

STATE OF IOWA
1945

JOURNAL OF THE HOUSE
OF THE
FIFTY-FIRST GENERAL ASSEMBLY

Convened January 8, 1945
Adjourned April 12, 1945



ROBERT D. BLUE, Governor
KENNETH A. EVANS, President of the Senate
HAROLD FELTON, Speaker of the House

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Des Moines

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FIFTY-FIRST GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

HAROLD FELTON, Speaker	Indianola
EDW. J. MORRISSEY, Speaker Pro Tempore.....	Valeria
A. C. GUSTAFSON, Chief Clerk.....	Des Moines
HARRISON L. PEYTON, Assistant Chief Clerk.....	Logan
TOM MOORE KING, Reading Clerk.....	Coin
JEAN OLSON, Journal Clerk.....	Story City
BESS OKEY, Journal Clerk.....	Des Moines
GRETCHEN STOCKHAM, Engrossing Clerk.....	Boone
LILLIAN KANEALY, Enrolling Clerk.....	Ames
MADELEINE BURROWS, Enrolling Clerk	Des Moines
MARTHA P. CESAR, Clerk of Enrolled Bills.....	Des Moines
VERA BRADSHAW, Special Clerk.....	Des Moines
MARGARET GARVER, Special Clerk.....	Des Moines
CLAUDE SMITH, File Clerk.....	Des Moines
JOE BANNING, JR., File Clerk.....	Des Moines
ALVIN J. CRAIL, Bill Clerk.....	Des Moines
EARL MCCOMB, Bill Clerk.....	Blairsburg
MARIE O. JONES, Postmistress.....	Bussey
GRACE SCHWANTZ, Postmistress.....	Afton
WM. L. CREE, Sergeant-at-Arms.....	Bloomfield
CHARLES GARDNER, Assistant Sergeant-at-Arms.....	Murray
B. ALDINGER, Assistant Sergeant-at-Arms.....	Des Moines
HAZEL MARSHALL, Speaker's Clerk.....	Des Moines
JULIE D. ANWYL, Chief Clerk's Clerk.....	Anamosa

ELECTIVE STATE OFFICERS

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ELECTIVE STATE OFFICERS

Official Address, Des Moines, Iowa

NAME	TITLE	RESIDENCE
Robert D. Blue	Governor	Eagle Grove
K. A. Evans	Lieutenant Governor	Emerson
Wayne M. Ropes	Secretary of State	Onawa
Chet. B. Akers	Auditor of State	Ottumwa
J. M. Grimes	Treasurer of State	Osceola
Harry D. Linn	Secretary of Agriculture	Des Moines
John M. Rankin	Attorney General	Keokuk
David B. Long	Commerce Commissioner	Des Moines
Carl W. Reed	Commerce Commissioner	Cresco
B. M. Richardson	Commerce Commissioner	Cedar Rapids
Jessie M. Parker	Superintendent of Public Instruction	Lake Mills
Wm. L. Bliss	Judge of the Supreme Court	Mason City
T. G. Garfield	Judge of the Supreme Court	Ames
Oscar Hale	Judge of the Supreme Court	Wapello
H. J. Mantz	Judge of the Supreme Court	Audubon
Frederic M. Miller	Judge of the Supreme Court	Des Moines
John E. Mulroney	Judge of the Supreme Court	Fort Dodge
Ralph A. Oliver	Judge of the Supreme Court	Sioux City
W. A. Smith	Judge of the Supreme Court	Dubuque
C. F. Wennerstrum	Judge of the Supreme Court	Chariton

MEMBERS OF THE HOUSE—FIFTY-FIRST GENERAL ASSEMBLY

NAME	Residence	Age	Occupation	Politics	District	County	Former Legislative Service
Anderson, Carl A.	Swedesburg	54	Farmer	Rep.	20	Henry	50 50X
Aubrey, Dean	Ottumwa	40	Secretary	Dem.	18	Wapello	
Avery, A. H.	Spencer	74	Insurance	Rep.	83	Clay	44 45X 46 46X 48 49 50 50X
Baker, Oliver N.	Pomeroy	50	Farming	Rep.	61	Calhoun	
Bass, Elmer A.	Cresco	56	Nurseryman	Rep.	12	Montgomery	
Bents, W. A. (Bill)	New Hampton	47	Dairyman and Farmer	Dem.	89	Howard	
Blatti, Arthur C.	Meservey	58	Farmer	Rep.	92	Chickasaw	49 50 50X
Blawett, H. B.	Ida Grove	54	Farmer	Rep.	74	Franklin	50 50X
Bockwoldt, M. F.	Victor	67	Farmer and Feeder	Rep.	59	Ida	49 50 50X
Bonn, Walter H.	Iowa Falls	69	Attorney	Rep.	40	Hardin	50 50X
Bryson, C. A.	Des Moines	70	Attorney	Rep.	64	Hardin	49 50 50X
Burkman, Carl A.	Algonia	52	Attorney	Rep.	37	Polk	
Capetus, Edward	Sioux City	59	Real Estate Broker	Rep.	85	Kossuth	
Carlson, Robert	Harlan	49	Oil Business	Rep.	58	Woodbury	49 50 50X
Colburn, Jay C.	Corning	51	Farmer	Rep.	33	Shelby	49 50 50X
Cooper, Elmer E.	Fort Dodge	61	Salesman	Rep.	13	Adams	48 49 50 50X
Cowan, James A.	What Cheer	66	Dairyman and Farmer	Rep.	24	Keokuk	50 50X
Cox, Harry	Inwood	59	Farmer	Rep.	62	Webster	50 50X
Datisman, B. L.	Waterloo	66	Retired Banker	Rep.	99	Lyon	50 50X
Davis, Floyd P.	Oelwein	65	Dentist and Farm Manager	Rep.	66	Black Hawk	
Davis, J. C.	Danville	59	Farmer	Rep.	71	Fayette	
Dodds, Bert E.	Tipton	65	Farmer	Rep.	21	Des Moines	47 48 49 50 50X
Donohue, D. A.	Guthrie Center	33	Real Estate and Insurance	Rep.	44	Cedar	50 50X
Duffield, R. E.	Shannon City	68	Attorney	Rep.	35	Guthrie	49 50 50X
Edwards, E. L.	Cedar Rapids	59	Merchant	Rep.	14	Union	49 50 50X
Farmer, George E.	Indianola	58	Attorney	Rep.	48	Linn	50 50X
Felton, Harold	Bloomfield	54	Grain and Feed Manufacturer	Rep.	27	Warren	49 50 50X
Fimmen, W. R.	Ocheyedan	45	Attorney	Rep.	3	Davis	49 50 50X
Fletcher, Clint L.	Emmetsburg	57	Farmer	Rep.	98	Osceola	49 50 50X
Frederickson, Leo D.	Reinbeck	47	Farmer	Rep.	84	Palo Alto	49 50 50X
Frei, H. R., Jr.	Clarinda	54	Farmer	Rep.	65	Grundy	45X
Fulk, Ed. W.	Waverly	49	Farmer	Rep.	7	Page	
Gardner, John F.	Lisbon	50	Physician and Surgeon	Rep.	72	Bremer	49 50 50X
Gardner, John R.	Gladwin	99	Farmer and Horse Breeder	Rep.	43	Linn	47 48 49 50 50X
Good, C. C.	Malvern	71	Bank Cashier	Rep.	52	Bonne	47 49 50 50X
Hall, J. B.	Davenport	62	Real Estate Broker	Rep.	11	Mills	48 49 50 50X
Hedin, Philip T.	Webster City	61	Farmer and Stockman	Rep.	43	Hamilton	48 49 50 50X
Hefner, John S.	Wapello	36	Attorney	Rep.	63	Louisia	48 49 50 50X
Hicklin, M. P.	Winfield	30	Farmer	Rep.	22	Madison	50 50X
Hoenes, S. G.	Winterset	64	Farmer	Rep.	28	Washington	50 50X
Huston, T. H.	Cornfordsville	63	Farmer	Rep.	23	Audubon	50 50X
Isaacs, Peter A.	Exira	47	Oil Jobber	Rep.	34	Audubon	49 50 50X
Kilpatrick, W. J.	Randolph	55	Farmer	Rep.	10	Fremont	

MEMBERS OF THE HOUSE

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MEMBERS OF THE HOUSE—FIFTY-FIRST GENERAL ASSEMBLY—Continued

NAME	Residence	Age	Occupation	Politics	District	County	Former Legislative Service
Klemesrud, Theo.	Thompson.	42	Newspaper Publisher	Rep.	95	Winnebago.	
Krueger, Henry C.	Clear Lake.	49	Veterinarian	Rep.	87	Cerro Gordo.	..50 50X
Kruse, William.	Charles City.	54	Farmer	Rep.	88	Floyd.	..48 49 50 50X
Kuester, G. J.	Griswold.	56	Farming	Rep.	30	Cass.	46 46X 47 48 49 50 50X
Kuhlmann, Paul.	Charter Oak.	56	Farmer	Dem.	56	Crawford.	..48 49 50 50X
Lane, Carroll A.	Carroll.	39	Theatre Owner.	Rep.	55	Carroll.	..50 50X
Langland, C. M.	Spring Grove, Minnesota.	74	Farmer	Rep.	91	Winnebago.	..44
Latchaw, F. A. (Ted)	Wilton Junction.	60	Electrical Contractor	Rep.	42	Muscatine.	..47 48 49 50 50X
Less, Frank W.	Cascade.	39	Attorney	Dem.	46	Dubuque.	..50 50X
Long, Harvey J.	Clinton.	50	Wholesale Asphalt Roofing and Fuel.	Rep.	45	Clinton.	..49 50 50X
Lynch, Blue A.	Pocahontas.	60	Attorney	Dem.	77	Pocahontas.	..50 50X
Martin, S. A. (Steve)	Centerville.	73	Manufacturer	Rep.	4	Appanoose.	..48 49 50 50X
McElaney, Leo P.	Clinton.	51	Automobile Dealer	Rep.	45	Clinton.	..48 49 50 50X
McFarlane, Arch W.	Waterloo.	59	Fuel Dealer	Rep.	66	Black Hawk.	36 37 38 38X 39 42 42X 43 44 45 45X 46 46X 48 49 50 50X
McNeill, A. Earl.	Onawa.	58	Farmer	Dem.	51	Monona.	..50X
McKeynolds, Wade H.	Ottumwa.	54	City Bus Driver	Dem.	18	Wapello.	..50X
Meyer, Lloyd A. (Curly)	Sabula.	39	Processing Soybeans	Rep.	46	Jackson.	..48 49 50 50X
Miller, J. F.	Humboldt.	58	Grain Dealer and Farm Operator	Rep.	76	Humboldt.	..49 50 50X
Mills, Ivan R.	Adair.	66	Minister	Rep.	29	Adair.	..49 50 50X
Moore, H. A.	New Hartford.	62	Farm Implements Store and Farming	Rep.	38	Butler.	..48 49 50 50X
Morrissey, Edw. J.	Valeria.	56	Dairy Farmer	Rep.	67	Jasper.	..49 50 50X
Nelson, R. A.	Independence.	56	Attorney	Rep.	31	Buchanan.	..49 50 50X
Norland, Andrew J.	Council Bluffs	55	Farmer	Dem.	93	Pottawattamie.	..50 50X
Norland, Norman.	Kensett	56	Farmer	Rep.	91	Worth.	..50 50X
Olson, Albert G.	Osage.	48	Farmer	Rep.	90	Mitchell.	..50 50X
Palmer, C. A.	Waukon.	54	Abstractor and Insurance.	Rep.	8	Alamakee.	..50X
Parrish, Paul	Gravity	42	Farming	Rep.	78	Taylor.	..49 50 50X
Peterson, Oscar	Alta.	70	Farmer and Feeder	Rep.	8	Buena Vista.	..50 50X
Preston, E. E. (Gene)	Corydon	61	Attorney and Farmer	Dem.	7	Wayne.	..48 49 50 50X
Prentiss, X. T.	Mount Ayr	48	Hatchery, Feeds and Farming.	Rep.	86	Kinggold.	..49 50 50X
Prichard, W. S.	Garnier	73	Garage.	Rep.	50	Hancock.	..49 50 50X
Putney, Lawrence	Gladbrook.	45	Hatchery and Feeds	Rep.	60	Tama.	..49 50 50X
Redman, A. G.	Sac City	61	Farming	Rep.	19	Sac.	..49 50 50X
Reed, Wilson	Fairfield	71	Tax Accountant	Rep.	60	Jefferson.	..50 50X
Robb, George H.	Estherville.	63	Livestock	Rep.	96	Emmet.	..50 50X
Robinson, Glenn E.	Colesburg	40	Attorney	Rep.	68	Delaware.	..50 50X
Robinson, Ira.	Albia	79	Retired Farmer	Dem.	17	Monroe.	..50 50X
Saylor, E. B.	Van Wert	60	Farmer	Rep.	6	Decatur.	..50 50X
Schwengle, Fred	Davenport.	37	Life Insurance	Rep.	43	Scott.	..50 50X

MEMBERS OF THE HOUSE—FIFTY-FIRST GENERAL ASSEMBLY—Continued

NAME	Residence	Age	Occupation	Politics	District	County	Former Legislative Service
Shepherd, Ray E.	Chariton	49	Former County Sheriff	Rep.	16	Lucas	
Sieffas, Henry	Oscola	47	Farming	Rep.	15	Clarke	48 49 50 50X
Simonsen, Warren E.	Quimby	57	Veterinarian, Farmer & Manufacturer	Rep.	79	Cherokee	
Slone, Ted	Des Moines	41	Attorney	Rep.	37	Polk	50 50X
Smith, Ernest T.	Volga City	57	Farmer	Rep.	70	Clayton	
Smith, Wm. Mervin	Millford	43	Farmer	Dem.	97	Dickinson	
Steinberg, Albert	Ames	54	Attorney	Rep.	52	Story	48 49 50 50X
Stevens, Henry H.	Scranton	51	Farmer	Rep.	54	Greene	
Strawm, Clifford M.	Anamosa	55	Attorney and Farmer	Rep.	47	Jones	
Swaner, John I.	Iowa City	46	Dairy Products	Dem.	41	Johnson	49 50 50X
Tanner, William M.	Logan	53	Attorney	Dem.	32	Harrison	49 50 50X
Teepak, Anthony	Spout Center	76	Attorney	Rep.	81	Sioux	44 50 50X
Tyrell, W. C. Jr.	Belmond	38	Farmer	Rep.	75	Wright	50 50X
Urbach, Arnold	Dubuque	51	Shoe Merchant	Dem.	69	Dubuque	50 50X
Van Eaton, Dick H.	Okaloosa	44	Farmer	Rep.	25	Mahaska	50X
Van Eaton, Charles S.	Sioux City	55	Merchant	Rep.	58	Woodbury	
Visser, Peter W.	Bussey	49	Farmer	Dem.	26	Marion	
Walter, H. W.	Council Bluffs	33	Attorney	Dem.	31	Pottawattamie	48 49 50 50X
Walter, W. Eldon	Beaman	46	Farmer	Rep.	37	Marshall	49 50 50X
Watson, Harry E.	Sanborn	38	Farmer	Rep.	52	O'Brien	
Weichan, Harry E.	Newhall	52	Farmer	Rep.	87	Benton	47 48 49 50 50X
Wellington, Thomas W.	Ft. Madison	69	Retired Railway Postal Clerk	Rep.	49	Lee	49 50 50X
Whitaker, Bert N.	Grinnell	57	Operator Grinnell Livestock Exchange and Farming	Rep.	1		
Whitehead, G. E.	Perry	52	Editor, Publisher	Rep.	39	Poweshiek	50 50X
Williams, O. C.	Kecauqua	52	Merchant	Rep.	36	Dallas	
Wormley, Henry W.	Kingley	46	Attorney	Rep.	2	Van Buren	50 50X
				Rep.	80	Plymouth	

MEMBERS OF THE SENATE

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SENATORS—FIFTY-FIRST GENERAL ASSEMBLY

NAME	Residence	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Service
Augustine, A. E. (Earl)	Oskaloosa	54	Realtor and Farmer	Dem.	14	Mahaska	46X 47 48 49 50 50X
Barkley, R.	Moulton	75	Attorney	Rep.	3	Appanoose, Davis	46 46X 47 48 49 50 50X
*Bekman, E. K.	Ottumwa	44	Attorney	Rep.	13	Wapello	48 49 50 50X
*Benson, Ralph E.	Jefferson	37	Farming & Farm Implement Retailing	Rep.	48	Carroll, Greene, Sac	48 49 50 50X
*Berg, John P.	Cedar Falls	56	Retail Merchant	Rep.	38	Black Hawk, Grundy	46 46X 47 48 49 50 50X
Byers, Frank C.	Cedar Rapids	61	Attorney	Rep.	26	Linn	43 44 45 45X 46 46X 47 48 49 50 50X
*Clem, A. D.	Sioux City	47	Attorney	Rep.	32	Woodbury	48 49 50 50X
*Cromwell, Fred	Burlington	39	Attorney	Rep.	9	Des Moines	48 49 50 50X
Dewel, Duane E.	Algona	43	Newspaperman	Rep.	49	Emmet, Kossuth, Palo Alto	48 49 50 50X
Doud, Alden L.	Rounds	47	Attorney	Rep.	2	Jefferson, Van Buren	48 49 50 50X
Dykhouse, J. T.	Rock Rapids	54	Real Estate and Insurance	Rep.	21	Lyron, Osceola, Sioux	48 49 50 50X
Elthon, Leo	Fertile	46	Farmer	Rep.	41	Pittsfield, Winnebago, Worth	45 45X 46 46X 47 48 49 50 50X
*Faul, George	Des Moines	46	Farmer	Rep.	30	Polk	48 49 50 50X
*Findlay, C. V.	Fort Dodge	78	Former Co. Supt. of Schools	Rep.	27	Calhoun, Webster	37 38 38X 49 50 50X
*Foster, Harlan C.	Mt. Pleasant	58	Farmer	Rep.	10	Henry, Washington	47 48 49 50 50X
*Hart, Stanley L.	Kearokuk	48	Cooperative Mfg.	Rep.	1	Lea	47 48 49 50 50X
*Harvey, Robt. W.	Missouri Valley	69	Druggist	Rep.	34	Crawford, Harrison, Monona	48 49 50 50X
Hawkins, R. B.	Lea	59	Attorney	Rep.	5	Decatur, Ringgold, Union	48 49 50 50X
*Henningsen, O. H.	Clinton	61	Attorney	Rep.	22	Clinton	48 49 50 50X
*Hill, G. R.	Clarion	56	Realtor and Insurance	Rep.	37	Hamilton, Hardin, Wright	46X 47 48 49 50 50X
Hultman, O. N.	Stanton	37	Retail Lumber Dealer	Rep.	8	Mills, Montgomery	45 45X 46 46X 47 48
Jacobson, Arthur H.	Waukon	44	Attorney	Rep.	11	Allamakee, Fayette	49 50 50X
Jones, Floyd	Oscola	35	Cafe Operator and Farmer	Rep.	47	Clarke, Warren	49 50 50X
Keir, Robert	Spencer	53	Farmer	Rep.	6	Clay, Dickinson, O'Brien	49 50 50X
Kirketeig, O. J.	Bedford	55	Attorney	Rep.	15	Adams, Taylor	49 50 50X
Klien, Tunis H.	Pella	57	Printer, Executive	Dem.	43	Martin, Monroe	47 48
*Knudson, Herman M.	Mason City	56	Farmer and Grain Dealer	Rep.	45	Cerro Gordo, Franklin, Hancock	46 46X 48 49 50 50X
*Leo, Richard V.	Dysart	49	Attorney	Rep.	33	Benton, Tama	45X 48 49 50 50X
Long, Irving D.	Manchester	55	Produce Dealer	Rep.	16	Buchanan, Delaware	46 46X 47 48 49 50 50X
Love, H. Sam.	Bridgewater	65	Publisher	Rep.	31	Boone, Story	49 50 50X
Lucas, J. G.	Madrid	41	Farmer	Rep.	39	Bremner, Butler	49 50 50X
Lynes, J. Kendall	Plainfield	60	Farmer Sheriff	Rep.	21	Scott	48 49 50 50X
*Martin, Frank D.	Davenport	54	Printing and Publishing	Dem.	25	Iowa, Johnson	45 45X 46 46X 47 49 50 50X
Mercer, Leroy S.	Iowa City	59	Farmer	Rep.	17	Audubon, Dallas, Guthrie	49 50 50X
Miller, Al	Gray	62	Attorney	Rep.	29	Jasper	48 49 50 50X
*Mowry, Ross R.	Newton	59	Farmer	Rep.	4	Lucas, Wayne	48 49 50 50X
*Newsome, J. A.	Derby	66	Automobile Dealer & Farming	Rep.	20	Louisa, Muscatine	47 48 49 50 50X
*Pine, F. J.	Columbus Jct.	51					

*Holdover Senators.

SENATORS—FIFTY-FIRST GENERAL ASSEMBLY—Continued

NAME	Residence	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Service
*Reilly, Robert C.	Dubuque.	40	Merchant.	Dem.	35	Dubuque. 48 49 50 50X
Ritchie, Fred J.	Marcus.	65	Farming.	Rep.	46	Cherokee, Ida, Plymouth. 48 49 50 50X
†Rockhill, Robert A.	Marshalltown.	50	Attorney.	Rep.	28	Marshall. 48 49 50 50X
Schluter, Edwin C.	Clarence.	57	Attorney.	Rep.	23	Cedar, Jackson, Jones. 50 50X
†Sharp, F. E.	Elkader.	50	Attorney.	Rep.	36	Clayton. 48 49 50 50X
*Shaw, Albert J.	Pocahontas.	68	Attorney.	Rep.	50	Buena Vista, Humboldt, Pocahontas. 46 46X 47 48 49 50 50X
*Sjulin, Carl O.	Hamburg.	54	Nurseryman and Farmer.	Rep.	7	Fremont, Page. 48 49 50 50X
*Vittetoe, Luke.	Sigourney.	58	Druggist.	Rep.	12	Kokuk, Poweshiek. 48 49 50 50X
*Vrba, Ed.	Cresco.	36	Farmer.	Dem.	42	Howard, Winneshiek. 48 49 50 50X
Watson, De Vere.	Council Bluffs.	51	Attorney.	Rep.	19	Pottawattamie. 49 50 50X
†White, Ed. S.	Harlan.	73	Attorney.	Rep.	18	Cass, Shelby. 49 50 50X
*Zastrow, Ralph W.	Charles City.	54	Attorney.	Rep.	44	Chickasaw, Floyd. 50 50X

*Holdover Senators.

†To fill vacancy. Term expires December 31, 1946.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 8, 1945.

Pursuant to law, the House of Representatives of the Fifty-first General Assembly of Iowa convened at 10 o'clock a. m., Monday, January 8, 1945.

The House was called to order by Honorable Ted Sloane, representative of Polk county.

Prayer was offered by Doctor Charles W. Brashares, bishop of the Methodist Churches of Iowa.

On motion by Long of Clinton, A. C. Gustafson of Polk county was elected acting Chief Clerk. Mr. Gustafson presented himself and took and subscribed to the following oath:

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

Cooper of Adams moved that Honorable A. H. Avery of Clay county be elected temporary Speaker.

Motion prevailed.

Kruse of Floyd moved that a committee of two be appointed to escort the temporary Speaker to the chair. Motion prevailed and the Speaker appointed Kruse of Floyd and Parrish of Taylor.

Mr. Avery was escorted to the chair and the oath of office was administered by Acting Chief Clerk Gustafson.

Temporary Speaker Avery in the chair.

CREDENTIALS OF MEMBERS

Colburn of Shelby moved that a committee of five on credentials be appointed and that the accredited list of the Secretary of State be accepted. Motion prevailed and the Speaker appointed Colburn of Shelby, Cowan of Keokuk, Davis of Fayette, Watson of O'Brien and Bents of Howard. The committee retired and, upon returning, presented the following report:

REPORT OF THE COMMITTEE ON CREDENTIALS

MR. SPEAKER: We, your committee on credentials, respectfully report that we find the following named persons duly elected to and entitled to seats in the House of Representatives of the Fifty-first General Assembly as shown by the duplicate copies of the certificates of election on file in the office of Secretary of State.

To the Honorable, the Chief Clerk of the House of Representatives:

I, WAYNE M. ROPES, Secretary of State of the State of Iowa, Custodian of the files and records pertaining to elections in the state,

DO HEREBY CERTIFY, That the following is a true and correct list of State Representatives, declared by the State Canvassing Board to have been elected in the General Election of November 7, 1944:

Adair.....	Ivan R. Mills	Henry.....	Carl A. Anderson
Adams.....	Elmer E. Cooper	Howard.....	W. A. (Bill) Bents
Allamakee.....	C. A. Palmer	Humboldt.....	J. F. Miller
Appanoose.....	S. A. (Steve) Martin	Ida.....	M. F. Bockwoldt
Audubon.....	Peter A. Jessen	Iowa.....	Walter H. Bonn
Benton.....	Harry E. Weichman	Jackson.....	Lloyd A. (Curly) Meyer
Black Hawk.....	Floyd P. Davis	Jasper.....	Edw. J. Morrissey
Black Hawk.....	Arch W. McFarlane	Jefferson.....	Wilson Reed
Boone.....	C. G. Good	Johnson.....	John J. Swaner
Bremer.....	Joe F. Gardner	Jones.....	Clifford M. Strawman
Buchanan.....	R. A. Nelson	Keokuk.....	James A. Cowan
Buena Vista.....	Oscar Peterson	Kossuth.....	Edward Capesius
Butler.....	H. A. Moore	Lee.....	Thomas W. Wellington
Calhoun.....	Oliver N. Baker	Linn.....	George E. Farmer
Carroll.....	Carroll A. Lane	Linn.....	John R. Gardner
Cass.....	G. T. Kuester	Louisa.....	M. F. Hicklin
Cedar.....	D. A. Donohue	Lucas.....	Ray E. Shepard
Cerro Gordo.....	Henry C. Krueger	Lyon.....	B. L. Datisman
Cherokee.....	Warren E. Simonsen	Madison.....	S. G. Hoeness
Chickasaw.....	Arthur C. Blatti	Mahaska.....	Dick H. Vanderwilt
Clarke.....	Henry Siefkas	Marion.....	Peter W. Visser
Clay.....	A. H. Avery	Marshall.....	W. Eldon Walter
Clayton.....	Ernest T. Smith	Mills.....	J. R. Hall
Clinton.....	Harvey J. Long	Mitchell.....	Allert G. Olson
Clinton.....	Leo P. McEleney	Monona.....	A. Earl McNeill
Crawford.....	Paul Kuhlmann	Monroe.....	Ira Robinson
Dallas.....	G. E. Whitehead	Montgomery.....	Elmer A. Bass
Davis.....	W. R. Fimmen	Muscatine.....	F. A. (Ted) Latchaw
Decatur.....	E. B. Saylor	O'Brien.....	Harry E. Watson
Delaware.....	Glenn E. Robinson	Osceola.....	Clint L. Fletcher
Des Moines.....	Bert E. Dodds	Page.....	Ed W. Fulk
Dickinson.....	Wm. Merwin Smith	Palo Alto.....	Leo D. Frederickson
Dubuque.....	Frank W. Less	Plymouth.....	Henry W. Wormley
Dubuque.....	Arnold Utzig	Pocahontas.....	Mae A. Lynch
Emmet.....	George H. Robb	Polk.....	Carl A. Burkman
Fayette.....	J. C. Davis	Polk.....	Ted Sloane
Floyd.....	William Kruse	Pottawattamie.....	Andrew J. Nielsen
Franklin.....	H. B. Blewett	Pottawattamie.....	H. W. Walter
Fremont.....	W. J. Kilpatrick	Poweshiek.....	Bert N. Whitaker
Greene.....	Henry H. Stevens	Ringgold.....	X. T. Prentis
Grundy.....	H. R. Frei, Jr.	Sac.....	A. G. Redman
Guthrie.....	R. E. Duffield	Scott.....	Philip T. Hedin
Hamilton.....	John S. Heffner	Scott.....	Fred Schwengel
Hancock.....	W. S. Pritchard	Shelby.....	Jay C. Colburn
Hardin.....	C. A. Bryson	Sioux.....	Anthony TePaske
Harrison.....	William M. Tatum	Story.....	Albert Steinberg

Tama.....	Lawrence Putney	Wayne.....	Gene Poston
Taylor.....	Paul Parrish	Webster.....	Harry Cox
Union.....	E. L. Edwards	Winnebago.....	Theo Klemesrud
Van Buren.....	O. C. Williams	Winneshiek.....	C. M. Langland
Wapello.....	Dean Aubrey	Woodbury.....	Robert Carlson
Wapello.....	Wade H. McReynolds	Woodbury.....	Charles S. Van Eaton
Warren.....	Harold Felton	Worth.....	Norman Norland
Washington.....	T. H. Huston	Wright.....	W. C. Tyrrell, Jr.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, Iowa, this 8th day of January, A. D. 1945.

