power to issue by himself or through any bank in Iowa as his agent upon payment of the premium and without other charge, policies guaranteeing deposits in the banks of Iowa, for periods not less than six (6) months or more than one (1) year, which policies shall create a liability limited to the state sinking fund for private deposits and be payable from such fund as the same is collected.
- Sec. 4. Policies issued by the treasurer of state direct shall become effective thirty (30) days after their respective dates, except as herein otherwise provided, and may run direct to a bank for the benefit of all of its depositors or for any class or group named or described in an application to be made by such bank and may be in form to cover any deposits for which the premium has been paid and credited to the premium account in such bank.

The treasurer of state shall have power to require such reports as to policies and premium accounts as he shall prescribe.

Sec. 5. Each bank obtaining blank policies shall receipt for the same and account to the treasurer of state upon request. Such bank may execute such policies as agent for the treasurer of state upon obtaining the signature of the depositor to an application for such guaranty, in triplicate, a copy of which shall be printed upon or attached to the policy and shall designate the limit of the amount of deposit to be guaranteed and upon payment of the premium, such bank shall immediately forward one copy of the application to the treasurer of state and shall keep in such bank the premium in a separate fund designated "premium

account" and shall credit such account with interest at the rate of two and one-half per cent $(2\frac{1}{2}\%)$ per annum on the daily balance and shall remit the same to the treasurer of state at his request. The treasurer of state shall have authority to collect such funds from such agencies only as needed for the payment of policy claims and may suspend any such agency for failure to remit premiums when called for or for breach of any of the duties of such office and the closing of the bank shall suspend its agency.

- Sec. 6. Upon the closing of a bank or its being taken charge of by the guarantee fund commission, the guaranty holder shall furnish to the superintendent of banking such proof of his deposit as such superintendent may require and when so furnished and the loss determined the superintendent of banking shall draw a warrant upon the treasurer of state for the amount of such loss, payable from the state sinking fund for private deposits but if the fund is insufficient then warrants may be drawn for portions of such loss as the funds become available until fully paid and all warrants so drawn shall be paid by the treasurer of state from the state sinking fund for private deposits in the order of their presentation for payment upon receipt by him of an assignment of such portion of the deposit as the warrant covers, which assigned portion shall be junior in distribution of the account, to the unassigned portion.
- Sec. 7. The treasurer of state shall collect the accounts assigned to him and place the proceeds in the state sinking fund for private deposits and shall have the right to make such agreements as are contemplated by Chapter 179 of the Acts of the forty-first general assembly and amendments thereto and to compromise and make such settlements as are made by a majority in amount of the deposits in the bank including the deposits assigned.
- Sec. 8. Any person depositing funds in a fiduciary capacity and not protected by Chapter 173 of the Acts of the forty-first general assembly and amendments thereto may have the same guaranteed hereunder, and may pay the premium from such funds.
- Sec. 9. During each of the years 1928 and 1929 banks shall be exempted from taxation to the extent of one-third (1/3) of the assessment that such bank has paid into the bank guaranty fund and not recovered from deposits during the preceding year. Return of the amount so paid by each bank shall be set out on the assessment roll, and the amount of tax levied and assessed against such bank shall be the regular tax as computed at millage rate, less the amount of assessment paid by such bank to the bank guaranty fund. In case such payment to the bank guaranty fund equals or exceeds the amount of regular tax so assessed, then the bank shall be exempted from taxation for that year, and each depositor shall have a like exemption based upon the proportion of the tax assessed to him and which he has paid, the same to be shown and computed upon the assessment roll as herein provided.
 - Sec. 10. When a bank is closed the treasurer of state may estimate as

nearly as possible the value of each of the deposits guaranteed and may assume as liabilities against the said sinking fund for private deposits all that part of each of such deposits which is in excess of the value of the deposit, providing such state sinking fund shall be released from all other liabilities under the policies, and provided the bank shall reopen, be reorganized, sold, or consolidated with another bank, and the payment of the portion of the deposit so assumed, shall be made as is provided by section six (6) of this act.

- Sec. 11. All corporations engaged in the business of banking under the laws of Iowa shall be subject to assessments to be levied, collected, kept, and applied as herein provided.
- Sec. 12. (a) The word "bank" as used in this act shall mean any state or savings bank or loan and trust company to which a charter has been issued by the state of Iowa authorizing it to conduct a business as a bank.
- (b) The word "superintendent" as used in this act shall mean the superintendent of banking of the state of Iowa.
- Sec. 13. Statement of deposits. On the adoption of this act and on the first day of June and December of each year thereafter, every corporation engaged in banking under the laws of Iowa shall make and file with the superintendent of banking a statement in writing verified by the president, vice president or cashier of the bank, showing the average daily deposits in the bank for the preceding six months or for such portion thereof as they have been receiving deposits.
- Sec. 14. Oaths. Any person making an oath to any of the statements herein required, knowing the same to be false, shall be guilty of a felony and be punished by a fine of not less than one hundred dollars (\$100.00) nor more than one thousand dollars (\$1000.00) or be imprisoned in the penitentiary for a term of not less than one (1) year nor more than five (5) years.
- Sec. 15. On the first day of May, 1927, the treasurer of state shall levy on all banks engaged in banking under the laws of Iowa an assessment of one-third (1/2) of the premium percentage for 1927 which shall be fixed under section two (2) of this act, of the average daily balance of the deposits of the bank, other than public funds, and on the first day of each January and June thereafter one-fourth (1/4) of the premium percentage thereafter in force for the semiannual periods, and on the first day of May, 1927, and shall levy and assess against each deposit in such bank (other than public funds) and the owner thereof, an assessment of one-third (1/3) of such 1927 premium percentage, and on the first day of January and June thereafter, one-fourth (1/4) of such future semiannual premium percentage, all based upon the average daily balance of the deposits in the bank as shown by the average daily balance for the previous six months period, and notify the bank thereof, all of which as-

sessments shall be paid by the bank into the prémium account in the bank within ten days from receipt of notice of the assessment from the treasurer of state, and shall at once notify the treasurer of state thereof giving the names of depositors and amount of deposit, whereupon the treasurer of state shall issue a policy or policies guaranteeing such deposits, the policies issued in 1927 to expire January 1, 1928, and thereafter to cover six months periods, effective from date of issuance. The assessments paid by the bank for its depositors shall constitute a payment and credit upon the respective deposits. No premium shall be fixed at a higher rate than six-tenths of one per cent per annum, and changes shall be effective for the succeeding semiannual period.

Sec. 16. Banking Districts. For the purpose of this act, the state is hereby divided into eleven (11) banking districts, as follows:

District No. 1. The counties of Cherokee, Ida, Lyon, Monona, O'Brien, Osceola, Plymouth, Sac, Sioux, Woodbury.

District No. 2. The counties of Buena Vista, Calhoun, Clay, Dickinson, Emmet, Hamilton, Humboldt, Kossuth, Palo Alto, Pocahontas, Webster, Wright.

District No. 3. The counties of Butler, Cerro Gordo, Floyd, Franklin, Hancock, Hardin, Mitchell, Winnebago, Worth.

District No. 4. The counties of Allamakee, Chickasaw, Clayton, Delaware, Dubuque, Fayette, Howard, Winneshiek.

District No. 5. The counties of Audubon, Carroll, Cass, Crawford, Fremont, Harrison, Mills, Montgomery, Page, Pottawattamie, Shelby.

District No. 6. The counties of Boone, Dallas, Greene, Guthrie, Jasper, Madison, Marion, Marshall, Polk, Poweshiek, Story, Warren.

District No. 7. The counties of Benton, Black Hawk, Bremer, Buchanan, Grundy, Iowa, Johnson, Linn, Tama.

District No. 8. The counties of Cedar, Clinton, Jackson, Jones, Muscatine, Scott.

District No. 9. The counties of Adair, Adams, Clarke, Decatur, Lucas, Ringgold, Taylor, Union, Wayne.

District No. 10. The counties of Appanoose, Davis, Keokuk, Mahaska, Monroe, Van Buren, Wapello.

District No. 11. The counties of Des Moines, Henry, Jefferson, Lee, Louisa, Washington.

Sec. 17. Organization of Districts. Within ten (10) days after the taking effect of this act, the superintendent of banking shall fix a time and place of meeting of the bankers within each district and shall mail with each notice a blank form to be used by the directors of the bank authorizing some person to represent and vote for such bank. At the first meeting

held, such delegates shall formulate rules and by-laws and shall organize thereunder a district banking association which shall have authority and jurisdiction of such district to carry on the work and perform the duties which may be prescribed by its members and shall elect such officers as shall be designated by the superintendent of banking and the state banking board.

- (a) District Advisory Committee. The presidents of the several bankers' associations of the counties located within each district, shall constitute a district advisory committee to serve under provisions to be prescribed by the superintendent of banking and the state banking board.
- (b) State Advisory Committee. The chairman of the several district banking associations shall constitute the state advisory committee for the superintendent of banking and the state banking board and may be convened at Des Moines at the call of the superintendent of banking or any two members of the state banking board.
- (c) Assessment to pay expenses. Each district banking association, by the advice and consent of the superintendent of banking and the state banking board, shall provide a schedule of assessments upon its member banks to pay all operating and examining expenses. It shall be incumbent upon the superintendent of banking and state banking board to assist the several district banking associations so as to maintain the greatest uniformity in every way as between the several district banking associations.
- (d) General authority. The district banking association shall have authority under the direction and advice of the superintendent of banking and state banking board:
- to carry on any and all work not inconsistent with law that shall aid them in making their banking institutions still stronger and still more efficiently managed,
 - (2) to safeguard each other if and when any emergency may arise,
- (3) to establish any practical means of clearing checks and drafts and such transit items for their own district and for other districts.
- (4) to establish district credit bureaus and disseminate credit information on borrowers to the members of their own district and to the members of the several districts, if and when requested.
- (5) to set up a system of district bank examinations by resident examiners, provided said examiners shall be required to meet the same qualifications as bank examiners employed by the state banking department. Nothing herein shall prohibit the superintendent of banking accepting the examination of the district examiner in place of that of a regular state bank examiner if the superintendent of banking shall so desire.



- (6) to institute better and more uniform bookkeeping systems,
- (7) to hold district meetings, and
- (8) to do any and all things not inconsistent with law that shall aid them in carrying out the purposes of this Act.
- (e) Penalties for violation. The superintendent of banking and the state banking board, together with the state advisory committee, shall have authority to prescribe penalties to be enforced by the superintendent of banking and state banking board for violations of district banking association rules and regulations.
- (f) Bonds required for performance of membership. The superintendent of banking and state banking board may require that each member of the district banking associations put up a good and sufficient bond of some form agreeable to the superintendent of banking and state banking board to insure
- (1) payment of all penalties that may be levied or assessed against said member, and
- (2) proper deportment of said bank or trust company while a member of the district banking association.
- Sec. 18. Guarantee Fund Commission. At the first meeting in each banking district there shall be nominated by a majority of all the banks voting, three persons eligible for membership on the state guarantee fund commission, which names shall be forwarded to the Governor. No person shall be eligible as such commissioner who has not had at least five (5) years actual executive experience as a banker within the State of Iowa. Within ten days after the receipt of such names, the Governor shall appoint from such names in the year 1927, the guarantee fund commission consisting of one member from each banking district of the state. The term of office of such members from districts Nos. 1, 3, 7 and 9 shall terminate July 1, 1928. The term of office of such members elected from districts Nos. 2, 4, 6, and 11 shall terminate July 1, 1929, and the terms of office of the remaining members shall terminate July 1, 1930, and all future members shall be nominated and appointed in like manner for terms of three years.
- (a) Vacancies. Vacancies in the office of members of the guarantee fund commission shall be filled by appointment by the Governor from the district in which the vacancy occurs.
- (b) Each newly elected member of the commission shall take and subscribe an oath such as is required of county officers and shall furnish bonds for \$25,000 payable to the department of banking and to be approved by the superintendent of banking, which bond shall be conditioned for the faithful performance of the duties of his office.
- (c) Certificate. When such qualifications have been completed, the superintendent of banking shall issue a certificate of election to the member.



Sec. 19. Employees. The commission shall have power to engage and discharge employees and fix their compensation. Compensation, however, shall be subject to the approval of the executive council.

Sec. 20. The governor shall call a meeting of the guarantee fund commission at the state house in Des Moines within ten days after the appointment thereof, at which meeting the commission shall organize by the selection of a vice-chairman from among its members, and a secretary who may or may not be a member of the commission. Thereafter the commission shall hold meetings on dates to be fixed by the guarantee fund commission and it may hold other meetings upon the call of the chairman, the vice-chairman, or any three members of the commission. Due notice of special meetings shall be sent to each member of the commission in time to permit attendance at such meeting. Business may be transacted at any time without notice by a majority vote of the commission. Provided, such action shall be ratified or revoked at the next meeting of the commission.

The commission shall have power to engage and discharge employees and make all rules and regulations necessary for the conduct of the business of the commission and the government of its employees. The guarantee fund commission shall, at all times during business hours, have access to any part of the records in the department of banking relating to receiverships.

Sec. 21. Administrative Fund. For the purpose of providing means for defraying the expenses of the commission and its employees, unless an appropriation is otherwise provided by laws for such purpose, the guarantee fund commission may make an estimate of the amount necessary for the work of the commission for the ensuing year, not to exceed, however, \$20,000.00 and the superintendent of banking shall control the same by levying an assessment upon all of the banks operating under the laws of Iowa, apportioning the assessment upon the average daily balance of the banks as shown by their last preceding statement furnished to the superintendent of banking.

Sec. 22. Compensation. Each member of the commission shall receive as compensation, ten dollars (\$10) per working day and his expenses actually incurred in the performance of his duties as a member of such commission.

Sec. 23. Banks, when taken over. Whenever it shall appear to the superintendent of banking from the reports furnished to his office, that the capital of any corporation conducting a banking business under the laws of Iowa, is impaired, that the business is being conducted in an unsafe or unauthorized manner and is endangering the interest of its depositors, or upon the failure of such corporation to make any of the reports required by law, or if its officers shall refuse to be examined on oath, touching the affairs of the bank, the guarantee fund commission may at once take possession of the property and business of such bank and shall thereafter conduct the affairs of said bank and shall have the right to the possession of all of the money, rights, credits, assets and property

of every description belonging to such bank as against any mesne or final process issued or to be issued by any court against such bank or its property and may retain such possession for a sufficient time to make an examination of its affairs and disposition of its property as provided by law. Any attachment or judgment lien against such property acquired within thirty days next preceding the taking over of such possession shall be thereby released and dissolved.

- Sec. 24. Possession on notice. The superintendent of banking or any examiner authorized by him may take possession of a bank by delivering to the president, cashier, or any person in charge of the bank, a written notice that the bank is in the hands of the department of banking and he may then deliver the same to the guarantee fund commission.
- Sec. 25. Fees. The guarantee fund commission shall charge to and take from the assets of the bank, ten dollars (\$10) per day and the necessary clerks' hire and attorney fees which shall be determined by said commission as necessary and reasonable charges for the operation of the bank while in their hands during the time that it is in their possession.
- Sec. 26. Violation, penalty. Any officer, director or employee of a bank who shall attempt to prevent the guarantee fund commission or the superintendent of banking or his agent from taking possession of such bank, shall be guilty of a felony and upon conviction thereof shall be sentenced to serve not more than one year in jail or to pay a fine of not more than one thousand (\$1000) dollars.
- Sec. 27. Bank may enjoin. Whenever any bank whose property and business has been taken possession of by the superintendent of banking or the guarantee fund commission, such bank may, at any time, apply to the district court of the county in which the bank is located, for an injunction enjoining further proceedings upon such notice as the court may prescribe. Such petition shall be heard at a time designated by the court or judge and shall be decided upon its merits and if it is found by the court that the superintendent of banking or the guarantee fund commission are holding possession of said property and business unlawfully, it shall be restored to the bank.
- Sec. 28. Notice of possession, liens prevented. Upon taking possession of the property and business of any bank by the superintendent of benking or the guarantee fund commission, they shall forthwith give notice of such fact by letter or telegram to all banks or trust companies holding or in possession of any of the assets of such bank so far as known to such superintendent or commission. No bank so notified or having knowledge of such possession, shall have or acquire any lien or charge for any payment thereafter made or liability thereafter incurred against any of the assets of the bank of whose property and business the superintendent of banking or Guarantee Fund Commission shall have taken possession, unless the bank be continued as a going concern.
 - Sec. 29. Inventory. Upon taking possession of the property, the super-

intendent of banking shall immediately notify the guarantee fund commission and shall make an inventory of the assets of such bank in duplicate, one to be filed in the office of the secretary of the guarantee fund commission and one with the department of banking, such inventory to consist of a list of assets and liabilities of the institution so far as they can be ascertained.

Sec. 30. Powers and duties of the commission. Upon taking possession of the property and business of any bank, the guarantee fund commission may, with the consent of the owners of a majority of the capital stock, take charge of and control the property and business of such bank and open it and manage it as a going concern, without regard to its solvency and through employees, may perform all of the duties and acts of the officers and directors of such bank while managing the same and all salaries and expenses in connection therewith shall be paid by the bank. They shall have power to restrict or limit the withdrawal of funds and to decrease interest rates after maturity of outstanding certificates of deposit. The operation of the bank by the guarantee fund commission shall in no manner relieve or diminish the obligation of the stockholders under the law of the state or in any manner absolve the owners of such stock or the officers or directors of any liability to the civil or criminal laws of the state. If the guarantee fund commission shall determine that it is impossible to preserve such institution as a going concern, then the commission shall proceed to have the bank liquidated as by law provided; provided the district court of the district in which such bank is located may upon application of any creditor, after a period of three months from the taking over of such bank by the guarantee fund commission, order the commission to close said bank and to have the same liquidated as provided by law.

Sec. 31. National Banks. With consent of those having authority to grant the same, the guarantee fund commission may take possession of and operate national banks and private banks operating under state supervision in the same manner and with the same powers and duties as is prescribed herein for the operation of banks organized under the laws of Iowa.

Sec. 32. Bond of Receiver or Agent. The secretary of the guarantee fund commission shall require every receiver or agent of such commission placed in charge of a bank, to give a bond in a reasonable amount, which bond shall be approved by such secretary before the assets of such bank are surrendered. The condition of such bond shall be that such person shall faithfully and impartially discharge his duties and truthfully account for all money and property coming into his hands and disburse the same as provided by law and such bonds shall run to the guarantee fund commission for the benefit of all creditors and stockholders of such bank as their interest therein may appear and suit may be maintained thereon by the guarantee fund commission for their benefit.

Sec. 33. Disposition or dissolution. At any time during the possession of a bank, the guarantee fund commission shall have full authority



to reorganize, consolidate with another bank or sell in bulk, such bank, by and with the consent of such proportion of the owners of deposits as is prescribed by chapter 179 of the acts of the forty-first general assembly of Iowa. If, at any time the guarantee fund commission shall determine that it is impossible to preserve the institution as a going concern, or to reorganize, consolidate with another bank or sell at its value in bulk, any bank under its operation, they shall communicate such fact to the Attorney General who shall deal with the same as provided for the liquidation of insolvent banks.

Sec. 34. Capital stock and real estate. The guarantee fund commission shall adopt a seal for such commission and they may lawfully sell and convey real estate, assign and transfer mortgages, trust deeds and other securities by an instrument signed by the chairman of the commission and having the seal of said commission attached and may also sell, assign and transfer the capital stock of any bank in their possession wherein the capital of the bank has been impaired, but no such sale shall be made until the stockholders have had at least three months in which to repair the impairment and in event that the stockholders at any time repair such impairment, the bank shall deliver back to them upon payment by the bank of the expenses incurred by said commission in its management during the time that it is in their possession. The guarantee fund commission shall have authority to compromise claims, maintain suits for their own behalf of any bank in their possession, for the recovery of any of the assets or rights of said bank and may compromise claims held by the bank or against the bank and to do any and all things necessary to put the bank into condition for reorganization. consolidation or continuing of the same as a going concern by its owners and any loss to the depositors of any bank coming into their hands and any loss to depositors occurring after the taking effect of this act, shall be paid by the treasurer of state from the state sinking fund for private deposits.

Sec. 35. Anticipatory warrants. Whenever duly allowed and certified claims are on file with the treasurer of state to the amount of fifty thousand dollars (\$50,000) or more, and the state sinking fund for private deposits contains insufficient funds for the immediate payment of said claims, the treasurer of state shall issue anticipatory warrants for the purpose of raising funds for the immediate payment of said claims, the maturity and interest rate to be fixed by order of the executive council and shall be a first lien and charge against all future money due or to become due to the state sinking fund for private deposits, the proceeds of such sales to be paid into such fund.

Sec. 36. Sale of warrants. Said warrants shall be sold by the treasurer of state at a price not less than par, plus accrued interest.

Sec. 37. Funds hereafter placed in a bank at an interest rate exceeding four (4) per cent, shall be classified as borrowed money and not as deposits.

Sec. 38. The minimum capitalization of any bank hereafter chartered shall be twenty-five thousand dollars (\$25,000.00).



- Sec. 39. No dividends to exceed five per cent (5%) per annum shall be declared or paid when the surplus account is below fifty per cent (50%) of the capital of the bank.
- Sec. 40. The funds of the surplus account of banks shall be invested in sound convertible securities and up to a sum equal to the capital shall be exempt from taxation except as moneys and credits are taxed.
- Sec. 41. No bank shall receive deposits in excess of twenty (20) times its capital and surplus.
 - Sec. 42. Loans by banks shall be made only by its executive officers.
- Sec. 43. Loans to officers of the bank shall be made only upon record approval by its board of directors.
- Sec. 44. No bank shall deposit to exceed twenty-five per cent (25%) of its annual average reserve in an associated bank.
- Sec. 45. Private banks upon application may be placed under state and district examination and supervision.
- Sec. 46. The provisions of this act are deemed separable and if any portion of this act is found to be void, it shall not avoid the other provisions of this act.
- Sec. 47. Presumption. The accumulation of a state sinking fund for the protection of private deposits to encourage the saving of money and the depositing of it in banks and to prevent bank failures with its accompanying depreciation of property values and loss in taxes and taxing values, is presumed to be a public benefit and conducive to public health, happiness, convenience and welfare.
- Sec. 48. This act is deemed of immediate importance and shall take effect from and after its publication in two newspapers of this state as provided by law.

Amend the title by striking out all of said title and inserting in lieu thereof the following:

A BILL FOR

An Act providing for the creation and maintenance in the office of the treasurer of state, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability; authorizing certain holders of fiduciary funds to procure and pay for such policies; to provide for the creation of banking districts; selection of officers therefor; defining their authority; providing for the creation of a guarantee fund commission; designating their powers and duties; providing for the levying of assessments against certain banks, bank deposits and individuals; providing penalties for violation under this act; providing for the collection and use of an administrative fund; fixing compensation of the officers

of the commission; providing for the issuance and sale of anticipatory warrants; limiting interest rates; fixing capitalization of banks; limiting dividend payments; exempting certain moneys and credits from taxation; and prescribing limitations for deposits and loans of banks.

LAFE HILL, WM. E. G. SAUNDERS, M. F. SPRINGER, IRVING H. KNUDSON, FRED C. LOVRIEN.

On motion of Forsling of Woodbury the House adjourned until 8:30 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 23, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Frederick William Eastwood, pastor of the First Presbyterian Church, Washington.

Journal of March 22nd corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 239 relating to the sale of near beer and licenses for same, and referred to committee on ways and means: by Hunt of Louisa, from voters of Louisa county; by Grimwood of Jones, from voters of Jones county; by Cole of Delaware, from voters of Delaware county; by Johnson of Keokuk, from voters of Keokuk county; by Gilmore of Cedar, from voters of Cedar county; by Eden of Clinton, from voters of Clinton county; by Charlton of Polk, from voters of Polk county; by Rutledge of Webster, from voters of Fort Dodge; by O'Donnell of Dubuque, from voters of Dubuque county; by Ontjes of Grundy, from voters of Grundy county; by Lichty of Black Hawk, from voters of Black Hawk county; by Forsling and Prichard of Woodbury, from voters of Woodbury county; by Mr. Speaker of Hardin, from voters of Hardin county; by Nagle of Johnson, from voters of Jonhson county; by Wilson of Tama, from voters of Tama county; by Bauer of Washington, from voters of Washington county; by Rice of Appanoose, from voters of Appanoose county; by Kennedy of Lee, from voters of Lee county; by Mathews of Des Moines, from voters of Des Moines county; by Torgeson of Worth, from voters of Worth county; by Martin of Jackson, from voters of Jackson county.

By Hines of Taylor, from voters of Taylor county, protesting against House File 224. Ways and means.

By Thomas of Audubon, from voters of Audubon county, protesting against House File 224. Ways and means.

By Berry of Monroe, from citizens of Monroe county, protesting against House File 224. Ways and means.

By Johnson of Keokuk, from citizens of Keokuk county, favoring the Model License Barber bill. Public health.

By Oliver of Monona, from the board of supervisors of Monona county opposing the centralization of county charges. County and township organizations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 208 and 124.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 65, a bill for an act to encourage horse and mule industry in the state of Iowa, and to aid in providing instruction in practical and scientific methods, and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 253, a bill for an act to amend section three hundred forty-five (345) of the code relating to the use of appropriations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

. WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 471, a bill for an act to provide an appropriation of sixteen hundred fifty-seven and 10/100 dollars (\$1657.10) to indemnify Elsie Brogan for damages and injuries received as and while a student at the Iowa State Teachers' College, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 470, a bill for an act to provide an appropriation of twenty-four hundred seventy-five dollars (\$2475.00) to indemnify Roy Rogers for damages occasioned by reason of injury suffered when struck by an accidental discharge of a shotgun while acting as deputy game warden, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 472, a bill for an act to provide an appropriation of twenty-four hundred dollars (\$2400.00) to indemnify Bertha Sheesley for damages occasioned by reason of injury suffered when she fell from a platform of a building rented at the Iowa state fair grounds September 3, 1925, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 128, a bill for an act to compensate Jonah Smith for service as Chaplain at Camp McKinley for the period from June 24th, 1898, to September 5th, 1898, and to make an appropriation therefor, beg



leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 112, a bill for an act to create a commission for the reform of criminal procedure, to define its powers and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WM. E. G. SAUNDERS, Chairman.

Passed on file.

Blackford of Van Buren, 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. 213, a bill for an act to repeal section nine (9), chapter four (4), acts of the forty-first (41) general assembly, relating to the motor carrier tax, and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred Senate File No. 193, a bill for an act to repeal paragraph one (1) of section forty-eight hundred sixty-three (4863) of the code as amended by chapter nine (9), acts of the forty-first (41st) general assembly, and to enact a substitute therefor, relating to the definition of motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 97, a bill for an act to amend the law as it appears in sections forty-eight hundred sixty-eight (4868), forty-eight hundred seventy-five (4875), forty-nine hundred one (4901), forty-nine hundred five (4905), forty-nine hundred twenty-nine (4929), and forty-nine hundred thirty-one (4931), of the Code, 1924, relating to



the time of registering motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 417, a bill for an act to amend chapter two hundred fifty-one (251) of the code, 1924, so as to provide for the detection, seizure, and disposition of motor vehicles the serial or engine number of which has been unlawfully defaced, altered, or tampered with, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 307, a bill for an act to repeal section twelve (12) of chapter five (5), acts of the forty-first (41st) general assembly, and to enact a substitute therefor, relating to motor carriers, beg leave to report they have had 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. V. BLACKFORD, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation to whom was referred House File No. 136, a bill for an act to amend sections forty-nine hundred seventy-five (4975), forty-nine hundred seventy-eight (4978), and forty-nine hundred seventy-nine (4979) of the code, 1924, relating to the licensing and regulation of motor vehicles and providing for permanent license plates, beg leave to report they have had 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.

A. V. BLACKFORD, Chairman.

Passed on file.

Rust of Franklin, from the committee on public schools, submitted the following report:

Mr. Speaker: Your committee on public schools to whom was referred Senate File No. 285, a bill for an act to amend section forty-two hundred sixty-eight (4268) of the code, 1924, relating to school age, and section

forty-two hundred seventy-three (4273) of the code, 1924, relating to the payment of tuition 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 do pass.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on public schools to whom was referred House File No. 448, a bill for an act to provide for the organization of township high school boards and for the levying of a tax for maintenance of township high schools, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking in lines two (2) and three (3) of section one (1) the word "organized" and inserting in lieu thereof the words "is being operated".

Also amend by striking the comma after the word "township" in line four (4) and by striking the words "or if there be subdistricts the subdirectors of such subdistricts".

Also amend by inserting in line eight (8) the word "a" after the word "and" and before the word "treasurer".

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred Senate File No. 247, a bill for an act to amend section forty-three hundred forty-five (4345) of the code, 1924, relative to pension and annuity retirement system for public school teachers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 462, a bill for an act to limit the rate of taxation on property situated within certain independent school corporations but outside the limits of a city or town, for the general school fund, and to regulate the levy for such 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.

HEIKE A. RUST, Chairman.

Passed on file.



Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 430, a bill for an act to require the superintendent of public instruction to prescribe courses in criminal law to be taught in the public schools, and to require the teaching of such courses, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 463, a bill for an act to create a textbook board and committee for the purpose of selecting a uniform system of textbooks for use in the public schools of the state of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the sam back to the House with the recommendation that the same be indefinitely postponed.

HEIKE A. RUST, Chairman.

Passed on file.

Cole of Delaware, from the committee on comservation of resources, submitted the following report:

MR. SPEAKER: Your committee on conservation of resources to whom was referred Senate File No. 257, a bill for an act authorizing the exchange of certain real estate now constituting a part of Dolliver Memorial State Park in Webster county, Iowa, for other real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. G. COLE, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on conservation of resources to whom was referred Senate File No. 296, a bill for an act to authorize the executive council to exchange certain lands in Madison County, Iowa, at Devil's Backbone State Park for other lands belonging to one C. L. Gray, beg leave to report they have had 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, Chairman.

Report adopted.

McCaulley of Calhoun, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor to whom was referred House File No. 221, a bill for an act to amend section thirteen hundred ninetysix (1396) of the Code, 1924, relating to compensation for permanent partial disability under the workmen's compensation act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. McCAULLEY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on labor to whom was referred House File No. 374, a bill for an act to repeal sections thirteen hundred ninety-three (1393) and thirteen hundred ninety-four (1394) of the code, 1924, and to enact substitutes therefor, relating to the payment of workmen's compensation, reserving the law now in force for injuries sustained prior to the time of the taking effect of this act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. McCAULLEY, Chairman.

Report adopted.

Quirk of Sac, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs to whom was referred House File No. 468, a bill for an act to amend section three hundred ninety-three (393), and to repeal section three hundred ninety-seven (397) of the code, 1924, and to enact a substitute therefor, relating to the audit of claims against the state and certain agencies thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. T. QUIRK, Chairman.

Report adopted.

Lovrien of Humboldt, 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. 169, a bill for an act relating to chain stores and the ownership and operation thereof, providing procedure to enforce the provisions of this act, and prescribing penalties for violation of the provisions thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking section one (1) and inserting in lieu thereof the following:



"Section 1. Any person, firm, corporation, or association operating or maintaining within this state under the same general management, supervision or ownership, six or more stores, mercantile establishments, or places where anything of value is sold or offered for sale, shall pay a license tax of one hundred dollars (\$100.00) annually, for each such store, mercantile establishment, or place in the state, for the privilege of operating or maintaining such stores, mercantile establishments, or places where anything of value is sold."

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 321, a bill for an act to legalize the proceedings of the board of supervisors of Webster county, with respect to the transfer of certain funds from the county bridge fund to the county road fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1) by striking from lines five (5) and six (6), the following: ", said transfer having been approved by the director of the budget".

Amend section two (2) by inserting after the word "Iowa" in line five (5) thereof, the following: ", without expense to the state".

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 333, a bill for an act to make permanent transfer of money from the electric light fund and water fund to the general fund of the town of Aurelia, 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.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 309, a bill for an act to legalize the proceedings of the Hamilton county board of supervisors with respect to the transfer of certain funds from the Hamilton county bridge fund to the Hamilton county road fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House



with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1) by striking from lines five (5) and six (6) the following: ", said transfer having been approved by the director of the budget".

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 366, a bill for an act to amend section eleven thousand five hundred thirty-seven (11537) of the code, relating to time to except, under chapter four hundred ninety-six (496), beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 35, a bill for an act to amend section 1616 (sixteen hundred sixteen) of the code relating to the distribution of taxes and of the proceeds of property sold in proceedings against houses of prostitution and the owners thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 178, a bill for an act to legalize certain transfer of funds by the city of Eldon, 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.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 358, a bill for an act to make permanent the temporary transfer of money from the state insane fund to the general county fund of Wapello county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 332, a bill for an act to make permanent the transfer of money from the electric light fund to the water fund of the town of Aurelia, 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.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 329, a bill for an act to make permanent a temporary transfer of money from the electric light fund to the general fund of Lake View, 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.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 457, a bill for an act to legalize the levying of a tax on all taxable property in Clayton County, Iowa, for the erection of a soldiers' monument and authorizing the board of supervisors to expend the money raised by such taxation for the purchase of a soldiers' monument to be erected in what is known as Brown's Cemetery in Mallory township, Clayton county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 354, a bill for an act to legalize certain transfer of funds and appropriations made by the city council of Forest City, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, 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 Senate File No. 223, a bill for an act to amend chapter one hundred thirty-two (132) of Title IX of the Code, 1924, to provide for the reinstatement of licensee whose license has expired by reason of failure to pay the renewal license fee as required by section twenty-seven hundred sixty-nine (2769), beg leave to report they have had the same under consideration and have instructed me to report 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 figures "10.00" in line ten (10) and substituting in lieu thereof the figures "5.00".

Further amend by striking therefrom all of sections two (2) and three (3), and renumber section four (4) as Sec. 2.

G. E. HELD, Chairman.

Report adopted.

Johnson of Dickinson, 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. 305, a bill for an act to define illegal conduct on the part of the officers, directors and employees of banks, fixing the responsibility therefor, prohibiting such conduct, fixing the punishment therefor, and requiring the State Banking Department to enforce the provisions of this act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on banks and banking to whom was referred House File No. 460, a bill for an act to provide for a guarantee fund for depositors and to provide the means thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

FRANCIS JOHNSON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on banks and banking to whom was referred House File No. 357, a bill for an act to amend ninety-four hundred twenty (9420) of the code, 1924, relating to the rate of interest on loans not exceeding three hundred dollars in amount, beg leave to report they have had the 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.

Passed on file.

Also:

MR. SPEAKER: Your committee on banks and banking to whom was referred House File No. 105, a bill for an act to amend section ninety-two hundred forty-two (9242) of the code, 1924, relative to the appointment, in certain cases, of a receiver for a closed bank, beg leave to report they have had the 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.

Passed on file.

Also:

MR. SPEAKER: Your committee on Banks and banking to whom was referred House File No. 445, a bill for an act to require stock, bond, and security brokers or sellers to report the names of purchasers of taxable bonds or other securities to the secretary of state; prescribing the duties of the secretary of state, and providing a penalty for violations, beg leave to report they have had the 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.

Passed on file.

Lichty of Black Hawk, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 431, a bill for an act to amend section sixty-three (63) of the code, 1924, relating to the construction of statutes and defining the word "physician" and other like terms, beg leave to report they have had the 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. M. LICHTY, Chairman.

Passed on file.

Hale of Howard, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 423, a bill for an act to amend section seventeen hundred sixty-six (1766) of the code, 1924, relative to the protection of raccoon, beg leave to report they have had the same under consideration



and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN F. HALE, Acting Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 461, a bill for an act to create a state fish and game commission; to prescribe its duties; to provide for removal of rough fish from inland waters; and to repeal sections seventeen hundred eight (1708), seventeen hundred forty-five (1745), and seventeen hundred forty-six (1746) of the code, and to enact substitutes therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN F. HALE, Acting Chairman.

Passed on file.

Also:

MR. SPEAKER: Your committee on fish and game to whom was referred House File No. 424, a bill for an act repealing section one (1) of the acts of the forty-first general assembly relating to the killing and capture of pheasants and to enact substitutes therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN F. HALE, Acting Chairman.

Report adopted.

Venard of Sioux, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture to whom was referred House File No. 432, a bill for an act to amend sections twenty-eight hundred ninety-four (2894) and twenty-nine hundred two (2902) of the code, 1924, relating to state aid to county and district fairs or agricultural sccieties, beg leave to report they have had the same under consideration and have instructed me to report 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 "nature" in line six (6) of section two (2) the following: "which drew one thousand dollars (\$1000) or more state aid in 1926 or societies".

G. L. VENARD, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 482, by committee on judiciary No. 2, a bill for



an act to regulate the filing and approval of bonds when required in appeals to any court.

Read first and second times and passed on file.

House File No. 483, by committee on public health, a bill for an act to repeal sections thirty-three hundred sixty-one (3361), thirty-three hundred sixty-two (3362), and thirty-three hundred sixty-three (3363) of the code, 1924, and to enact substitutes therefor, relating to the sterilization of certain people, and to create a state board of eugenics, and defining its powers and duties.

Read first and second times and passed on file.

House File No. 484, by committee on public schools, a bill for an act to amend section thirty-eight hundred sixty-eight (3868) and section thirty-eight hundred sixty-four (3864) of the code of Iowa, 1924, relating to teachers certificates.

Read first and second times and passed on file.

House File No. 485, by committee on public schools, a bill for an act prohibiting agents from entering rural school buildings and rural school grounds.

Read first and second times and passed on file.

House File No. 486, by committee on appropriations, a bill for an act to establish, under the direction of the state board of education, at the state school for the blind a department for the amelioration of the condition of the blind residents of the state who are not inmates of said school and to define the duties of said department and to repeal all acts inconsistent therewith.

Read first and second times and passed on file.

House Joint Resolution No. 6, by committee on appropriations, a joint resolution authorizing the executive council to rent suitable office space for the use of the state government.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 56.

Ontjes of Grundy moved that the amendment to the Kennedy substitute amendment filed by him and found in the journal of March 22nd, be adopted.

Crone of Emmet moved the previous question.

Motion prevailed.

On the question "Shall the amendment to the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 19.

Akin of Carroll Allen	Christophel Copeland	Grimwood Hollingsworth	Ontjes Simmer
Bixler	Craig	rouse	Wagner
Blackford	Eden	McCaulley	Walrod
Blythe	Fleming	Martin	

The nays were, 74.

Anderson	Hansen	Kennedy, W. S.	Prichard
Barnes	Hanson	kent	Quirk
Bauer	Harrison	King	Ratliff
Berry	Hattendorf	Kline	Reimers
Buchmiller	Held	Knudson	Rice
Bush	Hempel	Knutson	Rutledge
Cole of Delaware		Laughlin	Ryder
Cole of Harrison	Hines	Lichty	Smith
Crone	Hollis	Lovrien	Springer
Crozier	Hopkins	McIlrath	Stepanek
Eckles	Huff	McIntosh	Thomas
Elliott	Hunt	McMillan	Thompson
Forsling	Ickis	Mathews	Torgeson
Gilmore	Istad	Maxfield	Troup
Greene	Johnson of	Miller	Truax
Griswold	Dickinson	O'Donnell	Vaughn
Hager	Johnson of	Oliver	Wamstad
Hagglund	Keokuk	Patterson	Wolfe
Hale	Johnson of	Pattison	
Haney	Marion		

Absent or not voting, 15.

Aiken of Ida	Heald	Nelson	Venard
Bair	lubbard	Roberts	Wilson
Charlton	Kennedy, J P.	Rust	Mr. Speaker
Edge	Vagle	Saunders	The second secon

Amendment lost.

J. P. Kennedy of Lee moved that the substitute amendment be adopted.

Motion prevailed and the substitute amendment was adopted.

Knutson of Cerro Gordo moved that the vote by which the substitute amendment was adopted be reconsidered.



On the question "Shall the vote by which the substitute amendment was adopted be reconsidered?" a roll call was demanded.

The ayes were, 61.

Akin of Carroll	Elliott	Ickis	Prichard
Anderson	Fleming	Kent	Quirk
Bair	Forsling	Kline	Rice
Barnes	Gilmore	Knudson	Rutledge
Berry	Greene	Knutson	Ryder
Bixler	Grimwood	Krouse	Simmer
Blackford	Hager	Lichty	Stepanek
Blythe	Hale	Lovrien	Thomas
Bush	Hansen	McMillan	Torgeson
Christophel	Hempel	Martin	Troup
Cole of Delaware	Hill	Mathews	Vaughn
Copeland	Hines	Maxfield	Wagner
Craig	Hollingsworth	Nagle	Walrod
Crozier	Hollis	O'Donnell	Wilson
Eckles	Huff	Oliver -	Wolfe
Eden			***************************************

The nays were, 33.

Allen	Held	Kennedy, J. P.	Patterson
Bauer	Hopkins	King	Pattison
Buchmiller	Hunt	Laughlin	Ratliff
Cole of Harrison	Istad	McCaulley	Reimers
Crone	Johnson of	McIlrath	Smith
Griswold	Dickinson	McIntosh	Springer
Hanson	Johnson of	Miller	Thompson
Harrison	Keokuk	Nelson	Truax
Hattendorf	Johnson of Marion	Ontjes	

Absent or not voting, 14.

Aiken of Ida	Haney	Roberts	Venard
Charlton	Heald	Rust	Wamstad
Edge	Hubbard	Saunders	Mr. Speaker
Hagglund	Kennedy, W. S.		1,700 f. 3 (4) (2) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4

Motion prevailed and the vote was reconsidered.

Berry of Monroe moved the previous question on all amendments and the main bill.

Motion prevailed.

J. P. Kennedy of Lee moved that the substitute amendment, filed by him and found in the journal of March 17th, be adopted.

On the question "Shall the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 40.

Allen	Hattendorf	Kennedy, J. P.	Patterson
Bauer	Held	King	Pattison
Blythe	Hempel	Laughlin	Quirk
Buchmiller	Hunt	McCaulley	Ratliff
Cole of Delaware	Istad	McIlrath	Reimers
Cole of Harrison	Johnson of	McIntosh	Smith
Copeland	Dickinson	McMillan	Springer
Crone	Johnson of	Martin	Truax
Griswold	Keokuk	Miller	Venard
Hagglund	Johnson of	Nelson	Wamstad
Hanson	Marion	Onties	

The nays were, 61.

Akin of Carroll	Gilmore	Kennedy, W. S.	Rutledge
Anderson	Greene	Kent	Ryder
Bair	Grimwood	Kline	Saunders
Barnes	Hager	Knudson	Simmer
Berry	Hale	Knutson	Stepanek
Bixler	Haney	Krouse	Thomas
Blackford	Hansen	Lichty	Thompson
Bush	Harrison	Lovrien	Torgeson
Charlton	Heald	Mathews	Troup
Christophel	Hines	Maxfield	Vaughn
Craig	Hollingsworth	Nagle	Wagner
Crozier	Hollis	O'Donnell	Walrod
Eckles	Hopkins	Oliver	Wilson
Eden	Huff	Prichard	Wolfe
Edge	Ickis	Rice	Mr. Speaker
Elliott			

Absent or not voting, 7.

Aiken of Ida	Forsling	Hubbard	Rust
Fleming	Hill	Roberts	

Substitute amendment lost.

On motion of Maxfield of Marshall the amendments proposed by the committee, and found in the journal of February 23rd, were adopted.

Cole of Harrison moved that the amendment, filed by him and found in the journal of March 7th, be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 55.

Akin of Carroll Allen	Blackford Buchmiller	·Christophel Cole of Delaware	Crone
Bauer	Bush	Cole of Harrison	
Berry	Charlton	Copeland	Hagglund

Hale Johnson of McMillan Ratliff Haney Keokuk Martin Reimers Hattendorf Mathews Johnson of Rice Held Marion Miller Roberts Hempel Kennedy, J. P. Oliver Saunders Hollingsworth Kent Ontjes Smith King Hunt Patterson Springer Laughlin Ickis Pattison Walrod Istad McCaulley Prichard Wamstad Johnson of McIlrath Quirk Wilson Dickinson McIntosh

The nays were, 41.

Anderson	Greene	Knudson	Simmer
Bair	Grimwood	Knutson	Stepanek
Barnes	Hager	Krouse	Thomas
Bixler	Harrison	Lichty	Thompson
Blythe	Heald	Lovrien	Torgeson
Craig	Hines	Maxfield	Troup
Crozier	Hollis	Nagle	Truax
Eden	Hopkins	O'Donnell	Vaughn
Elliott	Huff	Rutledge	Venard
Fleming	Kennedy, W. S.	Ryder	Wolfe
Gilmore			

Absent or not voting, 12.

Aiken of Ida	Hansen	Hubbard	Rust
Edge	Hanson	Kline	Wagner
Forsling	Hill	Nelson	Mr. Speaker

Amendment adopted.

Torgeson of Worth moved that the amendment, filed by him and found in the journal of March 7th, be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 56.

Akin of Carroll	Hager	Johnson of	Oliver
Bixler	Hagglund	Keokuk	Ontjes
Blackford	Hale	Johnson of	Pattison
Blythe	Haney	Marion	Prichard
Buchmiller	Hanson	Kennedy, J. P.	Quirk
Bush	Harrison	Kent	Ratliff
Christophel	Hattendorf	King	Reimers
Cole of Delaware	Heald	Knudson	Rutledge
Cole of Harrison	Hill	Krouse	Smith
Copeland	Hopkins	McCaulley	Thompson
Crone	Hunt	McIlrath	Torgeson
Crozier	Istad	McIntosh	Truax
Eckles	Johnson of	McMillan	Wamstad
Grimwood	Dickinson	Martin	Wilson
Griswold		Nelson	Mr. Speaker

The nays were, 28.

Anderson	Fleming	Kennedy, W. S.	Rice
Bair	Forsling	Knutson	Ryder
Barnes	Greene	Laughlin	Stepanek
Berry	Hempel	Mathews	Troup
Charlton	Hines	Maxfield	Vaughn
Craig	Hollingsworth	Miller	Venard
Elliott	Hollis	O'Donnell	Wolfe

Absent or not voting, 24.

Aiken of Ida	Hansen	Lichty	Saunders
Allen	Held	Lovrien	Simmer
Bauer	Hubbard	Nagle	Springer
Eden	Huff	Patterson	Thomas
Edge	Ickis	Roberts	Wagner
Gilmore	Kline	Rust	Walrod

Amendment adopted.

Crone of Emmet moved that the amendments, filed by him and found in the journal of March 8th, be adopted one at a time.

On the question "Shall the amendment No. 1 be adopted?" a roll call was demanded.

The ayes were, 59.

Akin of Carroll	Griswold	Johnson of	Pattison
Allen	Hagglund	Marion	Quirk
Bair	Hale	Kennedy, J. P.	Ratliff
Bauer	Hanson	Kent	Reimers
Blackford	Hattendorf	King	Smith
Blythe	Held	Krouse	Springer
Buchmiller	Hempel	Laughlin	Thompson
Bush	Hollingsworth	McCaulley	Torgeson
Christophel	Hopkins	McIlrath	Truax
Cole of Delaware	Hunt	McIntosh	Vaughn
Cole of Harrison	Istad	McMillan	Venard
Copeland	Johnson of	Martin	Walrod
Crone	Dickinson	Miller	Wamstad
Eckles	Johnson of	Oliver	Wilson
Fleming Gilmore	Keokuk	Ontjes Patterson	Mr. Speaker

The nays were, 34.

Anderson	Forsling	Ickis	Rice
Barnes	Greene	Kennedy, W. S.	Rutledge
Bixler	Grimwood	Knudson	Ryder
Charlton	Haney	Knutson	Simmer
Craig	Hansen	Lichty	Stepanek
Crozier	Harrison	Lovrien	Troup
Eden	Hines	Maxfield	Wagner
Edge	Hollis	O'Donnell	Wolfe
Elliott	Huff		(10) (10)

Absent or not voting, 15.

Aiken of Ida Hill Nagle Rust
Berry Hubbard Nelson Saunders
Hager Kline Prichard Thomas
Heald Mathews Roberts

Amendment No. 1, was adopted.

On the question "Shall the amendment No. 2 be adopted?" a roll call was demanded.

The ayes were, 59.

Akin of Carroll	Griswold	Johnson of	Pattison
Allen	Hagglund	Marion	Quirk
Bair	Hale	Kennedy, J. P.	Ratliff
Bauer	Hanson	Kent	Reimers
Blackford	Hattendorf	King	Smith
Blythe	Held	Krouse	Springer
Buchmiller	Hempel	Laughlin	Thompson
Bush	Hollingsworth	McCaulley	Torgeson
Christophel	Hopkins	McIlrath	Truax
Cole of Delaware	Hunt	McIntosh	Vaughn
Cole of Harrison	Istad	McMillan	Venard
Copeland	Johnson of	Martin	Walrod
Crone	Dickinson	Miller	Wamstad
Eckles	Johnson of	Oliver	Wilson
Fleming	Keckuk	Ontjes	Mr. Speaker
Gilmore		Patterson	

The nays were, 34.

Anderson	Forsling	Ickis	Rice
Barnes	Greene	Kennedy, W. S.	Rutledge
Bixler	Grimwood	Knudson	Ryder
Charlton	Haney	Knutson	Simmer
Craig	Hansen	Lichty	Stepanek
Crozier	Harrison	Lovrien	Troup
Eden	Hines	Maxfield	Wagner
Edge	Hollis	O'Donnell	Wolfe
Elliott	Huff		

Absent or not voting, 15.

Aiken of Ida	Hill	Nagle	Rust
Berry	Hubbard	Nelson	Saunders
Hager	Kline	Prichard	Thomas
Heald	Mathewa	Roberts	

Amendment No. 2 was adopted.

SPECIAL ORDER

The time having arrived for special order, House File No. 1, a bill for an act providing for the creation and maintenance in the office of the state treasurer of Iowa, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability and authorizing certain holders of fiduciary funds to procure and pay for such policies, was taken up for consideration.

Saunders of Palo Alto asked unanimous consent that Lovrien of Humboldt be given sufficient time to explain House File No. 1 with amendments.

Forsling of Woodbury moved that Mr. Lovrien be given thirty minutes and Hill of Floyd be given fifteen minutes to explain House File No. 1, and that it be made a Special Order for Friday, March 25th, at 9:30 a. m.

Blackford of Van Buren moved to amend the motion by Forsling by changing the time of the special order from Friday morning to Thursday morning at the same hour.

On the question "Shall the amendment by Blackford be adopted?" a roll call was demanded.

The ayes were, 26.

Barnes	Elliott	Johnson of	Nagle
Blackford	Greene	Keokuk	O'Donnell
Charlton	Grimwood	Kennedy, J. P.	Pattison
Cole of Delaware	Hager	Kent	Rice
Craig	Hansen	Laughlin	Ryder
Eden	Hunt	McIntosh	Simmer
Edge	Ickis	Miller	

The nays were, 65.

Allen	Hale	Kline	Roberts
Anderson	Haney	Knudson	Rust
Bair	Hanson	Krouse	Rutledge
Bauer	Harrison	Lovrien	Saunders
Berry	Hattendorf	McCaulley	Smith
Bixler	Heald	McIlrath	Springer
Blythe	Held	McMillan	Thomas
Bush	Hempel	Martin	Thompson
Cole of Harrison	Hill	Mathews	Troup
Copeland	Hines	Nelson	Vaughn
Crozier	Hollingsworth	Oliver	Venard
Eckles	Hollis	Ontjes	Wagner
Fleming	Hopkins	Patterson	Wamstad
Forsling	Huff	Prichard	Wilson
Gilmore	Johnson of	Quirk	Wolfe
Griswold	Dickinson	Reimers	Mr. Speaker
Hagglund	King		(4.00 Mg) (5.0. 1 1) (5.4.4445)

Absent or not voting, 17.

Aiken of Ida Akin of Carroll Buchmiller Christophel Crone

Hubbard Istad Johnson of Marion

Knutson Lichty Maxfield Ratliff

Kennedy, W. S. Stepanek Torgeson Truax Walrod

Amendment lost.

Original motion by Forsling prevailed.

Lovrien of Humboldt asked and obtained unanimous consent that the substitute amendment filed by him and found in the journal of March 22nd be substituted for House File No. 1 and that 2000 copies of said substitute bill be printed.

The House resumed consideration of Senate File No. 56.

Crone of Emmet moved that amendment No. 3 filed by him and found in the journal of March 8th be adopted.

Amendment adopted.

Mr. Crone moved that amendment No. 4 filed by him and found in the journal of March 8th be adopted.

Amendment adopted.

Mr. Crone moved that amendment No. 5 filed by him and found in the journal of March 8th, be adopted.

Amendment adopted.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend Senate File No. 56, section fifteen (15) as follows: "Strike that part beginning with the word "and" in line twenty-nine (29) and ending with the word "employees" in line thirty-three (33).

Amendment adopted.

Akin of Carroll moved the amendment filed by him and found in the journal of March 22nd, be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 1.

Held

The nays were, 93.

Akin of Carroll	Forsling	Kennedy, J. P.	Reimers
Allen	Gilmore	Kennedy, W. S.	Rice
Anderson	Greene	King	Roberts
Bair	Grimwood	Kline	Rust
Barnes	Griswold	Knudson	Rutledge
Bauer	Hager	Knutson	Ryder
Berry	Hagglund	Krouse	Simmer
Bixler	Hale	Lovrien	Smith
Blackford	Haney	McCaulley	Springer
Blythe	Hanson	McIlrath	Stepanek
Buchmiller	Hattendorf	McIntosh	Thomas
Bush	Heald	McMillan	Thompson
Charlton	Hempel	Martin	Torgeson
Christophel	Hines	Mathews	Troup
Cole of Delaware		Maxfield	Truax
Cole of Harrison	Hollis	Miller	Vaughn
Copeland	Hopkins	O'Donnell	Venard
Craig	Hunt	Oliver	Wagner
Crone	Ickis	Ontjes	Walrod
Crozier	Istad	Patterson	Wamstad
Eden	Johnson of	Pattison	Wilson
Edge	Keokuk	Prichard	Wolfe
Elliott	Johnson of	Quirk	Mr. Speaker
Fleming	Marion	Ratliff	

Absent or not voting, 14.

Aiken of Ida	Hill	Kent	Nagle
Eckles	Hubbard	Laughlin	Nelson
Hansen	Huff	Lichty	Saunders
Harrison	Johnson of		
	Dickinson		

Amendment lost.

McIlrath of Poweshiek moved that Oliver of Monona be allowed to offer his amendment.

On the question "Shall Mr. Oliver be allowed to offer an amendment?" a roll call was demanded.

The ayes were, 62.

Akin of Carroll	Griswold	Kennedy, J. P.	Ratliff
Allen	Hale	King	Reimers
Bair	Haney .	Krouse	Rice
Berry	Hanson	McCaulley	Roberts
Bixler	Hattendorf	McIlrath	Rutledge
Blythe	Held	McIntosh	Saunders
Buchmiller	Hempel	McMillan	Smith
Bush	Hopkins	Martin	Springer
Christophel	Huff	Miller	Thompson
Cole of Delaware	Hunt	Nelson	Truax
Cole of Harrison	Ickis	Oliver	Venard
Copeland	Istad	Ontjes	Wagner
Craig	Johnson of	Patterson	Walrod
Crone	Keckuk	Pattison	Wamstad
Fleming	Johnson of	Prichard	Wilson
Forsling	Marion	Quirk	Wolfe

The nays were, 22.

Anderson Elliott Kennedy, W. S. O'Donnell Barnes Greene Kline Rust Blackford Grimwood Knutson Ryder Charlton Mathews Hager Simmer Eden Hines Maxfield . Stepanek Edge Hollingsworth

Absent or not voting, 24.

Aiken of Ida Johnson of Lovrien Hansen Bauer Harrison Dickinson Nagle Crozier Thomas Heald Kent Eckles Hill Knudson Torgeson Gilmore Hollis Laughlin Troup Hagglund Hubbard Lichty Vaughn Mr. Speaker

Motion prevailed.

Oliver of Monona offered the following amendment and moved its adoption:

Amend Senate File No. 56 by striking from lines seven (7) and eight (8) of section twelve (12) the words "been charged with imparting" and inserting in lieu thereof the word "imparts".

On the question "Shall the amendment be adopted?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 53.

Akin of Carroll Johnson of Griswold Ontjes Allen Hagglund Keokuk Pattison Bauer Hale Johnson of Prichard . Berry Hanson' Marion Quirk Kennedy, J. P. Bixler Heald Ratliff King Blythe Held Reimers Bush Hempel Krouse Roberts Charlton Hollingsworth McCaulley Rutledge Cole of Delaware Hopkins Cole of Harrison Huff McIlrath Saunders McMillan Smith Copeland Martin Hunt Springer Craig Istad Miller Thompson Crone Johnson of Oliver Wamstad Crozier Dickinson Wolfe Grimwood

The nays were, 51.

Anderson Edge Hansen Kline Bair Elliott Harrison Knudson Barnes Fleming Hattendorf Knutson Blackford Forsling Hines Laughlin Buchmiller Gilmore Hollis Lichty Christophel Greene Ickis Lovrien Eckles Hager Kennedy, W. S. McIntosh Eden Hanev Kent Mathews

Maxfield Rust Torgeson Wagner Ryder Troup Walrod Nelson O'Donnell Simmer Truax Wilson Mr. Speaker Patterson Stepanek Vaughn Rice Thomas Venard

Absent or not voting, 4.

Aiken of Ida Hill Hubbard Nagle

Amendment adopted.

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, 72.

Kennedy, W. S. Anderson Greene Roberts Bair Grimwood Kline Rust Rutledge Barnes Hager Knudson Bixler Hale Knutson Ryder Blackford Haney Lichty Saunders Simmer Bush Hansen Lovrien McCaulley Charlton Harrison Smith Christophel Heald McIntosh Springer Copeland Hempel McMillan Stepanek Hines Martin Craig Thomas Hollingsworth Mathews Crone Thompson Crozier Hollis Maxfield Torgeson Eckles Huff Nelson Troup Eden Ickis O'Donnell Vaughn Edge Johnson of Ontjes Wagner Walrod Keokuk Pattison Elliott Prichard Wolfe Fleming Johnson of Rice Mr. Speaker Forsling Marion Gilmore Kennedy, J. P.

The nays were, 28.

Akin of Carroll Griswold Istad Oliver Johnson of Allen Hagglund Patterson Bauer Hanson Dickinson Quirk Hattendorf Ratliff Berry Kent Blythe Held King Reimers Buchmiller Hill Krouse Truax Cole of Delaware Hunt Miller Wamstad Cole of Harrison

Absent or not voting, 8.

Aiken of Ida Hubbard McIlrath Venard Hopkins Laughlin Nagle Wilson

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

House File No. 289, a bill for an act to repeal section twenty-six hundred seventy-one (2671) of the code, 1924, as amended by chapter fifty-five (55), acts of the forty-first (41) general assembly, and section twenty-six hundred ninety-four (2694) of the code, 1924, as amended by section five (5) of chapter fifty-four (54), acts of the forty-first (41) general assembly, and to enact substitutes therefor, relating to the eradication of bovine tuberculosis; and to repeal section twenty-six hundred seventy (2670) of the code, 1924, and to amend sections twenty-six hundred ninety-seven (2697) and twenty-six hundred ninety-eight (2698), and chapter one hundred twenty-nine (129) of the code, 1924, relating to the eradication of bovine tuberculosis, was taken up for consideration.

Held of Plymouth offered the following amendments and moved their adoption:

Amend House File No. 289 as follows:

Amend the title by striking therefrom the following "and to repeal section twenty-six hundred seventy (2670) of the code, 1924;" also amend by striking section three (3) from the bill.

Amendments adopted.

Springer of Decatur moved that House File No. 131 be substituted for House File No. 289.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 62, a bill for an act providing for the registration of all dealers in agricultural lime.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 401, a bill for an act relating to state school for the blind.

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

House Concurrent Resolution No. 13 relating to rules for employees on the State Highway Commission.

Also, that the Senate has refused to concur in the House amendments to the following bill in which the concurrence of the Senate was asked:



Senate File No. 217, a bill for an act relating to the powers and duties of the Board of Conservation.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 401, a bill for an act to establish, under the direction of the state board of education, at the state school for the blind a department for the amelioration of the condition of the blind residents of the state who are not inmates of said school and to define the duties of said department and to repeal all acts inconsistent therewith.

Read first and second times and referred to committee on state educational institutions.

BILL INDEFINITELY POSTPONED

The report of the committee on county and township organization, recommending indefinite postponement of Senate File No. 194, was taken up for consideration.

On motion of Buchmiller of Greene the report of the committee was adopted and Senate File No. 194 was indefinitely postponed.

HOUSE FILE REREFERRED

O'Donnell of Dubuque asked and obtained unanimous consent to have House File No. 401 rereferred to the sifting committee.

HOUSE FILES WITHDRAWN

Buchmiller of Greene asked and obtained unanimous consent to withdraw House File No. 241 from the committee on roads and highways and from further consideration of the House.

Elliott of Polk asked and obtained unanimous consent to withdraw House File No. 443 from the committee on cities and towns and from further consideration of the House.

Forsling of Woodbury asked and obtained unanimous consent to withdraw House File No. 391 from the committee on cities and towns and from further consideration of the House.

HOUSE FILE NO. 2 MADE SPECIAL ORDER

Saunders of Palo Alto asked and obtained unanimous consent that House File No. 2, the appropriation bill, be made a special order for Monday, March 28th, at ten o'clock.

PROOFS OF PUBLICATION

The official proof of publication of House File No. 358, a bill for an act to make permanent the temporary transfer of money from the state insane fund to the general county fund of Wapello county, 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. 329, a bill for an act to make permanent a temporary transfer of money from the electric light fund to the general fund of Lake View, 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. 309, a bill for an act to legalize the proceedings and permanent transfer by the Hamilton county board of supervisors to the Hamilton county road fund of the sum of twenty thousand (\$20,000) dollars which is a surplus in the Hamilton county bridge fund, 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 Senate File No. 178, a bill for an act to legalize certain transfer of funds by the city of Eldon, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 22nd, approved the following bills:

House Files Nos. 73, 82, 111, 109 and 319.

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. 208 and 124.

AMENDMENTS FILED

Ontjes of Grundy filed the following amendment to the amendment filed by him on March 21st to House File No. 289:

Amend the amendment to section two (2), paragraph two (2), by striking out the words "taxpayers of the county and" in line two (2) and by

striking out the word "constitute" following the word shall in the same sentence and inserting the word "equal".

Blackford of Van Buren filed the following amendment to House File No. 1:

Amend by adding section 3a. No depositor in any bank in Iowa, state or national, shall be privileged to obtain a guarantee policy under this act until said bank shall undergo a rigid examination by the superintendent of banking, who shall issue to said bank a "Certificate of Solvency" provided he finds the capital of such banking corporation is not impaired and that the bank is not in an insolvent or unsafe condition. No bank shall come under the provisions of this act until it has been issued a "Certificate of Solvency" by the superintendent of banking.

On motion of Simmer of Wapello the House adjourned until 8:30 a.m. Thursday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 24, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Jerrie Johnson formerly of Grundy county, now pastor of Winnebago Presbyterian Church, St. Louis, Mo.

Journal of March 23rd corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 239 and referred to committee on ways and means: by Hunt of Louisa, from voters of Louisa county; by Mathews of Des Moines, from voters of Des Moines county; by Simmer of Wapello, from voters of Wapello county; by Troup of Story, from voters of Story county; by Barnes of Wright, from voters of Wright county; by Allen of Pocahontas, from voters of Pocahontas county; by Bush of Cherokee, from voters of Cherokee county; by Stepanek of Linn, from voters of Linn county; by Blythe of Iowa, from voters of Iowa county; by Torgeson of Worth, from voters of Worth county; by Kline of Davis, from voters of Davis county.

Opposing the state bond issue and favoring a bank guarantee deposit act, referred to committee on banks and banking: by Ontjes of Grundy, from voters of Grundy county; by Ratliff of Henry, from voters of Henry county; by Quirk of Sac, from voters of Sac county; by Aiken of Ida, from voters of Ida county; by Thomas of Audubon, from voters of Audubon county.

Protesting against House File No. 224, and referred to the committee on ways and means: by Rutledge of Webster, from voters of Webster county; by Troup of Story, from voters of Story county;



by Allen of Pocahontas, from voters of Pocahontas county; by Crone of Emmet, from voters of Emmet county; by Crozier of Mahaska, from voters of Mahaska county; by Aiken of Ida, from voters of Ida county; by Buchmiller of Greene, from voters of Greene county.

By Aiken of Ida, from residents of Ida county, urging the repeal of chapter 129 of the code, 1924, as amended, relating to the eradication of bovine tuberculosis. Animal industry.

By Ontjes of Grundy, from residents of Grundy county, urging the repeal of chapter 129 of the code, 1924, as amended, relating to the eradication of bovine tuberculosis. Animal industry.

By Kline of Davis, from residents of Davis county, protesting against Senate File No. 187, or in the event of its passage that one half of said tax shall go to county roads. Roads and highways.

By Walrod of Clinton, from residents of Clinton county, protesting against Senate File No. 187. Roads and highways.

By Aiken of Ida, from voters of Ida county, opposing Senate File No. 163. Roads and highways.

By Kent of Lucas, from business men of Chariton, favoring House File No. 296. Railroads.

By Hubbard of Pottawattamie, from the Iowa State Dairy Association, favoring Senate File No. 67. Also, a petition from the board of supervisors of Pottawattamie county favoring Senate File No. 163. Roads and highways.

By Crone of Emmet, from citizens of Estherville county, favoring the proposed bill providing for a change in the administration of the fish and game laws. Fish and game.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Quirk of Sac for the remainder of the week, on request of King of Clay.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 62.

House Files Nos. 45 and 206.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 45 and 206.

Senate File No. 62.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 206 and 45.

FRED R. BLYTHE, Chairman.

Report adopted.

REPORTS OF COMMITTEES

Lovrien of Humboldt, 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. 200, a bill for an act to confirm in R. E. Rouse the title to a portion of land in Section Sixteen, Township Ninety-three North of the Base Line, Range Thirty-four West of the Fifth Principal Meridian, described as the south three-eighths of said Section Sixteen, and that parcel of land lying north of the north line of the south three-eighths of said Section Sixteen, and South of the center line of the drainage ditch in drainage district No. 41, in Pocahontas County, Iowa, and east of the public highway which crosses Government Lot Four in the South half of said Section Sixteen; and authorizing and directing the executive council of the State of Iowa to quit claim said land to him, beg 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.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 196, a bill for an act to legalize the permanent transfer of fifteen thousand (\$15,000.00) dollars from the bridge fund to the general fund of Appanoose county, made by resolution of the Board of Supervisors at a meeting held on February 8, 1927, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 174, a bill for an act to amend sections thirty-eight hundred eight (3808) and thirty-eight hundred nine (3809) of the code, relating to annual reports to the board of parole, and to repeal section thirty-eight hundred ten (3810) relating to duties of the county auditor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman. .

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred Senate File No. 345, a bill for an act to legalize the proceedings of the council of the town of New London, in Henry County, Iowa, in the handling of the general fund and various other funds of said town, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

Mr. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 428, a bill for an act to legalize a resolution of the Board of Supervisors of Calhoun County, Iowa, relating to the establishing of a public road or highway in Calhoun County, Iowa, beg leave to report they have had the same under consideration and have instructed me

to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 308, a bill for an act to legalize the permanent transfer of six thousand dollars from the bridge fund to the bond fund of Union county, made by resolution of the board of supervisors of Union county at a meeting held on February 8, 1927, beg leave to report they have had 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.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 348, a bill for an act to legalize acts of the clerks of probate courts and their 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 be amended as follows, and when so amended the bill do pass:

Amend House File No. 348 by inserting, after the word "thereto" in line four (4) of section one (1), the following: ", heretofore done and performed,".

Further amend by adding at the end thereof the following: "All such acts hereafter done and performed shall be conclusively presumed to be authorized and legal, unless proceedings shall be instituted within one (1) year from the date of such acts, for the purpose of establishing the illegality thereof."

FRED C. LOVRIEN, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary No. 2 to whom was referred House File No. 63, a bill for an act to amend Chapter three hundred fifty-one (351) of the code, 1924, relating to the inheritance tax, assessment and collection thereof, and the procedure with reference thereto; 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 fifty-two (7352), seven thousand three hundred fifty-six (7356), seven thousand three hundred sixty-three (7363), seven thousand three hundred twenty (7320), seven thousand three hundred twenty-two

(7322), seven thousand three hundred ninety-four (7394), seven thousand three hundred eight (7308), seven thousand three hundred six (7306), seven thousand three hundred twenty-eight (7328), seven thousand three hundred thirty-four (7334), and seven thousand three hundred seven (7807) of the code, 1924, relating to the inheritance tax, the assessment and collection thereof, and the procedure with reference thereto; and to repeal sections seven thousand three hundred eleven (7311), seven thousand three hundred forty-seven (7347), seven thousand three hundred fourteen (7314), seven thousand three hundred seventeen (7317), seven thousand three hundred sixty-four (7364) and seven thousand three hundred ninety-six (7396) of the code, 1924, and to enact substitutes therefor, relating to the inheritance tax, the assessment and collection thereof and the procedure with reference 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.

Strike out all after the enacting clause and insert in lieu thereof the following:

Section 1. Chapter three hundred fifty-one (351) of the code is amended by adding thereto the following section:

"The treasurer of state may, with the approval of the director of the budget, employ help in addition to the employees provided for by law, and may employ such additional help for such periods of time and at such salaries as he deems advisable and necessary to expeditiously carry out the provisions of this act."

Sec. 2. Chapter three hundred fifty-one (351) is further amended by adding thereto the following section:

"The attorney general shall be the legal adviser of the department, and shall have direct charge of and shall conduct all litigation growing out of this act, or involving the construction thereof, in all courts."

Sec. 3. Section seventy-three hundred five (7305) of the code is amended by striking therefrom the portion which reads as follows:

"This chapter shall not be construed to confer upon a county attorney authority to represent the state in any case, and he shall represent the treasurer of state only when especially authorized by him to do so.", and by enacting in lieu thereof the following section:

"It shall be the duty of the county attorney, under the direction of the attorney general, to advise and render assistance to the inheritance tax appraisers relative to their duty. The county attorney shall, when directed by the attorney general to do so, represent the treasurer of state in connection with the collection of any inheritance tax due the state, or render any other services in connection with the proper administration of this statute. In the event the county attorney is the executor or administrator of the estate, or the attorney for the executor or administrator, or

any other person interested in the estate, he shall not represent the treasurer of state, and in all such cases the attorney general may authorize and direct some other attorney to appear and represent the treasurer of state in connection with the said estate, and the attorney so appearing shall be entitled to such fees and compensation as the executive council may allow. The county attorney shall receive no additional compensation for any services he may render in connection with the collection of the inheritance tax, or the proper administration of this statute."

Sec. 4. Section seventy-three hundred nine (7309) of the code is amended by adding thereto the following:

"In all actions brought to recover the tax due, personal judgment shall be entered against those who are made liable therefor under the provisions of this act, and the property upon which the tax is a lien may be ordered sold to satisfy such judgment or the lien upon the property may be foreclosed in such action. Provided, however, that any lien against said property existing at the time of death of the decedent owner shall be held to be senior and superior to the lien for the taxes provided for herein."

Sec. 5. Section seventy-three hundred eleven (7811) of the code is repealed and the following enacted in lieu thereof:

"The tax shall be and remain a legal charge and lien upon said estate, and any and all property thereof from the death of the decedent owner until paid, but such lien shall be subject to the liens that existed against said property at the time of the death of the decedent owner. The lien of said tax, as herein provided, shall not continue for a longer period than five years from the date that said tax becomes due and payable, and all liability for such tax shall cease at the time such lien expires, unless suit has been brought to recover the tax or an application to exempt the state from the payment thereof has been filed."

Sec. 6. Section seventy-three hundred nineteen (7319) of the code is repealed and the following enacted in lieu thereof:

"After the filing of an inventory by an executor, administrator, or testamentary trustee in the office of the clerk, the clerk shall, if the deceased was the owner of any real estate at the time of his death, or if he left only collateral heirs, or if the deceased left direct heirs and the value of his estate exceeds fifteen thousand dollars (\$15,000.00), the clerk shall deliver to him two blanks upon which he shall be required to make detailed report of the following facts:

- 1. Name and last residence of decedent.
- 2. Date of death.
- 3. Whether or not he left a will.
- 4. Name and post office of executor, administrator or trustee.
- 5. Name and post office of surviving wife or husband, if any.



- 6. If testate, name and post office of each beneficiary under will.
- 7. Relationship of each beneficiary to the testator.
- 8. If intestate, name and post office of each heir at law.
- 9. Relationship of each heir at law to decedent.
- Inventory of all the real estate of the decedent, giving amount and description of each tract.
- 11. Whether the property passes in possession and enjoyment in fee, for life, or for a term of years."
- Sec. 7. Section seventy-three hundred twenty (7320) of the code is repealed and the following enacted in lieu thereof:

"Within thirty days after filing an inventory, each executor, administrator, or testamentary trustee who, by the terms of section six (6) of this act is required to make a return, shall make and file such return under oath with the clerk, any will to the contrary notwithstanding, and upon failing to file such report, the clerk shall report such delinquency to the district court."

Sec. 8. Section seventy-three hundred forty-seven (7347) of the code is 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 said estate is insufficient in value to warrant the imposition of an inheritance tax, the said treasurer of state shall forward to the clerk of the court in which said estate is pending, a certificate of nonliability which shall be filed by the clerk of the court in said estate."

Sec. 9. Section seventy-three hundred thirty (7330) of the code is amended by adding thereto the following:

"Said appraisers shall receive as full compensation four dollars (\$4.00) per day for their services and they shall not be paid for more than one day unless by order of the court on the application of the personal representative of the estate."

FRED C. LOVRIEN, Chairman.

Report adopted.

Stepanek of Linn, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 388, a bill for an act to repeal section forty-eight hundred twenty-five (4825) of the code, 1924, relating to the cutting of noxious weeds 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 by striking all of lines six (6) and seven (7) of section one (1) following the word "given" and inserting in lieu thereof the following: "by publication in one newspaper published in the city or town, and if there be no newspaper published in the city or town, by hand bills posted in conspicuous places in the city or town".

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 250, a bill for an act to amend section six thousand twenty-five (6025) of the code, 1924, relating to the duties of the city engineer, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 260, a bill for an act to repeal section fifty-seven hundred twelve (5712) of the code, 1924, and enact a substitute therefor relating to the dimunition in the number of employees under Civil service, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 259, a bill for an act to repeal subdivision nine (9) of section sixty-two hundred eleven (6211) of the code, 1924, and to enact a substitute therefor, relating to the tax levy for fire department maintenance fund in cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking the period (.) at the end of section one (1) and adding thereto the following:

", provided, however, that in a city levying the maximum amount herein provided for there shall be no transfer from other funds of the city for the maintenance of a fire department or for the purchase of fire equipment."

W. H. STEPANEK, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 440, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, providing for a special tax levy by cities having a population of 50,000 or more, for the purchase, construction, maintenance, and operation of art museums and for the purchase of works of art, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 458, a bill for an act to amend sections fifty-nine hundred seventy-five (5975), fifty-nine hundred seventy-eight (5978), six thousand two (6002), six thousand three (6003), six thousand twenty-four (6024), six thousand thirty-two (6032) of the code, 1924, relating to street improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 444, a bill for an act to amend sections five thousand seven hundred seventy-three (5773) and six thousand two hundred eleven (6211) of the code, 1924, relating to city and town halls and city and town taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. H. STEPANEK, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 410, a bill for an act to amend sections 378, 387, 388, 5663, and 6230; to repeal section 6217 and enact a substitute therefor; and to repeal section 6218 of the code, 1924, relating to municipal finances, public funds and revenues, beg leave to report they have had 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. H. STEPANEK, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred Senate File No. 252, a bill for an act to amend section eleven (11), chapter one hundred eighteen (118) of the acts of the regular session of the 41st general assembly of Iowa relating to repayment of rebates from water dues within fifteen (15) years and for the cancellation of rebates thereafter, beg leave to report they have had the 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. H. STEPANEK, Chairman.

Passed on file.

Forsling of Woodbury, 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. 469, a bill for an act to amend section 1 of chapter 183, acts of the 41st general assembly relating to the verified statements to be filed with the county recorder by all persons or partnerships operating under trade names, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. Forsling, Chairman.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 375, a bill for an act to amend section forty-seven hundred forty-eight (4748) of the code, 1924, relating to improvement of township 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.

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 454, a bill for an act to repeal section forty-eight hundred thirty-eight (4838) of the code, 1924, and to enact a substitute therefor, relating to the construction or location of telephone, telegraph, or other lines for transmission purposes along the public highways, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:



Amend line 8 by inserting between the words "lines" and "constructed" the word "heretofore";

Also amend line 11 by inserting between the words "supervisors" and "until" the words "and shall not be replaced";

Also amend line 15 by inserting between the words "lines" and "until" the words "which shall not be replaced";

Also amend by adding as section two the following:

"Sec. 2. This act, being deemed of immediate importance, shall take effect from and after its publication in the Rolfe Arrow, a newspaper published in Rolfe, Iowa, and the Des Moines Register, a newspaper published in Des Moines, Iowa."

C. A. Hollis, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways to whom was referred House File No. 422, a bill for an act to repeal section nine (9) of chapter six (6), acts of the forty-first general assembly, and to enact a substitute therefor, relating to the distribution of proceeds of license fees on gasoline, beg leave to report they have had 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 roads and highways to whom was referred House File No. 425, 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, 1924, relating to county and primary road bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 13 by striking from line 8 the words "four and one-half" and substituting in lieu thereof the word and figure "five (5)".

C. A. Hollis, 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. 109, a bill for an act to amend chapter one hun-



dred eighty-six (186) of the code, to provide for the transfer to the state hospitals for the insane of insane inmates of the women's reformatory and to provide for their transfer and the expense attending such action, beg leave to report they have had 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. 455, a bill for an act to amend sections fifty-three hundred sixty-nine (5369) and fifty-three hundred seventy-two (5372) of the code, 1924, so as to prevent counties from paying for tubercular patients sent outside of the state, and to increase the maximum allowance for the care of such patients, beg leave to report they have had 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. 345, a bill for an act relating to the employment of convict labor on roads, parks, and county improvements and providing for the compensation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. A. GRIMWOOD, Chairman.

Passed on file.

Ratliff of Henry, 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. 267, a bill for an act to amend section 4641 (forty-six hundred forty-one) of the code relating to the compensation of the county engineer and his assistants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred Senate File No. 268, a bill for an act to amend sec-



tion 5125 (fifty-one hundred twenty-five) of the code relating to the compensation of members of 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 do pass.

Z. S. RATLIFF, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers to whom was referred Senate File No. 265, a bill for an act to amend sections 5235 (fifty-two hundred thirty-five) and 7172 (seventy-one hundred seventy-two) of the code relating to the compensation of the clerk of tourts and his assistants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Z. S. RATLIFF, Chairman.

Passed on file.

W. S. Kennedy of Lee, from the committee on mines and mining, submitted the following report:

MR. SPEAKER: Your committee on mines and mining to whom was referred Senate File No. 269, a bill for an act to amend the law as it appears in Chapter sixty-eight (68) of the Code, 1924, relating to the sinking of shafts to be used in the operation of a mine, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by adding the following sections:

Section 3. The code editor is directed to insert the two (2) foregoing sections in chapter sixty-eight (68) of the code.

Section 4. The following section is enacted and the code editor is directed to insert the same in chapter sixty-nine (69) of the code, to wit:

"1360-b1. Sections one (1) and two (2) of this act shall apply to gypsum mines."

W. S. KENNEDY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on mines and mining to whom was referred Senate File No. 232, a bill for an act to amend the law as the same appears in Chapter sixty-eight (68) of the Code of 1924, relating to shot firemen who fire shots in 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 do pass.

W. S. KENNEDY, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on mines and mining to whom was referred Senate File No. 255, a bill for an act to provide the time in which escape shafts in mines shall be made, and to fix the number of persons who may be employed in such mine until such shafts or exits shall be completed, beg leave to report they have had 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. S. KENNEDY, 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 Senate File No. 308, a bill for an act to amend section fifty-three hundred eighty-seven (5387) of the code, relating to the membership of the soldiers' relief commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. M. HARRISON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on military to whom was referred Senate File No. 293, a bill for an act to amend section 6949 (six thousand nine hundred and forty-nine) of the Code relating to exemptions by Board of Supervisors for military service, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. M. HARRISON, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on military to whom was referred Senate File No. 290, a bill for an act authorizing and directing the Curator of the Historical Memorial and Art Department of Iowa to collect, and preserve, the materials of suspending and disbanding posts of the Grand Army of the Republic in Iowa, and similar records and materials; and making an appropriation therefor, beg leave to report they have had



the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

F. M. HARRISON, Chairman.

Report adopted.

Rust of Franklin, from the committee on public schools, submitted the following report:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 217, a bill for an act providing for the payment of tuition by the state of Iowa for children of appointees or employees residing in state institutions, whose children attend school in a school district in which such institution is situated or who attend school in a nearby school district, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out sections three (3), four (4), and five (5) of the bill and inserting in lieu thereof the following:

Sec. 3. The children of appointees and employees of any state institutions under the control of the state board of control or state board of conservation residing in one school corporation may attend school in another school corporation in the same or an adjoining county if the county superintendent of the county in which said children reside shall so order. Before granting such order the county superintendent shall give notice to the school board of the school corporation which is to receive said children and hear objections, if any, to the granting of such order.

When the children of appointees and employees of any state institution under the control of the state board of control or the state board of conservation attend another school corporation in the same or an adjoining county, the school corporation of the residence of said children shall not be liable for the payment of tuition to the other school corporation as provided in section forty-two hundred seventy-four (4274), section forty-two hundred seventy-seven (4277), section forty-two hundred seventy-eight (4278) of the code of 1924, or section forty-two hundred thirty-two (4232) of the code of 1924, in the event a school is closed, or for the transportation of such children to school as provided by section forty-two hundred thirty-three (4233) of the code of 1924.

HEIKE A. RUST, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on public schools to whom was referred House File No. 416, a bill for an act to provide for consolidating city and school elections in school districts which embrace a city and which have a population of one hundred twenty-five thousand (125,000)



or more; to prescribe the manner of holding the same; to provide for terms of directors and the manner of nominating and electing same; prescribing eligibility of voters and registration thereof and making other statutes affecting city and school elections applicable except where inconsistent or contradictory; providing that this act shall not apply to special school elections; amending section forty-two hundred twenty (4220) of the code, 1924, relating to organization of school boards; and amending sections forty-one hundred ninety-seven (4197), forty-one hundred ninety-eight (4198), forty-one hundred ninety-nine (4199), fortytwo hundred seventeen (4217), forty-two hundred eighteen (4218), fortytwo hundred twenty-three (4223), forty-two hundred twenty-eight (4228), forty-two hundred forty-three (4243), forty-three hundred fifty-four (4354), forty-four hundred one (4401), forty-four hundred six (4406), forty-four hundred fifty-three (4453), and forty-four hundred sixty-four (4464) of the code, 1924, relating to schools, school elections and meetings, beg leave to report they have had the same under consideration and have instructed me to report 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. Regular school elections in all independent school districts which embrace a city and which have a population of one hundred twenty-five thousand (125,000) or more, shall be held biennially on the second Monday in March of odd numbered years.
- Sec. 2. Precincts. Precincts established for the city election shall be deemed precincts for the school elections, but the board of directors of the school district shall, for school purposes, divide the territory which lies outside the city but within the school district into additional precincts or attach the various parts thereof to such contigious city precincts as will best conserve the convenience of the electors of said outside territory in voting on school matters.
- Sec. 3. Notice of election. The secretary of the school corporation shall give notice of said election by publication once each week for two (2) consecutive weeks preceding the same in some newspaper published in the district and of general circulation therein. Such notice shall state the time, respective voting precincts, and the polling place in each, and shall specify what questions in addition to the election of directors, shall be voted upon.
- Sec. 4. Nominations. Each candidate for an elective school office shall be nominated by a petition signed by not less than fifty (50) qualified electors of the district.
- Sec. 5. Filing of petition. Petitions of nominations shall be filed with the secretary of the school board not earlier than thirty (30) days and not later than noon of the tenth (10th) day prior to said election.
 - Sec. 6. Terms of directors. Upon the taking effect of this chapter the



terms of office of the three directors, which would otherwise expire on the third Monday of March, 1928, shall be extended to expire on the third Monday of March, 1929, and their successors shall be elected for a term of six years. The term of office of the two directors, which would otherwise expire on the third Monday of March, 1929, shall be extended to expire on the third Monday of March of the year 1931, and their successors shall be elected for a term of six years. The term of office of the two directors, which would otherwise expire on the third Monday of March, 1930, shall be extended to expire on the third Monday of March of the year 1933, and their successors shall be elected for a term of six years. Thereafter all directors shall be elected for a term of six years, except in case of vacancies caused by death, removal from the district, or resignation, in which case a successor shall be elected to finish out the unexpired term of such director.

Sec. 7. The word "annual" shall have the same force and be construed as "biennial" in school districts embraced in this chapter, where it appears in section four thousand one hundred ninety-seven (4197), section four thousand one hundred ninety-eight (4198), section four thousand one hundred ninety-nine (4199), section four thousand two hundred seventeen (4217), section four thousand two hundred eighteen (4218), section four thousand two hundred twenty-three (4223), section four thousand two hundred twenty-eight (4228), section four thousand two hundred forty-three (4243), section four thousand three hundred fifty-four (4354), section four thousand four hundred six (4406), section four thousand four hundred sixty-four (4464) of the code.

Sec. 8. Section forty-one hundred twenty-five (4125) of the code, 1924, is amended by inserting after the words "three years" in line five (5) the words, ", except that in independent school districts which embrace a city and which have a population of one hundred twenty-five thousand (125,000) or more, the term of directors shall be six years."

Amend the title by striking out all of said title and inserting in lieu thereof the following:

A BILL FOR

An act providing for the holding of school elections in independent school districts having a population of one hundred twenty-five thousand (125,000) or more; prescribing the precincts for such election; the notice thereof; the making of nominations for candidates for school office, and the terms of school directors, and providing that the word "annual" in certain sections of the code relating thereto shall be construed as "biennial", and to amend section forty-one hundred twenty-five (4125) of the code, 1924, relating to elections in independent school districts having a population of one hundred twenty-five thousand (125,000) or more.

HEIKE A. RUST, Chairman.

Report adopted.



Venard of Sioux, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File No. 434, a bill for an act providing for the establishment of warehouse district corporation; to fix the boundaries of the district; to define the powers of the warehouse district corporation, its officers and directors; to provide for the building or purchasing of warehouses at accessible marketing places for the warehousing of corn, oats, wheat, barley, rye, and other seed or grain products of the farm; to provide for the financing of the building or purchasing of the necessary warehouses, and the bonding of the district for the payment thereof; to provide for the issuing of warehouse certificates by the corporation for grain or seed products stored in said warehouses; to provide for the negotiability of such warehouse certificates and the passing of title to the grain or seed products thus receipted for; defining the proprietary rights in said warehouse, both for the landlord and tenant, and for passing of title to the warehousing rights with the sale and conveyancing of the real estate in the district, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be reported back without recommendation.

G. L. VENARD, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 487, by committee on cities and towns, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, as amended by chapter one hundred thirty-nine (139), acts of the forty-first (41) general assembly, relating to the levying of a paving repair fund tax in cities and towns, including cities acting under special charter; and to amend secton sixty-two hundred sixty-one (6261) of the code, 1924, as amended by chapters one hundred thirty-nine (139) and one hundred four (104), acts of the forty-first (41) general assembly, relating to the anticipation of special city or town taxes and the issuance of certificates or bonds therefor, and providing that the paving repair fund may be anticipated.

Read first and second times and passed on file.

House File No. 488, by committee on board of control, a bill for an act to create at the state penal institutions at Fort Madison and Anamosa, establishing and maintaining industries revolving funds for the use of said institutions in supporting and maintaining the respective industries at each of said institutions.



Read first and second times and passed on file.

House File No. 489, by committee on military, a bill for an act providing for the commitment of insane war veterans to United States veterans' hospitals under certain circumstances.

Read first and second times and passed on file.

House File No. 490, by committee on public schools, a bill for an act to amend section forty-three hundred twenty-nine (4329) of the code, 1924, relating to standard schools.

Read first and second times and passed on file.

House File No. 491, by committee on appropriations, a bill for an act to make an appropriation for the prevention, control and eradication of the European corn borer, including incidental and miscellaneous expenses connected therewith.

Read first and second times and passed on file.

House File No. 492, by committee on roads and highways, a bill for an act to amend section five (5) of senate file number one hundred four (104) enacted by the forty-second (42) general assembly, relating to the reimbursement of the county road fund for certain moneys paid therefrom for bridges built since April 19, 1919.

Read first and second times and passed on file.

House File No. 493, by committee on motor vehicles and transportation, a bill for an act to amend sections five thousand thirty-six (5036), five thousand thirty-seven (5037), five thousand fifty-eight (5058) and five thousand seventy-four (5074) of the code, 1924, relating to the control of motor vehicle traffic upon the streets of cities and towns and to the penalty for the failure to report accidents.

Read first and second times and passed on file.

HOUSE INSISTS ON AMENDMENTS

Venard of Sioux moved that the House insist upon the amendments to Senate File No. 217.

Motion prevailed.

The House resumed consideration of House File No. 289, a bill for an act to repeal section twenty-six hundred seventy-one (2671)



of the code, 1924, as amended by chapter fifty-five (55), acts of the forty-firts (41) general assembly, and section twenty-six hundred ninety-four (2694) of the code, 1924, as amended by section five (5) of chapter fifty-four (54), acts of the forty-first (41) general assembly, and to enact substitutes therefor, relating to the eradication of bovine tuberculosis; and to repeal section twenty-six hundred seventy (2670) of the code, 1924, and to amend sections twenty-six hundred ninety-seven (2697) and twenty-six hundred ninety-eight (2698), and chapter one hundred twenty-nine (129) of the code, 1924, relating to the eradication of bovine tuberculosis.

Springer of Decatur renewed his motion that House File No. 131 be substituted for House File No. 289.

On the question "Shall the substitution be made?" a roll call was demanded.

The ayes were, 10.

Akin of Carroll	Blackford	Mathews	Springer
Anderson	Fleming	Simmer	Wagner
Bauer	Kennedy, W. S.		

The nays were, 80.

Aiken of Ida Allen	Hagglund Haney	Johnson of Marion	Pattison Prichard
Bair	Hanson	Kennedy, J. P.	Ratliff
Barnes	Harrison	Kent	Reimers
Berry	Hattendorf	Kline	Rice
Blythe	Heald	Knudson	Rust
Buchmiller	Held	Knutson	Rutledge
Bush •	Hempel	Krouse	Ryder
Charlton	Hill	Laughlin	Saunders
Christophel	Hines	Lichty	Smith
Cole of Delaware	Hollingsworth	Lovrien .	Stepanek
Cole of Harrison	Hollis	McCaulley	Thomas
Copeland	Hopkins	McIlrath	Thompson
Craig	Hunt	McIntosh	Torgeson
Crozier	Ickis	McMillan	Troup
Eden	Istad	Martin	Truax
Elliott	Johnson of	Maxfield	Venard
Gilmore	Dickinson	Miller	Walrod
Greene	Johnson of	Nagle	Wamstad
Grimwood	Keokuk	Nelson	Wilson
	Reckuk		
Hager		Ontjes	Mr. Speaker

Absent or not voting, 18.

Bixler Crone	Forsling Griswold	Huff King	Patterson Quirk
Eckles	Hale	O'Donnell	Roberts
Edge	Hansen Hubbard	Oliver	Vaughn Wolfe

Motion Lost.

Reimers of Lyon asked and obtained unanimous consent to substitute the amendment filed by him and found in the journal of March 22nd, for the amendment filed by him on March 21st.

Mr. Reimers moved the amendment be adopted.

Hager of Allamakee moved the previous question, which motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 14.

Aiken of Ida	Bixler	Hopkins	Reimers
Anderson	Crone	Kent	Springer
Bauer	Griswold	Martin	Thompson
Berry	Hempel		(35)

The nays were, 73.

Akin of Carroll	Grimwood	Johnson of	Ontjes
Barnes	Hager	Keokuk	Pattison
Blackford	Hagglund	Johnson of	Prichard
Blythe	Hale	Marion	Ratliff
Buchmiller	Haney	Kennedy, J. P.	Rice
Bush	Hansen	Kline	Rust
Charlton	Harrison	Knutson	Ryder
Christophel	Hattendorf	Krouse	Simmer
Cole of Delaware	Heald	Laughlin	Smith
Copeland	Held	Lichty	Stepanek
Craig	Hill	McCaulley	Thomas
Crozier	Hines	McIlrath	Torgeson
Eckles	Hollingsworth	McIntosh	Troup
Eden	Hollis	McMillan	Truax
Edge	Huff	Maxfield	Venard
Elliott	Hunt	Miller	Wagner
Fleming	Ickis	Nagle	Walrod
Gilmore	Johnson of	Nelson	Wilson
Greene	Dickinson	O'Donnell	Mr. Speaker

Absent or not voting, 21.

Allen	Istad	Mathews	Rutledege
Bair	Kennedy, W. S.	Oliver	Saunders
Cole of Harrison	King	Patterson	Vaughn
	Knudson	Quirk	Wamstad
Hanson	Lovrien	Roberts	Wolfe
Hubbard			

Amendment lost.

Ontjes of Grundy moved that the amendment filed by him, found in the journal of March 21st, be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 19.

Aiken of Ida	Bush	Kent	Roberts
Akin of Carroll	Crone	Krouse	Simmer
Anderson	Crozier	Oliver	Torgeson
Bauer	Harrison	Onties	Vaughn
Bixler	Hollingsworth	Reimers	

The nays were, 73.

Bair Hai Barnes Hai Barnes Hai Blackford Hai Blythe Hai Blythe Hai Buchmiller Hai Christophel Hai Cole of Delaware Cole of Harrison Copeland Hei Craig Hil Eckles Hir Eden Hol Edge Ho Elliott Hu Fleming Ick Forsling Joh	gglund Johnson of Marion ney Kennedy, nesen Kline ttendorf Knutson laid Laughlin Lovrien mpel McCaulley l McIlrath nes McIntosh llis McMillan pkins Maxfield	Pattison f Prichard Ratliff J. P. Rice Rust Rutledge Ryder Saunders
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Absent or not voting, 16.

Berry	Hubbard	King	Quirk
Charlton	Huff	Knudson	Springer
Griswold	Istad	Lichty	Wamstad
Hanson	Kennedy, W. S.	Martin	Wolfe

Amendment lost.

The amendment to the amendment filed by Mr. Ontjes on March 23rd was, by reason of the failure of the main amendment, disregarded.

Martin of Jackson offered the following amendment and moved its adoption:

Amend section one (1) by striking from lines seven (7) and eight (8) the words "The owner shall be paid by the state one-third of" and inscrting in lieu thereof the following "The indemnity paid by the federal government, the owner shall be paid by the state".

Berry of Monroe moved the previous question, which motion prevailed.

Amendment lost

Greene of Pottawattamie moved the previous question on the main bill, which motion prevailed.

Miller of Shelby moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 89.

Aiken of Ida Kennedy, J. P. Grimwood Patterson Prichard Allen Hager Kent Bair Hagglund King Ratliff Barnes Kline Hansen Knudson Bauer Hanson Harrison Knutson Berry Blackford Hattendorf Krouse Laughlin Blythe Heald Buchmiller Held Lichty Bush Hempel Lovrien Charlton Hill McCaulley Chirstophel Hines McIlrath Cole of Delaware Hollis McIntosn Cole of Harrison Hopkins McMillan Martin Copeland Huff Mathews Craig Hunt Crone Ickis Maxfield Crozier Johnson of Miller Eckles Dickinson Nagle Edge Johnson of Nelson Elliott Keokuk O'Donnell Oliver Fleming Johnson of Wolfe Gilmore Marion Mr. Speaker Greene

Reimers Rice Roberts Rust Ryder Saunders Smith Stepanek Thomas Thompson Torgeson Troup Vaughn Venard Wagner Walrod Wamstad Wilson

The nays were, 10.

Kennedy, W. S. Anderson Hale Springer Eden Istad Ontjes Truax Griswold Pattison

Absent or not voting, 9.

Akin of Carroll Hanev Hubbard Rutledge Bixler Simmer Hollingsworth Quirk Forsling

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

Held of Plymouth moved that the vote by which House File No. 289 passed the House be reconsidered and the vote to reconsider be laid upon the table.

Motion prevailed.

House File No. 228, a bill for an act to amend section forty-two hundred sixty-six (4266) of the Code relating to the establishment of kindergarten departments in connection with the common schools, with report of committee recommending passage, was taken up for consideration.

Berry of Monroe offered the following amendment and moved its adoption:

Amend House File No. 228 by striking the word "must" in line eight (8) of section one (1) and inserting in lieu thereof the word "may".

Amendment lost.

Crone of Emmet moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Akin of Carroll	Hager	Kennedy, J. P.	Pattison
Bair	Hagglund	Kennedy, W. S.	Prichard
Barnes	Hale	Kent	Ratliff
Blackford	Hattendorf	King	Reimers
Blythe	Heald	Kline	Rice
Buchmiller	Held	nudson	Roberts
Bush	Hempel	Krouse	Ryder
Christophel	Hill	Laughlin	Saunders
Cole of Delaware	Hines	Lichty	Simmer
Cole of Harrison	Hollis	McCaulley	Smith
Crone	Hopkins	McIlrath	Thomas
Eckles	Hunt	McIntosh	Troup
Eden	Ickis	McMillan	Vaughn
Fleming	Istad	Mathews	Wagner
Forsling	Johnson of	Nagle	Walrod
Gilmore	Keokuk	Nelson	Wamstad
Grimwood	Johnson of	O'Donnell	Wilson
Griswold	Marion	Patterson	Mr. Speaker

The nays were, 17.

Allen	Copeland	Harrison	Miller
Anderson	Craig	Huff	Thompson
Bauer	Crozier	Johnson of	Torgeson
Berry	Greene	Dickinson	Truax
Charlton	Отеене	Dickinson	Wolfe

Absent or not voting, 21.

Aiken of Ida	Hanson	Martin	Rust
Bixler	Hollingsworth	Maxfield	Rutledge
Edge	Hubbard	Oliver	Springer
Elliott	Knutson	Ontjes	Stepanek
Haney	Lovrien	Quirk	Venard
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. 139, a bill for an act to amend sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the code, 1924, relating to the election and appointment of officers in cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

Nagle of Johnson asked and obtained unanimous consent to substitute Senate File No. 142 for House File No. 139.

Senate File No. 142, a bill for an act to amend sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the code, 1924, relating to the election and appointment of officers in cities and towns, was taken up for consideration.

On motion of Mr. Nagle the amendments proposed by the committee, found in the journal of March 22nd were adopted.

Mr. Nagle offered the following amendment and moved its adoption:

Amend Senate File No. 142 by striking out section three (3), the publication clause in section (3).

Amendment adopted.

Mr. Nagle moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Akin of Carroll	Charlton	Eden	Hagglund
Bair	Chirstophel	Edge	Hale
Barnes	Cole of Delaware	Elliott	Haney
Berry	Cole of Harrison	Fleming	Hansen
Bixler	Copeland	Forsling	Hanson
Blackford	Craig	Greene	Hattendorf
Blythe	Crozier	Grimwood	Heald
Buchmiller	Eckles	Hager	Held

Hempel	Kent	Nagle	Thomas
Hill	Kline	O'Donnell	Thompson
Hines	Knudson	Pattison	Torgeson
Hollis	Knutson	Ratliff	Troup
Hopkins	Laughlin	Reimers	Truax
Hunt	Lichty	Rice	Vaughn
Istad	Lovrien	Roberts	Wagner
Johnson of	McCaulley	Ryder	Walrod
Keokuk	McIntosh	Simmer	Wamstad
Johnson of	McMillan	Smith	Wilson
Marion	Martin	Springer	Mr. Speaker
Kennedy, J. P. Kennedy, W. S.	Miller	Stepanek	- \$

The nays were, 4.

Anderson	Huff	Krouse	Oliver
Absent or not	voting, 26.		
Aiken of Ida Allen Bauer Bush	Harrison Hollingsworth Hubbard Ickis	McIlrath Mathews Maxfield Nelson	Quirk Rust Rutledge Saunders
Crone Gilmore Griswold	Johnson of Dickinson King	Ontjes Patterson Prichard	Venard Wolfe

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 forty-four hundred eighty-seven (4487) of the code relating to the loaning of the permanent school fund, with report of committee recommending passage, was taken up for consideration.

Bair of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Akin of Carroll	Charlton	Griswold	Hollis
Allen .	Christophel	Hagglund	Hopkins
Anderson	Cole of Harrison		Huff
Bair	Copeland	Haney	Hunt
Barnes	Craig	Hanson	Ickis
Bauer	Crone	Hattendorf	Istad
Berry	Crozier	Heald	Johnson of
Bixler	Eckles	Held	Dickinson
Blythe	Eden	Hempel	Johnson of
Buchmiller	Fleming	Hill	Keokuk
Bush	Grimwood	Hines	

Johnson of	McMillan	Pattison	Troup
Marion	Martin	Prichard	Truax
Kennedy, W. S.	Mathews	Rutledge	Vaughn
Kent	Miller	Ryder	Wagner
Kline	Nagle	Smith	Walrod
Knudson	Nelson	Stepanek	Wamstad
Krouse	O'Donnell	Thomas	Wilson
Laughlin	Ontjes	Thompson	Wolfe
McCaulley	Patterson	Torgeson	Mr. Speaker
McIntosh			

The nays were, 8.

Blackford	Gilmore	Harrison	Rice
Cole of Delaware	Hager	Oliver	Roberts

Absent or not voting, 23.

Aiken of Ida	Hollingsworth	Lovrien	Rust
Edge	Hubbard	McIlrath	Saunders
Elliott	Kennedy, J. P.	Maxfield	Simmer
Forsling	King	Quirk	Springer
Greene	Knutson	Ratliff	Venard
Hansen	Lichty	Reimers	

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

House File No. 326, a bill for an act to amend section forty-two hundred (4200) of the code, 1924, relating to school treasurers, was taken up for consideration.

Wamstad of Mitchell offered the following amendments and moved their adoption:

Amend House File No. 326 by striking all of line four (4) and substituting therefor the following: "school districts not having within such district a city or town".

Also amend the title by striking the word "treasurers" and substituting the word "elections".

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, 94.

Aiken of Ida Grimwood Kennedy, J. P. Pattison Akin of Carroll Griswold Kennedy, W. S. Prichard	
Allen Hager Kent Ratliff	
Anderson Hagglund King Reimers	
Bair Hale Kline Rice	
Barnes Haney Knudson Roberts	
Bauer Hanson Krouse Rust	
Berry Harrison Laughlin Rutledge	
Bixler Heald Lichty Ryder	
Blackford Held Lovrien Smith	
Blythe Hempel McCaulley Springer	
Buchmiller Hill McIlrath Stepanek	
Bush Hollingsworth McIntosh Thomas	
Cole of Delaware Hopkins Martin Torgeson	
Cole of Harrison Huff Mathews Troup	
Copeland Hunt Maxfield Vaughn	
Craig Ickis Miller Wagner	
Crone Istad Nagle Walrod	
Crozier Johnson of Nelson Wamstad	
Eden Dickinson O'Donnell Wilson	
Edge Johnson of Oliver Wolfe	
Fleming Keokuk Ontjes Mr. Speak	er
Forsling Johnson of Patterson	
Gilmore Marion	

The nays were, none.

Absent or not voting, 14.

Christophel	Hansen	Knutson	Simmer
Eckles	Hattendorf	Quirk	Truax
Elliott	Hines	Saunders	Venard
Greene	Hubbard		

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. 232, a bill for an act to amend section twenty-four hundred sixty-five (2465) of the code, 1924, so as to authorize each examining board connected with the state department of health to maintain memberships in the respective national organizations of such boards and making an appropriation for the membership fees therein, with report of committee recommending passage, was taken up for consideration.

Crone of Emmet moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass!" .



The ayes were, 74.

Prichard Akin of Carroll Kent Anderson Hanson King Ratliff Bair Harrison Kline Reimers Barnes Heald Krouse Rice Bixler Held Roberts Lichty Blackford Hempel Lovrien Rutledge Blythe Hill McCaulley Ryder Buchmiller Hines McIlrath Smith Charlton Hollingsworth McIntosh Springer Cole of Harrison Hollis McMillan Stepanek Ickis Martin Thomas Copeland Craig Istad Mathews Torgeson Johnson of Maxfield Troup Crone Wagner Crozier Dickinson Miller Walrod Pohnson of Nagle Eden Edge Keokuk Nelson Wilson Fleming Johnson of O'Donnell Wolfe Marion Patterson Mr. Speaker Grimwood Pattison Kennedy, J. P. Griswold Kennedy, W. S. Hagglund

The nays were, 1.

Thompson

Absent or not voting, 33.

Aiken of Ida	Forsling	Hubbard	Quirk
Allen	Gilmore	Huff	Rust
Bauer	Greene	Hunt	Saunders
Berry	Hager	Knudson	Simmer
Bush	Haney	Knutson	Truax
Christophel	Hansen	Laughlin	Vaughn
Cole of Delaware	Hattendorf	Oliver	Venard
Eckles	Hopkins	Ontjes	Wamstad
Elliott	D GAM. BANKSON O.		

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 appropriate sufficient funds for expenses of the United States champion junior dairy cattle judging team in attending the nineteen hundred twenty-seven (1927) international live stock show, with report of committee recommending passage, was taken up for consideration.

Harrison of Clarke moved the previous question, which motion prevailed.

Hempel of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Blackford	Harrison	King	Rutledge
Blythe	Heald	Knudson	Ryder
Buchmiller	Held	Knutson	Saunders
Bush	Hempel	Krouse	Simmer
Cole of Delaws		Lichty	Smith
Cole of Harris	son Hines	Lovrien	Stepanek
Craig	Hollingsworth	McMillan	Thomas
Crozier	Hollis	Mathews	Thopmson
Eckles	Hopkins	Maxfield	Torgeson
Eden	Ickis	Nagle	Troup
Edge	Istad	O'Donnell	Truax
Forsling	Johnson of	Oliver	Wagner
Grimwood	Dickinson	Pattison	Walrod
Hager	Johnson of	Prichard	Wamstad
Hagglund	Marion	Ratliff	Wilson
Hale	Kennedy, J. P.	Rice	Mr. Speaker
Hansen		Rust	

The nays were, 30.

Akin of Carroll	Charlton	Hattendorf	Nelson
Allen	Copeland	Huff	Ontjes
Anderson	Fleming	Johnson of	Patterson
Bair	Gilmore	Keokuk	Reimers
Barnes	Greene	McCaulley	Springer
Bauer	Griswold	McIlrath	Vaughn
Berry	Haney	Martin	Wolfe
Bixler	Hanson	Miller	

Absent or not voting, 14.

Aiken of Ida	Hubbard	Kline	Quirk
Christophel	Hunt	Laughlin	Roberts
Crone Elliott	Kennedy, W. S. Kent	McIntosh	Venard

So the bill having failed to receive a two-thirds 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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 12, relating to the observance of the centennial anniversary of the Black Hawk purchase.

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

House Concurrent Resolution No. 11, memorializing Congress to grant federal aid in the construction of interstate bridges.

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 relating to fraternal life insurance.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 251, a bill for an act relating to the licensing of professional engineers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 313, a bill for an act to legalize the proceedings of the board of supervisors of Webster county with respect to the transfer of certain funds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 286, a bill for an act relating to the salary of county officials.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 286, a bill for an act to amend sections fifty-two hundred twenty (5220), fifty-two hundred twenty-two (5222), fifty-two hundred twenty-six (5226), fifty-two hundred thirty (5230) of chapter two hundred sixty-one (261) of the code, 1924, relating to the salary of county officials.

Read first and second times and referred to sifting committee.

Senate File No. 313, a bill for an act to legalize the proceedings of the Webster county board of supervisors with respect to the transfer of certain funds from the Webster county bridge fund to the Webster county road fund.

Read first and second times and referred to sifting committee.

Senate File No. 251, a bill for an act to amend the law as it appears in section eighteen hundred sixty-two (1862), and chapter eightynine (89) of title V of the code, 1924, relating to the licensing of professional engineers.



Read first and second times and referred to sifting committee.

Senate File No. 316, a bill for an act to repeal section eighty-eight hundred twenty-nine (8829) of the code, 1924, as amended by chapter one hundred seventy-five (175) of the acts of the forty-first general assembly and chapter one hundred sixty-six (166) of the acts of the forty-first general assembly, and to enact a substitute therefor; relating to the investment of funds of fraternal beneficiary societies, orders or associations, and the substitutions of securities with the commissioner of insurance.

Read first and second times and referred to sifting committee.

ADDITIONAL COPIES OF BILLS ORDERED PRINTED

Lichty of Black Hawk asked and obtained unanimous consent to have 300 additional copies of House File No. 483 printed.

Allen of Pocahontas asked and obtained unanimous consent to have 500 additional copies of House File No. 434 printed.

Blackford of Van Buren asked and obtained unanimous consent to have 500 additional copies of House File No. 473 printed.

On motion of Grimwood of Jones the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Crone of Emmet for the afternoon, on request of Anderson of Montgomery.

INTRODUCTION OF BILLS

House File No. 494, by committee on public utilities, a bill for an act to amend section eight thousand three hundred twelve (8312) and section eight thousand three hundred twenty-two (8322) of the Code, 1924, relating to electric transmission lines.

Read first and second times and passed on file.

House File No. 495, by committee on claims, a bill for an act to provide an appropriation of eight thousand four hundred ninety-five dollars and thirty cents (\$8,495.30) to indemnify Andrew

Austin and eighty-four (84) others for damages sustained through depredations of pheasants in Winnebago and Hancock counties.

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

Venard of Sioux moved that the House reconsider the vote by which the House insisted upon its amendment to Senate File No. 217.

Motion prevailed.

Mr. Venard moved that the House recede from its amendment to Senate File No. 217.

On the question "Shall the House recede from its amendments?" a roll call was demanded.

The ayes were, 62.

Allen	Hager	Kennedy, J. P.	Rice
Anderson	Hagglund	Kennedy, W. S.	Rutledge
Bair	Hale	Kent	Smith
Bauer	Haney	King	Thomas
Blackford	Hattendorf	Kline	Thompson
Buchmiller	Held	Laughlin	Torgeson
Cole of Delaware	Hempel	Lichty	Troup
Cole of Harrison		Lovrien	Truax
Craig	Hines	McCaulley	Vaughn
Crozier	Hollingsworth	McIlrath	Venard
Eden	Hollis	McIntosh	Wagner
Edge	Hopkins	McMillan	Walrod
Fleming	Hunt	Mathews	Wamstad
Forsling	Istad	Nagle	Wilson
Gilmore	Johnson of	Pattison	Mr. Speaker
Grimwood	Marion	Ratliff	Pounds

The nays were, 5.

Akin of Carroll	Miller	Ontjes	Springer
Berry		7	

Absent or not voting, 41.

Aiken of Ida	Greene	Johnson of	Patterson
Barnes	Griswold	Keokuk	Prichard
Bixler	Hansen	Knudson	Quirk
Blythe	Hanson	Knutson	Reimers
Bush	Harrison	Krouse	Roberts
Charlton	Heald	Martin	Rust
Christophel	Hubbard	Maxfield	Ryder
Copeland	Huff	Nelson	Saunders
Crone	Ickis	O'Donnell	Simmer
Eckles	Johnson of	Oliver	Stepanek
Elliott	Dickinson		Wolfe

Motion prevailed and the House receded from its amendment to Senate File No. 217.

MOTION FOR STEERING COMMITTEE

Forsling of Woodbury filed the following motion:

MR. SPEAKER: I move that a committee of five members be appointed to take charge of the calendar, arrange the order of business, and make recommendations with the purpose of expediting the work of the House. The House by vote of constitutional majority may change the order of business as it may be suggested by such committee.

Laid over under Rule 34.

CONSIDERATION OF BILLS

House File No. 479, a bill for an act to amend chapter three hundred ten (310) of the code, 1924, as amended by chapter one hundred fifty-two (152), acts of the forty-first (41) general assembly, relating to the protection of cities and towns from floods, and to provide that such cities and towns may condemn property outside of the limits of such cities and towns for an outlet to the streams or water courses changed or improved, under the provisions of said chapter, was taken up for consideration.

Venard of Sioux moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

NAMES OF TRANSPORT OF THE PARTY		72222		-
Akin of Carroll	Fleming	Hill	Kennedy, W.	S.
Allen	Forsling	Hollingsworth	Kent	
Bair	Grimwood	Hollis	King	
Berry	Hager	Hopkins	Kline	
Blackford ·	Hagglund	Huff	Knudson	
Buchmiller	Hale	Hunt	Knutson	
Bush	Haney	Istad	Laughlin	
Cole of Deleware	Hanson	Johnson of	Lichty	
Cole of Harrison	Hattendorf	Keokuk	Lovrien	
Craig	Heald	Johnson of	McCaulley	
Eden	Held	Marion	McIntosh	
Edge	Hempel	Kennedy, J. P.	Mathews	

Maxfield Ratliff Stepanek Wagner Nagle Rice Walrod Thomas Nelson Rust Thompson Wamstad Wilson Ontjes Rutledge Torgeson Patterson Ryder Troup Wolfe Pattison Smith Truax Mr. Speaker Prichard Venard Springer

The nays were, none.

Absent or not voting, 35.

Aiken of Ida . Crone Hines Miller Anderson Crozier Hubbard O'Donnell Barnes Eckles Ickis Oliver Bauer Elliott Johnson of Quirk Bixler Gilmore Dickinson Reimers Blythe Krouse Greene Roberts Charlton McIlrath Griswold Saunders Christophel Hansen McMillan Simmer Copeland Harrison Martin Vaughn

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

House File No. 151, a bill for an act to authorize and direct the governor to deed and convey by quit claim deed certain real estate which is a part of the land of the Soldiers' Orphans' Home located in the city of Davenport, to the city of Davenport for street purposes, with report of committee recommending passage, was taken up for consideration.

Wagner of Scott moved that the amendment filed by him and found in the journal of March 17th be adopted.

Motion prevailed and the amendment was adopted.

Mr. Wagner moved that the bill be read a third time now and passed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Akin of Carroll Eden Hanson Hopkins Hattendorf Huff Allen Edge Hunt Bair Fleming Heald Berry Blackford Grimwood Held Istad Johnson of Hager Hempel Hill Keokuk Buchmiller Hagglund Hines Johnson of Bush Hale Cole of Delaware Haney Hollingsworth Marion Kennedy, J. P. Hansen Hollis

Kennedy, W. S. McIntosh Rice Troup McMillan Kent Rutledge Truax Kline Martin Ryder Vaughn Knutson Mathews Smith Venard Laughlin Maxfield Springer Wagner Lichty Nagle Stepanek Walrod Ontjes Lovrien Wamstad Thomas McCaulley Pattison Thompson Wolfe McIlrath Prichard Torgeson Mr. Speaker

The nays were, 1.

Oliver

Absent or not voting, 37.

Aiken of Ida	Crone	Ickis	Patterson
Anderson	Crozier	Johnson of	Quirk
Barnes	Eckles	Dickinson	Ratliff
Bauer	Elliott	King	Reimers
Bixler	Forsling	Knudson	Roberts
Blythe	Gilmore	Krouse	Rust
Charlton	Greene	Miller	Saunders
Christophel	Griswold	Nelson	Simmer
Cole of Harriso		O'Donnell	Wilson
Copeland	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. 113, a bill for an act to amend sections forty-eight hundred nineteen (4819), forty-eight hundred twenty-one (4821), and forty-eight hundred twenty-three (4823) of the code, 1924, relating to the destruction of noxious weeds, with report of committee submitting amendment and without further recommendation, was taken up for consideration.

Rutledge of Webster moved that the amendment filed by him be substituted for the committee amendments.

Motion prevailed and the substitution was made.

Mr. Rutledge moved that the substitute amendment be adopted.

Motion prevailed and the substitute amendment was adopted.

Bush 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, 60.

Akin of Carroll Allen Bair Barnes Bauer Berry Bixler Blackford Bush Copeland Craig Elliott Fleming Gilmore	Hagglund Haney Hansen Hanson Hattendorf Held Hempel Hill Hines Hollingsworth Hollis Hopkins Ickis Johnson of	Kennedy, J. P. Kent King Kline Knudson Laughlin Lovrien McIlrath McMillan Martin Maxfield Miller Nagle Patterson	Roberts Rutledge Smith Springer Stepanek Thomas Thompson Torgeson Truax Venard Wagner Wamstad Wilson Wolfe

The nays were, 20.

Anderson	Heald	Lichty	Ontjes
Cole of Delaware	Hunt	McCaulley	Pattison
Cole of Harrison	Istad	Mathews	Prichard
Eckles	Kennedy, W. S.	Nelson	Rust
Hale	Krouse	Oliver	Troup

Absent or not voting, 28.

Aiken of Ida	Eden	Huff	Quirk
Blythe	Edge	Johnson of	Ratliff
Buchmiller	Forsling	Dickinson	Reimers
Charlton	Greene	Johnson of	Ryder
Christophel	Griswold	Marion	Saunders
Crone	Harrison	Knutson	Simmer
Crozier	Hubbard	McIntosh	Vaughn
		O'Donnell	Walrod

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 amend the law as it appears in sections nine hundred five (905) and nine hundred six (906) of the code, 1924, relating to the purchase of voting machines, with report of committee recommending passage, was taken up for consideration.

Nagle 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, 26.

Blackford	Johnson of	Martin	Rust
Eden	Marion	Mathews	Ryder
Edge	Kennedy, J. P.	Maxfield	Simmer
Grimwood	Kennedy, W. S.	Nagle	Troup
Hansen	Knutson	Prichard	Wagner
Hollingsworth	Lovrien	Reimers	Walrod
Hunt	McIntosh	Roberts	

The nays were, 62.

Akin of Carroll	Eckles	Hopkins	Oliver
Allen	Fleming	Huff	Ontjes
Anderson	Forsling	Ickis	Pattison
Bair	Gilmore	Istad	Rice
Barnes	Griswold	King	Rutledge
Bauer	Hager	Kline	Smith
Berry	Hagglund	Knudson	Springer
Bixler	Hale	Krouse	Thompson
Blythe	Haney	Laughlin	Torgeson
Buchmiller	Hanson	Lichty	Truax
Bush	Harrison	McCaulley	Vaughn
Cole of Delaware		McIlrath	Venard
Cole of Harrison		McMillan	Wamstad
Copeland	Held	Miller	Wilson
Craig	Hill	Nelson	Wolfe
Crozier	Hines		

Absent or not voting, 20.

Aiken of Ida	Hempel	Johnson of	Quirk
Charlton	Hollis	Keokuk	Ratliff
Christophel	Hubbard	Kent	Saunders
Crone	Johnson of	O'Donnell	Stepanek
Elliott	Dickinson	Patterson	Thomas
Greene			Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 256, a bill for an act to amend section thirty-nine hundred twenty-six (3926) of the code, 1924, relating to the loaning of funds belonging to the state educational institutions that are under the control and supervision of the state board of education, with report of committee recommending passage, was taken up for consideration.

Troup of Story asked and obtained unanimous consent to withdraw Senate File No. 230 from the committee on state educational institutions and substituted for House File No. 256.

Senate File No. 230, a bill for an act to amend section thirty-nine hundred twenty-six (3926) of the code, 1924, relating to the loaning of funds belonging to the state educational institutions that are

under the control and supervision of the state board of education, 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.

On the question "Shall the bill pass?"

The ayes were, 81.

Akin of Carroll	Hager	Johnson of	Prichard
Allen	Hagglund	Marion	Ratliff
Anderson	Hale	Kennedy, J. P.	Reimers
Bair	Hansen	Kennedy, W. S.	Rice
Barnes	Harrison	Kent	Roberts
Blackford	Hattendorf	Kline	Rust
Blythe	Heald	Knudson	Rutledge
Buchmiller	Held	Knutson	Ryder
Christophel	Hempel	Krouse	Saunders
Cole of Delaware	Hill	Laughlin	Stepanek
Cole of Harrison	Hines	Lovrien	Thomas
Copeland	Hollingsworth	McIlrath	Thompson
Crozier	Hollis	McIntosh	Torgeson
Eckles	Hopkins	McMillan	Troup
Eden	Hunt	Martin	Truax
Edge	Ickis	Mathews	Venard
Elliott	Istad	Miller	Wagner
Fleming	Johnson of	Nagle	Walrod
Forsling	Dickinson	Nelson	Wilson
Gilmore	Johnson of	O'Donnell	Mr. Speaker
Grimwood Griswold	Keokuk	Ontjes	

The nays were, 7.

Bixler	McCaulley	Pattison	Springer
Craig	Oliver	Smith	
Absent or not	voting, 20.		
Aiken of Ida	Crone	Huff	Quirk
Bauer	Greene	King	Simmer
Berry	Haney	Lichty	Vaughn
Bush	Hanson	Maxfield	Wamstad
Charlton	Hubbard	Patterson	Wolfe

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: We move to reconsider the vote by which Senate File No. 6 failed to pass the House.

AZEL MCILRATH.

JAS. D. FLEMING.

MARION R. MCCAULLEY.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. Speaker: We, the undersigned, hereby request a call of the House for the consideration of Senate File No. 6.

AZEL MCILRATH.
Z. S. RATLIFF.
J. G. HEMPEL.
S. R. TORGESON.
E. B. THOMAS.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Crone, Hubbard, Quirk, who had been previously excused.

On the question "Shall the House reconsider?" a roll call was demanded.

The ayes were, 72.

Bair	Harrison	King	Reimers
Blackford	Heald	Kline	Rice
Blythe	Held	Knutson	Rust
Buchmiller	Hempel	Lichty	Rutledge
Bush	Hill	Lovrien	Ryder
Charlton	Hines	McCaulley	Saunders
Christophel	Hollingsworth	McIlrath	Thomas
Cole of Delaware	Hollis	McIntosh	Smith
Cole of Harrison	Hopkins	McMillan	Stepanek
Crozier	Hunt	Martin	Thompson
Eckles	Ickis	Mathews	Torgeson
Eden	Istad	Maxfield	Troup
Edge	Johnson of	Nagle	Truax
Elliott	Dickinson	Nelson	Venard
Fleming	Johnson of	Oliver	Wagner
Forsling	Marion`	Pattison	Walrod
Grimwood	Kennedy, J. P.	Prichard	Wilson
Hager	Kennedy, W. S.	Ratliff	Mr .Speaker
Hagglund	Kent		

The nays were, 33.

Aiken of Ida	Craig	Huff	Ontjes
Akin of Carroll	Gilmore	Johnson of	Patterson
Allen	Greene	Keokuk	Roberts
Anderson	Griswold	Knudson	Simmer
Barnes	Hale	Krouse	Springer
Bauer	Haney	Laughlin	Vaughn
Berry	Hansen	Miller	Wamstad
Bixler	Hanson	O'Donnell	Wolfe
Copeland	Hattendorf		

Absent or not voting, 3.

Crone

Hubbard

Quirk

The House reconsidered the vote by which Senate File No. 6 failed to pass the House.

McIlrath of Poweshiek moved that the vote by which Senate File No. 6 went to its third reading be reconsidered.

Motion prevailed.

Ontjes of Grundy moved the previous question, which motion prevailed.

Hempel of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 61.

Bair	Harrison	King		Rice
Blackford	Heald	Kline		Rust
Blythe	Held	Knutson		Rutledge
Buchmiller	Hempel	Lichty		Saunders
Christophel	Hines	Lovrien		Stepanek
Cole of Delaware	Hollingsworth	McIlrath		Thomas
Cole of Harrison	Hollis	McMillan		Thompson
Craig	Hopkins	Mathews	-	Torgeson
Crozier	Ickis	Maxfield		Troup
Eckles	Istad	Nagle		Truax
Eden	Johnson of	Oliver		Venard
Edge	Dickinson	Pattison		Wagner
Elliott	Johnson of	Prichard		Walrod
Forsling	Marion	Ratliff		Wamstad
Grimwood	Kennedy, J. P.	Reimers .		Wilson
Hager	Kent			Mr. Speaker

The nays were, 44.

Aiken of Ida	Gilmore	Hunt	Nelson
Akin of Carroll	Greene	Johnson of	O'Donnell
Allen	Griswold	Keokuk	Onties
Anderson	Hagglund	Kennedy, W. S.	Patterson
Barnes	Hale	Knudson	Roberts
Bauer	Haney	Krouse	Ryder
Berry	Hansen	Laughlin	Simmer
Bixler	Hanson	McCaulley	Smith
Bush	Hattendorf	McIntosh	Springer
Charlton	Hill	Martin	Vaughn
Copeland	Huff	Miller	Wolfe
Fleming			

Absent or not voting, 3.

Crone

Hubbard

Quirk

So the bill having failed to receive a two-thirds constitutional majority was declared to have failed to have passed the House.

Haney of Mills moved that the vote by which Senate File No. 6 failed to pass the House be reconsidered and the vote to reconsider be laid upon the table.

Motion prevailed.

O'Donnell of Dubuque moved to raise the call of the House.

Motion prevailed.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. SPEAKER: We move to reconsider the vote by which House File No. 113 pased the House.

T. L. WOLFE.
D. FULTON RICE.
GEO. E. MILLER.
E. A. ELLIOTT.
F. HOLLINGSWORTH.
W. H. STEPANEK.
JOS. WAGNER.

Senate File No. 83, a bill for an act to amend, revise, and codify section fifty-two hundred sixty-eight (5268) of the code, relating to the issuance of bonds by counties, and to the form, maturity, and payment of such bonds, with report of committee recommending passage, was taken up for consideration.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Akin of Carroll Cole of Harrison Fleming Blackford Allen Buchmiller Copeland Forsling Bair Bush Crozier Gilmore Bauer Charlton Eckles Grimwood Bixler Cole of Delaware Eden Hager

Hagglund	Kennedy, J. P.	Maxfield	Smith
Hansen	Kennedy .W. S.	Miller	Springer
Harrison	Kent	Nagle	Stepanek
Hattendorf	King	Oliver	Thomas
Heald	Kline	Ontjes	Thompson
Held	Knudson	Patterson	Torgeson
Hill	Knutson	Pattison	Troup
Hollis	Krouse	Prichard	Truax
Hopkins	Laughlin	Ratliff	Vaughn
Huff	Lichty	Reimers	Venard
Hunt	Lovrien	Rice	Wagner
Istad	McCaulley	Roberts	Walrod
Johnson of	McIntosh	Rust	Wamstad
Keokuk	McMillan	Ryder	Wilson
Johnson of	Martin	Saunders	Wolfe
Marion	Mathews	Simmer	

The nays were, 1.

Anderson

Absent or not voting, 26.

Aiken of Ida	Edge	Hempel	McIlrath
Barnes	Elliott	Hines	Nelson
Berry	Greene	Hollingsworth	O'Donnell
Blythe	Griswold	Hubbard	Quirk
Chirstophel	Hale	Ickis	Rutledge
Craig	Haney	Johnson of	Mr. Speaker
Crone	Hanson	Dickinson	

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

AMENDMENTS FILED

Blackford of Van Buren filed the following amendment to Senate File No. 188:

Amend Senate File No. 188 by adding as section three the following: Section 3. No person shall operate a motor vehicle, if the weight of the vehicle and load is less than three tons and the vehicle is equipped with pneumatic tires, upon paved portions of any hard surfaced highways outside the corporate limits of any incorporated city or town at a slower rate of speed than twenty-five miles per hour when the conditions of traffic are such that motor vehicles approaching from the rear are unable to pass.

Blackford of Van Buren filed the following amendment to House File No. 213:

Strike out all following line three and insert the following: "All moneys received under the provisions of this act shall be distributed as follows:

(a) For the administration and enforcement of the provisions of this act and the acts relating to the regulation of motor carriers, one-fifth,

or so much thereof as may be necessary, shall be paid to the commission by warrant drawn from time to time by the auditor of state upon the treasurer of state.

(b) The tax as provided for by this act shall be payable to the commission and by them deposited with the treasurer of state, to the credit of the primary road fund and used by the highway commission for the construction, maintenance, and repair of primary roads, except such part of such tax as otherwise provided in paragraph a (a) hereof."

Torgeson of Worth and Lovrien of Humboldt filed the following amendment to House File No. 347:

Amend House File No. 347 by adding at the end of section one (1) the following:

"That there be added to section eighty-four hundred eighty-six (8486) as amended the following: 'Cooperative livestock shipping associations organized under this chapter shall do business with members only.'"

O'Donnell of Dubuque filed the following amendment to Senate File No. 260:

Amend Senate File No. 260 by striking from line thirteen (13) of section one (1) the words "one year" and substituting in lieu thereof the words "three years".

On motion of Saunders of Palo Alto the House adjourned until 9:00 a.m. Friday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 25, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. Joe Albert Riggs, pastor of the Baptist Church, Chariton.

Journal of March 24th corrected and approved.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 239, relating to the sale of near beer and license for same and referred to committee on ways and means: By Grimwood of Jones, from voters of Jones county; by Patterson of Kossuth, from voters of Kossuth county; by Held of Plymouth, from voters of Plymouth county; by Hager of Allamakee, from voters of Allamakee county; by Huff of Cass, from voters of Cass county; by Troup of Story, from voters of Story county; by Rutledge of Webster, from voters of Webster county; by Blackford of Van Buren, from voters of Van Buren county; by Eden of Clinton, from voters of Clinton county; by Hempel of Clayton, from voters of Clayton county.

Protesting against House File No. 224, relating to a tax on tobacco products, and referred to ways and means: By Akin of Carroll, from voters of the state of Iowa; by Ontjes of Grundy, from voters of Grundy county; by Patterson of Kossuth, from voters of Kossuth county; by Saunders of Palo Alto, from voters of Palo Alto county; by Charlton of Polk, from voters of Polk county.

By Akin of Carroll, from voters of Carroll county, protesting against the proposed bond issue for the hard surfacing of roads, and favoring a bank guarantee deposit act. Banks and banking. By Simmer of Wapello, from voters of Wapello county, favoring a bank guarantee deposit act. Banks and banking.

By Pattison of Jefferson, from voters of Jefferson county, favoring a bank guarantee deposit act; also, a petition from voters of Jefferson county favoring Senate File No. 104. Banks and banking.

By Blackford of Van Buren, from voters of Van Buren county, favoring a bank guarantee deposit act; also, a petition from voters of Van Buren county favoring Senate File No. 104. Banks and banking.

Forsling of Woodbury called up the following resolution and moved its adoption:

MR. SPEAKER: I move that a committee of five members be appointed to take charge of the calendar, arrange the order of business, and make recommendations with the purpose of expediting the work of the House. The House by vote of constitutional majority may change the order of business as it may be suggested by such committee.

Hill of Floyd moved that the resolution be laid upon the table.

On the question "Shall the resolution be laid upon the table?" a roll call was demanded.

The ayes were, 71.

Aiken of Ida Fleming Ickis Ontjes Anderson Greene Istad Patterson Bair Griswold Johnson of Pattison Keokuk Ratliff Barnes Hager Kent Bauer Hagglund Reimers Berry Hale King Rice Bixler Hanson Kline Rust Simmer Blackford Harrison Knutson Blythe Hattendorf Krouse Smith Buchmiller Heald Laughlin Springer Bush Hempel Lichty Stepanek Christophel Hill McIntosh Thompson Copeland Hines McMillan Torgeson Hollingsworth Martin Troup Craig Crozier Hollis Mathews Truax Eckles Hopkins Maxfield Vaughn Eden Hubbard Miller Walrod Elliott Huff Nelson Wilson

The nays were, 21.

Cole of Delaware Johnson of Dickinson McCaulley
Grimwood Johnson of McIlrath
Hansen Marion Nagle
Kennedy, J. P. O'Donnell
Kennedy, W. S. Oliver

Prichard Roberts Ryder Saunders Wagner Wamstad Absent or not voting, 16.

Akin of Carroll	Crone	Held	Thomas
Allen	Edge	Knudson	Venard
Charlton	Gilmore	Quirk	Wolfe
Cole of Harrison	Haney	Rutledge	Mr. Speaker

Motion prevailed and the resolution was laid on the table.

INTRODUCTION OF BILL

House File No. 496, by committee on claims, a bill for an act to provide an appropriation of five thousand dollars (\$5000.00) to indemnify C. T. Murphy for damages occasioned by reason of injury suffered by reason of collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission.

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

HOUSE CONCURRENT RESOLUTION NO. 15

Berry of Monroe and Knudson of Hamilton, offered the following concurrent resolution:

Whereas, Travel on the public highway is vastly on the increase and the loss of life at grade railroad crossings becomes more and more a problem that challenges the attention of those who value human life as a factor worthy of the best efforts of the people of Iowa to preserve and protect, therefore,

Be It Resolved by the House of Representatives, the Senate concurring, That the railroad commission and the state highway commission shall investigate and inquire into all facts, so far as ascertainable, with reference to the loss of life and injuries sustained at grade and street crossings over and across steam railroads and other railroads in this state within the past five years; together with any other facts relative thereto, and report such findings to the forty-third general assembly, together with their recommendation with reference to any equipment or devices that may tend to remove the evil or offer relief therefor.

Laid over under Rule 34.

PROOF OF PUBLICATION

The official proof of publication of Senate File No. 313, a bill for an act to legalize the proceedings of the Webster county board of supervisors with respect to the transfer of certain funds from the Webster county bridge fund to the Webster county road fund, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

CONSIDERATION OF BILLS

House File No. 163, a bill for an act to making an appropriation for the purpose of paying to the Four-County Fair Association, for a fair held at Coon Rapids, Carroll county, Iowa, in October, 1925, the sum of nine hundred ninety-nine dollars and eleven cents (\$999.11), the state aid to which the said fair association is entitled under the provisions of chapter one hundred thirty-six (136) of the Code, 1924, wth report of committee recommending passage, was taken up for consideration.

Akin of Carroll moved that the bill be read a third time now and placed upon its passage which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Aiken of Ida Griswold Johnson of Pattison Akin of Carroll Hager Marion Prichard Ratliff Allen Kennedy, J. P. Hagglund Anderson Kennedy, W. S. Reimers Hale Bair Haney King Rice Barnes Hanson Kline Roberts Bauer Harrison Knudson Rust Berry Hattendorf Knutson Rutledge Bixler Heald Krouse Ryder Saunders Blythe Held Laughlin Buchmiller Lichty Smith Hempel Bush Hill McCaulley Springer McIlrath Stepanek Charlton Hines Christophel Hollingsworth McIntosh Thompson Cole of Delaware Hollis McMillan Torgeson Troup Copeland Hopkins Martin Crozier Huff Mathews Truax Eden Ickis Maxfield Vaughn Elliott Istad Miller Venard Nelson Wagner Fleming Johnson of Walrod Dickinson O'Donnell Forsling Oliver Johnson of Wilson Gilmore Grimwood Keckuk Patterson Mr. Speaker

The nays were, none.

Absent or not voting, 19.

Blackford Simmer Edge Kent Cole of Harrison Greene ovrien Thomas Craig Hansen Nagle Wamstad Crone Hubbard Onties Wolfe Eckles Hunt Quirk

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. Johnson of Keokuk moved that House File No. 468 be considered at this time.

On the question "Shall House File No. 468 be considered at this time?" a roll call was demanded.

The ayes were, 59.

Aiken of Ida	Hale	Johnson of	Nelson
Allen	Haney	Keokuk	Reimers
Anderson	Hanson	Kennedy, W. S.	Rice
Bair	Harrison	King	Roberts
Barnes	Hattendorf	Kline	Rutledge
Bauer	Hea ¹ d	Knudson	Saunders
Berry	Held	Krutson	Smith
Bixler	Hill	Krouse	Springer
Christophel	Hines	Lovrien	Thompson
Copeland	Hollingsworth	McCaulley	Torgeson
Craig	Huff	McIntosh	Vaughn
Crozier	Hunt	McMillan	Venard
Fleming	Ickis	Martin	Wamstad
Griswold	Istad	Maxfield	Wolfe
Hager	Johnson of	Miller	
Hagglund	Dickinson		

The nays were, 38.

Blackford	Gilmore	Laughlin	Ratliff
Blythe	Greene	Lichty	Rust
Buchmiller	Grimwood	McIlrath	Ryder
Charlton	Hansen	Mathews	Troup
Cole of Delaware	e Hempel .	Nagle	Truax
Cole of Harrison	Hollis .	O'Donnell	Wagner
Eden	Hopkins	Oliver	Walrod
Edge	Hubbard	Patterson	Wilson
Elliott	Johnson of	Pattison	Mr. Speaker
Forsling	Marion	Prichard	

Absent or not voting, 11.

Akin of Carroll	Eckles	Ontjes	Stepanek
Bush	Kennedy, J. P.	Quirk	Thomas
Crone	Kent	Simmer	

Motion lost and the House refused to consider House File No. 468, at this time.

House File No. 230, a bill for an act to amend section seventy-five hundred sixty-two (7562) of the code, 1924, relating to the reclassification of levee and drainage districts for assessment for repairs and improvements, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hubbard of Pottawattamie, the amendments proposed by the committee, found in the journal of March 11th, were adopted.

Mr. Hubbard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Anderson	Hager	Johnson of	Miller
Barnes	Hagglund	Dickinson	O'Donnell
Bauer	Hale	Johnson of	Pattison
Bixler	Haney	Keokuk	Prichard
Blackford	Hansen	Johnson of	Reimers
Blythe	Hanson	Marion	Rice
Buchmiller	Harrison	Kennedy, J. P.	Roberts
Bush	Hattendorf	Kennedy, W. S.	Rust
Charlton	Heald	Kent	Rutledge
Christophel	Held	King	Ryder
Cole of Delaware		Knutson	Smith
Copeland	Hill	Krouse	Springer
Craig	Hines	Laughlin	Stepanek
Eckles	Hollis	Lovrien	Thompson
Eden	Hopkins	McIlrath	Troup
Edge	Hubbard	McIntosh	Venard
Elliott	Huff	McMillan	Wagner
Fleming	Hunt	Martin	Walrod
Gilmore	Ickis	Mathews	Wilson
Greene	Istad	Maxfield	Wolfe
Grimwood		12	

The nays were, 11.

Akin of Ca	rroll Kline	Oliver	Torgeson
Bair	McCaulley	Ontjes	Truax
Cole of Ha	rrison Nelson	Simmer	

Absent or not voting, 19.

Aiken of Ida	Forsling	Nagle	Thomas
Allen	Griswold	Patterson	Vaughn
Berry	Hollingsworth	Quirk	Wamstad
Crone	Knudson	Ratliff	Mr. Speaker
Crozier	Lichty	Saunders	į.

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

Senate File No. 97, a bill for an act to amend section seventy-five hundred fifty-six (7556) of the code, relating to levees and drainage ditches and the repair thereof, and to specify and declare what lands shall be deemed and established drainage district, with report of committee recommending passage, was taken up for consideration.

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, 86.

Akin of Carroll	Forsling	Johnson of	Pattison
Anderson	Gilmore	Keokuk	Prichard
Bair	Greene	Johnson of	Reimers
Barnes	Grimwood	Marion	Rice
Bauer	Griswold	Kennedy, J. P.	Roberts
Berry	Hager	Kennedy, W. S.	Rutledge
Bixler	Hagglund	nent	Ryder
Blackford	Hale	King	Saunders
Blythe	Haney	Kline	Smith
Buchmiller	Hansen	Knutson	Springer
Bush	Harrison	Krouse	Stepanek
Charlton	Hattendorf	Laughlin	Thomas
Christophel	Heald	Lovrien	Thompson
Cole of Harrison	Held	McCaulley	Torgeson
Copeland	Hempel	McIntosh	Troup
Craig	Hill	McMillan	Truax
Crozier	Hines	Martin	Vaughn
Eckles	Hollis	Mathews	Venard
Eden	Hopkins	Maxfield	Wagner
Edge	Hubbard	Miller	Walrod
Elliott	Huff	Nelson	Wilson
Fleming	Hunt	O'Donnell	Wolfe

The nays were, none.

Absent or not voting, 22.

Aiken of Ida	Ickis	McIlrath	Ratliff
Allen	Istad	Nagle	Rust
Cole of Delaware	Johnson of	Oliver	Simmer
Crone	Dickinson	Ontjes	Wamstad
Hanson	Knudson	Patterson	Mr. Speaker
Hollingsworth	Lichty	Quirk	

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

MADE SPECIAL ORDER

Knudson of Hamilton moved that House File No. 468 be made a special order for Monday, March 28th, at 9:00 a. m.

On the question "Shall House File No. 468 be made a special order for Monday at 9:00 a. m.?" a roll call was demanded.

The ayes were, 80.

Aiken of Ida	Barnes	Blackford	Cole of Delaware
Allen	Bauer	Blythe	Cole of Harrison
Anderson	Berry	Bush	Copeland
Bair	Bixler	Christophel	Craig
			-

Crozier	Hollis	Knutson	Reimers
Fleming	Hopkins	Krouse	Rice
Forsling	Hubbard	Laughlin	Roberts
Griswold	Huff	Lovrien	Rutledge
Hager	Hunt	McCaulley	Simmer
Hagglund	Ickis	McIlrath	Smith
Hale	Istad	McIntosh	Springer
Haney	Johnson of	McMillan	Stepanek
Hanson	Dickinson	Martin	Thomas
Harrison	Johnson of	Mathews	Thompson
Hattendorf	Keokuk	Maxfield	Troup
Heald	Kennedy, J. P.	Miller	Vaughn
Held	Kennedy, W. S.	Nelson	Venard
Hempel	Kent	Oliver	Wilson
Hill	King	Onties	Wolfe
Hines	Kline	Pattison	Mr. Speaker
	Knudson	Prichard	

20			
The nays were,	11.		
Charlton Gilmore Greene	Grimwood Lichty Nagle	O'Donnell Ryder Torgeson	Truax Wagner
Absent or not v	voting, 17.		
Akin of Carroll Buchmiller Crone Eckles Eden	Edge Elliott Hansen Hollingsworth	Johnson of Marion Patterson Quirk	Ratliff Rust Saunders Walrod Wamstad

Motion prevailed and House File No. 468 was made a special order.

Wolfe of Linn asked and obtained unanimous consent to withdraw his motion to reconsider House File No. 113.

The time having arrived for Special Order No. 1, the House resumed consideration of House File No. 1, a bill for an act providing for the creation and maintenance in the office of the state treasurer of Iowa, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability and authorizing certain holders of fiduciary funds to procure and pay for such policies.

Blackford of Van Buren moved that the amendment filed by him and found in the journal of March 23rd be adopted.



On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 56.

Anderson	Hansen	Laughlin	Ratliff
Bixler	Harrison	Lichty	Rice
Blackford	Hempel	McIlrath	Rutledge
Blythe	Hollingsworth	McIntosh	Ryder
Buchmiller	Hollis	McMillan	Simmer
Charlton	Hubbard	Martin	Stepanek
Cole of Delaware	Hunt	Mathews	Thomas
Cole of Harrison	Ickis	Miller	Troup
Eden	Istad	Nagle	Truax
Edge	Johnson of	· O'Donnell	Vaughn
Forsling	Marion	Oliver	Wagner
Gilmore	Kennedy, J. P.	Onties	Walrod
Greene	Kennedy, W. S.	Pattison	Wilson
Grimwood	Knutson	Prichard	Wolfe
Hager	2011 (B-11010 T) T		

The nays were, 44.

Aiken of Ida	Fleming	Hopkins	Patterson
Akin of Carroll	Griswold	Johnson of	Reimers
Allen	Hagglund	Keokuk	Roberts
Bair	Hale	King	Saunders
Barnes	Haney	Kline	Smith
Bauer	Hanson	Knudson	Springer
Berry	Hattendorf	Krouse	Thompson
Bush	Heald	Lovrien	Torgeson
Christophel	Held	McCaulley	Venard
Copeland	Hill	Maxfield	Wamstad
Craig	Hines	Nelson	Mr. Speaker
Eckles			

Absent or not voting, 8.

Crone	Elliott	Johnson of	Quirk
Crozier	Huff	Dickinson	Rust
		Kent	

Amendment adopted.

Simmer of Wapello, Rice of Appanoose, Torgeson of Worth, and Miller of Shelby offered the following amendment and moved its adoption:

Amend House File No. 1 by striking section forty-eight (48) from said bill and substituting in lieu thereof the following: "This act shall not take effect for two years from and after the passage of the same."

Haney of Mills offered the following amendment to the amendment by Simmer of Wapello and others and moved its adoption:

Amend the amendment by striking the following: "two years" and inserting in lieu thereof the following: "six months".

On motion of Roberts of Adair the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

HONORABLE IRA NICHOLS ADDRESSES HOUSE

Mr. Speaker of Hardin county, announced that Hon. Ira Nichols, a former member of the thirty-seventh general assembly from Hardin county, was present, and invited him to speak before the House at this time.

Mr. Nichols was introduced and briefly addressed the House.

CONSIDERATION OF BILLS

Torgeson of Worth moved that further action on House File No. 1 be deferred and made a special order for Saturday morning at 9:00 a. m.

Simmer of Wapello moved as an amendment that action be deferred until Tuesday morning at 9:00 a. m.

Saunders of Palo Alto moved a substitute for the main motion and the pending amendment that action be deferred until Monday evening, March 28th, at 7:30 p.m.

On the question "Shall the substitute motion be substituted for the original motion to defer?" a roll call was demanded.

The ayes were, 54.

Aiken of Ida	Hagglund	Kline	Roberts
Allen	Hale	Knudson	Rust
Bair	Haney	Knutson	Saunders
Berry	Hanson	Krouse	Smith
Bixler	Heald	Lichty	Springer
Bush	Held	Lovrien	Stepanek
Craig	Hill	McCaulley	Thomas
Crozier	Hines	McIlrath	Thompson
Eckles	Hopkins	Martin	Torgeson
Elliott	Huff	Maxfield	Vaughn
Fleming	Johnson C?	Nelson	Wilson
Grimwood	Keokuk	Oliver	Wolfe
Griswold	Kent	Patterson	Mr. Speaker
Hager	King	Reimers	

The nays were, 42.

Anderson	Gilmore	Johnson of	Pattison
Barnes	Hansen	Marion	Prichard
Blackford	Harrison	Kennedy, J. P.	Ratliff
Buchmiller	Hattendorf	Kennedy, W. S.	Rice
Charlton	Hempel	Laughlin	Ryder
Cole of Delaware	Hollingsworth	McIntosh	Simmer
Cole of Harrison	Hollis	McMillan	Troup
Copeland	Hunt	Mathews	Truax
Eden	Ickis	Miller	Venard
Edge	Istad	Nagle	Wagner
Forsling		Ontjes	Walrod

Absent or not voting, 12.

Akin of Carroll	Christophel	Greene	O'Donnell
Bauer	Crone	Hubbard	Quirk
Blythe		Johnson of	Rutledge
		Dickinson	Wamstad

Motion having failed to receive a two-thirds majority was declared to have been lost and the House refused to defer action on House File No. 1.

Mr. Simmer asked and obtained unanimous consent to withdraw his amendment.

On the question "Shall the further consideration of House File No. 1 be deferred until Saturday morning, March 26th, at 9:00 o'clock?" a roll call was demanded.

The ayes were, 54.

Allen	Hagglund	King	Rust
Bair	Hale	Kline	Saunders
Barnes	Haney	1 nudson	Smith
Bauer	Hanson	Knutson	Springer
Berry	Heald	Lovrien	Thomas
Bixler	Held	McCaulley	Thompson
Buchmiller	Hill	McIlrath	Torgeson
Bush	Hines	Martin	Truax
Craig	Hopkins	Maxfield	Vaughn
Elliott	Huff	Nelson	Venard
Fleming	Istad	Oliver	Wilson
Gilmore	Johnson of	Ontjes	Wolfe
Griswold	Keokuk	Reimers	Mr. Speaker
Hager	Kent	Roberts	

The nays were, 44.

Akin of Carroll	Cole of Harrison	Edge	Hattendorf
Anderson	Copeland	Forsling	Hempel
Blackford	Crozier	Grimwood	Hollingsworth
Charlton	Eckles	Hansen	Hollis .
Cole of Delaware	Eden	Harrison	Hunt

Ickis Lichty Pattison Stepanek Johnson of McIntosh Prichard Troup McMillan Ratliff Wagner Marion Kennedy, J. P. Kennedy, W. S. Mathews Rice Walrod Miller Ryder Wamstad Nagle Simmer Krouse Laughlin Patterson

Absent or not voting, 10.

Aiken of Ida Crone Johnson of Quirk
Blythe Greene Dickinson Rutledge
Christophel Hubbard O'Donnell

Motion having failed to receive a two-thirds majority was declared to have been lost and the House refused to defer action on House File No. 1.

Patterson of Kossuth moved to defer action on House File No. 1 for one hour.

Motion prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File No. 10, a bill for an act to establish the general fund for the State of Iowa, for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the State of Iowa, for all purposes provided by law, for the said biennium.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 10, a bill for an act to establish the general fund for the state of Iowa, for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the state of Iowa, for all purposes provided by law, for the said biennium.

Read first and second times.

Saunders of Palo Alto asked and obtained unanimous consent to have Senate File No. 10 substituted for House File No. 2.

CONSIDERATION OF BILLS

House File No. 255, a bill for an act to accept the provisions of

the United States law commonly known as the Purnell Act and to assent to the more complete endowment and maintenance of the agricultural experiment station of the Iowa State College of Agriculture and Mechanic Arts, and for other purposes, with report of committee recommending passage, was taken up for consideration.

Troup of Story asked and obtained unanimous consent to recall Senate File No. 240 from the committee and substitute for House File No. 255.

Senate File No. 240, a bill for an act to accept the provisions of the United States law commonly known as the Purnell Act and to assent to the more complete endowment and maintenance of the agricultural experiment station of the Iowa State College of Agriculture and Mechanic Arts, and for other purposes, was taken up for consideration.

Mr. Troup moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Akin of Carroll Kennedy, J. P. Hagglund Pattison Kennedy, W. S. Anderson Hale Prichard Bair Hanson Kent Reimers Barnes Harrison King Rice Bauer Kline Hattendorf Roberts Bixler Heald Knutson Rutledge Blackford Held Krouse Ryder Buchmiller Hempel Laughlin Simmer Bush Hill Lichty Smith Cole of Delaware Hines McCaulley Stepanek Copeland Hollingsworth McIlrath Thomas Hollis McIntosh Thompson Craig Crozier Hopkins McMillan Troup Eckles Huff Martin Truax Eden Hunt Mathews Vaughn Edge Ickis Maxfield Venard Miller Elliott Istad Wagner Fleming Johnson of Nagle Walrod Gilmore Keokuk Nelson Wamstad Grimwood Johnson of Onties Wilson Griswold Marion Patterson Mr. Speaker Hager

The nays were, none.

Absent or not voting, 25.

Aiken of Ida Crone Johnson of Ratliff Allen Forsling Dickinson Rust Berry Knudson Saunders Greene Blythe Lovrien Haney Springer O'Donnell Torgeson Charlton Hansen Christophel Hubbard Oliver Wolfe Cole of Harrison 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. 178, a bill for an act to legalize certain transfer of funds by the city of Eldon, Iowa, with report of committee recommending passage, was taken up for consideration.

Simmer 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, 84.

Prichard Aiken of Ida Gilmore Johnson of Akin of Carroll Grimwood Marion Reimers Anderson Griswold Kennedy, J. P. Rice Kennedy, W. S. Roberts Bair Hager Hagglund Barnes Kent Rutledge Hale Bauer King Ryder Kline Bixler Hansen Simmer Blackford Hanson Knutson Smith Buchmiller Harrison Krouse Stepanek Hattendorf Laughlin Thomas Charlton Held Lichty Thompson Cole of Delaware Hempel McCaulley Torgeson Cole of Harrison Hill McIlrath Troup Copeland Hines McIntosh Truax McMillan Vaughn Hollingsworth Craig Martin Wagner Crozier Hollis Eckles Miller Walrod Huff Wamstad Eden Hunt Nagle Wolfe Edge Ickis Nelson Ontjes Mr. Speaker Elliott Istad Johnson of Patterson Fleming Pattison Forsling Keokuk

The nays were, none.

Absent or not voting, 24.

Allen Heald Lovrien Ratliff Mathews Rust Berry Hopkins Saunders Hubbard Maxfield Blythe O'Donnell Johnson of Springer Christophel Venard Dickinson Oliver Crone Wilson Greene Knudson Quirk Haney

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 make permanent a temporary transfer of money from the electric light fund to the general fund of Lake View, Iowa, with report of committee recommending passage, with 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, 84.

Akin of Carroll Griswold Anderson Hager Bair Hagglund Hale Barnes Bauer Hansen Bixler Hanson Blackford Harrison Buchmiller Hattendorf Held Bush Charlton Hempel Cole of Harrison Hines Copeland Hollis Huff Craig Crozier Hunt Eckles Ickis Eden Istad Edge Johnson of Elliott Keokuk Fleming Johnson of Forsling Marion Kennedy, J. P. Gilmore Kennedy, W. S. Grimwood

Kent King Kline Knutson Krouse Laughlin Lichty McCaulley McIlrath McIntosh McMillan Martin Mathews Maxfield Miller Nagle Nelson Ontjes Patterson Pattison Prichard

Ratliff Reimers Rice Roberts Rutledge Ryder Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Wagner Walrod Wamstad Wolfe Mr Speaker

The nays were, none.

Absent or not voting, 24.

Aiken of Ida Greene
Allen Haney
Berry Heald
Blythe Hill
Christpohel Hollingsworth
Cole of Delaware Hopkins
Crone Hubbard

Johnson of Dickinson Knudson Lovrien O'Donnell Oliver Quirk Rust Saunders Venard Wilson

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

House File No. 238, a bill for an act to legalize and make per-

manent a transfer of funds from the light fund to the general fund of the incorporated town of Sergeant Bluff, Iowa, 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, 83.

Griswold Akin of Carroll Kent Reimers Anderson Hager King Rice Bair Hagglund Kline Roberts Barnes Hale Knutson Rutledge Bauer Krouse Ryder Hanson Berry Harrison Laughlin Simmer Bixler Hattendorf Lichty Smith Blackford Held McCaulley Springer McIlrath Stepanek Buchmiller Hempel Bush Hines McIntosh Thomas Charlton Hollis McMillan Thompson Cole of Delaware Hopkins Martin Torgeson Cole of Harrison Huff Mathews Troup Copeland Maxfield Truax Hunt Crozier Istad Miller Vaughn Eden Nagle Wagner Johnson of Walrod Nelson Edge Keokuk Elliott Johnson of Ontjes Wamstad Marion Pattison Wilson Fleming Kennedy, J. P. Kennedy, W. S. Prichard Wolfe Forsling Mr. Speaker Ratliff Gilmore Grimwood

The nays were, none.

Absent or not voting, 25.

Aiken of Ida Greene Ickis Oliver Allen Johnson of Patterson Haney Blythe Dickinson Hansen Quirk Christophel Knudson Rust Heald Craig Hill Lovrien Saunders Crone Hollingsworth O'Donnell Venard Eckles Hubbard

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

Senate File No. 345, a bill for an act to legalize the proceedings of the council of the town of New London in Henry county, in handling of the general fund and various other funds of said town, with report of committee recommending passage, was taken up for consideration.



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, 83.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Griswold Ratliff Reimers Anderson Hager Hagglund Rice Bair Kent Hale Roberts Barnes King Bauer Hansen Kline Rutledge Hanson Knutson Bixler Ryder Blackford Harrison Krouse Smith Buchmiller Hattendorf Laughlin Springer Bush Heald Lichty Stepanek Charlton Held McCaulley Thomas Cole of Delaware Hempel McIntosh Thompson Cole of Harrison Hines McMillan Torgeson Copeland Hopkins Martin Troup Mathews Crozier Huff Truax Eckles Maxfield Vaughn Hunt Eden **Ickis** Miller Wagner Walrod Edge Istad Nagle Johnson of Fleming Nelson Wamstad Forsling Keokuk Onties Wilson Wolfe Gilmore Johnson of Patterson Mr. Speaker Grimwood Marion Pattison Prichard

The nays were, none.

Absent or not voting, 25.

Aiken of Ida	Elliott	Johnson of	Oliver
Allen	Greene	Dickinson	Quirk
Berry	Haney	Knudson	Rust
Blythe	Hill	Lovrien	Saunders
Christophel	Hollingsworth	McIlrath	Simmer
Craig	Hollis	O'Donnell	Venard
Crone	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. 259, a bill for an act to legalize the levy of a tax for the purpose of erecting a memorial hall by the board of supervisors of Marion county, Iowa, 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, 78.

Akin of Carroll	Grimwood	Kennedy, J. P.	Pattison
Bair	Griswold	Kennedy, W. S.	Prichard
Barnes	Hager	Kent	Ratliff
Bauer	Hagglund	Kline	Reimers
Bixler	Hale	Knutson	Rice
Blackford	Hansen	Krouse	Roberts
Buchmiller	Harrison	Laughlin	Rutledge
Bush	Hattendorf	Lichty	Ryder
Charlton	Heald	McCaulley	Smith
Cole of Delaward	Held	McIlrath	Stepanek
Cole of Harrison	Hempel	McIntosh	Thomas
Copeland	Hines	McMillan	Torgeson
Crozier	Hopkins	Martin	Troup
Eckles	Huff	Mathews	Truax
Eden	Ickis	Maxfield	Vaughn
Edge	Istad	Miller	Venard
Elliott	Johnson of	Nagle	Walrod
Fleming	Keokuk	Nelson	Wamstad
Forsling	Johnson of	Ontjes	Wilson
Gilmore	Marion	Patterson	Mr. Speaker

The nays were, none.

Absent or not voting, 30.

Aiken of Ida	Greene	Johnson of	Rust
Allen	Haney	Dickinson	Saunders
Anderson	Hanson	King	Simmer
Berry	Hill	Knudson	Springer
Blythe	Hollingsworth	Lovrien	Thompson
Christophel	Hollis	O'Donnell	Wagner
Craig	Hubbard	Oliver	Wolfe
Crone	Hunt	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. 153, a bill for an act to authorize the board of supervisors to transfer county road funds to county bridge and culvert funds, and to transfer county bridge and culvert funds to county road funds, with report of committee recommending passage, was taken up for consideration.

Bixler of Adams asked and obtained unanimous consent to substitute Senate File No. 295 for House File No. 153.

Senate File No. 295, a bill for an act to provide for the permanent transfer of county funds, was taken up for consideration.

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, 69.

Akin of Carroll	Grimwood	Johnson of	Ratliff
Anderson	Griswold	Marion	Reimers
Bair	Hager	Kennedy, J. P.	Rice
Barnes	Hagglund	Kennedy, W. S.	Roberts
Bauer	Heald	Kent	Rutledge
Bixler	Held	King	Saunders
Blackford	Hempel	Kline	Simmer
Buchmiller	Hines	Krouse	Smith
Bush	Hollingsworth	Lichty	Stepanek
Charlton	Hollis	McCaulley	Thomas
Cole of Delaware	Hopkins	McIntosh	Thompson
Copeland	Huff	McMillan	Troup
Craig	Hunt	Mathews	Truax
Eckles	Ickis	Maxfield	Vaughn
Eden	Istad	Nagle	Wagner
Elliott	Johnson of	Nelson	Walrod
Fleming	Keokuk	Patterson	Wilson
Forsling		Prichard	Wolfe

The nays were, 21.

Aiken of Ida	Hanson	McIlrath	Springer
Cole of Harrison	Harrison	Miller	Torgeson
Crozier	Hattendorf	Oliver	· Venard
Gilmore	Knutson	Onties	Wamstad
Hale -	Laughlin	Pattison	Mr. Speaker
Hansen			

Absent or not voting, 18.

Allen	Edge	Johnson of	O'Donnell
Berry	Greene	Dickinson	Quirk
Blythe	Haney	Knudson	Rust
Christophel	Hill	Lovrien	Ryder
Crone	Hubbard	Martin	1990 - 0.80 300

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

House File No. 457, a bill for an act to legalize the levying of a tax on all taxable property in Clayton county, Iowa, for the erection of a soldiers' monument and authorizing the board of supervisors to expend the money raised by such taxation for the purchase of a soldiers' monument to be erected in what is known as Brown's Cemetery in Mallory township, Clayton county, Iowa, with report of committee recommending passage, was taken up for consideration.

Hempel of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time. On the question "Shall the bill pass?"

The ayes were, 85.

Akin of Carroll Hager King Roberts Bair Hagglund Kline Rutledge Bauer Haney Knutson Ryder Berry Hansen Krouse Saunders Bixler Hanson Laughlin Simmer Blackford Harrison Lichty Smith Buchmiller . Hattendorf McCaulley Springer Heald McIlrath Stepanek Bush Held McIntosh Thomas Charlton Cole of Delaware Hempel McMillan Thompson Cole of Harrison Hines Mathews Torgeson Copeland Hollingsworth Maxfield Troup Craig Hollis Miller Truax Crozier Nagle Vaughn Hunt Eckles Ickis Nelson Venard Eden Johnson of Ontjes Wagner Walrod Elliott Patterson Keokuk Pattison Wamstad Fleming Johnson of Prichard Wilson Forsling Marion Kennedy, J. P. Kennedy, 77. S. Ratliff Wolfe Gilmore Reimers Mr. Speaker Grimwood Rice Griswold

The nays were, none.

Absent or not voting, 23.

Aiken of Ida Hubbard Lovrien Crone Allen Edge Huff Martin Anderson Greene Istad O'Donnell Barnes Hale Johnson of Oliver Blythe Hill Dickinson Quirk Christophel Hopkins Knudson Rust

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 legalize certain transfer of funds and appropriations made by the city council of Forest City, Iowa, 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, 79.

Akin of Carroll Barnes Bixler Bush
Anderson Bauer Blackford Charlton
Bair Berry Buchmiller Cole of Delsware

Copeland Ryder Heald Lichty Craig Held McCaulley Simmer Hempel McIntosh Smith Crozier Eckles McMillan Springer Hines Stepanek Eden Hollingsworth Mathews Maxfield Thomas Edge Hollis Thompson Forsling Hopkins Miller Gilmore Hunt Nagle Torgeson Nelson Troup Grimwood Ickis Johnson of Patterson Truax Griswold Vaughn Pattison Hager Keokuk Hagglund Kennedy, J. P. Venard Prichard Wagner Walrod Kennedy, W. S. Hale Ratliff Hansen Kent Reimers Knutson Rice Wamstad Hanson Wolfe Harrison Roberts Krouse Mr. Speaker Rutledge Hattendorf Laughlin

The nays were, 2.

Oliver

Ontjes

Absent or not voting, 27.

Johnson of Martin Aiken of Ida Greene Allen Haney Marion O'Donnell Hill King Quirk Blythe Kline Rust Christophel Hubbard Cole of Harrison Huff Knudson Saunders Wilson Istad Lovrien Crone Johnson of McIlrath Elliott Dickinson Fleming

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

House File No. 148, a bill for an act to authorize and direct the issuance of a patent from the state of Iowa to George Eden on certain land located in Kossuth county, in order to clarify and correct the chain of title to said premises, 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 11th, were adopted.

Mr. Patterson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Akin of Carroll Kennedy, W. S. Grimwood Simmer Anderson Griswold Kent Smith King Springer Bair Hager Barnes Hagglund Krouse Stepanek Bauer Hale Laughlin Thomas Berry Hanson Lichty Thompson Bixler Harrison McCaulley Torgeson Troup Blackford Hattendorf McIlrath Buchmiller Heald McIntosh Truax Bush Held McMillan Vaughn Charlton Hempel Mathews Venard Cole of Delaware Hines Maxfield Wagner Cole of Harrison Hollingsworth Miller Walrod Copeland Nelson Wamstad Hollis Hopkins Wilson Craig Patterson Eckles Huff Prichard Wolfe Mr. Speaker Eden Ickis Reimers Edge Istad Rice Elliott Johnson of Roberts Fleming Keokuk Rutledge

The nays were, 1.

Oliver

Absent or not voting, 31.

Aiken of Ida	Haney	Kennedy, J. P.	Ontjes
Allen	Hansen	Kline	Pattison
Blythe	Hill	Knudson	Quirk
Christophel	Hubbard	Knutson	Ratliff
Crone	Hunt	Lovrien	Rust
Crozier	Johnson of	Martin	Ryder
Forsling	Dickinson	Nagle	Saunders
Gilmore	Johnson of	O'Donneli	
Greene	Marior.		

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

Senate File No. 196, a bill for an act to legalize the permanent transfer of fifteen thousand (\$15,000) dollars from the bridge fund to the general fund of Appanoose county, made by resolution of the board of supervisors at a meeting held on February 8, 1927, with report of committee recommending passage, 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, 77.

Anderson Krouse Rust Hager Hagglund Bair Laughlin Rutledge Lichty Ryder Barnes Hale Bauer Hanson McCaulley Simmer Bixler Heald McIlrath Smith Blackford Held McIntosh Stepanek Buchmiller Hempel McMillan Thomas Hines Mathews Bush Thompson Cole of Delaware Hollis Maxfield Torgeson Cole of Harrison Hopkins Miller Troup Copeland Hubbard Nagle Truax Craig Ickis Nelson Vaughn Venard Crozier Istad Patterson Eckles Johnson of Wagner Pattison Prichard Walred Eden Keokuk Kennedy, J. P. Kennedy, W. S. Edge Ratliff Wamstad Wilson Fleming Reimers Kent Rice Wolfe Forsling Kline Roberts Mr. Speaker Gilmore Grimwood Knudson

The nays were, 5.

Harrison Oliver Ontjes Springer Hattendorf

Absent or not voting, 26.

Aiken of Ida Hollingsworth Crone King Akin of Carroll Huff Knutson Elliott Allen Greene Hunt Lovrien Berry Griswold Johnson of Martin Blythe Dickinson O'Donnell Haney Johnson of Charlton Hansen Quirk Christophel Hill Marion Saunders

So the bill having received a constitutional majority was de-

House File No. 332, a bill for an act to make permanent the transfer of money from the electric light fund to the water fund of the town of Aurelia, Iowa, with report of committee recommending passage, was taken up for consideration.

Bush 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, 82.

Anderson Berry Buchmiller Cole of Delaware Barnes Bixler Bush Cole of Harrison Bauer Charlton Copeland

Craig Hopkins Lichty Rutledge Hubbard McCaulley Crozier Ryder Saunders Eckles Huff McIlrath Eden Hunt McIntosh Smith Fleming Ickis McMillan Springer Forsling Istad Mathews Stepanek Gilmore Johnson of Maxfield Thomas Grimwood Keokuk Miller Thompson Hager Johnson of Nagle Torgeson Hagglund Marion Nelson Troup Kennedy, J. P. Kennedy, W. S. Hale Patterson Truax Vaughn Hansen Pattison Prichard Harrison Kent Venard Heald King Ratliff Wagner Held Kline Reimers Walrod Wamstad Knudson Rice Hempel Roberts Wilson Hollingsworth Krouse Wolfe Hollis Laughlin Rust

The nays were, 1.

Oliver

Absent or not voting, 25.

Aiken of Ida Edge Hill Martin Akin of Carroll Elliott Hines O'Donnell Greene Johnson of Ontjes Allen Dickinson Griswold Quirk Bair Haney Simmer Blythe Knutson Christophel Hanson Lovrien Mr. Speaker Hattendorf

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 make permanent transfers of money from the electric light fund and the water fund to the general fund of the town of Aurelia, Iowa, with report of committee recommending passage, was taken up for consideration.

Bush 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, 79.

Blackford Copeland Forsling Anderson Buchmiller Gilmore Bair Craig Bush Crozier Grimwood Barnes Bauer Charlton Eckles Hagglund Berry Cole of Delaware Eden Hale Bixler Cole of Harrison Fleming Hansen

Hanson Harrison Heald Held Hempel Hill Hines Hollingsworth Hollis Hopkins Hubbard Huff Hunt Ickis	Istad Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent King Kline Knutson Krouse Laughlin Lichty McCaulley	McIntosh McMillan Mathews Maxfield Miller Nagle Nelson Ontjes Patterson Pattison Ratliff Reimers Rice Rust	Rutledge Ryder Smith Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wilson
Ickis	McCauney	Rust	Wilson Wolfe

The nays were, 1.

Hattendorf

Absent or not voting, 28.

Aiken of Ida	Greene	Knudson	Quirk
Akin of Carroll	Griswold	Lovrien	Roberts
Allen	Hager	McIlrath	Saunders
Blythe	Haney	Martin	Simmer
Christophel	Johnson of	O'Donnell	Springer
Crone	Dickinson	Oliver	Wamstad
Edge	Johnson of	Prichard	Mr. Speaker
Elliott	Keokuk		

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

House File No. 204, a bill for an act to legalize certain transfer of funds by the Town of Manilla, Iowa, with report of committee recommending passage, was taken up for consideration.

Fleming of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 86.

f. P.
W. S.
,

McMillan Thomas Kline Reimers Knudson Mathews Rice Troup Maxfield Roberts Knutson Vaughn Krouse Miller Rust Venard Laughlin Nagle Rutledge Wagner Walrod Lichty Nelson Ryder Lovrien Ontjes Saunders Wamstad McCaulley Smith Wilson Patterson McIlrath Pattison Springer Wolfe McIntosh Prichard Mr. Speaker Stepanek

The nays were, none.

Absent or not voting, 22.

Aiken of Ida Johnson of Ratliff Greene Dickinson Allen Griswold Simmer Blythe Martin Hager Thompson Charlton Hattendorf O'Donnell Torgeson Christophel Hill Oliver Truax Crone Hollis Quirk

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, a joint resolution authorizing the executive council to rent suitable office space for the use of the state government, was taken up for consideration.

Charlton 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, 73.

Akin of Carroll Hagglund Kent Prichard Bair Hale Kline Ratliff Harrison Barnes Knudson Reimers Bauer Heald Knutson Rice Bixler Rust Hempel Krouse Blackford Hill Laughlin Rutledge Buchmiller Hines Lovrien Ryder Bush Hollingsworth McCaulley Smith Charlton Hollis McIlrath Stepanek Cole of Delaware Hopkins McIntosh Thomas Hubbard McMillan Copeland Thompson Huff Mathews Torgeson Craig Crozier Hunt Maxfield Troup Eden Ickis Miller Venard Edge Istad Wagner Nagle Elliott Walrod Johnson of Ontjes Fleming Keokuk Patterson Wolfe Kennedy, J. P. Kennedy, W. S. Pattison Mr. Speaker Forsling Grimwood -

The nays were, 1.

Springer

Absent or not voting, 34.

Gilmore	Johnson of	Oliver
Greene	Dickinson	Quirk
Griswold	Johnson of	Roberts
Hager	Marion	Saunders
Haney	King	Simmer
Hansen	Lichty	Truax
Hanson	Martin	Vaughn
Hattendorf	Nelson	Wamstad
Held	O'Donnell	Wilson
	Greene Griswold Hager Haney Hansen Hanson Hattendorf	Greene Dickinson Griswold Johnson of Hager Marion Haney King Hansen Lichty Hanson Martin Hattendorf Nelson

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 legalize the proceedings of the board of supervisors of Webster county with respect to the transfer of certain funds from the county bridge fund to the county road fund, with report of committee recommending amendment and passage, was taken up for consideration.

Rutledge of Webster asked and obtained unanimous consent to recall Senate File No. 313 from the sifting committee and substitute same for House File No. 321.

Senate File No. 313, a bill for an act to legalize the proceedings of the board of supervisors of Webster county with respect to the transfer of certain funds, was taken up for consideration together with the committee amendments proposed to House File No. 321.

On motion of Mr. Rutledge the amendments proposed by the committee, to House File No. 321, and found in the journal of March 23d, were adopted as amendments to Senate File No. 313.

Mr. Rutledge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Akin of Carroll	Buchmiller	Eckles	Hale
Anderson	Bush	Eden	Hanson
Bair	Cole of Delaware	Elliott	Harrison
Barnes	Cole of Harrison	Fleming	Heald
Bauer	Copeland	Forsling	Held
Bixler	Craig	Grimwood	Hempel
Blackford	Crozier	Hagglund	Hill

Hines Stepanek Kent Miller Hollingsworth Kline Nagle Thomas Thompson Hollis Knudson Nelson Hopkins Knutson Pattison Torgeson Huff Krouse Prichard Troup Vaughn Hunt Laughlin Ratliff McCaulley Reimers Venard Ickis Roberts Istad McIlrath Wagner Walrod Johnson of McIntosh Rust Wamstad Keokuk McMillan Rutledge Kennedy, J. P. Mathews Smith Wilson Kennedy, W. S. Wolfe Maxfield Springer

The nays were, 1.

Oliver

Absent or not voting, 32.

Aiken of Ida Gilmore Johnson of Ontjes Allen Greene Dickinson Patterson Johnson of Quirk Berry Griswold Blythe Hager Marion Rice King Haney Ryder Charlton Lichty Christophel Hansen Saunders Crone Hattendorf Lovrien Simmer Edge Hubbard Martin Truax O'Donnell Mr. Speaker

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

House File No. 309, a bill for an act to legalize the proceedings of the Hamilton county board of supervisors with respect to the transfer of certain funds from the Hamilton county bridge fund to the Hamilton county road fund, 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 23rd, were adopted.

Mr. Knudson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

Akin of Carroll Buchmiller Crozier Hager Anderson Charlton Eckles Hagglund Bair Cole of Delaware Eden Hale Barnes Cole of Harrison Elliott Hanson Bixler Copeland Fleming Harrison Blackford Grimwood Heald Craig

Held	Kennedy, W. S.	Miller	Stepanek
Hines	Kent	Nagle	Thomas
Hollingsworth	Kline	Nelson	Thompson
Hollis	Knudson	Patterson	Troup
Hopkins	Knutson	Pattison	Truax
Huff	Krouse	Prichard	Vaughn
Hunt	Laughlin	Ratliff	Venard
Ickis	McCaulley	Reimers	Wagner
Istad	McIlrath	Rutledge	Walrod
Johnson of	McIntosh	Ryder	Wamstad
Keokuk	McMillan	Saunders	Wilson
Johnson of	Mathews	Smith	Wolfe
Marion	Maxfield	Springer	

The nays were, none.

Absent or not voting, 35.

Aiken of Ida	Forsling	Hubbard	Oliver
Allen	Gilmore	Johnson of	Ontjes
Bauer	Greene	Dickinson	Quirk
Berry	Griswold	Kennedy, J. P.	Rice
Blythe	Haney	King	Roberts
Bush	Hansen	Lichty	Rust
Christophel	Hattendorf	Lovrien	Simmer
Crone	Hempel	Martin	Torgeson
Edge	Hill	O'Donnell	Mr. Speaker

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

House File No. 308, a bill for an act to legalize the permanent transfer of six thousand dollars (\$6000.00) from the bridge fund to the bond fund of Union county, made by resolution of the board of supervisors of Union county at a meeting held on February 8, 1927, with report of committee recommending passage, was taken up for consideration.

Ickis 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, 74.

Akin of Carroll	Cole of Harrison	Hale	Hubbard
Anderson	Copeland	Hanson	Huff
Bair	Crozier	Harrison	Hunt
Barnes	Eckles	Held	Ickis
Bauer	Eden	Hempel	Istad
Bixler	Fleming	Hill	Johnson of
Blackford	Forsling	Hines	Keokuk
Buchmiller	Grimwood	Hollingsworth	Johnson of
Charlton	Hager	Hollis	Marion
Cole of Delaward		Hopkins	

Truax Kennedy, W. S. McMillan Roberts Mathews Rust Vaughn Kline Maxfield Rutledge Venard Miller Saunders Wagner Knudson Walrod Knutson Nelson Smith Patterson Wamstad Krouse Springer Laughlin Pattison Stepanek Wilson Wolfe McCaulley Prichard Thomas Reimers Thompson . McIlrath Troup McIntosh

The nays were, none.

Absent or not voting, 34.

Aiken of Ida Elliott Johnson of Oliver Allen Gilmore Dickinson Ontjes Kennedy, J. P. Berry Greene Quirk Blythe King Griswold Ratliff Lichty Rice Bush Haney Christophel Hansen Lovrien Ryder Hattendorf Martin Craig Simmer Crone Heald Nagle Torgeson Edge O'Donnell Mr. Speaker

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

Senate File No. 257, a bill for an act authorizing the exchange of certain real estate now constituting a part of Dolliver Memorial State Park in Webster county, Iowa, for other real estate, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Akin of Carroll Eden Hollingsworth Knudson Anderson Fleming Hollis Knutson Barnes Forsling Hopkins Laughlin Hubbard Bauer Gilmore McCaulley Grimwood Berry Hunt McIlrath Bixler Hager Ickis McIntosh Blackford Hagglund McMillan Istad Buchmiller Hale Maxfield Johnson of Bush Hanson Keokuk Miller Charlton Harrison Johnson of Nagle Cole of Delaware Hattendorf Marion Nelson Kennedy, J. P. Kennedy, W. S. Cole of Harrison Heald Patterson Copeland Pattison Crozier Hempel Kent Prichard Eckles Hines King

Wagner Ratliff Ryder Thomas Walrod Reimers Saunders Thompson Wamstad Roberts Smith Truax Wilson Springer Vaughn Rust Rutledge Stepanek Venard Wolfe

The nays were, none.

Absent or not voting, 31.

Aiken of Ida Greene Kline Ontjes Allen Griswold Krouse Quirk Rice Bair Hanev Lichty Blythe Hansen Lovrien Simmer Christophel Hill Martin Torgeson Craig Huff Mathews Troup Mr. Speaker Crone Johnson of O'Donnell Edge Dickinson Oliver Elliott

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

Senate File No. 231, a bill for an act to amend section six thousand two hundred fifteen (6215) of the code of 1924 relating to the transfer of funds in certain cities and towns, with report of committee recommending passage, was taken up for consideration.

J. P. Kennedy 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, 74.

Akin of Carroll Gilmore Johnson of Prichard Ratliff Barnes Hager Marion Bauer Hagglund Kennedy, J. P. Reimers Berry Hale Kennedy, W. S. Roberts Bixler Rust Harrison King Rutledge Blackford Hattendorf Kline Buchmiller. Held Knudson Saunders Smith Bush Hempel Knutson Charlton Hill Krouse Springer Cole of Delaware Hines Laughlin Stepanek Cole of Harrison Hollingsworth McCaulley Thomas Copeland Hollis McIntosh Thompson Hubbard McMillan Troup Craig Crozier Mathews Hunt Truax Eckles Ickis Maxfield Vaughn Edge Istad Nagle Venard Elliott Johnson of Nelson Wagner Patterson Walrod Fleming Keokuk Pattison Forsling Wamstad Wilson

The nays were, none.

Absent or not voting, 34.

Aiken of Ida	Grimwood	Johnson of	Oliver
Allen	Griswold	Dickinson	Ontjes
Anderson	Haney	Kent	Quirk
Bair	Hansen	Lichty	Rice
Blythe	Hanson	Lovrien	Ryder
Christophel	Heald	McIlrath	Simmer
Crone	Hopkins	Martin	Torgeson
Eden	Huff	Miller	Wolfe
Greene		O'Donnell	Mr. Speaker

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

House File No. 242, a bill for an act to repeal section sixty-nine hundred forty-five (6945) of the code, and to enact a substitute therefor, relating to exemption from taxation of roads and certain drainage and levee rights of way, with report of committee recommending passage, was taken up for consideration.

Ontjes of Grundy offered the following amendment and moved its adoption:

Amend House File No. 242 by striking section two (2), publication clause, from the bill.

Amendment 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, 66.

Bair	Grimwood	Hunt	Lichty
Barnes	Hagglund	Ickis	Lovrien
Berry	Hale	Istad	McCaulley
Bixler	Haney	Johnson of	McIlrath
Blackford	Harrison	Dickinson	McIntosh
Blythe	Heald	Johnson of	McMillan
Buchmiller	Held	Keokuk	Maxfield
Bush	Hempel	Johnson of	Miller
Charlton	Hill	Marion	Nelson
Cole of Delaware	Hines	Kennedy, J. P.	Ontjes
Cole of Harrison		Kennedy, W. S.	Pattison
Copeland	Hopkins	Knudson	Prichard
Eckles	Hubbard	Krouse	Reimers
Elliott	Huff	Laughlin	Roberts

Rust

Saunders

Simmer

Edge

Troup

Truax

Vaughn

Springer

Torgeson

Kent

Thompson

Walrod

Wilson

Wolfe

Smith			
The nays were,	4.		8
Anderson	Hanson	Wagner	Wamstad
Absent or not	voting, 38.		
Aiken of Ida	Fleming	King	Quirk
Akin of Carroll	Forsling	Kline	Ratliff
Allen	Gilmore	Knutson	Rice
Bauer	Greene	Martin	Rutledge
Christophel	Griswold	Mathews	Ryder
Craig	Hager	Nagle	Stepanek
Crone	Hansen	O'Donnell	Thomas
Crozier	Hattendorf	Oliver	Venard
Eden	Hollingsworth	Patterson	Mr. Speaker

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

The House resumed consideration of House File No. 1.

Haney of Mills asked and obtained unanimous consent to withdraw the amendment offered by him to the amendment offered by Simmer and others.

Simmer of Wapello asked and obtained unanimous consent to withdraw the amendment to section 48, offered by him today, together with Messrs. Rice, Torgeson, and Miller.

Messrs. Simmer, Rice, Torgeson, and Miller offered the following amendment:

Amend House File No. 1 by inserting after section 47 the following sections:

Sec. 47-a. No policy as provided in this act shall be issued hereunder until January 1, 1928.

Sec. 47-b. The superintendent of banking in determining the solvency of national banks, may accept the reports of the examinations made after the adoption of this act by the national bank examiners.

On motion of Mr. Simmer the amendment was adopted.

Oliver of Monona offered the following amendment and moved its adoption:

Amend Substitute for House File No. 1 by renumbering Sec. 48 to read Sec. 49, and inserting the following as Sec. 48:

Sec. 48. A bank operating under this act shall display in conspicuous places not less than three signs in bold type, stating the maximum amount

of interest paid by such bank on deposits. A deposit accepted by a bank or officer at a rate of interest in excess of such rate of interest as may be indicated on signs so displayed shall be construed a loan to said bank, and the lender of such money shall stand in the position of a general creditor. Any officer or employee of a bank accepting such a loan, without informing the lender that such lender will be a general creditor, shall be guilty of a misdemeanor.

Amendment adopted.

Wagner of Scott offered the following amendment and moved its adoption:

Amend House File No. 1 as amended, by striking the word "private" where same appears in line 3 of section 1, line 6 of section 3, line 7 of section 6, line 10 of section 6, line 2 of section 7, line 21 of section 34, line 3 of section 35, line 9 of section 35, and by striking from section 8, lines 1 and 2, the words "and not protected by chapter 173, acts of the forty-first general assembly and amendments thereto". Also by striking the words "other than public funds" in line 5, section 15 and by striking the words "other than public funds" in line 9, section 15. Also by inserting after section 35 and numbering same "section 35-b", the following:

Sec. 35-b. The treasurer of state is hereby authorized to issue certificates bearing interest at a rate to be fixed by the executive council in anticipation of the funds to be derived from the operation of the provisions of this act in a total amount not to exceed the present obligations of the state sinking fund for public deposits, and to sell same to the highest bidder at not less than par, plus accrued interest, and shall apply the proceeds thereof in the liquidation of the said obligation of the state sinking fund for public deposits.

Sec. 35-c. Chapters 173 and 174, acts of the forty-first general assembly are hereby repealed, and all jurisdiction and authority in the matter of banks coming under the provisions of said chapters, all funds and other assets, all obligations and liabilities thereunder assumed are hereby transferred to the guaranty fund commission and all proceeds from the sale or liquidation of banks heretofore closed, and all other assets which have heretofore been held for the state sinking fund for public deposits, are hereby pledged for the retirement of the certificates authorized in section 35b.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 24.

Blackford Kennedy, W. S. Gilmore Ratliff Rice Charlton Grimwood Laughlin Cole of Delaware Hansen McMillan Ryder Cole of Harrison Held Mathews Stepanek Eden Ickis Miller Wagner Edge Kennedy, J. P. Nagle Walrod

The nays were, 70.

Aiken of Ida	Hager	King	Rust
Akin of Carroll	Hagglund	Kline	Rutledge
Allen	Hale	Knudson	Saunders
Anderson	Haney	Knutson	Simmer
Bair	Hanson	Krouse	Smith
Barnes	Hattendorf	Lichty	Springer
Bauer	Heald	Lovrien	Thomas
Berry	Hempel	McCaulley	Thompson
Bixler	Hill	McIlrath	Torgeson
Buchmiller	Hines	McIntosh	Troup
Bush	Hollingsworth	Martin	Truax
Copeland	Hollis	Maxfield	Vaughn
Craig	Hopkins	Nelson	Venard
Eckles	Hubbard	Oliver	Wamstad
Elliott	Huff	Ontjes	Wilson
Fleming	Johnson of	Patterson	Wolfe
Forsling	Keokuk	Pattison	Mr. Speaker
Griswold	Kent	Reimers	

Absent or not voting, 14.

Blythe	Greene	Johnson of	O'Donnell
Christophel	Harrison	Dickinson	Prichard
Crone	Hunt	Johnson of	Quirk
Crozier	Istad	Marion	Roberts

Amendment lost.

Patterson of Kossuth moved that action be deferred on House File No. 1 until Tuesday night making House File No. 1 a special order for Tuesday, March 29th, 7:00 p. m.

Knutson of Cerro Gordo moved to amend the motion by Patterson that action be deferred until after final disposal of the appropriation bill.

Blackford of Van Buren moved that House File No. 1 be indefinitely postponed.

HOUSE FILE WITHDRAWN

Ratliff of Henry asked and obtained unanimous consent to withdraw House File No. 464 from the sifting committee and from further consideration of 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 adopted the report of the conference committee and passed the House amendment to Senate amendment to the following bill in which the concurrence of the Senate was asked:

House File No. 39, a bill for an act relating to the liability of owners and operators of automobiles.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 83, a bill for an act relating to machine guns and rifles.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 74, a bill for an act relating to certificates of registration of architects.

Also, that the Senate has amended and concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 56, a bill for an act relating to the occupation of barbering.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 83

Amend by inserting in line 2 of the title the words "and automatic rifles".

Also amend by inserting in line 3, section 1, the words "or automatic rifle".

Also amend section 6, line 2, by inserting the words "or automatic rifle."

Also amend section 7, line 2, by inserting the words "or automatic rifle".

Also amend section 11, by striking the period at the end thereof and inserting a comma and add the following: "or to any person or persons owning an automatic sporting rifle or automatic shotgun."

Also amend by striking out the publication clause.

SENATE AMENDMENT TO HOUSE AMENDMENT TO S. F. NO. 56

Amend House amendment to Senate File No. 56, section 18, by striking out the words "towns or".

PROOFS OF PUBLICATION

The official proof of publication of Senate File No. 382, a bill for an act to authorize the transfer of \$25,000.00 (tewenty-five thousand dollars) from the electric fund to the general fund of the city of Algona, Kossuth county, 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. 457, a bill for an act to legalize the levying of a tax on all taxable property in Clayton county, Iowa, for the erection of a soldiers' monument and authorizing the board of supervisors to expend the money raised by such taxation for the purchase of a soldiers' monument to be erected in what is known as Brown's Cemetery in Mallory township, Clayton county, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

AMENDMENTS FILED

Elliott of Polk filed the following amendments to House File No. 64:

Amend House File No. 64 as follows:

Amend Sec. 2 by inserting the word "municipal," in line two (2) preceding the word "special".

Amend Sec. 3 by striking out of line two (2) the following: "January, 1929," and inserting in lieu thereof the following: "July, 1928,".

Amend Sec. 4 by striking out of line five (5) the words "the lists furnished him by the city central committees of".

Further amend Sec. 4 by striking out of line fifteen (15) the words "he shall prescribe" and substituting in lieu thereof the words "the city council shall prescribe by ordinance".

Further amend Sec. 4 by striking out all of said section beginning with the word "Provided" in line seventeen (17) down to and including the period in line twenty-eight (28) after the word "act" and substituting therefor the following: "Registration places shall be established throughout the city in the proportion of one to each precinct which shall be open for registration as provided under this act during not less than two nor more than four days in the year 1928, between July 1, 1928, and up to and including the tenth day prior to the general election in the fall of 1928. Such registration places shall be selected by the commissioner of registration and shall be open between 7 o'clock a. m. and 9 o'clock p. m."

Amend Sec. 5 by striking out of line two (2) the following: "January 1, 1929," and inserting in lieu thereof the following: "July 1, 1928,".

Further amend Sec. 5 by striking out of line five (5) the word "properly"; also amend by inserting in line six (6) the word "alphabetically" after the word "indexed".

Amend Sec. 11 by striking out of line three (3) the words "fifteen days" and inserting in lieu thereof the following: "and including the tenth day".

Amend Sec. 12 by inserting in line two (2) after the word "general" the following: ", school, municipal".



Further amend Sec. 12 by striking out of line five (5) the words "fifteen days" and inserting in lieu thereof the words "and including the tenth day".

Further amend Sec. 12 by inserting in line six (6) after the word "special" the following: ", school, municipal".

Further amend Sec. 12 by striking out of line forty (40) the words "the commissioner of registration" and inserting in lieu thereof the word "he".

Amend Sec. 13 by striking out of line two (2) the word "fifteen" where it appears in lines 2, 4, and 5 and inserting in lieu thereof the word "nine" in each of said places.

Amend Sec. 15 by striking out of line six (6) the word "of" and inserting in lieu thereof the word "under".

Amend Sec. 18 by inserting in line fourteen (14) after the word "charter" the words "or ordinances".

Further amend Sec. 18 by adding thereto the following sentence: "The city council shall by ordinance fix the compensation paid to deputies or clerks."

Amend Sec. 19 by striking out in lines four (4) and five (5) the following: "ten (10)" and insert in lieu thereof the following: "eighteen (18)".

Amend Sec. 20 by inserting the figure "8" after the word "section" in line twenty-five (25).

Amend by adding the following section:

- "Sec. 21. Date effective. This act shall be in full force and effect from and after July 1, 1928, provided, however, that the commissioner of registration shall make all preliminary arrangements and have the necessary forms prepared prior to such date, and the city council may adopt such ordinances as it may deem proper to carry into effect the provisions of this act prior to said date."
- Sec. 22. All acts or parts of acts in conflict or inconsistent with the provisions of this act are hereby repealed in so far as they apply to cities under the provisions of this act."

Forsling of Woodbury filed the following amendments to Senate File No. 177:

Amend Senate File No. 177 by striking from section 1 all following the word "without" in line 11, and by inserting in lieu thereof the following: "additional cost over foreign products or products of other states".

Also amend by striking from lines 8 and 9 of section 2 the following: the phrase "of one per cent on price".

On motion of Barnes of Wright the House adjourned until 9:00 a. m. Saturday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 26, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. S. P. Williamson, pastor of the Church of Christ, Guthrie Center.

Journal of March 25th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Simmer of Wapello for the day, on request of Haney of Mills; Ickis of Union for the day, on request of Haney of Mills; Wamstad of Mitchell for the day, on request of Knudson of Hamilton; McIlrath of Poweshiek for the day, on request of Thomas of Audubon; Stepanek of Linn for the day, on request of Thomas of Audubon; Johnson of Dickinson for the day, on request of Saunders of Palo Alto; Rutledge of Webster for the day, on request of Nagle of Johnson; Crozier of Mahaska for the day, on request of Ratliff of Henry; Eckles of Butler for the day, on request of McCaulley of Calhoun; Martin of Jackson for the day, on request of Bair of Buena Vista; Lichty of Black Hawk for the day, on request of McCaulley of Calhoun; Wolfe of Linn for the day, on request of Huff of Cass; Craig of Warren for the day, on request of Huff of Cass; Griswold of Madison for the day, on request of Berry of Monroe; Patterson of Kossuth for the day, on request of Reimers of Lyon; Krouse of Wayne for the day, on request of Mathews of Des Moines.

PETITIONS AND RESOLUTIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 239 and referred to committee on ways and means: By Mathews of Des Moines, from voters of Des Moines county; by Hines of Taylor, from voters of Taylor county; by Charlton of Polk, from voters of Polk county; by Wilson of Tama, from voters of Tama county; by Blythe of Iowa, from voters of Iowa county; by Allen of Pocahontas, from voters of Pocahontas county; by Copeland of Dallas, from voters

of Dallas county; by Griswold of Madison, from voters of Madison county; by Troup of Story, from voters of Story county; by Bush of Cherokee, from voters of Cherokee county.

Protesting against House File No. 224 and referred to committee on ways and means: By Mathews of Des Moines, from voters of Des Moines county; by Hines of Taylor, from voters of Taylor county; by Berry of Monroe, from voters of Monroe county; by Copeland of Dallas, from voters of Dallas county; by Griswold of Madison, from voters of Madison county.

By Miller of Shelby, from citizens of Shelby county favoring good roads but restricting any additional powers of the State Highway Commission. Roads and highways.

By Ickis of Union, from citizens of Union county, favoring House File No. 200. Judiciary No. 1.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 290, a bill for an act authorizing and directing the Curator of the Historical, Memorial and Art department of Iowa to collect and preserve the materials of suspending and disbanding posts of the Grand Army of the Republic in Iowa, and similar records and materials, and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed to me report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 161, a bill for an act to appropriate the sum of seventeen thousand four hundred dollars twenty-seven cents (\$17,400.27), to pay the deficit in the amount appropriated for state aid to county and district fairs, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.



INTRODUCTION OF BILLS

House File No. 497, by committee on claims, a bill for an act to provide an appropriation of six hundred ninety dollars (\$690.00) to indemnify George Simpson for damages occasioned by reason of injury suffered by reason of the collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission.

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

House File No. 498, by committee on claims, a bill for an act making an appropriation to compensate Vera Gage for injuries received while a student at the Iowa school for the deaf, Council Bluffs, Iowa.

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

House File No. 499, by committee on claims, a bill for an act to make an appropriation from the sinking fund in the office of the treasurer of state to the city of Keokuk, Iowa, to reimburse said city for interest paid thereto.

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

House File No. 500, by committee on claims, a bill for an act to provide an appropriation of five hundred dollars (\$500.00) to indemnify Charles Feenstra for damages occasioned by reason of injury suffered when attacked in the Iowa State Penitentiary by another inmate.

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

House File No. 501, by committee on claims, a bill for an act making an appropriation to compensate Francine Talbot for injuries received from being struck by a stray bullet from rifle range, Iowa National Guard, Marshalltown, Iowa.

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

House File No. 502, by committee on claims, a bill for an act to make appropriation for the payment of certain claims against the state and other state expenses.

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

COMMUNICATION FROM CHICAGO BOARD OF TRADE

The following communication was received from the President, board of trade of the city of Chicago:

March 24, 1927.

Hon. L. V. Carter, Speaker of the House, State House, Des Moines, Iowa.

MY DEAR MR. CARTER: Permit me to submit herewith a copy of report of a special committee appointed to make an investigation following adoption of a concurrent resolution by the Iowa Legislature regarding delivery on future contracts of No. 4 corn and No. 3 white oats during certain months of the year.

Yours very truly,

JOHN BUNNELL, President.

To the President and Board of Directors, Board of Trade of the City of Chicago, Chicago, Illinois.

GENTLEMEN: Your committee, appointed in connection with the concurrent resolution of the Iowa Senate with reference to delivery of No. 4 Corn and No. 3 White Oats on future contracts during certain months, begs to submit the following:

After a careful investigation it was clearly determined that sentiment favors a high standard of future contract. Such sentiment has been increasing steadily in recent years, being prevalent in the trade in Iowa as well as in other sections using the Chicago grain futures market.

Such sentiment is based upon the belief that a higher standard of future contract will tend to improve the entire price level, to the benefit of Iowa farmers, other grain producers, and the trade in general. Conversely, a future contract that permits off-grade grain to be delivered at a discount has an unfavorable influence, which tends to depreciate the general price level.

Arguments advanced in favor of eliminating No. 4 Corn on future contracts for the months of December, January, and February have been as numerous as they have been convincing. They include the following:

1. By reason of existing rules permitting delivery of No. 4 Corn, buyers of corn futures are discouraged from entering and supporting the market, for they are placed in the position of having to accept a grade of corn which could not be carried safely through the spring months of the year; consequently they are obliged to sell their future contracts to avoid the risk of carrying the high moisture corn, and in disposing of the contracts the tendency is to lower the general price level.

- 2. Consumers who use the futures market for the hedging of forward corn product sales are likewise placed in a situation of uncertainty because of the fact that No. 4 Corn may be delivered to them on contract. It frequently happens that these consumers are obliged to carry such contracts for a long period in order to protect their future product sales. With the known hazard of the No. 4 Corn delivery always facing them, the natural course it to sell out their future contracts or rigidly reduce them to a minimum. This likewise has a tendency to depress the whole price level.
- 3. A future corn contract shorn of the existing hazard has a distinct tendency to draw greater support to the market by encouraging the buyers to own futures both for carrying and for protection against forward product sales. Such support inevitably strengthens the market and tends to stimulate prices to a higher level.
- 4. A close study of the situation develops strong evidence that elimination of No. 4 Corn from delivery on future contract would have the effect of diverting No. 4 Corn to commercial use in the winter months instead of being carried into the spring period. Such a situation would automatically increase the quality of corn being carried into the summer months and reduce to a minimum the hazard of carrying corn. Improvement of the general price level would thus be aided.

Such were the salient points whose consideration resulted in the petition for elimination of No. 4 Corn on future contract deliveries of December, January, and February. From the fundamental arguments advanced it has been readily apparent that the chief factors behind this change were the desire to improve the level of prices, increase the net return to the producer, and create greater commercial safety for those who use the future market as a medium of commercial price insurance.

Such was the sentiment, too, which brought about the petition to eliminate No. 3 White Oats from delivery on contract. And upon investigation it became apparent that the Federal Department interpreted their grading of No. 3 White Oats this year to allow more stained oats in that grade than ordinarily. For this reason some buyers have been reluctant to take delivery on the future contract as readily as has been the policy in former years. However, the Federal Department indicates that the stained No. 3 White Oats being classed as sound is proper because of the fact that there is no deterioration of the oat itself. It is simply discolored by weather stain. In view of the fact that No. 3 White Oats constitute the greater portion of commercial oats and are not subjected to the carrying hazard of No. 4 Corn, this amendment was defeated.

It is the confident belief of your committee that if those responsible for the resolution in the Iowa legislature would give the matter genuine study and thoughtful deliberation it would be clearly apparent that elimination of No. 4 Corn from delivery on future contract would redound to the material benefit of Iowa corn growers.

It might be well to mention here that in the course of you committee's

inquiry the fact has become more and more obvious that a better understanding of the Chicago situation by farm leaders and officials would be highly beneficial to the growers. History shows that in times of even moderate price depression, due to surplus production, attacks upon the marketing machinery have been numerous and intense. Some of the advice has been hasty and ill-chosen and has confused the farmer, discouraged support for the farmer's grain market to the disadvantage of a higher price level, and has caused general confusion. Such clamor based upon hasty consideration, whether good or bad in its intent, nevertheless churns the channels of trade, destroys confidence and often permits prices to sag from their normal course.

As is well known by the Grain Futures Administration, the grain trade in general, and all allied interests, the Chicago Board of Trade is today performing a most difficult public service—that of marketing the nation's grain crop—in an efficient and economical manner. In such trying periods it should have the whole-hearted support of agricultural interests and of all public officials. The producer suffers, the grain trade suffers, and the public in general suffers, directly or indirectly, when some act of the exchange or of some individual member is seized upon and given widespread publicity without first carefully weighing the facts. Such a condition is unfortunate and destructive.

The Chicago Board of Trade appreciates the opportunity to reply to this petition and invites frank cooperation and constructive criticism at all times.

Respectfully submitted,

(Signed) L. N. PERRIN E. N. COMBS D. H. LIPSEY Special Committee

CONSIDERATION OF SENATE AMENDMENT

Senate File No. 56, a bill for an act to regulate the occupation of barbering by reating a board of examiners for the licensing of persons to carry on such practice, and fixing the fees to be charged therefor: for regulating the sanitation of barber shops, barber schools and barber colleges, for preventing the spread of contagious and infectious diseases, for promoting the health and safety of the general public and providing penalties for the violation thereof, with Senate amendment to the House amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE NO. 56

Amend House amendment to Senate File No. 56, section 18, by striking out the words "towns or".

Cole of Harrison moved that the House refuse to concur in Senate amendment.

Johnson of Marion moved the previous question, which motion prevailed.

On the question "Shall the House concur?"

The ayes were, 30.

Anderson	Elliott	Hopkins	Rust
Barnes	Forsling	Hubbard	Ryder
Bixler	Gilmore	Kennedy, W S	Stepanek
Blythe	Greene	Knudson	Thompson
Charlton	Grimwood	Lovrien	Torgeson
Craig	Harrison	Maxfield	Troup
Crozier	Hines	O'Donnell	Vaughn
Edge	Hollis		8

The nays were, 65.

Aiken of Ida	Hager	Johnson of	Pattison
Akin of Carroll	Hagglund	Marion	Ratliff
Allen	Hale	Kennedy, J. P.	Reimers
Bair	Haney	Kent	Rice
Bauer	Hansen	King	Roberts
Berry	Hanson	Krouse	Saunders
Blackford	Hattendorf	Laughlin	Smith
Buchmiller	Heald	McCaulley	Springer
Bush	Held	McIntosh	Thomas
Christophel	Hempel	McMillan	Truax
Cole of Delaware	Hill	Martin	Venard
Cole of Harrison	Hollingsworth	Mathews	Wagner
Copeland	Huff	Miller	Walrod
Crone	Hunt	Nagle	Wilson
Eden	Istad	Nelson	Wolfe
Fleming	Johnson of	Oliver	Mr. Speaker
Griswold	Keokuk	Ontjes	

Absent or not voting, 13.

Eckles	Kline	McIlrath	Quirk
Ickis	Knutson	Patterson	Rutledge
Johnson of Dickinson	Lichty	Prichard	Simmer Wamstad

The House refused to concur in the Senate amendment to House amendment to Senate File No. 56.

CONSIDERATION OF BILLS

Senate Joint Resolution No. 2, a joint resolution providing for the recognition and establishment of Independence Sunday, to be observed by religious-patriotic services and the display of the American flag, the Sunday preceding the Fourth of July of each year, or

on the Fourth when that date falls on Sunday, with report of committee recommending passage, was taken up for consideration.

Hagglund of Page moved that the resolution be read a third time now and placed upon its passage, which motion prevailed and the resolution was read a third time.

On the question "Shall the resolution pass?"

The ayes were, 76.

Akin of Carroll	Eden	Hunt	Reimers
Allen	Edge	Istad	Rice
Anderson	Elliott	Johnson of	Roberts
Bair	Fleming	Keokuk	Rust
Barnes	Forsling	Johnson of	Saunders
Bauer	Greene	Marion	Smith
Berry	Grimwood	Kennedy, J. P	Springer
Bixler	Hager	King	Thomas
Blackford	Hagglund	Knudson	Thompson
Blythe	Haney	Laughlin	Torgeson
Buchmiller	Hanson	Lovrien	Troup
Bush	Harrison	McCaulley	Truax
Charlton	Hattendorf	McIntosh	Vaughn
Christophel	Heald	McMillan	Venard
Cole of Delaware	Held	Mathews	Wagner
Cole of Harrison	Hempel	Maxfield	Walrod
Copeland	Hines	Nelson	Wilson
Craig	Hollingsworth	Ontjes	Wolfe
Crone	Hollis	Pattison	Mr. Speaker
	Hubbard	Ratliff	ADMINISTRAÇÃO - 100 - 10

The nays were, 4.