WAYNE M. ROPES, *Secretary of State.*

Respectfully submitted,

JAY C. COLBURN, *Chairman.*

JAMES A. COWAN.

J. C. DAVIS.

HARRY E. WATSON.

W. A. BENTS.

Committee.

Report Adopted.

MEMBERS' OATH OF OFFICE

The following members assembled at the desk, took and subscribed to the following oath:

"I solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Iowa and that I will faithfully and impartially discharge the duties of the office of Representative in the General Assembly of the State of Iowa to the best of my ability, so help me God."

Edw. J. Morrissey	Harry E. Watson	Peter A. Jessen
Andrew J. Nielsen	J. F. Miller	M. F. Bockwoldt
Carl A. Anderson	F. A. Latchaw	Wade H. McReynolds
Oscar Peterson	Anthony TePaske	Elmer A. Bass
S. A. (Steve) Martin	Harvey J. Long	John S. Heffner
Floyd P. Davis	James A. Cowan	T. H. Huston
Oliver N. Baker	Henry H. Wormley	X. T. Prentis
Carl A. Burkman	Elmer E. Cooper	D. A. Donohue
Norman Norland	Ed W. Fulk	Arch W. McFarlane
Arnold Utzig	Henry H. Stevens	Jay C. Colburn
R. A. Nelson	E. E. (Gene) Poston	W. C. Tyrrell, Jr.
Geo. H. Robb	Lawrence Putney	O. C. Williams
H. B. Blewett	B. L. Datisman	Dean Aubrey
R. E. Duffield	Chas. S. Van Eaton	Edw. Capesius
Clint L. Fletcher	Walter H. Bonn	W. J. Kilpatrick
A. Earl McNeill	Clifford M. Strawman	J. J. Swamer
Paul Kuhlmann	C. A. Palmer	Fred Schwengel
Leo D. Frederickson	Leo P. McEleney	William M. Tatum
Ira Robinson	C. M. Langland	Harry E. Weichman
Bert E. Dodds	Wilson Reed	William Kruse
Lloyd A. "Curly" Meyer	Arthur C. Blatti	Harry Cox
W. S. Pritchard	E. L. Edwards	H. C. Krueger
Paul Parrish	W. Eldon Walter	A. G. Redman
Dick H. Vanderwilt	Mae A. Lynch	George E. Farmer

Wm. Merwin Smith
 Thomas W. Wellington
 Harold Felton
 Ernest T. Smith
 M. F. Hicklin
 Philip T. Hedin
 Peter W. Visser
 Bert N. Whitaker
 H. W. Walter
 W. R. Fimmen
 Ivan R. Mills
 S. G. Hoeness

E. B. Saylor
 Robert Carlson
 H. R. Frei, Jr.
 Joe F. Gardner
 Albert Steinberg
 J. C. Davis
 H. A. Moore
 G. E. Whitehead
 C. G. Good
 Ray E. Shepard
 G. T. Kuester
 A. H. Avery

Carroll A. Lane
 Warren E. Simonsen
 Theo. Klemesrud
 Allert G. Olson
 J. R. Hall
 W. A. Bents
 Glen Eugene Robinson
 Ted Sloane
 John R. Gardner
 Henry Siefkas
 C. A. Bryson

ELECTION OF SPEAKER

Whitehead of Dallas presented the name of Honorable Harold Felton of Warren county as candidate for Speaker of the House of Representatives, preceding such nomination with the following remarks:

**MR. SPEAKER AND LADY OF THE HOUSE AND MEMBERS
 OF THIS FIFTY-FIRST GENERAL ASSEMBLY:**

I rise to address you with more than ordinary pleasure this morning because I have the privilege of presenting to this Fifty-first General Assembly of Iowa the name of an old, tried and true friend for Speaker of this House, also because I know that this nomination meets with the first choice, and the sincere approval of a greater number of the members of this Assembly than has any speaker who has been so nominated for many, many sessions.

I wish at this time to present, and I hope without opposition, the name of a man whose qualifications are known to all of us, and even more particularly to those of us who have been privileged to serve with him in these old and venerable halls, a man who is qualified to be a leader and the speaker of this assembly.

Being a prominent member of my political faith and in the same congressional district, he has been a close acquaintance of mine for many years in political and business affairs. In all that time, I have known him to be courteous and kind. Whether in agreement or not, he is a man who will give honest and just consideration to all measures, and to all problems that may present themselves here. A man who has been upright and honest, and who will not and does not carry petty grievances to the detriment of good decision or worthy legislation. A man of even disposition who can preside with fairness to all, regardless of creed, color, or party affiliation. A man who has the requisite qualifications to be a splendid presiding officer and speaker.

Members of the House of Representatives, it affords me great and lasting gratification to present to you at this time the Honorable Harold Felton of Warren county for Speaker of the Fifty-first General Assembly of Iowa.

Hall of Mills seconded the nomination of Mr. Felton for Speaker of the House, with the following remarks:

It is indeed a very great pleasure at this time to second this nomination and thus to honor this life-long friend—one whose progress through life I have watched. We were boys together and I have always found him to be of the highest integrity and honesty. He has won the highest respect of his neighbors and associates; his life politically has been without reproach. He is worthy of the high honor we are about to bestow upon him, and I know that he will faithfully and impartially perform the duties of the office that he is about to assume. It is with a great deal of satisfaction at this time that I second the nomination of my boyhood friend, the Honorable Harold Felton of Warren county, as Speaker of the House of the Fifty-first General Assembly.

Poston of Wayne seconded the nomination and moved that the Chief Clerk be authorized to cast the votes of all members of the House of Representatives of the Fifty-first General Assembly for the Honorable Harold Felton as Speaker of the House, preceding his motion with the following remarks:

MR. SPEAKER, GENTLEMEN OF THE FIFTY-FIRST GENERAL ASSEMBLY:

Never before in my lifetime have I been so thankful that I live in a democracy.

In the Fifty-first General Assembly of the State of Iowa we will demonstrate the workings of democracy in a republican form of government, good or bad—I hope good. In a democracy, majority rules, but with that majority goes a very grave responsibility. In this Assembly the responsibility primarily lies with the Republican party. I can say to the new Republicans and the new Democrats that I have known personally most of the members of the General Assembly, and in times past the majority party has been reasonable, sensible and decent. I trust that the same attitude will dominate the present Assembly, and I believe it will.

I want to congratulate the majority party on its caucus nominee for Speaker. I have known the gentleman from Warren personally for two sessions of the Legislature. I knew him by reputation many years before that time. First, he is a gentleman; second, he is a successful business man, with both feet on the ground; third, he is from a rural community and knows the needs and requirements of the farmer and small businessman. But his association has also been with larger business, so that he, I believe, appreciates the needs of big business in this state; fourth, while he is a partisan, I believe him to be reasonable and fair. He is a man of good judgment.

I have no hesitancy in moving that the Chief Clerk be authorized and directed to cast a unanimous ballot for Harold Felton, Representative from Warren county, for Speaker of the House of the Fifty-first General Assembly.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House for Honorable Harold Felton as Speaker of the House of Representatives of the Fifty-first General Assembly. Honorable Harold Felton of

Warren county, having received all of the votes cast for the office of Speaker of the House of Representatives of the Fifty-first General Assembly, was declared elected to that office.

Hedin of Scott moved that a committee of two be named to escort the Speaker to the Chair. Motion prevailed and the Speaker appointed Hedin of Scott and Vanderwilt of Mahaska. Mr. Felton was escorted to the Speaker's station and, upon being sworn, assumed the chair and made the following remarks:

MEMBERS OF THE FIFTY-FIRST GENERAL ASSEMBLY:

First, allow me to express my sincere appreciation and thanks for the honor and recognition you have just conferred upon me. I am not unmindful of the fact that with such recognition comes added duties and responsibilities, all of which, with your assistance, counsel and cooperation, I hope we can accomplish with credit to ourselves and our state.

Again we meet in anxious moments in the life of our nation and the world. When I say to you that this session promises to be one of the most important in many ways and in many years, I am not merely indulging in the usual and conventional remarks at the opening of an Iowa Legislature. The duties and obligations of this wartime session will be numerous and exceedingly weighty. We must keep in mind that tomorrow's world will be a world at work and our efforts will be spent on construction instead of destruction.

In the months ahead the problems of today which are strictly problems of mobilization will become problems of demobilization. Let us hope that we may keep our feet on solid ground.

We have a backlog of unfinished business facing us due to wartime conditions and restrictions. Appropriations are still in effect which were made in 1941 during the Forty-ninth General Assembly, nine months before Pearl Harbor.

Enough new proposals have already been made which will later come to you as requests and finally as demands, to strip the state treasury as bare as Mother Hubbard's cupboard in the next two years. Yet many of these requests have merit and are entitled to your careful consideration.

You, as legislators, are to be called upon to say when, how, and where the tax dollars of your neighbors and the citizens of the State of Iowa are to be spent.

You will of course be torn between the desire to deal bountifully with all and perhaps realize that possibly now is not the best time to do everything.

We have many new members in this session who, like all of us at one time, and still are, for that matter, much concerned as to just what we should and should not do. May I say that there is nothing mysterious about good legislation. It should be based on humanitarian and good, sound, honest, business principles. I am sure that within a very few

days you will find that you are associated with members who want to be helpful and are just as determined and anxious to do the right thing and what is best for this great State of Iowa, as you are yourself.

By the time a bill has been argued and discussed in committee and on the floor of this House, and when you have heard both sides of the case as presented by the members of the third house, you will have a fairly good knowledge of the merits and demerits of a particular bill.

This Legislature is confronted with the task of providing for the expenses of our State government for a period in which conditions are still disturbed and uncertain, in which living costs have sharply increased and may rise further.

You do not have to look back so many months to remember the sneak attack on Pearl Harbor, and the disheartening days of this war.

We hope we do not have to look too far ahead today to see the promised realization of full and decisive victory as the greatest land, sea and air forces in history approach the final climax on every front.

There will be one thing in which every member of this House will be of but one mind and earnest desire and that is that this terrible war will have ended before the closing of this session, and our fighting men and women will be returning to their homes throughout this country.

I am not suggesting particularly the breaking of all speed records for the early adjournment of this Fifty-first General Assembly. I believe that you will favor with me that we discharge the business at hand in a thorough and business-like manner and be ready to go home when the necessary work has been taken care of. With about forty good farmers in this House and other business and professional members with plenty to do at home, I am not much concerned about our hanging around long beyond our usefulness next spring when the grass begins to get green on this State House lawn.

While we are in session it will be my purpose to preside in as fair and impartial a manner over the deliberations of this Assembly as it is possible for me to do.

You will have differences of opinion on many and varied subjects, which is as it should be, but let us always keep in mind that there is another day and possibly more important issues to be met.

There never was a time in the history of our country which called for team work in every organization as it does today. May harmony, but above all, good judgment prevail in this, the Fifty-first General Assembly.

Speaker Felton in the chair.

PERMANENT CHIEF CLERK

Sloane of Polk moved that A. C. Gustafson be made permanent Chief Clerk of the House. Motion prevailed and A. C. Gustafson was declared elected permanent Chief Clerk.

ADOPTION OF TEMPORARY RULES

Blatti of Chickasaw moved that the rules of the House of Representatives of the Fiftieth General Assembly be in full force and effect until the adoption of the report of the committee on rules. Motion prevailed.

COMMITTEE TO NOTIFY GOVERNOR

Heffner of Hamilton 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 Speaker appointed Heffner of Hamilton, Williams of Van Buren, and Tatum of Harrison.

COMMITTEE TO NOTIFY THE SENATE

Weichman of Benton 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: Weichman of Benton, Baker of Calhoun and Visser of Marion.

Farmer of Linn offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 1

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two Houses of the Fifty-first General Assembly be held on January 9, 1945, at 2:00 p. m.

Be It Further Resolved: That former Governor Bourke B. Hickenlooper be invited to read his message at this joint meeting of the two houses of the General Assembly, and that Governor Robert D. Blue be invited to attend this joint meeting; and that the President Pro Tempore 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 obtained for the immediate consideration of the resolution, Mr. Farmer moved its adoption. Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Kuester of Cass placed in nomination the Honorable Edw. J. Morrissey of Jasper county as candidate for Speaker Pro Tempore of the House of Representatives of the Fifty-first General Assembly, preceding his nomination with the following remarks:

MEMBERS OF THE HOUSE OF REPRESENTATIVES: I wish to place in nomination at this time a man with whom I have had the honor to serve for the past six years. We are passing through a serious time in the history of our nation—one that will require the sincere and honest effort of all our citizens—to bring to a successful conclusion, and a leadership that will be able and efficient to achieve this end.

The man whom I have in mind has a record of a continuous and constructive nature, and has in mind the welfare of the people out over the crossroads of Iowa. He is well qualified by all the standards and requirements necessary to make him efficient as Speaker pro tempore of the Fifty-first General Assembly.

I deem it an honor and a pleasure to place in nomination the name of my friend and your friend, the Honorable Edward J. Morrissey of Jasper county, for the office of Speaker pro tempore.

Miller of Humboldt seconded the nomination of Mr. Morrissey as Speaker Pro Tempore of the House of Representatives with the following remarks:

MR. SPEAKER AND MEMBERS OF THE HOUSE: I rise at this time to second the nomination of the gentleman from Jasper for Speaker Pro Tempore. He and I have quite a few things in common, both having entered the grain merchandising business some thirty years ago—the elevator business. We operate and have been associated with farms. In fact, one city member of the House-typified us as “sidewalk farmers.” However, the gentleman from Jasper does live on the farm he operates.

Therefore, it is a pleasure and honor for me to second the nomination of a man who has served with us for several sessions and whose ability and integrity is unquestioned; a businessman and a man who is engaged in Iowa's major industry, farming—Ed Morrissey of Jasper.

Lynch of Pocahontas seconded the nomination and moved that the Chief Clerk be authorized to cast the votes of all the members of the House of Representatives for the Honorable Edw. J. Morrissey as Speaker Pro Tempore, preceding her second with the following remarks:

MR. SPEAKER AND MEMBERS OF THE HOUSE: The minority party does not desire to place in nomination a Democratic candidate for Speaker Pro Tempore. This is a case where not only the majority rules, but the selection of Edward J. Morrissey meets with the approval of the Democratic party. I therefore wish to move that the Chief Clerk be instructed to cast a unanimous ballot for the Honorable Edward J. Morrissey of Jasper county as Speaker Pro Tempore of the House.

Motion prevailed.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House for Honorable Edw. J. Morrissey for the office of Speaker Pro Tempore.

Honorable Edw. J. Morrissey was declared unanimously elected Speaker Pro Tempore of the House of Representatives of the Fifty-first General Assembly.

Walter of Marshall moved that a committee of two be appointed to escort the Speaker Pro Tempore to the chair. Motion prevailed and the Speaker appointed Walter of Marshall and Moore of Butler.

Mr. Morrissey was escorted to the chair and, after taking the oath of office, made a few remarks expressing sincere thanks for the honor conferred upon him.

Speaker Pro Tempore Morrissey in the chair.

Hall of Mills moved that the Speaker Pro Tempore appoint a committee of two to escort the family of the Honorable Harold Felton to the Speaker's desk. Motion prevailed and the Speaker Pro Tempore appointed Hall of Mills and Whitehead of Dallas.

Hall of Mills and Whitehead of Dallas escorted Mrs. Harold Felton, son Glenn and wife, son Jack and wife, daughter Helen Felton Hildenbiddle, and son Gordon to the Speaker's station where they were presented to the House by the Speaker Pro Tempore.

Lane of Carroll moved that the House recess out of respect to the memory of Senator Whitehill of Marshall, whose sudden death had just been announced. Motion prevailed and the House recessed.

HOUSE RECONVENED

House reconvened, Speaker Pro Tempore Morrissey in the chair.

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 desire to transmit.

Heffner of Hamilton, chairman of the committee to notify the Governor that the House was duly organized and ready to receive any communication he might desire to transmit, reported that the committee had performed its duty. Report accepted and the committee discharged.

Weichman of Benton, chairman of the committee to notify the Senate that the House was duly organized and ready to receive any communications it might desire to transmit, reported that the committee had performed its duty. Report accepted and the committee discharged.

COMMITTEE ON COMMITTEE ROOMS

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

Motion prevailed and the Speaker appointed Anderson of Henry, Edwards of Union and Kuhlmann of Crawford.

Mills of Adair offered the following resolution and asked unanimous consent for its immediate consideration:

HOUSE RESOLUTION 1

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 granted for its immediate consideration, Mr. Mills moved the adoption of the resolution.

Motion prevailed and the resolution was adopted.

The following committee was appointed: Mills of Adair.

SPECIAL ORDER

Steinberg of Story made 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 2:00 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 former members may, if they so desire, retain the seats they occupied in the Fiftieth General Assembly, or may select any other available seats preceding the drawing.

Motion prevailed.

Lane of Carroll offered the following resolution:

HOUSE RESOLUTION 2

Resolved: That each member of the House shall be entitled to select and appoint a clerk and such clerk may be called upon to aid in the discharge of the clerical work of the House of Representatives when his or her time permits. Only expert typists and stenographers will be considered qualified. The Speaker and Chief Clerk shall each appoint a clerk and a page to serve for the session and the Chief Clerk is hereby authorized to employ such additional clerical assistance as his duties may require.

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

COMMITTEE ON MILEAGE

Walter of Pottawattamie 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: Walter of Pottawattamie, Huston of Washington and Utzig of Dubuque.

Martin of Appanoose offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 2

Be It Resolved by the House, the Senate Concurring: That a joint committee of six members be appointed, three from the Senate to be appointed by the President and three from the House to be appointed by the Speaker, to nominate such additional employees as may be necessary for the work of the session and that the committee recommend the position to be filled.

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

Motion prevailed and the resolution was adopted.

The Speaker appointed as members of said committee on the part of the House the following: Martin of Appanoose, Long of Clinton and Hall of Mills.

Speaker Felton in the chair.

Wormley of Plymouth offered the following Concurrent Resolution:

HOUSE CONCURRENT RESOLUTION 3

Be It Resolved by the House, the Senate Concurring: That the Secretary of the Senate and the Chief Clerk of the House are hereby directed to prepare a daily clip sheet showing all amendments to bills offered or filed to be attached to the bills in the bill file.

Be It Further Resolved: The joint committee on rules prepare a suitable rule covering the foregoing procedure and determine whether amendments filed shall be printed in the Journal at the time of filing or when the bill to which they apply is up for consideration.

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

PERMANENT OFFICERS OF THE HOUSE

Martin of Appanoose moved that the following named persons be elected as the permanent officers and employees of the House:

Assistant Chief Clerk—H. L. Peyton, Logan.

Reading Clerk—Tom Moore King, Coin.

Journal Clerk—Jean Olson, Story City.

Journal Clerk—Bess Okey, New Hampton.

Engrossing Clerk—Gretchen Stockham, Boone.

Enrolling Clerk—Lillian Kanealy, Ames.

Assistant Enrolling Clerk—Madeline Burrows, Des Moines.

Special Clerk—Vera Bradshaw, Des Moines.

Bill Clerks—Earl McComb, Blairsburg; A. J. Crail, Des Moines.

File Clerks—Claude Smith, Des Moines; LeRoy Walden, Des Moines.

Sergeant-at-arms—Wm. Cree, Bloomfield.

Assistant Sergeant-at-arms—B. Aldinger, Primghar.

Assistant Sergeant-at-arms—C. A. Gardner, Murray.

Chief Doorkeeper—John Tietjen, New Hampton.

Doorkeepers—Fred Watkins, Des Moines; Lawrence Gustafson, Des Moines; Emil Schnabel, Des Moines; Emil Anderson, Des Moines; W. F. Beuck, Eagle Grove; John Lidman, Spencer; W. A. McCorkle, Winterset; Leonard Parkins, Winterset; J. A. Armstrong, Ames.

Porters—John Harrison, Perry; Wm. Jones, Cedar Rapids; Horace Coles, Colfax; John Baker, Des Moines.

Postmistresses—Marie Jones, Bussey; Mrs. Gray Schwantz, Afton.

Matrons (cloak room)—Maize Lewis, Perry; (ladies rest room)—Mrs. Eva Roper, Mabel M. Mason, Ella Dillon, Des Moines.

Supply Clerks—Mary Meek, Clinton; Jessie Walker, Marshalltown.

Electricians—Clifford Sander, Clinton; Larry Hamilton, Des Moines.

Pages—Robert W. Carlson, Sioux City; Chas. Wood, Sioux City; Kay Kilpatrick, Randolph; James Allen, Corning; Carl Garver, Des Moines;

John Funaro, Des Moines; Raymond Vogler, Ogden; Raymond Monroe, Des Moines.

EMPLOYEES' OATH OF OFFICE

The following officers elected assembled at the desk and took the following oath of office:

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

Tom Moore King
Madeleine Burrows
Wm. L. Cree
Gretchen Stockham

Jean Olson
Lillian Kanealy
Minnie McCutcheon
Bess A. Okey

Morrissey of Jasper moved that a committee of one be appointed to make arrangements for the parking of automobiles east of the Capitol building and also to arrange for the operation of a barber shop in the House cloak room.

Motion prevailed and the Speaker named as such committee: Morrissey of Jasper.

Speaker Felton in the chair.

Fimmen of Davis offered the following concurrent resolution and asked unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 4

Resolved by the House, the Senate Concurring: That the Superintendent of Printing be instructed to mail to each county auditor in the state of Iowa, one copy of the daily Senate and House Journals and one copy of each House and Senate bill of the Fifty-first General Assembly on date of introduction and printing thereof, and that same, with binders, be furnished to such officers free of charge.

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

GENERAL LEGISLATIVE COMMITTEE

Speaker Felton created a committee designated as General Legislative committee, preceding his announcement of its personnel with the following statement:

The Chair desires to name as a standing committee the members who were chosen at a pre-legislative caucus and who have studied, prepared and will present to this General Assembly a number of bills submitted to it by various departments and members of the House. A substantial number of these bills are of a corrective nature and supposedly noncontroversial, and their early introduction will make it possible for this General Assembly to begin the consideration of bills at a very early date. This committee has, in my opinion, done some very splendid work and its members have given of their time and have paid their own expenses in order that we might have something before us for our early consideration.

On behalf of the House of Representatives, I want to extend my sincere thanks to the committee members and to commend each and every one of them for the very splendid and unselfish work they have done.

The following members were named to the General Legislative committee:

Ted Sloane, Polk county.
D. A. Donohue, Cedar county.
George E. Farmer, Linn county.
W. Eldon Walter, Marshall county.
Edward J. Morrissey, Jasper county.
Carroll Lane, Carroll county.
Jay C. Colburn, Shelby county.
Henry W. Wormley, Plymouth county.
A. G. Redman, Sac county.
E. W. Fulk, Page county.
Fred Schwengel, Scott county.
Norman Norland, Worth county.
Gene Poston, Wayne county.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 1, by Martin of Appanoose, a joint resolution fixing the compensation of officers and employees of the Fifty-first General Assembly.

Read first time and passed on file.

Reed of Jefferson moved that the further consideration of House Joint Resolution 1 be made a special order for this afternoon immediately following the drawing of seats. Motion prevailed.

On motion of Dodds of Des Moines, the House recessed until 2 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

SPECIAL ORDER 1

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

The members who desired to take advantage of the clause relative to defective sight and hearing and that pertaining to re-elected members made their selections.

The drawing of seats proceeded with the following results:

Anderson	13	Huston	35
Aubrey	82	Jessen	80
Avery	102	Kilpatrick	98
Baker	21	Klemesrud	18
Bass	89	Krueger	28
Bents	85	Kruse	22
Blatti	30	Kuester	48
Blewett	101	Kuhlmann	19
Bockwoldt	2	Lane	66
Bonn	29	Langland	87
Bryson	74	Latchaw	91
Burkman	58	Less	36
Capesius	37	Long	41
Carlson	50	Lynch	31
Colburn	46	Martin	59
Cooper	97	McEleney	39
Cowan	105	McFarlane	72
Cox	71	McNeill	103
Datisman	3	McReynolds	61
Davis of Black Hawk	12	Meyer	25
Davis of Fayette	84	Miller	49
Dodds	88	Mills	106
Donohue	38	Moore	56
Duffield	65	Morrissey	45
Edwards	95	Nelson	27
Farmer	86	Nielsen	70
Felton	14	Norland	55
Fimmen	92	Olson	26
Fletcher	107	Palmer	17
Frederickson	57	Parrish	47
Frei	79	Peterson	11
Fulk	104	Poston	81
Gardner of Bremer	64	Prentis	108
Gardner of Linn	34	Pritchard	7
Good	16	Putrley	23
Hall	68	Redman	33
Hedin	76	Reed	93
Heffner	4	Robb	51
Hicklin	96	Robinson of Delaware	67
Hoeness	8	Robinson of Monroe	1

Saylor	24	Tyrrell	94
Schwengel	6	Utzig	53
Shepard	20	Vanderwilt	43
Siefkas	69	Van Eaton	75
Simonsen	99	Visser	73
Sloane	54	Walter of Marshall	44
Smith of Clayton	62	Walter of Pottawattamie	32
Smith of Dickinson	15	Watson	9
Steinberg	42	Weichman	78
Stevens	63	Wellington	10
Strawman	100	Whitaker	60
Swaner	40	Whitehead	52
Tatum	83	Williams	90
Te Paske	5	Wormley	77

CONSIDERATION OF JOINT RESOLUTION

Time having arrived for Special Order 2, House Joint Resolution 1, fixing the compensation of officers and employees of the Fifty-first General Assembly, was taken up for consideration.

Martin of Appanoose moved that the rule prohibiting the first and last reading on the same day be suspended. Motion prevailed.