Miller

Krouse

Absent or not	voting, 28.		
Aiken of Ida Crozier Eckles Gilmore Griswold Hale Hansen	Hopkins Huff Ickis Johnson of Dickinson Kennedy, W. S. Kent	Kline Knutson Lichty McIlrath Martin Nagle Patterson	Prichard Quirk Rutledge Ryder Simmer Stepanek Wamstad

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

O'Donnell

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION NO. 15

Berry of Monroe called up House Concurrent Resolution No. 15 providing for an investigation of the loss of life and injuries sustained at railroad grade and street crossings, introduced by him and found in the journal of March 25th, and moved its adoption.

Oliver

Barnes of Wright moved the previous question which motion prevailed.

The original motion on the adoption of the resolution failed and the resolution was declared lost.

Grimwood of Jones moved that the order established by calendar be followed except that appropriation bills may be called at any time by the chairman of the appropriation committee. Motion prevailed.

Blackford of Van Buren asked and obtained unanimous consent to withdraw the motion offered by him and found in the journal of March 25th, to indefinitely postpone House File No. 1.

Rice of Appanoose moved that House File No. 1 be made a special order for Tuesday morning, March 29th, at 9:30.

Motion prevailed and House File No. 1 was made a special order for Tuesday morning, March 29th, at 9:30.

House File No. 453, a bill for an act to amend section twelve hundred eighty-eight (1288) of the code, 1924, relating to the meetings of the board of mine examiners, 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, 84.

Aiken of Ida	Gilmore	Johnson of	Prichard
Akin of Carroll	Greene	Keokuk	Ratliff
Allen	Grimwood	Johnson of	Reimers
Bair	Hager	Marion	Rice
Barnes	Hagglund	Kennedy, J. P.	Roberts
Bauer	Hale	Kennedy. W. S.	Rust
Berry	Haney	Kline	Ryder
Blackford	Hanson	Knudson	Saunders
Blythe	Harrison	Knutson	Smith
Buchmiller	Hattendorf	Laughlin	Springer
Bush	Heald	Lovrien	Thomas
Charlton	Held	McCaulley	Thompson
Christophel	Hempel	McIntosh	Torgeson
Cole of Delaware	Hill	McMillan	Troup
Cole of Harrison	Hines	Mathews	Truax
Copeland	Hollingsworth	Miller	Vaughn
Crone	Hollis	Nelson	Venard
Eden	Hopkins	O'Donnell	Wagner
Edge	Hubbard	Oliver	Walrod
Elliott	Huff	Ontjes	Wilson
Fleming	Hunt	Pattison	Mr. Speaker
Forsling	Istad		

The nays were, none.

Absent or not voting, 24.

Anderson	Hansen	Lichty	Quirk
Bixler	Ickis	McIlrath	Rutledge
Craig	Johnson of	Martin	Simmer
Crozier	Dickinson	Maxfield	Stepanek
Eckles	Kent	Nagle	Wamstad
Griswold	King	Patterson	Wolfe
	Krouse		100000000000000000000000000000000000000

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

House File No. 282, a bill for an act to amend and revise sections sixty-nine hundred three (6903), sixty-nine hundred four (6904), and sixty-nine hundred six (6906) of the code, 1924, relating to special assessments for street improvements and sewers in cities under special charter, 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?" Rule 18 was invoked.

The ayes were, 73.

Aiken of Ida Akin of Carroll Bair Barnes Blackford Blythe Buchmiller Charlton Christophel Cole of Delaware Cole of Harrison Copeland Crone Eden Edge Elliott Fleming Forsling Gilmore		Istad Johnson of Marion Kennedy, J. P. Kennedy, W. S. King Kline Knutson Laughlin Lovrien McCaulley McIntosh McMillan Mathews Maxfield Miller O'Donnell Ontjes	Pattison Prichard Ratliff Reimers Rice Roberts Ryder Saunders Smith Thomas Troup Truax Vaughn Venard Wagner Walrod Wilson Mr. Speaker
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The nays were, 15.

Anderson	Bush	Kent	Rust
Bauer	Huff	Knudson	Springer
Berry	Johnson of	Nelson	Thompson
Bixler	Keokuk	Oliver	Torgeson

Absent or not voting, 20.

Allen McIlrath Rutledge Craig Johnson of Martin Simmer Crozier Dickinson Nagle Stepanek Eckles Krouse Patterson Wamstad Griswold Lichty Quirk Wolfe Harrison

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

House File No. 330, a bill for an act to repeal section ninety-three hundred forty-six (9346) of the code, 1924, and to enact a substitute therefor, relating to membership fees and expenses of building and loan associations, 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?"

The ayes were, 70.

Aiken of Ida Miller Fleming Istad Akin of Carroll Forsling Johnson of Nelson O'Donnell Anderson Gilmore Keokuk Bair Grimwood Johnson of Pattison Barnes Hager Marion Prichard Kennedy, J. P. Kennedy, W. S. Bauer Hagglund Rice Bixler Hale Rust Blackford Hanev Kent Ryder King Blythe Hansen Smith Buchmiller Hattendorf Kline Springer Bush Heald Knudson Thompson Christophel Knutson Hempel Torgeson Cole of Delaware Hill Laughlin Troup Cole of Harrison McCaulley Hines Truax Copeland Hollingsworth McIntosh Vaughn Crone Hollis McMillan Wagner Eden Huff Mathews Wilson Elliott Maxfield Mr. Speaker Hunt

The nays were, none.

Absent or not voting, 38.

McIlrath Allen Harrison Rutledge Berry Held Martin Saunders Charlton Hopkins Nagle Simmer Hubbard Oliver Stepanek Craig Crozier Ickis Ontjes Thomas Eckles Johnson of Patterson Venard Dickinson Walrod Edge Quirk Greene Krouse Ratliff Wamstad Griswold Lichty Reimers Wolfe Lovrien Roberts Hanson

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

House File No. 331, a bill for an act to amend section ninety three hundred forty (9340) of the code, 1924, relating to the investment of funds of building and loan associations, 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, 66.

Akin of Carroll	Forsling	Johnson of Keokuk	Ontjes
Anderson	Gilmore	Johnson of	Pattison Prichard
Bair	Greene Grimwood	Marion	Rice
Barnes			
Bauer	Hagglund	Kennedy, W. S.	Roberts
Bixler	Hale	Kent	Rust
Blythe	Haney	Knudson	Ryder
Buchmiller	Hansen	Knutson	Smith
Bush	Harrison	Laughlin .	Thomas
Charlton	Hattendorf	McCaulley	Thompson
Christophel	Heald	McIntosh	Troup
Cole of Harrison	Hempel	McMillan	Vaughn
Copeland	Hill	Mathews	Venard
Crone	Hines	Maxfield	Wagner
Eden	Hollis	Miller	Walrod
Elliott	Huff	Nelson	Wilson
Fleming	Istad	O'Donnell	Mr. Speaker

The nays were, 3.

Springer Torgeson Truax

Absent or not voting, 39.

Aiken of Ida	Hager	Kennedy, J. P.	Patterson
Allen	Hanson	King	Quirk
Berry	Held	Kline	Ratliff
Blackford	Hollingsworth	Krouse	Reimers
Cole of Delaware	Hopkins	Lichty	Rutledge
Craig	Hubbard	Lovrien	Saunders
Crozier	Hunt	McIlrath	Simmer
Eckles	Ickis	Martin	Stepanek
Edge	Johnson of	Nagle	Wamstad
Griswold	Dickinson	Oliver	Wolfe

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 repeal the law as it appears in section forty-nine hundred sixty-nine of the code, 1924, relating to additional schedules of classifications of motor vehicles in connection with the licensing thereof, with report of committee recommending passage, was taken up for consideration.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 69.

1

Akin of Carroll	Gilmore	Johnson of	Rice
Allen	Grimwood	Marion	Roberts
Anderson	Hagglund	Kennedy, J. P.	Rust
Barnes	Haney	Kent	Ryder
Bauer	Hanson	King	Smith
Bixler	Harrison	Knudson	Springer
Blackford	Hattendorf	Knutson	Thomas
Blythe	Heald	McCaulley	Thompson
Buchmiller	Hempel	McIntosh	Torgeson
Bush	Hill	McMillan	Troup
Charlton	Hines	Mathews	Truax
Christophel	Hollingsworth	Maxfield	Vaughn
Cole of Delaware	Hollis	Miller	Venard
Cole of Harrison	Hopkins	Nelson	Wagner
Copeland	Huff	O'Donnell	Walrod
Crone	Istad	Ontjes	Wilson
Elliott	Johnson of	Pattison	Mr. Speaker
Fleming	Keokuk	Ratliff	

The nays were, none.

Absent or not voting, 39.

Aiken of Ida	Griswold	Kennedy, W. S.	Patterson
Bair	Hager	Kline	Prichard
Berry	Hale	Krouse	Quirk
Craig	Hansen	Laughlin	Reimers
Crozier	Held	Lichty	Rutledge
Eckles	Hubbard	Lovrien	Saunders
Eden	Hunt	McIlrath	Simmer
Edge	Ickis	Martin	Stepanek
Forsling	Johnson of	Nagle	Wamstad
Greene	Dickinson	Oliver	Wolfe

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

House File No. 347, 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 co-

operative associations, and to authorize such associations to do business with non-members, was taken up for consideration.

Torgeson of Worth moved that the amendment filed by himself and Lovrien of Humboldt, and found in the journal of March 24th, be adopted.

Mr. Torgeson asked and obtained unanimous consent to have further action on House File No. 347 deferred and retain its place on the calendar.

House File No. 114, a bill for an act to amend chapter two hundred sixty-four (264) of the code, 1924, providing that each county officer in charge of any county office or department shall, on or before December fifteenth of each year, prepare and submit to the board of supervisors estimates of proposed expenditures for the following year; and providing that the board of supervisors shall, not later than January fifteenth of each year, appropriate sums for the maintenance of the various offices and departments for the current year, and providing the content of such resolution of appropriation; and providing for the transfer of excess funds appropriated to different accounts of a single office or department; and providing for the transfer of excess funds appropriated to any single office or department, with report of committee recommending passage, was taken up for consideration.

On motion of Charlton of Polk the amendment filed by the committee on county and township organization and found in the journal of March 11th was adopted.

Mr. Charlton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 67.

Akin of Carroll Hill Charlton Hager Allen Christophel Hagglund Hines Cole of Delaware Hollingsworth Anderson Hale Bair Copeland Haney Hollis Crone Barnes Hopkins Hanson Hubbard Elliott Harrison Bauer Blackford Fleming Hattendorf Hunt Istad Blythe Gilmore Heald Buchmiller Greene Held Johnson of Bush Grimwood Hempel Keokuk

Edge

Johnson of Marion	McMillan Maxfield	Reimers Rice	Troup Vaughn
Kennedy, J. P.	Nagle	Roberts	Wagner
Kennedy, W. S.	Nelson	Smith	Walrod
Kent	Ontjes	Thomas	Wilson
Knutson	Pattison	Thompson	Mr. Speaker
McCaulley	Prichard	Torgeson	mr. bpeaker
McIntosh	Ratliff	Torgeson	
The nays were,	8.		
Huff	Laughlin	Miller	Springer
Kline	Mathews	O'Donnell	Truax
Absent or not v	oting, 33.		
Aiken of Ida	Forsling	Lichty	Rutledge
Berry	Griswold	Lovrien	Ryder
Bixler	. Hansen	McIlrath	Saunders
Cole of Harrison	Ickis	Martin	Simmer
Craig	Johnson of	Oliver	Stepanek
Crozier	Dickinson	Patterson	Venard
Eckles	King	Quirk	Wamstad
Eden	Knudson	Rust	Wolfe
		CONTRACTOR	2000 100 00 00 00 00 00 00 00 00 00 00 00

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

House File No. 144, a bill for an act to amend section twenty-nine hundred thirty-four (2934) of the code, 1924, relating to the bond of the treasurer of farm aid associations, 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?"

Krouse

The ayes were, 72.

Akin of Carroll	Crone	Heald	Kline
Allen	Elliott	Held	Knutson
Anderson	Fleming	Hempel	Laughlin
Bair	Forsling	Hill	McCaulley
Barnes	Gilmore	Hines	McIlrath
Bauer	Greene	Hollis	McIntosh
Blackford	Grimwood	Hopkins	Mathews
Blythe	Hager	Hubbard	Maxfield
Buchmiller	Hagglund	Hunt	Miller
Bush	Hale	Istad	Nagle
Charlton	Haney	Kennedy, J. P.	Nelson
Cole of Delaware		Kennedy, W. S.	O'Donnell
Cole of Harrison		Kent	Ontjes
Copeland 78	Hattendorf	King	Pattison

Prichard Ryder Torgeson Wagner Ratliff Walrod Smith Troup Reimers Thomas Truax Wilson Rice Thompson Vaughn Mr. Speaker

The nays were, 1.

Harrison

Absent or not voting, 35.

Aiken of Ida Hollingsworth Krouse Rust Berry Huff Lichty Rutledge Bixler Ickis Lovrien Saunders Christophel Johnson of McMillan Simmer Dickinson Martin Craig Springer Crozier Johnson of Oliver Stepanek Eckles Keckuk Patterson Venard Eden Johnson of Quirk Wamstad Edge Marion Roberts Wolfe Griswold Knudson

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

House File No. 149, a bill for an act to amend section forty-eight hundred thirteen (4813) of the Code, 1924, relating to liability for road poll tax in townships outside the corporate limits of cities and towns, with report of committee recommending passage, was taken up for consideration.

Reimers of Lyons moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 65.

Aiken of Ida Kennedy, J. P. Kennedy, W. S. Hagglund Ratliff Allen Hansen Reimers Kent Rice Bair Hanson Barnes Hattendorf King Rust Bauer Heald Kline Ryder Bixler Held Laughlin Smith Blackford Hempel McCaulley Springer Thomas Blythe Hill McIntosh Bush Hollingsworth McMillan Torgeson Charlton Hollis Mathews Troup Christophel Hopkins Maxfield Truax Cole of Harrison Hubbard Miller Vaughn Crone Nagle Venard Huff Nelson Elliott Wagner Hunt O'Donnell Walrod Fleming Istad Greene Johnson of Prichard Wilson Hager Keokuk

The nays were, 16.

Akin of Carroll Eden Hale Oliver Anderson Forsling Harrison Ontjes Buchmiller Gilmore Hines Roberts Copeland Grimwood Knutson Thompson

Absent or not voting, 27.

Lichty Rutledge Cole of Delaware Johnson of Lovrien Saunders Dickinson McIlrath Craig Simmer Crozier Johnson of Martin Stepanek Eckles Marion Patterson Wamstad Edge Knudson Pattison Wolfe Griswold Krouse Quirk Mr. Speaker Haney

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

House File No. 174, a bill for an act to repeal section sixty-nine hundred seventy-seven (6977) of the Code, 1924, and to enact a substitute therefor relating to the assessment of machinery for the purpose of taxation, 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 11th, were adopted.

Mr. Wagner offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 174 by striking therefrom the words "and to enact a substitute therefor,".

Amendment adopted.

Mr. Wagner moved that the bill be read a third time now and praced upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 69.

Akin of Carroll Blythe Grimwood Crone Eden Allen Bush Hager Hagglund Anderson Charlton Elliott Christophel Fleming Cole of Harrison Forsling Barnes Hale Bauer Hansen Blackford Harrison Copeland Greene

Hattendorf Kent O'Donnell Smith Heald King Ontjes Springer Held Kline Pattison Thomas Hempel Knutson Prichard Thompson Hill Laughlin Ratliff Torgeson Hines Lovrien Reimers Troup Hollingsworth McCaulley Rice Truax Hollis McIntosh Roberts Vaughn Hunt McMillan Rust Wagner Istad Mathews Ryder Walrod Johnson of Maxfield Saunders Wilson Keokuk Miller

The nays were, 1.

Nelson

Absent or not voting, 38.

Aiken of Ida	Gilmore	Johnson of	Oliver
Bair	Griswold	Marion	Patterson
Berry	Haney	Kennedy, J. P.	Quirk
Bixler	Hanson	Kennedy, W. S.	Rutledge
Buchmiller	Hopkins	Knudson	Simmer
Cole of Delaware	Hubbard	Krouse	Stepanek
Craig	Huff	Lichty	Venard
Crozier	Ickis	McIlrath	Wamstad
Eckles	Johnson of	Martin	Wolfe
Edge	Dickinson	Nagle	Mr. Speaker

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. 194, a bill for an act to amend sections ten thousand six hundred fifty-six (10656), ten thousand six hundred fifty-seven (10657), ten thousand six hundred sixty-nine (10669), and ten thousand six hundred seventy (10670), and chapter four hundred seventy-five (475) of the code, 1924, relating to the municipal court; to fix and determine the jurisdiction of said court in civil and criminal cases; to make chapter six hundred thirty-four (634) of the code applicable in certain cases to municipal courts; and to provide for payment of witness fees, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Charlton of Polk, the amendments proposed by the committee, found in the journal of March 11th, were adopted.

Mr. Charlton moved that the amendment filed by him and found in the journal of March 21st, be adopted

Motion prevailed and the amendment was adopted.

Mr. Charlton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Aiken of Ida	Forsling	Hunt	Prichard
Allen	Greene	Istad	Ratliff
Anderson	Grimwood	Johnson of	Reimers
Bair	Hagglund	Marion	Rice
Barnes	Hale	Kennedy, W. S.	Roberts
Bauer	Hansen	Kent	Rust
Berry	Hanson	Knutson	Ryder
Bixler	Harrison	Laughlin	Saunders
Blackford	Hattendorf	Lovrien	Smith
Blythe	Heald	McCaulley	Thompson
Bush	Held	McIlrath	Troup
Charlton	Hempel	McIntosh	Truax
Christophel	Hill	McMillan	Vaughn
Cole of Harrison	Hines	Maxfield	Wagner
Crone	Hollingsworth	Miller	Walrod
Eden	Hollis	Nelson	Wilson
Elliott	Hubbard	O'Donnell	Mr. Speaker
Fleming	Huff	Pattison	

The nays were, 5.

Kline	Oliver	Onties	Torgeson
Knudson			

Absent or not voting, 33.

Akin of Carroll	Griswold	Kennedy, J. P.	Rutledge
Buchmiller	Hager	King	Simmer
Cole of Delaware	Haney	Krouse	Springer
Copeland	Hopkins	Lichty	Stepanek
Craig	Ickis	Martin	Thomas
Crozier	Johnson of	Mathews	Venard
Eckles	Dickinson	Nagle	Wamstad
Edge	Johnson of	Patterson	Wolfe
Gilmore	Keckuk	Quirk	

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

Charlton of Polk offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 194 by inserting immediately after the comma (,) in line three (3) the following: "thirteen thousand six hundred forty-five (13645),". Amendment adopted, and the title, as amended, was agreed to.

House File No. 195, a bill for an act to amend chapter six hundred thirty-four (634) of the code, 1924, empowering judges of the district court to transfer misdemeanor cases to the municipal court for trial, with report of committee recommending passage, was taken up for consideration.

Charlton 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, 67.

Allen	Hanson	Kennedy, W. S.	Prichard
Bair	Hattendorf	Kent	Ratliff
Barnes	Heald	King	Reimers
Bauer	Held	Kline	Rice
Bixler	Hempel	Knutson	Roberts
Blackford	Hill	Laughlin	Ryder
Blythe	Hines	McCaulley	Saunders
Bush	Hollingsworth	McIlrath	Smith
Charlton	Hollis	McIntosh	Thompson
Christophel	Hubbard	McMillan	Torgeson
Cole of Harrison	Huff	Mathews	Troup
'Eden	Hunt	Maxfield	Truax
Elliott	Istad	Miller	Vaughn
Fleming	Johnson of	Nelson	Wagner
Greene	Keokuk	O'Donnell	Walrod
Grimwood	Johnson of	Ontjes	Wilson
Hagglund	Marion	Pattison	Mr. Speaker
Hansen			馬士

The nays were, 1.

Crone

Absent or not voting, 40.

Aiken of Ida	Edge	Johnson of	Patterson
Akin of Carroll	Forsling	Dickinson	Quirk
Anderson	Gilmore	Kennedy, J. P.	Rust
Berry	Griswold	Knudson	Rutledge
Buchmiller	Hager	Krouse	Simmer
Cole of Delaware	Hale	Lichty	Springer
Copeland	Haney	Lovrien	Stepanek
Craig	Harrison	Martin	Thomas
Crozier	Hopkins	Nagle	Venard
Eckles	Ickis	Oliver	Wamstad
			Wolfe

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 214, a bill for an act to amend section seventyfour hundred twenty-seven (7427) of the code, 1924, relative to the establishment of a levee or drainage district by petition, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Oliver of Monona, the amendments proposed by the committee, found in the journal of March 11th, were adopted.

Mr. Oliver moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Aiken of Ida	Grimwood	Johnson of	Ontjes
Allen	Hager	Marion	Prichard
Anderson	Hagglund	Kennedy, J. P.	Ratliff
Bair	Hale	Kennedy, W. S.	Reimers
Barnes	Haney	Kent	Rice
Bauer	Hansen	King	Roberts
Berry	Hanson	Kline	Rust
Bixler	Harrison	Knudson	Ryder
Blackford	Hattendorf	Knutson	Saunders
Blythe	Heald	Laughlin	Smith
Bush	Hempel	Lovrien	Springer
Charlton	Hill	McCaulley	Thomas
Christophel	Hines	McIlrath	Thompson
Cole of Delaware	Hollis	McIntosh	Torgeson
Cole of Harrison	Hubbard	McMillan	Troup
Crone	Huff	Mathews	Truax
Eden	Hunt	Maxfield	Vaughn
Elliott	Istad	Nelson	Wagner
Fleming	Johnson of	O'Donnell	Walrod
Greene	Keokuk	Oliver	Wilson

The nays were, 6.

Copeland	Hollingsworth	Pattison	
Forsling	Miller	Mr. Speaker	

Absent or not voting, 24.

Akin of Carroll	Griswold	Krouse	Rutledge
Buchmiller	Held	Lichty	Simmer
Craig	Hopkins	Martin	Stepanek
Crozier	Ickis	Nagle	Venard
Eckles	Johnson of	Patterson	Wamstad
Edge	Dickinson	Quirk	Wolfe
Gilmore		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. 264, a bill for an act to repeal section 3744 (thirty-seven hundred forty-four) of the code, 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, 66.

Akin of Carroll Allen Anderson Bair Barnes Bauer Bixler Blackford Blythe Bush Charlton Christophel Cole of Delaware Cole of Harrison Copeland Crone	Fleming Forsling Hager Hagglund Hale Haney Hanson Hattendorf Heald Held Hempel Hill Hines Hollingsworth Hollis Hunt	Johnson of Marion Kennedy, J. P. Kennedy, W. S. Kent Kline Knudson Lovrien McCaullev McIlrath McIntosh McMillan Mathews Maxfield Nelson Oliver	Pattison Prichard Ratliff Reimers Roberts Rust Smith Thomas Thompson Torgeson Troup Truax Vaughn Wagner Wilson Mr. Speaker
Elliott	Istad	Ontjes	Mr. Speaker

The nays were, 9.

Fdom

Greene	Harrison Hubbard	Knutson	Walrod
Absent or not	voting, 33.		
Aiken of Ide	Hanson	Laughlin	Dudor

Aiken of Ida	Hansen	Laughlin	Ryder
Berry	Hopkins	Lichty	Saunders
Buchmiller	Huff	Martin	Simmer
Craig	Ickis	Nagle	Springer
Crozier	Johnson of	O'Donnell	Stepanek
Eckles	Dickinson	Patterson	Venard
Edge	Johnson of	Quirk	Wamstad
Gilmore	Keokuk	Rice	Wolfe
Griswold	Krouse	Rutledge	

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

House File No. 327, a bill for an act to amend section nine thousand eighty-seven (9087) of the code, relating to the bringing of actions against reciprocal or interinsurance exchanges and upon

Millor

reinsurance and interinsurance contracts, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of McCaulley of Calhoun, the amendment proposed by the committee, found in the journal of March 11th, were adopted.

McCaulley moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Akin of Carroll	Hale	Kent	Prichard
Allen	Haney	King	Ratliff
Anderson	Harrison	Kline	Reimers
Bair	Hattendorf	Knudson	Rice
Barnes	Heald	Knutson	Roberts
Blackford	Held	Laughlin	Rust
Blythe	Hill	Lovrien	Ryder
Bush	Hines	McCaulley	Saunders
Charlton	Hollingsworth	McIlrath	Smith
Cole of Delaware	Hollis	McIntosh	Springer
Cole of Harrison	Hunt	McMillan	Thomas
Copeland	Istad	Mathews	Thompson
Crone	Johnson of	Miller	Torgeson
Eden	Keokuk	Nelson	Troup
Elliott	Johnson of	O'Donnell	Truax
Fleming	Marion	Oliver	Wagner
Grimwood	Kennedy, J. P.	Ontjes	Walrod
Hager	Kennedy, W. S.	Pattison	Wilson
Hagglund	177.7.200		Mr. Speaker

The nays were, none.

Absent or not voting, 36.

Forsling	Huff	Patterson
Gilmore	Ickis	Quirk
Greene	Johnson of	Rutledge
Griswold	Dickinson	Simmer
Hansen	Krouse	Stepanek
Hanson	Lichty	Vaughn
Hempel	Martin	Venard
Hopkins	Maxfield	Wamstad .
Hubbard	Nagle	Wolfe
	Gilmore Greene Griswold Hansen Hanson Hempel Hopkins	Gilmore Ickis Greene Johnson of Griswold Dickinson Hansen Krouse Hanson Lichty Hempel Martin Hopkins 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. 360, a bill for an act to repeal lines four (4) to fourteen (14), inclusive, of chapter seventy-four (74), acts of the forty-first (41) general assembly, relating to county aid to the blind, and to enact a substitute therefor, 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, 66.

Anderson	Grimwood	Johnson of	Ratliff
Bair	Hager	Marion	Reimers
Barnes	Hagglund	Kent	Rice
Bauer	Haney	King	Roberts
Blackford	Hanson	Kline	Rust
Blythe	Harrison	Knudson	Ryder
Bush	Hattendorf	Knutson	Saunders
Christophel	Heald	Laughlin	Springer
Cole of Delaware	Held	Lovrien	Thompson
Cole of Harrison	Hempel	McCaulley	Torgeson
Crone	Hill	McIntosh	Troup
Eden	Hines	Maxfield	Truax
Elliott	Hollingsworth	Nelson	Venard
Fleming	Hollis	O'Donnell	Wagner
Forsling	Istad	Ontjes	Walrod
Gilmore	Johnson of	Pattison	Wilson
Greene	Keokuk	Prichard	Mr. Speaker

The nays were, 1.

McMillan

Absent or not voting, 41.

Aiken of Ida	Edge	Kennedy, J. P.	Patterson
Akin of Carroll	Griswold	Kennedy, W. S.	Quirk
Allen	Hale	Krouse	Rutledge
Berry	Hansen	Lichty	Simmer
Bixler	Hopkins	McIlrath	Smith
Buchmiller	Hubbard	Mathews	Stepanek
Charlton	Huff	Martin	Thomas
Copeland	Hunt	Miller	Vaughn
Craig	Ickis	Nagle	Wamstad
Crozier	Johnson of	Oliver	Wolfe
Eckles	Dickinson		

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. 120, a bill for an act relating to the compensation of township clerks.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 35, a bill for an act relating to the compensation of township trustees.

Also, 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 the care of a state patient at the hospital for the insane at Independence, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 51, a bill for an act relating to the protection of junior liens.

Also, 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 the salaries of officials and their maintenance and the salaries of guards at the penitentiary and men's reformatory.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 258, a bill for an act relating to the construction, control and management of dormitories at the state educational institutions by the Iowa State Board of Education.

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 false drawing or uttering of checks.

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 notice and service thereof in proceedings to sell or mortgage real estate of a decedent.

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 to levy an additional license fee on gasoline sold in the state of Iowa to provide additional road funds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 336, a bill for an act to provide for the detection, seizure and disposition of motor vehicles.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 35

Amend by striking all of section 1 thereof and inserting in lieu thereof the following:

Section 1. That the law as it appears in Section fifty-five hundred seventy-one (5571) of the Code, 1924, be and the same is hereby amended by striking from line five (5) thereof the word "three" and inserting in lieu thereof the word "four".

SENATE AMENDMENT TO HOUSE FILE NO. 120

Amend by adding thereto the following:

Section 2. All bonds required of the township clerk shall be furnished and paid for by the township.

SENATE MESSAGES CONSIDERED

Senate File No. 187, a bill for an act to levy an additional license fee on gasoline sold in the state of Iowa to provide additional road funds.

Read first and second times and referred to sifting committee.

Senate File No. 65, a bill for an act to amend chapter one hundred ninety-one (191), acts forty-first (41) general assembly, relating to notice and the service thereof in proceedings to sell or mortgage real estate of a decedent.

Read first and second times and referred to sifting committee.

Senate File No. 164, a bill for an act to repeal section thirteen thousand forty-seven (13047) of the code, and to enact a substitute therefor, and providing for penalty for violation thereof, and to repeal section thirteen thousand forty-nine (13049) of the code, relating to false drawing or uttering of checks.

Read first and second times and referred to sifting committee.

Senate File No. 258, a bill for an act to amend chapter ninetythree (93) laws of the forty-first general assembly relating to the construction, control and management of dormitories at the state educational institutions by the Iowa State Board of Education.

Read first and second times and referred to sifting committee.

Senate File No. 210, a bill for an act to amend sections three thousand seven hundred forty-one (3741) and three thousand seven hundred forty-two (3742) of the code of 1924, relative to the salaries of officials and their maintenance and the salaries of guards at the penitentiary and men's reformatory.

Read first and second times and referred to sifting committee.

Senate File No. 51, a bill for an act to repeal chapter 501 (five hundred one) of the code and to enact a substitute therefor, relating to the protection of junior liens judgment creditors in foreclosure procedings and sheriff's sale certificates.

Read first and second times and referred to sifting committee.

Senate File No. 315, a bill for an act to reimburse Buchanan county, Iowa, for money expended in the care of a state patient at the hospital for the insane at Independence, Iowa, and making appropriation to pay the same.

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

Senate File No. 336, a bill for an act to amend chapter two hundred fifty-one (251) of title XIII of the code, 1924, so as to provide for the detection, seizure and disposition of motor vehicles, the serial or engine number of which has been unlawfully defaced, altered or tampered with.

Read first and second times and substituted for House File No. 417 and placed on the calendar.

PROOF OF PUBLICATION

The official proof or publication of House File No. 428, a bill for an act to legalize a resolution of the board of supervisors of Calhoun county, Iowa, relating to the establishing of a public road or highway in Calhoun county, Iowa, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

HOUSE FILE WITHDRAWN

McMillan of Benton asked and obtained unanimous consent to

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withdraw House File No. 178 from the committee on ways and means and from further consideration of the House.

On motion of King of Clay the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

SPECIAL EXCUSE GRANTED

Saunders of Palo Alto, chairman of the committee on appropriations, requested that he be excused for the afternoon session to permit him to meet with the director of the budget in consideration of the general appropriation bill.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Akin of Carroll for the afternoon, on request of Ontjes of Grundy; Istad of Winneshiek for the afternoon, on request of Reimers of Lyon; Kent of Lucas for the afternoon, on request of Berry of Monroe; J. P. Kennedy of Lee for the afternoon, on request of W. S. Kennedy of Lee; Hempel of Clayton for the afternoon, on request of Reimers of Lyon; Hollingsworth of Boone for the day, on request of Ontjes of Grundy.

CONSIDERATION OF BILLS

House File No. 361, a bill for an act to repeal section 8834 (eighty-eight hundred thirty-four) of the code as amended by 41 (forty-first) general assembly, chapter 166 (one hundred sixty-six), and to enact a substitute therefor, 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, 65.

Allen	Blythe	Gilmore	Hattendorf
Anderson	Bush	Grimwood	Heald
Bair	Christophel	Hager	Held
Barnes	Copeland	Hagglund	Hempel
Bauer	Crone	Hale	Hill
Berry	Eden	Haney	Hines
Bixler	Fleming	Hanson	Hollingsworth

Hollis	Laughlin	Pattison	Torgeson
Johnson of	Lovrien ·	Prichard	Troup
Keokuk	McCaulley	Ratliff	Truax
Johnson of	McIntosh	Rice	Vaughn
Marion	McMillan	Rust	Venard
Kennedy, W. S.	Mathews	Saunders	Wagner
King	Miller	Smith	Walrod
Kline	Nelson	Springer	Wilson
Knudson	Oliver	Thomas	Mr. Speaker
Knutson	Ontjes	Thompson	10,000 and the 0 and the control of the contr

The nays were, none.

Absent or not voting, 43.

Aiken of Ida	Forsling	Johnson of	O'Donnell
Akin of Carroll	Greene	Dickinson	Patterson
Blackford	Griswold	Kennedy, J. P.	Quirk
Buchmiller	Hansen	Kent	Reimers
Charlton	Harrison	Krouse	Roberts
Cole of Delaware	Hopkins	Lichty	Rutledge
Cole of Harrison	Hubbard	McIlrath	Ryder
Craig	Huff	Martin	Simmer
Crozier	Hunt	Maxfield	Stepanek
Eckles	Ickis	Nagle	Wamstad
Edge	Istad		Wolfe
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. 362, a bill for an act to amend sections 3067 (three thousand sixty-seven), 3093 (three thousand ninety-three), 3127 (three thousand one hundred twenty-seven), 3129 (three thousand one hundred twenty-nine), and 3188 (three thousand one hundred eighty-eight) of the code relating to the labeling and sale of food, agricultural seeds, and paints, 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, 68.

Anderson	Blythe	Eden	Hale
Bair	Bush	Fleming	Haney
Barnes	Christophel	Gilmore	Hanson
Bauer	Cole of Delaware	Greene	Harrison
Berry	Cole of Harrison	Grimwood	Hattendorf
Bixler	Copeland	Hager	Heald
Blackford	Crone	Hagglund	Hempel

Hill Knudson Oliver Thompson Hines Knutson Ontjes Torgeson Hollingsworth Laughlin Pattison Troup Hollis Lovrien Prichard Truax Hubbard McCaulley Ratliff Vaughn Johnson of McIlrath Reimers Venard Keokuk McIntosh Rice Walrod Johnson of McMillan Saunders Wilson Marion Mathews Smith Mr. Speaker Kennedy, W. S. Miller Springer O'Donnell Thomas

The nays were, none.

Absent or not voting, 40.

Aiken of Ida Griswold Kennedy, J. P. Quirk Akin of Carroll Hansen Kent Roberts Allen Held Kline Rust Buchmiller Hopkins Rutledge Krouse Charlton Huff Ryder Lichty Craig Hunt Simmer Martin Crozier Ickis Maxfield Stepanek Eckles Istad Nagle Wagner Edge Johnson of Nelson Wamstad Elliott Wolfe Dickinson Patterson Forsling

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

Senate File No. 27, a bill for an act to amend section 168 (one hundred sixty-eight) of the code, and to repeal section 170 (one hundred seventy) of the code, and to enact a substitute therefor relating to the preparation and printing of codes, 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, 72.

Anderson Crone Haney Hollis Bair Eden Hanson Hubbard Barnes Fleming Harrison Johnson of Bauer Forsling Hattendorf Keokuk Berry Gilmore Heald Johnson of Bixler Greene Held Marion Blackford Grimwood Hempel King Blythe Hager Hill Kline Christophel Hagglund Hines Knudson Copeland Hale Hollingsworth Knutson

Laughlin	O'Donnell	Roberts	Troup
Lovrien	Oliver	Rust	Truax
McCaulley	Ontjes	Ryder	Vaughn
McIlrath	Pattison	Saunders	Venard
McIntosh	Prichard	Smith	Wagner
McMillan	Ratliff	Springer	Walrod
Mathews	Reimers	Thomas	Wilson
Miller	Rice	Thompson	Mr. Speaker
Nelson		Torgeson	

The nays were, none.

Absent or not voting, 36.

Aiken of Ida	Eckles	Istad	Maxfield
Akin of Carroll	Edge	Johnson of	Nagle
Allen	Elliott	Dickinson	Patterson
Buchmiller	Griswold	Kennedy, J. P.	Quirk
Bush	Hansen	Kennedy, W. S.	Rutledge
Charlton	Hopkins	Kent	Simmer
Cole of Delaware	Huff	Krouse	Stepanek
Cole of Harrison	Hunt	Lichty	Wamstad
Craig	Ickis	Martin	Wolfe
Crozier			

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

Senate File No. 33, a bill for an act to amend section 13999 (thirteen thousand nine hundred ninety-nine) of the code relating to the duty of county attorneys in appeals in criminal cases and to regulate the service of all filings in such cases, 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, 73.

Anderson	Crone	Hattendorf	King
Bair	Eden	Heald	Kline
Barnes	Elliott	Held	Knudson
Bauer	Fleming	Hempel	Knutson
Berry	Forsling	Hill	Laughlin
Bixler	Gilmore	Hines	Lovrien
Blackford	Grimwood	Hollingsworth	McCaulley
Blythe	Hager	Hollis	McIlrath
Bush	Hagglund	Johnson of	McIntosh
Christophel	Hale	Keokuk	McMillan
Cole of Delaware	Haney	Johnson of	Mathews
Cole of Harrison		Marion	Miller
Copeland	Harrison	Kennedy, W. S.	Nelson
74			

O'Donnell Vaughn Rice Springer Oliver Roberts Thomas Venard Pattison Thompson Wagner Rust Walrod Prichard Ryder Torgeson Wilson Ratliff Saunders Troup Truax Reimers Smith

The nays were, none.

Absent or not voting, 35.

Aiken of Ida Johnson of Greene Ontjes Akin of Carroll Griswold Dickinson Patterson Hansen Kennedy, J. P. Quirk Allen Hopkins Hubbard Buchmiller Kent Rutledge Charlton Krouse Simmer Craig Huff Lichty Stepanek Martin Wamstad Crozier Hunt Eckles Ickis Maxfield Wolfe Edge Istad Nagle Mr. Speaker

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

Senate File No. 53, a bill for an act to repeal section 11484 (eleven thousand four hundred eighty-four) and to make section 13858 (thirteen thousand eight hundred fifty-eight) of the code, applicable to civil trials, all relating to the subject of civil procedure, 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, 73.

Grimwood Kennedy, W. S. Ratliff Anderson Reimers King Bair Hager Hagglund Kline Rice Barnes Hale Knudson Roberts Bauer Knutson Rust Haney Berry Laughlin Ryder Bixler Hanson Saunders Harrison Lovrien Blackford McCaulley Smith Hattendorf Blythe McIlrath Heald Springer Bush McIntosh Thomas Christophel Held Cole of Delaware Hempel Cole of Harrison Hill McMillan Thompson Mathews Torgeson Miller Troup Hines Copeland Nelson Truax Hollis Crone O'Donnell Vaughn Hubbard Eden Johnson of Oliver Venard Elliott Keokuk Onties Wagner Fleming Prichard Walrod Johnson of Forsling Mr. Speaker Marion Gilmore

The nays were, none.

Absent or not voting, 35.

Aiken of Ida	Greene	Johnson of	Patterson
Akin of Carroll	Griswold	Dickinson	Pattison
Allen	Hansen	Kennedy, J. P.	Quirk
Buchmiller	Hollingsworth	Kent	Rutledge
Charlton	Hopkins	Krouse	Simmer
Craig	Huff	Lichty	Stepanek
Crozier	Hunt	Martin	Wamstad
Eckles	Ickis	Maxfield	Wilson
Edge	Istad	Nagle	Wolfe

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

Senate File No. 54, a bill for an act to amend, revise, and codify sections 12845 (twelve thousand eight hundred forty-five) to 12848 (twelve thousand eight hundred forty-eight), inclusive, of the code and to enact substitutes therefor, relating to abstract of record and to the filing and effect thereof on appeal to the supreme court, 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 11th, were adopted.

Johnson of Marion offered the following amendment and moved its adoption:

Amend Senate File No. 54 by striking from line nineteen (19) of section one (1) the words and figures "one hundred fifty (150)" and inserting in lieu thereof the following: "one hundred twenty (120)".

Amendment 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, 71.

Anderson	Bush	Elliott	Hale
Bair	Christophel	Fleming	Haney
Barnes	Cole of Delaware	Forsling	Harrison
Bauer	Cole of Harrison	Gilmore	Hattendorf
Bixler	Copeland	Grimwood	Held
Blackford	Crone	Hager	Hempel
Blythe	Eden	Hagglund	Hill

Laughlin Pattison Hines Springer Hollis Lovrien Prichard Thompson Hubbard McCaulley Ratliff Torgeson Johnson of McIlrath Reimers Troup McIntosh Keokuk Rice Truax McMillan Roberts Johnson of Vaughn Marion Mathews Rust Venard Kennedy, W. S. Miller Ryder Wagner Walrod Nelson Saunders O'Donnell Wilson Kline Smith Knudson Oliver Mr. Speaker Knutson Ontjes

The nays were, none.

Absent or not voting, 37.

Aiken of Ida Ickis Greene Maxfield Akin of Carroll Griswold Istad Nagle Johnson of Allen Hansen Patterson Berry Hanson Dickinson Quirk Kennedy, J. P. Buchmiller Heald Rutledge Charlton Hollingsworth Kent Simmer Craig Hopkins Krouse Stepanek Lichty Crozier Huff Thomas Eckles Hunt Martin Wamstad Edge Wolfe

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

Senate File No. 57, a bill for an act to amend section four (4) of chapter seventeen (17) of the laws of the Forty-first (41st) General Assembly, relating to electric storage batteries, 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 March 11th, were adopted.

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, 59.

Eden Hagglund Bair Blythe Elliott Hale Barnes Bush Bauer Christophel Forsling Haney Blackford Cole of Harrison Grimwood Hanson Hager Copeland Harrison

Hattendorf	Knudson	Ontjes	Thompson
Hill	Knutson	Pattison	Torgeson
Hines	Laughlin	Prichard	Troup
Hollis	Lovrien	Ratliff	Truax
Johnson of	McCaulley	Reimers	Vaughn
Keokuk	McIlrath	Rice	Venard
Johnson of	McIntosh	Roberts	Wagner
Marion	McMillan	Rust	Walrod
Kennedy, W. S.	Mathews	Smith	Wilson
King	Nelson	Thomas	Mr. Speaker
Kline	O'Donnell		

The nays were, 5.

Berry	Miller	Oliver	Springer
Crone			

Absent or not voting, 44.

Aiken of Ida	Fleming	Huff	Maxfield
Akin of Carroll	Gilmore	Hunt	Nagle
Allen	Greene	Ickis	Patterson
Anderson	Griswold	Istad	Quirk
Bixler	Hansen	Johnson of	Rutledge
Buchmiller	Heald	Dickinson	Ryder
Charlton	Held	Kennedy, J. P.	Saunders
Cole of Delaware	Hempel	Kent	Simmer
Craig	Hollingsworth	Krouse	Stepanek
Crozier	Hopkins	Lichty	Wamstad
Eckles	Hubbard	Martin	Wolfe
Edge			

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 the law as it appears in section 1403 of the code, 1924, relating to compensation payments, 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, 61.

Anderson	Blythe	Eden	Haney
Bair	Bush	Fleming	Hanson
Barnes	Christophel	Forsling	Harrison
Bauer	Cole of Delaware		Hattendorf
Berry	Cole of Harrison	Grimwood	Heald
Bixler	Copeland	Hagglund	Held
Blackford	Crone	Hale	Hill

Hines Kline Nelson Thompson Hollis Knudson O'Donnell Torgeson Hubbard Knutson Pattison Truax Johnson of Lovrien Ratliff Vaughn McCaulley Keokuk Reimers Venard Johnson of McIlrath Roberts Wagner Marion McIntosh Saunders Walrod Kennedy, W. S. McMillan Smith Wilson Mathews Thomas Mr. Speaker

The nays were, none.

Absent or not voting, 47.

Aiken of Ida Hager Kent Prichard Akin of Carroll Hansen King Quirk Allen Hempel Krouse Rice Buchmiller Hollingsworth Laughlin Rust Charlton Hopkins Lichty Rutledge Craig Huff Martin Ryder Crozier Hunt Maxfield Simmer Eckles ickis Miller Springer Edge Istad Nagle Stepanek Elliott Hunt Oliver Troup Greene Johnson of Onties Wamstad Griswold Dickinson Patterson Wolfe Kennedy, J. P.

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

Senate File No. 166, a bill for an act to repeal paragraph four (4) of section sixty-nine hundred forty-six (6946) of the code and to enact a substitute therefor, relating to exemption from taxation, with report of committee recommending passage, was taken up for consideration.

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, 64.

Anderson Cole of Harrison Harrison Kennedy, W. S. Bair Copeland Hattendorf King Barnes Crone Held Kline Eden Hill Bauer Knudson Fleming Hines Knutson Berry Hollis Bixler Forsling Laughlin Hubbard Blackford Greene Lovrien Blythe Grimwood Johnson of McCaulley Keokuk McIlrath Bush Hager McIntosh Christophel Hagglund Johnson of Cole of Delaware Haney Marion McMillan

Mathews	Ratliff	Thompson	Venard
Miller	Roberts	Torgeson	Wagner
Nelson	Rust	Troup	Walrod
O'Donnell	Ryder	Truax	Wilson
Pattison	Smith	Vaughn	Mr. Speaker
Prichard	Thomas		

The nays were, none.

Absent or not voting, 44.

Aiken of Ida	Hale	Johnson of	Patterson
Akin of Carroll	Hansen	Dickinson	Quirk
Allen	Hanson	. Kennedy, J. P.	Reimers
Buchmiller	Heald	Kent	Rice
Charlton	Hempel	Krouse	Rutledge
Craig	Hollingsworth	lichty	Saunders
Crozier	Hopkins	Martin	Simmer
Eckles	Huff	Maxfield	Springer
Edge	Hunt	Nagle	Stepanek
Elliott	Ickis	Oliver	Wamstad
Gilmore	Istad	Ontjes	Wolfe
Griswold		**************************************	I:

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

Senate File No. 183, a bill for an act to require the clerks of the district court to report convictions for liquor violations to the state bureau of investigation, 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, 66.

Anderson	Fleming	Hollis	McIntosh
Bair	Forsling	Hopkins	McMillan
Barnes	Gilmore	Hubbard	Miller
Bauer	Greene	Johnson of	Nelson
Berry	Grimwood	Keokuk	Ontjes
Bixler	Hager	Johnson of	Pattison
Blackford	Hagglund	Marion	Prichard
Blythe	Hale	King	Ratliff
Bush	Hanson	Kline	Reimers
Christophel	Harrison	Knudson	Roberts
Cole of Delaware		Knutson	Rust
Cole of Harrison		Laughlin	Smith
Copeland	Held	Lovrien.	Springer
Crone	Hill	McCaulley	Thomas
Eden	Hines	McIlrath	

Thompson Vaughn Wagner Wilson
Torgeson Venard Walrod Mr. Speaker
Truax

The nays were, none.

Absent or not voting, 42.

Aiken of Ida Kennedy, W. S. Haney Quirk Akin of Carroll Hansen Kent Rice Allen Hempel Krouse Rutledge Buchmiller Hollingsworth Lichty Ryder Charlton Huff Martin Saunders Craig Hunt Mathews Simmer Crozier Ickis Maxfield Stepanek Eckles Istad Nagle Troup Edge Johnson of O'Donnell Wamstad Elliott Dickinson Oliver Wolfe Griswold Kennedy, J. P. 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. 227, a bill for an act to amend section sixty-six hundred thirty-three (6633) of the Code, 1924, relating to the compensation of members of the city or town council under the city manager plan, with report of committee without recommendation, 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, 41.

Anderson Kline Reimers Hager Hagglund Bauer Laughlin Roberts Bixler Hale Lovrien Rust Ryder Blackford McCaulley Haney Blythe Harrison McIntosh Smith Christophel McMillan Thomas Heald Cole of Harrison Hollis Mathews Vaughn Copeland Johnson of O'Donnell Venard Forsling Keokuk Pattison Wagner Greene Kennedy, W. S. Prichard Wilson Grimwood Mr. Speaker

The nays were, 21.

Bair Gilmore King Springer Knudson Barnes Hanson Thompson Bush Hattendorf Knutson Torgeson Crone Miller Truax Hines Eden Hopkins Nelson Walrod Ontjes

Absent or not voting, 46.

Aiken of Ida	Fleming	Johnson of	Oliver
Akin of Carroll	Griswold	Dickinson	Patterson
Allen	Hansen	Johnson of	Quirk
Berry	Held	Marion	Ratliff
Buchmiller	Hempel	Kennedy, J. P.	Rice
Charlton	Hill	Kent	Rutledge
Cole of Delaware		Krouse	Saunders
Craig	Hubbard	Lichty	Simmer
Crozier	Huff	McIlrath	Stepanek
Eckles	Hunt	Martin	Troup
Edge .	Iskis	Maxfield	Wamstad
Elliott	Istad	Nagle	Wolfe

So the bill having failed to receive received a constitutional majority was declared to have failed to pass the House.

House File No. 328, a bill for an act to amend sections seventytwo hundred eleven (7211) and seventy-two hundred fourteen (7214) of the code, 1924, relating to the payment of taxes, 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, 72.

Allen	Grimwood	Kennedy, W. S.	Prichard
Anderson	Hager	King	Ratliff
Bair	Hagglund	Kline	Reimers
Barnes	Hale	Knudson	Roberts
Berry	Haney	Knutson	Rust
Bixler	Hanson	Laughlin	Ryder
Blackford	Harrison	Lovrien	Smith
Blythe	Hattendorf	McCaulley	Springer
Bush	Heald	McIlrath	Thomas
Christophel	Held	McIntosh	Thompson
Cole of Delaware	Hill	McMillan	Torgeson
Cole of Harrison	Hines	Mathews	Truax
Copeland	Hollis	Miller	Vaughn
Crone	Hopkins	Nelson	Venard
Eden	Hubbard	O'Donnell	Wagner
Elliott	Johnson of	Oliver	Walrod
Fleming	Keokuk	Ontjes	Wilson
Gilmore	Johnson of	Pattison	Mr. Speaker
Greene	Marion		•

The nays were, none.

Absent or not voting, 36.

Aiken of Ida Forsling Johnson of Quirk Akin of Carroll Griswold Rice Dickinson Bauer Hansen Kennedy, J. P. Rutledge Buchmiller Hempel Kent Saunders Charlton Hollingsworth Krouse Simmer Craig Huff Lichty Stepanek Crozier Hunt Martin Troup Eckles Ickis Waxfield Wamstad Edge Istad Nagle Wolfe 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. 325, a bill for an act to repeal section ten thousand eight-hundred forty-eight (10848) and to amend section ten thousand eight hundred forty-nine (10849) of the code, relative to jury commissions, 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, 66.

Allen Forsling Johnson of Prichard Anderson Gilmore Marion Ratliff Bair Greene Kennedy, W. S. Reimers Barnes Grimwood Kline Roberts Berry Hager Knudson Rust Bixler Hagglund Knutson Smith Blackford Hale Laughlin Springer Blythe Hanev Thomas Lovrien Hanson McCaulley Thompson Bush Harrison McIlrath Christophel Torgeson Cole of Delaware Hattendorf McIntosh Truax Cole of Harrison Held McMillan Vaughn Mathews Venard Copeland Hines Hollis Crone Miller Wagner Walred Eden Hubbard Nelson Elliott Johnson of Oliver Wilson Mr. Speaker Fleming Keokuk Pattison

The nays were, none.

Absent or not voting, 42.

Aiken of Ida Charlton Edge Hempel Griswold Akin of Carroll Craig Hill Bauer Crozier Hansen Hollingsworth Buchmiller Eckles Heald Hopkins

Huff	Kent	O'Donnell	Saunders
Hnut	King	Ontjes	Simmer
Ickis	Krouse	Patterson	Stepanek
Istad	Lichty	Quirk	Troup
Johnson of	Martin	Rice	Wamstad
Dickinson	Maxfield	Rutledge	Wolfe
Kennedy, J. P.	Nagle	Ryder	o Branco

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

House File No. 262, a bill for an act to require officers, boards, and commissions of the state government to pay into the state treasury all fees and charges not belonging to said offices, 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, 66.

Allen	Greene	Johnson of	Ontjes
Anderson	Grimwood	Marion	Pattison
Bair	Hager	Kennedy, W. S.	Prichard
Berry	Hagglund	King	Ratliff
Bixler	Hale	Kline	Roberts
Blackford	Haney	Knudson	Rust
Blythe	Hanson	Laughlin	Ryder
Bush	Harrison	Lovrien	Smith
Christophel	Hattendorf	McCaulley	Thomas
Cole of Delaware	Heald	McIlrath	Thompson
Cole of Harrison	Held	McIntosh	Torgeson
Copeland	Hines	McMillan	Vaughn
Crone	Hollis	Mathews	Venard
Eden	Hopkins	Miller	Wagner
Elliott	Hubbard	O'Donnell	Walrod
Fleming	Johnson of	Oliver	Wilson
Forsling	Keokuk		Mr. Speaker
Gilmore			5

The nays were, none.

Absent or not voting, 42.

Aiken of Ida	Charlton	Edge	Hollingsworth
Akin of Carroll	Craig	Griswold	Huff
Barnes	Crozier	Hansen	Hunt
Bauer	Eckles	Hempel	Ickis
Buchmiller		Hill	Istad

Johnson of . Lichty Quirk Springer Reimers Dickinson Martin Stepanek Kennedy, J. P. Maxfield Rice Troup Kent Nagle Rutledge Truax Knutson Nelson Saunders Wamstad Krouse Patterson Simmer Wolfe

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

House File No. 263, a bill for an act to amend section 7866 (seventy-eight hundred sixty-six) of the code relating to the employment of clerical help by the board of railroad commissioners, 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, 68.

Allen	Forsling	Johnson of	Ontjes
Anderson	Gilmore	Marion	Pattison
Bair	Greene	Kennedy, W. S.	Prichard
Barnes	Grimwood	King	Reimers
Bauer	Hager	Kline	Rust
Berry	Hagglund	Knudson	Ryder
Bixler	Hale	Knutson	Smith
Blackford	Haney	Laughlin	Thomas
Blythe	Hanson	Lovrien	Thompson
Bush	Harrison	McCaulley	Torgeson
Christophel	Hattendorf	McIlrath	Truax
Cole of Delaware	Held	McIntosh	Vaughn
Cole of Harrison	Hines	McMillan	Venard
Copeland	Hollis	Miller	Walrod
Crone	Hopkins	Nelson	Wagner
Eden	Hubbard	O'Donnell	Wilson
Elliott	Johnson of	Oliver	Mr. Speaker
Fleming	Keckuk		1.7%

The nays were, none.

Absent or not voting, 40.

Edge	Huff	
Griswold	Hunt	Kent
Hansen	Ickis	Krouse
Heald	Istad	Lichty
He mpel	Johnson of	Martin
Hill	Dickinson	Mathews
Hollingsworth	Kennedy, J. P.	Maxfield
	Griswold Hansen Heald Hempel Hill	Griswold Hunt Hansen Ickis Heald Istad Hempel Johnson of Hill Dickinson

NagleRiceSimmerTroupPattersonRobertsSpringerWamstadQuirkRutledgeStepanekWolfeRatliffSaunders

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

Senate File No. 37, a bill for an act to amend chapters 96 (ninety-six), 475 (four hundred seventy-five), and 617 (six hundred seventeen) of the code relating to search warrants, with report of committe 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, 66.

Allen Forsling Johnson of Ontjes Anderson Gilmore Marion Pattison Kennedy, W. S. Grimwood Prichard Bair Barnes Hager King Reimers Bauer Hale Kline Rust Knudson Smith Berry Haney Springer Blackford Hanson Knutson Thomas Harrison Laughlin Blythe Lovrien Hattendorf Thompson Bush Christophel Heald McCaulley Torgeson Cole of Delaware Held McIlrath Truax Cole of Harrison Hines McIntosh Vaughn Copeland McMillan Venard Hollis Mathews Wagner Crone Hopkins Walrod Eden Hubbard Miller Elliott Johnson of Nelson Wilson Keokuk Oliver Mr. Speaker Fleming

The nays were, none.

Absent or not voting, 42.

Aiken of Ida Hansen Kent Rice Akin of Carroll Hempel Krouse Roberts Bixler Hill Lichty Rutledge Buchmiller Hollingsworth Martin Ryder Maxfield Saunders Charlton Huff Hunt Nagle Simmer Craig Crozier Ickis O'Donnell Stepanek Patterson Eckles Istad Troup Johnson of Quirk Wamstad Edge Dickinson Ratliff Wolfe Greene Kennedy, J. P. Griswold Hagglund

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

Senate File No. 50, a bill for an act to amend, revise, and codify sections 13744 (thirteen thousand seven hundred forty-four) and 13747 (thirteen thousand seven hundred forty-seven) of the code relating to the power of the court to order amendments to indictments, 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 12th, 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, 69.

Kennedy, W. S. Pattison Anderson Gilmore Bair Grimwood King Prichard Kline Ratliff Barnes Hager Hagglund Bauer Knudson Reimers Berry Knutson Roberts Hale Laughlin Rust Bixler Haney Blackford Hanson Lovrien Ryder Blythe Harrison McCaulley Smith Bush Hattendorf McIlrath Springer McIntosh Thompson Christophel Heald Cole of Delaware Held McMillan Torgeson Cole of Harrison Hines Mathews Truax Copeland Hollis Miller Vaughn Hopkins Nelson Venard Crone O'Donnell Hubbard Wagner Eden Oliver Walrod Johnson of Elliott Marion Ontjes Wilson Fleming Mr. Speaker Forsling

The nays were, none.

Absent or not voting, 39.

Aiken of Ida Johnson of Ouirk Hansen Akin of Carroll Hempel Keokuk Rice Kennedy, J. P. Rutledge Allen Hill Buchmiller Hollingsworth Kent Saunders Charlton Huff Krouse Simmer Stepanek Hunt Lichty Craig Martin Thomas Ickis Crozier Maxfield Eckles Istad Troup Edge Johnson of Nagle Wamstad Dickinson Patterson Wolfe Greene Griswold

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

Senate File No. 146, a bill for an act to amend Section fortynine hundred sixty-eight (4968) of the Code, 1924, relating to the method of computing motor vehicle license fees, with report of committee recommending passage, was taken up for consideration.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Allen Anderson Bair Barnes Bauer Berry Bixler Blackford Blythe Bush Christophel Cole of Delaware Cole of Harrison Crone Elliott Fleming Forsling	Gilmore Grimwood Hager Hagglund Hale Haney Hanson Harrison Hattendorf Heald Held Hines Hollis Hopkins Hubbard Johnson of Keokuk	Johnson of Marion King Kline Kline Knutson Laughlin Lovrien McCaulley McIntosh McMillan Mathews Miller Nelson O'Donnell Ontjes	Pattison Ratliff Reimers Rust Ryder Smith Springer Thompson Torgeson Truax Vaughn Venard Wagner Walrod Wilson Mr. Speaker
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The nays were, none.

Absent or not voting, 44.

Aiken of Ida	Hansen	Kennedy, W. S.	Quirk
Akin of Carroll	Hempel	Kent	Rice
Buchmiller	Hill	Krouse	Roberts
Charlton	Hollingsworth	Lichty	Rutledge
Copeland	Huff	McIlrath	Saunders
Craig	Hunt	Martin	Simmer
Crozier	Ickis	Maxfield	Stepanek
Eckles	Istad	Nagle	Thomas
Eden	Johnson of	Oliver	Troup
Edge	Dickinson	Patterson	Wamstad
Greene	Kennedy, J. P.	Prichard	Wolfe
Griswold			

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

Senate File No. 147, a bill for an act to amend chapter seven (7) of the Acts of the Forty-first General Assembly, relating to authority of agents or inspectors of the motor vehicle department, with report of committee recommending passage, was taken up for consideration.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 65.

Allen	Grimwood	Kennedy, W. S.	Ratliff
Anderson	Hager	Kline	Reimers
Bair	Hagglund	Knudson	Roberts
Barnes	Hale	Knutson	Rust
Bauer	Haney	Laughlin	Ryder
Berry	Hanson	Lovrien	Smith
Bixler	Harrison	McCaulley	Springer
Blackford	Hattendorf	McIntosh	Thompson
Blythe	Heald	McMillan	Torgeson
Bush	Held	Mathews	Truax
Cole of Delaware	Hines	Miller	Vaughn
Cole of Harrison	Hollis	Nelson	Venard
Copeland	Hopkins	O'Donnell	Wagner
Crone	Johnson of	Ontjes	Walrod
Elliott	Keokuk	Pattison	Wilson
Fleming	Johnson of	Prichard	Mr. Speaker
Forsling	Marion	5.5	_
Gilmore			

The nays were, none.

Absent or not voting, 43.

Aiken of Ida Akin of Carroll Buchmiller	Hansen Hempel Hill	Kennedy, J. P. Kent King	Quirk Rice Rutledge
Charlton	Hollingsworth	Krouse	Saunders
Christophel	Hubbard	Lichty	Simmer
Craig	Huff	McIlrath	Stepanek
Crozier	Hunt	Martin	Thomas
Eckles	Ickis	Maxfield	Troup
Eden	Istad	Nagle	Wamstad
Edge	Johnson of	Oliver	Wolfe
Greene Griswold	Dickinson	Patterson	

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

Senate File No. 171, a bill for an act to legalize the renewal of



the corporate period of Roshek Brothers Company of Dubuque, Iowa, 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, 63.

Allen	Forsling	Kennedy, W. S.	Ratliff
Bair	Gilmore	Knudson	Reimers
Barnes	Grimwood	Knutson	Roberts
Bauer	Hager	Laughlin	Rust
Berry	Hagglund	Lovrien	Ryder
Bixler	Hale	McCaulley	Smith
Blackford	Haney	McIntosh	Springer
Blythe	Hanson	McMillan	Thompson
Bush	Harrison	Mathews	Torgeson
Christophel	Heald	Miller	Truax
Cole of Delaware	Held	Nelson	Venard
Cole of Harrison	Hines	O'Donnell	Wagner
Copeland	Hopkins	Oliver	Walrod
Crone	Johnson of	Ontjes	Wilson
Eden	Keokuk	Pattison	Mr. Speaker
Elliott	Johnson of	Prichard	
Fleming	Marion		

The nays were, none.

Absent or not voting, 45.

Aiken of Ida	Hattendorf	Kennedy, J. P.	Quirk
Akin of Carroll	Hempel	Kent	Rice
Anderson	Hill	King	Rutledge
Buchmiller	Hollingsworth	Kline	Saunders
Charlton	Hollis	Krouse	Simmer
Craig	Hubbard	Lichty	Stepanek
Crozier	Huff	McIlrath	Thomas
Eckles	Hunt	Martin	Troup
Edge	Ickis	Maxfield	Vaughn
Greene	Istad	Nagle	Wamstad
Griswold	Johnson of	Patterson	Wolfe
Hansen	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. 168, a bill for an act to amend the law as it appears in section sixty-three hundred fifteen (6315) of the code, re-

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The mays were, mine.

Almont or not voting, 45.

Alken of Ida	Grinwold	Kent	Quirk
Aldn of Carroll	Hansen	King	Reimers
Amberson	Hempel	ISTUING.	Rice
Herry	Hollingsworth	Lichty	Rust
Blaler	Huff	Mellrath	Rutledge
Buchmiller	Hunt	Martin	Saunders
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Crozler	Johnson of	Oliver	Troup
Echlos	Dickinson	Ontjes	Vaughn
Pidpo	Kennedy, J. P.	Patterson	Wamstad
Groone			Wolfe

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

House File No. 185, a bill for an act to amend sections four hundred sixty one (461), sixteen hundred fifty-six (1656), and sexteen hundred fifty eight (1658) of the code relating to exemptions from poll tax, 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, 64.

Allen	Gilmore	Johnson of	Prichard
Anderson	Grimwood	Marion	Ratliff
Bair	Hager	Kennedy, W. S.	Reimers
Barnes	Hagglund	King	Rust
Berry	Hale	Kline	Ryder
Blackford	Haney	Knutson	Smith
Blythe	Harrison	Laughlin	Springer
Bush	Hattendorf	Lovrien	Thomas
Christophel	Heald	McCaulley	Thompson
Cole of Delaware	Held	McIlrath	Torgeson
Cole of Harrison	Hill	McIntosh	Truax
Copeland	Hines	McMillan	Venard
Crone	Hollis	Mathews	Wagner
Eden	Hopkins	Nelson	Walrod
Elliott	Hubbard	O'Donnell	Wilson
Fleming	Johnson of	Pattison	Mr. Speaker
Forsling	Keokuk		47 1 1 1 1 1 1 1 1 1 1

The nays were, none.

Absent or not voting, 44.

Aiken of Ida	Hansen	Kent	Quirk
Akin of Carroll	Hanson	Knudson	Rice
Bauer	Hempel	Krouse	Roberts
Bixler	Hollingsworth	Lichty	Rutledge
Buchmiller	Huff	Martin	Saunders
Charlton	Hunt	Maxfield	Simmer
Craig	Ickis	Miller	Stepanek
Crozier	Istad	Nagle	Troup
Eckles	Johnson of	Oliver	Vaughn
Edge	Dickinson	Ontjes	Wamstad
Greene	Kennedy, J. P.	Patterson	Wolfe
Griswold			

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

Senate File No. 110, a bill for an act to amend and revise Section Ten Thousand Fifteen (10015) of the Code of 1924, relating to the recording of mortgages and bills of sale of personal property, with report of committee recommending amendment and passage, was taken up for consideration.

Hager of Allamakee asked and secured unanimous consent to withdraw the amendments filed by him and found in the journal

lating to firemen's and policemen's pensions, with report of committee 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, 63.

Allen	Grimwood	Johnson of	Pattison
Bair	Hager	Marion	Prichard
Barnes	Hagglund	Kennedy, W. S.	Ratliff
Bauer	Hale	Kline	Roberts
Blackford	Haney	Knudson	Ryder
Blythe	Hanson	Knutson	Smith
Bush	Harrison	Laughlin	Springer
Christophel	Hattendorf	Lovrien	Thomas
Cole of Delaware	Heald	McCaulley	Thompson
Cole of Harrison	Held	McIntosh	Torgeson
Copeland	.Hill	McMillan	Truax
Crone	Hines	Mathews	Venard
Eden	Hollis	Miller	Wagner
Elliott	Hopkins	Nelson	Walrod
Fleming	Hubbard	O'Donnell	Wilson
Forsling	Johnson of		Mr. Speaker
Gilmore	Keokuk		

The nays were, none.

Absent or not voting, 45.

Aiken of Ida	Griswold	Kent	Quirk
Akin of Carroll	Hansen	King	Reimers
Anderson	Hempel	Krcuse	Rice
Berry	Hollingsworth	Lichty	Rust
Bixler	Huff	McIlrath	Rutledge
Buchmiller	Hunt	Martin	Saunders
Charlton	Ickis	Maxfield	Simmer
Craig	Istad	Nagle	Stepanek
Crozier	Johnson of	Oliver	Troup
Eckles	Dickinson	Ontjes	Vaughn
Edge	Kennedy, J. P.	Patterson	Wamstad
Greene			Wolfe

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

House File No. 185, a bill for an act to amend sections four hundred sixty-one (461), sixteen hundred fifty-six (1656), and sixteen hundred fifty-eight (1658) of the code relating to exemptions from poll tax, 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, 64.

Allen	Gilmore	Johnson of	Prichard
Anderson	Grimwood	Marion	Ratliff
Bair	Hager	Kennedy, W. S.	Reimers
Barnes	Hagglund	King	Rust
Berry	Hale	Kline	Ryder
Blackford	Haney	Knutson	Smith
Blythe	Harrison	Laughlin	Springer
Bush	Hattendorf	Lovrien	Thomas
Christophel	Heald	McCaulley	Thompson
Cole of Delaware	Held	McIlrath	Torgeson
Cole of Harrison	Hill	McIntosh	Truax
Copeland	Hines	McMillan	Venard
Crone	Hollis	Mathews	Wagner
Eden	Hopkins	Nelson	Walrod
Elliott	Hubbard	O'Donnell	Wilson
Fleming	Johnson of	Pattison	Mr. Speaker
Forsling	Keokuk		

The nays were, none.

Absent or not voting, 44.

Aiken of Ida	Hansen	Kent	Quirk
Akin of Carroll	Hanson	Knudson	Rice
Bauer	Hempel	Krouse	Roberts
Bixler	Hollingsworth	Lichty	Rutledge
Buchmiller	Huff	Martin	Saunders
Charlton	Hunt	Maxfield	Simmer
Craig	Ickis	Miller	Stepanek
Crozier	Istad	Nagle	Troup
Eckles	Johnson of	Oliver	Vaughn
Edge	Dickinson	Ontjes	Wamstad
Greene	Kennedy, J. P.	Patterson	Wolfe
Griswold			

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

Senate File No. 110, a bill for an act to amend and revise Section Ten Thousand Fifteen (10015) of the Code of 1924, relating to the recording of mortgages and bills of sale of personal property, with report of committee recommending amendment and passage, was taken up for consideration.

Hager of Allamakee asked and secured unanimous consent to withdraw the amendments filed by him and found in the journal



of March 14th, and offered the following amendments to the committee amendments:

Amend committee amendment number one by inserting before the word "copy" in line two, the word "true".

Amend committee amendment number two by striking from line three thereof the words "the original" and inserting in lieu thereof the word "such"; also further amend said amendment by inserting before the word "copy" in line four thereof the word "true".

Amend committee amendments three, four and five by inserting before the word "copy" where it appears in the fourth line of each amendment the words "a true".

Amendments adopted, and the committee amendments, as amended, 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, 65.

	7		
Allen	Grimwood	Johnson of	Pattison
Anderson	Hager	Marion	Prichard
Bair	Hagglund	Kennedy, W. S.	Ratliff
Barnes	Hale	Kline	Reimers
Bauer	Haney	Knudson	Rust
Bixler	Harrison	Knutson	Ryder
Blackford	Hattendorf	Laughlin	Smith
Blythe	Heald	Lovrien	Springer
Bush	Held	McCaulley	Thomas
Christophel	Hill	McIlrath	Thompson
Cole of Delaware	Hines	McIntosh	Torgeson
Copeland	Hollis	McMillan	Truax
Crone	Hopkins	Mathews	Venard
Eden	Hubbard	Nelson	Wagner
Elliott	Johnson of	O'Donnell	Walrod
Fleming	Keokuk	Oliver	Wilson
Forsling		Ontjes	Mr. Speaker

The nays were, none.

Absent or not voting, 43.

Aiken of Ida	Craig	Criswold	Hunt
Akin of Carroll	Crozier	Hansen	Istad
Berry	Eckles	Hanson	Johnson of
Buchmiller	Edge	Hempel	Dickinson
Charlton	Gilmore	Hollingsworth	Kennedy, J. P.
Cole of Harrison	Greene	Huff	Kent

King	Miller	Roberts	Troup
Krouse	Nagle	Rutledge	Vaughn
Lichty	Patterson	Saunders	Wamstad
Martin	Quirk	Simmer	Wolfe
Maxfield	Rice	Stepanek	

So the bill having received a constitutional majority was declared to have passed the house.

Lovrien of Humboldt offered the following amendment to the title of Senate File No. 110 and moved its adoption:

Amend the second line of the title by changing the word "section" to read "sections"; also amend by placing a comma following the parenthesis in line three, and adding the following: "ten thousand sixteen (10,016), ten thousand seventeen (10,017), ten thousand eighteen (10,018), and ten thousand twenty (10,020)".

Amendment adopted, and the title as amended was agreed to.

House File No. 196, a bill for an act to amend chapter thirty-six (36), acts of the forty-first (41) general assembly, relating to a closed season on muskrat, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Kline of Davis, the amendments proposed by the committee, found in the journal of March 15th, were adopted.

Mr. Kline moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 67.

Allen	Forsling	Johnson of	Ratliff
Anderson	Grimwood	Marion	Reimers
Bair	Hager	Kennedy, W. S.	Rice
Barnes	Hagglund	Kline	Roberts
Bauer	Hale	Knudson	Rust
Berry	Haney	Laughlin	Ryder
Bixler	Hanson	Lovrien	Smith
Blackford	Harrison	McCaulley	Springer
Blythe	Hattendorf	McIlrath	Thomas
Bush	Heald	McIntosh	Thompson
Christophel	Held	McMillan	Torgeson
Cole of Delaware	Hill	Mathews	Truax
Cole of Harrison	Hines	Miller	Venard
Copeland	Hopkins	Nelson	Wagner
Crone	Hubbard	O'Donnell	Walrod
Eden	Johnson of	Pattison	Wilson
Elliott	Keokuk	Prichard	Mr. Speaker
Fleming			

The nays were, none.

Absent or not voting, 41.

Aiken of Ida	Hansen	Kent	Patterson
Akin of Carroll	Hempel	King	Quirk
Buchmiller	Hollingsworth	Knutson	Rutledge
Charlton	Hollis	Krouse	Saunders
Craig	Huff	Lichty	Simmer
Crozier	Hunt	Martin	Stepanek
Eckles	Ickis	Maxfield	Troup
Edge	Istad	Nagle	Vaughn
Gilmore	Johnson of	Oliver	Wamstad
Greene	Dickinson	Ontjes	Wolfe
Griswold	Kennedy, J. P.	ō	

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

Blythe of Iowa, 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. 97, 217, 230, and 83.

House Files Nos. 39 and 74.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 97, 217, 230 and 83; House Files Nos. 39 and 74.

INVITATION EXTENDED TO SENATOR HEFLIN OF ALABAMA TO ADDRESS THE HOUSE

Rice of Appanoose moved that Senator J. Thomas Heflin of Alabama be invited to address the House at 11:45 a.m. Monday, March 28th.

Motion prevailed.



HOUSE FILE WITHDRAWN

Ratliff of Henry asked and obtained unanimous consent to withdraw House File No. 253 from the sifting committee and from further consideration of the House.

AMENDMENT FILED

Hill of Floyd filed the following amendment to Senate File No. 177:

Amend Senate File No. 177 as follows:

Following section two (2) insert the following as section three (3) and renumber the next section as section four (4):

"No contract for printing for the state that can be done in the state shall be let to contractors outside of the state except as shall be deemed necessary by the state printing board to protect the state from unreasonable prices."

On motion of Truax of Buchanan the House adjourned until 9:00 a.m. Monday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 28, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. Daniel Hogan, pastor of the Community church, Clinton.

Journal of March 26th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Huff of Cass for the day, on request of Wolfe of Linn; Greene of Pottawattamie for the day, on request of O'Donnell of Dubuque; Miller of Shelby for the balance of the week, on request of Prichard of Woodbury.

PETITIONS

The following petitions were presented and referred to the designated committees.

Protesting against House File No. 239 and referred to committee on ways and means: By Allen of Pocahontas, from voters of Pocahontas county; by Simmer of Wapello, from voters of Wapello county; by Ontjes of Grundy, from voters of Grundy county; by Torgeson of Worth, from voters of Worth county; by Mathews of Des Moines, from voters of Des Moines county; by Hagglund of Page, from voters of Page county; by Blackford of Van Buren, from voters of Van Buren county; by Rice of Appanoose, from voters of Appanoose county; by McIntosh of Muscatine, from voters of Muscatine county; by Lichty of Black Hawk, from voters of Black Hawk county; by Quirk of Sac, from voters of Sac county; by Hunt of Louisa, from voters of Louisa county; by Rutledge of Webster, from voters of Webster county; by Nelson of Hancock, from voters of Hancock county.

By Simmer of Wapello, from voters of Wapello county protesting against House File No. 224. Ways and means.

By Torgeson of Worth, from citizens of the state of Iowa, protesting against Senate File No. 187. Roads and highways.

By Oliver of Monona, from voters of Monona county, protesting against House File No. 104. Roads and highways.

By Truax of Buchanan, from voters of Buchanan county, favoring the teachers' pension bill. Public schools.

By McMillan of Benton, from voters of Benton county, protesting against House Files Nos. 1, 175, 437, and 460. Banks and banking.

By Ratliff of Henry, from members of the Bob Tribby Post No. 58, American Legion, Mt. Pleasant, urging the support of the bill for legalized boxing. Police regulations.

By Nelson of Hancock, from residents of the consolidated school district of Crystal Lake, protesting against placing Ellsworth college in the hands of the state. State educational institutions.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 39 and 74.

FRED R. BLYTHE, Chairman.

Reported adopted.

APPROPRIATION BILL MADE SPECIAL ORDER

Saunders of Palo Alto asked and obtained unanimous consent to have the appropriation bill made a special order for Wednesday morning, March 30th, at ten o'clock, and that no other bills be considered until final disposition of this measure.

CONSIDERATION OF SENATE AMENDMENTS

On request of Blythe of Iowa, House File No. 35, a bill for an act to amend the law as it appears in section fifty-five hundred seventy-one (5571) of the code, 1924, relating to the compensation of township trustees, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 35

Amend by striking all of section 1 thereof and inserting in lieu thereof the following:

Section 1. That the law as it appears in section fifty-five hundred seventy-one (5571) of the code, 1924, be and the same is hereby amended by striking from line five (5) thereof the word "three" and inserting in lieu thereof the word "four".

Mr. Blythe moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 71.

Aiken of Ida	Grimwood	Johnson of	Rice
Bair	Griswold	Keokuk	Roberts
Barnes	Hager	Kennedy, W. S.	Rust
Berry	Hagglund	King	Rutledge
Bixler	Haney	Krouse	Ryder
Blackford	Harrison	Lichty	Smith
Blythe	Hattendorf	McCaulley	Stepanek
Buchmiller	Heald	McIlrath	Thompson
Bush	Held	McIntosh	Torgeson
Charlton	Hempel	McMillan	Troup
Christophel	Hill	Martin	Truax
Cole of Harrison	Hines	Nagle	Vaughn
Copeland	Hollingsworth	Nelson	Venard
Crone	Hollis	Oliver	Walrod
Crozier	Hopkins	Pattison	Wamstad
Eckles	Hunt	Quirk	Wilson
Eden	Istad	Ratliff	Mr. Speaker
Elliott	Johnson of	Reimers	
Fleming	Dickinson		

The nays were, 5.

Akin of Carroll	Mathews	Ontjes	Springer
Hale			

Absent or not voting, 32.

Allen	Hansen	Kent		O'Donnell
Anderson	Hanson	Kline		Patterson
Bauer	Hubbard	Knudson		Prichard
Cole of Delaware	Huff	Knutson		Saunders
Craig	Ickis	Laughlin		Simmer
Edge	Johnson of	Lovrien	(4.7)	Thomas
Forsling	Marion	Maxfield		Wagner
Gilmore	Kennedy, J. P.	Miller		Wolfe
Greene	25.6			

The House concurred in Senate amendment to House File No. 35.

On request of Hattendorf of Osceola, House File No. 120, a bill for an act to amend section fifty-five hundred seventy-two (5572) of the code, relating to the compensation of township clerks, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 120

Amend by adding thereto the following:

Sec. 2. All bonds required of the township clerk shall be furnished and paid for by the township.

Mr. Hattendorf moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 76.

Aiken of Ida Fleming Johnson of Quirk Akin of Carroll Gilmore Dickinson Ratliff Grimwood Kent Anderson Reimers Bair Griswold King Rice Barnes Hager Knutson Roberts Hagglund Bauer Krouse Rust Berry Hale Laughlin Ryder Bixler Haney Lichty Smith Blythe Hanson McCaulley Springer Buchmiller Harrison McIlrath Thompson Bush Hattendorf McIntosh Torgeson Charlton Held McMillan Troup Christophel Hempel Mathews Truax Cole of Harrison Hill Maxfield Vaughn Crone Hines Nelson Venard Crozier Hollingsworth O'Donnell Wagner Eckles Hopkins Oliver Walrod Eden Hunt Ontjes Wamstad Edge Istad Pattison Wilson Elliott

The nays were, 1.

Rutledge

Absent or not voting, 31.

Kennedy, J. P. Kennedy, W. S. Patterson Allen Heald Blackford Hollis Prichard Cole of Hubbard Kline Saunders Delaware Huff Knudson Simmer Copeland Lovrien Ickis Stepanek Craig Johnson of Martin Thomas Forsling Wolfe Keokuk Miller Greene Johnson of Nagle Mr. Speaker Hansen Marion

The House concurred in Senate amendment to House File No. 120.

CONSIDERATION OF BILLS

The time having arrived for Special Order, House File No. 468, a bill for an act to amend section three hundred ninety-three (393), and to repeal section three hundred ninety-seven (397) of the code, 1924, and to enact a substitute therefor, relating to the audit of

claims against the state and certain agencies thereof, with report of committee recommending passage, was taken up for consideration.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 468.

JOHN M. BIXLER, O. A. ONTJES, T. L. WOLFE, D. A. VAUGHN, C. C. R. BUSH, C. C. ANDERSON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Cole of Delaware, Greene, Hubbard, Huff, Ickis, Johnson of Marion, and Patterson.

O'Donnell of Dubuque asked and obtained unanimous consent that Greene and Hubbard of Pottawattamie be excused from the call of the House.

Hattendorf of Osceola asked and obtained unanimous consent that Patterson of Kossuth be excused from the call of the House.

Crozier of Mahaska asked and obtained unanimous consent that Johnson of Marion be excused from the call of the House.

Nagle of Johnson asked and obtained unanimous consent that Cole of Delaware, Ickis of Union, and Huff of Cass be excused from the call of the House.

Bixler of Adams moved the previous question on House File No. 468, which motion prevailed.

Johnson 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, 67.

Aiken of Ida Bair
Akin of Carroll Barnes
Allen Bauer
Anderson Berry

Bixler Blythe Buchmiller Bush Christophel Craig Crone Crozier

Fleming	Johnson of	McMillan	Saunders
Hager	Dickinson	Martin	Simmer
Hagglund	Johnson of	Mathews	Smith
Hale	Keokuk	Maxfield	Springer
Hanson	Kent	Miller	Thomas
Harrison	King	Nelson	Thompson
Hattendorf	Kline	Oliver	Torgeson
Heald	Knudson	Ontjes	Vaughn
Held	Krouse	Pattison	Venard
Hill	Laughlin	Quirk	Wamstad
Hines	Lovrien	Reimers	Wilson
Hollingsworth	McCaulley	Rice	Wolfe
Hopkins	McIlrath	Roberts	
Istad	McIntosh		

The nays were, 34.

Blackford	Forsling	Hunt	Rust
Charlton	Gilmore	Kennedy, J. P.	Ru; edge
Cole of Harrison		Kennedy, W. S.	Ryder
Copeland	Griswold	Knutson	Stepanek
Eckles	Haney	Lichty	Troup
Eden	Hansen	Nagle	Truax
Edge	Hempel	O'Donnell	Wagner
Elliott	Hollis	Prichard	Walrod
		Ratliff	Mr. Speaker

Absent or not voting, 7.

Cole of Delaware	Hubbard	Ickis	Johnson of
Greene	Huff		Marion
			Patterson

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

Johnson of Keokuk moved that the vote by which House File No. 468 passed the House be reconsidered and the vote to reconsider be laid upon the table.

Motion prevailed.

J. P. Kennedy of Lee moved that the call of the House be now raised.

Motion prevailed.

Knudson of Hamilton moved that the Speaker appoint a committee of three to investigate the purchase of additional land for the state institution at Clarinda.

Forsling of Woodbury moved that action be deferred on the motion by Knudson of Hamilton until 9:00 a.m. Tuesday, March 29th.

On the question "Shall action be deferred until 9:00 a.m. Tuesday?" a roll call was demanded.

The ayes were, 73.

Aiken of Ida Akin of Carroll Bair Barnes Berry Blackford Blythe Buchmiller Charlton Christophel Cole of Delaware Cole of Harrison Crone Crozier Eckles Eden		Kennedy, J. P. Kennedy, W. S. Knudson Knutson Krouse Laughlin Lichty McCaulley McIlrath McIntosh McMillan Martin Mathews Miller Nelson O'Donnell	Pattison Ratliff Reimers Rice Rutledge Ryder Saunders Stepanek Thomas Thomas Troup Truax Vaughn Venard Wagner Walrod
Crone	Hollis	Mathews	Vaughn
Eckles	Istad	Nelson	Wagner
Elliott	Dickinson	Oliver	Wilson
Fleming Forsling Gilmore	Johnson of Keokuk	Ontjes	Wolfe

The nays were, 14.

Bixler	Hagglund	King	Rust
Bush	Hill	Kline	Smith
Copeland	Hunt	Maxfield	Springer
Craig	Kent		

Absent or not voting, 21.

Allen	Held	Lovrien	Roberts
Anderson	Hubbard	Nagle	Simmer
Bauer	Huff	Patterson	Torgeson
Edge	Ickis	Prichard	Wamstad
Greene	Johnson of	Quirk	Mr. Speaker
Haney	Marion	(5)	(175)

Motion prevailed and action was deferred.

House File No. 347, 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, was taken up for consideration.

Torgeson of Worth moved that the amendment filed by him and found in the journal of March 24th be adopted.

Motion prevailed and the amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 35.

Blythe	Held	Kline	O'Donnell
Christophel	Hill	Krouse	Ratliff
Copeland	Hollingsworth	Laughlin	Reimers
Craig	Johnson of	Lichty	Rice
Crone	Dickinson	McCaulley	Rust
Eckles	Johnson of	Martin	Rutledge
Forsling	Keokuk	Mathews	Thomas
Harrison	Kent	Maxfield	Vaughn
Hattendorf	King	Miller	Venard
	10000 (1000)		Mr. Speaker

The nays were, 48.

Akin of Carroll	Eden	Honkins	Quirk
Allen	Edge	Hunt	Roberts
Anderson	Elliott	Kennedy, J. P.	Simmer
Bair	Grimwood	Kennedy, W. S.	Smith
Barnes	Griswold	Knutson	Springer
Bauer	Hager	Lovrien	Stepanek
Berry	Hale	McIntosh	Thompson
Blackford	Hansen	McMillan	Torgeson
Buchmiller	Hanson	Nelson	Truax
Charlton	Heald	Oliver	"agner
Cole of Delaware	Hempel	Ontjes	Walrod
Cole of Harrison	Hines	Pattison	Wolfe

Absent or not voting, 25.

Aiken of Ida	Hagglund	Johnson of	Prichard
Bixler	Haney	Marion	Ryder
Bush	Hollis	Knudson	Saunders
Crozier	Hubbard	McIlrath	Trour
Fleming	· Huff	Nagle	Wamstad
Gilmore	Ickis	Patterson	Wilson
Greene	Istad		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Rice of Appanoose moved that the Speaker appoint a committee of three to notify Senator J. Thomas Heffin of Alabama and Governor Hammill that the House was ready to receive them.

Motion prevailed and the Speaker appointed as such committee: Rice of Appanoose, Kline of Davis, and O'Donnell of Dubuque.

Rice of Appanoose, from the committee appointed to notify

Senator Heffin and Governor Hammill, that the House was ready to receive them, appeared with the visiting guest and Governor Hammill.

Rice of Appanoose introduced Senator J. Thomas Heflin of Alabama, who addressed the House.

Reimers of Lyon moved that the remarks of Senator J. Thomas Heflin be printed in the journal.

Motion prevailed.

HOUSE FILES WITHDRAWN

Kline of Davis asked and obtained unanimous consent to have House Files Nos. 105 and 418 withdrawn from further consideration of the House.

On motion of Eckles of Butler, the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

By unanimous consent of the House the following committee reports were adopted.

REPORTS OF COMMITTEES

Hill of Floyd, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing to whom was referred Senate File No. 133, a bill for an act to repeal section 237 of the code and to enact a substitute therefor relating to free distribution of certain laws, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommondation that the same do pass.

LAFE HILL, Chairman.

Report adopted.

Forsling of Woodbury, 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. 129, a bill for an act granting to the city of Sioux City, Iowa, all right, title or interest, if any, which the State of Iowa may have in and to certain parts of the bed of the Missouri river con-

tiguous to the city of Sioux City upon certain conditions, beg leave to report they have had 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.

Eckles of Butler, from the committee on claims, submitted the following report:

MR. SPEAKER: Your committee on claims to whom was referred Senate File No. 315, a bill for an act to reimburse Buchanan County, Iowa, for money expended in the care of a state patient at the hispital for the insane at Independence, Iowa, and making appropriation to pay the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the Hous with the recommendation that the same do pass.

R. B. ECKLES, Chairman.

Reported adopted, and referred to committee on appropriations.

Hager of Allamakee, 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. 254 by Troup, a bill for an act relating to the control of dormitories at 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 do pass.

J. H. HAGER, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 120 and 35.

Senate Files Nos. 313, 142, 257, 178, 196, 345, 240, and 231.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 120 and 35.

Senate Files Nos. 313, 142, 257, 178, 196, 345, 240, and 231.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 120 and 35.

FRED R. BLYTHE, Chairman.

Report adopted.

CONSIDERATION OF BILLS

House File No. 67, a bill for an act relating to the manner and method of computing taxes against mortgaged real estate, 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?" Rule 18 invoked.

The ayes were, 52.

Akin of Carroll Crozier Kline Ryder Knudson Saunders Allen Fleming Smith Anderson Griswold Krouse Bair Hagglund Lovrien Thomas Bauer Hanson McIlrath Thompson Berry Harrison Torgeson Martin Hattendorf Maxfield Vaughn Bixler Venard Blackford Hill Nelson Walrod Buchmiller Hines Ontjes Wamstad Hollingsworth Ratliff Bush Cole of Harrison Hopkins Wolfe Reimers Copeland Ickis Rice Mr. Speaker Craig Johnson of Rust Crone Keokuk

The nays were, 42.

Barnes	Haney	Kennedy, W. S.	Prichard
Cole of Delawar		Kent	Roberts
Eckles	Heald	King ·	Rutledge
Eden	Held	Laughlin	Simmer
Edge	Hempel	Lichty	Springer
Elliott	Hollis	McCaulley	Stepanek
Forsling	Hunt	McIntosh	Troup
Gilmore	Istad	McMillan	Truax
Grimwood	Johnson of	Mathews	Wagner
Hager	Marion	Oliver	Wilson
Hale	Kennedy, J. P.	Pattison	

Absent or not voting, 14.

Aiken of Ida	Hubbard	Knutson	O'Donnell
Blythe	Huff	Miller	Patterson
Charlton	Johnson of	Nagle	Quirk
Christophel	Dickinson		
Greene			

The bill having failed to receive a constitutioal majority was declared to have failed to pass the House.

House File No. 359, a bill for an act to amend section nineteen hundred sixty-four (1964) of the code, 1924, relating to second and subsequent convictions for violation of intoxicating liquor laws, and to amend section thirty-eight hundred (3800) of the code, 1924, relating to parole by court, 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?"

The ayes were, 79.

Akin of Carroll	Eden	Hines	Laughlin
Allen	Edge	Hollingsworth	Lichty
Anderson	Fleming	Hollis	Lovrien
Bair	Forsling	Hopkins	McCaulley
Barnes	Crimwood	Hunt	McIlrath
Bauer	Hager	Ickis	McIntosh
Bixler	Hagglund	Istad	Martin
Blackford	Hale	Johnson of	Mathews
Buchmiller	Haney	Keokuk	Maxfield
Bush	Hanson	Johnson of	Nagle
Christophel	Harrison	Marion	Pattison
Cole of Harrison	Hattendorf	Kent	Prichard
Copeland	Heald	King	Ratliff
Crone	Held	Kline	Reimers
Crozier	Hempel	Knudson	Rust
Eckles	Hill	Krouse	Rutledge

Vaughn Wamstad Saunders Thompson Wilson Smith Torgeson Venard Wagner Wolfe Springer Troup Walrod Mr. Speaker Stepanek Truax Thomas

The nays were, 6.

Hansen Oliver Rice Ryder Kennedy, J. P. Ontjes

Absent or not voting, 23.

Aiken of Ida Elliott Johnson of Nelson Dickinson O'Donnell Gilmore Berry Kennedy, W. S. Blythe Greene Patterson Charlton Griswold Knutson Quirk Cole of Delaware Hubbard McMillan Roberts Huff Miller Simmer Craig

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

Senate File No. 34, a bill for an act to authorize two or more indictable offenses to be charged in separate counts in the same indictment of trial information, and to regulate the number of peremptory challenges in such cases, with report of committee recommending passage, was taken up for consideration.

Nagle of Johnson moved that the amendment filed by him and found in the journal of March 11th be adopted.

Motion prevailed and the amendment was 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, 84.

Akin of Carroll Cole of Delaware Griswold Hollingsworth Cole of Harrison Hager Anderson Hollis Hagglund Bair Copeland Hopkins Barnes Craig Hale Hunt Ickis Bauer Crone Haney Berry Crozier . Hanson Istad Bixler Eckles Harrison Johnson of Blackford Eden Hattendorf Keokuk Elliott Held Johnson of Blythe Buchmiller Fleming Hempel Marion Kennedy, J. P. Kennedy, W. S. Bush Gilmore Hill Christophel Hines Grimwood

Kent	McIlrath	Rust	Torgeson
King	McIntosh	Rutledge	Troup
Kline	Mathews	Ryder	Truax
Knudson	Nagle	Saunders	Vaughn
Knutson	Pattison	Smith	Venard
Krouse	Prichard	Springer	Walrod
Laughlin	Quirk	Stepanek	Wamstad
Lichty	Ratliff	Thomas	Wolfe
Lovrien	Reimers	Thompson	Mr. Speaker
McCaulley	Rice		

The nays were, none.

Absent or not voting, 24.

	1.7		
Aiken of Ida	Heald	Martin	Ontjes
Allen	Hubbard	Maxfield	Patterson
Charlton	Huff	Miller	Roherts
Edge	Johnson of	Nelson	Simmer
Forsling	Dickinson	O'Donnell	Wagner
Greene	McMillan	Oliver	Wilson
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. 81, a bill for an act to amend section seventy-one hundred seventy-one (7171) of the code relating to the levy of taxes, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend Senate File No. 81 by striking out all of section one (1) and inserting in lieu thereof the following:

Section 1. Section seventy-one hundred seventy-one (7171) of the code is amended by striking out all after the word "dollar" in subdivision two (2) and inserting in lieu thereof the following: "and may levy a poll tax of 50c per head on each male resident over 21 years of age."

Amendment lost.

Akin of Carroll offered the following amendment and moved its adoption:

Amend Senate File No. 81 by striking out the enacting clause.

Amendment adopted.

Senate File No. 98, a bill for an act to empower cities and towns to limit therein the number of public dance halls, or billiard halls, or pool halls, or bowling alleys and to prohibit all such places in

excess of the established limitation, with majority report of the committee recommending indefinite postponement and minority report recommending passage, was taken up for consideration.

Ontjes of Grundy moved that the report of the minority be substituted for the report of the majority.

Motion prevailed.

Mr. Ontjes moved that the report as substituted be adopted.

Motion prevailed.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend Senate File No. 98 by striking the word "or" wherever it appears in the bill; also amend by inserting the word "and" before the word "bowling" in line three.

Amendments adopted.

Smith of O'Brien offered the following amendment:

Amend Senate File No. 98 by changing the comma following the word "alleys" in line three (3) to a period and by striking the balance of the bill.

Simmer of Wapello moved to amend Senate File No. 98 by striking the enacting clause.

On the question "Shall the enacting clause of Senate File No. 98 be stricken?" a roll call was demanded.

The ayes were, 31.

Aiken of Ida	Edge	Johnson of	Nelson
Akin of Carroll	Hager	Keokuk	Quirk
Allen	Haney	Kennedy, J. P.	Reimers
Anderson	Hansen	Kennedy, W. S.	Rust
Bixler	Hattendorf	Kent	Ryder
Blythe	Hempel	Laughlin	Simmer
Buchmiller	Hunt	McIlrath	Truax
Eden	Istad	Mathews	Walrod

The nays were, 57.

Bair	Cole of Harrison	Gilmore	Hill
Barnes	Copeland	Grimwood	Hines
Berry	Crone	Griswold	Hollingsworth
Blackford	Crozier	Hagglund	Hollis
Bush	Eckles	Hale	Hopkins
Christophel	Elliott	Harrison	Ickis
Cole of Delaware		Held	

Prichard Johnson of McCaulley Thomas Dickinson McIntosh Ratliff Thompson Johnson of McMillan Rice Troup Marion Maxfield Roberts Venard Knudson Nagle Rutledge Wagner Krouse Oliver Smith Wamstad Wilson Lichty Ontjes Springer Wolfe Lovrien Pattison Stepanek

Absent or not voting, 20.

Kline Patterson Bauer Hanson Saunders Charlton Heald Knuston Hubbard Martin Torgeson Craig Forsling Miller Vaughn Huff Greene King O'Donnell Mr. Speaker

The motion to strike the enacting clause was lost.

Forsling of Woodbury moved as a substitute for the pending amendment by Smith of O'Brien:

Amend Senate File No. 98 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. That section fifty-seven hundred forty-five (5745) of the code, 1924, be amended by inserting after the word "to" in line one (1) the following: "limit the number of,".

Substitution made.

Substitute amendment adopted.

Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 88.

Akin of Carroll Eckles Hattendorf Johnson of Bair Eden Held Marion Barnes Edge Hempel Kennedy, J. P. Kennedy, W. S. Bauer Elliott Hill Blackford Kent Fleming Hines Blythe Forsling Hollingsworth Kline · Knudson Buchmiller Gilmore Hollis Knutson Bush Grimwood Hopkins Christophel Griswold Hunt Krouse Cole of Delaware Hager Cole of Harrison Hagglund Laughlin Ickis Istad Lichty Copeland Hale Johnson of Lovrien Dickinson McCaulley Craig Haney Johnson of McIlrath Crone Hansen Crozier Harrison Keokuk McIntosh

McMillan Martin Mathews Maxfield Nagle Ontjes Pattison Prichard	Quirk Ratliff Reimers Rice Roberts Rust Rutledge Simmer	Smith Springer Stepanek Thomas Thompson Troup Truax Vaughn	Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker
Aiken of Ida	Allen	Bixler	Oliver
Absent or not	voting, 16.		
Anderson Berry Charlton Greene	Hanson Heald Hubbard Huff	King Miller Nelson O'Donnell	Patterson Ryder Saunders Torgeson

So the bill having received a constitutional majority was declared to has passed the house.

Ontjes of Grundy offered the following amendment to the title and moved its adoption:

Amend the title to Senate File No. 98 by substituting therefor the following:

"A bill for an act to amend section fifty-seven hundred forty-five (5745) of the code, 1924, relating to the powers of cities and towns to regulate, license or prohibit certain places of amusements."

Amendment adopted and the title, as amended, was agreed to.

Senate File No. 158, a bill for an act to regulate the practice of cosmetology and to provide for the examination and licensing of practitioners thereof; to provide rules and regulations concerning sanitation and health in such practice; and to amend sections twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred forty (2440), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), and twenty-five hundred sixteen (2516) of the code, 1924, relating to the practice of certain professions affecting the public health, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lichty of Black Hawk the amendments proposed by the committee, and found in the journal of March 11th, were adopted. Simmer of Wapello offered the following amendment and moved its adoption:

Amend section six (6) by striking all of the sentence beginning with the word "Cosmetology" in line six (6) and ending with the period (.) after the word "person" in line seven (7), and substituting in lieu thereof the following: "Cosmetology may be practiced in the home providing a room, other than the living rooms, be fitted up for that purpose."

McIlrath of Poweshiek offered the following amendment as a substitute for the amendment offered by Mr. Simmer:

Amend Senate File No. 158, section six (6), by striking all of the sentence beginning with the word "Cosmetology" in line six (6) and ending with the period (.) after the word "person" in line seven (7).

On the question "Shall the substitution be made?" a roll call was demanded.

The ayes were, 37.

Allen	Fleming	Istad	McIlrath
Berry	Gilmore	Johnson of	McIntosh
Bixler	Hale	Dickinson	Nelson
Blythe	Held	Kennedy, J. P.	Ratliff
Buchmiller	Hill	Kennedy, W. S.	Rutledge
Bush	Hines	Kent	Thompson
Cole of Harrison	Hollingsworth	Kline	Truax
Craig	Hopkins	Laughlin	Wamstad
Eckles	Hunt	McCaulley	Wilson
Eden	Ickis		

The nays were, 53.

Aiken of Ida	Haney	McMillan	Rust
Akin of Carroll	Hansen	Mathews	Ryder
Anderson	Hanson	Maxfield	Saunders
Barnes	Harrison	Nagle	Simmer
Blackford	Hattendorf	O'Donnell	Smith
Christophel	Heald	Oliver	Stepanek
Copeland	Hollis	Ontjes	Thomas
Crone	Johnson of	Pattison	Torgeson
Crozier	Marion	Prichard	Troup
Elliott	King	Quirk	Vaughn
Forsling	Knudson	Reimers	Venard
Grimwood	Knutson	Rice	Wagner
Griswold	Krouse	Roberts	Wolfe
Hager	Lichty		1.0000000000000000000000000000000000000

Absent or not voting, 18.

Bair	Greene	Johnson of	Patterson
Bauer	Hagglund	Keokuk	Springer
Charlton	Hempel	Lovrien	Walrod
Cole of Delaware	Hubbard	Martin	Mr. Speaker
Edge	Huff	Miller	

Motion lost and the House refused to make the substitution.

Amendment by Simmer of Wapello, was adopted.

Hines of Taylor offered the following amendment and moved its adoption:

Amend Senate File No. 158, section one (1) by striking the comma (,) at the end of line fourteen (14); also the words "warts and moles," in line fifteen (15).

Also amend section five (5) by striking the words ", warts and moles" in line two (2).

'Amendment adopted.

Elliott 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?" rule 18 was invoked.

The ayes were, 63.

Aiken of Ida	Forsling	Kline	Rice
Akin of Carroll	Grimwood	Knudson	Roberts
Anderson	Griswold	Knutson	Rust
Barnes	Hager	Lichty	Rutledge
Bixler	Hale	Lovrien	Ryder
Blackford	Hansen	McCaulley	Saunders
Blythe	Harrison	McIntosh	Simmer
Christophel	Heald	McMillan	Smith
Copeland	Hill	Mathews	Stepanek
Craig .	Hines	Maxfield	Thomas
Crone	Hollingsworth	Nagle	Torgeson
Crozier	Hollis	O'Donnell	Troup
Eckles	Hopkins	Oliver	Vaughn
Eden	Johnson of	Pattison	Wagner
Edge	Marion	Prichard	Walrod
Elliott	Kent	Quirk	Wolfe

The nays were, 32.

Allen	Haney	Johnson of	Ratliff
Bauer	Hanson .	Keokuk	Reimers
Berry	Hattendorf	Kennedy, J. P.	Springer
Buchmiller	Held	Krouse	Thompson
Bush	Hunt	Laughlin	Truax
Cole of Harrison Ickis		McIlrath	Venard
Fleming	Istad	Nelson	Wamstad
Gilmore	Johnson of	Onties	Wilson
Hagglund	Dickinson		

Absent or not voting, 13.

Bair	Hempel	Kennedy, W. S	. Miller
Charlton	Hubbard	King	Patterson
Cole of Delay	vare Huff	Martin	Mr. Speaker
Greene			

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

Knudson of Hamilton asked and obtained unanimous consent for immediate consideration of the following resolution:

Be It Resolved by the House, That a committee of three members be appointed by the Speaker to investigate the need for and advisability of purchasing additional lands for use by the state in connection with farm lands already owned by the state in Page county.

On the question "Shall the resolution be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 51.

Akin of Carroll	Forsling	Kent	Reimers
Allen	Gilmore	King	Rice
Anderson	Griswold	Kline	Roberts
Bair	Hale	Knudson	Rust
Bauer	Haney	Krouse	Rutledge
Berry	Hanson	Laughlin	Simmer
Bixler	Harrison	Lovrien	Smith
Bush	Hattendorf	McCaulley	Springer
Christophel	Hines	McMillan	Thompson
Copeland	Hollingsworth	Maxfield	Torgeson
Craig	Istad	Nelson	Vaughn
Crone	Johnson of	Oliver	Wamstad
Fleming	Keckuk	Quirk	Wolfe

The nays were, 45.

Barnes	Hager	Johnson of	Prichard
Blackford	Hansen	Marion	Ryder
Blythe	Heald	Kennedy, J. P.	Saunders
Buchmiller	Held	Knutson	Stepanek
Cole of Delaware	Hempel	Lichty	Thomas
Cole of Harrison	Hill	McIlrath	Troup
Crozier	Hollis	McIntosh	Truax
Eckles	Hopkins	Mathews	Venard
Eden -	Hunt	Nagle	Wagner
Edge	Ickis	O'Donnell	Walrod
Elliott	Johnson of	Ontjes	Wilson
Grimwood	Dickinson	Pattison	

Absent or not voting, 12.

Aiken of Ida	Hagglund	Kennedy, W. S.	Patterson
Charlton	Hubbard	. Martin	Ratliff
Greene	Huff	Miller	Mr. Speaker

Resolution 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



[Mar. 28,

Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 226, a bill for an act to provide for the transfer of surplus earnings of municipal utilities.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 116, a bill for an act relating to the transfer by Monroe County to its county fund from the State Insane Fund and County Insane Fund.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 41, a bill for an act relating to elections of township trustees and township clerks.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 5, a bill for an act relating to election ballots.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 204, a bill for an act to legalize certain transfer of funds by the town of Manilla, Iowa.

Also, 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 the annexation of territory to cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 403, a bill for an act relating to the erection of a County Home on the County Farm in Floyd County, Iowa.

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 pasteurization of milk.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 256, a bill for an act relating to the regulation and inspection of foods, drugs and other articles.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 369, a bill for an act relating to the sale and distribution of sodium fluoride.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 222, a bill for an act relating to sales to satisfy ware-houseman's lien.

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 relating to forfeiture of bail.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 342, a bill for an act relating to certain contracts within the provisions of the Blue Sky Law of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 209, a bill for an act relating to arterial highways and traffic thereon.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 205, a bill for an act relating to work and services of the various departments of the state.

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 relating to motor vehicles, to the state highway maintenance fund and the use of such fund.

SENATE AMENDMENTS TO HOUSE FILE NO. 226

Amend by striking section 2 and inserting in lieu thereof the following:

Sec. 2. Any city or town, including cities under special charter, having a surplus earned from the operation of a municipal heating plant, waterworks, gas works, or electric plant, and which has no bonded indebtedness against any such plant may on approval of the budget director transfer the surplus earnings of such utilities to any other fund of the municipality.

Also amend by inserting after the word "town", in line 3 of section 1, the following:

"including cities under special charter,".

SENATE MESSAGES CONSIDERED

Senate File No. 403, a bill for an act to legalize the election held by the voters of Floyd County, Iowa, on the Second Day of November, 1926, with reference to the erection of a County Home on the County Farm in said county, the issuance of Thirty Thousand Dollars (\$30,000) bonds of said county for that purpose and the levy of a tax to pay said bonds and the interest thereon.

Read first and second times and referred to sifting committee.

Senate File No. 216, a bill for an act to amend Section fifty-seven hundred forty-seven (5747), of the Code, relating to pasteurization of milk, skimmed milk, and cream.

Read first and second times and referred to sifting committee.

Senate File No. 256, a bill for an act to amend section three thousand forty-seven (3047) of the code, relative to the regulation and inspection of foods, drugs and other articles.

Read first and second times and referred to sifting committee.

Senate File No. 369, a bill for an act to amend Chapter one hundred fifty-six (156) of the Code 1924 by adding a section thereto relating to the sale and distribution of sodium fluoride.

Read first and second times and referred to sifting committee.

Senate File No. 222, a bill for an act to amend section ninety-six hundred ninety-three (9693) of the Code, 1924, relating to sales to satisfy warehouseman's lien by permitting sales to be made by sheriff or constable and by giving warehouseman the right to purchase property of such sales.

Read first and second times and referred to sifting committee.

Senate File No. 89, a bill for an act to amend Section thirteen thousand six hundred thirty-two (13632) of the Code relating to the notice to show cause why judgment should not be entered upon forfeiture of bail of money deposited instead of bail.

Read first and second times and referred to sifting committee.

Senate File No. 342, a bill for an act to amend Sections Eighty-five Hundred Twenty-five (8525) and Eighty-five Hundred Twenty-six (8526) of the Code, 1924, so as to bring the sale of certain contracts within the provisions of the Blue Sky Law of the State of Iowa.

Read first and second times and referred to sifting committee.

Senate File No. 209, a bill for an act to make the primary roads

arterial highways and to regulate traffic as it enters upon such highways.

Read first and second times and referred to sifting committee.

Senate File No. 205, a bill for an act to provide for coordinating the work and service of the various departments of the state.

Read first and second times and referred to sifting committee.

Senate File No. 277, a bill for an act to amend Chapter 251 (two hundred fifty-one) of the code, relating to motor vehicles, to the state highway maintenance fund, and the use of such fund.

Read first and second times and referred to sifting committee.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. Speaker: We move to reconsider the vote by which House File No. 67 failed to pass the House.

J. W. ROBERTS, LEONARD SIMMER.

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. 45 and 206.

HOUSE FILES WITHDRAWN

Hempel of Clayton asked and obtained unanimous consent to withdraw House File No. 10 from the committee on appropriations and from further consideration of the House.

Martin of Jackson asked and obtained unanimous consent to withdraw House File No. 106 from the committee on animal industry and from further consideration of the House.

AMENDMENTS FILED

Torgeson of Worth filed the following amendments to House File No. 1:

AMENDMENT NO. 1

Amend the substitute for House File No. 1 by adding at the end of section two (2) the following sentence: "No premium, however, shall be

fixed at a higher rate than six-tenths of one per cent per annum, and changes shall be effective for the succeeding semiannual period."

Also amend by striking the last sentence of section 15 (lines 22 and 23 of the printed bill).

AMENDMENT NO. 2

Amend the substitute to House File No. one (1) by inserting in section fifteen (15) at the end of the section the following: "No bank operating under this law shall be allowed to pay the assessment of any depositor. Any violation of this provision shall be deemed a misdemeanor."

AMENDMENT NO. 3

Amend the substitute to House File No. one (1) by striking therefrom all of sections sixteen (16) and seventeen (17) and inserting in lieu thereof the following:

"Establishing district banking associations and providing for their powers and duties. The superintendent of banking and the state banking board shall have authority to do the following:

To group the banking institutions under supervision of the state banking department into districts; no district, however, shall include more than eighty (80) banks. The superintendent of banking, with the approval of the banking board, shall formulate rules and regulations for the creation, management and operation of district banking associations.

National banks may join said district banking associations by conforming to the rules and regulations.

The state banking department may appoint an advisory committee in each district, designating one as chairman. The district chairmen from all districts may be called into consultation with the banking board at any time the said board deems it necessary.

Assessments to pay expenses. The state banking department shall provide a schedule of assessments upon member banks sufficient to pay all operating and examining expenses. The superintendent of banking is hereby granted an extra compensation of one hundred dollars (\$100.00) per month, to be paid from the revenue of the banking department.

General authority. The state banking department shall establish rules and regulations for the operation of the district banking associations."

Hill of Floyd filed the following amendment to Senate File No. 177:

Amend Senate File No. 177 as follows:

Following section two (2) insert the following as section three (3) and renumber the next section as section four (4):

"The 1927 code of Iowa shall be printed in Iowa, provided that the state



printing board may let the contract outside of the state if deemed necessary for the protection of the state against unreasonable charges."

On motion of Saunders of Palo Alto the House adjourned until 9:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 29, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by G. W. Bothwell, Past Chaplain G. A. R. Post, Waterloo.

Journal of March 28 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Simmer of Wapello for the forenoon, on request of Wilson of Tama.

PETITIONS

The following petitions were presented and referred to the designated committees:

Protesting against House File No. 224 and referred to the sifting committee: By Crozier of Mahaska, from voters of Mahaska county; by Mathews of Des Moines, from citizens and voters of Des Moines county; by Kline of Davis, from citizens and voters of Davis county; by Rust of Franklin, from voters of Franklin county.

Protesting against House File No. 239 and referred to the sifting committee: By Lovrien of Humboldt, from citizens of Humboldt county; by Rutledge of Webster, from citizens of Webster county; by Hempel of Clayton, from citizens of Clayton county; by Nagle of Johnson, from citizens of Johnson county; by Mathews of Des Moines, from citizens of Des Moines county; by Hunt of Louisa, from citizens of Louisa county; by Hager of Allamakee, from citizens of Allamakee county; by Allen of Pocahontas, from citizens of Pocahontas county; by Patterson of Kossuth, from citizens of Kossuth county.

Favoring the bill providing for a fish and game commission, and referred to the sifting committee: By Quirk of Sac, from

citizens of Odebolt, Iowa; by Buchmiller of Greene county, from citizens of Greene county; by Smith of O'Brien, from citizens of Sutherland, Iowa.

By Hollingsworth of Boone, from Boone county medical society, favoring House File No. 283, and protesting against House Files Nos. 431 and 297. Sifting committee.

By McMillan of Benton, from teachers of Sioux City Public School, favoring the Teachers' Pension Bill. Sifting committee.

By Reimers of Lyon, from citizens of Lyon county, protesting against the four cent gasoline tax bill. Sifting committee.

By Kline of Davis, from citizens and voters of Davis county, urging the repeal of the law establishing the office of county agent. Sifting committee.

By Anderson of Montgomery, from merchants of Montgomery county, favoring House File No. 200. Sifting committee.

By Wolfe of Linn, from voters of the state of Iowa, favoring the bill providing for a fish and game commission to replace the present fish and game department. Sifting committee.

By Forsling and Prichard of Woodbury, from citizens of Correctionville, protesting against House File No. 213, relating to a tax on trucks. Sifting committee.

INTRODUCTION OF BILL

House File No. 503, by committee on appropriations, a bill for an act appropriating the sum of thirteen hundred ninety dollars and eighty-five cents (\$1,390.85) in payment of certain insurance companies' claims for refund of taxes heretofore paid by them under protest.

Read first and second times and passed on file.

CONSIDERATION OF SENATE AMENDMENTS

On request of Reimers of Lyon House File No. 226, a bill for an act to provide for the transfer of surplus earnings of municipal utilities, with Senate amendments, was taken up and the amendments read and considered.



SENATE AMENDMENTS TO HOUSE FILE NO. 226

Amend by striking section 2 and inserting in lieu thereof the following:

Sec. 2. Any city or town, including cities under special charter, having a surplus earned from the operation of a municipal heating plant, waterworks, gas works, or electric plant, and which has no bonded indebtedness against any such plant may on approval of the budget director transfer the surplus earnings of such utilities to any other fund of the municipality.

Also amend by inserting after the word "town", in line 3 of section 1, the following:

"including cities under special charter,".

Mr. Reimers moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 74.

Aiken of Ida Elliott Fleming Akin of Carroll Anderson Gilmore Bair Greene Barnes Grimwood Bauer Griswold Berry Hagglund Bixler Hale Harrison Blythe Buchmiller Hattendorf Heald Bush Christophel Held Cole of Delaware Hempel Hill Craig Crone Hines Hopkins Crozier Eckles Hubbard Eden Huff

Ickis Istad Johnson of Marion Kennedy, J. P. King Kline Krouse Laughlin Lichty McCaulley McIlrath McIntosh McMillan Maxfield O'Donnell Patterson Pattison

Quirk Reimers Rice Roberts Rust Saunders Smith Stepanek Thomas Thompson Torgeson Truax Vaughn Venard Wagner Walrod Wilson Wolfe Mr. Speaker

The nays were, 2.

Edge

Knutson Oliver

Absent or not voting, 32.

Hunt

Allen Hanson Blackford Hollingsworth Charlton Hollis Cole of Harrison Johnson of Copeland Dickinson Forsling Johnson of Hager Keokuk Kennedy, W. S. Hanev Kent Hansen

Knudson Lovrien Martin Mathews Miller Nagle Nelson Ontjes Prichard Ratliff Rutledge Ryder Simmer Springer Troup Wamstad The House concurred in Senate amendments to House File No. 226.

CONSIDERATION OF BILLS

House File No. 25, a bill for an act relating to the issuance of bonds, certificates or other evidence of indebtedness by any municipality of the State, including cities under special charter, commission and manager plan and school corporations, and requiring that before such issue shall be legal, a tax levy shall be provided for by the governing board of any such municipality or in the proposition submitted at an election, for the payment of the interest and retirement of the principal, of said bonds, certificates or other evidence of indebtedness, when due, 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 12th, were adopted.

On motion of Wagner of Scott further action on House File No. 25 was deferred.

The time having arrived for Special Order, the House resumed consideration of House File No. 1, a bill for an act providing for the creation and maintenance in the office of the treasurer of state, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability; authorizing certain holders of fiduciary funds to procure and pay for such policies; to provide for the creation of banking districts; selection of officers therefor; defining their authority; providing for the creation of a guarantee fund commission; designating their powers and duties; providing for the levying of assessments against certain banks, bank deposits and individuals; providing penalties for violation under this act; providing for the collection and use of an administrative fund; fixing compensation of the officers of the commission; providing for the issuance and sale of anticipatory warrants; limiting interest rates; fixing capitalization of banks; limiting dividend payments; exempting certain moneys and credits from taxation; and prescribing limitations for deposits and loans of banks.



Torgeson of Worth moved that amendment No. 1 filed by him and found in the journal of March 28th be adopted.

Motion prevailed and the amendment was adopted.

Mr. Torgeson moved that amendment No. 2 filed by him and found in the journal of March 28th be adopted.

On the question "Shall amendment No. 2 be adopted?" a roll call was demanded.

The ayes were, 21.

Blythe	Gilmore	Johnson of	Pattison
Charlton	Griswold	Marion	Stepanek
Cole of Delaware	Hansen	Kennedy, J. P.	Torgeson
Cole of Harrison	Harrison	Kennedy, W. S.	Truax
Craig	Hempel	Oliver	Walrod
Forsling	Ickis		

The nays were, 56.

Aiken of Ida	Fleming	King	Roberts
Akin of Carroll	Greene	Kline	Rust
Allen	Hager	Knudson	Rutledge
Anderson	Hagglund	Krouse	Ryder
Barnes	Hale	Lovrien	Saunders
Berry	Haney	McCaulley	Smith
Buchmiller	Heald	McIntosh	Thompson
Bush ,	Held	McMillan	Troup
Christophel	Hill	Martin	Vaughn
Copeland	Hines	Mathews	Wagner
Crone	Hollingsworth	Maxfield	Wamstad
Crozier	Hopkins	Ontjes	Wolfe
Eckles	Hubbard	Patterson	Mr. Speaker
Eden	Johnson of	Rice	
Elliott	Dickinson		

Absent or not voting, 31.

Bair	Hollis	Laughlin	Quirk
Bauer	Huff	Lichty	Ratliff
Bixler	Hunt	McIlrath	Reimers
Blackford	Istad	Miller	Simmer
Edge	Johnson of	Nagle	Springer
Grimwood	Keokuk	Nelson	Thomas
Hanson	Kent	O'Donnell	Venard
Hattendorf	Knutson	Prichard	Wilson

Amendment No. 2 lost.

Mr. Torgeson moved to amend amendment No. 3 filed by him and found in the journal of March 28th, by inserting after the word "banks" in line one (1) of paragraph four (4) the following: "and private banks".

Motion prevailed and the amendment to the amendment was adopted.

Mr. Torgeson moved that amendment No. 3 as amended be adopted.

Motion prevailed and amendment No. 3 as amended was adopted.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 1 by striking therefrom section forty-three (43) and inserting in lieu thereof the following:

"Sec. 43. No bank shall make any loan to any officer or director of said bank."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 12.

Akin of Carroll	Craig	Ickis	Kennedy, W. S.
Berry	Edge	Johnson of	Oliver
Blackford	Harrison	Keokuk	
Charlton	Hunt		

The nays were, 80.

Allen	Hager	Kennedy, J. P.	Reimers
Bair	Hagglund	Kent	Rice
Barnes	Hale	King	Rust
Bauer	Haney	Knudson	Rutledge
Blythe	Hansen	Knutson	Ryder
Buchmiller	Hanson	Krouse	Saunders
Bush	Hattendorf	Laughlin	Smith
Christophel	Heald	Lovrien	Stepanek
Cole of Delaware		McCaulley	Thomas
Cole of Harrison	Hempel	Mcllrath	Thompson
Copeland	Hill	Meintosh	Troup
Crone	Hines	McMillan	Truax
Crozier	Hollingsworth	Mathews	Vaughn
Eckles	Hopkins	Maxfield	Venard
Eden	Hubbard	Nagle	Wagner
Elliott	Huff	Nelson	Walrod
Fleming	Istad	Ontjes	Wamstad
Forsling	Johnson of	Patterson	Wilson
Gilmore	Dickinson	Pattison	Wolfe
Grimwood	Johnson of	Quirk	Mr. Speaker
Griswold	Marion		

Absent or not voting, 16.

Aiken of Ida	Hollis	Miller	Roberts
Anderson	Kline	O'Donnell	Simmer
Bixler	Lichty	Prichard	Springer
Greene	Martin	Ratliff	Torgeson

Amendment lost.

Lovrien of Humboldt offered the following amendments and moved their adoption:

Amend Substitute for House File No. 1 as follows:

Amend the title by striking from line one (1) of the printed bill the words "state treasurer of Iowa" and inserting in lieu thereof the words: "treasurer of state".

Amend section two (2) by striking from line one (1), the word "immediately".

Further amend section two (2) by adding at the end thereof the following: "No premium shall be fixed at a higher rate than six-tenths of one per cent per annum, and changes shall be effective for the succeeding semiannual period."

Amend section five (5) by inserting in line ten (10) after the word "one-half" the words: "per cent".

Amend section thirteen (13) by striking from line one (1) the words "adoption of this act" and inserting in lieu thereof the following: "first day of December, 1927,".

Amend section fifteen (15) to read as follows:

"Sec. 15. On the first day of January, 1928, the treasurer of state shall levy on all banks engaged in banking under the laws of Iowa an assessment of one-half (1/2) of the premium percentage for 1928, which shall be fixed under section two (2) of this act, of the average daily balance of the deposits of the bank, other than public funds, and on the first day of each June and January thereafter one-fourth (14) of the premium percentage thereafter in force for the semiannual periods, and on the first day of January, 1928, shall levy and assess against each deposit in such banks (other than public funds) and the owner, an assessment of one-half (1/2) of such 1928 premium percentage, and on the first day of June and January thereafter, one-fourth (1/4) of such future semiannual premium percentage, all based upon the average daily balance for the previous six months period, and notify the bank thereof, all of which assessments shall be paid by the bank into the premium account in the bank within ten (10) days from receipt of notice of the assessment from the treasurer of state, and shall at once notify the treasurer of state thereof giving the names of depositors and amount of deposit, whereupon the treasurer of state shall issue a policy, or policies, guaranteeing such deposits, the policies issued hereunder to cover six months periods, effective from date of issuance. The assessments paid by the bank for its depositors shall constitute a payment and credit upon the respective deposits."

Amend the first paragraph of section eighteen (18) to read as follows:

"Sec. 18. Guarantee fund commission. At the first meeting in each



banking district there shall be nominated by a majority of all the banks voting, three persons eligible for membership on the state guarantee fund commission, which names shall be forwarded to the governor. No person shall be eligible as such commissioner who has not had at least five (5) years' actual executive experience as a banker within the state of Iowa. Within ten (10) days after the receipt of such names, the governor shall appoint from such names in the year 1927, the guarantee fund commission consisting of one member from each banking district of the state. The term of office of such members from districts Nos. 1, 3, 7 and 9 shall terminate January 1, 1929. The term of office of such members elected from districts Nos. 2, 4, 6 and 11 shall terminate January 1, 1930, and the terms of office of the remaning members shall terminate January 1, 1931, and all future members shall be nominated and appointed in like manner for terms of three years. The superintendent of banking shall be exofficio a member and chairman of the guarantee fund commission."

Amend section twenty-two (22) by inserting after the word "each" in line one (1), the word "appointive".

Amend section twenty-four (24) by striking from line one (1) the word "Possessed" and inserting in lieu thereof the word "Possession".

Amend section twenty-six (26) by striking from line one (1) the word "employer" and inserting in lieu thereof the word "employee".

Amend section thirty (30) by striking from line seventeen (17) the word "provided".

Amend section thirty-three (33) by striking from line four (4), the word "proposition" and inserting in lieu thereof the word "proportion".

Motion prevailed and the amendments were adopted.

Martin of Jackson offered the following amendment and moved its adoption:

Amend House File No. 1 by adding at the end of section fifteen (15) the following:

"No assessment shall be made after February 1, 1929, and no guarantee policies hereunder shall be written after January 1, 1929, or to extend beyond that date. Policies shall not be issued on time deposits carrying a higher interest rate than 3%."

Patterson of Kossuth moved the previous question. Motion prevailed.

McIlrath of Poweshiek moved to reconsider the vote by which the previous question was ordered.

On the question "Shall the House reconsider the vote ordering the main question?" a roll call was demanded.

The ayes were, 58.

Anderson	Haney	King	Rutledge
Bair	Hanson	Knudson	Saunders
Berry	Heald	Knutson	Springer
Bixler	Held	Krouse	Stepanek
Blythe	Hines	Lovrien	Thomas
Buchmiller	Hollingsworth	McCaulley .	Thompson
Bush	Hopkins	McIlrath	Torgeson
Copeland	Huff	McMillan	Truax
Eden	Ickis	Martin	Vaughn
Edge	Johnson of	Maxfield	Venard
Elliott	Dickinson	Nelson	Walrod
Fleming	Johns n of	Ontjes	Wamstad
Gilmore	Ke: kuk	Quirk	Wilson
Grimwood	John of	Roberts	Wolfe
Hagglund	Marion	Rust	Mr. Speaker
Hale			•

The nays were, 39.

Aiken of Ida	Crone	Istad	Patterson
Akin of Carroll	Eckles	Kennedy, J. P.	Pattison
Allen	Greene	Kennedy, W. S.	Prichard
Barnes	Griswold	Kline	Ratliff
Blackford	Hager	Laughlin	Reimers
Charlton	Hansen	McIntosh	Rice
Christophel	Harrison	Mathews	Ryder
Cole of Delaware		Nagle	Troup
Cole of Harrison		O'Donnell	Wagner
Craig	Hunt	Oliver	

Absent or not voting, 11.

Bauer	Hattendorf	Kent	Simmer
Crozier	Hollis	Lichty	Smith
Forsling	Hubbard	Miller	

The House reconsidered the motion by which the previous question was ordered.

Hubbard of Pottawattamie moved that the House adjourn until 2:00 p. m. today.

Metion lost.

SPECIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following committee to investigate the purchase of additional land for the state institution at Clarinda, Iowa, as provided by House Resolution: Knudson of Hamilton, Anderson of Montgomery, and Copeland of Dallas.

On motion of Ontjes of Grundy the House adjourned until 1:30 p. m. today.



AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 226, 5, 41, 43, 116, and 204.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 204, 226, 5, 41, 43 and 116.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 29th day of March, 1927, sent to the governor for his approval:

House Files Nos. 226, 5, 41, 43, 116, and 204.

FRED R. BLYTHE, 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 the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 27, to invite United States Senator

Smith W. Brookhart to address a joint convention to be held Thursday, March 31st, at 11:30 o'clock.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 354, a bill for an act to create a comprehensive plan for the improvement of the primary road system.

WALTER H. BEAM, Secretary.

SENATE CONCURRENT RESOLUTION NO. 27

Resolved by the Senate, the House concurring, That a joint convention be held Thursday morning, March 31st, at 11:30 o'clock, and that United States Senator Smith W. Brookhart of Washington, Iowa, be invited to address the joint convention.

Bauer of Washington asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution No. 27.

On motion of Mr. Bauer the House concurred in the Senate concurrent resolution.

SENATE MESSAGE CONSIDERED

Senate File No. 354, a bill for an act to create a comprehensive plan for the improvement of the primary road system.

Read first and second times and referred to sifting committee.

CONSIDERATION OF BILLS

The House resumed consideration of House File No. 1.

Hill of Floyd moved to substitute House File No. 175, by Springer, for House File No. 1 and all pending amendments.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of the substitution of House File No 175 for House File No. 1.

GEORGE M. HOPKINS.
BYRON G. ALLEN.
M. F. SPRINGER.
R. B. CRONE.
G. W. PATTERSON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Crozier of Mahaska and Miller of Shelby.

Rutledge of Webster asked and obtained unanimous consent to have Crozier of Mahaska excused from the call of the House.

Prichard of Woodbury asked and obtained unanimous consent to have Miller of Shelby excused from the call of the House.

Springer of Decatur moved the previous question.

Motion prevailed.

On the question "Shall House File No. 175 be substituted for House File No. 1 and all pending amendments?" a roll call was demanded.

The ayes were, 45.

Akin of Carroll	Hansen	Knudson	Reimers
Allen	Hanson >	Knutson	Rice
Barnes	Harrison	Krouse	Ryder
Berry	Hattendorf	Laughlin	Saunders
Blackford	Hill	Lovrien	Simmer
Cole of Delaware	Hopkins	Maxfield	Smith
Copeland	Hunt	Nagle	Springer
Crone	Johnson of	Nelson	Thomas
Elliott	Keokuk	O'Donnell	Wagner
Fleming	Kennedy, W. S.	Patterson	Wamstad
Forsling	King	Prichard	Wolfe
Greene	Kline		

The nays were, 61.

Aiken of Ida	Grimwood	Johnson of	Pattison
Anderson	Griswold	Dickinson	Quirk
Bair	Hager	Johnson of	Ratliff
Bauer	Hagglund	Marion	Roberts
Bixler	Hale	Kennedy, J. P.	Rust
Blythe	Haney	Kent	Rutledge
Buchmiller	Heald	Lichty	Stepanek
Bush	Held	McCaulley	Thompson
Charlton	Hempel	McIlrath	Torgeson
Christophel	Hines	McIntosh	Troup
Cole of Harrison	Hollingsworth	McMillan	Truax
Craig	Hollis	Martin	Vaughn
Eckles	Hubbard	Mathews	Venard
Eden	Huff	Oliver	Walrod
Edge	Ickis	Ontjes	Wilson
Gilmore	Istad	rassantas Ta rrasa	Mr. Speaker

Absent or not voting, 2.

Crozier Miller

Motion to substitute lost.

Blackford of Van Buren moved that House File No. 1 be indefinitely postponed.

Lovrien of Humboldt moved as a substitute amendment that the Speaker appoint a committee of nine to redraft the substitute for House File No. 1.

Mr. Blackford raised the point of order that the motion by Mr. Lovrien did not apply to the motion to indefinitely postpone.

The Speaker held the point of order well taken.

Greene of Pottawattamie moved the previous question on the motion to indefinitely postpone.

On the question "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 47.

Anderson	Grimwood	Kennedy, J. P.	Pattison
Bauer	Hager	Kennedy, W. S.	Ratliff
Blackford .	Hale	Kline	Reimers
Blythe	Hansen	Knutson	Rice
Charlton	Harrison	Laughlin	Rust
Christophel	Hempel	Lichty	Ryder
Cole of Delaware	Hill	McIntosh	Simmer
Cole of Harrison	Hollis	McMillan	Stepanek
Eckles	Hunt	Mathews	Thomas
Edge	Istad	Nagle	Troup
Elliott	Johnson of	Nelson	Wagner
Gilmore	Marion	O'Donnell	
Greene			

The nays were, 57.

Aiken of Ida	Griswold	Johnson of	Roberts
Akin of Carroll	Hagglund	Keokuk	Rutledge
Allen	Haney	Kent	Saunders
Bair	Hanson	King	Smith
Barnes	Hattendorf	Krouse	Springer
Berry	Heald	Lovrien	Thompson
Bixler	Hines	McCaulley	Torgeson
Buchmiller	Hollingsworth	McIlrath	Truax
Bush	Hopkins	Martin	Vaughn
Copeland	Hubbard	Maxfield	Venard
Craig	Huff	Oliver	Walrod
Crone	Ickis	Ontjes	Wamstad
Eden	Johnson of	Patterson	Wilson
Fleming	Dickinson	Prichard	Wolfe
Forsling		Quirk	Mr. Speaker

Absent or not voting, 4.

Crozier

Held

Knudson

Miller

The motion ordering the previous question was lost.

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

Haney of Mills moved that the House adjourn until 9:00 a.m. Wednesday.

On the question "Shall the House adjourn?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 13.

Allen Craig Eden Haney

Aiken of Ida

Akin of Carroll

Krouse McCaulley Martin

Hagglund

Hanson

Heald

Hempel

Held

Hill

Hines

Harrison

Hattendorf

Hale

Reimers Saunders

Kennedy, J. P.

Simmer Thompson Wolfe

Quirk

The nays were, 84.

Anderson Hansen Barnes Bauer Berry Bixler Blackford Buchmiller Bush Charlton Cole of Delaware Hollingsworth Cole of Harrison Hollis Copeland Eckles Edge

Hopkins Huff Hunt Ickis Istad Johnson of Keokuk Johnson of Marion

Kennedy, W. S. Kent King Kline Knudson Knutson Laughlin Lichty Lovrien McIlrath McIntosh McMillan Mathews Maxfield Nagle Nelson Ontjes Patterson Pattison Prichard

Ratliff Rice Roberts Rust Rutledge Ryder Smith Springer Stepanek Thomas Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson

Absent or not voting, 11.

Bair Blythe Christophel

Elliott

Fleming

Gilmore

Grimwood

Griswold

Hager

Crone Crozier Forsling Greene Hubbard Johnson of Dickinson Miller O'Donnell

Mr. Speaker

Motion to adjourn lost.

On the question "Shall House File No. 1 be indefinitely postponed?" a roll call was demanded.

The ayes were, 32.

Blackford Grimwood Johnson of Nagle Blythe Hager Marion ()'Donnell Kennedy, J. P. Kennedy, W. S. Charltor Hale Pattison Christophel Hansen Ratliff Cole of Delaware Hempel Laughlin Rice Ryder Lichty Cole of Harrison Hollis Mc!ntosh Simmer Eckles Hunt Gilmore Istad Mathews Wagner Greene

The nays were, 74.

Aiken of Ida Griswold Kent Roberts Akin of Carroll Hagglund King Rust Kline Rutledge Allen Haney Saunders Anderson Hanson Knudson Bair Harrison Knutson Smith Barnes Hattendorf Krouse pringer Stepanek Bauer Heald Lovrien Berry Held McCaulley Thomas Bixler Hill McIlarth Thompson Buchmiller Hines McMillan Torgeson Hollingsworth Martin Troup Bush Maxfield' Truax Copeland Hopkins Hubbard Nelson Vaughn Craig Crone Huff Oliver-Venard Eden lekis Ontjes Walrod Edge Johnson of Patterson Wamstad Wilson Prichard Elliott Dickinson Welfe Johnson of Quirk Fleming Keokuk Reimers Mr. Speaker Forsling

Absent or not voting, 2.

Crozier

Miller

Motion to indefinitely postpone lost.

Lovrien of Humboldt moved that the Speaker appoint a committee of nine to redraft the substitute for House File No. 1.

On the question "Shall a committee of nine be appointed to redraft the substitute for House File No. 1?" a roll call was demanded.

The nays were, 80.

Aiken of Ida Grimwood Johnson of Quirk Akin of Carroll Griswold Keckuk Reimers Kennedy, W. S. Allen Hager Rice Anderson Hagglund Kent Roberts Bair Hale King Rust Barnes Rutledge Haney Kline Bauer Hanson Knudson Saunders Bixler Harrison Krouse Simmer Blythe Hattendorf Lichty Smith Buchmiller Heald Lovrien Springer Hempel McCaulley Bush Thomas Christophel Hill McIlrath Torgeson Cole of Harrison Hines McIntosh Troup Martin Copeland Hollingsworth Truax Maxfield Craig Hopkins Vaughn Eckles Hubbard Nagle Venard Eden Huff Nelson Wagner Elliott Ickis Oliver Walrod Fleming Johnson of Onties Wamstad Forsling Dickinson Patterson Wilson Gilmore Wolfe

The nays were, 11.

Blackford Hunt Laughlin O'Donnell Greene Kennedy, J. P. McMillan Ryder Hansen Knutson Mathews

Absent or not voting, 17.

Berry Edge Johnson of Ratliff Charlton Marion Stepanek Cole of Delaware Hollis Miller Thompson Crone Istad Pattison Mr. Speaker Crozier Prichard

Motion prevailed.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 315, a bill for an act to reimburse Buchanan County, Iowa, for money expended in the care of a state patient at the Hospital for the insane at Independence, Iowa, and making appropriation to pay the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

78



Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 497, a bill for an act to provide an appropriation of six hundred ninety dollars (\$690.00) to indemnify George Simpson for damages occasioned by reason of injury suffered by reason of the collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 496, a bill for an act to provide an appropriation of five thousand dollars (\$5000.00) to indemnify C. T. Murphy for damages occasioned by reason of injury suffered by reason of collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 235, a bill for an act to cancel certain special deposits heretofore made by former Treasurers of State and to provide for the payment of the claims for which such deposits were made, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 499, a bill for an act to make an appropriation from the sinking fund in the office of the Treasurer of State to the City of Keokuk, Iowa, to reimburse said City for interest paid thereto, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 500, a bill for an act to provide an appropriation of five hundred dollars (\$500.00) to indemnify Charles Feenstra for damages ocasioned by reason of injury suffered when attacked in the Iowa state penitentiary by another inmate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, 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 receded from its amendment to the House amendment on the following bill in which the concurrence of the Senate was asked:

Senate File No. 56, a bill for an act relating to the occupation of barbering.

Also, that the Senate has amended by striking the enacting clause from the following bill in which the concurrence of the Senate was asked:

House File No. 53, a bill for an act relating to nominations by primary elections.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 360, a bill for an act relating to state aid to county and district fairs or agricultural societies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 353, a bill for an act relating to the improvement of the primary road system and the appointment of members of the highway commission.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 352, a bill for an act relating to the primary road system.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 287, a bill for an act relating to the construction of sewers.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 234, a bill for an act relating to the extension of water mains.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 213, a bill for an act relating to bonds and certificates for street improvements and sewers.

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 adoption.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 305, a bill for an act relating to the improvement of township roads.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 287, a bill for an act to amend section five thousand nine hundred eighty-four (5984) of the code, 1924, relating to the construction of sewers.

Read first and second times and referred to sifting committee.

Senate File No. 360, a bill for an act to amend the law as it appears in sections two thousand eight hundred ninety-four (2894) and two thousand nine hundred two (2902) of the code relating to state aid to county and district fairs of agricultural societies.

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

Senate File No. 305, a bill for an act to amend section four thousand seven hundred forty-eight (4748) of the code, relating to the improvement of township roads.

Read first and second times and on motion of Stepanek of Linn substituted for House File No. 375 and placed on the calendar.

Senate File No. 353, a bill for an act to amend the law as it appears in Senate File Number one-hundred four (104) as enacted by the forty-second general assembly of the state of Iowa, relating to the improvement of the primary road system and the appoint-



ment of members of the highway commission and an auditor therefor.

Read first and second times and referred to sifting committee.

Senate File No. 116, a bill for an act to repeal section ten thousand four hundred ninety-six (10496) to ten thousand five hundred and one (10501) both inclusive, code of 1924, relating to adoption and to enact a substitute therefor.

Read first and second times and on motion of Grimwood of Jones substituted for House File No. 323 and placed on the calendar.

Senate File No. 352, a bill for an act to amend the law as it appears in Senate File Number one hundred four (104) as enacted by the forty-second general assembly of Iowa, relating to the primary road system and the appointment of members of the highway commission.

Read first and second times and referred to sifting committee.

Senate File No. 213, a bill for an act to amend section six thousand one hundred thirteen (6113) of the 1924 code, relating to bonds and certificates for street improvements and sewers.

Read first and second times and referred to sifting committee.

Senate File No. 234, a bill for an act to amend chapter one hundred eighteen (118) of the acts of the forty-first general assembly, relating to the extension of water mains and the levying of special assessments therefor against privately owned property.

Read first and second times and referred to sifting committee.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. SPEAKER: We move to reconsider the vote by which House File No. 347 failed to pass the House.

J. W. Roberts, Fred C. Lovrien.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 27, 33, 166, 171, 168, 151, 147, 146, 87, 183, 53, 37, and Senate Joint Resolution No. 2.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

HOUSE FILE NO. 419 WITHDRAWN

Rutledge of Webster asked and obtained unanimous consent to withdraw House File No. 419 from the sifting committee and from further consideration of the House.

On motion of McCaulley of Calhoun the House adjourned until 9:00 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 30, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. A. P. Blough, pastor of the church of Brethren, Waterloo, Iowa.

Journal of March 29th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Crozier of Mahaska indefinitely, on request of Ratliff of Henry; Crone of Emmet for the balance of the week, on request of Ratliff of Henry; Laughlin of Fremont indefinitely, on request of O'Donnell of Dubuque; Knudson of Hamilton for the day, on request of McCaulley of Calhoun; Anderson of Montgomery for the day, on request of Bixler of Adams.

PETITIONS

The following petitions were presented and referred to the sifting committee:

Protesting against House File No. 239: By Paterson of Kossuth, from voters of Kossuth county; by Mathews of Des Moines, from voters of Des Moines county; by Simmer of Wapello, from voters of Wapello county; by Fleming of Crawford, from voters of Crawford county.

By Johnson of Marion, from voters of Marion county, protesting against House File No. 224.

By Mr. Speaker of Hardin, from citizens of the state of Iowa, urging the support of the bill providing for a Fish and Game Commission.

By Charlton of Polk, from voters of Des Moines, protesting against House Files Nos. 297 and 431.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing, that he had, on March 28th, approved the following bills:

House Files Nos. 39, 74, 35, and 120.



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. 27, 33, 166, 171, 168, 151, 147, 146, 87, 183, 53, 37, and Senate Joint Resolution No. 2.

Patterson of Kossuth moved that action on Senate File No. 10, the appropriation bill, be deferred until Thursday, 9:00 a.m. to allow all amendments to be filed.

On the question "Shall action on Senate File No. 10 be deferred?" a roll call was demanded.

The ayes were, 53.

Aiken of Ida	Hale	Johnson of	Patterson
Akin of Carroll	Haney	Dickinson	Pattison
Allen	Hanson	Johnson of	Quirk
Bair	Harrison	Keokuk	Reimers
Bauer	Hattendorf	Johnson of	Roberts
Berry	Heald	Marion	Saunders
Bixler	Held	Kent	Smith
Bush	Hines	King	Springer
Craig	Hollingsworth	Kline	Thomas
Eckles	Hopkins	Krouse	Thompson
Fleming	Hubbard	McCaulley	Torgeson
Forsling	Huff	Nelson	Venard
Gilmore	Istad	Oliver	Wamstad
Griswold		Ontjes	Wolfe
		20.000E450	Mr. Speaker

The nays were, 37.

Barnes	Hagglund	McIlrath	Rust
Blackford	Hansen	McIntosh	Ryder
Blythe	Hempel	McMillan	Simmer
Buchmiller	Hill	Mathews	Stepanek
Christophel	Hollis	Maxfield	Troup
Cole of Harrison	Hunt	Nagle	Truax
Eden	Kennedy, J. P.	O'Donnell	Vaughn
Elliott	Kennedy, W. S.	Ratliff	Wagner
Greene	Lichty	Rice	Walrod
Grimwood Absent or not ve			

Anderson	Crozier	Knutson	Miller
Charlton	Edge	Laughlin	Prichard
Cole of Delaware	Hager	Lovrien	Rutledge
Copeland	Ickis	Martin	Wilson
Crone	Knudson		

The motion to defer action on Senate File No. 10 having failed to receive a two-thirds vote was lost.

APPOINTMENT OF SPECIAL COMMITTEE

The Speaker appointed the following committee to redraft the substitute for House File No. 1, in compliance with the motion made by Lovrien of Humboldt, found in the Journal of March 29th: Johnson of Dickinson, Knudson of Hamilton, Hubbard of Pottawattamie, Saunders of Palo Alto, Charlton of Polk, Torgeson of Worth, Hollingsworth of Boone, Lovrien of Humboldt, and Allen of Pocahontas.

Saunders of Palo Alto moved that the House go into executive session exempting only the desk force, the budget director and his assistants and the clerk of the appropriation committee.

Motion lost.

O'Donnell of Dubuque moved that the House go into executive session and that all be excluded except the desk force, representatives of the press, committee clerks, representatives of the budget director's office, and visitors occupying the south gallery.

Berry of Monroe moved to amend the motion by adding thereto the following: "friends and relatives of members".

Amendment adopted.

McIlrath of Poweshiek moved as a substitute for the pending motion, that the House go into executive session for the consideration of Senate File No. 10, exempting only the desk force, committee clerks and a representative of the budget director's office and visitors who shall only be admitted by written order of a representative; said visitor to remain with the representative admitting them. The galleries shall be open to the public.

Motion lost.

Forsling of Woodbury moved as a substitute motion that the House go into executive session.

Blackford of Van Buren raised the point of order, that the substitute motion was out of order, as the motion attempted to do the same thing as the original motion. Speaker held the point not well taken.

On the question "Shall the motion by Forsling be substituted for the motion by O'Donnell?" a roll call was demanded.

The ayes were, 13.

Bixler Haney Reimers
Forsling McCaulley Roberts
Gilmore McIlrath Smith
Grimwood

Springer Walrod Wolfe The nays were, 75.

Aiken of Ida Fleming Hunt Nagle Akin of Carroll Greene Ickis Nelson Allen Griswold Istad O'Donnell Bair Hager Johnson of Oliver Barnes Hagglund Dickinson Ontjes Bauer Hale Johnson of Patterson Berry · Hanson Keokuk Pattison Blackford Harrison Johnson of Quirk Blythe Hattendorf Marion Ratliff Buchmiller Heald Kennedy, J. P. Rice Held Kennedy, W. S. Bush Rust Charlton Hempel Kent Ryder Christophel Hill Kline Simmer Cole of Delaware Hines Krouse Thompson Cole of Harrison Hollingsworth Lichty Torgeson Craig McIntosh Hollis Truax Eckles McMillan Vaughn Hopkins Venard Hubbard Eden Martin Edge Huff Mathews Wagner Elliott Wilson

Absent or not voting, 20.

King Maxfield Anderson Stepanek Copeland Knudson Miller Thomas Crone Knutson Prichard Trong Laughlin Wamstad Crozier Rutledge Mr. Speaker Hansen Lovrien Saunders

Motion to substitute lost.

On the question "Shall the House go into executive session as provided by the motion by Mr. O'Donnell?" a roll call was demanded.

The ayes were, 87.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Hagglund Ratliff Hale Reimers Allen Bair Hanson Kent Rice Barnes Harrison King Rust Bauer Hattendorf Kline Ryder Berry Heald Krouse Saunders Blackford Held Lichty Simmer McCaulley Smith Blythe Hempel Buchmiller McUrath Springer Hill Bush Hines McIntosh Stepanek Hollingsworth McMillan Thomas Charlton Christophel Hollis Martin Thompson Mathews Troup Cole of Delaware Hopkins Cole of Harrison Hubbard Maxfield Truax Eckles Huff Nagle Vaughn Eden Hunt Nelson Venard Wagner Edge Istad O'Donnell Walrod Elliott Johnson of Oliver Wamstad Forsling Dickinson Onties Patterson Greene Johnson of Wilson Grimwood Keokuk Pattison Wolfe Mr. Speaker Griswold Johnson of Quirk Hager Marion

The nays were, 7.

Aiken of Ida Craig Haney Torgeson Bixler Fleming Ickis

Absent or not voting, 14.

Anderson Gilmore Laughlin Prichard
Copeland Hansen Lovrien Roberts
Crone Knudson Miller Rutledge
Crozier Knutson

Motion prevailed.

INTRODUCTION OF BILLS

House File No. 504, by committee on fish and game, a bill for an act to amend section seventeen hundred twenty-five (1725) of the code. 1924, relating to the license fee for fishing.

Read first and second times and passed on file.

House File No. 505, by committee on motor vehicles and transportation, a bill for an act to require the equipping with signal lights of road machinery being used upon any public highway open to the public, and to require the placing of said signal lights upon such machinery when the same is being operated or parked after sundown, and providing penalties for violations.

Read first and second times and passed on file.

House File No. 506, by committee on claims, a bill for an act making an appropriation to compensate Vera Gage for injuries received while a student at the Iowa School for the Deaf, Council Bluffs, Iowa.

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

House File No. 507, by committee on claims, a bill for an act making an appropriation to compensate Francine Talbot for injuries received from being struck by a stray bullet from rifle range, Iowa National Guard, Marshalltown, Iowa.

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

RULING ON SENATE FILE NO. 6

The following communications and rulings were submitted by the Speaker on Senate File No. 6:

March 28, 1927.

HON. JOHN FLETCHER, Attorney General of Iowa, State House.

DEAR MR. FLETCHER: Recently when a bill to appropriate five thousand dollars (\$5,000.00) to pay the expenses of the Clayton County Dairy Cattle Judging Team to England and the continent of Europe to attend a so-called International Dairy Show, I as Speaker of the House of Representatives ruled that because the bill failed to receive two-thirds of the votes of the members elected that it failed to pass the House.

I based my ruling on the constitution of Iowa, article three, section thirty-one. In as much as this appeared to me to be a claim "the subject matter of which shall not have been provided for by pre-existing laws" and further that this seems to be of "a local or private nature".

Since this appears to me to be strictly a legal question rather than a parliamentary question I do not care to pass final judgment on this point. Will you please submit your written opinion on this at your early convenience.

Yours respectfully,

L. V. CARTER, Speaker of the House.

HONORABLE L. V. CARTER, Speaker House of Representatives, Forty-second General Assembly.

DEAR SIR: You have requested this department for an opinion as to whether or not Senate File No. 6 must be passed by a vote of two-thirds of the members elected to each branch of the General Assembly of Iowa:

The title to this act is as follows: .

"A bill for an act to appropriate sufficient funds for expenses of the United State Champion junior cattle judging team in attending the nineteen hundred and twenty-seven (1927) international live stock show."

The act appropriates the sum of \$5,000.00 to pay the expenses of the United States champion junior dairy cattle judging team, as expressed in the title, and requires them to report on the condition of the industry in all foreign countries visited by them.

The question presented has arisen by virtue of the provisions of Section 31, Article III of the Constitution of Iowa. This section, in part, reads as follows:

"* * *, and no public money or property shall be appropriated for local, or private purposes, unless such appropriation, compensation, or claim, be allowed by two-thirds of the members elected to each branch of the General Assembly."

It is, therefore, necessary to determine whether or not the appropriation in question is for "local, or private purposes," within the meaning of this statute. We find only one decision of the supreme court of this state in which this section was considered, and wherein the terms "local, or private purposes," were defined. That is the case of Chamberlain v City of Burlington, 19 Iowa, 395. The court at page 402 said:

"The purpose must relate to, and be connected with, the objects of the incorporation, and it must be a *public* purpose, that is, relating to and concerning the public, as contra-distinguished from one or more individuals or corporations.

The loaning of money to a citizen for the purpose of building a residence for himself would not be a *public* purpose; nor would the character of the purpose be changed by the fact that such citizen was going to build a store, or a bank or a hall with the money thus borrowed. The purpose would be individual, or private, although the citizen intended to make money for himself by the public use of the store, bank, or hall. * *

Mr. Webster says that 'in general public expresses something common to mankind at large, to a nation, state, city or town, and is opposed to private, which denotes what belongs to an individual, to a family, to a company, or corporation'."

In general, it may be said that a "public purpose" is that which concerns the community as a whole and not a certain individual, firm or corporation, or for the use of a particular locality.

People v. Allen (N. Y.), 1, Lans. 248, 256;

State ex rel Roberts v. Indian Territory Illuminating Oil Company, 123 Pac. (Okla.) 166, 167.

The appropriation made in the act under consideration is clearly for the encouragement and benefit of the agricultural industry of this state and, as such, is for a purpose affecting the whole community and public at large. |The appropriation might be likened to that made to pay the expenses of a committee of the legislature authorized to investigate the condition of certain businesses or industries and report back. It is also similar to appropriations made for certain institutions belonging to the state, or departments of the state government.

Thus, placing a reasonable and logical interpretation upon the language of this section in view of the authorities referred to, and those in other states, we are of the opinion that the appropriation provided for in the act under consideration is not for "local, or private purposes," within the meaning of Section 31, Article III of the Constitution of Iowa, and therefore, a two-thirds vote of the members elected to each branch of the General Assembly is not necessary for its passage.

Trusting this answers your inquiry, I am

Yours very truly,

JOHN FLETCHER, Attorney General.

RULING

Since this is not a parlimentary question but strictly a judicial question the Chair does not care to take the responsibility of passing finally on this point, and since it is the function of the Attorney General to pass on such judicial and constitutional questions, and in as much as he gives as his written opinion that it does not take a two-thirds vote of the members elected but a majority vote of those elected, and since this bill did receive more than fifty-five (55) votes, the Chair declares Senate File No. 6 to have passed the House.

CONSIDERATION OF BILLS

The time having arrived for special order, Senate File No. 10, a bill for an act to establish the general fund for the state of Iowa, for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the state of Iowa, for all purposes provided by law, for the said biennium, was taken up for consideration.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. SPEAKER: We, the undersigned, hereby request a call of the House of Senate File No. 10 during the consideration.

H. S. BERRY.

T. L. WOLFE.

O. A. ONTJES.

JOHN M. BIXLER.

FRANCIS JOHNSON.

H. C. HATTENDORF.

H. N. HANSON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Anderson, Copeland, Crone, Crozier, Knudson, Knutson, Laughlin, Miller, and Rutledge.

O'Donnell of Dubuque moved that Miller of Shelby, and Laughlin of Fremont be excused from the call of the House.

On the question "Shall the excuses be granted?" a roll call was demanded.

The ayes were, 59.

Hagglund Barnes Cole of Delaware Elliott Cole of Harrison Forsling Blackford Haney Eckles Gilmore Heald Blythe Hempel Eden Grimwood Charlton Edge Hager Hill Christophel

Hollingsworth	Lichty	Ontjes	Thomas
Hollis	McCaulley	Pattison	Thompson
Hunt	McIlrath	Ratliff	Troup
Ickis	McIntosh	Reimers	Truax
Johnson of	McMillan	Rice	Vaughn
Dickinson	Mathews	Rust	Wagner
Johnson of	Maxfield	Ryder	Walrod
Marion	Nagle	Saunders	Wamstad
Kennedy, J. P.	O'Donnell	Simmer '	Wilson
Kennedy, W. S. Knutson	Oliver	Stepanek	Mr. Speaker

The nays were, 33.

Aiken of Ida	Fleming	Hubbard	Martin
Akin of Carroll	Griswold	Huff	Nelson
Allen	Hale	Istad	Patterson
Bair	Hansen	Johnson of	Quirk
Bauer	Hanson	Keokuk	Smith
Berry	Hattendorf	Kent	Springer
Bixler	Held	King	Torgeson
Buchmiller	Hines	Krouse	Wolfe
Bush	Honkins		

Absent or not voting, 16.

Anderson	Crozier	Knudson	Prichard
Copeland	Greene	Laughlin	Roberts
Craig	Harrison	Lovrien	Rutledge
Crone	Kline	Miller	Venard

The motion having failed to receive a two-thirds vote was lost and the excuses refused.

Hagglund of Page moved that the committee appointed by the Speaker to investigate the purchase of additional land for the state institution at Clarinda, Iowa, be excused from the call of the House.

On the question 'Shall the committee be excused from the call of the House?" a roll call was demanded.

The ayes were, 52.

Bair	Hager	Knutson	Rust
Barnes	Hagglund	Lichty	Ryder
Blackford	Heald	McCaulley	Simmer
Blythe	Hempel	McIlrath	Smith
Buchmiller	Hill	McIntosh	Stepanek
Charlton	Hollingsworth	McMillan	Thomas
Christophel	Hollis	Mathews	Troup
Cole of Harrison	Hopkins	Nagle	Truax
Eckles	Istad	O'Donnell	Vaughn
Eden -	Johnson or	Pattison	Venard
Elliott	Marion	Ratliff	Wagner
Fleming	Kennedy, J. P.	Reimers	Walrod
Forsling	Kline	Rice	Wilson
Grimwood			

The nays were, 35.

Aiken of Ida Hale Ickis Nelson Akin of Carroll Haney Johnson of Oliver Allen Hanson Dickinson Onties Bauer Hattendorf Johnson of Patterson Springer Berry Held Keokuk Kennedy, W. S. Bixler Hines Thompson Bush Hubbard Kent Torgeson Cole of Delaware Huff Krouse Wamstad Craig Hunt Martin Wolfe Griswold

Absent or not voting, 21.

Anderson Greene Laughlin Quirk Copeland Hansen Lovrien Roberts Crone Harrison Maxfield Rutledge Crozier King Miller Saunders Edge Knudson Prichard Mr. Speaker Gilmore

The motion having failed to receive a two-thirds vote was lost.

Wolfe of Linn moved that during the time required to secure the presence of the absentees further action on Senate File No. 10 be deferred and that the House proceed with the regular calendar. Motion prevailed.

House File No. 145, a bill for an act to amend section sixty-one hundred twenty-seven (6127) of the code, 1924, relating to the public utility plants of cities and towns, with report of committee recommending passage, was taken up for consideration.

McIntosh 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, 82.

Akin of Carroll Fleming Huff McIlrath Allen Forsling Hunt McIntosh Barnes Ickis McMillan Greene Bauer Grimwood Istad Martin Nagle Bixler Griswold Johnson of O'Donnell-Blackford Dickinson Hager Patterson Hagglund Johnson of Blythe Pattison Buchmiller Hale Keokuk Bush Haney Johnson of Quirk Charlton Hattendorf Marion Ratliff Kennedy, J. P. Kennedy, W. S. Christophel Reimers Heald Cole of Delaware Held Rice Cole of Harrison Hempel Kent Roberts Craig Hines King Rust Eckles Hollingsworth Kline Ryder Eden Hollis Krouse Saunders Edge Hopkins Lichty Simmer Elliott Hubbard McCaulley Smith

Springer Stepanek	Troup Truax	Venard Wagner	Wamstad Wilson
Thompson Torgeson	Vaughn	Walrod	Mr. Speaker
The nays were	e, 3.		
Nelson	Oliver	Ontjes	
Absent or not	voting, 23.		
Aiken of Ida Anderson Bair Berry Copeland Crone	Crozier Gilmore Hansen Hanson Harrison Hill	Knudson Knutson Laughlin Lovrien Mathews Maxfield	Miller Prichard Rutledge Thomas Wolfe

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

Speaker Pro Tempore Mathews in the chair.

House File No. 146, a bill for an act to amend section sixty-one hundred thirty-four (6134) of the code, 1924, relating to bonds for establishment of public utility plants by cities and towns, with report of committee recommending passage, was taken up for consideration.

McIntosh 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, 75.

Hunt Ickis Istad Johnson of Dickinson	Johnson of Marion Kennedy, J. P. Kennedy, W. S. King Kline Krouse Lichty McCaulley McIlrath McIntosh McMillan Maxfield Nagle Nelson O'Donnell Patterson Pattison	Quirk Ratliff Rice Rust Ryder Saunders Smith Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad
Dickinson Johnson of Keokuk	Pattison Prichard	Wamstad Wilson
	Hager Hagglund Hale Haney Hansen Hattendorf Heald Held Hempel Hines Hopkins Huff Hunt Ickis Istad Johnson of Dickinson Johnson of	Hager Marion Hagglund Kennedy, J. P. Hale Kennedy, W. S. Haney King Hansen Kline Hattendorf Krouse Heald Lichty Held McCaulley Hempel McIIrath Hines McIntosh Hopkins McMillan Huff Maxfield Hunt Nagle Ickis Nelson Istad O'Donnell Johnson of Dickinson Johnson of Patterson Dohnson of Prichard

The nays were, 5.

Hubbard Kent Reimers Simmer Oliver Absent or not voting, 28.

Aiken of Ida	Edge	Hollis	Miller
Anderson	Forsling	Knudson	Ontjes
Christophel	Gilmore	Knutson	Roberts
Copeland	Hanson	Laughlin	Rutledge
Crone	Harrison	Lovrien	Springer
Crozier	Hill	Martin	Wolfe
Eckles	Hollingsworth	Mathews	Mr. Speaker

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

McIlrath of Poweshiek moved that the vote by which Senate File No. 6 passed the House be reconsidered and the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid upon the table?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 50.

Blackford	Hager	Lichty	Stepanek
Blythe	Hagglund	McIlrath	Thomas
Buchmiller	Harrison	McMillan	Thompson
Charlton	Heald	Mathews	Torgeson
Christophel	Held	Maxfield	Troup
Cole of Delaware	Hempel	Nagle	Truax
Cole of Harrison	Hines	Pattison	Venard
Eckles	Hollis	Prichard	Wagner
Eden	Hopkins	Ratliff	Walrod
Edge	Hunt	Reimers	Wamstad
Elliott	Johnson of	Rice	Wilson
Forsling	Marion	Rust	Mr. Speaker
Grimwood	Kennedy, J. P.	Saunders	•

The nays were, 46.

Aiken of Ida	Greene	Johnson of	Nelson
Akin of Carroll	Griswold	Dickinson	O'Donnell
Allen	Hale	Johnson of	Oliver
Bair	Haney	Keokuk	Ontjes
Barnes	Hanson	Kennedy, W. S.	Patterson
Bauer	Hattendorf	Kent	Quirk
Berry	Hollingsworth	King	Roberts
Bixler	Hubbard	Kline	Ryder
Bush	Huff	Krouse	Simmer
Craig	Ickis	McCaulley	Smith
Fleming	Istad	McIntosh	Springer
Gilmore		Martin	Vaughn
			Wolfe

Absent or not voting, 12.

Anderson	Crozier	Knudson	Lovrien
Copeland	Hansen	Knutson	Miller
Crone	Hill	Laughlin	Rutledge

Motion prevailed and the motion to reconsider the vote by which Senate File No. 6 passed the House was laid on the table. O'Donnell of Dubuque raised the point of order that he had asked for a division of the question. The Speaker ruled the point was not well taken, as the only question before the House was to lay the motion to reconsider upon the table.

Allen of Pocahontas appealed from the decision of the chair.

On the question "Shall the decision of the chair be sustained?" a roll call was demanded.

The ayes were, 76.

Akin of Carroll	Hagglund	Kennedy, J. P.	Prichard
Bair	Hale	Kennedy, W. S.	Ratliff
Bauer	Haney	Kline	Reimers
Blackford	Hansen	Knutson	Rice
Blythe	Hanson	Krouse	Rust
Buchmiller	Harrison	Lichty	Simmer
Charlton	Heald	McCaulley	Stepanek
Christophel	Held	McIlrath	Thomas
Cole of Delaware	Hempel	McIntosh	Thompson
Cole of Harrison	Hines	McMillan	Torgeson
Craig	Hollingsworth	Martin	Troup
Eckles	Hollis	Mathews	Truax
Eden	Hopkins	Maxfield	Vaughn
Edge	Hunt	Nagle	Venard
Elliott	Ickis	Nelson	Wagner
Fleming	Istad	Oliver	Walrod
Forsling	Johnson of	Ontjes	Wamstad
Gilmore	Dickinson	Patterson	Wilson
Grimwood	Johnson of	Pattison	Mr. Speaker
Hager	Marion		•

The nays were, 16.

Aiken of Ida	Bixler	Huff	Quirk
Allen	Bush	Johnson of	Smith
Barnes	Griswold	Keokuk	Springer
Berry	Hattendorr	Kent	Wolfe

Absent or not voting, 16.

Anderson	Greene	Laughlin	Roberts
Copeland	Hill	Lovrien	Rutledge
Crone	Hubbard	Miller	Ryder
Crozier	Knudson	O'Donnell	Saunders

Motion prevailed and the decision of the chair was sustained.

House File No. 147, a bill for an act relating to investment of surplus funds of municipal utilities, 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 12th, were adopted. Venard of Sioux moved that the amendment filed by him and found in the journal of March 15th be adopted.

Amendment adopted.

Patterson of Kossuth moved that the bill be read a third time now and placed upon its passage, which motoin prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Akin of Carroll	Hager	Johnson of	Ratliff
Allen	Hagglund	Marion	Reimers
Bair	Hale	Kennedy, J. P.	Rice
Barnes	Haney	Kennedy, W. S.	Roberts
Bauer	Hansen	King	Rust
Bixler	Hanson	Kline	Ryder
Blackford	Harrison	Krouse	Saunders
Blythe	Hattendorf	Lichty	Smith
Buchmiller	Held	McCaulley	Springer
Bush	Hempel	McIntosh	Stepanek
Christophel	Hines	McMillan	Thompson
Cole of Delaware	Hollis	Martin	Torgeson
Cole of Harrison	Hopkins	Maxfield	Troup
Craig	Huff	Nagle	Truax
Eden	Ickis	Nelson	Vaughn
Edge	Istad	O'Donnell	Venard
Fleming	Johnson of	Ontjes	Wagner
Forsling	Dickinson	Patterson	Wamstad
Gilmore	Johnson of	Pattison	Wilson
Greene	Keokuk	Prichard	Mr. Speaker
Grimwood		Quirk	.5

The nays were, 1.

Wolfe

Absent or not voting, 28.

Aiken of Ida	Eckles	Hunt	Mathews
Anderson	Elliott	Kent	Miller
Berry	Griswold	Knudson	Oliver
Charlton	Heald	Knutson	Rutledge
Copeland	Hill	Laughlin	Simmer
Crone	Hollingsworth	Lovrien	Thomas
Crozier	Hubbard	McIlrath	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. 187, a bill for an act to repeal section sixty-eight hundred fifty-five (6855) of the code, 1924, and to enact a substitute therefor, relating to the general tax levy in cities under special charter, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of W. S. Kennedy of Lee the amendments proposed

by the committee, found in the journal of March 12th, were adopted.

W. S. Kennedy 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, 70.

Allen	Grimwood	Kennedy, W. S	. Ratliff
Bair	Hager	Kent	Reimers
Barnes	Hagglund	King	Rice
Bauer	Hale	Kline	Roberts
Blackford	Haney	Krouse	Rust
Blythe	Harrison	Lichty	Ryder
Buchmiller	Hattendorf	McCaulley	Saunders
Charlton	Heald	McIntosh	Simmer
Christophel	Hines	McMillan	Smith
Cole of Delaware	Hollingsworth	Martin	Stepanek
Cole of Harrison	Hopkins	Mathews	Torgeson
Craig	Hunt	Maxfield	Troup
Eckles	Istad	Nagle	Truax
Eden	Johnson of	Nelson	Vaughn
Elliott	Keokuk	O'Donnell	Venard
Fleming	Johnson of	Pattison	Wagner
Forsling	Marion	Prichard	Wilson
Greene	Kennedy, J. P.	Quirk	Mr. Speaker

The nays were, 10.

Berry	Bush	Huff	Thompson
Bixler	Gilmore	Johnson of	Wamstad
	Hubbard	Dickinson	Wolfe

Absent or not voting, 28.

Aiken of Ida	Griswold	Ickis	Oliver
Akin of Carroll	Hansen	Knudson	Ontjes
Anderson	Hanson	Knutson	Patterson
Copeland	Held	Laughlin	Rutledge
Crone	Hempel	Lovrien	Springer
Crozier	Hill	McIlrath	Thomas
Edge	Hollis	Miller	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. 155, a bill for an act to repeal section thirteen thousand forty-seven (13047) of the Code, 1924, and to enact a substitute therefor, and providing for penalty for violation thereof; and to repeal section thirteen thousand forty-nine (13049) of the code, 1924, relating to false drawing or uttering of checks, with report of committee recommending amendment and passage, was taken up for consideration.

Charlton of Polk asked and obtained unanimous consent to

recall Senate File No. 164 from the sifting committee and substituted for House File No. 155.

Senate File No. 164, a bill for an act to repeal section thirteen thousand forty-seven (13047) of the code, and to enact a substitute therefor, and providing for penalty for violation thereof, and to repeal section thirteen thousand forty-nine (13049) of the code, relating to false drawing or uttering of checks, was taken up for consideration.

The amendments proposed by the committee to House File No. 155 were incorporated in Senate File No. 164 by the Senate.

Mr. Charlton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 88.

Akin of Carroll	Hager	Johnson of	Quirk
Allen	Hagglund	Marion	Ratliff
Bair	Hale	Kennedy, J. P.	Reimers
Barnes	Haney	Kennedy, W. S.	Rice
Bauer	Hanson	Kent	Roberts
Bixler	Harrison	King	Rust
Blackford	Hattendorf	Kline	Ryder
Blythe	Heald	Knutson	Saunders
Buchmiller	Held	Krouse	Simmer
Bush	Hempel	Lichty	Smith
Charlton	Hines	McCaulley .	Springer
Christophel	Hollingsworth	McIlrath	Stepanek
Cole of Delaware	Hollis	McIntosh	Thompson
Cole of Harrison	Hopkins	McMillan	Torgeson
Craig	Hubbard	Martin	Troup
Eden	Hunt	Maxfield	Truax
Edge	Ickis	Nagle	Vaughn
Elliott	Istad	Nelson	Venard
Fleming	Johnson of	O'Donnell	Wagner
Gilmore	Dickinson	Ontjes	Walrod
Greene	Johnson of	Patterson	Wamstad
Grimwood	Keokuk	Pattison	Wilson
Griswold		Prichard	Wolfe

The nays were, 1. Oliver

Absent or not voting, 19.

Crozier Aiken of Ida Huff Miller Eckles Knudson Rutledge Anderson Berry Forsling Laughlin Thomas Mr. Speaker Copeland Hansen Lovrien Mathews Hill Crone

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. Speaker Carter in the chair.

House File No. 239, a bill for an act to regulate the sale of near beer as defined in this act, to provide for the licensing of places where near beer is sold to retail, to provide a stamp tax upon near beer, and to provide penalties for the violations of the provisions of this act, with report of committee without recommendation, was taken up for consideration.

Ickis of Union asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 14th.

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. 341, 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, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 117, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Whiting vs. Nagle.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 309, a bill for an act to legalize the proceedings of the Hamilton County Board of Supervisors in the transfer of certain funds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 192, a bill for an act relating to special elections in special charter cities to fill vacancies.

Also that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 232, a bill for an act relating to memberships in the National Board of Health.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 158, a bill for an act relating to the practice of certain professions affecting the public health.

Also that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 98, a bill for an act to empower cities and towns to limit the number of certain places of amusement.



Also, that the Senate has concurred in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 57, a bill for an act relating to electric storage batteries.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 54, a bill for an act relating to abstract of record.

Also, that the Senate has concurred in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 50, a bill for an act relating to the power of the court to order amendments to indictments.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 117

Amend by striking from section 2 all after the word "publication" and inserting in lieu thereof the following: "in the Harlan Representative, a newspaper published at Harlan, Iowa, and the Daily Ledger, a newspaper published at Fairfield, Iowa".

SENATE AMENDMENT TO HOUSE FILE NO. 232

Amend by striking out Section two (2), the publication clause.

SENATE MESSAGE CONSIDERED

Senate File No. 341, a bill for an act to reimburse Hardin county, Iowa, for money expended for the care of a State patient at the State Hospital for the insane at Independence, Iowa, and making appropriation to pay the same.

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

AMENDMENTS FILED

Greene of Pottawattamie filed the following amendment to Senate File No. 10:

Amend Senate File No. 10, Section twenty-six (26), by striking from line thirteen (13) thereof the figures "1,800.00" and by substituting in lieu thereof the figures "\$2,000.00".

Wagner of Scott offered the following amendments to House File No. 25:

Amend House File No. 25 as follows:

Change comma (,) in line eight (8), section one (1), after the word "year" to a period (.) and strike out the remainder of the section.

Also insert after the word "stated" in line three (3), section two (2) the words, "which anticipate funds to be derived from general taxation".

Also strike the words "provide for" in line four (4) of section two (2) and insert in lieu thereof the word "authorize".

Also strike all of lines ten (10), eleven (11), and twelve (12), of section two (2) and insert in lieu thereof the following: "for which such



bond issue is authorized or in which such public corporation is located and the filing of such certificate shall require the board of supervisors to levy annually such tax as will be required, after applying all other funds available therefor, to pay the interest and retire that portion maturing each year."

Ontjes of Grundy filed the following amendment to House File No. 481:

Amend House File No. 481 by striking out all of sections three (3) and four (4).

Ontjes of Grundy filed the following amendments to Senate File No. 10:

Amend section 2 as follows:

Strike line 24a.

In line 28 strike "117,500.00" and insert "110,000.00".

Strike line 29.

In line 39 strike "1,800.00" and insert "1,500.00".

Strike line 52a.

Strike lines 56 and 57 and insert:

"Buildings, grounds and utilities upkeep and preparing grounds for encampment "\$5,000.00".

Amend section 3 as follows:

In line 18 strike "1,600.00" and insert "1,500.00".

In line 19 strike "2,000.00" and insert "1,800.00".

In line 25 strike "75,900.00" and insert "75,000.00".

In line 29 strike "42,000.00" and insert "40,000.00".

In line 73 strike "360.00" and insert "250.00".

Strike lines 106 and 107.

Amend section 4 as follows:

In line 7 strike "1,600.00" and insert "1,500.00".

Amend section 5 as follows:

In line 9 strike "2,850.00" and insert "2,700.00".

In line 14 strike "1,500.00" and insert "1,400.00".

In line 18 strike "2,000.00" and insert "1,800.00".

Amend section 8 as follows:

In line 9 strike 110,000.00" and insert "90,000.00".

Amend section 9 as follows:

In line 13 strike "2,200.00" and insert "2,000.00".

In line 15 strike "2,750.00" and insert "2,500.00".

In line 17 strike "1,740.00" and insert "1,500.00".

In line 23 strike "(7)" and insert "(6)", and strike "9,240.00" and insert "7,920.00".

Strike line 25a.

In line 31 strike "11,200.00" and insert "10,000.00".

Strike line 34a.

Amend section 10 as follows:

Strike lines 8, 9 and 10 and insert in lieu thereof the following:

"Custodian and Engineer \$2,700.00".

In line 20 strike "1,360.00" and insert "1,300.00". In line 21 strike "15,840.00" and insert "14,400.00".

Amend section 14 as follows:

In line 17 strike "1,400.00" and insert "1,200.00". In line 19 strike "1,500.00" and insert "1,400.00". Amend section 14-a as follows:

Strike line 15b.

Amend section 15 as follows:

Strike lines 10, 11 and 12.

Amend section 16 as follows:

In line 7 strike "170,000.00" and insert "160,000.00".

Amend section 18 as follows:

In line 7 strike "2,700.00" and insert "2,500.00". In line 13 strike "3,500.00" and insert "2,000.00".

Amend section 19 as follows:

In line 10 strike "2,850.00" and insert "2,700.00". In line 14 strike "1,500.00" and insert "1,200.00".

Amend section 21 as follows:

Strike line 10b.

In line 11 strike "2,000.00" and insert "1,800.00". In line 18 strike "2,000.00" and insert "1,800.00". In line 19 strike "3,000.00" and insert "2,400.00". In line 20 strike "2,400.00" and insert "1,800.00". Strike line 20a.

In line 24 strike "4,000.00" and insert "3,000.00". In line 36 strike "2,000.00" and insert "1,800.00". Strike line 37a.

Strike line 37b.

Strike line 42a.

Amend section 22 as follows:

In line 24 strike "1,250.00" and insert "250.00". In line 31 strike "625.00" and insert "250.00". In line 62 strike "1,500.00" and insert "1,200.00".

Amend section 24 as follows:

In line 11 strike "2,350.00" and insert "2,200.00". In line 14 strike "1,500.00" and insert "1,200.00". In line 28 strike "8,000.00" and insert "5,000.00". In line 29 strike "12,000.00" and insert "10,500.00". In line 30 strike "2,500.00" and insert "2,000.00".

Amend section 25 as follows:

In line 8 strike "4,500.00" and insert "4,000.00". In line 9 strike "3,600.00" and insert "3,000.00". In line 9a strike "2,700.00" and insert "2,500.00". Strike line 14.

Amend section 26 as follows:

Strike line 12a.

In line 19 strike "50,000.00" and insert "35,000.00".

Amend section 27 as follows:

Strike line 14a.

In line 18 strike "4,000.00" and insert "3,000.00".

Amend section 29 as follows:

Strike lines 50, 51, 52, 53, 54, and 56.

Strike line 57.

Amend section 31 as follows:

In line 7 strike "9,000.00" and insert "8,100.00".

Amend section 34 as follows:

In line 12 strike "1.300.00" and insert "1.200.00".

Amend section 36 as follows:

In line 10 strike "2,850.00" and insert "2,700.00".

In line 18 strike "5,000.00" and insert "4,000.00".

Amend section 39 as follows:

Strike line 25a.

Strike line 84a.

Strike line 84b.

Strike line 93a.

Amend section 40 as follows:

In line 8 strike "2,850.00" and insert "2,700.00".

Amend section 41 as follows:

In line 7 strike "4,000.00" and insert "3,300.00".

In line 8 strike "2,850.00" and insert "2,200.00".

Amend section 42 as follows:

In line 10 strike "1,800.00" and insert "1,500.00".

Amend section 43 as follows:

In line 12 strike "1,800.00" and insert "1,500.00".

Amend section 44 as follows:

In line 9 strike "2.850.00" and insert "2.700.00".

In line 17 strike "1,500.00" and insert "1,320.00".

Amend section 46 as follows:

Strike line 101a.

In line 164 strike "371,100.00" and insert "351,100.00".

Strike line 168a.

In line 188 strike "100,000.00" and insert "60,000.00".

Amend section 47 as follows:

In line 24 strike "2,730,000.00" and insert "2,580,000.00".

In line 25 strike "127,500.00" and insert "100,000.00".

In line 28 strike "71,500.00" and insert "35,000.00".

Strike lines 30, 31 and 32.

In line 35 strike "30,000.00" and insert "15,000.00".

In line 36 strike "100,000.00" and insert "50.000.00".

In line 37 strike "30,000.00" and insert "15,000.00".

In line 38 strike "150,000.00" and insert "100,000.00".

In line 49 strike "140,000.00" and insert "120,000.00".

In line 53 strike "420,000.00" and insert "360,000.00".

In line 56 strike "470,000.00" and insert "400,000.00".

In line 58 strike "80,000.00" and insert "60,000.00".

In line 60 strike "Cooperative" and "50,000.00" and insert "25,000.00".

Insert as line 60a the following:

"For research in Agricultural Economics relative to the effects of federal and state legislation on the Agricultural Industry and for the study of marketing problems 25,000.00".

Strike lines 62 and 63.

In line 76 strike "60,000.00" and insert "40,000.00".

In line 77 strike "72,000.00" and insert "15,000.00".

In line 88 strike "412,600.00" and insert "400,000.00".

Strike line 90a.

Strike line 106a.

Amend section 50 as follows:

In line 3 strike "\$15.00" and insert "\$10.00".

At the end of line 3 strike "\$12.50" and insert "\$10.00".

Amend section 52 as follows:

In lines 19 and 20 strike "Two hundred eighteen thousand four hundred dollars (\$218,400.00)" and insert "One hundred eighty thousand dollars (\$180,000.00)".

> G. W. PATTERSON. O. A. ONTJES.

RAYMOND JOHNSON. HENRY BERRY.

O. J. REIMERS.

THEO. MARTIN. G. W. SMITH. D. M. GRISWOLD.

H. N. HANSON.

WILBUR F. HUBBARD.

Speaker announced that the House would be at ease until 1:30 p. m. today.

AFTERNOON SESSION

The House was called to order at 1:30 p. m., Speaker Carter in the chair.

Hollingsworth of Boone announced the death of Honorable R. B. Crone of Emmet county, which occurred at twelve o'clock noon, and moved that in respect to his memory the House do now stand adjourned until 9:00 Thursday morning. Motion prevailed.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MARCH 31, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by the Rev. S. H. Turbeville, pastor of the Methodist church, Oskaloosa.

Journal of March 30th corrected and approved.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing, that he had, on March 30th, approved the following bills:

House Files Nos. 5, 41, 43, 116, 204 and 226.

Hollingsworth of Boone announced that the funeral of the late Representative from Emmet county, Honorable R. B. Crone, would be held from the House chamber at 10:00 o'clock Friday morning.

RESOLUTION

Hollingsworth of Boone offered the following resolution:

Be It Resolved by the House of Representatives of the Forty-second General Assembly, That in the death of our associate, R. B. Crone, of Emmet county, this assembly has sustained an inestimable loss. He brought to this body a deep sincerity of purpose and unquestioned integrity. He set for himself the well nigh impossible task of investigating to its very depths every proposition laid before us for consideration. In his death we have lost a genial companion and the state has lost an efficient and capable public servant.

Be It Further Resolved, That we extend to his family our sincere sympathy in this their hour of bereavement.

Be It Further Resolved, That the Speaker be directed to appoint a committee of six who shall be the official representatives of this body and to act as honorary pallbearers at the funeral.

Be It Further Resolved, That this House do now adjourn until 9:00 o'clock, Friday morning, April 1st.



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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Senator Breakenridge of Palo Alto, Representatives Saunders of Palo Alto, Johnson of Dickinson, King of Clay, Hollingsworth of Boone, Mathews of Des Moines, and Patterson of Kossuth.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 1, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. W. Ernst Stockley, Rector St. Marks Episcopal Church, Ft. Dodge, Iowa.

FUNERAL SERVICE FOR HONORABLE R. B. CRONE

The funeral service of the late Honorable R. B. Crone of Emmet county was held from the House chamber at ten o'clock and the following service rendered:

TRIBUTE TO MR. CRONE BY HON. E. A. GRIMWOOD

What one of you that ever had a friend, Or felt his being thrill at friendship's token, But would preserve that friendship to the end Unbroken?

I sing of him whose brave yet kindly heart Met fortune good or fortune ill, a smiling, The weary way by virtue of that art Beguiling. A public servant, helpful, wise and just; A neighbor kind, his neighbor's love demanding; A friend and full response to friendship's trust Commanding.

What cared we that his outer husk was rough, Of fabric fit to fend the world's crude banter, When friendship's fire could melt his sternest stuff, Instanter?

We are the better that this life was passed Within our sphere, he has not lost in dying, On the firm faith that we shall meet at last, Relying.

We question why the bonds grew firm and strong, With which the fates our hearts to his, did tether, If, through the world, we might not pass along Together?

We're answered for each severed bond may prove A tendril without which our souls might never Attain the fullness of that broader love Forever.

TRIBUTE TO MR. CRONE BY HON. C. G. OLIVER

From the beginning, the living have paid homage to the virtues of the dead; for immortality is the dream of man. Mountains have been excavated; pyramids built; temples have been erected; and granite, marble and bronze shaped into every conceivable form to give expression to honor, respect, affection, and love for some dead hero, warrior, statesman or philosopher.

These earthly tributes can be of no service to the dead, but they form lasting records of deeds held honorable among men; are strong incentives to noble acts in the present, and work a steady progress toward that better condition which is the ultimate destiny of the human race.

We are not here assembled to shape in marble or granite or bronze, the human form of our fellow member and friend, R. B. Crone, but—in order that those who knew him may, by simple tribute of thought and feeling—bear public testimony to the merits of one who stood forth a most splendid type of moral and intellectual manhood, and who with little thought of self rendered eminent service in the cause of mankind labored faithfully to the end.

Death hath made no breach,
In love and sympathy and hope and trust
There is an inward spiritual speech,
That greets u sstill—though mortal tongue be dead,
And bids us do the work that he layed down.



He needs no monument; his memory will ever be cherished in our hearts, he will be missed by all who knew him, most by those who knew him best.

We know that moons shall wane, that summer birds from far shall cross the sea. But who shall tell us when to meet with death?

The following poem was written by Hon. R. B. Crone early in the session of the Forty-second General Assembly and a copy given to Representative Wamstad on his request:

HE NEVER DOUBLE CROSSED

I hope that when my work is done,
Upon this earthy sphere,
And folks who knew me, one by one,
File slowly past my bier,
They'll say: "Well, he was game and fair,
No matter what the cost,
He fought his battles on the square—
He never double crossed."

I may not leave a grand estate,
Rare gems without a flaw,
Broad fields with taxes paid to date,
To bless my heirs at law,
But I can leave behind a name
That never will be lost:
Of one who played life's rugged game,
And never double crossed.

I hope that when the years have flown
And I have run my race,
They'll carve upon the silent stone,
That marks my resting place,
These simple words beneath my name,
Ungarnished and unglossed:
"He fought; he erred, but in life's game,
He never double crossed."

On motion of Rutledge of Webster the House adjourned until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Ickis of Union for the balance of the week, on request of Anderson of Montgomery; J. P. Kennedy

of Lee for the balance of the week, on request of W. S. Kennedy of Lee; Hunt of Louisa for the balance of the week, on request of W. S. Kennedy of Lee; McIntosh of Muscatine for the balance of the week, on request of W. S. Kennedy of Lee; Hagglund of Page for the balance of the week, on request of Smith of O'Brien; Oliver of Monona for the balance of the week, on request of Troup of Story.

Journal of March 31st corrected and approved.

PETITIONS

The following petitions were presented and referred to the sifting committee.

McMillan of Benton, from citizens of the state of Iowa, favoring the bill providing for a fish and game commission.

Patterson of Kossuth, from citizens of the state of Iowa, favoring the bill providing for a fish and game commission.

Hanson of Winnebago, from voters of the state of Iowa, protesting against House File No. 224.

Hager of Allamakee, from business men and farmers of Allamakee county, protesting against a four cent gasoline tax.

By Hempel of Clayton, from citizens of Edgewood, opposing House File No. 121.

By Bush of Cherokee, from voters of Cherokee county, protesting against Senate File No. 163.

By Stepanek of Linn, from citizens of Sioux City, favoring Senate File No. 247.

Protesting against House File No. 239: By Johnson of Marion, from voters of Marion county; by Copeland of Dallas, from voters of Dallas county; by Istad of Winneshiek, from voters of Winneshiek county; by Hempel of Clayton, from voters of Clayton county; by Jasper of Edge, from voters of Edge county; by Nagle of Johnson, from voters of Johnson county; by Eden of Clinton, from voters of Clinton county; by Pattison of Jefferson, from voters of Jefferson county; by Stepanek of Linn, from voters of Linn county; by Charlton of Polk, from voters of Polk county; by Hanson of Winnebago, from voters of Winnebago county.

REPORTS OF COMMITTEES

Eckles of Butler, from the committee on claims, submitted the following report:

MR. SPEAKER: Your committee on claims to whom was referred House File No. 398, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District Number Thirteen (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.

R. B. ECKLES, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on claims to whom was referred House File No. 449, a bill for an act to compensate John Joseph Rouse for injuries received while in the employ of the state sanitarium at Oakdale, and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. B. ECKLES, Chairman.

Report adopted.

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 506, a bill for an act making an appropriation to compensate Vera Gage for injuries received while a student at the Iowa School for the Deaf, Council Bluffs, 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.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 507, a bill for an act making an appropriation to compensate Francine Talbot for injuries received from being struck by a stray bullet from rifle range, Iowa National Guard, Marshalltown, 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.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 360, a bill for an act to amend the law as it appears in sections two thousand eight hundred ninety-four (2894) and

two thousand nine hundred two (2902) of the code relating to state aid to county and district fairs or agricultural societies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 502, a bill for an act to make appropriation for the payment of state and other expenses, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File No. 341, a bill for an act to reimburse Hardin County, Iowa, for money expended for the care of a state patient at the state hospital for the insane at Independence, Iowa, and making appropriation to pay the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 56, 98, 57, 50, 158, 54, and 295.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 56, 98, 57, 50, 158, 54, and 295.

INTRODUCTION OF BILLS

House File No. 508, by committee on claims, a bill for an act to make an appropriation to Marshall county, Iowa, for publication of delinquent automobile taxpayers for the year 1925.

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

House File No. 509, by committee on claims, a bill for an act to make an appropriation for animals slaughtered on account of tuberculosis.

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

House File No. 510, by committee on claims, a bill for an act to make an appropriation to Havner, Flick & Powers for attorneys' fees as attorneys for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach.

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

House File No. 511, by committee on claims, a bill for an act to make an appropriation to James A. Devitt for attorneys fees as attorney for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach.

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

Eckles of Butler offered the following resolution:

RESOLUTION

Whereas, The Honorable William I. Atkinson, former member of the House of Representatives from Butler county, recently died at his home in Waterloo, Iowa; therefore,

Be It Resolved by the House of Representatives of the Forty-second 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. Eckles moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Eckles of Butler, Lichty of Black Hawk, and Christophel of Bremer.

McIlrath of Poweshiek, Rutledge of Webster and Berry of Monroe offered the following resolution:

RESOLUTION

Whereas, An all-wise Providence has removed from earthly activities the father of our respected Representative W. H. Crozier; therefore,

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 W. H. Crozier.

On motion of McIlrath of Poweshiek the resolution was adopted.

CONSIDERATION OF SENATE AMENDMENTS

On request of W. S. Kennedy of Lee, House File No. 117, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Nagle vs. Whiting, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 117

Amend by striking from section 2 all after the word "publication" and inserting in lieu thereof the following: "in the Harlan Republican, a newspaper published at Harlan, Iowa, and the Daily Ledger, a newspaper published at Fairfield, Iowa".

W. S. Kennedy of Lee moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were,71.

Akin of Carroll	Christophel	Fleming	Hanson
Allen	Cole of Delaware	Forsling	Harrison
Anderson	Cole of Harrison	Gilmore	Hattendorf
Barnes	Craig	Grimwood	Heald
Bauer	Eckles	Griswold	Held
Blythe	Eden	Hale	Hempel
Buchmiller	Edge	Haney	Hines
Bush	Elliott	Hansen	Hollis

Hopkins McMillan Ratliff Torgeson Martin Troup Istad Reimers Johnson of Maxfield Truax Rice Marion Miller Rust Vaughn Kennedy, W. S. Nagle Rutledge Venard Kent Nelson Smith Wagner Knudson Ontjes Springer Walrod Krouse Pattison Wamstad Stepanek Laughlin Prichard Thomas Wilson McIlrath Mr. Speaker Quirk Thompson

The nays were, none.

Absent or not voting, 36.

Aiken of Ida	Hagglund	Johnson of	McIntosh
Bair	Hill	Keokuk	Mathews
Berry	Hollingsworth	Kennedy, J. P.	O'Donnell
Bixler	Hubbard	King	Oliver
Blackford	Huff	Kline	Patterson
Charlton	Hunt	Knutson	Roberts
Copeland	Ickis	Lichty	Ryder
Crozier	Johnson of	Lovrien	Saunders
Greene	Dickinson	McCaulley	Simmer
Hager			Wolfe

The House concurred in Senate amendment to House File No. 117.

On request of Grimwood of Jones, House File No. 232, a bill for an act to amend section twenty-four hundred sixty-five (2465) of the code, 1924, so as to authorize each examining board connected with the state department of health to maintain membership in the respective national organizations of such boards and making an appropriation for the membership fees therein, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 232

Amend by striking out Section two (2), the publication clause.

Mr. Grimwood moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 69.

Akin of Carroll Gilmore Johnson of Quirk Allen Griswold Keokuk Reimers Anderson Hager Johnson of Rice Rutledge Barnes Hale Marion Kennedy, W. S. Bauer Simmer Haney Blythe Hansen Kent Smith Buchmiller Hanson Knudson Springer Harrison Thomas Bush Laughlin Lichty Christophel Hattendorf Thompson Cole of Delaware Heald McCaulley Torgeson Cole of Harrison Held McIlrath Troup Truax Craig Hempel McMillan Martin Eckles Hill Vaughn Miller Eden Hines Venard Hollis Nagle Wagner Edge Walrod Nelson Elliott Hopkins Fleming Istad Ontjes Wilson Forsling Pattison Mr. Speaker

The nays were, none.

Absent or not voting, 38.

Aiken of Ida Hagglund Kline Prichard Bair Hollingsworth Knutson Ratliff Berry Hubbard Krouse Roberts Bixler Huff Lovrien Rust Blackford Hunt McIntosh Ryder Charlton Ickis Mathews Saunders Maxfield Copeland Johnson of Stepanek Crozier Dickinson O'Donnell Wamstad Greene Kennedy, J. P. Oliver Wolfe Grimwood Patterson King

The House concurred in Senate amendment to House File No. 232.

Steering Committee called up.

Hill of Floyd moved that the following motion by Forsling of Woodbury providing for a steering committee be taken from the table:

I move that a committee of seven members be appointed to take charge of the calendar, with the exception of the appropriation bills, arrange the order of business, and make recommendations with the purpose of expediting the work of the House. The House by vote of constitutional majority may change the order of business as it may be suggested by such committee.

On the question "Shall the motion be taken from the table?" a roll call was demanded.

The ayes were, 75.

Aiken of Ida	Gilmore	Kennedy, W. S.	Rice
Akin of Carroll	Greene	Kent	Roberts
Anderson	Grimwood	Kline	Rust
Barnes	Hager	Krouse	Ryder
Bauer	Hale	Laughlin	Smith
Berry	Haney	Lichty	Springer
Bixler	Hansen	McCaulley	Stepanek
Blackford	Hanson	McMillan	Thomas
Blythe	Harrison	Martin	Thompson
Buchmiller	Hattendorf	Maxfield	Torgeson
Bush	Heald	Miller	Troup
Charlton	Held	Nagle	Truax
Christophel	Hill	Nelson	Vaughn
Cole of Harrison	Hines	O'Donnell	Venard
Craig	Hollis	Pattison	Wagner
Eckles	Hopkins	Prichard	Wamstad
Edge	Huff	Quirk	Wolfe
Elliott	Istad	Reimers	Mr. Speaker
Fleming	Johnson of		
Forsling	Marion		

The nays were, 9.

Eden Griswold Hempel	Johnson of Keokuk Knutson	McIlrath Ontjes	Rutledge Walrod
zzemper	2211410011		

Absent or not voting, 23.

Allen	Hollingsworth	Kennedy, J. P.	Oliver
Bair	Hubbard	King	Patterson
Cole of Delaware	Hunt	Knudson	Ratliff
Copeland	Ickis	Lovrien	Saunders
Crozier	Johnson of	McIntosh	Simmer
Hagglund	Dickinson	Mathews	Wilson

Motion prevailed.

McIlrath of Poweshiek moved that the motion for a steering committee be amended by excepting Calendar No. 258, House File No. 481, from the operation of the motion.

Smith of O'Brien moved the previous question.

Motion prevailed.

On the question "Shall the amendment to the motion be adopted?" a roll call was demanded and rule 18 was invoked.

The ayes were, 35.

Blythe	Griswold	Kent	Nagle
Bush	Haney	Kline	Ratliff
Charlton	Harrison	Krouse	Reimers
Christophel	Held	Laughlin	Rice
Cole of Harrison	Hempel	Lovrien	Roberts
Craig	Hubbard	McIlrath	Springer
Eden	Istad	McMillan	Vaughn
Forsling	Johnson of	Martin	Wamstad
Gilmore	Keokuk	Miller	Wilson

The nays were, 57.

Aiken of Ida Greene Kennedy, W. S. Ryder Akin of Carroll Grimwood Knudson Simmer Allen Hager Knutson Smith Anderson Hale Stepanek Lichty Barnes Hansen McCaulley Thomas Bauer Hanson Maxfield Thompson Berry Hattendorf Nelson Torgeson Bixler Heald O'Donnell Troup Blackford Hill Onties Truax Buchmiller Hines Pattison Venard Cole of Delaware Hollis Prichard Wagner Walrod Eckles Hopkins Quirk Edge Huff Rust Wolfe Elliott Johnson of Rutledge Mr. Speaker. Fleming Marion

Absent or not voting, 15.

Bair Hollingsworth Johnson of McIntosh Copeland Hunt Dickinson Mathews Crozier Ickis Kennedy, J. P. Oliver Hagglund King Patterson Saunders

Amendment lost.

The motion by Forsling of Woodbury prevailed.

O'Donnell of Dubuque in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File No. 239, a bill for an act to regulate the sale of near beer as defined in this act, to provide for the licensing of places where near beer is sold to retail, to provide a stamp tax upon near beer, and to provide penalties for the violations of the provisions of this act, was taken up for further 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?"

The ayes were, 13.

Anderson Harrison Hubbard Roberts
Bixler Heald Krouse Springer
Cole of Harrison Hill Martin Wolfe
Grimwood

The nays were, 74.

Aiken of Ida	Gilmore	Kent	Ratliff
Akin of Carroll	Greene	Kline	Reimers
Barnes	Griswold	Knudson	Rice
Bauer	Hager	Knutson	Rust
Berry	Hale	Laughlin	Rutledge
Blackford	Haney	Lichty	Ryder
Blythe	Hansen	Lovrien	Simmer
Buchmiller	Hanson	McCaulley	Smith
Bush	Hattendorf	McIlrath	Stepanek
Charlton	Hempel	McMillan	Thomas
Christophel	Hines	Maxfield	Thompson
Cole of Delaware		Miller	Torgeson
Craig	Hopkins	Nagle	Troup
Eckles	Istad	Nelson	Truax
Eden	Johnson of	O'Donnell	Vaughn
Edge	Keokuk	Ontjes	Venard
Elliott	Johnson of	Pattison	Wagner
Fleming	Marion	Prichard	Walrod
Forsling	Kennedy, W. S.	Quirk	Wamstad

Absent or not voting, 20.

Allen	Held	Johnson of	Mathews
Bair	Hollingsworth	Dickinson	Oliver
Copeland	Huff	Kennedy, J. P.	Patterson
Crozier	Hunt	King	Saunders
Hagglund	Ickis	McIntosh	Wilson
00			Mr Sneaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the house.

House File No. 257, a bill for an act to amend chapter two hundred seventy-three (273) of the code, 1924, relating to the relief commission for soldiers, sailors, and marines, and to provide compensation for their services, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Harrison of Clarke the amendments proposed by the committee, found in the journal of March 12th, were adopted.

Speaker Carter in the chair.

McMillan of Benton moved the previous question.

Motion prevailed.

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, 78.

Aiken of Ida	Fleming	Johnson of	Ryder
Akin of Carroll	Greene	Marion	Simmer
Anderson	Grimwood	Kennedy, W. S.	Smith
Bair	Griswold	Kent	S'epanek
Barnes	Hager	Knutson	Thomas
Bauer	Hale	Krouse	Thompson
Bixler	Haney	Laughlin	Torgeson
Blackford	Hansen	Lichty	Troup
Blythe	Hanson	McCaulley	Traux
Buchmiller	Harrison	McIlrath	Vaughn
Bush	Hattendorf	McMillan	Venard
Charlton	Heald	Maxfield	Wagner
Christophel	Held	Nagle	Walrod
Cole of Delaware	Hempel	Nelson	Wamstad
Cole of Harrison	Hines	O'Donnell	Wilson
Copeland	Hollis	Pattison	Wolfe
Craig	Hubbard	Prichard	Mr. Speaker
Eckles	Huff	Ratliff	0.00 0.00
Eden	Istad	Reimers	
Edge	Johnson of	Rice	
Elliott	Keokuk	Roberts	

The nays were	, 9.		
Allen Berry	Gilmore Hill	Hopkins Kline	Miller Ontjes Springer
Absent or not	voting, 20.		
Crozier Forsling Hagglund Hollingsworth Hunt	Ickis Johnson of Dickinson Kennedy, J. P. King	Knudson Lovrien McIntosh Martin Mathews	Oliver Patterson Quirk Rust Rutledge Saunders

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

APPOINTMENT OF STEERING COMMITTEE

The Speaker appointed the following as members of the steering committee: Johnson of Marion, Hansen of Scott, Hager of Allamakee, Ratliff of Henry, Bush of Cherokee, Bixler of Adams and King of Clay.

Johnson of Marion asked and obtained unanimous consent to have the steering committee excused for a short time.

CONSIDERATION OF BILLS

The House resumed consideration of House File No. 25, a bill for an act relating to the issuance of bonds, certificates or other evidence of indebtedness by any municipality of the State, including cities under special charter, commission and manager plan and school corporations, and requiring that before such issue shall be legal, a tax levy shall be provided for by the governing board of any such municipality or in the proposition submitted at an election, for the payment of the interest and retirement of the principal, of said bonds, certificates or other evidence of indebtedness, when due, was taken up for further consideration.

Wagner of Scott moved that the amendments offered by him and found in the journal of March 30th, be adopted.

Motion prevailed and the amendments were adopted.

Johnson of Marion offered the following amendment and moved its adoption:

Amend House File No. 25 by adding thereto the following section: Sec. 5. The provisions of this act shall not apply to bonds, the interest or principal of which are payable out of the primary road fund.

Amendment 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.

One the question "Shall the bill pass?"

The ayes were, 86.

Aiken of Ida	Forsling
Akin of Carroll	Gilmore
Allen	Greene
Anderson	Grimwood
Bair	Griswold
Barnes	Hager
Bauer	Hale
Blackford	Haney
Blythe	Hansen
Buchmiller	Hanson
Bush	Harrison
Charlton	Hattendorf
Christophel	Heald
Cole of Delaware	Held
Cole of Harrison	Hempel
Copeland	Hill
Craig	Hines
Eckles	Hollis
Eden	
	Hopkins
Edge	Huff
Elliott	Istad
Fleming	Johnson of
	Keokuk

Johnson of Marion Kennedy, W. S. Kent Kline Knutson Krouse Laughlin Lichty McCaulley McIlrath McMillan Miller Nagle Nelson O'Donnell Ontjes Pattison Prichard Quirk Ratliff

Reimers

Rice Roberts Rust Ryder Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker The nays were, none.

Absent or not voting, 21.

Hunt Knudson Maxfield Bixler Ickis Lovrien Oliver Crozier Johnson of McIntosh Patterson Hagglund Dickinson Martin Rutledge Hollingsworth Kennedy, J. P. Mathews Saunders Hubbard

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. 318, a bill for an act to amend section fifty-two hundred twenty-eight (5228) of the code relating to compensation of county attorneys, with report of committee recommending passage, was taken up for consideration.

Krouse of Wayne moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Akin of Carroll Fleming Johnson of Reimers Rice Forsling Allen Marion Kennedy, W. S. Anderson Greene Roberts Bair Hager Kent Rust Kline Barnes Haney Ryder Bauer Hanson Knudson Simmer Berry Harrison Knutson Smith Blackford Hattendorf Krouse Springer Heald Laughlin Stepanek Blythe Buchmiller Held Lichty Thomas Bush Hempel Lovrien Torgeson McCaulley Hill Troup Charlton McMillan Christophel Hines Truax Cole of Delaware Hollis Maxfield Vaughn Cole of Harrison Hubbard Nagle Venard Nelson Wagner Copeland Huff O'Donnell Walrod Istad Craig Wamstad Eden Johnson of Pattison Keokuk Prichard Wilson Edge Elliott Quirk

The nays were, 8.

Aiken of Ida Hale McIlrath Ontjes Grimwood Hopkins Miller Thompson Absent or not voting, 23.

Bixler	Hansen	Kennedy, J. P.	Patterson
Crozier	Hollingsworth	King	Ratliff
Eckles	Hunt	McIntosh	Rutledge
Gilmore	Ickis	Martin	Saunders
Griswold	Johnson of	Mathews	Wolfe
Hagglund	Dickinson	Oliver	Mr. Speaker

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 repeal section fifty-nine hundred forty-two (5942) of the code, 1924, and to enact a substitute therefor, relating to streets and public grounds, 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, 66.

Akin of Carroll	Fleming	Kline	Rust
Allen	Gilmore	Knutson	Ryder
Bair	Greene	Krouse	Simmer
Barnes	Grimwood	Laughlin	Smith
Bauer	Hale	Lichty	Stepanek
Blackford	Hat ⁺ endorf	Lovrien	Thompson
Blythe	Heald	McCaulley	Torgeson
Buchmiller	Held	McIlrath	Troup
Charlton	Hempel	McMillan	Truax
Christophel	Hill	Nagle	Vaughn
Cole of Delaware	Hines	O'Donnell	Venard
Copeland	Hollis	Ontjes	Wagner
Craig	Istad	Pattison	Walrod
Eckles	Johnson of	Prichard	Wilson
Eden	Marion	Quirk	Wolfe
Edge	Kennedy, W. S.	Reimers	Mr. Speaker
Elliott	Kent	Roberts	

The nays were, 9.

Berry	Harrison	Johnson of	Miller
Griswold	Huff	Keokuk	Nelson
Hanson			Springer

Absent or not voting, 32.

Aiken of Ida Hagglund Johnson of Maxfield Anderson Dickinson Oliver Haney Bixler Hansen Kennedy, J. P. Patterson Bush Hollingsworth Ratliff King Cole of Harrison Hopkins Knudson Rice Crozier Hubbard McIntosh Rutledge Forsling Saunders Hunt Martin Hager Ickis Mathews Thomas Wamstad

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

House File No. 380, a bill for an act to amend the law as it appears in chapter one hundred seventeen (117) of the acts of the forty-first general assembly, relating to the creation of city plan commissions, and to the powers and duties thereof, and to provide for the adoption by the commission of a comprehensive city plan, the approval thereof by the council of the municipality and for modifications and amendments thereof, 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, 65.

Akin of Carroll Edge Knutson Roberts Allen Fleming Krouse Rust Laughlin Anderson Gilmore Ryder Lichty Bair Greene Smith Barnes Grimwood Lovrien Springer Bauer Hale McCaulley Stepanek Blackford Harrison McIlrath Thomas Hattendorf McMillan Blythe Thompson Maxfield Buchmiller Hempel Torgeson Hill Miller Charlton Troup Christophel Hines Nagle Truax Cole of Delaware Hollis O'Donnell Vaughn Cole of Harrison Istad Pattison Venard Copeland Kennedy, W. S. Prichard Wagner Walrod Craig Kent Quirk Eckles Kline Reimers Mr. Speaker Eden

The nays were, 2.

Huff Johnson of Keokuk Absent or not voting, 40.

Aiken of Ida Hansen Johnson of Ontjes Hanson Marion Patterson Berry Kennedy, J. P. Ratliff Bixler Heald Bush Held King Rice Crozier Hollingsworth Knudson Rutledge Elliott Hopkins McIntosh Saunders Hubbard Martin Simmer Forsling Mathews Wamstad Griswold Hunt Nelson Wilson Hager Ickis Hagglund Johnson of Oliver Wolfe Dickinson Haney

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

House File No. 379, a bill for an act relating to the platting of land in and adjacent to certain cities having a population of twenty-five thousand (25,000) or over and to require approval thereof by the city council and by the city plan commission in cities where such commission exists and authorizing cities to maintain suits in equity in certain cases to declare plats, when filed and recorded in violation thereof, to be void and to expunge the same from the records, and to provide for appeal from action of council to the district court in certain cases, was taken up for consideration.

Charlton 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, 68.

Akin of Carroll Forsling Kent Rice Knudson Allen Gilmore Roberts Anderson Grimwood Knutson Rust Bair . Griswold Krouse Simmer Barnes Hale Laughlin Smith Bauer Haney Lichty Springer Blackford Harrison McCaulley Stepanek Blythe McIlrath Thomas Hattendorf Buchmiller McMillan Heald Thompson Charlton Held Maxfield Troup Christophel Hempel Miller Truax Cole of Harrison Hines Nagle Vaughn Copeland Hopkins O'Donnell Venard Craig Pattison Wagner Istad Eckles Johnson of Prichard Walrod Eden Keckuk Quirk Wamstad Edge Kennedy, W. S. Reimers Mr. Speaker Fleming

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The nays were, 2.

Huff

Torgeson

Absent or not voting, 37.

Johnson of Nelson Aiken of Ida Hansen Oliver Hanson Marion Berry Kennedy, J. P. Onties Bixler Hill Bush Hollingsworth King Patterson Cole of Delaware Hollis Ratliff Kline Crozier Hubbard Lovrien Rutledge Elliott Hunt McIntosh Ryder Greene Ickis Martin Saunders Hager Johnson of Mathews Wilson Hagglund Dickinson Wolfe

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 to amend the law as it appears in section ten thousand four hundred ten (10410) of the code of Iowa, 1924, relating to renewals of charters for private corporations, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Charlton of Polk the amendments proposed by the committee, found in the journal of March 12th, were adopted.

Mr. Charlton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Akin of Carroll Greene Kent Allen Grimwood Kline Bair Griswold Barnes Hale Berry Haney Blackford Hanson Blythe Harrison Buchmiller Hattendorf Charlton Heald Christophel Held Cole of Harrison Hempel Miller Hines Copeland Nagle Craig Hollis Eckles Hopkins Eden Hubbard Edge Huff Elliott Prichard Istad Fleming Johnson of Quirk Fosling Keokuk Reimers Kennedy, W. S. Gilmore Rice

Rust Ryder Knudson Simmer Knutson Smith Krouse Springer Laughlin Stepanek McCaulley Thomas McIlrath Thompson McMillan Torgeson Maxfield Troup Truax Vaughn Nelson Venard O'Donnell Wagner Walrod Ontjes Pattison Wamstad Wilson

Mr. Speaker

Wolfe

The nays were, none.

Absent or not voting, 29.

Aiken of Ida	Hagglund	Johnson of	Mathews
Anderson	Hansen	Marion	Oliver
Bauer	Hill	Kennedy, J. P.	Patterson
Bixler	Hollingsworth	King	Ratliff
Bush	Hunt	Lichty	Roberts
Cole of Delawa	re Ickis	Lovrien	Rutledge
Crozier	Johnson of	McIntosh	Saunders
Hager	Dickinson	Martin	

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

Senate File No. 177, a bill for an act to promote the use of materials, products and supplies produced, manufactured or made in Iowa in the construction, repair, maintenance and upkeep of any public buildings, public monuments, public structures, or additions thereto; also to require the use of only such materials, supplies and provisions in the maintenance and provisioning of any state, county, school district or other municipal institution, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the amendment filed by him and found in the journal of March 25th be adopted.

Motion prevailed and the amendment was adopted.

Hill of Floyd asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 26th.

Mr. Hill moved that the amendment filed by him and found in the journal of March 28th be adopted.

Motion prevailed and the amendment was adopted.

Charlton of Polk offered the following amendment and moved its adoption:

Amend Senate File No. 177 by adding after section three (3) the following section:

Sec. 4. This act shall in no way pertain to the state highway commission, nor to the construction, building, or maintenance of any highway, primary, secondary, or otherwise, or to streets or alleys in any city or town in the state of Iowa.

Also amend by renumbering Sec. 4 as Sec. 5.

Motion prevailed and the amendment was adopted.

Charlton 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?" rule 18 was invoked.

The ayes were, 64.

Aiken of Ida	Gilmore	Kennedy, W. S.	Ratliff
Akin of Carroll	Greene	Kline	Roberts
Anderson	Grimwood	Knudson	Ryder
Bauer	Hager	Krouse	Simmer
Blackford	Hale	Laughlin	Smith
Blythe	Haney	Lichty	Stepanek
Buchmiller	Hansen	Lovrien	Thomas
Charlton	Heald	McCaulley	Troup
Christophel	Held	McMillan	Vaughn
Cole of Delaware	Hempel	Martin	Venard
Copeland	Hill	Miller	Wagner
Eckles	Hines	Nagle	Walrod
Eden	Hollis	O'Donnell	Wamstad
Edge	Hopkins	Pattison	Wilson
Fleming	Istad	Prichard	Wolfe
Forsling	Johnson ca	Quirk	Mr. Speaker
0.22	Marion	1/2/	170

The nays were, 24.

Allen	81	Griswold	Kent	Rice
Bair		Hanson	McIlrath	Rust
Barnes		Harrison	Maxfield	Springer
Berry		Hattendorf	Nelson	Thompson
Cole of	Harrison	Huff	Ontjes	Torgeson
Craig		Johnson of Keokuk	Reimers	Truax

Absent or not voting, 19.

Bixler	Hubbard	Kennedy, J. P.	Oliver
Bush	Hunt	King	Patterson
Crozier	Ickis	Knutson	Rutledge
Elliott	Johnson of	McIntosh	Saunders
Hagglund	Dickinson	Mathews	
Hollingsworth			

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 of Senate File No. 177 and moved its adoption:

Amend the title by substituting therefor the following:

A BILL FOR

An Act to promote the use of materials, products and supplies produced, manufactured, compounded, made or grown within the state of Iowa by requiring that a preference be given all such materials, products, and supplies, with certain exceptions by all commissions, boards, committees, officers or other governing bodies of the state, counties, townships, school districts, cities, towns, and the contracting and purchasing agents thereof, whenever such materials, products and supplies are available, suited for the intended use and can be secured without loss; also providing that all bids posted by such commissions, boards, committees, officers or other governing bodies be in general terms and call attention to such preference.

Amendment adopted and the title as amended was agreed to.

Senate File No. 188, a bill for an act to repeal section five thousand thirty (5030) of the code, 1924, relative to the speed of motor vehicles in cities and towns and to enact a substitute therefor. Also to amend section five thousand twenty-nine (5029) of the code as amended by chapter fifteen (15) of the acts of the forty-first (41st) general assembly relative to the speed of motor vehicles outside of cities and towns, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster moved that the amendment filed by him and found in the journal of March 14th be adopted.

Motion prevailed and the amendment was adopted.

Blackford of Van Buren offered the following amendment and moved its adoption:

Amend Senate File No. 188 by adding as section four (4) the following: Section 4. No person shall operate a motor vehicle, if the weight of the vehicle and load is less than three tons and the vehicle is equipped with pneumatic tires, upon paved portions of any hard surfaced highways outside the corporate limits of any incorporated city or town at a slower rate of speed than twenty-five miles per hour when the conditions of traffic are such that motor vehicles approaching from the rear are unable to pass.

Amendment lost.

Martin of Jackson moved that the vote by which the amendment by Rutledge of Webster was adopted be reconsidered.



Motion prevailed.

The amendment by Mr. Rutledge was lost.

Christophel of Bremer offered the following amendment and moved its adoption:

Amend Senate File No. 188 by striking out all of section two (2). Amendment lost.

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?" rule 18 was invoked.

The ayes were, 60.

Allen	Hansen	Laughlin	Simmer
Bair	Hanson	Lichty	Smith
Blackford	Harrison	Lovrien	Stepanek
Blythe	Heald	McCaulley	Thomas
Charlton	Hempel	McIlrath	Thompson
Cole of Delaware	Hines	McMillan	Torgeson
Cole of Harrison	Hollis	Martin	Troup
Copeland	Hubbard	Maxfield	Truax
Eckles	Huff	Nagle	Venard
Eden	Johnson of	O'Donnell	Wagner
Edge	Marion	Ontjes	Walrod
Forsling	Kennedy, W. S.	Pattison	Wamstad
Gilmore	Kent	Rice	Wilson
Greene	Knudson	Rust	Wolfe
Grimwood	Knutson	Ryder	Mr. Speaker
Hager		2	

The nays were, 28.

Aiken of Ida	Craig	Hill	Miller
Akin of Carroll	Fleming	Hopkins	Nelson
Anderson	Griswold	Istad	Quirk
Barnes	Hale	Johnson of	Reimers
Bauer	Haney	Keokuk	Roberts
Berry	Hattendorf	Kline	Springer
Buchmiller	Held	Krouse	Vaughn
Christophel			100000000000000000000000000000000000000

Absent or not voting, 19.

Bixler	Hollingsworth	Kennedy, J. P.	Patterson
Bush	Hunt	King	Prichard
Crozier	Ickis	McIntosh	Ratliff
Elliott	Johnson of	Mathews	Rutledge
Hagglund	Dickinson	Oliver	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. 198, a bill for an act to amend section one (1) of chapter one hundred nineteen (119), acts of the forty-first (41st)

general assembly, relating to authorized establishment of municipal art galleries, in cities and towns, and cities under special charter, having a population of twenty thousand (20,000) or more, 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, 69.

Akin of Carroll	Haney	Laughlin	Rust
Anderson	Hanson	Lichty	Ryder
Bair	Hattendorf	Lovrien	Simmer
Barnes	Heald	McCaulley	Smith
Blackford	Held	McIlrath	Stepanek
Blythe	Hempel	McMillan	Thomas
Buchmiller	Hill	Martin	Thompson
Charlton	Hines	Maxfield	Torgeson
Christophel	Hollis	Miller	Troup
Cole of Harrison	Hopkins	Nagle	Truax
Craig	Huff	Nelson	Vaughn
Eckles	Istad	O'Donnell	Venard
Eden	Kennedy, W. S.	Pattison	Wagner
Edge	Kline	Quirk	Walrod
Fleming	Knudson	Reimers	Wamstad
Grimwood	Knutson	Rice	Wolfe
Griswold Hale	Krouse	Roberts	Mr. Speaker

The nays were, 1.

Springer

Absent or not voting, 37.

Aiken of Ida	Forsling	Ickis	McIntosh
Allen	Gilmore	Johnson of	Mathews
Bauer	Greene	Dickinson	Oliver
Berry	Hager	Johnson of	Ontjes
Bixler	Hagglund	Keokuk	Patterson
Bush	Hansen	Johnson of	Prichard
Cole of Delaware	Harrison	Marion	Ratliff
Copeland	Hollingsworth	Kennedy, J. P.	Rutledge
Crozier	Hubbard	Kent	Saunders
Elliott	Hunt	King	Wilson

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

Senate File No. 214, a bill for an act to amend section five thousand nine hundred and ninety-three (5993) of the code, 1924, relating to street improvements, sewers and special assessments, with

report of committee recommending passage, was taken up for consideration.

Charlton 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, 62.

Akin of Carroll	Greene	Knutson	Ryder
Bair	Grimwood	Krouse	Simmer
Barnes	Hale	Laughlin	Smith
Bauer	Harrison	Lichty	Springer
Blackford	Held	McCaulley	Stepanek
Blythe	Hempel	McIlrath	Thomas
Buchmiller	Hill	McMillan	Thompson
Charlton	Hines	Martin	Torgeson
Christophel	Hopkins	Maxfield	Troup
Cole of Delaware		O'Donnell	Truax
Cole of Harrison	Huff	Ontjes	Vaughn
Craig	Istad	Pattison	Wagner
Eden	Johnson of	Quirk	Walrod
Edge	Keokuk	Reimers	Wamstad
Fleming	Kennedy, W. S.	Roberts	Wilson
Gilmore	Kent	Rust	

The nays were, 3.

Kline Miller Rice

Absent or not voting, 42.

Aiken of Ida	Griswold	Ickis	Nagle
Allen	Hager	Johnson of	Nelson
Anderson	Hagglund	Dickinson	Oliver
Berry	Haney	Johnson of	Patterson
Bixler	Hansen	Marion	Prichard
Bush	Hanson	Kennedy, J. P.	Ratliff
Copeland	Hattendorf	King	Rutledge
Crozier	Heald	Knudson	Saunders
Eckles	Hollingsworth	Lovrien	Venard
Elliott	Hollis	McIntosh	Wolfe
Forsling	Hunt	Mathews	Mr. Speaker

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 repeal section ten thousand four hundred seventy-eight (10478) of the code, 1924, and to enact a substitute therefor, relating to maintenance of a party to a divorce action before determination of the case, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Knutson of Cerro Gordo the amendments proposed by the committee, found in the journal of March 15th, 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, 79.

Akin of Carroll	Greene	Kline	Roberts
Anderson	Grimwood	Knudson	Rust
Barnes	Hale	Knutson	Ryder
Bauer	Haney	Krouse	Simmer
Blackford	Hanson	Laughlin	Smith
Blythe	Harrison	Lichty	Springer
Buchmiller	Hattendorf	Lovrien	Stepanek
Charlton	Held	McCaulley	Thomas
Christophel	Hempel	McIlrath	Thompson
Cole of Delaware		McMillan	Torgeson
Cole of Harrison	Hines	Maxfield	Troup
Copeland	Hollis	Miller	Truax
Craig	Hopkins	Nagle	Vaughn
Eckles	Hubbard	Nelson	Venard
Eden	Huff	O'Donnell	Wagner
Edge	Istad	Ontjes	Walrod
Elliott	Johnson of	Pattison	Wamstad
Fleming	Keokuk	Quirk	Wilson
Forsling	Kennedy, W. S.	Reimers	Wolfe
Gilmore	Kent	Rice	Mr. Speaker

The nays were, none.

Absent or not voting, 28.

Aiken of Ida	Griswold	Johnson of	Mathews
Allen	Hager	Dickinson	Oliver
Bair	Hagglund	Johnson of	Patterson
Berry	Hansen	Marion	Prichard
Bixler	Heald	Kennedy, J. P.	Ratliff
Bush	Hollingsworth	King	Rutledge
Crozier	Hunt	McIntosh	Saunders
	Ickis	Martin	

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

House File No. 280, a bill for an act to amend sections sixty-two hundred sixty-one (6261) and sixty-two hundred sixty-two (6262) of the code, 1924, relating to the issuance of bonds by cities and towns, 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 15th, 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?", rule 18 was invoked.

The ayes were, 59.

Akin of Carroll	Fleming	Knutson	Roberts
Bair	Forsling	Krouse	Rust
Barnes	Greene	Lichty	Ryder
Blackford	Grimwood	Lovrien	Simmer
Blythe	Hale	McCaulley	Smith
Buchmiller	Haney	McIlrath	Stepanek
Charlton	Harrison	McMillan	Thomas
Christophel	Held	Maxfield	Torgeson
Cole of Delaware	Hines	Nagle	Troup
Cole of Harrison	Hollis	Nelson	Truax
Copeland	Hopkins	O'Donnell	Vaughn
Craig	Istad	Pattison	Wagner
Eckles	Johnson of	Quirk	Walrod
Eden	Keokuk	Reimers	Wilson
Edge	Kennedy, W. S.	Rice	Mr. Speaker

The nays were, 17.

Aiken of Ida	Hanson	Huff	Springer
Anderson	Hempel	Kent	Thompson
Bauer	Hill	Kline	Wamstad
Gilmore	Hubbard	Miller	Wolfe
Griswold			

Absent or not voting, 31.

Allen	Hattendorf	Kennedy, J. P.	Ontjes
Berry	Heald	King	Patterson
Bixler	Hollingsworth	Knudson	Prichard
Bush	Hunt	Laughlin	Ratliff
Crozier	Ickis	McIntosh	Rutledge
Elliott	Johnson of	Martin	Saunders
Hager	Dickinson	Mathews	Venard
Hagglund	Johnson of	Oliver	
Hansen	Marion		

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

House File No. 298, a bill for an act to create a thresherman's lien, and to amend section ten thousand two hundred sixty-one (10261) of the code, 1924, relating to lien upon crops grown upon leased premises, with report of committee recommending passage, was taken up for consideration.

Simmer of Wapello offered the following amendment and moved its adoption:



Amend House File No. 298 by striking out all of section three (3).

Amendment adopted.

Martin of Jackson offered the following amendments and moved their adoption:

Amend section 1 by inserting in line three (3) after the comma following the word "shredder" the following: "silage cutter,". Further amend section 1 by inserting the following at the end of line four (4): "silage cut,".

Amend section 2 by inserting in line three (3) after the comma following the word "shredding" the following: "silage cutting,". Further amend section 2 by inserting in line seven (7) after the comma following the word "shredded" the following: "silage cut,". Further amend section 2 by inserting in line fifteen (15) after the comma following the word "corn" the following: "silage,".

Amendments adopted.

Simmer 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, 83.

Aiken of Ida Fleming Akin of Carroll Gilmore Allen Greene Anderson Grimwood Bair Griswold Barnes Hale Bauer Haney Bixler Hansen Blackford Hanson Blythe Harrison Buchmiller Hattendorf Bush Heald Charlton Hill Christophel Hines Cole of Delaware Hollis Cole of Harrison Hopkins Copeland Hubbard Craig Istad Eckles Johnson of Eden Keokuk Johnson of Edge Marion Elliott

Kennedy, W. S. Kent Kline Knudson Knutson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McMillan Martin Maxfield Miller Nagle

Nelson

Onties

Quirk

Pattison

O'Donnell

Ratliff Reimers Rice Roberts Ryder Simmer Smith Springer Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Mr. Speaker

The nays were, 1.

Wolfe

Absent or not voting, 23.

Johnson of Berry Hempel Oliver Crozier Hollingsworth Dickinson Patterson Kennedy, J. P. Forsling Huff Prichard Hager Hunt King Rust Hagglund Held Ickis McIntosh Rutledge Mathews Saunders Stepanek

So the bill having received a constitutional majority was declared to have passed the house.

Simmer of Wapello offered the following amendment to the title and moved its adoption:

Amend the title by striking therefrom the following: ", and to amend section ten thousand two hundred sixty-one (10261) of the code, 1924, relating to lien".

Amendment adopted and the title, as amended, was agreed to.

House File No. 19, a bill for an act to repeal section forty-three hundred seventy (4370) of the code, 1924, relating to the erection or repair of schoolhouses and to enact a substitute therefor, 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, 81.

Akin of Carroll Craig Hattendorf Knudson Allen Eden Heald Knutson Edge Anderson Held Krouse Elliott Bair Hill Laughlin Barnes Fleming Hines Lichty * Hollis Bauer Forsling Lovrien Blackford Gilmore Hopkins McCaulley Blythe Greene Hubbard McIlrath McMillan Buchmiller Grimwood Istad Griswold Johnson of Bush Martin Maxfield Charlton Keokuk Hale Nagle Christophel Haney Johnson of Cole of Delaware Hansen Cole of Harrison Hanson Nelson Marion Kennedy, W. S. O'Donnell Harrison Copeland Kent Pattison

Walrod Prichard Ryder Torgeson Quirk Smith Troup Wamstad Wilson Ratliff Springer Truax Reimers Stepanek Vaughn Wolfe Venard Mr. Speaker Thomas Rice Roberts Thompson Wagner

The nays were, 3.

Bixler Huff Miller

Absent or not voting, 23.

Aiken of Ida Hempel Kennedy, J. P. Onties Berry Hollingsworth King Patterson Crozier Hunt Kline Rust Eckles Ickis McIntosh Rutledge Johnson of Mathews Saunders Hager Dickinson Simmer Hagglund Oliver

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

House File No. 121, a bill for an act to amend section twentyseven hundred sixty-six (2766) of the code, relating to the licensing of veterinarians, with report of committee recommending passage, was taken up for consideration.

Akin of Carroll moved that the amendment filed by him and found in the journal of March 15th be adopted.

Kline of Davis moved to amend the amendment by Akin of Carroll by striking out the words "livestock remedies and".

Amendment lost.

Ratliff of Henry moved the previous question.

Motion prevailed.

Amendment offered by Akin of Carroll was adopted.

Johnson of Keokuk offered the following amendment and moved its adoption:

Amend House File No. 121 by adding to section one as amended the following: "provided, they comply with all the requirements the veterinary practice act".

Amendment lost.

Martin of Jackson moved to strike the enacting clause.

Amendment adopted.

The following resolution was received from the Iowa Legislative Ladies' League:

To the Honorable the Members of the House of Representatives of the Forty-second General Assembly:

Whereas, Most of the other states have provided for their executive what is known as an executive mansion; and

Whereas, Iowa has failed and neglected to progress with the other states in this respect;

Therefore, Be It Resolved, That we indorse the policy and recommend to the Legislature the securing or erection of a home suitable for the Governor of our great state.

Iowa Legislative Ladies' League:

MRS. W. E. G. SAUNDERS.
MRS. FREDERICK F. FAVILLE.
MRS. FRANK SHANE.
MRS. C. G. COLE.
MRS. L. V. CARTER.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 192, and 309.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 192 and 309.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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, 1927, sent to the governor for his approval:

House Files Nos. 192, and 309.

FRED R. BLYTHE, Chairman.

Report adopted.

REPORT OF SPECIAL COMMITTEE

MR. SPEAKER: Your committee appointed to investigate the need for and advisability of purchasing additional lands for use by the state in connection with farm lands already owned by the state in Page county, beg leave to report that we have made our investigation and offer the following facts as pertaining to the purchase of one hundred ninety-six acres for use in connection with the State Hospital for the Insane at Clarinda.

This particular tract of land, as we ascertained, being the only piece now under consideration by the Board of Control for purchase, is located about two miles from the hospital proper and just across the highway from other land now owned by the state and operated by the Board of Control in connection with the State Hospital for the Insane at Clarinda. This land is located in the Nodaway river valley and the entire piece, with the exception of a few acres, lies almost level. One hundred seventy acres is in a high state of cultivation, every foot of same can be put under crop and we believe the soil to be very productive. The twenty-six acres adjoining the Nodaway river is rather rough and contains considerable honey locust timber, but can all be made tillable by clearing.

The improvements on the farm consist of one large double corn crib. Each side of the crib being 12 foot wide by 64 foot long. The crib is 12 foot high and has a 14 foot drive. There is also on the farm two good windmills. The fence for the most part is good, it being all fenced with woven wire, but needing on one side of the farm next to the highway a good number of new posts to put same in good condition. The farm is underlaid with very few tile but we believe that this is no serious handicap because the nature of the soil and the condition of the land is such that it does not warrant such additional drainage to keep same free from excessive moisture even in extremely wet weather.

Your committee in conference with the owner of the land find the following facts relative to the encumbrance now against said land.

There is a \$21,500.00 first mortgage, bearing 5½% interest, due March 1, 1929, and a \$10,000.00 second mortgage, bearing 6% interest, also due in 1929, \$3,000.00 of which mortgage is owing to a bank at Clarinda now in the hands of a receiver. There is now due on the \$31,500.00 total farm indebtedness, interest from March 1, 1926. The total tax per year on this land runs in the neighborhood of \$160.00.

In conference with Mr. Smith, the owner of the property, we endeavored

to have him agree to take less than the price he is now asking in the sum of \$40,000.00 for the 196 acres, but we are convinced that this farm can not be bought, if the state wishes to purchase same, for anything less than the amount stipulated. While in the minds of the committee, \$200.00 or more for only partially improved land seems during these times, on the face of it to be high, in comparing the price asked in this instance as compared to options given on other land not nearly as good nor as desirable, we feel that if the land is to be purchased during the biennium it is the best value at this time.

Our attention was drawn to the condition that exists at the hospital relative to their water supply falling short during certain periods of the year in not being able to derive enough water from their present water supply which makes it imperative that the state purchase in large quantities, at considerable expense, water from the city. The location of the land for sale at this time abutting with a few acres next to the Nodaway river would give the state a right of entrance from this land, if same was purchased, to the river, making it possible to lay a pipe line from the hospital pumping station, a short distance from this tract of land, in order to draw water from the river when their well supply became exhausted. We ascertained that to do the work of laying the pipe line, same could be taken care of by the labor of inmates at the hospital at Clarinda.

We also found that because of the nature of a good share of the land now owned by the state at Clarinda for farming purposes, they are not now able to raise enough produce to take care of their needs for the year. We were told that the added crops that could be raised on this additional land would be sufficient to eliminate, with the number of inmates they now have at the hospital, the purchase of added farm products that is necessary to carry them through the year. We were also assured that the farming of this additional land could be taken care of in a very satisfactory way without the employment of additional help.

Your committee feels, after thorough investigation and study of conditions as they actually exist, with the increase every year of those mentally affected who really need for their physical and mental betterment outdoor exercise and work in order to bring them back into a position to again make useful citizens, that although we are of the opinion that rigid economy should be exercised in every particular, that in this case for the state institution at Clarinda it would not be ill-advised at this time to allow the appropriation for the purchase of said land by the State Board of Control.

IRVING H. KNUDSON, HARRY F. COPELAND, C. C. ANDERSON.

On motion of Forsling of Woodbury the House adjourned until 7:30 p. m. tonight.



EVENING SESSION

Pursuant to adjournment and motion duly adopted, the House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Rutledge of Webster for the remainder of the week, on request of McIlrath of Poweshiek; Hale of Howard for the evening, on request of Johnson of Marion; Copeland of Dallas for the evening, on request of Roberts of Adair; Berry of Monroe for the evening, on request of Roberts of Adair.

Cole of Delaware offered the following resolution:

MOTION TO RECONSIDER LAID ON THE TABLE

Akin of Carroll moved that the vote by which the enacting clause was stricken from House File No. 121 be reconsidered and the motion to reconsider be laid on the table. Motion carried.

RESOLUTION

Whereas, Honorable S. W. Klaus, a member of this House in the Thirty-seventh and Thirty-eighth General Assemblies, died at his home at Earl-ville, Iowa, on the 21st day of November, 1925, therefore,

Be It Resolved by the House of the Forty-second General Assembly, That a committee of three be appointed to draft suitable resolutions to commemorate his life, character and services to the state.

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

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Cole of Delaware, O'Donnell of Dubuque, and Truax of Buchanan.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 34, a bill for an act to authorize two or more indictable offenses to be charged in separate counts in the same indictment or trial information.

Also, that the Senate has pased the following bill in which the concurrence of the Senate was asked:

House File No. 160, a bill for an act relating to the assessment of electric transmission lines.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 12, a bill for an act relating to requirements for skimmed milk, ice cream or butter-milk.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 59, a bill for an act to require every person engaged in the market poultry business to obtain a license.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 328, a bill for an act relating to the payment of taxes.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 55, 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. 102, a bill for an act to require operators of all motor vehicles to stop said motor vehicles before crossing railroad track.

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 transportation of persons or property for hire by motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 337, a bill for an act _elative to the salary of judges of the District Court.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 304, a bill for an act relating to law libraries.

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 the preparation, selection and return of jury lists.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 284, a bill for an act relating to aid for 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. 291, a bill for an act relating to a closed season on furbearing animals.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 266, a bill for an act relating to the levying of a tax for an emergency fund.

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 relating to the assignment of tax sale certificates.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 233, a bill for an act relative to gasoline license fee.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 236, a bill for an act to appropriate a fund for the expenses for the various departments of the American Legion attending the National Convention in Paris, France.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 357, a bill for an act to prohibit the selling of certain wares upon any public highway or street.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 12

Amend House File No. 12 by striking out lines 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15, and substituting in lieu thereof the following:

"3076. Pasteurization of skimmed milk, and the cream or milk from which ice cream or butter-milk is derived. Every owner, manager, or operator, of a creamery or ice cream factory shall before delivering to any person any skimmed milk, ice cream or butter-milk, cause such skimmed milk and the cream or milk from which such ice cream or butter-milk is derived to be pasteurized except that pasteurization shall not be required when ice cream is made from cream or milk procured from cows that have been tuberculin tested at least once a year and found free from tuberculosis and the production of which milk and cream has been supervised and certified to by the Iowa Department of Agriculture as having been produced and handled under proper sanitary conditions."



SENATE AMENDMENT TO HOUSE FILE NO. 59

Amend House File No. 59 as follows: Amend by substituting for Section 1, the following:

Sec. 1. Every person, partnership or corporation engaged in the business of buying for the market, poultry or domestic fowls from the producer thereof, shall obtain a license from the Department of Agriculture for each establishment at which said business is conducted.

The word producer as herein used shall include anyone not a licensed dealer who has acquired such poultry or domestic fowls other than through a licensed dealer.

Amend by substituting for Section 3, the following:

Sec. 3. Each licensee shall keep such records as the Department of Agriculture shall require, as to date of purchase, name and residence of seller and number and description of such poultry or domestic fowls purchased from the producer.

Amend by striking all of Section 7.

SENATE AMENDMENTS TO HOUSE FILE NO. 328

Amend the title to read as follows: "An Act to repeal sections seventytwo hundred eleven (7211) and seventy-two hundred fourteen (7214) of the code relative to the payment of taxes and to enact substitutes therefor."

Also amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-two hundred eleven (7211) of the code is repealed and the following enacted in lieu thereof:

"Section 7211. In all cases where the half of any taxes have not been paid before the first day of April succeeding the levy, the amount thereof shall become delinquent from the first day of April after due; and in case the second installment is not paid before the first day of October succeeding its maturity, it shall become delinquent from the first day of October after due."

Sec. 2. Section seventy-two hundred fourteen (7214) of the code is repealed and the following enacted in lieu thereof:

"Section 7214. If the first installment of taxes shall not be paid by April first, said installment shall become due and draw interest, as a penalty, of one per cent per month until paid, from the first day of April following the levy; and if the last half shall not be paid by October first following such levy, then a like interest shall be charged from the date such last half became delinquent."

SENATE AMENDMENT TO HOUSE FILE NO. 55

Amend House File No. 55 by striking therefrom all after the word "parties" in line six and by substituting in lieu thereof the following:

"have nominated candidates whose names are entitled to be placed on the official ballot".

SENATE MESSAGES CONSIDERED

Senate File No. 357, a bill for an act to prohibit the selling of certain wares, merchandise and service and the operation of any temporary business or place of amusement upon any public highway or the street of any city or town near any state, county or district fair grounds, or on ground adjacent thereto, during the time a state, county or district fair is being held, and to provide a punishment for violators.

Read first and second times and referred to sifting committee.

Senate File No. 236, a bill for an act to appropriate a fund for the expenses of the National Champion Band of the American Legion of the United States of America, the National Champion Drum Corps of the American Legion of the United States of America, and the National Champion American Legion Auxiliary Drill Team, in attending the National Convention of the American Legion of the United States of America, to be held in Paris, France, in September, 1927.

Read first and second times and referred to appropriations.

Senate File No. 233, a bill for an act to amend section 8 (eight), chapter 6 (six), of the acts of the forty-first (41st) general assembly, relative to gasoline license fee.

Read first and second times and referred to sifting committee.

Senate File No. 284, a bill for an act to repeal section twentynine hundred and five (2905) of the code, and to enact a substitute therefor, relating to aid for county and district fairs and the levying of a tax therefor.

Read first and second times and referred to sifting committee.

Senate File No. 242, a bill for an act to amend sections ten thousand eight hundred fifty-nine (10859), ten thousand eight hundred sixty (10860), ten thousand eight hundred sixty-three (10863), ten thousand eight hundred sixty-five (10865), and ten thousand eight hundred seventy-two (10872) of the code, relating to the preparation, selection, and return of jury lists.

Read first and second times and referred to sifting committee. Senate File No. 304, a bill for an act to authorize the maintenance and upkeep of law libraries belonging to a county, the cost thereof to be paid from the general fund or out of the court expense fund.

Read first and second times and referred to sifting committee. Senate File No. 337, a bill for an act to amend section ten thousand eight hundred four (10804) relative to the salary of judges of the District Court.

Read first and second times and referred to sifting committee. Senate File No. 270, a bill for an act to amend section five (5), chapter (5), acts of the Forty-first (41st) General Assembly relating to transportation of persons or property for hire by motor vehicles.

Read first and second times and referred to sifting committee.

Senate File No. 102, a bill for an act to require operators of all motor vehicles to stop said motor vehicles immediately before crossing a railroad track.

Read first and second times and referred to sifting committee.

Senate File No. 279, a bill for an act amending section six thousand forty-one (6041) of the Code, relating to the assignment of tax sale certificates.

Read first and second times and passed on file.

Senate File No. 266, a bill for an act to repeal section three hundred seventy-three (373) of the Code, 1924, and to enact a substitute therefor, relating to the levying of a tax for an emergency fund providing for the transfer thereof to any other fund of the municipality.

Read first and second times and referred to sifting committee.

Senate File No. 291, a bill for an act to amend section one thousand seven hundred sixty-six (1766) of the Code of 1924, relating to a closed season on fur-bearing animals.

Read first and second times and referred to sifting committee.

CONSIDERATION OF BILLS

House File No. 320, a bill for an act to amend section six thousand forty-one (6041) of the code, 1924, relating to special as-

sessments, with report of committee recommending passage, was taken up for consideration.

Smith of O'Brien asked and obtained unanimous consent to substitute Senate File No. 279 for House File No. 320.

Senate File No. 279, a bill for an act amending section six thousand forty-one (6041) of the code, relating to the assignment of tax sale certificates, was taken up for consideration.

On motion of Mr. Smith the rule prohibiting the second and third readings of a bill on the same day was suspended.

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, 73.

Aiken of Ida	Fleming	Johnson of	Ratliff
Akin of Carroll	Greene	Keokuk	Reimers
Anderson	Grimwood	Johnson of	Rice
Barnes	Griswold	Marion	Roberts
Bauer	Hager	Kennedy, W. S.	Rust
Bixler	Hanson	Knudson	Smith
Blackford	Harrison	Knutson	Springer
Blythe	Hattendorf	Krouse	Stepanek
Buchmiller	Heald	Laughlin	Thompson
Bush	Held	McCaulley	Torgeson
Charlton	Hempel	McMillan	Troup
Christophel	Hill	Martin	Truax
Cole of Delaware	Hines	Maxfield	Vaughn
Cole of Harrison	Hollis	Miller	Venard
Craig	Hopkins	Nelson .	Walrod
Eckles	Hubbard	Ontjes	Wamstad
Eden	Huff	Pattison	Wilson
Edge	Istad	Prichard	Wolfe
Elliott		Quirk	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Allen	Haney	King	Oliver
Bair	Hansen	Kline	Patterson
Berry	Hollingsworth	Lichty	Rutledge
Copeland	Hunt	Lovrien	Ryder
Crozier	Ickis	McIlrath	Saunders
Forsling	Johnson of	McIntosh	Simmer
Gilmore	Dickinson	Mathews	Thomas
Hagglund	Kennedy, J. P.	Nagle	Wagner
Hale	Kent	O'Donnell	

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 ten thousand one hundred forty-seven (10147) of the code, relating to conveyance or incumbrance of homesteads, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 339 by striking the words "conveyance or incumbrance" in line four (4) and inserting the word: "instrument".

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, 78.

Aiken of Ida	Forsling	Johnson of	Prichard
Akin of Carroll	Gilmore	Marion	Quirk
Anderson	Greene	Kennedy, W. S.	Ratliff
Barnes	Grimwood	Kent	Reimers
Bauer	Griswold	Kline	Rice
Bixler	Hager	Knudson	Roberts
Blackford	Hanson	Knutson	Rust
Blythe	Harrison	Krouse	Smith
Buchmiller	Hattendorf	Laughlin	Springer
Bush	Heald	Lichty	Stepanek
Charlton	Held	McCaulley	Thompson
Christophel	Hempel	McIlrath	Torgeson
Cole of Delaware	Hill	McMillan	Troup
Cole of Harrison	Hines	Martin	Truax
Craig	Hollis	Maxfield	Vaughn
Eckles	Hopkins	Miller	Venard
Eden	Huff	Nelson	Walrod
Edge	Istad	O'Donnell ·	Wamstad
Elliott	Johnson of	Ontjes	Wilson
Fleming	Keokuk	Pattison	Wolfe

The nays were, none.

Absent or not voting, 29.

Allen	Hansen	King	Rutledge
Bair	Hollingsworth	Lovrien	Ryder
Berry	Hubbard	McIntosh	Saunders
Copeland	Hunt	Mathews	Simmer
Crozier	Ickis	Nagle	Thomas
Hagglund	Johnson of	Oliver	Wagner
Hale	Dickinson	Patterson	Mr. Speaker
Haney	Kennedy, J. P.		,p

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

House File No. 435, a bill for an act to amend section thirtyone hundred fourteen (3114) of the code, 1924, relating to the labeling of commercial feeds, 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.

On the question "Shall the bill pass?"

The ayes were, 81.

Aiken of Ida	Greene	Johnson of	Quirk
Akin of Carroll	Grimwood ·	Marion	Ratliff
Anderson	Griswold	Kennedy, W. S.	Reimers
Barnes	Hager	Kent	Rice
Bauer	Haney	Kline	Roberts
Bixler	Hanson	Knudson	Rust
Blackford	Harrison	Knutson'	Ryder
Blythe	Hattendorf	Krouse	Smith
Buchmiller	Heald	Laughlin	Springer
Bush	Held	Lichty	Thomas
Charlton	Hempel	McCaulley	Thompson
Christophel	Hill	McIlrath	Torgeson
Cole of Delaware	Hines	McMillan	Troup
Cole of Harrison	Hollis	Martin	Truax
Craig	Hopkins	Maxfield	Vaughn
Eckles	Hubbard	Miller	Venard
Edge	Huff	Nelson	Walrod
Elliott	Istad	O'Donnell	Wamstad
Fleming	Johnson of	Ontjes	Wilson
Forsling	Keokuk	Pattison	Wolfe
Gilmore		Prichard	Mr. Speaker

The nays were, 1.

Eden

Absent or not voting, 25.

Allen	Hansen	Kennedy, J. P.	Oliver
Bair	Hollingsworth	King	Patterson
Berry	Hunt	Lovrien	Rutledge
Copeland	Ickis	McIntosh	Saunders
Crozier	Johnson of	Mathews	Simmer
Hagglund	Dickinson	Nagle	Stepanek
Hale			Wagner

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

House File No. 392, a bill for an act to amend section seventy-

three hundred thirty-two (7332) of the code, 1924, relating to notice of appraisement for inheritance tax, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 392 by striking the words "in vacation" in lines five (5) and six (6).

Amendment adopted.

Griswold 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, 82.

Aiken of Ida	Gilmore	Johnson of	Reimers
Akin of Carroll	Greene	Marion	Rice
Anderson	Grimwood	Kent	Roberts
Barnes	Griswold	Kline	Rust
Bauer	Hager	Knudson	Ryder
Bixler	Haney	Knutson	Simmer
Blackford	Hanson	Krouse	Smith
Blythe	Harrison	Laughlin	Springer
Buchmiller	Hattendorf	Lichty	Stepanek
Bush	Heald	McCaulley	Thomas
Charlton	Held	McIlrath	Thompson
Christophel	Hempel	McMillan	Torgeson
Cole of Delaware		Maxfield	Troup
Cole of Harrison	Hines	Miller	Truax
Craig	Hollis	Nelson	Vaughn
Eckles	Hopkins	O'Donnell	Venard
Eden	Hubbard	Ontjes	Walrod
Edge	Huff	Pattison	Wamstad
Elliott	Istad	Prichard	Wilson
Fleming	Johnson of	Quirk	Wolfe
Forsling	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 25.

Allen	Hansen	Kennedy, W. S.	Nagle
Bair	Hollingsworth	King	Oliver
Berry	Hunt	Lovrien	Patterson
Copeland	Ickis	McIntosh	Rutledge
Crozier	Johnson of	Martin	Saunders
Hagglund	Dickinson	Mathews	Wagner
Hale	Kennedy, J. P.		Wagner.

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 438, a bill for an act to amend section thirteen thousand one hundred eighteen (13118) of the code, 1924, relating to certain obstructions in highways, was taken up for consideration.

Simmer of Wapello offered the following amendment and moved its adoption:

Amend House File No. 438 by striking out all of section three (3), the publication clause.

Amendment adopted.

Smith of O'Brien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Aiken of Ida Akin of Carroll	Forsling Gilmore	Johnson of Marion	Ratliff Reimers
Allen	Greene	Kennedy, W. S.	Rice
Anderson	Grimwood	Kent	Roberts
Barnes	Griswold	Kline	Rust
Bauer	Hager	Knudson	Ryder
Bixler	Haney	Knutson	Simmer
Blackford	Hansen	Krouse	Smith
Blythe	Hanson	Laughlin	Springer
Buchmiller	Harrison	Lichty	Stepanek
Bush	Hattendorf	McCaulley	Thomas
Charlton	Heald	McIlrath	Thompson
Christophel	Held	McMillan	Torgeson
Cole of Delaware	Hill	Martin	Troup
Cole of Harrison		Maxfield	Truax
Craig	Hollis	Miller	Vaughn
Eckles .	Hopkins	Nelson	Venard
Eden	Hubbard	O'Donnell	Walrod
Edge	Huff	Ontjes	Wilson
Elliott	Istaq	Pattison	Wolfe
Fleming	Johnson of Keokuk	Prichard Quirk	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Bair	Hempel	Kennedy, J. P.	Oliver
Berry	Hollingsworth	King	Patterson
Copeland	Hunt	Lovrien	Rutledge
Crozier	Ickis	McIntosh	Saunders
Hagglund	Johnson of	Mathews	Wagner
Hale	Dickinson	Nagle	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 246, a bill for an act to amend chapter sixty-eight (68) of the code, 1924, relating to shot firers in coal mines, with report of committee recommending passage, was taken up for consideration.

Rice of Appanoose asked and obtained unanimous consent to substitute Senate File No. 232 for House File No. 246.

Senate File No. 232, a bill for an act to amend the law as the same appears in chapter sixty-eight (68) of the code of 1924, relating to shot firemen who fire shots in coal mines, with report of committe recommending passage, 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, 81.

Aiken of Ida	Greene	
Akin of Carroll	Grimwood	
Allen	Griswold	
Anderson	Hager	
Barnes	Haney	
Bauer	Hansen	
Bixler	Hanson	
Blackford	Harrison	
Blythe	Hattendorf	
Buchmiller	Held	
Bush	Hempel	
Charlton	Hill	
Christophel	Hines	
Cole of Harrison	Hollis	
Craig	Hopkins	- 3
Eckles	Hubbard	
Eden	Huff	
Elliott	Istad	
Fleming	Johnson of	- 1
Forsling	Marion	
Gilmore		

Kennedy, W. S.
Kent
Kline
Knudson
Krouse
Laughlin
Lichty
Lovrien
McCaulley
McIlrath
McMillan
Martin
Maxfield
Miller
Nelson
O'Donnell
Pattison
Prichard
Quirk
Ratliff
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Roberts Rust Ryder Simmer Smith Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker

Rice

The nays were, none.

Absent or nto voting, 26.

Bair	Hale
Berry	Heald
Cole of Delaware	Hollingsworth
Copeland	Hunt
Crozier	Ickis
Edge	Johnson of
Hagglund	Dickinson

Johnson of Keokuk Kennedy, J. P. King Knutson McIntosh Mathews Nagle Oliver Ontjes Patterson Rutledge Saunders Springer 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 provide uniform copy for conveyancing blanks, and to provide a method of filing same for convenient access of the public, and fixing the amount of fees lating to shot firemen who fire shots in coal mines, with report of committees 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, 80.

Akin of Carroll Griswold Hager Allen Anderson Haney Barnes Hansen Bauer Hanson Bixler Harrison Blackford Hattendorf Blythe Heald Held Buchmiller Bush Hempel Charlton Hill Hines Christophel Cole of Delaware Hollis Hopkins Craig Eckles Hubbard Huff Edge Istad Elliott Johnson of Fleming Gilmore Keokuk Greene Johnson of Grimwood Marion

Kennedy, W. S. Kent Kline Knudson Knutson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McMillan Martin Maxfield Miller Nelson Pattison Prichard Quirk Ratliff

Reimers Rice Rust Ryder Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Wamstad Wilson Wolfe Mr. Speaker

The nays were, 2.

Eden

Walrod

Absent or not voting, 25.

Aiken of Ida Hagglund
Bair Hale
Berry Hollingsworth
Cole of Harrison Ickis
Crozier Johnson of
Forsling Dickinson

Kennedy, J. P. King McIntosh Mathews Nagle O'Donnell Oliver Ontjes Patterson Roberts Rutledge 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. 376, a bill for an act to amend subdivision five (5) of section sixty-eight hundred fifty-six (6856) of the code, 1924, relating to special tax levies in cities under special charter, 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, 56.

Akin of Carroll	Haney	Knutson	Rust
Barnes	Hansen	Krouse	Ryder
Blackford	Heald	Laughlin	Smith
Blythe	Hempel	Lichty	Stepanek
Charlton	Hines	Lovrien	Thomas
Christophel	Hollis	McCaulley	Thompson
Cole of Delaware	Hopkins	McIlrath	Troup
Eckles	Istad	McMillan	Truax
Edge	Johnson of	Martin	Vaughn
Elliott	Marion	O'Donnell	Venard
Forsling	Kennedy, W. S.	Pattison	Wagner
Greene	Kent	Prichard	Walrod
Grimwood	Kline	Reimers	Wamstad
Griswold	Knudson	Rice	Wilson
Hager			

The nays were, 21.

Allen	Fleming	Huff	Roberts
Anderson	Gilmore	Johnson of	Springer
Bixler	Hanson	Keokuk	Torgeson
Buchmiller	Harrison	Maxfield	Wolfe
Bush	Hattendorf	Miller	MANAGEME
Craig	Hubbard	Nelson	

Absent or not voting, 80.

Aiken of Ida	Hagglund	Johnson of	Ontjes
Bair	Hale	Dickinson	Patterson
Bauer	Held	Kennedy, J. P.	Quirk
Berry	Hill	King	Ratliff
Cole of Harrison	Hollingsworth	McIntosh	Rutledge
Copeland	Hunt	Mathews	Saunders
Crozier	Ickis	Nagle	Simmer
Eden		Oliver	Mr. Speaker

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

Senate File No. 148, a bill for an act to amend the law as it appears in chapter two hundred fifty-one (251) of Title XIII of the

code, 1924, relative to the license fee of electric automobiles, with report of committee recommending passage, was taken up for consideration.

Charlton 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, 83.

Aiken of Ida	Gilmore	Kennedy, W. S.	Ratliff
Akin of Carroll	Greene	Kent	Reimers
Allen	Grimwood	Kline	Rice
Anderson	Griswold	Knudson	Roberts
Barnes	Hager	Knutson	Rust
Bauer	Haney	Krouse	Ryder
Bixler	Hansen	Laughlin	Smith
Blackford	Hanson	Lichty	Springer
Blythe	Harrison	Lovrien	Thomas
Buchmiller	Held	McCaulley	Thompson
Bush	Hempel	McIlrath	Torgeson
Charlton	Hill	McMillan	Troup
Christophel	Hines	Martin	Truax
Cole of Delaware	Hollis	Maxfield	Vaughn
Cole of Harrison	Hopkins	Miller	Venard
Craig	Huff	Nelson	Wagner
Eckles	Istad	O'Donnell	Walrod
Eden	Johnson of	Onties	Wamstad
Edge	Keokuk	Pattison	Wilson
Elliott	Johnson of	Prichard	Wolfe
Fleming	Marion	Quirk	Mr. Speaker
Forsling		4 <u>-</u> 02200000	0.000000000000000000000000000000000000

The nays were, none.

Absent or not voting, 24.

Bair	Heald	Kennedy, J. P.	Patterson
Berry	Hollingsworth	King	Rutledge
Copeland	Hubbard	McIntosh	Saunders
Crozier	Hunt	Mathews	Simmer
Hagglund	Ickis	Nagle	Stepanek
Hale	Johnson of	Oliver	
Hattendorf	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. 157, a bill for an act to amend the law as it appears in section seventy-eight hundred seventy-eight (7878) of the code relating to the powers and duties of the Board of Railroad Commissioners, with report of 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, 85.

Aiken of Ida	Gilmore	Johnson of	Quirk
Akin of Carroll	Greene	Marion	Ratliff
Allen	Grimwood	Kennedy, W. S.	Reimers
Anderson	Griswold	Kent	Rice
Barnes	Hager	Kline	Roberts
Bauer	Haney	Knudson	Rust
Bixler	Hansen	Knutson	Ryder
Blackford	Hanson	Krouse	Simmer
Blythe	Harrison	Laughlin	Smith
Buchmiller	Hattendorf	Lichty	Stepanek
Bush	Heald	Lovrien	Thomas
Charlton	Held	McCaulley	Thompson
Christophel	Hempel	McIlrath	Torgeson
Cole of Delaware	Hill -	McMillan	Troup
Cole of Harrison	Hines	Martin	Vaughn
Craig	Hollis	Maxfield	Venard
Eckles	Hopkins	Miller	Wagner
Eden	Hubbard	Nelson	Walrod
Edge	Huff	O'Donnell	Wamstad
Elliott	Istad	Ontjes	Wolfe
Fleming	Johnson of	Pattison	Mr. Speaker
Forsling	Keokuk	Prichard	

The nays were, none.

Absent or not voting, 22.

Bair	Hollingsworth	King	Patterson
Berry	Hunt	McIntosh	Rutledge
Copeland	Ickis	Mathews	Saunders
Crozier	Johnson of	Nagle	Springer
Hagglund	Dickinson	Oliver	Truax
Hale	Kennedy, J. P.		Wilson

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

Senate File No. 72, a bill for an act to amend chapter one hundred sixty-three (163), Acts of the Forty-first General Assembly, with reference to the deposit by life insurance companies to cover the valuation of policies, 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 18th, 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, 81.

Aiken of Ida Greene Johnson of Quirk Akin of Carroll Grimwood Marion Ratliff Kennedy, W. S. Griswold Reimers Allen Kent Rice Anderson Hager Roberts Kline Barnes Haney Bauer Hansen Knudson Rust Hanson Krouse Ryder Bixler Harrison Blackford Laughlin Simmer Blythe Hattendorf Lichty Smith Buchmiller Heald Lovrien Stepanek Bush Held McCaulley Thomas Christophel Hempel McIlrath Thompson Cole of Delaware Hill McMillan Torgeson Cole of Harrison Hines Martin Troup Maxfield Vaughn Craig Hollis Eckles Hopkins Miller Venard Edge Huff Nelson Wagner Elliott Istad O'Donnell Walrod Johnson of Onties Wamstad Fleming Wilson Keokuk Pattison Forsling Wolfe Prichard Gilmore

The nays were, 1.

Springer

Absent or not voting, 25.

Bair	Hagglund	Johnson of	Nagle
Berry	Hale	Dickinson	Oliver
Charlton	Hollingsworth	Kennedy, J. P.	Patterson .
Copeland	Hubbard	King	Rutledge
Crozier	Hunt	Knutson	Saunders
Eden	Ickis	McIntosh	Truax
		Mathews	Mr. Speaker

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

Senate File No. 145, a bill for an act to amend the law as it appears in section five thousand twenty-five (5025) of the code, 1924, relating to the driving of motor vehicles by minors, with report of committee recommending passage, was taken up for consideration.

Charlton 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, 69.

Akin of Carroll	Greene	Johnson of	Prichard
Anderson	Grimwood	Marion	Ratliff
Barnes	Hager	Kennedy, W. S.	Rice
Bauer	Haney	Kent	Rust
Blackford	Hansen	Kline .	Ryder
Blythe	Hanson	Knudson	Simmer
Buchmiller	Harrison	Knutson	Smith
Bush	Hattendorf	Laughlin	Springer
Christophel	Heald	Lichty	Stepanek
Cole of Delaware	Held	Lovrien	Thompson
Cole of Harrison	Hempel	McCaulley	Troup
Craig	Hill	McMillan	Venard
Eden	Hines	Martin	Wagner
Edge	Hollis	Miller	Walrod
Elliott	Hopkins	Nelson	Wilson
Fleming	Hubbard	O'Donnell	Wolfe
Forsling	Johnson of	Ontjes	Mr. Speaker
Gilmore	Keokuk	Pattison	

The nays were, 6.

Aiken of Ida	Allen	McIlrath	Torgeson
	Bixler	Roberts	

Absent or not voting, 32.

Bair	Hollingsworth	Krouse	Reimers
Berry	Huff	McIntosh	Rutledge
Charlton	Hunt	Mathews	Saunders
Copeland	Ickis	Maxfield	Thomas
Crozier	Istad	Nagle	Truax
Eckles	Johnson of	Oliver	Vaughn
Griswold	Dickinson	Patterson	Wamstad
Hagglund	Kennedy, J. P.	Quirk	
Hale	King	100000000	

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

Senate File No. 120, a bill for an act to authorize the adjutant general to make free distribution of the roster of Iowa soldiers, sailors, and marines in so far as said roster has been published, 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.

On the question "Shall the bill pass?"

The ayes were, 85.

Aiken of Ida	Greene	Kennedy, W. S.	Rice
Akin of Carroll	Grimwood	Kent	Roberts
Allen	Griswold	Kline	Rust
Anderson	Hager	Knudson	Ryder
Barnes	Haney	Knutson	Simmer
Bauer	Hansen	Krouse	Smith
Bixler	Hanson	Laughlin	Springer
Blackford	Harrison	Lichty	Stepanek
Blythe	Hattendorf	Lovrien	Thomas
Buchmiller	Heald	McCaulley	Thompson
Bush	Held	McIlrath	Torgeson
Charlton	Hempel	McMillan	Troup
Christophel	Hill	Martin	Truax
Cole of Delaware	Hines	Maxfield	Vaughn
Craig	Hollis	Miller	Venard
Eckles	Hopkins	· Nelson	Wagner
Eden	Huff	Ontjes	Walrod
Edge	Istad	Pattison	Wamstad
Elliott	Johnson of	Prichard	Wilson
Fleming	Keokuk	Quirk	Wolfe
Forsling	Johnson of	Ratliff	Mr. Speaker
Gilmore	Marion	Reimers	

The nays were, none.

Absent or not voting, 22.

Bair	Hale	Johnson of	Nagle
Berry	Hollingsworth	Dickinson	O'Donnell
Cole of Harrison	Hubbard	Kennedy, J. P.	Oliver
Copeland	Hunt	King	Patterson
Crozier	Ickis	McIntosh	Rutledge
Hagglund		Mathews	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. 304, a bill for an act relating to the construction of partition fences between adjoining land owners, with report of committee recommending amendment and passage, was taken up for consideration.

Wagner of Scott moved to amend the committee amendment by inserting after the word "constructed" in line two (2) thereof the words "and maintained".

Amendment adopted.

On motion of Knudson of Hamilton, the amendment proposed by the committee and found in the journal of March 15th, as amended, was adopted.

Johnson of Marion moved the previous question.

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.

On the question "Shall the bill pass?"

The ayes were, 52.

Aiken of Ida	Haney	Knudson	Rust
Allen	Hanson	Krouse	Simmer
Anderson	Harrison	Laughlin	Smith
Barnes	Hattendorf	Lichty	Springer
Bauer	Hempel	Lovrien	Stepanek
Bixler	Hines	McCaulley	Thompson
Buchmiller	Hollis	Martin	Torgeson
Charlton	Huff	Miller	Troup
Christophel	Johnson of	Nelson	Venard
Cole of Harrison	Keokuk	Ontjes	Wagner
Craig	Johnson of	Prichard	Walrod
Edge	Marion	Reimers	Wamstad
Forsling	Kennedy, W. S.	Rice	Wolfe
Grimwood	Kent		

The nays were, 35.

Akin of Carroll	Greene	Istad	Ratliff
Blackford	Griswold	Kline	Roberts
Blythe	Hager	Knutson	Ryder
Bush	Hansen	McIlrath	Thomas
Cole of Delaware	Heald	McMillan	Truax
Eckles	Held	Maxfield	Vaughn
Eden	Hill	O'Donnell	Wilson
Fleming	Hopkins	Pattison	Mr. Speaker
Gilmore	Hubbard	Quirk	

Absent or not voting, 20.

Bair	Hagglund	Johnson of	Mathews
Berry	Hale	Dickinson	Nagle
Copeland	Hollingsworth	Kennedy, J. P.	Oliver
Crozier ·	Hunt	King	Patterson
Elliott	Ickis	McIntosh	Rutledge
			Saunders

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House

Senate File No. 152, a bill for an act to amend the law as it appears in section eight thousand one hundred twenty-eight (8128) of the code, relating to the issuance of free passes by common carriers, with report of committee recommending passage, was taken up for consideration.

Thomas of Audubon moved the previous question.

Motion prevailed.

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, 65.

Aiken of Ida	Gilmore	Kennedy, W. S.	Ratliff
Anderson	Greene	Knudson	Reimers
Barnes	Grimwood	Knutson	Rice
Blackford	Griswold	Krouse	Roberts
Buchmiller	Hager	Laughlin	Ryder
Bush	Hansen	Lichty	Simmer
Charlton	Harrison	Lovrien	Smith
Christophel	Heald	McCaulley	Stepanek
Cole of Delaware	Held	McIlrath	Thomas
Cole of Harrison	Hempel	McMillan	Troup
Craig	Hines	Martin	Truax
Eckles	Hollis	Maxfield	Venard
Eden	Istad	O'Donnell	Wagner
Edge	Johnson of	Pattison	Walrod
Elliott	Keckuk	Prichard	Wilson
Fleming	Johnson of	Quirk	Wolfe
Forsling	Marion	1.5	Mr. Speaker

The nays were, 12.

Allen	Hanson	Hopkins	Kent
Bixler	Hattendorf	Hubbard	Miller
Blythe	Hill	Huff	Torgeson

Absent or not voting, 30.

Akin of Carroll	Hale	King	Patterson
Bair	Haney	Kline	Rust
Bauer	Hollingsworth	McIntosh	Rutledge
Berry	Hunt	Mathews	Saunders
Copeland	Ickis	Nagle	Springer
Crozier	Johnson of	Nelson	Thompson
Hagglund	Dickinson	Oliver	Vaughn
	Kennedy, J. P.	Onties	Wamstad

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

McCaulley of Calhoun moved that the vote by which Senate File No. 152 passed the House be reconsidered and the motion to reconsider be laid upon the table.

Motion prevailed.

On motion of Hubbard of Pottowattamie the House adjourned until 9:00 a.m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 2, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. Benjamin J. Trickey, pastor of the First Congregational church, Spencer.

Journal of April 1st corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Maxfield of Marshall for the day, on request of Huff of Cass; Hale of Howard for the day, on request of Berry of Monroe.

McCaulley of Calhoun in the chair.

PETITIONS

The following petitions were presented and referred to the sifting committee:

By Charlton of Polk, from citizens of Des Moines, protesting against Senate File No. 216.

By Griswold of Madison, from citizens of Madison county, protesting against House File No. 224.

By Rice of Appanoose, from voters of Appanoose county, protesting against House File No. 239.

By Bair of Buena Vista, from voters of Buena Vista county, protesting against House File No. 239.

By Mathews of Des Moines, from voters of Des Moines county, protesting against House File No. 239.

By Charlton of Polk, from voters of Polk county, protesting against House File No. 239.

By Rutledge of Webster, from voters of Webster county, protesting against House File No. 239.

By Blackford of Van Buren county, from voters of Van Buren county, protesting against House File No. 239.

By Allen of Pocahontas, from voters of Pocahontas county, protesting against House File No. 239.

Forsling of Woodbury moved that the chief clerk be authorized to secure another copy of the code for Wolfe of Linn to replace the one lost. Motion prevailed.

INTRODUCTION OF BILLS

House File No. 512, by committee on appropriations, a bill for an act to appropriate the sum of eight thousand four hundred dollars (\$8,400.00) to complete the roster of Iowa soldiers.

Read first and second times and passed on file.

CONSIDERATION OF SENATE AMENDMENTS

On request of Christophel of Bremer, House File No. 12, a bill for an act to repeal chapter sixty (60) of the laws of the forty-first general assembly, and to enact a substitute therefor, relating to the delivery of skimmed milk, ice cream, or buttermilk, to require the pasteurization of skimmed milk, cream, and all milk or cream from which ice cream or buttermilk is derived, to define pasteurization, to require a record thereof, and to authorize an injunction to restrain violations of this act, with Senate amendment, was taken up and the amendment read and considered.

SEÑATE AMENDMENT TO HOUSE FILE NO. 12

Amend House File No. 12 by striking out lines 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15, and substituting in lieu thereof the following:

"3076. Pasteurization of skimmed milk, and the cream or milk from which ice cream or buttermilk is derived. Every owner, manager, or operator, of a creamery or ice cream factory shall before delivering to any person any skimmed milk, ice cream or buttermilk, cause such skimmed milk and the cream or milk from which such ice cream or buttermilk is derived to be pasteurized except that pasteurization shall not be required when ice cream is made from cream or milk procured from cows that have been tuberculin tested at least once a year and found free from tuberculosis and the production of which milk and cream has been supervised and certified to by the Iowa Department of Agriculture as having been produced and handled under proper sanitary conditions."



Mr. Christophel moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 66.

Akin of Carroll	Edge	Istad	Roberts
Allen	Fleming	Johnson of	Ryder
Anderson	Greene	Keokuk	Simmer
Bair	Grimwood	Kennedy, W. S.	Smith
Barnes	Griswold	Knutson	Springer
Bauer	Haney	Laughlin	Stepanek
Berry	Hanson	Lichty	Thompson
Blackford	Harrison	Martin	Torgeson
Blythe	Hattendorf	Miller	Troup
Buchmiller	Heald	Nagle	Truax
Christophel	Hempel	Nelson	Venard
Cole of Delaware	Hill	Ontjes	Wagner
Cole of Harrison	Hines	Pattison	Walrod
Copeland	Hollis	Prichard	Wamstad
Craig	Hopkins	Quirk	Wilson
Eckles	Hubbard	Reimers	Wolfe
Eden	Huff	Rice	

The nays were, none.

Absent or not voting, 41.

Aiken of Ida	Hansen	Kent	Maxfield
Bixler	Held	King	O'Donnell
Bush	Hollingsworth	Kline	Oliver
Charlton	Hunt	Knudson	Patterson
Crozier	Ickis	Krouse	Ratliff
Elliott	Johnson of	Lovrien	Rust
Forsling	Dickinson	McCaulley	Rutledge
Gilmore	Johnson of	McIlrath	Saunders
Hager	Marion	McIntosh	Thomas
Hagglund	Kennedy, J. P.	McMillan	Vaughn
Hale		Mathews	Mr. Speaker

The House concurred in the Senate amendment to House File No. 12.

On request of Johnson of Keokuk, House File No. 59, a bill for an act to require every person engaged in the market poultry or domestic fowl business to obtain a license from the state department of agriculture, and to prescribe the fee therefor, to authorize the department of agriculture to prescribe records of purchases to be kept, to make said records open to inspection by peace officers, to authorize said department to enforce said act, and to provide penalties for violation thereof, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 59

Amend House File No. 59 as follows: Amend by substituting for Section 1, the following:

Sec. 1. Every person, partnership or corporation engaged in the business of buying for the market, poultry or domestic fowls from the producer thereof, shall obtain a license from the Department of Agriculture for each establishment at which said business is conducted.

The word producer as herein used shall include any one not a licensed dealer who has acquired such poultry or domestic fowls other than through a licensed dealer.

Amend by substituting for Section 3, the following:

Sec. 3. Each licensee shall keep such records as the Department of Agriculture shall require, as to date of purchase, name and residence of seller and number and description of such poultry or domestic fowls purchased from the producer.

Amend by striking all of Section 7.

Mr. Johnson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 69.

Akin of Carroll	Grimwood	Kent	Roberts
Allen	Griswold	Knutson	Simmer
Bair	Haney	Krouse	Smith
Barnes	Hanson	Laughlin	Springer
Bauer	Harrison	Lichty .	Stepanek
Berry	Hattendorf	Lovrien	Thomas
Blackford	Heald	McIlrath	Thompson
Blythe	Hempel	Martin	Torgeson
Buchmiller	Hill	Miller	Troup
Christophel	Hines	Nagle	Truax
Cole of Delaware	Hollis	Nelson	Vaughn
Copeland	Hopkins	O'Donnell	Venard
Craig	Hubbard	Ontjes	Wagner
Eckles	Huff	Pattison	Walred
Eden	Istad	Quirk	Wamstad
Fleming	Johnson of	Reimers	Wilson
Gilmore	· Keckuk	Rice	Wolfe
Greene	Kennedy, W. S.		

The nays were, none.

Absent or not voting, 38.

Aiken of Ida Charlton Elliott
Anderson Cole of Harrison Forsling
Bixler Crozier Hager
Bush Edge Hagglund

Hale Hansen Held Hollingsworth

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Hunt	Kennedy, J. P.	McMillan	Ratliff
Ickis	King	Mathews	Rust
Johnson of	Kline	Maxfield	Rutledge
Dickinson	Knudson	Oliver	Ryder
Johnson of	McCaulley	Patterson	Saunders
Marion	McIntosh	Prichard	Mr. Speaker

The House concurred in the Senate amendments to House File No. 59.

On request of Wagner of Scott, House File No. 55, a bill for an act to amend chapter twenty-five (25), acts of the forty-first general assembly, relating to the use of voting machines, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 55

Amend House File No. 55 by striking therefrom all after the word "parties" in line six and by substituting in lieu thereof the following:

"have nominated candidates whose names are entitled to be placed on the official ballot".

Mr. Wagner moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 63.

Akin of Carroll	Greene	Krouse	Simmer
Anderson	Grimwood	Laughlin	Smith
Bair	Griswold	Lichty	Springer
Barnes	Haney	Lovrien	Stepanek
Blackford	Hanson	McIlrath	Thomas
Blythe	Harrison	Martin	Thompson
Buchmiller	Hattendorf	Miller	Torgeson
Charlton	Hempel	Nagle	Troup
Christophel	Hill	Nelson	Truax
Cole of Delaware	Hollis	O'Donnell	Venard
Cole of Harrison	Hopkins	Ontjes	Wagner
Copeland	Huff	Pattison	Walred
Eden	Istad	Quirk	Wamstad
Elliott	Kennedy, W. S.	Reimers	Wilson
Fleming	Kent	Rice	Wolfe
Gilmore	Knutson	Ryder	

The nays were, 1.

Allen



Absent or not voting, 43.

Aiken of Ida	Hale	Johnson of	Maxfield
Bauer	Hansen	Keokuk	Oliver
Berry	Heald	Johnson of	Patterson
Bixler	Held	Marion	Prichard
Bush	Hines	Kennedy, J. P	Ratliff
Craig	Hollingsworth	King	Roberts
Crozier	Hubbard	Kline	Russ
Eckles	Hunt	Knudson	Rutledge
Edge	Ickis	McCaulley	Saunders
Forsling	Johnson of	McIntosh	Vaughn
Hager	Dickinson	McMillan	Mr. Speaker
Hagglund		Mathews	

The House concurred in the Senate amendment to House File No. 55.

On request of Knutson of Cerro Gordo, House File No. 328, a bill for an act to amend sections seventy-two hundred eleven (7211) and seventy-two hundred fourteen (7214) of the code, 1924, relating to the payment of taxes, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 328

Amend the title to read as follows: "An Act to repeal sections seventytwo hundred eleven (7211) and seventy-two hundred fourteen (7214) of the code relative to the payment of taxes and to enact substitutes therefor."

Also amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-two hundred eleven (7211) of the code is repealed and the following enacted in lieu thereof:

"Section 7211. In all cases where the half on any taxes have not been paid before the first day of April succeeding the levy, the amount thereof shall become delinquent from the first day of April after due; and in case the second installment is not paid before the first day of October succeeding its maturity, it shall become delinquent from the first day of October after due."

Sec. 2. Section seventy-two hundred fourteen (7214) of the code is repealed and the following enacted in lieu thereof:

"Section 7214. If the first installment of taxes shall not be paid by April first, said installment shall become due and draw interest, as a penalty, of one per cent per month until paid, from the first day of April following the levy; and if the last half shall not be paid by October first following such levy, then a like interest shall be charged from the date such last half became delinquent."

Mr. Knutson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?" .

The ayes were, 65.

Akin of Carroll Gilmore Knutson Anderson Greene Krouse Laughlin Bair Grimwood Griswold Barnes Lichty Bauer Hanson Lovrien Blackford Harrison Martin Blythe Hattendorf Nagle Buchmiller Hempel Nelson Christophel Hill O'Donnell Cole of Delaware Hines Ontjes Cole of Harrison Hollis Pattison Copeland Hopkins Quirk Hubbard Reimers Craig Eckles Istad Rice Eden Kennedy, W. S. Roberts Elliott Kent Ryder Fleming Kline

Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Venard Wagner Walrod Wamstad Wilson Wolfe

The nays were, 3.

Allen

McIlrath

Miller

Absent or not voting, 39.

Aiken of Ida Haney Berry Hansen Bixler Heald Held Bush Charlton Hollingsworth Huff Crozier Edge Hunt Forsling Ickis Johnson of Hager Hagglund Dickinson Hale

Johnson of Keokuk Johnson of Marion Kennedy, J. P. King Knudson McCaulley McIntosh McMillan Mathews Maxfield Oliver Patterson Prichard Ratliff Rust Rutledge Saunders Vaughn Mr. Speaker

The House concurred in the Senate amendments to House File No. 328.

Nagle of Johnson moved that the House recede from its amendments to Senate File No. 34, a bill for an act to authorize two or more indictable offenses to be charged in separate counts in the same indictment or trial information, and to regulate the number of peremptory challenges in such cases.

On the question "Shall the House recede from its amendment to Senate File No. 34?"

The ayes were, 69.

Aiken of Ida	Eckles		Hubbard	Quirk
Akin of Carroll	Eden		Huff	Reimers
Allen	Edge	•	Istad	Rice
Anderson	Fleming		Kennedy, W. S.	Roberts
Bair	Forsling		Knutson	Ryder
Barnes	Gilmore		Krouse	Simmer
Bauer	Greene		Laughlin	Smith
Berry	Grimwood		Lichty	Stepanek
Blackford	Griswold		Lovrien	Thomas
Blythe	Haney		Martin	Thompson
Buchmiller	Hanson		Miller	Troup
Charlton	Harrison		Nagle	Truax
Christophel	Hattendorf		Nelson	Venard
Cole of Delaware	Hempel		O'Donnell	Wagner
Cole of Harrison	Hill		Ontjes	Walrod
Copeland	Hines		Pattison	Wamstad
Craig	Hopkins		Prichard	Wilson
	5 10			Wolfe

The nays were, 3.

Keokuk	Johnson of Keokuk	Springer	Torgesor
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Absent or not voting, 35.

Bixler	Hollingsworth	Kent	Maxfield
Bush	Hollis	King	Oliver
Crozier	Hunt	Kline	Patterson
Elliott	Ickis	Knudson	Ratliff
Hager	Johnson of	McCaulley	Rust
Hagglund	Dickinson	McIlrath	Rutledge
Hale	Johnson of	McIntosh	Saunders
Hansen	Marion	McMillan	Vaughn
Heald	Kennedy, J. P.	Mathews	Mr. Speaker
Held			

Motion prevailed and the House receded from its amendments to Senate File No. 34.

CONSIDERATION OF BILLS

House File No. 334, a bill for an act to prohibit the selling of certain wares, merchandise and service and the operation of any temporary business or place of amusement upon any public highway or the street of any city or town near any state, county or district fair grounds, or on grounds adjacent thereto, during the time a state, county or district fair is being held, and to provide a punishment for violators, with report of committee recommending passage, was taken up for consideration.

Cole of Delaware asked and obtained unanimous consent to have

Senate File No. 357 recalled from the sifting committee and substituted for House File No. 334.

Senate File No. 357, a bill for an act to prohibit the selling certain wares, merchandise and service and the operation of any temporary business or place of amusement upon any public highway or the street of any city or town near any state, county or district fair grounds, or on ground adjacent thereto, during the time a state, county or district fair is being held, and to provide a punishment for violators, was taken up for consideration.

Haney of Mills offered the following amendment and moved its adoption:

Amend Senate File No. 357 by striking the word "six" in line three (3) and inserting the word "one" in lieu thereof.

Eckles of Butler moved the previous question on the pending amendment and the main bill.

Motion prevailed.

The amendment by Haney of Mills lost.

Speaker Carter in the chair.

Cole of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 66.

Elliott

Akin of Carroll Fleming Kent Kline Forsling Allen Knutson Bair Gilmore Krouse Greene Barnes Laughlin Berry Grimwood Blackford Hanson Lichty Buchmiller Harrison Lovrien Hattendorf McIlrath Charlton Martin Christophel Heald Miller Cole of Delaware Held Cole of Harrison Hempel Nagle Copeland Hill Nelson Craig Hines Onties Eckles Hollis Pattison Hopkins Prichard Eden Edge Hubbard Quirk Kennedy, W. S. Reimers

Rice Roberts Rust Smith Springer Stepanek Thomas Thompson Torgeson Truax Venard Wagner Walrod Wilson Wolfe

The nays were, 15.

Johnson of O'Donnell Anderson Hanev Bauer Huff Keokuk Ryder Blythe Istad Knudson Simmer McCaulley Griswola Troup Wamstad

Absent or not voting, 26.

Aiken of Ida Hollingsworth Kennedy, J. P. Patterson Bixler Hunt King Ratliff McIntosh Rutledge Bush Ickis Crozier Johnson of McMillan Saunders Hager Dickinson Mathews Vaughn Hagglund Johnson of Maxfield Mr. Speaker Hale Marion Oliver 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. 271, a bill for an act empowering board of supervisors in certain cases to cancel special assessments for graveling and to refund installments of said assessment which have been paid and to pay unpaid intallments of such assessments and to levy a tax for such purposes, with report of committee recommending passage, was taken up for consideration.

Eden of Clinton 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.

On the question "Shall the bill pass?"

The ayes were, 79.

Akin of Carroll Craig Heald McCaulley Allen Eckles Held McIlrath Eden Knudson Anderson Hempel Edge Hill Knutson Bair Barnes Elliott Hollis Krouse Bauer Fleming Hopkins Laughlin Blackford Forsling Hubbard Lichty Martin Blythe Greene Huff Buchmiller Grimwood Miller Istad Charlton Griswold Johnson of Nagle Nelson Christophel Haney Keokuk Kennedy, W. S. Cole of Delaware Hanson Cole of Harrison Harrison O'Donnell Kent Ontjes Kline Pattison Hattendorf Copeland

Prichard Ryder Thompson Wagner Simmer Quirk Torgeson Walrod Reimers Smith Troup Wamstad Rice Wilson Springer Truax Roberts Stepanek Vaughn Wolfe Rust Venard Mr. Speaker

The nays were, none.

Absent or not voting, 28.

Aiken of Ida Hale Johnson of Mathews Berry Hansen Marion Maxfield Bixler Hines Kennedy, J. P. Oliver Bush Hollingsworth King Patterson Crozier Hunt Ratliff Lovrien Gilmore Rutledge Ickis McIntosh Hager Johnson of McMillan Saunders Hagglund Dickinson

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

Senate File No. 116, a bill for an act to repeal section ten thousand four hundred ninety-six (10496) to ten thousand five hundred and one (10501) both inclusive, code of 1924, relating to adoption and to enact a substitute therefor, 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, 78.

Akin of Carroll Elliott Huff Miller Fleming Istad Nagle Allen Johnson of Anderson Forsling Nelson Keokuk Bair Greene Ontjes Grimwood Johnson of Pattison Barnes Griswold Marion Quirk Bauer Kennedy, W. S. Ratliff Bixler Hager Blackford Haney Kent Reimers Hanson Kline Rice Blythe Roberts Buchmiller Harrison Knudson Charlton Hattendorf Knutson Rust Christophel Held Krouse Ryder Cole of Delaware Hempel Laughlin Smith Cole of Harrison Hill Lichty Springer Craig Hines Lovrien Stepanek Hollis Eckles McCaulley Thomas Eden Hopkins McIlrath Thompson Edge Hubbard Martin Torgeson

Truax Venard Walrod Wilson Vaughn Wagner Wamstad Mr. Speaker

The nays were, none.

Absent or not voting, 29.

Aiken of Ida Hansen Kennedy, J. P. Oliver Berry Heald Patterson King Bush Hollingsworth McIntosh Prichard McMillan Copeland Hunt Rutledge Crozier Ickis Mathews Saunders Gilmore Johnson of Maxfield Simmer Hagglund Dickinson O'Donnell Troup Hale Wolfe

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

House File No. 352, a bill for an act to repeal section seventytwo hundred three (7203) of the code, 1924, and to enact a substitute therefor, relating to the lien of personal taxes, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendment proposed by the committee, found in the journal of March 15th 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 "Shall the bill pass?"

The ayes were, 63.

Akin of Carroll Elliott Istad Roberts Johnson of Allen Fleming Ryder Forsling Keokuk Simmer Anderson Bair Grimwood Johnson of Smith Barnes Griswold Marion Springer Kennedy, W. S. Hager Bauer Stepanek Blackford Knudson Haney Thomas Blythe Hanson Krouse Torgeson Buchmiller Harrison Lichty Truax Hattendorf Lovrien Vaughn Bush Held Nagle Charlton Venard Hempel Nelson Christophel Wagner Cole of Delaware Hill Pattison Walrod Cole of Harrison Hines Prichard Wamstad Hollis Copeland Quirk Wilson Hopkins Reimers Eden Mr. Speaker Edge

The nays were, 10.

Bixler Hubbard Miller Rice
Craig Huff Ontjes Rust
Greene Kline

Absent or not voting, 34.

Aiken of Ida Hollingsworth Laughlin Oliver Berry Hunt McCaulley Patterson McIlrath Crozier Ickis Ratliff Eckles Johnson of McIntosh Rutledge Saunders Gilmore Dickinson McMillan Kennedy, J. P. Hagglund Martin Thompson Hale Kent Mathews Troup Wolfe Hansen King Maxfield Heald Knutson 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. 263, a bill for an act to repeal section eighty-seven hundred thirty-seven (8737) of the code, and chapter one hundred sixty-four (164), acts of the forty-first (41) general assembly, and to enact a substitute therefor; and to repeal chapter one hundred sixty-five (165), acts of the forty-first (41) general assembly, relating to the investment of funds of life insurance companies and associations, and the substitution of securities with the commissioner of insurance, with report of committee recommending passage, was taken up for consideration.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend Senate File No. 263, section one (1), by striking out all of subsection five (5).

Hanson of Winnebago moved that the bill be referred to the sifting committee with instruction that it be redrafted in separate bills covering the several classifications of investments.

Ontjes of Grundy moved the previous question.

Motion prevailed.

On the question "Shall the bill be referred to the sifting committee to be redrafted covering the several classifications of investments?" a roll call was demanded.

The ayes were, 21.

Allen	Griswold	Johnson of	Roberts
Anderson	Hanson	Keokuk	Springer
Berry	Hattendorf	Kent	Torgeson
Bixler	Held	Krouse	Vaughn
Bush	Hines	Nelson	
Christophel	Hopkins	Reimers	84

The nays were, 61.

Aiken of Ida	Greene	Kline	Rice
Akin of Carroll	Grimwood	Knutson	Rust
Bair	Hager	Laughlin	Ryder
Barnes	Haney	Lichty	Simmer
Blackford	Hansen	Lovrien	Smith
Blythe	Harrison	McCaulley	Stepanek
Buchmiller	Heald	McIlrath	Thomas
Charlton	Hempel	Martin	Thompson
Cole of Delawar		Miller	Troup
Craig	Hollis	Nagle	Truax
Eckles	Hubbard	O'Donnell	Venard
Eden	Huff	Ontjes	Wagner
Edge	Istad	Pattison	Walrod
Elliott	Johnson of	Prichard	Wilson
Forsling	Marion	Quirk	
Gilmore	Kennedy, W. S.	Ratliff	

Absent or not voting, 25.

Bauer	Hollingsworth	Knudson	Rutledge
Cole of Harrison	Hunt	McIntosh	Saunders
Copeland	Ickis	McMillan	Wamstad
Crozier	Johnson of	Mathews	Wolfe
Fleming	Dickinson	Maxfield	Mr. Speaker
Hagglund	Kennedy, J. P.	Oliver	
Hale	King	Patterson	

. Motion to refer Senate File No. 263 to the sifting committee lost.

Greene of Pottawattamie moved the previous question. Motion prevailed.

Hubbard of Pottawattamie moved that the vote by which the previous question was ordered be reconsidered. Motion lost.

On the question "Shall the amendment by Allen of Pocahontas be adopted?" a roll call was demanded.

The ayes were, 21.

Allen	Craig	Johnson of	Springer
Anderson	Hanson	Keokuk	Vaughn
Berry	Harrison	Krouse	Wamstad
Bixler	Hattendorf	Martin	Wilson
Blythe	Held	Nelson	
Bush	Hopkins	Reimers	

The nays were, 53.

Akin of Carroll	Gilmore	Kline	Rice
Bair	Greene	Knutson	Rust
Barnes	Grimwood	Laughlin	Ryder
Blackford	Hager	Lichty	Simmer
Buchmiller	Haney	Lovrien	Smith
Charlton	Hansen	McCaulley	Stepanek
Cole of Delaware	Heald	Miller	Thomas
Cole of Harrison	Hempel	Nagle	Torgeson
Copeland	Hill	O'Donnell	Troup
Eckles	Hollis	Ontjes	Truax
Eden	Istad	Pattison	Venard
Edge	Johnson of	Prichard	Wagner
Elliott	Marion	Ratliff	Walrod
Forsling	Kennedy, W. S.		

Absent or not voting, 83.

Aiken of Ida	Hollingsworth	King	Patterson
Bauer	Hubbard	Knudson	Quirk
Christophel	Huff	McIlrath	Roberts
Crozier	Hunt	McIntosh	Rutledge
Fleming	Ickis	McMillan	Saunders
Griswold	Johnson of	Mathews	Thompson
Hagglund	Dickinson	Maxfield	Wolfe
Hale	Kennedy, J. P.	Oliver	Mr. Speaker
Hines	Kent		

Motion lost and the amendment by Mr. Allen to subsection 5 of section one (1) was rejected.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend section one (1) by adding at the end of subsection 5 thereof the following:

"No such investment in utility bonds to be made except where the funded debt of said utility company is less than seventy per cent of the total value of its assets."

Amendment adopted.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend by inserting after the period in line sixteen (16) of section one (1) the following:

"Such bonds issued or guaranteed by the Dominion of Canada may be invested in, annually, to the amount of fifty per cent of the annual premium receipts of such companies from the Dominion of Canada."

Torgeson of Worth moved the previous question. Motion prevailed.

On the question "Shall the amendment by Allen of Pocahontas be adopted?" a roll call was demanded.

The ayes were, 16.

Anderson	Blythe	Hopkins	Nelson
Bauer	Bush	Johnson of	Smith
Berry	Hanson	Keokuk	Thompson
Bixler	Hines	Krouse	Vaughn Wilson

The nays were, 51.

Akin of Carroll	Forsling	Kennedy, W. S.	Reimers
Allen	Greene	Kent	Rice
Bair .	Grimwood	Kline	Rust
Blackford	Hager	Knutson	Ryder
Buchmiller	Haney	Lichty	Simmer
Charlton	Hansen	Lovrien	Stepanek
Christophel	Heald	McCaulley	Thomas
Cole of Delaware	Hill	Martin	Torgeson
Cole of Harrison	Hollis	Nagle	Troup
Copeland	Hubbard	O'Donnell	Truax
Eckles	Istad	Pattison	Venard
Edge	Johnson of	Prichard	Wagner
Elliott	Marion	Ratliff	Walrod

Absent or not voting, 40.

Aiken of Ida	Hattendorf	King	Ontjes
Barnes	Held	Knudson	Patterson
Craig	Hempel	Laughlin	Quirk
Crozier	Hollingsworth	McIlrath	Roberts
Eden	Huff	McIntosh	Rutledge
Fleming	Hunt	McMillan	Saunders
Gilmore	Ickis	Mathews	Springer
Griswold	Johnson of	Maxfield	Wamstad
Hagglund	Dickinson	Miller	Wolfe
Hale	Kennedy, J. P.	Oliver	Mr. Speaker
Uamiaan	3.5		

Motion lost and the amendment by Mr. Allen was rejected.

Elliott of Polk moved the previous question.

Motion prevailed.

Simmer 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, 68.

Akin of Carroll Gilmore Kent Quirk Kline Ratliff Greene Barnes Grimwood Knudson Rice Bauer Hager Knutson Rust Blackford Haney Krouse Ryder Blythe Hansen Laughlin Simmer Buchmiller Heald Lichty Smith Charlton Hempel Lovrien Stepanek McCaulley Christophel Hill Thomas Cole of Delaware Hines McIlrath Thompson Cole of Harrison Hollis Martin Troup Copeland Hubbard Miller Truax Craig Huff Nagle Venard O'Donnell Wagner Eckles Istad Eden Onties Walrod Johnson of Edge Pattison Wamstad Marion Elliott Kennedy, W. S. Prichard Wilson Forsling

The nays were, 17.

Allen Bush Hattendorf Nelson Anderson cleming Held Reimers Berry Griswold Hopkins Springer Torgeson Bixler Johnson of Hanson Keokuk Mr. Speaker

Absent or not voting, 22.

Aiken of Ida Hunt McIntosh Roberts Crozier McMillan Rutledge Ickis Hagglund Mathews Saunders Johnson of Hale Maxfield Vaughn Dickinson Harrison Kennedy, J. P. Oliver Wolfe Hollingsworth King Patterson

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

Simmer of Wapello moved that the vote by which Senate File No. 263 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Senate File No. 316, a bill for an act to repeal section eightyeight hundred twenty-nine (8829) of the code, 1924, as amended by chapter one hundred seventy-five (175) of the acts of the fortyfirst general assembly and chapter one hundred sixty-six (166) of the acts of the forty-first general assembly, and to enact a substitute therefor; relating to the investment of funds of fraternal beneficiary societies, orders or associations, and the substitutions of securities with the commissioner of insurance, was taken up for consideration. Allen of Pocahontas offered the following amendment and moved its adoption:

Amend section one (1) by adding at the end of subsection 5 thereof the following:

"No such investment in utility bonds to be made except where the funded debt of said utility company is less than seventy per cent of the total value of its assets."

Amendment 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, 60.

Akin of Carroll	Grimwood	Knutson	Rust
Barnes	Griswold	Krouse	Ryder
Bauer	Hager	Laughlin	Simmer
Blackford	Haney	Lichty	Smith
Blythe	Hansen	Lovrien	Stepanek
Buchmiller	Hempel	McCaulley	Thomas
Charlton	Hill	McIlrath	Thompson
Christophel	Hines	Martin	Troup
Copeland	Hollis	Nagle	Truax
Craig	Huff	O'Donnell	Vaughn
Edge	Istad	Onties	Venard
Elliott	Johnson of	Pattison	Wagner
Fleming	Marion	Prichard	Wilson
Forsling	Kennedy, W. S.	Quirk	
Gilmore	Kline	Ratliff	
Greene	Knudson	Rice	

The nays were, 15.

Allen	Hanson	Hopkins	Reimers
Anderson	Harrison	Johnson of	Springer
Berry	Hattendorf	Keokuk	Torgeson
Bush	Held	Miller	Mr. Speaker

Absent or not voting, 32.

Aiken of Ida	Hale	Kent	Roberts
Bair	Heald	King	Rutledge
Bixler	Hollingsworth	McIntosh	Saunders
Cole of Delaware	Hubbard	McMillan	Walrod
Cole of Harrison	Hunt	Mathews	Wamstad
Crozier	Ickis	Maxfield	Wolfe
Eckles	Johnson of	Nelson	
Eden	Dickinson	Oliver	
Hagglund	Kennedy, J. P.	Patterson	

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

On motion of Elliott of Polk the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 264, a bill for an act to regulate the sale of certain securities.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 197, a bill for an act relating to authority of cities and towns to appropriate funds to pay dues in municipal leagues.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 395, a bill for an act relating to the introduction of additional testimony on criminal trials.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 394, a bill for an act making an appropriation for certain expenses of the general assembly.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 300, a bill for an act relating to notice and sale of prior advertised property for taxes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 370, a bill for an act relating to the levy of a tax to provide for aid to widow in care of child.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:



Senate File No. 385, a bill for an act to make an appropriation for the prevention, control, and eradication of the European corn borer.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 366, a bill for an act to establish and maintain industries revolving funds for the use of each of the state penal institutions at Fort Madison and Anamosa.

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 to prohibit branch banking.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 396, a bill for an act relating to compensation of township trustees.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 115, a bill for an act relative to the election of school directors in school townships.

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 investment of funds of building and loan associations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 457, a bill for an act relating to the erection of a soldiers' monument in Clayton County, Iowa.

Also, that the Senate has concurred in House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 263, a bill for an act relating to the investments of funds of life insurance companies.

Also, that the Senate has concurred in House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 316, 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 House is asked:

Senate File No. 402, a bill for an act relating to the sale of legal publications.

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 insurance.

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 relating to the library building fund.

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 relating to levy of taxes by cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 203, a bill for an act relating to drainage tax.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 210, a bill for an act relating to the compensation of deputy county auditors, treasurers and clerks of the district court.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 247, a bill for an act to empower the Executive Council to enforce rules regulating the use, by the public, of the capitol buildings and grounds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 7, a bill for an act relating to double counting boards in elections.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 118, a bill for an act relating to the appointment of overseers of the poor.

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 relating to destruction of trees along public highways by county supervisors.

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 relating to double election boards.

WALTER H. BEAM, Secretary.



SENATE AMENDMENT TO HOUSE FILE NO. 115

Amend House File No. 115 by striking therefrom Section 2, the publication clause.

SENATE MESSAGES CONSIDERED

Senate File No. 396, a bill for an act to amend the law as it appears in section forty-eight hundred nine (4809) of the code, relating to compensation of township trustees.

Read first and second times and referred to sifting committee.

Senate File No. 132, a bill for an act to amend chapter 415 (four hundred fifteen) of title XXI of the code, 1924, so as to prohibit branch banking.

Read first and second times and referred to sifting committee.

Senate File No. 366, a bill for an act to create at each of the state penal institutions at Fort Madison and Anamosa, establishing and maintaining industries revolving funds for the use of said institutions in supporting and maintaining the respective industries at each of said institutions.

Read first and second times and referred to sifting committee.

Senate File No. 385, a bill for an act to make an appropriation for the prevention, control, and eradication of the European corn borer, including incidental and miscellaneous expenses connected therewith.

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

Senate File No. 370, a bill for an act to amend section three thousand six hundred forty-one (3641) of the code, 1924, relating to levy of tax to provide for aid to widow in care of child.

Read first and second times and referred to sifting committee.

Senate File No. 300, a bill for an act to amend section seventytwo hundred fifty-five (7255) of the 1924 code of Iowa, relating to notice and sale of prior advertised property for taxes, and to allow the county to become a purchaser at such tax sale.

Read first and second times and referred to sifting committee.

Senate File No. 394, 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.

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

Senate File No. 395, a bill for an act to amend section thirteen thousand eight hundred fifty-one (13851) of the code, 1924, relating to the introduction of additional testimony on criminal trials.

Read first and second times and referred to sifting committee.

Senate File No. 197, a bill for an act to repeal section fifty-six hundred eighty-three (5683) and to enact a substitute therefor, relating to authority of cities and towns to appropriate funds to pay dues in municipal leagues, and to pay expenses of delegates attending the meetings of the league.

Read first and second times and referred to sifting committee.

Senate File No. 264, a bill for an act to regulate the sale of certain securities such as construction or building mortgage bonds and mortgage bonds which are junior to other liens.

Read first and second times and referred to sifting committee.

Senate File No. 402, a bill for an act to amend chapter twenty (20), acts forty-first (41st) general assembly, relating to the sale of legal publications, and to the distribution of the book of annotations and supplements thereto.

Read first and second times and referred to sifting committee.

Senate File No. 246, a bill for an act to amend section eighty-six hundred eighteen (8618) of the code, relating to insurance.

Read first and second times and referred to sifting committee.

CONSIDERATION OF BILLS

House File No. 322, a bill for an act to repeal section twelve thousand seventeen (12017) and to enact a substitute therefor, to repeal sections twelve thousand eighteen (12018) to twelve thousand twenty-three (12023), inclusive, and to amend section twelve thousand twenty-six (12026), of the code, relating to the descent and distribution of the property of an intestate who leaves no



issue, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the amendment filed by him and found in the journal of March 21st be adopted.

Johnson of Marion moved the previous question.

Motion prevailed.

The amendment by Forsling of Woodbury was adopted.

Akin of Carroll moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were, 38.

Akin of Carfoll	Edge	Heald	Ontjes
Anderson	Elliott	Hempel	Simmer
Bair	Fleming	Hill	Smith
Barnes	Forsling	Huff	Stepanek
Bixler	Gilmore	Knudson	Thomas
Buchmiller	Grimwood	Knutson	Vaughn
Christophel	Hager	Martin	Wagner
Cole of Harrison	Haney	Nagle	Wamstad
Copeland	Hansen	Nelson	Wilson
Eden	Harrison		

The nays were, 45.

Bauer	Held	Krouse	Rice
Berry	Hines	Laughlin	Roberts
Blackford	Hollis	Lichty	Rust
Blythe	Hopkins	McCaulley	Ryder
Bush	Istad	McIlrath	Springer
Cole of Delaware	Johnson of	Miller	Thompson
Craig	Keokuk	O'Donnell	Troup
Eckles	Johnson of	Pattison	Truax
Greene	Marion	Prichard	Venard
Griswold	Kennedy, W. S.	Quirk	Walrod
Hanson	Kent	Ratliff	Mr. Speaker
Hattendorf	Kline	Reimers	openior

Absent or not voting, 24.

Aiken of Ida	Hubbard	Kline	Oliver
Allen	Hunt	Lovrien	Patterson
Charlton	Ickis	McIntosh	Rutledge
Crozier	Johnson of	McMillan	Saunders
Hagglund	Dickinson	Mathews	Torgeson
Hale	Kennedy, J. P.	Maxfield	Wolfe
Hollingsworth			10.0 KB B D COA

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Johnson of Keokuk moved that the vote by which House File No. 322 failed to pass the House be reconsidered, and the motion to reconsider be laid on the table. Motion prevailed.

House File No. 444, a bill for an act to amend sections fifty-seven hundred seventy-three (5773) and sixty-two hundred eleven (6211) of the code, 1924, relating to the purchase or remodeling of city or town halls and to the levy of a tax for a city hall fund, with report of committee recommending passage, was taken up for consideration.

Eden of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Johnson of

Quirk

On the question "Shall the bill pass?"

The ayes were, 68.

Akin of Carroll Fleming

TARLET OF CONTROLL	× 1011111119	O O IIII O L	A corners
Anderson	Forsling	Keokuk	Reimers
Barnes	Gilmore	Kennedy, W. S.	Rice
Bauer	Greene	Kent	Roberts
Berry	Grimwood	Kline	Rust
Blackford	Hager	Knudson	Simmer
Blythe	Haney	Knutson	Smith
Buchmiller	Hattendorf	Krouse	Thomas
Christophel	Heald	Laughlin	Troup
Cole of Delawar	e Held	Lichty	Truax
Cole of Harriso	n Hempel	McCaulley	Vaughn
Copeland	Hill	McIlrath	Venard
Craig	Hines	Martin	Wagner
Eckles	Hollis	Miller	Walrod
Eden	Hopkins	Nagle	Wamstad
Edge	Huff	O'Donnell	Wilson
Elliott	Istad	Pattison	Mr. Speaker
		Prichard	
The nays were	, 4.		
Nelson	Ryder	Springer	Thompson
Absent or not	voting, 35.	•	
Aiken of Ida	Hansen	Johnson of	Oliver
Allen	Hanson	Marion	Ontjes
Bair	Harrison	Kennedy, J. P.	Patterson
Bixler	Hollingsworth	King	Ratliff
Bush	Hubbard	Lovrien	Rutledge
Charlton	Hunt	McIntosh	Saunders
Crozier	Ickis	McMillan	Stepanek
Griswold	Johnson of	Mathews	Torgeson
Hagglund	Dickinson	Maxfield	Wolfe
Hale			

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

House File No. 64, a bill for an act relating to elections, and to provide a system of permanent registration for cities having a population in excess of one hundred twenty-five thousand (125,000), with report of committee recommending passage, was taken up for consideration.

Elliott of Polk moved that the amendments filed by him and found in the journal of March 25th be adopted.

Amendments were adopted.

Wagner of Scott moved that the amendment filed by him and found in the journal of March 21st be adopted.

Amendment adopted.

Elliott 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, 78.

Akin of Carroll	Fleming		Johnson of	Quirk
Anderson	Forsling		Keokuk	Ratliff
Bair	Gilmore		Johnson of	Reimers
Barnes	Greene		Marion	Rice
Bauer	Grimwood		Kennedy, W. S.	Roberts
Berry	Griswold		Kent	Ryder
Bixler	Hager		Kline	Simmer
Blackford	Haney		Knudson	Smith
Blythe	Hansen		Knutson	Springer
Buchmiller	Hanson		Krouse	Stepanek
Bush	Hattendorf		Laughlin	Thomas
Christophel	Heald		Lichty	Thompson
Cole of Delaware	Hempel	'	McCaulley	Torgeson
Cole of Harrison	Hill		McIlrath	Troup
Copeland	Hines		Miller	Truax
Craig	Hollis		Nagle	Vaughn
Eckles	Hopkins		Nelson	Wagner
Eden	Hubbard		O'Donnell	Walrod
Edge	Huff		Ontjes	Wilson
Elliott	Istad		Pattison	Mr. Speaker

The nays were, none.

Absent or not voting, 29.

Aiken of Ida	Hagglund	Held	Johnson of
Allen	Hale	Hollingsworth	Dickinson
Charlton Crozier	Harrison	Hunt Ickis	

1346

Kennedy, J. P.	Martin	Patterson	Saunders
King	Mathews	Prichard	Venard
Lovrien	Maxfield	Rust	Wamstad
McIntosh McMillan	Oliver	Rutledge	Wolfe

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

Senate File No. 352, a bill for an act to amend the law as it appears in Senate File Number one hundred four (104) as enacted by the forty-second general assembly of Iowa, relating to the primary road system and the appointment of members of the highway commission, was taken up for consideration.

Haney of Mills offered the following amendment and moved its adoption:

Amend Senate File No. 352 as follows:

Amend section three (3) by renumbering section three (3) as "Sec. 4."

Amend by inserting the following:

"Sec. 3. No senator or representative shall, during the time for which he shall have been elected, be appointed as a member of the state highway commission under the provisions of section two (2) of this act."

On the question "Shall the amendment be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 38.

Allen	Fleming	Johnson	Ontjes
Anderson	Griswold	of Keokuk	Roberts
Barnes	Hager	Kent	Smith
Bauer	Haney	Knudson	Springer
Berry	Hanson	Krouse	Thomas
Bixler	Harrison	Lichty	Thompson
Buchmiller	Held	McCaulley	Torgeson
Bush	Hines	McIlrath	Vaughn
Christophel	Hopkins	Martin	Wamstad
Craig	Huff	Nagle	

The nays were, 47.

Akin of Carroll	Edge	Hempel	Knutson
Bair	Elliott	Hill	Laughlin
Blackford	Forsling	Hollis	Miller
Blythe	Gilmore	Hubbard	Nelson
Cole of Delaware	Greene	Istad	O'Donnell
Cole of Harrison	Grimwood	Johnson	Pattison
Copeland	Hansen	of Marion	Prichard
Eckles	Hattendorf	Kennedy, W. S.	Ratliff
Eden	Heald	Kline	Reimers

Rice	Simmer	Truax	Walrod
Rust	Stepanek	Venard	Wilson
Ryder	Troup	Wagner	Mr. Speaker

Absent or not voting, 22.

Aiken of Ida	Hunt	Lovrien	Patterson
Charlton	Ickis	McIntosh	Quirk
Crozier	Johnson	McMillan	Rutledge
Hagglund	of Dickinson	Mathews	Saunders
Hale	Kennedy, J. P.	Maxfield	Wolfe
Hollingsworth	King	Oliver	

Amendment by Mr. Haney to Senate File No. 352 lost.

Kline of Davis offered the following amendment and moved its adoption:

Amend Senate File No. 352, section one (1) by striking from the interlineation between lines six (6) and seven (7) the word "all" and inserting in lieu thereof the following: "more than three".

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 44.

Allen	Fleming	Johnson of	Nagle
Anderson	Greene	Keokuk	Nelson
Berry	Griswold	Johnson of	O'Donnell
Bixler	Haney	Marion	Prichard
Buchmiller	Hansen	Kennedy, W. S.	Reimers
Bush	Harrison	Kent	Rice
Christophel	Heald	Kline	Roberts
Cole of Harrison	Hempel	Knutson	Ryder
Copeland	Hines	Krouse	Simmer
Craig	Hopkins	Laughlin	Springer
Edge	Istad	McIlrath	Wilson
Elliott		Miller	

The nays were, 40.

Akin of Carroll	Gilmore	Lichty	Thompson
Bair	Grimwood	McCaulley	Torgeson
Barnes	Hager	Ontjes	Troup
Bauer	Hanson	Pattison	Truax
Blackford	Hattendorf	Quirk	Vaughn
Blythe	Held	Ratliff	Venard
Cole of Delawar	e Hill	Rust	Wagner
Eckles	Hollis	Smith	Walrod
Eden	Hubbard	Stepanek	Wamstad
Forsling	Knudson	Thomas	Mr. Speaker
And the second s			

Absent or not voting, 23.

Aiken of Ida Huff King Maxfield Charlton Hunt Lovrien Oliver Crozier Ickis McIntosh Patterson Hagglund ·Johnson of McMillan Rutledge Hale Dickinson Martin Saunders Hollingsworth Kennedy, J. P. Mathews Wolfe

Amendment by Mr. Kline to Senate File No. 352 was 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, 70.

Akin of Carroll Johnson of Forsling Roberts Gilmore Marion Allen Rust Kennedy, W. S. Greene Anderson Ryder Barnes Grimwood Kline Simmer Blackford Griswold Knudson Smith Knutson Blythe Hager Stepanek Buchmiller Hansen Krouse Thomas Harrison Laughlin Thompson Bush Hattendorf Christophel Lichty Troup Cole of Delaware Heald McIlrath Truax Cole of Harrison Hempel Nelson Vaughn Hill O'Donnell Venard Copeland Hines Onties Wagner Craig Eckles Pattison Walrod Hollis Eden Hopkins Prichard Wamstad Edge Hubbard Ratliff Wilson Elliott Istad Reimers Mr. Speaker Johnson of Rice Fleming Keokuk

The nays were, 9.

Haney Huff Miller Springer Hanson McCaulley Quirk Torgeson Held

Absent or not voting, 28.

Kennedy, J. P. Aiken of Ida Hagglund Mathews Hale Kent Maxfield Bair Hollingsworth King Nagle Bauer Berry Hunt Lovrien Oliver McIntosh Bixler Ickis Patterson Johnson of McMillan Rutledge Charlton Martin Saunders Crozier Dickinson Wolfe

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. Senate File No. 58, a bill for an act to amend section forty-nine hundred five (4905) of the Code, 1924, relative to the amount of license fees to be paid on motor vehicles, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Elliott of Polk the amendments proposed by the committee, found in the journal of March 16th, were adopted.

Elliott 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, 70.

Akin of Carroll	Fleming	Johnson of	Ratliff
Allen	Grimwood	Keokuk	Reimers
Bair	Griswold	Johnson of	Rice
Barnes	Hager	Marion	Rust
Bauer	Haney	Kennedy, W. S.	Smith
Berry	Hanson	Kline	Springer
Blackford	Harrison	Knudson	Stepanek
Blythe	Hattendorf	Knutson	Thomas
Buchmiller	Heald	Laughlin	Thompson
Bush	Held	Lichty	Torgeson
Cole of Delaware	Hempel	McCaulley	Troup
Cole of Harrison	Hill	Miller	Vaughn
Copeland	Hines	Nagle	Venard
Craig	Hollis	Nelson	Wagner
Eckles	Hopkins	Ontjes	Walrod
Eden	Hubbard	Pattison	Wamstad
Edge	Huff	Prichard	Wilson
Elliott	Istad	Quirk	Mr. Speaker

The nays were, 7.

Anderson	Greene	Krouse	Truax
Christophel	Kent	McIlrath	

Absent or not voting, 30.

Aiken of Ida	Hansen	Lovrien	Patterson
Bixler	Hollingsworth	McIntosh	Roberts
Charlton	Hunt	McMillan	Rutledge
Crozier	Ickis	Martin	Ryder
Forsling	Johnson of	Mathews	Saunders
Gilmore	Dickinson	Maxfield	Simmer
Hagglund	Kennedy, J. P.	O'Donnell	Wolfe
Hale	King	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. 59, a bill for an act to amend section forty-nine hundred sixty-three (4963) of the code, 1924, relating to motor vehicles, with report of committee recommending passage, was taken up for consideration.

Smith of O'Brien moved the previous question.

Motion prevailed.

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?", rule 18 was invoked.

The ayes were, 55.

Aiken of Ida	Gilmore	Kennedy, W. S.	Rice
Akin of Carroll	Grimwood	Knudson	Ryder
Bair	Griswold	Knutson	Simmer
Barnes	Hager	Laughlin	Smith
Bauer	Haney	Lichty	Stepanek
Berry	Hanson	McCaulley	Thomas
Blackford	Hattendorf	Martin	Thompson
Bush	Hempel	Miller	Torgeson
Cole of Delaware		Nagle	Truax
Copeland	Hubbard	Ontjes	Vaughn
Eckles	Huff	Pattison	Wagner
Eden	Istad	Prichard	Walrod
Edge	Johnson of	Quirk	Wamstad
Elliott	Marion	Reimers	
Forsling			

The nays were, 32.

Allen	Greene	Johnson of	Ratliff
Anderson	Hansen	Keokuk	Roberts
Bixler	Harrison	Kent	Rust
Blythe	Heald	Kline	Springer
Buchmiller	Held	Krouse	Troup -
Christophel	Hines	McIlrath	Venard
Cole of Harrison		Nelson	Wilson
Craig	Hopkins	O'Donnell	Mr. Speaker
Fleming	nopama	0 _ 0	

Absent or not voting, 20.

Charlton	Ickis	Lovrien	Oliver
Crozier	Johnson of	McIntosh	Patterson
Hagglund	Dickinson	McMillan	Rutledge
Hale	Kennedy, J. P.	Mathewa	Saunders
Hollingsworth	King	Maxfield	Wolfe
Hunt	(7. T. 10. W)		

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

Knutson of Cerro Gordo moved that the vote by which Senate

File No. 59 passed the House be reconsidered and that the motion to reconsider be laid on the table.

On the question "Shall the House reconsider the vote by which Senate File No. 59 passed the House, and lay the motion to reconsider on the table?" a roll call was demanded.

The ayes were, 56.

Aiken of Ida	Griswold	Knutson	Ryder
Akin of Carroll	Hager	Laughlin	Simmer
Bair	Haney	Lichty	Smith
Barnes	Hansen	McCaulley	Stepanek
Bauer	Hanson	Martin	Thomas
Berry	Harrison	Miller	Thompson
Blackford	Hattendorf	Nagle	Torgeson
Cole of Delaware	Hempel	Nelson	Troup
Copeland	Hill	Ontjes	Truax
Eckles	Hollis	Pattison	Vaughn
Eden	Hubbard	Prichard	Wagner
Edge	Huff	Quirk	Walrod
Elliott	Istad	Reimers	Mr. Speaker
Forsling	Johnson of	Rice	
Grimwood	Marion		

The nays were, 27.

Anderson	Fleming	Johnson of	Ratliff
Bixler	Gilmore	Keokuk	Roberts
Blythe	Greene	Kline	Rust
Buchmiller	Heald	Knudson	Springer
Bush	Held	Krouse	Venard
Christophel	Hines	McIlrath	Wamstad
Craig	Hopkins	O'Donnell	Wilson

Absent or not voting, 24.

Allen	Hunt	Kent	Maxfield
Charlton	Ickis	King	Oliver
Cole of Harrison	Johnson of	Lovrien	Patterson
Crozier	Dickinson	McIntosh	Rutledge
Hagglund	Kennedy, J. P.	McMillan	Saunders
Hale	Kennedy, W. S.	Mathews	Wolfe
Hollingsworth			

Motion prevailed, and the motion to reconsider was laid on the table.

Senate File No. 191, a bill for an act to repeal paragraph two (2) of section thirty-six hundred twelve (3612) of the code and to enact a substitute therefor, relating to the appointment of probation officers, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Nagle of Johnson the amendments proposed by the committee, found in the journal of March 18th, were adopted.

Martin of Jackson offered the following amendment and moved its adoption:

Amend Senate File No. 191 by striking out the publication clause.

Amendment adopted.

Nagle of Johnson moved that further action on Senate File No. 191 be deferred.

Motion prevailed.

MOTION TO RECONSIDER FILED

Mr. SPEAKER: I move to reconsider the vote by which House File No. 304 failed to pass the House.

Louis L. Akin.

AMENDMENTS FILED

The following amendment to the committee amendment to House File No. 416 was filed:

Amend committee amendment to House File No. 416 by adding at the end of Section 6 thereof the following:

"Term of treasurer. Upon the taking effect of this chapter the term of the office of treasurer, which would otherwise expire on July 1, 1928, shall be extended to expire on the first day of July, 1929, and his successor shall be elected for a term of two years. Thereafter the treasurer shall be elected for a term of two years."

Wagner of Scott filed the following amendment to House File No. 448:

Amend House File No. 448 as follows:

Insert after the word "shall" in line one (1) of section three (3), "submit to the voters of the township the question of authorizing a tax on all the taxable property within the township, and if approved by a majority of such voters, they shall."

Thomas of Audubon filed the following amendment to Senate File No. 10:

MR. SPEAKER: As a substitute for all pending amendments to section three (3) of Senate File No. 10, I move to amend section three (3) of Senate File No. 10, as follows:

Strike lines seventy-nine (79), eighty (80) and eighty-one (81). Also lines ninety-one (91) to one hundred one (101), inclusive, and substitute in lieu thereof the following:



For state aid to farmers institutes (to be expended in accordance with provisions of chapter 137, code of 1924); for state aid to county poultry breeders association; for state aid to state poultry breeders association (to be expended in accordance with provisions to chapter 142, code of 1924); for state aid to short course (to be expended in accordance with provisions of chapter 137, code of 1924, the sum of eleven thousand dollars (\$11,000.00).

Further amend section three (3) of Senate File No. 10, by adding in line one hundred seven (107) the words (to be expended under the supervision of the state secretary of agriculture). Also amend line one hundred seven (107) by striking the figures seventy-five hundred dollars (\$7,500.00) and inserting in lieu thereof the figures sixty-two hundred fifty dollars (\$6,250.00).

On motion of Rust of Franklin the House adjourned until 9:00 a. m. Monday.



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 4. 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Honorable E. A. Grimwood, Oxford Junction.

Journal of April 2nd corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Christophel of Bremer indefinitely on account of illness in the family, on request of Lichty of Black Hawk.

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. 373, a bill for an act relating to documents bearing upon the facts of the burial in Iowa of soldiers and sailors of the revolution.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 373, a bill for an act to amend Chapter two hundred eleven (211) acts of the Forty-first General Assembly relating to the erection of monuments at the graves of soldiers of the Revolutionary War.

Read first and second times and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENT

On request of Smith of O'Brien, House File No. 115, a bill for an act to amend sections forty-two hundred eleven (4211) and forty-two hundred twelve (4212) of the Code, 1924, relative to the election of school directors in school townships, with Senate amendment, was taken up and the amendment read an considered.

SENATE AMENDMENT TO HOUSE FILE NO. 115

Amend House File No. 115 by striking therefrom section 2, the publication clause.

Mr. Smith moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 74.

Aiken of Ida	Hale	Kennedy, W. S.	Reimers
Anderson	Haney	Kent	Rice
Bair	Harrison	Kline	Roberts
Barnes	Hattendorf	Krouse	Rust
Bauer	Heald	. Laughlin	Ryder
Bixler	Held	Lichty	Smith
Blackford	Hempel	Lovrien	Springer
Blythe	Hill	McCaulley	Stepanek
Bush	Hines	McIlrath	Thomas
Crozier	Hollingsworth	McIntosh	Thompson
Eckles	Hollis	McMillan	Troup
Eden	Hopkins	Miller	Truax
Edge	Huff	Nagle	Vaughn
Fleming	Ickis	Nelson	Venard
Greene	Istad	O'Donnell	Wagner
Grimwood	Johnson of	Ontjes	Walrod
Griswold	Dickinson	Pattison	Wamstad
Hager	Johnson of	Quirk	Wilson
Hagglund	Keokuk	Ratliff	Mr. Speaker

The nays were, 1.

Oliver

Absent or not voting, 32.

Akin of Carroll	Craig	Johnson of	Maxfield
Allen	Elliott	Marion	Patterson
Berry	Forsling	Kennedy, J. P.	Prichard
Buchmiller	Gilmore	King	Rutledge
Charlton	Hansen	Knudson	Saunders
Christophel	Hanson	Knutson	Simmer
Cole of Delaware	Hubbard	Martin	Torgeson
Cole of Harrison		Mathews	Wolfe
Copeland			

The House concurred in the Senate amendment to House File No. 115.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 191, a bill for an act to repeal paragraph two (2) of section thirty-six hundred twelve (3612) of the code and to enact a substitute therefor, relating to the appointment of probation officers.

Nagle 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, 63.

Bair	Hager	Kennedy, W. S.	Rice
Barnes	Hagglund	King	Rust
Bixler	Hale	Kline	Ryder
Blackford	Harrison	Laughlin	Saunders
Blythe	Hattendorf	Lichty	Smith
Bush	Heald	McCaulley	Stepanek
Cole of Harrison	Hempel	McIntosh	Thomas
Copeland	Hill	McMillan	Troup
Craig	Hines	Mathews	Truax
Crozier	Hollingsworth	Nagle	Vaughn
Eckles	Hollis	O'Donnell	Wagner
Eden	Hopkins	Patterson	Walrod
Edge	Istad	Pattison	Wamstad
Fleming	Johnson of	Quirk	Wilson
Greene	Dickinson	Ratliff	Mr. Speaker
Grimwood	Johnson of	Reimers	
Griswold	Keokuk		

The nays were, 9.

Haney	Ickis	Krouse	Oliver
Hanson	Kent	Miller	Thompson
Huff			_

Absent or not voting, 35.

Aiken of Ida	Elliott	Kennedy, J. P.	Prichard
Akin of Carroll	Forsling	Knudson	Roberts
Allen	Gilmore	Knutson	Rutledge
Anderson	Hansen	Lovrien	Simmer
Bauer	Held	McIlrath	Springer
Berry	Hubbard	Martin	Torgeson
Buchmiller	Hunt	Maxfield	Venard
Charlton	Johnson of	Nelson	Wolfe
Christophel	Marion	Ontjes	
Cole of Delaware	9	potential and the second	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. House File No. 412, a bill for an act to authorize the executive council to transfer funds and to use certain funds for preservation of Iowa war flags, was taken up for consideration.

Harrison of Clarke asked and obtained unanimous consent to recall Senate File No. 310 from the sifting committee and to substitute it for House File No. 412.

Senate File No. 310, a bill for an act to authorize the executive council to transfer funds and to use certain funds for preservation of Iowa war flags, 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?"

The ayes were, 85.

Aiken of Ida Hagglund Kent Reimers Bair Hale King Rice Haney Barnes Kline Roberts Bauer Harrison Knudson Ryder Krouse Hattendorf Berry Saunders Bixler Heald Laughlin Simmer Blackford Held Lichty Smith Hempel McCaulley Blythe Springer Cole of Harrison Hill McIlrath Stepanek Copeland Hines McIntosh Thomas Hollingsworth Thompson Craig McMillan Crozier Hollis Martin Torgeson Eckles Hopkins Mathews -Troup Eden Huff Miller Truax Edge Hunt Nagle Vaughn Ickis Fleming Nelson Venard Forsling Istad O'Donnell Wagner Gilmore Johnson of Oliver Walrod Dickinson Patterson Wamstad Greene Grimwood Johnson of Pattison Wilson Quirk Mr. Speaker Griswold Keokuk Kennedy, W. S. Hager Ratliff

The nays were, none.

Absent or not voting, 22.

Akin of Carroll Christophel Johnson of Ontjes Allen Cole of Delaware Marion Prichard Anderson Elliott Kennedy, J. P. Rust Buchmiller Hansen Knutson . Rutledge Bush Hanson Lovrien Wolfe Charlton Hubbard Maxfield



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

Senate File No. 225, a bill for an act to amend chapter three hundred ninety-four (394) of Title XIX and section eighty-five hundred eighty-eight (8588) of the code, 1924, providing restrictions upon the conference of degrees, by corporations of an academic character and individuals conducting academic courses. Also providing a penalty for the violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hager of Allamakee, the amendments proposed by the committee, found in the journal of March 18th, were adopted.

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, 86.

Allen Hager Anderson Hagglund Hale Bair Haney Barnes Bauer Hanson Berry Harrison Hattendorf Bixler Heald Blackford Blythe Held Bush Hempel Cole of Harrison Hill Copeland Hines Hollingsworth Craig Crozier Hollis Eckles Hopkins Eden Hunt Edge Ickis Fleming Istad Johnson of Quirk Forsling Dickinson Ratliff Gilmore Reimers Greene Johnson of Grimwood Keokuk Rice Griswold

Kennedy, W. S. Kent King Kline Knudson Krouse Laughlin Lichty McCaulley McIlrath McIntosh Mathews Miller Nagle Nelson O'Donnell Patterson Pattison

Roberts Rust Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 21.

Aiken of Ida Elliott Akin of Carroll Hansen Buchmiller Hubbard Charlton Huff Johnson of Christophel Cole of Delaware Marion

Kennedy, J. P. Knutson Lovrien McMillan Martin Maxfield

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

Senate File No. 179, a bill for an act to repeal section eightynine hundred thirty-six (8936) of the code and to enact a substitute therefor, relating to insurance, with report of 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, 80.

Anderson Bair Barnes Bauer Bixler Blackford Blythe Bush Charlton Cole of Harrison Copeland Craig Crozier Eckles Eden Elliott Fleming Forsling Greene Grimwood	Hager Hagglund Hale Haney Hattendorf Heald Held Held Hempel Hill Hines Hollingsworth Hollis Hopkins Hunt Ickis Istad Johnson of Dickinson Johnson of Keokuk	Kent King Kline Knudson Laughlin Lichty McCaulley McIntosh McMillan Martin Mathews Miller Nelson O'Donnell Patterson Pattison Prichard Quirk Ratliff Reimers	Rice Roberts Ryder Saunders Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker
Grimwood Griswold	Keokuk Kennedy, W. S.	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 27.

Aiken of Ida	Edge	Johnson of	Maxfield
Akin of Carroll	Gilmore	Marion	Nagle
Allen	Hansen	Kennedy, J. P.	Oliver
Berry	Hanson	Knutson	Ontjes
Buchmiller	Harrison	Krouse	Rust
Christophel	Hubbard	Lovrien	Rutledge
Cole of Delaware	Huff	McIlrath	Simmer

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

Senate File No. 128, a bill for an act to compensate Jonah Smith for service as Chaplain at Camp McKinley for the period from June 24th, 1898, to September 5th, 1898, and to make an appropriation therefor, 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?"

The ayes were, 85.

Allen	Griswold	Johnson of	Rice
Anderson	Hagglund	Keokuk	Roberts
Bair	Hale	Kennedy, W. S.	Rust
Barnes	Haney	Kent	Ryder
Bauer	Hansen	King	Saunders
Bixler	Hanson ·	Kline	Simmer
Blackford	Harrison	Knudson	Smith
Blythe	Hattendorf	Laughlin	Springer
Bush	Heald	McCaulley	Stepanek
Charlton	Held	McIlrath	Thomas
Cole of Harrison	Hempel	McIntosh	Thompson
Copeland	Hill	McMillan	Torgeson
Craig	Hines /	Mathews	Troup
Crozier	Hollingsworth	Miller	Truax
Eckles	Hollis	Nelson	Vaughn
Eden	Hopkins	O'Donnell	Venard
Edge	Huff	Patterson	Wagner
Fleming	Hunt	Pattison	Walrod
Forsling	Istad	Prichard	Wamstad
Gilmore	Johnson of	Quirk	Wilson
Greene	Dickinson	Ratliff	Wolfe
Grimwood		Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 22.

Aiken of Ida	Elliott	Kennedy, J. P.	Maxfield
Akin of Carroll	Hager	Knutson	Nagle
Berry	Hubbard	Krouse	Oliver
Buchmiller	Ickis	Lichty	Onties
Christophel	Johnson of	Lovrien	Rutledge
Cole of Delaware	Marion	Martin	

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

House File No. 476, a bill for an act to amend section fifteen (15) of chapter five (5), acts of the forty-first (41) general assembly, relating to the speed of passenger carrying motor vehicles, was taken up for consideration.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

	Akin of Carroll Allen	Hagglund Hale	Johnson of Keokuk	Ryder Saunders
,	Bair	Hansen	Kennedy, W. S.	Simmer
	Barnes	Hanson	Kent	Smith
	Blackford	Harrison	King	Springer
	Blythe	Heald	Knudson	Stepanek
	Bush	Held	Laughlin	Thomas
	Charlton	Hempel	Lovrien	Torgeson
	Cole of Harrison	Hill	McIlrath	Troup
	Copeland	Hines	McIntosh	Truax
	Craig	Hollingsworth	McMillan	Vaughn
	Eckles	Hollis	Martin	Wagner
	Eden	Hopkins	Mathews	Walrod
	Elliott	Hunt	Nelson	Wamstad
	Fleming	Ickis	O'Donnell	Wilson
	Forsling ,	Istad	Pattison	Wolfe
	Gilmore	Johnson of	Prichard	Mr. Speaker
	Greene	Dickinson	Quirk	
	Grimwood		Rice	

The nays were, 16.

Anderson	Crozier	Kline	Oliver
Bauer	Griswold	Krouse	Ratliff
Berry	Haney	McCaulley	Reimers
Bixler	Hattendorf	Miller	Venard

Absent or not voting, 20.

Aiken of Ida	Hubbard	Knutson	Patterson
Buchmiller	Huff	Lichty	Roberts
Christophel	Johnson of	Maxfield	Rust
Cole of Delaware	Marion	Nagle	Rutledge
Edge	Kennedy, J. P.	Ontjes	Thompson
Hager			

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

House File No. 396, a bill for an act to amend section twelve thousand three hundred ninety-six (12396) of the code, 1924, relating to and defining nuisances, with report of committee recommending passage, was taken up for consideration.

McIlrath of Poweshiek offered the following amendment and moved its adoption:

Amend House File No. 396, section one (1), by striking all following the word "cities" in line twelve (12) and inserting in lieu thereof the words "and towns".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 31.

Barnes	Hagglund	Kent	Roberts
Charlton	Harrison	McCaulley	Smith
Cole of Harrison	Hattendorf	McIlrath	Springer
Copeland	Held	McMillan	Truax
Eckles	Hempel	Miller	Wagner
Eden	Hines	O'Donnell	Walrod
Forsling	Istad	Reimers	Wilson
Greene	Kennedy, W. S.	Rice	0.40 T0000000000000000000000000000000000

The nays were, 45.

Anderson	Hale	King	Quirk
Bair	Haney	Knudson	Simmer
Bauer	Hansen	Krouse	Stepanek
Bixler	Hanson	Laughlin	Thomas
Blackford	Heald	McIntosh	Thompson
Blythe	Hill	Martin	Vaughn
Buchmiller	Hollingsworth	Mathews	Venard
Craig	Hopkins	Nelson	Wamstad
Crozier	Hunt	Oliver	Wolfe
Elliott	Ickis	Patterson	Mr. Speaker
Gilmore	Johnson of	Pattison	
Griswold	Dickinson	Prichard	

Absent or not voting, 31.

Aiken of Ida	Grimwood	Kennedy, J. P.	Ratliff
Akin of Carroll	Hager	Kline	Rust
Allen	Hollis	Knutson	Rutledge
Berry	Hubbard	Lichty	Ryder
Bush	Huff	Lovrien	Saunders
Christophel	Johnson of	Maxfield	Torgeson
Cole of Delaware	Keokuk	Nagle	Troup
Edge	Johnson of	Ontjes	
Fleming	Marion		

Amendment lost.

Oliver of Monona offered the following amendment and moved its adoption:

Amend House File No. 396, section one (1), line five (5), by striking the word "whether" and inserting in lieu thereof the word "when"; further amend by striking from line six (6) the words "or private".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 27.

Aiken of Ida Hale King Simmer Allen Haney Krouse Springer Thompson Anderson Harrison McCaulley Bixler Ickis Martin Torgeson Buchmiller Johnson of Oliver Vaughn Bush Dickinson Patterson Walrod Johnson of Quirk Wolfe Craig Keokuk

The nays were, 56.

Barnes Griswold Kent Rice Blackford Hagglund Laughlin Roberts Blythe Hansen Lovrien Rutledge Cole of Harrison Hanson McIlrath Ryder Copeland Hattendorf McIntosh Saunders Crozier Heald McMillan Smith Eckles Mathews Hempel Stepanek Edge Miller Thomas Hill Elliott Hollingsworth Nagle Truax Nelson Venard Fleming Hollis Hopkins O'Donnell Forsling Wagner Gilmore Huff Pattison Wamstad Prichard Greene Hunt Wilson Grimwood Istad Reimers Mr. Speaker

Absent or not voting, 24.

Kennedy, J. P. Maxfield Akin of Carroll Eden Hager Bair Kennedy, W. S. Onties Bauer Held Kline Ratliff Knudson Berry Hines Rust Charlton Hubbard Knutson Troup Christophel Johnson of Lichty Cole of Delaware Marion

Amendment lost.

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, 65.

Akin of Carroll Hagglund Hollingsworth Eden Hale Allen Edge Hollis Elliott Hansen Hunt Barnes Bauer Fleming Hattendorf Istad Johnson of Blythe Forsling Heald Cole of Harrison Gilmore Held Dickinson Kennedy, W. S. Copeland Greene Hempel Crozier Grimwood Hill Kent Eckles Griswold Hines Kline

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Knudson	Nagle	Saunders	Venard
Laughlin	Nelson	Simmer	Wagner
Lichty	O'Donnell	Smith	Walrod
Lovrien	Pattison	Stepanek	Wamstad
McCaulley	Ratliff	Thomas	Wilson
McIlrath	Reimers	Torgeson	Mr. Speaker
McIntosh	Roberts	Troup	
McMillan	Rutledge	Truax	

The nays were, 29.

Aiken of Ida	Craig	Johnson of	Oliver
Anderson	Haney	Keekuk	Patterson
Bair	Hanson	King	Prichard
Bixler	Harrison	Krouse	Rice
Blackford	Hopkins	Martin	Springer
Buchmiller	Huff	Mathews	Thompson
Bush	Ickis	Miller	Vaughn
Charlton			Wolfe

Absent or not voting, 13.

Berry	Hubbard	Knutson	Quirk
Christophel	Johnson of	Maxfield	Rust
Cole of Delaware	Marion	Ontjes	Ryder
Hager	Kennedy, J. P.		1700000

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 special order, Senate File No. 10, a bill for an act to establish the general fund for the state of Iowa, for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the state of Iowa, for all purposes provided by law, for the said biennium, was taken up for consideration.

Ontjes of Grundy offered the following amendment as a substitute for all pending amendments and moved its adoption:

Amend Senate File No. 10 by striking all after the enacting clause and substituting in lieu thereof the following:

All of House File No. 2 following its enacting clause with the exception of lines ten, eleven and twelve of section fifteen (15) and lines thirty, thirty-one, thirty-two, sixty-two and sixty-three of section forty-seven (47).

Rutledge of Webster offered the following amendment to the amendment and moved its adoption:

Amend the substitute amendment, section fifteen (15), by inserting



the following as lines ten (10), eleven (11), and twelve (12): "For the construction of a combination grand stand and new educational building, \$125,000.00".

Also amend section forty-seven (47) by inserting the following as lines thirty (30), thirty-one (31), and thirty-two (32): "New library, first unit to be available on and after July 1, 1928, \$450,000.00".

Also amend section forty-seven (47) by inserting the following as lines sixty-two (62) and sixty-three (63): "New dairy building and equipment for same \$500,000.00".

Haney of Mills requested a division of the amendments offered by Rutledge of Webster.

Martin of Jackson moved the previous question.

Motion prevailed.

Rutledge of Webster asked and obtained unanimous consent to withdraw his amendments to the substitute amendment.

Blackford of Van Buren raised the point of order that the amendment by Ontjes of Grundy was out of order for the reason that the substitute amendment offered is in substance House File No. 2 for which Senate File No. 10 had been substituted.

The Speaker held the point not well taken as substantial and sufficient changes had been made in offering the substitute.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his substitute amendment.

On motion of Simmer of Wapello the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: J. P. Kennedy of Lee indefinitely, on request of Hunt of Louisa.

Berry of Monroe moved that members be allowed only five minutes for debate on Senate File No. 10 instead of fifteen as provided for in the rules.

On the question "Shall the time limit for debate be changed?" a roll call was demanded.

The ayes were, 92.

Anderson Griswold Johnson of Ratliff Bair Hager Marion Reimers Barnes Hagglund Kent Rice Bauer Hale King Roberts Berry Haney Kline Rust Bixler Hansen Knudson Rutledge Blackford Hanson Krouse Ryder Laughlin Blythe Harrison Saunders Buchmiller Hattendorf Lichty Simmer Heald McIlrath Smith Bush Cole of Delaware Held McIntosh Springer Cole of Harrison Hempel McMillan Stepanek Copeland Hill Martin Thomas Mathews Craig Hines Thompson Crozier Hollis Miller Torgeson Eckles Hopkins Nagle Troup Eden Huff Nelson Truax Edge Hunt O'Donnell Vaughn Ickis Oliver Wagner Fleming Ontjes Walrod Forsling Istad Wamstad Gilmore Johnson of Patterson Greene Keokuk Pattison Wilson Grimwood Aiken o Ida Prichard Wolfe Mr. Speaker Quirk

The nays were, none.

Absent or not voting, 15.

Akin of Carroll
Allen
Charlton
Christophel
Elliott
Hollingsworth
Hubbard
Johnson of
Dickinson
Kennedy, J.*P.

Kennedy, W. S. Me Knutson Ma Lovrien Ve

McCaulley Maxfield Venard

Motion prevailed.

Forsling of Woodbury moved that the House go into executive session.

Motion prevailed.

Mr. Forsling moved that the press, relatives, representatives of the budget directors' office, and friends of members be admitted to the executive session.

Motion prevailed.

INTRODUCTION OF BILL

House File No. 513, by sifting committee, a bill for an act to amend section fifty-nine hundred two (5902) of the code, 1924, relating to the department of public docks and the powers of the

council in cities under the commission form of government having a population of less than thirty thousand.

Read first and second times and passed on file.

HOUSE CONCURRENT RESOLUTION NO. 16

Truax of Buchanan offered the following concurrent resolution: Be It Resolved by the House, the Senate Concurring, That an invitation be extended to Will Rogers to address a joint session of the House and Senate Wednesday morning, April 6th, at 11:40.

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

Motion prevailed and the concurrent resolution was adopted.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

The following amendment filed by Ontjes of Grundy on March 30th, was adopted:

Amend section two (2) by striking out line 24a.

The amendment filed by Ontjes of Grundy to line 28 of section two (2) was taken up for consideration.

Berry of Monroe moved to amend the amendment to line twenty-eight (28) by striking the figures "\$110,000.00" and inserting in lieu thereof the figures "\$112,500.00".

On the question "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 87.

Aiken of Ida	Bush	Hager	Huff
Akin of Carroll	Cole of Harrison	Hagglund	Hunt
Allen	Copeland	Hale	Ickis
Anderson	Craig	Haney	Istad
Bair	Crozier	Hanson	Johnson of
Barnes	Eden	Harrison	Dickinson
Bauer	Fleming	Hattendorf	Johnson of
Berry	Forsling	Heald	Keokuk
Bixler	Gilmore	Hempel	Johnson of
Blackford	Greene	Hill	Marion
Blythe	Grimwood	Hines	Kennedy, W. S.
Buchmiller	Griswold	Hopkins	Kent

King Mathews Thomas Quirk Kline Maxfield Ratliff Thompson Knudson Miller Reimers Torgeson Krouse Nagle Vaughn Rice Laughlin Nelson Roberts Venard O'Donnell Lichty Rutledge Wagner Lovrien Oliver Ryder Walrod McIlrath Ontjes Simmer Wamstad Smith McIntosh Patterson Wilson McMillan Pattison Springer Wolfe Martin Prichard

The nays were, 8.

Cole of Delaware Hansen Hollis Troup Eckles Hollingsworth Saunders Truax

Absent or not voting, 12.

Charlton Elliott Kennedy, J. P. Rust
Christophel Held Knutson Stepanek
Edge Hubbard McCaulley Mr. Speaker

The amendment to the amendment was adopted.

On the question "Shall the amendment as amended be adopted?" a roll call was demanded.

The ayes were, 59.

Aiken of Ida Fleming Ickis Patterson Akin of Carroll Gilmore Istad Quirk Allen Griswold Johnson of Reimers Dickinson Anderson Hager Roberts Bair Hagglund Johnson of Rutledge Barnes Hale Keokuk Simmer Hanson Kent Bauer Smith Berry Harrison Kline Springer Bixler Hattendorf Knudson Thompson Buchmiller Heald Krouse Torgeson Laughlin Bush Hempel Vaughn Cole of Harrison Hill Lovrien Venard Hines Maxfield Walrod Copeland Wamstad Hopkins Oliver Craig Ontjes Wolfe Crozier Huff Eden

The nays were, 36.

Martin Rust Blackford Held Mathews Blythe Hollingsworth Ryder Cole of Delaware Hollis Nagle Saunders Eckles Johnson of Nelson Stepanek O'Donnell Thomas Edge Marion Forsling Lichty Pattison Troup McIlrath Prichard Greene Truax Grimwood McIntosh Ratliff Wagner Haney McMillan Rice Wilson Hansen

Absent or not voting, 12.

Charlton Hubbard Kennedy, W. S. McCaulley Christophel Hunt King Miller Elliott Kennedy, J. P. Knutson Mr. Speaker

The amendment as amended was adopted.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendments to lines 29, 39, and 52a.

Mr. Ontjes moved that the following amendment filed by him be adopted:

Strike lines 56 and 57 and insert:

"Buildings, grounds and utilities upkeep and preparing grounds for encampment, \$5,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 72.

Akin of Carroll Fleming Johnson of Pattison Gilmore Dickinson Allen Quirk Griswold Johnson of Ratliff Anderson Bair Hager Keokuk Reimers King Barnes Hagglund Rice Hale Kline Roberts Bauer Knudson Berry Haney Rutledge Bixler Hansen Krouse Simmer Hanson Blackford Laughlin Smith Hattendorf Blythe Lovrien Springer Buchmiller Heald McIlrath Thompson Hempel Bush McIntosh Torgeson Cole of Harrison Hill McMillan Truax Copeland Hines Martin Vaughn Craig Hollingsworth Miller Walrod Crozier Hopkins Nelson Wamstad Eckles Huff Oliver Wilson Eden Ontjes Wolfe Ickis Istad Patterson

The nays were, 18.

Cole of Delaware Hunt Nagle Stepanek Johnson of Edge O'Donnell Thomas Marion Prichard Troup Greene Mathews Harrison Ryder Wagner Maxfield Saunders Hollis

Absent or not voting, 17.

Aiken of Ida Grimwood Kent Rust Held Knutson Venard Charlton Hubbard Christophel Lichty Mr. Speaker Kennedy, J. P. McCaulley Elliott Forsling Kennedy, W. S.

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Amendment adopted.

Torgeson of Worth moved that the following amendment filed by Ontjes of Grundy to section four (4), be adopted:

Amend line seven (7) by striking "1,600.00" and inserting "1,500.00".

Amendment adopted.

Torgeson of Worth moved that the following amendment filed by Ontjes of Grundy to section five (5), be adopted:

Amend line nine (9) by striking "2,850.00" and inserting "2,700.00".

Amendment adopted.

Torgeson of Worth moved that the following amendment filed by Ontjes of Grundy to section five (5), be adopted:

Amend line fourteen (14) by striking "1,500.00" and inserting "1,400.00".

Amendment adopted.

Torgeson of Worth moved that the following amendment filed by Ontjes of Grundy to section five (5), be adopted:

Amend line eighteen (18) by striking "2,000.00" and inserting "1,800.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 69.

Aiken of Ida Fleming Istad Maxfield . Akin of Carroll Gilmore Johnson of Miller Anderson Greene Dickinson Nagle Bair Griswold Johnson of Ontjes Hagglund Barnes Keokuk Patterson Bauer Hale Kent Quirk Bixler Hanson King Ratliff Blackford Hattendorf Reimers Kline Blythe Heald Knudson Rice Buchmiller Hempel Krouse Roberts Bush Hill Laughlin Simmer Cole of Delaware Hines Lichty Smith Cole of Harrison Hollingsworth McIlrath Thompson Copeland Hollis McIntosh Torgeson Hopkins Craig McMillan Troup Crozier Huff Martin Walrod Eckles Hunt Mathews Wilson Eden Ickis Wolfe

The nays were, 18.



Edge	Haney	Johnson of	Ryder
Elliott	Hansen	Marion	Saunders
Forsling	Harrison	O'Donnell	Stepanek
Grimwood	Held	Pattison	Thomas
Hager	Heid	Prichard	Venard

Absent or not voting, 20.

Allen	Kennedy, J. P.	Nelson	Truax
Berry	Kennedy, W. S.	Oliver	Vaughn
Charlton	Knutson	Rust	Wagner
Christophel	Lovrien	Rutledge	Wamstad
Hubbard	McCaulley	Springer	Mr. Speaker

Amendment adopted.

Ontjes of Grundy moved that the following amendment filed by him to section eight (8), be adopted:

Amend line nine (9) by striking "110,000.00" and inserting "90,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 32.

Aiken of Ida	Bush	Hagglund	Knudson
Akin of Carroll	Cole of Harrison	Haney	Krouse
Allen	Copeland	Hanson	McIlrath
Anderson	Craig	Hopkins	Nelson
Barnes	Crozier	Huff	Oliver
Bauer	Eckles	Ickis	Ontjes
Berry	Fleming	Johnson of	Smith
Bixler	Griswold	Keokuk	Springer
Buchmiller			

The nays were, 62.

Bair	Hill	Lovrien	Rutledge
Blackford	Hines	McIntosh	Ryder
Blythe	Hollingsworth	McMillan	Saunders
Cole of Delaware	Hollis	Martin	Simmer
Eden	Hunt	Mathews	Stepanek
Elliott	Istad	Maxfield	Thomas
Forsling	Johnson of	Miller	Thompson
Gilmore	Dickinson	Nagle	Torgeson
Greene	Johnson of	O'Donnell	Troup
Grimwood	Marion	Patterson	Truax
Hager	Kennedy, W. S.	Pattison	Vaughn
Hale	Kent	Prichard	Venard
Harrison	King	Reimers	Wagner
Hattendorf	Kline	Rice	Wamstad
Heald	Laughlin	Roberts	Wilson
Hempel	Lichty	Rust	Wolfe

Absent or not voting, 13.

Charlton Held Knutson Ratliff
Christophel Hubbard McCaulley Walrod
Edge Kennedy, J. P. Quirk Mr. Speaker
Hansen

Amendment lost.

The following amendment filed by Ontjes of Grundy to section nine (9) was taken up for consideration:

Amend line thirteen (13) by striking "2,200.00" and inserting "2,000.00".

Forsling of Woodbury moved to amend the amendment by striking out the figures "2,000.00" and inserting "2,100.00".

On the question "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 32.

Akin of Carroll	Hagglund	McIntosh	Ryder
Berry	Hempel	McMillan	Saunders
Blythe	Hollis	Martin	Stepanek
Copeland	Johnson of	Nagle	Thomas
Eden	Marion	O'Donnell	Truax
Forsling	Kennedy, W. S.	Pattison	Venard
Gilmore	Knudson	Prichard	Wagner
Grimwood Griswold	Laughlin	Rutledge	Wilson

The nays were, 59.

Allen	Haney	Johnson of	Ontjes
Anderson	Hansen	Dickinson	Patterson
Bair	Hanson	Johnson of	Quirk
Barnes	Harrison	Keokuk	Reimers
Bauer	Hattendorf	Kent	Rice
Bixler	Heald	King	Roberts
Buchmiller	Held	Kline	Rust
Bush	Hill	Krouse	Simmer
Cole of Harrison	Hines	Lichty	Smith
Craig	Hollingsworth	Lovrien	Springer
Crozier	Hopkins	McIlrath	Torgeson
Eckles	Huff	Maxfield	Troup
Elliott	Hunt	Miller	Vaughn
Greene	Ickis	Nelson	Wamstad
Hager Hale	Istad	Oliver	Wolfe
naie			

Absent or not voting, 16.

Aiken of Ida	Cole of Delaware	Kennedy, J. P.	Ratliff
Blackford	Edge	Knutson	Thompson
Charlton	Fleming	McCaulley	Walrod
Christophel	Hubbard	Mathews	Mr. Speaker

Amendment to the amendment lost.

On motion of Ontjes of Grundy the amendment to line thirteen (13) of section nine (9) was adopted.

Ontjes of Grundy moved that the following amendment to section nine (9) be adopted:

Amend line fifteen (15) by striking "2,750.00" and inserting "2,500.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 68.

Aiken of Ida	Elliott	Ickis	Nelson
Akin of Carroll	Gilmore	Istad	Oliver
Allen	Greene	Johnson of	Ontjes
Anderson	Griswold	Dickinson	Patterson
Bair	Hager	Johnson of	Pattison
Barnes	Hagglund	Keokuk	Quirk
Bauer	Hale	Kent	Ratliff
Berry	Haney	King	Rice
Bixler	Hanson	Kline	Roberts
Blythe	Hattendorf	Knudson	Smith
Buchmiller	Heald	Krouse	Springer
Cole of Delaware	Held	Lovrien	Torgeson
Cole of Harrison		McIlrath	Troup
Copeland	Hines	McIntosh	Truax
Craig	Hollingsworth	Martin	Vaughn
Crozier	Hopkins	Mathews	Venard
Eckles	Huff	Miller	Wolfe
Eden	Hunt		5220

The nays were, 24.

Blackford	Hollis	O'Donnell	Simmer
Bush	Johnson of	Prichard	Stepanek
Fleming	Marion	Reimers	Thomas
Forsling	Lichty	Rust	Wagner
Grimwood	McMillan	Rutledge	Wamstad
Hansen	Nagle	Ryder	Wilson
Hempel		2047 - COMMON	

Absent or not voting, 15.

Charlton	Hubbard	Laughlin	Thompson
Christophel	Kennedy, J. P.	McCaulley	Walrod
Edge	Kennedy, W. S.	Maxfield	Mr. Speaker
Harrison	Knutson	Saunders	

Amendment adopted.

Forsling of Woodbury offered the following amendment to section nine (9):

Saunders

Amend line sixteen (16) by striking the figures "1,500.00" and inserting the figures "1,740.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

O'Donnell

The ayes were, 8.

Blythe Forsling

Cole of Delaware	Grimwood	Ryder	Simmer
The nays were,	78.		
Akin of Carroll Aiken of Ida Allen Anderson Bair Barnes Bauer Berry Bixler Blackford Buchmiller Bush Copeland Craig Crozier Eckles Eden	Greene Hager Hagglund Hale Haney Hansen Harrison Hattendorf Heald Held Hempel Hill Hines Hollingsworth Hollingsworth Hollis	Johnson of Keokuk Kent King Kline Knudson Laughlin Lichty Lovrien McIlrath McIlrath McMillan Martin Mathews Maxfield Miller Nagle	Patterson Quirk Ratliff Reimers Rice Roberts Smith Springer Thomas Thompson Torgeson Troup Truax Venard Wagner Walrod Wamstad
Elliott	Huff	Nelson	Wilson
Fleming Gilmore	Hunt Ickis	Oliver Ontjes	Wolfe
Gilliore	ICKIS	Onvjes	

Absent or not voting, 21.

Charlton	Istad	Kennedy, W. S.	Rust
Christophel	Johnson of	Knutson	Rutledge
Cole of Harrison	Dickinson	Krouse	Stepanek
Edge	Johnson of	McCaulley	Vaughn
Griswold	Marion	Pattison	Mr. Speaker
Hubbard	Kennedy, J. P.	Prichard	

Amendment lost.

Ontjes of Grundy moved that the following amendment to section nine (9) be adopted:

Amend line seventeen (17) by striking "1,740.00" and inserting "1,500.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 80.

Allen Anderson Bair Barnes Bauer Bixler Blackford Blythe Buchmiller Bush Cole of Delaware Cole of Harrison Copeland Craig Crozier Eckles Eden	Hill Hines Hollingsworth Hollis Hopkins	Kent King Kline Knudson Krouse Laughlin Lichty Lovrien McIlrath McIntosh McMillan Mathews Maxfield Miller Nagle Nelson Oliver	Quirk Reimers Rice Roberts Saunders Simmer Smith Springer Thomas Thompson Torgeson Troup Vaughn Venard Wagner Walrod Wolfe
Eckles Eden Elliott Fleming	Hopkins Huff Ickis Istad	Nelson Oliver Ontjes	Walrod Wolfe

The nays were, 7.

Forsling	Johnson of	O'Donnell	Truax
Grimwood	Marion	Ryder	Wamstad

Absent or not voting, 20.

Berry	Hubbard	Kennedy, W. S.	Ratliff
Charlton	Hunt	Knutson	Rust
Christophel	Johnson of	McCaulley	Rutledge
Edge	Dickinson	Martin	Stepanek
Hansen	Kennedy, J. P.	Prichard	Wilson
	AND THE PERSON OF THE PERSON O		Mr Sneaker

Amendment adopted.

Johnson of Keokuk moved that the following amendments to section nine (9) be adopted:

Amend line twenty-three (23) by striking "(7)" and inserting "(6)"; also by striking "9,240.00" and inserting "7,920.00".

On the question "Shall the amendments be adopted?" a roll call was demanded.

The ayes were, 62.

Akin of Carroll	Bauer	Bush	Elliott
Allen	Berry	Cole of Harrison	Gilmore
Anderson	Bixler	Craig	Greene
Bair	Blackford	Crozier	Hale
Barnes	Buchmiller	Eden	Hanson

Harrison	Johnson of	McIntosh	Rice
Hattendorf	Dickinson	Martin	Roberts
Held	Johnson of	Mathews	Smith
Hempel	Keokuk	Miller	Springer
Hines	Kennedy, W. S.	Nelson	Thompson
Hollingsworth	Kent	Oliver .	Torgeson
Hollis	Knudson	Ontjes	Troup
Hopkins	Krouse	Patterson	Vaughn
Huff	Laughlin	Pattison	Walrod
Ickis	Lichty	Ratliff	Wamstad
Istad	Lovrien	Reimers	Wolfe

The nays were, 31.

Blythe	Haney	McIlrath	Saunders
Cole of Delaware	Hansen	McMillan	Simmer
Copeland	Heald	Maxfield	Stepanek
Fleming	Hill	Nagle	Truax
Forsling	Hunt	O'Donnell	Venard
Grimwood	Johnson of	Prichard	Wagner
Hager	Marion	Rust	Wilson
Hagglund	Kline	Ryder	Mr. Speaker

Absent or not voting, 14.

Aiken of Ida	Edge	King	Quirk
Charlton	Griswold	Knutson	Rutledge
Christophel	Hubbard	McCaulley	Thomas
Eckles	Kennedy, J. P.		

Amendment adopted.

Johnson of Keokuk moved that the following amendment filed to section nine (9) be adopted:

Amend by striking out line 25a.

Amendment adopted.

Johnson of Keokuk moved that the following amendment filed to section nine (9) be adopted:

Amend line thirty-one (31) by striking "11,200.00" and inserting "10,000.00".

Amendment adopted.

Forsling of Woodbury offered the following amendment to section nine (9) and moved its adoption:

Amend line thirty-one (31) by inserting the words "and inspector". Amendment adopted.

Johnson of Keokuk asked and obtained unanimous consent to withdraw the amendment to line 34a.

Bair of Buena Vista moved that the following amendment filed by Ontjes of Grundy to section ten (10) be adopted:

Amend by striking lines 8, 9, and 10 and inserting in lieu thereof the following: "Custodian and Engineer \$2,700.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 57.

Akin of Carroll	Fleming	Johnson of	Onties
Allen	Griswold	Dickinson	Patterson
Anderson	Hager	Johnson of	Quirk
Bair	Hale	Keokuk	Reimers
Barnes	Hanson	Kent	Rice
Bauer	Harrison	King	Roberts
Berry	Hattendorf	Kline	Simmer
Bixler ·	Heald	Knudson	Smith
Buchmiller	Held	Krouse	Springer
Bush	Hill	Laughlin	Thompson
Cole of Harrison	Hines	Lovrien	Torgeson
Copeland	Hollingsworth	McIntosh	Walrod
Craig	Hopkins	Martin	Wamstad
Crozier	Ickis	Miller	Wolfe
Eden	Istad	Oliver	

The nays were, 36.

Aiken of Ida	Hollis	Nelson	Stepanek
Blackford	Huff	O'Donnell	Thomas
Blythe	Hunt	Pattison	Troup
Eckles	Johnson of	Prichard	Vaughn
Forsling	Marion	Ratliff	Venard
Greene	Kennedy, W. S.	Rust	Wagner
Grimwood	Lichty	Rutledge	Wilson
Hagglund	Mathews	Ryder	Mr. Speaker
Haney	Maxfield	Saunders	
Hansen	Nagle		

Absent or not voting, 14.

Charlton	Elliott	Kennedy, J. P.	McIlrath
Christophel	Gilmore	Knutson	McMillan
Cole of Delaware	Hempel	McCaulley	Truax
Edge	Hubbard		

Amendment adopted.

Bair of Buena Vista moved that the following amendment filed to section ten (10) be adopted:

Amend line twenty (20) by striking "1,360.00" and inserting "1,300.00". Amendment adopted.

Bair of Buena Vista moved that the following amendment to section ten (10) be adopted:

Amend line twenty-one (21) by striking "15,840.00" and inserting "14,400.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 24.

Bair	Hale	Johnson of	Laughlin
Barnes	Hanson ·	Dickinson	Nelson
Bush	Hempel	Johnson of	Oliver
Crozier	Hill	Keokuk	Ontjes
Eden	Hollingsworth	Kent	Patterson
Griswold	Ickis	Krouse	Wamstad
Hagglund			Wolfe

The nays were, 64.

Aiken of Ida Akin of Carroll Allen Anderson Bixler Blackford Blythe Buchmiller Cole of Delaware Copeland Craig Eckles Elliott Fleming Forsling Greene Grimwood	Hager Haney Hansen Hattendorf Heald Held Hines Hollis Hopkins Huff Hunt Istad Johnson of Marion Lichty Lovrien	McIlrath McIntosh McMillan Mathews Maxfield Miller Nagle O'Donnell Pattison Prichard Quirk Reimers Rice Roberts Rust Rutledge	-	Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wilson
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Absent or not voting, 19.

Bauer	Edge	Kennedy, W. S.	McCaulley
Berry	Gilmore	King	Martin
Charlton	Harrison	Kline	Ratliff
Christophel	Hubbard	Knutson	Mr. Speaker
Cole of Harrison	Kennedy, J. P.	Knudson	

Amendment lost.

Wagner of Scott moved that the vote by which the amendment to line twenty (20) of section ten (10) was adopted be reconsidered.

Motion prevailed.

Ontjes of Grundy withdrew his amendment to line twenty (20) of section ten (10).

Maxfield of Marshall offered the following amendment and moved its adoption:

Amend section ten (10), line sixteen-a (16a), by striking the figures "1,500.00" and inserting "1,800.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 56.

Aiken of Ida	Hansen	Laughlin	Saunders
Akin of Carroll	Hanson	Lichty	Simmer
Blackford	Hattendorf	Lovrien	Springer
Blythe	Hempel	McIntosh	Stepanek
Buchmiller	Hines	McMillan	Thomas
Craig	Hollingsworth	Martin	Torgeson
Eckles	Hollis	Maxfield	Troup
Fleming	Hopkins	Nagle	Truax
Forsling	Huff	Nelson	Vaughn
Gilmore	Hunt	O'Donnell	Venard
Greene	Istad	Pattison	Wagner
Grimwood	Johnson of	Rice	Wamstad
Hager	Marion	Rust	Wilson
Hagglund	Kennedy, W. S.	Ryder	Mr. Speaker
Hanev		(70)	

The nays were, 35.

Allen	Crozier	Johnson of	Miller
Anderson	Eden	Dickinson	Oliver
Bair	Griswold	Johnson of	Ontjes
Barnes	Hale	Keokuk	Patterson
Bauer	Harrison	Kent	Quirk
Berry	Heald	King	Reimers
Bixler	Held	Kline	Smith
Bush	Hill	Knudson	Thompson
Cole of Harrison	Ickis	McIlrath Mathews	Wolfe

Absent or not voting, 16.

Charlton	Edge	Knutson	Ratliff
Christophel	Elliott	Krouse	Roberts
Cole of Delaware	Hubbard	McCaulley	Rutledge
Copeland	Kennedy, J. P.	Prichard	Walrod

Amendment adopted.

Blythe of Iowa offered the following amendment and moved its adoption:

Amend section ten (10), line nineteen (19), by striking the figures "7,200.00" and inserting the figures "7,920.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

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The ayes were, 28.

Blythe	Harrison	Maxfield	Ryder
Copeland	Hempel	Nagle	Saunders
Forsling	Hill	O'Donnell	Simmer
Greene	Hollis	Ontjes	Smith
Grimwood	Lichty	Pattison	Stepanek
Hagglund	McIntosh	Reimers	Venard
Haney	McMillan	Rust	Wilson

The nays were, 54.

Aiken of Ida	Eckles	Ickis	Oliver
Akin of Carroll	Eden	Johnson of	Patterson
Allen	Gilmore	Dickinson	Quirk
Anderson	Hager	Johnson of	Rice
Bair	Hale	Keokuk	Rutledge
Barnes	Hansen	Kent	Springer
Bauer	Hanson	King	Thomas
Berry	Hattendorf	Knudson	Thompson
Bixler	Heald	Laughlin	Torgeson
Buchmiller	Held	McIlrath	Troup
Cole of Delaware	Hollingsworth	Martin	Wagner
Cole of Harrison	Hopkins	Mathews	Walrod
Craig	Huff	Miller	Wamstad
Crozier	Hunt	Nelson	Wolfe

Absent or not voting, 25.

Blackford Bush Charlton Christophel Edge Elliott	Griswold Hines Hubbard Istad Johnson of Marion	Kennedy, W. S. Kline Knutson Krouse Lovrien McCaulley	Ratliff Roberts Truax Vaughn Mr. Speaker
Elliott	Marion	McCaulley .	
Fleming	Kennedy, J. P.	Prichard	

Amendment lost.

Haney of Mills offered the following amendment and moved its adoption:

Amend section ten (10) line twenty-two (22), by striking the figures "1,200.00" and inserting the figures "1,320.00".

Amendment lost.

On motion of Cole of Delaware the House adjourned until 7:00 p. m. tonight.

EVENING SESSION

Pursuant to adjournment and motion duly adopted, the House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hale of Howard for the evening on request of Crozier of Mahaska; McMillan of Benton for the evening, on request of Blythe of Iowa.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 394, 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, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 509, a bill for an act to make appropriation for animals slaughtered on account of tuberculosis, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 511, a bill for an act to make an appropriation to James A. Devitt for attorney's fees as attorney for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 510, a bill for an act to make an appropriation to Havner, Flick & Powers for attorneys' fees as attorneys for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach, beg leave to report they have had the same under consideration and have in-



structed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, 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. 95, a bill for an act relating to inheritance tax.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 110, a bill for an act relating to the recording of mortgages and bills of sale of personal property.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 129, a bill for an act relating to the collection of delinquent taxes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 184, a bill for an act relating to the criminal investigation, identification of persons accused of crime and identification of dead bodies.

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 relating to the signing of petitions of nominations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 283, a bill for an act relating to payment of drainage assessments and the issuance of drainage refunding bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 356, a bill for an act relating to a wholesale fish market license.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 358, a bill for an act relating to the licensing by township trustees of certain places of amusement.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 374, a bill for an act relating to political activity on the part of a city manager.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 408, a bill for an act to legalize the election of school directors in certain school districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 427, a bill for an act to provide for the transfer of surplus earnings of incorporated towns.

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 relating to the 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. 123, a bill for an act relating to the powers and duties of school directors.

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 relating to a quit claim deed of the land of the Soldiers' Orphans' Home.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 238, a bill for an act to legalize transfer of funds of the town of Sergeant Bluff, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 259, a bill for an act to legalize the levy of a tax in Marion county.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 329, a bill for an act to make permanent a temporary transfer of money to the general fund of Lake View, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 332, a bill for an act to make permanent the transfer of money to the water fund of the town of Aurelia, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 333, a bill for an act to make permanent transfer of money to the general fund of the town of Aurelia, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 479, a bill for an act relating to the protection of cities and towns from floods.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 113

Amend as follows:

That after the word "supervisor" in the last line of section one, a comma be added in lieu of the period, together with the following provision: "Provided that on railway right of way the owner may select its own method of destroying weeds if such method is equally effective as that prescribed by said boards in the respective counties".

Also amend by striking the word "title holder" in the second line of subsection 4, and inserting in lieu thereof the following:

"owners of said real estate, and the word 'owners' shall refer to the title holder of said real estate, unless said real estate shall be sold under contract whereby possession has been delivered to the purchaser, in which event it shall be construed that the purchaser is the owner of said real estate,".

SENATE AMENDMENT TO HOUSE FILE NO. 479

Amend by inserting between the word "including" and the word "railroad" in ling seven (7) the words "right to cross"; also by inserting between the word "property" and the word "as" in the seventh line the words "so as not to impair the previous public use".

SENATE MESSAGES CONSIDERED

Senate File No. 95, a bill for an act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax, assessment and collection thereof, and the procedure with reference thereto, and to amend sections seven thousand three hundred five (7305), seven thousand three hundred nine (7309), seven thousand three hundred thirty-two (7332), seven thousand three hundred fifty-two (7352), seven thousand three hundred fifty-six



(7356), seven thousand three hundred sixty-three (7363), seven thousand three hundred twenty (7320), seven thousand three hundred twenty-two (7322), seven thousand three hundred ninetyfour (7394), seven thousand three hundred eight (7308), seven thousand three hundred six (7306), seven thousand three hundred twenty-eight (7328), seven thousand three hundred thirtyfour (7334), seven thousand three hundred seven (7307), relating to the inheritance tax, the assessment 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), seven thousand three hundred fortyseven (7347), seven thousand three hundred fourteen (7314), seven thousand three hundred seventeen (7317), seven thousand three hundred sixty-four (7364), seven thousand three hundred ninety-six (7396), and to enact substitutes therefor relating to the inheritance tax, the assessment and collection thereof, and the procedure with reference thereto.

Read first and second times and referred to sifting committee.

Senate File No. 374, a bill for an act to repeal section sixty-six hundred seventy-six (6676) of the Code, 1924, relating to political activity on the part of the manager of a city under the city manager plan of government.

Read first and second times and referred to sifting committee.

'Senate File No. 356, a bill for an act to repeal section one thousand seven hundred fifty-two (1752) of the Code, 1924, and to enact a substitute therefor relating to a wholesale fish market license and providing that a person operating the business of shipping his own catch of fish to eastern markets shall procure a license to do so.

Read first and second times and referred to sifting committee.

Senate File No. 358, a bill for an act to amend the law as it appears in sections fifty-five hundred eighty-three (5583) and fifty-five hundred eighty-six (5586) of the Code, 1924, relating to the licensing by township trustees of certain places of amusement.

Read first and second times and referred to sifting committee.

Senate File No. 427, a bill for an act to provide for the transfer of surplus earnings of incorporated towns.

Read first and second times and referred to sifting committee.

Senate File No. 129, a bill for an act to amend 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 sifting committee.

Senate File No. 408, a bill for an act to legalize the election of school directors in certain school districts at the annual election in March, 1927, in so far as there was a failure to open and close the polls in strict compliance with the law.

Read first and second times and referred to sifting committee.

Senate File No. 241, a bill for an act to amend section nineteen (19) of chapter twenty-seven (27), acts forty-first (41) general assembly, relating to the signing of petitions of nominations.

Read first and second times and referred to sifting committee.

Senate File No. 283, a bill for an act authorizing the extension of the time of payment of drainage assessments and the issuance of drainage refunding bonds for the purpose of renewing and extending all or any part of the legal indebtedness for account of drainage districts.

Read first and second times and referred to sifting committee.

Senate File No. 184, a bill for an act to amend Chapter six hundred sixteen (616) of the Code, 1924, relating to criminal investigation, identification of persons accused of crime, and identification of dead bodies.

Read first and second times and referred to sifting committee.

PROOF OF PUBLICATION

The official proof of publication of Senate File No. 403, a bill for an act to legalize the election held by the voters of Floyd county, Iowa, on the second day of November, 1926, with reference to the erection of a county home on the county farm in said county, the issuance of thirty thousand dollars (\$30,000) bonds of said county for that purpose and the levy of a tax to pay said bonds and the interest thereon, was duly filed with the chief clerk

of the House in compliance with the provisions of section 10358 of the code, 1924.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 247, 172, 203, 210, 135, 118, 71, 7, 12, 55, 59, 328, 160, 117, 232, 331, 457, and 101.

FRED R. BLYTHE, Chairman House Committee.

WM. H. KLEMME, Vice Chairman Senate Committee.

Report adopted.

Blackford of Van Buren in the chair.

CONSIDERATION OF BILLS

House File No. 399, a bill for an act to amend section thirty-six hundred forty-one (3641) of the code, 1924, relating to widows' pensions, with report of committee recommending passage, was taken up for consideration.

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend House File No. 399 by striking lines four (4), five (5), six (6) and seven (7) and inserting the following:

"No person on whom the notice to depart provided for in chapter two hundred sixty-seven (267) shall have been served within one year prior to the time of making the application, shall be considered a resident so as to be allowed the aid provided for in this section."

Amendment adopted.

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, 89.

Akin of Carroll Berry Buchmiller Copeland
Allen Bixler Bush Craig
Anderson Blackford Cole of Delaware Crozier
Bauer Blythe Cole of Harrison Eckles

Eden Hollis Lichty Rutledge Fleming Hopkins Lovrien Ryder Forsling Huff McIlrath Saunders McIntosh Simmer Greene Hunt Ickis Grimwood Martin Smith Griswold Istad Mathews Springer Johnson of Hager Maxfield Stepanek Hagglund Dickinson Miller Thomas Nagle Haney Johnson of Thompson Hansen Keokuk Nelson Torgeson Hanson O'Donnell Johnson of Troup Ontjes Harrison Marion Truax Kennedy, W. S. Hattendorf Pattison Vaughn Venard Heald Kent Prichard Held King Quirk Wagner Kline Ratliff Walrod Hempel Hill Reimers Wamstad Knudson Hines Krouse Rice Wilson Hollingsworth Laughlin Rust Wolfe

The nays were, none.

Absent or not voting, 18.

Kennedy, J. P. Aiken of Ida Edge Oliver Bair Elliott Knutson Patterson Gilmore McCaulley Barnes Roberts McMillan Mr. Speaker Charlton Hale Christophel 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. 426, a bill for an act to amend section eight thousand nine hundred three (8903) of the Code, 1924, relating to the par value of stock issued by insurance companies, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Johnson of Marion the amendment proposed by the committee, found in the journal of March 21st was 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, 60.

Blackford Copeland Greene Haney
Buchmiller Eckles Grimwood Hansen
Bush Fleming Hager Harrison
Cole of Harrison Forsling Hagglund Heald

Held	Johnson of	Nagle	Simmer
Hempel	Marion	Nelson	Smith
Hines	Kennedy, W. S.	O'Donnell	Stepanek
Hollingsworth	Kent	Ontjes	Thomas
Hollis	King	Pattison	Torgeson
Hopkins	Kline	Prichard	Troup
Huni	Laughlin	Quirk	Truax
Istaq	Lichty	Rice	Venard
Johnson of	Lovrien	Rust	Wagner
Dickinson	McIlrath	Rutledge	Walrod
Johnson of	McIntosh	Ryder	Wilson
Keokuk	Motheye	Soundara	

The nays were, 19.

Akin of Carroll	Craig	Huff	Miller
Allen	Griswold	Ickis	Thompson
Anderson	Hanson	Krouse	Wamstad
Bixler	Hattendorf	Martin	Wolfe
Blythe	Hill	Maxfield	

Absent or not voting, 28.

Aiken of Ida	Cole of Delaware	Hubbard	Patterson
Bair	Crozier	Kennedy, J. P.	Ratliff
Barnes	Eden	Knudson	Reimers
Bauer	Edge	Knutson	Roberts
Berry	Elliott	McCaulley	Springer
Charlton	Gilmore	McMillan	Vaughn
Christophel	Hale	Oliver	Mr. Speaker

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

House File No. 478, a bill for an act to amend, revise, and codify sections six thousand thirty-two (6032), six thousand thirty-three (6033) and six thousand thirty-five (6035) of the code, relating to the payment of installments of assessments for street improvements and sewers, 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, 64.

Akin of Carroll	Cole of Delaware	Greene '	Harrison
Allen	Cole of Harrison	Grimwood	Heald
Bauer	Copeland	Griswold	Held
Blackford	Eckles	Hager	Hempel
Blythe	Eden	Hagglund	Hines
Buchmiller	Fleming	Haney	Hollingsworth
Charlton	Forsling	Hansen	Hollis

Berry

Bixler

Craig

Christophel

Bush

Hopkins	Lovrien	Reimers	Thomas
Hunt	McIntosh	Rice	Torgeson
Istad	Martin	Roberts	Troup
Johnson of	Mathews	Rutledge	Truax
Dickinson	Miller	Ryder	Venard
Johnson of	Nagle	Saunders	Wagner
Marion	Nelson	Simmer	Walrod
Kennedy, W. S.	O'Donnell	Smith	Wilson
Laughlin	Pattison	Stepanek	Mr. Speaker
Lichty	Prichard		
The nays were,	6.		
Hattendorf Hill	Kline	Oliver	Ontjes Thompson
Absent or not	voting, 37.		
Aiken of Ida	Crozier	Johnson of	McMillan
Anderson	Edge	Keokuk	Maxfield
Bair	Elliott	Kennedy, J. P.	Patterson
Barnes	Gilmore	Kent	Quirk

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

King

Knudson

Knutson

McCaulley

McIlrath

Krouse

Speaker Carter in the chair.

Hale

Huff

Ickis

Hanson

Hubbard

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. 247, 172, 203, 210, 135, 118, 71, 7, 12, 55, 59, 328, 160, 117, 232, 331, 457, and 101.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 4th day of April, 1927, sent to the governor for his approval:

House Files Nos. 247, 172, 203, 210, 135, 118, 71, 7, 12, 55, 59, 328, 160, 117, 232, 331, 457, and 101.

FRED R. BLYTHE, Chairman.

Ratliff

Springer

Wamstad

Vaughn

Wolfe

Rust

Report adpoted.

HOUSE FILES REREFERRED

House Files Nos. 398 and 449, bills providing for appropriations, were rereferred to the committee on appropriations.

REPORT OF SPECIAL COMMITTEE

MR. SPEAKER: We, your special committee appointed to prepare a substitute amendment for House File No. 1, beg leave to report that we have had the same under consideration and offer the following as a substitute amendment for House File No. 1.

FRANCIS JOHNSON, Chairman.
I. H. KNUDSON,
BYRON G. ALLEN,
F. HOLLINGSWORTH,
FRED C. LOVRIEN,
WM. E. G. SAUNDERS.

(Note:—The committee substitute for House File No. 1 is printed in bill form.)

CONSIDERATION OF BILLS

House File No. 306, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772) of the code, 1924, and to authorize the investment of fiduciary funds in the stock of building and loan associations, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Rutledge of Webster the amendment proposed by the committee, found in the journal of March 15th, was adopted.

Mr. Rutledge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 63.

Allen	Griswold	· Kline	Rice
Anderson	Hagglund	Krouse	Roberts
Bair	Hansen	Laughlin	Rust
Bauer	Hanson	Lichty	Rutledge
Blackford	Hattendorf	McIlrath	Ryder
Blythe	Heald	McIntosh	Saunders
Bush	Held	Martin	Smith
Cole of Delaware		Mathews	Stepanek
Cole of Harrison	Hill	Maxfield	Thomas
Copeland	Hollingsworth	Miller	Troup
Crozier	Hollis	Nagle	Truax
Eckles	Hunt	Ontjes	Vaughn
Eden	Istaq	Pattison	Wagner
Fleming	Johnson of	Prichard	Walrod
Forsling	Dickinson	Ratliff	Wilson
Grimwood	Kent	Reimers	Mr. Speaker

The nays were, 14.

Bixler Hines Johnson of Thompson Buchmiller Huff Keokuk Torgeson Craig Ickis King Wamstad Haney Quirk Wolfe

Absent or not voting, 30.

Aiken of Ida Gilmore Johnson of McMillan Akin of Carroll Greene Marion Nelson Kennedy, J. P. Kennedy, W. S. Barnes Hager O'Donnell Berry Hale Oliver Charlton Harrison Knudson Patterson Christophel Hopkins Knutson Simmer Hubbard Springer Edge Lovrien Elliott McCaulley Venard

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

House File No. 65, a bill for an act to encourage horse and mulcindustry in the state of Iowa, and to aid in providing instruction in practical and scientific methods, and making an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska offered the following amendment and moved its adoption:

Amend House File No. 65 by striking out all of section four (4).

Torgeson of Worth moved the previous question.

Motion prevailed.

The amendment by Crozier of Mahaska was adopted.

Eden of Clinton moved the previous question.

Motion prevailed.

Cole of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 59.

Cole of Harrison Fleming Hager Bixler Copeland Forsling Hagglund Blythe Crozier Greene Heald Buchmiller Eckles Grimwood Held Bush Cole of Delaware Eden Griswold Hempel

Hill	Marion	Pattison	Stepanek
Hines	Kennedy, W. S.	Prichard	Thomas
Hollingsworth	Kline	Quirk	Troup
Hollis	Laughlin	Reimers	Truax
Hopkins	Lichty	Roberts	Vaughn
Hunt	Lovrien	Rust	Venard
Johnson of	McIntosh	Rutledge	Wagner
Dickinson	Martin	Ryder	Walrod
Johnson of	Maxfield	Saunders	Wolfe
Keokuk	Nagle	Smith	Mr. Speaker
Johnson of	O'Donnell		

The nays were, 29.

Akin of Carroll	Hanson	Krouse	Rice
Allen	Harrison	Mathews	Simmer
Anderson	Hattendorf	Miller	Springer
Bair	Huff	Nelson	Thompson
Bauer	Ickis .	Oliver	Torgeson
Berry	Istad	Onties	Wamstad
Blackford	Kent	Ratliff	Wilson
Haney			

Absent or not voting, 18.

Aiken of Ida	Edge	Hubbard	McCaulley
Barnes	Elliott	Kennedy, J. P.	McMillan
Charlton	Gilmore	King	Patterson
Christophel	Hale	Knudson	
Craig	Hansen	Knutson	

Present and not voting, 1.
McIlrath

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

Rutledge of Webster moved that the vote by which House File No. 65 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 161, a bill for an act to appropriate the sum of seventeen thousand four hundred dollars, twenty-seven cents (\$17,400.27), to pay the deficit in the amount appropriated for state aid to county and district fairs, with report of committee 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.

On the question "Shall the bill pass?"



The ayes were, 81.

Akin of Carroll Harrison Kline Rice Hattendorf Knudson Bixler Roberts Heald Blackford Krouse Rust Blythe Held Laughlin Rutledge Buchmiller Hempel Lichty Saunders Hill Bush Lovrien Simmer Charlton Hines McIlrath Smith Copeland Hollingsworth McIntosh Springer Stepanek Craig Hollis Martin Crozier Hopkins Mathews Thomas Eckles Hunt Maxfield Thompson Eden Ickis Miller Torgeson Fleming Istad Nagle Troup Forsling Johnson of Nelson Truax Greene Dickinson Oliver Vaughn Grimwood Johnson of Ontjes Venard Wagner Walrod Griswold Keokuk Pattison Hager Johnson of Prichard Hagglund Marion Quirk Wamstad Kennedy, W. S. Ratliff Wilson Haney Hansen Reimers King Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Aiken of Ida Allen	Christophel Cole of Delaware	Hanson Hubbard	McCaulley McMillan
Anderson	Cole of Harrison	Huff	O'Donnell
Bair	Edge	Kennedy, J. P.	Patterson
Barnes	Elliott	Kent	Ryder
Bauer	Gilmore	Knutson	Wolfe
Rerry	Hale		

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

House File No. 432, a bill for an act to amend the law as it appears in sections twenty-eight hundred ninety-four (2894) and twenty-nine hundred two (2902) of the code, 1924, relating to state aid to county and district fairs or agricultural societies, with report of committee recommending amendment and passage, was taken up for consideration.

Rutledge of Webster asked and obtained unanimous consent to substitute Senate File No. 360 for House File No. 432.

Senate File No. 360, a bill for an act to amend the law as it appears in sections two thousand eight hundred ninety-four (2894) and two thousand nine hundred two (2902) of the code relating

to state aid to county and district fairs of agricultural societies, was taken up for consideration.

Eckles of Butler offered the following amendment and moved its adoption:

Amend Senate File No. 360 as follows:

Amend section two (2), line six (6), by striking the word "drew" and inserting in lieu thereof the words "were entitled to draw".

Amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Akin of Carroll	Hager	Johnson of	Reimers
Allen	Hagglund	Marion	Rice
Anderson	Haney	Kennedy, W. S.	Roberts
Bauer	Hansen	Kent	Rust
Berry	Hanson	King	Rutledge
Bixler	Harrison	Knudson	Ryder
Blackford	Hattendorf	Krouse	Saunders
Blythe	Heald	Lichty	Simmer
Buchmiller	Held	Lovrien	Smith
Bush	Hempel	McIlrath	Springer
Charlton	Hill	McIntosh	Stepanek
Cole of Delaware	Hines	Martin	Thomas
Cole of Harrison	Hollingsworth	Mathews	Thompson
Copeland	Hollis	Maxfield	Torgeson
Craig	Hopkins	Miller	Troup
Crozier	Huff	Nagle	Truax
Eckles	Hunt	Nelson	Venard
Eden	Ickis	O'Donnell	Wagner
Fleming	Istad	Oliver	Walrod
Forsling	Johnson of	Ontjes	Wamstad
Greene	Dickinson	Pattison	Wilson
Grimwood	Johnson of	Quirk	Wolfe
Griswold	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken of Ida	Elliott	Kline	McMillan
Bair	Gilmore	Knutson	Patterson
Barnes	Hale	Laughlin	Prichard
Christophel	Hubbard	McCaulley	Vaughn
Edge	Kennedy J. P.		

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



Senate File No. 296, a bill for an act to authorize the executive council to exchange certain lands in Madison county, Iowa, at Devil's Backbone State Park for other lands belonging to one C. L. Gray, with report of committee 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.

On the question "Shall the bill pass?"

The ayes were, 87.

Akin of Carroll Allen Anderson Bauer Bixler Blackford Blythe Buchmiller Bush Charlton Cole of Delaware Cole of Harrison Copeland Craig Crozier Eckles	Hollingsworth Hollis Hopkins Huff Hunt	Johnson of Marion Kennedy, W. S. Kent King Kline Knudson Krouse Laughlin Lichty Lovrien McIlrath McIntosh Martin Mathews Maxfield Millor	Pattison Prichard Quirk Ratliff Reimers Rice Rust Rutledge Saunders Smith Springer Stepanek Thomas Thompson Torgeson Troup
Craig	Hopkins	Martin	Thompson
Fleming Forsling	Istad Johnson of	Nagle Nelson	Venard Wagner
Greene Grimwood Griswold Hager	Dickinson Johnson of Keokuk	O'Donnell Oliver Ontjes	Walrod Wamstad Wilson Mr. Speaker

The nays were, none.

Absent or not voting, 20.

Aiken of Ida	Edge	Kennedy, J. P.	Roberts
Bair	Elliott	Knutson	Ryder
Barnes	Gilmore	McCaulley	Simmer
Berry	Hale	McMillan	Vaughn
Christophel	Hubbard	Patterson	Wolfe

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to. House File No. 350; a bill for an act to repeal section six thousand fifteen (6015) of the code, 1924, and chapter one hundred thirty-six (136), acts of the forty-first (41) general assembly, and to enact a substitute therefor, relating to the construction, reconstruction, and repair of sewers, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Charlton of Polk the amendments proposed by the committee, found in the journal of March 15th, were adopted.

Hansen of Scott offered the following amendment and moved its adoption:

Amend House File No. 350 by striking out the publication clause.

Amendment lost

Charlton 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, 81.

Akin of Carroll Hager Johnson of Quirk Allen Hagglund Marion Ratliff Anderson Kennedy, W. S. Reimers Haney Berry Hansen Kent Rice Blackford Harrison King Rutledge Hattendorf Kline Blythe Ryder Knudson Buchmiller Heald Simmer Held Laughlin Smith Bush Charlton Hempel Lichty Springer Cole of Delaware Hill Stepanek Lovrien Cole of Harrison Hines McIlrath Thomas McIntosh Copeland Hollingsworth Thompson Craig Hollis Martin Torgeson Mathews Crozier Hopkins Troup Eckles Huff Maxfield Truax Eden Hunt Miller Vaughn Istad Nagle Venard Fleming Forsling Johnson of Nelson Wagner Dickinson Walrod Greene O'Donnell Grimwood Johnson of Ontjes Wilson Griswold Keokuk Pattison Wolfe

The nays were, 1.

Oliver '



Absent or not voting, 25.

Kennedy, J. P. Aiken of Ida Elliott Prichard Bair Gilmore Knutson Roberts Barnes Hale Krouse Rust Bauer Hanson McCaulley Saunders Bixler Hubbard McMillan Wamstad Christophel Ickis Patterson Mr. Speaker Edge

So the bill having received a constitutional majority was declared to have passed the house.

Charlton of Polk offered the following amendment to the title and moved its adoption:

Amend by striking out of line one (1) the word "repeal" and inserting in lieu thereof the word "amend"; amend line two (2) by striking out the word "and" and inserting in lieu thereof the words "as amended by"; also amend by striking out of lines three (3) and four (4) the following: "and to enact a substitute therefor,".

Amendments adopted and the title as amended was agreed to.

Senate File No. 260, a bill for an act to repeal section fifty-seven hundred twelve (5712) of the Code and to enact a substitute therefor relating to the diminution in the number of employees under Civil Service where public interest requires, with report of committee recommending passage, was taken up for consideration.

O'Donnell of Dubuque moved that the amendment filed by him and found in the journal of March 24th be adopted.

Amendment adopted.

Charlton 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, 82.

Hattendorf Akin of Carroll Charlton Forsling Cole of Delaware Greene Heald Allen Cole of Harrison Grimwood Hempel Anderson Griswold Hill Bauer Copeland Berry Hager Hines Craig Blackford Crozier Hagglund Hollingsworth Eckles Blythe Hansen Hollis Buchmiller Eden Hanson Hopkins Bush Fleming Harrison Huff

Hunt	Lichty	Prichard	Stepanek
Istad	Lovrien	Quirk	Thomas
Johnson of	McIlrath	Reimers	Thompson
Keokuk	McIntosh	Rice	Torgeson
Johnson of	Martin	Roberts	Troup
Marion	Mathews	Rust	Truax
Kennedy, W. S.	Maxfield	Rutledge	Wagner
Kent	Miller	Ryder	Walrod
King	Nagle	Saunders	Wamstad
Kline	Nelson	Simmer	Wilson
Krouse	O'Donnell	Smith	Wolfe
Laughlin	Pattison	Springer	Mr. Speaker

The nays were, 2.

Johnson of Oliver

Absent or not voting, 23.

Aiken of Ida	Elliott	Ickis	McMillan
Bair	Gilmore	Kennedy, J. P.	Ontjes
Barnes	Hale	Knudson	Patterson
Bixler	Haney	Knutson	Ratliff
Christophel	Held	McCaulley	Vaughn
Edge	Hubbard		Venard

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

HOUSE FILE MADE SPECIAL ORDER

Wamstad of Mitchell moved that House File No. 283 be made a special order for Tuesday evening, April 5th, at 7:30 p. m.

On the question "Shall House File No. 283 be made a special order for Tuesday evening?" a roll call was demanded.

The ayes were, 55.

Akin of Carroll	Haney	Johnson of	Prichard
Anderson	Hanson	Keokuk	Quirk
Bauer	Harrison	Kent	Ratliff
Berry	Hattendorf	King	Reimers
Bixler	Held	Kline	Rice
Bush	Hempel	Knudson	Roberts
Cole of Harrison	Hill	Laughlin	Smith
Copeland	Hines	Lovrien	Springer
Craig	Hollingsworth	McIlrath	Thomas
Crozier	Hopkins	Martin	Thompson
Fleming	Huff	Miller	Torgeson
Forsling	Ickis	O'Donnell	Vaughn
Greene	Johnson of	Oliver	Wamstad
Griswold	Dickinson	Ontjes	Wolfe
Hagglund		Ryder	

The nays were, 27.

Stepanek Truax Blackford Hansen Nagle Nelson Heald Blythe Charlton Hollis Pattison Venard Wagner Walrod Cole of Delaware Istad Rust Eckles Lichty Rutledge Eden McIntosh Ryder Wilson Grimwood Mathews Saunders.

Absent or not voting, 25.

McMillan Aiken of Ida Elliott Johnson of Allen Gilmore Marion Maxfield Kennedy, J. P. Bair Hager Patterson Barnes Hale Kennedy, W. S. Simmer Troup Mr. Speaker Knutson Buchmiller Hubbard Christophel Hunt Krouse McCaulley Edge

Motion prevailed.

On motion of Saunders of Palo Alto the House adjourned until 9:00 a.m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 5, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. D. F. Landis, pastor First Church of the Brethren, Des Moines.

Journal of April 4th corrected and approved.

PETITIONS

The following petitions were presented and referred to the sifting committee:

By Johnson of Marion, from voters of Harvey, favoring a redistribution of the gas tax.

By Gilmore of Cedar, from voters of Cedar county, favoring the bill providing for a fish and game commission.

CONSIDERATION OF SENATE AMENDMENTS

On request of Venard of Sioux, unanimous consent having been given, House File No. 479, a bill for an act to amend chapter three hundred ten (310) of the code, 1924, as amended by chapter one hundred fifty-two (152), acts of the forty-first (41) general assembly, relating to the protection of cities and towns from floods, and to provide that such cities and towns may condemn property outside of the limits of such cities and towns for an outlet to the streams or water courses changed or improved, under the provisions of said chapter, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 479

Amend by Inserting between the word "including" and the word "rail-road" in line seven (7) the words "right to cross"; also by inserting between the word "property" and the word "as" in the seventh line the words "so as not to impair the previous public use".

Mr. Venard moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 68.

Akin of Carroll Greene Kennedy, W. S. Rust Rutledge Allen Hagglund Kline Anderson Hale Krouse Saunders Haney Bair Laughlin Smith Barnes Harrison Lichty Springer Bauer Hattendorf McCaulley Stepanek Heald McIlrath Thomas Berry Blackford Held McIntosh Thompson McMillan Hempel Blythe Torgeson Buchmiller Hines Mathews Truax Cole of Delaware Hollingsworth Maxfield Vaughn Cole of Harrison Hollis Nagle Venard Walrod Crozier Hopkins Nelson Wamstad Eden Istad Pattison Prichard Wilson Edge Johnson of Elliott Dickinson Reimers Mr. Speaker Fleming Johnson of Rice Keokuk Roberts Forsling

The nays were, 1.

Miller

Absent or not voting, 38.

Aiken of Ida	Griswold	Kennedy, J. P.	Ontjes
Bixler	Hager	Kent	Patterson
Bush	Hansen	King	Quirk
Charlton .	Hanson	Knudson	Ratliff
Christophel	Hill	Knutson	Ryder
Copeland	Hubbard	Lovrien	Simmer
Craig	Huff	Martin	Troup
Eckles	Hunt	O'Donnell	Wagner
Gilmore	Ickis	Oliver	Wolfe
Grimwood	Johnson of	-	•
	Marion		

The House concurred in the Senate amendments to House File No. 479.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 2d, approved the following bills:

House Files Nos. 192 and 309.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Thomas of Audubon offered the following amendment and moved its adoption:

Amend section thirteen (13) of Senate File No. 10, by striking the figures "250.00" in line fifteen (15) and inserting in lieu thereof the figures "3230.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 53.

Berry	Hagglund	Kennedy,	W.	S.	Quirk
Blackford	Harrison	Knutson			Reimers
Blythe	Hattendorf	Lichty			Rice
Cole of Delaware	Heald	McCaulley			Rust
Cole of Harrison	Held	McIlrath			Saunders
Craig	Hempel	McIntosh			Stepanek
Crozier	Hill	McMillan			Thomas
Eckles	Hines	Martin			Troup
Eden	Hollingsworth	Maxfield			Truax
Edge	Hollis	Nagle			Vaughn
Elliott	Hopkins	Nelson			Walrod
Fleming	Hunt	Oliver			Wilson
Gilmore	Johnson of	Pattison			Mr. Speaker
Grimwood	Dickinson				

The nays were, 28.

Aiken of Ida Allen Anderson	Copeland Hale Haney	Johnson of Keokuk Krouse	Ontjes Ryder Smith
Bair	Hanson	Laughlin	Springer
Barnes	Huff	Mathews	Torgeson
Bauer	Ickis	Miller	Wamstad
Buchmiller Christophel	Istad	O'Donnell	Wolfe

Absent or not voting, 26.

Akin of Carroll	Hager	King	Roberts
Bixler	Hansen	Kline	Rutledge
Bush	Hubbard	Knudson	Simmer
Charlton	Johnson of	Lovrien	Thompson
Forsling	Marion	Patterson	Venard
Greene	Kennedy, J. P.	Prichard	Wagner
Griswold	Kent	Ratliff	

Amendment adopted.

Haney of Mills offered the following amendment and moved its adoption:

Amend section thirteen (13), line fifteen (15), by inserting after the word "Miscellaneous" the following: ", under the supervision of the budget director and the governor".

Amendment lost.

Thomas of Audubon moved to further amend section thirteen (13), line fifteen (15), by adding immediately after the word "Miscellaneous" the following: ", to be expended under the supervision of the state secretary of agriculture".

Amendment adopted.

Ontjes of Grundy moved that the following amendment to section fourteen (14) be adopted:

Amend line seventeen (17) by striking "1,400.00" and inserting "1,200.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 57.

Aiken of Ida	Hagglund	Kent	Patterson
Allen	Hale	King	Prichard
Anderson	Hanson	Knudson	Quirk
Bair	Hattendorf	Krouse	Ratliff
Barnes	Hempel	Laughlin	Reimers
Bauer	Hill '	Lovrien	Rice
Berry	Hollingsworth	McCaulley	Roberts
Bixler	Hopkins	McIlrath	Smith
Bush	Huff	McIntosh	Springer
Christophel	Ickis	Martin	Thompson
Copeland	Istad	Mathews	Torgeson
Craig	Johnson of	Miller	Vaughn
Crozier	Dickinson	Nelson	Wilson
Greene	Johnson of	Oliver	Wolfe
Griswold	Keokuk	Ontjes	

The nays were, 38.

Blackford	Grimwood	Kline	Simmer
Blythe	Harrison	Knutson	Stepanek
Buchmiller	Heald	Lichty	Thomas
Charlton	Held	McMillan	Troup
Cole of Delaware	Hines	Nagle	Truax
Eden	Hollis	O'Donnell	Venard
Edge	Hunt	Pattison	Walrod
Elliott	Johnson of	Rust	Wamstad
Forsling	Marion	Ryder	Mr. Speaker
Gilmore	Kannady W S	Saunders	

Absent or not voting, 12.

Akin of Carroll	Fleming	Hansen	Maxfield
Cole of Harrison	Hager	Hubbard	Rutledge
Eckles	Haney	Kennedy, J. P.	Wagner

Amendment adopted.

Ontjes of Grundy asked and obtained unanimous consent to withdraw the amendment filed by him to section fourteen (14), line nineteen (19).

Ontjes of Grundy moved that the following amendment to section fourteen-a (14-a) be adopted:

Amend by striking line fifteen-b (15b).

Bair of Buena Vista moved the previous question. Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 54.

Aiken of Ida	Crozier	Johnson of	Oliver
Allen	Eckles	Dickinson	Ontjes
Anderson	Fleming	Johnson of	Patterson
Barnes	Gilmore	Keokuk	Quirk
Bauer	Griswold	Kent	Ratliff
Berry	Hagglund	Knudson	Rice
Bixler	Hale	Krouse	Saunders
Blackford	Hansen	Lovrien	Smith
Buchmiller	Hanson	McCaulley	Springer
Bush	Heald	McIlrath	Thompson
Christophel	Hill	McIntosh	Torgeson
Cole of Harrison	Huff	Martin	Vaughn
Copeland	Ickis	Miller	Wilson
Craig	Istad	Nelson	Wolfe

The nays were, 39.

Akin of Carroll	Harrison	Knutson	Rust
Bair	Hattendorf	Laughlin	Ryder
Blythe	Held	McMillan	Simmer
Charlton	Hempel	Mathews	Stepanek
Elliott	Hollingsworth	Maxfield	Thomas
Forsling	Hollis	Nagle	Troup
Greene	Hubbard	O'Donnell	Truax
Grimwood	Hunt	Pattison	Venard
Hager	Kennedy, W. S.	Prichard	Walrod
Hanev	Kline	Roberts	

Absent or not voting, 14.

Cole of Dela	aware Hopkins	King	Wagner
Eden	Johnson of	Lichty	Wamstad
Edge	Marion	Reimers	Mr. Speaker
Hines	Kennedy J P	Rutledge	

Amendment was adopted.

Bixler of Adams offered the following amendment and moved its adoption:

Amend section fourteen-a (14-a) by striking line fifteen-a (15a).

Lovrien of Humboldt offered the following amendment as a substitute for the Bixler amendment and moved its adoption:

Amend section fourteen-a (14a), line fifteen-a (15a), by inserting after the word "project" the following: "improvement of the Missouri and Mississippi rivers".

Rice of Appanoose offered the following amendment to the substitute amendment and moved its adoption:

Amend the substitute by adding thereto the following: "Also amend line fifteen-a (15a) by striking the figures '5,000.00' and inserting in lieu thereof the figures '8,000.00'."

On the question "Shall the amendment to the substitute amendmen be adopted?" a roll call was demanded.

The ayes were, 41.

Blackford	Harrison	Kennedy, W. S.	Prichard
Blythe	Hattendorf	King	Quirk
Charlton	Heald	Lichty	Rice
Eckles	Held	McCaulley	Roberts
Elliott	Hempel	McMillan	Rust
Fleming	Hollis	Mathews	Ryder
Forsling	Hopkins	Maxfield	Stepanek
Greene	Hubbard	Nagle	Thomas
Grimwood	Hunt	Nelson	Wilson
Haney	Johnson of	O'Donnell	Mr. Speaker
Hansen	Marion		•

The nays were, 57.

Aiken of Ida	Gilmore	Kent	Reimers
Allen	Griswold	Kline	Rutledge
Anderson	Hager	Knudson	Saunders
Bair	Hagglund	Knutson	Simmer
Barnes	Hale	Krouse	Smith
Bauer	Hanson	Laughlin	Springer
Berry	Hill	McIlrath	Thompson
Bixler	Hines	McIntosh	Torgeson
Buchmiller	Hollingsworth	Martin	Troup
Bush	Huff	Miller	Truax
Christophel	Ickis	Oliver	Vaughn
Copeland	Johnson of	Ontjes	Venard
Craig	Dickinson	Patterson	Wamstad
Crozier	Johnson of	Pattison	Wolfe
Eden	Keokuk	Ratliff	5220

Absent or not voting, 9.

Akin of Carroll, Edge Cole of Delaware Istad Cole of Harrison Kennedy, J. P. Lovrien

Wagner Walrod

Amendment to the substitute amendment lost.

On the question "Shall the substitute amendment by Lovrien of Humboldt be adopted?" a roll call was demanded.

The ayes were, 48.

Aiken of Ida Haney Akin of Carroll Hanson' Allen Hattendorf Bixler Heald Bush Held Christophel Hempel Cole of Delaware Hollis Eckles Hopkins Eden Hubbard Edge Huff Elliott Ickis Fleming Istad Greene

Johnson of
Dickinson
Johnson of
Marion
Kent
King
Knudson
Krouse
Lovrien
McIntosh
Mathews
Maxfield
Nelson

Oliver
Quirk
Ratliff
Ratliff
Retimers
Rust
Thompson
Troup
Truax
Vaughn
Wamstad
Wolfe
Mr. Speaker

The nays were, 52.

Anderson Gilmore Bair Grimwood Barnes Griswold Bauer Hager Berry Hale Blackford Hansen Harrison Blythe Buchmiller Hill Charlton Hines Cole of Harrison Hollingsworth Copeland Hunt Johnson of Craig Crozier Keokuk Forsling

Knutson
Laughlin
Lichty
McCaulley
McMillan
Martin
Miller
Nagle
O'Donnell
Ontjes
Patterson
Pattison

Kennedy, W. S.

Prichard Rice Roberts Rutledge Ryder Saunders Simmer Springer Thomas Torgeson Venard Walrod Wilson

Absent or not voting, 7.

Hagglund Kl Kennedy, J. P. Mc

Kline McIlrath Smith Stepanek Wagner

Amendment lost.

Johnson of Marion moved the previous question.

Motion prevailed.

On the question "Shall the Bixler amendment, striking line 15-a of section 14-a be adopted?" a roll call was demanded.

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The ayes were, 10.

Aiken of Ida Bixler Hager Springer Bauer Buchmiller Ickis Wolfe Berry Griswold

The nays were, 93.

Akin of Carroll Hale Kennedy, W. S. Prichard Allen Haney Kent Quirk Anderson Hansen King Ratliff Bair Hanson Kline Reimers Harrison Knudson Barnes Rice Roberts Blackford Hattendorf Knutson Blythe Heald Krouse Rust Bush Held Laughlin Rutledge Charlton Hempel Lichty Ryder Hill McCaulley Christophel Saunders Cole of Delaware Hines McIlrath Simmer Copeland Hollingsworth McIntosh Smith Hollis McMillan Stepanek Craig Crozier Hopkins Martin Thomas Hubbard Eckles Mathews Thompson Eden Huff Maxfield Torgeson Edge Hunt Miller Troup Elliott Istad Nagle Truax Fleming Johnson of Nelson Vaughn Dickinson O'Donnell Venard Forsling Johnson of Oliver Walrod Gilmore Keokuk Greene Ontjes Wamstad Grimwood Johnson of Patterson Wilson Marion Hagglund Pattison Mr. Speaker

Absent or not voting, 4.

Cole of Harrison Kennedy, J. P. Lovrien Wagner

Amendment lost.

Ontjes of Grundy moved that the following amendment to section fifteen (15) be adopted:

Amend by striking out lines 10, 11, and 12.

Johnson of Keokuk moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 49.

Aiken of Ida	Eden	Hubbard	McIlrath
Allen	Gilmore	Huff	Maxfield
Anderson	Greene	Istad	Oliver
Barnes	Griswold	Johnson of	Ontjes
Bauer	Hagglund	Dickinson	Patterson
Berry	Hale	Johnson of	Roberts
Bixler	Haney	Keokuk	Simmer
Buchmiller	Hanson	Kent	Smith
Bush	Hattendorf	King	Springer
Copeland	Hill	Kline	Thompson
Craig	Hines	Knudson	Walrod
Crozier	Hollingsworth	Krouse	Wamstad
	Hopkins	Laughlin	Wolfe

The nays were, 55.

Akin of Carroll	Hager	Lovrien	Reimers
Bair	Hansen	McCaulley	Rice
Blackford	Harrison	McIntosh	Rust
Blythe	Heald	McMillan	Rutledge
Charlton	Held	Martin	Ryder
Christophel	Hempel	Mathews	Saunders
Cole of Delaware	Hollis	Miller	. Stepanek
Cole of Harrison	Hunt	Nagle	Thomas
Eckles	Ickis	Nelson	Torgeson
Edge	Johnson of.	O'Donnell	Troup
Elliott	Marion	Pattison	Truax
Fleming	Kennedy, W. S.	Prichard	Vaughn
Forsling	Knutson	Quirk	Wilson
Grimwood	Lichty	Ratliff	Mr. Speaker

Absent or not voting, 3.

Kennedy, J. P. Venard Wagner

Amendment lost.

Hager of Allamakee moved that the vote by which the amendment to section fifteen (15) was rejected be reconsidered and that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 53.

Hager Lovrien Rice Rust Blackford Hagglund McCaulley McIlrath Rutledge . Blythe Hansen Harrison McIntosh Ryder Charlton Saunders Christophel Heald McMillan Cole of Delaware Hill Cole of Harrison Hollis Mathews Stepanek Thomas Nagle Hunt Nelson Troup Craig Eckles Truax Ickis O'Donnell Eden Johnson of Pattison Vaughn Edge Marion Prichard Walrod Kennedy, W. S. Wilson Elliott Quirk Ratliff Mr. Speaker Forsling Knutson Grimwood Lichty

The nays were, 45.

Aiken of Ida Maxfield Greene Istad Allen Griswold Johnson of Miller Anderson Hale Dickinson Oliver Barnes Haney Johnson of Ontjes Bauer Hanson Keokuk Patterson Berry Hattendorf Kent Roberts Bixler King Held Smith Bush Hines K:ine Springer Thompson Copeland Hollingsworth Knudson Hopkins Torgeson Crozier Krouse Fleming Hubbard Laughlin Wolfe Gilmore Huff Martin

Absent or not voting, 9.

Akin of Carroll Hempel Reimers Wagner
Buchmiller Kennedy, J. P. Simmer Wamstad
Venard

Motion prevailed and the motion to reconsider was laid on the table.

Ontjes of Grundy asked and obtained unanimous consent to withdraw the amendment filed by him to section sixteen (16), line seven (7).

Ontjes of Grundy asked and obtained unanimous consent to withdraw the amendments filed by him to section eighteen (18), lines seven (7) and thirteen (13).

Ontjes of Grundy moved that the following amendment to section nineteen (19) be adopted:

Amend line ten (10) by striking "2,850.00" and inserting "2,700.00".

Amendment adopted.

Ontjes of Grundy asked unanimous consent to withdraw his amendment to section ninteen (19), line fourteen (14).

Objection was made.

Haney of Mills moved to amend the amendment by Ontjes of Grundy to line fourteen (14) of section nineteen (19) by striking the figures "1,200.00" and inserting the figures "1,320.00".

Blythe of Iowa offered as a substitute for all pending amendments to line fourteen (14) of section nineteen (19) the following:

Amend by striking the figures "1,500.00" and inserting the figures "1,400.00".

The substitution was made.

Substitute amendment adopted.

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend by striking all of line ten-b (10b).

Amendment adopted.

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend line eleven (11) by striking "2,000.00" and inserting "1,800.00".

Amendment adopted.

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend line eighteen (18) by striking "2,000.00" and inserting "1,800.00".

Amendment adopted.

. 89

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend line nineteen (19) by striking "3,000.00" and inserting "2.400.00".

On motion of Ratliff of Henry the House adjourned until 1:30 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

MESSAGES FROM THE SENATE

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

Senate Concurrent Resolution No. 25, providing that the Forty-second General Assembly adjourn, sine die, at twelve o'clock noon, Friday, April fifteenth, nineteen hundred twenty-seven.