Mr. Martin moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 104:

Anderson	Frederickson	Meyer	Sloane
Aubrey	Frei	Miller	Smith of Clayton
Avery	Fulk	Mills	Smith of
Baker	Gardner of	Moore	Dickinson
Bass	Bremer	Morrissey	Steinberg
Bents	Gardner of Linn	Nelson	Stevens
Blatti	Good	Nielsen	Strawman
Blewett	Hall	Norland	Swaner
Bockwoldt	Hedin	Olson	Tatum
Bonn	Heffner	Palmer	Te Paske
Bryson	Hicklin	Parrish	Tyrrell
Burkman	Hoeness	Peterson	Utzig
Capesius	Huston	Poston	Vanderwilt
Carlson	Jessen	Prentis	Van Eaton
Colburn	Kilpatrick	Pritchard	Visser
Cooper	Krueger	Putney	Walter of
Cowan	Kruse	Redman	Marshall
Cox	Kuester	Reed	Walter of
Datisman	Kuhlmann	Robb	Pottawattamie
Davis of	Lane	Robinson of	Watson
Black Hawk	Langland	Delaware	Weichman
Davis of Fayette	Long	Robinson of	Wellington
Dodds	Lynch	Monroe	Whitaker
Donohue	Martin	Saylor	Whitehead
Duffield	McEleney	Schwengel	Williams
Edwards	McFarlane	Shepard	Wormley
Fimmen	McNeill	Siefkas	Mr. Speaker
Fletcher	McReynolds	Simonsen	

The nays were, none.

Absent or not voting, 4:

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

ASSIGNMENTS OF DESKS IN THE PRESS GALLERY

The Chief Clerk announced the following assignments of desks in the press gallery:

4. Louis Gardner, Republican News.
5. R. J. Nash, Radio Station KRNT.
6. Frank Nue, Cedar Rapids Gazette.
7. Wallace M. Short, The Unionist and Public Forum.
8. Dwight McCormack, Associated Press.
9. Fred Lazell, Register and Tribune.
10. George Mills, Register and Tribune.
11. Leon Russell, United Press.
12. Margaret Ralston, International News Service.
13. P. R. Bumbarger, Iowa Daily Press Association.
14. I. C. Kartack, Iowa Press Association.

MESSAGES FROM 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 1, providing for a joint committee to arrange for the inauguration of the Governor and Lieutenant Governor, the President having named on the part of the Senate, Senators Benson, Clem, Doud, Harvey, Jones, Love, Miller, Vittetoe, and Zastrow.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 2, providing for the furnishing of codes and session laws to the members of the Senate and House and providing for the furnishing of Journals of the Senate and House for the Fifty-first General Assembly to members of the press.

Also: That the Senate has adopted the following concurrent resolution in which concurrence of the Senate was asked:

House Concurrent Resolution 1, providing for a joint convention of the two houses of the Fifty-first General Assembly to be held on January 9, 1945, at 2 o'clock p. m.

W. J. SCARBOROUGH, *Secretary of Senate.*

CONSIDERATION OF SENATE MESSAGES

Tyrrell of Wright called up Senate Concurrent Resolution 1 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 1

Resolved by the Senate, the House Concurring: That a joint committee be named, consisting of nine members of the Senate to be appointed by the President of the Senate and nine members of the House to be appointed by the Speaker of the House, to arrange for the inauguration of the Governor and Lieutenant Governor.

Tyrrell of Wright moved its adoption. Motion prevailed and Senate Concurrent Resolution 1 was adopted.

As members of the joint committee to arrange for the inauguration of Governor-elect Robert D. Blue and Lieutenant Governor-elect Evans on the part of the House, the Speaker appointed: Tyrrell of Wright, Hall of Mills, Gardner of Linn, Burkman of Polk, Cox of Webster, Siefkas of Clarke, Carlson of Woodbury, Wellington of Lee and Gardner of Bremer.

Krueger of Cerro Gordo called up Senate Concurrent Resolution 2 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 2

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing be directed to furnish copies of the Code, 1939, the session laws of the Forty-ninth and Fiftieth General Assemblies to such members of the Senate and House who shall leave orders for same at the desk. The superintendent of printing is directed to furnish Journals of the Senate and House for the Fifty-first General Assembly to the members of the press assigned seats in the Senate and House press galleries.

Krueger of Cerro Gordo moved its adoption. Motion prevailed and Senate Concurrent Resolution 2 was adopted.

On motion by Poston of Wayne, the House adjourned until 10 a. m. Tuesday, January 9, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 9, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend L. Wesley Nixon, Des Moines, retired minister of the Methodist church.

Journal of January 8 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Fletcher of Osceola on request of Avery of Clay; Farmer of Linn on request of Gardner of Linn.

On motion by Sloane of Polk, best wishes of the House members and employees were extended Swaner of Johnson on the occasion of his birthday.

COMMUNICATION FROM THE COUNCIL OF STATE GOVERNMENTS

The following communication addressed to the Secretary of State was delivered and read to the House of Representatives:

HONORABLE WAYNE ROPES, Secretary of State
State Capitol
Des Moines, Iowa

In view of the order issued yesterday by the office of war mobilization strongly urging cancellation of all large conferences under present conditions, and further in accordance with resolutions passed by the council pledging cooperation in every respect in the prosecution of the war, the executive committee has decided to postpone the Seventh Biennial General Assembly of the Council of State Governments scheduled for St. Louis, January 17-18-19, and it has directed us to so advise all delegates. However a meeting of the Board of Managers will be held in St. Louis on January 17 to consider and report to the states on important pending problems.

FRANK BANE, executive director
Council of State Governments.

INTRODUCTION OF BILLS

House Joint Resolution 2, by general legislative committee, a joint resolution establishing the rights of Des Moines County, Iowa, in the money judgment in favor of the State of Iowa and Des Moines county, Iowa, rendered May 17, 1944, in an action entitled United States of America, plaintiff, vs. Des Moines County, Iowa and the State of Iowa, defendants, in the District Court of the United States for the Southern District of Iowa, Eastern Division.

Read first time and passed on file.

House File 1, by general legislative committee, a bill for an act to provide for the authorization of the appropriation of funds by boards of supervisors for payment of expenses of clerical help, rent, equipment, supplies, telephone and incidentals (except transportation and postage) to aid in the sale of War Savings Bonds and Stamps and to conduct campaigns therefor.

Read first time and passed on file.

House File 2, by general legislative committee, a bill for an act providing for the payment of refunds to persons who have overpaid Iowa chain store taxes.

Read first time and passed on file.

House File 3, by general legislative committee, a bill for an act providing for the issuance of temporary permits to persons engaging temporarily in the business of retail sales in Iowa.

Read first time and passed on file.

House File 4, by general legislative committee, a bill for an act to repeal subsection twenty-two (22) of section six thousand nine hundred forty-four (6944), Code, 1939, relating to the exemption of soldiers' bonus bonds from state taxation.

Read first time and passed on file.

House File 5, by general legislative committee, a bill for an act to repeal section six thousand nine hundred eighty-seven (6987), Code, 1939, relating to soldiers' bonus bond levies.

Read first time and passed on file.

House File 6, by general legislative committee, a bill for an

act relating to notice of determination of tax found to be due by audit made by the state tax commission.

Read first time and passed on file.

House File 7, by general legislative committee, a bill for an act subjecting tangible personal property purchased from the United States Government or any of its agencies to the provisions of the Iowa Use Tax laws.

Read first time and passed on file.

House File 8, by general legislative committee, a bill for an act to amend subsection one (1) of section six thousand nine hundred forty-three and fifty-seven thousandths (6943.057), Code, 1939, relating to state income tax collection and extending the period for examination of returns.

Read first time and passed on file.

House File 9, by general legislative committee, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-eight thousandths (6943.148), Code, 1939, as amended by Chapter 209, Laws of the Fiftieth General Assembly, and providing for notice of appeal to the state tax commission.

Read first time and passed on file.

House File 10, by general legislative committee, a bill for an act to amend section fourteen hundred nine (1409), Code, 1939, so as to provide that compensation due a minor employee, a minor dependent or one mentally incompetent may be paid to the trustee of the county where such minor or incompetent dependent resides.

Read first time and passed on file.

House File 11, by general legislative committee, a bill for an act to amend section twelve thousand seventy-seven and one tenth (12077.1), Code, 1939, relating to small legacies in estates payable to minors and incompetents and distribution thereof.

Read first time and passed on file.

House File 12, by general legislative committee, a bill for an act to amend chapter five hundred thirty-nine (539), Code, 1939, authorizing guardians to petition for termination of guardianships whenever the assets thereof are exhausted, or

where only personal property remains in the guardianship and the value of said personal property does not exceed two hundred dollars, and authorizing guardians under order of court to pay and distribute such personal property to the parents or natural guardian of a minor or incompetent, or to the person with whom such minor or incompetent resides, and to accept the receipt of such person therefor.

Read first time and passed on file.

House File 13, by general legislative committee, a bill for an act to amend chapter four hundred twenty (420), Code, 1939, relating to contracts.

Read first time and passed on file.

House File 14, by general legislative committee, a bill for an act to amend section ten thousand two hundred seventy (10270), Code, 1939, relating to mechanic's liens and to define the word "owner" in said section.

Read first time and passed on file.

House File 15, by general legislative committee, a bill for an act to amend section three thousand one hundred sixty-nine and one hundredth (3169.01), Code, 1939, relating to the Uniform Narcotic Drug Act.

Read first time and passed on file.

House File 16, by general legislative committee, a bill for an act to amend chapter four hundred thirty (430), Code, 1939, relating to assignment of trademarks, labels and forms of advertising, the filing thereof and fees to be paid.

Read first time and passed on file.

House File 17, by general legislative committee, a bill for an act to amend section eight thousand nine hundred forty (8940), Code, 1939, relating to insurance and policies of insurance on aircraft.

Read first time and passed on file.

House File 18, by general legislative committee, a bill for an act to amend section three thousand six hundred sixty-one and seven thousandths (3661.007), Code, 1939, relating to the powers and duties of the state board of social welfare and providing

that a corrected list of all those on old age assistance shall be delivered to the county auditor in the month of December in each year, with a supplemental list showing all names stricken from the last preceding annual list of old age recipients.

Read first time and passed on file.

House File 19, by general legislative committee, a bill for an act to amend section eleven thousand six hundred seventy-nine and one tenth (11679.1), Code, 1939, and providing garnishment when necessary in the collection of freight line and equipment car taxes.

Read first time and passed on file.

House File 20, by general legislative committee, a bill for an act to amend section seven thousand seventy-six (7076), Code, 1939, permitting garnishment in collection of taxes upon freight line and equipment car companies.

Read first time and passed on file.

House File 21, by general legislative committee, a bill for an act to amend chapter three hundred three (303) of the Acts and Laws of the Forty-ninth General Assembly of the State of Iowa, with reference to actions of forcible entry and detention of real property, in order to give jurisdiction in equity to the municipal courts of the State of Iowa in such cases.

Read first time and passed on file.

House File 22, by general legislative committee, a bill for an act to amend sections four thousand two hundred eighty-three and eleven hundredths (4283.11) and four thousand two hundred eighty-three and thirteen hundredths (4283.13), Code, 1939, relating to the computation and certificate thereof for the reimbursement of school districts for loss of taxes on publicly owned land.

Read first time and passed on file.

The House recessed until 1:45 today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

REPORT OF COMMITTEE ON MILEAGE

H. W. Walter of Pottawattamie from the committee on mileage submitted the following report:

Anderson, Carl A.....	140	Less, Frank W.....	200
Aubrey, Dean.....	90	Long, Harvey J.....	225
Avery, A. H.....	190	Lynch, Mae A.....	135
Baker, Oliver N.....	129	Martin, S. A.....	85
Bass, Elmer A.....	135	McEleney, Leo P.....	225
Bents, W. A.....	198	McFarlane, Arch W.....	122
Blatti, Arthur C.....	150	McNeill, A. Earl.....	165
Blewett, H. B.....	99	McReynolds, Wade H.....	90
Bockwoldt, M. F.....	153	Meyer, Lloyd A.....	255
Bonn, Walter H.....	80	Miller, J. F.....	110
Bryson, C. A.....	75	Mills, Ivan R.....	65
Burkman, Carl A.....	0	Moore, H. A.....	135
Carlson, Robert.....	204	Morrissey, Edw. J.....	25
Colburn, Jay C.....	110	Nelson, R. A.....	145
Capesius, Edward.....	148	Nielsen, Andrew J.....	140
Cooper, Elmer E.....	98	Norland, Norman.....	145
Cowan, James A.....	82	Olson, Allert G.....	161
Cox, Harry.....	100	Palmer, C. A.....	210
Datisman, B. L.....	262	Parrish, Paul.....	120
Davis, J. C.....	152	Peterson, Oscar.....	165
Davis, Floyd P.....	122	Poston, E. E.....	72
Dodds, Bert E.....	155	Prentis, X. T.....	88
Donohue, D. A.....	160	Pritchard, W. S.....	110
Duffield, R. E.....	52	Putney, Lawrence.....	80
Edwards, E. L.....	76	Redman, A. G.....	131
Farmer, George E.....	120	Reed, Wilson.....	117
Felton, Harold.....	17	Robb, George H.....	200
Fimmen, W. R.....	110	Robinson, Glenn E.....	200
Fletcher, Clint L.....	235	Robinson, Ira.....	70
Frederickson, Leo D.....	175	Saylor, E. B.....	60
Frei, H. R., Jr.....	91	Schwengel, Fred.....	184
Fulk, Ed W.....	140	Shepard, Ray E.....	60
Gardner, Joe F.....	142	Siefkas, Henry.....	58
Gardner, John R.....	150	Simonsen, Warren E.....	184
Good, C. G.....	50	Sloane, Ted.....	0
Hall, J. R.....	150	Smith, Ernest T.....	183
Hedin, Philip H.....	184	Smith, William Merwin.....	200
Heffner, John S.....	72	Steinberg, Albert.....	30
Hicklin, M. F.....	158	Stevens, Henry H.....	74
Hoeness, S. G.....	51	Strawman, Clifford M.....	155
Huston, T. H.....	135	Swaner, John J.....	120
Jessen, Peter A.....	80	Tatum, William M.....	125
Kilpatrick, W. J.....	160	Te Paske, Anthony.....	240
Klernesrud, Theo.....	135	Tyrrell, W. C., Jr.....	90
Krueger, Henry C.....	133	Utzig, Arnold.....	225
Kruse, William.....	160	Vanderwilt, Dick H.....	60
Kuester, G. T.....	98	Van Eaton, Charles S.....	204
Kuhlmann, Paul.....	138	Visser, Peter W.....	60
Lane, Carroll A.....	100	Walter, H. W.....	140
Langland, C. M.....	244	Walter, W. Eldon.....	70
Latchaw, F. A.....	150	Watson, Harry E.....	225

Weichman, Harry E.....	110	Whitehead, G. E.....	42
Wellington, Thomas W.....	185	Williams, O. C.....	146
Whitaker, Bert N.....	30	Wormley, Henry W.....	225

Respectfully submitted by the mileage committee.

H. W. WALTER.
ARNOLD UTZIG.
T. H. HUSTON.

Action deferred.

MESSAGES FROM 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 2 to provide for the appointment of a committee to nominate additional help for the Fifty-first General Assembly. The President has appointed Senators Elthon, Faul, and Harvey.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Resolution 3, relating to a daily clip-sheet showing all amendments to bills offered or filed.

Also: That the Senate has amended and passed the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 1, relating to the compensation of officers and employees of the Fifty-first General Assembly.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS CONSIDERED

Martin of Appanoose called up for consideration House Joint Resolution 1, amended by the Senate.

SENATE AMENDMENTS

Amend Section one of House Joint Resolution 1 by striking lines seventy-four (74) and seventy-five (75) and inserting in lieu thereof the following: "Chaplains, ten dollars or five cents per mile to and from the State Capitol, whichever is the greater."

Martin of Appanoose moved to amend the Senate amendment by striking all after the word "Chaplains" and inserting in lieu thereof the following: "For the Senate \$2.50 and for the House \$2.50 in addition to five cents per mile to and from the State Capitol."

On request of McFarlane of Black Hawk, action was deferred until Wednesday morning.

Bryson of Hardin 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 Bryson of Hardin, Dodds of Des Moines, and Tatum of Harrison.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention 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 were seated on the west side of the chamber.

JOINT CONVENTION

In accordance with the law and concurrent resolution duly adopted, the joint convention was called to order, Senator Stanley L. Hart, President pro tempore of the Senate, presiding.

The roll was called.

Those present were, 151:

Anderson	Cox	Gardner of Linn	Kruse
Aubrey	Datiman	Good	Kuester
Augustine	Davis of	Hall	Kuhlmann
Avery	Black Hawk	Hart	Lane
Baker	Davis of Fayette	Harvey	Langland
Barkley	Dewel	Hawkins	Latchaw
Bass	Dodds	Hedin	Leo
Bents	Donohue	Heffner	Long of Clinton
Bekman	Doud	Henningsen	Long of Delaware
Benson	Duffield	Hicklin	Love
Berg	Dykhouse	Hill	Lucas
Blatti	Edwards	Hoeness	Lynch
Blewett	Elthon	Hultman	Lynes
Bockwoldt	Faul	Huston	Martin of
Bonn	Felton	Jacobson	Appanoose
Bryson	Fimmen	Jessen	McEleney
Burkman	Findlay	Jones	McFarlane
Byers	Fletcher	Keir	McNeill
Capesius	Foster	Kilpatrick	McReynolds
Carlson	Frederickson	Kirketeg	Mercer
Clem	Frei	Klein	Meyer
Colburn	Fulk	Klemesrud	Miller of
Cooper	Gardner of	Knudson	Humboldt
Cowan	Bremer	Krueger	

Miller of	Pritchard	Siefkas	Vittetoe
Audubon	Putney	Simonsen	Vrba
Mills	Redman	Sloane	Walter of
Moore	Reed	Smith of Clayton	Marshall
Morrissey	Reilly	Smith of	Walter of
Mowry	Ritchie	Dickinson	Pottawattamie
Nelson	Robb	Steinberg	Watson of
Newsome	Robinson of	Stevens	O'Brien
Nielsen	Delaware	Strawman	Watson of
Norland	Robinson of	Swaner	Pottawattamie
Olson	Monroe	Tatum	Weichman
Palmer	Saylor	Te Paske	Wellington
Parrish	Schluter	Tyrrell	Whitaker
Peterson	Schwengel	Utzig	Whitehead
Pine	Sharp	Vanderwilt	Williams
Poston	Shaw	Van Eaton	Wormley
Prentiss	Shepard	Visser	

Those absent were, 7:

Cromwell	Less	Sjulin	Zastrow
Farmer	Martin of Scott	White	

President pro tempore Hart announced a quorum present and the joint convention duly organized.

Senator Lynes moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify former Governor Hickenlooper and Governor Blue that the Joint Convention was ready to receive them.

Motion prevailed and the President pro tempore appointed as such committee, Senators Hill of Wright, Long of Delaware and Pine of Louisa on the part of the Senate, and Representatives Gardner of Linn, Van Eaton of Woodbury and Poston of Wayne on the part of the House.

The committee waited upon the former Governor Hickenlooper and Governor Blue and escorted them to the Speaker's station.

President pro tempore Hart then presented former Governor Hickenlooper, who delivered the following address:

MR. PRESIDENT, MR. SPEAKER, GOVERNOR BLUE, MEMBERS OF THE 51ST GENERAL ASSEMBLY, FELLOW CITIZENS:

This occasion is darkened by the sudden death here yesterday of one of Iowa's outstanding legislators, Senator Ben C. Whitehill, of Marshall County. We who knew him loved him. He had a long record of honorable public service—as a soldier, business man, public official and legislator.

He inspired confidence in all—he contributed soundly and valuably to the welfare of his community and state—he was honored a few days ago, by his colleagues in the senate, in being selected for president pro tempore of that body, the equivalent to election. He was a personal friend.

I know we all join in our sympathy to his widow and family and in our desire to bring them comfort.

I congratulate you upon your election as members of the Iowa legislature and upon the confidence that you have received from your constituents in being selected to represent them in this most important branch of public government. Most of you have had prior service in this body and that service has met with the approval of your home folks as shown by your re-election. Those of you who are serving for the first time as lawmakers, can look forward to a rich experience and a great opportunity to contribute to the public good.

I am aware that the deep responsibilities of the lawmaking body of our sovereign state are fully appreciated by all of you and in your hands the traditional public spirited attitude of the Iowa legislature will be continued and strengthened.

In these days of bitter warfare and in the bitter days that are to come, our first and immediate concern is the safety of our nation and our free institutions. The prosecution of this war, by us and our allies, to total victory has called for unprecedented sacrifice and now calls for greater sacrifice and greater unity for the future.

The American people have done tremendous deeds; American fathers and mothers, wives, children and sweethearts have borne and will bear the sacrifice of their loved ones with magnificent and unselfish courage; only those who have received the formal and ominous message can know the full measure of the cost and it must be a duty of all of us to share, in such measure as we can, their burden and contribution.

Our obligation to the men and women in the armed forces demands that we have complete unity of purpose for victory at the earliest possible moment and our gratitude to them can only be expressed by increasing effort.

Last summer and fall there was a growing feeling on the part of the public that 1944 would see the end of the European phase of active fighting. This was not entirely generated by the public and the public is not solely responsible for this idea. A number of those in highest authority in the nation stated early last year that we might reasonably expect victory in Europe during 1944 and several went so far as to say that it would come before the snow and before the leaves fell. It is small wonder indeed that the American people relied upon this encouragement. Nevertheless we are still in some of the hardest phases of the fighting and its intensity no doubt will be increased. I believe the public is now fully aware of the vitalness of our situation and that increased effort will result.

But our thoughts and efforts must not be confined alone to the necessary victory in battle. As a nation we must be determined to establish a sound and equitable system for the future, in which nations can live in dignity and freedom and in which wars will be made impossible. Such a system will not function based upon paper agreements alone but must have the acceptance and the determination for honest enforcement firmly established in the minds of the people and the governments of the world. Our nation and our people have the strength to take leadership and we have the system of freedom, the maintenance of which warrants our deter-

mination. The degree of future cooperation among nations of the world and the vigor and honesty with which they stamp out international banditry will measure the degree of security and the "pursuit of happiness" which we and our posterity will enjoy.

On the other hand, a failure to establish such a peace will mean increasing regimentation and increasing armaments which, in turn, means increasing restriction of opportunity and individual advancement in the days to come.

STATE GOVERNMENT

In our system, state government is the rock upon which the Union and the preservation of individual opportunity and freedom has been built. Its sovereignty and its functions must not be impaired. State government should increasingly assume the proper responsibilities for the welfare of the people of the state. In Iowa we have strongly resisted centralization of government and, justifiably so, but we must not confuse arbitrary concentration of selfish power with increasing assumption of sound responsibilities that will be of broad general service to the people. Scientific advancement in all fields has greatly broadened the scope of individual activity and, as our economy becomes more complex, there is a necessary increase in the responsibility of governmental supervision and service that will protect the very rights of the individual.

The increase of centralized authority, whether it be in the state or nation, should be confined, however, to the necessary fields of public responsibility, designed for the purpose of enlarging opportunity and should not be permitted to go to the point of arbitrary restrictions and control which in turn destroys the fields of personal opportunity. Government can assume progressive responsibilities in a progressive society without impairing or cutting down the principle of opportunity and the rewards of enterprise. The principle can be practically retained and at the same time, service demanded of government, can be rendered. You, as the law making body, can and will meet these responsibilities in the interest of your fellow citizens, whom you represent, and as an obligation to those men and women who have sacrificed so much and who will sacrifice so much, hereafter. You can and will preserve that opportunity and that system for them and for tomorrow's generations.

CONDITION OF THE STATE

The condition of your state is sound. The wisdom of past legislatures has made substantial provision for the operation of government. There are surpluses in the public treasury, the bulk of which are contained in various trust funds such as the three point tax fund and others. Altogether, the total amount, not immediately needed for current uses, will be in the neighborhood of thirty millions of dollars. In addition, there will be approximately 2½ million dollars that will revert to the general fund on next June 30 from the budget appropriations of the Fiftieth General Assembly.

It must be borne in mind, however, that these surpluses have resulted

largely from unusual economic conditions and that a great portion of this money is not to be relied upon as annual income. It is more in the nature of accumulated savings. Nor can I say that all of this surplus is, in good judgment, available for present or current expenditures. Good judgment would seem to indicate that great caution be used in connection with any appropriations of this fund and while capital expenditures, in reasonable degree may be made therefrom, yet care should be exercised that any program or appropriation requiring annual support, be financed from reliable and pre-determined future revenues. It is easy, in times of prosperity, to assume obligations that are difficult to meet in times of adversity.

We have, of course, certain funds set aside for specific capital improvements, such as the construction of the state office building and improvements at the institutions under the Board of Control. With respect to the state office building I recommend consideration of two things: (1) that the increased cost of construction may mean that the funds now appropriated will not be sufficient to build the building, as planned, when materials are available and, (2) an inquiry as to whether or not the building, as planned, will be sufficiently large to meet the actual needs of the state a few years hence. It may be necessary and economic to increase the size of the building by the addition of one or more wings as already provided for in the plans. Your building committees will be able to evaluate this situation.

With respect to future construction we need increased facilities in the institutions under the Board of Control. In addition to the needed improvements at the various hospitals and other institutions in which the wards of the state are cared for, I recommend your serious consideration of the advisability of building a complete new mental hospital unit equipped as a receiving and classifying hospital and also one in which those who are not permanently mentally deranged, and who can be restored, can receive adequate scientific treatment. It seems to me that such a unit would serve a needful purpose and, perhaps, could be constructed at very little greater cost, with completely modern and scientific installations, than the cost of additions to the various older buildings in our hospitals, as they now exist. As an alternate, perhaps enlargement of the psychopathic hospital at the State University might solve this problem. Certainly the state should give its wards the best of physical and scientific care, both in equipment and in trained capable personnel.

EDUCATION

While Iowa has habitually stood at the top in percentage of literacy in the Union, nevertheless there are certain inefficiencies in our public school system. The Fiftieth General Assembly established a School Code Commission and it has filed its report as provided by law. Each of you has received a copy and copies have been widely distributed by various interested groups throughout the state. Of the thousand copies authorized to be printed by the resolution, enough have been preserved so that each of you may have at least one additional copy. The School Code Commission has done an extensive amount of work. It was aided

by the studies of the former school code commission and it contributed a tremendous amount of time as a group. The individual members together with those who worked with them performed a fine service. Their report is concise and clear and covers a great portion of the field. They have recommended some twenty bills for your consideration.

No doubt their report, and some of their recommended legislation, will raise controversy. Nevertheless, it is a capable job and I recommend your thorough study of it and the enactment of such recommended legislation, as may, in your judgment, be constructive and progressive. Our children should have the best and most efficient educational advantages.

Our institutions of higher education have been progressing and are among the leaders in the nation. The war has caused a disruption of normal programs but the history of such institutions, following every war, has been that of greatly increased enrollment. This fact should be taken into consideration so far as their facilities are concerned when you consider their future needs.

AGRICULTURE

We all know that agriculture is Iowa's basic resource. Upon its prosperity depends the prosperity of our great number of small businesses and communities. Our social and cultural stability and progress demand that we maintain a fair level of farm prosperity and that individual ownership of homes and business be encouraged.

Farm to market roads, access to utilities, modern equipment and conveniences, all become available with reasonable prosperity and they increase the attractiveness of the farm and add to the social advancement of our State.

CONSERVATION

The richness of Iowa soil has been taken for granted for too long a period but we must face the realization that it is being depleted year by year. The only way we can guarantee the preservation of these vast resources is by vigorous and scientific conservation practices. Between 46 and 50 counties are now organized in the soil conservation programs of the state. Others are beginning the organization of such programs. This program should be encouraged until all of the 99 counties are in full cooperation and the vigorous promotion of soil conservation programs should be assumed as a state responsibility.

We must give attention to the over-all problem of flood control. Millions of dollars of Iowa top soil washed southward in the flash floods of last spring. Year after year this loss goes on. Flood control involves not only the matter of large dams and reservoirs but also the problem of retaining water in the areas where it falls. This is a problem of tremendous importance and demands adequate and capable over-all scientific approach.

In our wild life and recreation facilities, administered by the Conservation Commission, we have made much progress and I believe its program has met the universal approval of the public in increasing

degree, as the public has become aware of and enjoyed the facilities provided. We have lost some experienced and valuable individuals in that department, however, to other states who pay more commensurate salaries and we are in danger of losing others. I recommend your investigation of the pay scale of those experienced and highly trained individuals in this field.

Eventually, we should establish one over-all department of conservation that will have charge of all conservation, wild life and recreation activities.

POSTWAR PLANNING

The Fiftieth General Assembly established a Postwar Planning Commission composed of representative groups of our economy. The primary purpose of this Commission was to canvass and coordinate re-employment of returning veterans. This Commission in turn divided itself into various committees and these committees invited experienced advisors to sit with them in their studies. The Commission has completed its report. It has done a tremendous amount of work. Its members met repeatedly and they have devoted an unusual amount of their time to its problems. I want to commend the Chairman and officers of the Commission and each individual member for their zeal and for their constructive results.

As, in the case of the School Code report, no doubt the Postwar Planning Commission's report may contain some controversial matter and this report may not be the united opinion of all of its members but it represents their composite views. It merits your careful study and I assure you that it is my belief that it represents their conscientious and able efforts and should be given great weight. Its studies survey a vital field in postwar readjustment.

INDUSTRIAL AND DEFENSE COMMISSION

Under the Iowa Emergency War act of 1943, established by the 50th General Assembly, the Iowa Industrial and Defense Commission was continued and rendered valuable service, in coordination with the federal government, in providing for the internal security of the state. A splendid network warning system was established throughout the state. Civilian Defense functioned smoothly, aided by thousands of volunteers, and, as a state, we received commendation from the federal authorities for the efficiency and utility of our program. Its activities, in connection with internal security, have been largely discontinued but its activities in connection with the Industrial development of the state, in the war effort and for peacetime expansion, have been continued. In this field the Commission likewise has done a splendid job. It has compiled many statistics and facts about Iowa that are appealing to business and industry elsewhere and, as a direct result of its activities, many businesses and industries are definitely planning to locate in Iowa in the postwar period. From an economic standpoint and for increasing diversification in the manufacture and use of the products of our state, such activities should be continued and enlarged. Such a program will pay big dividends in stable employment and in the enlargement of our whole field of economy in the

future. I compliment the Chairman, the officers and the members of this Commission for a job well done and for the sacrifice of their time and effort in public service. I recommend that you consider the permanent establishment of such a group to stimulate the future development of the vast resources and attractive conditions of the State of Iowa.

STATE GUARD

The Iowa State Guard is composed of volunteer citizens, some two thousand members, on the average, who with few exceptions, devote their time, without pay, except for camp periods of active duty, to the security of the state. They conscientiously attend the drills, they submit to the discipline and they are eager to render public service. They compose a highly efficient force, fully adequate and trained, to meet and properly handle emergencies. They are proud of their service and we in turn are proud of them.

Early in my administration, I called a conference of the staff and field officers of the State Guard to discuss the advisability of abolishing the permanent battalion of the guard that was then being maintained at Camp Dodge. As a result of that conference the permanent battalion was disbanded. There was no longer a need for it because the units of the guard throughout the state were trained for service. This effected a saving of over \$300,000 a year and subsequent experience has proved that there is no present need for such a permanent battalion.

The State Guard has been a medium for preliminary training for several thousand young men, who later have gone into the Armed Forces of our country. Many of them have expressed their appreciation of this training and in this capacity the State Guard has also contributed to national defense and security. The officers and men of the State Guard are deserving of thanks and commendation.

BOOKKEEPING SYSTEM

During the Fiftieth General Assembly, inquiry was instituted as to the efficiency of the bookkeeping system of the state. An expert, provided by one of the great foundations of our country, came to the Capitol and made a canvass of our system of accounting. He reported that we have one of the best state accounting systems in the nation and his only criticism was that it made no provision for a daily reconciliation between the Comptroller's office and the State Treasurer. He made it clear that this was a minor deficiency and could be corrected easily. Such corrections have been made and I believe that the objections to our system have now been substantially eliminated.

ANAMOSA INVESTIGATION

About a year ago, some prisoners escaped from Anamosa, unquestionably due to the failure of certain subordinate employees to carry out the strict orders of the institution. These employees were discharged. Nevertheless, because certain charges concerning the institution were publicly made and because I believe the public had every right to know

what the actual conditions were in its institution, I directed the Chief of the Bureau of Investigation to conduct a thorough inquiry. My direction to him was to conduct an exhaustive inquiry, using such agencies of the state as he saw fit, and he was unhampered in carrying out that direction. This he did with the aid of counsel from the Attorney General's office. His report was filed and a copy is available for each member of the legislature. He examined each charge as made and reported the facts. His report states that the institution in Anamosa is being run with the highest efficiency of the past 20 years during which he has had more or less constant dealings with it. His investigation clearly established the fact that the charges made were groundless.

All of our institutions need certain repairs and reconditioning. Plans have been made by the legislature and the Board of Control for these repairs when material is available and these will be made at the earliest possible moment.

BOARD OF CONTROL

The Board of Control has done a splendid job in managing the institutions under its supervision. It is fully aware of the many needs in these institutions and has definitely planned for correcting the deficiencies when materials are available. Its cost of operation has gone up and its problems of personnel have been tremendous. It has been impossible to secure sufficient and competent help, but the Board has been vigorous and efficient and no doubt will more fully amplify its needs and requests to your committees as this session progresses.

PARDONS, PAROLES, ETC.

Under our system of prison procedure, the Board of Parole has authority to parole prisoners who are confined for a term of years, but has no authority to commute a life sentence to a term of years. That power rests with the governor alone.

Also, our courts have the power to suspend the operation of sentences and to give what is commonly called a bench parole.

There is no authority, however, for either the court or the Board of Parole to terminate a parole or a suspended sentence or to give a final discharge. All of these go through the Governor's office and must be signed by him. This is an unnecessary procedure and the governor must act solely upon the recommendation of others. The law should be changed so that the authority granting the parole will also have authority to grant a final discharge when the terms of the parole have been met. The law should further provide that, in any event, when the period of the sentence of such a parolee has been completed, and there has been no violation of the parole, a discharge is automatically given. Hundreds of persons over the state who have been granted suspension of sentence by the court, with sentences running from one to five years, have found themselves still on parole after 20 or more years, and undoubtedly there are many instances where the period is much longer.

In the case of life sentences, many prisoners, and especially younger prisoners, give evidence of reformation and may merit eventual restora-

tion to society. At the present time, the entire responsibility of commutation of a life sentence to a term of years, rests with the Governor. I recommend that a board be established, consisting of the Board of Parole, the Governor and the Wardens of the Reformatory and of the Penitentiary, with authority to review life cases and to grant commutation to a term of years in cases where, in their judgment, such action is for the benefit of society.

A substantial number of final discharges and paroles have been issued at the request of and in cooperation with Selective Service, to enable the induction of men into the Armed Forces. I am happy to report to you, that, with but two or three exceptions, those so discharged have made good in the service of their country and some have outstanding records of gallantry.

AIRPORTS

It is conceded that air transportation will be of major importance in the postwar period. It is a technical and scientific business and its future possibilities may be limitless. Our Aeronautic Commission and our Civil Air Patrol have done a splendid job in spite of their meager authority and limitation in a more or less makeshift department. A more comprehensive aeronautic department should be established and a progressive air code should be enacted so that we may eliminate, as much as possible, mistakes in airport construction as well as air regulation and supervision, and so that we may be in a position, both in the state and in our communities, to take full advantage of future air development.

INSURANCE

The recent decision of the Supreme Court of the United States overturning the attitude of the past and declaring in effect, that the business of Insurance is inter-state and a matter for federal supervision, should cause concern to our state. Iowa is one of the largest insurance centers of the nation and is recognized as one of the progressive and outstanding insurance states. The possible effect of the Supreme Court decision on the great revenues we have derived from the business of Insurance is a matter that should concern us all. I believe that legislation can be accomplished that will provide full cooperation but that will also retain the definite benefits of local state control.

GOVERNOR AND STATE OFFICERS

Under our constitution, the state executive and administrative officials are elected for two year terms. I am fully aware of the arguments that a two year term keeps incumbency in office closer to the people, and, certainly, it does provide for frequent elections; but a two year term has disadvantages which far outnumber the advantages, in the public interest. I recommend that you give serious consideration to the proposal of a constitutional amendment establishing the term of office of these officials at four years. Such a term will give greater time for the uninterrupted completion of administration policies and programs

and, I am sure, the experience of other states, that have adopted similar provisions, will verify the soundness of such a step.

In addition, I suggest that the salaries of state officials are neither adequate or commensurate with the responsibilities they are required to assume. With especial reference to the Governor, I believe that he should receive a salary at least equal to that paid to any other state employee. Iowa is one of the minority of states that does not provide and maintain, for its Chief Executive, an official residence. Thirty-four states, I believe, make such provision and Iowa is one of the fourteen states that does not. The state does, however, provide substantial residences and maintenance for a number of public officials and employees. In keeping with the standing of the State of Iowa and the dignity of the office of Governor, I feel, upon leaving this office, that I can strongly urge you to make adequate and proper provision for the housing of your Chief Executive. Such a step is bound to be embarrassing to any incumbent governor but the matter should be considered from the standpoint of the pride and dignity of the state.

PUBLIC HEALTH

Public health is becoming an increasing responsibility of government. Our Health Department has extended its services, and several emergencies have proven its value. There are, however, under the present law, 1,600 township boards of health and 900 boards of health in cities and towns. I am thoroughly convinced that efficiency and public health would be better served by abolishing the 1,600 township boards of health and by establishing in their place county boards of health, and I so recommend.

STATE TREASURER BAGLEY

The state, his thousands of friends and the public officials who served with him were saddened, last year, by the death of State Treasurer Willis Bagley. He was not only an outstanding public official but he endeared himself to those who knew him. I valued his help and revere his memory.

CONCLUSION

It is manifestly impractical for me to take up in detail with you the operation of all of the state offices and departments. Certain of them I have mentioned for specific reasons but I can say to you that, without exception, those in charge of the various branches and departments of government, and their administrative assistants, have given complete and efficient cooperation in the performance of their duties as public servants. They have been zealous in the performance of their duties and they have capably discharged them. I have them to thank for making the duties of the executive office easier.

May I congratulate you and the state upon the election of Governor Blue as your chief executive. His public experience and ability provide a leadership of outstanding value in these disturbing times.

I regret that my duties and obligations in the future will take me away, for a time at least, and I shall miss the cordial feeling and happy association with the legislature and with the public officials of Iowa, that I have enjoyed these past several years. It is my hope that our associations can be renewed from time to time at every possible opportunity and I wish for you and yours the success and the satisfaction that will come from a job well done.

Public office has been declared to be and is a public trust. Only so long as those to whom government has been entrusted discharge their obligations with vigor and with a public spirit will the public maintain its confidence in government. You have maintained that confidence and discharged those obligations in the past and your record will continue in the future.

The details of the future are not clear. The tremendous emotions and sometimes the confusion generated by the war and social and economic disruptions make uncertain the specifications of tomorrow, yet tomorrow must be built upon the moral lessons of government and of humanity learned in the past. The principles of opportunity and freedom must remain the supporting pillars of any free government or society and the responsibility of the individual must be increasingly emphasized and increasingly exercised. Your sons and daughters, or their memories, must come home, with victory, to find that the things they have fought for and the things for which their comrades have died have been strengthened and enlarged and that their victory and sacrifice in war has not been in vain. We must never forget that legislators, national or state, can, in moments of neglect, destroy the fruits of progress. We must also remember that to merely call a piece of legislation or a program progressive does not make it so. The effect of present action may be felt years hence and the failure to act on sound and needed programs now may have serious repercussions on tomorrow's citizens.

Years ago some one set down his philosophy of public responsibility and, as I leave, may I leave with you the thoughts which he so ably stated.

*God give us men. The time demands
Strong minds, great hearts, true faith and willing hands;
Men whom the lust of office does not kill;
Men whom the spoils of office cannot buy;
Men who possess opinions and a will;
Men who have honor; men who will not lie;
Men who can stand before a demagogue
And damn his treacherous flatteries without winking;
Tall men, sun-crowned, who live above the fog
In public duty and in private thinking!
For, while they rabble, with their thumb-worn creeds.
Their large professions and their little deeds
Mingle in selfish strife; lo! Freedom weeps!
Wrong rules the land, and waiting Justice sleeps!*

Governor Hickenlooper and Governor Blue were escorted from the chamber by the committee previously appointed.

CANVASS OF VOTES

The President pro tempore announced that the time had arrived for the canvass of votes cast for the offices of Governor and Lieutenant Governor at the general election held on November 7, 1944, and announced as teller on the part of the Senate, Senator Benson of Greene and as assistant tellers, Senators Doud of Van Buren and Mercer of Johnson.

Speaker Felton announced as teller on the part of the House, Donohue of Cedar, and as assistant tellers, Swaner of Johnson and McEleney of Clinton.

The President pro tempore further announced that, in accordance with statute, tellers Senator Benson and Representative Donohue would constitute the judges of said canvass.

Speaker Felton 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 7, 1944.

The joint convention recessed until 1:45 p.m. Thursday, January 11, 1945.

The House reconvened, Speaker Felton in the chair.

On the motion by Dodds of Des Moines, the House adjourned until 10:00 a. m. Wednesday, January 10, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 10, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend William Mack, pastor of the Union Park Presbyterian church, Des Moines, Iowa.

Journal of January 9 corrected and approved.

REPORT OF COMMITTEE ON MILEAGE

Walter of Pottawattamie called up the report of the committee on mileage, found on pages 25 and 26 of the Journal of January 9, and moved its adoption.

Report adopted.

SENATE AMENDMENTS CONSIDERED

McFarlane of Black Hawk called up for consideration House Joint Resolution 1, amended by the Senate:

SENATE AMENDMENT

Amend Section one of House Joint Resolution 1 by striking lines seventy-four (74) and seventy-five (75) and inserting in lieu thereof the following: "Chaplains, ten dollars or five cents per mile to and from the State Capitol, whichever is the greater."

McFarlane of Black Hawk offered the following amendment to the Senate amendment:

Amend the Senate amendment by substituting therefor the following:

"Amend by striking lines seventy-four (74) and seventy-five (75) and substitute the following:

"Chaplains five dollars (\$5.00) for each service rendered or five cents (5c) per mile to and from the State Capitol, whichever is the greater, but only one mileage where said service is rendered in both bodies on the same trip."

McFarlane of Black Hawk moved that the amendment be adopted.

Amendment adopted.

Martin of Appanoose moved that the House concur in the Senate amendment as amended. Motion prevailed and the House concurred in the Senate amendment as amended.

Martin of Appanoose moved that the joint resolution be read a last time now and placed upon its passage, which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 103:

Anderson	Frederickson	McReynolds	Simonsen
Aubrey	Frei	Meyer	Sloane
Avery	Fulk	Miller	Smith of Clayton
Baker	Gardner of	Mills	Smith of
Bass	Bremer	Morrissey	Dickinson
Bents	Gardner of Linn	Nelson	Steinberg
Blatti	Hall	Nielsen	Strawman
Blewett	Hedin	Norland	Swaner
Bockwoldt	Heffner	Olson	Tatum
Bonn	Hicklin	Palmer	Te Paske
Bryson	Hoeness	Parrish	Tyrrell
Burkman	Huston	Peterson	Utzig
Capesius	Jessen	Poston	Vanderwilt
Colburn	Kilpatrick	Prentis	Van Eaton
Cooper	Klemesrud	Pritchard	Visser
Cowan	Krueger	Putney	Walter of
Cox	Kruse	Redman	Marshall
Datisman	Kuester	Reed	Walter of
Davis of	Kuhlmann	Robb	Pottawattamie
Black Hawk	Lane	Robinson of	Watson
Davis of Fayette	Langland	Delaware	Weichman
Dodds	Latchaw	Robinson of	Wellington
Donohue	Long	Monroe	Whitaker
Duffield	Lynch	Saylor	Whitehead
Edwards	Martin	Schwengel	Williams
Farmer	McEleney	Shepard	Wormley
Fimmen	McFarlane	Siefkas	Mr. Speaker
Fletcher	McNeill		

The nays were, none.

Absent or not voting, 5:

Carlson	Less	Moore	Stevens
Good			

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

HOUSE CONCURRENT RESOLUTION 5

Prentis of Ringgold offered the following concurrent resolution and asked and obtained unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 5

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday, January 11, 1945, it be to reconvene on Tuesday, January 16, 1945, at two o'clock p. m.

Mr. Prentis moved that the resolution be adopted. Motion prevailed and the concurrent resolution was adopted.

HOUSE JOINT RESOLUTION 2 REREFERRED

Sloane of Polk asked and obtained unanimous consent to have House Joint Resolution 2 rereferred to the general legislative committee.

Gardner of Bremer presented to the House the Honorable George Scott, former member from Fayette county.

INTRODUCTION OF BILLS

House File 23, by Walter of Marshall, Norland of Worth, Redman of Sac, Schwengel of Scott, Fulk of Page and Putney of Tama, a bill for an act to amend section five thousand five hundred seventy-three (5573), Code, 1939, relating to township assessors.

Read first time and referred to committee on county and township affairs.

House File 24, by McFarlane of Black Hawk and Davis of Black Hawk, (Berg), a bill for an act to amend section five thousand two hundred twenty-three (5223), Code, 1939, relating to the salary and duties of deputy treasurers.

Read first time and referred to committee on county and township affairs.

House file 25, by McFarlane of Black Hawk, Long of Clinton and McEleney of Clinton, a bill for an act to amend section five thousand seven hundred ninety-eight and one tenth (5798.1), Code, 1939, relating to the powers of park commissioners, and authorizing park commissioners to lease parks or portions thereof for the playing of professional baseball or other professional games.

Read first time and referred to committee on cities and towns.

House File 26, by Walter of Marshall, a bill for an act to amend paragraph three (3), section forty-eight hundred twenty-nine and nineteen hundredths (4829.19), Code, 1939, relating to the

publication of notice of the assessment against the abutting property of the cost of cutting weeds.

Read first time and referred to committee on agriculture.

House File 27, by Walter of Marshall, a bill for an act to amend sections three thousand two hundred ninety-one and one tenth (3291.1), three thousand two hundred ninety-one and three tenths (3291.3) and three thousand two hundred ninety-two (3292), Code, 1939, relating to the appointment of business managers of institutions operating under the Board of Control, prescribing their duties and providing for their removal.

Read first time and referred to committee on departmental affairs.

House File 28, by Swaner of Johnson, Dodds of Des Moines, Donohue of Cedar, Klemesrud of Winnebago, Whitehead of Dallas, Hicklin of Louisa, Morrissey of Jasper, Poston of Wayne, Tatum of Harrison, (Mercer), (Reilly), (Augustine), (Bekman), a bill for an act to amend sections five hundred sixty (560) and seven hundred thirty-eight (738), Code, 1939, relating to compensation of judges and clerks of elections.

Read first time and referred to committee on compensation of public officers and employees.

House File 29, by Klemesrud of Winnebago and Good of Boone, a bill for an act to amend section sixty-nine hundred forty-six (6946), Code, 1939, relating to exemption from taxation of honorably discharged soldiers, sailors, marines, and nurses.

Read first time and referred to committee on ways and means.

House File 30, by McFarlane of Black Hawk, (Berg), a bill for an act to provide a home for the Governor at the seat of government and to make an appropriation for said purpose.

Read first time and referred to committee on public lands and buildings.

House File 31, by McFarlane of Black Hawk and Walter of Pottawattamie, (Berg), a bill for an act to amend chapter seven (7), Code, 1939, relating to the annual salary of the Governor.

Read first time and referred to committee on compensation of public officers and employees.

House File 32, by Walter of Pottawattamie, a bill for an act to amend chapter thirty-five (35), Code, 1939, relating to elections and officers and time of election, and limiting the number of members of the board of supervisors that may be elected from territories of the county.

Read first time and referred to committee on county and township affairs.

CONSIDERATION OF BILLS

House File 1, a bill for an act to provide for the authorization of the appropriation of funds by boards of supervisors for payment of expenses of clerical help, rent, equipment, supplies, telephone and incidentals (except transportation and postage) to aid in the sale of War Savings Bonds and Stamps and to conduct campaigns therefor, was taken up for consideration.

Miller of Humboldt moved that the bill be referred to the appropriate committee when appointed.

Gardner of Linn moved that action be deferred.

Gardner of Linn asked and obtained unanimous consent to withdraw his motion.

Motion by Miller of Humboldt to refer House File 1 was lost.

Morrissey of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Datisman	Good	Long
Aubrey	Davis of	Hall	Lynch
Avery	Black Hawk	Hedin	Martin
Baker	Dodds	Heffner	McEleney
Bass	Donohue	Hicklin	McFarlane
Bents	Duffield	Hoeness	McNeill
Blatti	Edwards	Huston	Meyer
Blewett	Farmer	Jessen	Mills
Bockwoldt	Fimmen	Kilpatrick	Moore
Bonn	Fletcher	Klemesrud	Morrissey
Burkman	Frederickson	Krueger	Nelson
Capesius	Frei	Kruse	Nielsen
Colburn	Fulk	Kuester	Norland
Cooper	Gardner of	Kuhlmann	Olson
Cowan	Bremer	Lane	Palmer
Cox	Gardner of Linn	Langland	Parrish

Peterson	Saylor	Strawman	Walter of
Poston	Schwengel	Swaner	Pottawattamie
Prentis	Shepard	Te Paske	Watson
Pritchard	Siefkas	Tyrrell	Weichman
Putney	Sloane	Utzig	Wellington
Redman	Smith of Clayton	Vanderwilt	Whitehead
Robb	Smith of	Van Eaton	Williams
Robinson of	Dickinson	Visser	Wormley
Delaware	Steinberg	Walter of	Mr. Speaker
Robinson of	Stevens	Marshall	
Monroe			

The nays were, 2:

Latchaw Miller

Absent or not voting, 9:

Bryson	Less	Reed	Tatum
Carlson	McReynolds	Simonsen	Whitaker
Davis of Fayette			

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

EXPLANATION OF VOTE

The general impression of our boys in the fighting ranks overseas is that those at home conducting war work are demanding high wages for all acts performed. How willingly those boys would come out of the mud and water in the trenches to gladly do these duties free of charge.

While this legislation is permissible, yet it seems reasonable to believe that if the employees in a bond drive in one county are paid, then the employees in adjoining counties will demand similar compensation. Our own counties have done splendid work in promoting these drives and consider it a patriotic privilege to absorb these costs.

After all, none of us, except those who have lost their boys in action, have made any real sacrifice and the knowledge that we have willingly and freely done what we could in this crisis of our nation is compensation enough for all patriotic citizens.

J. F. MILLER.

F. A. LATCHAW.

House File 3, a bill for an act providing for the issuance of temporary permits to persons engaging temporarily in the business of retail sales in Iowa, was taken up for consideration.

Bryson of Hardin moved that the bill be deferred.

Motion lost.

Schwengel of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fletcher	McFarlane	Simonsen
Aubrey	Frederickson	McNeill	Sloane
Avery	Frei	McReynolds	Smith of Clayton
Baker	Fulk	Meyer	Smith of
Bass	Gardner of	Miller	Dickinson
Bents	Bremer	Mills	Steinberg
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Hall	Morrissey	Swaner
Bockwoldt	Hedin	Nelson	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hoeness	Olson	Tyrrell
Burkman	Huston	Palmer	Utzig
Carlson	Jessen	Parrish	Vanderwilt
Colburn	Kilpatrick	Peterson	Van Eaton
Cooper	Klemesrud	Poston	Visser
Cowan	Krueger	Prentis	Walter of
Cox	Kruse	Pritchard	Marshall
Datisman	Kuester	Putney	Walter of
Davis of	Kuhlmann	Redman	Pottawattamie
Black Hawk	Lane	Robb	Watson
Davis of Fayette	Langland	Robinson of	Weichman
Dodds	Latchaw	Monroe	Wellington
Donohue	Long	Saylor	Whitehead
Edwards	Lynch	Schwengel	Wormley
Farmer	Martin	Shepard	Mr. Speaker
Fimmen	McEleney		

The nays were, 3:

Duffield	Reed	Robinson of Delaware
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Absent or not voting, 9:

Capesius	Less	Siefkas	Whitaker
Good	Nielsen	Stevens	Williams
Hicklin			

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

House File 2, a bill for an act providing for the payment of refunds to persons who have overpaid Iowa chain store taxes, was taken up for consideration.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Bockwoldt	Cox	Edwards
Aubrey	Bonn	Datisman	Farmer
Avery	Bryson	Davis of	Fimmen
Baker	Burkman	Black Hawk	Fletcher
Bass	Carlson	Davis of Fayette	Frederickson
Bents	Colburn	Dodds	Frei
Blatti	Cooper	Donohue	Fulk
Blewett	Cowan	Duffield	

Gardner of Bremer	Lynch Martin	Pritchard Putney	Tatum Te Paske
Gardner of Linn	McEleney	Redman	Tyrrell
Hall	McFarlane	Reed	Utzig
Hedin	McNeill	Robb	Vanderwilt
Heffner	McReynolds	Robinson of Monroe	Van Eaton
Hicklin	Meyer	Saylor	Visser
Hoeness	Miller	Schwengel	Walter of Marshall
Huston	Mills	Shepard	Walter of Pottawattamie
Jessen	Moore	Simonsen	Watson
Kilpatrick	Nelson	Sloane	Weichman
Klemesrud	Nielsen	Smith of Clayton	Wellington
Krueger	Norland	Smith of Dickinson	Whitaker
Kruse	Olson	Steinberg	Whitehead
Kuester	Palmer	Stevens	Williams
Kuhlmann	Parrish	Strawman	Wormley
Lane	Peterson	Swaner	Mr. Speaker
Langland	Poston		
Long	Prentis		

The nays were, none.