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

House Concurrent Resolution No. 16, extending an invitation to Will Rogers to address a joint session of the House and Senate Wednesday morning, April 6th, at 11:40.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 58, a bill for an act relating to the amount of license fees to be paid on motor vehicles.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 191, a bill for an act relating to the appointment of probation officers.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 72, 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. 428, a bill for an act to legalize an election held on the 26th day of March, 1927, in the city of Newton, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 208, a bill for an act relating to compensation of county treasurers.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 208

Amend House File No. 208 by adding after the word "cities" in line ten (10) of Section 1, the following:



", provided, however, that in no case shall such allowance exceed five hundred dollars (\$500.00)".

SENATE CONCURRENT RESOLUTION NO. 25

Be It Resolved by the Senate, the House Concurring, That the Forty-second General Assembly adjourn, sine die, at twelve o'clock noon, Friday, April fifteenth, nineteen hundred twenty-seven.

Laid over under Rule 34.

SENATE MESSAGE CONSIDERED

Senate File No. 428, a bill for an act to legalize an election held on the 28th day of March, 1927, in the city of Newton, Iowa, on extending and reconstructing its Municipal Waterworks and contracting indebtedness for such purpose not exceeding \$155,000 and issuing bonds for such purpose not exceeding \$155,000 and levying a tax annually upon the taxable property in said city of Newton not exceeding ten mills per annum for the payment of such bonds and interest thereon and to legalize all acts and proceedings in respect to said election and to legalize the issuance of such bonds.

Read first and second times and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10.

The amendment to section twenty-one (21), line nineteen (19), to strike the figures "3,000.00" and to insert the figures "2,400.00", was taken up for further consideration.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 60.

Akin of Carroll	Fleming	Johnson of	Oliver
Allen	Greene	Keokuk	Ontjes
Anderson	Griswold	Kent	Patterson
Bair	Hale	Kline	Quirk
Barnes	Haney	Knudson	Ratliff
Bauer	Hanson	Knutson	Rice
Berry	Held	Krouse	Roberts
Bixler	Hill	Laughlin	Rutledge
Blackford	Hines	Lichty	Simmer
Buchmiller	Hollingsworth	Lovrien	Smith
Bush	Hopkins	McCaulley	Springer
Cole of Delaware	Hubbard	McIlrath	Thomas
Craig	Huff	McMillan	Walrod
Crozier	Ickis	Martin	Wamstad
Eckles	Johnson of	Miller	Wolfe
Eden	Dickinson		

The nays were, 35.

Blythe	Hagglund	King	Stepanek
Christophel	Hansen	McIntosh	Torgeson
Cole of Harrison	Harrison	Mathews	Troup
Copeland	Hattendorf	Nagle	Truax
Edge	Heald	O'Donnell	Vaughn
Elliott	Hempel	Pattison	Venard
Gilmore	Hollis	Reimers	Wagner
Grimwood	Hunt	Ryder	Wilson
Hager	Istad	Saunders	

Absent or not voting, 12.

Aiken of Ida	Johnson of	Kennedy, W. S.	Prichard
Charlton Forsling	Marion Kennedy, J. P.	Maxfield Nelson	Rust Thompson
1 orbining	remiedy, v. z.	TTCIBOII	Mr. Speaker

Amendment adopted.

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend line twenty (20) by striking "2,400.00" and inserting "1,800.00".

McIlrath of Poweshiek offered the following as an amendment to the amendment to section twenty-one (21), line twenty (20), and moved its adoption:

Amend by striking the figures "1,800.00" and inserting the figures "2,000.00".

Amendment to the amendment adopted.

Reimers of Lyon moved that the amendment to section twentyone (21), line twenty (20), as amended, be adopted.

Motion prevailed and the amendment as amended was adopted.

Reimers of Lyon asked and obtained unanimous consent to withdraw the amendment filed to section twenty-one (21), line twenty-a (20-a).

Reimers of Lyon offered the following amendment and moved its adoption:

Amend section twenty-one (21), line twenty-four (24), by inserting after the word "expenses" the words "not to be used for lecturer".

Amendment adopted.

Reimers of Lyon moved that the following amendment filed to section twenty-one (21) be adopted:

Amend line twenty-four (24) by striking "4,000.00" and inserting "3,000.00".

Amendment adopted.

Reimers of Lyon offered the following amendment and moved its adoption:

Amend section twenty-one (21), line twenty-six (26), by striking the figures "5,000.00" and inserting the figures "3,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 38.

Aiken of Ida	Hagglund	Johnson of	Ontjes
Allen	Haney	Keokuk	Patterson
Anderson	Hanson	Kent	Quirk
Bair	Hattendorf	King	Reimers
Barnes	Heald	Kline	Roberts
Berry	Hubbard	Knudson	Springer
Bixler	Huff	Krouse	Torgeson
Bush	Ickis	Martin	Wagner
Copeland	Johnson of	Nelson	Wamstad
Griswold	Dickinson	Oliver	Wolfe

The nays were, 62.

Bauer	Gilmore	Laughlin	Rust
Blackford	Greene	Lichty	Rutledge
Blythe	Grimwood	Lovrien	Ryder
Buchmiller	Hager	McCaulley	Saunders
Charlton	Hale	McIlrath	Simmer
Christophel	Hansen	McIntosh	Smith
Cole of Delaware		McMillan	Stepanek
Cole of Harrison	Hempel	Mathews	Thomas
Craig	Hill	Maxfield	Troup
Crozier	Hollingsworth	Miller	Truax
Eckles	Hollis	Nagle	Vaughn
Eden	Hopkins	O'Donnell	Venard
Edge	Hunt	Pattison	Walrod
Elliott	Johnson of	Prichard	Wilson
Fleming	. Marion	Ratliff	Mr. Speaker
Forsling	Knutson	Rice	

Absent or not voting, 7.

Akin of Carroll	Hines	Kennedy, J. P.	Thompson
Held	Istad	Kennedy, W. S.	5.

Amendment lost.

Johnson of Dickinson in the chair.

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend line thirty-six (36) by striking "2,000.00" and inserting "1,800.00".

Amendment adopted.

Reimers of Lyon asked and obtained unanimous consent to withdraw the amendment filed to section twenty-one (21) to lines thirty-seven-a (37-a) and thirty-seven-b (37-b).

Reimers of Lyon moved that the following amendment to section twenty-one (21) be adopted:

Amend by striking out line forty-two-a (42a).

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 14.

Allen	Johnson of	Martin	Rice
Anderson	Keokuk	Miller	Springer
Barnes	Kline	Ontjes	Thompson
Berry	Krouse	Reimers	17

The nays were, 73.

Aiken of Ida Bauer	Hagglund Hale	Johnson of Marion	Rust Rutledge
Blackford	Hansen	Kennedy, W. S.	Ryder
Blythe	Hanson	King	Saunders
Buchmiller	Harrison	Knutson	Simmer
Christophel	Hattendorf	Lichty	Smith
Cole of Delaware	Heald	Lovrien	Stepanek
Copeland	Held	McCaulley .	Thomas
Craig	Hempel	McIlrath	Torgeson
Crozier	Hill	McIntosh	Troup
Eckles	Hines	Mathews	Truax
Eden	Hollingsworth	Maxfield	Vaughn
Edge	Hollis	Nagle	Venard
Elliott	Hopkins	Nelson	Wagner
Fleming	Hubbard	O'Donnell	Walrod
Forsling	Hunt	Patterson	Wamstad
Greene	Ickis	Pattison .	Wilson
Grimwood Hager	Istad	Quirk Robe rts	Wolfe

Absent or not voting, 20.

Akin of Carroll	Cole of Harr	ison Johnson of	McMillan
Bair	Gilmore	Dickinson	Oliver
Bixler	Griswold	Kennedy, J. P.	Prichard
Bush	Haney	Kent	Ratliff
Charlton	Huff	Knudson	Mr. Speaker
		Laughlin	

The amendment was lost.

Elliott of Polk offered the following amendment and moved its adoption:

Amend section twenty-two (22), line fifteen (15), by striking the figures "2,400.00" and inserting in lieu thereof the figures "2,640.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 40.

Blackford	Greene	Hunt	Pattison
Buchmiller	Grimwood	Istad	Roberts
Charlton	Hagglund	Johnson of	Rust
Christophel	Harrison	Marion	Ryder
Copeland	Hattendorf	Kennedy, W. S.	Saunders
Craig	Heald	Lichty	Simmer
Eden	Hempel	Lovrien	Stepanek
Edge	Hill	McIntosh	Thomas
Elliott	Hollis	McMillan	Walrod
Fleming	Hopkins	O'Donnell	Wilson
Forsling			

The nays were, 54.

Aiken of Ida	Hager	Knudson	Quirk
Allen	Hale	Knutson	Ratliff
Anderson	Hansen	Krouse	Reimers
Barnes	Hanson	Laughlin	Rice
Bauer	Hollingsworth	McCaulley	Rutledge
Berry	Hubbard	McIlrath	Springer
Bixler	Huff	Martin	Thompson
Blythe	Ickis	Mathews	Torgeson
Bush .	Johnson of	Maxfield	Troup
Cole of Delaware	Dickinson	Miller	Truax
Crozier	Johnson of	Nagle	Vaughn
Eckles	Keokuk	Nelson	Venard
Gilmore	Kent	Ontjes	Wagner
Griswold	King	Patterson	Wolfe

Absent or not voting, 13.

Akin of Carroll	Held		Kline	Smith
Bair	Hines		Oliver	Wamstad
Cole of Harrison	Kennedy,	J. P.	Prichard	Mr. Speaker
Hanev				

Amendment was lost.

Ontjes of Grundy moved that the following amendment to section twenty-two (22) be adopted:

Amend line twenty-four (24) by striking "1,250.00" and inserting "250.00".

The ayes were, 74.

Akin of Carroll	Fleming	Kennedy, W. S.	Patterson
Allen	Griswold	King	Quirk
Anderson	Hager	Kline	Ratliff
Bair	Hale	Knudson	Reimers
Barnes	Haney	Knutson	Rice
Bauer	Hanson	Krouse	Ryder
Berry	Hattendorf	Lichty	Saunders
Bixler	Heald	Lovrien	Smith
Blackford	Held	McCaulley	Springer
Blythe	Hempel	McIlrath	Thomas
Buchmiller	Hill	McIntosh	Thompson
Bush	Hines	McMillan	Torgeson
Christophel	Hollingsworth	Martin	Vaughn
Cole of Delaware		Mathews	Wagner
Cole of Harrison		Maxfield	Walrod
Copeland	Ickis	Miller	Wamstad
Craig	Istad	Nagle	Wilson
Crozier	Johnson of	Nelson	Wolfe
Eden	Keokuk	Ontjes	

The nays were, 14.

Charlton	Hagglund	Hunt	Rutledge
Edge	Harrison	O'Donnell	Simmer
Elliott	Hollis	Rust	Troup
Greene	Hubbard		10.000 mm.

Absent or not voting, 19.

Aiken of Ida	Johnson of	Kent	Roberts
Eckles	Dickinson	Laughlin	Stepanek
Forsling	Johnson of	Oliver	Truax
Gilmore	Marion	Pattison	Venard
Grimwood	Kennedy, J. P.	Prichard	Mr. Speaker
Hansen			

Amendment was adopted.

Ontjes of Grundy moved that the following amendment to section twenty-two (22) be adopted:

Amend line thirty-one (31) by striking "625.00" and inserting "250.00". Amendment lost.

Ontjes of Grundy moved that the following amendment to section twenty-two (22) be adopted:

Amend line sixty-two (62) by striking "1,500.00" and inserting "1,200.00".

Amendment adopted.

Speaker Carter in the chair.

Allen of Pocahontas moved that the following amendment to section twenty-four (24) be adopted:

Amend line eleven (11) by striking "2,350.00" and inserting "2,200.00". Amendment adopted.

Allen of Pocahontas moved that the following amendment to section twenty-four (24) be adopted:

Amend line fourteen (14) by striking "1,500.00" and inserting "1,-200.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 78.

Aiken of Ida	Gilmore	Johnson of	Nelson
Akin of Carroll	Greene	Dickinson	Oliver
Allen	Griswold	Johnson of	Onties
Anderson	Hager	Keokuk	Patterson
Bair	Hagglund	Kennedy, W. S.	Quirk
Barnes	Hale	Kent	Reimers
Bauer	Haney	King	Rice
Berry	Hanson	Kline	Roberts
Bixler	Harrison	Knudson	Rutledge
Blackford	Hattendorf	Knutson	Smith
Blythe	Held	Krouse	Springer
Buchmiller	Hempel	Laughlin	Thomas
Bush	Hill	Lichty	Thompson
Christophel	Hines	Lovrien	Torgeson
Cole of Harrison	Hollingsworth	McCaulley	Truax
Craig	Hopkins	McIntosh	Vaughn
Crozier	Hubbard	Martin	Venard
Eckles	Huff	Mathews	Wamstad
Eden	Hunt	Miller	Wilson
Fleming	Ickis	Nagle	Wolfe

The nays were, 15.

Edge	Heald	Maxfield	Saunders
Elliott	Hollis	O'Donnell	Simmer
Forsling	Johnson of	Pattison	Stepanek
Grimwood	Marion	Ryder	Troup
Grilliwood	Marion	ityuei	Troup

Absent or not voting, 14.

Charlton	Hansen	McMillan	Wagner
Cole of Delaware	Istad	Prichard	Walrod
Copeland	Kennedy, J. P.	Ratliff	Mr. Speaker
	McIlrath	Rust	

Amendment adopted.

Allen of Pocahontas moved that the following amendment to section twenty-four (24) be adopted:

Amend line twenty-eight (28) by striking "8,000.00" and inserting "5,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 70.

Aiken of Ida	Eden	Johnson of	Reimers
Akin of Carroll	Fleming	Dickinson	Rice
Allen	Gilmore	Johnson of	Roberts
Anderson	Griswold	Keokuk	Rust
Bair	Hagglund	Kent	Rutledge
Barnes	Hale	Knudson	Simmer
Bauer	Haney	Krouse	Smith
Berry	Hanson	Laughlin	Springer
Bixler	Harrison	Lovrien	Thompson
Blackford	Hattendorf	McCaulley	Torgeson
Blythe	Held	McIlrath	Troup
Buchmiller	Hempel	McMillan	Vaughn
Bush	Hines	Martin	Venard
Christophel	Hollingsworth	Miller	Walrod
Cole of Harrison	Hopkins	Nelson	Wamstad
Copeland	Hubbard	Oliver	Wilson
Craig	Ickis	Ontjes	Wolfe
Crozier	Istad	Patterson	Mr. Speaker

The nays were, 25.

Cole of Delaware	Hill	Lichty	Prichard
Eckles	Hollis	McIntosh	Ryder
Greene	Hunt	Mathews	Saunders
Grimwood	Johnson of	Nagle	Stepanek
Hager	Marion	O'Donnell	Truax
Hansen	Kennedy, W. S.	Pattison	Wagner
Heald	Knutson		

Absent or not voting, 12.

Charlton	Forsling	King	Quirk
Edge	Huff	Kline	Ratliff
Elliott	Kennedy J P	Marfield	Thomas

Amendment adopted.

Allen of Pocahontas moved that the following amendment to section twenty-four (24) be adopted:

Amend line twenty-nine (29) by striking "12,000.00" and inserting "10,500.00".

Amendment adopted.

Allen of Pocahontas moved that the following amendment to section twenty-four (24) be adopted:

Amend line thirty (30) by striking "2,500.00" and inserting "2,000.00" Amendment adopted.



Ontjes of Grundy moved that the following amendment to section twenty-five (25) be adopted:

Amend line eight (8) by striking "4,500.00" and inserting "4,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 57.

Akin of Carroll	Craig	Huff	Oliver
Allen	Crozier	Hunt	Ontjes
Anderson	Forsling	Ickis	Patterson
Bair	Griswold	Johnson of	Quirk
Barnes	Hager	Dickinson	Reimers
Bauer	Hagglund	Johnson of	Rice
Berry	Hale	Keokuk	Roberts
Bixler	Haney	Kent	Smith
Blythe	Hanson	Kline	Torgeson
Buchmiller	Hattendorf	Krouse	Truax
Bush	Held	Laughlin	Vaughn
Charlton	Hill	McIntosh	. Venard
Christophel	Hines	Mathews	Wilson
Cole of Harrison	Hopkins	Miller	Wolfe
Copeland	Hubbard	Nelson	

The nays were, 88.

Blackford	Harrison	Lovrien	Rutledge
Cole of Delaware		McCaulley	Ryder
Eckles	Hempel	McIlrath	Saunders
Eden	Hollingsworth	McMillan	Simmer
Edge	Hollis	Martin	Stepanek
Elliott	Johnson of	Maxfield	Thomas
Gilmore	Marion	Nagle	Troup
Greene	Kennedy, W. S.	O'Donnell	Wagner
Grimwood	Knutson	Pattison	Walrod
Hansen	Lichty	Rust	

Absent or not voting, 12.

Aiken of Ida	Kennedy, J. P.	Prichard	Thompson
Fleming	King	Ratliff	Wamstad
Istad	Knudson	Springer	Mr. Speaker

The amendment was adopted.

Ontjes of Grundy moved that the following amendment to section twenty-five (25) be adopted:

Amend line nine (9) by striking "3,600.00" and inserting "3,000.00". Johnson of Marion moved to amend the amendment by Ontjes of Grundy by striking the figures "3,000.00" and inserting the figures "3,200.00".

On the question "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 44.

Blackford	Hansen	Lichty	Ryder
Blythe	Hempel	McIlrath	Saunders
Buchmiller	Hollingsworth	McIntosh	Smith
Charlton	Hollis	Martin	Stepanek
Cole of Delaware	Hopkins	Mathews	Thomas
Edge	Hunt	Nagle	Troup
Elliott	Johnson of	O'Donnell	Truax
Forsling	Dickinson	Pattison	Venard
Greene	Johnson of	Ratliff	Wagner
Grimwood	Marion	Rust	Walrod
Hager	Kennedy, W. S.	Rutledge	Wilson
Haney	Knutson		

The nays were, 57.

Akin of Carroll	Eden		Ickis	Oliver
Allen	Fleming		Istad	Ontjes
Anderson	Gilmore		Johnson of	Patterson
Bair	Griswold		Keokuk	Quirk
Barnes	Hagglund		Kent	Reimers
Bauer	Hale		King	Rice
Berry	Hanson		Kline	Roberts
Bixler	Harrison		Krouse	Simmer
Bush	Hattendorf		Laughlin	Springer
Christophel	Heald		Lovrien	Thompson
Cole of Harrison	Held	•	McCaulley	Torgeson
Copeland	Hill		McMillan	Vaughn
Craig	Hines		Miller	Wamstad
Crozier	Hubbard		Nelson	Wolfe
Eckles	Huff			

Absent or not voting, 6.

Aiken of Ida	Aiken of Ida Knudson	Prichard	Mr. Speaker
Kennedy J P	Marfield		

· Amendment to the amendment was lost.

The amendment by Ontjes of Grundy to line nine (9) of section twenty-five (25) was adopted.

Ontjes of Grundy moved that the following amendment to section twenty-five (25) be adopted:

Amend line nine-a (9a) by striking "2,700.00" and inserting "2,500.00".

The ayes were, 36.

Akin of Carroll	Craig	Johnson of	Oliver
Allen	Eden	Dickinson	Onties
Anderson	Griswold	Johnson of	Patterson
Bair	Hale	Keokuk	Quirk
Barnes	Hanson	Kent	Roberts
Bauer	Hill	King	Springer
Berry	Hollingsworth	Kline	Thompson
Bixler	Hubbard	Krouse	Torgeson
Bush	Huff	McIntosh	Wolfe
Coneland	Ickie		15000000000

The nays were, 51.

Blackford	Hagglund	Knutson	Rice
Blythe	Haney	Laughlin	Rutledge
Buchmiller	Hansen	Lichty	Ryder
Charlton	Harrison	McCaulley	Saunders
Christophel	Hattendorf	McIlrath	Smith
Cole of Delaware	Heald	McMillan	Thomas
Eckles	Hempel	Martin	Troup
Elliott	Hollis	Mathews	Truax
Fleming	Hopkins	Miller	Vaughn
Forsling	Hunt	Nagle	Venard
Greene	Johnson of	Nelson	Wagner
Grimwood	Marion	O'Donnell	Walrod
Hager	Kennedy, W. S.	Pattison	Wamstad

Absent or not voting, 20.

Aiken of Ida	Held	Lovrien	Rust
Cole of Harris	son Hines -	Maxfield	Simmer
Crozier	Istad	Prichard	Stepanek
Edge	Kennedy, J. P.	Ratliff	Wilson
Gilmore	Knudson	Reimers	Mr. Speaker

The amendment was lost.

Ontjes of Grundy asked and obtained unanimous consent to withdraw the amendment filed to section twenty-five (25), line fourteen (14).

Ickis of Union asked and obtained unanimous consent to withdraw the amendment by Ontjes of Grundy to section 26, line 12a.

Greene of Pottawattamie offered the following amendment to section 26 and moved its adoption:

Amend section twenty-six (26) by striking from line thirteen (13) thereof the figures "1,800.00" and by substituting in lieu thereof the figures "\$2,000.00".

The ayes were, 70.

Aiken of Ida	Hagglund		King	Rice
Bair	Haney		Kline	Roberts
Blackford	Hansen		Knutson	Rust
Blythe	Harrison		Krouse	Rutledge
Buchmiller	Hattendorf		Laughlin	Ryder
Bush	Heald		Lichty	Saunders
Charlton	Held		Lovrien	Smith
Chirstophel	Hempel		McCaulley	Stepanek
Cole of Delaware			McIntosh	Thomas
Cole of Harrison			McMillan	Troup
Copeland	Hopkins		Mathews	Truax
Craig	Hubbard		Maxfield	Vaughn
Edge	Hunt		Miller	Venard
Elliott	Ickis		Nelson	Wagner
Fleming	Istad		O'Donnell	Walrod
Greene	Johnson of		Pattison	Wilson
Grimwood	Marion	1123	Quirk	Wolfe
Hager	Kent		Ratliff	

The nays were, 17.

Anderson	Hanson	Johnson of	Springer
Barnes	Hollingsworth	Keokuk	Thompson
Berry	Huff	Kennedy, W. S.	Torgeson
Bixler	Johnson of	McIlrath	Wamstad
Hale	Dickinson	Oliver	

Absent or not voting, 20.

Akin of Carroll	Eden	Kennedy, J. P.	Patterson
Allen	Forsling	Knudson	Prichard
Bauer	Gilmore	Martin	Reimers
Crozier	Griswold	Nagle	Simmer
Eckles	Hines	Ontjes	Mr. Speaker

Amendment adopted.

Ontjes of Grundy moved that the following amendment to section twenty-six (26) be adopted:

Amend line nineteen (19) by striking "50,000.00" and inserting "35,000.00".

Ratliff of Henry moved the previous question.

Motion prevailed.

The ayes were, 22.

Aiken of Ida	Griswold	Johnson of	Reimers
Allen	Hansen	Keokuk	Roberts
Barnes	Hanson	Krouse	Ryder
Berry	Hattendorf	Martin	Springer
Cole of Harrison	Ickis	Oliver	Wagner
Copeland		Ontjes	Wolfe

The nays were, 73.

Anderson	Hagglund	Kent	Ratliff
Bair	Hale	King	Rice
Bauer	Haney	Kline	Rust
Blackford	Harrison	Knutson	Rutledge
Blythe	Heald	Laughlin	Saunders
Buchmiller	Held	Lichty	Smith
Bush	Hempel	Lovrien	Stepanek
Charlton	Hill	McCaulley	Thomas
Christophel	Hines	McIlrath	Thompson
Cole of Delaware		McIntosh	Torgeson
Craig	Hollis	McMillan	Troup
Crozier	Hopkins	Mathews	Truax
Eckles	Hubbard	Maxfield	Vaughn
Eden	Hunt	Miller	Venard
Edge	Istad	Nelson	Walrod
Fleming	Johnson of	Pattison	Wamstad
Forsling	Dickinson	Prichard	Wilson
Greene	Johnson of	Quirk	Mr. Speaker
Grimwood	Marian		
Hager			

Absent or not voting, 12.

Akin of Carroll	Gilmore	Kennedy, W. S.	O'Donnell
Bixler	Huff	Knudson	Patterson
Elliott	Kennedy, J. P.	Nagle	Simmer

Amendment lost.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend section twenty-six (26), line nineteen (19), by striking the figures "50,000.00" and inserting the figures "40,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 35.

Allen	Hale	Johnson of	Oliver
Anderson	Haney	Dickinson	Ontjes
Barnes	Hansen	Johnson of	Reimers
Berry	Hanson	Keokuk	Roberts
Cole of Harrison	Hattendorf	Kennedy, W. S.	Ryder
Copeland	Heald	Kent	Saunders
Crozier	Huff	Krouse	Springer
Gilmore	Ickis	Martin	Wagner
Griswold	Istad	O'Donnell	Wolfe
Hager			

The nays were, 62.

Akin of Carroll Fleming Johnson of Ratliff Marion Rice Bair Forsling Kline Bauer Greene Rust Grimwood Bixler Knutson Rutledge Blackford Hagglund Laughlin Smith Blythe Harrison Lichty Stepanek Buchmiller Held McCaulley Thomas Bush Hempel McIlrath Thompson Hill Charlton McIntosh Torgeson McMillan Christophel Hines Troup Cole of Delaware Hollingsworth Mathews Truax Craig Hollis Maxfield Vaughn Eckles Hopkins Miller Venard Eden Hubbard Nelson Walrod Wilson Edge Hunt Pattison Elliott Prichard Mr. Speaker

Absent or not voting, 10.

Aiken of Ida Knudson Nagle Quirk
Kennedy, J. P. Lovrien Patterson Simmer
King Wamstad

The amendment was lost.

Huff of Cass moved that the following amendment filed by Ontjes of Grundy to section twenty-seven (27) be adopted:

Amend by striking out line fourteen-a (14-a).

Amendment adopted.

Huff of Cass moved that the following amendment filed by Ontjes of Grundy to section twenty-seven (27) be adopted:

Amend line eighteen (18) by striking "4,000.00" and inserting "3,-000.00".

Amendment adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 316, 263, 34, 116, 148, 357, 279, 232, 120, 145, 152, 157, 188, 117, 198, 214, 164, 6, 310, 110, 128, 179, and 59.

FRED R. BLYTHE, Chairman House Committee.

WM. H. KLEMME, Vice 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. 316, 263, 34, 116, 148, 357, 279, 232, 120, 145, 152, 157, 188, 117, 198, 214, 164, 6, 310, 110, 128, 179, and 59.

PROOF OF PUBLICATION

The official proof of publication of Senate File No. 428, a bill for an act to legalize an election held on the 28th day of March, 1927, in the city of Newton, Iowa, on extending and reconstructing its municipal waterworks and contracting indebtedness for such purpose not exceeding \$155,000.00 and issuing bonds for such purpose not exceeding \$155,000.00 and levying a tax annually upon the taxable property in said city of Newton not exceeding ten mills per annum for the payment of such bonds and interest thereon and to legalize all acts and proceedings in respect to said election and to legalize the issuance of such bonds, was duly filed with the chief clerk of the House in compliance with the provisions of section 10358 of the code, 1924.

AMENDMENTS FILED

Eckles of Butler filed the following amendment to House File No. 502:

Amend by striking out section seventeen (17) and substituting in lieu thereof the following:

"Sec. 17. There is hereby authorized to be paid out of the funds now on hand in the office of the treasurer of state for the payment and retirement of Iowa soldiers' bonus bonds and coupons to the Peoples Savings Bank of Des Moines, Iowa, for the payment of coupons (Number 4) from said bonds numbered 13301 and 13302, which said coupons have been lost and which, if found, shall be surrendered to the treasurer of state and by him cancelled, the sum of forty-five dollars (\$45.00)."

Amend by striking out section eighteen (18) and substituting in lieu thereof the following:

"Sec. 18. There is hereby authorized to be paid out of the funds now in the office of the treasurer of state for the payment and retirement of Iowa soldiers' bonus bonds and coupons to the Capital City State Bank of Des Moines, Iowa, for the payment of coupons (Number 8) of bonds numbered 10082, 10083, 10084, 10085, and 10086, which coupons have



been lost and which, if found, shall be delivered to the treasurer of state and by him cancelled, the sum of one hundred six and 25/100 dollars (\$106.25)."

On motion of Saunders of Palo Alto the House adjourned until 7:30 p. m.

EVENING SESSION

The House reconvened, Speaker pro tempore Mathews in the chair.

REPORT OF STEERING COMMITTEE

Johnson of Marion, chairman of the steering committee, submitted the following report and moved its adoption:

Mr. SPEAKER: The steering committee recommends that the evening session of April sixth be devoted to memorial services.

The report was adopted.

AMENDMENT FILED

Craig of Warren offered the following amendment to House File No. 484:

Amend House File No. 484 by striking out all of section one (1) and inserting in lieu thereof the following:

"Section 1. Section thirty-eight hundred sixty-eight (3868) of the code, 1924, is hereby amended by striking out of line three (3) the following: 'sections 3863 and 3864' and inserting in lieu thereof the following: 'section 3866'".

McCaulley of Calhoun submitted the following report:

SUPPLEMENTAL REPORT OF COMMITTEE ON SELECTION OF COMMITTEE CLERKS

MR. SPEAKER: We, your committee appointed to examine, select and assign committee clerks for the House of Representatives of the Forty-second General Assembly, beg leave to submit the following selection and assignment to take the place of Viola Murray, resigned:

Clara Louise Oberkircher.

!

MARION R. McCaulley, Chairman. C. A. Hollis. Irving H. Knudson. D. Fulton Rice.

Committee.



On motion of Hollis of Black Hawk the report was adopted.

Springer of Decatur offered the following resolution:

RESOLUTION

Whereas, The Honorable Thomas Teale, former member of the House of Representatives from Decatur county in the twenty-first and twenty-second general assemblies, died on February 25, 1923, at Lamoni, Iowa; therefore,

Be It Resolved by the House of Representatives of the Forty-second 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. Springer moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Springer of Decatur, Harrison of Clarke, and Krouse of Wayne.

CONSIDERATION OF BILLS

Senate File No. 428, a bill for an act to legalize an election held on the 28th day of March, 1927, in the City of Newton, Iowa, on extending and reconstructing its Municipal Waterworks and contracting indebtedness for such purpose not exceeding \$155,000 and issuing bonds for such purpose not exceeding \$155,000 and levying a tax annually upon the taxable property in the said City of Newton not exceeding ten mills per annum for the payment of such bonds and interest thereon and to legalize all acts and proceedings in respect to said election and to legalize the issuance of such bonds, was taken up for consideration.

Edge of Jasper asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of a bill on the same day.

Mr. Edge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"



The ayes were, 81.

Akin of Carroll	Grimwood	Johnson of	Prichard
Anderson	Griswold	Keokuk	Quirk
Barnes	Hager	Kennedy, W. S.	Ratliff
Berry	Hagglund	Kent	Reimers
Blackford	Hale	Kline	Rice
Blythe	Hansen	Knudson	Roberts
Buchmiller	Hanson	Knutson	Rutledge
Bush	Harrison	Krouse	Ryder
Christophel	Hattendorf	Lichty	Smith
Cole of Delaware		Lovrien	Stepanek
Cole of Harrison		McCaulley	Thomas
Copeland	Hill	McIlrath	Thompson
Craig	Hines	McIntosh	Torgeson
Crozier	Hollingsworth	Martin	Troup
Eckles	Hollis	Maxfield	Truax
Eden	Hopkins	Miller	Venard
Edge	Hubbard	Nagle	Wagner
Elliott	Hunt	Nelson	Walrod
Fleming	Istad	O'Donnell	Wamstad
Forsling	Johnson of	Patterson	Wilson
Greene	Dickinson	Pattison	

The nays were, 3.

Allen & Huff Springer

Absent or not voting, 23.

Aiken of Ida	Haney	King	Rust
Bair	Held	Laughlin	Saunders
Bauer	Ickis	McMillan	Simmer
Bixler	Johnson of	Mathews	Vaughn
Charlton	Marion	Oliver	Wolfe
Gilmore	Kennedy, J. P.	Ontjes	Mr. Speaker

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 Lovrien of Humboldt, unanimous consent having been given, House File No. 83, a bill for an act to prohibit the possession or control of machine guns and machine and automatic rifles, to prohibit any person from assisting another in obtaining possession of such gun or rifle, to determine and fix the punishment for a violation of such prohibition; to declare certain exceptions, to authorize the destruction of such guns or rifles, and to prescribe in part the substance of the indictment or information in such cases and the evidence by which it may be sustained, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 83

Amend by inserting in line 2 of the title the words "and automatic rifles".

Also amend by inserting in line 3, section 1, the words "or automatic rifle".

Also amend section 6, line 2, by inserting the words "or automatic rifle."

Also amend section 7, line 2, by inserting the words "or automatic rifle".

Also amend section 11, by striking the period at the end thereof and inserting a comma and add the following: "or to any person or persons owning an automatic sporting rifle or automatic shotgun."

Also amend by striking out the publication clause.

Speaker Carter in the chair.

Mr. Lovrien moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 37.

Bair	Greene	Kennedy, W. S.	Ratliff
Blackford	Grimwood	Knutson	Rutledge
Bush	Hager	Lichty	Smith
Christophel	Heald	Lovrien	Stepanek
Cole of Harrison	Hollingsworth	McCaulley	Thompson
Copeland	Hollis	McIlrath	Torgeson
Crozier	Hopkins	McIntosh	Troup
Eckles	Hunt	Nelson	Truax
Edge	Johnson of	Prichard	Wilson
Elliott	Keokuk		

The nays were, 51.

Aiken of Ida	Hale	Johnson of	Rice
Akin of Carroll	Haney	Dickinson	Roberts
Allen	Hansen	Kent	Ryder
Anderson	Hanson	Kline	Saunders
Barnes	Harrison	Knudson	Simmer
Bauer	Hattendorf	Krouse	Springer
Berry	Held	Martin	Thomas
Bixler	Hempel	Miller	Vaughn
Blythe	Hines	O'Donnell	Venard
Eden	Hubbard	Oliver	Wagner
Fleming	Huff	Pattison	Wamstad
Griswold	Ickis	Quirk	Wolfe
Hagglund	Istad	Reimers	Mr. Speaker

Absent or not voting, 19.

Buchmiller	Gilmore	King	Nagle
Charlton	Hill	Laughlin	Ontjes
Cole of Delaware	Johnson of	McMillan	Patterson
Craig	Marion	Mathews	Rust
Forsling	Kennedy, J. P.	Maxfield	Walrod

The House refused to concur in the Senate amendments to House File No. 83.

On request of Bush of Cherokee unanimous consent having been given, House File No. 113, a bill for an act to amend sections forty-eight hundred nineteen (4819), forty-eight hundred twenty-one (4821), and forty-eight hundred twenty-three (4823) of the code, 1924, relating to the destruction of noxious weeds, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 113

Amend as follows:

That after the word "supervisor" in the last line of section one, a comma be added in lieu of the period, together with the following provision: "Provided that on railway right of way the owner may select its own method of destroying weeds if such method is equally effective as that prescribed by said boards in the respective counties".

Also amend by striking the word "title holder" in the second line of subsection 4, and inserting in lieu thereof the following:

"owners of said real estate, and the word "owners' shall refer to the title holder of said real estate, unless said real estate shall be sold under contract whereby possession has been delivered to the purchaser, in which event it shall be construed that the purchaser is the owner of said real estate.".

Mr. Bush moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 97.

Aiken of Ida	Berry	Cole of Harrison	Elliott
Akin of Carroll	Bixler	Copeland	Fleming
Allen	Blackford	Craig	Forsling
Anderson	Blythe	Crozier	Greene
Bair	Bush	Eckles	Grimwood
Barnes	Christophel	Eden	Griswold
Bauer	Cole of Delaware	Edge	Hager

Istad Martin Hagglund Ryder Hale Johnson of Mathews Saunders Haney Dickinson Maxfield Smith Miller Hansen Johnson of Springer Keokuk Stepanek Hanson Nagle O'Donnell Harrison Johnson of Thomas Hattendorf Marion Oliver Thompson Heald Kent Ontjes Torgeson Held King Patterson Troup Kline Hempel Pattison Truax Prichard Hill Knudson Vaughn Hines Knutson Quirk Venard Hollingsworth Krouse Ratliff Wagner Hollis Lichty Reimers Walrod Wamstad Hopkins Lovrien Rice Hubbard McCaulley Roberts Wilson Huff McIlrath Rust Wolfe Ickis McIntosh Rutledge Mr. Speaker

The nays were, none.

Absent or not voting, 10.

Buchmiller Hunt Laughlin Nelson Charlton Kennedy, J. P. McMillan Simmer Gilmore Kennedy, W. S.

The House concurred in the Senate amendments to House File No. 113.

On request of Forsling of Woodbury, unanimous consent having been given, House File No. 208, a bill for an act to amend section five thousand two hundred twenty-two (5222) of the code, 1924, relating to compensation of county treasurers, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 208

Amend House File No. 208 by adding after the word "cities" in line ten (10) of Section 1, the following: ', provided, however, that in no case shall such allowance exceed five hundred dollars (\$500.00)."

Mr. Forsling moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 92.

Akin of Carroll Blackford Copeland Fleming Allen Blythe Crozier Forsling Anderson Buchmiller Eckles Greene Grimwood Bair Christophel Eden Barnes Cole of Delaware Edge Griswold Cole of Harrison Elliott Bixler Hager



Hagglund Johnson of McIntosh Rutledge Hale Dickinson Martin Ryder Johnson of Mathews Haney Saunders Hansen Keokuk Maxfield Smith Hanson Johnson of Miller Stepanek Harrison Marion Nagle Thomas Kennedy, W. S. Hattendorf Nelson Thompson Heald Kent O'Donnell Torgeson Held King Oliver Troup Hempel Kline Ontjes Truax Hill Knudson Patterson Vaughn Hines Knutson Pattison Venard Hollingsworth Krouse Wagner Prichard Laughlin Walrod Hollis Quirk Hopkins Lichty Ratliff Wamstad Hunt Lovrien Reimers Wilson Ickis McCaulley Rice Mr. Speaker Istad McIlrath Roberts

The nays were, none.

Absent or not voting, 15.

Aiken of Ida Charlton Huff Simmer
Bauer Craig Kennedy, J. P. Springer
Berry Gilmore McMillan Wolfe
Bush Hubbard Rust

The House concurred in the Senate amendment to House File No. 208.

CONSIDERATION OF BILLS SPECIAL ORDER

House File No. 283, a bill for an act to amend sections four thousand twelve (4012), four thousand fifteen (4015), four thousand sixteen (4016), four thousand seventeen (4017)), four thousand twenty-five (4025), and chapter one hundred ninety-nine (199) of Title XII of the code, 1924, to repeal sections four thousand nineteen (4019) and four thousand twenty (4020) of the code, 1924, and to repeal sections four thousand eighteen (4018), four thousand twenty-six (4026) and four thousand twenty-eight (4028) of the code, 1924, and to enact substitutes therefor, relating to medical and surgical treatment of indigent persons, with report of committee proposing a substitute amendment, but without further recommendation, was taken up for consideration.

Wamstad of Mitchell offered the following amendment to the committee substitute amendment and moved its adoption:

Amend the substitute amendment to House File No. 283 by striking all of section three (3) and renumbering section four (4) as section three (3).

Amendment adopted.

Nagle of Johnson offered the following amendment to the substitute amendment and moved its adoption:

Amend the committee substitute amendment to House File No. 283 as follows:

Strike all of section four (4) of said amendment and substitute in lieu thereof the following:

"Sec. 4. Chapter one hundred ninety-nine (199) of the Code, 1924, is amended by inserting after section four thousand twenty-eight (4028) the following:

'4028-b1. The actual cost of treatment for each patient shall constitute a charge against such patient treated under this chapter until paid, for a period of two years after the final discharge of said patient from the hospital. If it shall be determined at any time within two years after the final discharge of any such patient from the hospital that anyone legally liable for the care and treatment of such patient was, at the time of the discharge of said patient from the hospital, able to pay the cost thereof, the same may be collected at any time within a period of two years from the date of the discharge of said patient from the hospital, and it shall be the duty of the county attorney to collect same.'"

Blackford of Van Buren moved the previous question on the amendment.

Motion prevailed.

Oliver of Monona moved that the House adjourn to 9:00 o'clock a. m. Wednesday.

Motion lost.

On the question "Shall the amendment to the committee substitute amendment be adopted?" a roll call was demanded.

The ayes were, 29.

Blackford Heald Kline Rust Ryder Hill Blythe Knutson Hollis Charlton Lichty Stepanek Eden Hopkins Lovrien Troup Edge Hunt McIntosh Wagner Grimwood Istad Nagle Walrod Johnson of Pattison Wilson Hansen Marion Rice

The nays were, 65.

. Aiken of Ida Fleming Ickis Ontjes Akin of Carroll Fersling Johnson of Patterson Allen Greene Dickinson Prichard Anderson Griswold Johnson of Quirk Keokuk Ratliff Bair Hager Barnes Hagglund Kent Reimers Bauer Hale King Saunders Smith Berry Haney Knudson Bixler Hanson Krouse Springer Buchmiller Thomas Harrison laughlin Bush liattendorf McCaulley Thompson Christophel Held McIlrath Torgeson Cole of Delawars Hempel Martin Vaughn Mathews Copeland Hines Venard Hollingsworth Miller Wamstad Craig Nelson Wolfe Croziei Hubbard Eckles O'Donnell Huff

Absent or not voting, 13.

Cole of Harrison Kennedy, W. S. Oliver Simmer Elliott McMillan Roberts Truax Gilmore Maxfield Rutledge Mr. Speaker Kennedy, J. P.

Amendment lost.

On motion of Johnson of Marion the House adjourned until 9:00 a.m. Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 6. 1027.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. C. M. Pierce, pastor of the Congregational church, Ankeny.

Journal of April 5th corrected and approved.

PETITION

The following petition was presented and referred to the sifting committee:

By Bush of Cherokee, from voters of Cherokee county protesting against Senate File No. 163.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 398, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District Number Thirteen (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.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 449, a bill for an act to compensate John Joseph Rouse for injuries received while in the employ of the State Sanitarium at Oakdale, and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to



report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 508, a bill for an act to make an appropriation to Marshall county, Iowa, for publication of delinquent automobile taxpayers for the year 1925, beg leave to report they have had the same under consideration and have instructed me to report 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. 508 by striking from lines four and five thereof the words and figures "sixty-eight and 40/100 dollars (\$68.40)" and inserting in lieu thereof the words and figures "sixty-one and 40/100 dollars (\$61.40)".

WM. E. G. SAUNDERS, Chairman.

Report adopted.

INTRODUCTION OF BILLS

House File No. 514, by committee on appropriations, 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.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Ontjes of Grundy asked and obtained unanimous consent to withdraw the amendments filed to section twenty-nine (29), striking lines 50, 51, 52, 53, 54, 56 and 57.

Bixler of Adams moved that the following amendment to section thirty-one (31) be adopted:

Amend line seven (7) by striking "9,000.00" and inserting "8,100.00".

Amendment adopted.

Martin of Jackson offered the following amendment and moved its adoption:

Amend section thirty-two (32) by inserting as line seven-a (7a) the

following: "Expense allowance for board of parole members while in Des Moines \$900.00".

Vaughn of Ringgold moved the previous question.

On the question "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 74.

Akin of Carroll	Griswold	Kennedy, W. S.	Pattison
Allen	Hagglund	Kent	Reimers
Anderson	Haney	King	Rice
Barnes	Hansen	Knutson	Rust
Bauer	Hanson	Laughlin	Rutledge
Bixler	Harrison	Lichty	Saunders
Blackford	Hattendorf	Lovrien	Smith
Blythe	Held	McCaulley	Springer
Bush	Hempel	McIlrath	Stepanek
Christophel	Hill	McIntosh	Thomas
Cole of Delaware	Hines	McMillan	Thompson
Cole of Harrison	Hollingsworth	Martin	Torgeson
Craig	Hollis	Mathews	'I'roup
Eckles	Hubbard	Maxfield	Truax
Edge	Huff	Miller	Vaughn
Elliott	Hunt	Nagle	Wagner
Fleming	Ickis	Oliver	Wilson
Gilmore	Johnson of	Ontjes	Mr. Speaker
Grimwood	Dickinson	Patterson	

The nays were, 17.

Bair	Eden	Johnson of	O'Donnell
Berry	Forsling	Keokuk	Ratliff
Buchmiller	Hale	Kline	Ryder
Crozier	Heald	Knudson	Walrod
	Tetad	Krouse	

Absent or not voting, 16.

Aiken of Ida	Hopkins	Nelson	Simmer
Charlton	Johnson of	Prichard	Venard
Copeland	Marion	Quirk	Wamstad
Greene	Kennedy, J. P.	Roberts	Wolfe
Hager	197.5		

Motion prevailed.

On the question "Shall the amendment by Martin of Jackson be adopted?" a roll call was demanded.

The ayes were, 18.

Bair	Johnson of	Miller	Ryder
Forsling	Marion	O'Donnell	Saunders
Greene	Kennedy, W. S.	Oliver	Thomas
Hill	McCaulley	Ontjes	Torgeson
	Martin	Rice	Wagner

The nays were, 74.

Allen Fleming Huff Nagle Anderson Gilmore Hunt Nelson Barnes Grimwood Ickis Pattison Griswold Johnson of Quirk Bauer Dickinson Ratliff Berry Hager Hagglund Johnson of Roberts Bixler Rutledge Blackford Keokuk Hale Kent Blythe Haney Simmer King Buchmiller Hansen Smith Kline Bush Hanson Springer Thompson Christophel Harrison Knudson Cole of Delaware Hattendorf Cole of Harrison Heald Krouse Truax Laughlin Vaughn Copeland Hempel Lovrien Venard McIlrath Walrod Craig Hines McIntosh Wamstad Crozier Hollingsworth Wilson Eckles Hollis McMillan Eden Hopkins Mathews Wolfe Elliott Hubbard Maxfield Mr. Speaker

Absent or not voting, 15.

Aiken of Ida Held Lichty Rust
Akin of Carroll Istad Patterson Stepanek
Charlton Kennedy, J. P.
Edge Knutson Reimers

Amendment lost.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend Senate File No. 10, section thirty-two (32), by combining lines fifteen (15) and seventeen (17).

Amendment adopted.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendment to section thirty-four (34), line twelve (12).

Ontjes of Grundy moved that the following amendment to section thirty-six (36) be adopted:

Amend line ten (10) by striking "2,850.00" and inserting "2,700.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 63.

Akin of Carroll	Forsling	Johnson of	Oliver
Allen	Gilmore	Keokuk	Ontjes
Anderson	Greene	Kent	Quirk
Bair	Griswold	King	Reimers
Barnes	Hale	Knudson	Rice
Bauer	Hanson	Krouse	Roberts
Berry	Harrison	Laughlin	Ryder
Bixler	Hattendorf	Lovrien	Saunders
Buchmiller	Heald	McCaulley	Simmer
Bush	Hempel	McIlrath	Smith
Cole of Delaware	Hollingsworth	McIntosh	Springer
Cole of Harrison	Hunt	Martin	Thompson
Craig	Ickis	Maxfield	Truax
Crozier	Istad	Miller	Wamstad
Eckles	Johnson of	Nagle	Wilson
Eden	Dickinson	O'Donnell	Wolfe
Fleming			

The nays were, 30.

Blythe	Held	Knutson	Thomas
Christophel	Hill	Lichty	Troup
Copeland	Hines	McMillan	Vaughn
Elliott	Hollis	Mathews	Venard
Grimwood	Hopkins	Nelson	Wagner
Hager	Johnson of	Pattison	Walrod
Hagglund	Marion	Rust	Mr. Speaker
Haney	Kline	Rutledge	

Absent or not voting, 14.

Aiken of Ida	Hansen	Kennedy, W. S.	Stepanek
Blackford	Hubbard	Patterson	Torgeson
Charlton	Huff	Prichard	
Edge	Kennedy, J. P.	Ratliff	

Amendment adopted.

Blythe of Iowa offered the following amendment and moved its adoption:

Amend section thirty-six (36), line twelve (12), by striking the figure "4" and inserting the figure "5"; also by striking the figures "9,600.00" and inserting the figures "12,600.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 22.

Blythe	Hagglund	Knutson	Venard
Cole of Delaw	are Hollis	McMillan	Wagner
Copeland	Hopkins	Mathews	Walrod
Elliott	Johnson of	Rust	Wilson
Grimwood	Marion	Stepanek	Mr. Speaker
Hager	Kennedy, W. S.	Troup	•

The nays were, 65.

Akin of Carroll Griswold Kent Ontjes Hale Pattison Allen King Anderson Hanson Kline Ratliff Bair Harrison Knudson Reimers Barnes Hattendorf Krouse Rice Bauer Heald Laughlin Roberts Bixler Hempel Lovrien Rutledge Buchmiller McCaulley Hill Ryder Bush Hines McIlrath Saunders Christophel Huff McIntosh Simmer Cole of Harrison Hunt Martin Springer Thompson Ickis Maxfield Truax Crozier Istad Miller Eckles Johnson of Nagle Vaughn Dickinson Eden Nelson Wamstad Gilmore John of O'Donnell Wolfe Keokuk Oliver Greene

Absent or not voting, 20.

Aiken of Ida Fleming Hollingsworth Prichard Berry Forsling Hubbard Quirk Blackford Haney Kennedy, J. P. Smith Charlton Hansen Lichty Thomas Edge Held Patterson Torgeson

Amendment lost.

Ontjes of Grundy moved that the following amendment to section thirty-six (36) be adopted:

Amend line eighteen (18) by striking "5,000.00" and inserting "4,000.00".

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 51.

Akin of Carroll Griswold Kent Patterson Allen Hale King Pattison Anderson Hanson Kline Quirk Harrison Knudson Reimers Bair Hattendorf Barnes Krouse Rice Bauer Heald Laughlin Roberts Berry Hill McCaulley Saunders Bixler Hubbard McIlrath Simmer Buchmiller Huff Martin Smith Springer Thompson Bush Ickis Miller Craig Johnson of O'Donnell Eden Dickinson Oliver Vaughn Greene Johnson of Ontjes Wolfe Keokuk

The nays were, 52.

Blackford	Gilmore	Johnson of	Rust
Blythe	Grimwood	Marion	Rutledge
Charlton	Hager	Kennedy, W. S.	Ryder
Christophel	Hagglund	Knutson	Stepanek
Cole of Delaware	Haney	Lichty	Thomas
Cole of Harrison	Hansen	Lovrien	Torgeson
Copeland	Held	McIntosh	Troup
Crozier	Hempel	McMillan	Truax
Eckles	Hines	Mathews	Venard
Edge	Hollis	Maxfield	Wagner
Elliott	Hopkins	Nagle	Walrod
Fleming	Hunt	Nelson	Wamstad
Forsling	Istad	Ratliff	Wilson
			Mr. Speaker

Absent or not voting, 4.

Aiken of Ida Hollingsworth Kennedy, J. P. Prichard

Amendment lost.

Aiken of Ida asked unanimous consent to be permitted to vote after the vote had been announced.

Objection was made.

Wolfe of Linn moved that Mr. Aiken be permitted to vote.

On the question "Shall Mr. Aiken be premitted to vote?" a roll call was demanded.

The ayes were, 62.

Aiken of Ida	Fleming	Ickis	Miller
Akin of Carroll	Gilmore	Istad	O'Donnell
Allen	Greene	Johnson of	Oliver
Anderson	Griswold	Dickinson	Ontjes
Bair	Hager	Johnson of	Quirk
Barnes	Haney	Keokuk	Reimers
Bauer	Hanson	Kent	Roberts
Berry	Harrison	King	Ryder
Bixler	Hattendorf	Kline	Simmer
Buchmiller	Heald	Knudson	Smith
Bush	Held	Krouse	Springer
Cole of Harrison	Hempel	Laughlin	Thompson
Copeland	Hill	Lovrien	Torgeson
Craig	Hines	McCaulley	Venard
Crozier	Hubbard	Martin	Wamstad
Eden	Huff	Mathews	Wolfe

The nays were, 34.

Blackford Hagglund Lichty Stepanek Blythe Hale McIlrath Thomas Charlton Hansen McMillan Troup Christophel Hollis Maxfield Truax Eckles Hopkins Nagle Vaughn Nelson Edge Hunt Wagner Elliott Johnson of Pattison Walrod Wilson Forsling Marion Rust Grimwood Knutson Rutledge

Absent or not voting, 11.

Cole of Delaware Kennedy, W. S. Prichard Saunders Hollingsworth McIntosh Ratliff Mr. Speaker Kennedy, J. P. Patterson Rice

The motion having failed to receive a two-thirds majority was declared to have been lost.

Johnson of Marion offered the following amendments and moved its adoption:

Amend section 37 of Senate File No. 10, by adding thereto line 12a as follows:

"The appropriation for mining camp schools shall be disbursed by the superintendent of public instruction as follows:

- (a) There is hereby set aside ten thousand dollars (\$10,000.) per year as an emergency fund to be disbursed by the superintendent of public instruction by and with the consent of the executive council and upon the application of mining camp schools wherein an emergency arises requiring an expenditure greater than that provided for in the succeeding subdivision. Any unexpended portion remaining in the emergency fund after April first of each year shall be allocated by the superintendent of public instruction as provided in the succeeding subdivision.
- (b) The remainder of the appropriation for mining camp schools, after deducting the sum provided for in subdivision (a) hereof, shall be used by the 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 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."

On the question "Shall the amendments be adopted?" a roll call was demanded.

The ayes were, 92.

Aiken of Ida	Forsling	Istad	Pattison
Akin of Carroll	Greene	Johnson of	Quirk
Allen .	Grimwood	Keokuk	Ratliff
Anderson	Griswold	Johnson of	Reimers
Bair	Hager	Marion	Rice
Bauer	Hagglund	Kennedy, W. S.	Roberts
Berry	Hale	Kent	Rust
Bixler	Haney	King	Rutledge
Blackford	Hansen	Kline	Ryder
Blythe	Hanson	Knudson	Saunders
Buchmiller	Harrison	Krouse	Simmer
Bush	Hattendorf	Laughlin	Smith
Charlton	Heald	Lichty	Thomas
Christophel	Held	Lovrien	Thompson
Cole of Harrison		McCaulley	Torgeson
Copeland	Hill	McIlrath	Troup
Craig	Hines	McIntosh	Truax
Crozier	Hollingsworth	McMillan	Vaughn
Eckles	Hollis	Martin	Venard
Eden	Hubbard	Mathews	Wagner
Edge	Huff	Maxfield	Walrod
Elliott	Hunt	Nelson	Wamstad
Fleming	Ickis	Oliver	Wilson
		Ontjes	Wolfe

The nays were, 4.

Barnes	Cole of Delaware Johnson of	Miller
	Dickinsor	£

Absent or not voting, 11.

Gilmore	Knutson	Patterson	Stepanek
Hopkins	Nagle	Prichard	Mr. Speaker
Kennedy, J. P.	O'Donnell	Springer	

Amendments adopted.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendment to line 25a of section thirty-nine (39).

McIlrath of Poweshiek offered the following amendment and moved its adoption:

Amend section thirty-nine (39), line forty-seven (47), by striking the figures "5,000.00" and inserting in lieu thereof the figures "4,500.00".

Hill of Floyd moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 72.

Aiken of Ida	Grimwood	Johnson of	Pattison
Akin of Carroll	Griswold	Dickinson	Quirk
Allen	Hager	Johnson of	Ratliff
Bair	Hagglund	Keokuk	Reimers
Barnes	Hale	Kent	Roberts
Bauer	Haney	King	Saunders
Berry	Hanson	Kline	Smith
Bixler	Harrison	Knudson	Springer
Buchmiller	Heald	Krouse	Thomas
Bush	Held	Lichty	Thompson
Christophel	Hempel	McIlrath	Torgeson
Cole of Harrison	Hill	McIntosh	Troup
Copeland	Hines	McMillan	Truax
Craig	Hollingsworth	Mathews	Venard
Crozier	Hubbard	Maxfield	Wilson
Eckles	Huff	Miller	Wolfe
Fleming	Hunt	Nelson	Mr. Speaker
Gilmore	Ickis	Oliver	
Greene	Istad	Ontjes	

The nays were, 25.

Anderson	Hansen	Lovrien	Simmer
Blackford	Hattendorf	McCaulley	Vaughn
Blythe	Hopkins	Martin	Wagner
Charlton	Johnson of	Nagle	Walrod
Cole of Delaw	are Marion	O'Donnell	Wamstad
Eden	Knutson	Rice	
Elliott	Laughlin	Ryder	

Absent or not voting, 10.

Edge	Kennedy, J. P.	Prichard	Stepanek
Forsling	Kennedy, W. S.	Rust	
Hollis	Patterson	Rutledge	

The amendment was adopted.

Ontjes of Grundy asked unanimous consent to withdraw his amendment to lines 84a and 84b of section thirty-nine (39).

Objection was raised.

Mr. Ontjes moved that his amendment to lines 84a and 84b of section thirty-nine (39) be adopted.

Saunders of Palo Alto asked and obtained unanimous consent

to have action deferred on lines 84a and 84b of section thirty-nine (39).

Cole of Delaware offered as a substitute for the amendment by Ontjes of Grundy to strike line 93a of section thirty-nine (39) the following amendment:

"Strike line 66."

Motion prevailed and the substitute amendment was adopted.

Huff of Cass moved that the following amendment by Ontjes of Grundy to section forty (40) be adopted:

Amend line 8 by striking "2,850.00" and inserting "2,700.00".

Amendment adopted.

Speaker pro tempore Mathews in the chair.

Ontjes of Grundy moved that the following amendment to section forty-one (41) be adopted:

Amend line seven (7) by striking "4,000.00" and inserting "3,300.00".

Speaker Carter in the chair.

Torgeson of Worth moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 63.

Aiken of Ida	Eden	Hunt	Nelson
Allen	Fleming	Ickis	Oliver
Anderson	Greene	Johnson of	Ontjes
Bair	Griswold	Dickinson	Pattison
Barnes	Hager	Johnson of	Quirk
Bauer	Hagglund	Keokuk	Ratliff
Berry	Hale	King	Rice
Blackford	Haney	Kline	Roberts
Blythe	Hansen	Krouse	Ryder
Buchmiller	Hanson	Laughlin	Smith
Bush	Heald	McIlrath	Stepanek
Christophel	Held	McIntosh	Thompson
Cole of Harrison	Hill	McMillan	Truax
Copeland	Hines	Mathews	Vaughn
Craig	Hubbard	Miller	Wagner
Crozier	Huff	Nagle	Walrod
		584355575 VSD	Wilson

The nays were, 31.

Bixler Hempel Knutson Rutledge Charlton Hollingsworth Lichty Saunders Cole of Delaware Hollis Simmer Lovrien Eckles Hopkins McCaulley Torgeson Forsling Istad Martin Troup Venard Gilmore Johnson of O'Donnell Wamstad Grimwood Marion Reimers Kennedy, W. S. Wolfe Harrison Rust

Absent or not voting, 13.

Akin of Carroll Kennedy, J. P. Patterson Mr. Speaker Edge Kent Prichard Springer Hattendorf Maxfield Thomas

The amendment was adopted.

Ontjes of Grundy moved that the following amendment to section forty-one (41) be adopted:

Amend line eight (8) by striking "2,850.00" and inserting "2,200.00".

Amendment adopted.

McIlrath of Poweshiek offered the following amendment and moved its adoption:

Amend section forty-one (41) by inserting as line eleven-a (11a) the following: "Contingent for stenographic help...................... 500.00".

Amendment adopted.

Johnson of Marion offered the following amendment and moved its adoption:

Amend section forty-two (42), line seven (7), by striking the figures "18,000.00" and inserting the figures "19,500.00".

Amendment adopted.

Ontjes of Grundy moved that the following amendment to section forty-two (42) be adopted:

Amend line ten (10) by striking "1,800.00" and inserting "1,500.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 52.

Aiken of Ida McIlrath Crozier Huff Akin of Carroll Eden Hunt McIntosh Fleming Ickis Allen Martin Johnson of Miller Anderson Gilmore O'Donnell Bair Griswold Dickinson Barnes Hagglund Johnson of Ontjes Bauer Hale Keokuk Quirk Bixler Kennedy, W. S. Ryder Haney Kent Blackford Hanson Smith King Blythe Hattendorf Springer Buchmiller Heald Kline Torgeson Cole of Harrison Held Krouse Wilson Hines Laughlin Wolfe Copeland Hopkins Craig

The nays were, 88.

Bush Hansen Saunders Lichty Harrison Charlton Lovrien Simmer McCaulley Christophel Hempel Stepanek Cole of Delaware Hill McMillan Thompson **Eckles** Hollingsworth Mathews Troup Edge Maxfield Truax Hollis Elliott Hubbard Nagle Vaughn Forsling Istad Nelson Venard Greene Johnson of Rice Wamstad Grimwood Marion Rust

Absent or not voting, 17.

Oliver Ratliff Thomas Berry Reimers Hager Patterson Wagner Kennedy, J. P. Pattison Roberts Walrod Knudson Prichard Rutledge Mr. Speaker Knutson

The amendment was adopted.

Springer of Decatur offered the following amendment and moved its adoption:

Amend section forty-three (43), line eight (8), by striking the figures "4,500.00" and inserting the figures "4,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 10.

Allen Bixler Krouse Springer
Anderson Huff Miller Wolfe
Berry Kent

The nays were, 86.

Aiken of Ida Grimwood Johnson of Ontjes Akin of Carroll Griswold Keokuk Quirk Hagglund Rice Bair Johnson of Barnes Hale Marion Roberts Bauer Haney Kennedy, W. S. Rust Blackford Hansen King Ryder Blythe Hanson Kline Saunders Buchmiller Harrison Knudson Simmer Bush Hattendorf Laughlin Smith Charlton Heald Lichty Stepanek Thomas Christophel Held Lovrien Cole of Delaware Hempel McCaulley Thompson Copeland Hill McIlrath Torgeson Hines Craig McIntosh Troup Crozier Hollingsworth McMillan Truax Martin Eckles Hollis Vaughn Mathews Eden Hopkins Venard Hubbard Maxfield Walrod Edge Nagle Wamstad Elliott Hunt Fleming Ickis Nelson Wilson Forsling Istad O'Donnell Mr. Speaker Gilmore Johnson of Oliver Greene Dickinson

Absent or not voting, 11.

Cole of Harrison Knutson Prichard Rutledge Hager Patterson Ratliff Wagner Kennedy, J. P. Pattison Reimers

Amendment lost.

Knudson of Hamilton offered the following resolution and moved its adoption:

RESOLUTION

Resolved by the House, That St. Olaf's choir of Northfield, Minnesota. be invited to appear before the House Friday morning at 11:45.

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

Motion prevailed and the resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 333, 332, 329, 259, 238, 151, 123, and 115.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 333, 332, 329, 259, 238, 151, 123 and 115.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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 April, 1927, sent to the governor for his approval:

House Files Nos. 333, 332, 329, 259, 238, 151, 123, and 115.

FRED R. BLYTHE, Chairman.

Report adopted.

On motion of Berry of Monroe the House adjourned until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 5th, approved the following bills:

House Files Nos. 12 and 59.

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 pased the following bill in which the concurrence of the House is asked:

House File No. 163, a bill for an act relating to state aid for the Four-County Fair Association.

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 expiration of resident licenses for fishing and hunting.

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. 215, a bill for an act to provide for the construction, purchase and maintenance of interstate bridges.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 330, a bill for an act relating to memberships and expenses of building and loan associations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 379, a bill for an act relating to the platting of land in and adjacent to certain cities having a population of 25,000 or over.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 380, a bill for an act relating to the creation of city plan commissions.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 381, a bill for an act relating to streets and public grounds.

Also, that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 5, relating to the question of the employment of convict labor in the state penitentiary and state reformatory.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 281, a bill for an act relating to certificates of election.

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 relating to the education of deaf children.

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 require physicians and certain hospital authorities to make report of injuries arising from the discharge of firearms.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 362, a bill for an act relating to actions on bonds given to secure the deposit of public funds.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 362, a bill for an act to amend section five (5) of chapter one hundred seventy-three (173) of the Acts of the Forty-first General Assembly, relating to actions on bonds given to secure the deposit of public funds.

Read first and second times and referred to sifting committee.

Senate File No. 281, a bill for an act to amend section eight hundred sixty of the code, relating to certificates of election.

Read first and second times and referred to sifting committee.

Senate Joint Resolution No. 5, a joint resolution for the appointment of a committee to be appointed by the Governor due the purpose of making a thorough and complete investigation of the question of employment of convict labor in the state penitentiary and state reformatory.

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

Senate File No. 319, a bill for an act to require physicians and

certain hospital authorities to make report of injuries arising from the discharge of firearms, and to provide penalties consequent on a failure to make such report.

Read first and second times and referred to sifting committee.

Senate File No. 297, a bill for an act to repeal section forty-three hundred forty-nine (4349) of the code as amended by chapter ninety-two (92), acts forty-first (41st) general assembly, and to enact a substitute therefor, relating to the education of deaf children.

Read first and second times and referred to sifting committee.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Johnson of Keokuk asked and obtained unanimous consent to withdraw the following amendment: In line twelve (12) of section forty-three (43) strike "1,800.00" and insert "1,500.00".

Thomas of Audubon moved that the following amendments, filed by him and found in the Journal of April 2d, be substituted for all pending amendments to section three (3) of Senate File No. 10:

Amend as follows:

Strike lines seventy-nine (79), eighty (80) and eighty-one (81). Also lines ninety-one (91) to one hundred one (101), inclusive, and substitute in lieu thereof the following:

For state aid to farmers' institutes (to be expended in accordance with the provisions of chapter 137 of the code); for state aid to county poultry breeders' association; for state aid to state poultry breeders' association (to be expended in accordance with the provisions of chapter 142 of the code); for state aid to short courses (to be expended in accordance with the provisions of chapter 137 of the code), the sum of eleven thousand dollars (\$11,000.00).

Further amend section three (3) of Senate File No. 10, by adding in line one hundred seven (107) the words "(to be expended under the supervision of the state secretary of agriculture)". Also amend line one hundred seven (107) by striking the figures "7,500.00" and inserting in lieu thereof the figures "6,250.00".

Motion prevailed and the substitution was made.

The amendments were adopted.

Thomas of Audubon offered the following amendment and moved its adoption:

Amend section three (3) of Senate File No. 10 by striking the figures "2,100.00" in line one hundred eleven (111) and inserting in lieu thereof the figures "2,400.00".

Amendment adopted.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendment to section thirty-nine (39), lines eighty-four-a (84a) and eighty-four-b (84b).

Ontjes of Grundy moved that the following amendment to section forty-four (44) be adopted:

Amend line nine (9) by striking "2,850.00" and inserting "2,700.00".

Amendment adopted.

Ontjes of Grundy moved that the following amendment to section forty-four (44) be adopted:

Amend line seventeen (17) by striking "1,500.00" and inserting "1,-320.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 56.

Aiken of Ida	Eden	Kennedy, W. S.	Oliver
Akin of Carroll	Fleming	Kent	Ontjes
Allen	Greene	King	Patterson
Anderson	Hale	Kline	Quirk
Bair	Hanson	Knudson	Ratliff
Barnes	Harrison	Krouse	Reimers
Bauer	Hattendorf	Laughlin	Rice
Berry	Hines	Lichty	Roberts
Bixler	Hollingsworth	McCaulley	Smith
Blackford	Hopkins	McIlrath	Springer
Buchmiller	Hubbard	McIntosh	Walrod
Bush	Hunt	Martin	Wamstad
Copeland	Ickis	Mathews	Wolfe
Craig	Johnson of	Miller	
Crozier	Keokuk		

The nays were, 35.

Blythe	Haney	Johnson of	Prichard
Charlton	Hansen	Marion	Rust
Christophel	Heald	Lovrien	Rutledge
Cole of Harrison	Hempel	McMillan	Ryder
Edge	Hill	Maxfield	Saunders
Forsling	Hollis	Nagle	Stepanek
Grimwood	Huff	Nelson	Troup
Hager	Istad	O'Donnell	Truax
Hagglund		Pattison	Venard
88			Wilson

Absent or not voting, 16.

Cole of Delaware Held Knutson Torgeson Simmer Eckles Johnson of Vaughn Elliott Dickinson Thomas Wagner Kennedy, J. P. Thompson Mr. Speaker Gilmore Griswold

Amendment adopted.

Blythe of Iowa offered the following amendment and moved its adoption:

Amend section forty-five (45), line nine (9), by striking the figures "1,560.00" and inserting the figures "2,160.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 59.

Akin of Carroll Haney Laughlin Reimers Blackford Hansen Lichty Rice Blythe Hattendorf Lovrien Rust Rutledge Charlton Heald McCaulley Christophel Held McIlrath Saunders Copeland Hempel McIntosh Smith Eckles Hill McMillan Stepanek Edge Hines Martin Troup Fleming Hollingsworth Mathews Truax Forsling Hollis Miller Vaughn Gilmore Hunt Nagle Venard Grimwood Istad O'Donnell Wagner Johnson of Pattison Walrod Hager Hagglund Marion Prichard Wilson Kennedy, W. S. Hale Ratliff Mr. Speaker

The nays were, 31.

Aiken of Ida Buchmiller Krouse Hubbard Allen Bush Huff Oliver Anderson Craig Ickis Onties Crozier Bair Johnson of Patterson Eden Keokuk Barnes Quirk Kent Bauer Hanson Roberts Kline Berry Harrison Springer Bixler Hopkins Knudson Wolfe

Absent or not voting, 17.

Cole of Delaware Johnson of Maxfield Thomas Cole of Harrison Nelson Dickinson Thompson Elliott Kennedy, J. P. Ryder Torgeson Greene King Simmer Wamstad Griswold Knutson

Amendment adopted.

Ontjes of Grundy offered the following amendment and moved its adoption:

Amend Senate File No. 10 by striking out line forty-eight-a (48-a) of section forty-six (46).

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 63.

Aiken of Ida Akin of Carroll	Fleming Gilmore	Johnson of Keokuk	Nagle Ontjes
Allen	Grimwood	Johnson of	Patterson
Anderson	Griswold	Marion	Pattison
Bair	Hager	Kennedy, W. S.	Quirk
Barnes	Hagglund	Kent	Reimers
Bauer	Hale	King	Rice
Berry	Hansen	Kline	Roberts
Blackford	Hanson	Knudson	Saunders
Buchmiller	Hattendorf	Knutson	Smith
Charlton	Hempel	Lichty	Stepanek
Copeland	Hill	McCaulley	Thomas
Craig	Hollingsworth	McIntosh	Troup
Crozier	Hollis	Martin	Truax
Eckles	Hunt	Mathews	Vaughn
Eden Edge	Istad	Miller	Walrod

The nays were, 27.

Bixler	Harrison	Krouse	Ratliff
Blythe	Heald	Laughlin	Springer
Bush	Held	Lovrien	Venard
Christophel	Hines	McIlrath	Wagner
Forsling	Hopkins	McMillan	Wamstad
Greene	Huff	Maxfield	Wilson
Haney	Ickis		Wolfe

Absent or not voting, 17.

Cole of Delaware		Oliver	Ryder
Cole of Harrison	Dickinson	Prichard	Simmer
Elliott	Kennedy, J. P.	Rust	Thompson
Hubbard	Nelson	Rutledge	Torgeson
	O'Donnell		Mr. Speaker

The amendment was adopted.

Ratliff of Henry offered the following amendment and moved its adoption:

Amend section forty-six (46) by adding the following after line 93:

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 81.

Bair	Haney	Kennedy, W. S.	Patterson
Bauer	Hansen	Kent	Pattison
Blackford	Harrison	King	Prichard
Blythe	Hattendorf	Knudson	Ratliff
Buchmiller	Heald	Krouse	Reimers
Charlton	Held	Laughlin	Roberts
Christophel	Hempel	Lichty	Rust
Cole of Harrison		Lovrien	Ryder
Craig	Hines	McCaulley	Saunders
Crozier	Hollis	McIlrath	Stepanek
Eckles	Hopkins	McIntosh	Thomas
Eden	Huff	McMillan	Troup
Edge	Hunt	Martin	Truax
Fleming	Ickis	Mathews	Vaughn
Forsling	Istad	Maxfield	Venard
Greene	Johnson of	Miller	Wagner
Grimwood	Dickinson	Nagle	Walrod
Griswold	Johnson of	Nelson	Wamstad
Hager	Keokuk	O'Donnell	Wilson
Hagglund	Johnson of	Oliver	Wolfe
Hale	Marion	Ontjes	Mr. Speaker

The nays were, 5.

Allen	Copeland	Rice
Barnes	127	

Springer

Absent or not voting, 21.

Aiken of Ida Akin of Carroll	Cole of Delaware Elliott	Hubbard Kennedy, J. P.	Rutledge Simmer
Anderson	Gilmore	Kline	Smith
Berry	Hanson	Knutson	Thompson
Bixler	Hollingsworth	Quirk	Torgeson
Rugh	450	ā	150

The amendment was adopted.

Ontjes of Grundy moved that the following amendment to section forty-six (46) be adopted:

Amend by striking out line one hundred one-a (101a).

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 53.

Allen	Eden	Johnson of	Miller
Anderson	Fleming	Keokuk	Oliver
Bair	Gilmore	Johnson of	Ontjes
Barnes	Griswold	Marion	Patterson
Bauer	Hale	Kennedy, W. S.	Pattison
Berry	Hanson	King	Quirk
Bixler	Hattendorf	Knudson	Ratliff
Blackford	Hill	Knutson	Rice
Buchmiller	Hollingsworth	Laughlin	Saunders
Bush	Hubbard	McCaulley	Springer
Cole of Delaware	Huff	McIlrath	Thomas
Copeland	Hunt	McIntosh	Wagner
Craig	Ickis	Martin	Walrod
Crozier	Istad	Mathews	

The nays were, 46.

Aiken of Ida	Hansen	Lovrien	Ryder
Akin of Carroll	Harrison	McMillan	Smith
Blythe	Heald	Maxfield	Stepanek
Charlton	Held	Nagle	Troup
Christophel	Hempel	Nelson	Truax .
Cole of Harrison		O'Donnell	Vaughn
Eckles	Hollis	Prichard	Venard
Forsling	Hopkins	Reimers	Wamstad
Greene	Kent	Roberts	Wilson
Grimwood	Kline	Rust	Wolfe
Hagglund .	Krouse	Rutledge	Mr. Speaker
Haney	Lichty		

Absent or not voting, 8.

Edge	Hager	Kennedy, J. P.	Thompson
Elliott	Johnson of	Simmer	Torgeson
	Dickinson		

The amendment was adopted.

Saunders of Palo Alto asked and obtained unanimous consent to have action deferred on the amendment by Ontjes of Grundy to section forty-six (46), lines one hundred sixty-four (164) and one hundred sixty-eight-a (168a).

Ontjes of Grundy moved that the following amendment to section forty-six (46) be adopted:

Amend line one hundred eighty-eight (188) by striking "100,000.00" and inserting "60,000.00".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 89.

Aiken of Ida Griswold Kennedy, W. S. Prichard Ratliff Akin of Carroll Hagglund Kent King Allen Hale Reimers Anderson Hansen Kline Rice Rair Hanson Knudson Roberts Barnes Harrison Knutson Rust Heald Bauer Krouse Rutledge Laughlin Berry Held Saunders Bixler Hill Lichty Smith Blackford Hines Lovrien Springer Stepanek Blythe Hollingsworth McCaulley Buchmiller Hollis McIlrath Thomas Bush Hubbard McIntosh Thompson Charlton Huff Martin Torgeson Christophel Hunt Mathews Troup Cole of Delaware Ickis Cole of Harrison Istad Maxfield Truax Miller Venard Johnson of Wagner Copeland Nagle Dickinson Nelson Walrod Craig Crozier Johnson of Oliver Wamstad Eckles Keokuk Ontjes Wolfe Eden Patterson Mr. Speaker Johnson of Pattison Fleming Marion Gilmore

The nays were, 5.

Forsling Haney McMillan

O'Donnell

Ryder

Absent or not voting, 13.

Edge Elliott Greene Grimwood Hager Hattendorf Hempel Hopkins Kennedy, J. P. Quirk Simmer Vaughn Wilson

Amendment adopted.

Ontjes of Grundy offered the following amendment and moved its adoption:

Amend section forty-six (46) by striking all of line seventy-one-a (71a).

Springer of Decatur moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 61.

Aiken of Ida Edge Johnson of Quirk Akin of Carroll Fleming Keokuk Ratliff Allen Forsling King Reimers Bair Gilmore Kline Rice Barnes Hale Knutson Rust Rutledge Bauer Haney Krouse McCaulley Berry Hansen Saunders Bixler Hanson McIntosh Simmer Blackford Held Martin Stepanek Buchmiller Hempel Mathews Thomas Bush Hill Maxfield Torgeson Cole of Delaware Hollingsworth Miller Venard Nelson Wagner Huff Walrod Crozier Istad Oliver Eckles Johnson of Ontjes Wolfe Eden Dickinson Patterson

The nays were, 40.

Hattendorf Kennedy, W. S. Anderson Roberts Blythe Heald Kent Ryder Hines Charlton Knudson Smith Springer Thompson Hollis Laughlin Christophel Cole of Harrison Hopkins Lichty Hubbard McIlrath Troup Copeland Greene Hunt McMillan Truax Grimwood Ickis Nagle Vaughn Johnson of Griswold O'Donnell Wamstad Hagglund Marion Pattison Wilson Harrison

Absent or not voting, 6.

Elliott Kennedy, J. P. Prichard Mr. Speaker

Hager Lovrien

Amendment adopted.

Saunders of Palo Alto moved that the House adjourn until 7:30 p. m.

On the question "Shall the House adjourn?" a roll call was demanded.

The ayes were, 16.

Barnes Harrison McIlrath Rust
Berry Hempel Oliver Saunders
Cole of Delaware Hollis Ontjes Thomas
Griswold King Patterson Wolfe

The nays were, 67.

Allen	Greene		
Allen	Greene	Johnson of	Pattison
Anderson	Grimwood	Marion	Quirk
Bair	Hagglund	Kennedy, W. S.	Reimers
Bauer	Hale '	Kent	Rice
Bixler	Haney	Kline	Rutledge
Blackford	Hanson	Knudson	Ryder
Blythe	Hattendorf	Krouse	Simmer
Buchmiller	Held	Laughlin	Smith
Bush	Hines	Lichty	Springer
Charlton	Hopkins	McCaulley	Thompson
Christophel	Hubbard	McIntosh	Torgeson
Copeland	Huff	McMillan	Troup
Crozier	Hunt	Mathews	Truax
Eckles	Ickis	Maxfield	Vaughn
Eden	Johnson of	Miller	Wagner
Fleming	Dickinson	Nelson	Walrod
Gilmore	Johnson of	O'Donnell	Wamstad
The state of the s	Keokuk		Wilsen

Absent or not voting, 24.

Aiken of Ida	Forsling	Istad	Prichard
Akin of Carroll	Hager	Kennedy, J. P.	Ratliff
Cole of Harrison	Hansen	Knutson	Roberts
Craig	Heald	Lovrien	Stepanek
Edge	Hill	Martin	Venard
Elliott	Hollingsworth	Nagle	Mr. Speaker

Motion lost.

Ontjes of Grundy moved that the following amendment to section fifty (50) be adopted:

Amend line three (3) by striking "\$15.00" and inserting "\$10.00"; also at the end of line three (3) strike "\$12.50" and insert "\$10.00".

Amendment lost.

HOUSE FILE NO. 1 MADE SPECIAL ORDER

Lovrien of Humboldt moved that the consideration of House File No. 1 be made a Special Order immediately following the vote on the budget bill by the House.

On the question "Shall House File No. 1 be made a special order?" a roll call was demanded.

The ayes were, 55.

Aiken of Ida	Grimwood	Johnson of	Quirk
Akin of Carroll	Griswold	Keokuk	Reimers
Allen	Hagglund	Kent	Rice
Anderson	Hale	King	Rutledge
Barnes	Haney	Kline	Saunders
Berry	Heald	Knudson	Smith
Blythe	Hempel	Krouse	Springer
Buchmiller	Hill	Lovrien	Stepanek
Bush	Hines	McCaulley	Thomas
Christophel	Hollingsworth	McIntosh	Thompson
Craig	Hubbard	Martin	Vaughn
Crozier	Huff	Maxfield	Wamstad
Fleming	Johnson of	Nagle	Wilson
Forsling	Dickinson	Nelson	Wolfe Mr Speaker
Bush Christophel Craig Crozier	Hines Hollingsworth Hubbard Huff Johnson of	McCaulley McIntosh Martin Maxfield Nagle	Thomas Thompso Vaughn Wamstao Wilson

The nays were, 28.

Bixler	Hopkins	McIlrath	Pattison
Cole of Delay	ware Hunt	McMillan	Prichard
Eden	Ickis	Mathews	Roberts
Edge	Johnson of	Miller	Ryder
Greene	Marion	O'Donnell	Truax
Hansen	Knutson	Oliver	Wagner
Harrison	Laughlin	Ontjes	Walrod
	Lichty	0.5.000a * .0000	

Absent or not voting, 24.

Bair	Eckles	Held	Ratliff
Bauer	Elliott	Hollis	Rust
Blackford	Gilmore	Istad	Simmer
Charlton	Hager	Kennedy, J. P.	Torgeson
· Cole of Harrison	Hanson	Kennedy, W. S.	Troup
Copeland	Hattendorf	Patterson	Venard

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 58, 72, 191, 161, and 296.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 58, 72, 191, 161, and 296.

AMENDMENTS FILED

Patterson of Kossuth filed the following amendment to Senate File No. 10:

Amend Senate File No. 10, section 47, by striking from line 59 the figures "50,000.00" and inserting in lieu thereof the figures "25,000.00", and by adding as line 59a the following:

"For research work in the incidence of state and county taxes 25,-000.00".

Springer of Decatur filed the following amendment to Senate File No. 10:

Amend Senate File No. 10 by inserting immediately after line 77, of section forty-seven (47) the following:

"No extension summer school shall be located closer to an accredited college conducting an accredited summer school than such an extension is located in respect to Iowa State Teachers' College."

On motion of Berry of Monroe the House adjourned until 7:30 p. m.

EVENING SESSION

Pursuant to adjournment and motion duly adopted, the House reconvened, Speaker Carter 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:

William S. Allen, William Anderson, William I. Atkinson, Theodore C. Blume, Alfred LeRoy Brooks, James T. Dalby, Henry N. Donhowe, Cornelius B. Eggleston, Charles Escher, Jr., Joel M. Fenn, Matthew H. Francis, George D. Harrison, Lyman S. Huntley, Charles E. Kellogg, John Killen, S. W. Klaus, James F. Lavender.

J. J. Lowry, Edward L. McClurkin, Joseph Mattes, Jeremiah M. Morrow, Herbrand L. Olson, B. F. Robinson, George W. Schee, Charles Harvey Scott, Ira Joy Swain, William A. Tade, Thomas Teale, Horace H. Wilson.

On motion of Istad of Winneshiek the House adjourned until 9:00 a.m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 7, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. W. C. Cleworth, pastor of the M. E. church, Marshalltown.

Journal of April 6th corrected and approved.

PETITIONS

The following petitions were presented and referred to the sifting committee:

By Martin of Jackson, from the town council of Spragueville, asking for a redistribution of the gas tax.

By Bush of Cherokee, from citizens of Cherokee county, favoring the enactemnt of Senate File No. 236.

By Barnes of Wright, from citizens of Wright county, favoring the enactment of the bill providing for a fish and game commission.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Saunders of Palo Alto moved that the House go into executive session, and that all be excluded except the desk force, representatives of the press, committee clerks, and representatives of the budget director's office.

Motion prevailed.

Bair of Buena Vista moved that the vote by which Ontjes amendment to section ten (10), lines 8, 9, and 10 was adopted be reconsidered.



On the question "Shall the vote by which the amendment was adopted be reconsidered?" a roll call was demanded.

The ayes were, 73.

Barnes Harrison Kennedy Berry Hattendorf King Blackford Heald Kline Blythe Held Knudson Buchmiller Hempel Knutson Bush Hill Krouse Cole of Delaware Hines Laughli Craig Hollingsworth Craig Hollis Lovrien Crozier Hopkins McCaull Eckles Hubbard McIntos Eden Huff McMilla Fleming Hunt Martin Gilmore Istad Mathew Greene Maxfield	Ryder Saunders Saunders Smith Stepanek Troup ley Truax sh Venard un Wagner Walrod ss Wolfe
--	--

The nays were, 7.

Anderson	Ickis	McIlrath	Torgeson
Bixler	Kent	Springer	

Absent or not voting, 27.

Bauer	Grimwood	Nagle	Rust
Charlton	Hager	Onties	Simmer
Christophel	Haney	Patterson	Thomas
Cole of Harrison	Hansen	Prichard	Thompson
Edge	Johnson of	Quirk	Vaughn
Elliott	Keokuk	Ratliff	Wamstad
Forsling	Kennedy J P	Roberts	Wilson

Motion prevailed.

Bair of Buena Vista asked and obtained unanimous consent to withdraw the amendment by Ontjes of Grundy to section ten (10), lines 8, 9, and 10.

Ontjes of Grundy moved that the following amendment to section forty-six (46) be adopted:

Amend by striking out all of line one hundred sixty-eight-a (168a). Amendment adopted.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendment to section forty-six (46), line one hundred sixty-four (164).

Allen of Pocahontas moved that the following amendment filed by Ontjes of Grundy to section forty-seven (47) be adopted:

"Strike lines 30, 31, and 32."

Speaker pro tempore Mathews in the chair.

Speaker Carter in the chair.

Vaughn of Ringgold moved the previous question.

On the question "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 74.

Aiken of Ida	Grimwood	Kline	Quirk
Akin of Carroll	Hager	Knutson	Ratliff
Allen	Hale	Krouse	Rice
Bair	Haney	Laughlin	Roberts
Barnes	Hansen	Lichty	Rust
Blythe	Harrison	Lovrien	Ryder
Buchmiller	Heald	McCaulley	Saunders
Bush	Hempel	McIlrath	Simmer
Charlton	Hill	McIntosh	Smith
Christophel	Hollingsworth	McMillan	Springer
Cole of Harrison	Hopkins	Martin	Stepanek
Copeland	Hubbard	Mathews	Thomas
Craig	Huff	Maxfield	Truax
Eckles	Hunt	Miller	Vaughn
Eden	Ickis	Nelson	Venard
Edge	Johnson of	O'Donnell	Walrod
Elliott	Keokuk	Ontjes	Wilson
Forsling	Kent	Pattison	Wolfe
Greene	King	Prichard	

The nays were, 22.

Anderson	Griswold	Johnson of	Patterson
Bauer	Hagglund	Dickinson	Rutledge
Berry	Hanson	Knudson	Thompson
Crozier	Hattendorf	Nagle	Torgeson
Fleming	Held	Oliver	Wagner
Gilmore	Istad		Wamstad

Absent or not voting, 11.

Bixler	Hines	Johnson of	Kennedy, W. S.
Blackford	Hollis	Marion	Reimers
Cole of Delaws	ire	Kennedy, J. P.	Troup
			Mr. Speaker

Motion prevailed.

On the question "Shall the amendment filed by Ontjes of Grundy to lines 30, 31 and 32 of section forty-seven (47) be adopted?" a roll call was demanded.

The ayes were, 68.

Aiken of Ida Hager Johnson of Ontjes Akin of Carroll Hagglund Keokuk Patterson Allen Hale Kent Quirk Anderson Haney King Reimers Bair Kline Hanson Rice Barnes Harrison Knudson Roberts Bauer Hattendorf Knutson Saunders Berry Held Krouse Smith Bixler Hill Laughlin Springer Buchmiller Hines Lovrien Thompson Hollingsworth Bush McCaulley Torgeson Copeland Hopkins McIlrath Truax Crozier Hubbard McMillan Vaughn Eden Huff Martin Venard Fleming Ickis Maxfield Walrod Gilmore Johnson of Miller Wamstad Greene Dickinson Nelson Wolfe Griswold Oliver

The nays were, 37.

Blackford Elliott Kennedy, W. S. Rutledge Blythe Forsling Lichty Ryder Charlton Grimwood McIntosh Simmer Christophel Hansen Mathews Stepanek Cole of Delaware Heald Cole of Harrison Hempel Nagle Thomas O'Donnell Troup Hollis Craig Pattison Wagner Eckles Hunt. Prichard Wilson Edge Johnson of Ratliff Mr. Speaker Marion Rust

Absent or not voting, 2.

Istad

Kennedy, J. P.

Amendment adopted.

Haney of Mills moved that the vote by which the amendment to section forty-seven (47), lines 30, 31 and 32, was adopted be reconsidered, and that the motion to reconsider be laid on the table.

Mr. Haney asked and obtained unanimous consent to withdraw his motion.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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, 479, and 208.

Senate Files Nos. 225, 260, and 428.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 113, 479 and 208; Senate Files Nos. 225, 260 and 428.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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 April, 1927, sent to the governor for his approval:

House Files Nos. 113, 479, and 208.

FRED R. BLYTHE, Chairman.

Report adopted.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 7th, approved the following bills:

House Files Nos. 328, 332, 329, 333, 259, 238, 123 and 115.

On motion of Saunders of Palo Alto the House adjourned until 1:30 p. m.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File No. 327, a bill for an act relating to the bringing of actions against reciprocal or interinsurance exchanges and upon reinsurance and interinsurance contracts.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 225, a bill for an act providing restrictions upon the conferring of academic degrees.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 260, a bill for an act relating to the diminution in the number of employees under civil service.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

House File No. 354, a bill for an act to legalize certain transfer of funds and appropriations made by the city council of Forest City, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 286, a bill for an act relating to indebtedness that cities and towns may incur for certain public utilities and other improvements.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 359, a bill for an act relating to parole by court.

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 to require officers, boards and commissions of the state government to pay into the state treasury all fees and charges not belonging to said offices.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 340, a bill for an act relating to investment companies and regulations in regard to the sale of certain securities.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

Senate File No. 415, a bill for an act to provide appropriations of three hundred twenty-five dollars to indemnify Arthur Ashcraft for damages and injuries received as and while a prisoner at Ft. Madison.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 417, a bill for an act to provide an appropriation to indemnify George Simpson for injuries.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 421, a bill for an act to make an appropriation for attorney fees to Havner, Flick and Powers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 423, a bill for an act to make an appropriation to James A. Devitt for attorney fees.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 431, a bill for an act relating to the solicitation of public donations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 432, a bill for an act to make 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 House is asked:

Senate File No. 430, a bill for an act relating to the department of public docks in cities and towns.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 262

Amend by adding the following section:

Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Ottumwa Courier, a newspaper published at Ottumwa, Iowa, and the Knoxville Journal, a newspaper published at Knoxville, Iowa.

SENATE AMENDMENT TO HOUSE FILE NO. 327

Amend as follows: "That a period be inserted in line 14 following the word "provided" and the remainder of the secton be stricken."

SENATE MESSAGES CONSIDERED

Senate File No. 340, a bill for an act to amend the law as it appears in section eighty-five hundred twenty-six (8526) and subdivisions three (3), eight (8), ten (10) and eleven (11) thereof; Section eighty-five hundred fifty-four (8554) and eighty-five hundred sixty-six (8566) and Chapter three hundred ninety-three (393) of Title XIX of the Code of Iowa, 1924, relating to invest-



ment companies and regulations in regard to the sale of certain securities.

Read first and second times and referred to sifting committee.

Senate File No. 417, a bill for an act to provide an appropriation of six hundred ninety dollars to indemnify George Simpson for damages occasioned by reason of injury suffered by reason of the collision of an automobile in which he was riding with road drag operated by the Iowa State Highway Commission.

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

Senate File No. 415, a bill for an act to provide an appropriation of three hundred twenty-five and no/100 (\$325.00) dollars to indemnify Arthur Ashcraft for damages and injuries received as and while a prisoner at Ft. Madison.

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

Senate File No. 423, a bill for an act to make an appropriation to James A. Devitt for attorneys fees as attorney for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach.

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

Senate File No. 431, a bill for an act to repeal chapter ninetythree (93) of the code relating to the solicitations of public donations.

Read first and second times and referred to sifting committee.

Senate File No. 432, 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 referred to committee on appropriations.

Senate File No. 421, a bill for an act to make an appropriation to Havner, Flick and Powers for attorneys' fees as attorneys for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach.



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

Senate File No. 430, a bill for an act to amend the law as it appears in Section fifty-nine hundred two (5902) of the Code, 1924, relating to the Department of Public Docks in Cities and Towns, by adding thereto a paragraph relative to the method of defraying the expense thereof in Cities under the Commission form of Government having a population of less than thirty thousand.

Read first and second times and substituted for House File No. 513.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

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

House Files Nos. 40, 163, 330, 379, 380, and 381.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 40, 163, 330, 379, 380 and 381.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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 April, 1927, sent to the governor for his approval:

House Files Nos. 40, 163, 330, 379, 380, and 381.

FRED R. BLYTHE, Chairman.

Report adopted.



CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Blackford of Van Buren moved that the wives and friends of the members be admitted to the executive session this afternoon.

Motion prevailed.

Allen of Pocahontas moved that those admitted to the executive session, not including the press, committee clerks, and representatives of the budget director's office be requested to sit in the gallery.

Motion lost.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendments to section forty-seven (47), lines 24, 25, 28, 35, 36, 37, and 38.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of subsection two (2) of section forty-seven (47) of Senate File No. 10.

R. L. RUTLEDGE,
AZEL MCILRATH,
GEORGE M. HOPKINS,
C. A. HOLLIS,
MARTIN H. TROUP.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Aiken of Ida and J. P. Kennedy.

W. S. Kennedy asked and obtained unanimous consent to have J. P. Kennedy excused from the call of the House.

Johnson of Marion asked and obtained unanimous consent to have Aiken of Ida excused from the call of the House.

Allen of Pocahontas moved that the following amendment by Ontjes of Grundy to section forty-seven (47) be adopted:

Amend by strking all of lines sixty-two (62) and sixty-three (63).

Speaker pro tempore Mathews in the chair.

Speaker Carter in the chair.

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 54.

Akin of Carroll	Greene	Kennedy, W. S.	Quirk
Allen	Griswold	Kent	Reimers
Anderson	Hagglund	King	Rice
Bair	Hale	Kline	Roberts
Barnes	Haney	Knudson	Smith
Bauer	Hanson	Krouse	Springer
Berry	Harrison	Laughlin	Thompson
Bixler	Hines	Lovrien	Torgeson
Buchmiller	Hubbard -	McCaulley	Truax
Bush	Huff	McIlrath	Vaughn
Copeland	Hunt	McIntosh	Walrod
Crozier	Ickis	Martin	Wamstad
Eden	Johnson of .	Miller	Wolfe
Fleming	Keokuk	Ontjes	

The nays were, 51.

Blackford	Hager	Johnson of	Prichard
Blythe	Hansen	Marion	Ratliff
Charlton	Hattendorf	Knutson	Rust
Christophel	Heald	Lichty	Rutledge
Cole of Delaware	Held	McMillan	Ryder
Cole of Harrison	Hempel	Mathews	Saunders
Craig	Hill	Maxfield	Simmer
Eckles	Hollingsworth	Nagle	Stepanek
Edge	Hollis	Nelson	Thomas
Elliott	Hopkins	O'Donnell	Troup
Forsling	Istad	Oliver	Venard
Gilmore	Johnson of	Patterson	Wagner
Grimwood	Dickinson	Pattison	Wilson
			Mr. Speaker

Absent or not voting, 2.

Aiken of Ida Kennedy, J. P.

Amendment adopted.

Rutledge of Webster moved that the call of the House be now raised.

Motion prevailed.

Allen of Pocahontas moved that the following amendment filed by Ontjes of Grundy to section forty-seven (47) be adopted:

Amend line seventy-seven (77) by striking "72,000.00" and inserting "15.000.00".

Crozier of Mahaska moved to amend the amendment by Ontjes of Grundy by striking the figures "15,000.00" and inserting the figures "24,000.00".

Amendment to the amendment adopted.

On the question "Shall the amendment by Ontjes, as amended, be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 56.

Akin of Carroll	Griswold	Johnson of	Quirk
Allen	Hagglund	Keokuk	Ratliff
Anderson	Hale	King	Reimers
Bair	Haney	Laughlin	Rice
Barnes	Hansen	Lovrien	Roberts
Bauer	Hanson	Martin	Springer
Bixler	Hattendorf	Maxfield	Thompson
Cole of Harrison	1 Hempel	Nagle	Torgeson
Copeland	Hines	Nelson	Vaughn
Craig	Hopkins	O'Donnell	Venard
Crozier	Huff	Oliver	Wagner
Eckles	Ickis	Ontjes	Wamstad
Forsling	Istad	Patterson	Wolfe
Greene	Johnson of	Pattison	Mr. Speaker
	Dickinson	Prichard	

The nays were, 38.

Berry	Grimwood	Kline	Rust
Blackford	Hager	Knutson	Rutledge
Blythe	Harrison	Lichty	Ryder
Buchmiller	Heald	McCaulley	Saunders
Bush	Held	McIlrath	Smith
Christophel	Hill	McIntosh	Troup
Eden	Hollingsworth	McMillan	Truax
Edge	Hollis	Mathews	Walrod
Elliott	Hunt	Miller	Wilson
Fleming	Kennedy, W. S.		

Absent or not voting, 13.

Aiken of Ida	Hubbard	Kent	Simmer
Charlton	Johnson of	Knudson	Stepanek
Cole of Delaware	Marion	Krouse	Thomas
Gilmore	Kennedy, J. P.	*	•

The amendment as amended was adopted.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend section forty-seven (47) of Senate File No. 10 by inserting as line seventy-seven-a (77a) the following:

"77a. No extension summer school shall be located within forty (40) miles of an accredited college conducting an accredited summer school."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 39.

Akin of Carroll	Crozier	Johnson of	Quirk
Allen	Forsling	Keokuk	Ratliff
Anderson	Hagglund	Kent	Reimers
Bair	Hansón	Krouse	Rutledge
Barnes	Hubbard	Lovrien	Simmer
Bixler	Huff	Martin	Springer
Blackford	Ickis	Miller	Thompson
Buchmiller	Istad	Oliver	Torgeson
Bush	Johnson of	Ontjes	Walrod
Cole of Harrison	Dickinson	Patterson	Mr. Speaker
Craig			

The nays were, 47.

Griswold	Hunt	O'Donnel
Hager	Johnson of	Rice
Hale	Marion	Rust
Harrison	Kennedy, W. S.	Ryder
Hattendorf	Kline	Smith
Heald	Lichty	Thomas
Held	McCaulley	Troup
Hill	McIntosh	Truax
Hines	McMillan	Vaughn
Hollingsworth	Mathews	Venard
Hollis	Maxfield	Wagner
Hopkins	Nagle	Wilson
	Hager Hale Harrison Hattendorf Heald Held Hill Hines Hollingsworth Hollis	Hager Hale Harrison Hattendorf Heald Held Hill Hines Hollingsworth Hollis Johnson of Marion Kennedy, W. S. Kline Lichty McCaulley McCaulley McIntosh McMillam Mathews Maxfield

Absent or not woting, 21.

Aiken of Ida	Hempel	Laughlin	Roberts
Bauer ·	Kennedy, J. P.	McIlrath	Saunders
Cole of Delaware		Nelson	Stepanek
Greene	Knudson	Pattison	Wamstad
Haney	Knutson	Prichard	Wolfe
Hansen			

Amendment lost.

Springer of Decatur asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of April 6th.

Springer of Decatur offered the following amendment and moved its adoption:

Amend section (47) forty-seven, subsection three (3), by adding the following after line eighty-one (81):

"In the location of extension summer schools their proximity to accredited colleges conducting accredited summer schools and the state teachers college shall be considered and as nearly as possible these extension summer schools shall be located so that all parts of the state shall be served."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 30.

Allen	Greene	Lovrien	Roberts
Anderson	Hagglund	Martin	Ryder
Barnes	Hale	Miller	Simmer
Bixler	Hattendorf	O'Donnell	Smith
Bush	Hill	Pattison	Springer
Cole of Harrison	Huff	Prichard	Wolfe
Copeland	Krouse	Reimers	Mr. Speaker
Craig	Laughlin		VIII.

The nays were, 51.

Blackford	Hager	Kennedy, W. S.	Quirk
Blythe	Haney	King	Rice
Charlton	Harrison	Kline	Saunders
Chirstophel	Heald	Knutson	Thomas
Eckles	Held	Lichty	Thompson
Eden	Hempel	McCaulley	Torgeson
Edge	Hollingsworth	McIlrath	Troup
Elliott	Hollis	McIntosh	Truax
Fleming	Hopkins	McMillan	Vaughn
Forsling	Hunt	Mathews	Venard
Gilmore	Ickis	Maxfield	Wagner
Grimwood .	Johnson of	Nagle	Walrod
Griswold	Marion	Nelson	Wilson

Absent or not voting, 26.

Aiken of Ida	Hansen	Johnson of	Patterson
Akin of Carroll	Hanson	Keokuk	Ratliff
Bair	Hines	Kennedy, J. P.	Rust
Bauer	Hubbard	Kent	Rutledge
Berry	Istad	Knudson	Stepanek
Buchmiller	Johnson of	Oliver	Wamstad
Cole of Delawar	e Dickinson	Onties	
Crozier		50000	

Amendment lost.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Grimwood of Jones for the remainder of the afternoon, on request of McCaulley of Calhoun.

Allen of Pocahontas moved that the amendment by Ontjes of Grundy to section forty-seven (47) be adopted:

Amend line forty-nine (49) by striking "140,000.00" and inserting "120.000.00".

Amendment adopted.

• Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendments to section forty-seven (47), lines 53, 56, 58, 60, 60a, 76, and 88.

Ontjes of Grundy moved that the following amendment to section forty-seven (47) be adopted:

Amend by striking out all of line ninety-a (90a).

Amendment adopted.

Patterson of Kossuth asked and obtained unanimous consent to withdraw his amendment to line fifty-nine (59), section fortyseven (47) of Senate File No. 10, filed by him and found in the journal of April 6th.

Patterson of Kossuth offered the following amendment and moved its adoption:

Amend section forty-seven (47) by adding immediately following line fifty-three (53) the following: "\$10,000.00 of the foregoing appropriation shall be used for research work in the incidence of state and county taxes."

Forsling of Woodbury moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 73.

Allen	Hager	Johnson of	Ontjes
Anderson	Hagglund	Keokuk	Patterson
Bair	Hale	Kennedy, W. S.	Quirk
Barnes	Haney	Kent	Reimers
Bauer	Hanson	King	Rice
Berry	Harrison	Kline	Roberts
Bixler	Hattendorf	Knudson	Rutledge
Blythe	Heald	Krouse	Smith
Buchmiller	Held	Laughlin	Springer
Bush	Hill	Lovrien	Thomas
Christophel	Hines	McCaulley	Thompson
Cole of Harrison	Hollis	McIlrath	Torgeson
Copeland	Hopkins	McIntosh	Troup
Craig	Huff	Martin	Vaughn
Crozier	Hunt	Mathews	Venard
Elliott	Ickis	Maxfield	Wilson
Fleming	Istad	Nagle	Wolfe
Gilmore	Johnson of	Nelson	Mr. Speaker
Griswold	Dickinson	Oliver	

The nays were, 24.

Hansen McMillan Blackford Rust Miller Charlton Hollingsworth Ryder Cole of Delaware Johnson of O'Donnell Stepanek Pattison Eden Marion Truax Prichard Knutson Wagner Walrod Ratliff Forsling Lichty

Greene

Absent or not voting, 10.

Aiken of Ida Grimwood Kennedy, J. P. Simmer Akin of Carroll Hempel Saunders Wamstad Eckles Hubbard

Amendment adopted.

Berry of Monroe moved that the House adjourn until 9:00 a.m., Friday.

On the question "Shall the House adjourn?" a roll call was demanded.

The ayes were, 25.

Barnes Hanson Krouse Ontjes Berry Hopkins McCaulley Rice Bixler Huff Nagle Ryder Cole of Delaware Johnson of Nelson Springer Stepanek Wolfe Keokuk O'Donnell Crozier Kent Oliver Griswold Hansen Knutson

The nays were, 66.

Johnson of Allen Forsling Patterson Dickinson Pattison Anderson Greene Johnson of Bair Hager Prichard Bauer Hagglund Marion Quirk Blackford Hale Kennedy, W. S. Ratliff Haney King Reimers Blythe Buchmiller Harrison Kline Roberts Hattendorf Knudson Bush Rust Charlton Heald Laughlin Smith Christophel Held Lichty Thompson Cole of Harrison Hill Lovrien Torgeson Copeland Hines McIlrath Troup Craig Hollingsworth McIntosh Truax Eckles Hollis McMillan Venard Eden Hunt Mathews Wagner Elliott Ickis Maxfield Wilson Istad Miller Mr. Speaker Fleming

Absent or not voting, 16.

Aiken of Ida Grimwood Martin Thomas Akin of Carroll Hempel Rutledge Vaughn Edge. Hubbard Saunders Walrod Gilmore Kennedy, J. P. Simmer Wamstad Motion lost.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendment to section forty-seven (47), line one hundred six-a (106a).

AMENDMENTS FILED

Lovrien of Humboldt filed the following amendments to the committee substitute for House File No. 1:

Amend the committee substitute for House File No. 1, as follows:

Amend section eighteen (18) of the committee substitute for House File No. 1, by inserting, after line fourteen (14) thereof, the following: "All withdrawal of deposit money and payment of claims made after the bank is taken over by the state banking board shall in case of in-

the bank is taken over by the state banking board, shall, in case of insolvency, constitute a partial distribution of assets, and in making distribution, the claim or account shall include the portion withdrawn, and the payment shall be treated as a partial distribution thereon."

Further amend section eighteen (18) by striking all of the sentence following the word "deposits" in line twenty-one (21).

Further amend section eighteen (18) by adding at the end thereof, the following:

"All deposits made after possession of the bank is taken by the state banking board, and all bills receivable resulting from the use thereof, shall, in case of insolvency of the bank, be and constitute trust property for the use and benefit of such depositors, and such deposit claims shall be first paid therefrom, prior to payment of any other claims therefrom."

FRED C. LOYRIEN.

On motion of Saunders of Palo Alto the House adjourned until



JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 8, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. C. E. Lookingbill, minister Church of the Brethren, Nevada.

Journal of April 7th corrected and approved.

King of Clay asked and obtained unanimous consent to have the House reconvene at one o'clock today for the purpose of hearing the Clay County Glee Club.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Hubbard of Pottawattamie, on account of illness, indefinitely, on request of Wolfe of Linn.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists on its amendments to House File No. 83, a bill for an act relating to control of machine guns; requests a conference committee, and the President has appointed as members of such committee on the part of the Senate, Senators Ellis, Shane, Campbell and Gilchrist.

Also, that the Senate has passed the following bill in which the concurence of the House is asked:

Senate File No. 249, a bill for an act relating to the production and sale of eggs.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 347, a bill for an act relating to the collection of gasoline license fees.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File No. 364, a bill for an act to legalize the corporate acts and proceedings of the Frankel Clothing Company of Des Moines, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 420, a bill for an act to make an appropriation to indemnify Charles Feenstra for injuries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 424, a bill for an act to make an appropriation to compensate Francine Talbot for injuries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 416, a bill for an act to make an appropriation to compensate Vera Gage for injuries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 334, a bill for an act relating to the powers of park commissioners.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 419, a bill for an act to provide an appropriation to indemnify C. T. Murphy for injuries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 422, a bill for an act to make an appropriation from the sinking fund in the state treasurer's office to the city of Keokuk for interest paid.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 418, a bill for an act to make an appropriation for the payment of state and other expenses.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 453, a bill for an act relating to the meetings of the board of mine examiners.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 453

Amend as follows:



In lines two and three strike the words "meetings of" and insert in lieu thereof the following: "temporary employment of persons certificated by".

SENATE MESSAGES CONSIDERED

Senate File No. 249, a bill for an act to amend chapter one hundred fifty-one of the code, relating to the production and sale of eggs.

Read first and second time and referred to sifting committee.

Senate File No. 364, a bill for an act to legalize the corporate acts and proceedings of the Frankel Clothing Company of Des Moines, Iowa, and to provide for the renewal and extension of the period of corporate existence of said Company.

Read first and second times and referred to sifting committee.

Senate File No. 334, a bill for an act to amend Section five thousand eight hundred and seven (5807) of the Code, 1924, relating to the powers of park commissioners.

Read first and second times and referred to sifting committee.

Senate File No. 416, a bill for an act making an appropriation to compensate Vera Gage for injuries received while a student at the Iowa School for the Deaf, Council Bluffs, Iowa.

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

Senate File No. 420, a bill for an act to provide an appropriation of fifteen hundred dollars to indemnify Charles Feenstra for damages occasioned by reason of injury suffered when attacked in the Iowa state pentientiary by another inmate.

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

Senate File No. 424, a bill for an act making an appropriation to compensate Francine Talbot for injuries received from being struck by a stray bullet from rifle range, Iowa National Guard, Marshalltown, Iowa.

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



Senate File No. 418, a bill for an act to make appropriation to pay miscellaneous claims against the state.

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

Senate File No. 422, a bill for an act to make appropriation from the sinking fund in the office of the treasurer of state to the city of Keokuk, Iowa, to reimburse said city for interest paid thereto.

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

Senate File No. 419, a bill for an act to provide an appropriation of sixty-five hundred dollars (\$6,500.00) to indemnify C. T. Murphy for damages occasioned by reason of injury suffered by reason of collision of automobile in which he was riding with road drag operated by Iowa State Highway Commission.

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

Senate File No. 347, a bill for an act to amend chapter six (6) of the laws of the Forty-first General Assembly, and sections one (1), three (3), seven (7) and eight (8) of said chapter, and to repeal sections four (4) and five (5) of said chapter, and enact substitutes therefor, relating to the collection of gasoline license fees.

Read first and second times and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of Oliver of Monona, House File No. 262, a bill for an act to require officers, boards, and commissions of the state government to pay into the state treasury all fees and charges not belonging to said office, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 262

Amend by adding the following section:

Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Ottumwa Courier, a newspaper published at Ottumwa, Iowa, and the Knoxville Journal, a newspaper published at Knoxville, Iowa.



Mr. Oliver moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 73.

Aiken of Ida Fleming Johnson of Oliver Patterson Akin of Carroll Gilmore Dickinson Pattison Allen Grimwood Johnson of Anderson Hager Keokuk Quirk Bair Hagglund Johnson of Ratliff Marion Barnes Hale Rice Bauer Haney King Rutledge Bixler Hanson Kline Ryder Knudson Smith Blackford Hattendorf Blythe Held Krouse Stepanek Buchmiller Hempel Laughlin Torgeson Lichty Troup Bush Hill Christophel McCaulley Truax Hines Venard Cole of Delaware Hollingsworth McIlrath Wagner McIntosh Craig Hollis Walrod Martin Crozier Hopkins Mathews Wilson Eckles Huff Eden Ickis Maxfield Wolfe Elliott Miller Mr. Speaker Istad

The nays were, none.

Absent or not voting, 34.

McMillan Saunders Berry Harrison Charlton Heald Nagle Simmer Cole of Harrison Hubbard Nelson Springer Copeland Hunt O'Donnell Thomas Kennedy, J. P. Edge Ontjes Thompson Forsling Kennedy, W. S. Prichard Vaughn Greene Kent Reimers Wamstad Griswold Knutson Roberts Hansen Lovrien Rust

The House concurred in the Senate amendment to House F'1, No. 262.

On request of McCaulley of Calhoun, House File No. 327, a bill for an act to amend section nine thousand eighty-seven (9087) of the code, relating to the bringing of actions against reciprocal or interinsurance exchanges and upon reinsurance and interinsurance contracts, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FLIE NO. 327

Amend as follows: "That a period be inserted in line 14 following the word "provided" and the remainder of the section be stricken."

Mr. McCaulley moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 76.

Akin of Carroll	Greene	Johnson of	Patterson
Anderson	Grimwood	Dickinson	Pattison
Bair	Griswold	Johnson of	Quirk
Barnes	Hager	Marion	Ratliff
Bauer	Hagglund	Kennedy, W. S.	Rice
Bixler	Hale	Kent	Roberts
Blackford	Haney	King	Rutledge
Blythe	Hanson	Knudson	Ryder
Buchmiller	Harrison	Knutson	Smith
Bush	Hattendorf	Krouse	Thompson
Christophel	Hempel	Laughlin	Torgeson
Cole of Delaware	Hill	Lichty	Troup
Cole of Harrison		McCaulley	Truax
Craig	Hollingsworth	McIlrath	Vaughn
Crozier	Hollis	McIntosh	Venard
Eckles	Hopkins	Mathews	Wagner
Eden	Huff	Maxfield	Walrod
Elliott	Ickis	Miller	Wilson
Fleming	Istad	Nelson	Mr. Speaker
Gilmore		O'Donnell	.5

The nays were, 1.

Allen

Absent or not voting, 30.

Aiken of Ida	Held	McMillan	Saunders
Berry	Hubbard	Martin	Simmer
Charlton	Hunt	Nagle	Springer
Copeland	Johnson of	Oliver	Stepanek
Edge	Keokuk	Ontjes	Thomas
Forsling	Kennedy, J. P.	Prichard	Wamstad
Hansen	Kline	Reimers	Wolfe
Heald	Lovrien	Rust	

The House concurred in the Senate amendment to House File No. 327.

On request of Saunders of Palo Alto, House File No. 453, a bill for an act to amend section twelve hundred eighty-eight (1288) of the code, 1924, relating to the meetings of the board of mine examiners, with Senate amendment, was taken up and the amendment read and considered.



SENATE AMENDMENT TO HOUSE FILE NO. 453

Amend as follows:

In lines two and three of the title strike the words "meetings of" and insert in lieu thereof the following: "temporary employment of persons certificated by".

Mr. Saunders moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 84.

Akin of Carroll Hager Johnson of Ontjes Allen Hagglund Marion Patterson Kennedy, W. S. Anderson Hale Pattison Bair Haney Kent Quirk Ratliff Barnes Hansen King Bauer Hanson Kline Rice Bixler Harrison Knudson Roberts Hattendorf Blackford Knutson Rutledge Blythe Held Krouse Ryder Buchmiller Hempel Laughlin Saunders Bush $_{
m Hill}$ Lichty Smith Christophel Hines Lovrien Stepanek Cole of Delaware Hollingsworth McCaulley Thompson Copeland Hollis McIntosh Torgeson Crozier Hopkins Martin Troup Eckles Mathews Ickis Truax Elliott Istad Maxfield . Vaughn Fleming Johnson of Miller Venard Gilmore Dickinson Wagner Walrod Nagle Nelson Johnson of Greene Keokuk Wilson Grimwood O'Donnell Mr. Speaker Griswold Oliver

The nays were, none.

Absent or not voting, 23.

Aiken of Ida Edge Kennedy, J. P. Simmer Forsling McIlrath Berry Charlton Springer Heald McMillan Thomas Cole of Harrison Hubbard Prichard Wamstad Craig Huff Reimers Wolfe Eden Hunt Rust

The House concurred in the Senate amendment to House File No. 453.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 177.

FRED R. BLYTHE, Chairman House Committee.

•D. L. WILSON, 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. 177.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Johnson of Keokuk offered the following amendment and moved its adoption:

Amend Senate File No. 10, section forty-seven (47) as follows:

Amend line twenty-four (24) by striking "2,730,000.00" and inserting "2,600,000.00".

Amend line thirty-five (35) by striking "30,000.00" and inserting "20,000.00".

Amend line thirty-six (36) by striking "100,000.00" and inserting "70,000.00".

Amend line thirty-seven (37) by striking "30,000.00" and inserting "20,000.00".

Johnson of Keokuk asked and obtained unanimous consent to withdraw his amendment.

Rust of Franklin moved that the Budget Director be invited to the House to answer questions relative to the budget report.

Motion prevailed.

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which the House adopted the amendment to Senate File No. 10, section 47, subsection 2, line 49.

BYRON G. ALLEN.

Motion prevailed.

Ontjes of Grundy asked and obtained unanimous consent to withdraw his amendment to section forty-seven (47), line forty-nine (49).

McMillan of Benton moved that the following amendments be adopted.

Amend section forty-seven (47) by striking line one hundred six-b (106b); also, by adding the following as section six (6) of the bill.

COMMISSION FOR THE BLIND

(See page 21, Budget Report)

- 1 Sec. 6. For the Commission for the Blind there is
- 2 hereby appropriated for each year of the biennium begin-
- 3 ning July 1, 1927, and ending June 30, 1929, the sum of
- 4 Ten Thousand Dollars (\$10,000.00), or so much thereof as
- 5 may be necessary, to be used in the following manner:
- 6 To be expended in accordance with the pro-
- 7 visions of Chapter 75 of the Acts of the
- 8 Forty-first General Assembly.....\$10,000.00

Amendments adopted.

MOTION TO RECONSIDER

MR. SPEAKER: We moved to reconsider the vote by which the amendment by Ontjes of Grundy to section forty-six (46), line one hundred one-a (101a) passed the House.

GEO. W. PATTERSON, JOHN M. BIXLER, D. FULTON RICE, F. HOLLINGSWORTH.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which the amendment to section forty-six (46), line one hundred one-a (101a) was adopted?" a roll call was demanded.



The ayes were, 86.

Aiken of Ida Akin of Carroll Anderson Bauer Bixler Blackford Blythe Buchmiller Bush Christophel Cole of Harrison Hollis Copeland Craig Crozier Eckles Edge Elliott Fleming Greene Grimwood Hager

Haney Kline Hansen Knudson Harrison Knutson Hattendorf Krouse Heald Laughlin Held Lichty Lovrien Hempel Hill Hines McIlrath Hollingsworth McIntosh Martin Mathews Hopkins

Kennedy, W. S. Reimers

Rutledge Ryder Saunders Simmer Smith McCaulley Stepanek Thomas Thompson Troup Truax Maxfield Vaughn Nagle Venard Nelson Wagner Walrod O'Donnell Ontjes Wamstad Wilson Patterson Pattison Wolfe Quirk Mr. Speaker · Ratliff

Roberts

Rust

The nays were, 7.

Allen Barnes Berry

Hagglund

Hanson King

Huff

Hunt

Istad

Johnson of

Johnson of

Keokuk

Johnson of

Marion

Dickinson

Miller Oliver

Absent or not voting, 14.

Bair Charlton Cole of Delaware Griswold Eden

Forsling Gilmore Hubbard Ickis Kennedy, J. P. McMillan

Prichard

Springer Torgeson

Motion to reconsider prevailed.

Wilson of Tama offered as a substitute amendment to the amendment by Ontjes of Grundy to line 101-a of section forty-six (46) the following:

Amend section forty-six (46), line one hundred one-a (101a) by striking the figures "50,000.00" and inserting the figures "40,000.00".

On the question "Shall the substitute amendment be substituted?" a roll call was demanded.

The ayes were, 91.

Aiken of Ida Griswold Kennedy, W. S. Quirk Akin of Carroll Ratliff Hager Kent Hagglund Hale Reimers King Anderson Bauer Kline Rice Roberts Berry Haney Knudson Bixler Hansen Knutson Rust Harrison Rutledge Blackford Krouse Hattendorf Laughlin Ryder Blythe Buchmiller Heald Lichty Saunders Held Lovrien Simmer Bush Christophel Hempel McCaulley Smith Cole of Delaware Hill McIlrath Stepanek Cole of Harrison Hines McIntosh Thomas Thompson Hollingsworth Martin Copeland Mathews Troup Craig Hopkins Crozier Maxfield Truax Huff Eckles Miller Vaughn Hunt Eden Istad Nagle Venard Edge Johnson of Nelson Wagner Dickinson O'Donnell Walrod Elliott Johnson of Ontjes Wamstad Fleming Wilson Greene Keokuk Patterson Grimwood Johnson of Pattison Wolfe Mr. Speaker Marion

The nays were, 3.

Allen Barnes Oliver

Absent or not voting, 13.

Bair Gilmore Hubbard McMillan Charlton Hanson Ickis Prichard Forsling Hollis Kennedy, J. P. Springer Torgeson

Substitute motion prevailed and substitution made.

On motion of Wilson of Tama the substitute amendment was adopted.

ST. OLAF CHOIR ENTERTAINS HOUSE

Saunders of Palo Alto moved that the House discontinue business at this time and that the St. Olaf choir be invited to entertain the House.

St. Olaf's Lutheran choir of Northfield, Minnesota, appeared in the House Chamber and rendered several numbers.

Knudson of Hamilton moved that a vote of thanks be extended to the director and members of St. Olaf choir.

Motion prevailed.

On motion of King of Clay the House adjourned until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

FARM BUREAU GLEE CLUB ENTERTAINS HOUSE

King of Clay announced that the Farm Bureau Glee Club of Clay county was in the House chamber and asked that they be invited to entertain the House at this time. The Glee Club was presented and sang several numbers.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 10, the budget bill.

Speaker pro tempore Mathews in the chair.

MOTION TO RECONSIDER

Mr. Speaker: I move to reconsider the vote by which the amendment to line one hundred sixty-eight-a (168a) of section forty-six (46) was adopted.

MARION R. McCAULLEY.

Reimers of Lyon moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which the amendment to line 168a of section 46 was adopted?" a roll call was demanded.

The ayes were, 74.

Bair	Forsling	Hollingsworth	Kennedy, W. S.
Barnes	Greene	Hollis	Kent
Blackford	Grimwood	Hopkins	Kline
Blythe	Hagglund	Hunt	Knudson
Christophel	Hale	Ickis	Krouse
Cole of Delaware	Haney	Istad	Laughlin
Cole of Harrison		Johnson of	Lichty
Craig	Hattendorf	Dickinson	Lovrien
Crozier	Heald	Johnson of	McCaulley
Eckles	Held	Keokuk	McIntosh
Eden	Hempel	Johnson of	Martin
Elliott	Hill	Marion	Mathews
Fleming	Hines	Kennedy, J. P.	Maxfield

Nelson Roberts Stepanek Venard O'Donnell Rust Thomas Wagner Walrod Patterson Rutledge Torgeson Pattison Ryder Troup Wamstad Quirk Saunders Truax Wilson Ratliff Smith Vaughn Mr. Speaker Reimers

The nays were, 17.

Akin of Carroll Berry Harrison Oliver Allen Bush Huff Ontjes Anderson Copeland McIlrath Rice Bauer Miller Thompson Hanson Wolfe

Absent or not voting, 16.

Aiken of Ida Edge Hubbard Nagle Gilmore ' Bixler King Prichard Buchmiller Griswold Knutson Simmer McMillan Charlton Hager Springer

Motion to reconsider prevailed.

Ontjes of Grundy moved that the following amendment to section forty-six (46) be adopted:

Strike line one hundred sixty-eight-a (168a).

Reimers of Lyons moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 27.

Akin of Carroll Copeland Johnson of Nelson Allen Griswold Keokuk Oliver Anderson Hale Ontjes Kent Bair Hanson Krouse Rice Bauer Hattendorf McIlrath Springer Thompson Berry Huff Martin Bush Ickis Miller Wolfe

The nays were, 68.

Crozier Hagglund Hines Barnes Blackford Eckles Hollingsworth Haney Blythe Eden Hansen Hollis Buchmiller Elliott Harrison Hopkins Christophel Fleming Heald Hunt Cole of Delaware Forsling Cole of Harrison Greene Held Istad Hempel Johnson of Grimwood Hill Dickinson Craig

Johnson of	McIntosh	Roberts	Troup
Marion	Mathews	Rust	Truax
Kennedy, J. P.	Maxfield	Rutledge	Vaughn
Kennedy, W. S.	Nagle	Ryder	Venard
Kline	O'Donnell	Saunders	Wagner
Knudson	Patterson	Smith	Walrod
Laughlin	Pattison	Stepanek	Wamstad
Lichty	Prichard	Thomas	Wilson
Lovrien	Ratliff	Torgeson	Mr. Speaker
McCaulley	Reimers		2007 P. 10

Absent or not voting, 12.

Aiken of Ida	Edge	Hubbard	McMillan
Bixler	Gilmore	King	Quirk
Charlton	Hager	Knutson	Simmer

Amendment lost.

Huff of Cass moved that the previous question on the main bill and all pending amendments, and motions, excepting that amendments made necessary by amendments made to the bill may be filed under this motion.

On the question "Shall the previous question be ordered?" a roll call was demanded.

The ayes were, 69.

Akin of Carroll	Griswold	Kennedy, W. S.	Pattison
Allen	Hale	Kent	Reimers
Bair	Hansen	Kline	Rice
Barnes	Hanson	Knudson	Rust
Bauer	Harrison	Krouse	Rutledge
Berry	Hattendorf	Lichty	Ryder
Blackford	Hollingsworth	Lovrien	Saunders
Buchmiller	Hollis	McCaulley	Smith
Bush ·	Hopkins	McIntosh	Springer
Copeland	Huff	Martin	Stepanek
Craig	Hunt	Mathews	Thomas
Crozier	Ickis	Maxfield	Troup
Eckles	Istad	Miller	Truax
Eden	Johnson of	Nelson	Venard
Elliott	Dickinson	Oliver	Wagner
Fleming	Johnson of	Ontjes	Walrod
Gilmore	Keokuk	Patterson	Wamstad
Greene	Kennedy, J. P.		Wolfe

The nays were, 11.

Blythe	Hagglund	Johnson of	O'Donnell
Christophel	Hempel	Marion	Torgeson
Grimwood	Hill	McIlrath	Wilson

Absent or not voting, 27.

Aiken of Ida Forsling King Ratliff Anderson Knutson Roberts Hager Bixler Laughlin Simmer Haney Charlton McMillan Thompson Heald Cole of Delaware Held Nagle Vaughn Cole of Harrison Hines Prichard Mr. Speaker Hubbard Quirk Edge

Motion prevailed.

Speaker Carter in the chair.

MOTION TO RECONSIDER

The following motion to reconsider was offered:

Mr. Speaker: I move to reconsider the vote by which the amendment to line 71a, section 46 of Senate File No. 10 passed the House.

LAFE HILL, MARION R. McCaulley, C. A. KNUTSON, E. B. THOMAS.

On the question "Shall the House reconsider the vote by which the amendment to line 71a, section 46, was adopted?" a roll call was demanded.

The ayes were, 62.

Aiken of Ida	Fleming	Johnson of	Reimers
Akin of Carroll	Greene	Marion	Roberts
Anderson	Grimwood	Kennedy, J. P.	Rust
Berry	Hager	Kennedy, W. S.	Rutledge
Bixler	Hagglund	Kent	Springer
Blythe	Haney	King	Thomas
Buchmiller	Harrison	Knudson	Thompson
Bush	Hempel	Krouse	Troup
Christophel	Hill	Laughlin	Truax
Cole of Delaware	Hines	Lichty	Vaughn
Cole of Harrison	Hollis	Lovrien	Venard
Copeland	Hopkins	McCaulley	Wagner
Craig	Huff	McIntosh	Walrod
Crozier	Hunt	Martin	Wilson
Eckles	Istad	Pattison	Wolfe
Elliott		Quirk	Mr. Speaker

The nays were, 26.

Allen	Hanson	Johnson of	Ontjes
Bair	Hattendorf	Keokuk	Patterson
Barnes	Held	Mathews	Prichard
Gilmore	Hollingsworth	Miller	Rice
Griswold	Ickis	Nelson	Ryder
Hale	Johnson of	O'Donnell	Smith
Hansen	Dickinson	Oliver	Torgeson

Absent or not voting, 19.

Bauer Forsling McIlrath Saunders Blackford Heald McMillan Simmer Charlton Hubbard Maxfield Stepanek Eden Kline Nagle Wamstad Knutson Ratliff Edge

Motion to reconsider prevailed.

Ontjes of Grundy moved that the following amendment to section forty-six (46) be adopted:

Amend by striking line seventy-one-a (71a).

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 27.

Allen King Ontjes Patterson Bair Hollingsworth Kline Barnes Ickis Martin Prichard Bush Johnson of Maxfield Quirk Gilmore Dickinson Miller Rice Johnson of O'Donnell Smith Hansen Hanson Keokuk Oliver Torgeson Hattendorf

The nays were, 69.

Aiken of Ida Grimwood Kennedy, J. P. Kennedy, W. S. Rutledge Akin of Carroll Griswold Ryder Anderson Hager Kent Saunders Bauer Hagglund Knudson Springer Berry Hale Krouse Stepanek Laughlin Bixler Haney Thomas Blythe Harrison Lichty Thompson Buchmiller Heald Lovrien Troup Christophel Hempel McCaulley Truax Cole of Delaware Hill McIntosh Vaughn Cole of Harrison Hines Mathews Venard Copeland Hollis Wagner Nagle Hopkins Nelson Walrod Craig Crozier Huff Pattison Wamstad Eckles Hunt Reimers Wilson Eden Istad Roberts Wolfe Fleming Johnson of Rust Mr. Speaker Greene Marion

Absent or not voting, 11.

Blackford Elliott Knutson Ratliff Charlton Forsling McIlrath Simmer Edge Hubbard McMillan

Amendment lost.

MOTION TO RECONSIDER

Vaughn of Ringgold offered the following motion to reconsider:

MR. SPEAKER: I move to reconsider the vote by which the amendment to line forty-eight-a (48a), section forty-six (46) was adopted.

Motion lost.

MOTION TO RECONSIDER

Akin of Carroll offered the following motion to reconsider:

MR. SPEAKER: I ask unanimous consent to reconsider the vote by which the amendment to line fifteen (15) of section twenty-two (22) of Senate File No. 10 failed to pass the House.

Objection was made.

Akin of Carroll moved that the rule be suspended in order that he be permitted to move to reconsider the vote by which the amendment to line fifteen (15) of section twenty-two (22) of Senate File No. 10 failed to pass the House.

McIlrath of Poweshiek moved as a substitute motion for the motion by Akin of Carroll, that the rule be suspended in order that he be permitted to file a motion to reconsider.

Substitute motion lost.

On the question "Shall the motion by Akin of Carroll to suspend the rule in order he be permitted to move to reconsider the vote by which the amendment to line fifteen (15) of section twenty-two (22) failed to passed house?" a roll call was demanded.

The ayes were, 23.

Akin of Carroll Allen	Forsling Grimwood	Hempel Hill	McCaulley Saunders
Blythe	Hagglund	Hopkins	Vaughn
Christophel	Hanson	Istad	Wagner
Elliott	Harrison	King	Wilson
Fleming	Heald	Lovrien	

The nays were, 64.

Aiken of Ida Hale Kent Pirchard Anderson Haney Kline Quirk Bair Hansen Krouse Reimers Barnes Hattendorf Laughlin Rice Berry Held Lichty Roberts Hines Bixler McIlrath Rust Buchmiller Hollingsworth McIntosh Rutledge Hollis Mathews Ryder Cole of Delaware Huff Maxi eld Smith Cole of Harrison Hunt Miller Springer Nagle Copeland Ickis Thomas Craig Johnson of Nelson Thompson Eckles Dickinson O'Donnell Truax Eden Johnson of Ontjes Venard Patterson Gilmore Keokuk Walrod Kennedy, J. P. Kennedy, W. S. Wolfe Greene Pattison Griswold

Absent or not voting, 20.

Bauer Hubbard McMillan Stepanek Blackford Johnson of Martin Targeson Charlton Marion Oliver Troup Crozier Knudson Ratliff Wamstad Edge Knutson Simmer Mr. Speaker Hager

The motion by Akin to suspend the rule was lost.

Ontjes of Grundy moved that the following amendment to section fifty-two (52) be adopted:

Amend lines nineteen (19) and twenty (20) by striking "Two hundred eighteen thousand four hundred dollars (\$218,400.00) and inserting "One hundred eighty thousand dollars (\$180,000.00)".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 72.

Aiken of Ida Fleming Istad Pattison Akin of Carroll Johnson of Gilmore Quirk Allen Grimwood Keokuk Ratliff Anderson Griswold Kennedy, J. P. Rice Bair Kent Roberts Hager Barnes Kline Saunders Hagglund Bauer Hale Knudson Smith Berry Haney Knutson Springer Bixler Hanson Krouse Thomas Blythe Hattendorf Lichty Thompson Buchmiller Heald Lovrien Torgeson McCaulley Bush Held Troup Christophel Hill Mathews Vaughn Cole of Harrison Hines Maxfield Venard Miller Walrod Copeland Hollingsworth Nagle Wamstad Craig Hollis Crozier Wilson Hopkins Oliver Eckles Wolfe Huff Ontjes Eden

The nays were, 13.

Greene Ickis O'Donnell Ryder
Harrison McIlrath Prichard Truax
Hempel McIntosh Rust Wagner
Hunt

Absent or not voting, 22.

Blackford Kennedy, W. S. Patterson Hansen Charlton Hubbard . Reimers King Laughlin Cole of Delaware Johnson of Rutledge Edge Dickinson McMillan Simmer Johnson of Elliott Martin Stepanek Forsling Marion Nelson Mr. Speaker

Amendment adopted.

Knutson of Cerro Gordo moved that the following amendment to section fifty-two (52) be adopted:

Amend line five (5) by striking the figures "\$2,700.00" and inserting in lieu thereof the figures "\$3,000.00".

On the question "Shall the amendment be adopted ?" a roll call was demanded

The ayes were, 52.

Akin of Carrol Hill Knutson Roberts Hines Bauer Lichty Rust Cole of Delaware Hollingsworth McCaulley Ryder Eckles Hollis McIntosh Saunders Martin Smith Eden Huff Hunt Elliott Mathews Stepanek Greene Ickis Nagle Nelson Thomas Istad Troup Grimwood Truax Johnson of O'Donnell Hager Hale Dickinson Wagner Ontjes Walrod Hansen Johnson of Pattison Harrison Marion Prichard Wilson Kennedy, W. S. Quirk Mr. Speaker Heald Kent Hempel

The nays were, 46.

Aiken of Ida Copeland Johnson of Patterson Allen Keokuk Ratliff Craig Anderson Crozier Kennedy, J. P. Reimers King Bair Fleming Rice Springer Barnes Gilmore Kline Griswold Knudson Thompson Berry Bixler Hagglund Krouse Torgeson Haney Lovrien Vaughn Blythe Buchmiller Hanson McIlrath Venard Bush Hattendorf Maxfield Wamstad Held Miller Wolfe Christophel Cole of Harrison Hopkins Oliver

Absent or not voting, 9.

Blackford Charlton Edge

Forsling Hubbard Laughlin McMillan

Rutledge Simmer

Amendment adopted.

Further action temporarily deferred.

The House resumed consideration of Special Order, House File No. 283, a bill for an act to amend sections four thousand twelve (4012), four thousand fifteen (4015), four thousand sixteen (4016), four thousand seventeen (4017), four thousand twenty-five (4025), and chapter one hundred ninety-nine (199) of Title XII of the code, 1924, to repeal sections four thousand nineteen (4019) and four thousand twenty (4020) of the code, 1924, and to repeal sections four thousand eighteen (4018), four thousand twenty-six (4026) and four thousand twenty-eight (4028) of the code, 1924, and to enact substitutes therefor, relating to medical and surgical treatment of indigent persons, with report of committee proposing a substitute amendment, but without further recommendation.

Wagner of Scott moved that action be deferred until the reconvening of the House in its next session.

Ickis of Union moved the previous question.

Motion prevailed.

On the question "Shall action be deferred on House File No. 283 ?" a roll call was demanded.

The ayes were, 39.

Blythe Buchmiller Craig Eden Elliott Forsling Grimwood Hale Hansen Heald

Hollis Hopkins Hunt Istad Johnson of Marion Kennedy, J. P. Kennedy, W. S. Knutson

Hempel

Maxfield Nagle Pattison Ratliff Roberts Rust Rutledge Ryder Saunders

McIntosh

Stepanek Thomas Troup Truax Venard Wagner Walrod Wilson Wolfe Mr. Speaker

The nays were, 52.

Aiken of Ida Akin of Carroll Anderson Bair Barnes Bauer

Berry Bixler Bush Christophel Cole of Harrison Griswold Copeland

Crozier Fleming Gilmore Greene Hager

Hagglund Haney Hanson Harrison Held Hill

Hines Kent Mathews Quirk Hollingsworth King Miller Reimers Huff Kline Nelson Rice Ickis Knudson O'Donnell Smith Johnson of Krouse Oliver Springer Thompson Dickinson McCaulley Ontjes McIlrath Johnson of Patterson Torgeson Keokuk

Absent or not voting, 16.

Allen Eckles Laughlin Prichard
Blackford Edge Lichty Simmer
Charlton Hattendorf Lovrien Vaughn
Cole of Delaware Hubbard McMillan Wamstad

. Motion lost.

Torgeson of Worth offered the following amendment to the committee amendments and moved its adoption:

Amend the committee amendments by striking from line thirty-eight (38) of section three (3) the word "ten" and inserting the word "two".

Amendment to the committee amendments adopted.

Nagle of Johnson offered the following amendments as a substitute for the committee amendments and moved their adoption:

Amend committee amendments to House File No. 283 by substituting therefor the following:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section four thousand eleven (4011) of the code be repealed and the following enacted in lieu thereof:

"4011. When the physician's report has been filed, the clerk shall fix a time and place for hearing of the matter by the hospital commitment commission provided for in section four thousand eleven-b (4011-b), and the county attorney shall cause such patient and the parent or parents, guardian, or person having the legal custody of said patient, if under legal disability, to be served with such notice of the time and place of the hearing as the clerk may prescribe.

4011-b. The clerk of the District Court, the auditor and any member of the board of supervisors of each county shall constitute a Hospital Commitment Commission."

Sec. 2. That section four thousand twelve (4012), four thousand thirteen (4013), four thousand seventeen (4017), four thousand twenty-nine (4029) and four thousand thirty (4030) of the code be amended by striking therefrom the word "court" wherever the same appears therein and inserting in lieu thereof the words "Hospital Commitment Commission";

also amend sections four thousand fourteen (4014) and four thousand sixteen (4016) of the code by striking therefrom the words "court or judge" wherever the same appears therein and inserting in lieu thereof the words "Hospital Commitment Commission"; and also amend section four thousand twelve (4012) by adding thereto the following: "Such order shall be the authority of the hospital for the treatment of the patient for a period of two years from the date of commitment. But if necessary to treat patient longer, a new commitment must be issued after complying with the requirements of this chapter for original commitment."

Sec. 3. That chapter one hundred ninety-nine (199) of the code be amended by inserting after section four thousand fourteen (4014), the following:

Sec. 4014-b1. No order of commitment shall be finally signed by the hospital commitment commission until the person to be committed, and all persons legally chargeable with such person's support, if he be a person not under legal disability, or all persons legally chargeable with his support if he be a person under legal disability, shall have executed and acknowledged before the clerk of the district court or his deputy, a property statement containing answers to interrogatories in substantially the following form:

STATE UNIVERSITY HOSPITAL QUESTIONNAIRE

Name of person to be committed
Relationship of signer to person to be committed
Name of signer
Residence of signer
Residence of person to be committed
How long have you lived in the county?
What is your occupation?
Where are you employed?
What are your earnings?
Have you any other income?
How many in your family?
What are their ages?
Do they all live with you?
How many are employed?
Give earnings of each
Do you own any real estate?
Give description
Is it encumbered?
Do you own any personal property?
Give description
Do you carry any health insurance or sick benefits?
Are you a member of any lodge? If so, give name of an officer
Name of your regular doctor

Are you able to pay any part of the	expense?
If so, what part?	······································
Give names and addresses of two taxy concerning your financial circum	

STATE OF IOWA COUNTY	
	, being first duly sworn, on
my oath state that the foregoing ans	
Subscribed and sworn to before me	this day of,
192	
Clerk of the	District Court.

- 4014-b 2. Any person who shall be found guilty of knowingly making a materially false statement for the purpose of obtaining a commitment under the provisions of this chapter shall be guilty of a felony punishable by imprisonment in the penitentiary of not less than one (1) or more than three (3) years.
- 4014-b 3. Before taking the oath or oaths of the person or persons signing said property statements, the clerk of the district court or his deputy shall read to such person the foregoing paragraph.
- Sec. 4. That section four thousand twenty-six (4026) of the code, be amended by inserting after the word "patients" in line four (4) the words "and all expense for transportation of patients, attendants and escorts for patients,"; also, by inserting after the word "in" in line seven (7) the following: "and by"; and also, by adding to said section the following: "The bills shall be made to show the expense on account of each individual patient as arrived at by the provisions of sections four thousand twenty-seven (4027).

They shall show the name of the patient, the county, or state institution from which committed, the date of the commissioner's order of commitment and the date of admission and each readmission and discharge, redischarge and final discharge of the patient".

- Sec. 5. That chapter one hundred ninety-nine (199) of Title XII of the code, be amended by inserting after section four thousand twentyeight (4028) the following:
- "4028-a. The actual cost of treatment of each patient shall constitute a charge against such patient treated under this chapter. If the person treated or any one legally responsible for the care of such person shall

become able to pay such charge within a period of two (2) years, the county attorney is directed to collect same."

Amend the title by inserting in lieu thereof the following:

A bill for an act to amend section four thousand eleven (4011), four thousand twelve (4012), four thousand thirteen (4013), four thousand seventeen (4017), four thousand twenty-nine (4029), four thousand fourteen (4014), four thousand sixteen (4016), and four thousand thirty (4030), of the code relating to the medical and surgical treatment for indigent persons.

On the question "Shall the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 28.

Blackford	Hopkins	Lichty	Ryder
Blythe	Hunt	Lovrien	Stepanek
Eden	Johnson of	McIntosh	Troup
Elliott	Marion	Nagle	Truax
Grimwood	Kennedy, W. S.	Pattison	Wagner
Hill	Kline	Rice	Walrod
Hollis	Knutson	Rust	Wilson
			Wolfe

The nays were, 64.

Aiken of Ida	Forsling	Ickis	Nelson
Akin of Carroll	Gilmore	Istad	O'Donnell
Allen	Greene	Johnson of	Oliver
Anderson	Griswold	Dickinson	Onties
Bair	Hager	Johnson of	Patterson
Barnes	Hagglund	Keokuk	Prichard
Bauer	Hale	Kennedy, J. P.	Quirk
Berry	Haney	Kent .	Ratliff
Bixler	Hanson	King	Reimers
Buchmiller	Harrison	Knudson	Simmer
Bush	Hattendorf	Krouse	Smith
Christophel	Heald	McCaulley	Springer
Cole of Harrison	Held	McIlrath	Thompson
Copeland	Hempel	Martin	Torgeson
Craig	Hines	Mathews	Venard
Crozier	Hollingsworth	Miller	Wamstad
Fleming	Huff		

Absent or not voting, 15.

Charlton	Hansen	Maxfield	Thomas
Cole of Delaware	Hubbard	Roberts	Vaughn
Eckles	Laughlin	Rutledge	Mr. Speaker
Edge	McMillan	Saunders	•

The substitute amendment was lost.

On motion of Wamstad of Mitchell the committee amendments, found in the journal of March 22d, as amended, were adopted.

Mr. Wamstad moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Aiken of Ida	Greene	Johnson of	Patterson
Akin of Carroll	Griswold	Dickinson	Prichard
Allen	Hager	Johnson of	Quirk
Anderson	Hagglund	Keokuk	· Ratliff
Bair	Hale	Kent	Reimers
Barnes	Haney	King	Roberts
Bauer	Hanson	Knudson	Rutledge
Berry	Harrison	Knutson	Ryder
Bixler ·	Hattendorf	Lovrien	Simmer
Blackford	Heald	McCaulley	Smith
Blythe	Held	McIlrath	Springer
Buchmiller	Hempel	McIntosh	Thomas
Bush	Hines	Martin	Thompson
Christophel	Hollingsworth	Miller	Torgeson
Cole of Harrison	Hollis	Nelson	Troup
Copeland	Hopkins	O'Donnell	Vaughn
Craig	Huff	Oliver	Venard
Crozier	Ickis	Ontjes	Wamstad
Forsling	Istad	939	

The nays were, 18.

Eden	Kennedy, J. P.	Rice	Wagner
Fleming	Krouse	Rust	Walrod
Gilmore	Mathews	Stepanek	Wilson
Grimwood	Nagle	Truax	Wolfe
Hunt	Pattison		

Absent or not voting, 17.

Charlton	Hansen	Kennedy, W. S.	McMillan
Cole of Delaware	Hill	Kline .	Maxfield
Eckles	Hubbard	Laughlin	Saunders
Edge	Johnson of	Lichty	Mr. Speaker
Elliott	Marion		

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

Torgeson of Worth moved that the vote by which House File No. 283 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 1, a bill for an act providing for the creation

and maintenance in the office of the state treasurer of Iowa, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the issuing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability and authorizing certain holders of fiduciary funds to procure and pay for such policies, with report of special committee recommending substitute amendment and passage, was taken up for consideration.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File No. 17, a bill for an act relating to vacancies in office.

WALTER H. BEAM, Secretary.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 359, 354, and 286.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 359, 354, and 286.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 8th day of April, 1927, sent to the governor for his approval:

House Files Nos. 359, 354, and 286.

FRED R. BLYTHE, Chairman.

Report adopted.

CARD OF APPRECIATION FROM MRS. CRONE

A card of appreciation was received acknowledging with sincere thanks the kind expression of sympathy of members of the House, and was signed by Mrs. Crone and her daughters Mrs. Lewis Gibbons, Mrs. Ida Hammon, and Mrs. May Knepper.

AMENDMENT FILED

Blackford of Van Buren filed the following amendment to the committee substitute for House File No. 1:

Amend committee substitute for House File No. 1 by striking out section two (2), section five (5), section six (6), section seven (7), section eight (8), section nine (9), section ten (10) section twelve (12), section thirteen (13), section fourteen (14), section fifteen (15), section sixteen (16), section seventeen (17), section eighteen (18), section nineteen (19), section twenty (20), section twenty-one (21), section twenty-two (22), section twenty-three (23), section twenty-four (24) and section twenty-five (25).

On motion of Saunders of Palo Alto the House adjourned until 9:00 a. m. Saturday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 9, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. J. A. M. Hinderlie, pastor of the Immanuel Lutheran church, Forest City.

Journal of April 8th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Eckles of Butler for the doy on request of Lichty of Black Hawk; Copeland of Dallas for the day on request of Hagglund of Page; Laughlin of Fremont for the day on request of Hagglund of Page; Crozier of Mahaska for the day on request of Hale of Howard; Quirk of Sac for the day on request of King of Clay; Wagner of Scott for the day on request of Hansen of Scott; Maxfield of Marshall for the day on request of Craig of Warren; Edge of Jasper for the day on request of Knutson of Cerro Gordo.

SPECIAL ORDER MADE

The steering committee made the following recommendation:

MR. SPEAKER: The steering committee recommends that Calendar No. 258, House File No. 481, be made a special order for 1:30 p. m., April 11th.

J. H. Johnson, Chairman.

The recommendation was accepted by unanimous consent.

SPECIAL ORDER DEFERRED

Lovrien of Humboldt asked and obtained unanimous consent to defer action of House File No. 1, and to make it a special order for 9:00 a. m., Monday, April 11th.

Bush of Cherokee asked and obtained unanimous consent to have consideration of House File No. 1 continue without interruption when action is resumed on Monday.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 83

As a conference committee on House File No. 83, the Speaker appointed the following members: McCaulley of Calhoun, Greene of Pottawattamie, W. S. Kennedy of Lee, and Rutledge of Webster.

CONSIDERATION OF BILLS

House File No. 448, a bill for an act to provide for the organization of township high school boards and for the levying of a tax for maintenance of township high schools, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Nagle of Johnson, the amendments proposed by the committee, found in the journal of March 23rd, were adopted.

Nagle of Johnson moved that the amendment filed by Wagner of Scott and found in the Journal of April 2d be adopted.

Amendment adopted.

Mr. Nagle moved that the bill be read a third time 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, 58.

Bair Hansen Knudson Ratliff Blackford Knutson Harrison Reimers Blythe Hattendorf Krouse Rice Buchmiller Held Lichty Rust Christophel Hill Lovrien Rutledge Cole of Delaware Hollingsworth Cole of Harrison Hollis McCaulley Ryder McIlrath Simmer McIntosh Craig Hopkins Smith Eden McMillan Hunt Stepanek Elliott Johnson of Mathews Thomas Nagle O'Donnell Fleming Keokuk Troup Greene Johnson of Truax Marion Grimwood Ontjes Walrod Kennedy, J. P. Hagglund Pattison Wilson Hale Kline Prichard Mr. Speaker The nays were, 30.

Aiken of Ida Gilmore Ickis Oliver Griswold Istad Patterson Allen Kent Saunders Anderson Haney Barnes Hanson King Springer Bauer Hempel Martin Thompson Berry Hines Miller Torgeson Bixler Huff Nelson Vaughn Venard Bush

Absent or not voting, 19.

Johnson of Akin of Carroll Edge Quirk Charlton Forsling Dickinson Roberts Kennedy, W. S. Copeland Hager Wagner Wamstad Crozier Heald Laughlin Eckles Wolfe Hubbard Maxfield

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

The House resumed consideration of Senate File No. 10, the budget bill.

Saunders of Palo Alto offered the following amendments and moved their adoption:

Amend Senate File No. 10 as follows:

Amend section 2 as follows:

In lines 4 and 5 strike the words and figures "two hundred twenty-six thousand four hundred eighty dollars (226,480.00)" and insert the words and figures "two hundred eighteen thousand six hundred eighty dollars (218,680.00)".

In line 26 strike "24,960.00" and insert "23,160.00".

In line 43 strike "180,700.00" and insert "175,700.00".

In line 45 strike "205,660.00" and insert "198,860.00".

Strike line 59.

In line 61 strike "12,900.00" and insert "11,900.00".

In line 74 strike "226,480.00" and insert "218,680.00".

Amend section 3 as follows:

In line 4 strike the words and figures "four hundred seventy-four thousand four hundred fifty dollars (474,450.00) and insert the words and figures "four hundred seventy thousand six hundred fifty dollars (470,-650.00)".

In line 81 strike "5,000.00".

In line 114 strike "7,100.00" and insert "7,400.00".

In line 121 strike "8,300.00" and insert "8,600.00".

In line 126 strike "474,450.00" and insert "470,650.00".

Amend section 4 as follows:

In lines 3 and 4 strike the words and figures "four thousand two hundred dollars (4,200.00)" and insert "four thousand one hundred dollars (4,100.00)".

In line 11 strike "4,200.00" and insert "4,100.00".

In line 14 strike "4,200.00" and insert "4,100.00".

Amend section 5 as follows:

In line 4 strike the words and figures "twenty-six thousand one hundred fifty dollars (26,150.00)" and insert "twenty-five thousand seven hundred dollars (25,700.00)".

In line 20 strike "23,150.00" and insert "22,700.00".

In line 29 strike "26,150.00" and insert "25,700.00".

Amend section 9 as follows:

In lines 3 and 4 strike the words and figures "ninety-one thousand five hundred eighty dollars (91,580.00)" and insert "eighty-six thousand three hundred seventy dollars (86,370.00)".

In line 27 strike "59,130.00" and insert "55,120.00".

In line 36 strike "27,450.00" and insert "26,250.00".

In line 38 strike "86,580.00" and insert "81,370.00".

In line 54 strike "91,580.00" and insert "86,370.00".

Amend section 10 as follows:

In lines 3 and 4 strike the words and figures "fifty-nine thousand three hundred fifty-five dollars (59,355.00)" and insert "fifty-nine thousand six hundred fifty-five dollars (59,655.00)".

In line 28 strike "58,855.00" and insert "59,155.00".

In line 34 strike "59,355.00" and insert "59,655.00".

Amend section 13 as follows:

In lines 3 and 4 strike the words and figures "six thousand twenty dollars (6,020.00)" and insert "nine thousand dollars (9,000.00)".

In line 17 strike "1,900.00" and insert "4,880.00".

In line 21 strike "6.020.00" and insert "9.000.00".

Amend section 14 as follows:

In lines 3 and 4 strike the words and figures "twenty thousand five hun-

dred dollars (20,500.00)" and insert "twenty thousand three hundred dollars (20,300.00)".

In line 22 strike "20,500.00" and insert "20,300.00".

In line 26 strike "20,500.00" and insert "20,300.00".

Amend section 14-a as follows:

In lines 3, 4, and 5 strike the words and figures "two hundred four thousand two hundred fifty dollars (204,250.00)" and insert "one hundred ninety-nine thousand two hundred fifty dollars (199,250.00)".

In line 17 strike "204,250.00" and insert "199,250.00".

In line 21 strike "204,250.00" and insert "199,250.00".

Amend section 19 as follows:

In line 4 strike the words and figures "eighteen thousand six hundred fifty dollars (18,650.00)" and insert "eighteen thousand four hundred dollars (18,400.00)".

In line 16 strike "16,450.00" and insert "16,200.00".

In line 27 strike "18,650.00" and insert "18,400.00".

. Amend section 21 as follows:

In lines 3 and 4 strike the words and figures "sixty-one thousand four hundred dollars (61,400.00)" and insert "fifty-seven thousand six hundred dollars (57,600.00)".

In line 22 strike "32,300.00" and insert "29,700.00".

In line 29 strike "13,000.00" and insert "12,000.00".

In line 31 strike "45,300.00" and insert "41,700.00".

In line 39 strike "10,100.00" and insert "9,900.00".

In line 45 strike "16,100.00" and insert "15,900.00".

In line 50 strike "61,400.00" and insert "57,600.00".

Amend section 22 as follows:

In lines 3 and 4 strike the words and figures "forty-six thousand three hundred dollars (46,300.00)" and insert "forty-five thousand dollars (45,000.00)".

In line 40 strike "8,500.00" and insert "7,500.00".

In line 42 strike "28,400.00" and insert "27,400.00".

In line 64 strike "3,900.00" and insert "3,600.00".

In line 72 strike "46,300.00" and insert "45,000.00".

Amend section 24 as follows:

In line 4 strike the words and figures "forty-one thousand four hundred eighty dollars (41,480.00)" and insert "thirty-six thousand thirty dollars (36,030.00)".

In line 16 strike "16,500.00" and insert "16,050.00".

In line 25 strike "18,380.00" and insert "17,930.00".

In line 33 strike "23,100.00" and insert "18,100.00".

In line 37 strike "41,480.00" and insert "36,030.00".

Amend section 25 as follows:

In line 3 and 4 strike the words and figures "fifty-four thousand five hundred sixty dollars (54,560.00)" and insert "fifty-three thousand five hundred fifty dollars (53,550.00)".

In line 25 strike "50,650.00" and insert "49,550.00".

In line 34 strike "54,650.00" and insert "53,550.00".

Amend section 26 as follows:

In lines 3 and 4 strike the words and figures "ninety-eight thousand one hundred fifty dollars (98,150.00)" and insert "ninety-eight thousand three hundred fifty dollars (98,350.00)".

In line 17 strike "31,900.00" and insert "32,100.00".

In line 28 strike "98,150.00" and insert "98,350.00".

Amend section 27 as follows:

In lines 3 and 4 strike the words and figures "twenty-three thousand nine hundred dollars (23,900.00)" and insert "twenty-one thousand four hundred dollars (21,400.00)".

In line 16 strike "19,900.00" and insert "18,400.00".

In line 21 strike "23,900.00" and insert "21,400.00".

Amend section 31 as follows:

In lines three and four strike the words and figures "thirteen thousand nine hundred sixty dollars (13,960.00)" and insert thirteen thousand sixty dollars (13,060.00)".

In line 10 strike "11,100.00" and insert "10,200.00".

In line 18 strike "13,960.00" and insert "13,060.00".

Amend section 36 as follows:

In line 4 strike out the words and figures "thirty-one thousand seven hundred fifty dollars (31,750.00)" and insert "thirty-one thousand six hundred dollars (31,600.00)".

In line 16 strike "24,250.00" and insert "24,100.00".

In line 25 strike "31,750.00" and insert "31,600.00".

Amend section 37 as follows:

In lines 4 and 5 strike the words and figures "four hundred fifty-four thousand nine hundred fifty dollars (454,950.00)" and insert "four hundred sixty-four thousand nine hundred fifty dollars (464,950.00)".

In line 15 strike "454,950.00" and insert "464,950.00".

In line 20 strike "454,950.00" and insert "464,950.00".

Amend section 39 as follows:

In lines 3, 4 and 5 strike the words and figures "one hundred four thousand five hundred and sixty-seven dollars and fifty cents (104,567.50)" and insert "one hundred one thousand sixty-seven dollars and fifty cents (101,067.50)".

In line 53 strike "12,400.00" and insert "11,900.00".

In line 62 strike "14,737.50" and insert "14,237.50".

In line 71 strike "10,200.00" and insert "7,200.00".

In line 80 strike "13,775.00" and insert "10,775.00".

In line 99 strike "104,567.50" and insert "101,067.50".

Amend section 40 as follows:

In lines 3 and 4 strike the words and figures "nineteen thousand nine hundred dollars (19,900.00)" and insert "nineteen thousand seven hundred fifty dollars (19,750.00)".

In line 16 strike "19,650.00" and insert "19,500.00".

In line 21 strike "19,900.00" and insert "19,750.00".

Amend section 41 as follows:

In lines 3 and 4 strike the words and figures "ten thousand eight hundred fifty dollars (10,850.00)" and insert "ten thousand dollars (10,000.00)".

In line 13 strike "10,850.00" and insert "10,000.00".

In line 18 strike "10,850.00" and insert "10,000.00".

Amend section 42 as follows:

In lines 3 and 4 strike the words and figures "sixty-two thousand fifty dollars (62,050.00)" and insert "sixty-three thousand two hundmed fifty dollars (63,250.00)".

In line 12 strike "61,350.00" and insert "62,550.00".

In line 17 strike "62,050.00" and insert "63,250.00".



Amend section 44 as follows:

In lines 3 and 4 strike the words and figures "eighty-two thousand four hundred ninety-five dollars (82,495.00)" and insert "eighty-two thousand one hundred sixty-five dollars (82,165.00)".

In line 20 strike "20,970.00" and insert "20,640.00".

In line 28 strike "28,095.00" and insert "27,765.00".

In line 66 strike "82,495.00" and insert "82,165.00".

Amend section 45 as follows:

In lines 3, 4 and 5 strike the words and figures "thirty-one thousand five hundred ninety-six dollars and forty-five cents (31,596.45)" and insert "thirty-two thousand one hundred ninety-six dollars and forty-five cents (32,196.45)".

In line 15 strike "6,260.00" and insert "6,860.00".

In line 23 strike "8,760.00" and insert "9,360.00".

In line 43 strike "31,596.45" and insert "32,196.45".

Amend section 46 as follows:

In lines 21, 22 and 23 strike the words and figures "seven million eight hundred thirty-five thousand seven hundred twenty-four dollars (7,835,724.00)" and insert "seven million eight hundred thousand seven hundred twenty-four dollars (7,800,724.00)".

In lines 44 and 45 strike the words and figures "seven hundred ninety-seven thousand seven hundred fifty dollars (797,750.00)" and insert "seven hundred fifty-seven thousand seven hundred fifty dollars (757,750.00)".

Strike lines 48-b.

In lines 86 and 87 strike the words and figures "six hundred seventy-three thousand nine hundred fifty dollars (673,950.00)" and insert "seven hundred twenty-eight thousand nine hundred fifty dollars (728,950.00)".

In line 95 strike "673,950.00" and insert "728,950.00".

In lines 98 and 99 strike the words and figures "two hundred fifty-two thousand two hundred dollars (252,200.00)" and insert "two hundred forty-two thousand two hundred dollars (242,200.00)".

In line 101-b strike "252,200.00" and insert "242,200.00".

In line 183 strike the words and figures "one hundred thousand dollars (100,000.00)" and insert "sixty thousand dollars (60,000.00)".

In line 201 strike "7,835,724.00" and insert "7,800,724.00"

Amend section 47 as follows:

In lines 10, 11 and 12 strike the words and figures "fourteen million five hundred twenty-two thousand one hundred thirteen dollars and twenty cents (14,522,113.20)" and insert "thirteen million five hundred nineteen thousand one hundred thirteen dollars and twenty cents (13,519,113.20)".

Amend subsection 1, section 47 as follows:

In lines 18 and 19 strike the words and figures "five million eighty-one thousand three dollars and twenty cents (5,081,003.20)" and insert "four million six hundred thirty-one thousand three dollars and twenty cents (4,631,003.20)".

In line 41 strike "5,081,003.20" and insert "4,631,003.20".

Amend subsection 2, section 47 as follows:

In lines 44 and 45 strike the words and figures "five million three hundred and thirty thousand dollars (5,330,000.00)" and insert "four million eight hundred thirty thousand dollars (4,830,000.00)".

In line 67 strike "5,330,000.00" and insert "4,830,000.00".

Amend subsection 3 of section 47 as follows:

In lines 70 and 71 strike the words and figures "one million three hundred nine thousand dollars (1,309,000.00)" and insert "one million two hundred sixty-one thousand dollars (1,261,000.00)".

In line 81 strike "1,309,000.00" and insert "1,261,000.00".

Amend subsection 4 of section 47 as follows:

In lines 84 and 85 strike the words and figures "four hundred fifty-three thousand six hundred dollars (453,600.00)" and insert "four hundred forty-eight thousand six hundred dollars (448,600.00)".

In line 93 strike "453,600.00" and insert "448,600.00".

Amend subsection 5 of section 47 as follows:

In lines 96 and 97 strike the words and figures "two hundred fifty-three thousand four hundred dollars (253,400.00)", and insert two hundred thirty-three thousand four hundred dollars (233,400.00)".

In line 108 strike "253,400.00" and insert "233,400.00".

Amend section 47 as follows:

In line 151 strike "14,522,113.20" and insert "13,519,113.20".

Amendments adopted.

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, 92.

Kennedy, J. P. Kennedy, W. S. Aiken of Ida Hagglund Ratliff Reimers Allen Hale Rice Anderson Haney Kent Bair Hansen King Rust Barnes Hanson Kline Rutledge Harrison Knudson Ryder Bauer Berry Hattendorf Knutson Saunders Bixler Held Krouse Simmer Smith Blackford Hempel Lichty Hill Lovrien Springer Blythe Buchmiller McCaulley Hines Stepanek Bush Hollingsworth McIntosh Thomas Charlton McMillan Thompson Hollis Christophel Hopkins Martin Torgeson Cole of Delaware Huff Mathews Troup Cole of Harrison Hunt Miller Truax Vaughn Craig Nagle Ickis Eden Nelson Venard Istad Fleming O'Donnell Walrod Johnson of Oliver Wamstad Gilmore Dickinson Wilson Ontjes Greene Johnson of Wolfe Grimwood Keokuk Patterson Griswold Johnson of Pattison Mr. Speaker Prichard Hager Marion

The nays were, none.

Absent or not voting, 15.

Akin of Carroll Edge Hubbard Quirk
Copeland Elliott Laughlin Roberts
Crozier Forsling McIlrath Wagner
Eckles Heald 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. 484, a bill for an act to amend section thirty-eight hundred sixty-eight (3868) and section thirty-eight hundred sixty-four (3864) of the code of Iowa, 1924, relating to teachers certificates, was taken up for consideration.

Craig of Warren moved that the amendment filed by him and found in the journal of April 5th be adopted.

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.

The ayes were, 76.

Akin of Carroll Hager Johnson of Ratliff Bair Hagglund Marion Reimers Kennedy, J. P. Kennedy, W. S. Barnes Hale Rice Bauer Haney Rust Bixler Hanson Kent Rutledge Blackford Harrison Kline Ryder Buchmiller Hattendorf Knudson Saunders Bush Held Knutson Smith Charlton Hempel Lichty Springer Christophel Hill Lovrien Stepanek Cole of Delaware Hollis McCaulley Thompson Cole of Harrison Hopkins McIntosh Torgeson Craig Hunt McMillan Troup Ickis Mathews Eden Truax Elliott Miller Istad Vaughn Nelson Fleming Johnson of Venard O'Donnell Forsling Dickinson Walrod Gilmore Johnson of Patterson Wamstad Pattison Greene Keokuk Wilson Prichard Grimwood Mr. Speaker

The nays were, 1.

Krouse

Absent or not voting, 30.

Aiken of Ida	Edge	King	Ontjes
Allen	Griswold	Laughlin	Quirk
Anderson	Hansen	McIlrath	Roberts
Berry	Heald	Martin	·Simmer
Blythe	Hines	Maxfield	Thomas
Copeland	Hollingsworth	Nagle	Wagner
Crozier	Hubbard	Oliver	Wolfe
Eckles	Huff	0.7011.07	100000000000000000000000000000000000000

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

Senate File No. 290, a bill for an act authorizing and directing the Curator of the Historical Memorial and Art Department of Iowa to collect, and preserve the materials of suspending and disbanding posts of the Grand Army of the Republic in Iowa, and similar records and materials; and making an appropriation therefor, 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.

The ayes were, 79.

Akin of Carroll	Hale	Johnson of	Prichard
Bair	Haney	Marion	Ratliff
Barnes	Hansen	Kennedy, J. P.	Rice
Bauer	Harrison	Kennedy, W. S.	Rutledge
Bixler	Hattendorf	Kent	Ryder
Blackford	Heald	King	Saunders
Buchmiller	Held	Kline	Smith
Bush	Hempel	Knudson	Springer
Charlton	Hill	Krouse	Stepanek
Christophel	Hines	Lovrien	Thomas
Cole of Harrison	Hollingsworth	McCaulley	Thompson
Craig	Hollis	McIntosh	Torgeson
Eden	Hopkins	McMillan	Troup
Elliott	Huff	Mathews	Truax
Fleming	Hunt •	Miller	Vaughn
Gilmore	Ickis	Nelson	Venard
Greene	Istad	O'Donnell	Walrod
Grimwood	Johnson of	Ontjes	Wamstad
Griswold	Dickinson	Patterson .	Wilson
Hager	Johnson of	Pattison	Mr. Speaker
Hagglund	Keokuk		

The nays were, none.

Absent or not voting, 28.

Aiken of Ida	Crozier	Laughlin	Quirk
Allen	Eckles	Lichty	Reimers
Anderson	Edge	McIlrath	Roberts
Berry	Forsling	Martin	Rust
Blythe	Hanson	Maxfield	Simmer
Cole of Delaware	Hubbard	Nagle	Wagner
Copeland	Knutson	Oliver	Wolfe

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

House File No. 485, a bill for an act prohibiting agents from entering rural school buildings and rural school grounds, 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.

The ayes were, 83.

Kennedy, W. S. Aiken of Ida Hagglund Reimers Akin of Carroll Hale Kent Rice King Roberts Anderson Haney Bair Hanson Kline Rust Barnes Harrison Knudson Rutledge Bauer Hattendorf Knutson Ryder Bixler Heald Krouse Saunders Blackford Held Lovrien Smith McCaulley Buchmiller Hempel Springer Hill Bush McIntosh Stepanek Charlton Hines McMillan Thomas Christophel Hollingsworth Mathews Thompson Cole of Delaware Hollis Miller Torgeson Craig Hopkins Nagle Troup Truax Nelson Eden Huff Elliott Ickis O'Donnel Vaughn Fleming Istad Oliver Walrod Gilmore Johnson of Onties Wamstad Dickinson Patterson Wilson Greene Grimwood Johnson of Pattison Griswold Marion Prichard Kennedy, J. P. Ratliff Hager

The nays were, none.

Absent or not voting, 24.

Allen Eckles Johnson of Maxfield Berry Edge Keokuk Quirk Blythe Forsling Laughlin Simmer Cole of Harrison Hansen Lichty Venard Copeland Hubbard McIlrath Wagner Crozier Martin Wolfe Mr. Speaker

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 section eleven thousand five hundred thirty-seven (11537) of the code relating to time to except, under chapter four hundred ninety-six (496), 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.

The ayes were, 81.

Akin of Carroll	Hager	Johnson of	Prichard
Anderson	Hale	Marion	Ratliff
Bair	Haney	Kennedy, J. P.	Reimers
Barnes	Hanson	Kennedy, W. S.	Rice
Bauer	Harrison	Kent	Roberts
Berry	Hattendorf	Kline	Ryder
Bixler	Heald	Knudson	Saunders
Blackford	Held	Knutson	Simmer
Buchmiller	Hempel	Krouse	Smith
Bush	Hill	Lovrien	Springer
Charlton	Hines	McCaulley	Stepanek
Christophel	Hollingsworth	McIntosh	Thomas
Cole of Delaware	Hollis	McMillan	Thompson
Cole of Harrison	Hopkins	Martin	Troup
Craig	Huff	Mathews	Truax
Eden	Hunt	Miller	Vaughn
Elliott	Istad	O'Donnell	Venard
Fleming	Johnson of	Oliver	Walrod
Forsling	Dickinson	Ontjes	Wamstad
Gilmore	Johnson of	Patterson	Mr. Speaker
Grimwood Griswold	Keokuk	Pattison	

The nays were, none.

Absent or not voting, 26.

Greene	Lichty		Rust
Hagglund	McIlrath		Rutledge
Hansen	Maxfield		Torgeson
Hubbard	Nagle		Wagner
Ickis	Nelson		Wilson
King	Quirk	,	Wolfe
Laughlin	- 5:		
	Hagglund Hansen Hubbard Ickis King	Hagglund McIlrath Hansen Maxfield Hubbard Nagle Ickis Nelson King Quirk	Hagglund McIlrath Hansen Maxfield Hubbard Nagle Ickis Nelson King Quirk

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. 366 by changing the comma (,) following the word "except" in line three (3) thereof to a period, and striking the balance of the title.

Amendment adopted and the title, as amended, was agreed to.

Senate File No. 430, a bill for an act to amend the law as it appears in Section fifty-nine hundred two (5902) of the Code. 1924, relating to the Department of Public Docks in Cities and Towns, by adding thereto a paragraph relative to the method of defraying the expense thereof in Cities under the Commission

form of Government having a population of less than thirty thousand, 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?"

The ayes were, 83.

Hale Aiken of Ida Kennedy, J. P. Prichard Akin of Carroll Haney Kennedy, W. S. Ratliff Anderson Hansen Kent Reimers Bair Hanson King Rice Barnes Harrison Kline Roberts Bauer Hattendorf Knudson Rutledge Heald Knutson Ryder Berry Blackford Held Krouse Simmer Buchmiller Hempel Lichty Smith Bush Hill Lovrien Springer Christophel Hollingsworth McCaulley Stepanek Cole of Delaware Hollis McIntosh Thomas Cole of Harrison Hopkins McMillan Thompson Torgeson Craig Huff Martin Eden Hunt Mathews Troup Elliott Ickis Miller Truax Fleming Johnson of Nagle Vaughn Forsling Dickinson Nelson Venard Walrod Greene Johnson of Onties Wilson Grimwood Keokuk Patterson Mr. Speaker Hager Johnson of Pattison Hagglund Marion

The nays were, none.

Absent or not voting, 24.

Allen	Eckles	Istad	Quirk
Bixler	Edge	Laughlin	Rust
Blythe	Gilmore	McIlrath	Saunders
Charlton	Griswold	Maxfield	Wagner
Copeland	Hines	O'Donnell	Wamstad
Crozier	Hubbard	Oliver	Wolfe

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

House File No. 407, a bill for an act to amend section twelve thousand eight hundred one (12801) and to repeal section twelve thousand eight hundred two (12802) of the code, 1924, and to enact a substitute therefor, relating to the number of judges of the supreme court, and the division of said court in two sections, and to provide for an additional judge, with report of committee recommending passage, was taken up for consideration.

Johnson of Marion offered the following amendment and moved its adoption:

Amend section three (3) of House File No. 407 as follows:

"Strike out all of section three (3) and substitute in lieu thereof the following:

Sec. 3. The additional judge provided for by this act shall be appointed by the governor after the taking effect of this act. The person so appointed shall hold office until the first of January following the general election in the year 1928, and until his successor is elected and qualified, which successor shall, at the general election in the year 1928 and each six years thereafter, be elected for a full term of six years."

Amendment adopted.

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, 70.

Aiken of Ida	Haney	Johnson of	Pattison
Allen	Hansen	Marion	Prichard
Anderson	Hanson	Kennedy, J. P.	Ratliff
Bair	Harrison	Kennedy, W. S.	Reimers
Bauer	Hattendorf	Kline	Rice
Bixler	Heald	Knudson	Rust
Blackford	Held	Knutson	Rutledge
Blythe	Hempel	Lichty	Ryder
Bush	Hines	Lovrien	Saunders
Christophel	Hollingsworth	McCaulley	Simmer
Cole of Delaware	Hollis	McIntosh	Smith
Eden	Hopkins	McMillan	Thomas
Elliott	Hunt	Martin	Troup
Forsling	Istad	Mathews	Truax
Gilmore	Johnson of	Nelson	Venard
Greene	Dickinson	O'Donnell	Walrod
Grimwood	Johnson of	Ontjes	Wamstad
Hager	Keokuk	Patterson	Wilson
Hagglund			

The nays were, 12.

Akin of Carroll	Buchmiller	Kent	Springer
Barnes	Huff	Krouse	Thompson
Berry	Ickis	Oliver	Torgeson

Absent or not voting, 25.

Roberts Charlton Fleming Laughlin Cole of Harrison Griswold McIlrath Stepanek Copeland Hale Maxfield Vaughn Hill Miller Wagner Craig Crozier · Hubbard Wolfe Nagle Quirk Mr. Speaker Eckles King Edge

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

Lovrien of Humboldt moved that the vote by which House File No. 407 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 182, a bill for an act to provide for the selection in civil and criminal cases of substitute jurors for jurors who become incapacitated, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Venard of Sioux, the amendments proposed by the committee, found in the journal of March 22d, were adopted.

Mr. Venard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

Akin of Carroll Johnson of Forsling Pattison Allen Grimwood Dickinson Prichard Anderson Griswold Johnson of Ratliff Bair Hagglund Keokuk Reimers Barnes Hale Johnson of Rice Bauer Haney Marion Rust Kennedy, J. P. Kennedy, W. S. Berry Hansen Rutledge Bixler Hanson Saunders Hattendorf Simmer Blackford Knudson Blythe Heald Knutson Smith Buchmiller Held Krouse Thomas Torgeson Bush Hempel Lichty Truax Christophel Hill Lovrien Cole of Delaware Hines McCaulley Vaughn Cole of Harrison Hollingsworth McIlrath Venard Craig Hollis McIntosh Walrod Eden Hopkins McMillan Wamstad Elliott Miller Wilson Ickis Fleming Istad

The nays were, 10.

Charlton Hunt Mathews Ontjes Greene Kent O'Donnell Springer Harrison Thompson

Absent or not voting, 26.

Aiken of Ida Hubbard Maxfield Roberts Copeland Huff Nagle Ryder Crozier King Nelson Stepanek Eckles Kline Oliver Troup Edge Laughlin Patterson Wagner Gilmore Wolfe Martin Quirk Hager Mr. Speaker

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. 317, a bill for an act to amend section seventyone hundred ninety-three (7193) of the code, 1924, as amended by chapter one hundred forty-eight (148), acts of the forty-first (41) general assembly, relating to compromise of taxes by the board of supervisors, 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, 83.

Hagglund Akin of Carroll Johnson of Prichard Ratliff Allen Hale Marion Kennedy, J. P. Kennedy, W. S. Anderson Haney Reimers Bair Hansen Rice Barnes Hanson Kent Rust Bauer Harrison King Rutledge Hattendorf Knudson Ryder Bixler Blackford Heald Knutson Saunders Simmer Blythe Held Krouse Smith Bush Hempel Lichty Hill Charlton Lovrien Springer McCaulley Stepanek Christophel Hines Cole of Harrison Hollingsworth Thompson McIlrath Hollis Craig McIntosh Torgeson Eden Hopkins · McMillan Truax Mathews Elliott Hunt Vaughn Ickis Miller Venard Fleming Forsling Istad O'Donnell Wamstad Johnson of Oliver Wilson Gilmore Dickinson Onties Mr. Speaker Greene Grimwood Johnson of Patterson Griswold Keokuk Pattison

The nays were, 1.

Huff

Absent or not voting, 23.

Aiken of Ada	Eckles	Martin	Thomas
Berry	Edge	Maxfield	Troup
Buchmiller	Hager	Nagle	Wagner
Cole of Delawa	re Hubbard	Nelson	Walrod
Copeland	Kline	Quirk	Wolfe
Crozier	Laughlin	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. 458, a bill for an act to amend sections fifty-nine hundred seventy-five (5975), fifty-nine hundred seventy-eight (5978), six thousand two (6002), six thousand three (6003), six thousand twenty-four (6024), and six thousand thirty-two (6032) of the code, 1924, relating to street improvements, with report of committee recommending passage, 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, 84.

Akin of Carroll	Hagglund	Kennedy, J. P.	Pattison
Allen	Hale	Kennedy, W. S.	Prichard
Anderson	Haney	Kent	Ratliff
Bair	Hansen	King	Reimers
Barnes	Hanson	Kline	Rice
Bauer	Harrison	Knudson	Rust
Bixler	Hattendorf	Knutson	Rutledge
Blackford	Heald	Krouse	Ryder
Blythe	Held	Lichty	Saunders
Buchmiller	Hempel	Lovrien	Smith
Bush	Hill	McCaulley	Springer
Charlton	Hollingsworth	McIlrath .	Thomas
Christophel	Hollis	McIntosh	Thompson
Craig	Hopkins	McMillan	Torgeson
Eden	Huff	Mathews	Troup
Elliott	Hunt	Miller	Truax
Fleming	Ickis	Nelson	Vaughn
Gilmore	Istad	O'Donnell	Venard
Greene	Johnson of	Oliver	Wamstad
Grimwood	Dickinson	Ontjes	Wilson
Griswold	Johnson of	Patterson	Mr. Speaker
Hager	Marion		\$5 5 0

The nays were, none.

Absent or not voting, 23.

Aiken of Ida	Eckles	Johnson of	Quirk
Berry	Edge	Keokuk	Roberts
Cole of Delaware	Forsling	Laughlin	Simmer
Cole of Harrison	Hines	Martin	Stepanek
Copeland	Hubbard	Maxfield	Wagner
Crozier		Nagle	Walrod
			Wolfe

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

House File No. 475, a bill for an act to repeal section eighty-eight hundred thirty-seven (8837) as amended by section one (1) of chapter one hundred sixty-seven (167), acts of the forty-first (41) general assembly, sections eighty-eight hundred thirty-eight (8838), eighty-eight hundred thirty-nine (8839), eighty-eight hundred forty (8840), eighty-eight hundred forty-one (8841), eighty-eight hundred forty-two (8842), and eighty-eight hundred forty-four (8844) of the code, 1924, and to enact substitutes therefor, relating to benefits on lives of children, 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, 86.

Aiken of Ida	Hager	Johnson of	Prichard
Akin of Carroll	Hagglund	Marion	Ratliff
Allen	Hale	Kennedy, J. P.	Reimers
Anderson	Haney	Kennedy, W. S.	Rice
Barnes	Hanson	Kent	Rust
Bauer	Harrison	King	Rutledge
Bixler	Hattendorf	Kline	Ryder
Blackford	Heald	Knudson	Saunders
Blythe	Held	Knutson	Simmer
Buchmiller	Hempel	Krouse	Smith *
Bush	Hill	Lichty	Stepanek
Charlton	Hines	Lovrien	Thomas
Christophel	Hollingsworth	McCaulley	Thompson
Cole of Delaware	Hollis	McIntosh	Torgeson
Eden	Hopkins	McMillan	Troup
Elliott	Huff	Mathews	Truax
Fleming	Hunt	Miller	Vaughn
Forsling	Ickis	Nelson	Venard
Gilmore	Istad	O'Donnell	Walrod
Greene	Johnson of	Oliver	Wamstad
Grimwood	Dickinson	Ontjes	Mr. Speaker
Griswold	Johnson of	Patterson	
	Keokuk	Pattison	

The nays were, none.

Absent or not voting, 21.

Bair McIlrath Roberts Eckles Edge Martin Springer Berry Cole of Harrison Hansen Maxfield Wagner Wilson Copeland Hubbard Nagle Laughlin Wolfe Quirk Craig Crozier

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

House File No. 404, a bill for an act to amend section seventytwo hundred fifty-five (7255) of the code, 1924, relating to notice and sale of previously advertised property for taxes, and to allow the county to become a purchaser at such tax sale, with report of committee recommending passage, was taken up for consideration.

Lichty of Black Hawk asked and obtained unanimous consent to substitute Senate File No. 300 for House File No. 404.

Senate File No. 300, a bill for an act to amend section seventytwo hundred fifty-five (7255) of the 1924 code of Iowa, relating to notice and sale of prior advertised property for taxes, and to allow the county to become a purchaser at such tax sale, 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, 84.

Akin of Carroll Eden Hanson Istad Elliott Harrison Johnson of Bair Fleming Hattendorf Dickinson Barnes Heald Johnson of Bauer Forsling Berry Gilmore Held Keokuk Johnson of Bixler Greene Hempel Blackford Grimwood Hill Marion Kennedy, J. P. Kennedy, W. S. Blythe Griswold Hines Hager Hollingsworth Bush Christophel Hagglund Hollis Kent Cole of Delaware Hale Hopkins Kline Cole of Harrison Haney Hunt Knudson Hansen Ickis Krouse Craig

Lichty Nelson Rutledge Torgeson Lovrien O'Donnell Ryder Troup Ontjes . McCaulley Saunders Truax McIlrath Pattison Simmer Vaughn McIntosh Prichard Smith Venard McMillan Ratliff Springer Walrod Martin Reimers Stepanek Wamstad Mr. Speaker Mathews Roberts Thomas Miller Thompson Rust

The nays were, 2.

King

Oliver

Absent or not voting, 21.

Aiken of Ida	Crozier	Knutson	Quirk
Allen	Eckles	Laughlin	Rice
Anderson	Edge	Maxfield	Wagner
Buchmiller	Hubbard	Nagle	Wilson
Charlton	Huff	Patterson	Wolfe
Copeland			

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

Senate File No. 113, a bill for an act to amend Section Five Thousand One Hundred Ninety-one, (5191), Paragraph eleven (11) of the Code of 1924, relative to the compensation of sheriff for meals and lodging of prisoners, with report of committee recommending passage, was taken up for consideration.

J. P. Kennedy 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, 66.

Akin of Carroll	Hagglund	Kennedy, J. P.	Prichard
Barnes	Hanson	Kennedy, W. S.	Ratliff
Blackford	Hattendorf	Kent	Reimers
Blythe	Heald	King	Rust
Bush	Held	Kline	Rutledge
Cole of Delaware	Hempel	Knudson	Ryder
Cole of Harrison	Hill	Krouse	Saunders
Craig	Hollingsworth	Lichty	Simmer
Eden	Hollis	Lovrien	Smith
Elliott	Hopkins	McCaulley	Springer
Fleming	Huff	McIlrath	Stepanek
Forsling	Hunt	McIntosh	Torgeson
Gilmore	Istad	McMillan	Troup
Greene	Johnson of	Mathews	Vaughn
Grimwood	Keokuk	Nelson	Walrod
Griswold	Johnson of	O'Donnell	Wamstad
Hager	Marion	Pattison	Mr. Speaker

The nays were, 8.

Anderson Bixler	Christophel Hale	Miller	Thompson Truax
Absent or not	voting, 33.		
Aiken of Ida	Eckles	Knutson	Rice
Allen	Edge	Laughlin	Roberts
Bair	Haney	Martin	Thomas
Bauer	Hansen	Maxfield	Venard
Berry	Harrison	Nagle	Wagner
Buchmiller	Hines	Oliver	Wilson
Charlton	Hubbard	Onties	Wolfe
Copeland	Johnson of	Patterson	
Crozier	Dickinson	Quirk	

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

ACTION DEFERRED

Haney of Mills moved that action be deferred on the following bills: House Files Nos. 164, 337, 350, and 358.

Motion prevailed.

Senate File No. 35, a bill for an act to amend section 1616 (sixteen hundred sixteen) of the code relating to the distribution of taxes and of the proceeds of property sold in proceedings against houses of prostitution and the owners thereof, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Aiken of Ida	Cole of Delaware	Harrison	Ickis
Akin of Carroll	Cole of Harrison	Hattendorf	Istad
Allen	Craig	Heald	Johnson of
Anderson	Eden	Held	Dickinson
Bair	Elliott	Hempel	Johnson of
Barnes	Fleming	Hill	Keokuk
Bauer	Gilmore	Hines	Kennedy, J. P.
Berry	Grimwood	Hollingsworth	Kent
Blythe	Hagglund	Hollis	Knudson
Buchmiller	Hale	Hopkins	Knutson
Charlton	Hansen	Huff	Krouse
Christophel	Hanson	Hunt	Lichty

Lovrien	Nelson	Rutledge	Troup
McCaulley	O'Donnell	Ryder	Truax
McIlrath	Ontjes	Saunders	Vaughn
McIntosh	Patterson	Springer	Walrod
McMillan	Pattison	Stepanek	Wamstad
Mathews	Reimers	Thomas	Wilson
Miller	Roberts	Thompson	Mr. Speaker
Nagle	Rust	Torgeson	

The nays were, none.

Absent or not vating, 30.

Bixler	Forsling	Kennedy, W S.	Quirk
Blackford	Greene	King	Ratliff
Bush	Griswold	Kline	Rice
Copeland	Hager	Laughlin	Simmer
Crozier	Haney	Martin	Smith
Eckles	Hubbard	Maxfield	Venard
Edge	Johnson of	Oliver	Wagner
	Marion	Prichard	Wolfe

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

Senate File No. 140, a bill for an act to repeal section eightyseven hundred forty-one (8741), Code of 1924, and enact a substitute therefor, relating to securities deposited by life insurance companies and associations, with report of committee recommending passage, was taken up for consideration.

Simmer 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, 77.

Akin of Carroll	Grimwood	Johnson of	Reimers
Allen	Griswold	Dickinson	Roberts
Anderson	Hagglund	Johnson of	Rust
Bair	Hale	Keokuk	Rutledge
Barnes	Haney	Kent	Ryder
Bauer	Hanson	Knudson	Saunders
Berry	Harrison	Knutson	Simmer
Blackford	Hattendorf	Krouse	Springer
Blythe	Heald	Lichty	Stepanek
Buchmiller	Held	Lovrien	Thomas
Charlton	Hempel	McCaulley	Thompson
Christophel	Hill	McIlrath	Torgeson
Cole of Delaware	Hines	McIntosh	Troup
Cole of Harrison	Hollingsworth	McMillan	Truax
Craig	Hollis	Miller	Vaughn
Eden	Hopkins	Nagle	Walrod
Elliott	Huff	Nelson	Wamstad
Fleming	Hunt	O'Donnell	Wilson
Forsling	Ickis	Patterson	Mr. Speaker
Gilmore	Istad	Pattison	0.000 miles

The nays were, none.

Absent or not voting, 30.

Aiken of Ida	Hager	Kline	Quirk
Bixler	Hansen	Laughlin	Ratliff
Bush	Hubbard	Martin	Rice
Copeland	Johnson of	Mathews	Smith
Crozier	Marion	Maxfield	Venard
Eckles	Kennedy, J.P.	Oliver	Wagner
Edge	Kennedy, W. S.	Ontjes	Wolfe
Greene	King	Prichard	

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

Senate File No. 285, a bill for an act to amend Section Forty-two Hundred Sixty-eight (4268) of the Code, 1924, relating to school age, and Section Forty-two Hundred Seventy-three (4273) of the Code, 1924, relating to the payment of tuition in public schools, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend Senate File No. 285 by striking all after the enacting clause and inserting in lieu thereof the following:

Section forty-two hundred sixty-eight (4268) of the code is hereby amended by striking the period (.) after the word "age" in line three and adding thereto the following:

"provided, however, that a board may establish and maintain evening schools for all residents of the corporation regardless of age and for which no tuition need be charged."

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.

The ayes were, 72.

Akin of Carroll	Hagglund	Kent	Rice
Allen	Hale	Knudson	Roberts
Bair	Haney	Knutson	Rust
Barnes	Harrison	Krouse	Rutledge
Bauer	Hattendorf	Lichty	Ryder
Berry	Heald	Lovrien	Springer
Blackford	Held	McCaulley	Stepanek
Blythe	Hill	McIlrath	Thomas
Buchmiller	Hollingsworth	McIntosh	Thompson
Charlton	Hollis	McMillan	Troup
Christophel	Hopkins	Mathews	Truax
Cole of Delaware	Hunt	Miller	Vaughn
Eden	Ickis	Nagle	Venard
Elliott	Istad	Nelson	Walrod
Fleming	Johnson of	O'Donnell	Wamstad
Forsling	Dickinson	Oliver	Wilson
Gilmore	Johnson of	Patterson	Mr. Speaker
Greene	Keokuk	Pattison	
Grimwood	Kennedy, J. P.	Reimers	

The nays were, 1.

Torgeson

Absent or not voting, 34.

Aiken of Ida	Edge	Johnson of	Prichard
Anderson	Griswold	Marion	Quirk
Bixler	Hager	Kennedy, W. S.	Ratliff
Bush	Hansen	King	Saunders
Cole of Harrison	Hanson	Kline	Simmer
Copeland	Hempel	Laughlin	Smith
Craig	Hines	Martin	Wagner
Crozier	Hubbard	Maxfield	Wolfe
Eckles	Huff	Onties	

So the bill having received a constitutional majority was de clared to have passed the house.

Lovrien of Humboldt offered the following amendment to the title and moved its adoption:

Amend by changing the comma after the word "age" in line two (2) to a period and striking out the balance of the title.

Amendment adopted and the title as amended was agreed to.

Senate File No. 403, a bill for an act to legalize the election held by the voters of Floyd County, Iowa, on the Second Day of November, 1926, with reference to the erection of a County Home on the County Farm in said county, the issuance of Thirty Thousand Dollars (\$30,000) bonds of said county for that purpose and the levy of a tax to pay said bonds and the interest thereon, 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, 68.

Akin of Carroll Griswold Rice Allen Hagglund Knutson Roberts Anderson Hale Krouse Rust Bair Haney Lichty Ryder Barnes Harrison Lovrien Saunders Springer Bauer Heald McCaulley Berry Held McIlrath Stepanek Blackford Hempel McIntosh Thomas Blythe Hill Mathews Thompson Buchmiller Hines Miller Torgeson Charlton Hopkins Nagle Troup Christophel Truax Huff Nelson Cole of Delaware Istad Vaughn O'Donnell Cole of Harrison Johnson of Walrod Patterson Eden Dickinson Pattison Wamstad Elliott Prichard Wilson Johnson of Keokuk Mr. Speaker Gilmore Reimers Kennedy, J. P. Grimwood

The nays were, none.

Absent or not voting, 39.

Aiken of Ida	Greene	Johnson of	Oliver
Bixler	Hager	Marion	Onties
Bush	Hansen	Kennedy, W. S.	Quirk
Copeland	Hanson	King	Ratliff
Craig	Hattendorf	Kline	Rutledge
Crozier	Hollingsworth	Knudson	Simmer
Eckles	Hollis	Laughlin	Smith
Edge	Hubbard	McMillan	Venard
Fleming	Hunt	Martin	Wagner
Forsling	Ickis	Maxfield	Wolfe

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

Senate File No. 369, a bill for an act to amend Chapter one hundred fifty-six (156) of the Code, 1924, by adding a section thereto relating to the sale and distribution of sodium fluoride, 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, 75.

Akin of Carroll	Haney	Kline	Rice
Allen	Hanson	Knudson	Roberts
Anderson	Harrison	Knutson	Rust
Bair	Heald	Krouse	Rutledge
Barnes	Held	Lichty	Ryder
Bauer	Hempel	McCaulley	Saunders
Ветту	Hill	McIlrath	Springer
Blackford	Hines	McIntosh	Stepanek
Blythe	Hopkins	McMillan	Thomas
Buchmiller	Huff	Mathews	Thompson
Charlton	Hunt	Miller	Torgeson
Christophel	Istad	Nelson	Troup
Cole of Delaware	Johnson of	O'Donnell	Truax
Cole of Harrison	Dickinson	Oliver	Vaughn
Eden	Jonnson of	Ontjes	Venard
Elliott	Keokuk	Patterson	Walrod
Greene	Kennedy, J. P.	Pattison	Wamstad
Grimwood	Kennedy, W. S.	Prichard	Wilson
Hagglund Hale	Kent	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 32.

Aiken of Ida	Forsling	Hubbard	Maxfield
Bixler	Gilmore	Ickis	Nagle
Bush	Griswold	Johnson of	Quirk
Copeland	Hager	Marion	Ratliff
Craig	Hansen	King	Simmer
Crozier	Hattendorf	Laughlin	Smith
Eckles	Hollingsworth	Lovrien	Wagner
Edge Fleming	Hollis	Martin	Wolfe

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

Senate File No. 223, a bill for an act to amend chapter one hundred thirty-two (132) of Title IX of the Code, 1924, to provide for the reinstatement of licensee whose license has expired by reason of failure to pay the renewal license fee as required by section twenty-seven hundred sixty-nine (2769), with report of committee recommending amendment and passage, was taken up for consideration.

On motion of McIlrath of Poweshiek the amendments proposed by the committee, found in the journal of March 23rd, were adopted. Mr. McIlrath moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Akin of Carroll	Greene	Istad	Miller
Allen	Grimwood	Johnson of	Nelson
Anderson	Griswold	Dickinson	O'Donnell
Bair	Hagglund	Johnson of	Pattison
Barnes	Hale	Keokuk	Reimers
Bauer	Haney	Kennedy, J. P.	Rice
Berry	Hanson	Kennedy, W. S.	Roberts
Blackford	Harrison	Kent	Rust
Blythe	Hattendorf	Kline	Rutledge
Buchmiller	Heald	Knudson	Ryder
Charlton	Held	Knutson	Stepanek
Christophel	Hempel	Krouse	Thomas
Cole of Delaware	Hill	Lichty	Thompson
Cole of Harrison	Hines	Lovrien	Torgeson
Eden	Hollingsworth	McCaulley	Truax
Elliott	Hopkins	McIlrath	Vaughn
Fleming	Huff	McIntosh	Venard
Forsling	Hunt	McMillan	Walrod
Gilmore	Ickis	Mathews	Wamstad

The nays were, none.

Absent or not voting, 33.

Aiken of Ida	Hansen	Nagle	Smith
Bixler	Hollis	Oliver	Springer
Bush	Hubbard	Ontjes	Troup
Copeland	Johnson of	Patterson	Wagner
Craig	Marion	Prichard	Wilson
Crozier	King	Quirk	Wolfe
Eckles	Laughlin	Ratliff	Mr. Speaker
Edge	Martin	Saunders	
Hager	Maxfield ·	Simmer	

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 passed the following bill in which the concurrence of the House is asked:

Senate File No. 409, a bill for an act relating to the construction of the tracks of street railway companies.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 409, a bill for an act to amend Section six thousand fifty-two (6052) of the Code of 1924, relating to the construction of the tracks of street railway companies.

Read first and second times and referred to sifting committee.

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

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McMillan of Benton for the afternoon, on request of Hill of Floyd.

INTRODUCTION OF BILLS

House File No. 515, by sifting committee, a bill for an act to amend section sixteen hundred twenty-three (1623) of the Code of 1924, relating to expenses of fire marshall, his deputy, and assistants.

Read first and second times and passed on file.

House File No. 516, by sifting committee, a bill for an act to amend the law as it appears in section six thousand one hundred seventy-six (6176) of the code of 1924, relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population over one hundred thousand (100,000) inhabitants or over, and authorizing the board of Waterworks Trustees to improve real estate owned for waterworks purposes, and to enter into contracts therefor.

Read first and second times and passed on file.

House File No. 517, by sifting committee, a bill for an act to amend Senate File Number Thirty-four (34) of the acts of the forty-second (42nd) general assembly relating to indictments.

Read first and second times and passed on file.

HOUSE CONCURRENT RESOLUTION NO. 17

Reimers of Lyon offered the following House Concurrent Resolution:

House Concurrent Resolution to direct the attention of the President of the United States and the Secretary of Agriculture at Washington to a program of eradication of bovine tuberculosis in the state of Iowa, and to request their cooperation therein.

Whereas, The General Assembly of Iowa has amended the law relating to tuberculosis in cattle wherein the Iowa law now provides for new and additional provisions that will bring about a more effective campaign against this disease infecting our herds, thus bringing about an earlier date when our livestock will be cleansed of this terrible and destructive disease and human life thereby protected; and

Whereas, The Iowa law now enacted provides for additional indemnities for loss sustained by the Iowa farmer, allowing a maximum of fifty dollars (\$50.00) on grade cattle and seventy-five dollars (\$75.00) on pure breds, and discontinue the five per cent (5%) reduction of the appraised value of the herd tested, which was an entire sacrifice on the part of the farmer, so that the law now in effect will gain a heartier and more wholesome cooperation from the cattle owners of our state; and

Whereas, The state of Iowa is setting a fine example in carrying on this work, already having twenty-nine (29) counties on the accredited list and many other counties actively at work testing out the animals that have tuberculosis; and

Whereas, The Iowa farmer is one of the most loyal and patriotic citizens of this State and Nation, and at present is suffering from a depressed economic condition and in no position to assume the serious losses in reactor cattle that now might be infecting his herd, and the fullest cooperation is due the Iowa farmer by both the State and the Nation in carrying forward this work; and

Whereas, The government of the United States has heretofore adopted a policy of meeting every cooperative movement on an equal basis; therefore,

Be It Resolved by the House of Representatives, the Senate concurring, That we petition and request the Honorable William M. Jardine, the Secretary of Agriculture, that the Federal Government through its Department of Agriculture respond with funds and a schedule of indemnities to correspond with the present Iowa law thus bringing relief to a depressed agriculture from a sacrifice which has been made for the welfare and benefit of the entire nation.

Be It Further Resolved, That the chief clerk be authorized to mail a copy of this resolution to President Calvin Coolidge and to William M. Jardine, Secretary of Agriculture, at Washington.

Laid over under Rule 34.



REFERRED TO COMMITTEE ON APPROPRIATIONS

Senate File No. 99 was referred to the 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 passed the following bill in which the concurrence of the Senate was asked:

House File No. 267, a bill for an act relating to state aid for standard schools.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 268, a bill for an act relating to public school libraries.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 271, a bill for an act empowering boards of supervisors in certain cases to concel special assessments for graveling and to refund installments of said assessments.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 242, a bill for an act relating to exemption from taxation of roads and certain drainage and levee rights of way.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 352, a bill for an act relating to the lien of personal taxes.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 476, a bill for an act relating to the speed of passenger carrying motor busses.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 289, a bill for an act relating to the eradication of bovine tuberculosis.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 57, a bill for an act relating to certain standards for bread.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 187, a bill for an act relating to the general tax levy in cities under special charter.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 194, a bill for an act relating to the municipal court.

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 empowering judges of the district court to transfer misdemeanor cases to the municipal court for trial.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 434, a bill for an act to provide special legal services for 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. 383, a bill for an act relating to general banking business on the cooperative plan.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 434, a bill for an act to provide special legal services for the State Highway Commission.

Read first and second times and referred to sifting committee.

Senate File No. 383, a bill for an act to promote thrift and savings, to provide for loans and a general banking business on the cooperative plan under the provisions of the cooperative laws of the state, to provide for the organization of such banks, manner of conducting the business, the scope of business and the control and operation of the same.

Read first and second times and passed on file.

ADDITIONAL COPIES ORDERED PRINTED

Reimers of Lyon asked and obtained unanimous consent to have three hundred additional copies of Senate File No. 383, as amended, printed.



SPECIAL ORDERS MADE

Reimers of Lyon asked and obtained unanimous consent to have Senate File No. 383 made a special order for Tuesday, April 12th, at 9:30 a. m.

Held of Plymouth asked and obtained unanimous consent to have Senate Joint Resolution No. 3 made a special order for Tuesday, April 12th, at 1:30 p. m.

CONSIDERATION OF BILLS

House File No. 337, a bill for an act regulating the conducting of collection agencies, and providing a penalty for violation, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Knutson of Cerro Gordo the amendments proposed by the committee, found in the journal of March 21st, were adopted.

Knutson of Cerro Gordo asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 22nd.

Mr. Knutson offered the following amendment and moved its adoption:

Amend section seven (7) by adding thereto the following:

", or any regularly organized and incorporated retail trade association".

Amendment adopted.

Patterson of Kossuth offered the following amendment and moved its adoption:

Amend section two (2), line one (1), by striking out the word and figures "twenty (20)" and inserting in lieu thereof the word and figures "ten (10)".

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?" Rule 18 was invoked.

The ayes were, 53.

Allen	Hattendorf	Johnson of	Prichard
Bair	Heald	Marion	Reimers
Barnes	Hempel	Kennedy, W. S.	Rice
Blackford	Hill	King	Rust
Bush	Hines	Kline	Rutledge
Christophel	Hollingsworth	Knudson .	Saunders
Cole of Delaware		Knutson	Stepanek
Eden	Ickis	Lichty	Thomas
Fleming	Istad	Lovrien	Torgeson
Greene	Johnson of	McCaulley	Troup
Grimwood	Dickinson	Martin	Vaughn
Hager	Johnson of	Nagle	Venard
Hale	Keokuk	Ontjes	Walrod
Harrison	10.55	Pattison	Wamstad Mr. Speaker

The nays were, 30.

Anderson	Hagglund	McIntosh	Ratliff
Bauer	Haney	Mathews	Roberts
Berry	Hansen	Miller	Ryder
Bixler	Held	Nelson	Smith
Blythe	Hopkins	O'Donnell	Springer
Cole of Harrison	Hunt	Oliver	Truax
Forsling	Krouse	Patterson	Wilson
Griswold	McIlrath		

Absent or not voting, 24.

Aiken of Ida	Crozier	Hubbard	Maxfield
Akin of Carroll	Eckles	Huff	Quirk
Buchmiller	Edge	Kennedy, J .P	. Simmer
Charlton	Elliott	Kent	Thompson
Copeland	Gilmore	Laughlin	Wagner
Craig	Hanson	McMillan	Wolfe

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

LEAVE OF ABSENCE

Leave of absence was granted for the remainder of the afternoon as follows: Roberts of Adair, on request of Prichard of Woodbury; Griswold of Madison, on request of Berry of Monroe.

CONSIDERATION OF BILLS

House File No. 348, a bill for an act to legalize acts of the clerks of probate courts and their deputies, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of McCaulley of Calhoun the amendments proposed

by the committee, found in the journal of March 24th, were adopted.

Mr. McCaulley moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Anderson	Haney	Johnson of	Ratliff
Bair	Hansen	Marion	Reimers
Barnes	Harrison	Kent	Rice
Bauer	Hattendorf	King	Rust
Berry	Heald	Kline	Rutledge
Bixler	Held	Knudson	Ryder
Blackford	Hempel	Knutson	Saunders
Blythe	Hill	Krouse	Smith
Bush	Hollingsworth	Lichty	Springer
Christophel	Hollis	Lovrien	Stepanek
Cole of Delaware	Huff	McCaulley	Thomas
Cole of Harrison		McIlrath	Torgeson
Eden	Ickis	McIntosh	Troup
Fleming	Istad	Mathews	Truax
Greene	Johnson of	Nagle	Vaughn
Grimwood	Dickinson	O'Donnell	Venard
Hager	Johnson of	Ontjes	Walrod
Hagglund	Keokuk	Patterson	Wamstad
Hale	55,555,550	Pattison	Wilson
		Prichard	Mr. Speaker

The nays were, 3.

Hopkins	Miller	Nelson

Absent or not voting, 30.