Absent or not voting, 7:

Capesius	Less	Robinson of Delaware	Siefkas
Good	Morrissey		
Latchaw			

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

House File 4, a bill for an act to repeal subsection twenty-two (22) of section six thousand nine hundred forty-four (6944), Code, 1939, relating to the exemption of soldiers' bonus bonds from state taxation was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 105:

Anderson	Cowan	Gardner of Bremer	Lane
Aubrey	Cox	Gardner of Linn	Langland
Avery	Datisman	Hall	Long
Baker	Davis of Black Hawk	Hedin	Lynch
Bass	Davis of Fayette	Heffner	Martin
Bents	Dodds	Hicklin	McEleney
Blatti	Donohue	Hoeness	McFarlane
Blewett	Duffield	Huston	McNeill
Bockwoldt	Edwards	Jessen	McReynolds
Bonn	Farmer	Kilpatrick	Meyer
Bryson	Fimmen	Klemesrud	Miller
Burkman	Fletcher	Krueger	Mills
Capesius	Frederickson	Kruse	Moore
Carlson	Frei	Kuester	Morrissey
Colburn	Fulk	Kuhlmann	Nelson
Cooper			Nielsen

Norland	Robinson of	Smith of	Visser
Olson	Delaware	Dickinson	Walter of
Palmer	Robinson of	Steinberg	Marshall
Parrish	Monroe	Stevens	Walter of
Peterson	Saylor	Strawman	Pottawattamie
Poston	Schwengel	Swaner	Watson
Prentis	Shepard	Tatum	Weichman
Pritchard	Siefkas	Te Paske	Wellington
Putney	Simonsen	Tyrrell	Whitaker
Redman	Sloane	Utzig	Whitehead
Reed	Smith of Clayton	Vanderwilt	Williams
Robb		Van Eaton	Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 3:

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

House File 5, a bill for an act to repeal section six thousand nine hundred eighty-seven (6987), Code, 1939, relating to soldiers' bonus bond levies, was taken up for consideration.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 105:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Avery	Frei	Miller	Smith of Clayton
Baker	Fulk	Mills	Smith of
Bass	Gardner of	Moore	Dickinson
Bents	Bremer	Morrissey	Steinberg
Blatti	Gardner of Linn	Nelson	Stevens
Blewett	Hall	Nielsen	Strawman
Bockwoldt	Hedin	Norland	Swaner
Bonn	Heffner	Olson	Tatum
Bryson	Hicklin	Palmer	Te Paske
Burkman	Hoeness	Parrish	Tyrrell
Capesius	Huston	Peterson	Utzig
Carlson	Jessen	Poston	Vanderwilt
Colburn	Kilpatrick	Prentis	Van Eaton
Cooper	Klemesrud	Pritchard	Visser
Cowan	Krueger	Putney	Walter of
Cox	Kruse	Redman	Marshall
Datisman	Kuester	Reed	Walter of
Davis of	Kuhlmann	Robb	Pottawattamie
Black Hawk	Lane	Robinson of	Watson
Davis of Fayette	Langland	Delaware	Weichman
Dodds	Long	Robinson of	Wellington
Donohue	Lynch	Monroe	Whitaker
Duffield	Martin	Saylor	Whitehead
Edwards	McEleney	Schwengel	Williams
Farmer	McFarlane	Shepard	Wormley
Fimmen	McNeill	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 3:

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

House File 6, a bill for an act relating to notice of determination of tax found to be due by audit made by the state tax commission, was taken up for consideration.

Redman of Sac moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Frederickson	McFarlane	Shepard
Aubrey	Frei	McNeill	Simonsen
Avery	Fulk	McReynolds	Sloane
Baker	Gardner of	Meyer	Smith of Clayton
Bass	Bremer	Mills	Stevens
Bents	Gardner of Linn	Moore	Strawman
Blatti	Good	Morrissey	Swaner
Blewett	Hall	Nelson	Tatum
Bockwoldt	Hedin	Nielsen	Te Paske
Bryson	Heffner	Norland	Utzig
Burkman	Hicklin	Palmer	Vanderwilt
Capesius	Hoeness	Parrish	Van Eaton
Carlson	Huston	Peterson	Visser
Colburn	Jessen	Poston	Walter of
Cowan	Kilpatrick	Prentis	Marshall
Cox	Klemesrud	Pritchard	Walter of
Datisman	Krueger	Putney	Pottawattamie
Dodds	Kruse	Redman	Watson
Donohue	Kuester	Robb	Wellington
Duffield	Kuhlmann	Robinson of	Whitehead
Edwards	Lane	Monroe	Williams
Farmer	Langland	Saylor	Wormley
Fimmen	Long	Schwengel	Mr. Speaker
Fletcher	McEleney		

The nays were, 14:

Bonn	Davis of Fayette	Reed	Smith of
Cooper	Lynch	Robinson of	Dickinson
Davis of	Miller	Delaware	Tyrrell
Black Hawk	Olson	Siefkas	Weichman
			Whitaker

Absent or not voting, 4:

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

House File 7, a bill for an act subjecting tangible personal

property purchased from the United States Government or any of its agencies to the provisions of the Iowa Use Tax laws, was taken up for consideration.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Fletcher	McNeill	Simonsen
Aubrey	Frederickson	McReynolds	Sloane
Avery	Frei	Meyer	Smith of Clayton
Baker	Fulk	Miller	Smith of
Bass	Gardner of	Mills	Dickinson
Bents	Bremer	Moore	Steinberg
Blatti	Gardner of Linn	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Nielsen	Swaner
Bonn	Hedin	Norland	Tatum
Bryson	Heffner	Olson	Te Paske
Burkman	Hicklin	Palmer	Tyrrell
Capesius	Hoeness	Parrish	Utzig
Carlson	Huston	Peterson	Vanderwilt
Colburn	Jessen	Poston	Van Eaton
Cooper	Kilpatrick	Prentis	Visser
Cowan	Klemesrud	Pritchard	Walter of
Cox	Krueger	Putney	Marshall
Datisman	Kruse	Redman	Walter of
Davis of	Kuester	Reed	Pottawattamie
Black Hawk	Kuhlmann	Robb	Watson
Davis of Fayette	Lane	Robinson of	Weichman
Dodds	Langland	Delaware	Wellington
Donohue	Long	Saylor	Whitaker
Duffield	Lynch	Schwengel	Whitehead
Edwards	McEleney	Shepard	Wormley
Farmer	McFarlane	Siefkas	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 5:

Latchaw	Martin	Robinson of	Williams
Less		Monroe	

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

House File 8, a bill for an act to amend subsection one (1) of section six thousand nine hundred forty-three and fifty-seven thousandths (6943.057), Code, 1939, relating to state income tax collection and extending the period for examination of returns, was taken up for consideration.

Action deferred.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 5, providing that when the Fifty-first General Assembly adjourns on Thursday, January 11, 1945, that said adjournment be until Tuesday, January 16, 1945, at two o'clock p. m.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 3, providing for the furnishing of Senate and House bills and Journals to be furnished to each county auditor of the state.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Fimmen of Davis called up Senate concurrent resolution 3 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 3

Be It Resolved by the Senate, the House concurring: That the Superintendent of Printing be instructed to mail to each county auditor in the State of Iowa, one copy of the daily Senate and House Journals and one copy of each House and Senate bill of the Fifty-first General Assembly on date of introduction and printing thereof, and that same, with binders, be furnished to such officers free of charge.

Fimmen of Davis moved its adoption. Motion prevailed and Senate Concurrent Resolution 3 was adopted.

Farmer of Linn moved that the House recess until 2 o'clock today.

McFarlane of Black Hawk moved as a substitute that the House adjourn until 10 o'clock a. m. Thursday.

Substitute motion prevailed, and the House adjourned until 10 o'clock a. m. Thursday, January 11, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 11, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Dr. Harry Shiffler, pastor of the Highland Park Presbyterian church, Des Moines, Iowa.

Journal of January 10 corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Swaner of Johnson on request of Donohue of Cedar.

Heffner of Hamilton presented to the House the Honorable Melvin Wilson, former member from Calhoun county.

INTRODUCTION OF BILLS

House File 33, by Walter of Pottawattamie, Nielsen of Pottawattamie, (Watson), a bill for an act to amend section sixty-nine hundred forty-three and seventy-six thousandths (6943.076), Code, 1939, relating to exemption from sales tax and use tax of purchases of tax-certifying or tax-levying governmental bodies of Iowa, or any subdivision or branch thereof.

Read first time and referred to committee on ways and means.

House File 34, by Martin of Appanoose, a bill for an act to amend paragraph fourteen (14) of section six thousand two hundred eleven (6211), Code, 1939, by authorizing an increased levy for the cemetery fund in towns.

Read first time and referred to committee on cities and towns.

House File 35, by Latchaw of Muscatine, a bill for an act to amend section seven hundred thirty-eight (738), Code, 1939, relating to compensation for election boards serving on Primary, General or Special Elections.

Read first time and referred to committee on compensation of public officers and employees.

House File 36, by Gardner of Linn, Weichman of Benton, Carlson of Woodbury, Latchaw of Muscatine, Long of Clinton, and

Martin of Appanoose, a bill for an act to provide for the licensing, inspection, control and regulation of barber shops and barber schools.

Read first time and referred to committee on public health.

House File 37, by general legislative committee, a bill for an act to amend section seven thousand one hundred thirty-seven (7137), Code, 1939, and providing for notices to local boards of review when valuations are increased by the county board of review.

Read first time and passed on file.

House File 38, by general legislative committee, a bill for an act to amend section five thousand one and fifteen hundredths, (5001.15), Code, 1939.

Read first time and passed on file.

House File 39, by general legislative committee, a bill for an act amending section seven thousand seventeen and eleven one-hundredths (7017.11), Code, 1939, and repealing section seven thousand one hundred eighty-three and one tenth (7183.1) section seven thousand one hundred eighty-three and two tenths (7183.2), section seven thousand one hundred eighty-three and three tenths (7183.3) and section seven thousand one hundred eighty-three and four tenths (7183.4), Code, 1939, relating to levies authorized for payment of soldiers' bonuses to veterans of World War One.

Read first time and passed on file.

House File 40, by general legislative committee, a bill for an act to amend section six thousand nine hundred forty-three and ninety-seven thousandths (6943.097), Code, 1939, as amended by chapter 236, Acts of the Forty-ninth General Assembly, relating to tax refunds.

Read first time and passed on file.

House File 41, by general legislative committee, a bill for an act to repeal section five thousand thirteen and six hundredths (5013.06), Code, 1939, relating to the conditions under which an instruction permit may be issued to those wishing to prepare themselves for a regular operator's license.

Read first time and passed on file.

House File 42, by general legislative committee, a bill for an act to amend, re-codify and revise chapter three hundred ninety-four (394), Code, 1939, and sections eight thousand five hundred eighty-two (8582), eight thousand five hundred ninety-two (8592), eight thousand five hundred ninety-two and one tenth (8592.1), Code, 1939, and chapters two hundred twenty-nine (229) and two hundred thirty (230) of the Acts of the Fiftieth General Assembly of the State of Iowa, relating to incorporation, incorporation fees, renewals and reincorporation of corporations not for pecuniary profit.

Read first time and passed on file.

House File 43, by general legislative committee, a bill for an act to amend, revise and codify section eight thousand four hundred twenty-four (8424), Code, 1939, relating to fees to be paid on increase of capital by foreign corporations having permits to transact business in the State of Iowa.

Read first time and passed on file.

House File 44, by general legislative committee, a bill for an act to amend section five thousand and one hundredth (5000.01) and section five thousand eight and twenty hundredths (5008.20), Code, 1939, relating to motor vehicles.

Read first time and passed on file.

House File 45, by general legislative committee, a bill for an act to amend section one thousand nine hundred twenty-one and one hundred thousandths (1921.100), Code, 1939, as amended by section eight (8), chapter one hundred fourteen (114), Acts of the Forty-ninth (49th) General Assembly, relating to refunds to holders of beer permits.

Read first time and passed on file.

House File 46, by general legislative committee, a bill for an act amending subsection two (2) of section six thousand nine hundred forty-three and eighty-nine thousandths (6943.089), Code, 1939, modifying the penalties for failure to take out sales tax permits.

Read first time and passed on file.

House File 47, by general legislative committee, a bill for an act to repeal subsection two (2) of section six thousand nine

hundred forty-three and one hundred twenty-nine thousandths (6943.129), Code, 1939, relating to the chain store tax.

Read first time and passed on file.

House File 48, by general legislative committee, a bill for an act to amend, revise and codify section eight thousand three hundred forty-nine (8349), Code, 1939, chapter sixty-four (64), Acts of the Forty-ninth General Assembly of the State of Iowa, sections two (2), four (4), five (5) and eight (8) of chapter two hundred twenty-five (225) of the Acts of the Fiftieth General Assembly of the State of Iowa, chapter two hundred twenty-six (226), Acts of the Fiftieth General Assembly of the State of Iowa, section eight thousand three hundred sixty-eight (8368), Code, 1939, and sections two (2) and four (4) of chapter sixty-four (64) of the Acts of the Forty-ninth General Assembly of the State of Iowa, relating to articles of incorporation, incorporation fees, renewal fees, and periodic fees of corporations for pecuniary profit.

Read first time and passed on file.

House File 49, by general legislative committee, a bill for an act to amend section five thousand eight and thirteen hundredths (5008.13), Code, 1939.

Read first time and passed on file.

House File 50, by Sloane of Polk and McFarlane of Black Hawk, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1939, relating to exemptions from taxation of property of soldiers, sailors, marines, nurses, and widows, and the child or children of soldiers, sailors, marines, and nurses.

Read first time and referred to committee on ways and means.

House File 51, by Hall of Mills and Bass of Montgomery, a bill for an act to amend section thirteen thousand three hundred sixteen and one tenth (13316.1), Code, 1939, relating to the private use of public property by public officials.

Read first time and referred to committee on conservation of resources.

House File 52, by Bass of Montgomery, a bill for an act to amend chapter one hundred nineteen (119), section three (3),

Acts of the Forty-ninth General Assembly, relating to soil conservation districts.

Read first time and referred to committee on conservation of resources.

CONSIDERATION OF BILLS

House File 9, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-eight thousandths (6943.148), Code, 1939, as amended by chapter 209, Laws of the Fiftieth General Assembly, and providing for notice of appeal to the state tax commission, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 104:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Avery	Frei	Miller	Smith of Clayton
Baker	Fulk	Mills	Smith of
Bass	Gardner of	Moore	Dickinson
Bents	Bremer	Morrissey	Steinberg
Blatti	Gardner of Linn	Nelson	Stevens
Blewett	Good	Nielsen	Strawman
Bockwoldt	Hall	Norland	Tatum
Bonn	Hedin	Olson	Te Paske
Bryson	Heffner	Palmer	Tyrrell
Burkman	Hicklin	Parrish	Utzig
Capesius	Hoeness	Peterson	Vanderwilt
Carlson	Huston	Poston	Van Eaton
Colburn	Jessen	Prentis	Visser
Cooper	Kilpatrick	Pritchard	Walter of
Cowan	Klemesrud	Putney	Marshall
Cox	Krueger	Redman	Walter of
Datisman	Kruse	Reed	Pottawattamie
Davis of	Kuester	Robb	Watson
Black Hawk	Kuhlmann	Robinson of	Weichman
Davis of Fayette	Lane	Delaware	Wellington
Dodds	Long	Robinson of	Whitaker
Donohue	Lynch	Monroe	Whitehead
Duffield	Martin	Saylor	Williams
Edwards	McEleney	Schwengel	Wormley
Farmer	McFarlane	Shepard	Mr. Speaker
Fimmen	McNeill	Siefkas	

The nays were, none.

Absent or not voting, 4:

Langland

Latchaw

Less

Swaner

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

House File 10, a bill for an act to amend section fourteen hundred nine (1409), Code, 1939, so as to provide that compensation due a minor employee, a minor dependent or one mentally incompetent may be paid to the trustee of the county where such minor or incompetent dependent reside, with report of committee recommending passage, was taken up for consideration.

Fulk of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson	Frederickson	McReynolds	Simonsen
Aubrey	Frei	Meyer	Sloane
Avery	Fulk	Miller	Smith of Clayton
Baker	Gardner of	Mills	Smith of
Bass	Bremer	Moore	Dickinson
Bents	Gardner of Linn	Morrissey	Steinberg
Blatti	Good	Nielsen	Stevens
Blewett	Hall	Norland	Strawman
Bockwoldt	Hedin	Olson	Tatum
Bryson	Heffner	Palmer	Te Paske
Burkman	Hicklin	Parrish	Tyrrell
Capesius	Hoeness	Peterson	Utzig
Carlson	Huston	Poston	Vanderwilt
Colburn	Jessen	Prentis	Van Eaton
Cooper	Kilpatrick	Pritchard	Visser
Cowan	Klemesrud	Putney	Walter of
Cox	Krueger	Redman	Marshall
Datiman	Kruse	Reed	Walter of
Davis of	Kuester	Robb	Pottawattamie
Black Hawk	Kuhlmann	Robinson of	Watson
Davis of Fayette	Lane	Delaware	Weichman
Dodds	Long	Robinson of	Wellington
Donohue	Lynch	Monroe	Whitaker
Duffield	Martin	Saylor	Whitehead
Edwards	McEleney	Schwengel	Williams
Farmer	McFarlane	Shepard	Wormley
Fimmen	McNeill	Siefkas	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 6:

Bonn	Latchaw	Nelson	Swaner
Langland	Less		

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

House File 11, a bill for an act to amend section twelve thousand seventy-seven and one tenth (12077.1), Code, 1939, relating to small legacies in estates payable to minors and incompetents and distribution thereof, with report of committee recommending passage, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed on its passage which motion prevailed and the bill was read a last time.

On 'the question "Shall the bill pass?"

The ayes were, 102:

Anderson	Frederickson	Meyer	Simonsen
Aubrey	Frei	Miller	Sloane
Avery	Fulk	Mills	Smith of Clayton
Baker	Gardner of	Moore	Smith of
Bass	Bremer	Morrissey	Dickinson
Bents	Gardner of Linn	Nelson	Steinberg
Blatti	Good	Nielsen	Stevens
Blewett	Hall	Norland	Strawman
Bockwoldt	Hedin	Olson	Tatum
Bryson	Heffner	Palmer	Te Paske
Burkman	Hicklin	Parrish	Tyrrell
Capesius	Hoeness	Peterson	Utzig
Carlson	Huston	Poston	Vanderwilt
Colburn	Jessen	Prentis	Van Eaton
Cooper	Kilpatrick	Pritchard	Visser
Cowan	Klemesrud	Putney	Walter of
Cox	Krueger	Redman	Marshall
Datisman	Kruse	Reed	Walter of
Davis of	Kuester	Robb	Pottawattamie
Black Hawk	Kuhlmann	Robinson of	Watson
Davis of Fayette	Lane	Delaware	Weichman
Dodds	Lynch	Robinson of	Wellington
Donohue	Martin	Monroe	Whitaker
Duffield	McEleney	Saylor	Whitehead
Edwards	McFarlane	Schwengel	Williams
Farmer	McNeill	Shepard	Wormley
Fimmen	McReynolds	Siefkas	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 6:

Bonn	Latchaw	Long	Swaner
Langland	Less		

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

House File 12, a bill for an act to amend chapter five hundred thirty-nine (539), Code, 1939, authorizing guardians to petition for termination of guardianships whenever the assets thereof are exhausted, or where only personal property remains in the

guardianship and the value of said personal property does not exceed two hundred dollars, and authorizing guardians under order of court to pay and distribute such personal property to the parents or natural guardian of a minor or incompetent, or to the person with whom such minor or incompetent resides, and to accept the receipt of such person therefor, with report of committee recommending passage, was taken up for consideration.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Frederickson	Miller	Simonson
Aubrey	Frei	Mills	Sloane
Avery	Fulk	Moore	Smith of Clayton
Baker	Gardner of	Morrissey	Smith of
Bass	Bremer	Nelson	Dickinson
Bents	Good	Nielsen	Steinberg
Blatti	Hall	Norland	Stevens
Blewett	Hedin	Olson	Strawman
Bockwoldt	Hicklin	Palmer	Tatum
Bryson	Hoeness	Parrish	Te Paske
Burkman	Huston	Peterson	Tyrrell
Capesius	Jessen	Poston	Utzig
Carlson	Kilpatrick	Prentis	Vanderwilt
Colburn	Klemesrud	Pritchard	Van Eaton
Cooper	Krueger	Putney	Visser
Cowan	Kruse	Redman	Walter of
Cox	Kuester	Reed	Marshall
Datisman	Kuhlmann	Robb	Walter of
Davis of	Lane	Robinson of	Pottawattamie
Black Hawk	Lynch	Delaware	Watson
Davis of Fayette	Martin	Robinson of	Weichman
Dodds	McEleney	Monroe	Wellington
Donohue	McFarlane	Saylor	Whitaker
Duffield	McNeill	Schwengel	Williams
Edwards	McReynolds	Shepard	Wormley
Farmer	Meyer	Siefkas	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 10:

Bonn	Heffner	Less	Swaner
Fimmen	Langland	Long	Whitehead
Gardner of Linn	Latchaw		

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

House File 13, a bill for an act to amend chapter four hundred twenty (420), Code, 1939, relating to contracts, with report of

committee recommending passage, was taken up for consideration.

Weichman of Benton moved that the bill be referred to the appropriate committee when appointed.

Motion prevailed.

House File 15, a bill for an act to amend section three thousand one hundred sixty-nine and one hundredth (3169.01), Code, 1939, relating to the Uniform Narcotic Drug Act, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Fletcher	Meyer	Sloane
Aubrey	Frederickson	Miller	Smith of Clayton
Avery	Frei	Mills	Smith of
Baker	Fulk	Moore	Dickinson
Bass	Gardner of	Morrissey	Steinberg
Bents	Bremer	Nelson	Stevens
Blatti	Gardner of Linn	Norland	Strawman
Blewett	Good	Palmer	Tatum
Bockwoldt	Hedin	Parrish	Te Paske
Bonn	Heffner	Peterson	Tyrrell
Bryson	Hicklin	Poston	Utzig
Burkman	Hoeness	Prentis	Vanderwilt
Capesius	Huston	Pritchard	Van Eaton
Carlson	Jessen	Putney	Visser
Colburn	Kilpatrick	Redman	Walter of
Cooper	Klemesrud	Reed	Marshall
Cowan	Krueger	Robb	Walter of
Cox	Kruse	Robinson of	Pottawattamie
Davis of	Kuester	Delaware	Watson
Black Hawk	Kuhlmann	Robinson of	Weichman
Davis of Fayette	Lane	Monroe	Wellington
Dodds	Lynch	Saylor	Whitaker
Donohue	Martin	Schwengel	Whitehead
Duffield	McEleney	Shepard	Williams
Edwards	McFarlane	Siefkas	Wormley
Farmer	McNeill	Simonsen	Mr. Speaker
Fimmen	McReynolds		

The nays were, 1:

Datisman

Absent or not voting, 8:

Hall	Latchaw	Long	Olson
Langland	Less	Nielsen	Swaner

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

House File 16, a bill for an act to amend chapter four hundred thirty (430), Code, 1939, relating to assignment of trademarks, labels and forms of advertising, the filing thereof and fees to be paid, with report of committee recommending passage, was taken up for consideration.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Fletcher	McFarlane	Siefkas
Aubrey	Frederickson	McNeill	Simonsen
Avery	Frei	McReynolds	Sloane
Baker	Fulk	Meyer	Smith of Clayton
Bass	Gardner of	Miller	Smith of
Bents	Bremer	Mills	Dickinson
Blatti	Gardner of Linn	Morrissey	Steinberg
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Norland	Tatum
Bonn	Hedin	Olson	Te Paske
Burkman	Heffner	Palmer	Tyrrell
Capesius	Hicklin	Parrish	Utzig
Carlson	Hoeness	Peterson	Vanderwilt
Colburn	Huston	Poston	Van Eaton
Cooper	Jessen	Pritchard	Visser
Cowan	Kilpatrick	Putney	Walter of
Cox	Klemesrud	Redman	Marshall
Datisman	Krueger	Reed	Walter of
Davis of	Kruse	Robb	Pottawattamie
Black Hawk	Kuester	Robinson of	Watson
Davis of Fayette	Kuhlmann	Delaware	Wellington
Dodds	Lane	Robinson of	Whitaker
Donohue	Long	Monroe	Whitehead
Duffield	Lynch	Saylor	Williams
Edwards	Martin	Schwengel	Wormley
Fimmen	McEleney	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Bryson	Latchaw	Nielsen	Swaner
Farmer	Less	Prentis	Weichman
Langland	Moore	Stevens	

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

House File 17, a bill for an act to amend section eight thousand nine hundred forty (8940), Code, 1939, relating to insurance

and policies of insurance on aircraft, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Fletcher	McNeill	Siefkas
Aubrey	Frederickson	McReynolds	Simonsen
Avery	Frei	Meyer	Sloane
Bass	Fulk	Miller	Smith of Clayton
Bents	Gardner of	Mills	Smith of
Blatti	Bremer	Morrissey	Dickinson
Blewett	Gardner of Linn	Nelson	Steinberg
Bockwoldt	Good	Nielsen	Stevens
Bonn	Hall	Norland	Strawman
Bryson	Hedin	Olson	Tatum
Burkman	Heffner	Palmer	Te Paske
Capesius	Hicklin	Parrish	Tyrrell
Carlson	Hoeness	Peterson	Vanderwilt
Colburn	Huston	Poston	Van Eaton
Cooper	Jessen	Prentis	Visser
Cowan	Kilpatrick	Pritchard	Walter of
Cox	Klemesrud	Putney	Marshall
Datiskan	Krueger	Redman	Walter of
Davis of	Kruse	Reed	Pottawattamie
Black Hawk	Kuester	Robb	Watson
Davis of Fayette	Kuhlmann	Robinson of	Weichman
Dodds	Lane	Delaware	Wellington
Donohue	Long	Robinson of	Whitaker
Duffield	Lynch	Monroe	Whitehead
Edwards	Martin	Saylor	Williams
Farmer	McEleney	Schwengel	Wormley
Fimmen	McFarlane	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 7:

Baker	Latchaw	Moore	Utzig
Langland	Less	Swaner	

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

House File 19, a bill for an act to amend section eleven thousand six hundred seventy-nine and one tenth (11679.1), Code, 1939, and providing garnishment when necessary in the collection of freight line and equipment car taxes, with report of committee recommending passage, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95

Anderson	Fletcher	McReynolds	Smith of Clayton
Aubrey	Frederickson	Meyer	Smith of
Avery	Frei	Mills	Dickinson
Baker	Fulk	Moore	Steinberg
Bass	Gardner of	Morrissey	Stevens
Bents	Bremer	Nelson	Strawman
Blatti	Gardner of Linn	Norland	Tatum
Blewett	Good	Olson	Te Paske
Bockwoldt	Hall	Palmer	Tyrrell
Bonn	Heffner	Parrish	Utzig
Bryson	Hicklin	Peterson	Vanderwilt
Burkman	Hoeness	Poston	Van Eaton
Capesius	Huston	Pritchard	Visser
Carlson	Jessen	Putney	Walter of
Colburn	Kilpatrick	Redman	Marshall
Cooper	Klemesrud	Reed	Walter of
Cowan	Krueger	Robb	Pottawattamie
Cox	Kruse	Robinson of	Watson
Datiman	Kuester	Monroe	Weichman
Davis of	Kuhlmann	Saylor	Wellington
Black Hawk	Lane	Schwengel	Whitaker
Davis of Fayette	Lynch	Shepard	Whitehead
Dodds	Martin	Siefkas	Williams
Donohue	McEleney	Simonsen	Wormley
Edwards	McNeill	Sloane	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 13:

Duffield	Latchaw	Miller	Robinson of
Farmer	Less	Nielsen	Delaware
Hedin	Long	Prentis	Swaner
Langland	McFarlane		

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

House File 20, a bill for an act to amend section seven thousand seventy-six (7076), Code, 1939, permitting garnishment in collection of taxes upon freight line equipment car companies, with report of committee recommending passage, was taken up for consideration.

Wormley of Plymouth offered the following amendment:

Amend by striking from line three (3) the word and figure "twenty (20)" and inserting in lieu thereof the word and figure "nineteen (19)".

Amendment adopted.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Frédéricksen	McReynolds	Simonsen
Aubrey	Frei	Meyer	Sloane
Avery	Fulk	Miller	Smith of Clayton
Baker	Gardner of	Moore	Smith of
Bass	Bremer	Morrissey	Dickinson
Bents	Gardner of Linn	Nelson	Steinberg
Blatti	Good	Norland	Stevens
Blewett	Hall	Olson	Strawman
Bockwoldt	Hedin	Palmer	Tatum
Bonn	Heffner	Parrish	Te Paske
Bryson	Hicklin	Peterson	Utzig
Burkman	Hoeness	Poston	Van Eaton
Capesius	Huston	Prentis	Vanderwilt
Colburn	Jessen	Pritchard	Visser
Cooper	Kilpatrick	Putney	Walter of
Cowan	Klemesrud	Redman	Marshall
Cox	Krueger	Reed	Walter of
Datisman	Kruse	Robb	Pottawattamie
Davis of	Kuester	Robinson of	Watson
Black Hawk	Kuhlmann	Delaware	Weichman
Davis of Fayette	Lane	Robinson of	Wellington
Dodds	Long	Monroe	Whitaker
Donohue	Lynch	Saylor	Whitehead
Duffield	McEleney	Schwengel	Williams
Edwards	McFarlane	Shepard	Wormley
Fimmen	McNeill	Siefkas	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 10:

Carlson	Latchaw	Mills	Swaner
Farmer	Less	Nielsen	Tyrrell
Langland	Martin		

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 concurred in the House amendment of a substitute for the Senate amendment and has passed House Joint Resolution 1.

W. J. SCARBOROUGH, *Secretary*.

On motion of Prentis of Ringgold, the House recessed until 1:30 p. m.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Edwards of Union, 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 1.

E. L. EDWARDS, *Chairman House Committee.*

ROBERT C. REILLY, *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 1.

BILL SENT TO THE GOVERNOR

Edwards of Union, 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 January, 1945, sent to the governor for his approval: House Joint Resolution 1.

E. L. EDWARDS, *Chairman.*

Report adopted.

Fimmen of Davis moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention. Motion prevailed and the Speaker appointed Fimmen of Davis, Parrish of Taylor, and McReynolds of Wapello.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that its 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 were seated on the west side of the chamber.

JOINT CONVENTION

The Joint Convention reconvened, President pro tempore Hart of the Senate presiding.

The roll was called.

Those present were, 141:

Anderson	Felton	Lucas	Saylor
Aubrey	Fimmen	Lynch	Schluter
Augustine	Findlay	Martin of	Schwengel
Avery	Fletcher	Appanoose	Sharp
Baker	Foster	Martin of Scott	Shaw
Barkley	Frederickson	McEleney	Shepard
Bass	Frei	McFarlane	Siefkas
Bents	Fulk	McNeill	Simonsen
Bekman	Gardner of	McReynolds	Sloane
Benson	Bremer	Mercer	Smith of Clayton
Berg	Gardner of Linn	Meyer	Smith of
Blatti	Good	Miller of	Dickinson
Blewett	Hall	Audubon	Stevens
Bockwoldt	Hart	Miller of	Strawman
Bonn	Harvey	Humbolt	Tatum
Bryson	Hedin	Mills	Te Paske
Burkman	Heffner	Moore	Tyrrell
Capesius	Henningsen	Morrissey	Utzig
Carlson	Hicklin	Mowry	Vanderwilt
Clem	Hill	Nelson	Van Eaton
Colburn	Hoeness	Newsome	Visser
Cooper	Huston	Nielsen	Vittetoe
Cowan	Jacobson	Olson	Vrba
Cox	Jessen	Palmer	Walter of
Cromwell	Jones	Parrish	Marshall
Datisman	Keir	Peterson	Walter of
Davis of	Kilpatrick	Poston	Pottawattamie
Black Hawk	Kirketeg	Prentis	Watson of
Davis of Fayette	Klein	Pritchard	O'Brien
Dewel	Knudson	Putney	Watson of
Dodds	Krueger	Redman	Pottawattamie
Donohue	Kruse	Reilly	Weichman
Doud	Kuester	Ritchie	Wellington
Duffield	Kuhlmann	Robb	Whitaker
Dykhouse	Lane	Robinson of	White
Edwards	Leo	Delaware	Whitehead
Elthon	Long of Clinton	Robinson of	Williams
Farmer	Love	Monroe	Wormley

Those absent were, 17:

Byers	Langland	Lynes	Sjulin
Faul	Latchaw	Norland	Steinberg
Hawkins	Less	Pine	Swaner
Hultman	Long of Delaware	Reed	Zastrow
Klemesrud			

The President pro tempore declared a majority of the General Assembly present at the Joint Convention.

The Speaker of the House then announced and made public the canvass of the vote.

The tellers reported as follows:

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 11, 1945.

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 7, 1944, beg leave to make the following report of the total vote cast for Governor:

Robert D. Blue.....	561,827
Richard F. Mitchell.....	437,684
Glenn Williamson	2,815
H. E. Bockewitz.....	832

And the total vote cast for Lieutenant Governor, at the election held November 7, 1944:

K. A. Evans.....	537,138
Oscar E. Johnson.....	433,920
Geo. H. Ramsey.....	3,278
Charles E. Clark.....	908

All of which is most respectfully submitted.

D. A. DONOHUE.
RALPH E. BENSON.

Judges.

LEO P. McEENEY.
JOHN J. SWANER.
ALDEN L. DOUD.
LEROY S. MERCER.

Tellers.

A. C. GUSTAFSON, *Clerk of the Joint Convention.*

Donohue of Cedar moved that the report be adopted. Motion prevailed and the report was adopted.

President pro tempore Hart of the Joint Convention announced that Robert D. Blue, 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 elected and qualified, and that K. A. Evans, having received the highest number of votes cast for Lieutenant Governor, was duly elected to the office of Lieutenant Governor for the ensuing term or until his successor is duly elected and qualified.

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

STATE OF IOWA
LEGISLATIVE DEPARTMENT
Certificate of Election

Hall of the House of Representatives,
Des Moines, Iowa, January 11, 1945.

This is to certify that upon a canvass in Joint Convention of the two Houses of the Fifty-first General Assembly of the State of Iowa, of all the votes cast at the general election held November 7, 1944, for the office of Governor of the State of Iowa, it appeared that Robert D. Blue 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 eleventh day of January, A. D. 1945.

STANLEY L. HART,
*President Pro Tempore of the Senate and
President of the Joint Convention.*

HAROLD FELTON,
Speaker of the House.

RALPH E. BENSON,
Teller of the Senate.

D. A. DONOHUE,
Teller of the House.

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

STATE OF IOWA
LEGISLATIVE DEPARTMENT
Certificate of Election

Hall of the House of Representatives,
Des Moines, Iowa, January 11, 1945.

This is to certify that upon a canvass in Joint Convention of the two Houses of the Fifty-first General Assembly of the State of Iowa, of all the votes cast at the general election held November 7, 1944, for the office of Lieutenant Governor of the State of Iowa, it appeared that K. A. EVANS 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 eleventh day of January, A. D. 1945.

STANLEY L. HART,
*President Pro Tempore of the Senate and
President of the Joint Convention.*

HAROLD FELTON,
Speaker of the House.

RALPH E. BENSON,
Teller of the Senate.
D. A. DONOHUE,
Teller of the House.
A. C. GUSTAFSON,
*Clerk of the House and Clerk of the
Joint Convention.*

President pro tempore Hart then directed the abstract of votes and certificates of election to be filed with the Secretary of State.

Heffner of Hamilton moved that a committee of five, consisting of two from the Senate and three from the House, be appointed to notify Governor-elect Blue and Lieutenant Governor-elect Evans of the official result of the canvass of votes.

Motion prevailed and President pro tempore Hart named as such committee Senators Hultman of Montgomery and Findlay of Webster, and Representatives Heffner of Hamilton, Duffield of Guthrie, and McNeill of Monona.

Senator Hultman from the joint committee appointed to notify Robert D. Blue and K. A. Evans of their election to the office of Governor and Lieutenant Governor, respectively, submitted the following report and moved its adoption:

REPORT OF COMMITTEE

MR. PRESIDENT: As a committee appointed at the Joint Convention to notify the Honorable Robert D. Blue and the Honorable K. A. Evans of their election to the offices of Governor and Lieutenant Governor of Iowa, 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 the office to which he was elected.

Respectfully submitted,

O. N. HULTMAN.

JOHN S. HEFFNER.

C. V. FINDLAY.

R. E. DUFFIELD.

On the part of the Senate.

A. EARL MCNEILL.

On the part of the House.

Motion prevailed and the report was adopted.

Tyrrell of Wright moved that a committee of five be appointed, two from the Senate and three from the House, to escort Governor-elect Blue and Lieutenant Governor-elect Evans to the House chamber.

Motion prevailed and the President pro tempore of the joint convention appointed Senators Hill of Wright and Sharp of

Clayton, and Representatives Tyrrell of Wright, Hall of Mills, and Stevens of Greene as such committee.

The Sergeant-at-arms announced the arrival of Governor-elect Blue and Lieutenant Governor-elect Evans, accompanied by the Governor's staff.

Governor-elect Blue and Lieutenant Governor-elect Evans were escorted to the Speaker's station.

The ceremony of the presentation of the colors was conducted by Clarence Shurtz Post No. 304, American Legion, Eagle Grove, Iowa.

Invocation was delivered by the Reverend Walter L. Breaw, pastor of the Methodist church, Humboldt, Iowa, which was followed by scripture reading by the Reverend Clarence W. Tompkins, pastor of the First Methodist Church, Eagle Grove, Iowa.

Two vocal selections were sung by Miss Madeline Hatter, Marengo, accompanied by Mrs. Milton Maack.

The oath of office was administered to Governor-elect Blue by the Honorable Oscar Hale, Chief Justice of the Supreme Court of Iowa.

The oath of office was administered to Lieutenant Governor-elect Evans by the Honorable Oscar Hale, Chief Justice of the Supreme Court of Iowa.

Lieutenant Governor Evans, President of the joint convention, presiding, then presented Governor Blue, who delivered his inaugural message.

GOVERNOR'S INAUGURAL ADDRESS

MR. PRESIDENT, MR. SPEAKER, SENATOR HICKENLOOPER, MR. CHIEF JUSTICE AND JUSTICES OF THE SUPREME COURT, STATE OFFICIALS, MEMBERS OF THE FIFTY-FIRST GENERAL ASSEMBLY AND MY FELLOW CITIZENS OF IOWA.

In the midst of the mounting fury of the greatest war of all time, we have proven to ourselves and to the world that we are able to conduct a vigorous political campaign for the election of our leaders without any slackening of our united effort and determination to press the war forward to an early and victorious conclusion. Here in Iowa today and in Washington the chosen representatives of the people meet to demonstrate that representative self-government is the best form of government in the world. That without any permanent loss or weakening of our fundamental liberties we can, as a republic, fight and win a two-ocean global war and assist in writing a peace which will aid in the reconstruction of a war torn world.

I congratulate you upon your election. Your selection for the high public office, which you hold, is a testimony of the high esteem in which you are held in your local community. It is a recommendation on the part of your friends and neighbors of their confidence in your ability, honesty and sense of fairness to perform the difficult task which confronts you. I share that feeling of confidence. I know that when the final record of this session is written and the book is closed that you will have added another constructive chapter to the great history of Iowa.

Fearing a concentration of power, our forefathers wisely divided the power of government between the Legislative, Executive and Judicial branches. Like an intricate machine, the three gears of our government must smoothly mesh together, if sound and efficient government is to be provided for the people. I seek your cooperation. My time and my energy are always at your command. We are all servants of the people. We must all strive diligently to perform the task entrusted to our care.

I want to take this opportunity to thank you and the many other people throughout the state, who have expressed their confidence in this administration. I approach my task most humbly. I realize full well that only with your help, the help of many state and local officers throughout the state can success in my trust be achieved.

Seldom has a legislature been confronted with more diverse and difficult problems. You are a war legislature and as such must consider the problems of war affecting our citizens. You are a reconstruction legislature. We hope the war will be over before the next session of the legislature in 1947. You must consider the problems of peace and reconstruction. You are confronted with the solution of the usual problems incident to the operation of the state and proposals to make substantial changes in some of the fundamental laws of the state.

With this thought in mind, I should like to briefly discuss with you a few of the many problems which confront you.

WAR

Iowa has been making her full contribution to the war effort. Today it is estimated there are nearly three hundred thousand of our Iowa boys and girls who have answered the call to arms. No words we can say, no deeds we can do, can add to their glorious record in advancing our flag and the ideals it symbolizes on battle fronts around the globe.

I want to say a word of appreciation for the splendid, unselfish service which many groups have been rendering on the home front. They have been serving without compensation or hope of reward, except the satisfaction of a task well done. Red Cross, Draft Boards, Ration Boards, Bond Drives, U. S. O., Iowa State Guard, Civilian Defense, Civil Air Patrol, and Scrap Drives are but a few of many such services. Without this voluntary work, our war effort would falter and fail. The nation and the state owe them deep gratitude.

The feeling of undue optimism which prevailed last fall has been largely dispelled. Today we know that a hard and costly war lies ahead of us. We know that this is no time to slacken our war efforts. Rather it is the time for our greatest exertion. The war must not be prolonged nor must any boy lose his life because of any neglect on our part.

When we look at the shattered homes lying in ruin on foreign lands, we are grateful that our own America has been spared this cost. Yet we shall not escape unscathed. Thousands of lives of our best young men are being snuffed out. Thousands more will go through life bearing shattered bodies and tormented minds.

Following every great war, there is always the social and economic debris and wreckage on the home front. Moral decline has accompanied every war. It has taken months or even years to train our boys in the horrid art of war. Not all will forget it. It will take months and perhaps years for many who return apparently unscathed to be rehabilitated in the ways of civil life. Great as was the task of converting our industry from war to peace, the task of rehabilitating our sons and daughters will be greater and vastly more important.

Although combat will cease, the effect of this war will continue throughout our lives. The ideals we struggle to preserve today will be challenged again in future years. Tomorrow, as today, the price of liberty will be eternal vigilance. In the words of General Logan: "Let no avarice of neglect, no ravage of time testify to the present or succeeding generations, that we as a nation have forgotten the cost of a free and an undivided republic."

SURPLUS COMMODITIES

There will be at the end of this war large amounts of surplus commodities which the federal government has purchased. There must be a disposal of these. A board is being set up in Washington to determine the method of distributing these surpluses. During the last two years our Board of Control has received substantial gifts of surplus food commodities which have been used in our institutions. At the end of the last war carloads of surplus commodities were shipped by the federal government into Iowa without charge, to be distributed in the state because no storage facilities had been provided or provision made for distribution. An unsatisfactory condition arose. If surplus commodities are to be given away, provisions for storage and distribution should be made in Iowa. The surplus commodities have been purchased with taxes paid and bonds bought by Iowa citizens. The state of Iowa should avail itself of any benefit arising from the disposition of these surpluses that can be had without working an injury or hardship to any factory, workman or distributor within the state.

AVIATION

With the rapid progress made in the science of aeronautics and the certain increase in air travel following the war, it behooves Iowa to review present statutes on aviation and to make such corrections as may be needed to meet the problems of tomorrow.

Our Civil Air Patrol has made an outstanding record of service. It is recognized as one of the finest in the country. Our Aeronautic Commission has likewise been keeping abreast of the times.

Adoption of a new aviation code however should be enacted to regulate new airport construction and to provide adequate and sensible regula-

tion of this expanding field. If the states fail to meet this problem, it is certain that the federal government will occupy the field and regulate local air traffic.

SCHOOLS

Throughout her history, Iowa has been greatly interested in the cause of education. She is proud of her high literacy rate and the high percentage of her sons and daughters who not only finish high school, but avail themselves of opportunities of attending our universities and colleges.

The last session of the legislature provided for a committee to study our school law and report to this legislature suggested improvements in our statutes affecting schools in Iowa. You received their report in ample time for study before the convening of this legislature. I know the people of Iowa want their school system to keep pace with progress. We all desire to give to our children every advantage that we can reasonably afford, taking into consideration all of our necessary obligations.

Time does not permit the discussion of the twenty separate proposals contained in this report.

From talking with many of you, I believe you feel, as I feel, that this report ought to receive early, careful and sympathetic consideration, and action. I have confidence in your ability to wisely and equitably deal with this report.

Let all citizens realize the part we play in the education of our youth.

In the final analysis our young men and women are the finished product of our representative form of government. A fair share of the burden of education must be borne by the home, the church, the school, the school board, city council and every other civic organization that goes to make up the community. Mere law alone will not solve every problem in the training of our youth. Let us each ask ourselves: Are we doing our part?

APPROPRIATIONS TO INDUSTRIAL AND DEFENSE COMMISSION

The Industrial and Defense Commission inaugurated by the 49th General Assembly prior to the outbreak of hostilities has rendered an invaluable service to this state. It has carefully husbanded and expended the appropriation given to it and will return over ninety thousand dollars unused. It has brought to labor and to the established industries of the state, large war orders. It has assisted in bringing to Iowa some of the new war industries which have located here. Viewed broadly, this has resulted in large financial benefit to the state government and to many of the communities in which these industries were located. The work of this committee has profoundly affected the economic welfare of Iowa during the time of its existence. With the ending of the war, this committee doubtless will pass out of existence.

The imperative necessities of war have resulted in great changes in the industrial picture in America. With the ending of this conflict, new economic dislocations will occur. Congress recently has reported that the eastern states, if permitted to reconvert to peace time production,

might produce over ninety per cent of goods manufactured in America. They previously produced about 60 per cent. This results from placing so large a portion of new war industries along our eastern shore.

Reports indicate that large industry desires to decentralize. Already some of the large industrial institutions are investigating the advantages of Iowa as a possible location. Iowa should be prepared to encourage and assist them to locate here. Many natural advantages of location in the center of the country, unsurpassed facilities of transportation by rail, motor, air and water ways favor us. We are favored by large coal deposits. Iowa is commonly known as a great agricultural state. Too few of our citizens at home, as well as those outside the state, realize that Iowa is also a great industrial state, ranking 17th among the states of the nation.

The great trio which forms the arch of economic security are labor, agriculture and industry. In Iowa we very properly expend a large sum of money for the encouragement and promotion of agriculture. We have established a department of labor as well as a department of agriculture. To date, we have largely overlooked and neglected our natural resources and have made little or no attempt either to attract or hold industry within the state.

When this war is ended, the great crying need confronting us will be jobs—jobs for eleven million returning veterans and other millions of war workers. States will be competing with each other to attract new industry. Iowa must be prepared to meet this problem, to hold the great industry which is already started, and to attract additional industries to provide jobs for our sons and daughters.

The time has come when Iowa must stop losing to other states the most valuable product she produces—our sons and daughters who are leaving our colleges and universities to find employment in other states. I believe it to be a part of wisdom and of statesmanship to have the vision necessary to solve this problem.

The work of the Iowa Industrial and Defense Council must be continued. The opportunity to encourage the permanent development of the natural resources lies before you.

I believe that some organization to stimulate and encourage industry in Iowa will produce large dividends for labor and for agriculture, as well as for the industry concerned. Local governments, as well as the whole state may profit from such action.

Your vision and determination in meeting this challenge may well determine the future of Iowa for the next century.

LABOR

I want to repeat what I said a few minutes ago. Iowa is a great industrial state. Great, new war industries have come to Iowa. Existing industries have converted from peace to wartime production. Items of great importance to the war effort have been produced in our state. Many army and navy awards have come to us. When the story finally can be told, it will be a brilliant chapter in Iowa's contribution to the war effort.

It has been my privilege to visit several of our war factories and

see first hand the job being done by both management and labor in this field of war production.

Iowa has had a minimum of labor difficulty and is to be congratulated on the record of continuous production. Labor and management have earned commendation on their spirit of cooperation and common sense which has made this record possible. Production experts are high in their praise of the ability and the record made by Iowa labor.

WORKMEN'S COMPENSATION

In keeping with the increasing importance of industry to the state of Iowa, I recommend that you give careful consideration to the necessity of the revision of some of the labor laws in this state. At the present time, Iowa has no occupational disease law. The liberal interpretation given by the industrial commissioner to our present laws fails to cover many of the diseases contracted by workmen, resulting from the type of employment in which they are engaged. Occupational disease laws are complicated, different conditions exist in different states. I recommend the enactment of an occupational disease law in the state of Iowa. If sufficient information is not now at hand to permit the enactment of such a law at this session of legislature, I suggest that provision be made for the gathering of such information for presentation at the next session of the legislature. The provisions of the workmen compensation law and unemployment compensation might well be liberalized in this state. Such a liberalization might in part meet some of the problems which may confront us at the conclusion of this war. I earnestly recommend to you careful consideration of such liberalization.

AGRICULTURE

Iowa agriculture has faced a most difficult and trying year. The farmer faced the necessity of increased production to meet the demands of the war. Adverse weather conditions hampered him in the planting of his crops. Some fields were replanted three or four times. Short of help, short of machinery, hampered by the weather, confused by a multitude of red tape and governmental restrictions, our farmers on the food front came through with a smashing victory. They produced one of the largest crops in history. I have seen tractor lights in the middle of the night as our farmers faced an emergency of planting or harvest. Fathers and mothers, sons and daughters, were combat teams that turned in a thrilling and a successful performance.

Next year will be an even more difficult one. Machinery is growing older. Man power is growing shorter. Dad and mother are four years older and worn by the strain of these war years. We have confidence they will face the task in the same resolute spirit they have in the past. They will get the job done.

While the condition of Iowa agriculture is prosperous, the end of the war is certain to bring readjustments. We must look to the future to preserve the stability and prosperity of this vital industry in Iowa.

SOIL CONSERVATION

Iowa's greatest natural resource is her fertile soil. In 1939, the Iowa legislature had the wisdom and foresight to pass a soil conservation law. Today 16 million acres are in soil conservation districts and 47 of the 99 counties have county wide districts.

The demands of war are depleting our soil, despite the progress made. During the flash floods of the single month of May last year, it is estimated that 154 million dollars worth of top soil washed from our sloping fields and was lost forever. Losses ranged as high as 200 tons of top soil per acre.

The problems of drainage and flood control are closely related to soil conservation. River valley control measures enacted by the federal government will not solve this important problem. It must be solved farm by farm, creek by creek, and county by county.

When the soil of a farm is depleted, the income from that farm is lowered. The farmer becomes less able to hire help, buy new machinery, or provide the necessities and comforts of life for himself and family. Labor suffers, the local merchant suffers. The ability of the farmer and merchant to pay taxes for the support of the city, county and school district is impaired. The economic stability of the community and the state is lessened.

We have made a splendid beginning. We must increase our effort at the earliest opportunity.

ROADS

The transportation system of any nation is the arteries through which the life blood of commerce and business flow. In the last two decades we have made a tremendous progress in the building and maintenance of the road system of this state. In the beginning the urgent necessity of first building the primary road system and providing hard surface roads to compose a trunk system of roads was recognized. This program was instituted with the understanding that, as soon as possible, additional provision would be made for the building and improving of our other rural roads.

Substantial progress has already been made in this direction by the adoption of the farm to market road program. Funds have been accumulating, in both state and county road funds, because war restrictions have prohibited road building. It is hoped that by 1950 the primary road debt may be completely paid off. With the payment of the balance of the road bonds and the ending of the war, it would appear that a larger portion of the motor vehicle and gasoline tax might be devoted to the building of farm to market roads, and the building and the maintenance of roads within cities and towns.

When it is possible to build roads again and new road programs are considered, I recommend that among the first roads to be built and improved should be those roads used by our mail carriers and for the transportation of our children to school.

CAPITAL IMPROVEMENTS

It is difficult for the average citizen to visualize the institutions of Iowa. He is apt to see the Capitol building and think of it as the principal building aside from our universities and colleges. Iowa is a great state with public institutions and property scattered throughout it. We have been building a splendid system of parks within this state. There are fifteen Board of Control institutions which house some 15,000 unfortunate citizens. There are men and women in our penitentiaries. In our orphanages and in our training schools at Eldora and Mitchellville, we have neglected and unfortunate boys and girls. Approximately ten thousand unfortunate men and women are confined in our mental hospitals and our institutions for feeble minded and epileptics. Too often these unfortunates tend to be the forgotten boys and girls, men and women, of Iowa. During the last few months I have visited many of these institutions. What I have to say in no way is a reflection upon the Board of Control—they have been doing a splendid job. During the last six years, the Iowa Legislature has been appropriating increased sums of money for new buildings and for the rehabilitation of these institutions and those confined within them. Some of this money is still on hand, unspent because of war time restrictions. In spite of the progress of the last six years, a very large program of remodeling and new building is necessary at most of these fifteen institutions to place them in a condition of which we can be proud. Substantial numbers of the buildings at these institutions are 60 to 80 years old or even older. They have had hard usage; they have served their day well, but many of them are out of date and should be completely replaced. Others can be rehabilitated. Several of these institutions are greatly over-crowded and additional space to house these unfortunates should be built as soon as building restrictions are lifted. Time does not permit me to go into detail with reference to the good features of these institutions—and they are many—or the faults that need to be remedied. A careful and thorough survey by experts of housing conditions has been made for the Board of Control and will be placed upon your desks. This report and the askings of the Board of Control merit your careful and sympathetic consideration. Forty to sixty years of depreciation and obsolescence should be taken care of. I urge you to carefully consider the problem, the need of rehabilitation of old buildings, the providing of new buildings for the housing of our unfortunates, the providing of adequate living quarters and support for the employees at these institutions and for providing an adequate staff of psychiatrists to meet the needs of our mental institutions.

In addition to the fifteen institutions under the Board of Control, there are five institutions of higher learning. We are proud of the young men and young women they have produced. With the end of the war large numbers of our returning soldiers are going to seek to finish their education and to prepare themselves for the future. These institutions will have to meet an abnormal condition. I am sure that you will lend a friendly ear to the problems which confront the universities and colleges of Iowa.

Iowa has a beautiful Capitol building. To preserve it, funds should

be provided to make the repairs which become necessary in any building as the result of age and constant use. This large building investment can be protected by making repairs in the near future. "A stitch in time saves nine," is a good adage to observe in both public and private affairs.

Competent architects and contractors can estimate the usual depreciation in a building of any kind of construction. A careful survey of the properties owned by the state and provision by a permanent statute providing funds to meet such depreciation and wear is worthy of consideration. It is a business practice followed by successful business today. With the burden of other legislative problems, it is impossible for each Legislature to inform itself and wisely provide for the necessary maintenance of state property. Economy does not always consist in pinching pennies. It also consists in the wise investment of money. Funds are available without the levying of new or additional taxes to make extensive improvements. Such use of surplus monies should be classed as an investment which will yield substantial dividends. Such a program of capital improvements should be set up, not only to meet the needs of the institutions, but to aid in meeting the problem of re-employment after the war.

POST WAR PLANNING

Another report into which a tremendous amount of work has gone is the report of the Post War Planning Committee.

The reverses which we have suffered on the western front in recent weeks have largely dispelled the undue optimism and wishful thinking in which we were indulging. Thoughtful men are ceasing to predict when the war will end. We hope it will be over before 1947—when the next Legislature meets. Today our job—the job of every able bodied man and women, boy and girl, is to make an increased effort in the field of production and of self sacrifice. No effort on our part must be spared to shorten or to end the tremendous sacrifices and losses the war is now causing. No word we can say or deed we can do can add lustre to the heroic record our sons and daughters are writing in flaming red on battlefields around the world.