Aiken of Ida	Eckles	Hubbard	Oliver
Akin of Carroll	Edge	Kennedy, J. P.	Quirk
Allen	Elliott	Kennedy, W. S.	Roberts
Buchmiller	Forsling	Laughlin	Simmer
Charlton	Gilmore	McMillan	Thompson
Copeland	Griswold	Martin	Wagner
Craig	Hanson	Maxfield	Wolfe
Crozier	Hines		

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

House File No. 217, a bill for an act providing for the payment of tuition by the State of Iowa for children of appointees or employees residing in State institutions, whose children attend school in a school district in which such institution is situated or who 1546

attend school in a nearby school district, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hollingsworth of Boone the amendments proposed by the committee, found in the journal of March 24th, were adopted.

Mr. Hollingsworth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Anderson	Haney	Johnson of	Pattison
Bair	Harrison	Marion	Prichard
Barnes	Hattendorf	Kennedy, W. S.	Ratliff
Bauer	Heald	Kent	Reimers
Berry	Held	King	Rice
Bixler	Hempel	Kline	Rust
Blackford	Hill	Knudson	Rutledge
Blythe	Hines	Knutson	Ryder
Bush	Hollingsworth	Krouse	Springer
Christophel	Hollis	Lichty	Stepanek
Cole of Delaware	Hopkins	Lovrien	Thomas
Eden	Huff	McCaulley	Torgeson
Fleming	Hunt	McIntosh	Troup
Forsling	Istad	Mathews	Truax
Greene	Johnson of	Miller	Venard
Grimwood	Dickinson	Nelson	Walrod
Hager	Johnson of	O'Donnell	Wamstad
Hagglund Hale	Keokuk	Patterson	Wilson

The nays were, 1.

Ickis

Absent or not voting, 36.

Aiken of Ida	Eckles	Laughlin	Roberts
Akin of Carroll .	Edge	McIlrath	Saunders
Allen	Elliott	McMillan	Simmer
Buchmiller	Gilmore	Martin	Smith
Charlton	Griswold	Maxfield	Thompson
Cole of Harrison	Hansen	Nagle	Vaughn
Copeland	Hanson	Oliver	Wagner
Craig	Hubbard	Ontjes	Wolfe
Crozier	Kennedy, J. P.	Quirk	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House. Hollingsworth of Boone offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 217 by striking out of lines one (1) and two (2) the following: "for the payment of tuition by the state of Iowa" and inserting in lieu thereof the following: "for school facilities."

Amendment adopted and title as amended was agreed to.

House File No. 490, a bill for an act to amend section forty-three hundred twenty-nine (4329) of the code, 1924, relating to standard schools, was taken up for consideration.

Venard of Sioux moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 57.

Anderson	Haney	Kennedy, W. S.	Rice
Bair	Harrison	Kent	Rust
Barnes	Hattendorf	Kline	Rutledge
Bauer	Heald	Lichty	Smith
Blackford	Held	Lovrien	Springer
Blythe	Hempel	McCaulley	Stepanek
Christophel	Hines	McIlrath	Torgeson
Cole of Delaware	Hollingsworth	McIntosh	Troup
Cole of Harrison		Mathews	Truax
Eden	Hopkins	Nagle	Vaughn
Fleming	Hunt	Nelson	Venard
Forsling	Ickis	Oliver	Walrod
Grimwood	Istad	Patterson	Mr. Speaker
Hagglund	Johnson of	Pattison	
Hale	Dickinson	Reimers	

The nays were, 6.

Greene	Miller	Ryder	Wamstad
Huff	O'Donnell		

Absent or not voting 44

Absent of not v	oung, 44.		
Aiken of Ida Akin of Carroll Allen Berry Bixler Buchmiller Bush Charlton	Edge Elliott Gilmore Griswold Hager Hansen Hanson Hill	Johnson of Marion Kennedy, J. P. King Knudson Knutson Krouse Laughlin	Ontjes Prichard Quirk Ratliff Roberts Saunders Simmer Thomas
Copeland Craig	Hubbard Johnson of	McMillan Martin	Thompson Wagner
Crozier Eckles	Keokuk	Maxfield	Wilson Wolfe

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

CALENDAR REFERRED TO SIFTING COMMITTEE

O'Donnell of Dubuque moved that the bills on the calendar be referred to the sifting committee, except bills already reported on by the sifting committee, appropriation bills, and those bills already set for special orders, also excepting therefrom the unfinished reports of the steering committee.

Ontjes of Grundy moved that action on the motion by O'Donnell of Dubuque be deferred until Monday.

Motion lost.

Hollingsworth of Boone asked and obtained unanimous consent to have Senate File No. 336 excluded from Mr. O'Donnell's motion.

The following motion was filed by McIlrath of Poweshiek:

I move the adoption of the following rule:

Any bill may be recalled from the sifting committee and brought before the House for consideration by an affirmative vote of a constitutional majority.

Forsling of Woodbury moved that the motion by O'Donnell of Dubuque and the motion by McIlrath of Poweshiek to amend the rules be referred to the steering committee.

Saunders of Palo Alto moved that the House do now adjourn until 9:00 a.m. Monday.

On the question "Shall the House adjourn?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 34.

Barnes	Hempel	Lovrien	Prichard
Berry	Hollingsworth	McCaulley	Saunders
Cole of Delaware	Hollis	McIlrath	Stepanek
Cole of Harrison	Hopkins	McIntosh	Thomas
Fleming	Huff	Martin	Troup
Grimwood	Johnson of	Nagle	Truax
Hale	Keokuk	Oliver	Venard
Hansen	Knutson	Patterson	Wamstad
Harrison	Krouse	Pattison	

The nays were, 48.

Aiken of Ida	Haney	Kennedy, W. S.	Rice
Allen	Hattendorf	King	Rust
Anderson	Heald	Kline	Rutledge
Bauer	Held	Knudson	Ryder
Bixler	Hill	Lichty	Smith
Blackford	Hines	Mathews	Springer
Blythe	Hunt	Miller	Thompson
Bush	Ickis	Nelson	Torgeson
Christophel	Istad	O'Donnell	Vaughn
Eden	Johnson of	Onties	Walrod
Forsling	Dickinson	Ratliff	Wilson
Greene	Johnson of	Reimers	Mr. Speaker
Hagglund	Marion		

Absent or not voting, 25.

Akin of Carroll	Crozier	Hager	McMillan
Bair	Eckles	Hanson	Maxfield
Buchmiller	Edge	Hubbard	Quirk
Charlton	Elliott	Kennedy, J. P.	Roberts
Copeland	Gilmore	Kent	Simmer
Craig	Griswold	Laughlin	Wagner Wolfe

Motion to adjourn lost.

Saunders of Palo Alto moved that the members of the committee on appropriations be excused from the House.

On the question "Shall the committee be excused?" a roll call was demanded.

The ayes were, 37.

Barnes	Heald	Lovrien	Prichard
Berry	Hempel	McCaulley	Reimers
Cole of Delaware	Hollingsworth	McIlrath	Saunders
Cole of Harrison		McIntosh	Smith
Fleming	Hopkins	Nagle	Stepanek
Grimwood	Hunt	Oliver	Thomas
Hale	Istad	Ontjes	Troup
Hansen	Johnson of	Patterson	Truax
Harrison	Keokuk	Pattison	Venard
Hattendorf	Knutson		

The nays were, 43.

		100	
Aiken of Ida	Hager	King	Rice
Allen	Hagglund	Kline	Rust
Anderson	Haney	Knudson	Ryder
Bauer	Held	Krouse	Springer
Bixler	Hill	Lichty	Thompson
Blackford	Hines	Martin	Torgeson
Blythe	Ickis	Mathews	Vaughn
Bush	Johnson of	Miller	Walrod
Christophel	Dickinson	Nelson	Wamstad
Eden	Johnson of	O'Donnell	Wilson
Forsling	Marion	Ratliff	
Greene	Kennedy, W. S.		

Absent or not voting, 27.

Akin of Carroll	Eckles	Huff	Roberts
Bair	Edge	Kennedy, J. P.	Rutledge
Buchmiller	Elliott	Kent	Simmer
Charlton	Gilmore	Laughlin	Wagner
Copeland	Griswold	McMillan	Wolfe
Craig	Hanson	Maxfield	Mr. Speaker
Crozier	Hubbard	Quirk	

Motion lost.

Kline of Davis moved the previous question as applied to the motions by O'Donnell of Dubuque and Forsling of Woodbury.

Motion prevailed.

On the question "Shall the motion by O'Donnell of Dubuque and the motion by McIlrath of Poweshiek to amend the rules be referred to the steering committee?" a roll call was demanded.

The ayes were, 32.

Barnes	Hansen	Johnson of	Ontjes
Blackford	Harrison	Keokuk	Patterson
Cole of Delaware	Hattendorf	Knutson	Pattison
Cole of Harrison	Held	Lichty	Ratliff
Eden	Hollis	Lovrien	Rust
Fleming	Hopkins	McCaulley	Stepanek
Forsling	Johnson of	McIlrath	Thomas
Grimwood	Dickinson	McIntosh	Walrod
Hale		Martin	

The nays were, 45.

Aiken of Ida	Haney	Kennedy, W. S.	Reimers
Allen	Heald	Kline	Rice
Anderson	Hempel	Knudson	Ryder
Bauer	Hill	Krouse	Smith
Berry	Hines	Mathews	Springer
Bixler	Hollingsworth	Miller	Thompson
Blythe	Huff	Nagle	Torgeson
Bush	Hunt	Nelson	Troup
Christophel	Ickis	O'Donnell	Truax
Greene	Istad	Oliver	Vaughn
Hagglund	Johnson of Marion	Prichard	Venard Wilson

Absent or not voting, 30.

Akin of Carroll	Edge	Kent	Rutledge
Bair	Elliott	King	Saunders
Buchmiller	Gilmore	Laughlin	Simmer
Charlton	Griswold	McMillan	Wagner
Copeland	Hager	Maxfield	Wamstad
Craig	Hanson	Quirk	Wolfe
Crozier	Hubbard	Roberts	Mr. Speaker
Eckles	Kennedy, J. P.		

Motion by Forsling of Woodbury lost.

On the question "Shall the bills on the calendar be referred to the sifting committee, except bills already reported on by the sifting committee, appropriation bills, those already set for special orders, and those on the unfinished reports of the steering committee?" a roll call was demanded.

The ayes were, 63.

Aiken of Ida	Hansen	Kennedy, W. S.	Onties
Allen	Hattendorf	Kline	Patterson
Anderson	Heald	Knutson	Pattison
Bauer	Hempel	Krouse	Prichard
Bixler	Hines	Lichty	Ratliff
Christophel	Hollis	Lovrien	Reimers
Cole of Delaware	Hopkins	McCaulley	Rice
Cole of Harrison	Huff	McIlrath	Ryder
Eden	Hunt	McIntosh	Smith
Fleming	Ickis	Martin	Springer
Forsling	Istad	Mathews	Stepanek
Greene	Johnson of	Miller	Thomas
Grimwood	Dickinson	Nagle	Thompson
Hager	Johnson of	Nelson	Torgeson
Hale	Keokuk	O'Donnell	Troup
Haney	Johnson of	Oliver	Truax
3	Marion		Walrod

The nays were, 14.

Barnes	Hagglund	Hill	Vaughn
Berry	Harrison	Hollingsworth	Venard
Blythe	Held	Knudson	Wamstad
		Rust	Wilson

Absent or not voting, 30.

Akin of Carroll	Crozier Eckles Edge Elliott Gilmore	Kennedy, J. P.	Roberts
Bair		Kent	Rutledge
Blackford		King	Saunders
Buchmiller		Laughlin	Simmer
Bush		McMillan	Wagner
Charlton Copeland Craig	Griswold Hanson Hubbard	Maxfield Quirk	Wolfe Mr. Speaker

Motion prevailed.

Berry of Monroe moved that the House do now adjourn until 9:00 a. m. Monday.

On the question "Shall the House adjourn?" a roll call was demanded.

The ayes were, 43.

Aiken of Ida	Heald	Lichty	Rust
Barnes	Hempel	Lovrien	Ryder
Bauer	Hill	Martin	Smith
Berry	Hollis	Mathews	Springer
Christophel	Hopkins	Nagle	Stepanek
Cole of Delaware	Huff	Nelson	Thomas
Cole of Harrison	Istad	Oliver	Troup
Fleming	Johnson of	Patterson	Truax
Greene	Keokuk	Pattison	Vaughn
Hale	Knutson	Prichard	Venard
Hansen	Krouse	Reimers	Wamstad

The nays were, 30.

Allen	Hager	Johnson of	McIntosh
Anderson	Hagglund	Dickinson	Miller
Bixler	Haney	Johnson of	O'Donnell
Blythe	Harrison	Marion	Rice
Bush	Held	Kennedy, W. S.	Thompson
Eden	Hines	King	Torgeson
Forsling	Hunt	Kline	Walrod
Grimwood	Ickis	McCaulley	Wilson

Absent or not voting, 34.

Akin of Carroll	Edge	Kennedy, J. P.	Quirk
Bair	Elliott	Kent	Ratliff
Blackford	Gilmore	Knudson	Roberts
Buchmiller	Griswold	Laughlin	Rutledge
Charlton	Hanson	McIlrath	Saunders
Copeland	Hattendorf	McMillan	Simmer
Craig	Hollingsworth	Maxfield	Wagner
Crozier	Hubbard	Ontjes	Wolfe
Eckles			Mr. Speaker

Motion prevailed and the House stood adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 11, 1927.

The House met pursuant to adjournment, Speaker pro tempore Mathews in the chair.

Prayer was offered by Rev. Carl Brown, pastor of the Methodist Episcopal church, Garden Grove.

Journal of April 9th corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Akin of Carroll for the forenoon, on request of Walrod of Clinton.

SENATE CONCURRENT RESOLUTION NO. 25 ADOPTED

Hansen of Scott called up Senate Concurrent Resolution No. 25, relative to the Forty-second General Assembly adjourning, sine die, at twelve o'clock noon, Friday, April 15, 1927.

Mr. Hansen moved that the House concur in the Senate concurrent resolution.

On the question "Shall the House concur?" a roll call was demanded.

The ayes were, 81.

Aiken of Ida	Eckles	Hattendorf	Johnson of
Anderson	Eden	Heald	Keokuk
Bair	Edge	Held	Johnson of
Barnes	Elliott	Hempel	Marion
Bauer	Fleming	Hill	Kennedy, J. P.
Bixler	Forsling	Hollis	Kennedy, W. S.
Blythe	Greene	Hopkins	King
Bush	Grimwood	Huff	Kline
Charlton	Hagglund	Hunt	Knutson
Christophel	Hale	Ickis	Krouse
Cole of Delaware		Istad	Laughlin
Cole of Harrison	Hansen	Johnson of	Lichty
Craig	Hanson	Dickinson	McCaulley
Crozier	Harrison		McIlrath

McIntosh Oliver Rice Truax Ontjes Ryder Vaughn McMillan Martin Patterson Saunders Venard Miller Pattison Smith Wagner Nagle Quirk Springer Walrod Thompson Nelson Ratliff Wamstad O'Donnell Reimers Torgeson Wilson Wolfe

The nays were, 1.

Knudson

Absent of not voting, 25.

Akin of Carroll	Griswold	Lovrien	Rutledge
Allen	Hager	Mathews	Simmer
Berry	Hines	Maxfield	Stepanek
Blackford	Hollingsworth	Prichard	Thomas
Buchmiller	Hubbard	Roberts	Troup
Copeland	Kent	Rust	Mr. Speaker
Gilmore			

The House concurred in Senate concurrent resolution No. 25.

HOUSE CONCURRENT RESOLUTION NO. 17 ADOPTED

Reimers of Lyon called up the House concurrent resolution, relative to directing the attention of the President of the United States to a program of eradication of bovine tuberculosis in the state of Iowa, found on page 1540 of the House journal of April 9th, and moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

SPECIAL ORDER DEFERRED

McIlrath of Poweshiek moved that action on Special Order No. 1, House File No. 1, be deferred until the arrival of Lovrien of Humboldt.

On the question "Shall action on Special Order No. 1 be deferred?" a roll call was demanded.

The ayes were, 67.

Aiken of Ida	Blythe	Eckles	Hagglund
Anderson	Bush	Elliott	Haney
Bair	Christophel	Fleming	Hansen
Barnes	Cole of Delaware	Forsling	Hanson
Bauer	Copeland	Gilmore	Harrison
Bixler	Craig	Grimwood	Hattendorf
Blackford	Crozier	Hager	Heald

Held	Kent	Nelson	Stepanek
Hempel	Kline	Patterson	Thompson
Hines	Knudson	Pattison	Torgeson
Hollingsworth	Krouse	Quirk	Troup
Huff	Lichty	Ratliff	Truax
Hunt	McCaulley	Reimers	Vaughn
Johnson of	McIlrath	Rice	Venard
Dickinson	McIntosh	Roberts	Wamstad
Johnson of	McMillan	Smith	Wilson
Keokuk	Martin	Springer	Wolfe
Kennedy, J. P.	***		

The nays were, 14.

Charlton	Hopkins	Nagle	Ontjes
Eden	Knutson	O'Donnell	Ryder
Hale	Laughlin	Oliver	Walrod
Hill	Miller	*	

Absent or not voting, 26.

Akin of Carroll	Griswold	Kennedy, W. S.	Rutledge
Allen	Hollis	King	Saunders
Berry	Hubbard	Lovrien	Simmer
Buchmiller	Ickis	Mathews	Thomas
Cole of Harrison	Istad	Maxfield	Wagner
Edge	Johnson of	Prichard	Mr. Speaker
Greene	Marion	Rust	71 (15)

Motion prevailed.

McIlrath of Poweshiek moved that Senate File No. 187 be withdrawn from the sifting committee and made a special order for today at 1:15.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall Senate File No. 187 be made a special order for today?" a roll call was demanded and rule 18 was invoked.

The ayes were, 47.

Anderson	Hager	Huff	Martin
Bauer	Hagglund	Hunt	Miller
Berry	Hale	Ickis	Nelson
Bixler	Haney	Johnson of	Oliver
Blythe	Harrison	Keokuk	Ontjes
Bush	Heald	Kent	Ratliff
Christophel	Held	Kline	Roberts
Cole of Harrison	Hempel	Krouse	Springer
Craig	Hill	Laughlin	Thompson
Crozier	Hines	McIlrath	Vaughn
Fleming	Hollingsworth	McIntosh	Wamstad
Gilmore	Hopkins	McMillan	Wilson

The nays were, 48.

Aiken of Ida Greene King Rutledge Allen Grimwood Knutson Ryder Bair Hansen Lichty Saunders Barnes Hanson McCaulley Simmer Blackford Hattendorf Mathews Smith Charlton Hollis Nagle Stepanek Cole of Delaware Istad O'Donnell Torgeson Copeland Johnson of Patterson Troup Eckles Dickinson Pattison Truax Eden Johnson of Quirk Venard Edge Marion Reimers Wagner Kennedy, J. P. Elliott Rice Walrod Forsling Kennedy, W. S.

Absent or not voting, 12.

Akin of Carroll Hubbard Maxfield Thomas
Buchmiller Knudson Prichard Wolfe
Griswold Lovrien Rust Mr. Speaker

Motion lost.

McIlrath of Poweshiek called up the following motion, filed by him April 9th:

"I move the adoption of the following rule:

Any bill may be recalled from the sifting committee and brought before the House for consideration by an affirmative vote of a constitutional 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 the McIlrath motion.

C. B. CHARLTON.

J. H. JOHNSON.

E. A. ELLIOTT.

C. A. KNUTSON.

T. J. O'DONNELL.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Akin of Carroll, Carter, Buchmiller and Hubbard.

Greene of Pottawattamie asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House.

McIlrath of Poweshiek moved that Akin of Carroll, Carter of Hardin and Buchmiller of Greene be excused from the call of the House.

On the question "Shall Akin, Carter and Buchmiller be excused from the call of the House?" a roll call was demanded.

The ayes were, 71.

Aiken of Ida	Fleming	Hunt	Ontjes
Allen	Gilmore	Ickis	Quirk
Anderson	Grimwood	Johnson of	Ratliff
Bair	Griswold	Keokuk	Reimers
Barnes	Hager	Johnson of	Roberts
Bauer	Hagglund	Marion	Rust
Berry	Hale	Kennedy, J. P.	Smith
Bixler	Haney	King	Springer
Blackford	Hanson	Kline	Thomas
Blythe	Hattendorf	Knudson	Thompson
Bush	Heald	Krouse	Torgeson
Christophel	Held	Laughlin	Troup
Cole of Harrison	Hempel	McIlrath	Truax
Copeland	Hill	McIntosh	Vaughn
Craig	Hines	McMillan	Venard
Crozier	Hollingsworth	Martin	Wamstad
Eckles	Hopkins	Nelson	Wilson
Eden Elliott	Huff	Oliver	Wolfe

The nays were, 13.

Charlton	Harrison	O'Donnell	Saunders
Forsling	Kennedy, W. S.	Prichard	Simmer
Greene	McCaulley	Rutledge	Wagner
Hansen			

Absent or not voting, 23.

Akin of Carr	oll Istad	Lovrien	Pattison
Buchmiller	Johnson of	Mathews	Rice
Cole of Delay	vare Dickinson	Maxfield	Ryder
Edge	Kent	Miller	Stepanek
Hollis	Knutson	Nagle	Walrod
Hubbard	Lichty	Patterson	Mr. Speaker

Motion prevailed.

Smith of O'Brien moved the previous question.

On the question "Shall the previous question be now put?" a roll call demanded.

The ayes were, 60.

Aiken of Ida	Gilmore	Huff	Oliver
Allen	Grimwood	Hunt	Ontjes
Anderson	Griswold	Ickis	Ratliff
Bair	Hager	Johnson of	Rice
Barnes	Hagglund	Keokuk	Roberts
Bauer	Haney	Kent	Rust
Berry	Harrison	Kline	Smith
Bixler	Hattendorf	Knudson	Springer
Blythe	Heald	Krouse	Thomas
Bush	Held	Laughlin	Thompson
Christophel	Hempel	Lovrien	Vaughn
Cole of Delaware	Hill	McIlrath	Venard
Copeland	Hines	McIntosh	Wamstad
Craig	Hollingsworth	McMillan	Wilson
Crozier	Hopkins	Martin	Wolfe
Fleming	147.5		

The nays were, 43.

Blackford	Hanson	Lichty	Quirk
Charlton	Hollis	McCaulley	Reimers
Cole of Harrison	Istad	Mathews	Rutledge
Eckles	Johnson of	Maxfield	Ryder
Eden	Dickinson	Miller	Saunders
Edge	Johnson of	Nagle	Simmer
Elliott	Marion	Nelson	Stepanek
Forsling	Kennedy, J. P.	O'Donnell	Torgeson
Greene	Kennedy, W. S.	Patterson	Troup
Hale	King	Pattison	Truax
Hansen	Knutson	Prichard	Wagner

Absent or not voting, 4.

Akin of Carroll	Ruchmiller	Hubbard	Mr. Speaker
Akin of Carron	Duchminer	nubbara	MIL DUGNIKEL

The motion, which would have caused a further deferment of a special order (House File No. 1), having failed to receive a two-thirds majority was declared to have been lost.

Forsling of Woodbury moved that the call of the House be now raised.

Motion prevailed.

Speaker Carter in the chair.

CONSIDERATION OF BILLS SPECIAL ORDER

The House resumed consideration of Special Order No. 1, House File No. 1, a bill for an act providing for the creation and maintenance in the office of the state treasurer of Iowa, of a fund for the guaranteeing of deposits in the banks of Iowa, providing for the fixing of the premium and for its collection; authorizing the is-

suing of policies guaranteeing the payment of bank deposits; providing for the payment of the policy liability and authorizing certain holders of fiduciary funds to procure and pay for such policies, with report of special committee recommending substitute amendment and passage.

Lovrien of Humboldt moved to substitute committee substitute bill for House File No. 1, a bill for an act providing for the creation of banking districts and district banking associations; for assessments for expenses; for extra compensation for certain officers of the department of banking; for the creation and maintenance in the office of the treasurer of state, of a fund for the stabilizing of banks, to be known as the "bank stabilizing fund"; for the levying of assessments against said banks; for the issuance of anticipatory certificates; for the exempting of certain taxes; for the amendment of chapter one hundred seventy-eight (178) of the acts of the forty-first (41) general assembly and amendments thereto; for the creation of a banking board, the selection of its members, fixing their compensation, and defining their powers and duties; providing certain penalties, classifying certain loans, advancements and deposits; and specifying certain legal presumptions; to amend sections ninety-one hundred thirty-six (9136), ninety-one hundred thirty-seven (9137), ninety-two hundred twenty (9220), ninety-two hundred twenty-one (9221), ninety-two hundred fifty-five (9255), ninety-two hundred fifty-seven (9257), and ninety-two hundred ninety-seven (9297) and to repeal section ninety-two hundred twenty-two (9222) of the code, 1924, and to enact additional provisions relating to the superintendent of banking, the state banking department, the state banking board, and the duties of each, and making certain appropriations therefor: providing additional regulations, restrictions and requirements on banking, banking institutions and stockholders, officers, directors and employees of banking institutions; and creating certain preferences in the assets of closed banking institutions.

Read first and second times and taken up for consideration.

Patterson of Kossuth moved the previous question.

Motion prevailed.

Mr. Lovrien moved that the amendment filed by him and found in the journal of April 7th, be adopted.



Amendment adopted.

Blackford of Van Buren moved that the amendment filed by him and found in the journal of April 8th, be adopted.

Ontjes of Grundy offered the following as a substitute for the amendment by Blackford of Van Buren:

Amend by striking sections three (3) and four (4); also strike sections twelve (12) to twenty-four (24), inclusive.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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, 262, 327, and 453.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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, 262, 327, and 453

On motion of Charlton of Polk the House adjourned until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

REPORT OF COMMITTEE

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File No. 415, a bill for an act to provide an appropriation of three hundred twenty-five and no/100 (\$325.00) to indemnify Arthur Ashcraft for damages and injuries received as and while a prisoner at Ft. Madison, beg leave to report they have had the same under considera-

tion and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 11th day of April, 1927, sent to the governor for his approval:

House Files Nos. 17, 262, 327, and 453.

FRED R. BLYTHE, Chairman.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 57, 242, 194, 195, 187, 271, 289, 352, and 476.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 57, 242, 194, 195, 187, 271, 289, 352, and 476.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports

that it has, on this 11th day of April, 1927, sent to the governor for his approval:

House Files Nos. 57, 242, 194, 195, 187, 271, 289, 352, and 476.

FRED R. BLYTHE, Chairman.

Report adopted.

TIME OF DEBATE LIMITED

Berry of Monroe moved that debate be limited to five minutes instead of fifteen as provided for in the rules.

Motion prevailed.

Knudson of Hamilton moved that Rule 64 be enforced.

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 Schate has refused to concur in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 10, a bill for an act to establish the general fund for the state of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 436, a bill for an act to provide an appropriation to defray expenses necessitated under Senate Concurrent Resolution No. 14.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 143, a bill for an act relating to pensions for firemen and policemen.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 265, a bill for an act relating to the making of a financial statement by school districts.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 426, a bill for an act relating to the par value of stock issued by insurance companies.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 265

Amend by striking therefrom all of section one and by inserting in lieu thereof the following:

Section 1. Section 4242 of the Code of 1924 is hereby amended by adding thereto the following:

"In every other school district, and in every school district wherein ro newspaper is published, the president and secretary of the board of directors thereof shall file the above statement with the county superintendent of schools during the first week of July of each year and shall post copies thereof in three conspicuous places in the districts."

SENATE MESSAGE CONSIDERED

Senate File No. 436, a bill for an act to provide an appropriation of fourteen hundred sixty-two dollars and ninety cents (\$1,462.90) to defray the expenses of a reporter, witness fees and mileage, telegrams and telephone calls, necessitated under Senate Concurrent Resolution No. fourteen (14).

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

HOUSE INSISTS ON AMENDMENTS TO SENATE FILE NO. 10

Saunders of Palo Alto moved that the House insist on its amendments to Senate File No. 10.

Motion prevailed.

Mr. Saunders moved that the Speaker appoint a committee of six as a conference committee on the part of the House on Senate File No. 10.

Motion prevailed and the Speaker appointed as such committee: Saunders of Palo Alto, Hale of Howard, Lovrien of Humboldt, Forsling of Woodbury, Reimers of Lyon, Grimwood of Jones.

CONSIDERATION OF BILLS

The House resumed consideration of House File No. 1, the banking bill.

On the question "Shall the amendment by Ontjes of Grundy be substituted for the amendment by Blackford of Van Buren?" a roll call was demanded. The ayes were, 12.

Akin of Carroll Edge Oliver Roberts
Bush Martin Ontjes Springer
Copeland Miller Reimers Torgeson

The nays were, 79.

Aiken of Ida Johnson of Hager Prichard Allen Hagglund Marion Quirk Kennedy, J. P. Kennedy, W. S. Anderson Hale Ratliff Rice Bair Hanev Barnes Hansen Kent Rust Hanson Bauer King Rutledge Berry Harrison Knudson Ryder Bixler Hattendorf Krouse Smith Blackford Heald Laughlin Stepanek Held Lichty Thomas Blythe Hempel Thompson Buchmiller Lovrien Charlton Hill McIlrath Troup Hines McIntosh Christophel Truax Cole of Delaware Hollingsworth McMillan Vaughn Hopkins, Maxfield Craig Venard Eckles Huff Nagle Wagner Eden Hunt Nelson Walrod Fleming Ickis O'Donnell Wilson Istad Pattison Wolfe Gilmore Johnson of Mr. Speaker Greene Keokuk Grimwood

Absent or not voting, 16.

Cole of Harrison Hollis Kline Patterson Crozier Hubbard Knutson Saunders McCaulley Elliott Johnson of Simmer Forsling Dickinson Mathews Wamstad Griswold

Motion to substitute lost.

On the question "Shall the amendment by Blackford of Van Buren be adopted?" a roll call was demanded.

The ayes were, 35.

Blackford Kennedy, J. P. Rice Greene Ryder Blythe Hager Laughlin Lichty Stepanek Charlton Hansen Cole of Delaware Hempel Mathews Torgeson Cole of Harrison Hollis Troup Miller Eckles . Hopkins Nagle Wagner Walrod O'Donnell Eden Istad Johnson of Oliver Wolfe Edge Forsling Marion Ratliff Gilmore

The nays were, 61.

· Aiken of Ida Hagglund Johnson of Patterson Akin of Carroll Hale Keokuk Pattison Kennedy, W, S. Allen Haney Quirk Anderson Hanson Kent Reimers Barnes Harrison King Rust Berry Hattendorf Kline Rutledge Bixler Heald Knudson Smith Buchmiller Held Krouse Springer Thomas Bush Hill Lovrien Christophel Hines McCaulley Thompson Copeland Hollingsworth McIlrath Truax Craig Huff McIntosh Vaughn Elliott Hunt McMillan Venard Ickis Maxfield Wamstad Fleming Johnson of Nelson Mr. Speaker Grimwood Griswold Dickinson Ontjes

. Absent or not voting, 11.

Bair Hubbard Prichard Simmer
Bauer Knutson Roberts Wilson
Crozier Martin Saunders

Amendment lost.

Reimers of Lyon offered the following amendment and moved its adoption:

Amend House File No. 1, section eight (8) by adding thereto the following:

"Preference shall be given in the sale of said warrants to individuals residing in Iowa, corporatins organized under the laws of this state, and resident partnerships, who may file an application with the treasurer of state for an allotment of a definite amount of said warrants. The treasurer of state shall then apportion to the several applicants therefore such an amount of warrants as he may see fit."

Amendment adopted-

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend House File No. 1 by adding as a separate section, the following:

Sec. 47-a. Investment. Section two (2) of House File No. 183, as adopted by the forty-second (42) general assembly, is amended by add• ing thereto the following: "or anticipatory certificates issued under this act, and while such certificates are available they shall have preference in making such investment."

Amendment lost.

Roberts of Adair offered the following amendment and moved its adoption:

Amend House File No. 1 by striking section forty-three (43).

Hager of Allamakee moved the previous question on the amendment and the main bill.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 25.

Allen	Hopkins	Mathews	Roberts
Berry	Johnson of	Miller	Ryder
Copeland	Marion	O'Donnell	Thomas
Craig	Kline	Oliver	Troup
Forsling	Laughlin	Ontjes	Wagner
Greene	Martin	Prichard	Wamstad
Hill			Wolfe

The nays were, 62.

Aiken of Ida	Hager	Johnson of	Patterson
Bair	Hagglund	Keokuk	Pattison
Barnes	Hale	Kennedy, J. P.	Quirk
Blythe	Haney	Kennedy, W. S.	Ratliff
Buchmiller	Hansen	Kent	Reimers
Bush	Hanson	King	Rust
Charlton	Harrison	Knudson	Saunders
Christophel	Hattendorf	Krouse	Simmer
Crozier	Hempel	Lovrien	Smith
Eckles	Hines	McCaulley	Springer
Eden	Hollingsworth	McIlrath	Thompson
Edge	Hunt	McIntosh	Truax
Elliott	Ickis	McMillan	Vaughn
Fleming	Johnson of	Maxfield	Venard
Gilmore	Dickinson	Nagle	Walrod
Grimwood		Nelson	Wilson
			Mr. Speaker

Absent or not voting, 20.

Akin of Carroll	Cole of Delaware	Hollis	Lichty
Anderson	Cole of Harrison	Hubbard	Rice
Bauer	Griswold	Huff	Rutledge
Bixler	Heald	Istad	Stepanek
Blackford	Held	Knutson	Torgeson

Amendment lost.

Unanimous consent having been obtained to suspend the rules 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?" rule 18 was invoked.

The ayes were, 46.

Aiken of Ida Johnson of Patterson Hagglund Hale Dickinson Allen Quirk Anderson Haney Kent Reimers Barnes Hanson King Rust Berry Hattendorf Kline Rutledge Bixler Held Knudson Saunders Smith Bush Hill Krouse Hines Lovrien Christophel Springer Copeland Hollingsworth McIlrath Vaughn Crozier Huff McMillan Wamstad Elliott Ickis Maxfield Wilson Fleming Nelson Wolfe

The nays were, 58.

Akin of Carroll Greene Johnson of Prichard Grimwood Ratliff Bair Marion Kennedy, J. P. Kennedy, W. S. Rice Bauer Griswold Blackford Hager Roberts Blythe Hansen Laughlin Ryder Harrison Buchmiller Lichty Simmer Charlton Heald McCaulley Stepanek Cole of Delaware Hempel Cole of Harrison Hollis McIntosh Thomas Mathews Thompson Craig Hopkins Miller Torgeson Eckles Hunt Nagle Troup O'Donnell Eden Istad Truax Edge Johnson of Oliver Venard Forsling Ontjes Wagner Keokuk Gilmore Pattison Walrod Mr. Speaker

Absent or not voting, 3.

Hubbard Knutson Martin

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER

House File No. 481, a bill for an act to levy an additional license fee on gasoline sold in the state of Iowa to provide additional primary road funds, a committee bill, was taken up for consideration.

Ontjes of Grundy moved that the amendment filed by him and found in the journal of March 30th be adopted.

Rutledge of Webster offered the following amendment as a substitute for the amendment filed by Ontjes of Grundy and moved that it be substituted therefor: Amend House File No. 481 by striking section three (3) and inserting in lieu thereof the following:

Sec. 3. The proceeds of the license fee levied herein on gasoline shall be allocated to the road funds in the same proportion as that provided in chapter six (6) of the laws of the forty-first general assembly.

The subsitution was made.

Haney of Mills offered the following amendment as a substitute for all pending amendments to House File No. 481 and moved its adoption:

Amend section one (1), line two (2) by striking out the word "one" and inserting in lieu thereof the word "two"; amend section three (3) by adding at the end of line two (2) following the word "credited" the word "one-half"; also amend section three by striking the period (.) at the end thereof and inserting the following: ", and one-half to the county fund, to be divided as follows: eighty per cent (80%) to the county road fund and twenty per cent (20%) to the cities and towns. The portion of the additional license fee herein provided which is credited to the county fund shall be apportioned among the counties of the state in the same ratio that the area of the county bears to the total area of the state and the treasurer of state shall make such apportionment on the first day of each month. The county treasurer shall divide such proceeds as above directed, namely, eighty per cent (80%) to the county road fund and twenty per cent (20%) to the cities and towns. The proceeds to the county road fund shall be used only for the permanent grading, draining, bridging and surfacing of county roads. The proceeds which are credited to the cities and towns shall be apportioned among the cities and towns of the county in the same ratio that the population of the city or town of the county bears to the total population of the cities and towns of the county and the county treasurer shall make such apportionment on the tenth day of each month. and said proceeds shall be used for the maintenance and construction of streets and alleys in such cities and towns."

Springer of Decatur moved the previous question on the substitute amendment and all pending amendments.

Motion prevailed.

On the question "Shall the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 35.

Anderson	Elliott	Johnson of	Maxfield
Bair	Fleming	Marion	Miller
Bauer	Greene	Kennedy, J. P.	O'Donnell
Bixler	Haney	Kennedy, W. S.	Oliver
Charlton	Heald	Kent	Prichard
Cole of Harrison	Hempel	Knutson	Rice
Craig	Hines	Lichty	Simmer
Eckles	Hollis	Martin	Thomas
Eden	Huff	Mathews	Walrod

The nays were, 65.

Aiken of Ida Hale Kline Rutledge Akin of Carroll Hansen Knudson Ryder Allen Hanson Krouse Saunders Barnes Harrison Laughlin Smith Berry McCaulley Hattendorf Springer Blackford Held McIlrath Stepanek Blythe Hill McIntosh Thompson Bush Hollingsworth McMillan Torgeson Nagle Christophel Hopkins Troup Nelson Truax Copeland Hunt Crozier Ickis Onties Vaughn Forsling Istad Patterson Venard Gilmore Johnson of Wagner Pattison Wamstad Grimwood Dickinson Quirk Griswold Johnson of Ratliff Wilson Wolfe Hager Keokuk Reimers Hagglund King Roberts

Absent or not voting, 7.

Buchmiller Edge Lovrien Mr. Speaker Cole of Delaware Hubbard Rust

Substitute amendment lost.

McIlrath of Poweshiek offered the following amendments as a substitute for the amendment by Rutledge of Webster and moved its adoption:

Amend House File No. 481 as follows:

Amend section three (3) by striking from line three (3) the words "to the primary road fund" and inserting in lieu thereof the following: "one-half to the primary road fund, one-half to the county road fund. The proceeds of the additional license fee herein provided, which is credited to the county road fund shall be apportioned among the counties of the state in the same ratio that the area of the county bears to the total area of the state and the state treasurer shall make such apportionment on the first days of each month, and shall be used only for the permanent grading, draining and bridging of county roads and for the surfacing of county roads".

Further amend by adding as section four (4) the following:

This act, being deemed of immediate importance, shall take effect from and after its publication in the Newton Daily News, a newspaper pub-

lished in Newton, Iowa, and the Oskaloosa Herald, a newspaper published in Oskaloosa, Iowa.

Amend the title by striking from line two (2) the word "primary".

AZEL MCILRATH.
H. S. BERRY.
R. JOHNSON.
ROY HANEY.
WALTER W. WILSON.
FRED R. BLYTHE.
M. F. SPRINGER.
D. A. VAUGHN.
GEO. W. CHRISTOPHEL.
THEO. MARTIN.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 481.

AZEL MCILRATH.
JAS. D. FLEMING.
THEO. MARTIN.
ROY HANEY.
H. S. BERRY.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Hubbard of Pottawattamie.

Greene of Pottawattamie asked and obtained unanimous consent to have Mr. Hubbard excused from the call of the House.

On the question "Shall the amendment by McIlrath of Poweshiek be substituted for the amendment by Rutledge of Webster?" a roll call was demanded.

The ayes were, 58.

Aiken of Ida Griswold Hunt Oliver Hager Johnson of Patterson Allen Dickinson Hagglund Prichard Anderson Johnson of Hale Quirk Bair Ratliff Haney Keokuk Barnes Hanson Kent Roberts Bauer Rust Harrison King Berry Krouse Springer Hattendorf Bixler Laughlin Heald Thomas Blythe Buchmiller Held Lovrien Thompson Hempel McCaulley Torgeson Bush Christophel Hines McIlrath Vaughn Cole of Harrison Hollingsworth McIntosh Venard McMillan Wamstad Hopkins Craig Martin Wilson Forsling Huff

The nays were, 47.

Akin of Carroll Knudson Rutledge Greene Blackford Grimwood Knutson Ryder Saunders Charlton Hansen Lichty Cole of Delaware Hill Mathews Simmer Copeland Hollis Maxfield Smith Crozier Ickis Miller Stepanek Eckles Troup Istad Nage Truax Eden Johnson of Nelson O'Donnell Wagner Edge Marion Kennedy, J. P. Kennedy, W. S. Elliott Pattison Walrod Reimers Wolfe Fleming Rice Mr. Speaker Gilmore Kline

Absent or not voting, 2.

Hubbard Ontjes

The substitution was made.

Johnson of Marion offered the following amendment as a sub stitute for the amendments by McIlrath of Poweshiek and moved that it be substituted therefor:

Amend section three (3) of House File No. 481 as follows:

"Section nine (9) of Chapter six (6) of the acts of the 41st General Assembly be, and the same is hereby repealed, and the following enacted in lieu thereof:

The license fee on gasoline levied under the provisions of this act and under the provisions of chapter six (6) of the acts of the 41st General Assembly shall be distributed and disbursed as follows: On each gallon of gasoline on which said license fee is collected, one and two-thirds cents shall go to the county primary road fund, one and two-thirds cents to the county road fund and two-thirds of one cent to the township road fund. Before said amount is distributed, the cost of collection shall be deducted, which cost shall be charged prorata against each of said funds before distribution is made. The amount of the license fee to which the county and township road funds is entitled shall be apportioned by the state treasurer 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 day of each month shall remit to the treasurer of the county the apportionment for its county and township road fund. The county treasurer shall thereupon apportion such 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. The amount so apportioned among the counties and townships shall be used

only for permanent draining, grading and bridging of the county and township roads, and for the surfacing of county and township roads."

Motion prevailed.

Forsling of Woodbury moved the previous question on all pending amendments and the main bill-

On the question "Shall the main question be now put as applied to all pending amendments and the main bill?" a roll call was demanded.

The ayes were, 67.

Aiken of Ida	Elliott	Kennedy, J. P.	Reimers
Akin of Carroll	Fleming	Kent	Rice
Anderson	Forsling	King	Rutledge
Barnes	Gilmore	Kline	Ryder
Berry	Greene	Laughlin	Saunders
Blackford	Grimwood	McCaulley	Simmer
Blythe	Hager	McIntosh	Smith
Buchmiller	Hagglund	McMillan	Thomas
Bush	Haney	Mathews	Torgeson
Christophel	Hansen	Nagle	Troup
Cole of Delaware	Hattendorf	Nelson	Vaughn
Cole of Harrison	Heald	O'Donnell	Venard
Craig	Hempel	Ontjes	Wagner
Crozier	Hill	Patterson	Walrod
Eckles	Hollis	Pattison	Wilson
Eden	Huff	Quirk	Wolfe
Edge	Ickis	Ratliff	

The nays were, 27.

Allen	Hines	Johnson of	Krouse
Bauer	Hollingsworth	Keokuk	McIlrath
Bixler	Hopkins	Johnson of	Miller
Charlton	Hunt	Marion	Oliver
Griswold	Istad	Kennedy, W. S.	Rust
Hale	Johnson of	Knudson	Stepanek
Harrison	Dickinson	Knutson	Thompson
field			Truax

Absent or not voting, 13.

Bair	Lichty	Maxfield	Springer
Copeland	Lovrien	Prichard	Wamstad
Hanson Tubbard	Martin	Roberts	Mr. Speaker

Motion prevailed.

On the question "Shall the amendment by Johnson of Marion substituted for the amendments by McIlrath of Poweshiek?" roll call was demanded.

The ayes were, 43.

Anderson Haney Kennedy, J. P. Ratliff Bixler Hansen Kennedy, W. S. Rice Roberts Blackford Hempel Kent Ryder Charlton Hill Kline Cole of Harrison Hines McIntosh Simmer Copeland Hollis Mathews Stepanek Hopkins Miller Thomas Crozier Wagner Eden Huff Nagle Walrod Ickis O'Donnell Edge Pattison Wolfe Elliott Johnson of Prichard Greene Marion Grimwood

The nays were, 62.

Aiken of Ida Quirk Gilmore King Akin of Carroll Griswold Knudson Reimers Knutson Hager Rust Rutledge Bair Hagglund Krouse Laughlin Saunders Barnes Hale Lichty Smith Bauer Hanson Berry Harrison Lovrien Springer Blythe Heald McCaulley Thompson Buchmiller Held McIlrath Torgeson Hollingsworth McMillan Troup Bush Christophel Martin Truax Hunt Cole of Delaware Istad Maxfield Vaughn Nelson Venard Johnson of Wamstad Eckles Dickinson Oliver Wilson Fleming Johnson of Ontjes Keokuk Mr. Speaker Forsling Patterson

Absent or not voting, 2.

Hattendorf Hubbard

Motion to substitute lost.

Knutson of Cerro Gordo offered the following amendment as a substitute amendment for the amendment by McIlrath of Poweshiek and moved that it be substituted therefor:

Amend House File No. 481 as follows:

Amend by striking the word "one-half" in lines three (3) and four (4) of the amendment to section three (3) and inserting in lieu thereof the word "one-fourth"; and by inserting after the word "fund" and before the period (.) in line four (4) the following: "and one-fourth to the cities and towns"; also amend by adding to section three (3) the following: "The state treasurer shall make the apportionment on the first day of each month to cities and towns in the proportion that the population of cities and towns bears to the population of all the cities and towns of the state.

On the question "Shall the amendment be substituted for the amendment by McIlrath of Poweshiek?" a roll call was demanded.

The ayes were, 43.

Akin of Carroll	Greene	Kent	Prichard
Anderson	Grimwood	Knutson	Ratliff
Bair	Hansen	Lichty	Rice
Blackford	Hempel	McIntosh	Roberts
Buchmiller	Hill	Martin	Ryder
Charlton	Hollis	Mathews	Simmer
Cole of Delaware	Istad	Maxfield	Stepanek
Eden ·	Johnson of	Miller	Troup
Edge	Marion	Nagle	Wagner
Elliott	Kennedy, J. P.	O'Donnell	Walrod
Forsling	Kennedy, W. S.	Pattison	Wolfe

The nays were, 57.

Aiken of Ida	Hager	Johnson of	Quirk
Allen	Hagglund	Dickinson	Reimers
Barnes	Hale	Johnson of	Rust
Bauer	Haney	Keokuk	Rutledge
Berry	Hanson	King	Saunders
Bixler	Harrison	Knudson	Smith
Blythe	Heald	Krouse	Springer
Bush	Held	Laughlin	Thomas
Christophel	Hines	Lovrien	Thompson
Copeland	Hollingsworth	McCaulley	Torgeson
Craig	Hopkins -	McIlrath	Truax
Crozier	Huff	McMillan	Vaughn
Eckles	Hunt	Oliver	Venard
Gilmore	Ickis	Ontjes	Wamstad
Griswold		Patterson	Wilson

Absent or not voting, 7.

Cole of Harrison	Hattendorf	Kline-	Mr. Speaker
Fleming	Hubbard	Nelson	

Motion to substitute lost.

On the question "Shall the amendments by McIlrath of Powe-shiek be adopted?" a roll call was demanded.

The ayes were, 61.

Akin of Carroll	Cole of Harrison	Harrison	Ickis
Allen	Craig	Hattendorf	Johnson of
Bair	Eckles	Heald	Dickinson
Barnes	Forsling	Held	Johnson of
Bauer	Griswold	Hempel	Keokuk
Berry	Hager	Hill	Kent
Bixler	Hagglund	Hines	King
Blythe	Hale	Hollingsworth	Knudson
Bush	Haney	Hopkins	Krouse
Christophel	Hanson	Hunt	Laughlin

Lichty	Maxfield	Reimers	Torgeson
Lovrien	Nelson	Roberts	Vaughn
McCaulley	Oliver	Rust	Venard
McIlrath	Patterson	Saunders	Wamstad
McMillan	Quirk	Springer	Wilson
Martin	Ratliff	Thompson	

The nays were, 45.

Aiken of Ida	Gilmore	Knutson	Ryder
Anderson	Greene	McIntosh	Simmer
Blackford	Grimwood	Mathews	Smith
Buchmiller	Hansen	Miller	Stepanek
Charlton	Hollis	Nagle	Thomas
Cole of Delaware	Huff	O'Donnell	Troup
Copeland	Istad	Onties	Truax
Crozier	Johnson of	Pattison	Wagner
Eden	Marion	Prichard	Walrod
Edge	Kennedy, J. P.	Rice	Wolfe
Elliott	Kennedy, W. S.	Rutledge	Mr. Speaker
Fleming	Kline		P

Absent or not voting, 1.

Hubbard

Amendments adopted.

Mellrath of Poweshiek moved that Senate File No. 187 be substituted for House File No. 481.

Forsling of Woodbury raised the point of order that the substitution could not be made, because the previous question had been ordered.

The Speaker ruled the point well taken, and that the substitution could not be made.

McIlrath of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 32.

Bauer	Griswold	Hunt	McIlrath
Berry	Hager	Ickis	Martin
Blackford	Hagglund	Johnson of	Nelson
Blythe	Haney	Keokuk	Oliver
Christophel	Harrison	Kent	Ratliff
Cole of Harrison	Heald	Krouse	Thomas
Craig	Held	Laughlin	Vaughn
Gilmore	Hines	Lovrien	Wilson
	Hopkins		

The nays were, 74.

Aiken of Ida Greene Kline Roberts Grimwood Knudson Rust Akin of Carroll Knutson Rutledge Hale Allen Hansen Lichty Ryder Anderson McCaulley Saunders Bair Hanson McIntosh Simmer Barnes Hattendorf Bixler Hempel McMillan Smith Buchmiller Hill Mathews Springer Hollingsworth Maxfield Stepanek Bush Charlton Hollis Miller Thompson Cole of Delaware Huff Nagle Torgeson O'Donnell Copeland Istad Troup Crozier Johnson of Onties Truax Eckles Dickinson Patterson Venard Eden Johnson of Pattison Wagner Edge Marion Prichard Walrod Kennedy, J. P. Kennedy, W. S. Quirk Wamstad Elliott Reimers Wolfe Fleming Rice Mr. Speaker Forsling

Absent or not voting, 1.

Hubbard

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE

I am in favor of and will support an additional tax of one cent on the primary roads but I can not support a gas tax of four cents as I regard it as exorbitant.

GEO. E. MILLER.

McCaulley of Calhoun moved that the vote by which House File No. 481 failed to pass the House be reconsidered and that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 65.

Allen Fleming Hill Kent Barnes Forsling Hines King Buchmiller Grimwood Hollingsworth Kline Charlton Knudson Hager Hollis Christophel Hale Huff Knutson Cole of Delaware Hansen Ickis Laughlin Copeland Hanson Istad Lichty Eckles Hattendorf Johnson of Lovrien Edge Elliott Held Dickinson McCaulley Hempel

McIntosh	Prichard	Simmer	Troup
Martin	Quirk	Smith	Truax
Mathews	Reimers	Springer	Vaughn
Maxfield	Rust	Stepanek	Venard
Nagle	Rutledge	Thomas	Wagner
Patterson	Ryder	Thompson	Wolfe
Pattison	Saunders	Torgeson	Mr. Speaker

The nays were, 26.

Bixler	Haney	Johnson of	Oliver
Blackford	Harrison	Marion	Ontjes
Blythe	Heald	Kennedy, W. S.	Ratliff
Craig	Hopkins	McIlrath	Rice
Eden	Hunt	McMillan	Roberts
Gilmore	Johnson of	Miller	Walrod
Hagglund	Keokuk	Nelson	Wilson

Absent or not voting, 16.

Aiken of Ida	Bauer	Crozier	Kennedy, J. P.
Akin of Carroll	Вегту	Greene	Krouse
Anderson	Bush	Griswold	O'Donnell
Bair	Cole of Harrison	Hubbard	Wamstad

Motion prevailed and the motion to reconsider was laid on the table.

PROOF OF PUBLICATION OF SENATE FILE NO. 444

The official proof of publication of Senate File No. 444 a bill for an act to legalize a bond issue in the sum of five thousand dollars voted by the town of Dike, Iowa, for the purpose of building, erecting and equipping a memorial building in Dike, Iowa, in conjunction with the county, 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 Saunders of Palo Alto the House adjourned until 7:30 p. m.

EVENING SESSION

The House reconvened, Speaker Carter in the chair.

REPORTS OF COMMITTEES

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 99, a bill for an act to make an appropriation to

pay a claim of the City of Iowa City, Iowa, for interest due said City under the caption of Chapter Two Hundred and Forty-nine, Acts of the Forty-first General Assembly, and erroneously computed, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 436, a bill for an act to provide an appropriation of fourteen hundred sixty-two dollars and ninety cents (\$1,462.90) to defray the expenses of a reporter, witness fees and mileage, telegrams and telephone calls, necessitated under Senate Concurrent Resolution No. fourteen (14), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, 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. 351, a bill for an act to require every person, firm, association or corporation operating chain stores in this state to obtain a license.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 65, a bill for an act to encourage horse and mule industry 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. 228, a bill for an act relating to the establishment of kindergarten departments in connection with the common schools.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 228

Amend by striking from line seven (7) the ", ", following the word "city", and insert the word "or"; also, by striking the words ", or consolidated", in line seven (7).



SENATE MESSAGE CONSIDERED

Senate File No. 351, a bill for an act to provide for the licensing of certain mertantile establishments in this state, to fix the fee for such license and the distribution thereof, and to provide penalties for a failure to comply with the provisions of this act.

Read first and second times and referred to sifting committee.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. Speaker: We, the undersigned, hereby request a call of the House for the consideration of appropriation bills.

WM. E. G. SAUNDERS.

L. B. FORSLING.

H. S. BERRY.

G. L. VENARD.

J. G. HEMPEL.

R. B. ECKLES.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Aiken of Ida, Hubbard, Huff, McCaulley, McMillan and Nelson.

Wolfe of Linn asked and obtained unanimous consent to have Huff of Cass and Aiken of Ida excused on account of illness, from the call of the House.

Patterson of Kossuth asked and obtained unanimous consent to have Nelson of Hancock excused, on account of illness, from the call of the House.

Smith of O'Brien asked and obtained unanimous consent to have McMillan of Benton excused, on account of illness, from the call of the House.

O'Donnell of Dubuque asked and obtained unanimous consent to have all those not present excused from the call of the House.

CONSIDERATION OF BILLS

House File No. 398, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District Number Thirteen (13), located in Muscatine and Louisa Counties, Iowa, with report of committee recommending passage, was taken up for consideration.

Hunt 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, 83.

Akin of Carroll	Forsling	Johnson of	Prichard
Allen	Gilmore	Marion	Quirk
Anderson	Grimwood	Kennedy, J. P.	Reimers
Bair	Griswold	Kennedy, W. S.	Rice
Bauer	Hager	King	Roberts
Berry	Hagglund	Kline	Rutledge
Blackford	Hale	Knutson	Ryder
Blythe	Haney	Krouse	Saunders
Buchmiller	Hansen	Laughlin	Simmer
Bush	Harrison	Lichty	Smith
Charlton	Hattendorf	Lovrien	Stepanek
Christophel	Held	McIlrath	Thomas
Cole of Delaware	Hempel	McIntosh	Thompson
Copeland	Hill	Martin	Troup
Craig	Hines	Mathews	Truax
Crozier	Hollingsworth	Miller	Vaughn
Eckles	Hollis	Nagle	Venard
Eden	Hopkins	O'Donnell	Wagner
Edge	Hunt	Ontjes	Walrod
Elliott	Istad	Patterson	Wamstad
Fleming	Johnson of	Pattison	Mr. Speaker
2	Keokuk		50.000.000.00p

The nays were, 7.

Barnes	Johnson of	Oliver	Torgeson
Hanson	Dickinson	Springer	Wolfe
Absent or not ve	oting, 17.		
Aiken of Ida	Heald	Kent	Nelson
Bixler	Hubbard	Knudson	Ratliff
Cole of Harrison	Huff	McCaulley	Rust
Greene	Ickis	McMillan	Wilson
		Maxfield	

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 449, a bill for an act to compensate John Joseph Rouse for injuries received while in the employ of the state sanatorium at Oakdale, and to make appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Nagle 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, 87.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Ratliff Griswold Allen Reimers Hager Bair Hagglund Kent Rice Bauer King Rutledge Hale Kline Berry Haney Ryder Bixler Hanson Knudson Saunders Blackford Harrison Krouse Simmer Blythe Hattendorf Laughlin Smith Buchmiller Held Lichty Springer Lovrien Bush Hempel Stepanek Charlton Hill McIlrath Thomas Christophel Hines McIntosh Thompson Cole of Delaware Hollingsworth Martin Torgeson Copeland Hollis Mathews Troup Craig Hopkins Maxfield Truax Crozier Vaughn Hunt Nagle **Eckles** Istad O'Donnell Venard Eden Johnson of Ontjes Wagner Edge Dickinson Walrod Patterson Wamstad Elliott Johnson of Pattison Fleming Keokuk Prichard Wilson Wolfe Johnson of Gilmore Quirk Grimwood Marion

The nays were, 3.

Barnes Hansen Miller

Absent or not voting, 17.

Aiken of Ida Heald Knutson Oliver
Anderson Hubbard McCaulley Roberts
Cole of Harrison Huff McMillan Rust,
Forsling Ickis Nelson Mr. Speaker

Greene

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 471, a bill for an act to provide an appropriation of sixteen hundred fifty-seven and 10/100 dollars (\$1657.10) to indemnify Elsie Brogan for damages and injuries received as and while a student at the Iowa state teachers college, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time. On the question "Shall the bill pass?"

The ayes were, 80.

Akin of Carroll Gilmore Johnson of Pattison Greene Keokuk Prichard Allen Grimwood Johnson of Bair Quirk Bauer Griswold Marion Ratliff Kennedy, J. P. Reimers Berry Hager Hagglund Bixler Kennedy, W. S. Rice Blackford Hale Roberts Kent Hanson Rutledge Blythe King Buchmiller Harrison Kline Ryder Bush Hattendorf Knutson Saunders . Charlton Held Krouse Smith Stepanek Christophel Hempel Lichty Cole of Delaware Hill Thomas Lovrien Hollingsworth McIlrath Copeland Troup McIntosh Craig Hollis Truax Crozier Hopkins Maxfield Vaughn Eckles Hunt Miller Venard Eden Istad Nagle Wagner Walrod Edge Johnson of O'Donnell Fleming Dickinson Oliver Wamstad Forsling Patterson Mr. Speaker

The nays were, 15.

Anderson Ickis Ontjes Torgeson
Barnes Laughlin Simmer Wilson
Haney Martin Springer Wolfe
Hansen Mathews Thompson

Absent or not voting, 12.

Aiken of Ida Heald Huff McMillan
Cole of Harrison Hines Knudson Nelson
Elliott Hubbard McCaulley Rust

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 470, a bill for an act to provide an appropriation of twenty-four hundred seventy-five dollars (\$2475.00) to indemnify Roy Rogers for damages occasioned by reason of injury suffered when struck by an accidental discharge of a shotgun while acting as deputy game warden, with report of committee 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.

The ayes were, 91.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Grimwood Reimers Griswold Rice Allen Roberts Anderson Kent Hager Hagglund King Rust Bair Barnes Hale Kline Rutledge Haney Knudson Ryder Bauer Knutson Saunders Hanson Berry Krouse Simmer Harrison Bixler Hattendorf Laughlin Smith Blackford Springer Lichty Blythe Held Buchmiller Hempel Lovrien Stepanek Hill McIlrath Thomas Bush McIntosh Thompson Charlton Hines Hollingsworth Martin Torgeson Christophel Maxfield Troup Copeland Hollis Hopkins Miller Truax Craig Venard Crozier Hunt Nagle Wagner Walrod Eckles Istad Oliver Eden Johnson of Patterson Wamstad Dickinson Pattison Edge Wilson Johnson of Prichard Elliott . Wolfe Keokuk Quirk Fleming Ratliff Mr. Speaker Forsling Johnson of Gilmore Marion

The nays were, 6.

Greene Ickis Mathews O'Donnell Hansen Ontjes

Absent or not voting, 10.

Aiken of Ida Heald Huff Nelson
Cole of Delaware Hubbard McCaulley Vaughn
Cole of Harrison McMillan

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 472, a bill for an act to provide an appropriation of twenty-four hundred dollars (\$2400.00) to indemnify Bertha Sheesley for damages occasioned by reason of injury suffered when she fell from a platform of a building rented at the Iowa state fair grounds, September 3, 1925, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were, 88.

Kennedy, J. P. Akin of Carroll Rice Hager Allen Hagglund Kennedy, W. S. Roberts Bair Hale Kent Rust Barnes Haney King Rutledge Kline Bauer Hansen Ryder Berry Harrison Knudson Saunders Hattendorf Knutson Simmer Bixler Smith Blackford Held Krouse Blythe Hempel Laughlin Stepanek Thomas Buchmiller Hill Lichty Hines Lovrien Thompson Bush Hollingsworth McIlrath Charlton Torgeson Christophel Hollis McIntosh Troup Copeland Hopkins Martin Truax Hunt Mathews Vaughn Craig Crozier Ickis Nagle Venard Wagner Eckles Istad Onties Walrod Eden Johnson of Patterson Elliott Dickinson Pattison Wamstad Wilson Fleming Johnson of Prichard Quirk Wolfe Gilmore Keokuk Ratliff Mr. Speaker Grimwood Johnson of Marion Reimers Griswold

The nays were, 1.

Miller

Absent or not voting, 18.

Aiken of Ida	Forsling	Hubbard	Maxfield
Anderson	Greene	Huff	Nelson
Cole of Delaware	Hanson	McCaulley	O'Donnell
Cole of Harrison	Heald	McMillan	Oliver
Edge			Springer

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 503, a bill for an act appropriating the sum of thirteen hundred ninety dollars and eighty-five cents (\$1,390.85) in payment of certain insurance companies' claims for refund of taxes heretofore paid by them under protest, 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.

The ayes were, 82.

Allen	Grimwood	Kennedy, J. P.	Reimers
Bair	Griswold	Kennedy, W. S.	
Barnes	Hager	Kent	Roberts
Bauer	Hagglund	King	Rust
Berry	Hale	Kline	Ryder
Blythe	Haney	Knudson	Saunders
Buchmiller	Hansen	Knutson	Simmer
Bush	Harrison	Laughlin	Smith
Charlton	Hattendorf	Lichty	Stepanek
Christophel	Hempel	Lovrien	Thomas
Cole of Delaware	Hill	McIlrath	Torgeson
Cole of Harrison	Hines .	McIntosh	Troup
Copeland	Hollingsworth	Martin	Truax
Craig	Hollis .	Mathews	Vaughn
Crozier	Hopkins	Maxfield	Venard
Eckles	Hunt	Nagle	Wagner
Eden	Istad	O'Donnell	Walrod
Edge	Johnson of	Ontjes	Wamstad
Elliott	Keokuk	Pattison	Wilson
Fleming	Johnson of	Prichard	Wolfe
Forsling	Marion	Quirk	Mr. Speaker

The nays were, 11.

Akin of Carroll	Johnson of	Miller	Ratliff
Greene	Dickinson	Oliver	Springer
Ickis	Krouse	Patterson	Thompson

Absent or not voting, 14.

Aiken of Ida	Gilmore	Hubbard	Nelson
Anderson	Hanson	Huff	Rutledge
Bixler	Heald	McCaulley	
Blackford	Held	McMillan	

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

Edge of Jasper in the chair.

House File No. 508, a bill for an act to make an appropriation to Marshall county, Iowa, for publication of delinquent automobile taxpayers for the year 1925, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Saunders of Palo Alto the amendments proposed by the committee, found in journal of April 6th, were adopted.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time. On the question "Shall the bill pass?"

The ayes were, 77.

Anderson Hager King Roberts Kline Rust Bair Haney Harrison Knudson Rutledge Barnes Knutson Ryder Bixler Hattendorf Saunders Blackford Held Krouse Blythe Hempel Laughlin Simmer Buchmiller Hill Lichty Stepanek Thomas Charlton Hines Lovrien Thompson Christophel Hollingsworth McIntosh Cole of Delaware Hollis Torgeson Martin Mathews Troup Craig Hopkins Eckles Hunt Maxfield Truax Eden Nagle Vaughn Istad O'Donnell Venard Edge Johnson of Elliott Wagner Keokuk Patterson Walrod Johnson of Pattison Fleming Marion Prichard Wilson Forsling Kennedy, J. P. Kennedy, W. S. Wolfe Greene Quirk Grimwood Reimers Mr. Speaker Griswold Kent Rice

The nays were, 17.

Akin of Carroll Crozier Ickis Oliver Allen Gilmore Johnson of Ontjes Berry Hagglund Dickinson Smith Bush Hale Miller Springer Copeland Hansen

Absent or not voting, 13.

Aiken of Ida Heald McCaulley Nelson
Bauer Hubbard McIlrath Ratliff
Cole of Harrison Huff McMillan Wamstad
Hanson

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 509, a bill for an act to make an appropriation for animals slaughtered on account of tuberculosis, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were, 95.

Kennedy, J. P. Kennedy, W. S. Griswold Akin of Carroll Ratliff Allen Hager Reimers Anderson Hagglund Kent Rice King Roberts Bair Hale Haney Kline Rust Barnes Knudson Rutledge Bauer Hansen Hanson Knutson Ryder Berry Blackford Harrison Krouse Saunders Blythe Hattendorf Laughlin Simmer Lichty Smith Buchmiller Held Bush Hempel Lovrien Springer McIlrath Stepanek Charlton Hill Thomas Hines McIntosh Christophel Cole of Delaware Hollingsworth Thompson Martin Cole of Harrison Hollis Mathews Torgeson Copeland Hopkins Maxfield Troup Truax Crozier Hunt Miller Eckles Venard Istad Nagle O'Donnell Wagner Eden Johnson of Walrod Edge Dickinson Oliver Wamstad Elliott Johnson of Onties Wilson Fleming Keokuk Patterson Pattison Wolfe Johnson of Forsling Prichard Mr. Speaker Greene Marion Grimwood Quirk

The nays were, 2.

Bixler

Ickis

Absent or not voting, 10.

Aiken of Ida Craig Gilmore Heald Hubbard Huff McCaulley McMillan Nelson Vaughn

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 512, a bill for an act to appropriate the sum of eight thousand four hundred dollars (\$8,400.00) to complete the roster of Iowa soldiers, 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?"

100

The ayes were, 92.

Akin of Carroll Grimwood Johnson of Quirk Ratliff Allen Griswold Marion Kennedy, J. P. Kennedy, W. S. Anderson Hager Reimers Bair Hagglund Rice Barnes Hale Kent Roberts Bauer King Rust Haney Berry Hansen Kline Rutledge Bixler Hanson Knudson Ryder Blackford Harrison Knutson Saunders Blythe Hattendorf Krouse Simmer Buchmiller Heald Laughlin Smith Bush Held Lichty Stepanek Charlton Hempel Lovrien Thomas Christophel Hill McIlrath Torgeson Cole of Delaware Hines McIntosh Troup Copeland Hollingsworth Martin Truax Mathews Venard Craig Hollis Eckles Hopkins Maxfield Wagner Miller Walrod Eden Hunt Wamstad Edge Istad Nagle Wilson Elliott Johnson of O'Donnell Fleming Dickinson Patterson Wolfe Gilmore Johnson of Pattison Mr. Speaker Keokuk Prichard Greene

The nays were, 2.

Ickis

Thompson

Absent or not voting, 13.

Aiken of Ida Hubbard McMillan Ontjes
Cole of Harrison Huff Nelson Springer
Crozier McCaulley Oliver Vaughn

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 491, a bill for an act to make an appropriation for the prevention, control and eradication of the European corn borer, including incidental and miscellaneous expenses connected therewith, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to recall Senate File No. 385 from the committee and substitute for House File No. 491.

Senate File No. 385, a bill for an act to make an appropriation for the prevention, control, and eradication of the European corn borer, including incidental and miscellaneous expenses connected therewith, was taken up for consideration.

Patterson of Kossuth offered the following amendment and moved its adoption:

Amend Senate File No. 385, in lines twelve (12) and thirteen (13), by striking the words "shall be expended by and" and inserting in lieu thereof the words "may be expended, if necessary."

Johnson of Marion moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 73.

Akin of Carroll Allen	Elliott Fleming	Johnson of Dickinson	Prichard Quirk
Anderson	Forsling	Kent	Reimers
Bair	Gilmore	King	Rice
Barnes	Greene	Kline	Roberts
Bauer	Griswold	Knudson	Rutledge
Berry	Hagglund	Krouse	Ryder
Bixler	Hale	Laughlin	Saunders
Blythe	Haney	Lovrien	Smith
Buchmiller	Hansen	McIntosh	Springer
Bush	Hanson	Martin	Thomas
Charlton	Hattendorf	Mathews	Thompson
Christophel	Hempel	Miller	Torgeson
Cole of Harrison	Hill	Nagle	Troup
Copeland	Hollis	O'Donnell	Truax
Craig	Hopkins	Oliver	Wamstad
Crozier	Ickis	Ontjes	Wilson
Eckles . Edge	Istad	Patterson Pattison	Wolfe

The nays were, 19.

Blackford	Johnson of	Knutson	Simmer
Cole of Delaware	Keokuk	Lichty	Stepanek
Eden	Johnson of	Maxfield	Venard
Grimwood	Marion	Ratliff	Wagner
Hager	Kennedy, J. P.	Rust	Walrod

Hollingsworth

Absent or not voting, 15.

Aiken of Ida	Hines	Kennedy, W. S.	Nelson
Harrison	Hubbard	McCaulley	Vaughn
Heald	Huff	McIlrath	Mr. Speaker
Held	Hunt	McMillan	

Amendment adopted.

Cole of Delaware moved that the bill be read a third time now

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen Hagglund Blackford Hale Blythe Haney Buchmiller Harrison Bush Heald Charlton Held Christophel Hempel Cole of Delaware Hill Copeland Hines Craig Hollingsworth Crozier Hollis Eckles Hopkins Eden Hunt Edge Johnson of Elliott Dickinson Fleming Johnson of Forsling Keokuk Gilmore Johnson of Greene Marion Grimwood Kennedy, J. P. Hager Kennedy, W. S.

King Kline Knudson Knutson Krouse Laughlin Lichty McIlrath McIntosh Martin Mathews Maxfield Miller Nagle O'Donnell Oliver Patterson Pattison Prichard

Roberts Rust Rutledge Ryder Saunders Simmer Smith Stepanek Thomas Thompson Torgeson Troup Truax Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker

Rice

The nays were, 9.

Anderson Barnes Bauer

Berry Hansen Hanson Ickis

Quirk

Ratliff

Ontjes Springer

Absent or not voting, 17.

Aiken of Ida Akin of Carroll Bair Bixler

Cole of Harrison Huff Griswold Hattendorf Hubbard

Istad Kent Lovrien McCaulley McMillan Nelson Reimers Vaughn

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

Rutledge of Webster moved that action be deferred on Senate File No. 236, and made a special order for Thursday evening, 7:30 p. m., April 14th.

Hill of Floyd moved the previous question.

On the question "Shall action be deferred on Senate File No. 236, and made a special order for Thursday evening?" a roll call was demanded, and rule 18 invoked.

The ayes were, 43.

Blackford Grimwood King Saunders Blythe Hansen Knutson Stepanek Buchmiller Lichty Harrison Torgeson Lovrien Charlton Held Venard Cole of Delaware Hill Martin Wagner Craig Hines Nagle Walrod Oliver Eden Hollingsworth Wamstad Wilson Edge Hollis Prichard Elliott Hunt Rice Wolfe Forsling Johnson of Rust Mr. Speaker Dickinson Rutledge Gilmore Greene

The nays were, 57.

Akin of Carroll Hager Kennedy, J. P. Pattison Allen Kennedy, W. S. Quirk Hagglund Kent Ratliff Anderson Hale Kline Bair Haney Reimers Barnes Hanson Knudson Roberts Krouse Bauer Hattendorf Ryder Berry Simmer Heald Laughlin Bixler Hempel McIlrath Smith Bush Hopkins McIntosh Springer Christophel Ickis Mathews Thomas Istad Maxfield Thompson Copeland Crozier Johnson of Miller Troup Eckles Keokuk O'Donnell Truax Fleming Onties Johnson of Vaughn Griswold Marion Patterson

Absent or not voting, 7.

Aiken of Ida Hubbard McCaulley Nelson Cole of Harrison Huff McMillan

Motion lost.

Speaker Carter in the chair.

House File No. 496, a bill for an act to provide an appropriation of five thousand dollars (\$5000.00) to indemnify C. T. Murphy for damages occasioned by reason of injury suffered by reason of collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission, with report of committee recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to recall Senate File No. 419 from the committee and substitute for House File No. 496.

Senate File No. 419, a bill for an act to provide an appropria-

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen Hagglund Blackford Hale Blythe Hanev Buchmiller Harrison Heald Bush Charlton Held Christophel Hempel Cole of Delaware Hill Copeland Hines Craig Hollingsworth Crozier Hollis Eckles Hopkins Eden Hunt Edge Johnson of Elliott Dickinson Fleming Johnson of Forsling Keokuk Gilmore Johnson of Marion Greene Grimwood Kennedy, J. P. Kennedy, W. S. Hager

King Kline Knudson Knutson Krouse Laughlin Lichty McIlrath McIntosh Martin Mathews Maxfield Miller Nagle O'Donnell Oliver Patterson

Rice Roberts Rust Rutledge Rvder Saunders Simmer Smith Stepanek Thomas Thompson Torgeson Troup Truax Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker

The nays were, 9.

Anderson Barnes Bauer

Berry Hansen Hanson Ickis

Pattison

Prichard

Quirk

Ratliff

Ontjes Springer

Absent or not voting, 17.

Aiken of Ida Akin of Carroll Bair Bixler

Cole of Harrison Huff Griswold Hattendorf Hubbard

Istad Kent Lovrien McCaulley McMillan Nelson Reimers Vaughn

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

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The ayes were, 43.

Blackford Grimwood King Saunders Blythe Hansen Knutson Stepanek Buchmiller Harrison Lichty Torgeson Charlton Held Lovrien Venard Cole of Delaware Hill Martin Wagner Walrod Craig Hines Nagle Eden Hollingsworth Oliver Wamstad Edge Hollis Prichard Wilson Elliott Hunt. Rice Wolfe Forsling Johnson of Rust Mr. Speaker Gilmore Dickinson Rutledge Greene

The nays were, 57.

Kennedy, J. P. Akin of Carroll Pattison Hager Kennedy, W. S. Allen Hagglund Quirk Anderson Hale Kent Ratliff Kline Bair Haney Reimers Knudson Barnes Hanson Roberts Bauer Hattendorf Krouse Ryder Laughlin Simmer Berry Heald Bixler Hempel McIlrath Smith Bush Hopkins McIntosh Springer Christophel Ickis Mathews Thomas Copeland Istad Maxfield Thompson Crozier Johnson of Miller Troup Eckles Keokuk O'Donnell Truax Fleming Johnson of Onties Vaughn Griswold Marion Patterson

Absent or not voting, 7.

Aiken of Ida Hubbard McCaulley Nelson Cole of Harrison Huff McMillan

Motion lost.

Speaker Carter in the chair.

House File No. 496, a bill for an act to provide an appropriation of five thousand dollars (\$5000.00) to indemnify C. T. Murphy for damages occasioned by reason of injury suffered by reason of collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission, with report of committee recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to recall Senate File No. 419 from the committee and substitute for House File No. 496.

Senate File No. 419, a bill for an act to provide an appropria-

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Hagglund Allen Hale Blackford Blythe Haney Buchmiller Harrison Heald Bush Charlton Held Christophel Hempel Cole of Delaware Hill Copeland Hines Craig Hollingsworth Crozier Hollis Eckles Hopkins Eden Hunt Edge Johnson of Elliott Dickinson Fleming Johnson of Forsling Keokuk Gilmore Johnson of Greene Marion Kennedy, J. P. Grimwood Kennedy, W. S. Hager

King Kline Knudson Knutson Krouse Laughlin Lichty McIlrath McIntosh Martin Mathews Maxfield Miller Nagle O'Donnell Oliver Patterson Pattison Prichard

Rice Roberts Rust Rutledge Ryder Saunders Simmer Smith Stepanek Thomas Thompson Torgeson Troup Truax Venard Wagner Walrod Wamstad Wilson Wolfe Mr. Speaker

The nays were, 9.

Anderson Barnes Bauer Berry Hansen Hanson Ickis

Quirk

Ratliff

Ontjes Springer

Absent or not voting, 17.

Aiken of Ida Akin of Carroll Bair Bixler

Cole of Harrison Huff Griswold Istad Hattendorf Kent Hubbard Lovr

Hun Istad Kent Lovriën McCaulley McMillan Nelson Reimers Vaughn

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

Rutledge of Webster moved that action be deferred on Senate File No. 236, and made a special order for Thursday evening, 7:30 p. m., April 14th.

Hill of Floyd moved the previous question.

On the question "Shall action be deferred on Senate File No. 236, and made a special order for Thursday evening?" a roll call was demanded, and rule 18 invoked.

The ayes were, 43.

Blackford Grimwood King Saunders Stepanek Blythe Hansen Knutson Buchmiller Harrison Lichty Torgeson Charlton Held Lovrien Venard Cole of Delaware Hill Martin Wagner Nagle Walrod Craig Hines Wamstad Eden Hollingsworth Oliver Wilson Hollis Prichard Edge Elliott Hunt Rice Wolfe Forsling Johnson of Rust Mr. Speaker Rutledge Dickinson Gilmore Greene

The nays were, 57.

Akin of Carroll Kennedy, J. P. Pattison Hager Kennedy, W. S. Quirk Allen Hagglund Ratliff Anderson Hale Kent Kline Bair Haney Reimers Barnes Hanson Knudson Roberts Bauer Hattendorf Krouse Ryder Berry Heald Laughlin Simmer Bixler Hempel McIlrath Smith Hopkins McIntosh Springer Bush Christophel Ickis Mathews Thomas Maxfield Copeland Istad Thompson Crozier Johnson of Miller Troup O'Donnell Eckles Keokuk Truax Fleming Johnson of Onties Vaughn Griswold Marion Patterson

Absent or not voting, 7.

Aiken of Ida Hubbard McCaulley Nelson Cole of Harrison Huff McMillan

Motion lost.

Speaker Carter in the chair.

House File No. 496, a bill for an act to provide an appropriation of five thousand dollars (\$5000.00) to indemnify C. T. Murphy for damages occasioned by reason of injury suffered by reason of collision of an automobile, in which he was riding, with a road drag operated by the Iowa state highway commission, with report of committee recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to recall Senate File No. 419 from the committee and substitute for House File No. 496.

Senate File No. 419, a bill for an act to provide an appropria-

Absent or not voting, 24.

Aiken of Ida Oliver Knudson Hubbard McCaulley Ratliff Bush Huff Rutledge Charlton McMillan Cole of Harrison Johnson of Martin Simmer Forsling Dickinson Maxfield Springer Hattendorf Kennedy, J. P. Nelson Wagner Kennedy, W. S.

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 499, a bill for an act to make an appropriation from the sinking fund in the office of the treasurer of state to the city of Keokuk, Iowa, to reimburse said city for interest paid thereto, with report of committee recommending passage was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to withdraw Senate File No. 422 from the committee and substitute for House File No. 499.

Senate File No. 422, a bill for an act to make appropriation from the sinking fund in the office of the treasurer of state to the city of Keokuk, Iowa, to reimburse said city for interest paid thereto, was taken up for consideration.

W. S. Kennedy 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, 86.

Akin of Carroll Prichard Elliott Istad Allen Fleming Johnson of Quirk Anderson Ratliff Gilmore Keokuk Bair Greene Johnson of Reimers Barnes Grimwood Marion Rice Bauer Kennedy, J. P. Kennedy, W. S. Roberts Griswold Berry Hager Ryder Hagglund Kent Saunders Bixler Smith Blackford Hale King Stepanek Blythe Haney Kline Buchmiller Hansen Krouse Thomas Bush Hanson Laughlin Thompson Charlton Harrison Lichty Torgeson Christophel Hattendorf Lovrien Troup Cole of Delaware Heald McIlrath Truax Cole of Harrison Held Vaughn McIntosh Venard Copeland Hill Mathews Craig Wagner Hines Miller Crozier Walrod Hollingsworth Nagle Eckles Hopkins O'Donnell Wamstad Eden Patterson Wilson Hunt Edge Ickis Mr. Speaker Pattison

The nays were, 1.

Oliver

Absent or not voting, 20.

Aiken of Ida	Johnson of	McMillan	Rust
Forsling	Dickinson	Martin	Rutledge
Hempel	Knudson	Maxfield	Simmer
Hollis	Knutson	Nelson	Springer
Hubbard	McCaulley	Ontjes	Wolfe
Huff	1953		

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 500, a bill for an act to provide an appropriation of five hundred dollars (\$500.00) to indemnify Charles Feenstra for damages occasioned by reason of injury suffered when attacked in the Iowa State Penitentiary by another inmate, with report of committee recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to withdraw Senate File No. 420 from the committee and substitute for House File No. 500.

Senate File No. 420, a bill for an act to provide an appropriation of fifteen hundred dollars to indemnify Charles Feenstra for damages occasioned by reason of injury suffered when attacked in the Iowa state penitentiary by another inmate, was taken up for consideration.

Bixler of Adams offered the following amendment and moved its adoption:

Amend section one (1), line two (2) by striking the figures "1,500.00" and inserting in lieu thereof the figures "500.00".

Amendment adopted.

Ontjes of Grundy offered the following amendment and moved its adoption:

Amend section one (1), line two (2) by striking the figures "500.00" and inserting in lieu thereof the figures "1,000.00".

Bauer of Washington moved the previous question. Motion prevailed. On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 69.

Akin of Carroll	Cilmore	Johnson of	Prichard
Allen	Grimwood	Keokuk	Quirk
Bair	Griswold	Kennedy, J. P.	Ratliff
Barnes	Hagglund	Kennedy, W. S.	Reimers
Berry	Hale	King	Rice
Blackford	Hansen	Kline	Roberts
Blythe	Hanson	Knutson	Rust
Buchmiller	Harrison	Krouse	Rutledge
Bush	Hattendorf	Lichty	Saunders
Charlton	Heald	Lovrien	Stepanek
Copeland	Hollingsworth	McIlrath	Thompson
Craig	Hollis	Mathews	Torgeson
Crozier	Hopkins	Maxfield	Troup
Eckles	Hunt	Nagle	Truax
Eden	Istad	Oliver	Venard
Edge	Johnson of	Ontjes	Wagner
Elliott	Dickinson	Patterson	Wamstad
Fleming		Pattison	Wilson

The nays were, 19.

Anderson	Hager	Kent	O'Donnell
Bauer	Held	Knudson	Ryder
Bixler	Hill	Laughlin	Smith
Christophel	Hines	McIntosh	Vaughn
Greene	Ickis	Miller	

Absent or not voting, 19.

Aiken of Ida	Hempel	McCaulley	Springer
Cole of Delaware	Hubbard	McMillan	Thomas
Cole of Harrison	Huff	Martin	Walrod
Forsling	Johnson of	Nelson	Wolfe
Hanev	Marion	Simmer	Mr. Speaker

Amendment adopted.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were, 80.

Akin of Carroll	Griswold	Johnson of	Prichard
Allen	Hager	Marion	Quirk
Bair	Hagglund	Kennedy, J. P.	Ratliff
Barnes	Hale	Kennedy, W. S.	Reimers
Berry	Haney	King	Rice
Blackford	Hansen	Kline	Roberts
Blythe	Hanson	Knudson	Rust
Buchmiller	Harrison	Knutson	Rutledge
Bush	Hattendorf	Krouse	Saunders
Charlton	Heald	Laughlin	Smith
Cole of Delaware	Hempel	Lichty	Springer
Craig	Hollingsworth	Lovrien	Stepanek
Crozier	Hollis	McIlrath	Thompson
Eckles	Hopkins	McIntosh	Torgeson
Eden	Hunt	Martin	Troup
Edge	Istad	Mathews	Truax
Elliott	Johnson of	Maxfield	Venard
Fleming	Dickinson	Miller	Wamstad
Forsling	Johnson of	Nagle	Wilson
Gilmore	Keokuk	Oliver	Wolfe
Grimwood		Pattison	Mr. Speaker

The nays were, 13.

Anderson	Copeland	Hill	O'Donnell
Bauer	Greene	Hines	Ryder
Bixler	Held	Ickis	Vaughn
Christophel			

Absent or not voting, 14.

Aiken of Ida	Kent	Ontjes	Thomas
Cole of Harrison	McCaulley	Patterson	Wagner
Hubbard	McMillan	Simmer	Walrod
Huff	Nelson		

So the bill having received a constitutional two-thirds majority was declared to have passed the house.

Haney of Mills offered the following amendment to the title and moved its adoption:

Amend the title to Senate File No. 420 by striking from line one (1) the words and figures "fifteen hundred (1500)" and inserting in lieu thereof the words and figures "one thousand (1000)".

Amendment adopted and the title as amended was agreed to.

On motion of Venard of Sioux the House adjourned until 9:00 a. m. Tuesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 12, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Rev. W. S. Harries, pastor Highland Park Presbyterian church, Des Moines.

Journal of April 11th corrected and approved.

On request of McCaulley of Calhoun the conference committee on House File No. 83 was excused.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills:

On April 6th: House Files Nos. 55, 160, 117, 232, 7, 101, 210, 172, 203, 71, 118, 135, 247, 457, and 331;

On April 8th: House Files Nos. 479, 151, 40, 208, 113, 330, 381, 359, 286, 354, 380, 379, and 163.

Martin of Jackson offered the following resolution and asked unanimous consent for its immediate consideration:

RESOLUTION

Whereas; The burden of local and state taxes in Iowa has increased to such an extent in the last few years as to be almost an intolerable burden on the small home-owner, and

Whereas, It is possible to reduce such taxes by the elimination of inefficient practices and duplication of work in local county, township, village, city and school government; and

Whereas, It is highly important that under the present conditions of pecuniary distress in this state the utmost public service is obtained from every tax dollar;



Therefore, Be It Resolved by the House of Representatives of the Fortysecond General Assembly of the State of Iowa, That a commission be appointed consisting of three members of the House appointed by the Speaker, which shall be known as the legislative committee for economy in local government, and that the state budget director shall be secretary of said committee.

Be It Further Resolved, That this committee shall, prior to the next session of the legislature prepare a report containing

- (a) Recommendations for laws which will permit economies in local government together with completed drafts of such recommended laws.
- (b) Other recommendations for economy and efficiency in local government which may be put into effect by the voluntary actions of local public officials.

Be It Further Resolved, That said committee shall cooperate with the state budget department, the state auditor's department, the department of political science of the Iowa State University, the League of Iowa Municipalities, the Iowa Association of County Officials, Chambers of Commerce, the Farm Bureau, and all other organizations interested in civic affairs, in obtaining their suggestions as to the recommendations to be embodied in such report, and that the department of Political Science of the University of Iowa and the Iowa State College shall be requested to make inquiry into the present methods of taxation with a view to recommending changes in our revenue laws.

Patterson of Kossuth asked and obtained unanimous consent to have action deferred on this resolution until after the disposition of House Joint Resolution No. 5.

CONSIDERATION OF SENATE AMENDMENTS

On request of Rust of Franklin, House File No. 228, a bill for an act to amend section forty-two hundred sixty-six (4266) of the Code relating to the establishment of kindergarten departments in connection with the common schools, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 228

Amend by striking from line seven (7) the ", ", following the word "city", and insert the word "or"; also, by striking the words ", or consolidated", in line seven (7).

Mr. Rust moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 67.

Akin of Carroll Haney Kent Quirk Rust King Bauer Hanson Berry Harrison Knutson Rutledge Krouse Blackford Hattendorf Smith Heald Laughlin Stepanek Blythe Thomas Buchmiller Held Lichty McCaulley Thompson Hempel Bush McIlrath Cole of Delaware Hines Torgeson Cole of Harrison Hollingsworth McIntosh Troup Craig Hollis McMillan Truax Crozier Hopkins Martin Vaughn Maxfield Venard **Eckles** Istad Nelson Wagner Elliott Johnson of O'Donnell Walrod Fleming Keokuk Johnson of Oliver Wamstad Greene Griswold Marion Patterson Wilson Kennedy, J. P. Hager Pattison Mr. Speaker Hagglund

The nays were, none.

Absent or not voting, 40.

Aiken of Ida	Edge	Ickis	Ontjes
Allen	Forsling	Johnson of	Prichard
Anderson	Gilmore	Dickinson	Ratliff
Bair	Grimwood	Kennedy, W. S.	Reimers
Barnes	Hale	Kline	Rice
Bixler	Hansen	Knudson	Roberts
Charlton	Hill	Lovrien	Ryder
Christophel	Hubbard	Mathews	Saunders
Copeland	Huff	Miller	Simmer
Eden	Hunt	Nagle	Springer Wolfe

The House concurred in Senate amendment to House File No. 228.

On request of Rust of Franklin, House File No. 265, a bill for an act to amend section forty-two hundred forty-two (4242), and to repeal sections forty-two hundred forty-three (4243) and forty-two hundred forty-four (4244) of the code, 1924, relating to the making of a financial statement by school districts, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 265

Amend by striking therefrom all of section one and by inserting in lieu thereof the following:

Section 1. Section 4242 of the Code of 1924 is hereby amended by adding thereto the following:

"In every other school district, and in every school district wherein

no newspaper is published, the president and secretary of the board of directors thereof shall file the above statement with the county superintendent of schools during the first week of July of each year and shall post copies thereof in three conspicuous places in the districts."

Mr. Rust moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 65.

Barnes	Greene	Johnson of	Oliver
Bauer	Hager	Marion	Patterson
Blackford	Hagglund	Kennedy, J. P.	Pattison
Blythe	Haney	Kent	Rust
Buchmiller	Hansen	King	Smith
Bush	Hanson	Kline	Springer
Christophel	Harrison	Knutson	Stepanek
Cole of Delaware	Hattendorf	Krouse	Thompson
Cole of Harrison	Heald	Laughlin	Torgeson
Craig	Held	Lichty	Troup
Crozier	Hempel	McIlrath	Truax
Eckles	Hines	McIntosh	Vaughn
Eden	Hollingsworth	McMillan	Wagner
Edge	Hollis	Martin	Walrod
Elliott	Hopkins	Maxfield	Wamstad
Fleming	Ickis	Nelson	Wilson
Gilmore	Istad		

The nays were, none.

Absent or not voting, 42.

Aiken of Ida	Griswold	Knudson	Reimers
Akin of Carroll	Hale	Lovrien	Rice
Allen	Hill	McCaulley	Roberts
Anderson	Hubbard	Mathews	Rutledge
Bair	Huff	Miller	Ryder
Berry	Hunt	Nagle	Saunders
Bixler	Johnson of	O'Donnell	Simmer
Charlton	Dickinson	Ontjes	Thomas
Copeland	Johnson of	Prichard	Venard
Forsling	Keokuk	Quirk	Wolfe
Grimwood	Kennedy, W. S.	Ratliff	Mr. Speaker

The House concurred in Senate amendment to House File No. 265.

REPORT OF BUDGET DIRECTOR

McIlrath of Poweshiek offered the following motion:

MR. SPEAKER: I move that the report of the budget director on the resolution by Senator Fulton, relative to the transfer of certain funds

at the state university during the present biennium, be ordered printed in the House Journal.

Motion prevailed.

STEERING COMMITTEE EXCUSED

On request of Johnson of Marion, the steering committee was excused temporarily.

MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

Mr. SPEAKER: I move to reconsider the vote by which Senate Concurrent Resolution No. 25 passed the House.

HEIKE A. RUST.

CONSIDERATION OF BILLS

Time having arrived for Special Order, Senate File No. 383, a bill for an act to promote thrift and savings, to provide for loans and a general banking business on the cooperative plan under the provisions of the cooperative laws of the state, to provide for the organization of such banks, manner of conducting the business, the scope of business and the control and operation of the same, was taken up for consideration.

Simmer of Wapello moved the previous question.

Motion prevailed.

Blackford of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 102.

Aiken of Ida	Buchmiller	Elliott	Hansen .
Akin of Carroll	Bush	Fleming	Hanson
Allen	Charlton	Forsling	Harrison
Anderson	Christophel	Gilmore	Hattendorf
Bair	Cole of Delaware	Greene	Heald
Barnes	Copeland	Grimwood	Held
Bauer	Craig	Griswold	Hempel
Berry	Crozier	Hager	Hill
Bixler	Eckles	Hagglund	Hines
Blackford	Eden	Hale	Hollingsworth
Blythe	Edge	Haney	Hollis

Hopkins Laughlin Patterson Stepanek Lichty Thomas Ickis Pattison Istad Lovrien Prichard Thompson Johnson of McCaulley Quirk Torgeson Ratliff Troup Dickinson McIlrath Truax Reimers Johnson of McIntosh McMillan Rice Vaughn Keokuk Johnson of Martin Roberts Venard Marion Mathews Rust Wagner Kennedy, J. P. Kennedy, W. S. Maxfield Rutledge Walrod Miller Ryder Wamstad Wilson Saunders King Nagle Kline Nelson Simmer Wolfe Mr. Speaker Knudson O'Donnell Smith Knutson Oliver Springer Krouse Ontjes

The nays were, none.

Absent or not voting, 5.

Cole of Harrison Hubbard Huff Kent

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

House File No. 510, a bill for an act to make an appropriation to Havner, Flick & Powers for attorneys' fees as attorneys for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach, a committee bill, with report of committee on appropriations recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to substitute Senate File No. 421 for House File No. 510.

Senate File No. 421, a bill for an act to make an appropriation to Havner, Flick and Powers for attorneys' fees as attorneys for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach, was taken up for consideration.

Bixler of Adams offered the following amendment and moved its adoption:

Amend Senate File No. 421 by striking the words and figures "one thousand dollars (\$1,000.00)" in lines (2) and three (3) of section one (1) and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 58.

Aiken of Ida	Gilmore	Johnson of	Patterson
Akin of Carroll	Greene	Keokuk	Prichard
Allen	Griswold	Kent	Quirk
Anderson .	Hagglund	Kline	Rice
Bair	Hale	Knudson	Roberts
Barnes	Haney	Krouse	Rutledge
Bauer	Hanson	Laughlin	Ryder
Berry	Hattendorf	McIlrath	Smith
Bixler	Heald	Martin	Springer
Buchmiller	Hill	Mathews	Thompson
Christophel	Hollingsworth	Miller	Torgeson
Cole of Harrison	Hopkins	Nelson	Vaughn
Craig	Ickis	O'Donnell	Wamstad
Crozier	Johnson of	Oliver	Wilson
Fleming	Dickinson	Ontjes	Wolfe

The nays were, 28.

Blackford	Edge	Knutson	Reimers
Blythe	Elliott	Lichty	Rust
Charlton	Grimwood	Lovrien	Saunders
Cole of Delawar	re Harrison	McCaulley	Troup
Copeland	Hollis	McIntosh	Truax
Eckles	Hunt	McMillan	Wagner
Eden	Kennedy, J. P.	Nagle	Walrod

Absent or not voting, 21.

Bush	Hines	Kennedy, W. S.	Simmer
Forsling	Hubbard	King	Stepanek
Hager	Huff	Maxfield	Thomas
Hansen	Istad	Pattison	Venard
Held	Johnson of	Ratliff	Mr. Speaker
Hemnel	Marion		11 AND SOLD STORY

Amendment adopted.

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, 86.

Aiken of Ida	Cole of Harrison	Greene	Hines
Akin of Carroll	Copeland	Grimwood	Hollingsworth
Anderson	Craig	Griswold	Hollis
Bair	Crozier	Hagglund	Hopkins
Barnes	Eckles	Hale	Hunt
Berry	Eden	Haney	Ickis
Bixler	Edge	Hanson	Istad
Blythe	Elliott	Harrison	Johnson of
Buchmiller	Fleming	Hattendorf	Dickinson
Charlton	Forsling	Heald	Kennedy, J. P
Cole of Delaware	Gilmore	Hill	Kent

Knudson	Mathews	Reimers	Troup
Knutson	Maxfield	Rice	Truax
Krouse	Miller	Roberts	Vaughn
Laughlin	Nagle	Rust	Venard
Lichty	Nelson	Rutledge	Wagner
Lovrien	O'Donnell	Saunders	Walrod
McCaulley	Oliver	Smith	Wamstad
McIlrath	Ontjes	Springer	Wilson
McIntosh	Patterson	Thomas	Wolfe
McMillan	Pattison	Thompson	Mr. Speaker
Martin	Quirk	Torgeson	

The nays were, 6.

Bauer	Christophel	Keokuk	Kiine
Absent or	not voting, 15.		
Bush	Hempel	Johnson of	Prichard
Hager	Hubbard	Marion	Ratliff
Hansen	Huff	Kennedy, W. S.	Ryder
Held		King	Simmer

Dlaglefond

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

House File No. 511, a bill for an act to make an appropriation to James A. Devitt for attorneys fees as attorney for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach, a committee bill, with report of committee on appropriations recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to substitute Senate File No. 423 for House File No. 511.

Senate File No. 423, a bill for an act to make an appropriation to James A. Devitt for attorneys fees as attorney for Robert L. Leach in the cause of City of Washington, Iowa, vs. Robert L. Leach, was taken up for consideration.

Bixler of Adams offered the following amendment and moved its adoption:

Amend Senate File No. 423 by striking the words and figures "one thousand dollars (\$1,000.00)" in lines two (2) and three (3) of section one (1) and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".

On the question "Shall the amendment be adopted?" a roll call was demanded.



Stepanek

The ayes were, 64.

Aiken of Ida Greene Kent Quirk Akin of Carroll Grimwood Reimers Griswold Knudson Allen Rice Hagglund Anderson Knutson Roberts Bair Hale Krouse Rust Barnes Haney Laughlin Rutledge Hanson Smith Bauer Lichty Springer Thomas Hattendorf McIlrath Berry Heald Martin Bixler Buchmiller Hill Mathews Thompson Christophel Hines Miller Torgeson Cole of Delaware Hollingsworth Nelson Truax Cole of Harrison Hopkins O'Donnell Vaughn Ickis Oliver Wamstad Craig Ontjes Wilson Fleming Istad Gilmore Johnson of Patterson Wolfe Dickinson

The nays were, 22.

Blackford Edge Lovrien Pattison Elliott McCaulley Blythe Prichard Charlton Harrison McIntosh Saunders Copeland Hempel McMillan Troup Eckles Hollis Nagle Wagner Eden Kennedy, J. P.

Absent or not voting, 21.

Hubbard Johnson of Bush Ryder Crozier Huff Marion Simmer Kennedy, W. S. Forsling Hunt Stepanek Hager Johnson of Venard Maxfield Walrod Hansen Keokuk Mr. Speaker Ratliff Held

Amendment adopted.

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, 77.

Aiken of Ida Hollingsworth Copeland Grimwood Akin of Carroll Griswold Hollis Craig Crozier Hagglund Bair Hopkins Barnes Eckles Hale Hunt Berry Eden Hanson Ickis Harrison Bixler Edge Istad Johnson of Blythe Elliott Hattendorf Buchmiller Fleming Heald Keokuk Kennedy, J. P. Kennedy, W. S. Charlton Forsling Hempel Cole of Delaware Gilmore Hill Cole of Harrison Greene Hines Kent

Knudson	Mathews	Rutledge	Troup
Krouse	Nagle	Saunders	Truax
Laughlin	Nelson	Smith	Vaughn
Lovrien	Oliver	Springer	Wagner
McCaulley	Ontjes	Stepanek	Walrod
McIlrath	Prichard	Thomas	Wamstad
McIntosh	Quirk	Thompson	Wilson
McMillan	Reimers	Torgeson	Wolfe
Martin	Rice		

Allen Anderson	Bauer Blackford	Christophel	Johnson of Dickinson
Absent or n	ot voting, 24.		
Bush	Johnson of	Maxfield	Roberts
Hager	Marion	Miller	Rust
Haney	King	O'Donnell	Ryder
Hansen	Kline	Patterson	Simmer
Held	Knutson	Pattison	Venard
Hubbard	Lichty	Ratliff	Mr. Speaker
Huff	•		

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

House File No. 514, a bill for an act making an appropriation to pay for repairs upon the state capitol and historical buildings, a committee bill, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to substitute Senate File No. 432, for House File No. 514.

Senate File No. 432, a bill for an act making an appropriation to pay for repairs upon the state capitol and historical buildings, 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, 67.

Aiken of Ida	Cole of Delaware		Harrison
Bair	Copeland	Forsling	Hattendorf
Barnes	Craig	Gilmore	Heald
Blackford	Crozier	Greene	Hempel
Blythe	Eckles	Grimwood	Hill
Buchmiller	Eden	Hagglund	Hines
Charlton	Edge	Hale	Hollis
Christophel	Elliott	Haney	Hopkins

Hunt	McCaulley	Reimers	Truax
Istad	McIlrath	Rice	Vaughn
Johnson of	McMillan	Rust	Venard
Keokuk	Mathews	Saunders	Wagner
Kennedy, W. S.	Nagle	Simmer	Walrod
Knutson	Nelson	Smith	Wamstad
Krouse	O'Donnell	Stepanek	Wilson
Laughlin	Pattison	Thomas	Wolfe
Lichty	Quirk	Troup	Mr. Speaker

The nays were, 18.

Allen	Hanson	Kennedy, J. P.	Patterson
Anderson	Hollingsworth	Lovrien	Springer
Bauer	Ickis	Miller	Thompson
Berry	Johnson of	Oliver	Torgeson
Griswold	Dickinson	Onties	

Absent or not voting, 22.

Akin of Carroll	Held	King	Maxfield
Bixler	Hubbard	Kline	Prichard
Bush	Huff	Knudson	Ratliff
Cole of Harrison	Johnson of	McIntosh	Roberts
Hager	Marion	Martin	Rutledge
Hansen	Kent		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. 502, a bill for an act to make appropriation for the payment of certain claims against the state and other state expenses, with report of committee recommending passage, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to substitute Senate File No. 418 for House File No. 502.

Senate File No. 418, a bill for an act to make appropriation to pay miscellaneous claims against the state, 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, 80.

Allen Haney Krouse Rust Anderson Hanson Laughlin Rutledge Ryder Bair Hattendorf Lichty Barnes , Heald Lovrien Saunders Bauer Hempel McCaulley Simmer Berry Hill McIlrath Smith Bixler Hines McIntosh Springer Blackford Hollingsworth McMillan Stepanek Blythe Hollis Mathews Thomas Buchmiller Hopkins Miller Thompson Christophel Ickis Nelson Torgeson O'Donnell Copeland Istad Troup Oliver . Crozier Johnson of Truax Eckles Dickinson Ontjes Vaughn Eden Johnson of Patterson Wagner Edge Keokuk Pattison Walrod Kennedy, J. P. Kennedy, W. S. Wamstad Fleming Prichard Wilson Grimwood Quirk Kent Reimers Wolfe Griswold King Rice Mr. Speaker Hagglund Knudson Hale

The nays were, none.

Absent or not voting, 27.

Aiken of Ida Held Knutson Elliott Akin of Carroll Forsling Hubbard Martin Bush Gilmore Huff Maxfield Hunt Nagle Charlton Greene Cole of Delaware Hager Johnson of Ratliff Cole of Harrison Hansen Marion Roberts Harrison Kline Venard Craig

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

Senate File No. 218, a bill for an act providing for the creation and appointment of a commission for the purpose of promoting the agricultural, industrial and commercial development and welfare of the State of Iowa and making an appropriation 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. 218 by striking section seven (7), the publication clause.

Amendment adopted.

Ratliff of Henry moved the previous question.

Motion prevailed.

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, 24.

Bair	Harrison	Kennedy, W.S.	Rust
Charlton	Hollingsworth	Knutson	Stepanek
Cole of Delaware	Hollis .	Martin	Thomas
Eden	Hunt	Mathews	Troup
Forsling	Johnson of	Maxfield	Wagner
Grimwood	Marion	Nagle	Walrod
Griswold			

The nays were, 67.

Allen	Hagglund	Kennedy, J. P.	Quirk
Anderson	Hale	Kent	Ratliff
Barnes	Haney	King	Reimers
Bauer	Hansen	Knudson	Rice
Berry	Hanson	Krouse	Roberts
Bixler	Heald	Laughlin	Ryder
Blackford	Held	McCaulley	Saunders
Blythe	Hempel	McIlrath	Simmer
Buchmiller	Hill '	McIntosh	Smith
Bush	Hines	McMillan	Springer
Christophel	Hopkins	Miller	Thompson
Cole of Harrison	Ickis	Nelson	Torgeson
Copeland	Istad	O'Donnell	Truax
Craig	Johnson of	Oliver	Vaughn
Crozier	Dickinson	Ontjes	Wamstad
Gilmore	Johnson of	Patterson	Wilson
Greene Hager	Keckuk	Pattison	Wolfe

Absent or not voting, 16.

Aiken of Ida	Elliott	Huff	Prichard
Akin of Carroll	Fleming	Kline	Rutledge
Eckles	Hattendorf	Lichty	Venard .
Edge	Hubbard	Lovrien	Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 235, a bill for an act to cancel certain special deposits heretofore made by former Treasurers of State and to provide for the payment of the claims for which such deposits were made, 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.

On the question "Shall the bill pass?"

The ayes were, 88.

Johnson of Allen Gilmore Oliver Greene Dickinson Ontjes Anderson Grimwood Pattison Bair Johnson of Barnes Griswold Keokuk Quirk Johnson of Reimers Bauer Hager Hagglund Marion Rice Berry Hale Kennedy, J. P. Rust Bixler Kennedy, W. S. Rutledge Blackford Haney Hansen Blythe Kent Saunders Buchmiller Hanson King Simmer Harrison Knudson Smith Bush Hattendorf Springer Charlton Krouse Laughlin Christophel Heald Stepanek Cole of Delaware Held Lichty Thomas Cole of Harrison Hempel McCaulley Thompson Copeland . Hines McIntosh Torgeson Hollingsworth McMillan Troup Craig Mathews Truax Hollis Crozier Hopkins Maxfield Vaughn Eckles Eden Hunt Miller Wagner Wamstad Elliott Ickis Nagle Istad Nelson Wilson Fleming O'Donnell Wolfe Forsling

The nays were, none.

Absent or not voting, 19.

Aiken of Ida Huff Martin Ryder Akin of Carroll Kline Patterson Venard Edge Knutson Prichard Walrod Hill Lovrien Ratliff Mr. Speaker Hubbard McIlrath 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. 99, a bill for an act to make an appropriation to pay a claim of the City of Iowa City, Iowa, for interest due said City under the caption of Chapter Two Hundred and Forty-nine, Acts of the Forty-first General Assembly, and erroneously computed, with report of committee recommending passage, was taken up for consideration.

Nagle 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, 78.

Allen	Hager	Kennedy, J. P.	Reimers
Bair	Hagglund	Kennedy, W. S.	Rice
Barnes	Hale	Kline	Roberts
Blackford	Hanson	Knudson	Rust
Blythe	Harrison	Krouse	Rutledge
Bush	Heald	Laughlin	Ryder
Charlton	Held .	Lichty	Saunders
Christophel	Hempel	McCaulley	Simmer
Cole of Delaware		McIntosh	Smith
Cole of Harrison	Hollingsworth	McMillan	Stepanek
Copeland	Hollis	Mathews	Thomas
Craig	Hopkins	Maxfield	Thompson
Eckles	Hunt	Miller	Troup
Eden	Istad	Nagle	Truax
Edge	Johnson of	Nelson	Vaughn
Elliott	Dickinson	O'Donnell	Venard
Fleming	Johnson of	Oliver	Wagner
Forsling	Keokuk	Patterson	Wamstad
Gilmore	Johnson of	Pattison	Wilson.
Greene	Marion	Quirk	Mr. Speaker
Grimwood			2

The nays were, 6.

Anderson	Bixler	Ontjes	Springer
Berry	Ickis	84.00 (1945) - 1 3.65(19	

Absent or not voting, 23.

Aiken of Ida	Haney	Kent	Prichard
Akin of Carroll	Hansen	King	Ratliff
Bauer	Hattendorf	Knutson	Torgeson
Buchmiller	Hill	Lovrien	Walrod
Crozier	Hubbard	McIlrath	Wolfe
Griswold	Huff	Martin	

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

Senate File No. 253, a bill for an act to amend section three hundred forty-five (345) of the code relating to the use of appropriations, 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.

The ayes were, 82.

Anderson	Griswold	Johnson of	Ontjes
Barnes	Hager	Keokuk	Pattison
Bauer	Hagglund	Johnson of	Quirk
Bixler	Hale	Marion	Reimers
Blackford '	Haney	Kennedy, J. P.	Roberts
Blythe	Hansen	Kennedy, W. S.	Rutledge
Buchmiller	Hanson	King	Saunders
Bush	Harrison	Kline	Simmer
Charlton	Hattendorf	Knudson	Smith
Christophel	Heald	Knutson	Stepanek
Cole of Delaware	Held	Krouse	Thomas
Cole of Harrison	Hempel	Laughlin	Thompson
Copeland	Hill	Lichty	Torgeson
Craig	Hines	McCaulley	Troup
Crozier	Hollingsworth	McIntosh	Truax
Eckles	Hopkins	McMillan	Vaughn
Eden	Hunt	Mathews	Venard
Edge	Ickis	Maxfield	Wagner
Elliott	Istad	Nagle .	Walrod
Forsling	Johnson of	O'Donnell	Wamstad
Gilmore	Dickinson	Oliver	Mr. Speaker
Grimwood			•

The nays were, none.

Absent or not voting, 25.

Aiken of Ida	Hollis	Martin	Rice
Akin of Carroll	Hubbard	Miller	Rust
Allen	Huff	Nelson	Ryder
Bair	Kent	Patterson	Springer
Berry	Lovrien	Prichard	Wilson
Fleming	McIlrath	Ratliff	Wolfe
Greene			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. 394, 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, 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.

The ayes were, 84.

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The nays were, none.

Absent or not voting, 23.

Aiken of Ida	Crozier	Kent	Rice
Akin of Carroll	Fleming	Lovrien	Rutledge
Allen	Greene	Martin	Wilson
Berry	Hill	Maxfield	Wolfe
Bush	Hubbard	Miller	Mr. Speaker
Cole of Delaware	Huff	Prichard	

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

Senate File No. 341, a bill for an act to reimburse Hardin county, Iowa, for money expended for the care of a State patient at the State Hospital for the insane at Independence, Iowa, and making appropriation to pay the same, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were, 85.

Anderson	Hagglund	Kent	Ratliff
Bair	Hale	King	Reimers
Barnes	Haney	Knudson	Rice
Berry	Hanson	Knutson	Roberts
Blackford	Harrison	Krouse	Rust
Blythe	Hattendorf	Laughlin	Ryder
Buchmiller	Heald	Lichty	Saunders
Charlton	Held	McCaulley	Simmer
Christophel	Hempel	McIlrath	Smith
Cole of Harrison	Hines	McIntosh	Springer
Copeland	Hollingsworth	McMillan	Stepanek
Craig	Hollis	Mathews	Thomas
Crozier	Hopkins	Maxfield	Thompson
Eckles	Hunt	Miller	Torgeson
Eden	Ickis	Nelson	Troup
Edge	Istad	O'Donnell	Truax
Elliott	Johnson of	Oliver	Vaughn
Fleming	Dickinson	Ontjes	Wagner
Forsling	Johnson of	Patterson	Walrod
Gilmore	Marion	Pattison	Wamstad
Griswold	Kennedy, J. P.	Prichard	Mr. Speaker
Hager	Kennedy, W. S.	Quirk	

The nays were, none.

Absent or not voting, 22.

Aiken of Ida	Cole of Delaware	Huff	Nagle
Akin of Carroll	Greene	Johnson of	Rutledge
Allen	Grimwood	Keokuk	Venard
Bauer	Hansen	Kline	Wilson
Bixler	Hill	Lovrien	Wolfe
Bush	Hubbard	Martin .	

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

Senate File No. 315, a bill for an act to reimburse Buchanan county, Iowa, for money expended in the care of a state patient at the hospital for the insane at Independence, Iowa, and making appropriation to pay the same, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were, 88.

Griswold Allen Johnson of Ratliff Bair Hager Marion Reimers Kennedy, J. P. Kennedy, W. S. Barnes Hagglund Rice Bauer Hale Roberts Berry Haney Kent Rust Blackford Hanson King Rutledge Blythe Harrison Kline Ryder Buchmiller Hattendorf Knutson Simmer Heald Krouse Bush Smith Charlton Held Laughlin Springer Christophel Hempel Lichty Stepanek Cole of Harrison Hines McCaulley Thomas Copeland Hollingsworth McIlrath Thompson Craig Hollis McMillan Torgeson Crozier Hopkins Maxfield Troup Eckles Miller Hunt Truax Eden Ickis Nelson Vaughn Edge Istad O'Donnell Venard Elliott Johnson of Oliver Wagner Dickinson Patterson' Walrod Fleming Pattison Wamstad Forsling Johnson of Gilmore Keokuk Prichard Mr. Speaker Greene Quirk Grimwood

The nays were, none.

Absent or not voting, 19.

Aiken of Ida Hansen Lovrien Ontjes Akin of Carroll Hill McIntosh Saunders Anderson Hubbard Martin Wilson Bixler Huff Mathews Wolfe Cole of Delaware Knudson Nagle

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

House File No. 506, a bill for an act making an appropriation to compensate Vera Gage for injuries received while a student at the Iowa School for the Deaf, Council Bluffs, Iowa, with report of committee recommending passage, was taken up for consideration.

Johnson of Marion 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.

The ayes were, 86.

Akin of Carroll	Grimwood	Kennedy, J. P.	Ratliff
Allen	Griswold	Kennedy, W. S.	Rice
Anderson	Hager	Kent	Roberts
Barnes	Hagglund	King	Rust
Bauer	Hale	Kline	Ryder
Berry	Haney	Knutson	Saunders
Bixler	Hansen	Krouse	Simmer
Blackford	Harrison	Laughlin	Springer
Blythe	Hattendorf	Lichty	Stepanek
Buchmliler	Heald	McCaulley	Thomas
Bush	Held	McIlrath	Thompson
Charlton	Hempel	McIntosh	Torgeson
Christophel	Hines	McMillan	Troup
Cole of Delaware	Hopkins	Martin	Truax
Cole of Harrison	Hunt	Mathews	Vaughn
Craig	Ickis	Miller	Venard
Crozier	Istad	Nelson	Wagner
Eckles	Johnson of	O'Donnell	Walrod
Eden	Dickinson	Oliver	Wamstad
Edge	Johnson of	Patterson	Wolfe
Elliott	Keokuk	Pattison	Mr. Speaker
Fleming	Johnson of	Prichard	
Greene	Marion		

The nays were, none.

Absent or not voting, 21.

Aiken of Ida	Hill	Knudson	Quirk
Bair	Hollingsworth	Lovrien	Reimers
Copeland	Hollis	Maxfield	Rutledge
Forsling	Hubbard	Nagle	Smith
Gilmore	Huff	Ontjes	Wilson
Hanson	1		

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

House File No. 507, a bill for an act making an appropriation to compensate Francine Talbot for injuries received from being struck by a stray bullet from rifle range, Iowa National Guard, Marshalltown, Iowa, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

The ayes were, 81.

Akin of Carroll	Forsling	Kennedy, J. P.	Prichard
Allen	Gilmore	Kennedy, W. S.	Ratliff
Anderson	Greene	Kent	Rice
Barnes	Grimwood	Kline	Roberts
Bauer	Griswold	Krouse	Rust
Berry	Hagglund	Laughlin	Ryder
Bixler	Hale	Lichty	Simmer
Blackford	Haney	McCaulley	Springer
Blythe	Harrison	McIlrath	Stepanek
Buchmiller	Hattendorf	McIntosh	Thomas
Bush	Heald	McMillan	Thompson
Charlton	Held	Martin	Troup
Christophel	Hempel	Mathews	Truax
Copeland	Hines	Maxfield	Vaughn
Craig	Hollis	Miller	Venard
Crozier	Hopkins	Nelson	Wagner
Eckles	Hunt	O'Donnell	Walrod
Eden	Ickis	Oliver	Wamstad
Edge	Istad	Patterson	Wolfe
Elliott	Johnson of	Pattison	Mr. Speaker
Fleming	Dickinson		

The nays were, none.

Absent or not voting, 26.

Aiken of Ida	Hollingsworth	King	Reimers
Bair	Hubbard	Knudson	Rutledge
Cole of Delaware	Huff	Knutson	Saunders
Cole of Harrison	Johnson of	Lovrien	Smith
Hager	Keokuk	Nagle	Torgeson
Hansen	Johnson of	Ontjes	Wilson
Hanson	Marion	Quirk	
Hill			

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

Senate File No. 415, a bill for an act to provide an appropriation of three hundred twenty-five and no/100 (\$325.00) dollars to indemnify Arthur Ashcraft for damages and injuries received as and while a prisoner at Ft. Madison, 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?" rule 18 was invoked.

The ayes were, 65.

Aiken of Ida Griswold Kline Rice Akin of Carroll Hale Laughlin Roberts Barnes Haney Lichty Rust Berry Harrison McCaulley Ryder Blackford Hattendorf McIlrath Saunders Blythe Hempel McIntosh Stepanek Buchmiller Hill McMillan Thomas Charlton Hollingsworth Martin Thompson Craig Hollis Nagle Troup O'Donnell Crozier Hunt Truax Eckles Oliver Istad Venard Eden Johnson of Ontjes Wagner Edge Dickinson Pattison Walrod Elliott Prichard Wamstad Johnson of Wolfe Fleming Keokuk Quirk Kennedy, W. S. Gilmore Ratliff Mr. Speaker Reimers Grimwood King

The nays were, 26.

Allen Copeland Hines Maxfield Anderson Forsling Ickis Miller Kennedy, J. P. Nelson Bauer Greene Bixler Simmer Hager Kent Bush Hagglund Krouse Springer Christophel Heald Mathews Vaughn Cole of Harrison Held

Absent or not voting, 16.

Knudson Rutledge Bair Hopkins Cole of Delaware Hubbard Knutson Smith Hansen Huff Lovrien Torgeson Patterson Hanson Johnson of Wilson Marion

So the bill having failed to receive a constitutional two-thirds majority was declared to have failed to pass the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 403, 35, 113, 140, 369, 300, 430, and 290.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.



STEERING COMMITTEE DISSOLVED

O'Donnell of Dubuque moved that the steering committee be now dissolved.

Motion prevailed.

HOUSE FILES WITHDRAWN

Saunders of Palo Alto asked and obtained unanimous consent to withdraw House File No. 498 and House File No. 501 from further consideration of the House.

Charlton of Polk asked and obtained unanimous consent to withdraw House File No. 164 from further consideration of the House.

On motion of Ickis of Union the House adjourned until 1:30 p. m.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

Patterson of Kossuth offered the following resolution:

RESOLUTION

· Whereas, The Governor of Iowa, Hon. John Hammill, has, according to press reports, indicated that he would not allow the legislature to adjourn until it passed remedial bank legislation; therefore,

Be It Resolved, That the Governor be requested to submit to the General Assembly his bank bill.

G. W. PATTERSON. GEO. E. MILLER. E. P. LAUGHLIN. AZEL MCILRATH.

Mr. Patterson asked unanimous consent for the immediate consideration of the resolution.

Objection was made.

Mr. Patterson moved to suspend Rule 34 which requires that all resolutions shall lie on the table one day for consideration.

Craig of Warren moved as a substitute that the Speaker appoint a committee of three to interview the Governor in regard to a banking bill.

Johnson of Dickinson, chairman of the committee on banks and banking, advised that the Governor had transmitted to him a bill covering his opinions on banking legislation.

Blackford of Van Buren moved as a substitute for the resolution that the proposed bill in the hands of the chairman of the committee on banks and banking be referred to the sifting committee.

Motion prevailed.

Patterson of Kossuth moved that five hundred copies of the proposed bill be printed.

On the question "Shall five hundred copies of the proposed banking bill be printed?" a roll call was demanded.

The ayes were, 57.

Akin of Carroll	Hagglund	Knudson	Rust
Allen	Haney	Krouse	Rutledge
Anderson	Hanson	Laughlin	Simmer
Bair	Harrison	McMillan	Springer
Barnes	Heald	Maxfield	Thomas
Bixler	Held	Miller	Thompson
Buchmiller	Hines	Nelson	Torgeson
Bush	Hollingsworth	O'Donnell	Troup
Charlton	Hollis	Oliver	Vaughn
Craig	Hopkins	Ontjes	Venard
Crozier	Johnson of	Patterson	Wamstad
Elliott	Dickinson	Pattison	Wilson
Fleming	Kennedy, J. P.	Prichard	Wolfe
Gilmore .	Kent	Rice	Mr. Speaker
Hager	King		openier

The nays were, 21.

Berry	Edge	Johnson of	Nagle
Blythe	Greene	Marion	Ryder
Christophel	Hansen	Kline	Smith
Cole of Delaware	Hunt	McIntosh	Truax
Copeland	Johnson of	Mathews	Wagner
Eden	Keokuk		Walrod

Absent or not voting, 29.

Aiken of Ida	Hale	Istad	Martin
Bauer	Hattendorf	Kennedy, W. S.	Quirk
Blackford	Hempel	Knutson	Ratliff
Cole of Harrison	Hill	Lichty	Reimers
Eckles	Hubbard	Lovrien	Roberts
Forsling	Huff	McCaulley	Saunders
Grimwood	Ickis	McIlrath	Stepanek
Griswold			7

Motion prevailed.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of Senate Joint Resolution No. 3.

Byron G. Allen. O. J. Reimers.

J. B. TRUAX.

J. W. ROBERTS.

H. N. HANSON.

The roll was called to ascertain the absentees:

The roll call disclosed that all members were present except Hubbard of Pottawattamie, Huff of Cass, and Ickis of Union.

Allen of Pocahontas moved that Messrs. Hubbard, Huff and Ickis be excused from the call of the House.

On the question "Shall Messrs. Hubbard, Huff and Ickis be excused from the call of the House?" a roll call was demanded.

The ayes were, 72.

Aiken of Ida Eckles Istad Ontjes Akin of Carroll Eden Johnson of Patterson Allen Elliott Dickinson Pattison Anderson Fleming Johnson of Quirk Gilmore Rice Bair Keokuk Kennedy, J. P. Barnes Griswold Rutledge Kent Smith Bauer Hager Hagglund King Berry Springer Kline Stepanek Bixler Hanev Thompson Hanson Knudson Blackford Blythe Harrison Krouse Troup Buchmiller Hattendorf McCaulley Truax Heald McIntosh Bush Vaughn McMillan Christophel Held Venard Cole of Delaware Hempel Martin Walrod Maxfield Wamstad Cole of Harrison Hill Copeland Hines Nelson Wilson Hollingsworth Oliver Mr. Speaker Craig Crozier Hopkins

The nays were, 10.

Charlton Miller Prichard Ryder
Kennedy, W. S. Nagle Rust Wagner
Mathews O'Donnell

Absent or not voting, 25.

Edge	Hubbard	Laughlin	Roberts
Forsling	Huff	Lichty	Saunders
Greene	Hunt	Lovrien	Simmer
Grimwood	Ickis	McIlrath	Thomas
Hale	Johnson of	Ratliff	Torgeson
Hansen	Marion	Reimers	Wolfe
Hollie	Knutson		

Motion prevailed and the gentlemen were excused from the call of the House.

CONSIDERATION OF JOINT RESOLUTION

The time having arrived for Special Order, Senate Joint Resolution No. 3, joint resolution agreeing to a proposed amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts, with report of committee recommending passage, was taken up for consideration.

Springer of Decatur moved the previous question.

Motion prevailed.

Held of Plymouth 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. 3

A joint resolution agreeing to a proposed amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts.

Whereas, By Senate joint resolution number one (1) of the Forty-first (41) General Assembly, which resolution was approved April 3, 1925, an amendment to the constitution of the state 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 Forty-first (41) General Assembly and entered upon its official printed journal at pages 1140 and 1141 with the yeas and nays taken thereon, and was agreed to by a majority of the members elected to the Senate of said Forty-first (41) General Assembly and entered upon its official, printed journal at pages 344 and 345 with the yeas and nays taken thereon; and

Whereas, Said proposed amendment was in words and figures as follows, to wit:

"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."; and

Whereas, The said resolution and proposed amendment have been published as provided by law and have been referred to this, the Forty-second (42) 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 Senate joint resolution number one (1) of the Forty-first (41) General Assembly, being in words and figures as follows, to wit:

"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.'".

be and the same is hereby agreed to, enacted, and adopted by the Fortysecond (42) General Assembly.

On the question "Shall the joint resolution pass?"

The ayes were, 72.

Aiken of Ida	Griswold	Johnson of	Pattison
Akin of Carroll	Hager	Keokuk	Quirk
Allen	Hagglund	Kent	Ratliff
Anderson	Hale	King	Reimers
Bair	Haney	Kline	Roberts
Barnes	Hanson	Knudson	Rust
Bauer	Harrison	Krouse	Saunders
Berry	Hattendorf	Laughlin	Smith
Bixler	Heald	Lovrien	Springer
Blythe	Held	McCaulley	Thomas
Buchmiller	Hempel	McIlrath	Thompson
Bush	Hill	McMillan	Torgeson
Christophel	Hines	Martin	Truax
Cole of Delaware	Hollingsworth	Mathews	Vaughn
Cole of Harrison	Hunt	Maxfield	Venard
Craig	Istad	Miller	Wamstad
Crozier	Johnson of	Nelson	Wilson
Eckles	Dickinson	Ontjes	Mr. Speaker
Fleming		Patterson	

The nays were, 32.

Blackford	Greene	Kennedy, W. S.	Rice
Charlton	Grimwood	Knutson	Rutledge
Copeland	Hansen	Lichty	Ryder
Eden	Hollis	McIntosh	Simmer
Edge	Hopkins	Nagle	Stepanek
Elliott	Johnson of	O'Donnell	Troup
Forsling	Marion	Oliver	Wagner
Gilmore	Kennedy, J. P.	Prichard	Walrod
		and the second second	Wolfe

Absent or not voting, 3.

Hubbard

Huff

· Ickis

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

Allen of Pocahontas moved that the vote by which Senate Joint Resolution No. 3 was adopted be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Mr. Allen moved that the call of the House be now raised.

Motion prevailed.

CONSIDERATION OF BILLS

Senate File No. 74, a bill for an act to repeal sections twelve thousand nine hundred eighty-four (12984) to twelve thousand nine hundred eighty-nine (12989), inclusive, and section twelve thousand nine hundred ninety-one (12991) of the Code, 1924, relating to arson, and to enact a substitute therefor, with report of committee recommending passage, was taken up for consideration.

The amendments filed by Forsling of Woodbury, and found in the journal of March 21st, were taken up for consideration.

On motion of Mr. Forsling amendments Nos. 2, 3, and 4 were adopted.

Mr. Forsling offered the following amendment as a substitute for amendment No. 1:

Amend the title to Senate File No. 74 by striking out all of said title following the figures "(12984)" in line two (2) and inserting in lieu thereof the following: "to twelve thousand nine hundred ninety-one (12991), inclusive, and to enact substitutes therefor; also to repeal section thirteen thousand eighty-four (13084) of the code, all relating to arson."

On motion of Mr. Forsling the substitute 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 "Shall the bill pass?"

The ayes were, 82.

Akin of Carroll Grimwood Kennedy, J. P. Rice Kennedy, W. S. Hager Roberts Anderson Hagglund Bair Kent Rust Bauer Hale King Rutledge Knudson Bixler Haney Ryder Blackford Hansen Knutson Saunders Hattendorf Blythe Krouse Simmer Buchmiller Heald Lovrien Smith Held McCaulley Stepanek Bush Charlton Hempel McIlrath Thomas Christophel Hines McIntosh Thompson Cole of Delaware Hollingsworth McMillan Torgeson Cole of Harrison Hollis Mathews Troup Copeland Hopkins Maxfield Truax Istad Miller Vaughn Craig Crozier Johnson of Nelson Venard Eden Dickinson Ontjes Wagner Johnson of Walrod Edge Patterson Wamstad Elliott Keokuk Pattison Fleming Johnson of Prichard Wolfe Marion Mr. Speaker Forsling Reimers Gilmore

The nays were, 1.

Oliver

Absent or not voting, 24.

Griswold	Hunt	Nagle
Hanson	Ickis	O'Donnell
Harrison	Kline	Quirk
Hill	Laughlin	Ratliff
Hubbard	Lichty	Springer
Huff	Martin	Wilson
	Harrison Hill Hubbard	Hanson Ickis Harrison Kline Hill Laughlin Hubbard Lichty

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

Speaker Pro Tempore Mathews in the chair.

Senate File No. 305, a bill for an act to amend section four thousand seven hundred forty-eight (4748) of the code, relating to the improvement of township roads, with report of committee recommending passage, 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?"

The ayes were, 70.

Akin of Carroll	Grimwood	Kennedy, W. S.	Rice
Anderson	Hager	Kent	Roberts
Barnes	Hagglund	King	Rutledge
Blackford	Hale	Kline	Ryder
Blythe	Haney	Knutson	Smith
Bush	Hattendorf	Krouse	Stepanek
Charlton	Heald	Laughlin	Thomas
Christophel	Hempel	Lovrien	Thompson
Cole of Delaware	Hill	McCaulley	Torgeson
Copeland	Hines	McIlrath	Troup
Craig	Hopkins	McIntosh	Truax
Crozier	Hunt	McMillan	Vaughn
Eden	Istad	Miller	Wagner
Edge	Johnson of	Nagle	Walrod
Elliott	Keokuk	Ontjes	Wamstad
Forsling	Johnson of	Pattison	Wilson
Gilmore	Marion	Prichard	Wolfe
Greene	Kennedy, J. P.	Reimers	Mr. Speaker

The nays were, 5.

Bair	Johnson of	Nelson	Oliver
Cole of Harrison	Dickinson		

Absent or not voting, 32.

Aiken of Ida	Griswold	Huff	Patterson
Allen	Hansen	Ickis	Quirk
Bauer	Hanson	Knudson	Ratliff
Berry	Harrison	Lichty	Rust
Bixler	Held	Martin	Saunders
Buchmiller	Hollingsworth	Mathews	Simmer
Eckles	Hollis	Maxfield	Springer
Fleming	Hubbard	O'Donnell	Venard

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

House File No. 300, a bill for an act to accept the offer of the board of trustees of Ellsworth College, located in Iowa Falls, to convey the property of said college to the state of Iowa, with report of committee without recommendation, was taken up for consideration.

Rust of Franklin offered the following amendment and moved its adoption:

Amend section one (1), line seven (7), by striking the words "for educational purposes,".

Also amend section one (1), line eight (8), by changing the period to a semicolon and adding the following: "the same to be used for liberal art courses especially preparatory for entrance to agricultural, engineering, medical, law and dental colleges."

Mr. Rust asked and obtained unanimous consent to withdraw his amendment.

Miller of Shelby 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.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were, 47.

Aiken of Ida	Harrison	Kennedy, J. P.	Roberts
Akin of Carroll	Hattendorf	Kennedy, W. S.	Rust
Anderson	Heald	Kent	Rutledge
Berry	Held	King	Saunders
Bixler	Hines	Knudson	Stepanek
Buchmiller	Hollingsworth	Knutson	Thomas
Charlton	Hopkins	Lovrien	Truax
Eckles	Istad	McCaulley	Vaughn
Eden	Johnson of	McIntosh	Venard
Edge	Dickinson	McMillan	Wamstad
Elliott	Johnson of	Patterson	Wolfe
Hager	Marion	Reimers	Mr. Speaker
Hanson			

The nays were, 55.

Allen	Gilmore	Kline	Prichard
Bair	Greene	Krouse	Quirk
Barnes	Grimwood	Laughlin	Ratliff
Bauer	Griswold	McIlrath	Rice
Blackford	Hagglund	Martin	Ryder
Blythe	Hale	Mathews	Simmer
Bush	Haney	Maxfield	Smith
Christophel	Hansen	Miller	Springer
Cole of Harrison	Hempel	Nagle	Thompson
Copeland	Hill	Nelson	Torgeson
Craig	Hollis	O'Donnell	Troup
Crozier	Hunt	Oliver	Wagner
Fleming	Johnson of	Ontjes	Walrod
Forsling	Keokuk	Pattison	Wilson

Absent or not voting, 5.

Cole of Delaware Huff Ickis Lichty
Hubbard

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 487, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, as amended by chapter one hundred thirty-nine (139), acts of the forty-first (41) general assembly, relating to the levying of a paving repair fund tax in cities and towns, including cities acting under special charter; and to amend section sixty-two hundred sixty-one (6261) of the code, 1924, as amended by chapters one hundred thirty-nine (139) and one hundred four (104), acts of the forty-first (41) general assembly, relating to the anticipation of special city or town taxes and the issuance of certificates or bonds therefor, and providing that the paving repair fund may be anticipated, 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, 43.

Buchmiller	Harrison	Laughlin	Rice
Charlton	Hattendorf	Lichty	Rust
Cole of Delaware	Hollis	McCaulley	Rutledge
Cole of Harrison	Hunt	McIntosh	Ryder
Copeland	Istad	McMillan	Smith
Crozier	Johnson of	Maxfield	Stepanek
Eden	Marion	Miller	Thomas
Greene	Kennedy, J. P.	Nagle	Troup
Grimwood	Kennedy, W. S.	O'Donnell	Truax
Haney	Knutson	Pattison	Wagner
Hansen	Krouse	Prichard	Mr. Speaker

The nays were, 46.

Aiken of Ida	Fleming	Johnson of	Onties
Allen	Gilmore	Dickinson	Patterson
Anderson	Griswold	Johnson of	Quirk
Barnes	Hale	Keokuk	Reimers
Bauer	Hanson	Kline	Roberts
Berry	Held	Knudson	Saunders
Bixler	Hempel	Lovrien .	Springer
Blythe	Hill	McIlrath .	Thompson
Bush	Hines	Martin	Torgeson
Christophel	Hollingsworth	Mathews	Venard
Craig	Hopkins	Nelson	Wamstad
Eckles	\$4.000 * 0.0000000	Oliver	Wilson
			Wolfe

Absent or not voting, 18.

Akin of Carroll	Forsling	Huff	Ratliff
Bair	Hager	Ickis	Simmer
Blackford	Hagglund	Kent	Vaughn
Edge	Heald	King	Walrod
Elliott	Hubbard		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Berry of Monroe moved that the House adjourn until 9:00 a. m., Wednesday morning.

On the question "Shall the House adjourn?" a roll call was demanded.

The ayes were, 37.

Aiken of Ida	Greene	Maxfield	Saunders
Allen	Griswold	Nelson	Simmer
Barnes	Hansen	O'Donnell	Springer
Berry	Hanson	Oliver	Stepanek
Bixler	Hempel	Pattison	Thomas
Blythe	Johnson of	Prichard	Torgeson
Cole of Harrison	Keokuk	Quirk	Troup
Eden	King	Reimers	Venard
Edge	Krouse	Rice	Wamstad
Fleming	McCaulley		

The nays were, 45.

Anderson	Haney	Johnson of	Miller
Bush	Harrison	Marion	Nagle
Christophel	Held	Kennedy, W. S.	Patterson
Cole of Delaware	Hill	Kline	Rust
Copeland	Hines	Knudson	Rutledge
Crozier	Hollingsworth	Knutson	Ryder
Eckles	Hopkins	Lichty	Smith
Forsling	Hunt	Lovrien	Thompson
Grimwood	Istad	McIlrath	Wagner
Hager	Johnson of	McIntosh	Walrod
Hagglund	Dickinson	McMillan	Wilson
Hale		Mathews	Mr. Speaker

Absent or not voting, 25.

Akin of Carroll	Elliott	Huff	Onties
Bair	Gilmore	Ickis	Ratliff
Bauer	Hattendorf	Kennedy, J. P.	Roberts
Blackford	Heald	Kent	Truax
Buchmiller	Hollis	Laughlin	Vaughn
Charlton	Hubbard	Martin	Wolfe
Craig			

Motion lost.

House File No. 428, a bill for an act to legalize a resolution of the board of supervisors of Calhoun county, Iowa, relating to the establishing of a public road or highway in Calhoun county, Iowa, 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, 74.

Aiken of Ida	Griswold	Johnson of	Patterson
Allen	Hager	Marion	Pattison
Anderson	Hagglund	Kennedy, W. S.	Prichard
Barnes	Hale	King	Quirk
Bauer	Haney	Knudson	Rice
Blythe	Hansen	Knutson	Roberts
Buchmiller	Hanson	Krouse	Simmer
Bush	Hattendorf	Lichty	Smith
Christophel	Held	Lovrien	Springer
Cole of Harrison	Hill	McCaulley	Stepanek
Copeland	Hines	McIntosh	Thomas
Craig	Hollingsworth	McMillan	Torgeson
Crozier	Hollis	Mathews	Troup
Eckles	Hopkins	Maxfield	Truax
Eden	Istad	Miller	Venard
Edge	Johnson of	Nagle	Wagner
Fleming	Dickinson	/ Nelson	Walrod
Forsling	Johnson of	Oliver	Wamstad
Grimwood	Keokuk	Ontjes	Wilson Wolfe

The nays were, none.

Absent or not voting, 33.

Akin of Carroll	Greene	Kennedy, J. P.	Reimers
Bair	Harrison	Kent	Rust
Berry	Heald	Kline	Rutledge
Bixler	Hempel	Laughlin	Ryder
Blackford	Hubbard	McIlrath	Saunders
Charlton	Huff	Martin	Thompson
Cole of Delaware	Hunt	O'Donnell .	Vaughn
Elliott	Ickis	Ratliff	Mr. Speaker
Gilmore	TOOTE !	19505555556	

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

Simmer of Wapello moved that the House adjourn until 7:30 p.m.

Motion lost.

Senate File No. 91, a bill for an act to amend sections seventy-one hundred fifteen (7115), seventy-one hundred twenty-three (7123), and seventy-one hundred twenty-four (7124) of the code relating to assessment rolls and books and recapitulation sheets pertaining thereto, with report of committee recommending passage, was taken up for consideration.

Oliver of Monona offered the following amendment and moved its adoption:

Amend Senate File No. 91 by striking section four (4), the publication clause.

Amendment adopted.

Johnson of Marion moved the previous question.

Motion prevailed.

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, 40.

Aiken of Ida	Elliott	King	Thomas
Akin of Carroll	Fleming	Krouse	Thompson
Allen	Grimwood	Lovrien	Torgeson
Berry	Griswold	McMillan	Troup
Bixler	Hanson	Martin	Truax
Buchmiller	Hollingsworth	Maxfield	Vaughn
Christophel	Hollis	Nelson	Wamstad
Cole of Delaware	Johnson of	Rice	Wilson
Craig	Dickinson	Springer	Wolfe
Eden	Kent	Stepanek	Mr. Speaker
Edge		202	â.

The nays were, 42.

Anderson	Hager	Istad	Patterson
Barnes	Hagglund	Johnson of	Pattison
Blackford	Hale	Marion	Quirk
Blythe	Haney	Kline	Reimers
Bush	Hansen	Knudson	Rust
Charlton	Harrison	Laughlin	Rutledge
Cole of Harrison	Held	McIntosh	Ryder
Copeland	Hempel	Mathews	Smith
Crozier	Hines	Nagle	Venard
Eckles	Hopkins	O'Donnell	Wagner
Greene	Hunt	Oliver	•

Absent or not voting, 25.

Bair Hubbard Knutson Prichard Bauer Huff Lichty Ratliff Forsling Ickis McCaulley Roberts Gilmore. Johnson of McIlrath Saunders Hattendorf Keokuk Miller Simmer Kennedy, J. P. Heald Ontjes Walrod Hill Kennedy, W. S.

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 127, a bill for an act to amend and revise section ten thousand nine hundred thirty-three (10933) and section ten thousand nine hundred thirty-four (10934) of the code, 1924, relative to procedure, pleading, trial and evidence in disbarment proceedings against attorneys and counselors at law, 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 21st, 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, 73.

Akin of Carroll Fleming Hunt O'Donnell Allen Forsling Istad Patterson Anderson Greene Johnson of Pattison Barnes Grimwood Dickinson Reimers Bauer Griswold Johnson of Rice Berry Hager Keokuk Roberts Bixler Hagglund Johnson of Rust Marion Rutledge Blythe Hale Stepanek Kennedy, W. S. Buchmiller Haney Bush Hansen Kent Thomas Charlton Hanson Kline Thompson Christophel Harrison Knudson Troup Cole of Delaware Hattendorf Laughlin Truax Cole of Harrison Hempel Vaughn Lichty Hill Venard Craig Lovrien Eckles Hines McIntosh Wamstad Eden Hollingsworth McMillan Wilson Edge Hollis Mathews Wolfe Elliott Hopkins Nelson Mr. Speaker The nays were, 3.

Krouse

Oliver

·Springer

Absent or not voting, 31.

Aiken of Ida Bair Blackford Copeland Crozier Gilmore Heald

Held

Hubbard Huff Ickis Kennedy, J. P. King Knutson McCaulley

McIlrath

Martin Maxfield Miller Nagle Ontjes Prichard Quirk Ratliff

Ryder Saunders Simmer Smith Torgeson Wagner Walrod

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

Berry of Monroe moved that House File No. 240 be withdrawn from the sifting committee and placed on the calendar.

On the question "Shall House File No. 240 be withdrawn from the sifting committee and placed on the calendar?" a roll call was demanded and rule 18 was invoked.

The ayes were, 55.

Aiken of Ida Allen Barnes Bauer Berry Bixler Blythe Buchmiller Bush Copeland Craig Crozier

Eckles

Griswold

Hagglund

Held Hempel Hill Hollingsworth Hopkins Johnson of Dickinson Johnson of Keokuk

Hale

Haney

Heald

Hanson

Harrison

Hattendorf

Johnson of Marion Kent Kline Knudson Krouse Laughlin Lichty McMillan Martin Nelson Oliver Ontjes

Reimers -Rice Roberts Rutledge Ryder Springer Stepanek Thomas Thompson Torgeson Vaughn Venard Wamstad Wolfe

The nays were, 15.

Charlton Christophel Cole of Delaware Grimwood Eden

Forsling Greene Hansen

Hollis Hunt McIntosh Mathews

Patterson

Pattison Troup Wilson

Absent or not voting, 37.

Akin of Carroll Lovrien Ratliff Hines McCaulley Anderson Hubbard Rust Bair Huff McIlrath Saunders Blackford Ickis Maxfield Simmer Miller Smith Cole of Harrison Istad Kennedy, J. P. Kennedy, W. S. Nagle Truax O'Donnell Wagner Elliott Walrod Prichard Fleming King Mr. Speaker Gilmore Knutson Quirk Hager

Motion prevailed.

Berry of Monroe moved that House File No. 240 be considered at this time.

Motion prevailed.

House File No. 240, a bill for an act to amend chapter sixty-eight (68) of the code, 1924, relating to the means or method of conducting the air current in coal mines, with report of 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, 78.

Aiken of Ida Griswold Johnson of Allen Hager Marion Anderson Kent Hagglund Barnes Hale King Bauer Kline Haney Berry Hanson Knudson Krouse Bixler Harrison Blythe Hattendorf Laughlin Buchmiller Heald Lichty Held McIntosh Bush Christophel Hempel McMillan Martin Cole of Delaware Hill Cole of Harrison Hines Mathews Copeland Hollingsworth Nelson O'Donnell Craig Hopkins Eckles Hunt Oliver Eden Istad Patterson Edge Pattison Johnson of Elliott Dickinson Quirk Fleming Reimers Johnson of Greene Keokuk

Rice Roberts Rust Rutledge Ryder Smith Springer Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Wamstad Wilson Wolfe Mr. Speaker The nays were, 2.

Charlton

Hollis

Absent or not voting, 27.

Akin of Carroll	Hansen	Lovrien	Prichard
Bair	Hubbard	McCaulley	Ratliff
Blackford	Huff	McIlrath	Saunders
Crozier	Ickis	Maxfield	Simmer
Forsling	Kennedy, J. P.	Miller	Stepanek
Gilmore	Kennedy, W. S.	Nagle	Walrod
Grimwood	Knutson	Ontjes	

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

Haney of Mills moved that the House adjourn until 7:30 p. m.

Motion lost.

House File No. 494, a bill for an act to amend section eight thousand three hundred twelve (8312) and section eight thousand three hundred twenty-two (8322) of the Code, 1924, relating to electric transmission lines, a committee bill, was taken up for consideration.

Martin of Jackson offered the following amendment and moved its adoption:

Amend House File No. 494, by striking therefrom Section 1 and substituting in lieu thereof the following:

Section 1. Section 8312 of the Code, 1924, is hereby amended by adding thereto the following:

Notice of the filing of said Petition with the Board shall be given the record title holders of all private lands over or across which it is proposed to construct said transmission line, in writing, at least Fifteen (15) days before the date set for hearing thereon; provided, however, that if the address of said record title holder is unknown, the notice may be given the occupants of said lands, or if none, the notice shall be given by publication in some newspaper of general circulation in the County where said lands are situated. The notice shall contain a general description of the route of the proposed line.

Amendment 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, 66.

Akin of Carroll	Griswold	Johnson of	Rice
Allen	Hager	Keokuk	Rust
Anderson	Hagglund	Kennedy, W. S.	Rutledge
Barnes	Hale	Kent	Ryder
Bauer	Hanson	Kline	Smith
Blythe	Harrison	Laughlin	Springer
Buchmiller	Hattendorf	Lichty	Stepanek
Bush	Heald	McCaulley	Thomas
Charlton	Held	McIntosh	Thompson
Copeland	Hempel	McMillan	Torgeson
Craig	Hines	Martin	Troup
Crozier	Hollingsworth	Mathews	Truax
Eckles	Hollis	Maxfield	Wagner
Eden	Hopkins	Nelson	Walrod
Elliott	Hunt	O'Donnell	Wamstad
Fleming	Istad	Ontjes	Wilson
Forsling	Johnson of Dickinson	Pattison	

The nays were, 6.

Haney	Krouse	Oliver	Mr. Speaker
Hill	Miller		

Absent or not voting, 35.

Aiken of Ida	Gilmore	Kennedy, J. P.	Quirk
Bair	Greene	King	Ratliff
Berry	Grimwood	Knudson	Reimers
Bixler	Hansen	Knutson	Roberts
Blackford	Hubbard	Lovrien	Saunders
Christophel	Huff	McIlrath	Simmer
Cole of Delaware	Ickis	Nagle	Vaughn
Cole of Harrison		Patterson	Venard
Edge	Marion	Prichard	Wolfe

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

COMMUNICATION FROM THE GOVERNOR

Blackford of Van Buren asked and obtained unanimous consent to have the letter received from the Governor by Johnson of Dickinson printed in the Journal of April 12th.

March 29, 1927.

Hon. Francis Johnson, House of Representatives.

MY DEAR CHAIRMAN: The importance of bank legislation was stressed by me in my Inaugural Address. Constructive bank legislation must be passed at this session of the legislature. I am enclosing you herein a bill which, in my judgment, will have a tendency to stabilize banking in Iowa, and make it impossible for existing conditions to arise and will save the community, the depositor, the stockholder and the borrower. What we need in the way of banking legislation is a measure that will make it impossible for a condition to arise in this State as exists at the present time. To this end I am offering you the measure which I am submitting herein. Will you submit it to your committee in the same spirit that I am forwarding it to you?

With a desire to cooperate with you in every way possible and with assurance that I shall be pleased to discuss this bill in detail or in general with you, your committee or any member of the legislature, I am

Very truly yours,

JOHN HAMMILL, Governor.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 143, 267, 268, and 426.

FRED R. BLYTHE.
Chairman House Committee.

D. L. WILSON, 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. 290, 430, 403, 35, 113, 140, 369 and 300; House Files Nos. 143, 267, 268 and 426.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1927, sent to the governor for his approval:

House Files Nos. 143, 268, 267, and 426.

FRED R. BLYTHE, Chairman.

Report adopted.

AMENDMENT FILED

Lovrien of Humboldt filed the following amendment to House File No. 467:

Amend by substituting the following for the title to House File No. 467:

"A BILL FOR

An Act to extend the provisions of the state sinking fund law for public deposits so as to include fiduciary funds deposited in banks in this state by public officers."

Amend by striking all after the enacting clause and substituting the following:

- Section 1. The state sinking fund, created and provided for in chapter one hundred seventy-three (173) of the acts of the forty-first (41) general assembly, and all acts amendatory thereto, shall also secure the payment to public officers of deposits in banks of this state of fiduciary funds, provided that any such officer desiring to so secure any such deposit shall have first in writing authorized the depository bank to divert the interest upon said deposit, and if not drawing interest, to deduct a fee not to exceed, however, in either case, two and one-half (2½%) per cent per annum thereof, for the state sinking fund, and provided that said officer shall have furnished to the treasurer of state a certified copy of said authorization, and also his name and office, the name and address of the depository bank, and the nature of the funds to be deposited.
- Sec. 2. The provisions of chapter one hundred seventy-three (173) of the acts of the forty-first (41) general assembly and all acts amendatory thereto shall apply insofar as applicable to the deposits of fiduciary funds by public officers referred to in section one (1) hereof, except that the authorization to the bank to divert interest and the certificate to the treasurer of state, required by section one (1) to be furnished to the treasurer of state, shall be in lieu of the resolution referred to in said chapter one hundred seventy-three (173) and acts amendatory thereto, by the local governing council or board as the case may be.
- Sec. 3. Each public officer having fiduciary funds may charge up against said funds a fee in a sum equal to two and one-half per cent (2½%) thereof, which may be diverted and paid into the state sinking fund in the same way as is interest only when said fiduciary funds do not draw interest from the depository bank. The treasurer of state and the county treasurer of each county shall collect from any bank the fee provided in this section in case the funds secured do not draw interest, and the public officer charged with said funds shall charge the owners of said



funds therewith. Banks and officers shall be liable for said fee in the same manner as they are liable for the interest when the same is ordered diverted.

Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Des Moines Daily Record, a newspaper published in Des Moines, and the Advocate Republican, a newspaper published at Audubon, Iowa."

On motion of Patterson of Kossuth the House adjourned until 8:00 a.m., Wednesday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 13, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Hon. E. A. Elliott, Des Moines.

Journal of April 12th was corrected and approved.

PETITIONS

The following petitions were presented and referred to the sifting committee:

By Allen of Pocahontas, from citizens and voters of the state of Iowa, favoring the bill providing for a fish and game commission; also, a petition protesting against House File No. 121.

By Hanson of Winnebago, from citizens and voters of the state of Iowa, favoring the bill providing for a fish and game commission.

By Thomas of Audubon, from voters of Audubon county, protesting against a proposed bond issue for the hard surfacing of roads.

By Istad of Winneshiek, from voters of Calmar, protesting the passage of the proposed bill placing a four cent tax on gasoline.

INTRODUCTION OF BILLS

House File No. 518, by committee on claims, a bill for an act to make an appropriation to Frebly and Binford, Garwin, Iowa, to indemnify them for slaughter of cattle on account of tuberculosis infection.

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

House File No. 519, by committee on claims, a bill for an act

to make appropriation to George Christophel for slaughter of cattle on account of tuberculosis infection.

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

MESSAGES FORM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 285, a bill for an act relating to the payment of tuition in public schools.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 385, a bill for an act to make an appropriation for the prevention, control and eradication of the European corn borer.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 360, a bill for an act relating to state aid to county and district fairs or agricultural societies.

Also, that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 223, a bill for an act relating to the reinstatement of licensee.

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 relating to the state sinking fund for public deposits.

Also, that the Senate has adopted the following Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 28, relating to authority to select such assistants as may be necessary to close up the work of the Fortysecond General Assembly.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 429, a bill for an act to enact additional provisions relating to banking.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 437, a bill for an act to regulate the practice of barbering.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 42

Amend by adding to Section Three (3) thereof the following:

Each certificate or warrant issued under the provisions of this act shall have printed on the face thereof the words "This warrant is an obligation of the state sinking fund for public deposits only".

Also amend section thirteen (13) at the end thereof by inserting after the word border "within the state of Iowa".

Also amend section fourteen (14) by inserting after the word "county" at the end thereof "within the state of Iowa".

Renumber section fifteen (15) to read "Sec. 16." and insert as section fifteen the following:

"Sec. 15. Amend section five (5) of Chapter One Hundred Seventythree (173) of the Acts of the Forty-first (41) General Assembly, by adding at the end thereof the following:

"However, no suit shall be maintained upon any such bond if the money was legally deposited by authority of the governing council or board, and no premium has been paid for the bond.

"No council or board which is by law charged with the duty of selecting depository banks and fixing the limit of funds to be deposited therein, shall increase the limit for the depositing of such public funds, except with the approval of the treasurer of state."

SENATE MESSAGES CONSIDERED

Senate File No. 437, a bill for an act to regulate the practice of barbering, and to provide for the examination and licensing of practitioners thereof; to provide rules and regulations concerning sanitation and health in such practice; and to amend sections twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred forty (2440), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), twenty-four hundred sixty-two (2462), and twenty-five hundred sixteen (2516) of the Code, 1924, relating to the practice of certain professions affecting the public health.

Read first and second times and referred to sifting committee.

Senate File No. 429, a bill for an act to amend sections ninetyone hundred thirty-six (9136), ninety-one hundred thirty-seven

(9137), ninety-two hundred nine (9209), ninety-two hundred twenty (9220), ninety-two hundred twenty-one (9221), ninetytwo hundred fifty-seven (9257), and ninety-two hundred ninetyseven (9297) of the code; and to repeal sections ninety-one hundred sixty (9160) and ninety-one hundred seventy-six (9176) of the code and to enact substitutes therefor; to repeal section ninety-two hundred twenty-two (9222) of the code; to declare the applicability of section ninety-one hundred sixty-seven (9167) of the code; and to enact additional provisions relating to the superintendent of banking, the state banking department, the state banking board, and the duties of each and making certain appropriations therefor; providing additional regulations, restrictions and requirements on banking, banking institutions and stockholders, officers, directors and employees of banking institutions; creating certain preferences in the assets of closed banking institutions; providing for the establishment of district banking associations and the management and control thereof; and providing penalties and punishments for violations of certain provisions.

Read first and second times and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of Lovrien of Humboldt, House File No. 42, a bill for an act to amend chapter one hundred seventy-three (173), Acts of Forty-first (41) General Assembly as amended by chapter one hundred seventy-four (174), Acts Forty-first (41) General Assembly, relating to the state sinking fund for public deposits, to provide the applicability of said statutes to special charter cities, to provide for the issuance, sale and application by the treasurer of state of warrants of indebtedness in order temporarily to replace said fund when depleted, to provide the form and amounts of said warrants, to specify the particular and exclusive funds which shall be applied in the payment of said warrants, and to repeal section sixty-seven hundred fifteen (6715) of the Code relating to the bond to the treasurer of cities acting under special charters, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 42

Amend by adding to section three (3) thereof the following:

Each certificate or warrant issued under the provisions of this act shall have printed on the face thereof the words "This warrant is an obligation of the state sinking fund for public deposits only".

Also amend section thirteen (13) at the end thereof by inserting after the word border "within the state of Iowa".

Also amend section fourteen (14) by inserting after the word "county" at the end thereof "within the state of Iowa".

Renumber section fifteen (15) to read "Sec. 16." and insert as section fifteen the following:

"Sec. 15. Amend section five (5) of Chapter One Hundred Seventy-three (173) of the Acts of the Forty-first (41) General Assembly, by adding at the end thereof the following:

"However, no suit shall be maintained upon any such bond if the money was legally deposited by authority of the governing council or board, and no premium has been paid for the bond.

"No council or board which is by law charged with the duty of selecting depository banks and fixing the limit of funds to be deposited therein, shall increase the limit for the depositing of such public funds, except with the approval of the treasurer of state."

Mr. Lovrien moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 64.

Aiken of Ida	Hagglund	Johnson of	Nelson
Anderson	Hale	Dickinson	Ontjes
Barnes	Haney	Johnson of	Patterson
Bauer	Hanson	Keokuk	Pattison
Bixler	Harrison	Kennedy, J. P.	Quirk
Blackford	Hattendorf	Kent	Ratliff
Blythe	Heald	King	Rice
Bush	Held	Knutson	Smith
Christophel	Hempel	Krouse	Stepanek
Cole of Delaware	Hill	Lovrien	Thomas
Crozier	Hines	McCaulley	Torgeson
Eckles	Hollingsworth	McIlrath	Troup
Elliott	Hollis	McIntosh	Walrod
Fleming	Huff	Martin	Wilson
Greene	Ickis	Mathews	Wolfe
Grimwood	Istad	Maxfield	Mr. Speaker
Griswold		Miller	

The nays were, 3.

Johnson of Oliver Wamstad

Absent or not voting, 40.

Aiken of Carroll Edge Knudson Rutledge Allen Forsling Laughlin Ryder Bair Gilmore Lichty Saunders McMillan Berry Hager Simmer Buchmiller Hansen Nagle Springer Charlton Hopkins O'Donnell Thompson Cole of Hubbard Prichard Truax Harrison Hunt Reimers Vaughn Copeland Kennedy, W. S. Roberts Venard Kline Rust Craig Wagner Eden

The House concurred in Senate amendments to House File No. 42.

SENATE CONCURRENT RESOLUTION NO. 28

Be It Resolved by the Senate, the House concurring, That the Chief Clerk of the House and the Secretary of the Senate be required to remain at the capitol and perform their respective duties for so long a time as may be necessary following the final adjournment of the Forty-second 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, and also for packing the supplies of members for shipment to their homes.

The chief clerk of the House and the secretary of the Senate are hereby authorized to correct the journals of the House and Senate respectively for the last day of the session.

Each of 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 speaker and chief clerk of the House and the president and secretary of the Senate.

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

Motion prevailed and the Senate concurrent resolution was adopted.

CONSIDERATION OF BILLS

Senate File No. 336, a bill for an act to amend chapter two hundred fifty-one (251) of title XIII of the code, 1924, so as to provide for the detection, seizure and disposition of motor vehicles, the serial or engine number of which has been unlawfully defaced, altered or tampered with, was taken up for consideration.

Crozier of Mahaska moved the previous question.

Motion prevailed.

Hollingsworth 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?"

The ayes were, 81.

Akin of Carroll Forsling Johnson of O'Donnell Anderson Greene Keokuk Oliver Ontjes Barnes Grimwood Johnson of Bauer Griswold Marion Patterson Berry Kennedy, J. P. Hagglund Pattison Blackford Haney Kennedy, W. S. Quirk Ratliff Blythe Hanson Kent Bush Harrison King Rice Hattendorf Knutson Charlton Rust Heald Krouse Christophel Rutledge Laughlin Cole of Held Smith Delaware Hempel Lichty Springer Cole of Hill Lovrien Stepanek Harrison Hines McCaulley Thomas Hollingsworth McIlrath Copeland Torgeson Hollis McIntosh Craig Troup Crozier Hopkins Mathews Vaughn Eckles Huff Maxfield Wagner Eden Istad Miller Walrod Edge Johnson of Nagle Wamstad Elliott Dickinson Nelson Wilson Wolfe Fleming

The nays were, none.

Absent or not voting, 26.

Aiken of Ida McMillan Saunders Allen Hansen Martin Simmer Prichard Thompson Bair Hubbard Bixler Hunt Reimers Truax Buchmiller Ickis Roberts Venard Mr. Speaker Gilmore Kline Ryder Knudson 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. 222, a bill for an act to amend section ninety-six hundred ninety-three (9693) of the Code, 1924, relating to sales to satisfy warehouseman's lien by permitting sales to be made by sheriff or constable and by giving warehouseman the right to purchase property of such sales, 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, 72.

Akin of Carroll Grimwood Johnson of O'Donnell Bauer Griswold Dickinson Ontjes Berry Hagglund Johnson of Pattison Blackford Keokuk Quirk Haney Blythe Hanson Johnson of Ratliff Charlton Harrison Marion Rice Kennedy, J. P. Kennedy, W. S. Christophel Hattendorf Rust Cole of Delaware Heald Cole of Harrison Held Rutledge King Smith Knutson Copeland Hempel Springer Craig Hill Krouse Stepanek Crozier Laughlin Hines Thomas Eckles Troup Hollingsworth Lichty Eden Hollis Lovrien Vaughn Wagner Walrod Edge Hopkins McCaulley Elliott Huff McIntosh Fleming Ickis Mathews Wamstad Forsling Istad Maxfield Wilson Greene Miller Wolfe

The nays were, 2.

Anderson McIlrath

Absent or not votng, 33.

Aiken of Ida Hager Martin Ryder Allen Hale Nagle Saunders Nelson Bair Hansen Simmer Barnes Hubbard Oliver Thompson Bixler Hunt Patterson Torgeson Buchmiller Kent Prichard Truax Bush Kline Reimers Venard Gilmore Knudson Roberts Mr. Speaker McMillan

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

House File No. 467, a bill for an act to provide for depositories for certain county officers and to secure a depository bond therefor, with report of committee recommending passage, was taken up for consideration.

Lovrien of Humboldt moved that the amendment filed by him and found in the journal of April 12, be adopted.

Amendment adopted.

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?" rule 18 was invoked.

The ayes were, 77.

Akin of Carroll		Johnson -	'Pattison
Allen	Grimwood	of Dickinson	Quirk
Barnes	Griswold	Johnson	Rust
Bauer	Hager	of Keokuk	Rutledge
	Hagglund	Kennedy, J. P.	Saunders
	Haney	Kennedy, W. S.	Simmer
Bush	Hanson	Kent	Smith
Charlton	Harrison	King	Springer
Christophel	Hattendorf	Knudson	Stepanek
Cole of Delaware	Heald	Knutson	Thomas
Cole of Harrison	Held	Krouse	Torgeson
Copeland	Hempel	Lovrien	Troup
Craig	Hill	McCaulley	Vaughn
Crozier	Hines	McIlrath	Venard
Eckles	Hollingsworth	Martin	Walrod
	Hollis	Maxfield	Wamstad
Edge	Hopkins	Nelson	Wilson
Elliott	Huff	Oliver	Wolfe
Fleming	Ickis	Ontjes	Mr. Speaker
	Istad	Patterson	

The nays were, 14.

Anderson	Hansen	McIntosh	O'Donnell
Bixler	Johnson	Mathews	Rice
Blackford	of Marion	Miller	Wagner
Greene	Laughlin	Nagle	

Absent or not voting, 16.

Aiken of Ida	Hubbard	McMillan	Roberts
Bair	Hunt	Prichard	Ryder
Berry	Kline	Ratliff.	Thompson
Hale	Lichty	Reimers	Truax

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. 278, a bill for an act to amend Section Five Hundred Two (502) of the Code, 1924, relative to memorial halls and monuments for soldiers, sailors and marines, was taken up for consideration.

Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were, 60.

Akin of Carroll Allen	Eckles Eden	Johnson of Keokuk	Quirk Rice
Bair	Edge	Kennedy, J. P.	Rust
Barnes	Elliott	Kent	Rutledge
Berry	'Fleming	King	Saunders
Bixler	Forsling	Knudson	Smith
Blackford	Grimwood	Knutson	Stepanek
Blythe	Hagglund	Laughlin	Thomas
Buchmiller	Hanson	Lichty	Torgeson
Bush	Harrison	Lovrien	Troup
Christophel	Hattendorf	McCaulley	Vaughn
Cole of	Heald	McIlrath	Walrod
Delaware	Hollingsworth	McIntosh	Wamstad
Cole of	Hollis	Martin	Wilson
Harrison	Ickis	Mathews	Mr. Speaker
Craig	Istad	Ontjes	

The nays were, 33.

Anderson	Held	Johnson of	Patterson
Bauer	Hempel	Marion	Pattison
Charlton	Hill	Krouse	Ratliff
Copeland	Hines	Maxfield	Roberts
Crozier	Hopkins	Miller	Simmer
Gilmore	Huff	Nagle	Springer
Greene	Johnson of	Nelson	Venard
Hager	Dickinson	O'Donnell	Wagner
Haney		Oliver	Wolfe

Absent or not voting, 14.

Aiken of Ida	Hubbard	McMillan	Thompson
Griswold	Hunt	Prichard	Truax
Hale	Kennedy, W. S.	Reimers	
Hansen	Kline	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. 387, a bill for an act to legalize the transfer of certain funds in the treasury of the town of Ryan, Iowa, was taken up for consideration.

Cole of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Akin of Carroll	Gilmore	Istad	Patterson
Allen	Grimwood	Johnson of	Pattison
Anderson	Griswold	Dickinson	Quirk
Bair	Hager	Johnson of	Rice
Barnes	Hagglund	Keokuk	Roberts
Bauer	Hale	Johnson of	Rust
Blackford	Haney	Marion	Rutledge
Blythe	Hansen	Kennedy, J. P.	Saunders
Bush	Hanson	Kent	Simmer
Charlton	Harrison	Knudson	Smith
Christophel	Hattendorf	Knutson	Springer
Cole of Delaware	Heald	Laughlin	Stepanek
Cole of Harrison	Held	Lovrien	Torgeson
Copeland	Hempel	McCaulley	Troup
Crozier	Hill	McIlrath	Vaughn
Eckles	Hines	McIntosh	Venard
Eden	Hollingsworth	Mathews	Walrod
Edge	Hopkins	Maxfield	Wamstad
Elliott	Huff	Nagle	Wilson
Fleming	Ickis	Nelson	Mr. Speaker
Forsling			

The nays were, 3.

Kline Miller O'Donnell

Absent or not voting, 26.

Aiken of Ida	Hubbard	Martin	Ryder
Berry	Hunt	Oliver	Thomas
Bixler	Kennedy, W. S.	Ontjes	Thompson
Buchmiller	King	Prichard	Truax
Craig	Krouse	Ratliff	Wagner
Greene	Lichty	Reimers	Wolfe
Hollis	McMillan		

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

Senate File No. 215, a bill for an act to repeal sections 1563 (fifteen hundred sixty-three), 1572 (fifteen hundred seventy-two), and 1573 (fifteen hundred seventy-three), and to enact substi-

tutes therefor; and to amend sections 1570 (fifteen hundred seventy), 1571 (fifteen hundred seventy-one), and 1578 (fifteen hundred seventy-eight) of the code and chapter 146 (one hundred forty-six, acts 41 (forty-first) general assembly, relating to cigarettes, cigarette papers, wrappers and tubes to the mulct tax thereon, and to the administration of the law relating to such tax, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Knutson of Cerro Gordo, the amendments proposed by the committee, found in the journal of March 22d, 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, 89.

Akin of Carroll Greene Johnson Onties Grimwood of Keokuk Allen Patterson Griswold Bair Johnson Pattison Barnes Hager of Marion Quirk Bauer Hagglund Kent Ratliff Bixler Hale King Rice Blackford Haney Kline Roberts Blythe Hansen Knudson Rust Buchmiller Hanson Knutson Saunders Bush Harrison Krouse Simmer Charlton Heald Laughlin Smith Christophel Lichty Springer Held Cole of Harrison Hempel Lovrien Stepanek Copeland Hill McCaulley Thomas Hines McIlrath Torgeson Craig Crozier Hollingsworth McIntosh Troup Eckles Hollis Mathews Vaughn Eden Hopkins Maxfield Venard Edge Huff Miller Wagner Wamstad Elliott Nagle Ickis Wilson Istad Nelson Fleming O'Donnell Wolfe Forsling Johnson Mr. Speaker Gilmore of Dickinson Oliver

The nays were, 3.

Berry Kennedy, J. P. Rutledge

Absent or not voting, 15.

Aiken of Ida Hubbard Martin Thompson
Anderson Hunt Prichard Truax
Cole of Delaware Kennedy, W. S. Reimers Walrod
Hattendorf McMillan 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. 347, a bill for an act to amend chapter six (6) of the laws of the Forty-first General Assembly, and sections one (1), three (3), seven (7) and eight (8) of said chapter, and to repeal sections four (4) and five (5) of said chapter, and enact substitutes therefor, relating to the collection of gasoline license fees, was taken up for consideration.

Wagner of Scott offered the following amendment and moved its adoption:

Amend Senate File No. 347 by adding to section seven (7) the following: "Also by inserting after the word 'state' where it appears in lines ten (10) and seventeen (17), the following: 'and not operated as motor carriers on regular schedule in interstate traffic."

Also amend the bill by inserting after the period in line twenty-six (26) of section eight (8), the following:

"Motor trucks and motor busses operating on regular schedule in interstate traffic shall be reimbursed that portion of such license fee which is in excess of any such gasoline license fee collectible in any other state in which the motor truck or motor bus is operated under such regular schedule, such refund to be in the ratio which the mileage of such schedule in another state, bears to the total mileage of such schedule."

On the question "Shall the amendment be adopted?" a roll call was demanded.

Istad

Johnson of

Johnson of

Keokuk

Dickinson

The ayes were, 12.

Buchmiller

Christophel

Delaware

Charlton

Cole of

Bush

Blackford Eden	Hansen Kennedy, J. P.	Kline Laughlin	Nagle O'Donnell
Greene	Kennedy, W. S.	Mathews	Wagner
The nays were,	72.		
Akin of Carroll	Cole of	Heald	Johnson of
Allen	Harrison	Hempel	Marion
Anderson	Copeland	Hill	Kent
Bair	Craig	Hines	King
Barnes	Crozier	Hollingsworth	Knudson
Bauer	Eckles	Hollis	Knutson
Berry	Edge	Hopkins	Krouse
Bixler	Fleming	Huff	Lichty
Blythe	Gilmore	Ickis	McCaulley

Grimwood

Hagglund

Hale

Haney

Hanson

Harrison

Digitized by Google

McIlrath

McIntosh

Miller

Nelson

Oliver

Ontjes Rice Torgeson Walrod Patterson Rust Troup Wamstad Pattison Simmer Truax Wilson Quirk Smith Vaughn Wolfe Ratliff Stepanek Venard

Absent or not voting, 23.

Aiken of Ida Held Maxfield Saunders Elliott Hubbard Prichard Springer Forsling Hunt Reimers Thomas Griswold Lovrien Roberts Thompson Mr. Speaker McMillan Rutledge Hager Hattendorf Martin Ryder

Amendment lost.

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, 95.

Akin of Carroll Grimwood Johnson of Patterson Allen Griswold Marion Pattison Kennedy, J. P. Kennedy, W. S. Anderson Hager Quirk Bair Hagglund Ratliff Barnes Hale Kent Rice Bauer Haney King Roberts Berry Hansen Kline Rust Rutledge Bixler Hanson Knudson Blackford Harrison Krouse Saunders Blythe Hattendorf Laughlin Simmer Buchmiller Heald Lichty Smith Bush Held Lovrien Springer Charlton Hempel McCaulley Stepanek Christophel Hill McIlrath Thomas Cole of Delaware Hines McIntosh Torgeson Cole of Harrison Hollis McMillan Troup Copeland Hopkins Mathews Truax Crozier Huff Maxfield Vaughn Eckles Hunt Miller Venard Eden Wagner Ickis Nagle Walrod Istad Nelson Edge O'Donnell Wamstad Elliott Johnson of Fleming Dickinson Oliver Wilson Gilmore Johnson of Onties Mr. Speaker Keokuk Greene

The nays were, none.

Absent or not voting, 12.

Aiken of Ida Hollingsworth Martin Ryder
Craig Hubbard Prichard Thompson
Forsling Knutson Reimers Wolfe

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

Senate File No. 284, a bill for an act to repeal section twentynine hundred and five (2905) of the code, and to enact a substitute therefor, relating to aid for county and district fairs and the levying of a tax therefor, was taken up for consideration.

Rutledge of Webster moved the previous question.

Motion prevailed.

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, 79.

Bair	Hansen	King	Reimers
Blackford	Hanson	Kline	Rice
Buchmiller	Hattendorf	Knudson	Roberts
Charlton	Heald	Knutson	Rust
Christophel	Held	Krouse	Rutledge
Cole of Delaware	Hempel	Laughlin	Saunders
Cole of Harrison	Hines	Lichty	Smith
Copeland	Hollingsworth	Lovrien	Springer
Craig	Hollis	McCaulley	Stepanek
Crozier	Hopkins	McIlrath	Thomas
Eckles	Ickis	McIntosh	Torgeson
Eden	Istad	Martin	Troup
Edge	Johnson of	Mathews	Truax
Elliott	Dickinson	Maxfield	Vaughn
Fleming	Johnson of	Miller	Venard
Forsling	Keokuk	Nagle	Wagner
Greene	Johnson of	Nelson	Walrod
Grimwood	Marion	Ontjes	Wamstad
Griswold	Kennedy, J. P.	Pattison	Wilson
Hager ·	Kennedy, W. S.	Ratliff	Wolfe
Hale	Kent		

The nays were, 19.

Akin of Carroll	Bixler	Harrison	O'Donnell
Allen	Blythe	Hill	Oliver
Anderson	Bush	Huff	Patterson
Barnes	Hagglund	Hunt	Thompson
Rener	Haney	McMillan	,

Absent or not voting, 9.

Aiken of Ida	Hubbard	Quirk	Simmer
Berry	Prichard	Ryder	Mr. Speaker
Gilmore			

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

Senate File No. 184, a bill for an act to amend Chapter six hundred sixteen (616) of the Code, 1924, relating to criminal investigation, identification of persons accused of crime, and identification of dead bodies, 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, 89.

Akin of Carroll	Greene	Johnson	Ontjes
Allen	Grimwood	of Keokuk	Pattison
Anderson	Griswold	Johnson	Quirk
Bair	Hager	of Marion	Reimers
Barnes	Hagglund	Kennedy, J. P.	Rice
Bauer	Hale	Kennedy, W. S.	Roberts
Bixler	Haney	Kent	Rust
Blackford	Hanson	King	Rutledge
Blythe	Harrison	Kline	Saunders
Buchmiller	Hattendorf	Knudson	Simmer
Bush	Heald	Krouse	Smith
Christophel	Held	Laughlin	Stepanek
Cole of Delaware	Hempel	Lichty	Thompson
Cole of Harrison	Hill	Lovrien	Torgeson
Copeland	Hines	McCaulley	Troup
Crozier	Hollingsworth	McIlrath	Truax
Eckles	Hollis	McIntosh	Vaughn
Eden	Hopkins	McMillan	Venard
Edge	Huff	Mathews	Walrod
Elliott	Hunt	Maxfield	Wamstad
Fleming	Istad	Miller	Wilson
Forsling	Johnson	Nagle	Wolfe
Gilmore	of Dickinson	Nelson	Mr. Speaker

The nays were, 5.

Ickis Oliver Patterson Springer O'Donnell

Absent or not voting, 13.

Aiken of Ida Hansen Martin Ryder
Berry Hubbard Prichard Thomas
Charlton Knutson Ratliff Wagner
Craig

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. Senate File No. 258, a bill for an act to amend chapter ninety-three (93) laws of the forty-first general assembly relating to the construction, control and management of dormitories at the state educational institutions by the Iowa State Board of Education, 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.

On the question "Shall the bill pass?"

The ayes were, 75.

Akin of Carroll	Hagglund	Johnson of	Patterson
Bair .	Haney	Marion	Quirk
Barnes	Hanson	Kennedy, J. P.	Rice
Blackford	Harrison	Kennedy, W. S.	Rust
Blythe	Hattendorf	Kent	Saunders
Buchmiller	Heald	King	Simmer
Bush	Hempel	Kline	Smith
Christophel	Hill	Knudson	Stepanek
Cole of Harrison	Hines	Knutson	Torgeson
Craig	Hollingsworth	Laughlin	Troup
Crozier	Hollis	Lichty	Truax
Eckles	Hopkins	Lovrien	Vaughn
Eden	Huff	McCaulley	Venard
Edge	Hunt	McIlrath	Wagner
Elliott	Ickis	McIntosh	Walrod
Fleming	Istad	McMillan	Wamstad
Gilmore	Johnson of	Mathews	Wilson
Greene	Dickinson	Nagle	Wolfe
Grimwood	Johnson of	Nelson	Mr. Speaker
Hager	Keokuk		

The nays were, 7.

Copeland	Krouse	Oliver	Springer
Hale	Miller	Reimers	
Absent or not	voting, 25.		
Aiken of Ida	Charlton	Hubbard	Ratliff
Allen	Cole of Delaware	Martin	Roberts

Anderson Forsling Maxfield Rutledge Bauer Griswold O'Donnell Ryder Berry Hansen Ontjes Thomas Bixler Pattison Held Thompson Prichard

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

Senate File No. 256, a bill for an act to amend section three thousand forty-seven (3047) of the code, relative to the regulation

and inspection of foods, drugs and other articles, was taken up for consideration.

Walrod of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Akin of Carroll Grimwood Johnson of Pattison Allen Griswold Marion Quirk Anderson Kennedy, J. P. Hager Ratliff Kennedy, W. S. Bair Hagglund Reimers Barnes Hale Kent Rice Bauer Haney King Roberts Blackford Hanson Kline Rust Blythe Harrison Knudson Rutledge Buchmiller Hattendorf Knutscn Saunders Bush Hempel Krouse Smith Christophel Hill Laughlin Springer Lichty Cole of Hines Stepanek Delaware Hollingsworth Lovrien Thompson Cole of Hollis McCaulley Torgeson Harrison Hopkins McIlrath Troup Copeland Huff McIntosh Truax Crozier Hunt McMillan Vaughn Eckles Ickis Miller Venard Eden Istad Nagle Wagner Edge Johnson of Nelson Walrod Dickinson O'Donnell Wamstad Elliott Wilson Fleming Johnson of Oliver Keokuk Ontjes Forsling Greene

The nays were, none.

Absent or not voting, 20.

Aiken of Ida Gilmore Martin Ryder Berry Hansen Mathews Simmer Bixler Heald Maxfield Thomas Patterson Charlton Held Wolfe Hubbard Prichard Mr. Speaker Craig

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

Senate File No. 270, a bill for an act to amend section five (5), chapter (5), acts of the Forty-first (41st) General Assembly relating to transportation of persons or property for hire by motor vehicles, was taken up for consideration.

Eden of Clinton moved that the bill be read a third time now

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Akin of Carroll Grimwood Johnson of Quirk Griswold Marion Ratliff Anderson Hager Kennedy, W. S. Reimers Barnes Hagglund Rice Kent Bauer King Roberts Haney Laughlin Blackford Saunders Hanson Blythe Harrison Lichty Simmer Buchmiller Held Lovrien Smith Bush McCaulley Hempel Springer Christophel Hill McIlrath Stepanek Cole of Delaware Hines Thompson McIntosh Cole of Harrison Hollingsworth McMillan Troup Copeland Hollis Mathews Truax Craig Hopkins Maxfield Vaughn Crozier Miller Venard Huff Eckles Hunt Nagle Wagner Eden Nelson Walrod Istad Edge Johnson of Oliver Wilson Fleming Dickinson Patterson Mr. Speaker Pattison Gilmore Johnson of Greene Keokuk

The nays were, none.

Absent or not voting, 29.

Aiken of Ida	Hansen	Knudson	Rust
Bair	Hattendorf	Knutson	Rutledge
Berry	Heald	Krouse	Ryder
Bixler	Hubbard	Martin	Thomas
Charlton	Ickis	O'Donnell	Torgeson
Elliott	Kennedy, J. P.	Ontjes	Wamstad
Forsling	Kline	Prichard	Wolfe .
Hale			

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

Senate File No. 65, a bill for an act to amend chapter one hundred ninety-one (191), acts forty-first (41) general assembly, relating to notice and the service thereof in proceedings to sell or mortgage real estate of a decedent, 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.

[Apr. 13,

On the question "Shall the bill pass?"

The ayes were, 85.

Akin of Carroll Gilmore Johnson of Patterson Allen Grimwood Marion Pattison Kennedy, J. P. Kennedy, W. S. Anderson Griswold Quirk Bair Hagglund Ratliff Barnes Hale Kent Rice Hanson Bauer King Rutledge Bixler Harrison Kline Saunders Blythe Held Knudson Simmer Buchmiller Hempel Krouse Springer Laughlin Bush Hill Stepanek Christophel Hines Lichty Thompson Cole of Delaware Hollingsworth Cole of Harrison Hollis Lovrien Torgeson McCaulley Troup Copeland Hopkins McIntosh Truax Craig Huff McMillan Vaughn Crozier Hunt Mathews Venard Eckles Ickis Maxfield Wagner Eden Miller Walrod Istad Edge Elliott Johnson of Nagle Wamstad Wilson Dickinson Nelson Fleming Johnson of Oliver Wolfe Forsling Keokuk Ontjes Mr. Speaker

The nays were, none.

Absent or not voting, 22.

Aiken of Ida	Haney	McIlrath	Roberts
Berry	Hansen	Martin	Rust
Blackford	Hattendorf	O'Donnell	Ryder
Charlton	Heald	Prichard	Smith
Greene	Hubbard	Reimers	Thomas
Hager	Knutson		

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

Senate File No. 402, a bill for an act to amend chapter twenty (20), acts forty-first (41st) general assembly, relating to the sale of legal publications, and to the distribution of the book of annotations and supplements thereto, 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.

The ayes were, 90.

Akin of Carroll Forsling Johnson of Patterson Allen Gilmore Keokuk Pattison Anderson Grimwood Johnson of Quirk Bair Griswold Marion Ratliff Barnes Kennedy, J. P. Reimers Hagglund Bauer Hale Kent Rice Berry Haney King Rutledge Saunders Bixler Hanson Kline Blackford Harrison Knudson Simmer Blythe Heald Krouse Springer Buchmiller Held Laughlin Stepanek Bush Hempel Lichty Thompson Charlton Hill Lovrien Torgeson Christophel Hines McCaulley Troup Cole of Delaware Hollingsworth McIntosh Truax Cole of Harrison Hollis Vaughn McMillan Copeland Hopkins Mathews Venard Maxfleld Wagner Craig Huff Miller Walrod Crozier Hunt **Eckles** Ickis Wamstad Nelson Wilson Eden Istad O'Donnell Edge Johnson of Oliver Wolfe Elliott Dickinson Ontjes Mr. Speaker Fleming

The nays were, none.

Absent or not voting, 17.

Aiken of Ida Hubbard Martin Rust Kennedy, W. S. Nagle Ryder Greene Prichard Knutson Smith Hager McIlrath Roberts Thomas Hansen Hattendorf

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

Lovrien of Humboldt in the chair.

House File No. 358, a bill for an act to make permanent the temporary transfer of money from the state insane fund to the general county fund of Wapello county, Iowa, with report of committee recommending passage, was taken up for consideration.

Simmer 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.

The ayes were, 84.

Akin of Carroll Greene Johnson of Oliver Allen Grimwood Marion Onties Anderson Griswold Kennedy, J. P. Patterson Kennedy, W. S. Bair Hagglund Pattison Barnes Hale Kent Quirk Reimers Bauer Haney King Bixler Hanson Knudson Rice Blackford Harrison Knutson Rutledge Blythe Hattendorf Krouse Saunders Buchmiller Heald Laughlin Simmer Charlton Held Lichty Springer Hempel Christophel Lovrien Stepanek Cole of Delaware Hill McCaulley Thompson Cole of Harrison Hines McIlrath Torgeson Craig Hollingsworth McIntosh Troup Crozier Hopkins McMillan Truax Eckles Hunt Mathews Vaughn Eden Ickis Maxfield Wagner Edge Johnson of Miller Walrod Elliott Dickinson Nagle Wilson Forsling Nelson Wolfe Johnson of Gilmore Keokuk O'Donnell

The nays were, none.

Absent or not voting, 23.

Aiken of Ida	Hansen	Martin	Smith
Berry	Hollis	Prichard	Thomas
Bush	Hubbard	Ratliff	Venard
Copeland	Huff	Roberts	Wamstad
Fleming	Istad	Rust	Mr. Speaker
Hager	Kline	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. 353, a bill for an act to amend the law as it appears in Senate File Number one hundred four (104) as enacted by the forty-second general assembly of the state of Iowa, relating to the improvement of the primary road system and the appointment of members of the highway commission and an auditor therefor, was taken up for consideration.

Allen of Pocahontas raised the point of order that the bill could not be considered because the subject matter had already been acted on by the Forty-second General Assembly.

The chair ruled the point not well taken.

Mr. Allen offered the following amendment and moved its adoption:

Amend Senate File No. 353 by striking all of section three (3).

Barnes of Wright moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 37.

A !! C T.1	G	Y . 1	0 1 1
Aiken of Ida	Craig	Johnson	Quirk
Allen	Fleming	of Keokuk	Reimers
Anderson	Haney	Kent	Roberts
Bair	Hanson	King	Smith
Barnes	Hattendorf	Knudson	Springer
Bauer	Held	Krouse	Thompson
Berry	Hollingsworth	Maxfield	Torgeson
Bixler	Huff	Oliver	Venard
Buchmiller	Ickis	Ontjes	Wolfe
Bush		Patterson	

The nays were, 61.

Akin of Carroll Blackford Blythe Charlton Christophel Cole of Delaware Cole of Harrison Copeland Crozier Eckles	Hager Hagglund Hale Hansen Harrison Heald Hempel Hines Hollis	Kennedy, J. P. Kennedy, W. S. Kline Knutson Laughlin Lichty Lovrien McIlrath McIntosh McMillan	Ratliff Rice Rust Rutledge Simmer Stepanek Thomas Troup Truax Wagner
			Truax
Eckles Eden	Hopkins Hunt	McMillan Mathews	Wagner Walrod
Edge	Istad	Miller	Wamstad
Elliott Forsling	Johnson of Dickinson	Nagle Nelson	Wilson Mr. Speaker
Greene Grimwood	Johnson of Marion	O'Donnell Pattison	openier
Griswold	•		

Absent or not voting, 9.

Gilmore	McCaulley	Prichard	Saunders
Hill	Martin	Ryder	Vaughn
Hubbard			

Amendment lost.

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend Senate File No. 353 by striking the word "governor" in line five (5) and inserting in lieu thereof the words "state board of audit".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 74.

Akin of Carroll	Fleming	Istad	Ontjes
Allen	Forsling	Johnson of	Patterson
Anderson .	Grimwood	Dickinson	Pattison
Bair	Griswold	Johnson of	Quirk
Barnes	Hager	Keokuk	Reimers
Bauer	Hagglund	Kennedy, J. P.	Roberts
Berry	Hale	King	Rust
Blythe	Haney	Knudson	Saunders
Buchmiller	Hanson	Krouse	Simmer
Bush	Harrison	Laughlin	Smith
Christophel	Hattendorf	Lichty	Thomas
Cole of Delaware		McCaulley	Thompson
Cole of Harrison	Held	McIlrath	Troup
Copeland	Hempel	McIntosh	Truax
Craig	Hollingsworth	Maxfield	Vaughn
Crozier	Hollis	Miller	Wagner
Eckles	Hopkins	Nagle	Walrod
Eden	Huff	Nelson	Wamstad
Elliott	Ickis	Oliver	Wilson

The nays were, 7.

Blackford	Kent	McMillan	Stepanek
Greene	Knutson	Mathews	

Absent or not voting, 26.

Aiken of Ida	Hines	Lovrien	Ryder
Bixler	Hubbard	Martin	Springer
Charlton	Hunt	O'Donnell	Torgeson
Edge	Johnson of	Prichard	Venard
Gilmore	Marion	Ratliff	Wolfe
Hansen	Kennedy, W. S.	Rice	Mr. Speaker
Hill	Kline	Rutledge	

Amendment adopted.

Kline of Davis offered the following amendment and moved its adoption:

Amend section one (1) of Senate File No. 353 by striking all of section one following the comma in line five (5) and inserting in lieu thereof the following: "five annual payments. The first payment to be made January 1, 1928, and the board of supervisors is authorized to issue certificates anticipating the amount to be received. Said certificates shall not be issued for a period to exceed six (6) years nor to bear an interest rate to exceed five (5) per cent."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 67.

Anderson	Forsling	Kennedy, J. P.	Onties
Bair	Griswold	Kennedy, W. S.	Pattison
Barnes	Hager	Kent	Ratliff
Bixler	Hagglund	King	Roberts
Blythe	Hale	Kline	Saunders
Buchmiller	Haney	Knudson	Simmer
Bush	Hansen	Knutson	Smith
Charlton	Harrison	Krouse	Stepanek
Christophel	Heald	Laughlin	Thomas
Cole of Harrison	Hempel	Lichty	Thompson
Copeland	Hines	McCaulley	Truax
Craig	Hopkins	McIlrath	Vaughn
Crozier	Hunt	McIntosh	Venard
Eckles	Ickis	McMillan	Wagner
Eden	Istad	Miller	Walrod
Elliott	Johnson of	Nagle	Wamstad
Fleming	Marion	Oliver	Wilson

The nays were, 15.

Akin of Carroll	Grimwood	Johnson of	Mathews
Berry	Hanson	Dickinson	Patterson
Blackford	Hollingsworth	Johnson of	Springer
Cole of Delaware	Huff	Keokuk	Torgeson
			Troup

Absent or not voting, 25.

Aiken of Ida	Held	Maxfield	Rice
Allen	Hill	Nelson	Rust
Bauer	Hollis	O'Donnell	Rutledge
Edge	Hubbard	Prichard	Ryder
Gilmore	Lovrien	Quirk	Wolfe
Greene	Martin	Reimers	Mr. Speaker
Hattendorf			

Amendment adopted.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend Senate File No. 353, section three (3), line six (6), by striking the word "who" and inserting in lieu thereof the following: "and the board of audit shall establish a branch office in the office of the State Highway Commission and said auditor".

Amendment lost.

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.

The ayes were 67.

Akin of Carroll	Hale	Kennedy, J. P.	Pattison .
Blackford	Hansen	Kennedy, W. S.	Ratliff
Blythe	Harrison	Kent	Rice
Charlton	Heald	Kline	Roberts
Christophel	Hempel	Knutson	Rutledge
Cole of Harrison	Hines	Laughlin	Simmer
Copeland	Hollingsworth	Lichty	Stepanek
Craig	Hollis	McCaulley	Thomas
Crozier	Hopkins	McIlrath	Thompson
Eckles	Hunt	McIntosh	Torgeson
Eden	Istad	McMillan	Troup
Elliott	Johnson of	Mathews	Truax
Fleming	Dickinson	Miller	Vaughn
Forsling	Johnson of	Nagle	Wagner
Greene	Keokuk	Nelson	Walrod
Grimwood	Johnson of	O'Donnell	Wamstad
Hager	Marion	Ontjes	Wilson
Hagglund		Patterson	

The nays were, 18.

Allen	Bush	Krouse	Rust
Anderson	Hanson	Maxfield	Saunders
Barnes	Huff	Oliver	Springer
Berry	Ickis	Quirk	Wolfe
Bixler	King	1.074501	

Absent or not voting, 22.

Aiken of Ida	Edge	Hill	Reimers
Bair	Gilmore	Hubbard	Ryder
Bauer	Griswold	Knudson	Smith
Buchmiller	Haney	Lovrien	Venard
Cole of Delawa	re Hattendorf	Martin	Mr. Speaker
	Held	Prichard	Transfer And Transferance

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

Senate File No. 251, a bill for an act to amend the law as it appears in section eighteen hundred sixty-two (1862), and chapter eighty-nine (89) of title V of the code, 1924, relating to the licensing of professional engineers, 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.

The ayes were, 76.

Rice Akin of Carroll Hagglund Kennedy, W. S. Allen Hale Kent Rust Barnes Haney King Rutledge Bauer Kline Saunders Hanson Simmer Blackford Harrison Knutson Heald Smith Blythe Krouse Buchmiller Held Laughlin Springer Bush Hempel McCaulley Thomas Hines McIlrath Christophel Thompson Cole of Delaware Hollingsworth McIntosh Torgeson McMillan Copeland Hollis Troup Craig Hopkins Mathews Truax Crozier Huff Maxfield Vaughn Eckles Hunt Miller Venard Eden Ickis Nagle Wagner Edge Istad Nelson Walrod Elliott Johnson of O'Donnell Wamstad Ontjes Fleming Keokuk Wilson Johnson of Pattison Forsling Grimwood Marion Ratliff

The nays were, none.

Absent or not voting, 31.

Aiken of Ida Johnson of Patterson Greene Anderson Griswold Dickinson Prichard Kennedy, J. P. Quirk Bair Hager Berry Hansen Knudson Reimers Bixler Hattendorf Lichty Roberts Charlton Hill Lovrien Ryder Cole of Harrison Hubbard Martin Stepanek Gilmore Oliver Wolfe Mr. Speaker

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

Senate File No. 266, a bill for an act to repeal section three hundred seventy-three (373) of the Code, 1924, and to enact a substitute therefor, relating to the levying of a tax for an emergency fund providing for the transfer thereof to any other fund of the municipality, was taken up for consideration.

Johnson of Marion asked and obtained unanimous consent to defer action on Senate File No. 266.

Senate File No. 366, a bill for an act to create at each of the state penal institutions at Fort Madison and Anamosa, establishing and maintaining industries revolving funds for the use of said institutions in supporting and maintaining the respective industries at each of said institutions, 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, 73.

Allen	Greene	Johnson of	Roberts
Barnes	Grimwood	Keokuk	Rust
Blackford	Griswold	Kennedy, J. P.	Rutledge
Blythe	Hagglund	Kennedy, W. S.	Saunders
Buchmiller	Haney	Kent	Simmer
Bush	Harrison	King	Smith
Charlton	Heald	Knutson	Stepanek
Christophel	Held	Krouse	Thomas
Cole of Delaware	Hempel	McCaulley	Thompson
Cole of Harrison	Hines	McIlrath	Torgeson
Copeland	Hollingsworth	McIntosh	Troup
Craig	Hollis	McMillan	Truax
Eckles	Hopkins	Mathews	Vaughn
Eden	Huff	Maxfield	Venard
Edge	Hunt	Miller	Wagner
Elliott	Ickis	Pattison	Wamstad
Fleming	Istad	Quirk	Wilson
Forsling	Johnson of	Rice	Wolfe
Gilmore	Dickinson	Ratliff	

The nays were, 10.

Bauer	Hanson	O'Donnell	Patterson
Berry	Kline	Oliver	Springer
Bixler	Nelson		

Absent or not voting, 24.

Aiken of Ida Akin of Carroll	Hansen Hattendorf	Knudson Laughlin	Ontjes Prichard
Anderson	Hill	Lichty	Reimers
Bair	Hubbard	Lovrien	Ryder
Crozier	Johnson of	Martin	Walrod
Hager	Marion	Nagle	Mr. Speaker
Hale			5

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

Speaker Carter in the chair.

Senate File No. 283, a bill for an act authorizing the extension of the time of payment of drainage assessments and the issuance of drainage refunding bonds for the purpose of renewing and extending all or any part of the legal indebtedness for account of drainage districts, was taken up for consideration.

Charlton 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, 75.

Akin of Carroll	Fleming	Johnson of	Roberts
Allen	Gilmore	Keokuk	Rust
Anderson	Grimwood	Johnson of	Rutledge
Barnes	Hagglund	Marion	Saunders
Bauer	Haney	Kennedy, J. P.	Simmer
Berry	Hattendorf	Knutson	Smith
Bixler	Held	Krouse	Springer
Blackford	Hempel	Lichty	Stepanek
Blythe	Hill	Lovrien	Thomas
Buchmiller	Hines	McCaulley	Thompson
Bush	Hollingsworth	McIlrath	Torgeson
Charlton	Hollis	McIntosh	Troup
Christophel	Hopkins	McMillan	Truax
Cole of Delaware	Huff	Mathews	Vaughn
Copeland	Hunt	Nelson	Venard
Eckles	Ickis	Ontjes	Wagner
Eden	Istad	Patterson	Walrod
Edge	Johnson of	Pattison	Wilson
Elliott	Dickinson	Ratliff	Wolfe
		Rice	Mr. Speaker

The nays were, none.

Absent or not voting, 32.

Aiken of Ida	Hager			Kent	Nagle
Bair	Hale			King	O'Donnell
Cole of Harrison	Hansen			Kline	Oliver
Craig	Hanson			Knudson	Prichard
Crozier	Harrison			Laughlin	Quirk
Forsling	Heald			Martin	Reimers
Greene	Hubbard			Maxfield	Ryder
Griswold	Kennedy.	W.	S.	Miller	Wamstad

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 chapter 415 (four hundred fifteen) of title XXI of the code, 1924, so as to prohibit branch banking, 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, 81.

Allen Forsling Johnson Pattison Anderson Gilmore of Dickinson Quirk Grimwood Johnson Ratliff Barnes Griswold of Keokuk Roberts Bauer Hagglund Berry Johnson Rust of Marion Bixler Hale Rutledge Kennedy, J. P. Blackford Haney Simmer Blythe Hanson Kent Smith Knudson Buchmiller Hattendorf Springer Thomas Knutson Bush Heald Krouse Held Thompson Charlton Torgeson Christophel Hempel Lichty Cole of Delaware Hill Cole of Harrison Hines Troup Lovrien McCaulley Truax Copeland Hollingsworth McIlrath Vaughn Craig Hollis McIntosh Venard Eckles Hopkins McMillan Wagner Eden Martin Walrod Huff Wilson Hunt Mathews Edge Wolfe Elliott Ickis Oliver Fleming Onties Mr. Speaker Patterson

The nays were, none.

Absent or not voting, 26.

Aiken of Ida	Hansen	Kline	Prichard
Akin of Carroll	Harrison	Laughlin	Reimers
Bair	Hubbard	Maxfield	Rice
Crozier	Istad	Miller	Ryder
Greene	Kennedy, W. S.	Nagle	Saunders
Hager	King	Nelson	Stepanek
		O'Donnell	Wamstad

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

Senate File No. 408, a bill for an act to legalize the election of school directors in certain school districts at the annual election in March, 1927, in so far as there was a failure to open and close the polls in strict compliance with the law, 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.



The ayes were, 73.

Akin of Carroll Grimwood Johnson of Quirk Rice Anderson Griswold Keokuk Berry Hagglund Johnson of Rust Blackford Haney Marion Rutledge Blythe Hanson Kennedy, J. P. Simmer Buchmiller Harrison Knudson Smith Bush Hattendorf Knutson Springer Stepanek Charlton Heald Krouse Thomas Christophel Held Lichty Cole of Delaware Hempel Lovrien Thompson Copeland Hill McCaulley Torgeson Craig Hines McIntosh Troup Eckles Hollingsworth Truax McMillan Eden Hollis Mathews Vaughn Edge Hopkins Maxfield Venard Wagner Elliott Ickis Nelson Forsling Istad Ontjes Walrod Patterson Wilson Gilmore Johnson of Dickinson Wclfe Pattison Mr. Speaker

The nays were, 2.

Allen

Barnes

Absent or not voting, 32.

Akin of Ida Hager King Oliver Bair Hale Kline Prichard Bauer Hansen Laughlin Ratliff Bixler Hubbard McIlrath Reimers Cole of Harrison Huff Martin Roberts Crozier Hunt Miller Ryder Kennedy, W. S. Fleming Nagle Saunders Greene Kent O'Donnell Wamstad

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

HOUSE FILE NO. 186 REREFERRED TO SIFTING COMMITTEE

Knutson of Cerro Gordo asked and obtained unanimous consent to have House File No. 186 rereferred to the sifting committee.

Senate File No. 431, a bill for an act to repeal chapter ninetythree (93) of the code relating to the solicitations of public donations, was taken up for consideration.

Elliott 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, 80.

Akin of Carroll Greene Johnson of Pattison Allen Grimwood Marion Quirk Hagglund Kennedy, J. P. Rice Anderson Roberts Barnes Hale King Kline Bauer Hanson Rust Saunders Blackford Harrison Knudson Blythe Hattendorf Knutson Simmer Buchmiller Heald Krouse Smith Bush Held Laughlin Springer Charlton Hempel Lichty Stepanek Christophel Hill Lovrien Thomas Cole of Delaware Hines Cole of Harrison Hollingsworth McCaulley Thompson McIntosh Torgeson Copeland Hollis McMillan Troup Craig Hopkins Mathews Truax Eckles Maxfield Vaughn Huff Hunt Nagle Venard Eden Nelson Edge Ickis Wagner Walrod Elliott Istad O'Donnell Fleming Johnson of Patterson Wilson Forsling Keokuk

The nays were, none.

Absent or not voting, 27.

Aiken of Ida	Hager	Kent	Ratliff
Bair	Haney	McIlrath	Reimers
Berry	Hansen	Martin	Rutledge
Bixler	Hubbard	Miller	Ryder
Crozier	Johnson of	Oliver	Wamstad
Gilmore	Dickinson	Ontjes	Wolfe
Griswold	Kennedy, W. S.	Prichard	Mr. Speaker

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

House File No. 516, a bill for an act to amend the law as it appears in section six thousand one hundred seventy-six (6176) of the code of 1924, relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population of one hundred thousand (100,000) inhabitants or over, and authorizing the board of Waterworks Trustees to improve real estate owned for waterworks purposes, and to enter into contracts therefor, was taken up for consideration.

Charlton 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, 62.

Hagglund Saunders Barnes McCaulley Blythe Hansen McIntosh Simmer Buchmiller Hanson McMillan Smith Charlton Hattendorf Mathews Springer Christophel Heald Maxfield Stepanek Cole of Delaware Hempel Nelson Thomas Cole of Harrison Hollingsworth O'Donnell Thompson Copeland Hollis Patterson Troup **Eckles** Hopkins Pattison Truax Eden Huff Quirk Venard Edge Rice Hunt Wagner Walrod Elliott Istad Roberts Wilson Fleming Kennedy, J. P. Rust Gilmore Laughlin Rutledge Wolfe Ryder Mr. Speaker Greene Lichty Lovrien Grimwood

The nays were, 3.

Anderson Ickis Torgeson

Absent or not voting, 42.

Aiken of Ida Forsling Johnson of Krouse Akin of Carroll Griswold Dickinson McIlrath Allen Hager Johnson of Martin Bair Hale Keokuk Miller Bauer Haney Johnson of Nagle Oliver Berry Harrison Marion Kennedy, W. S. Bixler Held Onties Blackford Hill Kent Prichard King Ratliff Bush Hines Craig Hubbard Kline Reimers Crozier Knudson Vaughn Knutson Wamstad

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

Bush of Cherokee moved that the bills be taken up for consideration in the order in which they appear in the proof Journal of April 12th, except that the House bills be taken up first. Motion prevailed.

House File No. 505, a bill for an act to require the equipping with signal lights of road machinery being used upon any public highway open to the public, and to require the placing of said signal lights upon such machinery when the same is being operated or parked after sundown, and providing penalties for violations, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Akin of Carroll	Gilmore	Istad	Nelson
Allen	Greene	Johnson of	O'Donnell
Anderson	Grimwood	Keokuk	Ontjes
Barnes	Griswold	Johnson of	Pattison
Bauer	Hagglund	Marion	Quirk
Berry	Haney	Kennedy, J. P.	Rust
Blythe	Hansen	Kent	Simmer
Buchmiller	Hanson	Knudson	Smith
Bush	Harrison	Knutson	Stepanek
Charlton	Hattendorf	Krouse	Thompson
Christophel	Heald	Laughlin	Torgeson
Cole of Delaware	Hempel	Lichty	Troup
Cole of Harrison	Hill	Lovrien	Truax
Copeland	Hines	McIlrath	Vaughn
Craig	Hollingsworth	McIntosh	Wagner
Crozier	Hollis	McMillan	Walrod
Eckles	Hopkins	Mathews	Wilson
Eden	Huff	Maxfield	Mr. Speaker
Elliott	Hunt	Miller	
Fleming	Ickis	Nagle	

The nays were, none.