We can and we must preserve for them good, honest, efficient, representative self government at home. Federal, state and local units of government must make any sacrifices necessary to keep our government on a sound basis. We have no right to ask these sons and daughters to fight the war, shoulder the burden of paying two-thirds of the cost of the war when they return, and pay a public debt incurred by needless public extravagance and waste. These times call for patriotism and unselfishness at home, as well as on the battle front.

We must consider and plan for the future. The old maxim is "in time of peace prepare for war." I say in time of war, we must also prepare for peace. I recommend to you the consideration of the report of the Post War Planning Committee. It contains many worthy suggestions. Let us not forget, however, in planning and financing such programs, that, to a very large extent we shall be spending the potential wages of those we are seeking to aid—the returning veteran.

Let us make sure that we are really benefiting our returning heroes and not doing something in their name that will primarily benefit others. Let us remove the patriotic wrappings of such legislation and examine what is really inside.

SALES AND USE TAX

Since the adoption of the Sales and Use Tax in this state, the burden of this tax has been imposed upon the political subdivisions of the state, such as, cities, counties, and school districts. These taxes have been paid out of monies collected by these local subdivisions for the support of these units of government. In a sense it constitutes a tax upon a tax. Local communities are having and will continue to have difficult financial problems to meet. It is my belief that the imposition of this tax by the state upon these units of local government is both economically unsound and unnecessary. It is difficult of administration and a burden upon the several subdivisions of state government, seemingly out of proportion to any desirable benefit.

Provision should be made to relieve them of the payment of any sales or use tax in the future. It is estimated that the elimination of this tax will remove a burden upon the cities, counties and school districts of the state of approximately three hundred and fifty thousand dollars.

TAXES

The problem of taxes is one of the oldest and most controversial subjects of government. Mary and Joseph were on their way to Jerusalem in response to the command of a Roman tax collector, when Jesus was born.

"Taxation without representation is tyranny," was a slogan of the founding fathers of this country.

Today the American taxpayer is faced with the greatest tax burden and debt in history.

A great deal has been said during the last few months about the balances in our State treasury. Fortunately the State of Iowa as a unit of government is in a sound, prosperous condition. This is the result of careful budgeting by Legislatures, economical administration of funds by officials and increased receipts in certain funds as a result of the war. This has given rise in some instances to an unwarranted feeling of great wealth. Iowa is not a wealthy state. Before the war our per capita income was neither the greatest nor the smallest. Iowa, financially, is a middle-class state.

A substantial part of the funds accumulated is pledged under our constitution and laws to specific purposes. Unemployment compensation funds and road funds are examples. They cannot be spent for any other purpose. Part of the surplus must be used to replace worn out equipment which cannot now be replaced because of the war. I shall not attempt to quote figures to you. They are available in the reports of the treasurer and different departments.

Sound though the condition of our state finances are, there is another side to the picture. We are partners with the federal government in the most costly war of all time. As partners, we as a state are liable

for the debts incurred by the federal government either for fighting this war or for political pork barrel appropriations.

The President has told us that the cost of this war is approximately 250 million dollars a day. Iowa's share each 24 hours is about five million dollars. We are paying about one-third the cost of the war and going in debt for two-thirds of it. Iowa's share of the debt for war today and every day the war continues will be about three million, three hundred and thirty-three thousand dollars. By the end of January—one month's share of the war debt for Iowa will be one hundred million dollars, an amount several times that of our surplus. It is a debt Iowa must pay.

Let us use another yard stick with which to measure our financial condition. The federal debt by the end of the war will be approximately 300 billion dollars. Iowa's share of this debt will be 6 billion dollars. The assessed valuation of all the real estate in Iowa, assessed at sixty per cent of its actual value is two billion, four hundred and sixty-five million, four hundred and three thousand dollars.

Today Iowa spends for the support of her public school system and for the cost of every city and county government in Iowa, 100 million dollars. Iowa's share of the interest upon the estimated federal debt at two per cent would be 120 million dollars a year. Further comparisons might be made, but time forbids.

It appears that the problem of public financing for the federal government, for our state and for our counties, cities and school districts, will be one of our most perplexing and vexing questions after the war. The part of wisdom suggests that a careful survey be made by experts of Iowa's tax system and of her resources. Such a survey should be available for the consideration of the next legislature. Although the receipts in some Iowa tax funds are increasing, others are decreasing. Both increases and decreases result largely because of the war.

Some people seem to have the belief that the state treasury is an inexhaustible source of money. Iowa owns no money and does not have primarily within itself the means to produce wealth. Neither can we print or coin the token we call money. Money is created only by the creation of goods, or the rendering of service. After the farmer, the laborer and the factory have created wealth, the government demands a part of it for the protection it has given to the individual or the business. Iowa can have, within its means, whatever the citizenry is willing to pay for. For every appropriation of public money, for public service, there must be a tax for the citizenry to pay—a tax that must be paid by the widow, the orphan, the weak and the old, the poor man as well as the rich man.

Many demands will be made upon you. They will earn your sympathy. Most will carry advantages of definite worth. They will suggest services and comforts of great appeal. I can only suggest. You must legislate. I humbly remind that when you legislate, you should act in the interest of all the people. Public money is a public trust. Much of the surplus we have accumulated is the result of the war. It is in a sense "blood money" and must be administered as a sacred trust.

I suggest that before you begin to appropriate money for specific purposes, you carefully determine just how much you have to spend; that you carefully total all the askings of money that are made of you,

then see if there is money enough to go around before commencing to spend. If there is not enough money, two courses lie open before you. You must either make an equitable distribution of the funds you have among the different askings, or levy additional taxes. Personally I feel that we should cut our pattern to fit our cloth.

Let us not forget the story about the dream of the old king who saw the seven fat cows followed by the seven lean ones. The war-created fat years we have today are bound to be followed by the lean years of depression tomorrow. Our watch word may well be "Waste not, want not."

The cost of state and local government is increasing just as is the cost of operating any business. Some of the increases are caused by competition between industry and the federal government for man power.

Today no one knows the length or final cost of the war. No one knows what new or additional taxes the federal government will have to levy to support the war. Our patriotism and determination to win the war and a proper sense of prudence and caution indicate that no new or additional taxes should be levied during this emergency.

The surpluses now on hand, together with revenues in funds increased by the war, should be sufficient to meet all of the needs of Iowa government during the next biennium. I believe that thrift and economy in government, in business, and in personal affairs is a prerequisite to public or private success in time of either war or peace.

LIBERALISM

We are living in an age of change. While the war is raging, great social changes are going on in the world. Some are good and some are bad. In the name of liberalism many experiments are being tried in governments around the world. Many of them have been tried in principle thousands of years ago and have repeatedly failed. They will fail again. Things are not necessarily bad because they are old. Neither are they necessarily good because they are new.

Our American system of self government, while new, has given us one of the most stable governments in the world. It stands as one of the oldest governments in continuous existence in the world today. It is based on the theory of division of power—division of power between the Federal and State governments. Division of power in both Federal and State governments was also made by the establishment of three coordinated branches—the legislative, the executive and judicial.

Today we face the danger of government becoming too big. Vast new powers have been given to or assumed by Federal authority as a result of the depression and of the war. A few years ago liberals feared Wall Street and the financial interests vested there. Wall Street was accused of using the power of wealth to influence elections, to control legislation, and to direct public affairs, all for its own selfish benefit. Today every charge made against the dangers of the concentration of great power in the hands of Wall Street and the money barons can be made against Washington. Great concentration of power in the hands of any small group of individuals, whether it be industry, government, or some other group, is a threat to liberty.

Here in Iowa, government in the past has kept in the middle of the road. We have tried to avoid getting to the right or to the left of center. We have tried to follow a common-sense middle-of-the-road course.

The world today, like the Tower of Babel, is confused by the sound of many voices talking in many tongues. In all of this confusion Iowa can make a real contribution to the world of tomorrow by adhering to time-proven principles. Let us be neither the last to discard the old nor yet the first to put on the new. Standing on the isthmus of the present, we shall take stock of our situation, look back for guidance to the failures and successes of the past and then press on to the future. Let us all strive to keep government in Iowa on a common-sense, middle-of-the-road course.

Sound State government is the foundation upon which our Federal government was built. To preserve it is a matter of primary concern. If we are to resist the trend toward centralization of government in America and around the world, we here in Iowa must face the responsibilities and opportunities that times like these present to us.

CONCLUSION

Time does not permit the discussion, or even mention of all of the problems which shall confront you. From time to time I shall be glad to visit with you and listen to your views on the various problems of legislation and to express to you my views upon these subjects. The latch-string to the Governor's office is always out to the members of the Legislature and the door is open wide. The most important task which shall confront me during the next two years shall be that of rendering whatever assistance I can give to you during this session of the Legislature. I want you to feel free, at all times, to come to my office for a discussion of the problems that you must consider.

You are meeting during historic times, during a troubled period in the history of the state, the nation and the world. You will not always be able to satisfy the demands of every group. Compromises may have to be made which will be unsatisfactory, even to yourself, in order to reach a solution to a pressing problem. But if you seek to fully inform yourself before taking action and in the light of that information seek to act for the benefit of all of the people in the State of Iowa as distinguished from a particular group or class, I am sure you will be rewarded by the satisfaction that can come only from a task well done. Your tasks call for the wisdom of a Solomon, the courage of a Daniel, the strength of a Sampson, the fidelity of a Ruth and the compassion and tenderness of the Master.

In conclusion I bring you the words of Kipling:

*"If you can keep your head when all about you
Are losing theirs and blaming it on you,
If you can trust yourself when all men doubt you,
But make allowance for their doubting too;
If you can wait and not be tired of waiting,
Or being lied about don't deal in lies,*

*Or being hated don't give way to hating,
And yet don't look too good, nor talk too wise!*

*If you can bear to hear the truth you've spoken
Twisted by knaves to make a trap for fools,
If you can talk with crowds and keep your virtue,
Or walk with kings—nor lose the common touch,
If neither foes nor loving friends can hurt you,
If all men count with you, but none too much:
If you can fill the unforgiving minute
With sixty seconds' worth of distance run,
Yours is the earth and everything that's in it,
And—which is more—you'll be a man, my son!"*

And when the final gavel shall have fallen on this session and this session shall have passed on into history, may you hear those welcome word, "Well done, thou good and faithful servant,"

The minutes of the joint convention were read and approved.

Colburn of Shelby moved that the joint convention be now dissolved. Motion prevailed.

The House reconvened, Speaker Felton in the chair.

Nielsen of Pottawattamie moved that the House adjourn until Tuesday, January 16, 1945, at 2 p. m. in accordance with Senate Concurrent Resolution 5.

Motion prevailed and the House adjourned.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 16, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Elmer Sahlgren, pastor of Bethany Lutheran church, Des Moines, Iowa.

Journal of January 11 was corrected and approved.

• LEAVE OF ABSENCE

Leave of absence was granted Peterson of Buena Vista on request of Pritchard of Hancock; Robinson of Monroe excused indefinitely on request of Datisman of Lyon; Langland of Winneshiek excused indefinitely on request of Te Paske of Sioux.

PETITIONS

Morrissey of Jasper presented a resolution from the Parent-Teachers' Association of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Nielsen of Pottawattamie presented a petition signed by 18 members of the Oak School Parent-Teachers' Association of Council Bluffs, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a resolution from the Emerson Hough Parent-Teachers' Association of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a resolution from the Lincoln Parent-Teachers' Association of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Hedin of Scott, and Schwengel of Scott presented a resolution

from the Scott County Farmers Institute urging favorable legislation to farmers.

Referred to committee on agriculture.

Morrissey of Jasper presented a petition from the Washington Parent-Teachers' Association of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by 25 citizens of Benton county, Iowa, urging favorable legislation to the retirement pay or pension plan for state employees and for county and municipal employees.

Referred to committee on departmental affairs.

Anderson of Henry presented a petition signed by 55 employees of the Mt. Pleasant State Hospital urging favorable legislation to the retirement pay or pension plan for state employees.

Referred to committee on departmental affairs.

Weichman of Benton presented a petition signed by 53 employees of the Iowa School for the Blind urging favorable legislation to the retirement pay or pension plan for state employees.

Referred to committee on departmental affairs.

Huston of Washington presented a petition from the employees of the Washington Municipal Water and Light Plant urging favorable legislation to the retirement pay or pension plan for municipal employees.

Referred to committee on departmental affairs.

PRESENTATION OF VISITORS

Hoeness of Madison presented O. H. Hollen, Gale Marston and E. I. Welden, the Farm Bureau legislative committee of Madison county.

Fimmen of Davis presented to the House the Honorable S. F. Randolph, member of the Forty-fourth General Assembly, from Davis county.

PRESENTATION OF WINNERS IN MILKWEED CONTEST

Frederickson of Palo Alto introduced LeRoy Powers, the champion, and his teacher, Ella May Bruck: Smith of Clayton introduced Miss Wilhelmina Tapper, the runner-up, and her teacher, Mrs. Myrtle Kluss. Preceding the introduction, the Speaker made the following remarks:

The war in its tremendous development has called upon every avenue of production for its needs and requirements. Supplies of all kinds are scarce and while we, as civilians, may feel the curtailment which it has made necessary, our most important objective is to supply the needs of our fighting forces. The heavy increase in the personnel of our navy has made it necessary to provide some substitute in the manufacture of life preservers. The milkweed pod has been judged a satisfactory substitute but the collection of these pods was not an easy matter in this day of manpower shortage.

To make up for this deficiency, the school children of the country were asked to join in a campaign to provide this very necessary material. The Register and Tribune of Des Moines conducted a contest among the school children of the state to encourage the gathering of milkweed pods.

We have with us today the state champion and the runner-up in this contest and their teachers. I am going to ask the representatives from each of the two counties in which these successful contestants live to introduce these two young people who have rendered such a patriotic service.

ANNOUNCEMENT BY SPEAKER

The Acts of the Fiftieth General Assembly provided that there should be four members from the legislature, two from the Senate and two from the House, to serve on the Iowa Industrial and Defense Commission, one of which in each House shall be the chairman of the Defense Committee and the other to be appointed by the Speaker of the House and the President of the Senate.

The Attorney General has ruled that under the provisions of the law, the terms of the present members have expired with the beginning of the Fifty-first General Assembly, therefore it requires new appointments, and therefore I appoint the gentleman from Hardin, Mr. Bryson, and the gentleman from Bremer, Mr. Gardner.

ASSISTANT CHIEF CLERK

Martin of Appanoose moved that H. L. Peyton be appointed assistant chief clerk of the House. Motion prevailed and H. L. Peyton was declared elected assistant chief clerk.

MEMBERS' OATH OF OFFICE

The following members assembled at the desk, took and subscribed to the following oath:

I solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Iowa, and that I will faithfully and impartially discharge the duties of the office of Representative in the General Assembly of the State of Iowa to the best of my ability, so help me God.

FRANK W. LESS.

EMPLOYEES' OATH OF OFFICE

The following officers and employees assembled at the desk and took the following oath of office:

I do solemnly swear that I will support the Constitution of the United States and the Constitution of the state of Iowa, and that I will faithfully discharge the duties of my office to the best of my ability.

H. L. PEYTON.

B. ALDINGER.

C. A. GARDNER.

ANNOUNCEMENTS OF STANDING COMMITTEE APPOINTMENTS

AERONAUTICS

Nielsen—	Hicklin	McEleney	Capesius
Chairman	Tyrrell	Jessen	Bents
Vanderwilt	Williams	Poston	

AGRICULTURE 1

Tyrrell—	Baker	Cooper	Cox
Chairman	Datisman	Fulk	Colburn
Weichman	Davis of	Nelson	Kruse
Stevens	Fayette	Huston	Hoeness
Strawman	Walter of	Miller	Meyer
Langland	Marshall	Watson	McNeill
Peterson	Putney	Pritchard	Smith of
Good	Parrish	Whitehead	Dickinson
Morrissey	Simonsen	Krueger	Bents

AGRICULTURE 2

Siefkas—	Whitaker	Kilpatrick	Donohue
Chairman	Te Paske	Moore	Visser
Blewett	Kuester	Redman	Frederickson
Frei	Vanderwilt	Anderson	Kuhlmann
Bass	Smith of	Olson	Norland
Saylor	Clayton	Klemesrud	Lynch
Fletcher	Shepard		

ANIMAL INDUSTRY

Bockwoldt— Chairman	Walter of Marshall	Smith of Clayton	Peterson
Robb	Cooper	Krueger	Kuhlmann
Good	Fulk	Meyer	Robinson of Monroe
Baker	Nelson	Watson	McNeill
Simonsen			

APPROPRIATIONS

Kuester— Chairman	Steinberg	Van Eaton	Avery
Prentis	Davis of Fayette	Gardner of Linn	Anderson
Wormley	Stevens	Weichman	Cowan
Blewett	Putney	Miller	Kruse
Hall	Bass	Robinson of Delaware	Walter of Pottawattamie
Bockwoldt	Bryson	Moore	Colburn
Bonn	Hedin	Krueger	McFarlane
Klemesrud	Strawman	Whitehead	Fimmen
Donohue	Latchaw	Wellington	Siefkas
Tyrrell	Cooper	Cox	Lynch
Good	Fulk	Blatti	Swaner
Edwards	Heffner	Hocness	Tatum
Morrissey	Huston		Poston
Carlson			

BANKS AND BANKING

Weichman— Chairman	Palmer	Robinson of Delaware	Wormley
Te Paske	Walter of Marshall	Redman	Olson
Hall	Strawman	Mills	Vanderwilt
Davis of Black Hawk	Schwengel	Pritchard	Duffield
Langland	Heffner	Gardner of Linn	Watson
Klemesrud	Huston	Burkman	Putney
Morrissey	Dodds	Colburn	Capesius
Carlson	Miller	Jessen	Lynch
			Less

BOARD OF CONTROL

Heffner— Chairman	Strawman	Whitehead	Olson
Dodds	Gardner of Bremer	Wellington	McReynolds
Robb	Fulk	Putney	Smith of Dickinson
Bonn	Shepard	Stevens	Kuhlmann
Prentis	Kilpatrick	Nelson	Robinson of Monroe
Williams	Moore	Saylor	
Bryson	Mills	Blewett	

BUILDINGS AND LOAN

Hedin— Chairman	Davis of Black Hawk	Cowan	Reed
McFarlane	Wellington	Moore	Capesius
		Robinson of Delaware	Less

CITIES AND TOWNS

McFarlane— Chairman	Hedin	Burkman	Fletcher
Carlson	Latchaw	Avery	Langland
Farmer	Schwengel	Duffield	Visser
Steinberg	Robb	Walter of Pottawattamie	Aubrey
Frei	Whitaker	Wormley	Utzig
McEleney	Te Paske	Robinson of Delaware	Less
Putney	Van Eaton		Capesius
	Whitehead		Swaner

CHILD WELFARE

Edwards—	Smith of	Gardner of	Saylor
Chairman	Clayton	Bremer	Robinson of
Lynch	Cox	Meyer	Monroe
Lane	Gardner of	Moore	McReynolds
Blewett	Linn	Siefkas	Norland
Te Paske			

CLAIMS

Robinson of	Latchaw	Hoeness	Olson
Delaware—	Huston	Frei	Kuhlmann
Chairman	Moore	Saylor	Aubrey
Simonsen	Bonn	Palmer	Visser
Datisman			

COMMERCE AND TRADE

Carlson—	Moore	Fimmen	Martin
Chairman	McFarlane	Wellington	Kilpatrick
Meyer	Reed	Edwards	

COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES

Donohue—	Datisman	Fulk	Reed
Chairman	Steinberg	Watson	Stevens
Hall	Bass	Nielsen	McReynolds
Langland	Parrish	McFarlane	

CONSERVATION OF RESOURCES

Hall—	Peterson	Bass	Pritchard
Chairman	Morrissey	Fletcher	Kilpatrick
Poston	Williams	Huston	Bents
Avery	Edwards	Krueger	Frederickson

CONSOLIDATION AND COORDINATION OF STATE GOVERNMENT

Bryson—	Robinson of	Edwards	Utzig
Chairman	Delaware	Baker	Frederickson
	Weichman		

CONSTITUTIONAL AMENDMENTS

Duffield—	Bonn	Farmer	Pritchard
Chairman	Davis of	Blewett	Capesius
Tatum	Black Hawk	Olson	Norland
Siefkas	Duffield	Wormley	McNeill
Blatti			

COUNTY AND TOWNSHIP AFFAIRS

Blatti—	Davis of	Frei	McNeill
Chairman	Black Hawk	Parrish	Bents
Cooper	Edwards	Fulk	McReynolds

DAIRY AND FOOD

Kruse—	Davis of	Smith of	Olson
Chairman	Fayette	Clayton	Datisman
Morrissey	Gardner of	Rodman	Strawman
Simonsen	Bremer	Blatti	Swaner
	Nelson	Meyer	Norland

DEPARTMENTAL AFFAIRS

Walter of Pot-	Donohue	Vanderwilt	Watson
tawattamie—	Schwengel	Miller	Utzig
Chairman	Wellington	Gardner of	Bents
Gardner of		Bremer	
Linn			

DRAINAGE

Cox—	Hicklin	Peterson	Capesius
Chairman	Baker	Datisman	Lynch
Wellington	Fletcher	McNeill	

ELECTIONS

Cooper—	Steinberg	Blewett	Pritchard
Chairman	Palmer	Datisman	Shepard
Fletcher	Schwengel	Duffield	McReynolds
Vanderwilt	Long	Kilpatrick	Kuhlmann
Langland			

EMERGENCY LEGISLATION

Blewett—	Mills	Krueger	Aubrey
Chairman	Cowan	Long	Robinson of
Anderson	Farmer	McFarlane	Monroe
Baker	Klemesrud	Moore	

ENROLLED BILLS

Anderson—	Davis of	Gardner of	Putney
Chairman	Black Hawk	Bremer	Visser
		Mills	Aubrey

FISH AND GAME

Latchaw—	Hicklin	Shepard	Burkman
Chairman	Williams	Farmer	Bents
Klemesrud	McEleney	Anderson	Frederickson
Whitaker	Robb	Kruse	Kuhlmann
Hall	Kilpatrick	Dodds	

HORTICULTURE AND FORESTRY

Walter of	Kilpatrick	Stevens	McNeill
Marshall—	Hoeness	Smith of	Bents
Chairman	Datisman	Clayton	
Peterson			

INSURANCE

Colburn—	Langland	Schwengel	Wormley
Chairman	Donohue	Kuester	Sloane
Avery	Te Paske	Mills	Less
Burkman	Palmer	Huston	Frederickson

INTERSTATE BRIDGES

Wellington—	Palmer	Schwengel	Kuhlmann
Chairman	Long	Nelson	Utzig
McEleney	Van Eaton	McNeill	

JUDICIAL AND POLITICAL DISTRICTS

Hoeness—	Cooper	Siefkas	McNeill
Chairman	Robinson of	Smith of	McReynolds
Less	Delaware	Clayton	
Redman			

JUDICIARY 1

Farmer—	Steinberg	Te Paske	Langland
Chairman	Fimmen	Weichman	Pritchard
Neilsen	Bryson	Cox	Kruse
Miller	Parrish	Duffield	Lynch
Donohue	Fulk	Burkman	Poston
Carlson	Heffner	Wormley	

JUDICIARY 2

Sloane—	Robinson of	Walter of	Prentis
Chairman	Delaware	Pottawattamie	Strawman
Bonn	Blatti	Davis of	Vanderwilt
Van Eaton	Avery	Fayette	Less
		Hicklin	Tatum
		Reed	

LABOR

Long—	Hedin	Good	Robb
Chairman	Schwengel	Heffner	Jessen
Latchaw	Nelson	Lane	Aubrey
Baker	Krueger	Sloane	Utzig
Simonsen	Martin	Prentis	Swaner
Carlson	Cowan	Cox	Poston
Stevens			

LIQUOR CONTROL

Miller—	Bass	Krueger	Blatti
Chairman	Cooper	Mills	Hoeness
Siefkas	Saylor	Meyer	Hedin
Peterson	Nelson	Cox	Aubrey
Simonsen	Te Paske	Martin	Smith of
Lane	Carlson	Davis of	Dickinson
McEleney	Kuester	Black Hawk	Utzig

MILITARY AND VETERANS AFFAIRS

Gardner of	Hicklin	Palmer	Hall
Linn—	Prentis	Reed	Parrish
Chairman	Williams	Jessen	Tatum

MINES AND MINING

Good—	McFarlane	Cox	Robinson of
Chairman	Vanderwilt	Hoeness	Monroe
Duffield	Shepard	Martin	Visser
Burkman			

MOTOR VEHICLES AND TRANSPORTATION

Wormley—	Steinberg	Weichman	Davis of
Chairman	Frei	Shepard	Fayette
Pritchard	McEleney	Kilpatrick	Burkman
Bockwoldt	Fimmen	Watson	Walter of
Davis of	Bass	Farmer	Marshall
Black Hawk	Latchaw	Cox	Colburn
Hicklin	Heffner	Martin	Lane
Peterson	Robb	Blatti	Dodds
Simonsen	Whitaker	Anderson	Smith of
Carlson	Nielsen	Jessen	Dickinson
	Van Eaton	Sloane	Poston

NATIONAL DEFENSE

Gardner of	Walter of	Stevens	Jessen
Bremer—	Marshall	Gardner of	Reed
Chairman	Hicklin	Linn	Visser
	McEleney	Wormley	Utzig

OLD AGE ASSISTANCE

Dodds—	Palmer	Saylor	Hoeness
Chairman	Gardner of	Miller	Peterson
Edwards	Bremer	Cowan	Lynch
Datishman	Heffner		

PHARMACY

Robb—	Peterson	Bockwoldt	Less
Chairman	Hedin	Blatti	Frederickson
Williams	Fletcher	Blewett	McReynolds

POLICE REGULATION—SUPPRESSION OF CRIME AND INTEMPERANCE

Datishman—	Cowan	Mills	Aubrey
Chairman	Robb	Baker	Smith of
Shepard	Whitaker	Robinson of	Dickinson
		Monroe	

POSTWAR DEVELOPMENT

Prentis—	Davis of	Watson	Morrissey
Chairman	Fayette	Moore	Hall
Tyrrell	Martin	Smith of	Sloane
Carlson	Colburn	Clayton	Swaner
Krueger	Whitehead	Hicklin	Capesius

PRINTING

Klemesrud—	Schwengel	Whitehead	Van Eaton
Chairman	Frei	Walter of	Swaner
		Pottawattamie	

PRIVATE CORPORATIONS

Te Paske—	Tyrrell	Sloane	Walter of
Chairman	Williams	Krueger	Marshall
Bryson	Gardner of	Nielsen	Capesius
Walter of	Bremer	Wellington	Norland
Pottawattamie	Martin		

PUBLIC HEALTH

Avery—	Davis of	Gardner of	Klemesrud
Chairman	Fayette	Linn	Lane
Kruse	Walter of	Walter of	Tyrrell
Hall	Marshall	Pottawattamie	Burkman
Bockwoldt	Fimmen	Colburn	Bonn
Donohue	Bryson	Sloane	Swaner
Morrissey	Heffner	Long	Less
Carlson	Dodds	Nielsen	Tatum
	Whitehead	Hicklin	

PUBLIC LANDS AND BUILDINGS

Whitehead—	Gardner of	Donohue	Kuester
Chairman	Bremer	Hedin	Moore
	Bonn	Huston	Bents