Absent or not voting, 31.

Aikin of Ida	Held	Martin	Rutledge
Bair	Hubbard	Oliver	Ryder
Bixler	Johnson of	Patterson	Saunders
Blackford	Dickinson	Prichard	Springer
Edge	Kennedy, W. S.	Ratliff	Thomas
Forsling	King	Reimers	Venard
Hager	Kline	Rice	Wamstad
Hale	McCaulley	Roberts	Wolfe

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

House File No. 504, a bill for an act to amend section seventeen hundred twenty-five (1725) of the code, 1924, relating to the license fee for fishing, a committee bill, 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.



The ayes were, 82.

Akin of Carroll O'Donnell Griswold Johnson Allen Hagglund of Marion Ontjes Hale Anderson Kennedy, J. P. Pattison Barnes Haney Kent Quirk Bauer Hansen King Rust Berry Blackford Hanson Kline Ryder Harrison Knudson Saunders Hattendorf Blythe Knutson Simmer Buchmiller Heald Krouse Smith Bush Held Laughlin Springer Christophel Hempel Lichty Stepanek Cole of Delaware Hill Cole of Harrison Hine Thomas Lovrien Hines McCaulley Thompson Hollingsworth Copeland McIlrath Torgeson Craig Hollis McIntosh Troup Crozier McMillan Hopkins Truax Eckles Huff Mathews Vaughn Wagner Walrod Elliott Hunt Maxfield Ickis Fleming Miller Gilmore Johnson Nagle Nelson Mr. Speaker of Keokuk Greene Grimwood

The nays were, 1.

Eden

Absent or not voting, 24.

Aiken of Ida Hubbard Oliver Roberts Bair Istad Patterson Rutledge Bixler Prichard Johnson Venard Wamstad Charlton of Dickinson Ratliff Edge Kennedy, W. S. Reimers Wilson Forsling Wolfe Martin Rice Hager

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

House File No. 416, a bill for an act to provide for consolidating city and school elections in school districts which embrace a city and which have a population of one hundred twenty-five thousand (125,000) or more; to prescribe the manner of holding the same; to provide for terms of directors and the manner of nominating and electing same; prescribing eligibility of voters and registration thereof, and making other statutes affecting city and school elections applicable except where inconsistent or contradictory; providing that this act shall not apply to special school elections; amending section forty-two hundred twenty (4220) of the code, 1924, relating to organization of school boards; and amending sections forty-one hundred ninety-seven

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Akin of Carroll	Gilmore	Istad	Nelson
Allen	Greene	Johnson of	O'Donnell
Anderson	Grimwood	Keokuk	Ontjes
Barnes	Griswold	Johnson of	Pattison
Bauer	Hagglund	Marion	Quirk
Berry	Haney	Kennedy, J. P.	Rust
Blythe	Hansen	Kent	Simmer
Buchmiller	Hanson	Knudson	Smith
Bush	Harrison	Knutson	Stepanek
Charlton	Hattendorf	Krouse	Thompson
Christophel	Heald	Laughlin	Torgeson
Cole of Delaware	Hempel	Lichty	Troup
Cole of Harrison	Hill	Lovrien	Truax
Copeland	Hines	McIlrath	Vaughn
Craig	Hollingsworth	McIntosh	Wagner
Crozier	Hollis	McMillan	Walrod
Eckles	Hopkins	Mathews	Wilson
Eden	Huff	Maxfield	Mr. Speaker
Elliott	Hunt	Miller	5
Fleming	Ickis	Nagle	

The nays were, none.

Absent or not voting, 31.

Aikin of Ida	Held	Martin	Rutledge
Bair	Hubbard	Oliver	Ryder
Bixler	Johnson of	Patterson	Saunders
Blackford	Dickinson	Prichard	Springer
Edge	Kennedy, W. S.	Ratliff	Thomas
Forsling	King	Reimers	Venard
Hager	Kline	Rice	Wamstad
Hole	McCaulley	Roberts	Wolfe

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

House File No. 504, a bill for an act to amend section seventeen hundred twenty-five (1725) of the code, 1924, relating to the license fee for fishing, a committee bill, 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.

The ayes were, 82.

Akin of Carroll Griswold Johnson O'Donnell Allen Hagglund of Marion Ontjes Kennedy, J. P. Pattison Anderson Hale Barnes Haney Kent Quirk Rust Bauer Hansen King Berry Blackford Kline Ryder Hanson Saunders Harrison Knudson Blythe Hattendorf Knutson Simmer Buchmiller Heald Smith Krouse Laughlin Held Bush Springer Christophel Hempel Lichty Stepanek Cole of Delaware Hill Lovrien Thomas Cole of Harrison Hines McCaulley Thompson Copeland Hollingsworth McIlrath Torgeson Craig Hollis McIntosh Troup Crozier Hopkins McMillan Truax Eckles Huff Mathews Vaughn Wagner Walrod Elliott Hunt Maxfield Ickis Fleming Miller Gilmore Johnson Nagle Mr. Speaker Nelson Greene of Keokuk Grimwood

The nays were, 1.

Eden

Absent or not voting, 24.

Aiken of Ida Hubbard Oliver Roberts Bair Istad Patterson Rutledge Bixler Johnson Prichard Venard Charlton of Dickinson Ratliff Wamstad Wilson Kennedy, W. S. Reimers Edge Forsling Wolfe Martin Rice Hager

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

House File No. 416, a bill for an act to provide for consolidating city and school elections in school districts which embrace a city and which have a population of one hundred twenty-five thousand (125,000) or more; to prescribe the manner of holding the same; to provide for terms of directors and the manner of nominating and electing same; prescribing eligibility of voters and registration thereof, and making other statutes affecting city and school elections applicable except where inconsistent or contradictory; providing that this act shall not apply to special school elections; amending section forty-two hundred twenty (4220) of the code, 1924, relating to organization of school boards; and amending sections forty-one hundred ninety-seven

(4197), forty-one hundred ninety-eight (4198), forty-one hundred ninety-nine (4199), forty-two hundred seventeen (4217), forty-two hundred eighteen (4218), forty-two hundred twenty-three (4223), forty-two hundred twenty-eight (4228), forty-two hundred forty-three (4243), forty-three hundred fifty-four (4354), forty-four hundred one (4401), forty-four hundred six (4406), forty-four hundred fifty-three (4453), and forty-four hundred sixty-four (4464) of the code, 1924, relating to schools, school elections and meetings, with report of committee recommending amendment and passage, was taken up for consideration.

The amendment to the committee amendments, found in the journal of April 2d, were adopted.

On motion of Elliott of Polk, the amendments by the committee, found in the journal of March 24th, as amended, were adopted.

Elliott 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, 73.

Akin of Carroll	Fleming	Johnson of	Ontjes
Allen	Forsling	Keokuk	Patterson
Anderson	Gilmore	Johnson of	Pattison
Barnes	Grimwood	Marion	Ratliff
Bauer	Hagglund	Kennedy, J. P.	Rust
Berry	Hale	Kent	Simmer
Blackford	Haney	Kline	Smith
Blythe	Harrison	Knutson	Springer
Buchmiller	Hattendorf	Krouse	Stepanek
Bush	Held	Laughlin	Thomas
Charlton	Hempel	Lichty	Thompson
Christophel	Hill	Lovrien	Torgeson
Cole of Delaware	Hines	McCaulley	Troup
Copeland	Hollis	McIntosh	Truax
Craig	Hopkins	Mathews	Vaughn
Crozier	Hunt	Maxfield	Wagner
Eckles	Ickis	Nagle	Walrod
Eden	Istad	Nelson	Wolfe
Elliott		Oliver	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Aiken of Ida	Hanson	Knudson	Rice
Bair	Heald	McIlrath	Roberts
Bixler	Hollingsworth	McMillan	Rutledge
Cole of Harrison	Hubbard	Martin	Ryder
Edge	Huff	Miller	Saunders
Greene	Johnson of	O'Donnell	Venard
Griswold	Dickinson	Prichard	Wamstad
Hager	Kennedy, W. S.	Quirk	Wilson
Hansen	King	Reimers	

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

House File No. 367, a bill for an act to provide for the creation of an art commission in the State of Iowa, and to prescribe its duties and means of enforcement of its orders, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of McCaulley of Calhoun, the amendments proposed by the committee, found in the journal of March 19th, were adopted.

McCaulley of Calhoun offered the following amendment and moved its adoption:

Amend House File No. 367 by adding after the words "section 1," the following: "A State Art Commission is hereby created."

Amendment adopted.

Simmer of Wapello moved that House File No. 367 be rereferred to the sifting committee.

On the question "Shall House File No. 367 be rereferred to the sifting committee?" a roll call was demanded.

The ayes were, 52.

	Allen	Haney	Kennedy, J.	P.	Quirk
	Anderson	Hanson	Kent		Reimers
	Barnes	Hattendorf	Kline		Rice
	Bauer	Heald	Laughlin		Roberts
7	Berry	Held	McIlrath		Ryder
	Bush	Hempel	McMillan		Simmer
	Charlton	Hill	Mathews		Smith
	Cole of Delaware		Miller		Springer
	Copeland	Huff	Nagle		Thompson
	Crozier	Istad	Nelson		Torgeson
	Greene	Johnson of	Oliver		Truax
	Griswold	Dickinson	Ontjes		Wamstad
	Hagglund	Johnson of	Patterson		Wolfe
	Hale	Keokuk			

The nays were, 34.

Blackford Grimwood Knutson Rust Blythe Harrison Krouse Rutledge Lichty Hopkins Buchmiller Saunders Christophel Hunt Lovrien Stepanek Ickis McCaulley Thomas Craig Eden Johnson of McIntosh Troup Elliott Marion Maxfield Wagner Kennedy, W. S. Pattison Walrod Forsling Gilmore King Mr. Speaker

Absent or not voting, 21.

Prichard Aiken of Ida Edge Hollis Ratliff Akin of Carroll Fleming Hubbard Bair Knudson Vaughn Hager Bixler Martin Venard Hansen Cole of Harrison Hollingsworth O'Donnell Wilson Eckles

Motion to refer prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 385, 419, 417, 422, 285, 223, and 360.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 385, 419, 417, 422, 285, 223 and 360.

SENATE FILE NO. 432 RECALLED FROM THE SENATE

Grimwood of Jones moved that Senate File No. 432 be recalled from the Senate for the purpose of making a correction.

Motion prevailed.

On motion of Berry of Monroe, the House adjourned until 1:30 p. m., today.



AFTERNOON SESSION

The House reconvened, Speaker Carter 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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 17, to direct the attention of the President of the United States and the Secretary of Agriculture at Washington to a program of eradication of bovine tuberculosis 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. 222, a bill for an act relating to levy of tax for emergency.

Also, that the Senate has amended and 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 erection or repair of school houses.

Also, that the Senate has amended and passed, the following bill in which the concurrence of the Senate was asked:

House File No. 214, a bill for an act relative to the establishment of a levee or drainage district.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 19

Amend by inserting in line six (6) of section one (1) after the word "submitted" the following:

"unless such plans have been prepared or approved by a licensed architect".

SENATE AMENDMENT TO HOUSE FILE NO. 214 Amend by striking out Section 2.

CONSIDERATION OF BILLS

Senate File No. 436, a bill for an act to provide an appropriation of fourteen hundred sixty-two dollars and ninety cents (\$1,462.90) to defray the expenses of a reporter, witness fees and mileage, telegrams and telephone calls, necessitated under Senate Concurrent Resolution No. fourteen (14), with report of com-



mittee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendments and moved their adoption:

Amend section one (1) by striking out all of line two (2) and inserting in lieu thereof the following: "ten hundred thirty-two dollars (1032.00)".

Further amend section one (1) by striking out of line five (5) the figures "731.00" and inserting in lieu thereof the figures "300.00".

Amendments adopted.

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, 87.

Akin of Carroll	Grimwood	Johnson	Pattison
Allen	Hagglund	of Keokuk	Reimers
Anderson	Hale	Kennedy, W. S.	Roberts
Bair	Haney	Kent	Rust
Barnes	Hansen	King	Rutledge
Bauer	Hanson	Knudson	Ryder
Berry	Harrison	Krouse	Saunders
Bixler	Hattendorf	Laughlin	Simmer
Blythe	Heald	Lichty	Smith
Buchmiller	Held	Lovrien	Springer
Bush	Hempel	McCaulley	Stepanek
Cole of Delaware		McIlrath	Thomas
Cole of Harrison	Hines	McIntosh	Torgeson
Craig	Hollingsworth	McMillan	Troup
Crozier	Hollis	Mathews	Truax
Eckles	Hopkins	Maxfield	Vaughn
Eden	Huff	Miller	Venard
Edge	Hunt	Nagle	Wagner
Fleming	Ickis	Nelson	Walrod
Forsling	Istad	O'Donnell	Wamstad
Gilmore	Johnson	Ontjes	Wilson
Greene	of Dickinson	Patterson	Wolfe
			Mr. Speaker

The nays were, none.

Absent or not voting, 20.

Aiken of Ida	Griswold	Kennedy, J. P.	Prichard
Blackford	Hager	Kline	Quirk
Charlton	Hubbard	Knutson	Ratliff
Christophel	Johnson	Martin	Rice
Copeland	of Marion	Oliver	Thompson
Elliott			

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 Senate File No. 436 by striking therefrom the following: "fourteen hundred sixty-two dollars and ninety cents (\$1462.90)" and inserting in lieu thereof the following: "ten hundred thirty-two dollars (\$1032.00)".

Amendment adopted and the title as amended was agreed to.

MOTION TO RECONSIDER

Allen of Pocahontas moved that the vote by which Senate File No. 415 failed to pass the House be reconsidered.

On the question "Shall the House reconsider the vote by which Senate File No. 415 failed to pass the House?" a roll call was demanded and rule 18 was invoked.

The ayes were, 75.

Akin of Carroll	Forsling	Johnson of	Ontjes
Allen	Gilmore	Marion	Patterson
Anderson	Grimwood	Kennedy, J. P.	Pattison
Bair	Griswold	Kennedy, W. S.	Prichard
Barnes	Hagglund	Kent	Ratliff
Bauer	Hale	King	Reimers
Berry	Hanson	Kline	Roberts
Bixler	Harrison	Knudson	Rust
Blythe	Hattendorf	Knutson	Rutledge
Buchmiller	Hempel	Lichty	Saunders
Bush	Hill	Lovrien	Smith
Charlton	Hollingsworth	McCaulley	Stepanek
Christophel	Hollis	McIntosh	Thomas
Cole of Delaware	Hopkins	McMillan	Torgeson
Craig	Huff	Martin	Truax
Eckles	Hunt	Nagle	Vaughn
Eden	Istad	Nelson	Wamstad
Edge	Johnson of	O'Donnell	Wilson
Fleming	Keokuk	Oliver	Wolfe
- Annabas of the control of the cont			Mr. Speaker

The nays were, 11.

Blackford	Ickis	McIlrath	Miller
Cole of Harrison	Krouse	Mathews	Springer
Copeland	Laughlin	Maxfield	•

Absent or not voting, 21.

Aiken of Ida	Hansen	Johnson of	Thompson
Crozier	Heald	Dickinson	Troup
Elliott	Held	Quirk	Venard
Greene	Hines	Rice	Wagner
Hager	Hubbard	Ryder	Walrod
Haney		Simmer	

Motion to reconsider prevailed.

Senate File No. 415, a bill for an act to provide an appropriation of three hundred twenty-five and no/100 (\$325.00) dollars to indemnify Arthur Ashcraft for damages and injuries received as and while a prisoner at Ft. Madison.

Forsling of Woodbury moved that the bill be placed upon its passage, which motion prevailed.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were, 73.

Akin of Carroll	Griswold	Kent	Rust
Allen	Hagglund	King	Rutledge
Bair	Hale	Knutson	Saunders
Barnes	Haney	Lichty	Simmer
Bauer	Hanson	Lovrien	Springer
Berry	Harrison	McCaulley	Stepanek
Blythe	Hattendorf	McIntosh	Thomas
Buchmiller	Held	McMillan	Thompson
Bush	Hempel	Martin	Torgeson
Charlton	Hollingsworth	Nagle	Troup
Cole of Delaware	Hollis	O'Donnell	Truax
Crozier	Hopkins	Oliver	Vaughn
Eckles	Hunt	Ontjes	Venard
Eden	Istad	Patterson	Wagner
Edge	Johnson of	Pattison	Walrod
Fleming	Keokuk	Prichard	Wamstad
Forsling	Johnson of	Ratliff	Wilson
Gilmore	Marion	Reimers	Mr. Speaker
Grimwood	Kennedy, W. S.	Roberts	CONTRACTOR OF THE CONTRACTOR

The nays were, 27.

Anderson	Greene	Kennedy, J. P.	Maxfield
Bixler	Hansen	Kline	Miller
Rlackford	Heald	Knudson	Nelson
Christophel	Hill	Krouse	Ryder
Cole of Harrison	Hines	Laughlin	Smith
Copeland	Huff	McIlrath	Wolfe
Craig	Ickis	Mathews	

Absent or not voting, 7.

Aiken of Ida	Hager	Johnson of	Quirk
Elliott	Hubbard	Dickinson	Rice

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

Martin of Jackson called up his motion filed on March 29th, 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?" a roll call was demanded.

The ayes were, 63.

Akin of Carroll	Grimwood	Knudson	Roberts
Allen	Griswold	Krouse	Rutledge
Anderson	Hagglund	Laughlin	Saunders
Bair	Hale	Lichty	Simmer
Bauer	Harrison	Lovrien	Smith
Berry	Hattendorf	McCaulley	Springer
Bixler	Heald	McIlrath	Thomas
Blackford	Held	McMillan	Torgeson
Blythe	Hill	Martin	Troup
Buchmiller	Hines	Maxfield	Vaughn
Bush	Hollingsworth	Nagle	Venard
Christophel	Hollis	Ontjes	Walrod
Cole of Harrison	Huff	Patterson	Wilson
Crozier	Istad	Ratliff	Wolfe
Eckles	Kent	Reimers	Mr. Speaker
Fleming	Kline	Rice	•

The nays were, 24.

Barnes	Hempel	Kennedy, W. S.	Oliver
Copeland	Hunt	King	Pattison
Craig	Ickis	McIntosh	Quirk
Gilmore	Johnson of	Mathews	Truax
Haney	Marion	Miller	Wagner
Hansen	Kennedy, J. P.	Nelson	Wamstad
Hanson			

Absent or not voting, 20.

Aiken of Ida	Forsling	Johnson of	Prichard
Charlton	Greene	Dickinson	Rust
Cole of Delaware	Hager	Johnson of	Ryder
Eden	Hopkins	Keokuk	Stepanek
Edge	Hubbard	Knutson	Thompson
Elliott		O'Donnell	

Motion to reconsider prevailed.

House File No. 67, a bill for an act relating to the manner and method of computing taxes against mortgaged real estate.

Martin of Jackson moved that the bill be placed upon its passage, which motion prevailed.

On the question "Shall the bill pass?"

The ayes were, 67.

Akin of Carroll Fleming Johnson Ratliff Allen Forsling of Keokuk Reimers Anderson Griswold Kent Rice Bair Hagglund Kline Roberts Bauer Hanson Knudson Rutledge Berry Harrison Krouse Ryder Bixler Hattendorf Lichty Saunders Blackford Heald Lovrien Simmer McCaulley Smith Blythe Held Buchmiller Hill McIlrath Springer Thomas Hines McMillan Christophel Hollingsworth Martin Torgeson Cole of Harrison Hollis Maxfield Vaughn Nagle O'Donnell Craig Huff Venard Crozier Walrod Istad Eckles Wamstad Johnson Ontjes of Dickinson Wilson Patterson Eden Wolfe

The nays were, 24.

Barnes Hempel Kennedy, W. S. Oliver Charlton Hunt Laughlin Pattison Copeland Ickis McIntosh Quirk Gilmore Troup Mathews Johnson Greene of Marion Miller Truax Grimwood Kennedy, J. P. Nelson Wagner Haney

Absent or not voting, 16.

Aiken of Ida Hager Hubbard Rust
Cole of Delaware Hale King Stepanek
Edge Hansen Knutson Thompson
Elliott Hopkins Prichard Mr. Speaker

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

Senate File No. 236, a bill for an act to appropriate a fund for the expenses of the National Champion Band of the American Legion of the United States of America, the National Champion Drum Corps of the American Legion of the United States of America, and the National Champion American Legion Auxiliary Drill Team, in attending the National Convention of the American Legion of the United States of America, to be held in Paris, France, in September, 1927 was taken up for consideration.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. SPEAKER: We, the undersigned, request a call of the House for the consideration of Senate File No. 236.

R. L. RUTLEDGE.
FRANCIS JOHNSON.
MARION R. MCCAULLEY.
F. M. HARRISON.
L. B. FORSLING.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Hubbard of Pottawattamie.

Rutledge of Webster asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House, on account of illness.

Johnson of Dickinson 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?" rule 18 was invoked.

The ayes were, 75.

Aiken of Ida	Hager	Kennedy, J. P.	Ratliff
Akin of Carroll	Hagglund	Kent	Reimers
Bair	Hansen	King	Rice
Blackford	Harrison	Kline	Roberts
Blythe	Heald	Knudson	Rust
Buchmiller	Held	Knutson	Rutledge
Charlton	Hempel	Krouse .	Ryder
Christophel	Hill	Laughlin	Saunders
Cole of Delaware		Lichty	Smith
Copeland	Hollingsworth	Lovrien	Stepanek
Craig	Hollis	McCaulley	Thomas
Crozier	Hopkins	McIntosh	Torgeson
Eckles	Huff	McMillan	Troup
Eden	Hunt	Mathews	Truax
Edge	Istad	Maxfield	Vaughn
Elliott	Johnson of	Nagle	Venard
Forsling	Dickinson	Oliver	Wagner
Gilmore	Johnson of	Prichard	Walrod
Grimwood	Keokuk	Quirk	Wolfe
GIIII II OOG			Mr. Speaker

The nays were, 30.

Cole of Harrison Johnson of Allen Ontjes Anderson Fleming Patterson Marion Pattison Kennedy, W. S. Barnes Griswold Bauer Hale McIlrath Simmer Berry Haney Martin Springer Thompson Bixler Hanson Miller Bush Hattendorf Nelson Wamstad Ickis O'Donnell Wilson

Absent or not voting, 2.

Greene

Hubbard

Allen of Pocahontas moved that the rule be suspended and that Greene of Pottawattamie be excused from voting on Senate File No. 236.

Motion prevailed.

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

Rutledge of Webster moved that the vote by which Senate File No. 236 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Hansen of Scott moved that the call of the House be now raised.

Motion prevailed.

SIFTING COMMITTEE EXCUSED

On request of Prichard of Woodbury, the sifting committee was excused temporarily.

MOTION TO RECONSIDER TABLED

Allen of Pocahontas moved that the vote by which House File No. 300 failed to pass the House be reconsidered.

Torgeson of Worth moved that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded. The ayes were, 55.

Anderson	Hagglund	McIlrath	Ratliff
Bauer	Hale	McIntosh	Reimers
Blackford	Hansen	Martin	Rice
Blythe	Hanson	Mathews	Ryder
Cole of Harrison	Hill	Maxfield	Simmer
Copeland	Hollis	Miller	Smith
Craig	Hopkins	Nagle	Springer
Crozier	Hunt	Nelson	Thompson
Edge	Ickis	O'Donnell	Torgeson
Elliott	Johnson of	Oliver	Troup
Fleming	Dickinson	Ontjes	Truax
Forsling	Johnson of	Pattison	Wagner
Gilmore	Keokuk	Prichard	Wamstad
Greene	Laughlin	Quirk	Wilson
Griswold			

The nays were, 45.

Aiken of Ida	Eden	Kennedy, J. P.	Patterson
Akin of Carroll	Grimwood	Kennedy, W. S.	Roberts
Allen	Harrison	Kent	Rust
Bair	Hattendorf	King	Rutledge
Barnes	Heald	Kline	Saunders
Berry	Held	Knudson	Stepanek
Bixler	Hempel	Knutson	Thomas
Buchmiller	Hines	Krouse	Vaughn
Bush	Hollingsworth	Lovrien	Walrod
Charlton	Huff	McCaulley	Wolfe
Christophel	Istad	McMillan	Mr. Speaker
Eckles		*	•

Absent or not voting, 7.

Cole of Delaware	Haney	Johnson of	Lichty
Hager ·	Hubbard	Marion	Venard

Motion prevailed and the motion to reconsider the vote by which House File No. 300 failed to pass the House was laid on the table.

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. 404, a bill for an act relating to commitment of insane war veterans to United States Veterans' Hospitals.

WALTER H. BEAM, Secretary.

SENATE MESSAGE CONSIDERED

Senate File No. 404, a bill for an act amending the law as it appears in section 3552, Code of Iowa, 1924, and providing for the commitment of insane war veterans to United States Veterans' Hospitals under certain circumstances.

Read first and second times and substituted for House File No. 489.

CONSIDERATION OF BILLS

Senate File No. 404, a bill for an act amending the law as it appears in section 3552, Code of Iowa, 1924, and providing for the commitment of insane veterans to United States Veterans' Hospitals under certain circumstances, was taken up for consideration.

Harrison of Clarke moved that the rule be suspended prohibiting the second and third readings of a bill on the same day.

Motion prevailed.

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?"

The ayes were, 65.

Akin of Carroll	Gilmore	Johnson of	Ontjes
Barnes	Greene	Dickinson	Pattison
Bauer	Grimwood	Johnson of	Rice
Berry	Griswold	Keokuk	Rust
Bixler	Hagglund	Kennedy, J. P.	Ryder
Blackford	Hale	Kent	Smith
Blythe	Hansen	King	Springer
Buchmiller	Harrison	Kline	Stepanek
Bush	Heald	Krouse	Thompson
Cole of Harrison	Hempel	Lovrien	Torgeson
Copeland	Hill	McIntosh	Troup
Craig	Hines	McMillan	Truax
Eckles	Hollis	Mathews	Vaughn
Eden	Hopkins	Maxfield	Wagner
Edge	Hunt	Nagle	Wamstad
Elliott	Istad	Nelson	Wilson
Fleming		O'Donnell	Wolfe

The nays were, none.

Absent or not voting, 42.

Aiken of Ida	Hanson	Knutson	Ratliff
Allen	Hattendorf	Laughlin	Reimers
Anderson	Held	Lichty	Roberts
Bair	Hollingsworth	McCaulley	Rutledge
Charlton	Hubbard	McIlrath	Saunders
Christophel	Huff	Martin	Simmer
Cole of Delaware	Ickis	Miller	Thomas
Crozier	Johnson of	Oliver	Venard
Forsling	Marion	Patterson	Walrod
Hager	Kennedy, W. S.	Prichard	Mr. Speaker
Haney	Knudson	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. 342, a bill for an act to amend sections sixty-eight hundred twenty-three (6823) and sixty-eight hundred thirty (6830) of the code, 1924, relating to river front and levee improvements, 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, 63.

Barnes	Griswold	Johnson of	Roberts
Bauer	Hagglund	Keokuk ·	Rust
Berry	Hale	Johnson of	Rutledge
Blackford	Hansen	Marion	Ryder
Blythe	Harrison	Kennedy, J. P.	Simmer
Buchmiller	Hattendorf	Kline	Smith
Charlton	Heald	Laughlin	Springer
Christophel	Held	Lovrien	Stepanek
Cole of Harris	on Hempel	McIntosh	Thompson
Craig	Hill '	McMillan	Torgeson
Eckles	Hines	Maxfield	Troup
Eden	Hollis	Nagle	Truax
Edge	Hopkins	O'Donnell	Vaughn
Elliott	Hunt	Onties	Wagner
Fleming	Johnson of	Pattison	Wamstad
Gilmore	Dickinson	Ratliff	Wilson
Grimwood		Rice	

The nays were, none.

Absent or not voting, 44.

Aiken of Ida	Greene	King	Oliver
Akin of Carroll	Hager	Knudson	Patterson
Allen	Haney	Knutson	Prichard
Anderson	Hanson	Krouse	Quirk
Bair	Hollingsworth	Lichty	Reimers
Bixler	Hubbard	McCaulley	Saunders
Bush	Huff	McIlrath	Thomas
Cole of Delaware	Ickis	Martin	Venard
Copeland	Istad	Mathews	Walrod
Crozier	Kennedy, W. S.	Miller	Wolfe
Forsling	Kent	Nelson	Mr. Speaker

. So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to. Senate File No. 109, a bill for an act to amend chapter one hundred eighty-six (186) of the code, to provide for the transfer to the state hospitals for the insane of insane inmates of the Women's reformatory and to provide for their retransfer and the expense attending such action, 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, 75.

Akin of Carroll Fleming Johnson of Olive Anderson Forsling Dickinson Patte Bair Gilmore Johnson of Patti	erson son
Bair Gilmore Johnson of Patti	son
	ff
Barnes Grimwood Keokuk Ratli	
Bauer Griswold Johnson of Rice	
Berry Hagglund Marion Rust	
Blackford Hale Kennedy, J. P. Rutle	edge
Blythe Hanson Kent Simn	
Buchmiller Harrison King Smith	h
Bush Hattendorf Kline Sprin	ger
Charlton Heald Knutson Steps	anek
Christophel Held Laughlin Thon	npson
Cole of Delaware Hempel Lichty Torgo	
Cole of Harrison Hill Lovrien Trou	р
Craig Hines McIntosh Trua	x
Crozier Hollis McMillan Vaug	
Eckles Hopkins Mathews Wagi	ner
Eden Ickis Maxfield Wam	stad
Edge Istad Nagle Wilso	on
Elliott Nelson	

The nays were, none.

Absent or not voting, 32.

Aiken of Ida Allen	Hollingsworth Hubbard	McIlrath Martin	Roberts Ryder
Bixler	Huff	Miller	Saunders
Copeland	Hunt	O'Donnell	Thomas
Greene	Kennedy, W. S.	Ontjes	Venard
Hager	Knudson	Prichard	Walrod
Haney	Krouse	Quirk	Wolfe
Hansen	McCaulley	Reimers	Mr. Speaker

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

Senate File No. 115, a bill for an act to amend Chapter Seventy-eight (78), Acts of the Forty-first (41st) General Assembly, re-

lating to children's boarding homes, 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, 82.

Akin of Carroll Greene Johnson of Pattison Allen Grimwood Keokuk Quirk Anderson Ratliff Griswold Johnson of Bair Hager Marion Reimers Barnes Hagglund Kent Roberts Bauer King Hale Rust Berry Kline Haney Rutledge Knudson Blythe Hansen Ryder Bush Hanson Krouse Smith Charlton Harrison Springer Lichty Christophel Hattendorf Lovrien Stepanek Cole of Delaware Heald McIntosh Thompson Cole of Harrison Held McMillan Torgeson Copeland Hempel Mathews Troup Craig Vaughn Hollis Maxfield Crozier Hopkins Miller Venard Eckles Hunt Nagle Wagner Nelson Eden Ickis Wamstad O'Donnell Edge Istad Wilson Elliott Johnson of Ontjes Wolfe Fleming Dickinson Patterson Mr. Speaker Gilmore

The nays were, none.

Absent or not voting, 25.

Aiken of Ida Prichard Hines Knutson Hollingsworth Laughlin Bixler Rice McCaulley Blackford Hubbard Saunders Buchmiller Huff McIlrath Simmer Kennedy, J. P. Kennedy, W. S. Martin Forsling Thomas Oliver Truax Walrod

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

Senate File No. 297, a bill for an act to repeal section forty-three hundred forty-nine (4349) of the code as amended by chapter ninety-two (92), acts forty-first (41st) general assembly, and to enact a substitute therefor, relating to the education of deaf children, 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, 74.

Akin of Carroll	Greene	Istad	Oliver
Bair	Grimwood	Johnson of	Pattison
Barnes	Griswold	Dickinson	Ratliff
Bauer	Hager	Johnson of	Rice
Blythe	Hagglund	Keokuk	Rust
Buchmiller	Hale	Johnson of	Rutledge
Bush	Haney	Marion .	Ryder
Charlton	Hansen	Kennedy, J. P.	Smith
Christophel	Hanson	Kennedy, W. S.	Stepanek
Cole of Delaware	Harrison	Kent	Thompson
Cole of Harrison		King	Torgeson
Craig	Heald	Krouse	Troup
Crozier	Held	Lichty	Truax
Eckles	Hempel	McIntosh	Vaughn
Eden	Hines	Mathews	Venard
Edge	Hollis	Maxfield	Wagner
Elliott	Hopkins	Nagle	Walrod
Fleming	Hunt	Nelson	Wamstad
Forsling	Ickis	O'Donnell	Wilson
Gilmore			1

The nays were, 2.

Huff

Absent or not voting, 31.

Springer

Aiken of Ida	Hollingsworth	McIlrath	Reimers
Allen	Hubbard	McMillan	Roberts
Anderson	Kline	Martin	Saunders
Berry	Knudson	Miller	Simmer
Bixler	Knutson	Ontjes	Thomas
Blackford	Laughlin	Patterson	Wolfe
Copeland	Lovrien	Prichard	Mr. Speaker
Hill	McCaulley	Quirk	2

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 Senate File No. 297 by striking out all of said title following the word "act" in the first line thereof and inserting in lieu thereof the following: "to amend chapter ninety-two (92), acts of the forty-first (41) general assembly, relating to the education of deaf children."

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Amendment adopted and the title, as amended, was agreed to.

Speaker Pro Tempore Mathews in the chair.

Quirk of Sac moved to reconsider the vote by which House File No. 487 failed to pass the House.

Oliver of Monona moved that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 21.

Allen	Edge	Johnson of	Nelson
Berry	Griswold	Dickinson	Oliver
Bixler	Hanson	Johnson of	Springer
Blythe	Hill	Keokuk	Torgeson
Crozier	Huff	Kline	. Truax
	Ickis	Miller	Wamstad

The nays were, 67.

Anderson	Hager	Kennedy, J. P.	Rice
Bair	Hagglund	Kennedy, W. S.	Roberts
Buchmiller	Hale	King	Rust
Bush	Haney	Knutson	Rutledge
Charlton	Harrison	Krouse	Ryder
Christophel	Hattendorf	Lichty	Simmer
Cole of Delaware	Heald	Lovrien	Smith
Cole of Harrison	Held	McIntosh	Stepanek
Copeland	Hempel	Maxfield	Thompson
Craig	Hines	Nagle	Troup
Eckles	Hollingsworth	O'Donnell	Vaughn
Eden	Hollis	Ontjes	Venard
Elliott	Hopkins	Patterson	Wagner
Fleming	Hunt	Pattison	Walrod
Forsling	Istad	Quirk	Wilson
Greene	Johnson of	Ratliff	Wolfe
Grimwood	Marion	Reimers	Mr. Speaker

Absent or not voting, 19.

Aiken of Ida Akin of Carroll	Gilmore Hansen	Laughlin McCaulley	Mathews Prichard
Barnes	Hubbard	McIlrath	Saunders
Bauer	Kent	McMillan	Thomas
Blackford	Knudson	Martin	

Motion lost.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which House File No. 487 failed to pass the House?" a roll call was demanded.

The ayes were, 80.

Anderson	Griswold	Kent	Rice
Bair	Hager	King	Roberts
Bauer	Hagglund	Kline	Rust
Blackford	Haney	Knutson	Rutledge
Blythe	Hattendorf	Krouse	Ryder
Buchmiller	Heald	Laughlin	Simmer
Bush	Held	Lichty	Smith
Charlton	Hempel	Lovrien	Springer
Christophel	Hill	McCaulley	Stepanek
Cole of Delaware	Hines	McIntosh	Thompson
Cole of Harrison	Hollingsworth	Martin	Troup
Copeland	Hollis	Maxfield	Truax
Craig	Hopkins	Nagle	Vaughn
Crozier	Hunt	O'Donnell	Venard
Eckles	Istad	Ontjes	Wagner
Eden ?	Johnson of	Patterson	Walrod
Edge	Dickinson	Pattison	Wilson
Elliott	Johnson of	Prichard	Wolfe
Fleming	Marion	Quirk	Mr. Speaker
Greene	Kennedy, J. P.	Ratliff	
Grimwood	Kennedy, W. S.	Reimers	

The nays were, 14.

Akin of Carroll	Hanson	Johnson of	Nelson
Berry	Harrison	Keokuk	Oliver
Bixler	Huff	Knudson	Wamstad
Hale ·	Ickis	Miller	0.000000 .

Absent or not voting, 13.

Aiken of Ida	Forsling	Hubbard	Mathews
Allen	Gilmore	McIlrath	Saunders
Barnes	Hansen	McMillan	Thomas
			Torgeson

Motion to reconsider prevailed.

House File No. 487, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, as amended by chapter one hundred thirty-nine (139), acts of the forty-first (41) general assembly, relating to the levying of a paving repair fund tax in cities and towns, including cities acting under special charter; and to amend section sixty-two hundred sixty-one (6261) of the code, 1924, as amended by chapters one hundred thirty-nine (139) and one hundred four (104), acts of the forty-first (41) general assembly, relating to the anticipation of special city or town taxes and the issuance of certificates or bonds therefor, and providing

that the paving repair fund may be anticipated, was taken up for consideration.

Wagner of Scott moved that the bill be placed upon its passage, which motion prevailed.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were, 80.

Akin of Carroll	Griswold	King	Rice
Anderson	Hager	Kline	Roberts
Bair	Hagglund	Knutson	Rust
Bauer	Hale	Krouse	Rutledge
Blackford	Haney	Laughlin	Ryder
Buchmiller	Hattendorf	Lichty	Saunders
Bush	Heald	Lovrien	Simmer
Charlton	Held	McCaulley	Smith
Christophel	Hines	McIntosh	Springer
Cole of Delaware	Hollingsworth	Martin	Stepanek
Cole of Harrison		Maxfield	Thompson
Copeland	Hopkins	Nagle	Troup
Craig	Hunt	O'Donnell	Truax
Crozier	Istad	Ontjes	Vaughn
Eckles	Johnson of	Patterson	Wagner
Eden	Dickinson	Pattison	Walrod
Edge	Johnson of	Prichard	Wamstad
Fleming	Marion	Quirk	Wilson
Forsling	Kennedy, J. P.	Ratliff	Wolfe
Greene	Kennedy, W. S.	Reimers	Mr. Speaker
Grimwood	Kent		00000000000000 0 000000000000000000000

The nays were, 18.

Aiken of Ida	Hanson	Ickis	Miller
Berry	Harrison	Johnson of	Nelson
Bixler	Hempel	Keokuk	Oliver
Blythe	Hill	Knudson	Torgeson
Elliott	Huff	Mathews	

Absent or not voting, 9.

Allen	Hansen	McIlrath	Thomas
Barnes	Hubbard	McMillan	Venard
Gilmore			

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

House File No. 385, a bill for an act to amend sections seventeen hundred thirty-four (1734), seventeen hundred twenty-seven (1727), seventeen hundred twenty-five (1725), seventeen hundred thirty-three (1733) and seventeen hundred thirty-one (1731) of the code, 1924, relating to regulations on fishing, with report of com-

mittee recommending amendment and passage, was taken up for consideration.

Bair of Buena Vista offered the following amendment and moved its adoption:

Amend House File No. 385 by inserting the words ", except bullheads" following the word "thirtieth" at the end of section five (5).

Amendment adopted.

Edge of Jasper moved that further action be deferred.

Motion prevailed.

INTRODUCTION OF BILLS

House File No. 520 by sifting committee, a bill for an act to authorize the treasurer of state to employ an auditor in the cigarette division of his office, and to make an appropriation to pay the compensation of said auditor.

Read first and second times and passed on file.

House File No. 520.

BY SIFTING COMMITTEE.

A BILL FOR

An Act to authorize the treasurer of state to employ an auditor in the cigarette division of his office, and to make an appropriation to pay the compensation of said auditor.

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

- Section 1. The treasurer of state is hereby authorized to employe in the cigarette division of his office an auditor whose compensation shall be not more than fifteen hundred dollars per year, payable in equal monthly installments.
- Sec. 2. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated the sum of fifteen hundred dollars per annum to pay the compensation provided in section one (1) hereof.
- Sec. 3. The provisions of Senate File No. 10, enacted by the Forty-second General Assembly, shall not affect the provisions of this act.
- Sec. 4. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Des Moines Daily Record, a newspaper published at Des Moines, and the Marshalltown Times Republican, a newspaper published at Marshalltown, Iowa.



HOUSE FILE NO. 440 REFERRED TO SIFTING COMMITTEE

Forsling of Woodbury moved that House File No. 440 be referred to the sifting committee.

Motion prevailed.

BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 12th, approved the following bills:

House Files Nos. 17, 262, 327, 453, 57, 242, 194, 195, 289, 271, 187, 476, and 352.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, from the 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. 228, 265, 65, and 42.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 228, 265, 65, and 42.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, 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 April, 1927, sent to the governor for his approval:

House Files Nos. 228, 265, 65, and 42.

FRED R. BLYTHE, Chairman.

Report adopted.

COMMUNICATION FROM PRESIDENT'S SECRETARY The White House

Washington, April 8, 1927.

The President wishes me to acknowledge the receipt of the resolution of the Forty-second General Assembly of the people of Iowa in Joint Session Assembled inviting him to spend his summer vacation there. He thoroughly appreciates the cordial hospitality extended as an expression of friendship and good will.

Will you please convey his sincere thanks to the General Assembly and the people of your State in such a way as may seem most appropriate.

Sincerely yours,

EVERETT SANDERS, Secretary to the President.

COMMUNICATION FROM THE GOVERNOR

April 13, 1927.

Mr. President, Mr. Speaker, Senators and Representatives of the Forty-Second General Assembly.

Gentlemen:-

In pursuance of Senate Joint Resolution No. 1, I appointed the following Commission to ascertain and report the facts relative to the feasibility of constructing an inter-state bridge, or purchasing one of the present erected bridges across the Mississippi River, joining the State of Iowa through Dubuque County, with the State of Illinois through Jo Daviess County, and joining the State of Iowa through Dubuque County with the State of Wisconsin through Grant County:

George McLean, Dubuque, Iowa; Anthony F. Heeb, Dubuque, Iowa; John A. Cunningham, Dubuque, Iowa.

I herewith submit the report of said Commission as filed with me. You will note that the report consists of a majority and a minority report. The same is presented to you for your thoughtful consideration and for such action as in your judgment the facts warrant.

Respectfully submitted,

JOHN HAMMILL, Governor.



COMMUNICATION FROM COMMISSIONERS ON INTERSTATE BRIDGES

April 9, 1927.

To His Excellency, the Honorable John Hammill, Governor, and to the Senate and the House of Representatives of the Forty-second General Assembly of the State of Iowa:

Pursuant to Senate Joint Resolution No. 1, introduced by Senator Lange, of Dubuque County, Governor Hammill, March 17, 1927, appointed George McLean, John A. Cunningham and Anthony F. Heeb, all of Dubuque, Commissioners to confer with representatives of the States of Wisconsin and Illinois for the purpose of making recommendations relative to the erection of a new bridge across the Mississippi River at Dubuque, or the purchase of one of the toll bridges now connecting Iowa at Dubuque with Illinois and Wisconsin, the bridge erected or purchased in pursuance of these negotiations to be a free bridge.

While the language of the joint resolution contemplates the erection or purchase of but one bridge, the Commissioners are directed to report to the Forty-second General Assembly their general recommendations on the subject. It is, therefore, considered appropriate to state at the outset that two toll bridges cross the Mississippi at Dubuque, one extending to East Dubuque, Illinois, and the other to the Wisconsin shore. The public need for both is evidenced by the fact that the profits of both, and those of the lower bridge especially, are highly satisfactory. A free bridge built or purchased and maintained at public cost would destroy the pecuniary value of either or both of the existing bridges, and under some decisions of the courts, as we are advised, would constitute a violation of constitutional provisions against the taking of private property for public use without just compensation and without due process of law.

Therefore, on receipt, March nineteenth, of our commissions from His Excellency, Governor Hammill, we determined to present this situation to the representatives of the States of Wisconsin and Illinois with whom we might confer.

March twenty-fourth, we visited Madison and Mr. McLean, through the courtesy of that body and the invitation of its presiding officer, addressed the Senate of Wisconsin on the subject of our mission. We then went into conference with Senator C. B. Casperson and Assemblymen C. N. Saugen and L. D. Eastman, constituting the Joint Committee appointed to meet with us, and with Mr. H. J. Kuelling, C. E., State Highway Engineer of Wisconsin.

These gentlemen advised us that the General Assembly of Wisconsin could not properly appoint a commission to deal with this particular project because the whole matter of the construction of intrastate and interstate bridges is already under the jurisdiction of the Wisconsin State Highway Commission.

The law of Wisconsin existing at this date, April 9, 1927, provides



that a portion, not exceeding fifty per cent, of the State's share of the cost of constructing or purchasing an interstate bridge shall be borne by the county or counties benefited, and that a special portion of the county's share of the cost may be, by action of the county board of supervisors, imposed on any municipality, or municipalities, especially benefited.

However, Senate Bill No. 301-S., by Senator Roethe, which, it is expected, will pass both the Senate and the House and receive Governor Fred R. Zimmerman's approval, provides that the State's entire share of he cost of constructing any interstate bridge shall be paid by the State out of its highway fund.

Wisconsin's State Highway Commission has before it at the present ime, applications for the construction of interstate bridges at other points on the boundary. However, while no definite statement to this effect was made, we gathered from the Conference that Wisconsin's State Highway Commission will be found disposed to cooperate whenever Iowa, by means of the necessary legislation and appropriations, may be found prepared to proceed with construction at any location or locations acceptable to the Commissioners of our neighboring State.

March twenty-second, Governor Small of Illinois advised Governor Hammill that he had appointed as a Commission to confer with the Iowa Commission on the subject of interstate bridges, Colonel C. R. Miller, Director of Public Works and Buildings, Mr. Frank T. Sheets, Chief Highway Engineer, and Senator Richard R. Meents, Chairman of the Highway Advisory Board. March thirtieth, having learned that the first-named two members of this Commission were engaged at Chicago and Waukegan, Illinois, in holding hearings that would continue indefinitely, we proceeded to Springfield to endeavor by conferenc with Governor Small and Senator Meents to expedite our meeting with the full Commission.

The result was a conference with the Illinois Commissioners at Chicago on the night of March thirtieth. At this conference it was learned that the Illinois State Highway Commission has felt obliged to reject many applications for the construction of bridges across rivers wholly within the State because such bridges are not included as part of the State road system for which prevision has been made by vote of the people authorizing bond issues; and, also, many requests for cooperation in the construction of interstate bridges across the Mississippi, Ohio and Wabash rivers because the proceeds of the bonds the people of Illinois have voted up to the present time will not be sufficient to meet the cost of constructing the 9,800 miles of roads already authorized by the legislature and the people.

The final twenty-five hundred miles of this system must be constructed out of current revenues, as the situation now stands, and probably will not be completed until 1942. At present, the good roads fund of Illinois has as sources of revenue motor vehicle license fees and federal aid.



Should the legislature conclude to add a tax on gasoline, this financial situation will be greatly improved. Meanwhile, the Illinois Commission feels compelled to decline participation in the construction of interstate bridges. A more complete statement of its position will be found in the attached copy of a letter, dated April fourth, to the Chairman of the Iowa Commission, and signed by all members of the Commission appointed for this conference by Governor Small.

Attached to this report, also, is a copy of the bill 240-A., authorizing the construction of interstate bridges without cost to the abutting city or county which has passed the Wisconsin House and is now pending in the Senate.

The conclusions and recommendations of the undersigned special Commissioners for Iowa, who now respectfully request their discharge, are as follows:

First—That the bridge across a boundary stream, being a part of the national and state highway system, should be purchased or constructed and maintained at public expense, and should be free of toll, at least eventually.

Second—That, pending the enactment of Federal legislation providing appropriations for the specific purpose of purchasing or constructing free highway bridges across boundary streams, and for compensating private owners or States which may have provided such bridges, the expense of purchasing or constructing them should be borne largely from the highway funds under control of the State Highway Commission.

Third—That the free bridge across a boundary stream is a matter of not merely local advantage, but is of such benefit to the patrons of trunk highways in general, and to the Commerce of the State, that it should be the policy of Iowa to look forward to the acquisition of such bridges at the earliest possible day.

Respectfully submitted,

GEORGE MCLEAN, Chairman. ANTHONY F. HEEB. Special Commissioners for Iowa.

MINORITY REPORT

April 9, 1927.

To His Excellency, the Honorable John Hammill, Governor, and to the Senate and the House of Representatives of the Forty-second General Assembly of the State of Iowa:

I respectfully concur in the attached report except as to lines, five, six and seven, page two, reading as follows: "Would constitute a violation of constitutional provisions against the taking of private property for public use without just compensation and without due process



of law." I do not desire to commit myself under the terms of this joint resolution as suggesting an argument for the protection of the owners of the present bridges.

I further recommend the creation of a corporation by the State Legislature with full power and authority to act as an agency for and in behalf of the State of Iowa and if need be to pledge the credit of the State for the purpose of purchasing all toll bridges constructed over interstate navigable streams and suggest that said commission might proceed to purchase by agreement or otherwise, such bridges issuing in consideration of the agreed purchase price, bonds or instruments of credit payable within a certain definite specified time at an agreed rate of interest out of the proceeds derived from the toll collected over these bridges and upon liquidation of the indebtedness by such tolls, the bridges to become free.

In the event of the authorization by the State of a corporation to act as an agency for the State, this corporation could secure full authority from the government as has been done in other cases of a similar nature, such for instance as the Act of June 30, 1906: "An Act to improve channels along the New Jersey seacoast wherein authority was given to the state of New Jersey or to a commission, individual, corporation, etc., designated by the legislature of the state, to improve channels on the New Jersey seacoast." The United States Compiled Statutes 1901 Supplement 1907.

I am reliably informed that the obsolete, worn-out condition is the cause of restrictions being placed upon traffic by the owners of the East Dubuque bridge restricting the maximum weight to pass over their bridge to four tons at Dubuque, Iowa. I therefore recommend that some definite action be taken by your Excellency with a view to ascertaining the present condition of the bridge passing over the Mississippi River from East Dubuque, Illinois, into Dubuque, Iowa, as information has come to me as a member of this committee that the abuttments of said bridge have been washed away leaving the present structure in a condition where it endangers the property and life of the people passing over it.

I further submit to your Excellency and your Honorable Body that both bridges referred to in this report have been built and toll has been collected since they were built, the East Dubuque bridge about 1888, the north bridge to the Wisconsin side over twenty-five years. The same toll is now being charged that was charged to the first individual who used the bridge and in view of the tremendous increase in traffic by use of the automobile, I invite your attention to Section 9442: Obstruction of navigation by bridges; lights and signals; draws and tolls.—BARNES' FEDERAL CODE, 1919, the last part of which section reads as follows: "If toll shall be charged for the transit over any bridges constructed under the provisions of this Act, of engines, cars, street cars, wagons, carriages, vehicles, animals, foot passengers, or other passengers, such tolls shall be reasonable and just, and the



Secretary of War, may at any time, and from time to time, prescribt the reasonable rates of toll for such transit over such bridge, and the rates so prescribed shall be the legal rates and shall be the rates demanded and received for such transit."

In view of this Federal statute and in view of the fact that these tolls have never been changed, I recommend that your Excellency and the State Legislature of Iowa take action by resolution requesting the Secretary of War to proceed under the terms of this Act to determine whether or not the present tolls being collected by all toll bridges in Iowa are reasonable and just and if not, that he take such steps as he deems necessary under the law to protect the public from paying an unjust toll charge.

I further recommend that all toll bridges be required to accept from each passenger a fare for one way passage and that the rule in force by most of them requiring a passenger to pay fare both ways be abrogated.

Respectfully submitted as a Minority Report.

(Signed) "JOHN A. CUNNINGHAM,
Member Special Commission from Iowa."

April 4, 1927.

Hon. George McLean, Chairman Iowa Commission regarding Mississippi River Bridge at Dubuque, Iowa, Dubuque, Iowa.

DEAR SIR: Governor Len Small has appointed a Commission of three members to confer with the Commission appointed by the Governor of Iowa regarding the possibility of securing a free interstate bridge between Iowa and Illinois at Dubuque. This action was taken by the Governor of Illinois following receipt of a letter dated March 17, 1927, from Governor Hammill.

The members of the Iowa Commission as named by Governor Hammill are as follows:

George McLean, Dubuque, Iowa. Anthony F. Heeb, Dubuque, Iowa. John A. Cunningham, Dubuque, Iowa.

The Commission appointed for this purpose by Governor Small is as follows:

Cornelius R. Miller, Director Department of Public Works and Buildings, Springfield, Illinois.

Richard R. Meents, State Senator and Chairman of the Highway Advisory Board, Ashkum, Illinois.

Frank T. Sheets, Chief Highway Engineer, Division of Highways, Department of Public Works and Buildings, Springfield, Illinois.



Following the appointment of these Commissions, a conference between the two bodies was held at Chicago on Wednesday, March 30, 1927. At the conclusion of this conference, it was agreed that the Illinois Commission should write to you as Chairman of the Iowa Commission, stating our position regarding the possibility of Illinois assisting financially in acquiring or erecting a free bridge between Iowa and Illinois at Dubuque. Accordingly, we are sending you the following formal statement of our position, and this statement is voiced by us as members of this special Commission, and also in our official capacities as officers of the Illinois Department of Public Works and Buildings, Division of Highways.

In November, 1918, the people of Illinois, by referendum vote, adopted the \$60,000,000 State road bond issue providing for the issuing of bonds for State highway purposes to be paid principal and interest by automobile license fees, and for the proceeds of these bonds to be used for the construction of a system of 4,800 miles of State highways.

Very little work was begun on this road system until after the World War, and following this war the price of roads had practically doubled and the purchasing power of the dollar had been cut approximately in half with the result that the moneys provided in the original bond issue were not sufficient to finish the State system of roads.

Governor Small foreseeing this condition, recommended to the General Assembly in 1923 the passage of a law permitting the people to pass on \$100,000,000 of additional bonds, the proceeds of the bonds to be used for finishing the 4,800 mile system provided in the first bond issue act, and adding to it approximately 2,500 miles of new roads.

The General Assembly of Illinois saw fit to increase the mileage from 2,500 miles of new roads recommended by the Governor to about 5,000 miles, but did not see fit to increase the amount of the bond issue. The people of Illinois subsequently ratified this bond issue law by a three to one favorable vote at the general election in November, 1924, in the face of the fact that the General Assembly had, entirely within its rights and powers, increased the mileage as recommended by the Governor and the Highway Officials of the State by about 2,500 miles without increasing the amount of the bonds.

It therefore became apparent that the construction of the first system of 4,800 miles and the first 2,500 miles of the second bond issue system could be constructed within a few years out of bond issue funds, Federal aid funds, and surplus motor license fees, but that the construction of the latter half of the second bond issue system must necessarily proceed at a slower rate because only current revenues would be available, and out of these revenues a yearly reserve for principal and interest payments on State road funds and for the maintenance of State roads must be made.

An analysis of our present financial condition shows that our present scale of motor license fees will yield sufficient revenues to pay all principal and interest on both of our State road bond issues and for the maintehance of our roads, and that there will be in addition a yearly surplus



which may be used for new road construction. However, there will be required approximately \$45,000,000 of our second bond issue of \$100,000,000 to complete the 4,800 road system authorized under the first bond issue act, and this will leave available approximately \$55,000,000, which, together with Federal aid funds and surplus motor license fees will be used for the construction of the second bond issue system.

Accordingly, we will by the end of the year 1929, have expended all of our State road bonds and will have completed by that time the entire first bond issue system and approximately 2,500 miles of the second bond issue system, leaving unfinished at that time about 2,500 miles of our authorized road system. This last 2,500 miles will of necessity be constructed on the "pay as you go" plan and on the basis of revenues now in sight would not be entirely completed before the year 1942.

We are contemplating the possibility of a gasoline tax in Illinois, which, if authorized by the General Assembly, would yield sufficient revenues to finish our entire 9,800 mile system within the next five or six years.

We have set up this statement in order that you may be fully conversant with our general financial situation and in order that you may realize that every penny of revenues which we may derive from motor license fees or Federal aid funds has been pledged to the construction of our State road system by referendum vote of the people of the State.

For this reason we have been forced to adopt a negative position regarding the numerous requests we have had for the diversion of our State funds to the construction of interstate bridges. We have had numerous requests to use State road funds in the construction of large interstate bridges. An examination of the map of Illinois will show that the State is bordered entirely on the west by the Mississippi River and for approximately half of the distance on the east by the Ohio and Wabash Rivers.

Bridge projects are either under way or contemplated at the following points:

Wabash River at Vincennes, Indiana. Wabash River at Mt. Carmel.

Ohio River at Shawneetown.

Ohio River at Cave-in-Rock, opposite Paducah, Ky.

Ohio and Mississippi Rivers at Cairo.

Mississippi River at Cape Girardeau.

Mississippi River at Alton.

Mississippi River at Louisiana, Mo.

Mississippi River at Quincy.

Mississippi River at Fulton.

Mississippi River at Savanna.

Mississippi River at Dubuque, Iowa

The aggregate cost of these projects would be approximately \$32,000,000. The one alone at Cairo, we have been informed, would cost at least \$20,000,000 since a tri-state bridge is contemplated at that point.

In addition, we face the necessity of constructing within our own borders over the Illinois River, which, as you know, is a very large navigable stream, bridges at the following points:

Hardin.

Florence.

Pekin.

Peoria.

Lacon-Sparland.

LaSalle.

Henry.

These might conservatively be estimated to cost \$5,000,000. It is thus apparent that Illinois could easily become involved in approximately \$37,000,000 worth of bridge projects, all of which are ready to proceed at once.

Part of the bridges on the Illinois River, we are required by law to build, others we are not. With the exception of one interstate bridge, none are a part of our State bond issue system, and consequently have not been authorized either by our General Assembly or by our people.

We face the fact that we need additional revenues to complete the road projects already authorized by the citizens of the State, and we do not feel that we would be acting fairly nor in good faith if we were to support the diversion of our motor license fees and other road funds to interstate bridge projects until such time at least as our State road system has been completely financed.

The interstate structures must of necessity finance themselves for the present, and several of them have alrady been undertaken as toll propositions which may later be acquired by the state at reasonable cost. In one instance at Quincy, Illinois, we were requested to participate in the cost of an interstate structure but declined to do so and the City of Quincy has arranged the financing of a free bridge as a city project.

It would therefore be entirely inconsistent for us to agree to assist in the financing of a free bridge at Dubuque, which, of course, will be of primary interest to the citizens of Dubuque, when we have refused to participate in the cost of structures at Quincy, Alton, Cairo, and Shawneetown, all of which would be structures, which would primarily be of greatest value to these Illinois cities.

Further, we do not feel that it would be consistent for us to support financially the construction of these large bridge projects at the expense



of the citizens of Illinois at large who are demanding the completion of our road system at the earliest possible date.

Some have advocated the use of Federal aid funds for these interstate bridge projects and have quoted the U. S. Bureau of Public Roads as being willing for the funds to be used in this manner. The Federal aid funds may not be used for interstate bridge projects except at the option of both State Highway Departments.

Under the appropriations made to the Illinois Department of Public Works and Buildings for the purpose of meeting Federal aid funds, all moneys from Federal aid must be used on our State bond issue road system. Our State bond issue road system and our Federal aid road system are coincident. The diversion of any Federal aid money to interstate bridge projects means exactly the same thing as the diversion of State money to these projects. We are obliged to expend State funds and then secure reimbursement from the Federal Government, and so far as the operation of our State highway program is concerned, there is no difference between Federal aid funds and State funds.

Therefore, we regret that the State of Illinois cannot at this time participate in the cost of establishing a free bridge between Iowa and Illinois at Dubuque. We appreciate fully the importance of this as well as the many other interstate bridges which are now pending but our present financial conditions and the obligations which the people of Illinois have voted upon us make it imperative that every available dollar of road funds be used on our State highway system.

Very truly yours,

(Signed) C. R. MILLER,

Director Department of Public Works and Buildings of the State of Illinois.

(Signed) RICHARD R. MEENTS.

State Senator from the 20th District. Chairman Illinois State Board of Highway Advisors.

(Signed) FRANK T. SHEETS,

Chief Highway Engineer, Division of Highways, Department of Public Works and Buildings.

Constituting the Commission appointed by Governor Len Small to confer with the Commission appointed by Governor John Hammill of Iowa regarding the feasibility of establishing a free bridge between Iowa and Illinois at Dubuque.

REPORT OF DIRECTOR OF BUDGET

Des Moines, Iowa, March 28, 1927.

MR. A. C. GUSTAFSON, Chief Clerk, House of Representatives.

Dear Sir:

The Director of the Budget is herewith submitting report requested by motion of the House adopted April 12, 1927. There was appropriated by the Forty-first General Assembly to the departments indicated in said report the sum of \$776,400.00, to be expended with the approval of the Director of the Budget. There has been expended with the approval of the Director from said funds \$308,270.36, leaving a balance, December 31, 1926, of \$468,129.64, which is in the State Treasury at this tme.

Of the above mentioned \$776,400.00, \$400,000.00 was appropriated for the use of the University of Iowa. On May 7, 1926, approval was given by the Director of the Budget to transfer to Physical Plant Operation, University of Iowa, \$175,000.00, from said Contingent fund. This was made necessary partly because of the fact that \$99,195.00 was transferred from Physical Plant Operation for the following purposes, as authorized by section 56, Chapter 218, Acts of the Forty-first General Assembly, and approved by John Hammill, Governor, and E. L. Hogue, Director of the Budget:

College of Liberal Arts	\$43,695.00
College of Education	
College of Applied Science	5,000.00
College of Law	6,000.00
College of Medicine	
College of Dentistry	5,000.00
College of Pharmacy	3,500.00
Graduate College	10,000.00
3 W	\$99,195.00

In explanation of this contingency the Director states that on June 25, 1925, at a conference with the Board of Education, the board requested permission to use from the contingent fund \$99,195.00, stating that the Forty-first General Assembly failed to appropriate sufficient amounts for the colleges enumerated above and that the contingent fund of \$400,000.00, or \$200,000.00 annually was appropriated by the Legislature to meet such contingencies. The Director, after giving due consideration to the matter, decided that the contingent fund should not be used until other funds were exhausted and would not permit the use of the contingent fund until later in the fiscal year after all receipts from tuitions, fees, gifts, etc., were collected and cited the Board of Education to section 56, Chapter 218, Acts of the Forty-first General Assembly. This section provides for the transfer of funds appropriated for specific purposes, to be used wholly or partially for other purposes within the scope of such department or institution, with the written consent of the Governor and Director of the Budget.

Thereafter on July 8, 1925, an application was made for the transfer of the above mentioned \$99,195.00 from Physical Plant Operation. This was approved with the understanding that the same would have to be returned to the fund from which it was transferred. Our thought and hope then was that surpluses might be created in some of the other departments or that receipts would accumulate before the end of the fiscal year in a sufficient amount to return said money to Physical Plant Operation and



the State Accountants were instructed to make careful investigation, with this end in view. No surpluses were accumulated.

On March 31, 1926, the Board of Education made application for the transfer from the Contingent Fund of the University of Iowa, \$200,000.00, to meet the deficit in Physical Plant Operation. The same was taken under advisement by the Director of the Budget, who sent his accountants to the University to check over all accounts and said accountants reported that in their judgment \$175,000.00 would be ample to take care of the Physical Plant Operation until June 30, 1926, the end of the fiscal year. Therefore on May 7, 1926, the Director gave his approval for the use of \$175,000.00 from the Contingent Fund.

Thereafter on July 9, 1926, a statement was rendered to the Director, showing \$25,000.00 unpaid bills at the close of the fiscal year, together with copies of letters from some of the persons to whom these bills were due. An itemized statement of these unpaid bills was requested and same furnished to the Director, which were thoroughly scrutinized and on August 20, 1926, permission was granted to use \$25,000.00 from the Contingent fund to take up said bills, thereby using the full \$200,000.00 appropriated for contingencies for the first year of the biennium.

The result of the whole transaction was that \$99,195.00 was used for the various colleges enumerated above, \$75,805.00 was used for Physical Plant Operation and \$25,000.00 to take up unpaid bills of a miscellaneous character in the Department of Buildings and Grounds, at the end of the fiscal year.

The amount appropriated for the Iowa State College Contingent fund was \$260,000.00, or \$130,000.00 each year of the biennium, of which \$105,000.00 has been expended with the approval of the Director, for the following purposes:

Engineering	15,000.00
Home Economics	5,000.00
Industrial Science	20,000.00
Veterinary Medicine	9,500.00
Engineering Extension.	2,500.00
Agricultural Experiment Station	39,500.00
Engineering Experiment Station	11,000.00
Veterinary Investigations	2,500.00
	\$105,000.00

Therefore the balance in the State Treasury at the present time, \$155,00.00—Contingent Fund of Iowa State College. The above enumerated transfers were made at the end of the fiscal year, June 29, 1926 for the purpose of taking care of deficits in said departments.

The other appropriations that carried the necessity of approval of the Director of the Budget were Sesquicentennial Exposition, of which nonewas expended and which appropriation in the sum of \$95,000.00 is in the State Treasury at this time and \$21,400.00 appropriated for the Railroad

Commission, for the various divisions thereof, of which \$3,270.36 was expended, leaving the balance on hand \$18,129.64, the detail of all of which is appended hereto marked "Exhibit A".

In reply to question Number 2, the desired information will be found in "Exhibit B".

Answers to question Number 3 will be found in "Exhibit C".

A statement of the transfers provided in section 57, Chapter 218, Acts of the Forty-first General Assembly, from one department to another, while not requested, is furnished in "Exhibit D".

Most respectfully submitted,

E. L. HOGUE, Director of the Budget.

EXHIBIT "A"

Des Moines, Iowa, February 12, 1927.

Hon. E. L. Hogue, Director of the Budget, Building.

Dear Sir:

The following is a report of the condition of the several funds stipulated by the Forty-first General Assembly to be expended only with the approval of the Director of the Budget.

The Forty-first General Assembly appropriated to the following Departments and Institutions, amounts as designated in the accompanying statements, the expenditure of which required the approval of the Director of the Budget:

Railroad Commission—	F 000 00
Special Interstate Cooperation Fund\$	5,000.00
Valuation Department-R. R. Commission-	
Additional Traveling Expense Fund	4,000.00
Motor Carrier Department-R. R. Commission-	
Inspection Service Fund	10,000.00
Motor Carrier Department-R. R. Commission-	20
Additional Stenographic Expense Fund	2,400.00
Board of Education-State University-	
Contingent	400,000.00
Board of Education-Iowa State College-	
Contingent	260,000.00
Sesquicentennial Exposition	95,000.00

\$776,400.00

Railroad Commission Special Interstate Cooperation Fund
Chap. 218, Sec. 41b, 41st G. A., July 1, 1925, to Dec. 31, 1926 July 1, 1925, by appropriation
\$5,000.00 \$5,000.00
Railroad Commission Valuation Department Additional Traveling Expense Fund
Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
\$4,000.00 \$4,000.00
Railroad Commission Motor Carrier Department Inspection Service Fund
Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
\$10,000.00 \$10,000.00
Railroad Commission Motor Carrier Department Additional Stenographic Help
Help Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
Help Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
Help Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
Help Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation
Help Chap. 218, Sec. 41b, 41st G. A., July 1, 1925 to Dec. 31, 1926 July 1, 1925, by appropriation



Iowa State College Contingent

Chap. 218, Sec. 49 (2) (b), 41st G. A., July 1, July 1, 1925, by appropriation		Dec. 31, 1926 \$260,000.00
June 29, 1926, to transfer to Engineering		
June 29, 1926, to transfer to Home Economics		
June 29, 1926, to transfer to Industrial Science		0
June 29, 1926, to transfer to Veterinary Medicine		0
June 29, 1926, to transfer to Engineering Ex-		
tension	2,500%	0
June 29, 1926, to transfer to Agricultural Ex-		
periment Station	39,500.0	0
June 29, 1926, to transfer to Engineering Ex-		
periment Station	11,000.0	0
June 29, 1926, to transfer to Veterinary Investi-		
gation	2,500.0	0
December 31, 1926, to balance	155,000.0	0
1-		

\$260,000.00 \$260,000.00

Chapter 235, Sec. 2 of the Acts of the Forty-first General Assembly, provides for an appropriation of \$95,000.00 to be expended subject to the approval of the Director of the Budget. Statement of said appropriation is presented herewith.

Sesquicentennial Exposition

\$95,000.00 \$95,000.00

Chapter 218, Sec. 25 (b) provides that any unexpended balance from any of the items in the section may, with the approval of the Director of the Budget, be used for moving pictures. At this time no such expenditure has been made.

SUMMARY

Total of funds requiring approval appropriated to Railroad	21,400.00
Total approved expenditures	3,270.36
Dec. 31, 1926, balance on hand	\$18,129.64
Total of funds requiring approval appropriated to Board of Education	660,000.00
Total approved expenditures	305,000.00
Dec. 31, 1926, balance on hand	355,000.00

Total of funds requiring approval appropriated to Sesquicentennial Exposition	\$ 9	5,000.00 None
Dec. 31, 1926, balance on hand	\$ 9	5,000.00
July 1, 1925, Grand Total appropriated	\$77	6,400.00
Grand Total Expenditures approved	. 30	8,270.36
December 31, 1926, Grand Total Balances on hand	\$46	8,129.64

CHAS. R. FISCHER, Ass't. Director of Budget.

EXHIBIT "B"

OFFICE OF THE DIRECTOR OF THE BUDGET STATE OF IOWA REPORT OF ADDITIONAL ASSISTANCE ALLOWED BY GOVERNOR AND DIRECTOR OF THE BUDGET

Chapter 218, Sec. 55, Acts of the Forty-first General Assembly provides that various offices and departments of State may employ such temporary additional assistance as shall be deemed necessary in the interest of economy and efficiency as may be authorized by the concurrent action of the Governor and Director of the Budget.

Acting under this provision the following authorizations were made during the period beginning July 1, 1925 and ending March 24, 1927:

Department	Position	Period Employed	Date Approved	Total Salary
Agriculture	Sanitary Inspector	2-10-26— 2-28-26	2-15-26	\$ 109.78
"	Inspector	3-15-26-4-1-26	3-22-26	75.00
"	Secretary	5-24-26 6- 5-26	5-20-26	50.00
Attorney	Stenographer	2-15-26— 2-28-26	2-25-26	50.00
General	0			
"	Special Investigator	12-11-26— 1-13-27	12-11-26	162.90
Auditor of State	Clerk	1- 1-26—12-31-26	1- 8-26	1,200.00
"	Clerical Assistance	3- 8-26— 3-22-26	3- 8-26	45.16
u	Clerk	1- 3-27 6-30-27	1-10-27	600.00
Clerk of	Typist	5 1/2 days Oct. 1925	10-29-25	22.00
Supreme Court	100. 1 0. 0 0. 10.000			
"	Typist	10 days Nov. 1925	12- 3-25	40.00
44	Typist	2 days Nov. 1925	12- 3-25	8.00
u	Typist	61/2 days Dec. 1925	12-29-25	26.00



1111	oooming (or run noons	3	Liept. 10,	
			Date	Total	
Department	Position	Period Employed	Approved	Salary	
" .	Typist	3 days Dec. 1925	12-29-25	12.00	
"	Typist	6 days	4-20-26	24.00	
"	Typist	6¼ days	4-20-26	25.00	
44	Typist	5 days June 1926	6-28-26	20.00	
"	Typist	1 day June 1926	6-28-26	4.00	
**	Typist	2 days June 1926	6-28-26	8.00	
. "	Typist	2 days Oct. 1926	11- 4-26	8.00	
"	Typist	1 day Dec. 1926	12-23-26	4.00	
"	Typists (2)	7 days Dec. 1926	12-23-26	56.00	
Board of					
Control -	Bookkeeper	9-15-25-11-15-25	9-11-25	333.32	
"	Clerical	**			
	Assistance	Two months	3- 8-26	200.00	
"	Stenographer	9-20-26-11-20-26	9-16-26	180.00	
44	Stenographer	12- 1-26- 1-20-27	11-29-26	164.51	
Board of					
Education	Stenographer	1- 1-26— 6-30-27	4-20-26	120.00	
Fire Marshal	Clerical	8-26-25—10- 7-25	10-12-25	8.00	
Fire Marshal	Clerical	Pt. time Jan. to			
		May 31 da. @ \$4	5- 8-26	124.00	
Department					
of Health	Clerical .	3- 1-26— 6-30-27	3-25-26	1,200.00	
Railroad					
Commission	Stenographer	7- 1-25—12-31-25	6-27-25	600.00	
"	Stenographer	1- 1-26— 6-30-26	1- 5-26	600.00	
44	Stenographer	7- 1-26— 9- 1-26	9- 8-26	200.00	
u	Stenographer	9- 1-26- 6-30-26	9- 8-26	1,000.00	
Supt. of Pub-					
lic Instruction	Clerical		10-23-25	1,500.00	
"	Clerical		6-18-26	500.00	
"	Clerical		8- 6-26	2,000,00	
Treasurer	Examiner Inher		•		
of State	Tax Dept.	8-15-25-11-15-25	10-13-25	525.00	
44	Inspector	July 1925 to		212/21/22/21	
"	Cig. Revenue	11-15-25	10-13-25	982.20	
**	Examiner	10 10/10/20 ENGINEEZ		102201224	
**	Inher. Tax	1- 1-26- 3-31-26	1-16-26	450.00	
	Inspector				
"	Cig. Revenue	1- 1-26— 3-31-26	1-16-26	375.00	
••	Examiner				
44	Inher. Tax	4- 1-26- 5-31-26	4-13-26	300.00	
	Inspector	4 4 00 0 00 00	4 40 00	000	
"	Cig. Revenue	4- 1-26— 6-30-26	4-13-26	375.00	
	Inspector				
**	Cig. Revenue	7- 1-26— 9-30-26	7-13-26	375.00	
370	Clerk	7 100 71700	# 10 00	F0.00	
"	Cig. Dept.	7- 1-26— 7-15-26	7-13-26	50.00	
950	Inspector Cig. Dept.	10 1 00 10 01 00	10 10 00	975 00	
	oig. Dept.	10- 1-26-12-31-26	10-13-26	375.00	

EXHIBIT "C"

OFFICE OF THE DIRECTOR OF THE BUDGET STATE OF IOWA REPORT OF TRANSFERS WITHIN DEPARTMENTS

Chapter 218, Sec. 56, Acts of the Forty-first G. A., provides that 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, or per diems, for other purposes properly within the scope of such department, institution or agency.

Acting under the provisions of this section the following transfers have been authorized for the period beginning July 1, 1925, and ending March 24, 1927:

DEPARTMENT OF AGRICULTURE

From	To	Date Approved	Amount
Traveling Expense	Office Exp. & Lab. Equpt. ATTORNEY GENERAL	6-11-26	\$ 5,000.00
Contingent Expense	Peace Officers BOARD OF CONTROL	12- 9-26	1,000.00
Insp. County Homes, Per diem	Traveling Exp. Inspectors	9-23-25	1,500.00
Support Fund, Inst. Feeble Minded	Clarinda State Hospital	8- 6-26	9,000.00
Support Fund, Sana- torium Oakdale	Clarinda State Hospital	8- 6-26	3,000.00
New Bldgs. & Equip.,	Contingent & Repairs,		
Woodward	Woodward	12-13-26	3,000.00
Men's Reformatory, Support Fund	Support Fund, Woodward	1-10-27	12,500.00
Soldiers' Home, Support Fund	Support Fund, Woodward	1-10-27	7,500.00
New Equip. Soldiers'	Transportation, Soldiers		
Orphans' Home	Orphans' Home	11-22-26	394.69
Cow Barn & Silo,	Contingent & Repairs,		
Oakdale	Oakdale	1-27-27	56.15
Support Fund,	Support Fund, Training		
Soldiers' Home	School for Boys	1-10-27	5,000.00
Support Fund,	Support Fund, Training		
State Sanatorium	School for Boys	1-10-27	5,000.00
Lib. Books & Periodi-	Contingent & Repairs		
cals, Training	Training School for		
School for Girls	Girls	1-27-27	544.90

	C	Date	
From	To	Approved	Amount
Training School for			
Girls	Girls	1-27-27	184.51
	Contingent & Repairs,		
riodicals Training School for Girls	Training School for Girls	2-16-27	102.67
	Contingent & Repairs,	2-10-21	102.07
Moving Pictures Tr.			
School for Girls	Girls	2-16-27	150.00
COLLEGE OF	F AGRICULTURE & MECH	ANIC AR	rs
Phys. Plt. Operation	Agriculture	6-29-26	3,500.00
Phys. Plt. Operation	Engineering	6-29-26	5,000.00
Phys. Plt. Operation	Home Economics	6-29-26	2,500.00
Phys. Plt. Operation	Industrial Science	6-29-26	4,000.00
Phys. Plt. Operation	Agric. Exper. Station	6-29-26	10,000.00
S	CHOOL FOR THE BLIND		
Sundry Equipment	General Improvements	9- 8-26	700.00
STA	TE UNIVERSITY OF IOW	7A	
Public Health Nursing	College of Medicine	2-22-26	36,500.00
Phys. Plt. Operation	College Liberal Arts	2-22-26	43,695.00
Phys. Plt. Operation	College of Education	2-22-26	4,000.00
Phys. Plt. Operation	College Applied Science	2-22-26	5,000.00
Phys. Plt. Operation	College of Law	2-22-26	6,000.00
Phys. Plt. Operation	College of Medicine	2-22-26	22,000.00
Phys. Plt. Operation	College of Dentistry	2-22-26	5,000.00
Phys. Plt. Operation	College of Pharmacy	2-22-26	3,500.00
Phys. Plt. Operation	Graduate College	2-22-26	10,000.00
	GEOLOGICAL SURVEY		
Expense Fieldmen	Exp. Direct. & Asst. Geologi	st 9-19-25	750.00
\$455 (450 AND WOOT) OF	EPARTMENT OF HEALTH		
Quarantine Enf'ment	Printing	10- 9-25	3,000.00
Traveling Expense	Sanitary Engineering	10-20-25	500.00
Quarantine Enf'ment	Investigator	1- 9-26	1,000.00
Quarantine Enf'ment	Eng. & Housing Traveling	9- 4-26	-,
Quarantine Enf'ment	Consulting Engineer	10-29-26	95.44
Quarantine Enf'ment	Antitoxin Investigator	1-10-27 1-10-27	1,000.00
Traveling Expenses Traveling Expenses	Equip. & Lab. Sanitary Eng		400.00 . 300.00
Quarantine Expense	Printing	1-18-27	1,000.00
	- TO THE STATE OF		1,000.00
H. Guards	ISTORICAL DEPARTMENT Temporary Asst. Fund	10-22-25	600.00
Guarus	temporary Asst. Fund	10-22-20	600.00

HORTICULTURAL SOCIETY

**	OMITCOLI OMAL SOCIETI		-
Traveling Expense	Stenographer	10- 5-25	200.00
I	NDUSTRIAL COMMISSION		
Death Claims	Phys., Surg. & Hosp. Bills	10-13-26	1,000.00
	STATE LIBRARY		
Support Fund, General Division	Support Fund, Economics & Sociology Division	1-20-27	\$ 500.00
D	LIBRARY COMMISSION		
Printing & Binding	Traveling Expenses	11-19-26	250.00
	BOARD OF PAROLE		(30.)
Traveling Expense	Return Parole Violators	6-28-26	2,000.00
2	RAILROAD COMMISSION		
Miscellaneous	Periodicals	9- 8-26	150.00
Contingent Misc.	Books Other than Law	9- 8-26	150.00
Contingent Misc.	Law Books	9- 8-26	150.00
Blue Prints	Miscellaneous Fund, Valua-		200,00
Valuation Dept.	tion Department	9- 8-26	50.00
Traveling Expense,	Law Books & Other Books		00.00
Commerce Counsel	Commerce Counsel	11- 8-26	150.00
Transcript & Report-	Periodicals, R. R. Com.	2-11-27	100.00
ing, R. R. Com.	reriodicais, R. R. Com.	2-11-21	100.00
Transcript & Report-	Law Books	2-11-27	150.00
ing, R. R. Com.			
Transcript & Report-	Books Other Than Law, R.	80	
ing, R. R. Com.	R. Commission	2-11-27	150.00
Traveling Expenses,	Miscellaneous, Valuation De-		
Valuation Dept.	partment	2-11-27	150.00
	TREASURER OF STATE		
Traveling Exam. Exp. Inheritance Div.	Cigarette Div. Trav. Exp.	6-22-26	1,200.00
BOARD	FOR VOCATIONAL EDUCA	TION	
Instructional Supplies	Institutional Expense	3- 1-26	2,210.00
Artificial Apparatus	Institutional Expense	3- 1-26	2,942.60
Tutors Expense	Institutional Expense	3- 1-26	1,261.78
Surveys, Rental of	Institutional Expense	3- 1-26	50.00
Tools			

EXHIBIT "D"

OFFICE OF THE DIRECTOR OF THE BUDGET STATE OF IOWA REPORT OF

TRANSFERS FROM ONE DEPARTMENT TO ANOTHER DEPARTMENT

Chapter 218, Section 57, Acts of the Forty-first General Assembly, pro vides that the Executive Council with the approval of the Director of the Budget, might transfer from any department, institution or agency, funds not needed by it to any other department, institution or agency whose appropriation might be insufficient to properly meet the legitimate expense of such department.

Acting under the provisions of this section the following transfers were made:

From	То	Date Approved	Amount
Salary Appropriation,			
Custodian	Executive Council	6-30-26	\$4,000.00
Salary Appropriation,			
Board of Health	Industrial Commission	6-30-26	3,300.00
Salary Appropriation,			
Attorney General	Industrial Commission	6-30-26	1,500.00
Salary Appropriation,			
Custodian	Industrial Commission	6-30-26	1,000.00
Salary Appropriation,			
Insurance Dept.	Industrial Commission	6-30-26	300.00
Salary Appropriation,	Mine Examiners, Per Dien	1	
Director of Budget	& Traveling	3-16-26	1,000.00
Salary Appropriation,	Mine Examiners, Per Dien	1	
Attorney General	& Traveling	6-30-26	1,000.00
Salary Appropriation,	Mine Examiners, Per Dien	1	
Director of Budget	& Traveling	2- 9-27	500.00
	Total		\$12,600.00

On motion of Ratliff of Henry the House adjourned until 8:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 14, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Elder D. F. Landis, pastor of the First Church of the Brethren, Des Moines.

Journal of April 13th corrected and approved.

COMMUNICATION FROM GOVERNOR HAMMILL

April 14, 1927.

Mr. President, Mr. Speaker, Senators and Representatives of the Fortysecond General Assembly:

GENTLEMEN: Allow me to present to you the conditions of the primary road finances and suggestions in connection therewith.

If Iowa wants roads, funds must be provided with which to pay for them. We cannot have well constructed, well maintained highways without providing a fund with which to pay the bills. The road legislation of this session is admirable insofar as it relates to the administration of our primary road system.

Instead of dealing with the primary road system in ninety-nine units, the Legislature has adopted a unified system of control and administration of this system of roads. But thus far no additional funds have been provided with which to carry on a comprehensive program of road improvement. As a matter of fact, the new legislation provides for a series of fixed charges against the primary road fund amounting to approximately three million dollars per year. These new fixed charges include the following:

- A. Refund for paving assessments heretofore levied, \$600,000.00 per year for a period of five years, or three million dollars in total.
- B. Payment of interest on primary road bonds issued by the Counties, about \$700,000.00 per year.
- C. Refund to the Counties for bridges constructed by the Counties on primary roads, total amount about five million dollars, or \$1,700,000.00 for a three-year period.



In 1926 the primary road fund available for construction work (after paying the fixed charges, such as maintenance, etc.) amounted to about \$8,300,000.00. Under the new legislation adopted by the 42nd General Assembly this construction fund will have been reduced by new refunds and fixed charges to about \$5,300,000.00 per year. This statement is based on the following facts:

Annual income in primary road fund

Motor fees	\$ 9,100,000.00
One-third of 2c Gas Tax	 1,600,000.00
Federal Aid	 2,000,000.00
Total annually	\$ 12,700,000.00
Annual fixed charges under former law	
Maintenance of primary road\$3,400,000.00	
Principal of bonds	\$ 4,400,000.00
Available per year for construction work under former law	\$ 8,300,000.00
Annual fixed charges added by 42nd General Assembly	
Refund of paving assessment\$ 600,000.00	
Interest on primary road bonds 700,000.00	
Bridge refund	\$ 3,000,000.00
Available per year for construction work	
under new laws	\$ 5,300,000.00

Iowa cannot secure the roads she wants and must have by depleting the fund available for the building thereof in this manner. If we are to make any reasonable progress with our primary road improvements, we must provide funds therefor. An additional one cent gas tax going into the primary road fund will add about \$2,500,000.00 per year.

It is self-evident that if we are going to have an adequate road program an additional one cent gasoline tax must be provided for the use and benefit of the primary road system. Even with this measure of relief, the road building program, will, due to the refund added by this General Assembly, shrink below that provided and contemplated in my recommendations at the beginning of the session. There should be \$10,000,000.00 available for primary highway construction each year. It will not be possible to complete the three-year road building program as outlined, within the three-year period, if the refunds of the present legislature are granted, nor would it be possible without the one cent gasoline tax.

My recommendations at the beginning of the session provided and contemplated an annual primary road construction fund, after setting aside for fixed charges, amounting to approximately \$10,000,000.00 per year. By the addition of the one cent gasoline tax and the repeal of the bridge refund amendment to Senate File No. 104, to which I will refer later,

the annual construction fund will amount to approximately \$10,000,000.00 per year.

The present Legislature in the adoption of the bridge refund amendment, as found in Senate File No. 104, has committed itself to a precedent that is unfair and iniquitous, not alone to the counties but to the State as a whole and is unfair to the people who paid the gasoline tax for the purpose of constructing highways.

The gasoline tax paid into the primary highway fund is paid for the purpose of constructing primary highways. By this bridge refund you have transferred money from the primary highway fund to the county, thereby providing for its use upon the county highways. These funds belong to and should be used in the construction of primary highways. There is just as much reason and sound logic for the taking of the primary road fund for the purpose of paying for drainage and grading already done in many counties as there is for taking it for refunding for bridge construction.

The iniquity of the principle of refund becomes more and more apparent as the question is studied. The only principle on which a gasoline tax is justified and is collected is on the theory that it is a road-use tax and that it will be used for road construction and it certainly was not contemplated that it would be used for refund of expenditures made a number of years ago.

The injustice of the bridge refund amendment will become more and more apparent to the people of Iowa and they will not be satisfied with an increased gasoline tax with this unjust provision remaining upon the statute books. I am inclined to the opinion that the citizens of Iowa would feel more kindly toward 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 or used for refunds to counties long after the improvements had been made and liquidated by other means.

I deem it advisable to call this matter to your attention at this time while you are in session in order that we may not later be disappointed at the road building progress that is made.

In conclusion I wish to make the following special recommendations, based upon the foregoing statement of facts:

- That the gasoline tax be increased one cent per gallon, the proceeds of said additional tax to be devoted to the construction of primary roads.
- That the so-called Bridge Refund Amendment to Senate File No. 104 be repealed.

Respectfully submitted,

JOHN HAMMILL, Governor.

CONSIDERATION OF SENATE AMENDMENTS

On request of Johnson of Marion, House File No. 19, a bill for an act to repeal section forty-three hundred seventy (4370) of the Code, 1924, relating to the erection or repair of schoolhouses and to enact a substitute therefor, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 19

Amend by inserting in line six (6) of section one (1) after the word "submitted" the following:

"unless such plans have been prepared or approved by a licensed architect".

Mr. Johnson moved that the House concur in the Senate amendment.

Kennedy, J. P. Pattison

On the question "Shall the House concur?"

The ayes were, 60.

Elliott

Gilmore

Greene

Akin of Carroll Grimwood

Allen	Hagglund	Kent	Ratliff
Anderson	Hale	King	Rust
Barnes	Hanson	Krouse	Ryder
Bauer	Hattendorf	Laughlin	Saunders
Blythe	Hempel	Lichty	Stepanek
Buchmiller	Hill	Lovrien	Thompson
Charlton	Hollingsworth	McCaulley	Torgeson
Cole of Harriso		McIntosh	Troup
Copeland	Hopkins	McMillan	Truax
Craig	Ickis	Mathews	Vaughn
Eckles	Istad	Maxfield	Walrod
Eden	Johnson of	Nagle	Wilson
Edge	Dickinson	Nelson	Mr. Speaker
Fleming	Johnson of	Oliver	
Forsling	Marion	Ontjes	
The nays were	e, 5.		
Bixler Huff	McIlrath	Springer	Wamstad
Absent or not	voting, 42.		•
Aiken of Ida	Griswold	Johnson of	Quirk .
Bair	Hager	Keokuk	Reimers
Berry	Haney	Kennedy, W. S.	Rice
Blackford	Hansen •	Kline	Roberts
Bush	Harrison	Knudson	Rutledge
Christophel	Heald	Knutson	Simmer
Cole of Delawa	re Held	Martin	Smith
Crozier	Hines	Miller	Thomas
W3111	** 11 1	OID 11	**

O'Donnell

Patterson

Prichard

Hubbard

Hunt

Venard

Wagner

Wolfe

The House concurred in Senate amendment to House File No. 19.

On request of Oliver of Monona, House File No. 214, a bill for an act to amend section seventy-four hundred twenty-seven (7427) of the code, 1924, relative to the establishment of a levee or drainage district by petition, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 214

Amend by striking out Section 2.

Mr .Oliver moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 64.

Akin of Carroll	Grimwood	Kennedy, J. P.	Ratliff
Allen	Hagglund	Kent	Rust
Anderson	Hale	King	Ryder
Barnes	Hanson	Krouse	Saunders
Blythe	Hattendorf	Lichty	Smith
Buchmiller	Held	Lovrien	Springer
Bush #	Hempel	McCaulley	Stepanek
Charlton	Hollingsworth	McIntosh	Thompson
Cole of Harrison		McMillan	Torgeson
Copeland	Hopkins	Martin	Troup
Craig	Istad	Mathews	Truax
Crozier	Johnson of	Maxfield	Vaughn
Eckles	Dickinson	Miller	Walrod
Eden	Johnson of	Nagle	Wamstad
Edge	Keokuk	Nelson	Wilson
Fleming	Johnson of	Oliver	Mr. Speaker
Forsling	Marion	Ontjes	

The nays were, 4.

Bixler Hill Huff Laughlin

Absent or not voting, 39.

Aiken of Ida Kennedy, W. S. Reimers Griswold Bair Hager Kline Rice Bauer Hanev Knudson Roberts Rutledge Berry Hansen Knutson Blackford Harrison McIlrath Simmer Christophel Heald O'Donnell Thomas Cole of Delaware Hines Patterson Venard Hubbard Pattison Wagner Elliott Gilmore Wolfe Hunt Prichard Greene Ickis Quirk

The House concurred in Senate amendment to House File No. 214.

Quirk

Ryder

Smith

Reimers

Roberts

Saunders

Springer

Stepanek

Thompson

Torgeson

Thomas

Croup

Vaughn

Walrod

Wilson

Wolfe

Wamstad

Mr. Speaker

Truax

CONSIDERATION OF BILLS

House File No. 520, a bill for an act to authorize the treasurer of state to employ an auditor in the cigarette division of his office, and to make an appropriation to pay the compensation of said auditor, 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.

On the question "Shall the bill pass?"

The ayes were, 76.

Kennedy, J. P. Aiken of Ida Hale Akin of Carroll Haney Kent Hanson Kline Anderson Harrison Knutson Bair Hattendorf Bauer Laughlin Lichty Blackford Heald Held Blythe Lovrien Buchmiller Hempel McCaulley Hill McIntosh Bush McMillan Charlton Hines Hollingsworth Martin Christophel Mathews Copeland Hollis Eckles Hopkins Maxfield Miller Eden Huff Edge Hunt Nagle Istad Nelson Fleming Johnson of Oliver Forsling Ontjes Dickinson Grimwood Pattison Griswold Johnson of Keokuk Hagglund

The nays were, 1.

Barnes

Absent or not voting, 30.

Ratliff Allen Gilmore Kennedy, W. S. Rice Berry Greene King Bixler Hager Knudson Rust Cole of Delaware Hansen Krouse Rutledge Cole of Harrison Hubbard McIlrath Simmer O'Donnell Craig Ickis Venard Johnson of Patterson Crozier Wagner Elliott Marion Prichard

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

HOUSE RESOLUTION CONSIDERED

Martin of Jackson called up the resolution filed by him and found in the journal of April 12th, relative to the appointment of a legislative committee to consider governmental economies, and asked and obtained unanimous consent for its consideration at this time.

On request of Hines of Taylor, unanimous consent having been obtained, House Joint Resolution No. 5 was substituted for the resolution by Mr. Martin.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution No. 5, a joint resolution providing for the appointment of a joint commission of the House and Senate for the purpose of considering the revision of the laws relating to the valuation of property for taxation, and the levy and collection of taxes, with report of committee recommending passage, was taken up for consideration.

Hines of Taylor 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, 68.

Akin of Carroll	Hager	Johnson of	Reimers
Allen	Hagglund	Keokuk	Rice
Anderson	Haney	Kent	Roberts
Bair	Hanson	Kline	Rust
Berry	Harrison	Knutson	Simmer
Bixler	Hattendorf	Krouse	Smith
Blackford	Heald	Laughlin	Thomas
Buchmiller	Held	Lichty	Thompson
Bush	Hempel	Lovrien	Torgeson
Charlton	Hill	McCaulley	Troup
Cole of Delaware	Hines	McIntosh	Vaughn
Copeland	Hollis	McMillan	Venard
Craig	Hopkins	Maxfield	Walrod
Eckles	Hunt	Nelson	Wamstad
Eden	Ickis	Ontjes	Wilson
Fleming	Istad	Patterson	Wolfe
Grimwood	Johnson of	Prichard	Mr. Speaker
Griswold	Dickinson		

The nays were, 24.

Aiken of Ida	Hale	Martin	Quirk
Barnes	Hollingsworth	Mathews	Ratliff
Bauer	Huff	Miller	Ryder
Crozier	Johnson of	Nagle	Saunders
Edge	Marion	Oliver	Springer
Gilmore	Kennedy, J. P.	Pattison	Stepanek
	Control of the Contro		Truax

Absent or not voting, 15.

Blythe	Forsling	Kennedy, W. S.	O'Donnell
Christophel	Greene	King	Rutledge
Cole of Harrison	Hansen	Knudson	Wagner
Elliott	Hubbard	McIlrath	

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

Cole of Harrison, for the purpose of information, raised the point as to whether or not the Governor has signed Senate File No. 104. He was informed by the chief clerk that the Governor has signed Senate File No. 104 on March 17th.

Allen of Pocahontas moved that this information be printed in the House Journal.

On the question "Shall this information be printed in the House Journal?" a roll call was demanded.

The ayes were, 46.

Aiken of Ida	Hale	King	Patterson
Akin of Carroll	Haney	Kline	Quirk
Allen	Hanson	Knudson	Reimers
Anderson	Harrison	Krouse	Rice
Bair	Heald	Laughlin	Roberts
Barnes	Hines	Lovrien	Rutledge
Bixler	Hollingsworth	McCaulley	Smith
Bush	Huff	Martin	Springer
Cole of Harrison	Johnson of	Maxfield	Thompson
Craig	Keokuk	Miller	Vaughn
Fleming	Kennedy, J. P.	Oliver	Wolfe
Hagglund	Kent	Ontjes	

The nays were, 40.

Berry	Gilmore	McIntosh	Saunders
Blackford	Grimwood	McMillan	Simmer
Charlton	Hager	Mathews	Stepanek
Cole of Delay	vare Hempel	Nagle	Thomas
Copeland	Hollis	Nelson	Torgeson
Crozier	Hunt	Pattison	Troup
Eden	Istad	Prichard	Truax
Edge	Johnson of	Ratliff	Walrod
Elliott	Marion	Rust	Wilson
Forsling	Knutson Lichty	Ryder	Mr. Speaker

Absent or not voting, 21.

Bauer	Griswold	Hubbard	McIlrath
Blythe	Hansen	Ickis	O'Donnell
Buchmiller	Hattendorf	Johnson of	Venard
Christophel	Held	Dickinson	Wagner
Eckles	Hill	Kennedy, W. S.	Wamstad
Greene	Hopkins		

Motion prevailed, and it was so ordered.

CONSIDERATION OF BILLS

Senate File No. 70, a bill for an act to amend section twenty-six hundred forty-one (2641) of the code relating to violations of the law governing registration of animals, with report of committee recommending passage, was taken up for consideration.

Eden of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Akin of Carroll	Forsling	Johnson of	Ratliff
Allen	Gilmore	Marion	Reimers
Anderson	Grimwood	Kennedy, J. P.	Rice
Bair	Griswold	Kennedy, W. S.	Rutledge
Barnes	Hager	King	Ryder
Bauer	Hagglund	Knutson	Saunders
Berry	Hale	Krouse	Simmer
Bixler	Hanson	Laughlin	Smith
Blackford	Harrison	Lovrien	Springer
Buchmiller	Hattendorf	McCaulley	Stepanek
Bush	Heald	McIntosh	Thomas
Charlton	Held	McMillan	Thompson
Cole of Delaware	Hempel	Mathews	Torgeson
Cole of Harrison	Hines	Maxfield	Troup
Copeland	Hollingsworth	Miller	Truax
Craig	Hollis	Nagle	Vaughn
Crozier	Hopkins	Nelson	Wagner
Fickles	Hunt	Oliver	Walrod
Eden	Istad	Ontjes	Wamstad
Edge	Johnson of	Pattison	Wilson
Elliott	Keokuk	Quirk	Wolfe
Fleming		POR MICHAELONINI	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Aiken of Ida	· Hill	Kent	O'Donnell
Blythe	Hubbard	Kline	Patterson
Christophel	Huff	Knudson	Prichard
Greene	Ickis	Lichty	Roberts
Haney	Johnson of	McIlrath	Rust
Hansen	Dickinson	Martin	Venard

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

Senate File No. 286, a bill for an act to amend sections fifty-two hundred twenty (5220), fifty-two hundred twenty-two (5222), fifty-two hundred twenty-four (5224), fifty-two hundred twenty-six (5226), fifty-two hundred thirty (5230) of chapter two hundred sixty-one (261) of the code, 1924, relating to the salary of county officials, 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?" Rule 18 was invoked.

The ayes were, 61.

Allen	Hager	Knutson	Rutledge
Bair	Hagglund	Laughlin	Ryder
Blackford	Heald	Lichty	Saunders
Buchmiller	Hines	Lovrien	Smith
Charlton	Hollingsworth	McCaulley	Springer
Cole of Delaware	Hollis	McIlrath	Stepanek
Cole of Harrison	Hopkins	McIntosh	Thomas
Copeland	Hunt	McMillan	Troup
Eckles	Johnson of	Martin	Vaughn
Eden	Keokuk	Maxfield	Venard
Edge	Johnson of	Nagle	Wagner
Elliott	Marion	Pattison	Walrod
Fleming	Kennedy, J. P.	Prichard	Wilson
Forsling	Kennedy, W. S.	Quirk	Wolfe
Gilmore	Kent	Roberts	Mr. Speaker
Grimwood	King	Rust	

The nays were, 35.

Aiken of Ida	Griswold	Huff	Ontjes
Anderson	Hale	Ickis	Patterson
Barnes	Haney	Istad	Ratliff
Bauer	Hansen	Knudson	Reimers
Berry	Hanson	Krouse	Thompson
Bixler	Harrison	Mathews	Torgeson
Bush	Hattendorf	Miller	Truax
Craig	Held	Nelson	Wamstad
Crozier	Hemnel	Oliver	

Absent or not voting, 11.

Akin of Carroll Greene Johnson of O'Donnell Blythe Hill Dickinson Rice Christophel Hubbard Kline Simmer

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

Senate File No. 259, a bill for an act to repeal sub-division nine (9) of section sixty-two hundred eleven (6211) of the Code, 1924, and to enact a substitute therefor, relating to the tax levy for fire department maintenance fund in cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

Stepanek of Linn asked and obtained unanimous consent to withdraw the committee amendment found in the journal of March 24th.

Springer of Decatur moved the previous question.

Motion prevailed.

Charlton 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, 49.

Aiken of Ida Laughlin Ratliff Hager Bair Hansen Lichty Rice Blackford Harrison McCaulley Rutledge Charlton Hill McIlrath Ryder Cole of Delaware Hollis McIntosh Simmer McMillan Stepanek Copeland Hunt Mathews Thomas Craig Istad Eckles Johnson of Maxfield Troup Venard Eden Marion Nagle Kennedy, J. P. Wagner Elliott O'Donnell Kennedy, W. S. Pattison Walrod Forsling Wolfe Prichard Greene Kent Knutson Grimwood

The nays were, 47.

Allen	Fleming	Ickis	Quirk
Anderson	Gilmore	Johnson of	Reimers
Barnes	Griswold	Keokuk	Rust
Bauer	Hagglund	King	Saunders
Berry	Hale	Kline	Smith
Bixler	Haney	Krouse	Springer
Blythe	Hanson	Martin	Thompson
Buchmiller	Hattendorf	Miller	Torgeson
Bush .	Heald	Nelson	Truax
Christophel	Hempel	Oliver	Vaughn
Cole of Harrison	Hines	Ontjes	Wamstad
Crozier	Huff	Patterson	Wilson

Absent or not voting, 11.

Akin of Carroll	Hollingsworth	Johnson of	Lovrien
Edge	Hopkins	Dickinson	Roberts
Held	Hubbard	Knudson	Mr. Speaker

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Haney of Mills moved that the vote by which Senate File No. 259 failed to pass the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed

Senate File No. 209, a bill for an act to make the primary roads arterial highways and to regulate traffic as it enters upon such highways, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend Senate File No. 209 by striking out all of section four (4), and renumbering section five (5) as section four (4).

Amendment adopted.

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, 89.

Kennedy, J. P. Kennedy, W. S. Allen Grimwood Quirk Ratliff Anderson Hager Bair Hale Kent Reimers Barnes Hanson Rice King Hattendorf Rust Bauer Kline Knutson Berry Heald Ryder Krouse Saunders Bixler Held Blythe Hempel Laughlin Simmer Buchmiller Hill Lichty Smith Bush Hines Lovrien Springer Charlton Hollingsworth McCaulley Stepanek Cole of Delaware Hollis McIlrath Thomas Cole of Harrison Hopkins McIntosh Thompson McMillan Torgeson Copeland Huff Craig Hunt Martin Troup Crozier Ickis Mathews Truax Eckles Istad Maxfield Vaughn Eden Miller Venard Johnson of Nagle Wagner Edge Dickinson Walrod Elliott Johnson of Nelson Fleming Keokuk Onties Wamstad Wilson Forsling Johnson of Patterson Gilmore Marion Pattison Wolfe

The nays were, none.

Absent or not voting, 18.

Aiken of Ida	Griswold	Hubbard	Prichard
Akin of Carroll	Hagglund	Knudson	Roberts
Blackford	Haney	O'Donnell	Rutledge
Christophel	Hansen	Oliver	Mr. Speaker
Greene	Harrison	\$77/57/A-\$5.7 (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. 210, a bill for an act to amend sections three thousand seven hundred forty-one (3741) and three thousand seven hundred forty-two (3742) of the code of 1924, relative to the salaries of officials and their maintenance and the salaries of guards at the penitentiary and men's reformatory, was taken up for consideration.

The sifting committee offered the following amendment:

Strike out all after the enacting clause and insert in lieu thereof the following:

"Sec. 1. That section thirty-seven hundred forty-two (3742) of the code of 1924 be repealed and the following enacted in lieu thereof: "Salary Of Guards. Turnkeys and Guards shall receive the following monthly salaries:

- 1. Of the first class, one hundred ten dollars (\$110.00).
- 2. Of the second class, one hundred dollars (\$100.00).
- 3. Of the third class, ninety dollars (\$90.00)."

Also amend Senate File No. 210 by striking the title and substituting the following:

"A BILL FOR

An act to repeal section thirty-seven hundred forty-two (3742) of the code, 1924, and to enact a substitute therefor, relative to the salaries of guards at the penitentiary and men's reformatory."

On motion of Prichard of Woodbury the amendment was adopted.

J. P. Kennedy 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, 59.

Bair	Hagglund	Johnson of	Rust
Barnes	Harrison	Marion	Saunders
Bush	Hattendorf	Kennedy, J. P.	Simmer
Charlton	Heald	Kennedy, W. S.	Smith
Cole of Delaware	Held	Knutson	Thomas
Cole of Harrison	Hempel	Lichty	Torgeson
Copeland	Hill	McIntosh	Troup
Eckles	Hines	McMillan	Truax
Eden	Hollingsworth	Martin	Vaughn
Edge	Hopkins	Mathews	Venard
Elliott	Hunt	Maxfield -	Walrod
Fleming	Ickis	Nagle	Wamstad
Forsling	Istad	Nelson	Wilson
Gilmore	Johnson of	O'Donnell	Wolfe
Grimwood	Keokuk	Pattison	
Hager		Rice	

The nays were, 21.

Aiken of Ida	Craig	Huff	Miller
Anderson	Crozier	Kent	Oliver
Bauer	Griswold	King	Quirk
Berry	Hale	Laughlin	Roberts
Buchmiller	Haney	McCaulley	Thompson
Christophel			

Absent or not voting, 27.

Akin of Carroll	Hanson	Krouse	Reimers
Allen	Hollis	Lovrien	Rutledge
Bixler	Hubbard	McIlrath	Ryder
Blackford	Johnson of	Ontjes	Springer
Blythe	Dickinson	Patterson	Stepanek
Greene	Kline	Prichard	Wagner
Hansen	Knudson	Ratliff	Mr. Speaker

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

J. P. Kennedy of Lee moved that the vote by which Senate File No. 210 passed the House be reconsidered and 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 adopted the conference committee report on Senate File No. 10, a bill for an act to establish the General Fund for the State of Iowa, for the biennium beginning July 1, 1927, and ending June 30, 1929, and to appropriate therefrom for all departments, and various divisions thereof, of the State of Iowa, for all purposes provided by law, for the said biennium, and concurred in and adopted the amendments recommended in said report.

WALTER H. BEAM, Secretary.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 10

TO THE PRESIDENT OF THE SENATE AND SPEAKER OF THE HOUSE:

We, the conference committee appointed to consider the differences between the Senate and the House on Senate File No. 10, beg leave to report that we have had the same under consideration and desire to report as follows:

We recommend that the Senate concur in the House amendment to Section 2, line 24a.

Also, that the House recede from its amendment to Section 2, line 28.

Also, that the Senate concur in the House amendment to Section 2, lines 56 and 57.

Also, that the Senate concur in the House amendment to Section 3, lines 79, 80, 81, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, and 101.

Also, that the Senate concur in the House amendment to Section 3, line 107.

Also, that the House recede from its amendment to Section 3, line 111.

Also, that the House recede from its amendment to Section 4, line 7.

Also, that the House recede from its amendment to Section 5, line 9.

Also, that the Senate concur in the House amendment to Section 5, line 14.

Also, that the Senate concur in the House amendment to Section 5, line 18,

Also, that the Senate concur in the House amendment to Section 6.

Also, that the House recede from its amendment to Section 9, line 13, and that said line be then amended by striking the figures "2,200.00" and inserting "2,100.00".

Also, that the House recede from its amendment to Section 9, line 15.

Also, that the Senate concur in the House amendment to Section 9, line 17.

Also, that the House recede from its amendment to Section 9, line 23.

Also, that the House recede from its amendment to Section 9, line 25a.

Also, that the House recede from its amendment to Section 9, line 31.

Also, that the Senate concur in the House amendment to Section 10, line 16a.

Also, that the Senate concur in the House amendment to Section 13, line 15.

Also, that the House recede from its amendment to Section 14, line 17.

Also, that the House recede from its amendment to Section 14-a, line 15b.

Also, that the House recede from its amendment to Section 19, line 10.

Also, that the Senate concur in the House amendment to Section 19, line 14.

Also, that the Senate concur in the House amendment to Section 21, line 10b

Also, that the Senate concur in the House amendment to Section 21, line 11.

Also, that the Senate concur in the House amendment to Section 21, line 18.

Also, that the Senate concur in the House amendment to Section 21, line 19.



Also, that the Senate concur in the House amendment to Section 21, line 20.

Also, that the Senate concur in the House amendment to Section 21, line 24.

Also, that the Senate concur in the House amendment to Section 21, line 36.

Also, that the Senate concur in the House amendment to Section 22, line 24.

Also, that the House recede from its amendment to Section 22, line 62.

Also, that the House recede from its amendment to Section 24, line 11.

Also, that the House recede from its amendment to Section 24, line 14.

Also, that the Senate concur in the House amendment to Section 24, line 28.

Also, that the Senate concur in the House amendment to Section 24, line 29.

Also, that the Senate concur in the House amendment to Section 24, line 30.

Also, that the Senate concur in the House amendment to Section 25, line 8.

Also, that the House recede from its amendment to Section 25, line 9, and that said line be amended by striking "3,600.00" and inserting "3.400.00".

Also, that the Senate concur in the House amendment to Section 26, line 13

Also, that the Senate concur in the House amendment to Section 27, line 14a.

Also, that the House recede from its amendment to Section 27, line 18, and that said line be amended by striking the figures "4,000.00" and inserting "3,500.00".

Also, that the House recede from its amendment to Section 31, line 7.

Also, that the Senate concur in the House amendments to Section 32, lines 15 and 17.

Also, that the House recede from its amendment to Section 36, line 10.

Also, that the House recede from its amendment to Section 37, line 12a, and amend said section by inserting as line 12a the following: "Mining Camp Schools, Emergency Fund, 10.000.00".

Also, that the Senate concur in House amendment to Section thirty-seven (37) following line fifteen (15).



Also, that the House recede from its amendment to Section 39, line 47.

Also, that the House recede from its amendment to Section 39, line 66.

Also, that the House recede from its amendment to Section 40, line 8.

Also, that the House recede from its amendment to Section 41, line 7, and that said line be amended by striking the figures "4,000.00" and inserting "3,600.00".

Also, that the House recede from its amendment to Section 41, line 8, and that said line be amended by striking the figures "2,850.00" and inserting "2,500.00".

Also, that the Senate concur in the House amendment to Section 41, line 11a.

Also, that the Senate concur in the House amendment to Section 42, line 7.

Also, that the House recede from its amendment to Section 42, line 10.

Also, that the House recede from its amendment to Section 44, line 9.

Also, that the Senate concur in the House amendment to Section 44, line 17.

Also, that the Senate concur in the House amendment to Section 45, line 9.

Also, that the Senate concur in the House amendment to Section 46, line 48a.

Also, that the Senate concur in the House amendment to Section 46, line 93a.

Also, that the Senate concur in the House amendment to Section 46, line 101a.

Also, that the House recede from its amendment to Section 46, line 188, and that said line be amended by striking the figures "\$100,000.00" and inserting "\$75,000.00".

Also, that the Senate concur in the House amendment to Section 47, lines 30, 31, and 32.

Also, that the Senate concur in the House amendment to Section 47, line 53.

Also, that the House recede from its amendment to Section 47, lines 62 and 63.

Also, that the House recede from its amendment to Section 47, line 77, and that said line be amended by striking the figures "72,000.00" and inserting "50,000.00".

Also, that the Senate concur in the House amendment to Section 47, line 90a.



Also, that the Senate concur in the House amendment to Section 47, line 106b.

Also, that the Senate concur in the House amendment to Section 52, line 5.

Also, that the Senate concur in the House amendment to Section 52, lines 19 and 20.

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,
H. GUY ROBERTS,
J. G. MERRITT,
GEO. A. WILSON,
E. E. CAVANAUGH,
A. H. BERGMAN,
W. E. G. SAUNDERS,
FRED C. LOVRIEN,
E. A. GRIMWOOD,
L. B. FORSLING,
JOHN T. HALE,
O. J. REIMERS.

CALL OF THE HOUSE

The following call of the House was filed:

Mr. Speaker: We, the undersigned, request a call of the House for the consideration and vote on the conference committee report on Senate File No. 10.

L. B. Forsling. H. C. Pattison. C. A. Knutson. J. G. Hempel. A. T. Istad.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Hubbard of Pottawattamie.

Forsling of Woodbury asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House, on account of illness.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 10 CONSIDERED

Saunders of Palo Alto called up the conference committee report on Senate File No. 10 and moved its adoption; also moved that the House concur in the amendments proposed therein and recede from its amendments as recommended therein.

Buchmiller of Greene moved the previous question.

Motion prevailed.

On the question "Shall the House adopt the report of the conference committee, and concur in the amendments proposed therein and recede from its amendments as recommended therein?"

The ayes were, 71.

Bair	Hagglund	Johnson of	Prichard
Blackford	Hale	Marion	Quirk
Blythe	Hansen	Kennedy, J. P.	Ratliff
Buchmiller	Harrison	Kline	Reimers
Charlton	Hattendorf	Knudson	Rust
Christophel	Heald	Knutson	Rutledge
Cole of Delaware	Held	Lichty	Ryder
Cole of Harrison	Hempel	Lovrien	Saunders
Craig	Hill	McIlrath	Simmer
Crozier	Hines	McIntosh	Stepanek
Eckles	Hollingsworth	McMillan	Thomas
Eden	Hollis	Martin	Troup
Edge	Hopkins	Mathews	Truax
Elliott	Hunt	Nagle	Venard
Fleming	Istad	Nelson	Wagner
Forsling	Johnson of	O'Donnell	Walrod
Gilmore	Dickinson	Patterson	Wilson
Grimwood	Johnson of	Pattison	Mr. Speaker
Hager	Keokuk		10 15 1

The nays were, 35.

Aiken of Ida	Copeland	King	Roberts
Akin of Carroll	Greene	Krouse	Smith
Allen	Griswold	Laughlin	Springer
Anderson	Haney	McCaulley	Thompson
Barnes	Hanson	Maxfield	Torgeson
Bauer	Huff	Miller	Vaughn
Berry	Ickis	Oliver	Wamstad
Bixler	Kennedy, W. S.	Ontjes	Wolfe
Bush	Kent	Rice	

Absent or not voting, 1.

Hubbard

The report of the conference committee on Senate File No. 10

was adopted and the House concurred in the amendments proposed therein and receded from amendments as recommended therein.

Simmer of Wapello moved that the call of the House be now raised.

Motion prevailed.

MOTION TO RECONSIDER CALLED UP

Rutledge of Webster called up his motion to reconsider the vote by which House File No. 347 failed to pass the House, which motion was filed in the journal of March 29th.

Simmer of Wapello moved that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 33.

Barnes	Hattendorf	Laughlin	Pattison
Berry	Hempel	McIntosh	Quirk
Blackford	Hunt	McMillan	Ryder
Charlton	Istad	Martin	Simmer
Copeland	Johnson of	Nagle	Torgeson
Gilmore	Marion	Nelson	Truax
Hale	Kennedy, W. S.	O'Donnell	Wagner
Hansen	Kent	Ontjes	Wilson
Hanson	Kline		

The nays were, 57.

Allen	Grimwood	Johnson of	Reimers
Anderson	Griswold	Dickinson	Rice
Bauer	Hager	Johnson of	Roberts
Bixler	Hagglund	Keokuk	Rust
Blythe	Haney	Knudson	Rutledge
Bush	Harrison	Lichty	Smith
Christophel	Heald	Lovrien	Springer
Cole of Delaware	Held	McCaulley	Thomas
Cole of Harrison	Hill	McIlrath	Thompson
Craig	Hines	Mathews	Troup
Crozier	Hollingsworth	Maxfield	Vaughn
Eckles	Hollis	Miller	Venard
Eden*	Hopkins	Patterson	Wamstad
Elliott	Huff	Prichard	Wolfe
Greene	Ickis		Mr. Speaker

Absent or not voting, 17.

Aiken of Ida	Fleming	King	Ratliff
Akin of Carroll	Forsling	Knutson	Saunders
Bair	Hubbard	Krouse	Stepanek
Buchmiller	Kennedy, J. P.	Oliver	Walrod
Edge			

Motion lost.

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which House File No. 347 failed to pass the House?" a roll call was demanded.

The ayes were, 67.

Anderson	Harrison	Kline	Rice
Bauer	Hattendorf	Knudson	Roberts
Bixler	Heald	Krouse	Rust
Blythe	Held	Laughlin	Rutledge
Buchmiller	Hill	Lichty	Saunders
Bush	Hines	Lovrien	Smith
Christophel	Hollingsworth	McCaulley	Springer
Cole of Delaware		McIlrath	Thomas
Copeland	Hopkins	McMillan	Thompson
Craig	Huff	Martin	Troup
Eckles	Ickis	Mathews	Vaughn
Eden	Istad	Maxfield	Venard
Elliott	Johnson of	Miller	Wagner
Greene	Dickinson	Oliver	Wamstad
Grimwood	Johnson of	Patterson	Wilson
Hager	Keokuk	Prichard	Wolfe
Hagglund Hanev	King	Reimers	Mr. Speaker

The nays were, 22.

Akin of Carroll	Griswold	Kent	Pattison
Allen	Hale	McIntosh	Ryder
Barnes	Hanson	Nagle	Simmer
Berry	Hempel	O'Donnell	Torgeson
Charlton	Hunt	Ontjes	Truax
Crozier	Kennedy W S		

Absent or not voting, 18.

Aiken of Ida	Fleming	Johnson of	Quirk
Bair	Forsling	Marion	Ratliff
Blackford	Gilmore	Kennedy, J. P.	Stepanek
Cole of Harrison	Hansen	Knutson	Walrod
Edge	Hubbard	Nelson	

Motion to reconsider prevailed.

House File No. 347, 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, was taken up for consideration.

Rutledge of Webster moved that bill be placed upon its passage, which motion prevailed.

On the question "Shall the bill pass?"

The ayes were, 75.

Anderson Hagglund King Rice Bauer Hale Kline Roberts Bixler Haney Knudson Rust Blackford Hanson Krouse Rutledge Blythe Harrison Laughlin Saunders Lichty Buchmiller Hattendorf Smith Bush Heald Lovrien Springer Christophel Held McCaulley Thomas Cole of Delaware Hollingsworth Cole of Harrison Hollis McIlrath Thompson McIntosh Troup Copeland Hopkins McMillan Truax Huff Martin Vaughn Craig Crozier Hunt Mathews Venard Eckles Ickis Maxfield Wagner Eden Istad Miller Wamstad Wilson Fleming Johnson of O'Donnell Greene Dickinson Ontjes Wolfe Grimwood Johnson of Patterson Mr. Speaker. Reimers Griswold Keokuk Kennedy, W. S. Hager

The nays were, 9.

Hill

Barnes Kent Pattison Simmer Hempel Nagle Ryder Torgeson

Absent or not voting, 23.

Aiken of Ida Edge Hubbard Oliver Johnson of Akin of Carroll Elliott Prichard Allen Forsling Marion Quirk Bair Gilmore Kennedy, J. P. Ratliff Berry Knutson Hansen Stepanek Charlton Hines Nelson Walrod

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

Blythe of Iowa, 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. 184, 366, 222, 305, 278, 420, 336, 99, 235, 253, 315, 341, 347, 383, 394, 418, and Senate Joint Resolution No. 3.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 99, 235, 253, 315, 341, 347, 383, 394, 418, 184, 366, 222, 305, 278, 420, 336, and Senate Joint Resolution No. 3.

COMMUNICATION FROM GOVERNOR HAMMILL

Honorable L. V. Carter, State House.

MY DEAR SPEAKER: Enclosed herein I hand you copy of telegram which is self-explanatory.

Cordially,

JOHN HAMMILL, Governor.

TELEGRAM

Lincoln, Nebraska. April 4, 1927.

HONORABLE JOHN HAMMILL, Governor, Des Moines, Iowa.

Bill providing for construction of interstate bridges has passed Nebraska Senate and is now in hands of road and bridge committee of House. This bill provides for construction of bridges in cooperation with adjacent states and anticipates the use of Federal Aid. It provides for operation as toll bridge until sufficient amount collected to reimburse state funds spent. Have noticed from news dispatch that you favor operating all bridges with toll during the same period so that all will become free bridges at the same time. Will the following provision meet with your approval: "Provided that all bridges constructed under the provisions of this Act shall be operated as toll bridges until the funds so collected shall be sufficient to defray the cost of construction of all bridges constructed under this Act so that all bridges shall be declared free bridges at the same time." Consider it very necessary to have both Legislatures act in harmony. Please wire at once.

A. W. SPRICK, Chairman of Committee.

On motion of Crozier of Mahaska the House adjourned until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Carter in the chair.

Kline of Davis asked unanimous consent to correct the amendment offered by him to Senate File No. 353 and adopted by the House on April 13th.

Objection was raised.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File No. 352, a bill for an act relating to the primary road system.

Also, that the Senate has refused to concur in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 423, a bill for an act to make an appropriation to James A. Devitt for attorney fees.

Also, that the Senate has refused to concur in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 421, a bill for an act to make an appropriation for attorney fees to Havner, Flick & Powers.

Also, that the Senate herewith returns as requested, Senate File No. 432, a bill for an act making an appropriation to pay for repairs upon the state capitol and historical buildings.

Also, that the Senate has amended and concurred in House amendments to Senate File No. 353, a bill for an act relating to the improvement of the primary road system and the appointment of members of the highway commission and the auditor therefor.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE NO. 353

Amend the House amendment to section one (1) by adding thereto the following:

"There is hereby levied on all gasoline imported and used within this state a license fee of one (1) cent per gallon, which shall be in addition to the license fee levied by Chapter six (6), laws of the forty-first General Assembly. All of the provisions and conditions of said Chapter six (6), laws of the forty-first General Assembly as amended by Senate File

No. 347, of the 42nd General Assembly, relating to the levy, collection or payment of the license fee on gasoline shall apply with equal force to the license fee levied herein. Out of the proceeds of said additional license fee the state highway commission shall, each year, set aside a sufficient amount to pay the portion of the bridge and right-of-way refund becoming due and payable on January first of the succeeding year. The remainder of the proceeds of said additional license fee shall be credited to the primary road fund."

Johnson of Marion moved that the House concur in Senate amendment to House amendment to Senate File No. 353.

Patterson of Kossuth raised the point of order that it is not proper for the House to consider the Senate amendment to Senate File No. 353 as it is found on page 1432 of the Senate Journal, April 13th, which reads in part as follows:

"There is hereby levied on all gasoline sold in this state a license fee of one (1) cent per gallon which shall be in addition to the license fee levied by chapter six (6), laws of the Forty-first General Assembly. All of the provisions and conditions of said chapter six (6), laws of the Forty-first General Assembly relating to the levy, collection or payment of the license fee on gasoline shall apply with equal force to the license fee levied herein."

for the reason that it would be in violation of joint standing rule No. 10, which reads as follows:

"When a bill, resolution or memorial which shall have passed one house is rejected in the other, it shall not be again introduced during the session without five days' notice and leave of a majority of the members of the house in which the same is sought to be introduced."

The above mentioned Senate amendment to Senate File No. 353 is substantially the same as Senate File No. 187. Senate File No. 187 was considered by the House on April 11th, and failed to pass by a vote of 32 ayes and 74 nays.

For the House to consider this measure to levy a tax of 1 cent a gallon on gasoline to be placed in the primary road fund, as an amendment to Senate File No. 353, is mere subterfuge.

Mr. Patterson raised the further point of order that if we were to consider an amendment to Senate File No. 353, providing for a gasoline tax, the House would violate Rule No. 31, which reads as follows:

"No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment."



Senate File No. 353 has to do with Senate File No. 104 which was recently signed by the Governor and which does not in any way embrace the subject of the levying and collection of taxes for road purposes.

The Speaker reserved his decision.

MOTION TO RECONSIDER SENATE FILE NO. 432

Grimwood of Jones moved that the vote by which Senate File No. 432 passed the House be reconsidered.

On the question "Shall the vote by which Senate File No. 432 passed the House be reconsidered?" a roll call was demanded.

The ayes were, 70.

Akin of Carroll	Grimwood	Kent	Pattison
Anderson	Griswold	King	Prichard
Barnes	Hagglund	Knutson	Quirk
Bauer	Hansen	Krouse	Ratliff
Blackford	Hanson	Laughlin	Rice
Blythe	Harrison	Lichty	Rutledge
Bush	Hattendorf	Lovrien	Ryder
Christophel	Heald	McCaulley	Saunders
Cole of Delaware		McIlrath	Smith
Cole of Harrison	Hempel	McIntosh	Thomas
Copeland	Hines	Martin	Troup
Eckles	Hollingsworth	Mathews	Truax
Eden	Hollis	Maxfield	Venard
Edge	Hopkins	Nagle	Wagner
Elliott	Hunt	Nelson	Wilson
Fleming	Istad	Ontjes	Wolfe
Forsling	Kennedy, J. P.	Patterson	Mr. Speaker
Gilmore	Kennedy, W. S.		

The nays were, 10.

Greene

Hager

Haney

Berry Bixler	Crozier Hale Knudson	Springer	Torgeson
Absent or not	voting, 27.		
Aiken of Ida	Hill	Johnson of Marion Kline	Roberts
Bair	Hubbard		Rust
Buchmiller	Huff		Simmer
Charlton	Ickis	McMillan	Stepanek
Craig	Johnson of	Miller	Vaughn

Dickinson

Johnson of

Keokuk

01:---

O'Donnell

Reimers

Motion to reconsider prevailed.

mt.

Walrod

Wamstad

Grimwood of Jones moved that the vote by which Senate File No. 432 passed to its third reading be reconsidered.

Motion prevailed.

Senate File No. 432, a bill for an act making an appropriation to pay for repairs upon the state capitol and historical buildings, was taken up for consideration.

Grimwood of Jones offered the following amendment and moved its adoption:

Amend section one (1) by inserting at the end of line two (2) the following: "one hundred twenty-nine thousand dollars (\$129,000.00)".

Amendment 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?"

The ayes were, 80.

Akin of Carroll	Griswold	Kennedy, J. P.	Quirk
Anderson	Hager	Kennedy, W. S.	Ratliff
Bair	Hagglund	Kent	Rice .
Barnes	Hale	King	Roberts
Blackford	Haney	Knudson	Ryder
Buchmiller	Hanson	Lichty	Saunders
Bush	Harrison	Lovrien	Smith
Christophel	Hattendorf	McCaulley	Springer
Cole of Delaware	Heald	McIlrath	Stepanek
Cole of Harrison	Held	McIntosh	Thomas
Copeland	Hempel	McMillan	Troup
Craig	Hill	Martin	Truax
Crozier	Hines	Mathews	Vaughn
Eckles	Hollis	Maxfield	Venard
Eden	Hopkins	Nagle	Wagner
Edge	Hunt	Nelson	Walrod
Elliott	Istad	O'Donnell	Wamstad
Fleming	Johnson of	Oliver	Wilson
Forsling	Keokuk	Ontjes	Wolfe
Gilmore	Johnson of	Pattison	Mr. Speaker
Grimwood	Marion).)	

The nays were, 8.

Allen Huff Johnson of Miller
Bixler Ickis Dickinson Thompson Torgeson

Absent or not voting, 19.

Aiken of Ida	Greene	Knutson	Reimers
Bauer ·	Hansen	Krouse	Rust
Berry	Hollingsworth	Laughlin	Rutledge
Blythe	Hubbard	Patterson	Simmer
Charlton	Kline	Prichard	

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

HOUSE INSISTS ON AMENDMENTS

Ontjes of Grundy moved that the House recede from its amendments to Senate Filè No. 352.

Hopkins of Guthrie moved the previous question.

Motion prevailed.

On the question "Shall the House recede from its amendments to Senate File No. 352?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 50.

Akin of Carroll	Fleming	Hopkins	Quirk
Bair	Forsling	Hunt	Saunders
Bauer .	Gilmore	Istad	Stepanek
Bixler	Grimwood	King	Thomas
Blythe	Griswold .	Lichty	Thompson
Buchmiller	Hager	Lovrien	Torgeson
Charlton	Hagglund	McIntosh	Truax
Cole of Delaware	Hansen	Martin	Vaughn
Copeland	Hattendorf	Nagle	Wagner
Eckles	Held	Nelson	Wilson
Eden	Hill	Ontjes	Wolfe
Edge	Hines	Patterson	Mr. Speaker
Elliott	Hollingsworth		

The nays were, 53.

Aiken of Ida	Hanson	Kennedy, W. S.	Pattison
Allen	Harrison	Kent	Prichard
Anderson	Heald	Kline	Ratliff
Barnes	Hempel	Knudson	Reimers
Berry	Hollis	Krouse	Rice
Blackford	Huff	Laughlin	Roberts
Bush	Ickis	McCaulley	Rutledge
Christophel	Johnson of	McIlrath	Ryder
Cole of Harrison	Dickinson	McMillan	Simmer
Craig	Johnson of	Mathews	Smith
Crozier .	Keokuk	Maxfield	Springer
Greene	Johnson of	Miller	Troup
Hale	Marion	O'Donnell	Venard
Haney	Kennedy, & P.	Oliver	Wamstad

Absent or not voting, 4.

Hubbard

Knutson

Rust

Walrod

Motion lost, and the House insisted on its amendments.

W. S. Kennedy of Lee moved that the House recede in its amendment to Senate File No. 423.

On the question "Shall the House recede in its amendment to Senate File No. 423?" a roll call was demanded.

The ayes were, 12.

Blackford Edge
Cole of Delaware Johnson of
Eckles Keokuk
Eden

Johnson of Marion Lovrien McCaulley McIntosh Prichard Rice

The nays were, 79.

Akin of Carroll Hager Allen Hagglund Hale Anderson Bair Haney Barnes Hansen Bauer Hanson Berry Harrison Bixler Heald Blythe Held Buchmiller Hempel Bush Hill Charlton Hines Christophel Hopkins Cole of Harrison Huff Craig Hunt Crozier Ickis Fleming Istad Johnson of Gilmore Grimwood Dickinson Griswold Kennedy, J. P. Kennedy, W. S. Kent King Kline Knudson Krouse Laughlin Lichty McIlrath Martin Mathews Maxfield Miller Nagle Nelson O'Donnell Oliver Ontjes Patterson Pattison

Quirk Ratliff Reimers Roberts Ryder Saunders Smith Springer Thomas Thompson Torgeson Troup Truax Vaughn Venard Wagner Walrod Wamstad Wilson Wolfe

Absent or not voting, 16.

Aiken of Ida Copeland Elliott Forsling Greene Hattendorf Hollingsworth Hollis Hubbard Knutson McMillan Rust Rutledge Simmer Stepanek Mr. Speaker

Motion lost, and the House insisted on its amendments.

Bixler of Adams moved that the House insist on its amendment to Senate File No. 421.

Motion prevailed, and the House insisted on its amendment. Speaker pro tempore Mathews in the chair.

CONSIDERATION OF BILLS

House File No. 517, a bill for an act to amend Senate File Number Thirty-four (34) of the acts of the forty-second (42nd) general assembly relating to indictments, 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, 83.

Aiken of Ida	Forsling	Johnson of	Patterson
Akin of Carroll	Gilmore	Keokuk	Pattison
Bair	Grimwood	Kennedy, J. P.	Prichard
Barnes	Griswold	Kennedy, W. S.	Quirk
Bauer	Hager	Kline	Ratliff
Berry	Haney	Knudson	Reimers
Blackford	Hansen	Knutson	Roberts
Blythe	Hanson	Krouse	Saunders
Buchmiller	Harrison	Laughlin	Smith
Bush	Hattendorf	Lichty	Springer
Charlton	Heald	Lovrien	Stepanek
Christophel	Held	McCaulley	Thompson
Cole of Delaware	Hempel	McIlrath	Torgeson
Cole of Harrison		McIntosh .	Troup
Copeland	Hines	McMillan	Truax
Craig	Hollingsworth	Martin	Vaughn
Eckles	Hopkins	Maxfield	Venard
Eden	Huff	Miller	Wagner
Edge	Hunt	Nagle	Walrod
Elliott	Ickis	Nelson	Wamstad
Fleming	Istad	Oliver	Wolfe

The nays were, none.

Absent or not voting, 24.

Allen	Hollis	King	Rutledge
Anderson	Hubbard	Mathews	Ryder
Bixler	Johnson of	O'Donnell	Simmer
Crozier	Dickinson	Ontjes	Thomas
Greene	Johnson of	Rice	Wilson
Hagglund	Marion	Rust	Mr. Speaker
Hale	Kent		

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

MOTIONS TO WITHDRAW FROM SIFTING COMMITTEE

Knutson of Cerro Gordo moved that Senate File No. 429 be withdrawn from the sifting committee.

Patterson of Jefferson moved the previous question.

Motion prevailed.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of the question of withdrawing Senate File No. 429 from the sifting committee.

CLYDE B. CHARLTON.
C. A. KNUTSON.
E. B. THOMAS.
WARREN WALROD.
E. A. GRIMWOOD.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Carter of Hardin and Hubbard of Pottawattamie.

Greene of Pottawattamie asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House, on account of illness.

Rutledge of Webster moved that Carter of Hardin be excused from the call of the House.

Motion prevailed.

On the question "Shall Senate File No. 429 be withdrawn from the sifting committee?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 63.

Aiken of Ida	Forsling	Ickis	Ontjes
Anderson	Gilmore	Istad	Pattison
Bair	Greene	Johnson of	Ratliff
Bauer	Grimwood	Dickinson	Rice
Bixler	Hager	Johnson of	Rutledge
Blackford	Hagglund	Marion	Ryder
Blythe	Hale	Knutson	Simmer
Charlton	Haney	Lichty	Thomas
Cole of Delaware		McCaulley	Thompson
Cole of Harrison	Harrison	McIlrath	Torgeson
Copeland	Heald	McIntosh	Troup
Craig	Hempel	McMillan	Truax
Crozier	Hines	Mathews	Vaughn
Eckles	Hollis	Maxfield	Wagner
Eden	Huff	Miller	Walrod
Elliott	Hunt	Nagle	Wilson
Fleming			

The nays were, 42.

Akin of Carroll Knudson Held Reimers Allen Hill Krouse Roberts Barnes Hollingsworth Laughlin Rust Berry Hopkins Saunders Lovrien Buchmiller Johnson of Martin Smith Bush Keokuk Nelson Springer Kennedy, J. P. Kennedy, W. S. O'Donnell Stepanek Christophel Edge Oliver Venard Griswold Kent Patterson Wamstad Hanson Prichard Wolfe King Hattendorf Kline Quirk

Absent or not voting, 2.

Carter

Hubbard

The motion, having failed to receive a two-thirds majority, was lost.

Rice of Appanoose moved that House File No. 364 be withdrawn from the sifting committee.

Greene of Pottawattamie moved that the call of the House be raised.

Motion prevailed.

Bixler of Adams moved that the motion to withdraw House File No. 364 from the sifting committee be laid on the table.

Motion prevailed.

CONSIDERATION OF BILLS

Senate File No. 342, a bill for an act to amend Sections Eighty-five Hundred Twenty-five (8525) and Eighty-five Hundred Twenty-six (8526) of the Code, 1924, so as to bring the sale of certain contracts within the previsions of the Blue Sky Law of the State of Iowa, 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, 75.

Aiken of Ida Fleming Johnson of Pattison Allen Forsling Keokuk Prichard Anderson Gilmore Johnson of Quirk Reimers Bair Greene Marion Kennedy, J. P. Barnes Griswold Rice Bauer Hager Kent Rust King Bixler Hale Rutledge Blackford Hansen Kline Stepanek Blythe Hanson Knudson Thomas Harrison Thompson Buchmiller Knutson Torgeson Bush Hattendorf Krouse Troup Charlton Heald Lichty Truax Christophel Held Lovrien Cole of Harrison Hollis McCaulley Vaughn Copeland Hopkins McIntosh Venard McMillan Wagner Craig Huff Miller Wamstad Crozier Hunt Wilson Nagle Eckles Ickis Nelson Wolfe Edge Johnson of Elliott Dickinson

The nays were, 3.

Hines Oliver Simmer

Absent or not voting, 29.

Akin of Carroll Hempel McIlrath Ratliff Martin Roberts Hill Berry Mathews Cole of Delaware Hollingsworth Ryder Eden Hubbard Maxfield Saunders Grimwood Istad O'Donnell Smith Hagglund Kennedy, W. S. Ontjes Springer Laughlin Patterson Walrod Haney Mr. Speaker

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

Senate File No. 200, a bill for an act to confirm in R. E. Rouse the title to a portion of land in section sixteen, township ninety-three north of the base line, range thirty-four west of the fifth Principal Meridian, described as the south three-eighths of said section sixteen, and that parcel of land lying north of the north line of the south three-eighths of said section sixteen, and south of the center line of the drainage ditch in drainage district No. 41, in Pocahontas County, Iowa, and east of the public highway which crosses Government Lot Four in the south half of said section sixteen; and authorizing and directing the executive council of the state of Iowa to quitclaim said land to him, 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, 77.

Aiken of Ida	Greene	Johnson of	Nelson
Allen	Griswold	Keokuk	O'Donnell
Anderson	Hager	Johnson of	Patterson
Bair	Hagglund	Marion	Pattison
Barnes	Haney	Kennedy, J. P.	Prichard
Bauer	Hanson	Kennedy, W. S.	Quirk
Berry	Harrison	Kent	Rice
Bixler	Hattendorf	King	Roberts
Blackford	Held	Knudson	Rutledge
Blythe	Hempel	Knutson	Springer
Buchmiller	Hines	Krouse	Stepanek
Bush	Hollingsworth	Lichty	Thompson
Charlton	Hollis	Lovrien	Troup
Christophel	Hopkins	McCaulley	Truax
Cole of Delaware		McIlrath	Vaughn
Cole of Harrison	Hunt	McIntosh	Venard
Copeland	Istad	McMillan	Wagner
Eden	Johnson of	Maxfield	Walrod
Elliott	Dickinson	Miller	Wamstad
Fleming		Nagle	Wilson
OT . T.			Wolfe

The nays were, 3.

Hale Ickis Thomas

Absent or not voting, 27.

Akin of Carroll	Grimwood	Martin	Ryder
Craig	Hansen	Mathews	Saunders
Crozier	Heald	Oliver	Simmer
Eckles	Hill	Onties	Smith
Edge	Hubbard	Ratliff	Torgeson
Forsling	Kline	Reimers	Mr. Speaker
Gilmore	Laughlin	Rust	

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

Senate File No. 364, a bill for an act to legalize the corporate acts and proceedings of the Frankel Clothing Company of Des Moines, Iowa, and to provide for the renewal and extension of the period of corporate existence of said Company, was taken up for consideration.

Charlton 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, 83.

Aiken of Ida Hager Kennedy, W. S. Ratliff Allen Hagglund Reimers Kent Hale Bair Kline Rice Barnes Haney Knudson Roberts Bauer Hanson Knutson Rust Blackford Harrison Krouse Rutledge Blythe Hattendorf Lichty Ryder Smith Buchmiller Held Lovrien Charlton Hempel McCaulley Springer Christophel Hines McIntosh Stepanek Cole of Delaware Hollis Cole of Harrison Hopkins McMillan Thomas Martin Thompson Copeland Huff Maxfield Torgeson Crozier Miller Hunt Troup Ickis Eden Nagle Truax Elliott Istad Nelson Vaughn Fleming Johnson of O'Donnell Wagner Dickinson Ontjes Walrod Forsling Gilmore Johnson of Patterson Wamstad Marion Pattison Wilson Greene Grimwood Kennedy, J. P. Prichard Wolfe Griswold

The nays were, 1.

Johnson of Keokuk

Absent or not voting, 23.

Akin of Carroll	Eckles	Hubbard	Quirk
Anderson	Edge	King	Saunders
Berry	Hansen	Laughlin	Simmer
Bixler	Heald	McIlrath	Venard
Bush	Hill	Mathews	Mr. Speaker
Craig	Hollingsworth	Oliver	

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

House File No. 275, a bill for an act to amend sections fifty-four hundred twenty-two (5422), fifty-four hundred twenty-three (5423), fifty-four hundred twenty-eight (5428), fifty-four hundred thirty-four (5434), fifty-four hundred thirty-five (5435), fifty-four hundred forty (5440) and fifty-four hundred forty-three (5443) of the Code, 1924, and to repeal sections fifty-four hundred thirty-six (5436), fifty-four hundred thirty-seven (5437), fifty-four

hundred thirty-eight (5438), and fifty-four hundred thirty-nine (5439) of the code, 1924, relating to the licensing of dogs and the collection of the license fee, 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, 87.

Akin of Carroll Hager Hagglund Allen Anderson Hale Bair Haney Hanson Barnes Harrison Bauer Bixler Hattendorf Blackford Heald Blythe Held Buchmiller Hempel Bush Hill Christophel Hines Cole of Delaware Hollis Cole of Harrison Hopkins Copeland Hunt Craig Ickis Crozier Istad Eden Johnson of Dickinson Elliott Fleming Johnson of Gilmore Keokuk Kennedy, J. P. Greene Grimwood

Kennedy, W. S. Kent King Kline Knudson Knutson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McIntosh McMillan Maxfield Miller Nagle Nelson O'Donnell Oliver Patterson Pattison

Quirk Ratliff Reimers Rice Rust Rutledge Ryder Saunders Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Walrod Wamstad Wilson Wolfe

The nays were, 2.

Hansen

Martin

Absent or not voting, 18.

Aiken of Ida
Berry Griswold
Charlton Hollingsworth
Eckles Hubbard
Edge Huff

Johnson of Marion Mathews Ontjes Prichard Roberts Simmer Wagner Mr. Speaker

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

Held of Plymouth moved that the vote by which House File No. 275 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 373, a bill for an act to amend Chapter two hundred eleven (211) acts of the Forty-first General Assembly relating to the erection of monuments at the graves of soldiers of the Revolutionary War, 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, 90.

Akin of Carroll Griswold Kennedy, J. P. Prichard Allen Hager Kent Quirk Hagglund Anderson King Ratliff Bair Hale . Kline Reimers Barnes Haney Knudson Rice Bauer Knutson Roberts Hansen Krouse Berry ·Hanson Rust Bixler Harrison Laughlin Rutledge Blackford Hattendorf Lichty Saunders Blythe Heald Smith Lovrien Buchmiller Held McCaulley Springer Bush Hempel McIlrath Stepanek Christophel Hill McIntosh Thomas Cole of Harrison Hines McMillan Thompson Copeland Hollingsworth Martin Torgeson Craig Hollis Maxfield Troup Crozier Huff Miller Vaughn Eden Hunt Nagle Venard Nelson Elliott Istad Wagner Fleming Johnson of O'Donnell Walrod Forsling Dickinson Oliver Wamstad Greene Johnson of Onties Wilson Grimwood Keokuk Patterson Wolfe

The nays were, none.

Absent or not voting, 17.

Aiken of Ida Gilmore Johnson of Pattison Charlton Hopkins Marion Ryder Kennedy, W. S. Cole of Delaware Hubbard Simmer Eckles Ickis Mathews Truax Edge Mr. Speaker

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

Senate File No. 308, a bill for an act to amend section fifty-three hundred eighty-seven (5387) of the code, relating to the member-

ship of the soldiers' relief commission, was taken up for consideration.

Martin of Jackson in the chair.

McIlrath of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Akin of Carroll Grimwood Johnson of Pattison Quirk Griswold Marion Allen Kennedy, J. P. Ratliff Anderson Hager Hagglund Barnes King Reimers Bauer Hale Kline Roberts Haney Knudson Rust Berry Hansen Knutson Bixler Rutledge Blackford Harrison . Krouse Ryder Hattendorf Laughlin Smith Blythe Buchmiller . Heald Lichty Springer Bush Held Lovrien Stepanek Hempel Christophel McCaulley Thomas Cole of Harrison Hill McIlrath Thompson Copeland Hines McIntosh Torgeson Hollis McMillan Troup Craig Crozier Huff Maxfield Vaughn Eckles Ickis Miller Venard Eden Istad Nagle Wagner Elliott Johnson of Nelson Walrod Wamstad Dickinson Oliver Fleming Wilson Johnson of Onties Forsling Keokuk Patterson Wolfe Greene

The nays were, none.

Absent or not voting, 22.

Kent Aiken of Ida Rice Hanson Bair Hollingsworth Martin Saunders Charlton Hopkins Mathews Simmer Cole of Delaware Hubbard O'Donnell Truax Mr. Speaker Edge Hunt Prichard Gilmore Kennedy, W. S.

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

Bixler of Adams moved that no bills be considered after 4:30 p. m. today.

Simmer of Wapello moved that the motion by Bixler of Adams be laid on the table.

On the question "Shall the motion by Bixler of Adams be laid on the table?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 62.

Allen	Hale	Kennedy, J. P.	Ryder
Bair	Hattendorf	Kline	Simmer
Barnes	Heald	Knudson	Smith
Bixler	Held	Knutson	Springer
Blythe	Hempel	Krouse	Thomas
Bush	Hill	Laughlin	Thompson
Charlton	Hines	McIlrath	Torgeson
Cole of Delaware	Hollingsworth	McIntcsh	Troup
Copeland	Hollis	McMillan	Truax
Crozier	Hopkins	Martin	Vaughn
Eckles	Hunt	Mathews	Venard
Elliott	Ickis	Nagle	Wagner
Greene	Istad	O'Donnell	Wamstad
Grimwood	Johnson of	Pattison	Wilson
Griswold	Dickinson	Quirk	Mr. Speaker
Hagglund	Johnson of Marion	Reimers	

The nays were, 36.

Akin of Carroll	Forsling	Kennedy, W. S	S. Ontjes
Anderson	Gilmore	Kent	Patterson
Berry	Hager	King	Prichard
Blackford	Haney	Lichty	Rice
Christophel	Hansen	Lovrien	Rust
Cole of Harrison	Hanson	McCaulley	Rutledge
Craig	Huff	Maxfield	Stepanek
Eden	Johnson of	Miller	Walrod
Fleming	Keokuk	Nelson	Wolfe
		Oliver	

Absent or not voting, 9.

Aiken of Ida	Buchmiller	Harrison	Ratliff
Bauer	Edge	Hubbard	Roberts
			Saunders

Motion prevailed.

Charlton of Polk called up the motion by McIlrath of Poweshiek and found in the journal of April 9th, to amend the resolution providing for the appointment of the sifting committee.

Simmer of Wapello moved that the motion be laid on the table.

On the question "Shall the motion be laid on the table?" a roll call was demanded.

The ayes were, 72.

Aiken of Ida Akin of Carroll	Greene	Johnson of	Patterson
	Griswold	Marion	Prichard
Allen	Hagglund	Kennedy, W. S.	Quirk
Anderson	Haney	Kent	Reimers
Bair	Hansen	King	Rice
Barnes	Hanson	Kline	Roberts
Bauer	Hattendorf	Knudson	Rust
Bixler	Heald	Krouse	Saunders
Blythe	Held	Laughlin	Simmer
Buchmiller	Hill	Lichty	Smith
Bush	Hollingsworth	Lovrien	Springer
Christophel	Hollis	McCaulley	Stepanek
Craig	Hopkins	Mathews	Thompson
Crozier	Huff	Maxfield	Troup
Eckles	Johnson of	Miller	Vaughn
Eden	Dickinson	Nelson	Venard
Edge	Johnson of	O'Donnell	Walrod
Elliott	Keokuk	Oliver	Wilson
Fleming		Ontjes	Wolfe

The nays were, 28.

Berry	Hager	Kennedy, J. P.	Rutledge
Blackford	Hale	McIlrath	Ryder
Charlton	Harrison	McIntosh	Thomas
Cole of Delawar	re Hempel	McMillan	Torgeson
Copeland	Hunt	Nagle	Truax
Gilmore	Ickis	Pattison	Wagner
Grimwood	Istad	Ratliff	Wamstad

Absent or not voting, 7.

Cole of Harr	ison Hines	Knutson	Mr. Speaker
Forsling	Hubbard	Martin	1.50

Speaker Carter in the chair.

CONSIDERATION OF BILLS

Senate File No. 90, a bill for an act to amend section twelve thousand nine hundred sixty-eight (12968) of the code relating to the punishment for assault with intent to commit rape, 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, 90.

Akin of Carroll Johnson of Ratliff Gilmore Reimers Allen Greene Marion Anderson Grimwood Kennedy, J. P. Rice Bair Griswold . Kennedy, W. S. Roberts Kent Rust Barnes Hager Bauer Hagglund King Rutledge Berry Hale Knudson Ryder Bixler Hanev Knutsom Saunders Smith Blackford Hanson Krouse Blythe Harrison Laughlin Springer Buchmiller Thomas Held Lichty Bush Lovrien Thompson Hempel Charlton McCaulley Torgeson Hines McIntosh Troup Christophel Hollingsworth Cole of Delaware Hollis McMillan Truax Cole of Harrison Hopkins Mathews Vaughn Miller Venard Craig Huff Wagner Crozier Hunt Nagle Eckles Walrod Istad Nelson Eden Johnson of O'Donnell Wamstad Edge Dickinson Ontjes Wilson Pattison Wolfe Elliott Johnson of Forsling Keokuk Prichard Mr. Speaker Quirk

The nays, were, 1.

Oliver

Absent or not voting, 16.

Aiken of Ida Hattendorf Ickis Maxfield
Copeland Heald Kline Patterson
Fleming Hill McIlrath Simmer
Hansen Hubbard Martin Stepanek

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 the following bill in which the concurrence of the Senate was asked:

Senate File No. 210, a bill for an act relative to the salaries of officials and their maintenance and the salaries of guards at the penitentiary and men's reformatory.

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 relating to the attendance of pupils in high schools outside the state.

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 relating to the powers of school electors at annual meetings, to repeal section 4267 and to enact a substitute therefor, and to amend chapter 214, to prescribe the courses of study therein, and to provide for supervision.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 162, a bill for an act relating to reports and inventories of executors, administrators, and testamentary trustees, and to the appraisement of personal property in probate proceedings.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 438, a bill for an act relating to certain obstructions in highways.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 177, a bill for an act relating to larceny of domestic animals, and providing punishment therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 407, a bill for an act relating to the number of judges of the supreme court, and the division of said court in two sections, and to provide for an additional judge.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 362, a bill for an act relating to the labeling and sale of food, agricultural seeds, and paints.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 358, a bill for an act to make permanent the temporary transfer of money from the state insane fund to the general county fund of Wapello county, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the House is asked:

House File No. 339, a bill for an act relating to conveyance or incumbrance of homesteads.

Also, that the Senate has amended and passed the following bill in which the concurrence of the House is asked:



House File No. 64, a bill for an act relating to elections, and to provide a system of permanent registration for cities having a population in excess of one hundred twenty-five thousand (125,000).

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 64

Amend the title by striking out the title and inserting in lieu thereof the following:

"An act relating to elections and providing a system of permanent registration for certain cities, including cities acting under special charter."

SENATE AMENDMENT TO HOUSE FILE NO. 339

Amend Section One by striking out all that part of Section One following the word "six" in line three thereof and substituting therefor the following: "and the instrument sets out the legal description of the homestead, provided, however, that where the homestead is conveyed or incumbered along with or in addition to other real estate it shall not be necessarily to particularly describe or set aside the tract of land constituting such homestead."

RETURN OF BILLS FROM COMMITTEE

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 495, a bill for an act to provide an appropriation of eight thousand four hundred ninety-five dollars and thirty cents (\$8,-495.30) to indemnify Andrew Austin and eighty-four (84) others for damages sustained through depredation of pheasants in Winnebago and Hancock counties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without action.

WM. E. G. SAUNDERS, Chairman.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 420, a bill for an act authorizing and directing the Curator of the Historical, Memorial and Art department of Iowa to acquire the collection of arms and related materials of the late George Shull, and making appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without action.

WM. E. G. SAUNDERS, Chairman.



CONSIDERATION OF BILLS

Senate File No. 95, a bill for an act to amend chapter three hundred fifty-one (351) of the Code, 1924, relating to the inheritance tax, assessment and collection thereof, and the procedure with reference thereto, 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 thirty-two (7332), seven thousand three hundred fifty-two (7352), seven thousand three hundred fifty-six (7356), seven thousand three hundred sixty-three (7363), seven thousand three hundred twenty (7320), seven thousand three hundred twenty-two (7322), seven thousand three hundred ninetyfour (7394), seven thousand three hundred eight (7308), seven thousand three hundred six (7306), seven thousand three hundred twenty-eight (7328), seven thousand three hundred thirtyfour (7334), seven thousand three hundred seven (7307), relating to the inheritance tax, the assessment 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), seven thousand three hundred fortyseven (7347), seven thousand three hundred fourteen (7314), seven thousand three hundred seventeen (7317), seven thousand three hundred sixty-four (7364), seven thousand three hundred ninety-six (7396), and to enact substitutes therefor relating to the inheritance tax, the assessment and collection thereof, and the procedure with reference thereto, was taken up for consideration.

Johnson of Marion offered the following amendment and moved its adoption:

Amend Senate File No. 95 by striking sections six (6), seven (7), eight (8), and nine (9).

Ratliff of Henry moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

111

The ayes were, 60.

Kennedy, J. P. Kennedy, W. S. Aiken of Ida Hager Pattison Akin of Carroll Hale Quirk Ratliff Blackford Haney Kline Blythe Hansen Knutson Rice Christophel Held Krouse Ryder Cole of Harrison Hempel Laughlin Simmer Copeland Hines Lichty Smith Crozier Hollis McCaulley Stepanek Eckles Hopkins McIntosh Thomas Eden Hunt Mathews Troup Edge Ickis Miller Truax Elliott Istad Nagle Vaughn Johnson of O'Donnell Wagner Walrod Forsling Gilmore Keokuk Oliver Greene Johnson of Ontjes Wilson Marion Griswold

The nays were, 32.

Allen Kent Reimers Craig Anderson Fleming King Roberts Bair Grimwood Lovrien Springer Barnes Hagglund McIlrath Thompson McMillan Bauer Hanson Venard Bixler Heald Martin Wamstad Buchmiller Hollingsworth Nelson Mr. Speaker Bush Johnson of Patterson Cole of Delaware Dickinson

Absent or not voting, 15.

Berry Hill Maxfield Saunders
Charlton Hubbard Prichard Torgeson
Harrison Huff Rust Wolfe
Hattendorf Knudson Rutledge

Amendment adopted.

Troup of Story moved the previous question.

Motion prevailed.

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, 42.

Allen Hagglund Reimers King Bair Hanev Knudson Rice Krouse Roberts Barnes Hanson · Bauer Harrison Lovrien Rust McCaulley Smith Bixler Hill Springer Buchmiller Hollingsworth McIlrath Bush Martin Thompson Cole of Delaware Johnson of Nelson Torgeson Elliott Dickinson Patterson Wamstad Fleming Johnson of Prichard Wolfe Mr. Speaker Grimwood Marion Quirk

The nays were, 55.

Akin of Carroll	Gilmore	Kennedy, J. P.	Oliver
Anderson	Greene	Kennedy, W. S.	Pattison
Berry	Griswold	Kent	Ratliff
Blackford	Hale	Kline	Ryder
Blythe	Hansen	Knutson	Simmer
Christophel	Held	Laughlin	Stepanek
Cole of Harrison	Hempel	Lichty	Thomas
Copeland	Hollis	McIntosh	Troup
Craig	Hopkins	McMillan	Truax
Crozier	Hunt	Mathews	Vaughn
Eckles	Ickis	Maxfield	Venard
Eden	Istad	Miller	Wagner
Edge	Johnson of	Nagle	Walrod
Forsling	Keokuk	O'Donnell	Wilson

Absent or not voting, 10.

Aiken of Ida	Hattendorf	Hubbard	Rutledge
Charlton	Heald	Ontjes	Saunders
Hager	Hines	1000 00000 10 10048	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

CONSIDERATION OF SENATE AMENDMENTS

On request of Elliott of Polk, House File No. 64, a bill for an act relating to elections, and to provide a system of permanent registration for cities having a population in excess of one hundred twenty-five thousand (125,000), with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 64

Amend the title by striking out the title and inserting in lieu thereof the following:

"An Act relating to elections and providing a system of permanent registration for certain cities, including cities acting under special charter."

Mr. Elliott moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 75.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Haney Quirk Anderson Hansen Ratliff Blackford Hanson Kent Reimers Blythe Harrison Kline Rust Buchmiller Hattendorf Krouse Ryder Bush Heald Laughlin Smith Charlton Held Lichty Springer Christophel Hempel McCaulley Stepanek McIlrath Cole of Delaware Hill Thomas Craig Hines McIntosh Thompson Crozier Hollingsworth Martin Vaughn Eckles Hollis Mathews Venard Eden Maxfield Hopkins Wagner Walrod Elliott Miller Hunt Wamstad Fleming Ickis Nagle Wilson Forsling Istad Nelson Greene Johnson of O'Donnell Wolfe Grimwood Keokuk Onties Mr. Speaker Hager Johnson of Pattison Hagglund Marion

The nays were, none.

Absent or not voting, 32.

Aiken of Ida	Edge	King	Rice
Allen	Gilmore	Knudson	Roberts
Bair	Griswold	Knutsen	Rutledge
Barnes	Hale	Lovrien	Saunders
Bauer	Hubbard	McMillan	Simmer
Berry	Huff	Oliver	Torgeson
Bixler	Johnson of	Patterson	Troup
Cole of Harrison	Dickinson	Prichard	Truax
Copeland			

The House concurred in Senate amendment to House File No. 64.

On request of McCaulley of Calhoun, House File No. 339, a bill for an act to amend section ten thousand one hundred forty-seven (10,147) of the code, relating to conveyance or incumbrance of homesteads, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 339

Amend Section One by striking out all that part of Section One following the word "six" in line three thereof and substituting thereof the following: "and the instrument sets out the legal description of the homestead, provided, however, that where the homestead is conveyed or insumbered along with or in addition to other real estate it shall not be necessary to particularly describe or set aside the tract of land constituting such homestead."

Mr. McCaulley moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 71.

Aiken of Ida	Hale	Johnson of	Nagle
Akin of Carroll	Hansen	Keokuk	Nelson
Anderson	Hanson	Johnson of	Ontjes
Berry	Harrison	Marion	Patterson
Blackford	Hattendorf	Kennedy, J. P.	Quirk
Buchmiller	Held	Kennedy, W. S.	Ratliff
Bush	Hempel	Kent	Reimers
Charlton	Hill	Kline	Rust
Christophel	Hines	Knudson	Ryder
Cole of Delaware	Hollingsworth	Knutson	Smith
Crozier	Hollis	Krouse	Stepanek
Eckles	Hopkins	Lichty	Thomas
Elliott	Huff	Lovrien	Thompson
Fleming	Hunt	McCaulley	Venard
Forsling	Ickis	McIntosh	Wagner
Greene	Istad	McMillan	Walrod
Grimwood	Johnson of	Martin	Wamstad
Hager	Dickinson	Mathews	Wilson
Hagglund		Miller	

The nays were, none.

Absent or not voting, 36.

Allen	Eden	McIlrath	Saunders
Bair	Edge `	Maxfield	Simmer
Barnes	Gilmore	O'Donnell	Springer
Bauer	Griswold	Oliver	Torgeson
Bixler	Haney	Pattison	Troup
Blythe	Heald	Prichard	Truax
Cole of Harrison	Hubbard	Rice	Vaughn
Copeland	King	Roberts	Wolfe
Craig	Laughlin	Rutledge	Mr. Speaker

Motion prevailed.

The House concurred in Senate amendment to House File No. 339.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 283, 215, 127, 74, 251, 284, 65, 431, 258, 256, 408, 270, 402, 132, 236, 115, 109, and 404.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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 Senate was asked:

House File No. 506, a bill for an act making an appropriation to compensate Vera Gage for injuries.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 507, a bill for an act making an appropriation to compensate Francine Talbot for injuries.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 308, a bill for an act to legalize the permanent transfer of six thousand dollars from the bridge fund to the bond fund of Union County.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 348, a bill for an act relating to warehousemen's liens.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 382, a bill for an act to authorize the transfer of \$25,-000.00 (twenty-five thousand dollars) from the electric fund to the general fund of the city of Algona, Kossuth county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 380, a bill for an act relating to the laws of the road and to authorize the state highway commission to enforce the law with reference to the use of primary roads.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 444, a bill for an act to legalize a bond issue of \$5,000.00 voted by town of Dike, Iowa, for the purpose of building, erecting and



equipping a memorial building in Dike, Iowa, in conjunction with the county.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 390, a bill for an act relative to the acquisition of gravel pits by counties.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 440, a bill for an act to make appropriation to compensate Mrs. Cora E. Bolyard for injuries received at the state fair grounds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 425, a bill for an act providing for examination of offices of cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 405, a bill for an act relating to control of motor vehicle traffic upon streets of cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 438, a bill for an act to make appropriation to pay for hospital and medical attention to B. F. Skyles, superintendent of the state farm at Clive, Iowa, on account of injuries received while in the performance of his duties.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 441, a bill for an act to make appropriation to Bertha M. H. Shambaugh for expenses incurred in the installation of the Iowa corn folk exhibit at the sesquicentennial exposition.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 439, a bill for an act to make appropriation to reimburse the Liberty club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D. 4th Iowa Infantry.

WALTER H. BEAM, Secretary.

SENATE MESSAGES CONSIDERED

Senate File No. 348, a bill for an act amending Section 9688 of the Code of 1924 relating to warehouseman's liens by giving the



warehouseman a lien on all property stored by the owner or person in legal possession of said property and giving such lien priority under certain conditions.

Read first and second times and referred to sifting committee.

Senate File No. 382, a bill for an act to authorize the transfer of \$25,000.00 (twenty-five thousand dollars) from the electric fund to the general fund of the city of Algona, Kossuth county, Iowa.

Read first and second times and referred to sifting committee.

Senate File No. 380, a bill for an act to amend sections five thousand forty-five (5045) and five thousand sixty-five (5065) of the Code, 1924, to repeal section thirteen (13) of chapter five (5) of the Acts of the Forty-first General Assembly, to repeal section five thousand sixty-six (5066) of the Code, 1924, and enact a substitute therefor relating to the laws of the road, and to authorize the state highway commission to enforce the law with reference to the use of primary roads.

Read first and second times and referred to sifting comimttee.

Senate File No. 425, a bill for an act to amend the provisions of Section one hundred thirteen (113) of the Code, 1924, providing for examination of offices of cities and towns.

Read first and second times and referred to sifting committee.

Senate File No. 444, a bill for an act to legalize a bond issue in the sum of five thousand dollars voted by the town of Dike, Iowa, for the purpose of building, erecting and equipping a memorial building in Dike, Iowa, in conjunction with the county.

Read first and second times and placed on the calendar.

Senate File No. 405, a bill for an act to amend sections five thousand thirty-six (5036), five thousand thirty-seven (5037), five thousand fifty-eight (5058) and five thousand seventy-four (5074), of the Code, 1924, relating to the control of motor vehicle traffic upon the streets of cities and towns, and to the penalty for the failure to report accidents.

Read first and second times and referred to sifting committee.

Senate File No. 438, a bill for an act to make appropriation

to pay for hospital and medical attention to B. F. Skyles, superintendent of the state farm at Clive, Iowa, on account of injuries received while in the performance of his duties.

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

Senate File No. 441, a bill for an act to make appropriation to Bertha M. H. Shambaugh for expenses incurred in the installation of the Iowa corn folk exhibit at the sesquicentennial exposition.

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

Senate File No. 439, a bill for an act to make appropriation to reimburse the Liberty club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D, 4th Iowa Infantry.

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

Senate File No. 440, a bill for an act to make appropriation to compensate Mrs. Core E. Bolyard for injuries received at the state fair grounds.

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

Senate File No. 390, a bill for an act to amend Section 4657 (four thousand six hundred fifty-seven) of the Code relative to the acquisition of gravel pits by counties.

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 April 14th, approved the following bills: House Files Nos. 426, 143, 267, 268, 42, 65, 265, 228.

On motion of Hollingsworth of Boone the House adjourned until 8:30 a.m., Friday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, APRIL 15, 1927.

The House met pursuant to adjournment, Speaker Carter in the chair.

Prayer was offered by Senator Lloyd Ellis of Moulton.

Journal of April 14th corrected and approved.

CONSIDERATION OF BILLS

House File No. 440, a bill for an act to amend section sixty-two hundred eleven (6211) of the code, 1924, providing for a special tax levy by cities having a population of fifty thousand (50,000) or more, for the purchase, construction, maintenance, and operation of art museums and for the purchase of works of art, with report of committee recommending passage, was taken up for consideration.

Charlton of Polk offered the following amendment and moved its adoption:

Amend House File No. 440 by striking from lines four (4) and five (5) the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "one hundred thousand (100,000)".

Also by striking from line five (5) thereof the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".

Amendment adopted.

Mr. Charlton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question "Shall the bill pass?"

The ayes were, 61.

Akin of Carroll	Heald	Laughlin	Rust
Bair	Held	Lichty	Rutledge
Blackford	Hempel	Lovrien	Ryder
Buchmiller	Hines	McCaulley	Saunders
Charlton	Hollingsworth	McIntosh	Simmer
Cole of Harrison		McMillan	Smith
Copeland	Hunt	Martin	Stepanek
Eckles	Istad	Mathews	Thomas
Eden	Johnson of	Maxfield	Truax
Elliott	Marion	Nagle	Vaughn
Fleming	Kennedy, J. P.	Onties	Venard
Greene	Kennedy, W. S.	Pattison	Wagner
Grimwood	Kent	Quirk	Walrod
Hansen	King	Ratliff.	Wolfe
Harrison	Kline	Rice	Mr. Speaker
Hattendorf	Knutson		\$ 700 D

The nays were, 31.

Allen	Christophel	Hill	Nelson
Anderson	Craig	Hollis	Oliver
Barnes	Crozier	Ickis	Roberts
Bauer	Griswold	Johnson of	Springer
Berry	Hagglund	Dickinson	Thompson
Bixler	Hale	Krōuse	Troup
Blythe	Haney	McIlrath	Wamstad
Bush	Hanson	Miller	Wilson

Absent or not voting, 15.

Aiken of Ida	Gilmore	Johnson of	Patterson
Cole of Delaware	Hager	Keokuk	Prichard
Edge	Hubbard	Knudson	Reimers
Forsling	Huff	O'Donnell	Torgeson

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

Charlton of Polk offered the following amendment to the title and moved its adoption:

Amend the title by striking from line three (3) thereof the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "one hundred thousand (100,000)".

Amendment adopted and the title as amended was agreed to.

Charlton of Polk moved that the vote by which House File No. 440 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

MOTIONS TO RECONSIDER CONSIDERED

Rice of Appanoose moved that the motion to reconsider the vote by which the House refused to recede from its amendment to Senate File No. 352, filed with the chief clerk April 14th, be laid on the table.

Miller of Shelby raised the point of order that the motion to reconsider was out of order, for the reason that it was not disposed of at the time it was made.

The Speaker ruled the point of order well taken.

Rice of Appanoose asked and obtained unanimous consent to withdraw his motion.

MOTION TO RECONSIDER

MR. SPEAKER: We move to reconsider the vote by which the House refused to recede from its amendments to Senate File No. 352.

MARION R. McCaulley. R. L. Rutledge. G. E. Maxfield.

On the question "Shall the vote by which the House refused to recede from its amendment to Senate File No. 352 be reconsidered?" a roll call was demanded.

The ayes were, 44.

Bair	Hansen	Knutson	Smith
Blythe	Hill	Lichty	Stepanek
Buchmiller	Hines	Lovrien	Thomas
Cole of Delaware	Hollingsworth	McCaulley	Thompson
Eckles	Hollis	McIntosh	Troup
Eden	Hunt	Martin	Truax
Edge	Ickis	Mathews	Vaughn
Fleming	Istad	Maxfield	Venard
Forsling	Johnson of	Nelson	Walrod
Gilmore	Dickinson	Ontjes	Wilson
Hagglund	Knudson	Saunders	Mr. Speaker
Hale			

The nays were, 55.

Aiken of Ida	Craig	Johnson of	O'Donnell
Akin of Carroll	Crozier	Keokuk	Oliver
Allen	Elliott	Johnson of	Patterson
Anderson	Greene	Marion	Pattison
Barnes	Grimwood	Kennedy, J. P.	Ratliff
Bauer	Griswold	Kent	Reimers
Berry	Haney	King	Rice
Bixler	Hanson	Kline	Roberts
Blackford	Harrison	Krouse	Ryder
Bush	Heald	Laughlin	Simmer
Charlton	Held	McIlrath	Springer
Christophel	Hempel	McMillan	Torgeson
Cole of Harrison		Miller	Wagner
Copeland	Huff	Nagle	Wamstad
	77.77		Wolfe

Absent or not voting, 8.

Hager	Hubbard	Prichard	Rust
Hattendorf	Kennedy, W. S.	Quirk	Rutledge

Motion lost and the House refused to reconsider.

APPOINTMENT CONFERENCE COMMITTEE ON SENATE FILE NO. 352

As a conference committee on Senate File No. 352 the Speaker appointed the following members: Stepanek of Linn, Ontjes of Grundy, Maxfield of Marshall, and Cole of Harrison.

APPOINTMENT CONFERENCE COMMITTEE ON SENATE FILES NOS. 421 AND 423

As a conference committee on Senate Files Nos. 421 and 423 the Speaker appointed the following members: McCaulley of Calhoun, Krouse of Wayne, Christophel of Bremer, and Bixler of Adams.

SIFTING COMMITTEE EXCUSED

On request of Prichard of Woodbury the sifting committee was excused temporarily.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Walrod of Clinton for the remainder of the session, on request of Eden of Clinton.

CONSIDERATION OF SENATE AMENDMENT

The House resumed consideration of Senate amendment to House amendment to Senate File No. 353.

The Speaker ruled that the points of order raised by Patterson of Kossuth on April 14th to the consideration of this amendment were not well taken for the reason: First, that the amendment providing the method for raising funds for making the refunds authorized by the House amendment would make the Senate amendment sufficiently germane to be considered; and

Second, that the provisions for the tax were sufficiently at variance with the subject matter previously before the House to permit of its consideration.

Allen of Pocahontas raised the point of order that the Senate amendment for the one cent gasoline license fee, being for the purpose of providing funds for making refunds to various counties, would have the same effect as the allowing of a claim, and would therefore require a two-thirds vote.

The Speaker ruled the point of order not well taken.

Patterson of Kossuth offered the following amendment to the Senate amendment to the House amendment to Senate File No. 353 and moved its adoption:

Amend the amendment to Senate File No. 353, found on page 1432 of the Senate Journal, by striking the last two (2) sentences thereof and also by inserting in line six (6) after the word "gasoline" the words "and distribution of proceeds thereof".

The point of order was raised that the amendment was out of order and the Speaker ruled the point well taken, for the reason that it would be an amendment of the third degree and not permissible under the Rules of the House.

Patterson of Kossuth asked unanimous consent to have the clerk read the amendment offered by him, for information.

Blackford of Van Buren raised the point of order that the amendment, being out of order, could not be read.

The Speaker ruled the point of order well taken.

Knudson of Hamilton moved that the clerk read the amendment offered by Mr. Patterson.

On the question "Shall the clerk read the amendment offered by Mr. Patterson?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 57.

Aiken of Ida Fleming Akin of Carroll Forsling Allen Hale Anderson Haney Bair Hanson Hattendorf Barnes Heald Bauer Berry Held Bixler Hill Hollingsworth Blythe Buchmiller Huff 3ush Johnson of Cole of Delaware Dickinson Cole of Harrison Johnson of ckles Keokuk

Kennedy, J. P.
King
Kline
Knudson
Krouse
Lovrien
Mathews
Maxfield
Nelson
Oliver
Ontjes
Patterson
Prichard
Quirk

Reimers

Roberts
Rust
Rutledge
Saunders
Smith
Springer
Thompson
Torgeson
Vaughn
Venard
Wamtsad
Wilson
Wolfe
Mr. Speaker

The nays were, 45.

Johnson of O'Donnell Blackford Griswold Marion Pattison Charlton Hagglund Kennedy, W. S. Ratliff Christophel Hansen Copeland Harrison Kent Rice Hempel Knutson Ryder Craig Crozier Hines Laughlin Simmer Eden Hollis Lichty Stepanek Edge Hopkins McIlrath Thomas Elliott Hunt McIntosh Troup Gilmore Ickis McMillan Truax Martin Wagner Greene Istad Nagle Grimwood

Absent or not voting, 5.

Hager McCaulley Miller Walrod Hubbard

The motion having failed to receive a two-thirds majority was declared to have been lost.

Rutledge of Webster filed the following amendment to the Senate amendment for the purpose of placing the same of record:

Amend Senate amendment to the House amendment to Senate File No. 353 by adding immediately after the word "collection" in line five (5) thereof the word "allocation"; also, amend by striking all of the amendment after line six (6).

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of the Senate amendments to the House amendments to Senate File No. 353.

J. H. JOHNSON. W. H. CROZIER. AZEL MCILRATH. H. C. PATTISON. THEO. MARTIN.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Hubbard of Pottawattamie.

Greene of Pottawattamie asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House, on account of illness.

CONSIDERATION OF SENATE AMENDMENTS

On request of Johnson of Marion, Senate File No. 353, a bill for an act to amend the law as it appears in Senate File Number one hundred four (104) as enacted by the forty-second general assembly of the state of Iowa, relating to the improvement of the primary road system and the appointment of members of the highway commission and an auditor therefor, with Senate amendment to the House amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE NO. 353

Amend the House amendment to section one (1) by adding thereto the following:

"There is hereby levied on all gasoline imported and used within this state a license fee of one (1) cent per gallon, which shall be in addition to the license fee levied by Chapter six (6), laws of the forty-first General Assembly. All of the provisions and conditions of said Chapter six (6), laws of the forty-first General Assembly as amended by Senate File No. 347, of the 42nd General Assembly, relating to the levy, collection or payment of the license fee on gasoline shall apply with equal force to the license fee levied herein. Out of the proceeds of said additional license fee the state highway commission shall, each year, set aside a sufficient amount to pay the portion of the bridge and right-of-way refund becoming due and payable on January first of the succeeding year. The remainder of the proceeds of said additional license fee shall be credited to the primary road fund."

Mr. Johnson moved that the House concur in the Senate amendments.

Johnson of Dickinson raised the following point of order:

MR. SPEAKER: I raise the point of order that the amendment sought to be concurred in is out of order, for the reason that its subject is not

expressed in the title as is required by section 29, of article 3, of the constitution of Iowa, which article and section is as much a part of the rules of the House as the rules which have been regularly adopted by this house.

The particular part of section 29, article 3, to which I refer is the first sentence which is as follows: "Every act shall embrace but one subject and matters properly connected therewith, which subject shall be expressed in the title and which article of the constitution has to do with the constitutional regulations of the legislative department of the State of Iowa.

Speaker Carter ruled the point of order not well taken.

Springer of Decatur moved the previous question.

On the question "Shall the main question be now put?" a roll call was demanded.

The ayes were, 58.

DI 16. 1

Blackford	Hager	Kennedy, W. S.	Pattison
Charlton	Hagglund	Kent	Prichard
Christophel	Haney	Kline	Ratliff
Cole of Delaware		Knutson	Rice
Cole of Harrison	Harrison	Krouse .	Ryder
Copeland	Hempel	Laughlin	Smith
Craig	Hill	Lichty	Springer
Crozier	Hollis	McIntosh	Stepanek
Eckles	Hopkins	McMillan	Troup
Edge	Hunt	Martin	Truax
Elliott	Ickis	Mathews	Vaughn
Gilmore	Istad	Miller	Wagner
Greene	Johnson of	Nagle	Walrod
Grimwood	Marion	O'Donnell	Wolfe
Griswold	Kennedy, J. P.		Mr. Speaker

The nays were, 36.

Allen	Fleming	Knudson	Roberts
Anderson	Hale	Lovrien	Rust
Bair	Hanson	McCaulley	Rutledge
Barnes	Hattendorf	McIlrath	Saunders
Berry	Held	Maxfield	Simmer
Blythe	Hines	Oliver	Thompson
Buchmiller	Hollingsworth	Ontjes	Torgeson
Bush	Huff	Patterson	Venard
Eden	Johnson of Dickinson	Reimers	Wilson

Absent or not voting, 13.

Aiken of Ida	Bixler	Johnson of	Nelson
Akin of Carroll	Forsling	Keokuk	Quirk
Bauer	Heald Hubbard	King	Thomas Wamstad

Motion prevailed and the main question was ordered.

On the question, "Shall the House concur in Senate amendment to House amendment to Senate File No. 353?"

The ayes were, 62.

Bauer	Hager	Johnson of	Pattison
Blackford	Hagglund	Marion	Ratliff
Blythe	Haney	Kennedy, W. S.	Rice
Charlton	Harrison	Kent	Roberts
Christophel	Heald	Kline	Ryder
Cole of Harrison	Hempel	Laughlin	Simmer
Copeland	Hill	Lichty	Springer
Craig	Hines	McIlrath	Stepanek
Crozier	Hollis	McIntosh	Thompson
Eckles	Hopkins	McMillan	Troup
Eden	Huff	Martin	Truax
Edge	Hunt	Mathews	Vaughn
Fleming	Ickis	Miller	Walrod
Gilmore	Istad	Nagle	Wilson
Greene	Johnson of	O'Donnell	Wolfe
Grimwood	Keokuk	Ontjes	
Griswold		etani u vene kor e ne vrojek i	

The nays were, 41.

Aiken of Ida	Elliott	Knudson	Quirk
Akin of Carroll	Forsling	Knutson	Reimers
Allen	Hale	Krouse	Rust
Anderson	Hanson	Lovrien	Rutledge
Bair	Hattendorf	McCaulley	Saunders
Barnes	Held	Maxfield	Smith
Berry	Hollingsworth	Nelson	Thomas
Bixler	Johnson of	Oliver	Torgeson
Buchmiller	Dickinson	Patterson	Venard
Bush	King	Prichard	Wamstad
Cole of Delawar			Mr. Speaker

Absent or not voting, 4.

Hansen Hubbard Kennedy, J. P. Wagner

The House concurred in the Senate amendment to the House amendment to Senate File No. 353.

Charlton of Polk moved that the chief clerk be authorized to correct the title to Senate File No. 353.

Patterson of Kossuth raised the point of order that under Rule 43 and the previous ruling of the chair, the House could not amend the title.

Charlton asked and obtained unanimous consent to withdraw his motion.

Charlton of Polk moved that the vote by which the House concurred in the Senate amendment to the House amendment to Senate File No. 353 be reconsidered and that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 40.

Aiken of Ida	Hale	Lovrien	Roberts
Allen	Hanson	McCaulley	Rust
Anderson	Hattendorf	Maxfield	Rutledge
Bair	Held	Nelson	Saunders
Barnes	Hollingsworth	O'Donnell	Smith
Berry	Johnson of	Oliver	Thompson
Buchmiller	Dickinson	Patterson	Torgeson
Bush	King	Prichard	Venard
Cole of Delaware	Knudson	Quirk	Walrod
Edge	Krouse	Reimers	Wamstad
Fleming			

The nays were, 61.

Akin of Carroll	Grimwood	Johnson of	Miller
Bauer	Griswold	Keokuk	Nagle
Bixler	Hager	Johnson of	Ontjes
Blackford	Hagglund	Marion	Pattison
Blythe	Hansen	Kennedy, J. P.	Ratliff
Charlton	Harrison	Kennedy, W. S.	Rice
Christophel	Heald	Kent	Ryder
Copeland	Hempel	Kline	Simmer
Craig	Hill	Knutson	Springer
Crozier	Hines	Laughlin	Stepanek
Eckles	Hollis	Lichty	Thomas
Eden	Hopkins	McIlrath	Troup
Elliott	Huff	McIntosh	Truax
Gilmore	Hunt	McMillan	Vaughn
Greene	Ickis	Martin	Wagner
	Istad	Mathews	Wilson

Absent or not voting, 6.

Cole of Harrison Haney Forsling Hubbard Wolfe

Mr. Speaker

Motion lost.

Johnson of Marion moved that the chief clerk be authorized to correct the title to Senate File No. 353.

Allen of Pocahontas raised the point of order that the House did not now have the right to amend the bill.

Speaker Carter ruled the point of order well taken.

Charlton of Polk moved that the call of the House be now raised.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File No. 196, a bill for an act relating to a closed season on muskrat.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 470, a bill for an act to provide an appropriation of \$2,475.00 to indemnify Roy Rogers for damages occasioned by reason of injury suffered when struck by an accidental discharge of a shotgun while acting as deputy game warden.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 444, a bill for an act relating to city and town halls and city and town taxes.

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 legalize the transfer of certain funds of the treasury of the town of Ryan, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 505, a bill for an act to require the equipping with signal lights of road machinery being used upon any public highway open to the public, and to require the placing of said signal lights upon such machinery when the same is being operated or parked after sundown, and providing penalties for violations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 217, a bill for an act providing for school facilities for children of appointees or employees residing in state institutions, whose children attend school in a school district in which such institution is situated or who attend school in a nearby school district.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 471, a bill for an act to provide an appropriation of \$1,657.10 to indemnify Elsie Brogan for damages and injuries received as and while a student at the Iowa State teachers college.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 475, a bill for an act relating to benefits on the lives of children.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 428, a bill for an act relating to the establishment of a public road or highway in Calhoun county, Iowa.

Also, that the Senate has amended and 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 maturities and provisions for the payment of bonds of counties, cities, towns, school districts of every character including cities organized under a special charter and cities operating under commission and city manager forms of government.

WALTER H. BEAM, Secretary.

SENATE AMENDMENTS TO HOUSE FILE NO. 475

Amend section one (1) by striking out the words "some adult person" in line 5 thereof and inserting in lieu thereof the following:

"a relative by blood to the fourth degree, step-father, step-mother, step-brother, step-sister, or person responsible for the support of the child".

Further amend by striking out of Section 3 the word and figure "three (3)" in line 4 and inserting in lieu thereof the word and figure "two (2)".

Further amend by striking out of Section 4, all of line 3 and inserting in lieu thereof the following:

"and change of beneficiaries, which beneficiary shall be the child itself or a person qualified to make application therefor as provided in section one (1) hereof, and in all".

SENATE AMENDMENT TO HOUSE FILE NO. 428

Amend by inserting after the figure "1" in line 1 the word "that" and by inserting in line 2 after the word "Iowa" the words "be approved".

SENATE AMENDMENT TO HOUSE FILE NO. 25

Amend by striking sections 1, 2, and 3, and substituting the following:

- Section 1. Hereafter issues of bonds of every kind and character by counties, cities, towns and school districts shall be consecutively numbered. The annual levy shall be sufficient to pay the interest and approximately such portion of the principal of the bonds as will retire them in a period not exceeding twenty (20) years from date of issue. As fast as funds allow, beginning with the second year, after the payment of interest due, bonds shall be called and retired in the same order as numbered.
- Sec. 2. The governing authority of these political subdivisions before issuing bonds shall, by resolution, provide for the assessment of an annual levy upon all the taxable property in such public corporation sufficient to pay the interest and principal of such bonds within a period named not



exceeding twenty (20) years. A certified copy of this resolution shall be filed with the county auditor or auditors of the counties, as the case may be, in which such public corporation is located; and the filing thereof shall make it a duty of such officer or officers to enter annually this levy for collection until funds are realized to pay the bonds in full.

Sec. 3. Whenever the governing authority of such political subdivision shall have on hand funds derived from any other source than taxation which may be appropriated to the payment either of interest or principal, or both principal and interest, of such bonds such funds may be so appropriated and used and the levy for the payment of the bonds correspondingly reduced.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

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

House Files Nos. 19, 214, and 222.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 283, 215, 127, 74, 251, 284, 65, 431, 258, 256, 408, 270, 402, 132, 236, 115, 109, and 404.

House Files Nos. 19, 214, and 222.

Hansen of Scott in the chair.

CONSIDERATION OF BILLS

Senate File No. 207, a bill for an act to amend the law as it appears in Chapter three hundred ten (310), section six thousand one hundred three (6103), Code of 1924, relating to Protection from Floods, with report of committee recommending passage, was taken up for consideration.

Greene 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, 69.

Akin of Carroll	Eden	Johnson of	Quirk
Allen	Edge	Keokuk	Rice
Bair	Forsling	Johnson of	Rust
Barnes	Greene	Marion	Ryder
Bauer	Grimwood	Kennedy, J. P.	Saunders
Berry	Griswold	Kline	Simmer
Bixler	Haney	Krouse	Stepanek
Blackford	Hansen	Laughlin	Thomas
Blythe	Harrison	Lichty	Thompson
Buchmiller	Hattendorf	Lovrien	Torgeson
Bush	Heald	McIntosh	Troup
Charlton	Held	McMillan	Truax
Christophel	Hempel	Mathews	Vaughn
Cole of Delaware	Hill	Maxfield	Venard
Cole of Harrison	Hollingsworth	Miller	Wagner
Copeland	Hunt	Nelson	Wamstad
Craig	Istad	O'Donnell	Wilson
Eckles	Johnson of Dickinson	Prichard	

The nays were, 1.

Fleming

Absent or not voting, 37.

Aiken of Ida Hines Knudson Ratliff nderson Hollis Knutson Reimers Crozier Hopkins McCaulley Roberts Hubbard Elliott McIlrath Rutledge Gilmore Martin Huff Smith Hager Ickis Nagle Springer Walrod Hagglund Kennedy, W. S. Oliver Wolfe Ontjes Hanson King Patterson Mr. Speaker Pattison

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

Senate File No. 348, a bill for an act amending Section 9688 of the Code of 1924 relating to warehouseman's liens by giving the warehouseman a lien on all property stored by the owner or person in legal possession of said property and giving such lien priority under certain conditions, was taken up for consideration.

Charlton 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, 67.

Greene Johnson of Barnes Nelson Grimwood Blackford Dickinson O'Donnell Griswold Johnson of Pattison Blythe Buchmiller Hagglund Keokuk Quirk Johnson of Ratliff Bush Hale Marion Reimers Charlton Haney Kennedy, J. P. Christophel Hanson Rice Cole of Delaware Hattendorf Cole of Harrison Heald Lent Rust Krouse Rutledge Copeland Held Laughlin Thomas Thompson Craig Hempel Lichty Crozier Hines Lovrien Troup Eden Hollingsworth McIntosh Truax McMillan Vaughn Edge Hopkins Mathews Venard Elliott Hunt Maxfield Fleming Ickis Wagner Istad Miller Wamstad Forsling Wilson Gilmore

The nays were, none.

Absent or not voting, 40.

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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.

MOTION TO RECONSIDER WITHDRAWN

Rust of Franklin asked and obtained unanimous consent to withdraw the motion to reconsider the vote by which Senate Concurrent Resolution No. 25 passed the House, which was filed by him and found in the Journal of April 12th.

W. S. Kennedy of Lee moved that Senate File No. 437 be referred to the sifting committee.

On the question "Shall Senate File No. 437 be referred to the sifting committee?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 45.

Akin of Carroll	Hansen	Johnson of	Oliver
Allen	Hanson	Marion	Ontjes
Bauer	Hattendorf	Kennedy, J. P.	Patterson
Berry	Heald	Kent	Pattison
Bush	Held	King	Quirk
Christophel	Hunt	Laughlin	Ratliff
Cole of Delaware	Istad	McIlrath	Reimers
Cole of Harrison	Johnson of	McIntosh	Roberts
Eckles	Dickinson	Martin	Springer
Griswold	Johnson of	Mathews	Truax
Hagglund	Keokuk	Miller	Venard
Hale		Nelson	Wamstad
			Wilson

The nays were, 53.

Anderson	Forsling	Knutson	Saunders
Bair	Gilmore	Krouse	Simmer
Barnes	Greene	Lichty	Smith
Bixler	Grimwood	Lovrien	Stepanek
Blackford	Haney	McMillan	Thomas
Blythe	Harrison	Maxfield	Thompson
Charlton	Hill	Nagle	Torgeson
Copeland	Hines	O'Donnell	Troup
Craig	Hollingsworth	Prichard	Vaughn
Crozier	Hollis	Rice	Wagner
Eden	Hopkins	Rust	Wolfe
Edge	Ickis	Rutledge	Mr. Speaker
Elliott	Kennedy, W. S.	Ryder	
Fleming	Knudson	4	

Absent or not voting, 9.

Aiken of Ida	Hempel	Huff	McCaulley
Buchmiller	Hubbard	Kline	Walrod
Hager			

Motion to refer lost.

Senate File No. 437, a bill for an act to regulate the practice of barbering, and to provide for the examination and licensing of practitioners thereof; to provide rules and regulations concerning sanitation and health in such practice; and to amend sections twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred forty (2440), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), twenty-four hundred sixty-two (2462), and twenty-five hundred sixteen (2516) of the Code, 1924, relating to the practice of certain professions affecting the public health, was taken up for consideration.

Cole of Harrison offered the following amendment and moved its adoption:

Amend Senate File No. 437 as follows:

Amend section four (4) by inserting after the word "Examiners" in line four (4) the following: "showing the completion of a four months' course in such barber school, and eight months' experience as an apprentice." Amendment adopted.

J. P. Kennedy of Lee offered the following amendment and moved its adoption:

Amend Senate File No. 437 by striking out the comma (,) and the words "without compensation" in line ten (10) of section two (2), paragraph three (3) of said bill.

Edge of Jasper moved the previous question on all amendments and the main bill. Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 38.

Bauer	Hunt	King	Quirk
Bixler	Istad	Krouse	Ratliff
Buchmiller	Johnson of	Laughlin	Reimers
Bush	Dickinson	McIlrath	Roberts
Cole of Harrison	Johnson of	McIntosh	Springer
Eckles	Keokuk	McMillan	Thompson
Hattendorf	Johnson of	Martin	Truax
Heald	Marion	Miller	Venard
Hempel	Kennedy, J. P.	Oliver	Wilson
Hopkins	Kent	Patterson	Wolfe
		Pattison	

The nays were, 51.

Allen	Edge	Ickis	Rust
Anderson	Elliott	Kennedy, W. S.	Rutledge
Bair	Fleming	Kline	Ryder
Barnes	Forsling	Knudson	Simmer
Berry	Gilmore	Knutson	Smith
Blackford	Greene	Lichty	Stepanek
Blythe	Grimwood	Lovrien	Thomas
Christophel	Hager	Mathews	Torgeson
Cole of Delaware	Hale	Maxfield	Troup
Copeland	Hill	Nagle	Vaughn
Craig	Hines	O'Donnell	Wagner
Crozier	Hollingsworth	Ontjes	Wamstad
Eden	Hollis	Rice	

Absent or not voting, 18.

Aiken of Ida Haney Hubbard Prichard Huff McCaulley Akin of Carroll Hansen Saunders Charlton Walrod Hanson Griswold Mr. Speaker Harrison Nelson Hagglund Held

Amendment lost.

The following amendment filed by J. P. Kennedy of Lee was taken up for consideration:

Amend Senate File No. 437 by changing the comma in line fourteen (14) of section two (2) after the word "purposes" to a period and by striking out the balance of the section.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 41.

Bauer	Huff	Laughlin	Ratliff
Cole of Delaware	Hunt	McIlrath	Reimers
Copeland	Istad	McIntosh	Rutledge
Craig	Johnson of	McMillan	Smith
Griswold	Keokuk	Martin	Springer
Hagglund	Johnson of	Miller	Thompson
Hansen	Marion	Nelson	Truax
Hanson	Kennedy, J. P.	Oliver	Venard
Hattendorf	Kent	Patterson	Wilson
Hempel	King	Pattison	Wolfe
Hopkins	Kline	Quirk	

The nays were, 54.

Akin of Carroll	Eden	Hollingsworth	Ontjes
Allen	Edge	Hollis	Rice
Anderson	Elliott	Ickis	Rust
Bair	Fleming	Kennedy, W. S.	Ryder
Barnes	Forsling	Knudson	Saunders
Berry	Gilmore	Knutson	Simmer
Blackford	Greene	Krouse	Stepanek
Blythe	Grimwood	Lichty	Thomas
Buchmiller	Hager	Lovrien	Torgeson
Bush	Hale	Mathews	Troup
Christophel	Haney	Maxfield	Vaughn
Cole of Harrison		Nagle	Wagner
Crozier	Heald	O'Donnell	Wamstad
Eckles	Hines		

Absent or not voting, 12.

Aiken of Ida Bixler

Charlton

Held Hubbard Johnson of Dickinson McCaulley

Prichard Roberts Walrod Mr. Speaker

Amendment lost.

The following amendment filed by J. P. Kennedy of Lee was taken up for consideration:

Amend Senate File No. 437 by striking out the word "or" in line four (4), section three (3), and inserting after the word "contagious" the words "tubercular or venereal".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 24.

Akin of Carroll

Blythe Bush Griswold Hagglund Hempel Hopkins

Ickis Istad Johnson of Keokuk Johnson of Marion Reimer Kennedy, J. P. Smith

Laughlin McIlrath Miller Nelson Pattison Reimers

Thompson Truax Venard Wilson Wolfe

The nays were, 38.

Allen Anderson Bair Barnes Blackford Buchmiller Cole of Harrison Hale Craig

Eden

Edge

Hager Haney Hanson Heald

Elliott

Forsling

Gilmore

Grimwood

Greene

Hines Hollingsworth Hollis Knudson Knutson Lichty Lovrien McIntosh Maxfield O Donnell

Rice Ryder Saunders Stepanek Thomas Torgeson Troup Vaughn

Absent or not voting, 45.

Aiken of Ida Hansen King Quirk Bauer Harrison Kline Ratliff Berry Hattendorf Krouse Roberts Bixler Held McCaulley Rust Charlton Hill McMillan Rutledge Christophel Hubbard Martin Simmer Springer Wagner Cole of Delaware Huff Mathews Copeland Hunt Nagle Crozier Johnson of Oliver Walroa Eckles Dickinson Ontjes Wamstad Kennedy, W. S. Fleming Patterson Mr. Speaker Prichard Kent

Amendment lost.

The following amendment by J. P. Kennedy of Lee was taken up for consideration:

Amend Senate File No. 437 by inserting in line five (5) of section six (6) after the word "certificate" the words "showing the applicant to be free from infectious, contagious, tubercular, or venereal diseases."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 15.

Blythe Istad Kent Springer Bush Johnson of Laughlin Truax Keokuk Hempel Reimers Venard Kennedy, J. P. Ickis Smith Wilson

The nays were, 47.

Allen Gilmore Johnson of Nelson Anderson Greene Marion O'Donnell Kennedy, W. S. Prichard Bair Grimwood Knudson Barnes Hager Ryder Blackford Hale Knutson Saunders Cole of Harrison Haney Krouse Stepanek Heald Lichty Thomas Craig Crozier Hines Lovrien Thompson Eckles Hollis McIntosh Torgeson Eden Mathews Troup Hopkins Edge Johnson of Maxfield Vaughn Elliott Dickinson Miller Wagner Forsling

Absent or not voting, 45.

Aiken of Ida Hagglund King Quirk Akin of Carroll Hansen Kline Ratliff Bauer Hanson McCaulley Rice Berry Harrison McIlrath Roberts Bixler Hattendorf McMillan Rust Buchmiller Held Martin Rutledge Charlton Hill Nagle Simmer Christophel Hollingsworth Oliver Walrod Cole of Delaware Hubbard Ontjes Wamstad Copeland Huff Patterson Wolfe Fleming Hunt Pattison Mr. Speaker Griswold

Amendment lost.

Speaker Carter in the chair.

The following amendment filed by J. P. Kennedy of Lee was taken up for consideration:

Amend Senate File No. 437 by striking the period after the word "members" in line two (2) of section seven (7), and the following words inserted: "one of whom shall be skilled in the science of sanitation".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 14.

Bush	Johnson of	Kennedy, J. P.	Quirk
Hempel	Keokuk	King	Reimers
Istad	Johnson of	Laughlin	Smith
	Marion	McIlrath	Springer
			Venard

The nays were, 58.

Allen	Gilmore	Kent	Rust
Anderson	Greene	Knudson	Ryder
Barnes	Grimwood	Knutson	Saunders
Berry	Hager	Lichty	Simmer
Bixler	Hale	Lovrien	Stepanek
Blackford	Haney	McIntosh	Thomas
Blythe	Harrison	Mathews	Thompson
Copeland	Heald	Maxfield	Torgeson
Craig	Hill	Miller	Troup
Crozier	Hines	Nagle	Truax
Eckles	Hollingsworth	Nelson	Vaughn
Eden	Hollis	O'Donnell	Wagner
Edge	Hopkins	Ontjes	Wilson
Elliott	Huff	Pattison	Mr. Speaker
Forsling	Ickis	- 35	mose soa saveta

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Absent or not voting, 35.

Aiken of Ida	Fleming	Johnson of	Patterson
Akin of Carroll	Griswold	Dickinson	Prichard
Bair	Hagglund	Kennedy, W. S.	Ratliff
Bauer	Hansen	Kline	Rice
Buchmiller	Hanson	Krouse	Roberts
Charlton	Hattendorf	McCaulley	Rutledge
Christophel	Held	McMillan	Walrod
Cole of Delaware	Hubbard	Martin	Wamstad
Cole of Harrison	Hunt	Oliver	Wolfe

Amendment lost.

Hansen of Scott moved that the House recess until the sound of the gavel.

On the question "Shall the House recess?" a roll call was demanded.

The ayes were, 31.

Akin of Carroll	Held	Kennedy, J. P.	Miller
Allen	Hempel	Kent	Oliver
Bixler	Hopkins	King	Pattison
Blackford	Ickis	Krouse	Quirk
Bush	Istad	Laughlin	Rutliff
Cole of Harrison	Johnson of	McIlrath	Smith
Haney	Dickinson	McMillan	Springer
Hansen	Johnson of	Martin	
Hattendorf	Marion		

The nays were, 52.

Anderson	Grimwood	Johnson of	Rice
Barnes	Griswold	Keokuk	Ryder
Berry	Hager	Knudson	Saunders
Blythe	Hale	Knutson	Simmer
Craig	Harrison	Lichty	Stepanek
Crozier	Heald	Lovrien	Thomas
Eckles	Hill	McIntosh	Thompson
Eden	Hines	Mathews	Torgeson
Edge	Hollingsworth	Maxfield	Troup
Elliott	Hollis	Nagle	Truax
Fleming	Huff	Nelson	Vaughn
Forsling	Hunt	O'Donnell	Wagner
Gilmore		Ontjes	Wilson
		Prichard	Mr. Speaker

Absent or not voting, 24.

Aiken of Ida Copeland Kline Rutledge Bair Greene McCaulley Venard Hagglund Walrod Bauer Patterson Wamstad Buchmiller Hanson Reimers Charlton Hubbard Roberts Wolfe Christophel Kennedy, W. S. Rust Cole of Delaware

Motion lost.

The following amendment filed by J. P. Kennedy of Lee was taken up for consideration:

Amend Senate File No. 437 by striking out all of lines nine, ten, and eleven in section seven of this bill.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 14.

Bush Johnson of Laughlin Smith
Hempel Marion McIlrath Springer
Istad Kennedy, J. P. Quirk Venard
Johnson of Keokuk

Smith McIlrath Springer
Venard
Venard

The nays were, 57.

Allen Pattison Forsling Huff Anderson Gilmore Ickis Rust Ryder Barnes Greene Kent Grimwood Knutson Berry Saunders Bixler Hager Lichty Simmer Blackford Hale Lovrien Stepanek Blythe Thomas Haney McIntosh Harrison Copeland Mathews Thompson Craig Crozier Heald Maxfield Torgeson Hill Miller Troup Eckles Nagle Nelson Hines Truax Eden Hollingsworth Vaughn Edge Elliott O'Donnell Hollis Wagner Wilson Hopkins Onties Mr. Speaker Absent or not voting, 36.

Aiken of Ida Griswold Kennedy, W. S. Prichard Akin of Carroll Kline Hagglund Ratliff Bair Hansen Knudson Rice Bauer Hanson Krouse Roberts Buchmiller Hattendorf McCaulley Rutledge McMillan Charlton Held Walrod Christophel Hubbard Martin Wamstad Cole of Delaware Hunt Oliver Wolfe Cole of Harrison Johnson of Patterson Fleming Dickinson

Amendment lost.

The following amendment filed by J. P. Kennedy of Lee was taken up for consideration:

Amend Senate File No. 437 by striking out of lines one and two in section eight the words "with the approval of the barber examiners", and the comma before and after said words.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 28.

Akin of Carroll Kennedy, J. P. Ratliff Held Hempel King Reimers Cole of Delaware Hunt Laughlin Smith Cole of Harrison Ickis McIntosh Springer Eckles Venard Istad Miller Griswold Johnson of Onties Wolfe Hattendorf Keokuk Pattison Mr. Speaker Heald

The nays were, 48.

Anderson Kennedy, W. S. Rust Greene Barnes Grimwood Kent Rutledge Ryder Blackford Hager Knudson Bush Hale Knutson Saunders Christophel Harrison Krouse Simmer Copeland Hill Lichty Stepanek Hines Lovrien Thomas Craig Mathews Crozier Hollingsworth Thompson Eden Hollis Maxfield Troup Nagle Truax Edge Hopkins Elliott Johnson of O'Donnell Vaughn Marion Rice Wagner Forsling Gilmore

Absent or not voting, 31.

Aiken of Ida Fleming Kline Prichard Allen Hagglund McCaulley Quirk Bair Haney McIlrath Roberts Bauer Hansen McMillan Torgeson Walrod Bixler Hanson Martin Hubbard Nelson Wamstad Blythe Buchmiller Oliver Wilson Huff Charlton Johnson of Patterson Dickinson

Amendment lost.

The following amendment filed by Ontjes of Grundy was taken up for consideration:

Amend Senate File No. 437 by striking out all of section four (4).

On the question "Shall the amendment be adopted?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 44.

Akin of Carroll Griswold Johnson of Ontjes Allen Hale Keokuk Pattison Berry Hanson Johnson cf Quirk Bixler Harrison Marion Reimers Kennedy, J. P. Blythe Hattendon f Smith Buchmiller Held King Springer Venard Krouse Bush Hempel Cole of Delaware Hopkins McIlrath Wilson Cole of Harrison Huff Wolfe McIntosh Copeland Hunt Martin Mr. Speaker Craig Ickis Miller Istad Eckles Oliver

The nays were, 19.

Anderson Grimwood Knudson Rutledge Barnes Hager Knutson Ryder Blackford Haney Laughlin Saunders Charlton Heald Lichty Simmer Christophel Hines Lovrien Stepanek Crozier Hollingsworth Mathews Thomas Eden Hollis Maxfield Thompson Edge Johnson of Nagle Torgeson Dickinson Elliott Nelson Troup Kennedy, W. S. O'Donnell Fleming Truax Kent Rice Vaughn Forsling Kline Gilmore Rust Wagner Greene Wamstad

Absent or not voting, 14.

Aiken of Ida Hansen
Bair Hill
Bauer Hubbard
Hagglund McCaulley

McMillan Patterson Prichard Ratliff Roberts Walrod

Amendment lost.

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, 69.

Akin of Carroll Forsling Allen Gilmore Anderson Greene Barnes Grimwood Bixler Hager Blackford Haney Blythe Harrison Buchmiller Heald . Christophel Hempel Cole of Delaware Hines Copeland Hollingsworth Craig Hollis Crozier Hopkins Eckles Huff Hunt Eden Ickis Edge Johnson of Elliott Dickinson Fleming

Marion Kennedy, W. S. Kent Kline Knudsen Knutson Krouse Lichty Lovrien McCaulley McIntosh Martin Mathews Maxfield Nagle O'Donnell Prichard

Johnson of

Rice Roberts Rust Rutledge Ryder Saunders Simmer Smith Stepanek Thomas Thompson Torgeson Troup Vaughn Wagner Wolfe Mr. Speaker

The nays were, 17.

Berry Bush Hale Held Hill Istad
Johnson of
Keokuk
Kennedy, J. P.
King

Miller Ontjes Pattison Ratliff Reimers Truax Venard Wilson

Absent or not voting, 21.

Aiken of Ida Hagglund
Bair Hansen
Bauer Hanson
Charlton Hattendorf
Cole of Harrison Hubbard
Griswold Laughlin

Hagglund McIlrath
Hansen McMillan
Hanson Nelson
Hattendorf Oliver
Hubbard Patterson
Laughlin Quirk

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

Rutledge of Webster moved that the vote by which Senate File No. 437 passed the House be reconsidered and that the motion to reconsider be laid on the table.

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 failed to adopt House Concurrent Resolution No. 8, in which concurrence of the Senate was asked, relative to the resumption of athletic activities between the State University of Iowa and Iowa State College.

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 relating to and defining nuisances.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 182, a bill for an act relating to the selection of trial jurors and to provide for the selection of substitute jurors for jurors who become incapacitated.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 449, a bill for an act to compensate John Joseph Rouse for injuries received while in the employ of the State Sanitarium at Oakdale, and to make an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 512, a bill for an act to appropriate the sum of eight thousand four hundred dollars (\$8,400.00) to complete the roster of Iowa soldiers.

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 appropriate sufficient funds to pay the maintenance tax against state lands in Drainage District Number Thirteen (13), located in Muscatine and Louisa Counties, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 257, a bill for an act relating to the relief commission for soldiers, sailors, and marines, and to provide compensation for their services.

WALTER H. BEAM, Secretary.

CONSIDERATION OF SENATE AMENDMENTS

On request of Knutson of Cerro Gordo, House File No. 475, a bill for an act to repeal section eighty-eight hundred thirty-seven (8837) as amended by section one (1) of chapter one hundred sixty-seven (167), acts of the forty-first (41) general assembly, sections eighty-eight hundred thirty-eight (8838), eighty-eight hundred thirty-nine (8839), eighty-eight hundred forty (8840), eighty-eight hundred forty-two (8842), and eighty-eight hundred forty-four (8844) of the code, 1924, and to enact substitutes therefor, relating to benefits on lives of children, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 475

Amend section one (1) by striking out the words "some adult person" in line 5 thereof and inserting in lieu thereof the following:

"a relative by blood to the fourth degree, step-father, step-mother, step-brother, step-sister, or person responsible for the support of the child".

Further amend by striking out of Section 3 the word and figure "three (3)" in line 4 and inserting in lieu thereof the word and figure "two (2)".

Further amend by striking out of Section 4, all of line 3 and inserting in lieu thereof the following:

"and change of beneficiaries, which beneficiary shall be the child itself or a person qualified to make application therefor as provided in Section one (1) hereof, and in all".



Mr. Knutson moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 66.

Akin of Carroll	Hagglund	Kennedy, J. P	Prichard
Bair	Haney	Kennedy, W. S.	Ratliff
Bauer	Hansen	Kent	Reimers
Blythe	Hanson	King	Rice
Buchmiller	Hattendorf	Knutson	Rust
Christophel	Held	Krouse	Ryder
Cole of Delaware	Hempel	Lichty	Saunders
Cole of Harrison	Hill	Lovrien	Simmer
Copeland	Hollingsworth	McIntosh	Smith
Eckles	Hollis	Martin	Stepanek
Eden	Hopkins	Mathews	Thompson
Edge	Hunt	Miller	Truax
Forsling	Istad	Nagle	Vaughn
Gilmore	Johnson of	Nelson	Wagner
Greene	Dickinson	O'Donnell	Wamstad
Grimwood	Johnson of	Ontjes	Wilson
Hager	Marion	Pattison	Mr. Speaker

The nays were, 2.

Anderson

Bixler

Absent or not voting, 39.

Aiken of Ida	Fleming	Johnson of	Patterson
Allen	Griswold	Keokuk	Quirk
Barnes	Hale	Kline	Roberts
Berry	Harrison	Knudson	Rutledge
Blackford	Heald	Laughlin	Springer
Bush	Hines	McCaulley	Thomas
Charlton	Hubbard	McIlrath	Torgeson
Craig	Huff	McMillan	Troup
Crozier	Ickis	Maxfield	Venard
Elliott		Oliver	Walrod
			Wolfe

The House concurred in Senate amendments to House File No. 475.

On request of Hill of Floyd, House File No. 25, a bill for an act relating to the issuance of bonds, certificatees or other evidence of indebtedness by any municipality of the State, including cities under special charter, commission and manager plan and school corporations, and requiring that before such issue shall be legal, a tax levy shall be provided for by the governing board of any such municipality or in the proposition submitted at an election, for the payment of the interest and retirement of the principal, of said bonds, certificates or other evidence of indebtedness, when due, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 25

Amend by striking Sections 1, 2, and 3, and substituting the following: Section 1. Hereafter issues of bonds of every kind and character by counties, cities, towns and school districts shall be consecutively numbered. The annual levy shall be sufficient to pay the interest and approximately such portion of the principal of the bonds as will retire them in a period not exceeding twenty (20) years from date of issue. As fast as funds allow, beginning with the second year, after the payment of interest due, bonds shall be called and retired in the same order as numbered.

- Sec. 2. The governing authority of these political subdivisions before issuing bonds shall, by resolution, provide for the assessment of an annual levy upon all the taxable property in such public corporation sufficient to pay the interest and principal of such bonds within a period named not exceeding twenty (20) years. A certified copy of this resolution shall be filed with the county auditor or auditors of the counties, as the case may be, in which such public corporation is located; and the filing thereof shall make it a duty of such officer or officers to enter annually this levy for collection until funds are realized to pay the bonds in full.
- Sec. 3. Whenever the governing authority of such political subdivision shall have on hand funds derived from any other source than taxation which may be appropriated to the payment either of interest or principal, or both principal and interest, of such bonds such funds may be so appropriated and used and the levy for the payment of the bonds correspondingly reduced.

Mr. Hill moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"



The ayes were, 71.

Allen Haney Kennedy, J. P. Pattison Anderson Hansen Kennedy, W. S. Prichard Bair Hattendorf Kent Quirk Bauer Held King Ratliff Blackford Hempel Kline Rice Blythe Hill Knutson Rust Buchmiller Hines Lichty Ryder Christophel Hollingsworth Lovrien Saunders Cole of Delaware Hollis McCaulley Simmer Copeland Hopkins McIlrath Smith Crozier Huff McIntosh Torgeson Eckles Hunt Martin Troup Eden Istad Mathews Truax Edge Johnson of Maxfield Vaughn Gilmore Dickinson Miller Venard Grimwood Johnson of Nelson Wamstad Keokuk O'Donnell Wilson Hager Johnson of Hagglund Ontjes Mr. Speaker Hale Marion

The nays were, 3.

Bixler Craig Wagner

Absent or not voting, 33.

Aiken of Ida Forsling Knudson Roberts Akin of Carroll Greene Krouse Rutledge Barnes Griswold Laughlin Springer Berry McMillan Hanson Stepanek Thomas Bush Harrison Nagle Charlton Heald Oliver Thompson Cole of Harrison Hubbard Patterson Walrod Elliott Ickis Reimers Wolfe Fleming

The House concurred in Senate amendment to House File No. 25.

On request of McCaulley of Calhoun, House File No. 428, a bill for an act to legalize a resolution of the board of supervisors of Calhoun County, Iowa, relating to the establishing of a public road or highway in Calhoun County, Iowa, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 428

Amend by inserting after the figure "1" in line 1 the word "that" and by inserting in line 2 after the word "Iowa" the words "be approved".

Mr. McCaulley moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 70.

Akin of Carroll Hagglund Kent Allen Hale Knutson Anderson Haney Lichty Lovrien Bauer Hansen Blackford Hattendorf McCaulley Blythe Held McIlrath Buchmiller Hempel McIntosh Christophel Hollingsworth Martin Cole of Delaware Hollis Mathews Cole of Harrison Huff Maxfield Copeland Miller Hunt Craig Nagle Istad Crozier Johnson Nelson Eckles Dickin son O'Donnell Eden Johnson of Onties Keokuk Pattison Edge Johnson of Prichard Grimwood Marion Quirk Griswold Hager Kennedy, J. P. Ratliff

Rice Roberts Rust Ryder Saunders Simmer Smith Stepanek Thompson Torgeson Truax Vaughn Venard Wagner Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 37.

Aiken of Jda Forsling Hubbard Oliver Bair Gilmore Ickie Patterson Kennedy, W. S. Barnes Greene Reimers Berry Hanson Kink Rutledge Harrison Kline Springer Bixler Knudson Thomas Heald Bush Charlton Hill Krouse Troup Laughlin Walrod Elliott Hines McMillan Wamstad Hopkins Fleming Wilson

The House concurred in the Senate amendment to House File No. 428.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 83

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. 83, desire to report that we have had the same under consideration and report as follows:

We recommend that the Senate recede from its amendments thereto.

Respectfully submitted,

LLOYD ELLIS.
ED H. CAMPBELL.
F. C. GILCHRIST.
FRANK SHANE.
MARION R. MCCAULLEY.
H. M. GREENE.
W. S. KENNEDY.
R. L. RUTLEDGE.

McCaulley of Calhoun moved that the report of the conference committee be adopted.

On the question "Shall the report of the conference committee be adopted?"

The ayes were, 86.

Allen	Grimwood	Johnson of	Prichard
Anderson	Griswold	Marion	Quirk
Bair	Hager	Kennedy, J. P.	Ratliff
Bauer	Hagglund	Kennedy, W. S.	Reimers
Berry	Haney	Kent	Rice
Blackford	Hansen	King	Roberts
Blythe	Hanson	Kline	Rust
Buchmiller	Hattendorf	Knutson	Ryder
Bush	Held	Krouse	Saunders
Christophel	Hempel	Laughlin	Simmer
Cole of Delaware	Hill	Lichty	Smith
Cole of Harrison	Hines	Lovrien	Stepanek
Copeland	Hollingsworth	McCaulley	Thompson
Craig	Hollis	McIlrath	Torgeson
Crozier	Hopkins	McIntosh	Troup
Eckles	Huff	Mathews	Truax
Eden	Hunt	Miller	Vaughn
Edge	Istad	Nagle	Venard
Elliott	Johnson of	Nelson	Wagner
Fleming	Dickinson	O'Donnell	Wamstad
Forsling	Johnson of	Oliver	Wolfe
Gilmore Greene	Keokuk	Ontjes	Mr. Speaker

The nays were, none.

Absent or not voting, 21.

Aiken of Ida McMillan Harrison Rutledge Akin of Carroll Heald Martin Springer Barnes Hubbard Maxfield Thomas Bixler Ickis Patterson Walrod Charlton Knudson Pattison Wilson Hale

Motion prevailed and the House adopted the report of the conference committee on House File No. 83.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 506, 507, 308, 150, 162, 177, 249, 362, and 438.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 506, 507, 308, 150, 162, 177, 249, 362, and 438.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of April, 1927, sent to the governor for his approval:

House Files Nos. 506, 507, 308, 150, 162, 177, 249, 362, 438, 19, 214, and 222.

FRED R. BLYTHE, Chairman.

Report adopted.

SENATE FILE NO. 135 PLACED ON CALENDAR

Crozier of Mahaska asked and obtained unanimous consent to have Senate File No. 135 withdrawn from the sifting committee and placed on the calendar.

CONSIDERATION OF BILLS

Senate File No. 135, a bill for an act to amend Section two (2) of Chapter One Hundred Thirty-seven (137), Acts of the 41st General Assembly, relating to the powers of the board of waterworks trustees, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Allen Bair Barnes Bauer Berry Blackford Blythe Buchmiller Charlton Christophel Cole of Delaware Hollingsworth Copeland Craig Crozier Eckles Eden Elliott Fleming Forsling

Hager Hagglund Hale Haney Hansen Harrison Hattendorf Held Hempel Hill Hollis Huff Hunt Johnson of Dickinson Johnson of Keokuk Johnson of

Marion

Kent.

King Kline Knudson Krouse Laughlin McCaulley McIlrath McIntosh Martin Mathews Maxfield Miller Nagle Nelson O'Donnell Oliver Ontjes Pattison Prichard

Quirk Reimers Rice Roberts Rust Ryder Saunders Simmer Smith Springer Stepanek Thompson Torgeson Troup Truax Vaughn Venard Wamstad Wolfe Mr. Speaker

The nays were, 1.

Knutson

Gilmore Grimwood

Absent or not voting, 28.

Aiken of Ida Greene Akin of Carroll Griswold Anderson Bixler Rugh Cole of Harrison Hopkins Edge

Hanson Heald Hines Hubbard Ickis Istad Kennedy, J. P. Kennedy, W. S. Lichty Lovrien McMillan

Patterson Ratliff Rutledge Thomas Wagner Walrod Wilson

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

Simmer of Wapello moved that Senate File No. 102 be withdrawn from the sifting committee and placed on the calendar.

Blackford of Van Buren moved that the motion be laid on the table.

Motion prevailed.

Senate File No. 246, a bill for an act to amend section eighty-six hundred eighteen (8618) of the code, relating to insurance, 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, 83.

Akin of Carroll Allen	Greene Grimwood	Johnson of Marion	Quirk Ratliff
Anderson	Griswold	Kennedy, J. P.	Reimers
Bair	Hager	Kennedy, W. S.	Rice
Barnes	Hagglund	King	Roberts
Bauer	Hale	Kline	Rutledge
Bixler	Haney	Knudson	Ryder
Blackford	Harrison	Laughlin	Saunders
Blythe	Hattendorf	Lovrien	Simmer
Buchmiller	Held	McCaulley	Smith
Bush	Hempel	McIlrath	Springer
Charlton	Hill	McIntosh	Stepanek
Christophel	Hines	Martin	Thomas
Cole of Delaware	Hollingsworth	Maxfield -	Thompson
Copeland	Hollis	Miller	Torgeson
Craig	Huff	Nagle	Truax
Crozier	Hunt	Nelson	Vaughn
Eckles	Istad	O'Donnell	Venard
Eden	Johnson of	Ontjes	Wilson
Fleming	Dickinson	Pattison	Wolfe
Forsling	Johnson of	Prichard	Mr. Speaker
Gilmore	Keokuk		

The nays were, 6.

Edge Knutson Mathews Rust Hansen Krouse

Absent or not voting, 18.

Aiken of Ida Heald Lichty Troup Berry Hopkins McMillan Wagner Cole of Harrison Hubbard Oliver Walrod Elliott Ickis Patterson Wamstad Hanson Kent 114

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. 517, a bill for an act relating to indictments.

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 to amend section eleven thousand five hundred thirty-seven (11537) of the code relating to time to except.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 317, a bill for an act relating to compromise of taxes by the board of supervisors.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 520, a bill for an act to authorize the treasurer of state to employ an auditor in the cigarette division of his office, and to make an appropriation to pay the compensation of said auditor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 504, a bill for an act relating to the license fee for fishing.

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 relating to compensation of officers 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. 458, a bill for an act relating to street improvements.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 509, a bill for an act to make appropriation for animals slaughtered on account of tuberculosis.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 472, a bill for an act to provide an appropriation of twenty-four hundred dollars (\$2400.00) to indemnify Bertha Sheesley for damages occasioned by reason of injury suffered when she fell from a platform of a building rented at the Iowa state fair grounds, September 3, 1925.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 503, a bill for an act to appropriate the sum of thirteen hundred ninety dollars and eighty-five cents (\$1390.85) in payment of certain insurance companies' claims for refund of taxes heretofore paid by them under protest.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 508, a bill for an act to make an appropriation to Marshall county, Iowa, for publication of delinquent automobile taxpayers for the year 1925.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 399, a bill for an act relating to widows' pensions.

Also, that the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 6 relative to memorializing Congress to call a constitutional convention for the purpose of amending the constitution of the United States.

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

Senate Concurrent Resolution No. 29, relative to the purchasing of chairs by the forty-second General Assembly.



Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 266, a bill for an act relating to the expenses of the county superintendent of schools.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 266

Amend by inserting immediately after the word "duties" in line eight (8), the following: "within his county".

Knutson of Cerro Gordo in the chair.

SENATE MESSAGE CONSIDERED

Senate Joint Resolution No. 6, a joint resolution rescinding the actions of the Thirtieth, Thirty-first, Thirty-second and Thirty-third General Assemblies of the State of Iowa, memorializing Congress to call a constitutional convention for the purpose of amending the constitution of the United States.

Read first and second times and passed on file.

Hansen of Scott moved that Senate Joint Resolution No. 6 be considered at this time.

Motion prevailed.

CONSIDERATION OF RESOLUTION

Senate Joint Resolution No. 6, a joint resolution rescinding the actions of the Thirtieth, Thirty-first, Thirty-second and Thirty-third General Assemblies of the State of Iowa, memorializing Congress to call a constitutional Convention for the purpose of amending the constitution of the United States, was taken up for consideration.

Rust of Franklin moved that the rule be suspended prohibiting the second and third readings of a joint resolution on the same day.

Motion prevailed.



Rust of Franklin 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, 78.

Allen Hanson Anderson Hattendorf Heald Bauer Blackford Held Blythe Hempel Buchmiller Hill Hines Bush Cole of Delaware Hollingsworth Copeland Hollis Craig Hopkins Crozier Huff Eckles Hunt Eden Istad Edge Johnson of Elliott Dickinson Greene Johnson of Grimwood Keokuk Hagglund Johnson of Hale Marion Kennedy, J. P. Hanev Hansen Kent

King Kline Knudson Knutson Laughlin Lichty Lovrien McCaulley McIlrath McIntosh Mathews Maxfield Miller Nagle Nelson O'Donnell Oliver Pattison Prichard

Quirk Ratliff

Reimers Rice Roberts Rust Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wilson

The nays were, 1.

Wolfe

Absent or not voting, 28.

Aiken of Ida Christophel Harrison Martin Akin of Carroll Cole of Harrison Hubbard Ontjes Bair Fleming Patterson Ickis Barnes Fosling Kennedy, W. S. Rutledge Berry Gilmore Knutson Wagner Bixler Griswold Krouse Walrod Charlton \ Hager McMillan Wamstad

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

SENATE CONCURRENT RESOLUTION NO. 29 CONSIDERED

Whereas, Members of the Forty-second General Assembly may desire to purchase the 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 thirty dollars (\$30.00), 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.

Be It Further Resolved by the Senate, the House concurring, That the President of the Senate and the Speaker of the House, the Sergeant-at-Arms of the Senate and the Sergeant-at-Arms of the House, the Chief Doorkeeper of the Senate and the Chief Doorkeeper of the House be presented with the chairs occupied by them during the session, and that the custodian of the state house be instructed to crate such chairs and deliver them to the express office in Des Moines, addressed to the persons mentioned herein.

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

Motion prevailed and the concurrent resolution was adopted.

CONSIDERATION OF SENATE AMENDMENT

On request of Rust of Franklin, House File No. 266, a bill for an act to repeal section fifty-two hundred thirty-three (5233) of the code, 1924, and to enact a substitute therefor, relating to the expenses of the county superintendent of schools, with Senate amendment was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE FILE NO. 266

Amend by inserting immediately after the word "duties" in line eight (8), the following: "within his county".

Mr. Rust moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 82.

Akin of Carroll	Forsling	Johnson of	Ontjes
Allen	Gilmore	Dickinson	Pattison
Bair	Greene	Johnson of	Ratliff
Barnes	Grimwood	Marion	Rice
Bauer	Hager	Kennedy, J. P.	Roberts
Berry	Hagglund	Kennedy, W .S.	Rust
Bixler	Hale	King	Rutledge
Blackford	Haney	Knutson	Saunders
Blythe	Harrison	Krouse	Simmer
Buchmiller	Hattendorf	Laughlin	Smith
Bush	Held	Lichty	Springer
Charlton	Hempel	Lovrien	Stepanek
Christophel	Hill	McCaulley	Thomas
Cole of Delaware	Hines	McIntosh	Thompson
Cole of Harrison	Hollingsworth	Martin	Troup
Copeland	Hollis	Mathews	Truax
Crozier	Huff	Maxfield	Vaughn
Eden	Hunt	Miller	Venard
Edge	Ickis	Nagle	Wagner
Elliott	Istad	Nelson	Wilson
Fleming		O'Donnell	Wolfe
•			Mr. Speaker

The nays were, none.

Absent or not voting, 25.

Aiken of Ida	Hanson	Kent	Prichard
Anderson	Heald	Kline	Quirk
Craig	Hopkins	Knudson	Reimers
Eckles	Hubbard	McIlrath	Ryder
Griswold	Johnson of	McMillan	Torgeson
Hansen	Keokuk	Oliver	Walrod
		Patterson	Wamstad

The House concurred in Senate amendment to House File No. 266.

CONSIDERATION OF BILLS

Senate File No. 133, a bill for an act to repeal section two hundred thirty-seven (237) of the code and to enact a substitute therefor, relating to free distribution of certain laws, with report of committee recommending passage, 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, 80.

Akin of Carroll	Gilmore	Johnson of	Prichard
Allen	Greene	Keokuk	Quirk
Anderson	Grimwood	Johnson of	Ratliff
Bair	Griswold	Marion	Reimers
Barnes	Hagglund	Kennedy, J. P.	Rice
Bauer	Hale	Kennedy, W. S.	Roberts
Blackford	Haney	Kent	Rust
Blythe	Hanson	King	Ryder
Buchmiller	Hattendorf	Knutson	Saunders
Bush	Heald	Krouse	Smith
Charlton	Held	Laughlin	Springer
Christophel	Hempel	Lichty	Stepanek
Cole of Delaware	Hill	Lovrien	Thomas
Copeland	Hines	McCaulley	Thompson
Craig	Hopkins	McIlrath	Torgeson
Crozier	Huff	McIntosh	Truax
Eckles	Hunt	Mathews	Vaughn
Eden	Ickis	Miller	Wamstad
Edge	Istad	Nagle	Wilson
Elliott	Johnson of	Nelson	Wolfe
Forsling	Dickinson	Pattison	

The nays were, none.

Absent or not	voting, 27.		₩.
Aiken of Ida	Harrison	McMillan	Rutledge
Berry	Hollingsworth	Martin	Simmer
Bixler	Hollis	Maxfield	Troup
Cole of Harriso	n Hubbard	O'Donnell	Venard
Fleming	Kline	Oliver	Wagner
Hager	Knudson	Ontjes	Walrod
Hansen		Patterson	Mr. Speaker

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

Senate File No. 249, a bill for an act to amend chapter one hundred fifty-one of the code, relating to the production and sale of eggs, was taken up for consideration.

Buchmiller of Greene moved the previous question.

Motion prevailed.

Eden of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 61.

Blackford	Hale	Johnson of	Pattison
Blythe	Hanson	Keokuk	Prichard
Buchmiller	Harrison	Johnson of	Quirk
Bush	Heald	Marion	Reimers
Christophel	Held	Kent	Rice
Cole of Delaware	Hempel	King	Rust
Crozier	Hines	Kline	Rutledge
Eckles	Hollingsworth	Knudson	Ryder
Eden	Hollis	Knutson	Smith
Edge	Hopkins	Krouse	Thomas
Elliott	Huff	Laughlin	Thompson
Fleming	Hunt	McIlrath	Troup
Gilmore	Istad	McIntosh	Venard
Grimwood	Johnson of	Mathews	Wamstad
Hager	Dickinson	Miller	Wilson
Hagglund		Nagle	Wolfe
whom and named (1)		O'Donnell	

The nays were, 18.

Akin of Carroll	Berry Bixler	Hattendorf McCaulley	Springer Torgeson
Anderson	Griswold	Nelson	Truax
Barnes	Haney	Oliver	Vaughn
Bauer	Hansen		

Absent or not voting, 28.

Aiken of Ida Greene Roberts Lovrien Bair Hill McMillan Saunders Hubbard Charlton Martin Simmer Cole of Harrison Ickis Maxfield Stepanek Kennedy, J. P. Kennedy, W. S. Copeland Ontjes Wagner Craig Forsling Patterson Walrod Lichty Ratliff Mr. Speaker

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

Senate File No. 340, a bill for an act to amend the law as it appears in section eighty-five hundred twenty-six (8526) and subdivisions three (3), eight (8), ten (10) and eleven (11) thereof; Section eighty-five hundred fifty-four (8554) and eighty-five hundred sixty-six (8566) and Chapter three hundred ninety-three (393) of Title XIX of the Code of Iowa, 1924, relating to investment companies and regulations in regard to the sale of certain securities, was taken up for consideration.

Knudson of Hamilton offered the following amendment and moved its adoption:

Amend Senate File No. 340 by inserting after section four (4) thereof the following:

Sec. 4a. The provisions of chapter 393, code of Iowa, 1924, shall not apply to brokers or dealers exclusively in such securities as are made exempt under subdivision one (1), section eighty-five hundred twenty-six (8526) of said chapter.

Amendment adopted.

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, 69.

Aiken of Ida Eden Huff Martin Akin of Carroll Hunt Mathews Edge Allen Elliott Istad Nagle Anderson Greene Johnson of Pattison Bair Grimwood Dickinson Prichard Griswold Barnes Johnson of Quirk Marion Bauer Hager Keimers Bixler Hale Kent Rice King Blackford Haney Roberts Knudson Blythe Hanson Rutledge Buchmiller Harrison Knutson Saunders Bush Hattendorf Krouse Smith Laughlin Charlton Heald Thompson Held Lichty Torgeson Christophel Cole of Delaware Hempel Troup Lovrien Wilson Copeland Hill McCaulley Hollingsworth McIlrath Wolfe Craig Hollis Eckles McIntosh

The nays were, 13.

Fleming Hines Kennedy, J. P. Springer Forsling Johnson of Hagglund Keokuk Rust Venard Hansen Simmer

Absent or not voting, 25.

Ickis O'Donnell Stepanek Berry Cole of Harrison Kennedy, W. S. Oliver Thomas Crozier Kline Ontjes Vaughn McMillan Wagner Walrod Gilmore Patterson Maxfield Ratliff Hopkins Hubbard Nelson Ryder Wamstad Mr. Speaker

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

Charlton of Polk moved that Senate File No. 370 be withdrawn from the sifting committee and placed on the calendar.

On the question "Shall Senate File No. 370 be withdrawn from the committee and placed on the calendar?" a roll call was demanded. The ayes were, 65.

Allen Hager Ickis Reimers Bair Hagglund Istad Rice Berry Kent Rust Hale Blackford Kline Haney Rutlege Blythe Hansen Knutson Ryder Bush Hanson Lichty Simmer Charlton Harrison Smith Lovrien Cole of Delaware Hattendorf McIlrath Thomas Thompson McIntosh Heald Copeland Craig Held Martin Torgeson Eckles Hempel Miller Troup Eden Hill Nagle Truax Nelson Edge Hines Vaughn Elliott Hollingsworth O'Donnell Wamstad Hollis Pattison Wilson Forsling Ratliff Greene Hunt Wolfe Grimwood

The nays were, 28.

Aiken of Ida Fleming Johnson of McCaulley Anderson Hopkins Marion Mathews Kennedy, J. P. Oliver Barnes Huff Bauer Johnson of Kennedy, W. S. Quirk Bixler Dickinson King Roberts Knudson Buchmiller Johnson of Saunders Christophel Keokuk Krouse Springer Venard Crozier Laughlin

Absent or not voting, 14.

Akin of Carroll
Cole of Harrison
Gilmore
Griswold

Akin of Carroll
McMillan
Prichard
Stepanek
Mr. Speaker
Mr. Speaker

So the motion having received a two-thirds majority prevailed.

Senate File No. 370, a bill for an act to amend section three thousand six hundred forty-one (3641) of the code, 1924, relating to levy of tax to provide for aid to widow in care of child, was taken up for consideration.

Charlton 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, 73.

Allen	Griswold	Johnson of	O'Donnell
Bair	Hager	Keokuk	Pattison
Blackford	Hagglund	Johnson of	Reimers
Blythe	Hale	Marion	Rice
Buchmiller	Haney	Kennedy, J. P.	Rutledge
Bush	Hansen	Kennedy, W. S.	Ryder
Charlton	Hanson	Kent	Saunders
Christophel	Hattendorf	Knutson	Simmer
Cole of Delaware	Held	Laughlin	Smith
Copeland	Hempel	Lichty	Stepanek
Craig	Hill	Lovrien	Thomas
Crozier	Hines	McCaulley	Thompson
Eden	Hollingsworth	McIlrath	Torgeson
Edge	Hollis	McIntosh	Troup
Elliott	Hopkins	Martin	Truax
Fleming	Hunt	Mathews	Vaughn
Forsling	Ickis	Miller	Wamstad
Gilmore	Istad	Nagle	Wilson
Grimwood		Nelson	Wolfe

The nays were, 7.

Bixler	Krouse	Rust	Venard
Harrison	Oliver	Springer	

Absent or not voting, 27.

Aiken of Ida	Eckles	King	Prichard
Akin of Carroll	Greene	Kline	Quirk
Anderson	Heald	Knudson	Ratliff
Barnes	Hubbard	McMillan	Roberts
Bauer	Huff	Maxfield	Wagner
Berry	Johnson of	Onties	Walrod
Cole of Harrison	n Dickinson	Patterson	Mr. Speaker

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

Rutledge of Webster moved that House File No. 473 be withdrawn from the sifting committee and taken up for immediate consideration.

Hansen of Scott moved that the motion by Rutledge of Webster be laid on the table.

On the question "Shall the motion by Rutledge of Webster be laid on the table?" a roll call was demanded.

The ayes were, 64.

Akin of Carroll	Griswold	Johnson of	Pattison
Allen	Hager	Dickinson	Quirk
Anderson	Hagglund	Johnson of	Reimers
Barnes	Hale	Keokuk	Rice
Bauer	Haney	Kennedy, J. P.	Roberts
Berry	Hansen	Kennedy, W. S.	Ryder
Blackford	Hanson	Kent	Saunders
Buchmiller	Hattendorf	King	Simmer
Christophel	Heald	Kline	Smith
Cole of Delaware	Held	Krouse	Stepanek
Cole of Harrison	Hill	Laughlin	Thompson
Copeland	Hines	McIntosh	Troup
Eckles	Hopkins	Mathews	Truax
Eden	Huff	Nagle	Vaughn
Edge	Hunt	Nelson	Wamstad
Elliott	Ickis	Oliver	Wolfe
Greene		Ontjes	

The nays were, 18.

Aiken of Ida	Gilmore	Johnson of	Martin
Bair	Grimwood	Marion	Rust
Charlton	Hempel	Knudson	Rutledge
Crozier	Hollingsworth	Knutson	Torgeson
Fleming		McCaulley	Wilson

Absent or not voting, 25.

Bixler	Hubbard	Maxfield	Springer
Blythe	Istad	Miller	Thomas
Bush	Lichty	O'Donnell	Venard
Craig	Lovrien	Patterson	Wagner
Forsling	McIlrath	Prichard	Walrod
Harrison	McMillan	Ratliff	Mr. Speaker
Hollis			

Motion prevailed.

Senate File No. 444, a bill for an act to legalize a bond issue in the sum of five thousand dollars voted by the town of Dike, Iowa, for the purpose of building, erecting and equipping a memorial building in Dike, Iowa, in conjunction with the county, was taken up for consideration.



Ontjes of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 67.

The nays were, 3.

King Springer Venard

Absent or not voting, 87.

Aiken of Ida Huff Eckles Oliver Ickis Hagglund Patterson Anderson Kline Pattison Bair Haney Berry Knudson Prichard Hansen Bixler Hanson Lichty Ryder McCaulley Charlton Harrison Saunders McIlrath Cole of Harrison Heald Troup Hollis McMillan Wagner Craig Hubbard Nelson Walrod Crozier Mr. Speaker

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

Speaker Carter in the chair.

REPORT OF JOINT INVESTIGATING COMMITTEE

Report of joint committee appointed by the President of the Senate and Speaker of the House pursuant to the provisions of Senate Concurrent Resolution No. 14 as amended.

Senate Concurrent Resolution No. 14 as amended reads as follows:

"SENATE CONCURRENT RESOLUTION NO. 14

"Whereas, It has been called to the attention of the Forty-second General Assembly that certain bridge contractors are fomenting criticism of the plans and specifications of the State Highway Commission for bridges on secondary roads, and

"Whereas, Certain county supervisors have criticised these plans and specifications, and

"Whereas, Certain taxpayers have appealed to the budget director to review certain contracts and the rulings of the highway commission in relation thereto, and

"Whereas, There appears to be considerable activity on the part of certain persons or interests connected with various paving materials and patented processes with reference to pending legislation, and

"Whereas, The budget director has rendered certain decisions, and

"Whereas, The state highway commission has requested that a complete investigation of these matters be made, therefore,

"Be It Resolved by the Senate, the House Concurring, That a joint committee consisting of five (5) members of the Senate, appointed by the President of the Senate and five (5) members of the House, appointed by the Speaker of the House, make such investigation and as soon as possible report upon the justice of the criticisms.

"Said joint committee shall have authority to call witnesses, administer oaths and examine witnesses under oath. All sessions of the committee shall be open to the public. Said joint committee is hereby authorized and directed to employ a reporter who shall take all of the testimony and transcribe the same. Said reporter shall prepare three copies of the transcript and furnish one copy to the Governor of Iowa, one copy to the Chief Clerk of the House, and one copy to the Secretary of the Senate, and these copies so furnished shall be open for public inspection by any person concerned."



Pursuant to the provisions of the aforesaid resolution the President of the Senate appointed the following members of the Senate to act upon the committee:

J. O. Shaff, Frank M. Beatty, E. E. Cavanaugh, Arch W. McFarlane, W. E. McLeland.

The Speaker of the House appointed the following members to act concurrently:

Harry N. Greene, George W. Christophel, Fred R. Blythe, Francis Johnson, T. J. O'Donnell.

The committee as thus composed proceeded to organize and Senator J. O. Shaff was selected chairman. The chairman was directed and pursuant to said direction did send a notice by telegram to the Iowa State Highway Commission, Red Oak Bridge and Iron Works, the boards of supervisors of Harrison and Shelby counties, Iowa. The telegram was sent accordingly and was as follows:

"Your are hereby notified that a hearing before a joint committee of the Senate and House, as authorized by Senate Resolution No. 14 relative to investigating certain charges pertaining to county bridge contracts, will be held before the joint committee commencing March 17, 1927, at 8 a. m., in the lieutenant governor's room, state house, Des Moines, Iowa." (Signed.) J. O. Shaff.

Thereafter, on the date and at the time fixed public hearings before the said committee were commenced, which continued until the afternoon of March 29, 1927.

That at said hearings the Iowa State Highway Commission was represented by Ben J. Gibson, its counsel; the Red Oak Bridge and Iron Works of Red Oak, Iowa; the Standard Bridge Company of Omaha, Nebraska; and the Economical Bridge Association of Lincoln, Nebraska; and the boards of supervisors of Shelby and Harrison counties; and certain taxpayers therein by C. A. Sorenson, an attorney of Lincoln, Nebraska, and George E. Johnson, an engineer of Lincoln, Nebraska. Maxwell A. O'Brien, first assistant attorney general, acted as legal advisor for the committee.

Opening statements were made by Mr. Fred R. White, chief engineer of the Iowa State Highway Commission, and Mr. Ben J. Gibson, counsel for the commission, in which they outlined to the committee the reasons for their request to the legislature for the investigation, and stating what they expected to show the committee by the evidence.

Mr. C. A. Sorenson, attorney for the various respondents, then made

his opening statement to the committee, stating their position and outlining the criticism which has been made by his clients of the Iowa State Highway Commission, stating that the respondents were prepared to justify their criticism and support the same by competent proof. In part he stated as follows:

"Now, gentlemen, the criticism that we make of the plans and specifications of the Iowa Highway Commission is simply this and nothing more. Under the date of April 13, 1916, the engineers for the Iowa State Highway Commission issued an order addressed to all county engineers and county boards of the state of Iowa, barring from the state of Iowa, the use of steel piling. We say that was unwarranted and if we have the opportunity we want to introduce evidence to show that in all the surrounding states steel piling is used; that the federal government uses steel piling and that there is no basis from the point of view of engineering or from the point of view of expense for barring from this state the use of bridges on steel piling. We will show that 95 per cent of all the bridges in Nebraska are built on steel foundations. It hardly ever occurs to anyone there to build bridges any other way. We will show that on the drainage ditches in Missouri, bridges are built on steel piling, also on the federal aid roads in Nebraska under Mr. McDonald, who used to be chief engineer of this commission, and also in Kansas, Missouri and Colorado. In all these states Iowa stands alone as a state which does not permit the use of steel piles and we will show that by reason of thi prohibition of steel piling that the average cost of your bridges is from 100 to 200 per cent more than in surrounding states where they are built on steel piling, bridges of the same width, same length, same traffic conditions and serving the same purpose".

Thereupon the hearing proceeded and testimony and evidence were introduced, and having heard the testimony your committee respectfully submits its findings and facts.

It appeared that subsequent to 1913, the Iowa State Highway Commission has provided standard plans and specifications for the construction of highway bridges on secondary roads. Included in these plans and specifications is a permanent type of structure erected on cement abutments built upon a foundation of wood piling with a steel superstructure. There is also a less permanent type of bridge constructed, the substructure being of untreated or creosote wood piling driven to a point of refusal and a superstructure of steel.

These plans and specifications as adopted and approved by the Iowa Highway Commission were objected to and criticised by the respondents, and their alleged ground for this criticism was the charge that the plans and specifications of the Iowa Highway Commission were more expensive than was necessary for the construction of bridges suitable for secondary roads in Iowa. That better structures could be erected for less money if placed upon steel piling and a type of superstructure known as



the transverse joist bridge were used and that this type of structure was more advantageous and better than those designed and planned by the Iowa State Highway Commission. The type of steel piling used by respondents consisted of two steel slabs eight inches in width, and 7/16 inches in thickness and joined by a cross-section steel slab 8 inches in width and % inches in thickness, giving the cross-section the appearance of the letter H.

Your committee heard extensive testimony as to the merits of the plans and specifications approved and recommended by the Iowa State Highway Commission, as to relative cost, durability, and bearing power of creosoted wood piling as approved by the commission and H-beam steel piling as advocated by the respondents. Also, the extent to which these respective types of piling were used in highway bridge construction and in railway bridge construction.

The testimony uniformly showed that the plans and specifications as approved and adopted by the Iowa State Highway Commission were in conformity to good engineering practice and practically the same as those approved by the federal government for use on federal aid roads in all of the states with the exception of three, wherein the use of steel piling was also permitted under certain restrictions; that the piling be driven to a point of refusal and that it be encased in cement for a certain distance above and below the surface of the ground. The Iowa plans and specifications are in harmony with the standard plans and specifications of the American Association of State Highway Officials, the American Society of Civil Engineers, and other recognized authorities.

The witnesses appearing before the committee on these subjects were bridge engineers from the various surrounding states, engineers representing the United States Bureau of Roads, and bridge engineers of the several principal railroads whose lines are within the state of Iowa, and adjoining states.

The testimony without exception was to the effect that the bearing power of wood piling was greatly superior to that of H-beam steel piling; that the durability of creosote wood piling was superior to that of H-beam steel piling; and the cost of creosote wood piling compared with the cost of H-beam steel piling of equal length and surface area was about fifty per cent less.

The evidence of the bridge engineers from the railroad companies shows that steel piling was not used by any of these railroads; that they considered bridges erected upon steel piling as temporary structures, and these constructed on cement abutments upon wood piling as permanent structures; that for railroad bridges less permanent than those constructed on cement abutments, the type of piling used was the creosote wood piling; that the use of said creosote wood piling had proven highly satisfactory and less expensive as compared with steel piling. The observation of these railroad bridge engineers was that bridges constructed



on creosote wood piling were at least equally as durable as bridges constructed on steel piling. One particular instance as to the longevity of the creosote wood piling testified to by one of the railroad engineers was to the effect that creosote wood piling which had been in use twenty-three years showed practically no deterioration.

The testimony showed that creosote wood piling was damaged but slightly, if at all, by ice, and that this could be entirely avoided by the use of guards constructed at a comparatively small cost in the manner recommended.

From the testimony the committee is of the opinion that it is practically impossible to determine with any degree of exactness the relative cost of bridges fully erected, for the reason that the elements of location, time of construction, cost of transportation, distance from the site of the bridge to shipping point, labor conditions, and other elements, all entered into the total cost of the structure. It was possible, however, from the testimony to determine without doubt, the comparative cost of the various items and material entering into the construction of a bridge, that is, the cost of piling and superstructure. From this testimony, it appeared without doubt that the cost of bridges in Iowa designed and contracted for with the approval of the Iowa State Highway Commission was among the lowest prices paid by any of the surrounding states.

It was further brought out that the cost of creosote wood piling as approved by the Iowa State Highway Commission was materially less than H-beam steel piling and that the superstructure designed and approved by the Iowa State Highway Commission cost less than the transverse joist bridge advocated by respondents.

The undisputed evidence shows that from 1913 to date, the Iowa State Highway Commission has designed and built seven thousand individual bridge structures; that not one of these structures has been lost or destroyed by floods or other agencies. All of them are standing today and giving good service. The record further discloses that in the same period of time the Iowa State Highway Commission designed over nine thousand other bridge structures which were built by the several counties and of these only eleven have been lost from any cause and, with but one exception, these losses were due to the neglect or failure on the part of the counties constructing the bridge, to comply with the plans and specifications furnished them.

Your committee finds that from the years 1913 to 1926, inclusive, contracts have been let and approved for bridges erected in this State to 461 different contracting firms. During the year December 1, 1925, to December 1, 1926, contracts were let and approved by the Iowa State Highway Commission to 116 separate and distinct contractors and of these contracts, the Standard Bridge Company, one of the respondents herein, obtained \$133,763.00 of the business. In no instance has a bridge con-



tract with the Standard Bridge Company, the Red Oak Bridge & Iron Works, the Economical Bridge Company, or other bridge companies, respondents herein, made in accordance with the standard specifications of the Iowa State Highway Commission, been rejected.

The undisputed testimony shows that the use of standard plans and specifications and the approval of the contracts for bridges on secondary roads in this state has resulted in the erection of better bridges at lower prices.

That uniformity of contracts, bonds, and other documents which is to be desired is thus obtained and better material and workmanship is the result. The Iowa State Highway Commission in checking plans and specifications and contracts for structures to be erected by the several counties has also affected large savings to the counties and rendered a valuable service to the citizens of this State.

Your committee finds that the State Highway Commission by reason of its having supervision of the letting of a great many contracts, has been able to keep a record of standard and prevailing prices for the various items that enter into the construction of bridges and by reason of this knowledge have been able to render efficient service to the various counties in the letting of bridge contracts, and to assist them in determining whether the various bids upon the various items have been fair and reasonable.

The evidence disclosed without dispute that the Red Oak Bridge and Iron Works, the Standard Bridge Company, and the Economical Bridge Association are affiliated organizations. It also disclosed that the Standard Bridge Company and its allied interests sought in 1913 to defeat the law providing for standard plans and specifications for bridges and culverts on secondary roads in this state. That during the session of the present (42nd G. A.) legislature they have endeavored to secure county control of bridge construction and that the hearings held before the Budget Director in Shelby and Harrison counties were inspired by the affiliated concerns, and that the fees for C. A. Sorenson, attorney for the objectors, was paid by the respondent bridge companies.

The undisputed evidence shows that without exception the numerous bridge failures referred to in relation to Shelby and Harrison counties. were bridges designed and built by the county, not one being designed or built by the Iowa State Highway Commission; that of the plans and specifications for bridges involved in the Harrison and Shelby county Budget hearings five were designed by the Iowa State Highway Commission and were exactly in accordance with the request made upon them by the county officials. For the sixth structure the county requested plans and specifications for a permanent bridge with concrete abutments and floor. The Iowa State Highway Commission, however, objected to this design and called attention to the fact that it was too expensive and designed a cheaper structure on wood piling, bids on contracts for which were never.



asked by the county. Therefore, any criticism of the Iowa State Highway Commission as a result of these hearings is clearly unjustified,

Your committee further finds that where damage was caused to the wooden piling of bridges which were constructed over drainage ditches, that none of these bridges were constructed according to the design or under the supervision of the State Highway Commission. The testimony shows that these bridges were constructed shortly after the construction of the drainage ditches and the piling was driven too close to the edges of the drainage ditch at the time said ditch was constructed. That as the drainage ditch naturally widened in the course of time these pilings were exposed and unprotected and were thereby subjected to damage by the ice, which damage would not have occurred had they been driven further back from the edge of the stream or properly protected.

The committee having heard all of the testimony offered by the Iowa State Highway Commission and the respondents, called upon the members of the various boards of supervisors who had been notified to testify as to any facts within their knowledge which should be disclosed at the hearings, particularly in reference to bridge contracts in their county. None of them gave any testimony contradicting that previously given on behalf of the Iowa State Highway Commission. These representatives were also asked for any criticism of the hearing and they stated without exception that they had no criticism, and that the hearings were fair in every particular. C. A. Sorenson, attorney for the respondents, and George Johnson, engineer, were present during the entire proceedings. Respondents' attorney was given an opportunity to cross-examine the various witnesses, which he exercised. The respondents were also given an opportunity and asked to produce evidence substantiating the criticisms which they had made, and this they failed to do.

From the undisputed testimony, the committee concludes that creosoted wood piling substructures and steel piling substructures are comparable types of construction and that because of the increased cost of steel piling over creosoted wood piling, the Iowa State Highway Commission has been justified in its reluctance to approve the use of steel piling as standard construction.

The committee finds that the charges made by Mr. Sorenson in his opening statement, and the criticism and complaints fostered by the respondents of the Iowa State Highway Commission, were not substantiated in any respect by the testimony of the witnesses appearing before it; that every opportunity was given to produce testimony substantiating the charges and criticisms made but that none was offered; that the criticisms made appeared to be a continuation of those started by some of the respondents in 1913; as a result of this your committee is of the opinion that the criticisms made were without foundation, and that the Iowa State



Highway Commission acted in every instance in conformity with the law and for the best interests of the citizens of Iowa.

J. O. SHAFF.
E. E. CAVANAUGH.
F. M. BEATTY.
ARCH W. MCFARLANE.
W. E. MCLELAND.
On the part of the Senate.

W. M. GREENE.
FRED R. BLYTHE.
FRANCIS JOHNSON.
T. J. O'DONNELL.
GEO. W. CHRISTOPHEL.
On the part of the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 70, 286, 415, and 210.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 70, 286, 415, and 210.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE NO. 352

Stepanek of Linn, from the conference committee on Senate File No. 352, reported that it could not reach an agreement.

The report was received and the committee discharged.

SECOND CONFERENCE COMMITTEE ON SENATE FILE NO. 352

The Speaker announced the appointment of the following members as a second conference committee on the part of the House on Senate File No. 352: Quirk of Sac, Cole of Delaware, Miller of Shelby, Eden of Clinton.

CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House on the motion to reconsider the vote by which the House refused to withdraw Senate File No. 429 from the sifting committee.

AZEL MCILRATH.

Z. S. RATLIFF.

R. L. RUTLEDGE.

W. H. CROZIER.

E. A. ELLIOTT.

CLYDE B. CHARLTON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except the following: Barnes of Wright, Christophel of Bremer, Hubbard of Pottawattamie, Kent of Lucas, Krouse of Wayne, McMillan of Benton, Patterson of Kossuth, Rust of Franklin, Wagner of Scott, and Walrod of Clinton.

Ickis of Union asked and obtained unanimous consent to have Christophel of Bremer excused from the call of the House, on account of illness.

Greene of Pottawattamie asked and obtained unanimous consent to have Hubbard of Pottawattamie excused from the call of the House, on account of illness.

Smith of O'Brien asked and obtained unanimous consent to have McMillan of Benton excused from the call of the House, on account of illness.

Hansen of Scott asked and obtained unanimous consent to have Wagner of Scott excused from the call of the House.

Eden of Clinton moved that Walrod of Clinton be excused from the call of the House.

On the question "Shall Mr. Walrod be excused from the call of the House!" a roll call was demanded.

The ayes were, 76.

Akin of Ida Akin of Carroll	Hansen Hanson	Kennedy, J. P. Kennedy, W. S.	Pattison Prichard
Anderson	Harrison	King	Quirk
Bair	Hattendorf	Kline	Ratliff
Blythe	Heald	Knudson	Reimers
Buchmiller	Held	Knutson	Ryder
Cole of Delaware	Hempel	Laughlin	Saunders
Cole of Harrison		Lichty	Simmer
Copeland	Hollingsworth	Lovrien	Smith
Crozier	Hollis	McCaulley	Stepanek
Eckles	Hopkins	McIlrath	Thomas
Eden	Hunt	McIntosh	Thompson
Edge	Ickis	Martin	Torgeson
Elliott	Istad	Mathews	Troup
Greene	Johnson of	Maxfield	Truax
Grimwood	Dickinson	Nagle	Vaughn
Hager	Johnson of	Nelson	Venard
Hagglund	Keokuk	O'Donnell	Wamstad
Hale	Johnson of	Oliver	Wilson
Haney	Marion	Ontjes	

The nays were, 2.

Allen

Springer



Absent or not voting, 29.

Barnes	Christophel	Hubbard	Rice
Bauer	Craig	Huff	Roberts
Berry	Fleming	Kent	Rust
Bixler	Forsling	Krouse	Rutledge
Blackford	Gilmore	McMillan	Wagner
Bush	Griswold	Miller	Walrod
Charlton	Hill	Patterson	Wolfe
			Mr. Speaker

Motion prevailed.

Johnson of Dickinson moved that Patterson of Kossuth be excused from the call of the House.

On the question "Shall Mr. Patterson be excused from the call of the House?" a roll call was demanded.

The ayes were, 69.

Aiken of Ida	Haney	Kennedy, J. P.	Ratliff
Anderson	Hanson	Kennedy, W. S.	Reimers
Blackford	Hattendorf	King	Rice
Blythe	Held	Laughlin	Ryder
Buchmiller	Hempel	Lichty	Saunders
Charlton	Hill	Lovrien	Smith
Cole of Delaware	Hollingsworth	McCaulley	Stepanek
Cole of Harrison	Hollis	McIlrath	Thomas
Copeland	Hopkins	McIntosh	Thompson
Crozier	Huff	Martin	Torgeson
Eckles	Ickis	Mathews	Troup
Eden	Istad	Miller	Truax
Edge	Johnson of	Nagle	Vaughn
Elliott	Dickinson	Nelson	Venard
Greene	Johnson of	O'Donnell	Wamstad
Grimwood	Keokuk	Pattison	Wilson
Hager	Johnson of	Prichard	Wolfe
Hagglund	Marion	Quirk	
Hale	•	(a)	

The nays were, 15.

Allen	Griswold	Hunt	Ontjes
Berry	Hansen	Kline	Simmer
Bixler	Harrison	Knudson	Springer
Bush	Heald	Oliver	

Absent or not voting, 23.

Akin of Carroll	Fleming	Knutson	Rust
Bair	Forsling	Krouse	Rutledge
Barnes	Gilmore	McMillan	Wagner
Bauer	Hines	Maxfield	Walrod
Christophel	Hubbard	Patterson	Mr. Speaker
Craig	Kent	Roberts	

Motion prevailed.

J. P. Kennedy of Lee moved that the following four absent members be excused from the call of the House: Barnes of Wright, Rust of Franklin, Krouse of Wayne, and Kent of Lucas.

Motion lost.

SIFTING COMMITTEE EXCUSED

On request of Prichard of Woodbury the sifting committee was excused temporarily from the call of the House.

Knudson of Hamilton moved that Senate File No. 351 be withdrawn from the sifting committee and placed upon the calendar.

Springer of Decatur moved the previous question.

Motion prevailed.

On the question "Shall Senate File No. 351 be withdrawn from the sifting committee?" a roll call was demanded.

The ayes were, 48.

Aiken of Ida	Gilmore	Hollis	Rice
Allen	Greene	Istad	Rust
Anderson	Grimwood	Johnson of	Ryder
Berry	Griswold	Keokuk	Simmer
Bixler	Hager	Kline	Springer
Blackford	Hagglund	Knudson	Stepanek
Bush	Hale	Knutson	Thomas
Cole of Delaware	Hanson	Laughlin	Torgeson
Cole of Harrison	Harrison	Nagle	Troup
Copeland	Hattendorf	O'Donnell	Truax
Eden	Heald	Ontjes	Wolfe
Elliott	Hempel	Ratliff	
Fleming	Hollingsworth		

The nays were, 41.

Akin of Carroll Kenney, W. S. Prichard Held Bair Hill King Quirk Reimers Bauer Hopkins Lovrien Blythe Huff McIntosh Saunders Buchmiller Smith Hunt Martin Craig Ickis Mathews Thompson Maxfield Vaughn Crozier Johnson of Eckles Dickinson Miller Venard Wamstad Forsling Johnson of Nelson Marion Haney Oliver Wilson Hansen Kennedy, J. P. Pattison

Absent or not voting, 18.

Barnes Hubbard McIlrath Rutledge Charlton Kent McMillan Wagner Christophel Krouse Patterson Walrod Edge Lichty Roberts Mr. Speaker Hines McCaulley

The motion having failed to receive a two-thirds 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. 445, a bill for an act to make an appropriation to H. C. Jones to compensate him for hospital and medical care of Patricia Jones.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 446, a bill for an act to make appropriation to reimburse funds of embalmer examiners.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File No. 447, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Also, that the Senate has concurred in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 437, a bill for an act to regulate the practice of barbering.

Also, that the Senate has concurred in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File No. 432, 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. 516, a bill for an act relating to the ownership, purchase, maintenance and operation of waterworks by cities having a population over one hundred thousand (100,000) inhabitants or over.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 416, a bill for an act to provide for consolidating city and school election in school districts which embrace a city and which have a population of 125,000 or more.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 275, a bill for an act relating to the licensing of dogs and the collection of the license fee.

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 to amend sections 8487 and 8506 of the code, 1924, relating to cooperative associations, and to authorize such associations to do business with nonmembers.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked: House File No. 440, a bill for an act providing for a special tax levy by cities having a population of 50,000 or more, for the purchase, construction, maintenance, and operation of art museums and for the purchase of works of art.

Also, that the Senate has adopted the conference committee report on House File No. 83, a bill for an act to prohibit the possession or control of machine guns and machine and automatic rifles.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 485, a bill for an act prohibiting agents from entering school buildings and rural school grounds.

WALTER H. BEAM, Secretary.

SENATE AMENDMENT TO HOUSE FILE NO. 485

Amend as follows: "Strike out the word 'rural' in line 2 of Section 1.

Also amend the title by striking the word "rural" from line 1.

CONSIDERATION OF SENATE AMENDMENTS

On request of Rust of Franklin, House File No. 485, a bill for an act prohibiting agents from entering rural school buildings and rural school grounds, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE FILE NO. 485

Amend as follows: "Strike out the word 'rural', in line 2 of Section 1.

Also amend the title by striking the word "rural" from line 1.

Mr. Rust moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 78.

Akin of Carroll Hager Johnson of Pattison Keokuk Ratliff Anderson Hagglund Bair Hale Johnson of Reimers Bauer Marion Rice Hansen Blackford Kennedy, J. P. Kennedy, W. S. Hanson Rust Blythe Harrison Rutledge Bush Hattendorf King Smith Charlton Heald Kline Springer Cole of Harrison Held Knudson Stepanek Copeland Knutson Thomas Hempel Craig Hill Laughlin Thompson Crozier Hines Lichty Torgeson Eckles Hollingsworth McIlrath Troup Edge Hollis McIntosh Truax Elliott Hopkins Martin Vaughn Mathews Venard Fleming Huff Maxfield . Wamstad Gilmore Hunt Wilson Greene Ickis Nagle Nelson Grimwood Istad Wolfe Johnson of Mr. Speaker Griswold Ontjes Dickinson

The nays were, 2.

Berry

Bixler

Absent or not voting, 27.

Aiken of Ida	Forsling	McMillan	Roberts
Allen	Haney	Miller	Ryder
Barnes	Hubbard	O'Donnell	Saunders
Buchmiller	Kent	Oliver	Simmer
Christophel	Krouse	Patterson	Wagner
Cole of Delaware	Lovrien	Prichard	Walrod
Eden	McCaulley	Quirk	

The House concurred in the Senate amendments to House File No. 485.

MOTION TABLED

Blackford of Van Buren moved that the sifting committee be required to file their final report in thirty minutes.

Haney of Mills moved that the motion be laid on the table.

On the question "Shall the motion by Blackford of Van Buren be laid on the table?" a roll call was demanded.

The ayes were, 77.

Aiken of Ida	Grimwood	Johnson of	Quirk
Akin of Carroll	Griswold	Marion	Reimers
Allen	Hagglund	Kennedy, J. P.	Roberts
Bair	Hale	Kennedy, W. S.	Rust
Bauer	Haney	Kent	Rutledge
Berry	Hansen	King	Ryder
Blythe	Hanson	Kline	Saunders
Buchmiller	Hattendorf	Knudson	Simmer
Bush	Heald	Knutson	Smith
Cole of Delaware	e Held	Krouse	Stepanek
Copeland	Hempel	Lichty	Thomas
Craig	Hill	Lovrien	Thompson
Crozier	Hines	Mathews	Torgeson
Eckles	Hollingsworth	Maxfield	Troup
Edge	Hollis	Miller	Truax
Elliott	Hopkins	Nelson	Venard
Fleming	Huff	O'Donnell	Wamstad
Forsling	Istad	Oliver	Wolfe
Gilmore	Johnson of	Ontjes	Mr. Speaker
Greene	Dickinson	Pattison	

The nays were, 13.

Anderson	Cole of Harr	ison Ickis	Ratliff
Bixler	Eden	Johnson of	Rice
Blackford	Hager	Keokuk	Springer
	Harrison	Martin	

Absent or not voting, 17.

Barnes	Laughlin	McMillan	Vaughn
Charlton	McCaulley	Nagle	Wagner
Christophel	McIlrath	Patterson	Walrod
Hubbard	McIntosh	Prichard	Wilson
Hunt			

Motion prevailed.

BARNES OF WRIGHT EXCUSED FROM THE CALL OF THE HOUSE

Edge of Jasper moved that Barnes of Wright be excused from the call of the House.

On the question "Shall Barnes of Wright be excused from the call of the House?" a roll call was demanded.

The ayes were, 77.

Aiken of Ida	Hagglund	Kennedy, W. S.	Quirk
Anderson	Hale	Kent	Ratliff
Bauer	Hansen	Kline	Reimers
Blackford	Hanson	Knutson	Roberts
Blythe	Harrison	Krouse	Rust
Buchmiller	Hattendorf	Laughlin	Kutledge
Charlton	Heald	Lichty	Ryder
Cole of Delaware	Hempel	Lovrien	Saunders
Cole of Harrison	Hill	McCaulley	Stepanek
Copeland	Hines	McIlrath	Thomas
Craig	Hollingsworth	Martin	Thompson
Crozier	Hollis	Mathews	Torgeson
Eckles	Hopkins	Maxfield	Troup
Eden	Ickis	Miller	Truax
Elliott	Istad	Nagle	Vaughn
Forsling	Johnson of	Nelson	Venard
Gilmore	Dickinson	O'Donnell	Wilson
Greene	Johnson of	Oliver	Wolfe
Grimwood	Marion	Ontjes	Mr. Speaker
Hager	Kennedy, J. P.	Pattison	

The nays were, 19.

Akin of Carroll	Edge	Huff	Rice
Allen	Fleming	Johnson of	Simmer
Berry	Griswold	Keokuk	Smith
Bixler	Haney	King	Springer
Bush	Held	nudson	Wamstad

Absent or not voting, 11.

Bair	Hubbard	McMillan	Wagner
Barnes	Hunt	Patterson	Walrod
Christophel	McIntosh	Prichard	

Motion prevailed.

MOTION TO RECONSIDER TABLED

The following motion to reconsider was filed:

MR. SPEAKER: We move to reconsider the vote by which the motion to withdraw Senate File No. 429 from the Sifting Committee failed to pass the House.

GEO. W. EDGE.

GEO. W. CHRISTOPHEL.

King of Clay moved that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider the vote by which the motion to withdraw Senate File No. 429 from the sifting committee failed to pass the House be laid on the table?" a roll call was demanded.

The ayes were, 44.

Akin of Carroll	Griswold	Johnson of	Oliver
Allen	Hansen	Keokuk	Prichard
Anderson	Hanson	Kennedy, J. P.	Quirk
Bauer	Hattendorf	Kennedy, W. S.	Reimers
Berry	Held	Kent	Roberts
Bixler	Hill	King	Saunders
Buchmiller	Hines	Kline	Simmer
Bush	Hopkins	Knudson	Smith
Craig	Huff .	Krouse	Springer
Fleming	Johnson of	Lovrien	Venard
Forsling	Dickinson	McCaulley	Wamstad
_		Martin	Wolfe

The nays were, 53.

Aiken of Ida	Grimwood	Johnson of	Ontjes
Bair	Hager	Marion	Pattison
Blackford	Hagglund	Knutson	Ratliff
Blythe	Hale	Laughlin	Rice
Charlton	Haney	Lichty	Rutledge
Cole of Delaware	Harrison	McIlrath	Ryder
Cole of Harrison	Heald	McIntosh	Stepanek
Copeland	Hempel	Mathews	Thomas
Crozier	Hollingsworth	Maxfield	Torgeson
Eden	Hollis	Miller	Troup
Edge .	Hunt	Nagle	Truax
Elliott	Ickis '	Nelson	Vaughn
Gilmore	Istad	O'Donnell	Wilson
Greene			Mr. Speaker

Absent or not voting, 10.

Barnes Christophel Eckles Hubbard McMillan Patterson Rust Thompson Wagner Walrod

The motion to lay the motion to reconsider on the table was lost.

Cole of Delaware moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the vote by which the motion to withdraw Senate File No. 429 from the sifting committee failed to pass the House?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 60.

Anderson Bair Bauer Blackford Blythe Charlton Cole of Delaware Harrison Cole of Harrison Hattendorf Copeland Crozier Eckles Eden Edge

Elliott

Gilmore

Aiken of Ida

Hager Hagglund Hale Haney Hansen Heald Hempel Hines Hollingsworth Hollis Hunt Ickis

Greene

Grimwood

Istad Johnson of Marion Knutson Laughlin Lichty McIlrath McIntosh Mathews Maxfield Miller Nagle

Nelson

Ontjes

Ratliff

Pattison

Ryder Simmer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Wilson Mr. Speaker

Rice

Rutledge

The nays were, 40.

Akin of Carroll Allen Berry Bixler Buchmiller Bush Craig Fleming Forsling Griswold Hanson

Held Hill Hopkins Huff Johnson of Dickinson Johnson of Keokuk Kennedy, J. P. Kennedy, W. S. Kent

King Kline Knudson Krouse Lovrien McCaulley Martin O'Donnell Oliver

Prichard

Quirk

Roberts Rust Saunders Smith Springer Venard Wamstad Wolfe

Reimers

Absent or not voting, 7.

Barnes Christophel Hubbard McMillan Patterson Wagner Walrod

The motion, having failed to receive a two-thirds majority, was declared to have been lost.

CALL OF THE HOUSE RAISED

Greene of Pottawattamie moved that the call of the House be now raised.

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 Senate File No. 436, a bill for an act to provide an appropriation to defray the expenses incurred by Senate Concurrent Resolution No. 14.

Also: That the Senate has adopted and concurred in conference committee report on Senate File No. 423, a bill for an act to make an appropriation to James A. Devitt for attorney fees.

Also: That the Senate has adopted and concurred in conference committee report on Senate File No. 421, a bill for an act to make appropriation for attorney fees to Havner, Flick & Powers.

WALTER H. BEAM, Secretary.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 423

We, your Joint Conference Committee, appointed to consider the difference between the Senate and House, on Senate File Number four hundred twenty-three (423), beg leave to report that we have had the same under consideration and desire to report as follows: We recommend that the House recede from its amendment to section one; also that

We recommend that the words and figures "one thousand dollars (\$1000)" be stricken in lines two (2) and three (3), and insert in lieu thereof the words and figures "seven hundred and fifty dollars (\$750)."

ED H. CAMPBELL, Chairman
C. F. JOHNSTON
F. C. GILCHRIST
C. L. RIGBY
On the part of the Senate.

MARION R. McCaulley, Chairman THEO. KROUSE GEO. W. CHRISTOPHEL JOHN M. BIXLER On the part of the House.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 421

We, your Joint Conference Committee, appointed to consider the difference between the Senate and House, on Senate File Number four hundred twenty-one (421), beg leave to report that we have had the same under consideration and desire to report as follows:

We recommend that the House recede from its amendment to section one; also that

We recommend that the words and figures "one thousand dollars (\$1000)" be stricken in lines two (2) and three (3), and insert in lieu thereof the words and figures "seven hundred and fifty dollars (\$750)."

ED H. CAMPBELL, Chairman C. F. JOHNSTON F. C. GILCHRIST C. L. RIGBY On the part of the Senate.

MARION R. McCaulley, Chairman THEO. KROUSE GEO. W. CHRISTOPHEL JOHN M. BIXLER On the part of the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 64, 358, 339 and 407.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 64, 358, 339, and 407.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of April, 1927, sent to the governor for his approval:

House Files Nos. 64, 358, 339 and 407.

FRED R. BLYTHE, Chairman.

Report adopted.

SENATE MESSAGES CONSIDERED

Senate File No. 445, a bill for an act to make appropriation to H. C. Jones to compensate him for hospital and medical care of Patricia Jones.

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

Senate File No. 446, a bill for an act to make appropriation to reimburse the funds of the embalmer examiners for funds deposited in the United State Bank, Des Moines, Iowa.

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

Senate File No. 447, 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 passed on file.

CONSIDERATION OF BILLS

Knutson of Cerro Gordo asked and obtained unanimous consent to have Senate File No. 447 considered at this time.

Senate File No. 447, 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, was taken up for consideration.

Knutson of Cerro Gordo moved that the rule be suspended prohibiting the second and third readings of a bill on the same day.

Motion prevailed.

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, 84.

Kennedy, J. P. Kennedy, W. S. Akin of Carroll Grimwood Quirk Griswold Ratliff Allen Anderson Hager King Reimers Hagglund Kline Rice Bauer Berry Haney Knudson Roberts Knutson Rust Bixler Harrison Blackford Hattendorf Krouse Rutledge Heald Laughlin Blythe Ryder Buchmiller Hempel Lichty Saunders Bush Hines Smith Lovrien Cole of Delaware Hollingsworth McCaulley Stepanek Cole of Harrison Hollis McIlrath Thomas Copeland Huff McIntosh Thompson Craig Hunt Martin Troup Crozier. Ickis Mathews Truax Eckles Istad Maxfield Vaughn Eden Johnson of Venard Miller Edge Dickinson Nagle Wamstad Elliott Johnson of Oliver Wilson Fleming Keokuk Wolfe Ontjes Forsling Johnson of Pattison Mr. Speaker Greene Marion Prichard

The nays were, none.

Absent or not voting, 23.

Aiken of Ida Hale Hubbard Simmer Springer Bair Hansen Kent Barnes Hanson McMillan Torgeson Charlton Held Nelson Wagner Christophel Hill O'Donnell Walrod Gilmore Hopkins Patterson

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 adopted and concurred in the conference committee report on Senate File No. 352, a bill for an act relating to the primary road system and the appointment of members of the highway commission.

WALTER H. BEAM, Secretry.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 352

To the Speaker of the House: We, your conference committee, appointed to adjust the differences between the Senate and the House on Senate File No. 352, desire to report that we have had the same under consideration and recommend that the Senate concur in the House amendment to Section one (1), lines six (6) and seven (7).

A. H. BERGMAN
CHAS. S. BROWNE
C. A. BENSON
LLOYD ELLIS
GEO. E. MILLER
C. G. COLE
JOHN EDEN
L. T. QUIRK

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 352 CONSIDERED

Quirk of Sac called up the conference committee report on Senate File No. 352 and moved its adoption.

On the question "Shall the House adopt the report of the conference committee on Senate File No. 352?"

The ayes were, 87.

Akin of Carroll Hager Johnson of Onties Allen Hagglund Marion Pattison Kennedy, J. P. Kennedy, W. S. Anderson Haney Prichard Bair Hansen Quirk Bauer Hanson Kent Ratliff King Bixler Harrison Reimers Blackford Hattendorf Kline Rice Blythe Heald Knudson Roberts Buchmiller Held Krouse Rutledge Hempel Laughlin Ryder Cole of Delaware Hines Cole of Harrison Hollingsworth Lichty Saunders Lovrien Simmer Copeland Hollis McCaulley Smith Hopkins McIlrath Stepanek Craig Thomas Crozier Huff McIntosh Torgeson Eckles. Hunt Martin Eden Ickis Mathews Troup Edge Istad Maxfield Truax Johnson of Fleming Miller Vaughn Forsling Dickinson Nagle Venard Nelson Wamstad Greene Johnson of Wilson Grimwood O'Donnell Keokuk Griswold Wolfe

The nays were, 1.

Rust

Absent or not voting, 19.

Aiken of Ida	Elliott	Knutson	Thompson
Barnes	Gilmore	McMillan	Wagner
Berry	Hale	Oliver	Walrod
Charlton	Hill	Patterson	Mr. Speaker
Christophel	Hubbard	Springer	-

Motion prevailed and the House adopted the report of the conference committee on Senate File No. 352.

REPORTS OF COMMITTEE

Saunders of Palo Alto, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate Joint Resolution No. 5, a joint resolution for the appointment of a committee to be appointed by the Governor for the purpose of making a thorough and complete investigation of the question of employment of convict labor in the state penitentiary and reformatory, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WM. E. G. SAUNDERS, Chairman.

Report adopted and Senate Joint Resolution No. 5 was indefinitely postponed.

Also:

Mr. SPEAKER: Your committee on appropriations to whom was referred House File No. 518, a bill for an act to make appropriation to Frebly and Binford, Garwin, Iowa, to indemnify them for slaughter of cattle on account of tuberculosis infection, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 438, a bill for an act to make appropriation to pay for hospital and medical attention to B. F. Skyles, superintendent of the state farm at Clive, Iowa, on account of injuries received while in the performance of his duties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 439, a bill for an act to make appropriation to reimburse the Liberty Club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D, 4th Iowa Infantry, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without action.

WM. E. G. SAUNDERS, Chairman.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 441, a bill for an act to make appropriation to Bertha M. H. Shambaugh for expenses incurred in the installation of the Iowa corn folk exhibit at the sesquicentennial exposition, beg leave to report they have had the same under consideration and have instructed me to report the same back to the house with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 519, a bill for an act to make appropriation to George Christophel for slaughter of cattle on account of tuberculosis infection, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. E. G. SAUNDERS, Chairman.

Report adopted.



Also:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 440, a bill for an act to make appropriation to compensate Mrs. Cora E. Bolyard for injuries received at the State Fair grounds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without action.

WM. E. G. SAUNDERS, Chairman.

CONSIDERATION OF BILLS

Senate File No. 382, a bill for an act to authorize the transfer of \$25,000.00 (twenty-five thousand dollars) from the electric fund to the general fund of the city of Algona, Kossuth county, Iowa, 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, 88.

Akin of Carroll	Griswold
Allen	Hager
Anderson	Hagglund
Bair	Haney
Bauer	Hansen
Berry	Hanson
Bixler	Harrison
Blackford	Hattendorf
Blythe	Heald
Buchmiller	Held
Bush	Hempel
Cole of Delaware	Hill
Cole of Harrison	Hines
Copeland	Hollis
Craig	Huff
Crozier	Hunt
Eckles	Ickis
Eden	Istad
Edge	Johnson of
Elliott	Dickinson
Fleming	Johnson of
Forsling	Keokuk
Greene	Johnson of
Grimwood	Marion

Kennedy, J. P. Kennedy, W. S. Kent King Kline Knudson Knutson Krouse Lichty Lovrien McCaulley McIlrath McIntosh Mathews Maxfield Miller Nagle Nelson O'Donnell Ontjes Pattison Prichard

Quirk Ratliff Reimers Rice Roberts Rust Rutledge Ryder Saunders Simmer Smith Stepanek Thomas Torgeson Truax Vaughn Venard Wamstad Wilson Wolfe Mr. Speaker The nays were, 2.

Oliver

Troup

Absent or not voting, 17.

Aiken of Ida Barnes Charlton Christophel Gilmore Hale Hollingsworth Hopkins Hubbard Laughlin McMillan Martin Patterson Springer Thompson Wagner Walrod

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

INTRODUCTION OF BILL

House File No. 521, by committee on appropriations, a bill for an act making an appropriation for the payment of the salary of the Judge of the Supreme Court and his clerk authorized by House File No. 407, and the payment of certain expenses of the 42nd. General Assembly.

Read first and second times and passed on file.

A BILL FOR

An Act making an appropriation for the payment of the salary of the Judge of the Supreme Court and his Clerk authorized by House File No. 407, and the payment of certain expenses of the 42nd General Assembly.

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

Section 1. There is hereby appropriated out of funds in the state treasury not otherwise appropriated, the following sums, or so much thereof as may be necessary to pay the claims and expenses indicated herein:

- (b) For the payment of expenses in connection with the funeral services of the Hon. R. B. Crone, the following amounts:

 Alpha Floral Company, flowers.....

20.00



Mrs. L. S. Kloster, music	12.00
To the members of the committee accompanying the funeral party, the sum of	125.00
(c) To the members of the special committee appointed to investigate the purchase of land for the state hospital for the insane at Clarinda, for railroad fare, the sum of	30.00
(d) To the Pittsburgh Plate Glass Company of Des Moines	2.30
(e) To the Savery Hotel for rent of committee rooms for the session	200.00
(f) To A. Olson, making plat of the House	11.25
(g) To the executive council to cover cost of shipment of supplies to the members of the General Assembly, laundry and other incidental expenses, the sum of	1,000.00
(h) To the Western Union Telegraph Company, telegrams	32.04
(i) To Walter Beam, secretary of the Senate, postage and incidental expenses	10.00
(j) To A. C. Gustafson, chief clerk of the House, postage and incidentals	30.00
(k) To pay extra expense of typewriter rentals	200.00
(1) To L. C. Smith Typewriter Company for the purchase of a machine	94.00
(m) To Lillian Leffert, compensation as assistant to the chief clerk of the House	500.00
.To Ethel Katz, compensation for special committee hearings	60.00
To Lulu B. Whirry, Katherine M. Southworth, Mabel M. Hoeye and H. S. Dugan, compensation for extra services during the session, each \$100.00	400.00
(n) To A. C. Gustafson, chief clerk of the House, \$300.00, and Walter Beam \$100.00 as compensation for services prior to the convening of the 42nd General Assembly	400.00

- (o) To be available on order of the state printing board for the printing of five hundred (500) copies of special report of highway commission on allotments of primary road development fund, as directed by order of the Senate (Senate Journal, page 964), three hundred thirty-two dollars forty-seven cents (\$332.47), payable from the support fund of the highway commission.
- (p) To Myrtle L. Henderson, in lieu of unused like sum appropriated to the state printing board, at line twenty-six (26), section thirty-eight

- (38), chapter two hundred eighteen (218), acts of the Forty-first General Assembly, for indexing permanent journals of the Forty-second General Assembly, four hundred fifty dollars (\$450.00).
- (q) For necessary printing under House File No. forty-two (42) of the Forty-second General Assembly the necessary sum not to exceed one thousand dollars (\$1,000.00), to be available on order of the state printing board.
- Sec. 2. There is also appropriated a sum sufficient to pay the per diem compensation made necessary by Senate Concurrent Resolution No. 28.
- Sec. 3. There is also appropriated a sum sufficient to pay the increased salaries of guards and turnkeys at certain institutions under the state board of control, as provided in Senate File No. 210, acts of the Forty-second General Assembly.
- Sec. 4. The amounts appropriated in paragraphs (b), (c) and (k) to be paid upon the certificate of the secretary of the Senate and chief clerk of the House.
- Sec. 5. 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, a newspaper published in the City of Des Moines, Iowa, and the Ottumwa Courier, a newspaper published in Ottumwa, Iowa.

CONSIDERATION OF BILLS

House File No. 521, a bill for an act making an appropriation for the payment of the salary of the judge of the Supreme Court and his clerk authorized by House File No. 407, and the payment of certain expenses of the 42nd. General Assembly, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of a bill on the same day.

Mr. Saunders moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"



The ayes were, 70.

Hagglund Johnson of Ontjes Bauer Pattison Berry Hansen Marion Bixler Hanson Kennedy, J. P. Prichard Blackford Harrison King Rice Blythe Hattendorf Kline Roberts Buchmiller Heald Knutson Rust Held Bush Krouse Ryder Charlton Hempel Laughlin Saunders Cole of Delaware Hill Lovrien Smith Craig Hines McCaulley Springer Hollingsworth Crozier McIlrath Stepanek Edge Hollis McIntosh Thomas Elliott Hopkins Mathews Torgeson Fleming Hunt Maxfield Troup Greene Istad Miller Vaughn Grimwood Johnson of Nagle Venard Wamstad Griswold Keokuk Nelson Wilson Hager O'Donnell Mr. Speaker . . .

The nays were, 1.

Huff

Absent or not voting, 36.

Aiken of Ida	Eden	Kennedy, W. S.	Ratliff
Akin of Carroll	Forsling	Kent	Reimers
Allen	Gilmore	Knudson	Rutledge
Anderson	Hale	Lichty	Simmer
Bair	Haney	McMillan	Thompson
Barnes	Hubbard	Martin	Truax
Christophel	Ickis	Oliver	Wagner
Cole of Harrison	Johnson of	Patterson	Walrod
Copeland	Dickinson	Quirk	Wolfe
Eckles			

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

House File No. 519, a bill for an act to make appropriation to George Christophel for slaughter of cattle on account of tuberculosis infection, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now

and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Akin of Carroll	Griswold	Johnson of	Quirk
Allen	Hager	Marion	Ratliff
Anderson	Hagglund	Kennedy, W. S.	Reimers
Bair	Hansen	King	Rice
Bauer	Hanson	Kline	Roberts
Berry	Harrison	Knudson	Rust
Bixler	Hattendorf	Knutson	Rutledge
Blackford	Heald	Krouse	Ryder
Blythe	Held	Lovrien	Saunders
Buchmiller	Hempel	McCaulley	Simmer
Bush	Hill	McIlrath	Springer
Charlton	Hines	McIntosh	Stepanek
Cole of Delaware	Hollingsworth	Mathews	Thomas
Cole of Harrison	Hollis	Maxfield	Troup
Crozier	Hopkins	Miller	Truax
Eckles	Hunt	Nagle	Vaughn
Eden	Istad	Nelson	Venard
Edge	Johnson of	Oliver	Wamstad
Elliott	Dickinson	Ontjes	Wilson
Fleming	Johnson of	Pattison	Wolfe
Grimwood	Keokuk	Prichard	Mr. Speaker

The nays were, 1.

Laughlin

Absent or not voting, 25.

Aiken of Ida	Greene	Kennedy, J. P.	Patterson
Barnes	Hale	Kent	Smith
Christophel	Haney	Lichty	Thompson
Copeland	Hubbard	McMillan	Torgeson
Craig	Huff	Martin	Wagner
Forsling	Ickis	O'Donnell	Walrod
Gilmore			

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

House File No. 518, a bill for an act to make an appropriation to



Frebly and Binford, Garwin, Iowa, to indemnify them for slaughter of cattle on account of tuberculosis infection, 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, 75.

Kennedy, J. P. Kennedy, W. S. Aiken of Ida Hager Ratliff Akin of Carroll Hagglund Rice Allen Hanson Kline Roberts Anderson Harrison Knutson Rutledge Bauer Hattendorf Krouse Ryder Heald Saunders Bixler Laughlin Blackford Held Lovrien Simmer Hill McCaulley Stepanek Blythe Buchmiller Hines McIlrath Thomas Torgeson Bush Hollingsworth McIntosh Mathews Troup Charlton Hollis Cole of Delaware Hopkins Cole of Harrison Huff Maxfield Truax Miller Vaughn Nelson Venard Crozier Hunt O'Donnell Wamstad Eckles Ickis Oliver Wilson Eden Istad Pattison Wolfe Elliott Johnson of Prichard Mr. Spaeker Fleming Keokuk Quirk Johnson of Gilmore Greene Marion

The nays were, none.

Absent or not voting, 32.

Griswold Kent Patterson Bair Hale. King Reimers Barnes Knudson Rust Berry Haney Smith Christophel Hansen Lichty McMillan Springer Hempel Copeland Thompson Martin Hubbard Craig Nagle Wagner Johnson of Edge Ontjes Walrod Forsling Dickinson Grimwood . 1

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

Senate File No. 441, a bill for an act to make appropriation to Bertha M. H. Shambaugh for expenses incurred in the installation of the Iowa corn folk exhibit at the sesquicentennial exposition 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.

On the question "Shall the bill pass?"

The ayes were, 77.

Aiken of Ida Hanson Akin of Carroll Harrison Allen Hattendorf Bair Heald Held Blackford Blythe Hempel Buchmiller Hill Hines Bush Charlton Hollingsworth Cole of Delaware Hollis Crozier Hopkins Eckles Huff Eden Istad Elliott Johnson of Dickinson Fleming Gilmore Johnson of Greene Marion Kennedy, J. P. Kennedy, W. S. Grimwood Hagglund Kline Hansen

Knutson Krouse Laughlin Lichty Lovrien McCaulley McIlrath McIntosh Mathews Maxfield Miller Nelson . O'Donnell Oliver Pattison Prichard

Rust Rutledge Ryder Saunders Simmer Smith Springer Stepanek Thomas Thompson Torgeson Troup Truax Vaughn Venard Wamstad Wilson Wolfe Mr. Speaker

The nays were, 3.

Anderson

Bixler

Ickis

Quirk

Rice

Reimers

Roberts

Absent or not voting, 27.

Barnes Edge H
Bauer Forsling Jo
Berry Griswold
Christophel Hager K
Cole of Harrison Hale K
Copeland Haney K
Craig Hubbard M

Hunt
Johnson of
Keokuk
Kent
King
Knudson
McMillan

Martin Nagle Ontjes Patterson Ratliff Wagner Walrod

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

Senate File No. 438, a bill for an act to make appropriation to pay for hospital and medical attention to B. F. Skyles, superintendent of the state farm at Clive, Iowa, on account of injuries received while in the performance of his duties, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Aiken of Ida Grimwood Akin of Carroll Hager Allen Hagglund Bair Hansen Bauer Hanson Kline Berry Harrison Blackford Hattendorf Blythe Heald Lichty Buchmiller Held Lovrien Bush Hempel Charlton Hill Cole of Delaware Hines Crozier Hollingsworth Eckles Hollis Miller Eden Nelson Hopkins Edge Huff Elliott Istad Fleming Johnson of Quirk Gilmore Dickinson Reimers Greene

Johnson of Rice Keokuk Roberts Kennedy, J .P. Rust Kennedy, W. S. Rutledge Ryder Knutson Saunders Laughlin Simmer Smith Stepanek McCaulley Thomas McIlrath Torgeson McIntosh Troup Maxfield Truax Vaughn Venard Wamstad Pattison Prichard Wilson Wolfe

The nays were, 3.

Bixler

Oliver

Springer



Mr. Speaker

Absent or not voting, 29.

O'Donnell Anderson Hale King Barnes Haney Knudson Ontjes Christophel Hubbard Krouse Patterson Cole of Harrison Hunt McMillan Ratliff Copeland Martin Thompson Craig Johnson of Mathews Wagner Forsling Marion Nagle Walrod Griswold Kent

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

Unanimous consent having been obtained, Senate File No. 445, a bill for an act to make appropriation to H. C. Jones to compensate him for hospital and medical care of Patricia Jones, without having been referred to the committee, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of a bill on the same day.

Mr. Saunders moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Kennedy, J. P. Prichard Aiken of Ida Hager Akin of Carroll Hagglund Kennedy, W. S. Quirk Hansen Kline Reimers Allen Harrison Knudson Rice Bauer Berry Hattendorf Knutson Roberts Blackford Heald Krouse Rust Laughlin Rutledge Blythe Held Buchmiller Lichty Ryder Hempel Bush Hill Lovrien Saunders Charlton Hines McCaulley Simmer McIlrath Smith Cole of Delaware Hollingsworth McIntosh Crozier Hopkins Springer Eckles Huff Mathews Stepanek Maxfield Eden Hunt Thomas Miller Edge Istad Truax Nagle Elliott Johnson of Vaughn Fleming Dickinson Nelson Venard Gilmore Johnson of O'Donnell Wamstad Wilson Keokuk Oliver Greene Wolfe Grimwood Pattison Griswold Mr. Speaker The nays were, 4.

Bair Bixler Ickis Torgeson

Absent or not voting, 24.

Anderson Hale Kent Ratliff Barnes Haney King Thompson McMillan Christophel Hanson Troup Cole of Harrison Hollis Martin Wagner Copeland ' Hubbard Walrod Onties Johnson of Craig Patterson Forsling Marion

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

Unanimous consent having been obtained, Senate File No. 446, a bill for an act to make appropriation to reimburse the funds of the embalmer examiners for funds deposited in the United State Bank, Des Moines, without having been referred to the committee, was taken up for consideration.

Saunders of Palo Alto asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of a bill on the same day.

Mr. Saunders moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Aiken of Ida	Griswold	Kennedy, J. P.	Reimers
Akin of Carroll	Hager	Kennedy, W. S.	Rice
Allen	Hagglund	Knudson	Roberts
Bair	Hansen	Knutson	Rust
Bauer	Hanson	Krouse	Rutledge
Blackford	Harrison	Laughlin	Ryder
Blythe	Hattendorf	Lichty	Simmer
Buchmiller	Heald	Lovrien	Smith
Charlton	Held	McCaulley	Springer
Cole of Delaware	Hempel	McIntosh	Stepanek
Craig	Hill	Mathews	Thomas
Crozier	Hines ·	Maxfield	Thompson
Eckles	Hollingsworth	Miller	Torgeson
Eden	Hopkins	Nagle	Troup
Edge	Hunt	Nelson	Truax
Elliott	Istad	Oliver	Vaughn
Fleming	Johnson of	Pattison	Venard
Forsling	Dickinson	Prichard	Wamstad
Gilmore	Johnson of	Quirk	Wilson
Greene	Keokuk	Ratliff	Wolfe
Grimwood			Mr. Speaker

The nays were, 4.

Anderson	Bixler	Huff	Ickis

Absent or not voting, 23.

Barnes	Hale	Kent	O'Donnell	
Berry	Haney	King	Ontjes	
Bush	Hollis	Kline	Patterson	
Christophel	Hubbard	McIlrath	Saunders	
Cole of Harrison	Johnson of	McMillan	Wagner	
Copeland	Marion	Martin	Walrod	

So the bill having received a constitutional two-thirds majority was declared to have passed the house and the title was agreed to.

GIFT AND CHAIR PRESENTED TO SPEAKER

Blythe of Iowa, on behalf of the members of the House, presented the Speaker with a watch as a token of the high esteem in which he was held by the members of the House.

Johnson of Dickinson then presented the Speaker with the chair occupied by him during the session.

Grimwood of Jones moved that Henry McCraven be given the chair occupied by him during the session.

Motion prevailed unanimously.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 421 CONSIDERED

McCaulley of Calhoun called up the conference committee report on Senate File No. 421 and moved its adoption; also moved that the House recede from its amendment as recommended therein, and that it concur in the amendment as proposed therein.

On the question "Shall the House adopt the report of the conference committee and recede from its amendment as recommended therein and concur in the amendment proposed therein?"

The ayes were, 75.

Aiken of Ida	Hager	Kennedy, W. S.	Rice
Akin of Carroll	Hagglund	King	Rust
Allen	Hansen	Kline	Rutledge
Bair	Hanson	Knutson	Ryder
Bauer	Harrison	Krouse	Saunders
Blackford	Hattendorf	Lichty	Simmer
Blythe	Heald	Laughlin	Smith
Buchmiller	Hempel	Lovrien	Stepanek
Charlton	Hill	McCaulley	Thomas
Cole of Delaware	Hines	McIntosh	Thompson
Copeland	Hollingsworth	Martin	Torgeson
Crozier	Hollis	Mathews	Troup
Eckles	Hopkins	Nagle	Truax
Eden	Hunt	O'Donnell	Vaughn
Edge	Istad	Oliver	Venard
Elliott	Johnson of	Pattison	Wamstad
Fleming	Dickinson	Prichard	Wilson
Forsling	Johnson of	Quirk	Wolfe
Greene	Keokuk	Reimers	
Grimwood	Kennedy, J. P.		

The nays were, 14.

Anderson	Griswoll 1	Ickis	Ratliff
Berry	Haney	Maxfield	Springer
Bixler	Held	Nelson	
Bush	Huff	Ontjeg	

Absent or not voting, 18.

Barnes	Gilmore	Kent	Patterson
Christophel	Hale	Knudson	Roberts
Cole of Harrison	Hubbard	McIlrath	Wagner
Craig	Johnson of	McMillan	Walrod
	Marion	Miller	Mr. Speaker

The report of the conference committee on Senate File No. 421 was adopted and the House receded from its amendment as recommended therein and concurred in the amendment as proposed therein.

CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 423 CONSIDERED

McCaulley of Calhoun called up the conference committee report on Senate File No. 423 and moved its adoption; also moved that the House recede from its amendment as recommended therein, and that it concur in the amendment as proposed therein.

On the question "Shall the House adopt the report of the conference committee and recede from its amendment as recommended therein and concur in the amendment proposed therein?"

The ayes were, 76.

Aiken of Ida	Hager	Kennedy, W. S.	Reimers
Akin of Carroll	Hagglund	Kline	Rice
Allen	Hansen	Knutson	Roberts
Bair	Hanson	Krouse	Rust
Bauer	Harrison	Laughlin	Rutledge
Berry	Hattendorf	Lichty	Ryder
Blackford	Hempel	Lovrien	Saunders
Blythe	Hill	McCaulley	Simmer
Buchmiller	Hines	McIntosh	Smith
Charlton	Hollingsworth	Mathews	Stepanek
Cole of Delaware		Maxfield	Thompson
Crozier	Hopkins	Nagle	Torgeson
Eckles	Huff	Nelson	Troup
Edge	Hunt	O'Donnell	Truax
Elliott	Istad	Oliver	Vaughn
Fleming	Johnson of	Ontjes	Venard
Forsling	Dickinson	Pattison	Wamstad
Gilmore	Johnson of	Prichard	Wilson
Greene	Keokuk	Quirk	
Grimwood	Kennedy, J. P.	Ratliff	

The nays were, 8.

Anderson Bush Griswold Held Bixler Eden Haney Ickis

Absent or not voting, 23.

Knudson Heald Barnes Springer Christophel Hubbard McIlrath Thomas McMillan Wagner Cole of Harrison Johnson of Walrod Copeland Marion Martin Kent Miller Wolfe Craig King Patterson Mr. Speaker Hale

The report of the conference committee on Senate File No. 423 was adopted and the House receded from its amendment as recommended and concurred in the amendment as proposed therein.

Prayer was offered by Colonel J. F. Baker, Des Moines.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 520, 517, 508, 509, 504, 503, 458, 399, 472, 25, 366, 317, 266, 444, 387, 196, 470, 217, 512, 449, 398, 471, 182, 396, 257, 505 and 128; Senate File No. 352.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 444, 387, 196, 470, 217, 512, 449, 398, 471, 182, 396, 257, 505, 128, 520, 517, 508, 509, 504, 503, 458, 399, 472, 25, 366, 317, 266, and Senate File No. 352.

BILLS SENT TO THE GOVERNOR

Blythe of Iowa from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of April, 1927, sent to the governor for his approval:

House Files Nos. 520, 517, 508, 509, 504, 503, 458, 399, 472, 25, 366, 317, 266, 444, 387, 196, 470, 217, 512, 449, 398, 471, 182, 396, 257, 505 and 128.

Report adopted.

FRED R. BLYTHE, Chairman.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 467, a bill for an act to extend the provisions of the state sinking fund law for public deposits.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 521, a bill for an act making an appropriation for payment of certain expenses of the 42nd General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 518, a bill for an act to make an appropriation to Frebly and Binford for cattle slaughtered on account of infection by tuberculosis.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 519, a bill for an act to make an appropriation to George Christophel for slaughtered cattle.

Also: That the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 209, a bill for an act to make the primary roads arterial highways and to regulate traffic as it enters upon such highways.

Also: That the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File No. 297, a bill for an act relating to the education of deaf children.

WALTER H. BEAM, Secretary.

Prayer was offered by Dr. G. W. Bothwell, of Waterloo, Iowa.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

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

House Files Nos. 475, 428, 440, 485, 275, 347, 516, 416, 83, 518, 519, and 521.

Senate Files Nos. 421, 438, 441, 446, 382, 423, 447, 445, 207, 348, 135, 133, 246, 373, 90, 308, 200, 436, 209, and 297.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, 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. 436, 209, 297, 207, 348, 135, 133, 246, 373, 90, 308, 200, 421, 438, 441, 446, 382, 423, 447, and 445; House Files Nos. 518, 519, 521, 475, 428, 440, 485, 275, 347, 516, 416, and 83.

COMMUNICATION SENT TO THE GOVERNOR

His Excellency, the Governor of Iowa.

HON. JOHN HAMMILL.

MY DEAR GOVERNOR: I have the honor to transmit herewith by direction of the Speaker of the House of Representatives of the 42nd General Assembly the following House Bills, which have been duly passed by both Houses of the 42nd General Assembly and have been duly reported correctly enrolled by the joint committees of the House and Senate, which reports have been duly adopted by the respective Houses and which bills



have been signed by the Speaker of the House as provided by law, together with my certificate thereon; but the signature of the Lieutenant Governor of Iowa as President of the Senate has been refused and withheld under the statement by him that such signature will not be placed thereon until the Speaker has signed Senate File No. 353 which for your information has not been reported correctly enrolled to the House at this time. I am further authorized to say to you that the signature of the Speaker to Senate File No. 353 will be immediately secured and he has been at all times and is now willing to sign this bill as soon as the committee reports it correctly enrolled: House Files Nos. 519, 518, 521, 83, 475, 428, 440, 485, 275, 347, 516, and 416.

Very respectfully submitted,

A. C. GUSTAFSON, Chief Clerk of the House.

SPECIAL REQUEST FOR COMPLETION OF BILLS

Allen of Pocahontas, Ontjes of Grundy, and Barnes of Wright filed the following request:

Whereas, The Senate and House of Representatives of the 42nd General Assembly resolved to adjourn at twelve o'clock noon on April 15, 1927; and

Whereas, The work of the Forty-second General Assembly has all been completed except enrolling Senate Files Nos. 10, 432, 364, 342, 444, 249, 370, 437, 353, Senate Joint Resolution No. 6, Senate Files Nos. 436, 209, 297, 207, 348, 135, 133, 246, 373, 90, 308, 200, 421, 438, 441, 446, 382, 423, 447, 445, 475, 428, 440, 485, 275, 347, House Files Nos. 516, 416, 83, 518, 519, 521, and

Whereas, The members of the Senate and the House, with the exception of a very few members, have returned to their homes and their presence can not be attained without great personal expense, inconvenience and loss of time in connection with their various avocations; and

Whereas, There is serious doubt whether, legally, the attendance of the members of the House may be enforced; and

Whereas, The following bills in the hands of the joint enrolled bills committee are uncontroverted, Senate Files Nos. 10, 432, 364, 342, 444, 249, 370, 437, Senate Joint Resolution No. 6, Senate Files Nos. 436, 209, 297, 207, 348, 135, 133, 246, 373, 90, 308, 200, 421, 438, 441, 446, 382, 423, 447, 445, House Files Nos. 475, 428, 440, 485, 275, 347, 516, 416, 83, 518, 519, 521, and can be passed and become the law and the business of the state can go on uninterrupted; and



Whereas, Senate File No. 353 is not an essential bill and has been bitterly opposed by a large per cent of the House and the Senate, and since there are many legal and constitutional questions which are sure to arise over the legality of this bill if it is placed on the statute books, all of which is admitted by legal talent arrayed on both sides of the question in both the House and the Senate; and

Whereas, The foundation has already been laid to test the legality of the bill in case it is placed on the statute books; and

Whereas, Such a delay to test the constitutionality and legality of Senate File No. 353 will cause the state and the citizens of the state unnecessary expense, trouble and loss of time and the segregation of funds collected under such a statute would entail an endless amount of record keeping on the part of the state and the citizens of the state pending the decision of the court and should the case be determined against the state the expense of refunding would in all probability equal the amount of the refunding, and such expense would be a direct burden on the state.

Now, Therefore, We the undersigned members of the House of Representatives of the Forty-second General Assembly respectfully ask the President of the Snate and the Speaker of the House, the Chairman of the enrolled bills committee of both the House and the Senate, and all members of the General Assembly present to unanimously consent to the completing and final passage of Senate Files Nos. 10, 432, 364, 342, 444, 249, 370, 437, Senate Joint Resolution No. 6, Senate Files Nos. 436, 209, 297, 207, 348, 135, 133, 246, 373, 90, 308, 200, 421, 438, 441, 446, 382, 423, 447, 445, House Files Nos. 475, 428, 440, 485, 275, 347, 516, 416, 83, 518, 519, 521, and that Senate File No. 353 be allowed to die.

Furthermore, it appears to the undersigned that any other course is contrary to the best interests of the state and begotten of unparliamentary practice and in the spirit of rule or ruin.

> BYRON G. ALLEN. O. A. ONTJES. S. A. BARNES.

ADDITIONAL APPOINTMENT OF COMMITTEE ON ENROLLED BILLS

The Speaker announced the appointment of Greene of Pottawattamie as an additional member on the committee on enrolled bills.



BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: House Files Nos. 214, 308, 162, 177, 249, 438, 362, 407, 339, 358, 64, 506, 507, 520, 508. 509, and 517.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. PRESIDENT: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Files Nos. 10, 432, 364, 342, 444, 249, 370, 437, and Senate Joint Resolution No. 6.

FRED R. BLYTHE, Chairman House Committee.

D. L. WILSON, Chairman Senate Committee.

Report adopted.

PROTEST AND OBJECTIONS

At this time on the legislative day of April 15, 1927, we protest the enrollment of Senate File No. 353; and the adoption of the report of the committee on Enrolled Bills with respect to it; and we call attention to the facts which are patent to all and are shown by the record without dispute.

The facts are these: The bill, Senate File 353, was introduced in the Senate on March 15th. (S. J. 759.) It was amended and passed and the title agreed to in the Senate on March 28th (S. J. 1049) and was received in the House on March 29th (H. J. 1237) and was referred to the Sifting Committee (H. J. 1238). The bill was reported out of the Sifting Committee on April 7th. Senate File 353 was then amended and passed in the House on April 13th (H. J. 1662-1666) and on April 13th was received back in the Senate (S. J. 1419) on which date the House amendments were amended and concurred in by the Senate (S. J. 1432-1433, 1436-1438). The bill was on April 14th then messaged from the Senate to the House (H. J. 1743) and on April 15th the House concurred in the Senate Amendments to the House Amendments. The Senate received the

bill again from the House on April 15th and the Senate on April 15th purported to amend the title to the bill despite the fact that there was no difference between the House and Senate in the bill as finally passed by both bodies, and despite the fact that objections were so raised in the Senate. Furthermore, it is an undenied fact that the House has never passed nor concurred with the Senate in the bill as it is purported to have been passed by the Senate.

But the purported action of the Senate in amending the title on April 15th was illegal, invalid, unparliamentary and void.

Furthermore after such amendment to the title the bill was not returned to the House; and the House has never concurred in the Senate amendment to the title, and the bill as now sought to be enrolled was never in the House, and has never been agreed to by the House and has never been passed by the two houses, and the enrollment as now proposed of the bill is not warranted, and will be contrary to the facts and constitute a legal fraud upon the record, and will not be in good faith, but for the purpose of circumventing the facts, the record, the constitution of Iowa and the law; and this protest is now filed in good faith for the purpose of making the facts plan and to prevent any pretense that the bill was enrolled through inadvertance or mistake or through want of knowledge of the facts. If it be so enrolled it will constitute a legal fraud.

BYRON J. ALLEN. C. G. OLIVER. RALPH C. PRICHARD. FRANCIS JOHNSON. HEIKE A. RUST.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Blythe of Iowa, 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. 353, and that the bill described as Senate File No. 353 and which appears in the Senate Journal to have been included in a report of the Joint Committee on Enrolled Bills covering Nos. 10, 432, 364, 342, 444, 249, 370, and 437 and Senate Joint Resolution No. 6 was not in fact included in said previous report.

Fred R. Blythe, Chairman House Committee.

ARCH W. McFarlane, Chairman Senate Committee.

Report adopted.



EXPLANATION OF VOTE

MR. SPEAKER: I wish to explain my vote of "No".

I voted "No" for the reason that when many of the members of the House left for their respective homes, a large number of them did so realizing and believing that the records of the Senate and the House showed that the Senate and the House had finally passed Senate File No. 353 in different forms, and that the bill for that reason could never become the law.

Now that the Senate has taken the controversial Shaff amendment to the title from Senate File No. 353 by the ruling of the President of the Senate, which reversed his former decision on the point of order raised by Senator Gilchrist, the House in enrolling the bill is taking on a legislative function because of the altered situation and in making Senate File No. 353 eligible to become law. Therefore, all of the members of the House should, in fairness, be called back for a decision on the enrolling of Senate File No. 353, and the acceptance of the pending report of the Committee on Enrolled Bills.

BYRON G. ALLEN.

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 Nos. 10, 342, 444, 249, 370, 437, 364, 432, 353, and Senate Joint Resolution No. 6.

BILLS SENT TO THE GOVERNOR

Blythe, of Iowa, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of April, 1927, sent to the governor for his approval:

House Files Nos. 475, 428, 440, 485, 275, 347, 516, 416, 83, 518, 519, and 521.

FRED R. BLYTHE, Chairman.

Report adopted.

COMMUNICATION FROM THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

House Files Nos. 504, 503, 458, 399, 472, 366, 317, 266, 444, 387, 470, 217, 512, 449, 398, 471, 396, 257, 128, 505, 347, 428, 521, 83, 440, 518, 519, 416, 275, and 25.



THE END OF THE SESSION

The session is done—the gavel drops,
Thus falling sounds the bosses' knell.
One moment yet each member stops
And looks around to say—"Farewell."

"Farewell's" an irksome word—a task,
And when we've laughed and had our say,
Each shows as he removes "the mask"
A face—that's anything but gay.

One minute 'ere our discourse ends, Let's close it with a parting rhyme. Extend a hand to all good friends, As fits this session's closing time.

In other words we'll soon have parts,
That faith 'ere long shall bid us play,
So bid "good-bye" with honest, gentle hearts,
With kind remembrances of "the fray."

"Good-bye" I say the griefs, the thrills,
Just hinted in this little verse,
The triumphs, the defeat of bills,
Were but the return of former course.

I'd say our woes were not less keen, Our hopes more vain, than other men, The pangs, the pleasures of the 42nd I we'en Were but those of the 41st played over again.

So one last "good-bye" to you my frien'
And should primaries favor our election,
It may be our lot to sit again,
Side by side in the 43rd session.

-C. G. Oliver.

Hager of Allamakee moved that a committee be appointed to notify the Senate that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee: Hager of Allamakee, Rust of Franklin, Saunders of Palo Alto, Thomas of Audubon, Hines of Taylor, Harrison of Clarke, and Forsling of Woodbury.

Truax of Buchanan moved that a committee be appointed to notify the Governor that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee: Truax of Buchanan, Allen of Pocahontas, Charlton of Polk, Blythe of Iowa, O'Donnell of Dubuque, Hopkins of Guthrie, Cole of Delaware, Prichard of Woodbury, Greene of Pottawattamie, and Gilmore of Cedar.

The committees retired and subsequently returned and reported that they had performed their respective duties. The committees were discharged.

A committee from the Senate appeared and notified the House that the Senate was ready to adjourn sine die.

The hour of twelve o'clock noon, April 15th, having arrived, Speaker Carter declared the House of Representatives of the Forty-second General Assembly adjourned sine die.

IN MEMORIAM

House of Representatives

Memorials adopted by the House of Representatives of the Forty-second General Assembly regarding departed members:

WILLIAM S. ALLEN	Aug.	26,	1857-Dec.	6,	1925
WILLIAM ANDERSON	April	8,	1852-Mar.	4,	1926
WILLIAM I. ATKINSON	Mar.	17,	1876-Aug.	1,	1925
THEODORE C. BLUME			1861-Oct.	18,	1925
ALFRED LEROY BROOKS	June	6,	1858-Jan.	5,	1927
ALFRED LEROY BROOKS JAMES T. DALBY	Nov.	17,	1856-Oct.	24,	1926
HENRY N. DONHOWE			1872-April	5,	1925
CORNELIUS B. EGGLESTON	Oct.	27,	1853-July	2,	1925
CHARLES ESCHER, JR		4,	1872-Aug.	10,	1925
JOEL M. FENN.	Aug.	9,	1844-May	7,	1914
MATTHEW H. FRANCIS	April :	25,	1872-		
GEORGE D. HARRISON	Dec.	19,	1829-Mar.	2,	1927
LYMAN S. HUNTLEY.	Nov.	27,	1837-Sept.		1926
CHARLES E. KELLOGG.	Feb.	13,	1873-Aug.		1925
JOHN KILLEN		20,	1851-Nov.	7,	1926
S. W. KLAUS	Jan.	12,	1861-Nov.	21,	1925
JAMES F. LAVENDER	Mar.	24,	1851-June	11,	1926
J. J. LOWRY		13,	1844-Aug.	22,	1925
EDWARD L. McClurkin		20,	1857-Feb.	7,	1923
JOSEPH MATTES	Oct.	1,	1855-April	17,	1925
JEREMIAH M. MORROW	Feb.	21,	1854-Nov.	17,	1926
HERBRAND L. OLSON		27,	1845-Dec.		1926
B. F. ROBINSON	Jan.	21,	1849-June	9,	1926
GEORGE W. SCHEE	June	15,	1847-Feb.	9,	1926
CHARLES HARVEY SCOTT		14,	1862-Dec.	3,	1926
IRA JOY SWAIN		8,	1849-Dec.	2,	1924
WILLIAM A. TADE		17,	1841-Jan.	13,	1927
THOMAS TEALE	Jan.	10,	1842-Feb.	25,	1923
H H WILSON	Ian '	26	1854-Jan	21	1926

JOURNAL OF THE HOUSE

MEMORIALS

HON. WILLIAM S. ALLEN

MR. SPEAKER: Your committee appointed to prepare a resolution and a befitting memorial on the life, character and public service of the Honorable William S. Allen, a member of the Twenty-fifth and Twenty-sixth and Twenty-sixth extra General Assemblies, beg leave to report as follows:

William S. Allen was born at Hillsboro, Henry County, Iowa, August 26, 1857, and died at Fairfield, Iowa, December 6, 1925. His parents were Dr. Joseph Boyd and Dorthy Hammond Allen.

He obtained his early education in the Hillsboro public school. He then attended Denmark Academy, the academical department of the State University of Iowa, and was graduated from the law department of the State University in 1877. Upon being admitted to the bar he located in Birmingham, Van Buren County, and engaged in practice. He became president of the local school board and mayor of Birmingham.

He was married to Miss Ella McCormick of Mt. Pleasant, and to this union was born two children.

In 1893 he was elected representative and re-elected in 1895, serving in the Twenty-fifth, Twenty-sixth and Twenty-sixth extra General Assemblies. In the meantime he had, in 1909, removed to Fairfield where he continued law practice.

In 1912 he was elected secretary of state and was re-elected in 1914. 1916 and 1918, but resigned April 3, 1919, to take effect July 1, 1919. He then returned to Fairfield and resumed his law practice.

Mr. Allen was an active member of the First Presbyterian church at Fairfield and always took an interest in community life and the public welfare. He is survived by his wife, two children, a son, Roy of Fairfield, a daughter, Mrs. George Jay, Jr. of Shenandoah and a sister, Mrs. J. M. Harper of Fairfield.

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly, that in the death of Honorable William S. Allen 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 enrolled copy sent to the surviving members of the family.

A. V. BLACKFORD, J. P. KENNEDY, H. C. PATTISON,

Committee.

Unanimously adopted April 6, 1927.

HON. WILLIAM ANDERSON

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable William Anderson, late of Hamilton county, Iowa, beg leave to submit the following memorial:

Honorable William Anderson was born on a farm near London, Canada, April 8, 1852. His father's parents were Scotch, being educated in the schools of Glasgow, while those of his mother were American. An ancestor of his grandmother's named Farrar came over in the Mayflower. He was one of a family of eighteen children. He attended school at London, Canada, and graduated from the Middlesex Seminary in the class of '69. For the next four years he taught school and in 1873 moved to Hamilton county, Iowa, where he began working on a farm and teaching school. In 1874 he purchased a quarter section of land on which he lived for the next ten years. At this time he farmed during the summer months and taught school during the winter.

In November, 1875, Mr. Anderson was married to Miss M. F. Everett who came from Virginia, and to this union were born seven children. In the year 1883 Mr. Anderson was elected county auditor of Hamilton county which position he held for two terms. He was then elected county superintendent of schools which position he also held for two terms. At the expiration of his term of office as county superintendent of schools he returned to his old home in Jewell and helped organize the State Bank of Jewell. From 1896 to 1899 he was cashier of the First National Bank of Webster City. In 1899 he moved to Jewell and assumed active management of the State Bank, becoming its president.

In 1906 he was elected state representative from Hamilton county and re-elected in 1908. Mr. Anderson, besides holding the offices named, has held minor offices in the town of Jewell.

Mr. Anderson was always a public spirited man, a tireless worker and always endeavoring to further the best interests for the people of the local community, the county and the state. Mr. Anderson was a man who was always willing to help an energetic and upright person in the way of receiving an education. To that end he often encouraged and also helped in a financial way some boy or girl who would have been denied the opportunity otherwise to go through school and graduate from college. Mr. Anderson was affiliated with the Congregational church.

Mr. Anderson passed away at the home of his daughter in Ames, Iowa, March 4, 1926. At this time he was on his way to Jewell from Florida where he and Mrs. Anderson had been spending the winter months together. His weakened condition and his sickness at that time prevented his removal from Ames to Jewell, his home, which was only a matter of some twenty miles. Surviving him are Mrs. Anderson, residing at Jewell, Miss Harriet Anderson of Grand Island, Nebraska, Mrs. Cleo A. Minert of Ames, Charlie Anderson of Madrid, Iowa, and C. W. Anderson of Jewell, Iowa.

By the death of Mr. Anderson the state has lost a useful citizen. His life and public services were of high character and he will be remembered as an ideal patriot, citizen, neighbor and friend. Therefore, Be It Resolved, That in the passing of the Honorable William Anderson 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 and the Chief Clerk directed to send an enrolled copy to the members of his family.

IRVING H. KNUDSON,
MARTIN H. TROUP,
RAYBURN L. RUTLEDGE,
Committee,

Unanimously adopted April 6, 1927.

HON, WILLIAM I. ATKINSON

MR. SPEAKER: Your committee appointed to prepare memorial resolutions, commemorating the life, character and public service of the Honorable William I. Atkinson, a former member of the General Assembly of Iowa, begs leave to submit the following:

William I. Atkinson was born in Butler county, Iowa, March 17, 1876. He attended country school in Butler county, and was graduated from the Clarksville High School. He attended Upper Iowa University at Fayette for three years, and taught school in the Dakotas. Later he attended the State University of Iowa where he did some special work in history and civil government. He entered the S. U. I. law school, and graduated in 1906. Following his return to Clarksville, he was married to Miss Rachel Patti Maxon, who died in 1909.

Mr. Atkinson was elected as representative from Butler county in 1912 and was re-elected in 1914, when he was chosen Speaker of the House. He was active in the support of the State University of Iowa during his membership in the legislature. During 1914 he was married to Miss Ila Fay Bertram, of Des Moines.

He was an enthusiast along athletic lines, and was a member of the football and baseball squads at both Fayette and Iowa City. He was always interested in clean sports and in the progress of boys and young people. He helped five young men through the State University of Iowa. His business life was spent in lyceum and chautauqua work. He was an officer of the International Chautauqua and Lyceum Association, the members of which have issued a memorial book in honor of him.

Mr. Atkinson died in the University hospital at Iowa City, August 1, 1925, and was buried at Clarksville, August 4, 1925.

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-second General Assembly, that in the passing of the Honorable William I. Atkinson, 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 an enrolled copy of the same to Mrs. Atkinson, who now resides at 1624 Penn Ave., Des Moines, Iowa.

R. B. ECKLES,
E. M. LICHTY,
GEO. W. CHRISTOPHEL,

Committee.

Unanimously adopted April 6, 1927.

HON. THEODORE C. BLUME

MR. SPEAKER: Your committee which was appointed to prepare a memorial commemorating the life, character and public services of the late Theo. C. Blume, beg leave to report the following:

Theodore C. Blume was born in Marshall county, Illinois, December 10th, 1861. He died October 18th, 1925, at the Denison Hospital, Crawford County, Iowa, after a short illness. His early boyhood days were spent with his parents in Livingston County, Illinois. In 1880 the family moved to Iowa where they located on a farm in Hanover Township, Crawford County.

In 1884, Mr. Blume began teaching in the public schools of Crawford County. Later he attended school at Dexter Normal College, Dexter, Iowa, where he received the Bachelor of Science degree. He also attended Drake University at Des Moines. In 1891 he accepted a position as instructor in the normal department of Greer College at Hoopeston, Illinois, where he remained until 1894, when he was elected city superintendent of the public schools of Dyersville, Iowa.

August 1, 1894, at Dubuque, Iowa, he was united in marriage to Amalia Girard. He and his wife purchased the old home place in Crawford County, and moved there in 1895 where they lived until Mr. Blume's death. The family still reside there. Six children were born to Mr. and Mrs. Blume, namely, Clara, Rachel, Mary, Herman, Frederick and Hertha.

His family greatly miss their kindly, affectionate husband and father. He was a Christian gentleman and his wise counsel and good example will always be a guiding remembrance through the coming years.

Mr. Blume early became interested in public affairs of his county. He soon became known as a well read man with a superior education and a sincere desire to help bring about the brotherhood of man. In 1900, he was elected by the democratic voters as state representative from Crawford County. He served in the Twenty-seventh, Twenty-eighth, Fortieth and Fortieth extra General Assemblies. His public life was never questioned. He stood at all times for what he thought was right regardless of consequences. His firmness of principle and honesty of purpose brought admiration from his friends and others as well.

He was a pioneer in the assisting of farm organizations. He unselfishly gave many hours of his time and thoughtful study to promoting farm

organization movements. His last years were devoted to the work of the Farmers Co-operative and Educational Union of Iowa. At the time of his death he was president of the county organization and director of the State Union.

Although he was nearly sixty-four years old when he died, he had continued to work hard right up to the time of his last short illness. He gave himself unselfishly that others might be blessed. His home, his community and state has been faithfully served.

In recognition of the value of his service to the people and 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-second General Assembly, that in the passing of the Honorable Theodore C. Blume, the state has lost an honored and valuable citizen, a man of high ideals, in righteous living and useful citizenship.

Be It Further Resolved, That a copy of these resolutions be printed in the House Journal and that an enrolled copy be sent to the family of the deceased.

> JAS. D. FLEMING, L. T. QUIRK, GEO. E. MILLER,

> > Committee.

Unanimously adopted April 6, 1927.

HON. ALFRED LEROY BROOKS

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the late A. L. Brooks, a former member of this body, beg leave to report as follows:

Alfred LeRoy Brooks was born at Vinton, Iowa, June 6, 1858, and died at the home of his daughter, Mrs. W. E. Kimbell, Des Moines, January 5, 1927. Burial was at Audubon.

He attended common school Blairstown Academy, and was graduated from Rush Medical College, Chicago, in 1883, having saved money for his education by working on farms and teaching school. He began the practice of medicine at Gray, Audubon county, in 1883, but in 1888 removed to Audubon, where he continued in practice until ill health compelled his retirement in 1926. He was prominent in medical associations, and in 1915 was one of the organizers of the Iowa Tuberculosis Association and was a member of its executive committee for many years.

For over forty years he ministered to the physical well being of the people of Audubon county, and adjacent territory. He was a typical country and village doctor, and with unusual qualities of intellect, cheerfulness and sympathy. He gave himself unreservedly to his profession and to the welfare and happiness of his patients and the public. His generosity and kindness knew no bounds. Naturally he was beloved by the public to an unusual degree.

In the hurry of his professional life he served efficiently as a member

of the local school-board and as a member of this house in the Twenty-fourth General Assembly 1892.

Be It Resolved, By the House of Representatives of the Forty-second General Assembly that in the death of Dr. Brooks the state, his county and his community have lost a loyal, patriotic, able and useful citizen.

Be It Further Resolved, That these resolutions be spread upon the Journal and an enrolled copy sent to the surviving members of the family.

E. B. THOMAS, GEO. M. HOPKINS, GEO. E. MILLER,

Committee.

Unanimously adopted April 6, 1927.

HON. JAMES T. DALBY

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character, and public services of the late Honorable James T. Dalby of Adair county, Iowa, beg leave to submit the following memorial:

James T. Dalby was born November 17, 1856, at Olin, and died October 24, 1926, at Creston, Iowa, aged 69 years, 11 months and seven days.

He was married at Olin on August 16, 1879, to Emma E. Easterly, who survives him. To this union three children were born, Mrs. E. Myrtle Wiley of Creston, Harry A. Dalby of Hopkins, Mo., and Mrs. Pearl C. Brown of Long Beach, Calif. He is also survived by five brothers, two sisters and seven grandchildren.

• After his marriage he was engaged in farming in Crawford county for a number of years and upon leaving the farm entered the mercantile business at Olin. He removed to Orient, in 1896, where he was engaged in the lumber business until 1909. He was also president of the First State bank of Adair county, at Orient from 1905 until 1924. He entered the banking business at Superior, Neb., in 1910, and upon his retirement from active business he moved to Creston, where he remained until 1924. Since that time he resided in Long Beach, Calif., where he contracted the illness which resulted in his death.

Mr. Dalby represented Adair county in the Iowa legislature of 1909.

He was a member of the United Brethren church at Olin, and the men's Bible class of the Methodist church at Long Beach, Calif.

He was affiliated with Cypress Lodge A. F. & A. M., Orient, Iowa, Abigail chapter, Royal Arch Masons, and Bethany Commandery at Creston, Des Moines Consistory No. 3, and Vesta chapter O. E. S., of Creston.

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 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 enrolled copy.

J W. Roberts, F. D. Ickis, John M. Bixler,

Committee.

Unanimously adopted April 6, 1927.

HON, HENRY N. DONHOWE

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Honorable Henry N. Donhowe, late of Story county, Iowa, beg leave to submit the following memorial:

Hoh. Henry N. Donhowe, who represented Story county in the Thirtyninth, Fortieth and Fortieth extra General Assemblies, was born in Story county in 1872.

In 1893 he entered the auction business, which naturally developed for him a large acquaintance through Story and adjoining counties. He was a man of more than ordinary ability, being interested in the Randall Savings Bank of Randall, the First Liberty Savings Bank of Eagle Grove, the First National Bank of Roland and at the time of his passing was president of the Story City National Bank of Story City. He was a member of the board of trustees of the Jewell Luther College, Jewell, Iowa, and was a devout member of the Lutheran church of Story City. He was active in agriculture and commercial activities of his community.

He was married September 1, 1896, to Tillie Tollefson of St. Ansgar, Iowa. To this union were born three children, Arthur, Jeanette and Erling. They, with their mother, survive. The former assumed a portion of the responsibility of the Story City Bank and also followed his father's activity in the auction business.

Being a man of sound judgment and business capacity, his neighbors and friends frequently sought his advice on agriculture and business subjects. He was regarded in his community and county as a successful banker.

While a member of the legislature, he was chosen to act upon the important committees in which he served, being chairman of banks and banking in the Fortieth and Fortieth extra sessions. His passing was keenly felt by the acquaintances he had formed through his associations with members of the various sessions; passing from this life at his home in Story City on Friday, April 3, 1925.

In politics Mr. Donhowe was always a staunch republican. He took deep interest in the political affairs of his state and nation as well as local affairs. As a result of his sound views and the confidence the people had in him, he had much to do in shaping the public policies of his community and county.

While a member of the House of Representatives he was a hard and consistent worker. His earnest desire was to be of real service to the people of his community and county. His ambition was to justify the

confidence the people had placed in him by giving his most earnest efforts. The community in which he lived, his county and state have suffered a great loss in the untimely death of Henry N. Donhowe. In recognition of the value of his life and service and as an axpression of our appreciation of his character and example;

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly that in the death of Hon. Henry N. Donhowe, 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 relatives that survive him, and,

Be It Further Recoived, That these resolutions be spread upon the Journal, and an enrolled copy sent to the surviving relatives.

MARTIN H. TROUP, F. HOLLINGSWORTH, IRVING H. KNUDSON, Committee.

Unanimously adopted April 6, 1927.

HON, CORNELIUS B. EGGLESTON

MR. SPEAKER: Your committee appointed to prepare a resolution and a befitting memorial on the life, character and public service of the Honorable Cornelius B. Eggleston, a member of the Thirty-fifth and Thirty-sixth General Assemblies, beg leave to report as follows:

Cornelius B. Eggleston was born in Denmark, Lee county, Iowa, October 27, 1853, and died July 2, 1925.

When a boy he moved to Clarke county with his parents, Alpheus and Mary Eggleston, who were pioneers of Clarke county, where he continued his residence, living on a farm until six years prior to his death, when he with his family moved to Wisconsin and later returned to Henry county, Iowa. He is survived by his widow and seven children.

He held several township offices, was deputy county treasurer and for a number of years taught in the public schools of Clarke county.

Mr. Eggleston was elected to represent Clarke county in the thirty-fifth and thirty-sixth General Assemblies. A democrat in politics.

Mr. Eggleston 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 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-second General Assembly, that in the passing of the Honorable Cornelius B. Eggleston, 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 this House and that the Chief Clerk transmit an enrolled copy to the family of the deceased.

F. M. HARRISON, COY CRAIG, M. F. SPRINGER,

Committee.

Unanimously adopted April 6, 1927.

HON. CHARLES ESCHER, JR.

MR. SPEAKER: We, your committee appointed to draft suitable resolutions concerning the life and public service of Hon. Charles Escher, Jr., member of the Thirty-fourth General Assembly, beg leave to submit the following report:

On Monday night, August 10th, 1925, occurred the death of Charles Escher, Jr., at his home, Long Branch Stock Farm, near Botna, Shelby county, Iowa. He was a son of Mr. and Mrs. Charles Escher, Sr., born in Iowa county, Iowa, September 4th, 1872, moving to Shelby county with his parents when four years of age and continuing a resident of said county until his death. His educational training consisted of the country schools, local high school courses and a year and a half at Cornell College. He was married to Myrtle Ryan, a daughter of Mr. and Mrs. Thomas Ryan, of Irwin, Iowa, November 21st, 1894, who alone survives him. Burial was made Wednesday, August 12th, 1925, in the Botna cemetery under the auspices of Masonic Sardius Lodge, A. F. and A. M., of which he was a member.

The above brief sketch marks the head lines in the career of one of Iowa's greatest exponents of agriculture, as the curtain of life's drama rolled down for the last time.

"Mighty Oaks from Little Acorns Grow." Charles Escher, as he was familiarly known to the live stock fraternity of America, dedicated his life to the upbuilding of agriculture, more especially the live stock end of it, It was a privilege to be his friend. It was an inspiration to know him. Generous to a fault, he held a keen insight into the future, and may well be regarded as one of the greatest students on agricultural economics this country has produced. Conservative in his judgment, sympathetic Ly nature, he stood ready at all times to render his fellow man valuable counsel and advice from his bountiful store of experience. It can truthfully be stated his greatest ambition was to render service to humanity in general, and agriculture in particular. Achievement heaped upon achievement filled his cup of success to overflowing. This brief eulogy would not be complete if it did not take into consideration the inspiration given to this great man's ambition as it developed into continued successful accomplishment, without giving due credit to the unstinted service, advice and sacrifice rendered by his faithful wife.

Someone has said, "By Their Fruits Ye Shall Know Them." As a community builder at home, Charlie Escher was always in the front rank. He was a member of the democratic party, served as a member of the board of supervisors and represented his people in the Thirty-fourth General Assembly. While a member of this body, he introduced the bill

creating an appropriation for the Iowa beef producers association, and acted as president of that organization for years.

He was appointed by Governor Shaw in 1901 and reappointed by Governor Cummins in 1905 to represent Iowa at the National Live Stock Association held at Fort Worth, Texas. He also served on two separate occasions as a director on the board of National Aberdeen Angus Breeders Association.

As a farmer, Charles Escher, Jr., developed one of Iowa's largest farming enterprises, known to the world as Lone Branch Stock Farm, the home of countless champions among the Aberdeen Angus breed of cattle. He was a natural cattle man, knew cattle by instinct as well as study and served as a judge of his favorite breed at all of America's leading live stock exhibitions. His herd in the heyday of its development was considered the largest and best in the world. It comprised the best in Iowa, America and Scotland, and it can truthfully be stated Charlie Escher imported more and better Aberdeen Angus cattle to America than any other living man. He was one of the earliest to recognize the beef making possibilities of this great breed and demonstrated his confidence by fitting carload after carload of fat bullocks for the International Live Stock Show for a period of fourteen years. During this time he was associated in business with his brother-in-law, Mr. Earl Ryan. The perfection attained can better be appreciated when it is shown they never won lower than second place on carlots and in 1911 and 1913 they not only produced the Grand Champion Load but Reserve Champion Load as well, a record achieved by no other firm in America. The records made on "Abredeen Angus breeding cattle" by this firm are equally great, this herd being considered the fountain head for America of this breed. Breeders fought with each other for the surplus from this outstanding herd. Price records were established at their annual sales only to be broken and higher values recorded at each succeeding event until the climax was reached when they sold their 1919 International Grand Champion winning bull for \$36,000.00, the record price paid for an Aberdeen Angus bull in America for all time.

Thus, cut down by the great "Scepter of Death" just in the prime of life, God in his infinite wisdom has seen fit to take from Iowa one of her greatest and most able exponents of agriculture. May his soul rest in peace.

Therefore, Be It Resolved, That in the passing of the Hon. Charles Escher, Jr., that 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 an enrolled copy thereof be transmitted to the widow of the deceased.

> GEO. E. MILLER, D. FULTON RICE, THEO. MARTIN,

> > Committee.

Unanimously adopted April 6, 1927.



HON. JOEL M. FENN

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable Joel M. Fenn, late of Clarke county, Iowa, beg leave to submit the following memorial:

Honorable Joel M. Fenn was born in Marietta, Washington county, Ohio, August 9, 1844, and died at Murray, Iowa, May 7, 1914. He moved to Iowa with his parents in 1855, locating in Henry county near the town of Salem. Here he acquired his education in the common schools and in the normal school. He later taught several terms of school in Henry county, when he moved to Clarke county where he followed teaching for eight years.

The latter part of his life was devoted to farming and stockraising.

In 1876 he was married to Mary E. Ogden, and to them were born four sons and one daughter.

Mr. Fenn always took an active interest in community and public affairs. He was elected Representative in 1906 and re-elected in 1908, on the republican ticket.

Therefore, Be It Resolved, That the House of Representatives of the Forty-second General Assembly of the state of Iowa take this occasion to present this tribute to his memory and express its 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 enrolled copy thereof be sent to the family of the deceased.

F. H. HARRISON, J. W. KENT, F. D. ICKIS,

Committee.

Unanimously adopted April 6, 1927.

HON. MATTHEW H. FRANCIS

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Honorable Matthew H. Francis, late of Boone county, Iowa, beg leave to submit the following memorial:

Honorable Matthew H. Francis, who represented Boone county in the Forty-first General Assembly, was born April 25th, 1872, at Mahanoy City, Pennsylvania. When quite young he removed with his parents to Boone county, Iowa, and resided upon a farm in Peoples township. He attended the common schools of his county, and afterwards attended the high school in Woodward, Iowa, from which he graduated in 1888. He later entered Highland Park College in Des Moines, Iowa, and graduated from that institution in 1894.

Mr. Francis was a farmer, and while his education and qualifications equipped him for other and different vocations, yet he always classified himself as a farmer, and made farming his life work. He was a progessive student of agriculture, and was intensely interested in every problem

pertaining to that industry. He was a man of such sound judgment and business capacity that his neighbors and friends frequently sought his advice on agriculture and business subjects. He was regarded in his community and county as a successful farmer. Any program that had as its object the improvement of agricultural conditions, or the betterment of rural life, had the unqualified endorsement of Mr. Francis. He was one of the first farmers of his county to enroll as a member of the Farm Bureau, and immediately became an active worker in the interest of that organization. In 1923, he was elected president of the Boone County Farm Bureau, and held that position until his death.

Mr. Francis was a man who gave close attention to detail, and was usually chosen as secretary of the various business activities of his community, and was for many years clerk of his township. He was for two sessions assistant secretary of the state Senate of Iowa, where he gave efficient service.

In politics Mr. Francis was always a staunch republican. He took a deep interest in the political affairs of his state and nation, as well as local affairs. He became a public speaker of ability and frequently made political addresses. As a result of his sound views, and the confidence the people had in him, he had much to do with shaping the public policies of his community and his county. At the primary in June, 1924, he submitted his name as a republican candidate for the House of Representatives. He was given a most excellent endorsement at the primary, and was elected at the general elction by a very large majority. In his home township and the one adjoining it, where he was best known, he received an almost unanimous vote.

While a member of this House he was a hard and conscientious worker. His earnest desire was to be of real service to the people of his county and state. His ambition was to justify the trust and confidence the people had placed in him by giving to his duties the most painstaking attention. Many of his friends believe that it was the hard work and serious attention he gave to his legislative duties, and the responsibility he felt rested upon him as a legislator, that undermined his strength and hastened his death.

Mr. Francis was also very active in the moral and religious affairs of his community. He became a member of the Baptist church of Woodward, Iowa, in 1895, and served the church in the capacity of deacon or trustee for many years. He was also Sunday School superintendent. At one time he was superintendent of the County Sunday School Organization.

The community in which he lived, his county and state have suffered a great loss in the untimely death of Matthew H. Francis. In recognition of the value of his life and service, and as an expression of our appreciation of his character and example,

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly that in the death of Honorable Matthew H. Francis, 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 relatives that survive him, and,

Be It Further Resolved, That these resolutions be spread upon the Journal, and an enrolled copy be sent to the surviving relatives.

FRANK HOLLINGSWORTH,
MARTIN H. TROUP,
IRVING H. KNUDSON,
Committee.

Unanimously adopted April 6, 1927.

HON, GEORGE D. HARRISON

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character and public. service of the Honorable George D. Harrison, late of Columbus Junction, Iowa, beg leave to report the following:

George D. Harrison was born in Philadelphia, Pa., December 19, 1829, and died at his home in Columbus Junction, Iowa, Wednesday, March 2, 1927, at the gage of ninety-seven years. His parents were Quakers and he was born into that faith. He moved to Ohio with his parents in 1834, where he attended the common schools and also spent some time in college, after which he taught school for a while. He also engaged in the profession of a civil engineer for two years.

He was married in 1859, to Miss Lou C. Ringer, and to this union were born three sons, Chester, Milton and Harry L. The wife and two sons preceded the husband and father in death.

At the age of 27, he moved westward to Columbus City, where he entered the mercantile business. He helped to organize the Atchison National Bank, of Atchison, Kansas, and was elected its first president. In 1877 he moved to Columbus Junction, where he was one of the original stockholders in the B. C. R. & N. R. R. (now the C. R. I. & P.), and was a resident of Louisa county before this railroad crossed the Mississippi. He acquired large interests in farming and stock raising, and was engaged in buying grain and live stock for many years.

Throughout his long and active life Mr. Harrison was intensely interested in public affairs, belonging to the democratic party and this interest he maintained to the very last. He was honored by election to office and served with distinction as Representative from his county in the Thirteenth General Assembly.

His death was due to the infirmitives of his great age. He was ninety-seven years of age, one of the oldest men in the state. This in itself is an achievement and bespeaks his adherence to the laws of health and good sense. He contributed something definite to the world and his life was a valuable one. He established two business enterprises that served their communities for years, with success. He founded and maintained a beautiful home, reared a good family and left them a competence. He left with his friends the memory of a life, honest, fearless, strong and active in all phases of private and community enterprise. He was a kind

and wise father, a useful citizen and in short, a man of full stature among men.

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly of the state of Iowa, that the foregoing memorial be adopted as its appreciation of the life and character and public service of the Honorable George D. Harrison.

Be It Further Resolved, That these resolutions be spread on the records of this House, and an enrolled copy thereof be sent to the family of the deceased.

RALPH R. HUNT,
W. S. KENNEDY,
HOWARD A. MATHEWS,

Committee.

Unanimously adopted April 6, 1927.

HON, LYMAN S. HUNTLEY

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable Lyman S. . Huntley, late of Lucas county, Iowa, beg leave to submit the following memorial:

Hon. Lyman S. Huntley was born in Sullivan county, New Hampshire, November 27, 1837, and died at his home in Warren township, Lucas county, Iowa, September 17, 1926. He was the only son and the youngest of three children of Sebra and Nancy Huntley. His father died when he was a year old and he was adopted by Mr. and Mrs. William Clark, of Charleston, New Hampshire, with whom he grew to young manhood. He then came to Galena, Ohio, and commenced work for himself on a farm. He was married March 26, 1860, to Mary E. Allen, and to this union were born five children. Mrs. Huntley died November 19, 1922. Surviving him are his son, C. W. Huntley, and Mrs. Frank Shaffer of Chariton, Iowa, and Mrs. William Brewer of Indianola, Iowa.

Mr. Huntley enlisted as a volunteer in the 96th Ohio Volunteer Infantry, August 6, 1862, at Galena, Ohio. He was mustered in as a sergeant and after three years of service was mustered out as a captain. Soon after his discharge in 1865 he came to Iowa and settled on the farm where he since lived.

Mr. Huntley was an active member of the G. A. R. and of the Odd Fellows at Chariton for many years and took much interest in their work. He always took an active part in the affairs of the country and was chosen to represent Lucas county in the Twenty-sixth and Twenty-sixth extra sessions of the General Assembly. His life was one of service to others. He was always willing to do his share in helping to better community life, taking great interest in the welfare of children.

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly, that we extend our sympathies to the family and express our appreciation of the life and character and public services of the Honorable Lyman S. Huntley.

Be It Further Resolved, That these resolutions be spread upon the Journal of the House and the Chief Clerk be directed to send an enrolled copy to the family.

J. W. KENT, F. M. HARRISON, H. S. BERRY,

Committee.

Unanimously adopted April 6, 1927.

HON. CHARLES E. KELLOGG

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and services of the Hon. Charles E. Kellogg, of Adams county, member of the House of Representatives in the Thirtyeighth General Assembly, beg leave to submit the following memorial:

Charles E. Kellogg was born in Berlin Heights, Ohio, February 13, 1873. He came with his parents to Iowa when a child. He received his early education at Greenfield, Iowa, and later attended Simpson College at Indianola, Iowa.

After completing his college work, he was a teacher in rural schools and later engaged in farming in Adair and Adams counties. He also served as justice of peace at Nevinville, Iowa, and for several years was in the implement business at Corning, Iowa. He represented Adams county in the Thirty-eighth General Assembly.

He was married to Sarah Van Vleet at Orient, Iowa, September 28, 1898, and to this union were born eight children. Those living are Wellington E., Doris A., Gladys A., Charles Philip, and Helen L. The dead are Mary E., Bessie A., and Sarah L.

He was a member of the Masonic lodge, the I. O. O. F., and the Modern Woodmen of America.

He died August 17, 1925, at Waterloo, Iowa.

He gave to his community, 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-second General Assembly, that in the passing of Hon. Charles E. Kellogg, this assembly express its realization of the loss of a man of strong character and sterling worth, and the House would by this resolution tender 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.

JOHN M. BIXLER, F. D. ICKIS, F. A. HINES,

Committee.

Unanimously adopted April 6, 1927.



HON. JOHN KILLEN

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Honorable John Killen, former member of the House of Representatives from Clayton County, Iowa, beg leave to report the following memorial:

Honorable John Killen, who represented Clayton county in the Twentieth and Twenty-first General Assemblies, was born in Monona Township, Clayton County, Iowa, December 20, 1851, the son of Robert and Margaret Killen. Here on a farm he grew to manhood, receiving his education in the country school and Monona school. He then taught school in Farmersburg Township, after which he came to Monona to clerk in the store of his uncle, T. A. Killen. After some experience here he engaged in business for himself, and for forty years was one of Monona's energetic and loyal business men. Early in his business career he established a private bank in connection with his mercantile business. This was continued until 1913 when he sold his banking interests to the Citizens State Bank. He continued in this new organization as an officer and was for a number of years its president. In 1919 he retired from active business.

During all these years he was deeply interested in community and political affairs. Twice he was Mayor of the town, being the first Mayor of Monona. He was treasurer of the Monona school board for many years, besides serving as treasurer of other organizations.

He was raised to the sublime degree of Master Mason in the Monona chapter of Masonry on June 17, 1876, and on the 17th of June, 1926, was issued by the local lodge the certificate of a Gold Star Mason, an honorable recognition bestowed upon one who has been a worthy member of the lodge for fifty years. For many years he was the treasurer of the lodge. He was also a Knight Templar, being a member and one of the oldest of Honorius Commandery No. 8 of McGregor, Iowa. He was also a member of Modern Woodmen Lodge.

Along with these activities he always found time and disposition to support the religious interests of the community. He was raised in a home of very active Methodists, and throughout his life affiliated with the Monona Methodist Church.

He was united in marriage to Miss Elizabeth Buehner of Monona on November 27, 1879. Their home was blessed with two daughters, Mrs. Jessie Kinsley, of McGregor, Iowa, and Miss Margaret, of Monona, Iowa. Mr. Killen passed away Nov. 7, 1926.

Therefore, Be It Resolved, That the House of Representatives of the state of Iowa, takes 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 enrolled copy.

J. G. HEMPEL, J. H. HAGER, JOHN RYDER,

Committee.

Unanimously adopted April 6, 1927.

HON. S. W. KLAUS

MR. SPEAKER: Your committee appointed to prepare a memorial resolution commemorating the life, character, and public service of S. W. Klaus of Delaware County, Iowa, beg leave to submit the following:

Samuel Wesley Klaus, the son of John D. and Elizabeth Klaus, was born on a farm near Colesburg, Delaware County, Iowa, on the 12th day of January, 1861. His parents were sturdy pioneers, who came to this county as early as 1842, buying land from the government in Colony Township, where they reared their family, inculcating in them the principles of righteousness, justice and community service. They were not satisfied with giving their children a common school education merely, but arranged for them to attend college, Samuel Wesley and his brother John going to German English College at Galena, Illinois, where they graduated together in 1882.

After teaching a year, Mr. Klaus came to Earlville, Iowa, in the fall of 1883, and became identified with the business interests of the town, first as a clerk in a general store and later as its proprietor. Since that time he made his home in Earlville, and was engaged in business in the same location for over forty years.

In 1886 he was married to Miss Lizzie Loomis of Farley, Iowa, and this union was blessed with two sons, Dr. Roy W. of Chicago, Illinois, and Norton J. of Earlville. The wife and mother died in 1891. Mr. Klaus was married to Miss Rose Landis in 1896 and to them were born eight children, Earl S., Kenneth R., Ruth, Paul, Lucille, Cora, Elizabeth and Edna.

Though diligent in business, Mr. Klaus always took time to be active in any movement which had for its object the welfare of the community and civic betterment. He was most public spirited and gave unstintedly of his time and energy in promoting every good cause, not only in his town and county, but in state and nation, and this was especially true during the late war. That his ability along these lines was recognized is shown by the number of public offices intrusted to him. For many years he was a member of the town council, serving two years as its mayor; a member of the local board of education for over twenty-five years; a member of the county board of education and the county board of health; a trustee of Epworth Military Academy; chairman of the Delaware county republican central committee for many years; county director of Red Cross; and for two terms the representative of Delaware County in the State Legislature as a member of the Thirty-seventh and Thirty-eighth General Assemblies, and it was during his administration that the Klaus-Haskell Bill

was passed. This bill provides for free medical service to poor children at the hospital at Iowa City. He was active in most of these undertakings at the time of his death and his place will be hard to fill. Fraternally, he was a member of Lodge No. 132, I. O. O. F.

The parents of Mr. Klaus raised their children in a Christian atmosphere and he had the advantage of early religious training. In early childhood he united with the Methodist Episcopal church and had been a faithful member all his life. Here again his ability was recognized and he served his church in many capacities, for many consecutive years as choir leader, as Sunday School teacher, as secretary of the official board and trustee. At the last session of the Upper Iowa conference of the Methodist Episcopal church he was elected president of the Laymen's Association of that conference. He was also a member of the County Sunday School Association.

But despite all these various activities it was in his home that the true character of Mr. Klaus was revealed. It was here that one must have met him in order to really have known him, as the many who shared his hospitality can testify. It was here that the spiritual music of his soul found its true expression. With good literature and good music and the sharing of these with his friends, he made his home a veritable heaven for his loved ones.

On November 21, 1925, the home was suddenly bereft of a loving husband and father, and the community of a useful citizen. Mr. Klaus was instantly killed at a grade crossing when the automobile in which he was riding was struck by a passenger train.

Besides his wife, all of his children and six grandchildren are left to mourn his departure; two brothers, Rev. Wm. H. Klaus of Colesburg, Iowa, and Rev. John H. Klaus of Charles City, Iowa; and two sisters, Mrs. Mary Wellemeyer, Guthrie, Oklahoma, and Mrs. Elizabeth Irmscher of Epworth, Iowa; and many other relatives and a host of friends. One sister, Mrs. Adelaide Holscher, preceded her brother in death.

I cannot say, and I will not say That he is dead. He is just away; With a cheery smile and a wave of the hand, He has wandered into an unknown land. And left us dreaming how very fair It needs must be, since he lingers there. And you-oh you, who the wildest yearn For the old time step and the glad return-Think of him faring on, as dear In the love of there as the love of here; And loyal still, as he gave the blows Of his warrior strength to his country's foes-Mild and gentle, as he was brave, When the sweetest love of his life he gave To simple things; where the violets grew Pure as the eyes they were likened to, The touches of his hands have strayed

As reverently as his lips have prayed;
When the little brown thrush that harshly chirred
Was dear to him as the mocking bird;
And he pitied as much as a man in pain
A writhing honeybee wet with rain.
Think of him still as the same, I say;
He is not dead—he is just—away!

Therefore, Be It Resolved, That in the passing of the Honorable S. W. Klaus 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 family who survive.

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 service of the deceased, and copies thereof be transmitted to the widow of the deceased.

> C. G. COLE, T. J. O'DONNELL, J. B. TRUAX.

> > Committee.

Unanimously adopted April 6, 1927.

HON. JAMES F. LAVENDER

MR SPEAKER: Your committee, appointed to draft resolutions commemorative of the life, character and public services of Hon. James F. Lavender, late of Calhoun county, Iowa, beg leave to report the following:

James F. Lavender was born at Rochester, New Hampshire, on the 24th of March, 1851, and died at his home in Rockwell City, Iowa, June 11th, 1926, age 75 years, 2 months and 17 days. He received his early education in the public schools and was a student at the Iowa State College at Ames. Following this he was a school-teacher and was superintendent of schools at LeClaire, Iowa, and Cordova, Illinois. While engaged in teaching, he devoted his spare time to the study of law and later studied law in the office of Brown and Campbell at Davenport, Iowa.

In 1880 he was admitted to the practice of law; the next year moving to Rockwell City, where he maintained his residence until his decease.

On December 23, 1876, he was united in marriage to Mary L. Davisson, and to this union three sons and three daughters were born: Fabius of Eagle Butte, South Dakota; Robert in the United States naval service, Washington, D. C.; James, a government inspector, St. Paul, Minnesota; Frances Stover of Ionia, Michigan; Mary Robinson of Lake City, Iowa, and Alice who died in infancy.

Mr. Lavender practiced his profession and was a member of the Calhoun County Bar for forty-five years. He was also a member of the American Bar Association and a charter member of the Iowa State Bar Association. Mr. Lavender was county superintendent of Calhoun county for four years, served as a member of the Iowa legislature during the twenty-sixth and twenty-seventh General Assemblies, served as county

attorney of Calhoun county for two terms, and was mayor of Rockwell City. He was an ardent supporter of the Republican party and was always diligent in imparting its principles to everyone with whom he came in contact.

Because of his ability he took high rank in his profession. He was industrious and honest. He knew the ethics of his profession and always lived up to its standards. Among his clients were people of wealth and of poverty. They were all treated the same and the poor client was given the same consideration as the one who possessed wealth. He was a literary man, a profound student and well informed on all phases of the literature of the world. Mr. Lavender was a student of law and maintained at Rockwell City an excellent law library carefully selected and maintained, which library, a few weeks before his death, was completely destroyed by fire, together with valuable papers and the compilation of years of his own legal and literary career.

He was buried in Rose Hill cemetery at Rockwell City, Iowa, with Masonic honors. He was also an Odd Fellow, Woodman, Mystic Worker, Royal Arch Mason, Knight Templar and Shriner, and daily lived the ideals of those organizations to which he belonged.

The life and character of Honorable James F. Lavender and his long and eventful services, calls for us to place his memory among those who stand high in the history of this state and nation.

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly, that we take this occasion to express our appreciation of the substantial service given to us by 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.

MARION R. McCaulley, L. T. Quirk, REYBURN RUTLEDGE, Committee.

Unanimously adopted April 6, 1927.

HON. J. J. LOWRY

MR SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character, and public service of the Hon. J. J. Lowry, late of Cresco, Iowa, beg leave to report the following:

J. J. Lowry was born in Dearborn county, Indiana, July 13th, 1844. He acquired his education in the common schools in that vicinity. Later he moved to Cresco, Iowa, and remained there until the date of his death, August 22, 1925.

He was in the drug business in Cresco, from the founding of Cresco, in 1866, until he retired in 1900.

Mr. Lowry was always an active and enthusiastic democrat and as such was called upon to fill public offices at various times. He was twice elected sheriff of Howard county. He was elected representative from Howard county, in 1896, serving in the Twenty-sixth General Assembly, and also in the Twenty-sixth extra session, with credit to himself and to the county which he represented.

Mr. Lowry was an enthusiastic Mason, the oldest member of Cresco lodge, being one of two whose fiftieth anniversary as Masons was celebrated by the Cresco lodge a few months prior to his death. He was also a member of Shiloh chapter, Royal Arch Masons. He was a member of the Episcopal church, and the funeral services were conducted by Rev. Wellington McVettie, in connection with the Masonic funeral services on August 25, 1925.

Mr. Lowry's life and public services were of high character and he will be remembered as an ideal citizen, neighbor and friend.

Therefore Be It Resolved, That in the passing of the Hon. J. J. Lowry, the state has lost a valuable and honored citizen, and we take this occasion to express our appreciation of the substantial character and public services rendered by 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 transmit an enrolled copy to the family of the deceased.

JOHN F. HALE, J. G. HEMPEL, A. T. ISTAD,

Committee.

Unanimously adopted April 6, 1927.

HON. EDWARD L. McCLURKIN

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Hon. Edward L. McClurkin, former member of the House of Representatives from Louisa county, Iowa, beg leave to report the following memorial:

Honorable Edward L. McClurkin, who represented Louisa county in the Twenty-ninth, Thirtieth and Thirty-first General Assemblies, was born in Morning Sun, Iowa, on August 20th, 1857, and died at his home in that city on the morning of February 7th, 1923.

Mr. McClurkin attended and graduated with the first class from the Morning Sun high school, in 1876. He was one of the most devoted friends and supporters of the local schools and at the time of his death he was a member of the board of directors of the consolidated school. November 10th, 1881, he was united in marriage to Anna Catherine Beck, who, together with three sons, Oak, Cliff and Justus, and one daughter, June, live to mourn the loss of a devoted husband and father.

Mr. McClurkin took more than ordinary interest in everything that concerned the welfare of the community at large. In local affairs he served as councilman and mayor of the town; in politics, he was an ardent Republican. He was one of the founders of the Farmers Exchange Bank, and at the time of his death was the sole owner. His business life

was devoted to the affairs of his bank and his extensive farm interests. He was a devout member of the United Presbyterian church of Morning Sun, with which church he united a great many years ago under the pastorate of the late Henry Wallace.

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, takes 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.

Be It Further Resolved, That a copy of these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward to the family of the deceased an enrolled copy.

> RALPH R. HUNT, J. E. McIntosh, J. P. Kennedy,

> > Committee.

Unanimously adopted April 6, 1927.

HON. JOSEPH MATTES

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and public service of the Honorable Joseph Mattes, a former member of the General Assmbly, who died at his home in Odebolt, Iowa, on April 17, 1925, begs leave to submit the following:

Joseph Mattes was born at Comanche, Clinton county, Iowa, October 1, 1855. His parents later moved to Lyons, where in his early youth he attended the public schools, and afterwards the high school at Clinton.

In 1879 he went to Sac county, where he started a small hardware store at Odebolt, which, under his careful management, developed into a flourishing and successful business, and which he continued to manage until 1915, when, in order to devote his time to banking, he turned the hardware business over to his son George. He was connected with the First National Bank at Odeboldt for many years and later the Kiron State Bank, and was president of both of these banks when he died.

He was married in May, 1879, at Lyons, to Miss Catherine E. Shelley. Four children were born to this union, three of whom are living. Mrs. Mattes passed away in March, 1912.

He was a staunch Republican and served Sac county in the House of Representatives during the Twenty-ninth, Thirtieth and Thirty-first General Assemblies, followed by election to the Senate to represent the Forty-eighth Senatorial District, consisting of Carroll, Greene and Sac counties, in the Thirty-second, regular and extra, the Thirty-third, Thirty-fourth and Thirty-fifth sessions, a continuous legislative service of fourteen years. He was twice chairman of the appropriation committee in the House and was accorded the same honor during the last two sessions in the Senate. He was greatly in favor of the capitol extension plan which came up in 1913, and did all he could to further it.

He took an active interest in the affairs of the community where he lived and centered his efforts on better schools, the public library and the volunteer fire department. He was affiliated with the Masons, the O. E. S., Knights of Pythias, and the Modern Woodmen of the World, and for many years was a trustee of the Presbyterian church at Odebolt.

His keen business ability and integrity were recognized by Gov. N. E. Kendall in 1924, when he appointed him as a member of the budget appeal board, which position he held at the time of his death, which occurred on April 17, 1925.

In September, 1914, he married Miss Elizabeth Platt of Des Moines, who survives him. He also leaves a daughter, Mrs. Grace Young of Bellevue, Iowa, and two sons, Howard Mattes of Reardon, Washington, and George Mattes of Odebolt, Iowa.

Therefore, Be It Resolved, That in the death of Joseph Mattes the state has lost a valuable and honored citizen, whose faithful and unselfish devotion to duty in public and private life is worthy of commemoration and recognition, and the House of Representatives takes this occasion to express its appreciation of his high character and public services to the state of Iowa, and to extend to his family 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 enrolled copies thereof be transmitted to the members of his family.

L. T. QUIRK,
Jas. D. FLEMING,
MARION R. McCaulley,
Committee.

Unanimously adopted April 6, 1927.

HON, JEREMIAH M. MORROW

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character, and public services of the late Honorable Jeremiah M. Morrow of Van Buren county, Iowa, beg leave to submit the following report:

Jeremiah M. Morrow, eldest son of Albert and Sarah Ann Morrow, was born on a farm near Douds, Van Buren county, Iowa, February 21, 1854. He departed this life at his home in Douds, Iowa, November 17, 1926, aged 72 years, 8 months and 26 days.

His parents were natives of Belmont county, Ohio, and early pioneers of Iowa. His early education was in common rural schools and later in Keosauqua high school and Birmingham Academy. He taught school and worked in a store for several years. In 1882 he engaged in general mercantile business at Douds, Iowa, and continued the same until 1917.

In 1918 he was elected Representative from Van Buren county, and was a member of the Thirty-eighth General Assembly. He voted for the ratification of both the woman's suffrage and the prohibition laws, and helped pass the first good roads law. After completing his term as

Representative, he was appointed state food inspector in dairy and food department, and served four years until June 1, 1923, when he retired.

In religion he was a member of the M. E. church, in which he was a faithful member and in politics he was a Republican. Among the fraternal organizations of which he was a member was the Masonic order, having obtained the rank of Knight Templar, and the Mystic Shrine; also the I. O. O. F., and the Knights of Pythias.

He was married to Alice E. Chalfant, October 2, 1878. His wife, one daughter, three sons and two grandchildren survive him.

Now, Therefore, Be It Resolved, That the House of Representatives takes this occasion to express its appreciation of his character and public service and at this time extend to his surviving wife and 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 on enrolled copy to the wife and children of the deceased.

> A. V. BLACKFORD, H. C. PATTISON, JOHN T. HANSEN,

> > Committee

Unanimously adopted April 6, 1927.

HON. HERBRAND L. OLSON

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Honorable Herbrand L. Olson, former member of the House of Representatives from Worth county, Iowa, begs leave to submit the following memorial:

Herbrand L. Olson was born January 27, 1845, in Hallingdal, Norway, the son of Ole and Gertie Trustem. He was baptized by Rev. Tonneson, confirmed by Rev. Clausen, and came to America in 1853, settling for a time in Wisconsin. In 1856, the family moved to Worth county, Iowa. Herbrand was one of a large family of which only two are now living, one brother, P. O. Peterson, and one sister, Mrs. Amund Myre, both of Brookfield township, Worth county.

On August 22, 1862, he enlisted for service in the Civil War. The company in which he served was known as Company B, 32nd Iowa. He was honorably discharged in June, 1863, because of sickness from hardships and exposures in the various camps. In 1925, at the Norse-American Centennial, held in Minneapolis, Minnesota, he was one of those who served as honorary bodyguard to President Coolidge.

He was county supervisor for three years, school treasurer of Brookfield township for fourteen years, township clerk, school director, trustee and assessor at various times. He was also trustee and treasurer in the congregation of Elk Creek of which he was one of the charter members. In 1903 he was elected to the Iowa House of Representatives by the counties of Worth and Winnebago and served in the Thirtieth and Thirty-first General Assemblies.

Mr. Olson was married on April 7, 1868, to Ragnild Mickelson. Two children are left to mourn his departure, Mrs. Osten Amundson of Gordonsville, Minnesota, and Mrs. Levor T. Johnson of Northwood, Iowa. There are six grandchildren and one great-grandchild. Two of the grandchildren, Radine and Agnes Ranum, lost their mother in the year 1909, at the ages of four and five and were lovingly cared for by their grandparents. Mrs. Olson died March 10, 1925. Mr. Olson died December 30, 1926. Both were within one month of reaching the ripe age of eightytwo years.

Mr. Olson was a good man. He was honest, kind-hearted and considerate and was faithful to the trusts placed 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 Herbrand L. Olson, Worth county and the state of Iowa have sustained a great loss.

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly, that in the passing of the Honorable Herbrand L. Olson, 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 an enrolled copy of it to the relatives of the deceased.

S. R. TORGESON, H. N. HANSON, Brede Wamstad.

Committee.

Unanimously adopted April 6, 1927.

HON. B. F. ROBINSON

Mr. SPEAKER: Your committee, appointed to prepare resolutions in commemoration of the life, character and services of the Honorable B. F. Robinson, beg leave to submit the following report:

B. F. Robinson was born January 21, 1849, in Hampton, Connecticut. Being left an orphan when a small boy, he lived with a sister in the state of Connecticut until he was fifteen years of age, when he came to Lee Center, Illinois. At that place he attended an academy, and met Elizabeth Barins who became his wife in 1869. A year later he moved to Iowa and purchased a prairie farm near Conrad in Grundy county. He taught school for six years and then became the county recorder of this county. Except for the brief time of his service as county recorder, he lived on his prairie farm and developed it until the year 1892, when he moved to Emmet county. The town of Armstrong had just been laid out. No railroad had yet been built, so materials had to be hauled from Bancroft for the bank building which housed the Armstrong Bank, later known as the First National, which was organized by Mr. Robinson and his associates. Of this bank he was president at the time of his death, which occurred on June 9, 1926.

Mr. Robinson took an active interest in every phase of the community life. He was a member of the first school board, helped to establish the churches of the community, and showed a liberal and progressive attitude in all matters pertaining to community interests. He identified himself with the Presbyterian church. Mr. Robinson held civic offices from time to time. He was elected to represent his district in the Twentyninth General Assembly, and was returned as a member of the Thirtieth and Thirty-first Assemblies. While a member of the Legislature he became a real factor in the development of northwest Iowa. He was one of the original supporters of the drainage bills, and did much toward bringing about the passage of the early drainage laws and the laws which made possible the movement for good roads in Iowa. Mr. Robinson was the author of the Lake Bed bill. To him as to few other men must be given the credit for the wonderful development of the farms of northwest Iowa in recent years.

Mr. Robinson leaves as his survivors a wife, Mrs. Elizabeth Robinson, and son, Fred Robinson, of Armstrong, Iowa; to daughters, Mrs. N. W. Ruef, of Maple Hill, Iowa, and Miss Clara Robinson, of Cedar Rapids. and two grandchildren, Elizabeth and Benjamin Ruef, of Maple Hill.

In view of the splendid services to our state of Hon. B. F. Robinson, Be It Resolved, By the House of Representatives of the Forty-second General Assembly, That we take this occasion to express our appreciation of the character and 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.

R. B. CRONE, FRANCIS JOHNSON, G. W. PATTERSON,

Committee.

Unanimously adopted April 6, 1927.

HON. GEORGE W. SCHEE

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of Hon. George W. Schee, late of O'Brien county, Iowa, beg leave to submit the following memorial:

Hon. George W. Schee was born near Alexandria, Missouri, June 15, 1847, and died at National City, California, February 9, 1926.

He removed to Mahaska county, Iowa, in 1861. He enlisted in Company C, Thirty-third Iowa Infantry, March 21, 1864. On July 12, 1965, he was transferred to the Thirty-fourth and Thirty-eighth Iowa Infantry Consolidated, and was mustered out August 15, 1865, at Houston, Texas.

In 1871 he removed to O'Brien county and entered and later proved up on a United States homestead in Carroll township, that county. He went through all the pioneer hardships and experiences of those years in that vicinity, his principal occupations being farming and schoolteaching. He was a leader in the struggle of the settlers to adjust the payment of a debt imposed on the country in its beginning. He served as county auditor from 1875 to 1878, inclusive. He was admitted to the bar in 1881, but never entered into general practice.

He was elected representative in 1883, 1885, 1908 and 1910, serving in the Twentieth, Twenty-first, Thirty-third and Thirty-fourth General Assemblies.

About the time he left the office of county auditor he engaged in the loan business, handling money for loan companies, and built up a large, lucrative business, and became owner of some 3,000 acres of land in Iowa, and about 1,000 acres in Minnesota.

Mr. Schee was a man of intense patriotism and believed that patriotism should be taught to the youth, and he donated large sums of money for the purpose of having a flag placed on each schoolhouse in Iowa.

Therefore, Be It Resolved, That the House of Representatives of the Forty-second General Assembly of the state of Iowa takes this occasion to present this tribute to his memory and express its 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 enrolled copy thereof be sent to the family of the deceased.

G. W. SMITH, HARRY F. COPELAND, J. A. KING,

Committee.

Unanimously adopted April 6, 1927.

HON. CHARLES HARVEY SCOTT

MR SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Hon. Charles Harvey Scott, late of Appanoose county, Iowa, beg leave to submit the following memorial:

Charles Harvey Scott was born in Walnut township, Appanoose county, Iowa, September 14, 1862, and died December 3, 1926. He received his education in the rural and grade schools, and when he was twenty-five years of age he was united in marriage with Miss Lura Campbell, who survives him. Thirty-one years ago Mr. and Mrs. Scott moved to a forty-acre farm and garden in Clarkdale and lived there until Mr. Scott's death. Fourteen children were born to this union, two preceding the father in death. The children who survive him are: B. E., of Centerville; W. C., at home; Milo, of Des Moines; Mrs. John Scott, of Centerville; Mrs. Charles Ericksen of Chicago; Mrs. Emma Walter of Exline; Mrs. Mary Williams, of St. Louis, Mo.; Ruth, Estel, and Thomas, at home.

Mr. Scott first held local offices, such as school director and township trustee, and in 1916 he ran and was elected to the office of representative in his county. In 1918, 1920 and 1922 he was re-elected. In 1924 he was a candidate for the state senate but was defeated. During the recent election he announced his candidacy for representative again and was elected, but died before taking the oath of office, thus leaving the repre-

sentative, D. Fulton Rice, who was still in office, to hold over under the constitution.

Mr. Scott was a member of the Methodist church. He was a man of good character, and had a wide circle of friends. He had a broad sympathy for all people in every walk of life, which was one of the marked characteristics of Mr. Scott, and his devotion to duty, his loyalty to the interests of the people of his county, as he saw them, endeared him to the hearts of thousands of people who knew him and loved him.

No man has ever doubted his honesty or his integrity of purpose. He stood for a clean, economical administration of the affairs of the state to which he was greatly devoted. His tastes were simple, his manner of life plain, and his purposes were such as to command the respect of all who knew him.

Therefore, Be It Resolved, By the House of Representatives, of the Forty-second General Assembly of the state of Iowa, that the foregoing memorial be adopted in the expression of its appreciation of the life, character and public service of the Hon. Charles Harvey Scott.

Be It Further Resolved, That a copy of this resolution be spread upon the Journal of the House, and the Chief Clerk be directed to send an enrolled copy to the family of the deceased.

> D. FULTON RICE, HOWARD A. MATHEWS, GEO. E. MILLER,

> > Committee.

Unanimously adopted April 6, 1927.

HON, IRA JOY SWAIN

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life, character and public service of the Honorable Ira Joy Swain of Mills county, Iowa, begs leave to submit the following report:

Honorable Ira Joy Swain was born in Windsor, Dane county, Wisconsin, on the eighth day of March, 1849, and died at his home, near Malvern, Iowa, on the second day of December, 1924.

He received his early education in the public schools in and near Beaver Dam, Wisconsin, and, after completing his studies in high school, he was enrolled as a student at Wayland University from 1863 until 1867. In the late fall of 1867, he moved to Boone County, Iowa, and taught in the public schools of that county. In May, 1870, he moved to Malvern, and for some years was employed as bookkeeper and salesman. Later he engaged in the hardware and implement business in Malvern, and continued in this line until 1888, when he engaged in farming and located on the farm which he occupied at the time of his death.

On the 23d day of December, 1875, he was married to Hannah A. Summers, who survives him. To this union were born six sons.

Ira Joy Swain was for more than half a century one of the most active pioneer settlers in building up this community to its present high standard, in Mills county. For more than thirty years, he was secretary of the Mills County Fair Association and for a number of years he was assistant secretary of the State Fair, and represented Mills county in the Thirty-sixth General Assembly. He was an active member of the Methodist church and a Republican in politics.

Mr. Swain was noble in character, honest in business, generous to the needy, loyal in friendships and leaves a clean record.

Now, Therefore, Be It Resolved, That the House of Representatives takes this occasion to express its appreciation of his character and public service, and at this time extend to his surviving family 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 family of the deceased.

> ROY HANEY, C. C. ANDERSON, E. P. LAUGHLIN,

> > Committee.

Unanimously adopted April 6, 1927.

HON, WILLIAM A. TADE

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character, and public services of the late Honorable William A. Tade of Van Buren county, Iowa, beg leave to submit the following report:

Mr. William A. Tade, son of John and Martha Davies Tade, was born in Lee County, Iowa Territory, September 17, 1841, of a large family—two sisters surviving: Lottie T. Davidson of Mt. Pleasant and Mary Dewey of Baldwin City, Kansas.

He attended public school in or near Augusta, Iowa, and after coming with the family to Van Buren county in 1854, at Harrisburg Center. At fourteen years of age he entered Iowa College, then located at Davenport.

October 2, 1861 he entered the service of his country as a private of Company F, Fourteenth Iowa Infantry, and after being mustered in Davenport was with his regiment, assigned to the Army of the Tennessee and sent at once to the front.

He participated in the engagements at Fts. Henry and Donelson, and at the battle of Shiloh was captured by the enemy, remaining a prisoner eight months in Montgomery, Mobile, Macon and finally the Libby Prison where he was afterward paroled and exchanged.

He then rejoined his regiment at Benton Barracks, and later took part in an expedition to Rolla, Missouri, thence to Cairo, Illinois, where he served for several months as river detective in the Provost Marshal department.

At this time he was commissioned Lieutenant of an independent company known as the Liberia Guards, with which company he made an expedition to Helena, Arkansas.

At Little Rock, Arkansas, the company was merged into the Fifty-seventh United States Colored Regiment, and he was made a quarter-master and served in that capacity until January, 1866, when he was made captain of the company and ordered to New Mexico. Here he remained until December of the same year when he returned to Leavenworth, Kansas, and was honorably discharged December 13, having been in the service continually for more than five years.

During that entire time he was never known to shirk any task imposed upon him, but was ever faithful to his duty and the cause for which he was valiantly fighting.

June 24, 1868, Mr. Tade was married to Miss Sarah E. Dewey. Unto them were born seven children: Nellie B. Phelps, Howard D., and Lily Harlan of Hillsboro; Alice C. Aikens of Winterset; Orville of Milton; Lola Morrison of Douglas, Wyoming; and Kate, who preceded him in death on October 10, 1898. The mother of this family died May 10, 1881.

In 1882 he was married to Miss Nancy Dewey, a sister of his former wife, and unto them was born two sons: Will B., living in the old home, and John Logan, who departed this life August 30, 1908.

He was called to his reward January 13, 1927, at Cedar Dell, the old home farm where so many years of his life have been spent, aged 85 years, 3 months and 26 days.

There are left to mourn their loss his devoted wife, seven children, twenty-three grandchildren and four great-grandchildren.

In 1890 Mr. Tade was honored by an election to the State Legislature and displayed the same fidelity to duty which characterized his entire life, proving himself an efficient and capable officer. He was actively interested in the organization of the Hillsboro Farmers and Traders Savings Bank and held the office of president at the time of his death.

He was a man of faculty, for, while to him the nearest and dearest of earthly things were his home and his family, he was ever intensely interested in all things pertaining to the welfare of the community, the county, the state and the nation.

But more than all, he was an earnest, consecrated Christian; a man who under all the trials and troubles and difficulties and distresses of life could yet look up and say: "My Father," with perfect faith and trust. For almost half a century he held the office of deacon in the Harrisburg church and until the last few years, when prevented by the infirmities of age, he could always be found in his place on the Sabbath Day. He held the position of superintendent of the Sunday School for a number of years and into this work he put the energy and enthusiasm that made it such a power for good in the community.

Now, Therefore, Be It Resolved, That the House of Representatives takes this occasion to express its appreciation of his character and public service and at this time extend to his surviving wife and children its sincere sympathy in their sorrow, and,

Be It Further Resolved, That a copy of this resolution be spread upon upon the Journal of the House and that the Chief Clerk be instructed to send an enrolled copy to the wife and children of the deceased.

A. V. BLACKFORD, W. S. KENNEDY, Z. S. RATLIFF,

Committee.

Unanimously adopted April 6, 1927.

HON. THOMAS TEALE

Honorable Thomas Teale was born in Greenwich, Kentshire, England, on January 10, 1842, a son of Frederick and Diana C. Teale. In 1845 his parents came to the United States and made their home in Orleans county, New York, but shortly thereafter moved to the west and for a time lived in Milwaukee county, Wisconsin. From there they moved to Jo Davies county, Illinois.

When Thomas was a boy he was left fatherless and, in a great measure, was thrown on his own resources. Thus early in life he learned the practical lessons of self-reliance. He grew to manhood in Jo Daviess county and, in 1861, upon President Lincoln's first call for three-year volunteers, enlisted in the defense of his country and was assigned to Company E, Fifteenth Illinois Infantry. At the battle of Shiloh he was wounded by a musket ball and, after hospital treatment, was granted a furlough. He rejoined his regiment and participated in the engagement at Hatchie and subsequently, in view of the fact that his wound was giving him trouble, he was detailed brigade postmaster, serving in that position until August, 1863, when, on account of disability, he was honorably discharged. He returned to the family home in Jo Daviess county and remained there until he removed to Iowa in 1865.

He was identified with Decatur county and its business interests continuously from the fall of 1865. His first purchase of land there was 160 acres in section 16, Fayette township. He improved this, but subsequently moved to the farm in section 4 where he lived at the time of his death, which was about one mile west of Lamoni. This farm of 320 acres was all under cultivation and the improvements are among the best in the township. His home showed the thrift and refinement of its owner. Soon after the village of Lamoni was laid out he erected a stone building to be used for business purposes. Fayette township had no more active and energetic citizen than Thomas Teale. Enterprising and public-spirited, he assisted materially in all projects that tend to the upbuilding of town and county.

In politics, Mr. Teale was a Republican, prominent in the councils of his party. In 1885 he was elected to represent his district in the General Assembly and served in the Twenty-first and Twenty-second General Assemblies.

He was married in 1867 in Jo Daviess county, Illinois, to Lucinda Graham, daughter of Theodore Graham. Ten years thereafter death entered

the home and took from it the wife and mother, leaving the father with four young children: Charles, Frederick, Erastus, and Orra. In 1878 Mr. Teale married Mrs. Edith (Patterson) Wharton, daughter of Robert Patterson, and widow of Andrew Wharton. Three children were born of this union: Zula, James P., and Arthur D.

Mr. Teale died at his home at Lamoni, Iowa, on February 25, 1923.

Whereas, The life and character of the deceased and his exemplary service call for such as to place his memory among those highly respected and esteemed in our state; therefore,

Be It Resolved, That the House of Representatives takes this occasion to express its appreciation of the character and service of the deceased; and

Be It Further Resolved, That a copy of these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward to the family of the deceased an enrolled copy.

> M. F. SPRINGER, THEO. KROUSE, F. M. HARRISON,

> > Committee.

Unanimously adopted April 6, 1927.

HON. H. H. WILSON

MR SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Honorable H. H. Wilson, late of Washington county, Iowa, beg leave to submit the following:

Horace H. Wilson was born in Washington county, Iowa, January 26, 1854, and died at Iowa City, Iowa, January 21, 1926. He was the son of James Monroe and Eliza (Moon) Wilson. In common with the boys of his time he worked on the farm during the winter months. He also attended the Washington Academy and later taught school for a number of terms. In 1879 Mr. Wilson was united in marriage to Miss Eva Runyan and together they founded their home on a farm south of Wellman. One daughter, Georgia Runyan, was born to them. She became the wife of Dr. F. C. Carle in 1904, and died a year later. Soon after her death they gave up housekeeping and spent their time at various places. Mr. Wilson spent the greater part of his active life on the farm and proved his efficiency as a farmer as well as a helpful neighbor.

He was a member of the B. P. O. Elks lodge of Iowa City and was always devoted to the better interests of the order. He was a man of strict integrity, honest and upright in all his dealings with his fellowmen; a good neighbor and dutiful husband. Mr. Wilson was much interested in politics, and in party preferences he was an ardent Democrat. He represented Washington county for two terms in the state legislature, serving in the Thirtieth and Thirty-first Assemblies. He also held other more minor offices which denoted his popularity as an official. Mr. Wilson leaves, besides his devoted wife, one brother, B. L. Wilson, and one sister, Mrs. Lewis Vorel, both of the Wellman community.

Therefore, Be It Resolved, By the House of Representatives of the Forty-second General Assembly, that we extend our sympathies to the wife 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 wife.

J. C. BAUER, Z. S. RATLIFF, H. C. PATTISON,

Committee.

Unanimously adopted April 6, 1927.

HISTORY OF HOUSE BILLS IN HOUSE

HOUSE FILES PASSED AND APPROVED

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49, 5	0, 54	, 55,	56,	57, 59	, 60,	64, 6	35, 71	, 73,	74, 7	76, 78	, 79,	80, 8	31, 82	, 83,
84, 8	35, 87	, 88,	89,	90, 9	1, 92,	101	, 107,	109,	111,	113,	115,	116,	117,	118,
120,	123,	128,	135,	140,	141,	142,	143,	151,	157,	160,	162,	163,	172,	177,
183,	184,	187,	189,	192,	193,	194,	195,	196,	199,	203,	204,	206,	208,	210,
214,	217,	226,	228,	232,	238,	242,	247,	249,	257,	259,	262,	265,	266,	267
268,	271,	275,	286,	289,	308,	309,	317,	319,	327,	328,	329,	330,	331,	332,
333,	339,	347,	352,	354,	358,	359,	362,	366,	379,	380,	381,	387,	396,	398
399,	407,	416,	426,	428,	438,	440,	444,	449,	453,	457,	458,	470,	471,	472,
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RECORD OF EACH BILL

H. F.	l'age H	I. F.	Page
1 By Lovrieft. Bank guara Introduced and referred Recommended amendment passage	120 and 838 539 1016 1048	teport rejected mendments filed mended, passed; 45	437 670 700 ayes 56, nays 827-829
inal bill Amendment filed Amended	135-1137 F 135-1137 F 1149 F 1217 F 223-1228 S F.	decommended pas Passed; ayes 95, n deported enrolled ligned by Speaker ent to Governor	ferred. 121 sage 378 ays 1 489 1229 1229 1224 rnor 1263
pone To committee of nine to draft	re- 234-1235 1391 1462 Filed	tions	erred 121 recommenda- 437 yes 20, nays
Substitute bill read first and sond times Amended, failed to pass; ayes nays 58	sec- 1559 s 46.	7 By Haney. D boards. ntroduced and refe	
2 By Saunders. State apprintion bill.	P. F	ledrafted Recommended am	endment and
Introduced and referred Recommended amendment passage Amendment filed Made special order S. F. 10 substituted	and 883 S S P 1055 T 1114 F	'assed; ayes 80, n 'itle amended Received back	nent to com- nt filed 490 nents adopted 540 ays 8 541 541
3 By Christophel. Comp sation of township assess	ors.	igned by Speaker ent to Governor	
Introduced and referred. Recommended passage Passed: ayes 94, nays 4. Received back in House Reported enrolled Signed by Speaker Sent to Governor Approved by Governor		By Anderson. ntroduced and retecommended ampassage mendments adopt assed; ayes 98, n	Drainage. ferred
4 By Haney. Drainage tricts. Introduced and referred	dis-	leceived back oncurred	

H. F. Pa	ge I	I. F.						Pa	age
Sent to Governor	05 05 13	ntro	duce	d and	refe	blic d			125 253
9 By Patterson and Johnson of Dickinson. Income tax.						Vaca			275
Introduced and referred Recommended amendment and passage 4 Amendment filed 5 Amendment filed 7 Amendment filed 7 Amendments filed 7 Amendments filed 8 Amendments adopted 858-8 Amendment adopted 858-8 Amendment adopted 8 Example 2 2 5 6, nays 49 Received back 9	27 1 000 42 42 H	off ntro Redra	fice. duce after	d and	refe	rred		::	512
10 By Hempel. Junior champion dairy judging team.	64					Dick Operating			031
Introduced and referred 1 Recommended amendment and passage 4 Referred to appropriations 4 Withdrawn by author 12	110 110 117	ntro Recor Passe 19	duce mme ed; a	d and nded yes 8	refer passa 0, nay	red ge	n. F		125 264 301
11 By Hopkins. Making 65 per cent of vote cast neces- sary to carry bond issues.	I	ntro Reco	urs duce	on sc	hoolh d ref	ouses. erred	 t a	nd	125
Introduced and referred 1 Returned without recommenda- tion	124 1378 199	pas Amer Passe Recei Conc	sage ndme ed; a lved urred rted	nts a lyes s back d	donte 1, na	erred ndmen d ys 3		1	818 294 294 679 722 786
ization.	24	Signe Sent	to th	y Spe ne Gov	aker vernoi			1	786 809
Recommended amendment and passage Made special order 291-2 Amendments a m e n d e d and adopted 381-3 Passed; ayes 80, nays 19 382-3 Received back 13 Concurred 14 Reported enrolled 15 Signed by Speaker 13 Sent to Goverhor 13 Approved by Governor 14		20 Entro Reco Passe Rece Repo Signe Sent Appr	By duce mme ed; a ived orted ed b to Coved	ed and onded yes 89 back enro y Spe loveri by (Lu l refe passa nay c lled aker nor Fover	ther fred age s 0	rayl	or. 125-	100
13 By Kent. Requiring sig- nature 50 per cent of owners affected to straighten river or creek.	- 1	ntro	ons. duce mme	d and	refer ame	red . ndmer	it a	134- nd	135
Recommended amendment and	204	Amer Amer Amer Amer	ndme ndme ndme nded	ent file ent file nts a	ed led dopte sed: a	d	2. ns	938-	742 833 939
amendment filed	218	22		Bixler		m Ale	• • • •	• • •	939
Amendment a mended and adopted Passed; ayes 83, nays 12 224-Received back Concurred Peported enrolled Signed by Speaker Sent to Governor Approved by Governor	754 779 852 852 852 916				l refe passa 14, na amend	geys 0			135 193 223 645 668 704
14 By Ryder. City manager plan. Introduced and referred				v Spe loveri by (:::	705
15 By Ryder. Civil service. Introduced and referred	125					red . ge		:::	135 265 302

н. ғ.	Page	н. ғ.	Page
Reported enrolled	756 756 756 833	surplus r Introduced a	imers. Transfer of oad drag funds. and referred 137 by author 462
24 By Cole of Delawar Legalizing act—Earlville.	e.	33 By Sin	nmer. Commission
Introduced and referred Recommended passage Passed; ayes 101, nays 0 Received back Reported enrolled Signed by Speaker Sent to Gövernor Approved by Governor	336 362 854 874 874 881	S. F. 77 subs 34 By Lov Griswold	and referred
25 By Hill. Municipal ar school bonds.		Introduced a	and referred 137
Introduced and referred Recommended amendment ar passage Amendments adopted Amendments filed Amendments filed	135 id 796 1223 1258 9-1280	tions Amendments Made special Amended Substituted S. F. 78	282 s filed
Concurred	3-1805	35 By Bly tees.	the. Township trus-
	0.00	Recommende	and referred 169 ed amendment and
26 By Hollingsworth. Exemp ing from taxation.		Passed; ayes Concurred .	s 65, nays 10 415
Introduced and referred1 Withdrawn by author	35-136	Signed by Sp Sent to Gov	344 344-415 365, nays 10 415 1196 rolled 1203 peaker 1204 ernor 1204 croor 1241
27 By Hopkins. County his schools.		ripproved by	Governor1241 ozier. Hog cholera.
Introduced and referred Recommended amendment ar passage Amendments adopted Passed: ayes 93, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	136 nd 282 318 318 667	Introduced a Recommend ponement Referred to Withdrawn 37 By Cro	and referred169-170 ed indefinite post
Sent to Governor	705	Introduced	rators and executors. and referred 170 by author 352
28 By Knudson. Services fro electric light companies.	m	38 By Cro	zier. Blanks for re- executors.
Introduced and referred Recommended indefinite post ponement	136 t- 795	Introduced Withdrawn	and referred 170 by author 352
29 By Knudson. Tax valution of public utility propeties.	a -	Introduced a	ff. Civil liability of a of automobiles. and referred 170
Introduced and referred Recommended indefinite nos ponement Report rejected Amendments filed Amended, passed; ayes 57, na 33	675 940	Recommend passage Amendment Passed; aye Received ba Refused to Conference Conference	ed amendment and s adopted 413 s 76, nays 1 414 ack 590 concur 641 committee 860 committee's report. tck 1138 rolled 1192 gernor 1195 y Governor 1241
30 By Maxfield. Model barb act.		Received ba	ick
Introduced and referred 31 By Ontjes. Automobiles.	136	Signed by S	rolled
Introduced and referred	0 -	Approved b	y Governor1241
tion	663 929 1007	Hunting a	hnson of Dickinson. and fishing license. and referred 170

н. ғ.	Page	H. F.	Page
Recommended amendment passage Amendments adopted Passed; ayes 96, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	and 	Passed; ayes 69, nays 6 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor 46 By Johnson of Mar of primary road fund	ion. Use l.
41 By Lichty. Township	trus-	Introduced and referre Recommended passage Withdrawn by author	d 171 226 779
tees and cierks. Introduced and referred. Recommended passage. Amendment offered. Action deferred. Amendments filed. Amendment filed. Amended, passed; ayes 86, 10. Received back Reported enrolled. Signed by Speaker Sent to Governor. Approved by Governor.	170 229 271-272 291 292-293 331	47 By Troup. Comp of township assesso Introduced and referred Withdrawn by author	pensation rs. 172 2,8
10 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	346-347 1214 1229 1229 1229 1263	48 By Troup. Compof assessors. Introduced and referred Recommended indefinition ponement	
42 By Lovrien. State signal.	nking	49 By Committee of Joint conventions of bly.	
Introduced and referred. Rereferred to banks and ling Recommended amendment passage Made special order Amendments filed Amendments adopted Amended, amendments of		Introduced l'assed; ayes 96, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	
Recommended amendment passage Made special order Amendments filed Amendments adopted Amendments adopted Amendments filed Amendments filed Amendments filed Amendments filed Amended, action deferred Amended, passed; ayes 74, 31 Title amended Received back Concurred Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	340-342 353 353 386-387 405 nays 405 461 4645 1642 1645 1697 1698 1698	50 By Forsling. Guaproceedings. Introduced and referred Recommended passage I'assed; ayes 72, nays Received back	184 . 263 1 303 . 590 . 642 . 664 . 677 . 700
of territory to cities towns. Introduced and referred	and 171	Introduced and referre Recommended amendn passage Amendments adopted . Passed; ayes 87, nays	d 184
Recommended amendment passage Amendment adopted Passed; ayes 73, nays 3 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	510 761 761 1214 1229 1229 1229 1263	52 By Forsling. Bon ecutors. Introduced and referre Recommended passage Amendment filed Amended, failed to pass nays 86	d 184 409
44 By Stepanek. Cedar ids.	Rap-	53 By Knudson. Nor by primaries.	
Introduced and referred Recommended passage Passed: aves 86, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	407 444 736 756 756 756 833	Introduced and referred Recommended passage Amendments filed	100
45 By Stepanek. Iowa way and Light Corpora Introduced and referred Recommended passage	Rail- ition.	Introduced and referre Recommended passage Passed; ayes 93, nays 0 Received back	d 184-185

H. F. Page	H. F.	Page
Reported enrolled 664 Signed by Speaker 664 Sent to Governor 677 Approved by Governor 700	61 By Springer. S jurors. Introduced and refer	
**************************************	Recommended amen	dment and
55 By Wagner. Use of voting machines.	passage	1 544 5 544
Introduced and referred 185 Recommended passage 281 Passed; ayes 95, nays 0 319-320	62 By Troup. Storailroad crossings	l
Received back 1300 Concurred 1324-1325 Reported enrolled 1387 Signed by Speaker 1390 Sent to Governor 1390 Approved by Governor 1598	Introduced and refer Recommended inder ponement Indefinitely postpone	rred 195 finite post-
Reported enrolled		
	63 By Lovrien. Tax. Introduced and refer	
56 By Wagner. Authorizing park boards to accept gifts of property.	Introduced and refer Recommended amen passage	dment and
Introduced and referred	64 By Elliott. registration.	
Passed; ayes 97, nays 1	registration. Introduced and refer Recommended passa; Amendment filed Amendments filed Amended, passed; ay 0 Received back Concurred Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	red 196 ge 967
Signed by Speaker 874 Sent to Governor 881	Amendment filed Amendments filed Amended, passed: av	
12000 BANK AND RESIDENCE TO SECURE OF SECURE	Received back	
57 By Elliott. Bread. Introduced and referred 194	Reported enrolled	
Amendment filed	Sent to Governor . Approved by Govern	
nays 47	65 By Cole of Dela and Mule Breede	ware. Horse
Amended, passed; ayes 83, nays 9	Introduced and refe Returned without re	rred 205 ecommenda-
Received back	Rereferred to appro	priations 663
57 By Elliott. Bread. Introduced and referred	Returned without retions	ves 59, nays
58 By Hopkins. Exemption from execution.	Reported enrolled Signed by Speaker	
Introduced and referred 194	Sent to Governor Approved by Govern	or1698
passage	66 By Heald. De- weeds.	struction of
59 By Johnson of Keokuk.	Introduced and refer Withdrawn by author	red 205 or 369
Poultey doologe	67 By Martin. taxes against mor	Computing
Introduced and referred 194	estate.	red 205-206
Concurred	Failed to pass; ayes of Motion filed to recon	52, nays 421204 sider 1217
Signed by Speaker	Recommended passa, Falled to pass; ayes! Motion filed to recon Reconsideration prev Passed; ayes 67, nay	vailed1682 s 241683
60 By Lovrien. Banking- public fund deposits.	68 By Ontjes. Jun Introduced and refe Withdrawn by autho	
Introduced and referred194-195	69 By Reimers.	
passage	braries. Introduced and refe	rred 206
passage 283 Amendments filed 293 Amended 321 Passed; ayes 90, nays 1 321 Received back 736 Reported enrolled 756 Signed by Speaker 756 Sent to Governor 756	Withdrawn by author 70 By Reimers. P	
Reported enrolled	libraries. Introduced and refer Recommended amer	red 206
Append by Constitution 111111111111111111111111111111111111	accommended amer	idinent and

H. F.	Page	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	Page
Amendments adopted	•	Passed; ayes 93, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	237 589 643 643
Introduced and referred Itecommended amendment and passage	. 206 1 . 696 . 980 980	80 By Committee on Judiciary No. 2. Removal of city and	
passage Amendments adopted Passed; ayes 88, nays 3 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor 72 By Hollis, Centralizing	.1340 .1387 .1390 .1390 .1598	town officers. Introduced I assed; ayes 95, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	214 238 589 643 643
control of primary roads. Introduced and referred Withdrawn by author	. 206 . 833	81 By Committee on Judiciary	1
73 By Ickis. Closed season for pinnated grouse. Introduced and referred. Recommended passage Passed; ayes 90, nays 1. Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	010	Introduced Passed; ayes 92, nays 2 Title amended Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor 82 By Committee on Judiciary No. 2. Escheated lands.	
Approved by Governor 74 By Prichard. Board of Architectural Examiners. Introduced and referred. Recommended amendment and passage Amendments adopted Passed; ayes 79, nays 16 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	-	No. 2. Escheated lands. Introduced Passed, ayes 91, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	214 240 984 992 992 993 1056
Passed; ayes 79, nays 16 Received back Reported enrolled Signed by Speaker Sent to Governor	. 488 .1138 .1192 .1192	83 By Committee on Judiclary No. 2. Machine guns. Introduced	214
75 By Rice. Exemption fron	1241	ferred	257 291 352
taxation. Introduced and referred Withdrawn by author	. 213 . 953	Amended, passed; ayes 98, nays Z Title amended	363 365
76 By Walrod, Recording town and city plats. Introduced and referred		Amendments offered, action deferred Made special order Amendments filed Amended, passed; ayes 98, nays Title amended Rečeived back Refused to concur Conference committee Conference report Conference report Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	1138 1432 1511 1807 1807 1840 1870
		Approved by Governor 84 By Committee on Judiciary No. 2. Sewers.	
77 By Committee on Judiciary No. 2. Corporations. Introduced	. 235	No. 2. Sewers. Introduced Passed; ayes 93, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	214 240 589 643
78 By Committee on Judiciary No. 2. Auditing of claims. Introduced	. 214	Signed by Speaker Sent to Governor Approved by Governor	643 643 664
Introduced Passed; ayes 92, nays 1 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	. 236 . 589 . 643 . 643 . 643	85 By Committee on Judiciary	•
79 By Committee on Judiciary No. 2. Insurance commis- sioner.	-	Introduced Amended, passed; ayes 90, nays 1 24 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	736 736 736 736
Introduced	. 619	white of angellor	000

H. F.	Page	H. F.	Page
No. 2. Assignment cases.	,		Blythe. Drainage.
Introduced		Recomm	ended indefinite nost-
87 By Committee on Judiciary No. 2. Salaries of certain		Indefinit	ely postponed 676
state omcers.		sistar	Lichty. Salaries of as- nt county attorneys.
Introduced	215 244 736	Recomm S F 107	ed and referred 221 ended passage 333 substituted 439
Introduced Passed; ayes 87, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	756 756 756	96 By	Rutledge. Speed of vehicles.
88 By Committee on Judiciary	7	Introduc	ed and referred 221 wn by author 832
No. 2. Nomination certifi- cates.	-	97 By	Thomas. Registering vehicles.
Introduced	. 215 . 245 589		ed and referred 221 ended passage1031
Reported enrolled Signed by Speaker Sent to Governor. Approved by Governor.	643	98 By fence	Thompson. Partition
Approved by Governor	664	Introduc	ed and referred 221
89 By Committee on Judiciary No. 2. Power to Supreme court clerk to administer		Indefinit	ent
oaths. Introduced		ors.	Venard. Substitute jur-
Passed; ayes 87, nays 0	589	Introduc Withdra	ed and referred 222 wn by author 380
Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	643	100 By ment.	Wamstad. Embezzle-
Approved by Governor	664	Introduc	ed and referred 222
 By Committee on Judiciary No. 2. Approval of bonds of state officers. 	t	2 2000 COST 1	ended passage
Introduced Passed; ayes 84, nays 4. Received back in House Reported enrolled. Signed by Speaker Sent to Governor. Approved by Governor	215 246	tion h	Wamstad. Double elec- oards.
Received back in House Reported enrolled	589 643	Recomm	ed and referred. 222 ended passage. 495 ent filed. 581 l, passed; ayes 99, nays 0 756 back. 1340 enrolled 1387 y Speaker 1390 Governor. 1390 d by Governor 1598
Signed by Speaker	643	Amendm Amended	ent filed 581 l, passed; ayes 99, nays 0 756
Approved by Governor	664	Received Reported	back
91 By Committee on Judiciary No. 2. State printing board		Signed b	y Speaker1390 Governor1390
Introduced	5-216 247		
Received back	643	sump	Wamstad. False as- tion as an officer.
Introduced	643	Recomm	ed and referred 222 ended passage 263 L passed; ayes 87, nays 0 305
92 By Committee on Judiciary No. 2. Withdrawal by candi		103 By	Cole of Delaware, Iowa
dates		Introduc	pest act. ed and referred 222
Passed; ayes 92, nays 0	248	Recomme	ended amendment and e
Reported enrolled	643	c 000000 lock P	
Introduced Passed; ayes 92, nays 0. Received back Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	643	tion o	Hattendorf. Compensa- of township clerk.
93 By Bixler. Enrollment of	t .	Introduc Withdra	ed and referred 231 wn by author, 368
pupils from unaccredited schools.	1	105 By	Kline. Receiver of
Introduced and referred Recommended indefinite post-	220	bank. Introduc	ed and referred 231
Recommended indefinite post- ponement Minority report	484	Recomm	ended indefinite post-
Indefinitely postponed70	3-710	Withdra	ent

H. F.	Page	H. F.	Page
106 By Martin and Ontjes. vine Tuberculosis.		Recommended Amendment file	passage
Introduced and referred Withdrawn by author	1217	Passed; ayes 67	pted1154 , nays 81154
107 By Ontjes. Filling scl board vacancies.	hool		School elections. referred 255
Introduced and referred Recommended amendment passage Amendments adopted. Passed; ayes 88, nays 0. Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	and 295 299 299	Recommended passage Amendments ad Passed: ayes 71	amendment and
108 By Reimers. County sur visors and township trust		116 By Berry.	Monroe county.
Introduced and referred Recommended indefinite ponement Indefinitely postponed 109 By Committee on Judic No. 2. State library comission.	ost- 458		referred 256 passage 767 nays 0 780-781 1 1214 led 1229 ker 1229 or 1229 overnor 1263
	232	117 By W. S.	Kennedy. Nagle election contest.
Introduced Passed; ayes 97, nays 0 Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	992 993 1056	Introduced and	election contest. referred
110 By Committee on Judic No. 2. Expense of state tomologist.		Received back. Concurred Reported enrol	, nays 1 760 1257 1273 led 1387 iker 1390
Introduced Passed; ayes 92, nays 0		Sent to Govern	or1390
111 By Committee on Judici No. 2. Returns of marria	iary ge.		Overseers of the
Introduced Passed; ayes 94, nays 0 Received back Reported enrolled Signed by Speaker. Sent to Governor Approved by Governor	992	poor.	referred 265 assage 775 ed 787 lopted 874 d; ayes 69, nays 1340 led 1387 bker 1390
112 By Nagle. Crime Commission.	mis-	Received back Reported enrol	
Introduced and referred Recommended passage Referred to appropriations Recommended indefinite p ponement	844 905 ost-	Sent to Govern Approved by G	or
113 By Bush: Noxious wee	ds.		referred 265
Introduced and referred Recommended amendment . Amendment	255 745 861	120 By Hatten	author 380 dorf. Compensa-
Recommended amendment Amendment Amendments adopted Passed; ayes 60, nays 20. Motion filed to reconsider. Motion to reconsider withdray Amended, passed; ayes 27, nay Received back. Concurred Reported enrolled Signed by Speaker. Sent to Governor. Approved by Governor.	8 2 1182 1383 1432 1470 1470	Reported enrol Signed by Speal Sent to Govern Approved by C	referred 265 passage 455 p, nays 7 544 1165 1197 led 1203 ker 1204 or 1204 Governor 1241
114 By Charlton, Budget for counties.	bill	Keokuk. Li inarians.	and Johnson of censing of veter-
Introduced and referred	255	Introduced and	referred 265

H. F. Page
Recommended indefinite post- ponement
131 By Springer. Bovine tuber- culosis.
Introduced and referred 286 Recommended indefinite post- ponement
132 By Springer. Game birds and animals.
Introduced and referred 286 Recommended indefinite post- ponement
Withdrawn by author
ponement
134 By Ontjes. Independent school corporation.
Introduced and referred 287 Recommended indefinite post-
Rereferred
withdrawn by author 819
135 By Bair. Destruction of trees,
Introduced and referred
Approved by Governor1598
136 By Christophel, Automo- mobiles.
Introduced and referred 297 Recommended indefinite post- ponement 748
Rereferred
137 By McCaulley, Automo- biles.
Introduced and referred 297 In sifting committee.
138 By Patterson, Surplus earnings of municipal heating
plants, etc. Introduced and referred 297 Recommended amendment and
passage 942
139 By Nagle. Cities and towns. Introduced and referred 297
Recommended amendment and passage
140 By Committee on Judiclary No. 2. Neglected, dependent and delinquent children.

H. F.	Page	H. F.	Page
Passed; ayes 89, nays Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governo		Recommended passage Passed: ayes 65, nays 150 By Wamstad. Tu adjoining state fo residing in a distric	ition in an r student t not hav-
141 By Committee on No. 2. Orphan's He Introduced	298	ing four year hig Introduced and refer Recommended amends passage Passed: ayes 73, nays Received back Reported enrolled Signed by Speaker Sent to Governor Vetted by Governor A	red
142 By Cole of Harri souri Valley. Introduced and referr Recommended passag Passed; ayes 86, næys Received back Signed by Speaker Signed by Speaker Sent to Governor Approved by Governo 143 By Eden, Pensio	son, Mis- ed. 315 e. 455 0 545 . 854 . 874 . 874 . 874 . 881 r. 963	151 By Wagner. So prans' Home. Introduced and referrer Recommended passage Amendment filed Amended, passed; aye. 1	d
Signed by Speaker Sent to Governor	ed	152 By Nagle. Vor chines. Introduced and referre Recommended passag Failed to pass; ayes 26 153 By Bixler. Cou bridge and culve interchangeable.	, nays 62.1095
Approved by Governo 144 By Hansen, Bon- urer of farm aid as Introduced and refer Recommended passage Passed; ayes 72, nays	d of treas- sociations. red315 775	Introduced and referr Recommended substitu S. F. 295 substituted 154 By Charlton. Dis personal property u there is a lien or c sale contract.	sposing of
utility plants. Introduced and referr Recommended passage Passed; ayes \$2, nays 146 By McIntosh, utilities.	31250 Municipal	Introduced and referred in sifting committee. 155 By Charlton. Faing or uttering of controduced and referred ecommended amendingssage	dse draw- checks. ed 337 ment and
of surplus funds of utilities.	nvestment municipal	S. F. 164 substituted	
Amendment filed Amended adopted Amended passed; aye		Introduced and referrate Recommended passag: Passed; ayes 87, nays Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governo 158 By Ontjes. Fee	ed
Received in Senate, r judiciary No. 1 Recommended passage 149 By Relmers, Po	ll tax.	torney appointed b Introduced and referre Recommended indefin ponement	ed 338 ite post-

H. F. Page	H. F. Page
Recommended indefinite post- ponement	168 By Heald. Weeds. Introduced and referred 358 Recommended indefinite post- ponement
Introduced and referred	169 By Knudson, Chain stores.
160 By Grimwood. Tax assess- ment for electric transmis- sion lines.	Introduced and referred
Introduced and referred. 338 Recommended passage 284 Passed; ayes 59, nays 0. 681 Received back. 1300 Reported enrolled. 1337	170 By Patterson. Cost of bonds of chief engineer and members of highway commis- sion to be paid by state.
Signed by Speaker 1390 Sent to Governor 1390 Approved by Governor 1598	Introduced and referred
161 By Grimwood, Freight lines and equipment companies. Introduced and referred 338	171 By Patterson. Budget di- rector's audit of highway commission.
Recommended passage	Introduced and referred
162 By Crozier. Reports and inventories of executors, etc.	172 By Simmer, Street lighting.
Introduced and referred 339	Introduced and referred. 358 Recommended amendment and passage 732 Amendments adopted. 981-982 Passed; ayes 81, nays 3 982 Received back. 1340 Reported enrolled. 1387 Signed by Speaker. 1390
Approved by Governor1873 163 By Akin. Four County Fair	Sent to Governor
Association.	173 By Simmer. Fire protec-
Introduced and referred 357 Recommended amendment and	tion.
passage 457 Amendment adopted 546-547 Referred to appropriations 547 Recommended passage 864 Passed; ayes 89, nays 0 1105-1106	Introduced and referred
Reported enrolled	174 By Wagner. Assessment on machinery installed in build- ings.
Approved by Governor1598 164 By Charlton. Commission for the blind.	Introduced and referred 359 Recommended amendment and passage
Introduced and referred	passage
165 By Forsling. Justices of	175 By Springer. Deposit guar- anty.
the peace. Introduced and referred 357 Recommended indefinite post- ponement	Introduced and referred 376 Returned without recommenda- tions 869
166 By Hale. Street improve- ment and sewers.	176 By Hines. Unfair discrim- ination in sales and pur- chases.
Introduced and referred 357 Recommended indefinite post- ponement 510 Report rejected 674-673 Passed; ayes 61, nays 20 958	Introduced and referred 379 Withdrawn by author 710 177 By Hubbard. Larceny of
167 By Hansen. Coroner's fees.	domestic animals.
Introduced and referred 358 Recommended passage 547 Amendments offered, action de-	Introduced and referred 379 Recommended amendment and passage
ferred	passage

Н. Р.	Page	H. F.	Page
Received back. Reported correctly enrolled. Signed by Speaker. Sent to Governor Approved by Governor	18/3	187 By W. S. Kennedy. Ing tax assessment in under special charter mills. Introduced and referred.	to ten
178 By McMillan, Tax levy for county roads and bridges. Introduced and referred	1.000	Recommended amendment passage Amendments Pased; ayes 70, nays 10 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	798 1254
Withdrawn by author	1168	Received back	1542
179 By McMillan. Delinque personal taxes.		Signed by Speaker Sent to Governor	1561
Introduced and referred Recommended indefinite pos ponement	530 530 677	188 By Martin. Certificat real estate titles.	
Rereferred Recommended amendment as pasage	- 1	Introduced and referred Returned without recomm tions	ienda-
180 By Bair. Cemeteries—r sale of uncared for, unus- lots.	e- e d	189 By Committee on Box	ard of
Introduced and referred Withdrawn by author	533	Introduced	413
181 By Stepanek. Creation athletic commission.	200	Concurred	809 852
Introduced and referred Returned without recommend tions	a-	Introduced	852 852 916
182 By Venard. Substitute ju ors.	r-	190 By Nagle. Probation	
Introduced and referred Recommended amendment an	391 nd	Introduced and referred	
Recommended amendment at passage Amendments adopted		191 By Committee on Jud No. 2. Fees collected by missioner of insurance. Introduced	
Reported enrolled	1869	192 By Committee on Jud No. 2. Cities under s	
183 By Committee on Militar Investment of surplus bon and disability fund.	us		
Introduced Passed; ayes 94, nays 1	411 14-515 549	Introduced Passed; ayes 93, nays 0 Received back Reported enrolled Signed by speaker. Sent to Governor	1257 1296 1296
Signed by Speaker	605	Approved by dovernor	
184 By Committee on Militar	·v	No. 2. House of Represtives.	
Authorizing governor to r ceive and distribute certa funds now in possession Secretary of War.	in of	Introduced	413 520 854
Introduced	411	Introduced l'assed; ayes 91, nays 0. Received back. Reported enrolled Signed by Speaker. Sent to Governor. Approved by Governor.	874 881 963
Passed; ayes 93, nays 0. Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	756 756	194 By Charlton. Mun	nicipal
185 By Forsling. Certain po		Recommended amendment	t and 769
Introduced and referred Recommended passage Passed; ayes 64, nays 0	845	Recommended amendment passage Amendment filed Amendments adopted Passed; ayes 70, nays 5 Title amended Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	1158 1158 1159
186 By Forsling and Pritchar Right-of-way for telegral and telephone lines. Introduced and referred.	rd. ph	Reported enrolled	1560 1560 1561

H. F.	Page	Signed by Speaker1229 H. F. Page
195 By Charlton, Misdemeanor cases in district court.	r	Sent to Governor1229
Introduced and referred l'assed; ayes 67, nays 1		Approved by Governor1263 205 By Craig. Argument by at-
Reported enrolled	.1542	torneys.
Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	. 1561 . 1562 . 1697	Introduced and referred 462 Recommended indefinite post- ponement 946
100 TO TELL		206 By Mathews. Tax levy for parks and cemeteries.
Introduced and referred. Recommended amendment and passage	. 438 i . 842 .1191 .1191	Introduced and referred. 462
Reported enrolled	1868	Signed by Speaker 1060 Sent to Governor 1060
Sent to the Governor	.1869	
Introduced and referred	. 438	207 By McCaulley. Registra- tion of voters.
ponement	945	Introduced and referred 462
198 By Martin. Recording in- struments.	-	208 By Forsling. Compensation of county treasurers.
Introduced and referred Recommended indefinite post- ponement	. 438 . 865	Introduced and referred
199 By Committee on Military Soldiers relief commission.		Reported enrolled
Introduced	438	Approved by Governor1598
Introduced. Passed; ayes 92, nays 0. Received back. Reported enrolled Signed by Speaker. Sent to the Gayernor	. 549 . 605	209 By O'Donnell and W. S. Kennedy. Election boards,
Sent to the Governor	637	Introduced and referred 463 Returned without recommenda-
200 By Prichard. Exemption of personal earnings.	Section 1.	tions
Introduced and referred	. 439 861	210 By O'Donnell. Deputy
Redrafted Recommended passage 201 By Committee on Public Health. License to practice	901	Introduced and referred 463
medicine. Introduced, passed on file S. F. 136 substituted	. 439	tion
202 By Committee on Public		tion
Health. Compensation for members of board of health.		Sent to Governor
Failed to pass; ayes 40, nays 43		211 By Christophel. Changing
203 By Wamstad. Drainage		months for taxation. Introduced and referred 486
Introduced and referred. Recommended passage. Amendment filed. Amendment passed; ayes 84 nays 0. Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	. 439 . 559 . 685	Recommended passage 678 Falled to pass; ayes 41, nays 55
nays 0	. 909	212 By Forsling. Iowa pro- ducts.
Signed by Speaker	1390	Introduced and referred 486 Recommended passage 678
Approved by storethorners		213 By Hansen. Proceeds of motor carrier tax.
204 By Fleming. Town of Ma- nilla.		Introduced and referred
Introduced and referred	768	214 By Oliver. Petitioners nec-
Received back	1214	essary for a drainage district.

H. F. Page	H. F. Page
Recommended amendment and passage	224 By Wolfe and Hubbard. To-bacco tax. Introduced and referred
Sent to the Governor	
Bridges. Interstate bridges. Introduced	ings of municipally owned utilities. Introduced and referred 511 Recommended amendment and passage 840 Amendments adopted 906 Passed; ayes 91, nays 2 906 Amended, passed; ayes 29, nays
217 By Hollingsworth. School tuition for children residing in state institutions.	1214 Concurred 1222 Reported enrolled 1229 Signed by Speaker 1229 Sent to Governor 1229 Approved by Governor 1263
Introduced and referred 496	227 By O'Donnell. Compensa- tion of councilmen in mana- ger plan cities of 35,000 or more.
Amendment and passage	Introduced and referred 512 Returned without recommendations 793 Falled to pass; ayes 41, nays 21 1178
218 By Hopkins. Township trustees. Introduced and referred	228 By Crone. Kindergartens. Introduced and referred 512 Recommended passage 731 Passed; ayes 70, nays 17 1082 Received back 1578 Concurred 1599 Reported enrolled 1697 Signed by Speaker 1698 Sent to Governor 1698 Approved by Governor 1771
Introduced and referred 497 Withdrawn by author 873	229 By Eden. Registrars for school elections.
220 By Knudson. Rest rooms in cities and towns. Introduced and referred 497 Recommended indefinite postponement	Introduced and referred 533 230 By Hubbard. Assessment for drainage repairs.
221 By McCaulley. Workmen's compensation. 497 Introduced	Introduced and referred
222 By McIntosh. Municipal	231 By Knutson. Mechanic's liens.
emergency funds. Introduced and referred 497 Recommended passage 677 Passed; ayes 66, nays 17 905 Received back 1679 Reported enrolled 1786 Signed by Speaker 1786 Sent to Governor 1809 Vetoed by Governor	Introduced and referred 534 Recommended indefinite post- ponement 945 232 By Committee on Public Health. State board of health.
223 By Springer. Indebtedness of municipal corporation. Introduced and referred	Introduced and referred 534
Wilnerswin by author X60 I	Approved by Governor

H. F.	Page)	H. F.	Page
233 By Wolfe. First aid to jured miners. Introduced and referred Recommended amendment		245 By Oliver. N fill vacancies	lominations to and nomina-
Amendment filed	1014	Introduced and re Recommended pas	
234 By Nagle. Same as S. 221. Police court. Introduced and referred Recommended passage	F 534	246 By Rice. Min to be furnish masks.	ed with gas
235 By Bair. Permanent sch fund.		Introduced and re Recommended pas S. F. 232 substitute	ferred 558 sage 943 ed 1310
Introduced and referred Recommended passage Passed; ayes 77, nays 8	534 731 1084	247 By Grimwood itol and ground Introduced and re	is.
236 By Kent. Municipal em gency funds. Introduced and referred	534	Introduced and re Recommended pass Passed; ayes 91, n Received back Reported enrolled Signed by Speaker	3age
Withdrawn by author 237 By Elliott. Regulating solicitation of public do	905	Signed by Speaker Sent to Governor. Approved by Governor	
tions. Introduced and referred Withdrawn by author	- 1	248 By Knutson. Introduced and re Recommended am	
238 By Forsling, Sergeant Bl Introduced and referred Recommended passage	535	passage Amendments adop Passed; ayes 79, na	ted1290
Passed; ayes 83, nays 0 Received back Reported enrolled Signed by Speaker Sent to Governor	1383	249 By Hager. G schools and juni Introduced and r Recommended pas Amendment offere	eferred586
Approved by Governor	1451	Amended, passed;	aves 82, nays
239 By Harrison. Near beet Introduced and referred Rereferred to ways and mea Returned without recommentions	535 ns. 740 da- 797 1257	Reported enrolled Signed by Speake Sent to Governor. Approved by Gover	r 1808 r 1809 rnor 1873
240 By Berry. Air currents coal mines.		250 By Hollingsw Interest.	
Introduced and referred Recommended passage Passed; ayes 78, nays 2			recommenda- 835
241 By Buchmiller, Held Hill. Highways, primary secondary.		251 By Hollingsw mine inspecto sunk in coal m	ors of shafts lines.
Introduced and referred Withdrawn by authors	557	Introduced and re Recommended am passage	endment and
242 By Hubbard. Real est occupied as public roads to exempt from drainage asse	be	252 By McCaulley paved highway Introduced and re	S.
ments. Introduced and referred Recommended passage Amended passage aves	843	253 By Ratliff, Extaxation. Introduced and re	
Amended, passed: ayes nays 4 Received back Reported enrolled Signed by Speaker Sent to Governor	1134 1541 1561 1561	Withdrawn by auth	ontrol of dor-
Approved by Governor	1697	Introduced and re- Recommended pass	ferred 587 sage1203
Adoption of textbooks.		255 By Troup. Purnell Act.	
Introduced and referred Recommended passage 244 By Knutson. Sewers. Introduced and referred		Introduced and re Recommended pas S. F. 240 Substitu	ferred587 ssage747 ted1114

H. F.	Page	Н. Г.	Page
256 By Troup. Interest on of state educational in tions.	funds stitu-	Sent to Governor Approved by Governor	1698
Introduced and referred Recommended passage S. F. 230 substituted	747	266 By Committee of Schools. County dent of schools.	
257 By Venard. Relief cor sion for soldiers, sailor marines.	nmis- s and	Introduced Passed; ayes 66, nays 2 Received back Concurred	8
Introduced and referred	and 794	Passed: ayes 66, nays 2 Received back Concurred Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	1868 1869
Recommended amendment passage Amendment adopted Passed; ayes 78, nays 9. Received back. Reported enrolled Signed by Speaker. Sent to Governor. Approved by Governor.	1277 1802 1868	267 By Committee of	n Public
	2002000000	Amendment filed Passed; ayes 84, nays 7 Received back Reported enrolled	
258 By Cimmittee on Insu- Life insurance. Introduced	611	Introduced Amendment filed Passed; ayes 84, nays 7 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	
259 By Johnson of Marion.	Mar-	268 By Committee or Schools. Public so	Public hool li-
Introduced and referred Recommended passage Passed; ayes 78, nays 0 Received back	769	Introduced	85, nays
Received back	1451	Introduced Amended, passed; ayes 6 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	
260 By Martin. Appraisa condemnation.	ls for	269 By Torgeson. Publ libraries.	
Introduced and referred	611	Introduced and referre	d 639
261 By Nagle. Elections. Introduced and referred Recommended amendment	and 611	Introduced and referred Recommended indefinition ponement	
passage	7.8	270 By Wagner. May aries.	
trangurar		Introduced and referre Recommended amendm passage	ed 639 nent and 993
Introduced and referred Recommended passage Passed: ayes 66, nays 0 Received back Concurred Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	1181 1471 1486 1560	271 By Stepanek. (special assessment i eling and refunding ments paid.	
Signed by Speaker Sent to Governor Approved by Governor	1560 1561 1697	Introduced and referred Recommended passage Passed; ayes 79, nays 0 Received back	d 639 943 1329
263 By Oliver. Railroad mission.	com-	Received back Reported enrolled Signed by Speaker	
Introduced and referred Recommended passage Passed; ayes 68, nays 0	612 792 1182	Contract and the contract of t	
264 By Oliver. Employe penitentiary, reformator	es of	272 By Stepanek. Refe ministrators and ex	ecutors.
Introduced and referred Recommended passage Passed; ayes 66, nays 9	612 767 1162	Introduced and referred Recommended indefinition	946
265 By Committee on B Schools, Schools,		273 By Bair. Fines tempt of court.	
Introduced	612	Introduced and referred Recommended indefinition ponement	te post-
Introduced Passed: ayes 87, nays 0 Received back Concurred Reported enrolled	1600	274 By Forsling and Teachers pensions.	Prichard.

н. ғ.	Page	н. ғ.	Page
Recommended indefinite post ponement	- . 819 1014	ney or coror	r. County attor- ner ex officio. referred 666
275 By Held. Dogs.		Recommended passage	referred 666 amendment and 866
Introduced and referred Recommended passage Passed; ayes 81, nays 2 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	. 817 .1754 .1839 .1870 .1870	purposes.	ttee on Conserva- urces. Indebted- ms for municipal passed
276 By Hines. Board of Pa	- :	Received back Reported enroll	ed
Introduced and referred Withdrawn by author	. 665 . 873	Signed by Spea Sent to Govern Approved by th	1508 or
277 By Mathews. Jury lists. Introduced and referred Recommended indefinite post			Deputy Sheriffs. referred 683
ponement	. 911	288 By Rutled automobile	ige. Compulsory
278 By Torgeson. Opening mai routes and school bus route after snow storms.	il s	Introduced and	referred; 683
Introduced and referred Recommended indefinite post ponement	. 665	Industry.	Ittee on Animal Bovine tubercu-
279 By Wagner. Claims fo personal injury against spe cial charter cities.	r -	Amendments fil Amendments fil Amended	. 688 ed 988 led 1015 . 1054
Introduced and referred Recommended indefinite post ponement	. 665 - 749	Passed; aves 90 Received back Reported enroll Signed by Speal	led 1015 1054 lled 1056), nays 9 1077 ed 1561 ker 1561 r 1562 overnor 1697
280 By Wagner. Bonds for playgrounds and swimmin pools.		Sent to Governo	overnor1562
pools. Introduced and referred Recommended amendment an passage Amendments adopted	.1291	Introduced and	ng and Prichard. cense fees for nree-ton capacity nich operate ex- cities. referred
281 By Wagner. Tax for pla	у	To the contract of the contrac	led
grounds and swimming pools Introduced and referred	. 666 d	water rebate Introduced and Recommended	referred 688 indefinite post-
282 By Wagner. Street im provements and sewers.	92	292 By Hager veyance bla	. Uniform con-
Introduced and referred Recommended passage Passed; ayes 73, nays 15	. 666 . 749 .1150	land titles, Introduced and Recommended	mortgages, etc. referred 688 passage 951 , nays 2 1311
283 By Wamstad. Medical ansurgical treatment of indigent persons.	d	293 By Hatten	dorf. Line fences.
Introduced and referred Recommended amendments Made special order Amendments amended 1502 Passed; ayes 72, nays 18	666	Introduced and Recommended ponement	referred 689 indefinite post-
Amendments amended	.1344	294 By Hopk sewer impro	ins. Street or vement.
		Introduced and Recommended	referred 689 indefinite post-
284 By Grimwood. Ownershi and operation of drug store by registered pharmacist only.	s s	295 By Commit	tee on Insurance.
Introduced and referred Recommended amendment and passage	d	missioner of Introduced S. F. 208 substi	insurance.

H. F. Page	H. F. Page
296 By Kent. Railroad switch connections.	308 By Ickis. Union county. Introduced and referred 704
Introduced and referred 689	Recommended passage1062
297 By Prichard. Osteopathy and surgery.	Received back 1768 Reported enrolled 1808
Introduced and referred 689 Recommended amendment and passage	Introduced and referred 048
298 By Simmer. Creating a thresherman's lien for serv- ices.	309 By Knudson. Hamilton county. Introduced and referred 704
Introduced and referred	Recommended amendment and passage
299 By Committee on Conserva- tion of Resources. Board of conservation.	Reported correctly enrolled. 1296 Signed by Speaker. 1296 Sent to Governor. 1297 Approved by Governor. 1402
Introduced	310 By Knudson. Judge not to practice as attorney.
300 By Saunders. Ellsworth college.	Introduced and referred 704 Recommended amendment and
Introduced and referred 690 Returned without recommenda-	The state of the s
tion 922 Failed to pass; ayes 47, nays 55.1628 Motion filed to reconsider 1639 Reconsideration laid on table 1868	311 By Ontjes. Marginal as- signment. Introduced and referred 705 Recommended passage 952
301 By Ontjes. Removal from offices.	Recommended passage 952 312 By Rice. Conditional sales. Introduced and referred 705
Introduced and referred 690 Recommended indefinite post- ponement 946	313 By Anderson. Standardiz- ing bridges. Introduced and referred 733
302 By Knutson. City man- ager plan.	314 By Bixler, Poll tax.
Introduced and referred 697 Recommended passage 748 S. F. 248 substituted 759	Introduced and referred
303 By Prichard. Municipal band.	
Introduced and referred 697 Recommended passage 840	316 By Hines. Support of in- sane. Introduced and referred 733
304 By Knudson. Line fences.	Recommended passage 867
Introduced and referred 697 Recommended amendment and passage	317 By Johnson of Dickinson. Personal taxes.
Motion to reconsider	Introduced and referred. 733 Recommended passage. 867 Passed; ayes 83, nays 1. 1527
305 By Allen. Illegal conduct on the part of bank officers.	Reported enrolled
Introduced and referred 697 Returned without recommendation	Signed by Speaker
306 By Rutledge. Trust funds invested in building and loan	318 By Krouse, Compensation of county attorneys.
stock. Introduced and referred697 Recommended amendment and	Introduced and referred
Recommended amendment and passage 842 Amendments adopted 1391 Passed; ayes 63, nays 14 1391	319 By Nagle. Deed by Iowa City to American Legion
307 By Hollingsworth. Reliev-	Introduced and referred 734 Recommended passage 799
ing certain motor carriers from the requirement of car- rying liability insurance.	Introduced and referred. 734 Recommended passage. 799 Passed; ayes 38, nays 0. 827 Received back. 984 Reported enrolled. 992 Sent to Governor. 993 Approved by Governor. 1056
Introduced and referred 704 Recommended passage1032	Sent to Governor

H. F.	Page	H, F.	age
320 By Smith. Assignment certificate for tax sale.		Signed by Speaker	1451 1451
Introduced and referred Recommended passage S. F. 279 substituted	1305	330 By Committee on Building and Loan. Membership fees for building and loan associa-	
321 By Rutledge. Legalizi transfer of funds by Webs county.	ter	Introduced	749
Introduced and referred Recommended amendment a passage S. F. 313 substituted	ind	Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	1452 1474 1474 1474 1598
322 By Akin. Distribution property of intestate with issue.		331 Committee on Building and Loan. Investment of surplus funds of building and loan as-	
Introduced and referred Recommended passage Amendment filed Amended, failed to pass; ayes nays 45	944 988 38, 1342	sociations. Introduced, passed. Passed; ayes 66, nays 3. Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	749 1152 1339 1387 1390
Introduced and referred Recommended passage S. F. 116 substituted	734	332 Ry Rugh Town of Aurella	
324 By McCaulley and Qui Consolidated school district Introduced and referred Recommended passage	rk. rts. 735 864	Introduced and referred. Recommended passage. Passed; ayes 82, nays 1 Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor.	750 1038 1125 13×4 1451 1451
325 By McCaulley. Jury Comissioners.		222 Ry Ruch Auralia	
Introduced and referred Recommended passage Passed; ayes 66, nays 0 326 By Committee on Pub Schools. Treasurer of cons idated school district. Introduced	olic ol-	Introduced and referred Recommended passage Passed; ayes 79, nays 1 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	750 1036 1126 1384 1451 1451 1451
327 By McCaulley. Reinstance.	1085	334 By Cole of Delaware. Sell- ing wares, merchandise or service near state, county or district fairs.	
Introduced and referred Recommended amendment a passage		Introduced and referred Recommended passage S. F. 357 substituted	750 924 1327
passage Amendments adopted Passed: ayes 72, nays 0 Received back Concurred Reported correctly enrolled. Signed by Speaker Sent to Governor Approved by Governor	1163 1470 1487 1560	335 By Hansen. Attending school in another corporation. Introduced and referred Recommended indefinite post-	750
Sent to Governor	1561	336 By Hattendorf. Compensa- tion for school treasurers.	865
328 By Knutson. Tax pa ments.		Introduced and referred Recommended indefinite post- ponement	750
Recommended passage Passed: ayes 72, nays 0	797	337 By Knutson. Regulating collection agencies.	
Introduced and referredRecommended passage. Passed: ayes 72, nays 0. Received backConcurred Reported correctly enrolled. Signed by Speaker. Sent to Governor. Approved by Governor	1325 1387 1390 1390	Introduced and referred	970 1014 1543
329 By Quirk. Lake View.	725	Amended, failed to pass; ayes 53, nays 30.	1543
Introduced and referred Recommended passage. Passed: ayes 29, nays 0 Received back	1038	338 By Maxfield. Soldiers home. Introduced and referred	

н. ғ.	age]	н. ғ.	Page
339 By McCaulley. Conveyance of or incumbrance on real es- tate.		Amendments adopted Title amended	d1397
Introduced and referred	842	351 By Forsling. tions of justices of Introduced and refe	rred 776
0 Received back Concurred Reported enrolled Signed by Speaker Sent to Governor	1761	Recommended passa 352 By Forsling. I sonal taxes.	
Signed by Speaker	1848 1848 1873	Introduced and refe	rred 776 ndment and
340 By McIntosh. Teacher's cer- tificates.		passage	ys 101331 1542
Introduced and referred Withdrawn by author	860	Received back Reported correctly Signed by Speaker Sent to Governor	1304
personal property. Introduced and referred		Approved by Govern 353 By Forsling at Marriages.	
342 By Wagner. River fronts and levee improvements—in- creasing tax levy—additional powers to levee commission.		Introduced and refe Recommended passa	age 845
Introduced and referred Recommended passage Passed; ayes 63, nays 0	751 841 1689	354 By Hanson, For Introduced and reference Recommended passed Passed; ayes 79, nays	
343 By Wagner. Primary elec- tions. Introduced and referred	751	Recommended pass: Passed; ayes 79, nays Received back Reported correctly Signed by Speaker. Sent to Governor Approved by Gover.	enrolled1508
344 By Wagner. Primary elec-		Approved by Govern 355 By McIntosh.	
Introduced and referred Recommended amendment and passage	751 838	Introduced and refe Recommended inde ponement	rred 777 finite post-
345 By Wolfe. Convict labor.		356 By Ontjes. Ind	lex of deeds
Introduced and referred Recommended indefinite post- ponement	1070	and mortgages. Introduced and refe 357 By Reimers. C	hattel loans
346 By Hollis. Tax sale certifi- cates.		Introduced and refe 357 By Reimers. C	
Introduced and referred Recommended passage	951	Recommended inde Introduced and refe Recommended inde ponement	finite post- rred7777
347 By Committee on Agricul- tural cooperative associations.	. 4	Recommended inde	finite post-
Introduced Amendment filed Amended, failed to pass; ayes 35, nays 48. Motion filed to reconsider. Reconsideration provided	752 1102	358 By Simmer. W	
nays 48. Motion filed to reconsider Reconsideration prevailed Passed; ayes 75, nays 9. Sent to Governor. Approved by Governor.	1200 1239 1739 1740 1875	Introduced and refe Recommended passa; Passed; ayes 84, na; Receivel back Reported enrolled Sent to Governor Approved by Govern	ge1037 ys 01661 1761 1848 1848
348 By McCaulley. Clerks of probte courts.	- 1	359 By Committee	of Suppres-
Introduced and referred Recommended amendment and	752	sion of intempera cating liquors.	
passage Amendments adopted Passed; ayes 74, nays 3	1544 1545	Passed; ayes 79, nays Received back	6
349 By McCaulley. Probate of wills.	- 1	Introduced	
Introduced and referred 350 By Charlton. Construction			
and repairs of sewers.		No. 2. County blind.	aid for the
Introduced and referred Recommended amendment and passage	840	Introduced Passed; ayes 66, nay	s 1

H. F. Page	H. F.	Page
361 By Committee on Judiciary No. 2. Life insurance.	374 By Simmer. compensation.	Workmen's
Introduced	Introduced, referred. Recommended passag	
No. 2. Labeling of foods, ag-	375 By Stepanek. road improvement	Township
ricultural seeds and paints. Introduced	Introduced and refer Recommended passas S. F. 305 substituted	red 803
Reported correctly enrolled1808 Signed by Speaker1808	376 By Wagner, R	oad fund in
inprinted by determination	Introduced and refer Recommended passag Passed; ayes 56, nays	rred 803 ge 949 21 1312
363 By Torgeson. Banks. Introduced and referred 778		Election
364 By Rice. Exemption from execution.	boards.	
Introduced and referred 778 Recommended passage 996	Introduced and refer Recommended amen passage	
365 By Elliott. Examination for civil service.	378 By Laughlin, Co son, Ickis, Bixle and Simmer, roads.	ole of Harri- r, Torgeson Secondary
Introduced, referred	Introduced and refer	rred 803
366 By McCaulley. Trials and judgments.	379 By Committee o Towns. Platting jacent to cities.	n Cities and of land ad-
Introduced and referred 779 Recomained passage 1037 Passed; ayes 81, nays 0 1522 Title amended 1523 Received back 1811 Reported enrolled 1868 Signed by Speaker 1869 Sent to Governor 1869	Introduced	864 82 1283 1452 1474 er 1474 or 1598
Approved by Governor. 367 By McCaulley. State art com-	380 By Committee o Towns. City pla mission.	n Cities and nning com-
mission. Introduced and referred	Introduced Passed; ayes 65, nays Received back Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Govern	804 12 1282 1452 1474 1474 1474
368 By Blythe. False rumors regarding banks.		
Introduced and referred 801 369 By Blythe. Computing rate	381 By Committee of Towns. Streets grounds.	and public
for tax lvey. Introduced and referred	Introduced Passed; ayes 66, nay Received back Reported enrolled Signed by Speaker. Sent to Governor Approved by Govern	804 78 91281 1452 1474
370 By Martin. Supplies and equipment without expense to school pupils.	Sent to Governor Approved by Govern	
Introduced and referred 802 Withdrawn by author905	practice of law.	dmission to
371 By Ontjes. Memorial for soldiers, sailors and marines.	Introduced and refe Recommended inde ponement	rred 804 finite post-
Introduced, referred 802 Recommended passage 926	383 By Knutson. S for fur buyers.	
372 By Rutledge. Fixing a standard for gasoline.	Introduced and refe Recommended amer	rred 804 adment and
Introduced and referred 802	passage	
373 By Simmer. Foreclosure and redemption.	384 By Knutson. seizure of mussel	8.
Introduced and referred 802 Recommended passage 996	Introduced and refe Recommended pass	rred 805

H. F. Page	H. F. Page
385 By Knutson. Fishing with trot-lines.	397 By Hollingsworth. Park improvement.
Introduced and referred 805 Recommended amendment and	Introduced and referred 821 Withdrawn by author 986
passage	398 By Hunt. Muscatine and Louisa counties.
386 By Charlton. Civil service employees.	Introduced and referred 821 Recommended passage 1269
Introduced and referred819 Recommended passage949	Rereferred 1390 Recommended passage 1437 Passed; ayes 83, nays 7 1579 Received back 1802 Reported enrolled 1868
387 By Cole of Delaware. Town of Ryan.	Received back
Introduced and referred. 819 l'assed; ayes 78, nays 3. 1651 Received back. 1784 Reported enrolled. 1868 Signed by Speaker. 1869	Reported enrolled. 1868 Signed by Speaker. 1869 Sent to Governor 1869 Approved by Governor.
Signed by Speaker	399 By Johnson of Dickinson. Widow's pensions.
388 By Elliott. Weed cutting	Introduced and referred 821 Recommended passage951 Amended, passed; ayes 89, nays
in cities. Introduced and referred 819	0
Rereferred	0 1387 Received back 1813 Reported enrolled 1868 Signed by Speaker 1869 Sent to Governor 1869 Approved by Governor
389 By Elliott. Park commis- sioners.	400 By Johnson of Dickinson.
Introduced and referred 820 Recommended passage	Private use of portions of highways. Introduced and referred 822
390 By Elliott. County budget commission.	Recommended indefinite post- ponement
Introduced and referred 820	401 By W. S. Kennedy. Wheel
391 By Forsling. Town and city assessments.	Introduced and referred 822
Introduced and referred 820 Withdrawn by author1055	Recommended indefinite post- ponement
392 By Griswold. Notice of appraisement for inheritance tax.	402 King and Johnson of Dick- inson. Tax liens.
Introduced and referred 20 Recommended passage 868 Amended, passed; ayes 82, nays	Introduced and referred 822
01307	403 By Lichty. Compelling payment of all taxes and specials then due before any
393 By Griswold. Court reporters.	record of conveyance is rec- orded.
Introduced and referred 820 Recommended indefinite post- ponement 947	Introduced and referred 822 Recommended indefinite post- ponement
394 By Griswold. Administra- tors and executors.	404 By Lichty. Allowing counties to buy tax sale real es-
Introduced and referred 821 Recommended indefinite post- ponement 946	tate. Introduced and referred
395 By Haney. Disputes over land titles.	405 By Martin. Public con-
Introduced and referred 821 Recommended indefinite post- ponement 947	tracts by towns. Introduced and referred 822 Recommended passage1000
396 By Hansen. Nuisances. Introduced and referred 821	406 By Martin. Adoption, sale, distribution and use of school
Recommended passage 999	text books. Introduced and referred 823 In House sifting committee.
Received back	
Signed by Speaker	407 By Rice. Additional su- preme court judge. Introduced and referred 823

1.00		
H. F. Pag		Page
Recommended passage	Withdrawn by authors 420 By lckis. Georgian Introduced and referenced by committee the committee of the comm	r
Reported enrolled. 184 Signed by Speaker 184 Sent to Governor 184 Approved by Governor 187		paving to
408 By Ryder. Chief of police.	Introduced and refe	
Introduced and referred 823 Recommended passage 943 409 By Simmer and Craig. Tax exemption.	one-third to pr third to county a to township road	and Haney. be divided, imary, one- nd one-third funds.
Introduced and referred 823 Recommended amendment and passage 925	Introduced and refe	
410 By Torgeson. Municipal finances.	423 By Cole of Dela	
Introduced and referred 824 Recommended passage1067		ge
411 By Wagner. Viaducts in cities of 15,000 or over.	Recommended passa	ge1041
Introduced and referred 824 412 By Committee on Military. Spanish and World War	Bonds for county roads.	
Spanish and World War Flags.	Introduced and refer Recommended ame passage	red \$47 ndment and
S. F. 310 substituted	426 By Johnson of	
goggles. Introduced and referred \$2	surance. Introduced and refe Recommended ame	rred \$48 ndment and
414 By Allen. Window equip- ment of hosptals.	Amendments adopte Passed; ayes 60, nay	d
Introduced and referred	Reported enrolled Signed by Speaker Sent to Governor	
415 By Berry. Highway bond issues.	497 By Lownian B	
Introduced and referred 824 416 By Elliott. Consolidating	Introduced and refe Recommended passa	rred 848
city and school elections. Introduced and referred 82: Recommended a substitute bill 1073-107	428 By McCaulley County.	. Calhoun
Amendment filed	T-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	red 848 ge1061
Amendment filed 1073-107. Amendment filed 135. Amendments adopted 167. Passed: ayes 73, nays 0 167. Received back 183.	Recommended passa; Recommended passa; Reselved back Concurred Reported enrolled Signed by Speaker Approved by Govern	8 0
Reported enrolled	Reported enrolled Signed by Speaker	
Sent to Governor	Approved by Govern	or. 1875
417 By Hollingsworth. Seizure of automobiles which have been tampered with.	429 By McCaulley. ing schools. Introduced and refe	
Introduced and referred	Introduced and refe Recommended inde ponement	finite post-
418 By Kline, Jurisdiction of	be taught in pub	lic schools.
mayor. Introduced and referred	Introduced and refe Recommended inde ponement	1034
	The project and	
419 By Rutledge. County levy of poll tax. Introduced and referred 820	Introduced and refe Recommended inde	finite post-
The state of the s	ponement mann	

H. F. Page	H. F. Page
432 By Rutledge. State aid to fairs. Introduced and referred 849 Recommended amendment and passage	Passed; ayes 68, nays 4 1344 Received back 1784 Reported enrolled 1868 Signed by Speaker 1869 Sent to Governor 1869 Approved by Governor
433 By Committee on Building and Loan. Building and loan. Introduced	445 By Hubbard. Requiring brokers to report names of purchasers of securities. Introduced and referred 871
434 By Allen. Warehouse corporations.	Introduced and referred 871 Recommended indefinite post- ponement
Introduced and referred	446 By Johnson of Dickinson. Investment companies.
435 By Committee on Agricul- ture. Commercial feeds.	447 By Martin. Electric trans- mission lines. Introduced and referred 871
Introduced	448 By Nagle. Township high
436 By Committee on Animal Industry. Damages by dogs. Introduced	schools. Introduced and referred 871 Recommended amendment and passage
Returned without recommenda- tions	301511
438 By Committee on Police	449 By Nagle. John Joseph Rouse. Introduced and referred 872
Regulations Dumping rubbish on a highway 869	Rereferred to appropriations 1390 Recommended passage 1437 Passed; ayes 87, nays 3 1580 Received back 1801 Reported enrolled 1868 Signed by Speaker 1869 Sent to Governor 1869 Approved by Governor.
Sent to Governor	450 By O'Donnell. Change of venue in police courts.
Flagmen at railroad cross- ings.	Introduced and referred 872 451 By Prichard. Removing
Introduced and referred 870 440 By Charlton. Art museums.	matrons and secretaries of police and fire departments from civil service protection.
Introduced and referred 870 Recommended passage1067 Amended, passed; ayes 61, nays	Introduced and referred 872 Recommended passage 999
Amended, passed; ayes of nays 31	452 By Prichard. Liberty Club of Sioux City. Introduced and referred 872
Sent to Governor	453 By Committee on Appro- priations. Allowing mines sixty days to replace licensed men leaving their work.
441 By Charlton. Commitment for insanity. Introduced and referred 870	Introduced
Recommended passage	Reported enrolled
443 By Elliott. Filing of plats.	Approved by Governor1697 454 By Allen and Johnson of
Introduced and referred 871 Withdrawn by author 1055	Marion. Telephone, telegraph and transmission lines on highways.
444 By Eden. City or town hall. Introduced and referred 871 Recommended passage1067	Introduced and referred 901 Recommended amendment and passage



H. F.	Page	H. F.	Page
455 By Grimwood. Allow to hospitals for tuber patients.	ance cular	Amendments Amendments Passed; ayes	filed
Introduced and referred Recommended passage 456 By Hager. Muskrat fa	1070	468 By John Board of	nnson of Keokuk. audit to audit claims of control and board
Introduced and referred 457 By Hempel. Clay county.	901 ton	of educat Introduced a Recommende	
Introduced and referred. Recommended passage Passed; ayes 85, nays 0 Received back Reported enrolled. Signed by Speaker	1038	469 By Ro ownership under tra with cour	berts. Change of o of firms operating de name to be filed aty recorder.
Sent to Governor Approved by Governor	1390	Recommende	nd referred 927 d passage1068
458 By Hill. Chlorida streets.		Roy Roge	nmittee on Claims.
Introduced and referred. Recommended passage Passed; ayes 84, nays 0 Received back. Reported enrolled. Signed by Speaker. Sent to Governor. Approved by Governor Apr.	1067	Introduced a Recommende Passed; ayes Received bac Reported en Signed by S Sent to Gove Approved by	nd referred 927 d passage 1030 s 91, nays 6 1582 k 1783 olled 1868 peaker 1869 rnor 1869 Governor April 18.
459 By Hill. Secondary r Introduced and referred	oads.	471. By Co Elsie Bro	mmittee on Claims. gan.
Withdrawn by author 460 By W. S. Kennedy. guaranty. Introduced and referred Returned without recommetion	1014 Bank 902 enda-	Introduced a Recommende Passed: ayes Received bac Reported en Signed by Sp Sent to Gove Approved by	nd referred 927 d passage 1030 80, nays 15 1581 k 1784 rolled 1868 eaker 1869 ernor 1869 Governor April 18.
461 By King. State game mission.		472 By Cor Bertha Si	nmittee on Claims.
Introduced and referred Recommended indefinite ponement	1041	Introduced a Recommende Passed; ayes Received bac Reported en Signed by Sp Sent to Gove Approved by	nd referred 927 d passage 1030 88, nays 1 1583 k 1813 rolled 1868 eaker 1869 rnor 1869 Governor April 18.
463 By Ontjes. State text board. Introduced and referred Recommended indefinite	book	473 By Com	mittee on Motor Ve- nd Transportation. tax for motor car- trucks.
ponement	1034	Introduced	928 mmittee on Public
transfer of funds of London.	New	Health. ers.	Licensing embalm-
Introduced and referred Withdrawn by author	1137		mmittee on Insur- raternal insurance
465 By Simmer. Tax on porations.		for childs	en
Introduced and referred 466 By Wagner. Street provements and assessm Introduced and referred 467 By Committee on Co and Township Organiza	im- ents. 904	Passed; ayes Received bac Concurred Reported en Signed by Sp Sent to Gove	86, nays 0 1529 8k 1784 1802 1802 1802 1802 1870 eaker 1870 ernor 1875
Extending provision of sinking fund law for p deposits to include fldu- funds.	state ublic ciary	476 By Com	mittee on Motor Ve- nd Transportation. nits for motor car-
	004	Imame desced	079

Н. F.	Page	H. F.	I'age
Passed; ayes 71, nays 16 Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor April	1542 1561 1561 1562	487 By Committe Towns. Paving for cities and Introduced	yes 43, nays 46.1629 econsider1639
477 By Committee on Motor V hicles and Transportation Use of highways.	e- n.	Passed; ayes 80,	nays 181695
Introduced	972	Control. Indu fund for priso	ee on Board of stries revolving ns.
Towns. Installment asses ment for street improv ments.	e-		ee on Military.
Introduced	1003	veterans.	
479 By Committee on Cities at Towns, Flood protection. Introduced		490 By Commit Schools. Stan	tee on Public dard schools.
Passed; ayes 73, nays 0 Received back	1092 1384 1-1402	Introduced Passed; ayes 57, n	ays 61547
Introduced Passed: ayes 73, nays 0 Received back Concurred 140 Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	1470	491 By Commit priations. Co Introduced	tee on Appro- rn borer. 1077 ted1588
480 By Committee on Cities a Towns. Method of compili assessment records and con	nd ng		
Introduced	1003	492 By Commit and Highway Senate File 1 relative to county road f built since Ap	04, 42nd G. A., reimbursing und for bridges
481 By Committee on Roa and Highways. Increasi gasoline tax to 3 cents.	ds	Introduced	1077
Introduced Made special order Amended, failed to pass; ayes nays 73	1003 1510 33, 1575	hicles and Operation of a	ee on Motor Ve- Transportation. automobiles.
482 By Committee on Judicia No. 2. Filing and approv of bonds when required court appeals.		Utilities. Co land for electr lines.	tee on Public ndemnation of ric transmission
Introduced		Amended, passed	; ayes 66, nays
Health. Creating state boa of eugenics. Introduced	rd	495 By Committe Damages by 1	tee on Claims. cheasants.
484 By Committee on Pub Schools. Teachers' certi		Returned to Hou	eferred1090 se1762
cates. Introduced	- 1	Introduced and r	tee on Claims.
		497 By Commit	assage1236 ted1591 tee on Claims.
485 By Committee on Pub School, Prohibiting ager entering rural school buil ings or grounds.		George Simps	on. referred1143 assage1236 ited1592
Passed; ayes 83, nays 0 Received back	1521	498 By Commit Vera Gage.	tee on Claims.
Introduced Passed; ayes 83, nays 0. Received back Concurred Reported enrolled Signed by Speaker Sent to Governor	1840 1870 1870	Withdrawn	referred
486 By Committee on Appr priations. Aid for the blir	0-	499 By Commit Appropriation Keokuk (city) state sinking	tee on Claims. to return to money paid to fund.
Introduced		Introduced and r	eferred1143

H. F.	Page	H. F.	Page
Recommended passage S. F. 422 substituted	1236	508 By Co Marshal	ommittee on Claims.
500 By Committee on Clair Charles Feenstra. Introduced and referred Recommended passage S. F. 420 substituted	ms. 1143 1237 1595		and referred
501 By Committee on Clair Francine Talbot.		Sent to Go Approved b	vernor
Introduced and referred Withdrawn	1620	509 Ry C	ommittee on Claims
502 By Committee on Clair Appropriation for state a other expenses.	ms. and	Introduced	and referred 1271
Introduced and referred Recommended passage Amendments filed S. F. 418 substituted	1270 1427 1608	Recommend Passed; aye Reported e Signed by S Sent to Go	ded passage 1381 -s 96, nays 1 1586 nrolled 1868 Speaker 1869 vernor 1869 yg Governor 1873
503 By Committee on App priations. Appropriation refund taxes paid under p test by certain insura	ro- to ro-		ommittee on Claims. Flick and Powers.
companies		Introduced Recommend S. F. 421 st	and referred1271 ded passage1381 ibstituted1605
Introduced Passed; ayes 81, nays 11. Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor April	1869 1869 1869	Introduced	ommittee on Claims. Devitt. and referred
504 By Committee on Fish a Game. Fishing licences nonresidents.	ind for	512 By C	committee on Appros. Appropriation to e roster of Iowa sol-
Introduced Passed; ayes 82, nays 1. Received back Reported enrolled Signed by Speaker. Sent to Governor. Approved by Governor April		diers.	es 92, nays 2
505 By Committee on Motor hicles and Transportati Danger signals on road n	Ve- on. na-	III)proved i	ting Committee. Pub-
Introduced Passed; ayes 76, nays 0. Received back. Reported enrolled Signed by Speaker Sent to Governor Approved by Governor April	1245	Introduced S. F. 430 st	abstituted
Signed by Speaker	1869 1869	and hist	s. Repairs on capitol torical building.
506 By Committee on Clair Vera Gage.	ms.	The state of the s	abstituted
Introduced and referred	1045	Introduced	ting Committee. State rshal and deputies. and passed on file 1539 Sifting Committee.
Reported enrolled Signed by Speaker Sent to Governor	1808 1808 1809	Waterw	orks trustees.
507 By Committee on Clair Francine Talbot.	ms.	Received be	es 62 nays 3 1672 ack 1839 nrolled 1839 speaker 1870 vernor 1875 Governor April 20.
Introduced and referred Recommended passage Passed: ayes 81, nays 0 Received back	1245	Sent to Go Vetoed by	vernor
Recommended passage. Passed: ayes 81, nays 0. Received back. Reported enrolled. Signed by Speaker. Sent to Governor.	1808	517 By Sif dictmen "trial in	ting Committee. "In- t" defined to include aformation."

H. F. Page	H. F. Page
Passed; ayes 83, nays 0 1749 Received back 1812 Reported enrolled 1868 Signed by Speaker 1869 Sent to Governor 1869 Approved by Governor 1873	520 By Sifting Committee. Auditor for cigarette division of treasurer's office. Introduced
518 By Committee on Claims. Frebly and Binford.	Reported enrolled
Introduced and referred 1641 Recommended passage 1852 Passed; ayes 75, nays 0 1860 Received back 1869	Sent to Governor1869 Approved by Governor1873 521 By Committee on Appro-
Reported enrolled	priations. Salary of additional judge of supreme court —payment of certain expenses of 42d General As-
519 By Committee on Claims. George Christophel.	sembly.
Introduced and referred 1641 Recommended passage 1853 Passed: ayes 81, nays 1 1858 Reported enrolled 1870 Signed by Speaker 1870 Sent to Governor 1875 Approved by Governor April 18.	Introduced, passed the House; ayes 70, nays 1

HISTORY OF SENATE BILLS IN HOUSE

SENATE BILLS AND JOINT RESOL	UTIONS PASSED AND APPROVED			
\$\text{SENATE BILLS AND JOINT RESOLUTIONS PASSED AND APPROVED}\$ 1, 3, 4, 5, 6, 7, 10, 11, 16, 17, 18, 21, 26, 27, 29, 30, 31, 33, 34, 35, 36, 37, 38, 40, 41, 42, 46, 48, 49, 50, 53, 54, 55, 57, 58, 59, 62, 65, 70, 72, 74, 76, 77, 80, 83, 87, 90, 93, 94, 96, 97, 98, 99, 104, 105, 107, 109, 110, 113, 116, 117, 118, 120, 123, 124, 127, 128, 132, 133, 135, 136, 140, 142, 144, 145, 146, 147, 148, 151, 152, 157, 158, 159, 161, 164, 166, 168, 171, 177, 178, 179, 183, 184, 188, 191, 196, 198, 200, 207, 208, 209, 210, 214, 215, 217, 219, 222, 223, 225, 230, 231, 232, 235, 236, 240, 246, 248, 249, 251, 253, 256, 257, 258, 260, 263, 270, 278, 279, 283, 284, 285, 286, 290, 295, 297, 300, 305, 308, 310, 313, 315, 316, 336, 341, 342, 345, 347, 348, 352, 353, 357, 360, 364, 366, 369, 370, 373, 382, 383, 385, 394, 402, 403, 404, 408, 415, 417, 418, 419, 420, 421, 422, 423, 428, 430, 431, 432, 436, 437, 438, 441, 444, 445, 446, 447, S. J. R. 1, 2, 3, 6,				
RECORD OF	EACH BILL			
S. F. Page				
 By Johnston. Expense of inaugural ceremonies. 	7 By Shaff. Dewitt Tele- phone Co.			
Received 38 Passed; ayes 95, nays 0 38 Signed by Speaker 128	Received and referred			
 By Ellis. Repeal of closed season on muskrats. 	10 By Stoddard. State appro- priation bill.			
Received and referred549, 552 Recommended indefinite post-	Received, substituted for H. F.			
ponement	2			
commissions.	Taken up, no action1364-1365			
Recommended amendment and	Nine amendments adopted 1403-1411			
passage 252 Amendments adopted 298 Passed; ayes 86, nays 0 298 Signed by Speaker 462	Fifteen amendments adopted 1413-1426 Fourteen amendments adopted			
4 By Lange. Public docks.	Eleven amendments adopted			
Introduced and referred to cities and towns	Amendments filed			
age	Eight amendments adopted			
ayes 42, nays 0	Reconsidered four amendments.			
Substituted for H. F. 16	Two amendments adopted 1491-1502			
	Action deferred			
5 By Lange. Annual examinations and appointments	Insisted on amendments, con-			
under civil service (police and firemen) in cities and towns.	Action deferred			
Received and referred197, 198	Signed by Speaker1875			
Received and referred	 By Haskell. Taxes in cities having commission form of government. 			
6 By Benson. Junior cham- pion dairy judging team.	Received and referred197, 198 Recommended passage 264			
Received and referred549, 552 Recommended passage	Passed; ayes 70, nays 1			
(requiring a 2-3 majority1088	16 By Topping. Cemetery as- sociations.			
Motion to reconsider filed and prevailed	Received and referred421, 422 Recommended passage 494			
Failed to pass; ayes 61, nays 44, (Rule required 2-3 majority)1099 Ruling reversed and declared to	Received and referred			
have passed the House1245-1248 Signed by Speaker1427	17 By Cavanaugh. Expenses of budget department.			

S. F. Page	S. F. Page
Received and referred208, 209 Recommended passage	Received and referred to judiciary No. 2
court. Received and referred328, 330 Recommended passage	35 By Cavanaugh. Fines and sales of personal property. Received and referred329, 330 Recommended passage1037 Passed: aves 77 navs 01532-1533
Received and referred328, 330 S. F. Page Recommended passage	Signed by Speaker
25 By Cavanaugh. Introduction in General Assembly of state appropriation bill. Received and referred	37 By Cavanaugh. Search warrant for intoxicating liquors. Received and referred589, 590 Recommended passage799 Passed; ayes 66, nays 01183 Signed by Speaker1240
26 By Cavanaugh. Report of curator of Historical Society. Received and referred328, 330 Recommended passage	38 By Cavanaugh. Clarifying law on reduction of sen- tences of both men and women. Received and referred
Received and referred208, 209 Recommended passage	40 By Cavanaugh. Garnish- ments. Received and referred209, 210 Recommended passage296 Passed: ayes 95, nays 0322-323 Signed by Speaker376
Recommended passage	41 By Cavanaugh. Municipal officers reports. Received and referred
Received and referred208, 209 Recommended passage	42 By Cavanaugh. Payment of taxes by corporations. Received and referred
Received and referred	46 By Cavanaugh. Code Editor. Received and referred328, 330 Recommended passage408 Passed; ayes 87, nays 0539-540 Signed by Speaker636
33 By Cavanaugh. Appeals in criminal cases. Received and referred447, 448 Recommended passage768 Passed; ayes 73, nays 01171-1172 Signed by Speaker	48 By Cavanaugh. Mandamus in court vacations. Received and referred288, 289 Recommended passage334 Passed; ayes 66, nays 0417-418 Signed by Speaker504
34 By Cavanaugh. Two or more indictable offenses in separate counts in same in- dictment.	49 By Cavanaugh. Appro- priation for bridges. Received and referred216, 217 Recommended passage 335



S. F. Page	S. F. Page
Passed: ayes 62, nays 0418-419 Signed by Speaker	59 By Wilson of Polk. Used car dealers, transfer fee.
50 By Cavanaugh. Amend- ments to indictments.	Received and referred
Received and referred549, 552	Passed; ayes 55, nays 321350 Signed by Speaker1427
passage 798 Amendments adopted 1184 Passed; ayes 69, nays 0 1184 Signed by Speaker 1271	60 By Wilson of Page. In- creasing expense allowance of district judges.
51 By Cavanaugh. Junior liens.	Received and referred288, 289 Recommended indefinite post- ponement
Received and referred1165, 1167	Indefinitely postponed 671
53 By Cavanaugh. Struck jury.	62 By Clearman. Agricul- tural lime.
Received and referred	Received and referred487, 488 Recommended amendment and passage662
54 By Cavanaugh. Abstracts of record.	Amendments adopted
Received and referred328, 329 Recommended amendment and passage	65 By Cavanaugh. Notice in proceedings to sell or mort-gage real estate of a decedent.
nays 0	Received and referred to sifting committee
55 By Cavanaugh. Condemna- tion of land for highway pur- poses.	Signed by Speaker1786 66 By Benson. Estates of ab-
Received and referred 216, 217	sentees.
Recommended passage 230 Passed; ayes 94, nays 0 274 Signed by Speaker 309	Received and referred548, 551 Recommended amendment and passage971
56 By Stoddard and McFar-	70 By Breakenridge. Registration of animals.
lane. Barber act. 308	Received and referred420, 422 Recommended passage817 Passed; ayes 84, nays 01727
Amendments filed	Signed by Speaker
Called up, no action1010 Amendments filed1015	Received and referred549, 551 Recommended amendment and
Amended	Passage
Received back in House1138	Passed; ayes 81, nays 11315 Signed by Speaker1464
Refused to concur	passage
57 By Wilson of Polk. Storage batteries.	Amendments filed
Received and referred549, 551 Recommended amendment and	76 By Shane. Reducing pen-
passage .769 Amendments adopted .1174 Passed; ayes 59. nays 5 .1174 Signed by Speaker .1271	alties in connection with the disposal of dead animal. Received and referred 288 289
58 By Wilson of Polk. Par- tial year motor vehicle license.	Recommended passage
Received and referred613, 615	cities. Received and referred270, 271 Substituted for H. F. 33 with
passage 882 Amendments adopted 1349 Passed; ayes 70, nays 7 1349 Signed by Speaker 1464	committee amendments 277 Amendments rejected 277 Passed; ayes 86, nays 1 277

S. F.	Page	S. F. Page
Title amended	278	Amended, passed; ayes 94, nays
78 By Benson. Highway Conmission — eliminating exofficio member.		0 349 Signed by Speaker 504 95 By Gilchrist. Inheritance Tax.
Received and referred	345 352 352	Received and referred1382, 1384 Amended, failed to pass; ayes 42, nays 551763-1765
Recommended passage. Made special order H. F. 34, as amended, subst tuted 3	i- 70-372	96 By Fulton. Senate confirmations.
Substitute amendment adoped	73-374 74-375	Received and referred .328, 329 Recommended passage .530 l'assed; ayes 89, nays 0 .560-561 Signed by Speaker .636
for Annotations. Received and referred23		97 By Merritt. Drainage dis- tricts.
Recommended passage	297 322 376	Received and referred
81 By Slemmons. Poll tax. Received and referred4. Recommended passage	21, 423	98 By McFarlane. Dance halls,
Enacting clause stricken	1207	etc. Received and referred328, 329 Recommended indefinite post-
83 By Fulton. County bonds Received and referred48	7, 488	ponement
Received and referred	1100	ponement
87 By Slemmons. Automobi licenses.	le	Amended, passed; ayes 88, nays 4
Received and referred 58 Recommended passage Passed; ayes 69, nays 0 Sogned by Speaker	9, 590	99 By Clearman. Iowa City.
		Received and referred 904 Recommended passage 1003 Referred to appropriations
89 By McLeland. Forfeitus of bail. Received and referred1215		Recommended passage1577 Passed; ayes 78, nays 61611
90 By McLeland, Rape.		Signed by Speaker1742 102 By Klemme. Requiring
Received and referred	845 9-1760 1870	motor drivers to stop at all railroad crossings. Received and referred1300, 1304
91 By McLeland. Assessme books.	nt	104 By Shaff. Centralizing con- trol of primary roads.
Received and referred69 Recommended passage	1, 692 866	Received and referred420, 421 Recommended amendment and passage457
		passage 457 Amendment filed 478 Amendment filed 492 Amendment filed 527 Amendments filed 553 Committee 563
92 By Wilson of Page. Coureporters' expenses.		Amendment filed
Received and referred27 Recommended indefinite pos ponement	it-	Committee amendments adopted 563 Amendment adopted 563-567 Amendment rejected 567-568 Amendments rejected 569 Amendments amended 568-570 Amendments 160 Amendments 570-579 Amendments filed 579-581 Amendments adopted 591 Amendments rejected 591-592, 599-603 Amendments rejected 591-592, 599-603 Amended 603-604
		Amendments rejected 569 Amendments amended 569-570
walks outside of cities. Received and referred28	88. 289	Amendments
Amendment offered action d	335 e-	Amendments rejected 591-592, 599-603 Amended
ferred Amendment adopted Passed: ayes 93, nays 5 Signed by Speaker	441	Amendments filed
		Amendments rejected 591-592, 599-603 Amended
94 By Shinn. Expenses of committee to investigate ban ing conditions.	m - k -	105 By McFarlane. See H. F. 68. Junior liens.
Received, passed on file 19	97, 198	Amendment adopted 597
Received, passed on file19 Passed; ayes 99, nays 0 Motion to reconsider filed	218	Amendment adopted



S. F. Page	
Report rejected	Amended, passed; ayes 91, nays 0
Signed by Speaker 987	
107 By McFarlane. Salaries of assistant county attorneys.	124 By Baird. Lands for park purposes.
Received and referred	Received and referred. 421 Recommended passage. 687 Passed; ayes 79, nays 5. 979-980 Signed by Speaker. 1056
109 By Kimberly. Reforma- tory, hospital for insane.	127 By Frailey. Disbarment proceedings against attor- neys.
Received and referred .897, 898 Recommended passage .1069 Passed; ayes 75, nays 0 .1690 Signed by Speaker .1786	Received and referred784, 785 Recommended amendment and
110 By Gilchrist. Mortgages and bills of sale. Received and referred 288, 290	passage 970 Amendments adopted 1633 Fassed; ayes 73, nays 3 1633 Signed by Speaker 1786 128 By Topping Jonah Smith Proposition 1012
Recommended amendment and	Signed by Speaker. 1786 128 By Topping. Jonah Smith. Received and referred. 1013 Recommended passage 1030 Passed; ayes \$5, nays 0. 1359 Signed by Speaker. 1427
passage	AND THE PROPERTY OF THE PROPER
Signed by Speaker	129 By Wilson of Polk. Delinquent taxes.
113 By Frailey. Compensation of sheriffs.	Received and referred1382, 1386
Received and referred420, 423 Recommended passage 837	130 By Wilson of Polk. Short- hand reporters.
Signed by Speaker	Received and referred644, 647 Recommended passage 844
115 By Gunderson. Children's boarding homes.	131 By Klemme. Ferrets in hunting rabbits.
Received and referred .548, 551 Recommended passage 846 Passed; ayes 82, nays 0 .1691 Signed by Speaker .1786	Received and referred644, 646 Recommended indefinite post- ponement
116 By Gunderson. Adoption.	132 By Rigby and Roberts. Prohibiting branch banking.
Received and substituted for H. F. 323	Received and referred1339, 1341 ['assed; ayes 80, nays 01669-1670 Signed by Speaker1786
117 By Wilson of Polk. Char- ters for private corporations.	133 By Ramsey. Free distribu- tion of certain laws.
Received and referred 644, 646 Recommended amendment and passage	Received and referred691, 692 Recommended passage1202 Passed: ayes 80, nays 01818
Passed; ayes 78, nays 01284-1285 Signed by Speaker1427	Passed: ayes 80, nays 01818 Signed by Speaker1870
118 By Gilchrist. The Iowa Crop Pest Act—Corn borer.	135 By Stanley. Waterworks trustees.
Received and referred897, 898 Substituted for H. F. 103907 Passed; ayes 78, nays 12908-909 Motion filed to reconsider916 Motion to reconsider916	Received and referred. .548, 551 Recommended passage .950 Passed; ayes 79, nays 0 .1809 Signed by Speaker .1870
Motion to reconsider withdrawn 929 Signed by Speaker 992	136 By Committee on Public Health. Practice of medicine.
120 By Klemme. Iowa war ros- ter.	Received and referred
Received and referred 644 Recommended passage 926 Passed; ayes 85, nays 0 1316 Signed by Speaker	
123 By Clark. Indexing chattel	140 By Shane. Insurance. Received and referred691, 692
mortgages. Received and referred420, 422 Recommended passage494	Recommended passage

S. F. Page	S. F. Pagé
142 By Clearman. Cities and towns—elective and appoin-	158 By Stoddard and McFar- lane. Cosmetology.
tive officers. Received and referred	Received and referred613, 616 Recommended amendment and passage
Amendments adopted	32
144 By Bergman. Automobiles —delinquent fees.	159 By Stoddard. Boundary commission.
Introduced and referred 257 Recommended amendment and passage	Received and referred to appropriations
Received and referred 736 738	161 By Stoddard. State aid to county and district fairs.
Recommended passage 801 Passed; ayes 80, nays 0 929-930 Signed by Speaker 987	Received and referred to agri- culture
145 By Bergman, Automobilesminors, Perceived and referred 725, 738	Referred to appropriations. 794 Recommended passage 1142 Passed; ayes 81, nays 0 1393 Signed by Speaker 1464
Received and referred	164 By Wilson of Polk. Bad
146 By Bergman. Automobiles.	checks. Received and referred1165, 1166
Received and referred 616 Recommended passage 800 Passed; ayes 64, nays 0 1185 Signed by Speaker 1242	Substituted for H. F. 1551255-1256 Passed: ayes 88, nays 11256 Signed by Speaker1427
147 By Bergman. Motor ve- hicle department.	165 By Wilson of Polk. Fees of grand jurors.
Received and referred	Received and referred644, 646 Recommended indefinite post- ponement
148 By Bergman. Electric automobiles.	from taxation. Received and referred613, 615
Received and referred736, 738 Passed; ayes 83, nays 01312 Signed by Speaker1427	Recommended passage 773 Passed; ayes 64, nays 0 1176 Signed by Speaker 1242
151 By Beatty. Workmen's compensation.	168 By McFarlane. Firemen's and policemen's pensions.
Received and referred 691, 692 Recommended passage 766 l'assed: ayes 61, nays 0 1175-1176 Signed by Speaker 1242	Received and referred. 691 Recommended passage. 791 Passed: ayes 63, nays 0. 1187 Signed by Speaker. 1242
152 By Beatty. Common car- riers—passes.	171 By Lange. Roshek Broth- ers of Dubuque.
Received and referred	Received and referred .691 692 Recommended passage .798 Passed; ayes 63 nays 0 .1186 Signed by Speaker .1242
156 By Wilson of Page. Assist- ants for county auditor and recorder.	172 By Wilson of Polk. Attach- ment bonds.
Received and referred644, 647 Recommended passage 867	Received and referred to judi- ciary No. 1
157 By Beatty. Railroad Com- missioners.	The production of the state of
Received and referred. .588, 590 Recommended passage. .868 Passed: ayes \$5, nays 0. .1313-1314 Signed by Speaker. .1427	173 By Wilson of Polk. Salary of clerk of district court. Received and referred853, 855 Recommended passage993

S. F.	Page	S. F.	Page
174 By Wilson of Polk. Repeto board of parole.	orts	194 By Shane.	Fee for cir-
Received and referred Recommended passage	985 1061	Received and refe Recommended in ponement	erred667, 668 ndefinite post-
177 By Stoddard. Iowa pructs.	od-	Indefinitely pospt	toned1055
Received and referred Amendments Amendments Amendment Amended passed aves 64	1140	Received and refe Recommended pas Passed; ayes 77, n Signed by Speak	panoose county. rred853, 854 ssage1061 ays 51124-1125 er1204
24 Title amended. Signed by Speaker.	1287		gh. League of dities. rred1338, 1342
178 By Shane. City of Elde		198 By Cavanau	gh. Municipal
Received and referred Recommended passage Passed; ayes 84, nays 0 Signed by Speaker	1116	art galleries. Received and ref Recommended pa Passed: ayes 69, r Signed by Speake	erred691, 693 ussage791 nays 11289 r1427
179 By Browne. Insurance. Received and referred	613. 616	200 By Gilchrist.	
Recommended passage Passed; ayes 89, nays 0 Signed by Speaker	923	Received and ref	erred853, 855 t recommenda- 1060 nays 31752 er1870
182 By Baird. Jurisdiction courts.	of	Signed by Speak	er1870
Received and referred Recommended passage	690, 691 945	202 By Gilchris supreme court	•
183 By Gilchrist. Liquor violations.	law	In House sifting c	ommittee Budget direc-
Received and referred Recommended passage Passed; ayes 66, nays 0 Signed by Speaker	737, 738 766 1177 1242	tor. Received and ref 207 By Baird.	erred1215, 1217
184 By Gilchrist. Criminal vestigation.	in-	tion. Received and refe	erred737, 739 ssage841 nays 11787
Received and referred13 Passed: ayes 89, nays 5 Signed by Speaker	82, 1386 1656 1742	l'assed; ayes 69, r Signed by Speake 208 By Frailey.	1
187 By Bergman. Gas tax.		missioner.	ferred 897
Received and referred 188 By Bergman. Speed li		Substituted for H Action deferred	F. 295 963 963 nays 13 974 er 1056
of automobiles.			er1056
Received and referred Recommended passage Amendment filed	801	ways.	. Arterial high-
Amendment filed Pending amendments lost .12	287-1288	Received and refe Amended, passed;	erred1215, 1216 ; ayes 89, nays
Amendment filed. Amendment filed. Pending amendments lost 1: Passed; ayes 60, nays 28. Signed by Speaker.	1288	Signed by Speake	r1730
191 By Clearman. Proba		ployees of pri	Salaries of em- sons.
Received and referred	737, 739 and	Received and refe Amended, passed; 21	erred1165, 1167; ayes 59, nays 1731-1733 er1833
Recommended amendment passage Amendments adopted	922	Signed by Speake	er1833
Amended, action deferred l'assed; ayes 63, nays 9 Signed by Speaker	1464	211 By Lange. I Received and ref	Police judge.
		Recommended in ponement	erred644, 647 idefinite post-
193 By Stoddard. Motor hicles.		213 By Baird. S	
Received and referred Recommended passage	754 1031	ments.	erred1238, 1239

S. F. Page	S. F. Page
214 By Fulton. Street improve- ment.	230 By Clearman. Interest on funds of educational insti-
Received and referred	tutions. Received and referred785, 786 Substituted for H. F. 256
215 By Committee on Ways and Means. Tax on cigarettes, etc.	231 By Frailey. Park fund.
Received and referred	Received and referred 897 Recommended passage 950 Passed; ayes 74, nays 0 1133 Signed by Speaker 1204
	232 By Ulstad. Mine shot-fire- men.
216 By Mills. Pasteurization of milk, etc. Received and referred1214, 1216	Received and referred 1012 Recommended passage 1071 Substituted for H. F. 246 1310 Passed; ayes 81, nays 0 1310 Signed by Speaker 1426
217 By Committee on Conserva- tion. Board of conservation.	233 By Roberts. Gasoline tax
Received and referred644, 646 Substitute for H. F. 299 977 Amended, passed; ayes 85, nays	refund. Received and referred1301, 1303
Insisted on amendments 1077	234 By Stoddard. Extension of
Reconsidered	water mains. Received and referred1238, 1239
218 By Committee on Appro-	235 By Stoddard. State treasurer.
priations. Agricultural and industrial commissions. Received and referred	Received and referred737, 738 Recommended passage1236 Passed; aves 88, nays 01610-1611 Signed by Speaker1742
SANS AND ALL DESTRUCTIONS OF THE SANS AND ADDRESS OF T	236 By Stoddard and Cava- naugh. American Legion Band, etc.
219 By Committee on Judiciary No. 2. Solicitation of public donations.	Band, etc. Received and referred1301. 1303
Received and referred	Received and referred
Signed by Speaker 992 222 By Topping. Warehouse	ments. Received and referred853, 855 Recommended passage999
liens.	240 By Skromme, Acceptance
Received and referred1215, 1216 Passed; ayes 71, nays 21648 Signed by Speaker1742	of Purnell Act. Received and referred754, 755
223 By Brookins. Renewal of license to practice veterinary medicine.	Received and referred
Received and referred737, 739 Recommended amendment and	241 By McLeland, Petitions for nomination. Received and referred1382, 1386
passage 1039 Amendments adopted 1537 Passed; ayes 74, nays 0 1537-1538 Signed by Speaker 1678	242 By Stoddard. Jury lists. Received and referred1300, 1303
225 By Committee on Educa- tional institutions. Requiring academies to obtain approval of courses from Iowa board of education.	246 By Browne. Insurance. Received and referred1340, 1342 Passed; ayes 83, nays 61811 Signed by Speaker1870
Received and referred785, 786	247 By Stoddard. Teachers' pensions.
passage 921-922 Amendments adopted 1358 Passed; ayes 86, nays 0 1358 Signed by Speaker 1470	Received and referred 904 Recommended indefinite post- ponement

S. F. Page	S. F. Page
248 By Johnston. City manager plan.	262 By Committee on Insur- ance. Non-medical life in-
Received and passed on file754, 755	surance. Received and referred
Received and passed on file754, 755 Substituted for H. F. 302 759 Passed; ayes 88, nays 0 759-760 Signed by Speaker 852	Recommended amendment and passage
249 By Shaff. Grading eggs.	263 By Committee on Insurance.
Received and referred1483, 1485 Passed; ayes 60, nays 181819-1820 Signed by Speaker1875	Investment of life insurance funds. Received and referred897, 898
	Recommended passage 923
250 By Baird. Engineer doing work for city, to give bond.	17
Received and referred853, 855 Recommended passage1066	
251 By Baird. Board of engi-	Mortgage bonds.
neering examiners. Received and referred1089	Received and referred1338, 1342
Received and referred	265 By Clark. Clerk of court and assistants.
252 By Baird. Water rebates. Received and referred854, 856	Received and referred1011, 1013 Recommended Indefinite post- ponement1071
Recommended indefinite post- ponement	266 By Clark. Municipal emer- gency fund.
253 By Committee on Appropri-	Received and referred1301, 1304
ations. Use of appropriations. Received and referred737, 739	267 By Clark. County engi- neer's salary.
Received and referred 737, 739 Recommended passage 1030 Passed; ayes 82, nays 0 1612-1613 Signed by Speaker 1742	Received and referred1011, 1013 Recommended passage1070
255 By Lange. Escape shafts in mines.	268 By Clark, Supervisors' time and mileage.
Received and referred1011, 1012 Recommended passage1072	Received and referred1011, 1013 Recommended passage1071
256 By Shaff. Adulteration of	269 By Clark. Mine inspectors.
food, etc.	Received and referred1012 Recommended amendment and
Received and referred1214, 1216 Passed; ayes 87, nays 01657-1658 Signed by Speaker1786	passage1071
	270 By Shaff. Transporting newspapers by motor car-
257 By Cavanaugh. Dolliver State Park,	Received and referred 1300, 1304
Received and referred	Received and referred1300, 1304 Passed; ayes 78, nays 01658 Signed by Speaker1786
Signed by Speaker1204	277 By Bergman. Office of state treasurer to receive \$5,000
258 By McFarlane. Dormitories at state educational institu- tions.	277 By Bergman. Office of state treasurer to receive \$5,000 annually from state highway c o m m i s s i o n maintenance fund.
Received and referred1165, 1166 Passed; ayes 75, nays 71657	Received and referred1215, 1217
Signed by Speaker	278 By McFarlane. Soldiers, sailors and marines memor-
Received and referred1011, 1012	ials. Received and referred1011, 1013
Recommended amendment and passage	Received and referred1011, 1013
passage 1066 Amendments withdrawn 1729 Falled to pass; ayes 49, nays 47 1729-1730	279 By McFarlane. Assignment of certificate for tax sale.
	Received and passed1301, 1304 Substituted for H. F. 3201305
ployees under civil service.	Received and passed
Received and referred 984, 985 Recommended passage 1066	280 By McFarlane. Marginal
Recommended passage 1066 Amendment filed 1102 Amended, passed; ayes 82, nays 2 1398 Signed by Speaker 1476	assignments.
Signed by Speaker1398	Received and referred111, 1013 In sifting committee

S. F Page	S. F. Page
281 By Shaff. Canvass of votes in city election. Received and referred	300 By McFarlane. Tax sale. Received and referred1338, 1341 Substituted for H. F. 4041530 Passed; ayes 84, nays 21530-1531 Signed by Speaker1628 304 By Haskell. County law libraries.
284 By Clark. County aid for fairs. Received and referred1300, 1303 Reported out	Received and referred1300, 1304 305 By Shaff. Township roads. Received, substituted for H. F. 375
285 By McFarlane. Free night school. Received and referred	308 By Mills and Booth. Soldiers relief commission. Received and referred
Received and referred 1089 Passed; ayes 61, nays 35 1728 Signed by Speaker 1833 287 By Wilson of Polk. Sewers. Received and referred 1237, 1238	Received and referred1011, 1012
290 By Rigby. Preservation of materials of disbanded G. A. R. Posts. Received and referred 985, 986 Recommended passage 1073 Referred to appropriations 1073 Recommended passage 1142 Passed: ayes 79, nays 0 1520-1521 Signed by Speaker 1638 291 By Ellis. Closed season on fur-bearing animals. Received and referred 1301, 1304	Received and referred
293 By Clark. Tax exemption for military service. Received and referred	316 By Committee on Insurance. Fraternal life insurance. Received and referred1089 Amended, passed; ayes 60, nays 15
296 By Committee on Conservation. Devil's Backbone Park. Received and referred	336 By Lange. Seizure of automobiles which have been tampered with. Received, substituted for H. F. 417

	S. F. Page	е	S. F. Pag	е
	340 By Fulton. Blue sky law. Received and referred1471, 1477 Amended, passed; ayes 71, nays 121820, 182	2	Substituted for H. F. 3341327-132 Passed; ayes 66, nays 151328-132 Signed by Speaker142 358 By Lange. Township li-	8 9 7
	341 By Committee on Claims. Hardin county.		Introduced referred to county	
	Received and referred	5	and township affairs	4 4 5
	342 By Committee on Judiciary No. 2. Blue sky laws.		360 By Committee on Appro- priations. State aid to fair associations.	
	Received and referred1215, 121 l'assed; ayes 75, nays 31751-175: Signed by Speaker187	6 2 5	Received and referred1237, 123; Recommended passage126 Substituted for H. F. 432139; Amended, passed; ayes 89, nays	8 9 4
	345 By Carden. Legalizing transfer of funds by New London.		Signed by Speaker	8
	Received and referred. 97. Recommended passage. 106. Passed; ayes 83, nays 0. 111. Signed by Speaker. 120.	3	362 By Brush. Public fund deposits. Received and referred145	3
	Signed by Speaker	4	364 By Frailey. Frankel Cloth-	
	Received and referred1483, 1488 Passed; ayes 95, nays 01653-1659 Signed by Speaker174	6 4 2	ing Co. Received and referred1484, 148 Passed; ayes 84, nays 11753-175 Signed by Speaker187	545
	348 By Rigby. Warehouse liens.		366 By Kimberly. Industries fund at prisons.	
	Received and referred1768, 1769 Passed; ayes 67, nays 01788-1789 Signed by Speaker1870	9	Received and referred1339, 134 Passed; ayes 73, nays 10166 Signed by Speaker174	1 7 2
	351 By Lange. Chain stores. Received and referred1578, 1579	9	369 By Committee on Phar- macy. Sale and distribution of sodium fluoride.	
	352 By Committee on Highways. Highway commission. Received and referred1237, 1237 Amended, passed; ayes 70, nays 9	9	Received and referred1214, 1210 Passed; ayes 75, nays 01530 Signed by Speaker1630	6
	insisted on amendments	7	370 By Wilson of Polk. Tax levy for aid to widow.	
	Motion to reconsider lost177. Conference committee177. Conference disagreement183. Second conference committee183.	4	Received and referred1338, 134 Passed; ayes 73, nays 71822-182 Signed by Speaker187	3 5
	Conference report adopted185 Signed by Speaker186	9	373 By Ellis. Monuments at graves of Revoutionary War veterans.	
	353 By Committee on High- ways, Auditing of highway commission. Received and referred1237, 123	8	Received and referred	6
			374 By Lange. City manager. Received and referred1383, 138	4
6 6000	Amended, passed; ayes 67, nays 18	6315		
	354 By Committee on High-		Received and referred1768-1776 382 By Breakenridge. Algona.	U
	ways. Primary roads. Received and referred123	0	Received and referred1768-178 Passed; ayes 90, nays 01854-185 Signed by Speaker1870	0 5
	356 By Ellis. Fish dealers. Received and referred1382, 138	5	######################################	9
	357 By Benson. Selling wares,		banking. Received: special order 1541.	
	merchandise or service near state, county or district fairs.	2	Passed: ayes 102, nays 0160	3 2
	Received and referred1301, 130	.5	Signed by Speaker174	4

S. F.	Page	S. F.	Page
385 By Committee on Appr priations. Corn-borer fun	ro-	416 By Committee Vera Gage. Received and referr	on Claims.
Received and referred133 Substituted for H. F. 491		Received and referr	ed1484
Amenda, passed; ayes 81, na 9	1500 LYS	417 By Committee George Simpson.	on Claims.
Signed by Speaker	1678	Received and referr	ed1471, 1473
390 By Wilson of Polk. Grav		Received and referr Substituted for H. F l'assed; ayes 74, nay Signed by Speaker	's 91593
Received and referred176		418 By Committee State expenses.	on Claims.
394 By Committee on Appropriations. Expenses of t 42nd G. A.		Received and referr Substituted for H. Passed; ayes 80, nay Signed by Speaker	ed1484, 1486 F. 5021608
Received and referred133 Recommended passage	8, 1341 1381	Signed by Speaker	
Recommended passage Passed; ayes 86, nays 0 Signed by Speaker	1613	419 By Committee C. T. Murphy.	on Claims.
395 By Committee on Judicia No. 1. Witness without not to identify documental edence.	iry Ice vi-	Received and refers Substituted for H. Passed; ayes 81, nay Signed by Speaker	ed1484, 1486 F. 4961591 '8 61591 1678
Received and referred133		420 By Committee	on Claims.
396 By Committee on Cour and Township Affairs. Tow ship trustees.	nty 'n-	Received and refer Substituted for H. F Amended, passed; a 13 Title amended Signed by Speaker	red1484 . 5001595
Received and referred133	9, 1341	Title amended	1595-1597
401 By Breakenridge. In aid blind.			
Received and referred 402 By Committee on Judicia		421 By Committee Havner, Flick a	nd Powers.
402 By Committee on Judicia No. 1. Price of supplement to book of annotations.	nts	Received and referr Substituted for H. F	
Received and referred133 Passed; ayes 90, nays 0 Signed by Speaker	9, 1342 1660	Amended, passed, a 6	ents
403 By Committee on Judicia No. 1. Floyd county.		Conference commit Conference report a Signed by Speaker	dopted1866
Received and referred121 Passed; ayes 68, nays 0 Signed by Speaker	4, 1215 1535	422 By Committee City of Keokuk.	on Claims.
404 By Committee on Milita Affairs. Commitment of i	ry n-	Received and referr Substituted for H. Passed; ayes 86, na Signed by Speaker	red1484, 1486 F. 4991594 ys 11594, 1595 1678
Received and substituted in H. F. 489	or 7-1688	423 .By Committe Jas. A. Devitt.	e on Claims.
Passed; ayes 65, nays 0 Signed by Speaker	1688	Received and referr	od 1479 1473
405 By Committee on Motor V hicles. Automobiles.	e-	Substituted for H. F Amended, passed; a 6 Insisted on amendm	yes 77, nays
Received and referred176		Conference committ	ee appointed 1776
408 By Committee on Pub Schools. Legalizing.		Conference report a Signed by Speaker	dopted1867
Received and referred138 Passed; ayes 74, nays 1167 Signed by Speaker	3, 1386 0-1671 1786	424 By Committee Francine Talbot	
409 By Committee on Cities a Towns. Street railways.	nd	Received and referr	
Received and referred153	8, 1539	425 By Committee Towns. Providi auditor to exam cities and towns	ng for state
415 By Committee on Claim Arthur Ashcraft.	ns.	cities and towns inhabitants.	under 3,000
Received and referred Recommended passage	1473	Received and referr	ed1769, 1770
Falled to pass; ayes 65, nays 26 Reconsideration prevailed Passed: ayes 73, nays 27 Signed by Speaker	1618	427 By Sifting Com plus earnings of ties of incorpora	public utili-
Signed by Speaker	1833	Received and referr	

S. F.	Page asad		S. F.
428 By Sifting Committee	e. New-	ned by Speaker	1790-1800
Received and referred Passed; ayes 81, nays 3 Signed by Speaker	1429-1430 438	By Committee of	n Claims.
429. By Sifting Com Banking. Received and referred	mittee. Rece Pass	eived and referred ommended passage sed; ayes 75, nays aed by Speaker	31853
Motion lost to recall from ing committee	1750-1751 439	By Committee of blow	n Claims. ix City.
430 By Sifting Committe	Rec	eived and referred urned by committed	
Received and substitute	1472	By Committee or Cora E. Bolyard.	THE STATE OF THE S
Passed; ayes 83, nays 0 Signed by Speaker	1638 Rec	eived and referred urned by committe	
431 By Sifting Committe liciting donations.	I TI	By Committee of Bertha M. H. Shamb	n Claims. baugh.
Received and referred Passed; ayes 80, nays 0 . Signed by Speaker	1671 Rec	eived and referred ommended passage sed; ayes 77, nays 3 sed by Speaker	1853
432 By Committee on Ap ations. Repairs on sta itol and historical buil	te cap- ding.	E 153	ittee. Le-
Received and referred Substituted for H. F. 51 Passed; ayes 67, nays 18 Requested recall of bill . Received back in House	1743 5.6.	of Dike. eived sed; ayes 67, nays ned by Speaker	1768, 1770 31824 1875
Amended, passed; ayes 8	0, nays 445	By Committee of	n Claims.
436 By Committee on Ap ations. Expenses of c	propri- ommit-	eived and referred sed; ayes 80, nays ned by Speaker	41863
tee to investigate bridge tracts. Received and referred	1500 1500 a	By Committee on tions. Funds of xaminers.	
Recommended passage Amended, passed; ayes 8	7. nays Pass 1679-1680 Sign	eived and referred sed; ayes 81, nays 4 red by Speaker	1864
Signed by Speaker 437 By Sifting Committee	447	By Committee on Jeans. Biennial st	Ways and
bering. Received and referred Amended, passed; ayes 6	1643 Rec	eivedsed; ayes 84, nays	01839

HOUSE RECORD ON HOUSE JOINT RESOLUTIONS

H. J. R.	Page	H. J. R. Page
1 By Knutson. Compense of officers of 42d G. A.	ation	Recommended passage1001
Introduced, passed; ayes 81,	67-69	4 By Ontjes. Constitutional amendment.
Received back Reported enrolled Signed by Speaker Sent to Governor Approved by Governor	131	Introduced and referred 805 Recommended indefinite post- ponement
2 By Knutson. Additi employees of 42d G. A.		5 By Hines. Revision of tax- ation laws.
Introduced	168	Introduced and referred 826 In sifting committee Passed; ayes 68, nays 241725
Reported enrolled	230	6 By Committee on Appropriations. Authorizing executive council to rent additional space for state government.
3 By Venard, Constituti Introduced and referred		Introduced and passed on file1042 Passed; ayes 73, nays 11128

HOUSE RECORD ON SENATE JOINT RESOLUTIONS

S. J. R. Pag	5e S. J. R.	Page
1 By Lange. Mississippi bridge at Dubuque. Received and referred	73 5 By Frailey and McFarlane	.1623 .1742
2 By Wilson of Page. Independence Sunday. Received and referred	convict labor. Received Recommended indefinite post ponement Indefinitely postponed	. 1852 . 1852
3 By Gilchrist. Constitutional amendment relating to state senators. Received and referred	scinding action of previou assemblies asking for constitutional convention. Received	.1813 .1814

RESOLUTIONS

ACTION ON HOUSE CONCURRENT RESOLUTIONS

- No. 1-For joint convention to hear message and canvass vote, 11.
- No. 2-For joint committee on additional employees, 14.
- No. 3-Waterway improvement 207, 220.
- No. 4-Extra copies of report of Highway Commission, 261.
- No. 5-Relating to Federal Reserve System, 267, 284, 343.
- No. 6-For joint convention to hear Governor Pierce of Oregon, 359.
- No. 7—For joint convention on Lincoln's birthday to hear Col. J. F. McNeil, 359.
- No. 8-Ames-lowa City football game, 392, 458.
- No. 9-Approving McNary-Haugen bill, 524.
- No. 19-Congressman G. N. Haugen, 559, 585, 505,
- No. 11-Interstate bridges, 753, 776.
- No. 12-Blackhawk centennial, 850, 971.
- No. 13 Danger signals on roads under construction, 851, 869.
- No. 14-Joint convention to hear Prince William of Sweden, 873.
- No. 15-Grade crossing accidents, etc., 1105.
- No. 16-For joint convention to hear Will Rogers, 1367.
- No. 17-Bovine tuberculosis, 1440.

RESOLUTIONS

ACTION ON SENATE CONCURRENT RESOLUTIONS

- No. 1-For committee on inauguration, 17.
- No. 2-For short January recess, 40.
- No. 3-For special joint bank inquiry committee, 142, 144, 147, 166.
- No. 4-Codes for committee rooms, press, etc., 142, 168.
- No. 5-Memorializing Congress for relact of agriculture, 143, 168.
- No. 6-Memorializing Congress in regard to tariff on onyx, 143, 167.
- No. 8-Inviting Former Governor Harding to address joint convention, 144.
- No. 9-Tariff on molasses, 197, 205.
- No. 11-Old age pension, etc., 270, 285.
- No. 12-Relating to federal estate tax, 360, 383, 460, 592, 597, 506.
- No. 13-For joint memorial session for A. B. Cummins and Lafayette Young, 308.
- No. 14-Criticism of highway commission, 739, 806, 860.
- No. 15-For joint convention to hear Messrs. Gilman and Seaman, 380.
- No. 16—Accepting invitation to attend showing of fire prevention picture, 393, 411
- No. 17-For March 1st recess, 448, 485.
- No. 19-For joint convention to hear Howard P. Savage, 478, 485.
- No. 20-Chicago board of trade, 614, 641.
- No. 22-Pioneer Lawmakers, 615.
- No. 23-Veto of McNary-Haugen bill.
- No. 25-For final adjournment, 1413, 1553.
- No. 27-Joint convention to hear Senator Brookhart, 1230.
- No. 28-For certain employees to close up work after final adjournment, 1646.
- No. 29-Sale of chairs to members of assembly, 1816.

HOUSE RESOLUTIONS

On chaplains, 13. For committee on committee clerks, 13. Declaring a vacancy in the Fourth Representative district, 15, 21. Declaring D. Fulton Rice lawful representative from Fourth district, 25. For installation of book racks, 27. For a study of banking situation, 30. For seating Samuel D. Whiting from Johnson county pending result of contest, 32. To empower chief clerk to subpoena witnesses in contest case, 66. Geo. W. Schee memorial, 122. Matthew H. Francis memorial, 122. Joseph Mattes memorial, 126. Relating to gavel from Washington elm, 126. A. L. Brooks memorial, 126. John Killen memorial, 138. Henry N. Donhowe memorial, 139. Jeremiah M. Morrow memorial, 139. Ira Joy Swain memorial, 139. Charles Harvey Scott memorial, 140. James F. Lavender memorial, 141. H. H. Wilson memorial, 172. William Anderson memorial, 172. Charles E. Kellogg memorial, 173. Theo. C. Blume memorial, 173. William A. Tade memorial, 185. E. L. McClurkin memorial: 233. Extending sympathy to Representative Grimwood on death of sister, 250. Extending sympathy to Representative Thomas, 752. James T. Dalby memorial, 256. L. S. Huntley memorial, 267. B. F. Robinson memorial, 267. For observance of Lincoln's birthday, William S. Allen memorial, 326. Cornelius B. Eggleston memorial, 227. J. J. Lowry memorial, 391. For investigation of Highway commission, 391. Extending sympathy to Representative Eckles, 535, Extending sympathy to Sergeant-at-Arms Nelson, 667. Joel M. Fenn memorial, 806. George D. Harrison memorial, 928. Extending sympathy to Representative Patterson, 972. Purchase of land in Page county, 1213. William I. Atkinson memorial, 1271. Extending sympathy to Representative Crozier, 1272. S. W. Klaus memorial, 1299. On death of R. B. Crone, 1263. Thomas Teale memorial, 1429. To invite St. Olaf's choir to sing for the House, 1450.

JOINT CONVENTION RESOLUTIONS

For legislative committee on economy in local government, 1598.

Memorial for A. B. Cummins and Lafayette Young, 477.

Requesting the Governor to submit his bank bill, 1620.

TOPICAL INDEX TO HOUSE BILLS

ADMINISTRATOR, EXECUTORS AND GUARDIANS-

Inventories of—eliminating duplicates. 37, Crozier. Blanks for reports by executors. 38, Crozier. Foreign subjects to be notified in proceedings. 50, Forsling. Reports, inventories and appraisements of property. 162, Crozier. Appointment of referees in probate. 272, Stepanek. Certain regulation. 394, Griswold.

ADOPTION-

Repealing certain sections and enacting substitutes. 323, Kent.

AGRICULTURE-

(See also Farm Aid Associations)

Appropriation for expense of junior champion judging team, 1927. 10, Hempel.

Annual meetings and election of officers of Farm Ald Associations. 22, Bixler.

Exempting from taxation 40 per cent of 80 acres or less, used as homestead and for agriculture. 75, Rice.

"Iowa Crop Pest Act." 103, Cole of Delaware.

Making "duty to maintain line fences" applicable to "any farm animals."
293, Hattendorf.

Thresherman's lien for services. 298, Simmer.

Construction and maintenance of line fences. 304, Knudson.

Labeling and sale of agricultural seeds. 362, committee on judiciary No. 2.

ALBURNETT-

Legalizing franchise of Iowa Railway and Light Corporation in Alburnett. 45, Stepanek.

ALIMONY-

For support or for prosecution or defense during action. 248, Knutson.

ANIMAL INDUSTRY-

Refusal to sell hog cholera virus and serum. 36, Crozier.

Poultry dealers—license fees and regulations. 59, Johnson of Keokuk. Formation of Iowa Horse and Mule Breeders Association. 65, Cole of Delaware.

Changing a number of sections on "Bovine Tuberculosis." 106, Martin and Ontjes.

Larceny of domestic animals. 177, Hubbard.

Changing age of sheep and swine for taxation. 211, Christophel.

Eradication of bovine tuberculosis. 298, committee on animal industry.

Accredited area plan to be submitted to direct vote. 106, Martin.

APPEALS-

Bonds-filing and approval. 482, committee on judiciary No. 2.

APPROPRIATIONS-

Compensation of officers and employees of 42nd G. A. J. R. 1, Knutson.

Expense of junior champion judging team, 1927. 10, Hempel.

Budget Bill. 2, Saunders.

Compensation of additional employees 42nd G. A. J. R. 2, Knutson.

For proposed Iowa Horse and Mule Breeders' Association. 65, Cole of Delaware.

For expenses of election contest of Nagle vs. Whiting. 117, W. S. Kennedy.

For membership fees to National Board of Health for State Board of Health.

232, committee on public health.

To complete "Official Register." 157, Hill.

For payment to Four County Fair Association. 163, Akin.

To pay cost of bonds of chief engineer and of members of highway commission. 170, Patterson.

For state certification of land titles. 188, Martin.

To pay drainage tax against state lands in Muscatine and Louisa counties.
398. Hunt.

To purchase arms and other materials of late George Shull. 420, Ickis.

To eradicate corn borer. 491, committee on appropriations.

Claim for injuries by John Jos. Rouse at Oakdale sanitarium. 449, Nagle.

To reimburse Liberty Club of Sioux City for certain military "gifts." 452, Prichard.

To indemnify Roy Rogers for injuries while a deputy game warden. 470, committee on claims.

To indemnify Elsie Brogan for damages at State Teachers College. 471, committee on claims.

To indemnify Bertha Sheesley for injuries. 472, committee on claims. For damages by pheasants in Winnebago and Hancock counties. 495,

committees on claims. To indemnify C. T. Murphy for injuries. 496, committees on claims.

To indemnify George Simpson for injuries. 497, committees on claims.

To indemnify Vera Gage for injuries. 498, 506, committees on claims.

To return to city of Keokuk money paid into state sinking fund. 499, committees on claims.

To indemnify Charles Feenstra for injuries. 500, committees on claims. To compensate Francine Talbot for injuries. 501, 507, committees on claims. Omnibus bill. 502, committees on claims.

To refund certain insurance companies taxes paid under protest. 503.

ARCHITECTS-

Board of architectural examiners-powers and duties. 74, Prichard.

ART COMMISSION-

Creation of-powers and duties. 367, McCaulley.

ASSEMBLY EMPLOYEES-

Compensation of officers and employees 42nd G. A. J. R. 1, Knutson; J. R. 2, Knutson.

ASSESSORS-

Increasing compensation of township assessors. 3, Christophel. Compensation of assessors in cities and towns. 48, Troup.

ASSOCIATIONS NOT CONDUCTED FOR PROFIT-

(See charities, churches, and associations.)

ATHLETIC COMMISSION-

Creation of same, powers and duties. 181, Stepanek.

ATTORNEYS-

Fees for attorney appointed by the court. 158, Ontjes. Admission to law schools. 382, Nagle.

AURELIA-

Transfer of funds. 332, Bush; 333, Bush.

AUTOMOBILES-

Civil liability of owners and operators. 39, Huff.

License fees for pleasure cars. 31, Ontjes.

"Stop" signs at railroad crossings and penalties for disobeying. 62, Troup. Speed of, in cities and towns. 96, Rutledge.

Time of registering. 97, Thomas.

Permanent license plates. 136, Christophel.

Fixing license fees entirely by weight of car. 127, Christophel.

Maintenance of headlight station in each county. 137, McCaulley.

Requiring security to pay damages caused by an automobile. 197, Knutson. Lowering license fees for trucks of three ton capacity. 290, Forsling and Prichard.

Compulsory automobile insurance. 288, Rutledge.

Providing for seizure of automobiles which have been tampered with. 417, Hollingsworth.

Wheel tax in special charter cities. 401, W. S. Kennedy.

Tail light when parking on highways. 477, committees on motor vehicles. Operation of same at street intersections, approaching street cars—parking regulations—penalties for failure to report an accident. 493, committees on motor vehicles.

BAD CHECKS-

False drawing or uttering of checks. 155, Charlton of Polk.

BAILIFFS-

Compensation in district court. 287, Rice.

Appointment. 355, McIntosh.

BANKRUPTCY-

Exemptions from executions—\$400 of hogs and pigs, one bed and bedding for each member of family, \$500 of household furniture, and automobile used for business. 58, Hopkins.

Examination of person suspected of having wrongful possession of effects of person or corporation in receivership. 85, committee on judiciary No. 2.

BANKS AND BANKING-

"Depositors guarantee." 1, Lovrien.

Anticipatory warrants for state sinking fund for public deposits. 42, Lovrien.

Notifying state treasurer of amount of public deposits in a closed bank. 60, Lovrien.

Court to appoint receiver in certain cases for closed banks. 105, Kline.

False drawing or uttering of checks. 155, Charlton.

"Depositors guarantee" with cost paid by banker. 175, Springer.

Iltegal conduct on the part of bank officers, directors or employees. 305.

Allen,

Eliminating "surplus" in figuring "limit of liabilities." 363, Torgeson.

Making the circulation of false rumors regarding a bank's solvency, a felony. 368, Blythe.

Money paid for drafts to be a trust fund. 427, Lovrien.

Establishment of a fund to protect depositors—dividing state into banking districts. 437, Saunders.

Bank guarantee fund for depositors. 460, W. S. Kennedy.

BARBERS AND BEAUTY PARLORS-

"Model" barber act. 30, Maxfield.

Practice of cosmetology. 124, Elliott.

BLIND-

Commission-appointment, membership, etc. 164, Charlton.

County aid to the blind-recoverable from estate of person receiving same. 360, committee on judiciary No. 2.

A department of the school for the blind to aid the blind residents of the state. 486, committee on appropriations.

BOARD OF AUDITS-

To audit claims of board of control and board of education. 468, Johnson of Keokuk.

BOARD OF CONTROL-

Prison labor after July 1, 1927. 189, committee on board of control. Prison labor on roads, parks and county improvements. 345, Wolfe. Claims to be audited by board of audits. 468, Johnson of Keokuk.

BOARD OF EDUCATION-

Claims to be audited by board of audits. 363, Roberts. Claims to be audited by board of audits. 468, Johnson of Keokuk.

BOARD OF HEALTH-

Compensation for services. 202, committee on public health.

BOARD OF PAROLE-

Providing for a physician on board of parole. 276, Hines.

BOND ISSUES-

65 per cent vote cast necessary to carry. 11, Hopkins. Issuance of municipal and school bonds. 25, Hill.

BONDS AND STOCKS-

Requiring brokers to report names of purchasers of taxable securities. 445, Hubbard.

BONUS AND DISABILITY FUND-

Investment of surplus fund. 183, committee on military.

BOVINE TUBERCULOSIS-

Majority to approve accredited area and other regulations. 106, Martin and Ontjes.

Accredited area plan to be submitted to direct vote-increasing indemnities. 131, Springer.

Eradication of bovine tuberculosis. 289, committee on animal industry.

BOXING-

Licensing of boxing exhibitions. 181, Stepanek.

BREAD-

Loaves of standard size and weight. 57, Elliott.

BRIDGES-

County bridge fund and county road funds interchangeable. 153, Bixler. Authorizing highway commission to cooperate in purchase and maintenance of interstate bridges. 215, committee on interstate bridges.

Standardizing bridges on secondary roads and providing a hearing when cost exceeds \$5.000. 313, Anderson.

BROGAN, ELSIE-

Claim for injuries at state teachers college. 471, committee on claims.

BUDGET BILL (County)-

Providing a Budget Bill for counties. 114, Charlton.

Relating to local budgets. 315 Bixler.

County budget commission. 390, Elliott.

BUDGET BILL (State)-

State appropriation bill. 2, Saunders.

BUDGET DEPARTMENT-

Expenses of state as submitted by. 2, Saunders.

Report of audit of highway commission's books. 171, Patterson.

BUILDING AND LOAN-

Trust funds may be invested in. 306, Rutledge.

Membership fees. 330, committee on building and loan.

Investment of surplus funds of building and loan associations. 331, committee on building and loan.

Examination by state auditor. 433, committee on building and loan.

CALHOUN COUNTY-

Legalizing a resolution establishing a public road, 428, McCaulley,

CAPITOL BUILDINGS AND GROUNDS-

Executive council to govern same. 247, Grimwood.

Appropriation for repairs of capitol and historical buildings. 514,

CEDAR RAPIDS-

Legalizing acquisition of waterworks system. 44, Stepanek.

CEMETERIES-

Resale of uncared for, unused lots. 180, Bair. Increasing tax levy for parks and cemeteries. 206, Mathews.

CENTRAL CITY-

Legalizing franchise of Iowa Railway and Light Company in Central City. 45, Stepanek.

CERTIFIED SHORTHAND REPORTERS-

Examination fees to go to examiners for traveling expenses. 130, Wilson of Polk.

CHAIN STORES-

Limiting same to five in state. 169, Knudson.

CHANGE OF VENUE-

From mayor's and police courts. 450, O'Donnell.

CHARITIES, CHURCHES AND ASSOCIATIONS NOT CONDUCTED FOR PROFIT—

Exempting from taxation, property of. 25, Hill. Solicitation of public donations. 237, Elliott.

CHATTEL LOANS-

Interest rate reduced from 31/2 per cent to 1 per cent per month. 357, Reimers,

CHECKS-

False drawing and uttering of checks. 155, Charlton.

CHILDREN-

School tuition of children in charitable institutions. 21, Anderson. Clarifying law on neglected children. 140, committee on judiciary No. 2. Adoption. 323, Kent.

Insurance for. 475, committee on insurance.

CHURCHES-

(See charities, churches, and associations not conducted for profit.)

CITIES AND TOWNS-

Expense of public docks. 16, Ryder.

Civil service in. 15, Ryder.

Removal and appointment of dock commissioners. 14. Ryder.

Issuing of bonds. 25, Hill.

Number of councilmen in commission plan cities, 33, Simmer.

Annexation of territory. 43, Stepanek.

Compensation of assessors of cities and towns. 48, Troup.

Cutting of weeds. 66, Heald.

Filing of plats. 76, Walrod.

Removal of officers in cities and towns. 80, committee on judiciary No. 2.

Speed of automobiles. 96, Rutledge.

Compensation of officers whose salaries are not fixed by law. 128, Forsling. Ten per cent of surplus earnings of certain public utilities to be applied to city's bonded indebtedness. 138, Patterson.

Elective and appointive officers. 139, Nagle.



Pension fund for firemen and police in cities of 25,000 or over. 143, Eden. Extending equipment of municipal public utilities. 145, McIntosh.

Street improvement and sewer contracts to be let to "responsible" parties. 166, Hale.

Payment for street lighting. 172, Simmer.

Using Iowa products in public construction work. 212, Forsling.

Cities under special charter—tax levy not to exceed ten mills. 187, W. S. Kennedy.

Cities under special charter—nomination to fill vacancy in office. 192, committee on judiciary No. 2.

Method of paying township trustees. 218, Hopkins.

County aid for rest rooms in cities and towns. 220, Knudson.

Municipal emergency funds. 222, McIntosh; 236, Kent.

Municipal indebtedness limitation—eliminating money and credits in figuring same. 223, Springer.

Municipally owned utilities—surplus earnings to be used to retire city's bonded indebtedness. 226, Simmer.

Compensation of councilmen in manager plan cities of 35,000 or over. 227, O'Donnell.

Cities becoming first class cities after 1924 not to have police courts until established by ordinance. 221, Clearman.

Increasing mayor's salaries in special charter cities. 234, Nagle.

Allowing cities of 20,000 or over city manager plan. 302, Knutson.

Decreasing number of employees under civil service. 368, Charlton.

Claims for personal injury against special charter cities. 279, Wagner.

Issuance of bonds for playgrounds and swimming pools. 280, Wagner.

Tax for swimming pools and playgrounds. 281, Wagner.

Special assessments for street improvements and sewers—maturity—interest. 282, Wagner.

Indebtedness for dams for municipal purposes. 286, committee on conservation of resources.

Joint erection of soldiers memorials by city and county. 371, Ontjes.

In cities of 2,000 or less, street or sewer improvement ordered in on petition. 294, Hopkins.

Two mill tax for a municipal band in "any" city. 303, Pritchard.

River fronts and levee improvements—increased tax levy—addition powers to levee commission. 342, Wagner.

Examination for civil service. 365, Elliott.

Transferring funds. Substitute bill for. 153.

Transferring funds. 295, committee on highways.

Increasing the "road fund" in special charter cities. 376.

Regulation for platting. 379, committee on cities and towns.

Regulating city planning commissions. 380, committee on cities and towns. Regulating street and public improvements. 381, committee on cities and towns.

City and town assessments. 391, Forsling.

l'ublic contracts by towns. 405, Martin.

Municipal finance. 410, Torgeson.

Reconstruction of viaducts. 411, Wagner.

Consolidating city and school election. 416, Elliott.

Creating a paving repair fund for cities and towns. 487, committee on cities and towns.

Method of compiling assessment records and compensation of assessors in cities of 125,000 or more. 480, committee on cities and towns.

Method to purchase or remodel a building for city or town hall. 444, Eden. Flood protection. 480, committee on cities and towns.

Mayor's jurisdiction. 418, Kline.

Mayor's and police courts, appeal bonds. 51, Forsling.

Police courts, establishment. 234, Nagle.

Mayor's and police courts, change of venue from. 450, O'Donnell.

CIVIL LIABILITIES-

Owners and operators of automobiles. 39, Huff.

service protection. 451, Prichard.

CIVIL SERVICE-

Examinations and appointments in cities and towns. 15, Ryder.

Examinations for. 365, Elliott. Removing "matron" and secretaries of police and fire department from civil

CLAIMS-

(See appropriations)

CLERK OF DISTRICT COURT-

Legalizing acts in probate proceedings. 348, McCaulley.

COLLECTING DEBTS-

(See indebtedness.)

COLLECTION AGENCIES-

Regulating same. 337, Knutson.

COMMERCE AND TRADE-

Unfair discrimination in sales. 176, Hines. Selling merchandise or service near any fair grounds. 334, Cole of Delaware. Tax exemption for five years for new industries. 409, Simmer and Craig. Recording change on ownership of firms. 469, Roberts.

COMMERCIAL FEEDS-

Listing "digestible protein." 435, committee on agriculture.

COMMISSIONERS OF PUBLIC DOCKS-

Removal of. 14, Ryder.

CONCEALED WEAPONS-

Prohibiting sale of same to parties having no permit to carry. 122, Ryder.

CONDITIONAL SALES-

Unifying law on same. 312, Rice.

CONSTABLES-

(See police, constables and peace officers.)

CONSTITUTIONAL AMENDMENTS-

Filling vacancies occurring in either House. J. R. 3, Venard. Relating to "fines" being used for schools and libraries. J. R. 4, Ontjes.

CONTEMPT OF COURT-

Fines for same and to what fund. 273, Bair.

CONTEST-

Expenses of election contest by Nagle vs. Whiting. 117, W. S. Kennedy.

CONVICTS.

Prison labor after July 1, 1927. 189, committee on board of control. Convict labor on roads, parks and county improvement. 345, Wolfe.

CORN BORER-

"Iowa crop pest act." 103, Cole of Delaware; S. F. 118, Gilchrist.

CORONER-

Payment of fees by county. 167, Hansen. County attorney ex-officio coroner. 285, Simmer.

CORPORATIONS-

Delinquent in reports. 77, committee on judiciary No. 2.

COSMETOLOGY-

Practice of license, regulations, etc. 124, Elliott.

COUNTY AND TOWNSHIP AFFAIRS-

Increasing compensation of township trustees. 35, Blythe.

Township trustees and clerk, eligible to and elected by people residing outside of cities and towns. 41, Lichty.

Compensation of township assessors. 47, Troup.

Salaries of assistant county attorneys. 95, Lichty.

Reducing certain compensations of township clerk. 104, Hattendorf.

Four-year term for supervisors and township trustees. 108, Reimers.

County budget bill. 114, Charlton.

Appointments of overseers of the poor. 118, Bair.

Repealing law forbidding payment of expenses at county officials' convention. 119, Bair.

Compensation of township clerks. 120, Hattendorf.

Payment of expenses of bonds for certain county officers. 125, Griswold.

Relative to attendance at conventions of county officers. 126, Griswold.

County road funds and county bridge funds interchangeable. 153, Bixler. Increasing compensation of justices of the peace in township of 10,000 or

more. 165, Forsling.

Coroner's fees payable by county. 167, Hansen.

Using Iowa products in public construction work. 212 Forsling.

Increasing tax levy for county roads and bridges. 178, McMillan.

Additional collectors for delinquent personal taxes. 179, McMillan.

Additional compensation for certain county treasurers. 208, Forsling.

Increasing compensation of certain deputy auditors, treasurers and clerks. 210, O'Donnell.

Cost in the contesting of elections of county officers. 225, Hale.

County attorney to be ex-officio coroner. 285, Simmer.

Joint erection of soldiers' memorial by county and city or town. 371, Ontjes. Increase compensation of county attorneys in counties of 15,000 or less. 318, Krouse.

Transferring funds. 153.

Providing for depositories for "fees" of certain county officers. 467, committee on county and township organization.

COUNTY OFFICIAL NEWSPAPERS-

(See official newspapers.)

COUNTY SUPERVISORS-

Publication of proceedings of drainage districts. 4, Haney.

Appointment of overseer of the poor. 118, Bair.

COURTS AND COURT PROCEDURE-

Probate proceedings, notice of consular representatives. 50, Forsling.

Mayors and police courts, appeal bonds. 51, Forsling

Assignment for benefit of creditors, amount of bond. 86, committee on judiciary No. 2.

Oaths, administration by clerk of supreme court. 89, committee on judiciary No. 2.

Argument by attorneys, restriction. 205, Craig.

Jurors, selection of substitutes. 182, Venard.

Municipal court, jurisdiction. 194, Charlton.

Municipal court, transfer of misdemeanor cases, 195, Charlton.

Police court, establishment. 234, Nagle.

Fines for contempt of court or forfeitures. 273, Bair.

District court, salary of deputy sheriffs or bailiffs. 287, Rice.

Probate court, legalizing acts of clerk and deputies, 348, McCaulley,

Deputy clerks, unlawful to probate wills. 349, McCaulley.

District court, appointment of bailiffs. 355, McIntosh.

Exceptions to rulings of court. 366, McCaulley.

Supreme court, additional judge. 407, Rice.

Mayor jurisdiction. 418, Kline.

Change of venue from mayor's or police courts. 405, O'Donnell.

Appeal bonds, filing and approval. 482, committee on judiciary No. 2.

CREAMERIES-

Pasteurization of products. 12, Christophel.

CREEKS-

(See rivers and creeks.)

CRIME COMMISSION-

(See Iowa crime commission.)

DAIRY AND FOOD-

Pasteurization of milk products. 12, Christophel.

DAMS-

Indebtedness for dams for municipal purposes. 286, committee on conservation of resources.

DAVENPORT-

Deeding certain real estate of Soldiers' Orphans Home to Davenport. 151, Wagner.

DEPOSITORS GUARANTEE ACT-

Guaranteeing bank deposits. 1, Lovrien.

Anticipatory warrants for state sinking fund for public deposits, 42.

Lovrien.

Guaranteeing bank deposits with cost paid by bank. 175, Springer.

Guaranteeing bank deposits. 460, W. S. Kennedy.

DIVORCE-

Temporary alimony. 248, Knutson.

DOCKS-

(See public docks.)

DOGS-

Licenses for, 275, Held.

Damages done by dogs. .436, committee on animal industry.

DONATIONS-

Solicifation of public donations. 237, Elliott.

DRAINAGE-

Publication of proceedings of drainage boards. 4. Haney.

Return of excess taxes in drainage construction. 8. Anderson.

Requiring 50 per cent of owners to sign petition to straighten river or creek.

13. Kent.

Dissolving a drainage district upon petition. 94, Blythe.

Levying an additional drainage tax. 203, Wamstad.

Increasing number of petitioners necessary for a drainage district. 214, Oliver.

Assessment for drainage repairs. 230, Hubbard.

Roads to be exempt from drainage taxation. 242, Hubbard.

DRUGS-

(See, food, drugs and other articles.)

DRUG STORES-

(See pharmacies.)

EARLVILLE-

Legalizing transfer of funds by town council. 24, Cole of Delaware.

EDEN, GEORGE-

Issuing land title to. 148, Patterson.

EDUCATIONAL INSTITUTIONS-

Probation officers in counties having a state educational institution. 190, Nagle.

Control of dormitories at state educational institutions. 254, Troup.

Acceptance of the provisions of the Purnell Act. 255, Troup.

Rate of interest on loan of funds belonging to state educational institutions. 256, Troup.

Admission to law schools. 382, Nagle.

EDUCATIONAL, SCHOOLS-

(See schools.)

ELECTRIS LIGHTS-

Requiring adequate service. 28, Knudson.

Tax assessment for electric transmission lines. 160, Grimwood.

Payment for street lighting. 172, Simmer.

Appraisals for condemnation. 260, Martin.

Transmission lines-no franchise until right of way is paid for. 447, Martin.

Locating lines on highways. 454, Allen and Johnson of Marion.

Condemnation of land for electric transmission lines. 494, committee on public utilities.

ELECTRICIANS-

Licensing same in cities and towns. 442, Elliott.

ELECTRIC LIGHT PLANTS (Municipal)-

(See municipal utilities.)

ELECTIONS-

Number of ballots to be furnished in each precinct. 5, Haney.

Double counting boards. 7, Haney.

In bond issues 65 per cent of vote cast necessary to carry. 11, Hopkins.

Vacancy in office when member-elect dies. 17, Blackford.

Township trustees and clerk—eligible to and elected by people residing outside of cities and towns. 41, Lichty.

Removing 35 per cent requirement for nomination by primaries. 53, Knudson.

Use of voting machines. 55, Wagner.

Permanent registration in cities of 125,000 or more. 64, Elliott.

Withdrawals by candidates of nominations, 92, committee on judiciary No. 2.

Double election boards. 101, Wamstad.

Election of police judge by entire electorate. 139, Nagle.

Purchase of voting machines. 152, Nagle.

Cities under special charter—nominations to fill vacancy in office. 192, committee on judiciary No. 1.

Registration of voters—applicant to be able to read and write. 207, Mc-Caulley.

Increasing compensation of election boards. 209, O'Donnell and W. S. Kennedy.

"Costs" in the contesting of elections of county officers. 225, Hale.

Registrars for city school election to be selected from registrars appointed by city council. 229, Eden.

Nominations to fill vacancies and nominations by convention to be certified within five days. 245, Oliver.

Double counting boards to take charge at 9:00 a.m.—increasing compensation of boards. 261, Nagle.

In voting to consolidate school districts, country vote to be separate fron all other. 324, McCaulley and Quirk.

Judges' and clerks' compensation 75c per hour in primary election in cities having permanent registration. 343, Wagner.

Compensation of election board 75c per hour in primary election in cities having permanent registration. 344, Wagner.

Regulations relating to election boards. 377, Wagner. Highway bond issue to be voted on at regular election only. 415, Berry. Consolidating city and school elections. 416, Elliott.

ELLSWORTH COLLEGE-

Acceptance of gift of college for educational purposes. 300, Saunders.

EMBALMING-

Licensing same. 474, committee on public health.

EMBEZZLEMENT-

Of funds received by a public officer. 100, Wamstad.

ENTOMOLOGIST-

Office of state entomologist under agricultural department. 103, Cole of Delaware.

Correcting a section relative to state entomologist. 110, committee on judiciary No. 2.

EUGENICS-

Creating state board of—defining powers and duties. 483, committee on public health.

EXECUTORS-

(See administrators and executors.)

EXECUTIVE COUNCIL-

Regulating use of capitol building and grounds. 247, Grimwood.

EXEMPTIONS-

Relating to exemption from execution. 364, Rice.

FAIR BOARD-

(See state fair board.)

FAIRS-

Appropriation for "Four-County Fair Association." 163, Akin.

Selling merchandise or service near any fair grounds. 334, Cole of Delaware; S. F. 357, Benson.

State aid to fair associations. S. F. 360, committee on appropriations; 432, Rutledge.

FARM AID ASSOCIATIONS-

Annual meetings and elections of officers. 22, Bixler.

Submitting to the voters the question of county aid to. 133, Springer.

Treasurer's bond. 144, Hansen.

Cooperative association handling products of nonmembers. 347, committee on agriculture.

FEENSTRA, CHARLES-

To indemnify for injuries. 500, committees on claims.

FELONY-

Circulating false rumors regarding a bank. 368, Blythe.

FENCES-

Partition fences on land used exclusively for timber. 98, Thompson.

Making "duty to maintain line fences" applicable to "any farm animals." 293, Hattendorf.

Construction and maintenance of line fences. 304, Knudson.

FIREARMS.

Prohibiting possession of machine guns. 83, committee on judiciary No. 2. Prohibiting sale of concealed weapons to party having no permit to carry same. 122, Ryder.

FIRE DEPARTMENT-

Removing "secretaries" from civil service. 451, Prichard.

FIREMEN.

Annual examination and appointment. 15, Ryder. Increasing pension fund. 143, Eden.

FIRST AID-

First aid treatment to injured miners. 233, Wolfe.

FISH AND GAME-

Extending indefinitely closed season on quail. 23, Blythe. Closed season on pinnated grouse and prairie chickens. 73, Ickis. Raising and selling game birds and animals and the tax thereon. 132. Springer.

Relating to the seizure of "mussels." 384, Knutson. Creation of state game commission. 461, King.

FISHING-

(See hunting and fishing.)

FLOOD PROTECTION-

Relating to. 479, committee on cities and towns.

FOOD, DRUGS AND OTHER ARTICLES-

Labeling and sale. 362, committee on judiciary No. 2.

FOREIGN (OUTSIDE OF STATE) CORPORATION— Tax on. 466, Wagner.

FOREST CITY-

Legalizing the transfer of funds. 354, Hanson.

FOUR-COUNTY FAIR ASSOCIATION-

Appropriation for 1925. 163, Akin.

FURS

Regulations on hunting and state license for fur buyers. 383, Knutson.

GAGE, VERA-

Appropriation to compensate Vera Gage for injuries. 498, 506, committees on claims.

GASOLINE-

Increasing gasoline tax to 3 cents. 481, committee on roads and highways. Fixing a standard for. 372, Rutledge.

Gasoline tax to be divided equally between primary, county and township road funds. 422, Blackford and Haney.

GAS WORKS (Municipal)-

(See municipal utilities.)

GENERAL ASSEMBLY-

Compensation of officers and employees 42nd G. A. J. R. 1, Knutson. Compensation of additional employees 42nd G. A. J. R. 2, Knutson. Filling vacancies in either House—constitutional amendment. J. R. 3, Venard.

GEOLOGIST, STATE-

Payment of actual and necessary field expenses. 78, committee on judiciary No. 2.

GROUSE, PINNATED-

Closed season on. 73, Ickis.

GUARANTEED BANK DEPOSITS-

"Guaranteed deposits" with cost distributed. 1, Lovrien.

"Anticipatory" warrants for state sinking fund for public deposits. 42,
Lovrien.

"Guaranteed deposits" with cost carried by banks. 175, Springer.

"Guaranteed deposits." 460, W. S. Kennedy.

GUARDIANS-

(See administrators, executors and guardians.)

HAMILTON COUNTY-

Legalizing transfer of funds. 309, Knudson.

HEALTH-

Barber bill. S. F. 56, Stoddard and McFarlane: 30, Maxfield.

Membership in National Board of Health of state organizations. 232, committee on public health.

Practice of cosmetology. 124, Elliott.

Commitment for care and treatment of persons suffering from tuberculosis 159, Grimwood.

Amending three sections of code relative to osteopathy. 297, Prichard. Embalming, practice of. 474.

State board of eugenics; and sterilization of certain persons. 483, com mittee on public health.

HEATING PLANTS-

(See municipal utilities.)

HIGHWAYS-

(See roads and highways.)

HIGHWAY COMMISSION-

New method of creating, electing and organizing. 34, Lovrien, et al. Centralizing control of primary roads in highway commission. 72, Hollis. Appropriation to pay costs of bonds for chief engineer and for members of highway commission. 170, Patterson.

Budget director's report of audit of books of highway commission. 171, Patterson.

Office of state treasurer to receive \$5,000 annually from the highway commission's maintenance fund. S. J. 277.

HOG CHOLERA-

Revocation of manufacturer's or dealer's permit for refusal to sell virus and serum to persons authorized to administer same. 36, Crozier

HOSPITALS-

Medical and surgical treatment of indigent persons at any reputable hos pital. 283, Wamstad.

Window equipment to prevent escape of patients. 414, Allen.

HOUSE OF REPRESENTATIVES-

Rewording law on number of members. 193, committee on judiciary No. 2.

HUNTING AND FISHING-

10 per cent of license fees to go to counties. 18, Johnson of Dickinson.

Extending indefinitely closed season on quail. 23, Blythe.

Licenses to expire January 1st. 40, Johnson of Dickinson.

Closed season on pinnated grouse and prairie chickens. 73, Ickis.

Fishing with a trot-line. S. F. 176, Slemmons; 385, Knutson.

"Closed season on muskrats" applicable to northern zone of state. 196, Kline,

Regulations on hunting fur-bearing animals. 383, Knutson.

Authorizing the killing of pheasants. 424, Eckles.

Unlawful to trap raccoon in a stream den. 423, Cole of Delaware.

Fishing licenses for nonresidents-18 years of age or over. 504, committee on fish and game.

ICE CREAM FACTORIES-

l'asteurization of milk. 12, Christophel.

INCOME TAX-

State income tax. 9, l'atterson and Johnson of Dickinson.

INDEBTEDNESS-

Exempting "personal earnings" in collection. 200, Prichard.

INDIGENT PERSONS-

Medical and surgical care. 283, Wamstad.

INHERITANCE-

Distribution of property of intestate who died without issue. 322, Akin.

INHERITANCE TAX DEPARTMENT-

Creation of, and duties and powers. 63, Lovrien.

INSANE-

Relief from support of an insane person by order of court. 316, Hines. Regarding trial for commitment for insanity. 441, Charlton.

INTOXICATING LIQUORS-

Both fine and imprisonment for second intemperance conviction. 359, committee on suppression of intemperance.

INTEREST RATES-

Rate not to be increased at maturity of mortgage note. 250, Hollingsworth. Chattel loans—interest rate 1 per cent per month. 357, Reimers.

INVESTMENT COMPANIES-

Requiring brokers to give names of purchasers of taxable securities. 445, Hubbard.

Regulations of sales of certain securities. 446, Johnson of Dickinson.

INSURANCE-

Fees collected by commissioner of insurance. 191, committee on judiciary No. 2.

A corporation insuring the lives of its officers. 258, committee on insurance. Compulsory automobile insurance. 288, Rutledge.

Liability insurance not necessary with certain motor carriers. 307, Hollingsworth,

"Action" in reinsurance cases. 327, McCaulley.

Uniting two chapters of the 41st G. A., relative to life insurance companies. 361, committee on judiciary No. 2.

Par value of stock and reduction of capital stock. 426, Johnson of Marion. Fraternal insurance for children. 475, committee on insurance.

INTERNES-

One year a requirement for examination for medicine. 201, committee on public health.

IOWA CITY-

Legalizing deed by Iowa City to American Legion Post No. 17. 319, Nagle,

IOWA CRIME COMMISSION-

Creation, powers and duties. 112, Nagle.

"IOWA CROP PEST ACT"-

Creating office of state entomologist. 103, Cole of Delaware.

IOWA HORSE AND MULE BREEDERS' ASSOCIATION-

Formation of and appropriation for. 65, Cole of Delaware.

IOWA PRODUCTS-

Using same in public construction work. 212, Forsling.

IOWA SOLDIERS' ORPHANS' HOME-

County liability in maintenance of children in same. 141, committee on judiclary No. 2.

JOINT CONVENTIONS-

Presiding officer in absence of President of the Senate. 49, committee on rules.

JUDICIARY, JUDGES AND JURIES-

"Struck jury," repeal of law; jurors as witnesses. 53. Cavanaugh. Jury lists, waiver of defects. 61, Springer. Substitute jurors, selection. 99, Venard; 182, Venard.

Jury lists, number to be drawn. 277, Mathews.

Practice of judges prohibited. 310, Knudson.

Supreme court, additional judge. 407, Rice.

JUNIOR LIENS-

(See liens.)

JUSTICE OF THE PEACE-

Increasing compensation in townships having 10,000 or more. 165, Forsling. Compensations of justices of the peace—retention of certain fees. 351, Forsling.

KEOKI'K-

Appropriation to return to Keokuk money paid to state sinking fund. 499, committees on claims.

KINDERGARTEN-

Establishment and maintenance, 228, Crone.

LAKE VIEW-

Legalizing transfer of funds. 329, Quirk.

LAND TITLES-

Issuing title to Luther Taylor and Nellie Sims Taylor. 20, Edge. Giving to Sioux City title held by state in bed of Missouri River. 129, Forsling and Prichard.

State certification of titles. 188, Martin.

Issuing title to George Eden. 148, Patterson.

Deeding certain real estate of Soldiers' Orphans' Home to Davenport. 151, Wagner.

Uniform conveyance blanks. 292, Hager.

Additional index of deeds to be kept by county recorder. 356, Ontjes. Disputed over titles. 395, Haney.

LARCENY-

Of domestic animals. 177, Hubbard.

LEACH, ROBERT L.

LEGALIZING ACTS-

Transfer of funds by town council of Earlville. 24, Cole of Delaware, Acquisition of water works system by Cedar Rapids. 44, Stepanek. Certain franchises of Iowa Railway and Light Corporation. 45, Stepanek. Transfer of certain funds in Monroe county. 116, Berry. Transfer of certain funds in Missouri Valley. 142, Cole of Harrison. Transfer of funds by Appanoose county. 195, Ellis. Transfer of funds by town of Manilla. 204, Fleming.

Transfer of funds by town of Sergeant Bluff. 238, Forsling.

Legalizing a tax levy for a memorial hall in Marion county. 259, Johnson of Marion.

Transfer of funds by Union county. 308, Ickis.

Transfer of funds by Hamilton county. 309, Knudson.

Deeding property to American Legion Post No. 17 by Iowa City. 319, Nagle; S. F. 289, Clearman.

Transfer of funds by Webster county. 321, Rutledge.

Transfer of funds by Lake View. 329, Quirk.

Transfer of funds by Aurelia. 332, Bush; 333, Bush.

Acts of clerks of probate courts and their deputies. 348, McCaulley.

Transfer of funds by Forest City. 354, Hanson.

Transfer of funds by Wapello county. 358, Simmer.

Transfer of funds by New London. 464, Ratliff.

Transfer of funds at Ryan. 387, Cole of Delaware.

A resolution of supervisors of Calhoun county establishing a public road.

428, McCaulley.

LIBERTY CLUB OF SIOUX CITY-

Appropriation to reimburse same for certain military equipment furnished. 452, Prichard.

LIBRARIES-

County library tax. 69, Reimers.

Contracting for public county libraries. 70, Reimers.

Expenses of branch public libraries. 71, Reimers.

Repealing a section relating to library commission. 109, committee on judiciary No. 2.

Public school libraries—funds and purchase of books. 268, committee on public schools.

Public school libraries—at least \$5.00 per year for each school. 269, Torgeson.

LIENS-

Junior liens not to be recorded as personal judgments. 68, Ontjes, Disposing of personal property upon which there is a lien. 154, Charlton. Mechanics liens for material and labor. 231, Knutson. Thresherman's lien. 298, Simmer.

MACHINE GUNS-

Prohibiting possession of. 83, committee on judiciary No. 2.

MAIL ROUTES-

Opening same after snowstorms. 278, Torgeson.

MANILLA, TOWN OF-

Legalizing transfer of funds. 204, Fleming.

MARINES-

(See military.)

MARION COUNTY-

Legalizing a tax levy for a memorial hall. 259, Johnson of Marion.

MARRIAGE-

Correction in "returns" form. 111, committee on judiciary No. 2.

Marriage—legal if both parties are 16 years old. 353, Forsling and Prichard.

MARSHALS-

(See police officers.)

MECHANIC LIENS-

For material and labor. 231, Knutson.

MEDICINE-

Requirements of applicant for license to practice. 201, committee on public health.

Medical and surgical treatment of indigent persons. 283, Wamstad.

MEN'S REFORMATORY-

(See penitentiary and men's reformatory.)

MILITARY-

Exempting from taxation certain properties of dependents of soldiers, sailors and marines. 253, Ratliff.

Investment of surplus bonus and disability fund. 183, committee on military affairs.

Data to be furnished Bonus Board. 199, committee on military affairs.

Authorizing Governor to receive and distribute certain funds from Secretary of War. 184, committee on military affairs.

Compensation for member of relief commission. 257, Venard.

Joint erection of soldiers', sailors' and marines' memorial by city (or town) and county. 371, Ontjes.

Women admitted to soldiers' home. 338, Maxfield.

A state transfer of \$10,000 to preserve Spanish and World War flags. 412, committee on military affairs.

Commitment of insane war veterans to U. S. veterans' hospital. 489, committees on military.

MINES AND MINING-

First aid treatment to injured miners. 233, Wolfe.

Methods of conducting air currents in coal mines. 240, Berry

Mine shot firemen to be furnished gas masks. 246, Rice.

Data of shafts sunk in coal mines. 251, Hollingsworth.

Coal miners to wear goggles. 413, Allen.

Allowing sixty days to replace certain licenses men when they leave company's employment. 453, committee on appropriations.

MISSOURI VALLEY (City)-

Legalizing the transfer of certain funds. 142, Cole of Harrison.

MONROE COUNTY-

Legalizing the transfer of certain funds of. 116, Berry.

MORTGAGES-

Tax exemption on, 67, Martin.

Exempting from taxation, 40 per cent of 80 acres or less, used as homestead and for agriculture. 75, Rice.

Disposing of personal property upon which there is a lien on conditional sale contract. 154, Charlton.

Recording mortgages and other instruments. 198.

At maturity of mortgage, rate of interest not to increase. 250, Hollingsworth.

Marginal assignment or release of mortgages. 311, Ontjes.

Uniform conveyance blanks. 292, Hager.

On real estate must have legal description. 339, McCaulley.

Additional index to be kept by county recorder. 356, Ontjes.

Revising foreclosure and redemption on real estate. 373, Simmer.

MOTOR CARRIERS AND TRUCKS-

Allocating proceeds of motor carrier tax to counties on the ton-mileage basis. 213, Hansen.

Relieving certain motor carriers from carrying liability insurance. 307, Hollingsworth.

Increasing speed limit to thirty-five miles. 476, subcommittees on motor vehicles.

Mileage tax for trucks and motor carriers. 473, committee on motor vehicles and transportation.

MOTOR VEHICLES-

(See automobiles.)

MULCT TAX-

Tax on tobacco (exclusive of cigarettes). 224, Wolfe and Hubbard.

MUNICIPAL AFFAIRS-

(See cities and towns.)

MUNICIPAL COURT-

Jurisdiction in civil or criminal matters. 194, Charlton.

Misdemeanor cases, transfer to. 195, Charlton.

MUNICIPAL UTILITIES—WATER, ELECTRICITY, HEATING AND GAS—

Ten per cent of surplus earnings to be applied to city's bonded indebtedness.

138, Patterson.

Extending plants. 145, McIntosh.

Retiring bonds. 146, McIntosh.

Investing surplus funds in federal and state bonds. 147, Patterson.

Payment for street lighting. 172, Simmer.

Payment for water for fire protection. 173, Simmer.

Surplus earnings to be used to retire existing bonded indebtedness of the city. 226, Simmer.

Repayment of water rebates. 291, Green.

MURPHY, C. T .-

Appropriation to indemnify C. T. Murphy for injuries. 496, committees on claims.

MUSEUMS-

Tax levy for art museums in cities of 50,000 or more. 440, Charlton.

MUSKRATS-

"Closed season on muskrats" applicable to northern zone of state. 196, Kline.

Establishment of muskrat farms. 456, Hager.

NEAR BEER-

Sale of near beer, licenses for same. 239, Harrison.

NEW LONDON-

Legalizing transfer of funds. 464, Ratliff.

NEWSPAPERS-

Official newspapers. 6, Haney.

NUISANCES-

Redefining same. 396, Hansen.

OFFICIAL NEWSPAPERS-

Numbers of. 6, Haney.

OFFICIAL REGISTER-

Appropriation to complete the official register. 157, Hill.

OMNIBUS BILL

State and other expenses. 502, committees on claims.

OSTEOPATHY AND SURGERY-

Amending three sections of the code. 297, Prichard.

PARKS-

Authorizing park boards to accept gifts. 56, Wagner. Increasing tax levy for parks and cemeteries. 206, Topping.



Giving board of conservation of public parks right to make certain regulations for state parks. 29% committee on conservation of resources. Limiting powers of park commissioners. 389, Elliott,

Authorizing park improvement assessment. 391, Hollingsworth.

PASTEURIZATION-

Definition of, and where required. 12, Christophel.

PATENT-

Land title to Luther Taylor and Nellie Sims Taylor. 20, Edge. Land title to George Eden. 148, Patterson.

PENITENTIARY AND MEN'S REFORMATORY-

Clarifying law regarding salaries at. 264, Oliver.

Creating industries revolving funds. 488, committee on board of control.

PERSONAL PROPERTY-

Disposing of personal property upon which there is lien or conditional sale. 154, Charlton.

Administrator's report of appraisement of property. 162, Crozier.

County auditor to be notified of public sale of personal property. 341, Reimers.

Chattel loans—interest rate reduced from 3½ per cent to 1 per cent per month. 357, Reimers.

PHARMACY-

Ownership and operation by registered pharmacists only. 284, Grimwood.

PHYSICIANS AND SURGEONS-

Applicant for license to practice medicine must have one year internship. 201, committee on public health.

Medical and surgical treatment of indigent persons. 283, Wamstad. Defining "practicing physician." 431, Rice.

PLATS-

Filing of city and town plats. 76, Walrod. Regarding the filing of plats. 443, Elliott.

PLAY GROUNDS AND SWIMMING POOLS-

Issuance of bonds for. 280, Wagner. Tax for. 281, Wagner.

POLICE, CONSTABLES AND PEACE OFFICERS-

Annual examination and appointment of police. 15, Ryder. False assumption as a peace officer. 102, Wamstad. Chief of police to be appointed from police department. 408, Ryder. Increasing police pension fund. 143, Eden. Removing "matrons" and "secretaries" from civil service. 451, Prichard.

POLICE JUDGE-

Election by entire electorate. 139, Nagle.

POLL TAX-

Changing pool tax to apply to all male residents. 54, Ontjes. Certain exemptions. 185, Forsling. 15 per cent to city clerk for collecting same. 314, Bixler.

POOL HALLS-

(See billiards, pool and bowling.)

POOR-

Appointment of overseers of. 118, Bair.

Medical and surgical care of indigent persons. 283, Wamstad.

POULTRY DEALERS-

License fees and regulations. 59, Johnson of Keokuk.

PRAIRIEBURG-

Legalizing franchise of Iowa Railway and Light Corporation in Prairieburg. 45, Stepanek.

PRAIRIE CHICKENS-

Closed season on. 73, Ickis.

PRIMARIES-

Removing 35 per cent requirement for nomination. 53, Knudson.

PRINTING BOARD, STATE-

No member of board, and no appointee thereof shall have a financial interest in any plant doing printing for the state. 91, committee on judiciary No. 2.

PRISON LABOR-

Repealing law forbidding contracting for same after July 1, 1927. 189, committee on board of control.

PROBATION OFFICERS-

In counties having a state educational institution. 190, Nagle.

PUBLIC DOCKS-

Removal of commissioners of. 14, Ryder.

Expense of same, in cities and towns. 16, Ryder.

PUBLIC DEPOSITS-

Notifying state treasurer of amount in a closed bank. 60, Lovrien.

PUBLIC OFFICERS-

Embezzlement of funds received by a public officer. 100, Wamstad.

PUBLIC SCHOOLS-

(See schools.)

PUBLIC UTILITIES-

Requiring adequate electric light service. 28, Knudson.

Tax valuation of property of. 29, Knudson.

Tax assessment on electric transmission lines. 160, Grimwood.

Tax assessment for freight lines and equipment companies. 161, Grimwood. Appraisals for condemnation for electric transmission lines. 260, Martin.

Transmission lines—no franchise until right of way is paid for. 447, Martin. Construction and location of electric, telephone, and telegraph lines on highways. 454, Allen and Johnson of Marion.

Condemnation of ground for electric transmission lines. 494, committee on public utilities.

PURE FOOD-

(See food, drugs and other articles.)

PURNELL ACT-

Acceptance of provisions of. 255, Troup.

QUAIL-

Extending indefinitely closed season on. 23, Blythe.

QUASQUETON-

Legalizing franchise of Iowa Railway and Light Corporation in Quasqueton.
45, Stepanek.

RAILROADS-

"Stop" signs at crossings. 62, Troup.

Tax assessment for freight lines and equipment companies. 161, Grimwood.

Switch connection to be maintained between railroads entering a city or town. 296, Kent.

Flagman at railroad crossings in cities and towns, and automatic signal at country crossings. 439, Berry and Knudson.

RAILROAD COMMISSION-

Repealing authority to employ additional help. 263, Oliver. Reconstruction of viaducts. 411, Wagner.

REAL ESTATE-

Exempting from taxation amount of mortgage. 67, Martin.

Exempting from taxation 40 per cent of 80 acres or less, used as homestead and for agriculture. 75, Rice.

Administrator's reports and inventories. 162, Crozier.

State certification of real estate titles. 188, Martin.

Uniform conveyance blanks. 292, Hager.

Conveyance or incumbrance must have legal description. 339, McCaulley.

Revising mortgage foreclosure and redemption. 373, Simmer.

REFORMATORIES-

(See state institutions.)

REMOVAL FROM OFFICE-

For "disability." 301, Ontjes.

RIVERS AND CREEKS-

Requiring 50 per cent of owners affected to sign petition to straighten. 13, Kent.

Giving to Sioux City title held by state in bed of Missouri River. 129, Forsling and Prichard.

Dams across streams for municipal purposes. 286, committee on conservation of resources.

Addition levy for river fronts and levee improvement. 342, Wagner.

REST ROOMS-

In cities tnd towns-county aid. 220, Knudson.

ROADS AND HIGHWAYS-

Transferring surplus drag funds. 32, Reimers.

New method of creating, electing and organizing Highway Commission. 34, Lovrien, et al.

Reapportionment of primary road fund by Highway Commission. 46, Johnson of Marion.

Cutting of weeds. 66, Heald; 168, Heald.

Centralizing control of primary roads in Highway Commission and doing away with area basis for allotment of funds. 72, Hollis.

Cost of destroying trees along highways. 135, Bair.

Road poll tax-ages applicable. 149, Reimers.

County road fund and bridge fund interchangeable. 153, Bixler.

Bringing "any" road contract under "public contracts." 156, Charlton.

Increasing tax levy for county roads and bridges. 178, McMillan.

Increasing gasoline tax to 3 cents. 481, committee on roads and highways. Primary and secondary highways, use of crushed rock and other changes. 241, Buchmiller, Held and Hill.

Road to be exempt from drainage assessment. 242, Hubbard.

Persons walking on paved highways to walk on left side. 252, McCaulley.

Cancelling special assessment for graveling and refunding installments paid. 271, Stepanek.

Opening mail and school bus routes after a snow storm. 278, Torgeson.

Standardizing bridges on secondary roads and providing for a hearing when cost exceeds \$5,000. 313, Anderson.

Township road improvement--petition of 50 per cent of owners. 375, Stepanek. Home rule for secondary roads. 378, Laughlin, et al.

Private use of portions of highways. 400, Johnson of Dickinson.

Highway bond issues to be voted on at regular election only. 415, Berry.

Tail light when parking on highways—limiting loads—giving commission power to regulate use of highways. 477, committees on motor vehicles.

Limiting paving to 3,600 miles—designating when dirt and gravel roads may be paved. 421, Bixler.

Gasoline tax to be equally divided between primary, county and township road funds. 422, Blackford and Haney.

Relating to bonds for county and primary roads. 425, Johnson of Marion.

Dumping rubbish on a highway. 438, committee on police regulations.

Relating to improving secondary roads. 459, Hill.

Amending S. F. 104, 42nd G. A., reimbursing county road fund for bridges built since April, 1919. 492, committee on roads and highways.

Danger signals on road machinery after dark. 505, committees on motor vehicles.

ROGERS, ROY-

Claims for injuries as deputy game warden. 470, committee on claims.

ROUSE, JOHN JOSEPH-

Claim for injuries at Oakdale sanitarium. 449, Nagle.

RYAN-

Legalizing franchise of Iowa Railway and Light Corporation in Ryan. 45, Stepanek.

Legalizing transfer of funds. 387, Cole of Delaware.

SAILORS-

(See military.)

SCHOOLS-

Changing amount of repairs on buildings allowable without bids, from \$400 to \$1,000. 19, Johnson of Marion.

Tuition of children in charitable institutions. 21, Anderson.

Issuing of bonds. 25, Hill.

Abolishment of county high schools. 27, Hopkins.

Admitting pupils from unaccredited schools to accredited schools. 93, Bixler.

Filling school board vacancies. 107, Ontjes.

Election of directors in school townships. 115, Smith.

Contracting for a teacher in school with small attendance. 123, Ratliff.

Revoking power of school board president to elect county superintendent and elect same by direct vote. 130, Knudson.

Rate of taxation in independent school districts outside the limits of city or town. 134, Ontjes.

Paying tuition in an adjoining state of certain high school students. 150, Wamstad.

Using Iowa products in construction work. 212, Forsling.

Dissolution of consolidated schools which have voted to consolidate and no further action taken. 216, Anderson.

Tuition of children of appointees or employees residing in state institutions. 217, Hollingsworth.

Vacancies to be filled by appointment by directors. 219, King.

Tobacco tax for school use. 224, Wolfe and Hubbard.

Kindergartens-establishment and maintenance. 228, Crone.

Registrars for city school elections to be selected from registrars appointed by city council. 229, Eden.

Loaning permanent school funds-limit changed to \$10,000 for one person or firm. 235, Bair.

Establishment of grade and high schools and junior colleges. 249, Hager.

Publishing financial statements. 265, committee on public schools.

Traveling expenses of county superintendents of schools. 266, committee on public schools.

State aid for standard schools to be used for improvement or for apparatus. 267, committee on public schools.

Public school libraries-funds and purchase of books. 268, committee on public schools.

Public school libraries—at least \$5.00 per year for each school. 269, Torgeson.

Teachers' pension available in school districts of 10,000 or more. 274, Forsling and Prichard.

Rural schools—approval of county board of education for adoption of textbooks. 243, Johnson of Marion.

School routes to be opened after snow storms. 278, Torgeson.

In voting to consolidate, country vote to be separate from all others. 324, McCaulley and Quirk.

In consolidated school, the treasurer to be elected for two years. 326, committee on public schools.

Attending school in another corporation. 335, Hansen.

Compensation for school treasurers. 336, Hattendorf.

Redistricting same—giving this power to county board of education. 429, McCaulley.

Requiring school boards to furnish supplies and equipment without expense to the pupils. 370, Martin.

Creating state textbook board. 463, Ontjes.

Consolidating city and school elections. 416, Elliott.

Organization and maintenance of township high schools. 448, Nagle.

Criminal law to be taught in public schools. 430, Oliver.

Levy in independent districts but outside city or town. 462, Ontjes.

Prohibiting agents entering rural school buildings or grounds. 485, committee on public schools.

Redefining "standard schools." '490, committee on public schools.

SERGEANT BLUFF-

Legalizing the transfer of funds. 238, Forsling.

SEWERS-

(See street improvements and sewers.)

SHEESLEY, BERTHA-

Claim for injuries. 472, committee on claims.

SHERIFFS-

Additional deputy sheriffs while acting as bailiffs to receive not less than \$4.00 per day. 287, Rice.

Bailiffs-to be appointed by judges. 355, McIntosh.

SHORTHAND REPORTERS-

(See certified shorthand reporters.)

SHULL, GEORGE-

Appropriation to purchase arms and other materials of late George Shull. 420, Ickis.

SIMPSON, GEORGE-

Appropriation to indemnify for injuries. 497, committees on claims.

SIOUX CITY-

Giving to same title held by state in bed of Missouri River. 129, Forsling and Prichard.

SOLDIERS-

(See military.)

STATE APPROPRIATIONS BILL-

Biennial appropriation to June 30, 1929. 2, Saunders.

STATE GAME COMMISSION-

Creation of. 461, King.

STATE GOVERNMENT-

Renting space for. J. R. 6, committee on appropriations.

STATE HIGHWAY COMMISSION-

(See highway commission.)

STATE INSTITUTIONS-

Clarifying law regarding salaries at penitentiary. 264, Oliver.

(See bonds and stocks.)

STATE OFFICERS-

Vacancy in office when member-elect dies. 17, Blackford. Expense of state geologist. 79, committee on judiciary No. 2.

Compelling state officers, boards and commissions to turn all "fees" to state treasurer. 262, Oliver.

STERILIZATION-

Certain mentally deficient and criminally inclined persons. 483, committee on public health.

SUPERINTENDENT OF PRINTING-

(See printing board.)

STREET IMPROVEMENTS AND SEWERS-

Improvement contracts to be let to "responsible" parties only. 166, Hale. Payment for street lighting. 172, Simmer. Sewers which cost \$3.00 or more per foot. 244, Knutson.

Special assessments for same-maturity-interest. 282, Wagner.

In cities of 2.000 or less upon petition of owners. 294, Hopkins. Construction and repairs of sewers and cost distribution. 350, Charlton.

Relating to street improvements and assessments. 466, Wagner.

Code revision on installment of assessments. 478, Wagner.

Chloridating streets. 458, Hill.

SUPPRESSION OF INTEMPERANCE-

(See intoxicating liquors.)

SUPERVISORS-

(See county supervisors.)

TALBOT, FRANCINE-

Appropriation to compensate for injuries. 501, 507, committees on claims.

SWIMMING POOLS-

Issuance of bonds for. 280, Wagner.

Tax for. 281, Wagner.

TAXES AND TAXATION-

To pay expenses of public docks. 16, Ryder.

State income tax. 9, Johnson and Patterson of Dickinson.

Exempting property of associations not organized for profit. 26, Hollings-

Valuation of public utility properties. 29, Knudson.

Changing poll tax to apply to all male residents. 54, Ontjes.

Mortgage exemption. 67, Martin.

County library tax. 69, Reimers.

Assessments for branch public libraries and equipment. 71, Reimers.

Exempting 40 per cent of 80 acres or less used as homestead and for agriculture. 75, Rice.

Rate of school tax in school corporations but outside of cities or towns. 134, Ontjes.

Road poil tax-ages applicable. 149, Reimers.

Assessment for electric transmission lines. 160, Grimwood.

Assessment for freight lines and equipment companies. 161, Grimwood.

Levy for street lighting. 172, Simmer.

Levy for water for fire protection. 173, Simmer.

Assessment for machinery installed in buildings. 174, Wagner.

Increasing tax levy for county roads and bridges. 178, McMillan.

Additional collectors of delinquent personal taxes. 179, McMillan.

Certain poll tax exemptions. 185, Forsling.

Limiting tax assessment in cities under special charter to ten mills. 187, W. S. Kennedy.

Levying an additional drainage tax. 203, Wamstad.

Two and one-half mill tax levy for parks and cemeteries. 206, Mathews.

Changing age of sheep and swine for taxation. 211, Christophel.

Tobacco tax. 224, Wolfe and Hubbard.

Refunding gravelling assessments and canceling others. 271, Stepanek.

Tax for swimming pools and play grounds. 281, Wagner.

Additional levy for river fronts and levee improvements. 342, Wagner.

Tax sale certificates not to be issued until all taxes and specials assessed against property are paid. 346, Hollis.

Lien of personal taxes to be placed on real estate owned by such person.

352. Forsling.

Allowing counties to buy tax sale real estate. 404, Lichty.

All taxes to be paid before record of conveyance is made. 403, Lichty.

Tax payments—when first half is not paid by April 1st, only that half is delinquent. 328, Knutson.

Assignment of certificate for tax sale. 320, Smith.

Two mill tax for municipal band in "any" city. 303, Prichard.

Poll tax-15 per cent to clerk for collecting. Bixler.

Compromising uncollectible personal property tax. 317, Johnson of Dickinson

Computing the rate for the tax levy. 369, Blythe.

Wheel tax in special charter cities. 401, W. S. Kennedy.

Relative to inheritance tax. 392, Griswold.

Park improvement assessment. 397, Hollingsworth.

Commission to study revision of tax laws. J. R. 5, Hines.

Personal property tax liens. 402, King and Johnson of Dickinson.

Exemption for five years for new industries. 409, Simmer and Craig.

County levy of poll tax. 419, Rutledge.

Creating a paving repair fund for cities and towns. 487, committee on cities and towns.

Appeal from board of review may be taken by a taxpayer. S. F. 377, Skromme.

Levy in cities of 50,000 or more for art museums. 440. Charlton.

Tax on corporation outside of state but doing business in Iowa. 466, Wagner.

Mileage tax for motor carriers and trucks. 473, committees on motor vehicles.

TAYLOR, LUTHER AND NELLIE SIMS-

Issuing land title to. 20, Edge.

THIEVERY-

(See felony.)

TEACHERS-

Pensions available in district of 10,000 or more. 274, Forsling and Prichard.

Repealing requirement of certain averages on teacher's certificate for renewal. 340. McIntosh.

Relative to teachers' certificate. 484, committee on public schools.

TEXTBOOKS-

Adoption, sale, distribution and use of. 406, Martin.

TELEGRAPH AND TELEPHONE-

Right-of-way for lines. 186, Forsling and Prichard.

Locating lines on highways. 454, Allen and Johnson of Marion.

THRESHERMEN-

Lien for services. 298, Simmer.

TITLES-

(See land titles.)

TOBACCO-

Tax on same (exclusive of cigarettes). 224, Wolfe and Hubbard.

TOWNS-

(See cities and towns.)

TOWNSHIP-

(See county and township affairs.)

TRUCKS-

(See also motor carriers.)

Lowering license fees for trucks of three-ton capacity which are operated in cities. 290, Forsling and Prichard.

TRUST FUNDS-

May be invested in building and loan stock. 306, Rutledge.

TUBERCULOSIS (Human)-

(For "Bovine Tuberculosis" see subdivision under that heading.)

Commitment for care and treatment. 159, Grimwood.

Allowance for tubercular patients to Iowa hospitals only and increasing same. 455, Grimwood.

UNFAIR DISCRIMINATION-

In sales and purchases. 176, Hines.

UNION COUNTY-

Legalizing transfer of funds. 308, Ickis.

U. S. CHAMPION JUNIOR CATTLE JUDGING TEAM-

Expenses of, to international stock show, 1927. 10, Hempel.

VETERINARIANS...

Injunction bill. 121, Hines and Johnson of Keokuk.

VOTING MACHINES-

Use of. 55, Wagner.

l'urchase of. 152, Nagle.

WALKER-

Legalizing franchise of Iowa Railway and Light Company in Walker. 45, Stepanek.

WAPELLO COUNTY-

Legalizing the transfer of funds. 358, Simmer.

WAREHOUSES-

Establishing warehouse district corporation. 434, Allen.

WATER WORKS-

(See municipal utilities.)

WEBSTER COUNTY-

Legalizing transfer of fund. 321, Rutledge.

WEEDS-

Cutting of weeds on road and in cities. 66, Heald; 168, Heald.
Giving supervisors greater authority in destruction of weeds. 113, Bush.
Cutting same in cities. 388, Elliott.

WILLS-

Unlawful for deputy clerks to probate wills. 349, McCaulley.

WOMEN.

Admitted to soldiers' home. 388, Maxfield.
Relative to widows' pensions. 399, Johnson of Dickinson.
Denying women civil service protection in police and fire department. 451,
Prichard.

WOODS AND TIMBER LAND-

Partition fences on. 98, Thompson.

WORKMEN'S COMPENSATION-

Payment of permanent partial disability. 221, McCaulley.

Payments for permanent partial disability and for temporary disability.

374, Simmer.

WRESTLING-

Licensing of wrestling exhibitions. 181, Stepanek.

GENERAL HOUSE INDEX

ADDITIONAL LAND IN PAGE COUNTY—	
Report of special committee in regard thereto	1297
ADDRESSED JOINT CONVENTION—	
Governor John Hammill41,	72
Former Governor W. L. Harding	150
Governor Pierce of Oregon	368
Stewart Gilman and H. W. Seaman	396
Col. J. F. McNell	424
James B. Weaver	464
Henry Nollen	468
Howard P. Savage and Charles A. Mills	594
Senator Lloyd Ellis	651
H. W. Byers	652
Burton E. Sweet	653
Geo. M. Titus	659
E. D. Chassell.	659
Shirley Gilliland	659
E. R. Zeller	659
Prince William of Sweden	876
ADDRESSED THE HOUSE—	
Former Representative J. C. Calhoun	69
Former Speaker of the House W. C. Edson	70
Juan de G. Rodriguez of the Philippine Islands	140
Samuel D. Whiting	192
Budget Director E. L. Hogue	200
Former Representative C. V. Findley	208
Sir Harry Lauder	279
Former Representative Gerrit Klay	292
Frank S. Vetter, former assistant chief clerk	
Former Governor Pat M. Neff of Texas	00000
Geo. L. Van Houten	485
Charles Hearst	552
Mrs. Richardson	552
John M. Rankin	650
Sidney Foster	731
Former Representative Nels J. Lee	745
Ira Nichols, former representative	
Tom Heflin	1202
ADJOURNMENT-	
For short January recess (resolution)	40
For March recess, resolution adopted	485
Final, resolution for adopted	1553
AIKEN, JOHN A.—Representative Fifty-ninth District.	
Committee assignments	
Petitions presented262, 333, 609, 765, 766, 816, 901, 992, 1058,	
Motions made	
Leave of absence granted	1553
AKIN, LOUIS L Representative Fifty-fifth District.	
Bills introduced-H. F. 163, 322.	
Committee assignments	383
Petitions presented228, 252, 355, 452, 454, 479, 765, 992,	1102

AKIN, LOUIS LContinued.	
Amendments offered	1207
Motions made499, 547, 911, 1050, 1106, 1295, 1299, 1343, 1352,	
Leave of absence granted556,	
ALLEN, BYRON C Representative Seventy-seventh District.	
Bills introduced-H. F. 305, 413, 414, 434, 454.	
Committee assignments	1877
Petitions presented	
730, 789, 815, 837, 920, 966, 1058, 1059, 1141, 1194, 1220, 1321, Amendments offered	1641
603, 622, 806, 879, 934, 974, 1332, 1334, 1337, 1425, 1477, 1662,	1665
Resolutions offered	391
Motions made	
1419, 1420, 1468, 1475, 1476, 1479, 1491, 1622, 1625, 1681, 1686,	
Special request filed by relating to certain bills	
Raised point of order	
Filed protest relating to S. F. 353	
Appealed from decision of chair	
Explained vote	1875
ANDERSON, C. C.—Representative Fifty-third District.	
Bills introduced—H. F. 8, 21, 216, 313.	1000
Committee assignments	
Amendments offered	
Motions made	
Leave of absence granted	1241
A DEPONDA A MANAGE	
APPROPRIATIONS—	
Schedule of	966
ATTORNEY GENERAL—	
Communication from, relating to representation from the Fourth	
district	24
BAIR, J. PARK-Representative Seventy-eighth District.	
Bills introduced-H. F. 118, 119, 135, 180, 235, 273.	
Committee assignments	107
Petitions presented251, 453, 509, 703, 745, 765, 815, 836, 920,	
Amendments offered	
Motions made	1405
BANK GUARANTEE—	
Report of special investigating committee	711
BARNES, SOLON ARTHUR-Representative Seventy-fifth District.	
Committee assignments14,	107
Petitions presented509, 556, 695, 744, 765, 815, 991, 1058,	
Motions made	1663
Leave of absence granted	219
BAUER, J. C.—Representative Twenty-third District.	
Committee and because the	
Committee assignments	172
Petitions presented	1028
17, 107, Petitions presented 389, 788, 991, Resolutions offered 172, 202, 376, 1230,	1028 172



BERRY, HENRY S Representative Seventeenth District.	
Bills introduced-H. F. 116, 240, 415, 439.	
Committee assignments	1243
Petitions presented262, 529, 609, 730, 789, 655, 991, 1029,	1142
Amendments offered	
Resolutions offered	667
Motions made	
1044, 1081, 1365, 1367, 1451, 1481, 1551, 1562, 1630, 1634, 1635,	1678
Leave of absence granted	1299
BIXLER, JOHN MRepresentative Thirteenth District.	
Bills introduced-H. F. 22, 93, 153, 314, 315, 378, 421.	
Committee assignments	1776
Petitions presented	
Amendments offered570, 581, 633, 834, 1406, 1595, 1603,	
Resolutions offered	172
Motions made	
15, 173, 223, 668, 709, 829, 858, 1120, 1198, 1438, 1748, 1751,	1757
Leave of absence granted	
사용하다. 전에 전혀 전혀 있는 것 <mark>현대에 있는 사용하는 기계를 하는 것이 되었다. 기계를 하는 기계를 하는 것이 되었다. 기계를 하는 것이 되었다면 되었다. 기계를 하는 것이 되었다. 기계를 하는 것이 되었다면 되었다. 기계를 하는 것이 되었다. 기계를 하는 것이 되었다면 되었다면 되었다면 되었다. 기계를 하는 것이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면</mark>	
BLACKFORD, A. VRepresentative Second District.	
Bills introduced—H. F. 17, 422.	
Committee assignments	327
Petitions presented	(0)0000
	1321
Amendments offered144, 166, 384, 584, 685, 1057, 1287,	
Resolutions offered	
Motions made	
185, 284, 327, 501, 648, 680, 930, 1049, 1100, 1101, 1110, 1137, 1149,	
1153, 1185, 1186, 1232, 1361, 1435, 1475, 1560, 1602, 1621, 1810,	
Elected temporary speaker	1
Takes oath as temporary speaker	
Called to the chair	
Raised point of order	
BLYTHE, FRED R Representative Fortieth District.	
Bills introduced-H. F. 23, 35, 94, 368, 369.	
Committee assignments	1877
Petitions presented131, 661, 686, 694, 703, 743, 900, 992, 1058,	1141
Amendments offered960, 1379, 1411, 1441,	
Motions made	
Spokesman for members of House in presenting Speaker with	
watch	
Leave of absence granted	
Remarks by, printed in the Journal	311
BRIDGE SPECIFICATIONS—	
Report of special committee	1826
BUCHMILLER, RICHARD M Representative Fifty-fourth District.	
Bills introduced—H. F. 241.	
Committee assignments	107
Petitions presented	
Motlons made	
MONTON MANCE	1010
BUDGET DIRECTOR E. L. HOGUE—	
Motion to invite to address House	110
Addressed the House	200

BUSH, CHARLES C. R Representative Seventy-ninth District.	
Bills introduced-H. F. 113, 332, 333.	
Committee assignments	1278
Petitions presented377, 528, 744, 992, 1058, 1142, 1268, 1437.	1466
Motions made	1673
Leave of absence granted	211
CALL OF THE HOUSE —	
On S. F. 78	373
On S. F. 104	
On subsection 2 of section 47 of S. F. 10	1475
On rule relating to sifting committee	
On H. F. 481	
On appropriation bills	
On S. J. R. 3	
On S. F. 236	
On conference report on S. F. 10	1737
On withdrawal of S. F. 429 from sifting committee	1751
On Senate amendments to House amendments to S. F. 353	1778
On motion to reconsider refusal to withdraw S. F. 429 from sift-	
ing committee	1834
CANVASS OF VOTE—	
Tellers appointed and returns opened	64
Tellers reported	72
Report of tellers adopted	72
CARTER, L. VRepresentative Sixty-fourth District.	
See Speaker of the House.	
and appeared of the ground	
CHAPLAINS—	
Committee on	13
DeWitt Foster	1
J. W. Johnson	29
C. William Bast	66
D. D. Buchanan	70
J. E. Drake	99
Edmund J. Kulp	119
Clare H. Boos	123
T. L. Scott	129
W. A. Siefkes	130
S. J. Huffman. C. V. Pence.	146
Carrie V. A. Lucas.	182 193
M. E. Nethercut.	203
W. D. Johnson.	211
Col. J. F. Baker	219
Arthur Battom	227
J. G. Waterman	
Roy H. Brown	251
	251 262
F. O. Winslow	
F. O. Winslow	262
H. C. Chambers	262 280
H. C. Chambers	262 280 295
H. C. Chambers. Guy J. Fransher. C. H. Van Metre. Raoul M. Moser.	262 280 295 314
H. C. Chambers. Guy J. Fransher C. H. Van Metre Raoul M. Moser J. W. La Grone	262 280 295 314 332 354 377
H. C. Chambers. Guy J. Fransher C. H. Van Metre Raoul M. Moser J. W. La Grone E. S. Williams	262 280 295 314 332 354 377 388
H. C. Chambers Guy J. Fransher C. H. Van Metre Raoul M. Moser J. W. La Grone E. S. Williams Jonah Smith	262 280 295 314 332 354 377 388 406
H. C. Chambers. Guy J. Fransher C. H. Van Metre Raoul M. Moser J. W. La Grone E. S. Williams	262 280 295 314 332 354 377 388

GENERAL INDEX

CHAPLAINS—Continued.		
R. S. Mills		493
U. S. Smith		507
Karl W. G. Hiller		529
J. W. Johnson		555
W. Crossley		583
Alfred T. Bishop		608
E. H. Stranahan		638
J. H. Nightingale		661
W. M. Majors		686
Olaf Holen		694
N. O. Peterson.		702
		729
Senator Lloyd Ellis		743
C. A. Richards		
Henry McCraven		764
Oley Nelson		788
E. W. Curtis		814
L. W. Harter	70707.TUT.TUT.T	836
Charles S. Macy		863
G. E. Purdy		900
J. R. Parks		919
S. D. Noah		941
Edward Duea		965
Roy B. Weaklend		991
Frederick William Eastwood		028
Jerrie Johnson		
Albert Riggs		
S. P. Williamson		
Daniel Hogan		
G. W. Bothwell		
A. P. Blough		
Ernst Stockley		
S. A. Tuberville		
Benjamin J. Trickey		
Representative Grimwood		
D. F. Landis		
C. M. Pierce		
W. C. Cleworth	14	166
C. E. Lookingbill	14	483
A. J. M. Hinderlie	15	512
Carl Brown	15	553
W. S. Harries	15	598
Hon. S. A. Elliott	16	841
D. F. Landis	17	719
Senator Lloyd Ellis		
Col. J. F. Baker		
G. W. Bothwell		
		,,,
CHARLTON, CLYDE B Representative Thirty-seventh District		
Bills introduced—H. F. 114, 154, 155, 156, 164, 194, 195, 350, 3		
Bills introduced—H. F. 114, 154, 155, 156, 164, 194, 195, 350, 3	86, 440, 4	41.
Committee assignments		577
Petitions presented		
377, 765, 789, 814, 837, 901, 965, 1028, 1103, 1141, 1241	, 1268, 13	320
Amendments offered340, 386, 987, 1159, 1285, 1398	3, 1772, 17	173
Raised point of order	1	188
Motions made	00, 307,	
Motions made	00, 307, 9, 1160,	
Motions made	00, 307, 9, 1160,	
Motions made	00, 307, 9, 1160, 0, 1669, 1, 1821, 18	322

CHIEF JUSTICE WILLIAM D. EVANS-	
Administered oath to Governor Hammill and Lieutenant Gover-	
nor Kimball	
CHRISTOPHEL, GEO. W Representative Seventy-second District,	
Bills introduced—H. F. 3, 12, 127, 136, 211.	0.725200
Committee assignments	
l'etitions presented	
Amendments offered	
Motions made	
	1301
COLE, C. G.—Representative Sixty-eighth District,	
Bills introduced—H. F. 24, 65, 103, 334, 387, 423.	1055
Committee assignments	
Petitions presented66, 332, 333, 407, 529, 744, 765, 815, 991, Amendments offered	
Resolutions offered	
Motions made	
218, 349, 362, 907, 959, 1045, 1299, 1328, 1380, 1392, 1589, 1651,	
Leave of absence granted	
COLE, E. J.—Representative Thirty-second District.	
Bills introduced-H. F. 142, 378.	
Committee assignments34. 108,	
Petitions presented	
Amendments offered700,	1790
Motions made	1147
COMMITTEE CLERKS-	
Committee on	14
Report of committee on	35
List of	35
Supplemental report of committee	1428
COMMITTEES, CONFERENCE-	
On House Concurrent Resolution No. 5	383
On H. F. 39	860
On H. F. 83	1807
On S. F. 10	1738
On S. F. 3521775, 1834,	
On S. F. 421 and 4231776, 1846, 1847, 1866,	1867
COMMITTEE ROOMS—	
Committee on assignment of	13
Report of committee on assignment of	127
COMMITTEES, SPECIAL—	
To escort temporary speaker to chair	1
On credentials	3
To escort speaker to chair	9
To notify governor	1877
To notify the senate	1876
To escort speaker pro tempore to chair	12
On committee rooms	13
On chaplains	13
On committee clerks	14
On mileage	14
On additional employes	15
On inauguration (joint)	
On Nagle-Whiting election contest	34



GENERAL INDEX

COMMITTEES, SPECIAL—Continued.	
On memorial for George W. Schee	122
On memorial for Matthew H. Francis	122
On memorial for Joseph Mattes	126
On memorial for A. L. Brooks	127
To attend funeral of Representative D. H. Miller	129
On memorial for John Killen	138
On memorial for Henry N. Donhowe	139
On memorial for Jeremiah M. Morrow	139
On memorial for Ira Joy Swain	140
On memorial for Charles Harvey Scott	140
On memorial for James F. Lavender	141
On memorial for H. H. Wilson	172
On memorial for William Anderson	172 173
On memorial for Charles E. Kellogg	173
On memorial for Theo. C. Blume	185
On memorial for William A. Tade	185
On memorial for E. L. McClurkin	233
On memorial for James T. Dalby	256
On memorial for L. S. Huntley	267
On memorial for B. F. Robinson	267
To escort Sir Harry Lauder to the speaker's station	279
On memorial for William S. Allen	327
On memorial for Cornelius B. Eggleston	327
On memorial for J. J. Lowry	021
To invite the Press Association to visit the House	504
To escort Charles Hearst and Mrs. Richardson to speaker's station	552
To escort John M. Rankin to speaker's station	650
To notify Pioneer Lawmakers	651
Under Senate concurrent resolution No. 14	809
To notify Prince William of Sweden	
To notify Tom Heflin	
On purchase of additional land at Clarinda	
To redraft banking bill (H. F. No. 1)	
To act as pallbearers at funeral of R. B. Crone	
On memorial for Thomas Teale	
COMMITTEES, STANDING—	
Announced by speaker	99
COMMUNICATIONS FROM—	
Secretary of State W. C. Ramsay, transmitting Washington Elm	
gavel	1
Secretary of State W. C. Ramsay certifying result of election in	•
amendments	18
Secreatry of State W. C. Ramsay certifying result of election in	
fourth representative district	21
Governor John Hammill relating to representation from fourth	-
district	22
Attorney General John Fletcher relating to representation from	
fourth district	24
Secretary of State W. C. Ramsay transmitting Nagle-Whiting elec-	
tion contest papers	31
State Highway Commission	310
From the Legislature of Nebraska	
Red Oak Bridge and Iron Works	351
Woman's Relief Corps	395
The General assembly of the state of Washington	553
Chief clerk national house of representatives	698
Ploneer Lawmakers	811
Chicago Board of Trade	
	1627

COMMUNICATIONS FROM-Continued.	
Secretary Sanders of the White House	1698
From Governor Hammill on interstate bridges	
COMMUNICATION TO—	
Governor Hammill relating to certain bills	1870
COPELAND, HARRY F Representative Thirty-sixth District.	
Committee assignments380,	1228
Petitions presented609, 744, 765, 815, 837, 901, 965, 1141,	
Amendments offered	603
Took oath of office	368
	000
CRAIG, COY-Representative Twenty-seventh District.	
. Bills introduced—H. F. 205.	
Committee assignments	327
Petitions presented	919
Motions made	
Leave of absence granted	
CREDENTIALS—	12
Committee on	5
Report adopted	7
	- 0
CRONE, R. B.—Representative Ninety-sixth District.	
Bills introduced—H. F. 228.	0.00
Committee assignments	267
Amendments offered	710
Resolutions offered	267
Motions made	
381, 745, 828, 916, 931, 933, 964, 1008, 1043, 1046, 1050, 1083,	
Leave of absence granted	
Death of, announced	
Resolution on death of	
Funeral services for	
CROZIER, WILL HRepresentative Twenty-fifth District.	
Bills introduced—H. F. 36, 37, 38, 162.	
Committee assignments	108
Petitions presented	
Amendments offered706,	
Resolutions offered359,	873
Motions made	1000
Leave of absence granted219, 295, 332, 452, 529, 941, 1141, 1241,	
CARACTER AND THE CONTROL OF THE CONT	
ECKLES, RAYMOND B.—Representative Fiftieth District. Bills introduced—H. F. 424.	
Committee assignments	1271
	836
Amendments offered1395,	1427
Resolutions offered	1271
Motions made	1000
1328, 1581, 1583, 1585, 1586, 1596, 1614, 1615, 1617, 1673, 1858, Leave of absence granted	
Meate of absence granteu	1010

EDEN, JOHN—Representative Forty-fifth District.		
Bills introduced—H. F. 143, 229, 444. Committee assignments	109	
Petitions presented119, 390, 435, 509, 695, 744, 942, 1028, 1103,	1268	
Amendments offered	583	
Motions made290, 762, 1112, 1329, 1344, 1392, 1658, 1727, 1819, Leave of absence granted		
See	001	
EDGE, GEO WRepresentative Thirty-eighth District.		
Bills introduced—H. F. 20.	100	
Committee assignments	109	
Resolutions offered		
Motions made9, 225, 550, 1288, 1429, 1696, 1730, 1791, 1843,		
Called to the chair		
	1010	
ELLIOTT, E. A.—Representative Thirty-seventh District.		
Bills introduced—H. F. 57, 64, 124, 237, 365, 388, 389, 390, 416, 442, 443 Committee assignments	464	
Petitions presented212, 228, 389, 406, 584, 695, 702, 765, 766, 789,	814	
Amendments offered		
Resolutions offered	287	
Motions made		
Calls house to order	1	
Pronounced invocation at Lincoln memorial exercises	428	
EMPLOYES OF THE HOUSE—		
Committee on committee clerks	14	
Chief clerk appointed clerk and page	14	
Speaker appointed speaker's clerk and page	14	
Report of committee on committee clerks	35	
Supplemental report of committee on additional employes	133	
EXPLANATION OF VOTE—		
By Raymond Johnson	65	
FARM BUREAU GLEE CLUB—		
Sung for house	1494	
FLEMING, JAS. D.—Representative Fifty-sixth District.		
Bills introduced—H. F. 204.		
Committee assignments		
l'etitions presented 146, 406, 454, 480, 702, 745, 765, 815, 816, 863, 920,		
Resolutions offered		
	1121	
FORSLING, L. B.—Representative Fifty-eighth District. Bills introduced—		
H. F. 51, 52, 128, 129, 165, 186, 212, 238, 274, 290, 351, 352, 353,	391	
Committee assignments		
Petitions presented		
228, 314, 555, 609, 694, 703, 729, 919, 941, 965, 1028, 1221, Amendments offered	1321	
1140, 1209, 1306, 1308, 1373, 1376, 1440, 1523, 1534, 1625, 1681, 1692,	1730	
Motions made		
278, 303, 322, 325, 352, 361, 372, 508, 516, 517, 524, 525, 547, 593,		
636, 642, 650, 672, 728, 951, 976, 1027, 1049, 1104, 1118, 1189, 1199, 1243, 1285, 1286, 1287, 1298, 1331, 1343, 1366, 1372, 1389, 1433, 1548,		
1558, 1573, 1618, 1625, 1660, 1670, 1680, 1682, 1685, 1692, 1697,	1816	

FORSLING, L B Continued.	
Leave of absence granted	
GILMORE, WILLIAM T Representative Sixty-ninth District.	
Committee assignments	
Petitions presented435, 744, 1	
Leave of absence granted	332, 608
GOVERNOR JOHN HAMMILL-	
Reads biennial message	
Canvass of vote on Governor	
Certificate of election	
Oath of office	75
Inaugural address	
Sent special communication on bank legislation	699 1749
Communication from, on highway funds	1719
GREENE, HARRY MRepresentative Thirty-first District.	
Bills introduced—H. F. 291.	
Committee assignments	372, 1877
Petitions presented	
Amendments offered553, 1	
Motions made	
GRIMWOOD, E. A.—Representative Forty-seventh District.	
Bills introduced—H. F. 159, 160, 161, 247, 284, 455.	
Committee assignments	109, 1563
Petitions presented	
Amendments offered	
131, 189, 681, 707, 708, 809, 857, 954, 1149, 1273, 1281, 13	
1520, 1536, 1587, 1607, 1668, 1669, 1678, 1690, 1691, 1745, 17	46, 1866
Addressed joint convention	
Leave of absence granted	
Tribute by, to R. B. Crone	
GRISWOLD, D. M.—Representative Twenty-eighth District.	
Bills introduced—H. F. 125, 126, 392, 393, 394.	
Committee assignments	
Petitions presented	
Amendments offered	592 1593
Leave of absence granted	
GUSTAFSON, A. C.—	
Administered oath to temporary speaker	1
Elected temporary chief clerk	
Takes oath of office	
Appoint clerk and page to chief clerk	
Authorized to furnish room outside of state house for elect	ion
contest committee	65
HAGER, J. H.—Representative Nintieth District.	***
Bills introduced—H. F. 249, 292, 456.	
Committee assignments	278, 1876
Petitions presented	220, 1268

HAGER, J. H.—Continued.	
Amendments offered	833
Motions made	
Leave of absence granted	509
HAGGLUND, LENUS-Representative Ninth District.	
Committee assignments110,	
Petitions presented	
Motions made	
Leave of absence granted227, 252,	1268
HALE, JOHN F Representative Ninety-second District.	
Bills introduced—H. F. 164, 225.	
Committee assignments110, 383, 391, 594,	
Petitions presented	
Resolutions offered	
Motions made	
	1001
HANEY, ROY-Representative Eleventh District.	
Bills introduced—H. F. 4, 5, 6, 7, 395.	1000000000
Committee assignments	
Petitions presented	608
	1568
Resolutions offered	
Motions made24, 140, 186, 191, 279, 489, 516, 522, 541, 828.	
975, 1100, 1233, 1307, 1411, 1424, 1469, 1532, 1597, 1636, 1730,	
Leave of absence granted332, 388, 407, 435,	452
HANSEN, JOHN T Representative Forty-third District.	
Bills introduced-H. F. 144, 167, 213, 335, 396.	
Committee assignments110, 139, 651,	
Petitions presented481,	
Amendments offered	
525, 708, 899, 973, 1151, 1155, 1363, 1553, 1686, 1796, 1814,	
Called to the chair	
HANSON, H. M.—Representative Ninety-fifth District,	
요즘 하는 사람들이 가게 하는 것이 되었다. 그는 사람들은 사람들이 살아가는 것이 되었다면 하게 되었다. 사람들은 사람들이 되었다면 하다고 있다.	
Bills introduced—H. F. 354. Committee assignments	395
Petitions presented182, 212, 407, 509, 556, 609, 730, 788, 919,	
Amendments offered527,	
Motions made	1332
HARDING, W. L.—	
Address joint convention	150
HARRISON, F. M.—Representative Fifteenth District. Bills introduced—H. F. 239.	
Committee assignments	1876
Petitions presented	
Amendments offered	605
Resolutions offered327,	806
Motions made	1000
395, 514, 515, 538, 617, 806, 918, 1087, 1276, 1277, 1316, 1357,	1688
HATTENDORF, H. CRepresentative Ninety-eighth District.	
Bills introduced-H. F. 104, 120, 293, 336.	
Committee assignments	
Petitions presented333, 480, 609	730

HATTENDORF, H. C.—Continued.	
Resolutions offered	972
Motions made545,	1197
Leave of absence granted	99
UPALD I M. Bonnonstative Bighty winth District	
HEALD, J. M.—Representative Eighty-ninth District.	
Bills introduced—H. F. 66, 168. Committee assignments	110
Petitions presented	110 509
Motions made	
made	200
HELD, G. E.—Representative Eightieth District.	
Bills introduced—H. F. 275.	
Committee assignments111,	
Petitions presented	
Amendments offered	
Resolutions offered	
Leave of absence granted	
Active of adoptice Brances.	011
HEMPEL, J. G.—Representative Seventieth District.	
Bills introduced-H. F. 10, 457.	
Committee assignments	
Petitions presented	
453, 493, 638, 686, 695, 729, 730, 789, 837, 900, 991, 1103, 1220,	1268
Resolutions offered	
Leave of absence granted	
Area of about the second secon	
HILL, LAFE-Representative Eighty-eighth District.	
Bills introduced—H. F. 25, 157, 458, 459.	
Committee assignments3, 111, 186,	
Petitions presented454,	
Amendments offered	
Resolutions offered	168
26, 369, 374, 485, 504, 506, 523, 526, 527, 536, 537, 670, 1104,	
1193, 1223, 1230, 1274, 1279, 1285, 1446, 1497, 1528, 1536, 1591, 1804,	1818
Leave of absence granted	638
Raised point of order24,	32
HINES, F. A Representative Eighth District.	
Bills introduced-H. F. 121, 176, 276, 316. H. J. R. 5.	
Committee assignments40, 111, 173,	1876
Petitions presented193, 388, 608, 694, 765, 816, 941, 1029, 1141,	1142
Amendments offered	
Motions made	1725
HOLLINGSWORTH, FRANK-Representative Fifty-third District.	
Bills introduced-H. F. 26, 217, 250, 251, 307, 397, 417.	
Committee assignments	1264
Petitions presented228, 377, 584, 609, 744, 765, 837, 920,	
Amendments offered331,	
Resolutions offered122, 129,	
Motions made	
Leave of absence granted	1168
HOLLIS, C. A.—Representative Sixty-sixth District.	
Bills introduced—H. F. 72, 346.	
Committee assignments14, 111,	
Petitions presented	
Amendments offered	
Motions made	1429

HOPKINS, GEO. M.—Representative Thirty-firm District.	
Bills introduced-H. F. 11, 27, 58, 218, 294.	
Committee assignments111, 127, 129	1877
Petitions presented	901
Motions made318, 361, 498	1747
HUBBARD, WILBER F.—Representative Thirty-first District.	
Bills introduced—H. F. 177, 230, 242, 445.	100000000000000000000000000000000000000
Committee assignments111	1243
Petitions presented	
Amendments offered553	
Motions made211, 224, 394, 565, 591, 810, 1107, 1108, 1134, 1228, 1319	
Leave of absence granted407, 661, 900	1483
HUFF, CHAS. W.—Representative Thirtieth District.	
Bills introduced—H. F. 39.	454
Committee assignments111	
Petitions presented244, 863	
Motions made	
Leave of absence granted	
Appointed member of sifting committee	963
HUNT, RALPH R.—Representative Twenty-second District.	
Bills introduced—H. F. 398.	000
Committee assignments	
Resolutions offered	
Leave of absence granted	
	1268
ICKIS, FRANK D Representative Fourteenth District.	
Bills introduced-H. F. 73, 378, 420.	
Committee assignments	806
Petitions presented	1142
Amendments offered	
Motions made	
Leave of absence granted	1267
INAUGURATION—	
Resolution for special committee to arrange program	
Committee appointed	17
Program announced	
Report of committee adopted	
Inaugural address of Governor John Hammill	73
INTERSTATE BRIDGES—	
Report of commission on	1699
IOWA STATE COLLEGE GLEE CLUB—	
Invited to sing before the House	131
ISTAD, A. T Representative Ninety-first District.	
Committee assignments	
Petitions presented228, 390, 480, 529, 556, 837, 920, 1268	
Motions made145, 353	
Leave of absence granted	1168
JOHNSON, FRANCIS-Representative Ninety-seventh District.	
Bills introduced-H. F. 18, 40, 317, 399, 400, 446.	
Committee assignments	
Petitions presented	730

JOHNSON, FRANCIS—Continued.	
Amendments offered	1663
Spokesman for members of House in presenting speaker with chair	1865
Resolutions offered	359
Motions made	TO SALES IN
301, 359, 561, 599, 600, 1387, 1521, 1527, 1685, 1820, 1836,	
Raised point of order	
Addressed joint convention	
Leave of absence granted	
Caned to the chair	1419
JOHNSON, J. H Representative Twenty-sixth District.	
Bills introduced-H. F. 19, 46, 243, 259, 425, 426.	
Committee assignments	1278
Petitions presented	
229, 479, 507, 528, 584, 702, 729, 744, 815, 941, 965, 1241, 1268,	1401
Amendments offered	
563, 636, 710, 781, 984, 1173, 1279, 1444, 1448, 1525, 1571,	1763
Motions made.1, 28, 235, 236, 237, 239, 241, 243, 244, 248, 285, 459, 536,	
562, 563, 592, 598, 606, 635, 758, 781, 932, 935, 958, 963, 975, 1119,	
1147, 1149, 1169, 1173, 1294, 1314, 1317, 1337, 1348, 1348, 1388, 1407,	
1421, 1436, 1584, 1589, 1612, 1616, 1633, 1655, 1665, 1722, 1744, 1779, Made chairman of steering committee	
Leave of absence granted	
Raised point of order	
Addition point of order	020
JOHNSON, RAYMOND-Representative Twenty-fourth District.	
Bills introduced-H. F. 59, 468.	
Committee assignments	
Petitions presented	
Amendments offered1295,	1490
Motions made445, 1106, 1199, 1323, 1344, 1375. 1376,	
Leave of absence granted	
Explains vote	65
JOINT CONVENTION-	
To hear biennial message of Governor Hammill and canvass vote	41
To complete canvass of vote and hear inaugural address of Gover-	*
nor Hammill	72
To hear address by former Governor W. L. Harding	150
To hear address by Governor Pierce, of Oregon	368
To hear Messrs. Gilman and Seaman	396
On Lincoln's birthday to hear Col. J. F. McNeil	424
For Cummins and Young memorial exercises	464
To hear Howard P. Savage and Charles A. Mills	594
To receive Pioneer Lawmakers	651 876
10 hear Frince witham of Sweden	010
KENNEDY, J. PRepresentative First District.	
Committee assignments	650
Amendments offered	
Resolutions offered	261
Motions made	
140, 261, 291, 650, 707, 1043, 1044, 1133, 1199, 1531, 1732, 1733,	
Leave of absence granted	
Raised point of order	147
KENNEDY, W. S Representative First District.	
Bills introduced—H. F. 117, 187, 401, 460.	
Committee assignments	1511
	1011

KENNEDY, W. S.—Continued.	
Amendments offered	579 66
Motions made	1789
Leave of absence granted	
Appointed member of sifting committee	
KENT, JOHN W Representative Sixteenth District.	
Bills introduced—H. F. 13, 236, 296, 323.	
Committee assignments	
Petitions presented	
Resolutions offered	
Leave of absence granted	
KING, JAMES A Representative Eighty-third District.	
Bills introduced-H. F. 219, 402, 461.	
Committee assignments113, 122, 1278,	
Petitions presented	
Motions made	
Nominated L. V. Carter for Speaker	
Leave of absence granted99,	119
KLINE, JOHN F Representative Third District.	
Bills introduced-H. F. 105, 196, 418.	
Committee assignments	
Petitions presented	1221
Amendments offered478, 1347,	
Resolutions offered	
Motions made	1550
KNUDSON, IRVING H Representative Sixty-third District.	
Bills introduced—H. F. 28, 29, 53, 130, 169, 220, 304, 309, 310.	221.2
Committee assignments	
Amendments offered147, 940, 1016,	
Resolutions offered	
344, 423, 486, 502, 503, 504, 525, 561, 568, 577, 601, 911, 955, 956,	
1109, 1131, 1199, 1213, 1291, 1317, 1318, 1450, 1493, 1562, 1777, 1803,	
Leave of absence granted	
KNUTSON, CLARENCE-Representative Eighty-seventh District.	
Bills introduced—H. J. R. 1, H. J. R. 2, H. F. 197, 231, 244, 248, 302, 328, 337, 383, 384, 385.	
Committee assignments	
Amendments offered1543,	
Motions made2, 68, 131, 168, 285, 369, 576, 578, 759, 1043, 1137,	
1179, 1326, 1350, 1501, 1529, 1543, 1648, 1652, 1654, 1666, 1674, 1749,	
Leave of absence granted	
Appointed member of sifting committee	963
KROUSE, THEODORE-Representative Fifth District.	
Bills introduced—H. F. 318.	020000000
Committee assignments113, 1429,	1776
Petitions presented	837
Motions made	

LAUGHLIN, E. PRepresentative Tenth District.	
Bills introduced-H. F. 378.	
Committee assignments	. 140
Petitions presented	764
Motion made	122
Leave of absence granted	1510
LIEUTENANT GOVERNOR CLEM F. KIMBALL-	
Canvass of vote	72
Declared elected	
Oath of office	75
LEGISLATIVE LADIES' LEAGUE-	
Memorial from	1296
LICHTY, E. M.—Representative Sixty-sixth District.	
Bills introduced—H. F. 41, 95, 403, 404,	
Committee assignments	1971
Petitions presented .183, 203, 227, 355, 435, 556, 584, 608, 743, 966, 1028,	
Amendments offered	
Motions made	
Leave of absence granted	
active of the control	
LINCOLN'S BIRTHDAY—	
Resolution for special program in observance of, by Civil War	
Veterans	
Resolution for special session of joint convention	
Joint convention to observe and hear Col. J. F. McNeal	
Civil War veterans hold memorial exercises	428
LOVRIEN, FRED C Representative Seventy-sixth District.	
Bills introduced—H. F. 1, 34, 42, 60, 63, 427.	
Committee assignments	1562
Petitions presented	
Amendments offered	
370, 461, 578, 856, 1016, 1050, 1191, 1226, 1406, 1482, 1534, 1565,	
Resolutions offered	
Motions made	02.
339, 374, 417, 419, 460, 462, 526, 641, 648, 856, 1164, 1168, 1170,	
1177, 1183, 1184, 1190, 1206, 1232, 1234, 1239, 1289, 1431, 1462, 1526,	
1534, 1559, 1566, 1333, 1645, 1649, 1656, 1659, 1749, 1751, 1753, 1759,	1764
Leave of absence granted	
Made ruling while presiding	1662
Called to the chair	1661
McCAULLEY, MARION R.—Representative Sixty-first District.	
Bills introduced-H. F. 137, 207, 221, 252, 325, 327, 339, 348, 349, 366,	
367, 428, 429.	
Committee assignments	
Petitions presented	
Amendments offered	
Resolutions offered	392
Motions made	
36, 71, 141, 174, 240, 242, 245, 281, 364, 416, 518, 519, 527, 538, 639,	
879, 953, 1112, 1163, 1171, 1172, 1175, 1180, 1240, 1306, 1319, 1488,	
1494, 1514, 1515, 1522, 1576, 1631, 1677, 1767, 1774, 1806, 1807, 1866,	
Called to the chair	
Appointed member of sifting committee	963

MCILKATH, AZEL—Representative Thirty-ninth District.	
Committee assignments114, 504,	594
Petitions presented	900
Amendments offered	
Motions made	
1006, 1051, 1098, 1099, 1227, 1233, 1243, 1252, 1275, 1347, 1361, 1476,	
1499, 1537, 1538, 1548, 1554, 1555, 1556, 1557, 1569, 1575, 1601, 1741,	1757
Leave of absence granted	
Appointed member of sifting committee	
Appointed member of sitting committee	300
McMILLAN, J. E Representative Forty-ninth District.	
Bills introduced—H. F. 178, 179.	
Committee assignments	114
Petitions presented	1969
Motions made	1401
Leave of absence granted	
Leave of absence granted	1999
McINTOSH, JOHN ERepresentative Forty-second District.	
Bills introduced-H. F. 145, 146, 222, 340, 355.	
Committee assignments	367
Petitions presented	
Amendments offered	
Resolutions offered	
Motions made	
Leave of absence granted29, 66, 131, 295, 315, 529, 556, 702, 941,	1268
MARTIN, THEODORE-Representative Forty-sixth District.	
Bills introduced-H. F. 67, 106, 188, 198, 260, 370, 405, 406, 447.	
Committee assignments	114
Petitions presented	1466
Amendments offered	
Resolutions offered	
Motions made .459, 625, 637, 648, 859, 1204, 1287, 1295, 1365, 1636, 1683,	1098
Called to the chair	
Leave of absence granted	
Took oath of office	120
MATHEWS, HOWARD A Representative Twenty-first District.	
Bills introduced-H. F. 206, 277.	
	1004
Committee assignments	
Petitions presented	
452, 764, 765, 863, 992, 1028, 1058, 1141, 1142, 1194, 1220, 1241,	
Motions made11, 147, 220, 234, 434, 501, 679, 962, 1205, 1360,	
Remarks by	
Elected Speaker pro tempore, takes oath	12
MAXFIELD, GLENMORE-Representative Fifty-first District.	
Bills introduced—H. F. 30, 338.	
Committee assignments	
Petitions presented	508
Amendments offered	1379
Motions made	
Leave of absence granted211, 919, 1320,	1510
MEMORIALS-	
Memorial session held	1464
Schee, George W., committee appointed	
	122
Mattes, Joseph, committee appointed	
Brooks, A. L., committee appointed	
If the Table consists and the second	100

MEMORIALS—Continued.	
Donhowe, Henry N., committee appointed	. 139
Morrow, Jeremiah M., committee appointed	
Swain, Ira Joy, committee appointed	. 140
Scott, Charles Harvey, committee appointed	. 140
Lavender, James F., committee appointed	. 141
Wilson, H. H., committee appointed	
Anderson, William, committee appointed	
Kellogg, Charles E., committee appointed	
Blume, Theo. C., committee appointed	
Tade, William A., committee appointed	
McClurkin, E. L., committee appointed	
Dalby, James T., committee appointed	
Huntley, L. S., committee appointed	
Robinson, B. F., committee appointed	
Allen, William S., committee appointed	
Eggleston, Cornelius B., committee appointed	
Lowry, J. J., committee appointed	
Fenn, Joel M., committee appointed	
Harrison, George D., committee appointed	
Atkinson, William I., committee appointed	
Klaus, S. W., committee appointed	
Teale, Thomas, committee appointed	
MILEAGE—	1.7
Special committee on	. 14
Report of committee on	
Report of committee on, adopted	
Supplemental report of, committee on	
	A 0000
MILLER, D. H Representative Thir:y-sixth District.	
Stibber, D. H.—Representative Thirty-sixth District.	
stropedifferstroffiligi eren ellingstromminger sprenke entremperaturatione accuminatement	. 122
Committee assignments	
Committee assignments	. 66
Committee assignments	. 66 . 129
Committee assignments	. 66 . 129 . 129
Committee assignments	. 66 . 129 . 129 . 129
Committee assignments	. 66 . 129 . 129 . 129 . 129
Committee assignments	. 66 . 129 . 129 . 129 . 129
Committee assignments	. 66 . 129 . 129 . 129 . 129
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 , 860 . 1142 . 1111
Committee assignments	. 66 . 129 . 129 . 129 . 133 . 133 , 860 . 1142 . 1111
Committee assignments	. 66 . 129 . 129 . 129 . 133 . 133 . 860 . 1142 . 1111 i, 1628 . 1576
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941 . 1774 . 963
Committee assignments Leave of absence granted Death of, announced Resolution concerning death of Committee appointed to attend funeral of Adjournment on announcement of death of Report of funeral committee MILLER, GEO. E.—Representative Thirty-third District. Committee assignments 114, 127, 140, 173, 381 Petitions presented Amendments offered Motions made 427, 1004, 1081, 1136 Explained vote Leave of absence granted Raised point of order Appointed member of sifting committee NAGLE, LEE—Representative Forty-second District. See also Nagle-Whiting election contest. Bills introduced—H. F. 112, 139, 152, 190, 234, 261, 319, 382, 448, 448, 448.	. 66 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941 . 1774 . 963
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941 . 1774 . 963
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 1576 . 963
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941 . 1774 . 963
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941 . 1774 . 963
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 . 1628 . 1576 . 941 . 1774 . 963
Committee assignments	. 66 . 129 . 129 . 129 . 129 . 133 . 860 . 1142 . 1111 6, 1628 . 1576 8, 941 . 1774 . 963

NAGLE-WHITING ELECTION CONTEST—	
Resolution to seat Whiting temporarily	32
Committee on	34
Chief clerk authorized to furnish room for committee	65
Report of committee on	174
Minority report of committee	178
Report of committee considered186	5-191
Report of committee adopted	191
Lee Nagle declared to be entitled to seat	191
Lee Nagle took oath of office	192
Proceedings on resolution seating Whiting temporarily	32-34
NEW CON C. M. D	
NELSON, C. H.—Representative Eighty-sixth District	
Committee assignments	114
Petitions presented227, 480, 453, 555, 744, 965, 991, 1194,	
Resolutions offered	11
Motions made	11
Leave of absence granted	182
OATH OF OFFICE—	
By T. J. O'Donnell	257
By temporary Speaker	1
By temporary chief clerk	2
By temporary officers	2
By members	7
By Speaker	9
By Speaker pro tempore	12
By clerk and page to Speaker	14
By clerk and page to chief clerk	14
By Representative D. Fulton Rice	26
By Samuel D. Whiting	34
By assistant electrician	40
By Representative Grimwood and Walrod	99
By Representative Martin	120
O'DONNELL, T. J.—Representative Sixty-ninth District.	
Bills introduced—H. F. 209, 210, 227, 450.	
Committee assignments	
Petitions presented	
Amendments offered459, 1102,	
Resolutions offered	850
Motions made	1000
317, 462, 620, 914, 915, 972, 1100, 1178, 1187, 1248, 1398, 1448,	
Called to the chair	
Leave of absence granted	
Took bath of onice	258
OFFICERS OF THE HOUSE—	
Temporary officers elected	2
Temporary officers take oath of office	2
Temporary officers made permanent	
OLIVER, C. G.—Representative Fifty-seven District.	
Bills introduced—H. F. 214, 245, 262, 263, 264, 430.	
Committee assignments	19190
Petitions presented251, 389, 480, 528, 584, 703, 788, 864, 1029,	115
Amendments offered218, 224, 352, 364, 419, 627, 628, 629, 630, 1185,	1130
Resolutions offered	753
Motions made	103
7.62 014 1059 1161 1169 1101 1109 1209 1407 1407 1609 1609	1000

OLIVER, C. G.—Continued.	
Leave of absence granted	
Tribute by, R. B. Crone	
ONTJES, O. A.—Representative Fifty-sixth District.	
Bills introduced—H. F. 31, 54, 68, 107, 134, 158, 301, 311, 356, 371,	
462, 463, H. J. R. 4.	
Committee assignments115, 1775	
Petitions presented	
Amendments offered	
491, 605, 989, 1015, 1056, 1134, 1210, 1259, 1365, 1457, 1460, 1560, 1595	
Resolutions offered	
Motions made	
1099, 1208, 1209, 1332, 1369, 1371, 1373, 1374, 1404, 1405, 1408, 1410,	
1417, 1418, 1421, 1422, 1424, 1440, 1442, 1446, 1447, 1448, 1449, 1455,	
1458, 1459, 1462, 1467, 1480, 1495, 1498, 1500, 1548, 1567, 1650, 1747, 1425	
Leave of absence granted	
PALO ALTO GLEE CLUB—	
Entertained the House	
PATTERSON, GEO. W.—Representative Eighty-fifth District.	
Bills introduced—H. F. 9, 138, 147, 148, 170, 171.	
Committee assignments	
Amendments offered505, 700, 1227, 1464, 1480, 1548, 1589, 1777	
Resolutions offered	
Motions made	
881, 916, 1115, 1123, 1137, 1242, 1253, 1254, 1268, 1559, 1620, 1621, 1640	
Leave of absence granted941, 965, 1141	
Raised point of order	
PATTISON, H. C.—Representative Nineteenth District.	
Committee assignments	
Petitions presented	
Motions made	
QUIRK, L. T Representative Sixtieth District.	
Bills introduced-H. F. 329.	
Committee assignments	
Petitions presented	
508, 694, 744, 745, 765, 789, 815, 816, 837, 864, 919, 965, 1059, 1194, 1220 Resolutions offered	
Motions made	
Leave of absence granted	
PETITIONS, RELATING TO—	
Gas tax	
Centralization of county charges	
Chapter 129 of the Code	
Pension laws	
Trusts 584	
Soldier exemption laws	
Highways	
203, 211, 212, 228, 251, 252, 262, 280, 314, 333, 355, 377, 390, 407,	
436, 453, 479, 480, 481, 493, 508, 509, 528, 529, 555, 556, 583, 584,	
608, 609, 638, 661, 662, 686, 695, 703, 729, 730, 744, 764, 765, 815,	
816, 887, 868, 864, 900, 920, 942, 1059, 1103, 1104, 1142, 1194, 1195, 1641	

PETITIONS, RELATING TO-Continued.	
Taxation 99, 130, 228, 252, 281, 314, 355, 389, 409, 435, 453, 454, 480,	
508, 528, 583, 584, 608, 609, 638, 661, 695, 743, 765, 815, 919, 942,	239
Fish and game119, 123, 251, 252,	
686, 695, 744, 766, 836, 914, 992, 1059, 1220, 1221, 1241, 1401, 1466,	
Bovine tuberculosis	
493, 494, 507, 555, 556, 583, 584, 661, 662, 686, 744, 764, 815, 919,	
Wage exemption	
Dairy cattle judging team	146
Haskell-Klaus law	
Medical faculty at Iowa City	609
Barbering	
219, 227, 228, 229, 251, 252, 262, 280, 314, 332, 333, 354, 377, 388,	50000
406, 435, 436, 453, 479, 480, 509, 584, 661, 662, 686, 695, 743, 814,	
Tax exempt securities212,	
Senate File 104	481
Senate File 56	436
Noxious weeds	528
Cooperative banking	
Forgery, bad check bill	
Cosmotology355, 494, 556, 584, 608, 662, 695, 703, 744, 814,	
Tobacco tax686, 694, 695, 702, 703, 730, 765, 766, 789, 815, 863,	
900, 920, 941, 965, 992, 1029, 1058, 1103, 1142, 1194, 1220, 1241,	
County agent law	
452, 453, 454, 479, 480, 493, 507, 528, 529, 583, 584, 608, 729, 743,	1221
Senate File 78	
Forestration	389
County homes	815
Public health	1241
Chain stores	
Motor vehicles	703
Farm relief	130
Farm improvement associations	609
Bank guarantee130, 146, 212, 227, 454, 479, 480, 493, 507, 508, 509,	
528, 529, 555, 556, 583, 584, 609, 638, 661, 744, 788, 837, 863, 1058,	
Workmen's compensation	
Boxing4	
Near bear965, 991, 1028, 1058, 1103, 1141, 1194, 1220, 1241, 1320,	
Teachers' pensions	
Tax on trucks	1221
PIANO-	
Chief clerk authorized to engage use of, for session	131
Cinci ciera authorized to engage use or, for session	101
PRICHARD, RALPH C Representative Fifty-eighth District.	
Bills introduced-H. F. 74, 200, 290, 297, 302, 353, 451, 452,	
Committee assignments	1877
Petitions presented	
Amendments offered	874
Resolutions offered	
Motions made149, 380, 485, 488, 869, 912, 1006, 1152, 1314, 1319	
Leave of absence granted295, 407, 494, 509,	
Appointed chairman of sifting committee	963
PROOF OF PUBLICATION—	
Of S. F. 7	220
Of H. F. 44	
Of H. F. 24	330
Of H. F. 45	383
() U D 149	205

PROOF OF PUBLICATION—Continued.	
Of S. F. 178	427
Of H. F. 116	558
Of S. F. 196	584
Of H. F. 204	705
Of H. F. 259	740
Of H. F. 319	813
Of H. F. 321	833
Of S. F. 113	837
Of H. F. 332	986
Of H. F. 333	986
Of H. F. 238	986
Of H. F. 308	986
Of S. F. 345	987
Of H. F. 354	987
Of H. F. 387	4700000
Of H. F. 358	
Of H. F. 329	
Of H. F. 309	
Of S. F. 178	
Of S. F. 382	
그래요. "이번도 어느로 살아가는 그래마다 시간을 내려가 있어요? 아니라	
Of H. F. 457	
Of H. F. 428	
Of S. F. 403	
Of S. F. 428	
Of S. F. 444	1577
RATLIFF, Z. S.—Representative Twentieth District.	
Bills introduced-H. F. 123, 253, 164.	
Committee assignments	1070
Petitions presented	
Amendments offered	
나도 아니는 그는 나는 그는 사람들은 그는 사람들이 되었다면 하는데 하고 있다면 하는데	
Resolutions offered	752
Resolutions offered	752
Resolutions offered	752 1763
Resolutions offered	752 1763
Resolutions offered	752 1763
Resolutions offered Motions made	752 1763
Resolutions offered Motions made	752 1763 388
Resolutions offered Motions made	752 1763 388 1563
Resolutions offered Motions made	752 1763 388 1563 1221
Resolutions offered Motions made	752 1763 388 1563 1221 1565
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279 1201 1320 1406 140
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279 1201 1320 1406 1406 1474
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279 1201 1320 1406 140 1774
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279 1201 1320 1406 140 1774 1202
Resolutions offered Motions made	752 1763 388 1563 1221 1565 1440 1582 220 279 1201 1320 1406 140 1774 1202 22

ROBERTS, J. WRepresentative Twenty-ninth District.	
Bills introduced—H. F. 469. Committee assignments	156 256 123
RULES—	
Rules of Forty-first General Assembly adopted temporarily Report of House committee on	134 147 217
RUST, HEIKE-Representative Seventy-fourth District.	
Committee assignments	1220 1627 249 1840
RUTLEDGE, REYBURN LRepresentative Sixty-second District.	
Bills introduced—H. F. 96, 288, 306, 321, 372, 419, 432. Committee assignments	
745, 765, 789, 837, 863, 966, 991, 1028, 1059, 1103, 1194, 1220,	
Amendments offered	1778 392 1823
RYDER, JOHN-Representative Sixty-ninth District.	
Bills introduced—H. F. 14, 15, 16, 122, 408. Committee assignments 116, Petitions presented 766, Motions made 275, 276, Appointed assistant teller	863 298
ST. OLAF'S CHOIR—	
Sang for House	1493
List of, at educational institutions ordered printed	212
SAUNDERS, WM. E. G.—Representative Eighty-fourth District. Bills introduced—H. F. 300, 437.	
Committee assignments	
Petitions presented	
Resolutions offered	
Motions made15, 31, 147, 167, 292, 339, 423, 478, 554, 701, 742, 763, 828, 977, 1102, 1112, 1168, 1219, 1243, 1400, 1428, 1461, 1470, 1483, 1489, 1493, 1509, 1518, 1548, 1549, 1563, 1577, 1585, 1593,	
1604, 1606, 1608, 1611, 1613, 1616, 1680, 1724, 1857, 1861, 1863,	
Leave of absence granted	

SCOTT, CHARLES HARNEY-	
Election from Fourth district and subsequent death certified to by	
secretary of state	21
SEATS-	
Motion fixing procedure for selection of	14
Drawing of, by members	16
Assignment of, to press representatives29,	71
SIFTING COMMITTEE—	
Resolution for	852
Resolution adopted	869
Committee appointed	963
SIMMER, LEONARD-Representative Thirteenth District	
Bills introduced—H. F. 33, 172, 173, 226, 285, 298, 358, 373, 374, 378, 409,	465
Committee assignments	
Petitions presented	
130, 263, 453, 493, 529, 744, 765, 991, 1058, 1104, 1194,	1241
Amendments offered	
Motions made	
1335, 1336, 1365, 1533, 1602, 1631, 1661, 1677, 1739, 1757, 1758,	1811
782, 862, 879, 906, 982, 1057, 1111, 1112, 1116, 1135, 1208, 1293.	
Leave of absence granted211, 407, 702, 1141,	1220
SMITH, G. W.—Representative Eighty-second District.	
Bills introduced—H. F. 115, 320.	
Committee assignments	
Petitions presented	
Amendments offered	
Resolutions offered	
Leave of absence granted	
Deave of absence granted	
SPEAKER OF THE HOUSE—	
See also Carter, L V.	
Temporary speaker electing	1
Speaker elected	9
Speaker take oath, remarks by	9
Announced appointment of speaker's clerk and page	14
Appointed tellers	64
Announced House member of special joint bank inquiring com-	
mittee	185
Opened election returns Announced standing committees	64 99
Signed bills	33
230, 309, 346, 376, 379, 394, 454, 462, 504, 588, 605, 637, 643, 664.	
705, 756, 852, 874, 987, 992, 1056, 1060, 1192, 1204, 1229, 1241,	
1270, 1296, 1390, 1427, 1451, 1464, 1470, 1474, 1490, 1508, 1560,	
1561, 1638, 1678, 1697, 1742, 1786, 1808, 1833, 1848, 1868, 1870,	1875
Presented with chair and watch	1865
Made ruling	
526, 1004, 1232, 1245, 1253, 1365, 1575, 1774, 1776, 1777, 1780,	1783
Petitions presented	
354, 389, 454, 555, 702, 744, 788, 789, 836, 991, 1028.	1241
SPEAKER PRO TEMPORE—	22
See also Howard A. Mathews. Speaker pro tem elected	11
President at sessions of House 1447 1468 1494 1553 1696 1693	

SPRINGER, M. FRepresentative Sixth District.	
Bills introduced—H. F. 61, 131, 132, 133, 175, 223.	
Committee assignments	367
Petitions presented211, 480, 529, 661, 703, 730, 744, 788.	
Amendments offered	
Resolutions offered	1429
934, 1054, 1078, 1231, 1429, 1449, 1460, 1568, 1623, 1729, 1780,	1837
Leave of absence granted	
Active of absence grantent	
STEERING COMMITTEE-	
Motion for, tabled	1104
Motion for, taken from table and passed	
Appointed	
Dissolved	1620
STEPANEK, W. HRepresentative Forty-eighth District.	
Bills introduced-H. F. 43, 44, 45, 181, 271, 272, 375.	
Committee assignments	1775
Petitions presented	
Motions made	
Leave of absence granted	
THOMAS, E. B.—Representative Thirty-fourth District.	
Bills introduced—H. F. 97.	
Committee assignments117, 127,	
Petitions presented	
Amendments offered	
Resolutions offered	
Leave of absence granted	
THOMPSON, THORE—Representative Seventy-fifth District.	
Bills introduced-H. F. 98.	
Committee assignments	
Petitions presented	
Leave of absence granted	702
TORGESON, SAMUEL RRepresentative Ninety-fourth District.	
Bills introduced-H. F. 269, 278, 363, 378, 410.	
Committee assignments	1243
. Petitions presented	
Amendments offered203, 492, 700, 914, 1005, 1102, 1217,	
Resolutions offered	
Motions made498, 567, 586, 1046,	
1112, 1135, 1154, 1200, 1224, 1225, 1334, 1370, 1392, 1447, 1507,	
Leave of absence granted219,	332
TROUP, MARTIN H Representative Fifty-second District.	
Bills introduced—H. F. 47, 48, 62, 254, 255, 256,	
Committee assignments	594
Petitions presented	
509, 556, 584, 609, 694, 703, 744, 863, 942, 965, 1058, 1103.	1142
Resolutions offered	139
Motions made	1754
TRUAX, JOHN B Representative Sixty-seventh District.	
Committee assignments	1877
Petitions presented	
Resolutions offered	
35-41	

VAUGHN, D. ARepresentative Seventh District.	
Committee assignments	11'
Petitions presented	
Amendments offered	
Motions made	
Leave of absence granted295	941
VENARD, GEO. LRepresentative Eighty-first District.	
Bills-introduced-H. F. 99, 182, 257.	
Committee assignments	
Petitions presented436, 703, 743, 745,	
Amendments offered563, 861,	
Resolutions offered	
977, 1077, 1091, 1092, 1254, 1277, 1402, 1439, 1468, 1526, 1447,	
Leave of absence granted	
Deare of above and	
WAGNER, JOSEPH-Representative Forty-third District.	
Bills introduced—H. F. 55, 56, 151, 174, 270, 279, 280, 281, 282, 342,	
343, 344, 376, 377, 411, 466. Committee assignments	110
Amendments offered340, 917, 987, 1136, 1157, 1258, 1352,	
Motions made27, 319, 442, 460, 485, 525, 1093, 1150, 1157,	
1223, 1279, 1282, 1292, 1312, 1317, 1324, 1345, 1378, 1502, 1689,	
Leave of absence granted	
WALROD, WARREN-Representative Forty-fifth District.	
Bills introduced—H. F. 76.	
Committee assignments	118
Petitions presented435, 453, 729, 991,	
Motions made	
Leave of absence granted	
Took oath of office	99
Appointed member of sifting committee	963
WATERWAYS-	
Address on, by Former Governor W. L. Harding	150
WAMSTAD, BREDE-Representative Ninety-third District.	
Bills introduced-H. F. 100, 101, 102, 150, 203, 283.	12
Committee assignments	463
Petitions presented494,	
Amendments offered490, 581, 685, 710, 909, 937, 1085,	
Motions made12, 304, 305, 500, 540, 757, 909, 957, 1399, 1506, Leave of absence granted	
WHITNEY, SAMUEL D Representative Forty-second District.	
See also Nagle-Whiting election contest. Seated pending result of election contest	34
Committee assignments	
Addressed the House	
WILSON, W. WALTER-Representative Fiftieth District.	
Committee assignments	118
Petitions presented203, 389, 608, 695, 743, 765, 965, 1028,	
Amendments offered	1492
Motions made69, 324, 381, 417, 524, 538, 916, 937, 1174, 1493,	1649

GENERAL INDEX

WOLFE, THOMAS L.—Representtive Forty-eighth District.	
Bills introduced-H. F. 224, 233, 345.	
Committee assignments118,	186
Petitions presented	1221
Amendments offered	1014
Resolutions offered	29
Motions made	1441
Appointed teller in joint convention for canvass of vote	64
Leave of absence granted 66 99	638