PUBLIC LIBRARIES

Mills—	Cooper	Avery	Lynch
Chairman	Bass	Siefkas	Capesius
Redman	Farmer	Saylor	Utzig
Anderson			

PUBLIC UTILITIES

Pritchard—	Davis of	Cowan	Whitaker
Chairman	Black Hawk	Olson	Parrish
Fimmen	Long	Sloane	Lane
Hall	Putney	Nielsen	Palmer
Davis of	Blewett	Jessen	Robinson of
Fayette	Dodds	Avery	Monroe
Prentis	Vanderwilt	Hedin	Tatum
Edwards	Martin		Norland

RAILROADS

Hicklin—	Long	Davis of	Saylor
Chairman	Hedin	Fayette	Parrish
Heffner	Whitehead	Jessen	Strawman
Hall	Gardner of	Sloane	Swaner
Tyrrell	Linn	Morrissey	Poston
Lane	Cowan	Williams	Tatum
Fimmen	Colburn	Good	Kuhlmann

ROADS AND HIGHWAYS

Fimmen—	Walter of	Nelson	Kruse
Chairman	Marshall	Whitaker	Hoeness
Good	McEleney	Kuester	Smith of
Siefkas	Latchaw	Redman	Dickinson
Bonn	Parrish	Pritchard	Visser
Baker	Jessen	Anderson	

RULES

Morrissey— Chairman Wormley	Reed Bryson Farmer	McFarlane Bockwoldt Prentis	Wellington Poston
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SCHOOLS AND TEXTBOOKS

Steinberg— Chairman	Bass	Watson	Latchaw
Lane	Schwengel	Redman	Miller
Bockwoldt	Fulk	Meyer	Cooper
Siefkas	Huston	Whitehead	Walter of
Klemesrud	Robb	Martin	Pottawattamie
Good	Kuester	Anderson	Frederickson
Edwards	Smith of	Robinson of	Aubrey
Morrissey	Clayton	Delaware	Visser
	Weichman	Whitaker	Norland

SOCIAL SECURITY

Reed— Chairman	Sloane	Martin	Fletcher
Long	Hall	Nielsen	McReynolds
Bockwoldt	Colburn	Van Eaton	Robinson of
Bryson	Meyer	Latchaw	Monroe
Dodds	Simonsen	Krueger	Poston
	Siefkas	Kruse	

STATE EDUCATIONAL INSTITUTIONS

Huston— Chairman	Tyrrell	Redman	Bonn
Swaner	Strawman	Shepard	Lynch
	Watson	Van Eaton	Frederickson

TAX REVISION

Cowan— Chairman	Donohue	Smith of	Weichman
Steinberg	Datisman	Clayton	Smith of
Bockwoldt	Frei	Bryson	Dickinson
Langland	Fletcher	Kuester	Norland
	Olson	Duffield	

TELEPHONE, TELEGRAPH AND EXPRESS

Martin— Chairman	Long	Avery	Less
Cox	Dodds	Te Paske	Swaner
Klemesrud	Gardner of	Frei	
	Linn		

WAYS AND MEANS

Lane— Chairman	Fimmen	Dodds	Walter of
Reed	Steinberg	Kuester	Pottawattamie
Weichman	Stevens	Miller	Colburn
Prentis	Putney	Blatti	Nielsen
Tyrrell	Bryson	Duffield	McFarlane
Good	Latchaw	Kruse	Tatum
	Parrish	Hedin	Smith of
			Dickinson

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES

Enrolled bills— Chairman	ANDERSON OF HENRY	Public libraries
Emergency legislation	Appropriations	Roads and highways
Agriculture 2	Fish and game	Schools and textbooks
	Motor vehicles and transportation	

Cities and towns	AUBREY OF WAPELLO	Schools and textbooks
Claims	Liquor control	Enrolled bills
Emergency legislation	Police regulation, suppression of crime and intemperance	
Labor		

AVERY OF CLAY		
Public health— Chairman	Cities and towns	Public utilities
Appropriations	Conservation of re- sources	Telephone, telegraph and express
Insurance	Judiciary 2	Public libraries
BAKER OF CALHOUN		
Agriculture 1	Drainage	Police regulation— suppression of crime and intemperance
Animal industry	Emergency legislation	Roads and highways
Consolidation and co- ordination of state government	Labor	
BASS OF MONTGOMERY		
Agriculture 2	Conservation of re- sources	Motor vehicles and transportation
Appropriations	Liquor control	Public libraries
Compensation of pub- lic officers and employees		Schools and textbooks
BENTS OF HOWARD		
Agriculture 1	Horticulture and for- estry	Aeronautics
Conservation of re- sources	Public lands and build- ings	County and township affairs
Fish and game		Departmental affairs
BLATTI OF CHICKASAW		
County and township affairs	Constitutional amend- ments	Motor vehicles and transportation
Chairman	Dairy and food	Ways and means
Appropriations	Judiciary 2	Pharmacy
	Liquor control	
BLEWETT OF FRANKLIN		
Emergency legislation —Chairman	Child welfare	Constitutional amend- ments
Agriculture 2	Public utilities	Pharmacy
Appropriations	Elections	
	Board of control	
BOCKWOLDT OF IDA		
Animal industry— Chairman	Motor vehicles and transportation	Schools and textbooks
Appropriations	Public health	Social security
	Rules	Tax revision
		Pharmacy
BONN OF IOWA		
Judiciary 2	Public health	State educational in- stitutions
Appropriations	Public lands and build- ings	Constitutional amend- ments
Board of control	Roads and highways	
Claims		
BRYSON OF HARDIN		
Consolidation and co- ordination of state government— Chairman	Appropriations	Rules
Private corporations	Board of control	Social security
	Judiciary 1	Ways and means
	Public health	Tax revision
BURKMAN OF POLK		
Insurance	Fish and game	Motor vehicles and transportation
Banks and banking	Judiciary 1	Public health
Cities and towns	Mines and mining	

Aeronautics	CAPESIUS OF KOSSUTH	Constitutional amend- ments
Banks and banking	Private corporations	Postwar development
Cities and towns	Public libraries	Cities and towns
Drainage	Building and loan	
Commerce and trade— Chairman	CARLSON OF WOODBURY	Motor vehicles and transportation
Cities and towns	Banks and banking	Public health
Appropriations	Judiciary 1	Postwar development
	Labor	
	Liquor control	
Insurance—Chairman	COLBURN OF SHELBY	Social security
Agriculture 1	Motor vehicles and transportation	Ways and means
Appropriations	Public health	Postwar development
Banks and banking	Railroads	
Elections—Chairman	COOPER OF ADAMS	Schools and textbooks
County and township affairs	Animal industry	Judicial and political districts
Agriculture 1	Appropriations	
	Liquor control	
	Public libraries	
Tax revision— Chairman	COWAN OF KEOKUK	Railroads
Appropriations	Emergency legislation	Police regulation— suppression of crime and intemperance
Building and loan	Labor	
	Old age assistance	
	Public utilities	
Drainage—Chairman	COX OF WEBSTER	Mines and mining
Telephone, telegraph and express	Appropriations	Motor vehicles and transportation
Agriculture 1	Judiciary 1	Child welfare
	Labor	
	Liquor control	
Police regulation— suppression of crime and intemperance— Chairman	DATISMAN OF LYON	Old age assistance
Claims	Compensation of public officers and em- ployees	Tax revision
	Horticulture and for- estry	Dairy and food
		Drainage
		Elections
Enrolled bills	DAVIS OF BLACK HAWK	Liquor control
Banks and banking	Constitutional amend- ments	Motor vehicles and transportation
Building and loan	County and township affairs	Public utilities
Agriculture 1	DAVIS OF FAYETTE	Public utilities
Appropriations	Motor vehicles and transportation	Railroads
Dairy and food	Public health	Postwar development
Judiciary 2		
Old age assistance— Chairman	DODDS OF DES MOINES	Telephone, telegraph and express
Board of control	Motor vehicles and transportation	Ways and means
Banks and banking	Public health	Fish and game
	Public utilities	
	Social security	
Compensation of public officers and employ- ees—Chairman	DONOHUE OF CEDAR	Public lands and buildings
Agriculture 2	Appropriations	Tax revision
	Departmental affairs	Judiciary 1
	Insurance	
	Public health	

Constitutional amend- ments—Chairman Mines and mining	DUFFIELD OF GUTHRIE	
	Judiciary 1	Elections
	Ways and means	Banks and banking
Child welfare— Chairman Old age assistance Appropriations	EDWARDS OF UNION	
	Consolidation and co- ordination of state government	Public utilities
	County and township affairs	Schools and textbooks Commerce and trade Conservation of resources
Judiciary 1—Chairman Cities and towns Emergency legislation Fish and game	FARMER OF LINN	
	Motor vehicles and transportation	Constitutional amend- ments
	Rules Social security	Public libraries
Roads and highways— Chairman Public utilities Appropriations	FIMMEN OF DAVIS	
	Commerce and trade	Public health
	Judiciary 1 Motor vehicles and transportation	Railroads Ways and means
Elections Agriculture 2 Conservation of resources	FLETCHER OF OSCEOLA	
	Drainage	Tax revision
	Pharmacy Social security	Cities and towns
Agriculture 2 Conservation of resources Fish and game	FREDERICKSON OF PALO ALTO	
	Schools and textbooks	Consolidation and co- ordination of state government
	State educational institutions	Insurance Pharmacy
Agriculture 2 Cities and towns Claims	FREI OF GRUNDY	
	County and township affairs	Printing
	Motor vehicles and transportation	Tax revision Telephone, telegraph and express
Agriculture 1 Animal industry Appropriations Board of control	FULK OF PAGE	
	Compensation of public officers and em- ployees	County and township affairs
		Judiciary 1 Schools and textbooks
National defense— Chairman Public lands and buildings	GARDNER OF BREMER	
	Board of control	Old age assistance
	Child welfare Dairy and food Enrolled bills	Private corporations Departmental affairs
Military and veterans affairs—Chairman Departmental affairs Banks and banking	GARDNER OF LINN	
	Child welfare	Telephone, telegraph and express
	National defense Public health Railroads	Appropriations
Mines and mining— Chairman Roads and highways Agriculture 1	GOOD OF BOONE	
	Animal industry	Railroads
	Appropriations Labor	Schools and textbooks Ways and means

HALL OF MILLS		
Conservation of resources—Chairman	Appropriations	Railroads
Compensation of public officers and employees	Banks and banking	Social security
	Fish and game	Postwar development
	Public health	Military and veterans affairs
	Public utilities	
HEDIN OF SCOTT		
Building and loan—Chairman	Labor	Public utilities
Appropriations	Liquor control	Railroads
Cities and towns	Public lands and buildings	Pharmacy
		Ways and means
HEFFNER OF HAMILTON		
Board of control—Chairman	Banks and banking	Motor vehicles and transportation
Railroads	Judiciary 1	Old age assistance
Appropriations	Labor	Public health
HICKLIN OF LOUISA		
Railroads—Chairman	Drainage	Public health
Military and veterans affairs	Fish and game	National defense
Aeronautics	Judiciary 2	Postwar development
	Motor vehicles and transportation	
HOENESS OF MADISON		
Judicial and political districts—Chairman	Claims	Mines and mining
Agriculture 1	Horticulture and forestry	Roads and highways
Appropriations	Liquor control	Old age assistance
HUSTON OF WASHINGTON		
State educational institutions—Chairman	Banks and banking	Public lands and buildings
Agriculture 1	Claims	Schools and textbooks
Appropriations	Conservation of resources	Insurance
JESSEN OF AUDUBON		
Aeronautics	Motor vehicles and transportation	Roads and highways
Banks and banking	Public utilities	Labor
Military and veterans affairs	Railroads	National defense.
KILPATRICK OF FREMONT		
Agriculture 2	Motor vehicles and transportation	Conservation of resources
Board of control	Elections	Fish and game
Horticulture and forestry	Commerce and trade	
KLEMESRUD OF WINNEBAGO		
Printing—Chairman	Appropriations	Schools and textbooks
Fish and game	Banks and banking	Telephone, telegraph and express
Agriculture 2	Emergency legislation	
	Public health	
KRUEGER OF CERRO GORDO		
Animal industry	Emergency legislation	Private corporations
Appropriations	Labor	Social security
Conservation of resources	Liquor control	Postwar development
		Agriculture 1
KRUSE OF FLOYD		
Dairy and food—Chairman	Appropriations	Roads and highways
Public health	Fish and game	Social security
Agriculture 1	Judiciary 1	Ways and means

KUESTER OF CASS		
Appropriations—	Liquor control	Schools and textbooks
Chairman	Public lands and build- ings	Tax revision
Agriculture 2	Roads and highways	Ways and means
Insurance		
KUHLMANN OF CRAWFORD		
Agriculture 2	Elections	Railroads
Animal industry	Fish and game	Board of control
Claims	Interstate bridges	
LANE OF CARROLL		
Ways and means—	Labor	Public health
Chairman	Liquor control	Public utilities
Schools and textbooks	Motor vehicles and transportation	Railroads
Child welfare		
LANGLAND OF WINNESHIEK		
Agriculture 1	Compensation of public officers and em- ployees	Insurance
Banks and banking	Elections	Judiciary 1
		Tax revision
		Cities and towns
LATCHAW OF MUSCATINE		
Fish and game—	Claims	Schools and textbooks
Chairman	Motor vehicles and transportation	Social security
Appropriations	Roads and highways	Ways and means
Labor		Cities and towns
LESS OF DUBUQUE		
Judicial and political districts	Cities and towns	Public health
Banks and banking	Insurance	Telephone, telegraph and express
Building and loan	Judiciary 2	
	Pharmacy	
LONG OF CLINTON		
Labor—Chairman	Public utilities	Emergency legislation
Social security	Railroads	Elections
Interstate bridges	Telephone, telegraph and express	
Public health		
LYNCH OF POCAHONTAS		
Child welfare	Judiciary 1	State educational institutions
Agriculture 2	Old age assistance	Drainage
Appropriations	Public libraries	
Banks and banking		
MARTIN OF APPANOOSE		
Telephone, telegraph and express—Chair- man	Motor vehicles and transportation	Schools and textbooks
Labor	Private corporations	Commerce and trade
Liquor control	Public utilities	Postwar development
		Mines and mining
McEENEY OF CLINTON		
Interstate bridges	Fish and game	National defense
Aeronautics	Liquor control	Roads and highways
Cities and towns	Motor vehicles and transportation	
McFARLANE OF BLACK HAWK		
Cities and towns—	Mines and mining	Compensation of public officers and employees
Chairman	Rules	Emergency legislation
Appropriations	Ways and means	
Commerce and trade		

Agriculture 1 Drainage Horticulture and forestry	McNEILL OF MONONA Interstate bridges Constitutional amendments Judicial and political districts	Animal industry County and township affairs
Board of control Child welfare Compensation of public officers and employees	McREYNOLDS OF WAPELLO Elections Social security County and township affairs	Judicial and political districts Pharmacy
Commerce and trade Agriculture 1 Animal industry	MEYER OF JACKSON Child welfare Liquor control Schools and textbooks	Social security Dairy and food
Liquor control— Chairman Agriculture 1 Appropriations	MILLER OF HUMBOLDT Banks and banking Departmental affairs Old age assistance	Schools and textbooks Ways and means Judiciary 1
Public libraries— Chairman Banks and banking Board of control	MILLS OF ADAIR Enrolled bills Emergency legislation Insurance Liquor control	Police regulation— suppression of crime and intemperance
Agriculture 2 Appropriations Board of control Claims	MOORE OF BUTLER Greater Iowa Public lands and buildings Building and loan	Child welfare Emergency legislation Postwar development
Rules—Chairman Dairy and food Agriculture 1 Appropriations	MORRISSEY OF JASPER Banks and bankig Conservation of resources Public health	Railroads Schools and textbooks Postwar development
Agriculture 1 Animal industry Dairy and food	NELSON OF BUCHANAN Labor Liquor control Roads and highways	Board of control Interstate bridges
Aeronautics— Chairman Judiciary 1 Motor vehicles and transportation	NIELSEN OF POTTAWATTAMIE Private corporations Public health Public utilities Social security	Ways and means Compensation of public officers and employees
Agriculture 2 Child welfare Dairy and food	NORLAND OF WORTH Private corporations Schools and textbooks Tax revision	Public utilities Constitutional amendments
Agriculture 2 Banks and banking Claims	OLSON OF MITCHELL Public utilities Tax revision Board of control	Constitutional amendments Dairy and food

Banks and banking Claims Elections	PALMER OF ALLAMAKEE	
	Insurance	Old age assistance
	Interstate bridges	Public utilities
Agriculture 1 Compensation of public officers and em- ployees	PARRISH OF TAYLOR	
	County and township affairs	Railroads
	Judiciary 1	Roads and highways
Horticulture and forestry Agriculture 1 Conservation of resources	Public utilities	Ways and means
	PETERSON OF BUENA VISTA	
	Drainage	Military and veterans affairs
Conservation of resources Appropriations	Liquor control	Pharmacy
	Motor vehicles and transportation	Old age assistance
	POSTON OF WAYNE	
Postwar development —Chairman Appropriations Board of control	Judiciary 1	Animal industry
	Labor	Railroads
	Motor vehicles and transportation	Rules
Public utilities— Chairman Motor vehicles and transportation	PRENTIS OF RINGGOLD	
	Judiciary 2	Social security
	Military and veterans affairs	Aeronautics
Agriculture 1 Appropriations Cities and towns	Public utilities	Rules
	PRITCHARD OF HANCOCK	
	Agriculture 1	Ways and means
Public libraries Agriculture 2 Banks and banking Dairy and food	Banks and banking	Labor
	Conservation of resources	Roads and highways
	PUTNEY OF TAMA	
Social security— Chairman Ways and means Commerce and trade Judiciary 2	Enrolled bills	Elections
	Public utilities	Constitutional amend- ments
	Ways and means	Judiciary 1
Pharmacy—Chairman Animal industry Board of control Cities and towns	REDMAN OF SAC	
	Judicial and political districts	Banks and banking
	Roads and highways	Board of control
Claims—Chairman Consolidation and Co- ordination of state government	REED OF JEFFERSON	
	Military and veterans affairs	Schools and textbooks
	Building and loan	State educational institutions
Police regulation, suppression of crime and intemperance Schools and textbooks	National defense	
	ROBB OF EMMET	
	Fish and game	
Judiciary 2 Schools and textbooks Building and loan Cities and towns	Labor	
	Motor vehicles and transportation	
	ROBINSON OF DELAWARE	
	Appropriations	
	Banks and banking	
	Judicial and political districts	

Animal industry	ROBINSON OF MONROE	Public utilities
Child welfare	Police regulation—	Social security
Emergency legislation	suppression of crime	Board of control
Mines and mining	and intemperance	
	SAYLOR OF DECATUR	
Agriculture 2	Old age assistance	Public libraries
Claims	Railroads	Child welfare
Liquor control	Board of control	
	SCHWENGEL OF SCOTT	
Printing	Elections	Schools and textbooks
Banks and banking	Insurance	Departmental affairs
Cities and towns	Labor	Interstate bridges
	SHEPARD OF LUCAS	
Police regulation—	Board of control	Motor vehicles and
suppression of crime	Elections	transportation
and intemperance	Fish and game	State educational
Agriculture 2	Mines and mining	institutions
	SIEFKAS OF CLARKE	
Agriculture 2—	Roads and highways	Judicial and political
Chairman	Schools and textbooks	districts
Liquor control	Social security	Public libraries
Constitutional amend- ments	Child welfare	Appropriations
	SIMONSEN OF CHEROKEE	
Claims	Dairy and food	Motor vehicles and
Agriculture 1	Labor	transportation
Animal industry	Liquor control	Social security
	SLOANE OF POLK	
Judiciary 2—Chairman	Motor vehicles and	Public utilities
Insurance	transportation	Railroads
Labor	Private corporations	Social security
	Public health	Postwar development
	SMITH OF CLAYTON	
Agriculture 2	Schools and textbooks	Judicial and political
Animal industry	Tax revision	districts
Child welfare	Horticulture and	Postwar development
Dairy and food	forestry	
	SMITH OF DICKINSON	
Agriculture 1	Motor vehicles and	Roads and highways
Board of control	transportation	Tax revision
Liquor control	Police regulation—	Ways and means
	suppression of crime	
	and intemperance	
	STEINBERG OF STORY	
Schools and textbooks—	Appropriations	Elections
Chairman	Cities and towns	Judiciary 1
State educational	Compensation of public	Motor vehicles and
institutions	officers and em- ployees	transportation
Tax revision		Ways and means
	STEVENS OF GREENE	
Agriculture 1	National defense	Compensation of public
Appropriations	Ways and means	officers and em- ployees
Labor	Board of control	Horticulture and forestry

Agriculture 1 Appropriations Banks and banking	STRAWMAN OF JONES	
	Board of control	State educational institutions
	Judiciary 2	Dairy and food
State educational institutions Appropriations Dairy and food	SWANER OF JOHNSON	
	Labor	Postwar development
	Printing	Telephone, telegraph and express
Constitutional amendments Appropriations Judiciary 2	TATUM OF HARRISON	
	Military and veterans affairs	Cities and towns
	Public health	Public utilities
Private corporations—Chairman Banks and banking Agriculture 2	TE PASKE OF SIOUX	
	Child welfare	Railroads
	Cities and towns	Ways and means
Agriculture 1—Chairman Postwar development Aeronautics	TYRRELL OF WRIGHT	
	Insurance	Public utilities
	Judiciary 1	Telephone, telegraph and express
Cities and towns Consolidation and Coordination of state government	UTZIG OF DUBUQUE	
	Departmental affairs	State educational institutions
	Labor	Ways and means
Aeronautics Agriculture 2 Banks and banking	VANDERWILT OF MAHASKA	
	Liquor control	Public utilities
	Departmental affairs	Elections
Appropriations Cities and towns Interstate bridges Judiciary 2	VAN EATON OF WOODBURY	
	Judiciary 2	Social security
	Mines and mining	State educational institutions
Agriculture 2 Cities and towns Claims	VISSER OF MARION	
	Motor vehicles and transportation	Roads and highways
	Printing	Schools and textbooks
Horticulture and forestry—Chairman National defense Agriculture 1	WALTER OF MARSHALL	
	Enrolled bills	Private corporations
	Mines and mining	Public health
Departmental affairs—Chairman Appropriations Cities and towns	WALTER OF POTTAWATTAMIE	
	National defense	Ways and means
	Motor vehicles and transportation	Judiciary 2
Agriculture 1 Animal industry Compensation of public officers and employees	WATSON OF O'BRIEN	
	Printing	Schools and textbooks
	Private corporations	Banks and banking
	Public health	Departmental affairs
		Postwar development

Banks and banking— Chairman Agriculture 1 Appropriations	WEICHMAN OF BENTON	
	Consolidations and co- ordination of state government	Motor vehicles and transportation
	Judiciary 1	Schools and textbooks
		Ways and means Tax revision
Interstate bridges— Chairman Drainage Appropriations	WELLINGTON OF LEE	
	Board of control	Departmental affairs
	Building and loan	Private corporations
	Commerce and trade	Rules
Agriculture 2 Cities and towns Fish and game Motor vehicles and transportation	WHITAKER OF POWESHIEK	
	Police regulation— suppression of crime and intemperance	Public utilities
		Roads and highways
		Schools and textbooks
Public lands and build- ings—Chairman Agriculture 1 Appropriations	WHITEHEAD OF DALLAS	
	Board of control	Railroads
	Cities and towns	Schools and textbooks
	Printing	Postwar development
Pharmacy Aeronautics Board of control	WILLIAMS OF VAN BUREN	
	Conservation of resources	Military and veterans affairs
	Fish and game	Private corporations
		Railroads
Motor vehicles and transportation— Chairman Rules	WORMLEY OF PLYMOUTH	
	Appropriations	Judiciary 1
	Banks and banking	Constitutional amend- ments
	Cities and towns	National defense
	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 passed the following bill in which the concurrence of the Senate was asked:

House File 1, a bill for an act to provide for the authorization of the appropriation of funds by Boards of Supervisors for payment of expenses, etc.

W. J. SCARBOROUGH, Secretary.

On motion by Prentis of Ringgold, the House adjourned until 10 a. m. Wednesday, January 17, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 17, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend O. T. Erickson, pastor of the Bethlehem Lutheran church, Fort Dodge, Iowa.

Journal of January 16 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Wellington of Lee on request of Hoeness of Madison; Lynch of Pocahontas excused indefinitely on request of Poston of Wayne.

EXPRESSION OF APPRECIATION

TO THE MEMBERS OF THE HOUSE OF REPRESENTATIVES: Mr. Langland deeply appreciates your kind remembrance of him in sending a lovely bouquet of flowers. He hopes the days will not be too many before he can be back with you in the State House. MRS. C. M. LANGLAND.

PETITIONS

Morrissey of Jasper presented a petition from the Jasper County Chapter of Delta Kappa Gamma of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a petition from the Jasper County Educational Council of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

McFarlane of Black Hawk, and Davis of Black Hawk presented a petition signed by sixteen parents of children in the intermediate grade of the Iowa State Teachers College Campus School urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a petition from the Newton Woman's Club of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Heffner of Hamilton presented a petition signed by thirty-nine citizens of Hamilton county opposing the proposed state gasoline tax refund repeal and the proposed special tax on tractors.

Referred to committee on agriculture.

Morrissey of Jasper presented a petition from the American Legion Auxiliary to Newton Post No. 111 and the Jasper County Unit of the American Legion Auxiliary urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Hedin of Scott and Schwengel of Scott presented a petition signed by eighteen assessors of Scott county, Iowa, urging passage of House File 23.

Referred to committee on compensation of public officers and employees.

PRESENTATION OF VISITORS

Sloane of Polk presented a group of Cub Scouts, sponsored by the University Church of Christ, Des Moines, with their sponsors, Jack Manfeldt and Ralph Amend.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

January 17, 1945:- House Joint Resolution 1.

Martin of Appanoose moved that the Chief Clerk be authorized to purchase jackets for the pages.

Motion adopted.

INTRODUCTION OF BILLS

House File 53, by Morrissey of Jasper, (Mowry), a bill for an act amending chapter sixty-eight (68) by adding thereto as section one thousand two hundred forty-two and nine tenths (1242.9), relating to open-cut or strip mines for the production of coal, and providing that anyone so engaged shall post a surety bond with the county treasurer guaranteeing the replacement of surface soil and loss of tax revenue, and for the enforcement thereof.

Read first time and referred to committee on mines and mining.

House File 54, by Olson of Mitchell, Blatti of Chickasaw, Krueger of Cerro Gordo, Kuester of Cass, Heffner of Hamilton, Walter of Pottawattamie, Weichman of Benton, Robb of Emmet, Watson of O'Brien, Huston of Washington, Blewett of Franklin, Kruse of Floyd, Good of Boone and Anderson of Henry, a bill for an act to amend section four thousand eight hundred twenty-nine and eighteen hundredths (4829.18), Code, 1939, relating to the authority of the board of supervisors to cut all weeds and second or undergrowth brush, on county trunk and local county roads between the fence lines of such roads.

Read first time and referred to committee on county and township affairs.

House File 55, by Cooper of Adams, Edwards of Union, Siefkas of Clarke, Huston of Washington, Te Paske of Sioux, Miller of Humboldt, Kuester of Cass, Good of Boone and Fletcher of Osceola, a bill for an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to the sale of beer and malt liquors, and to provide additional regulations for the sale of beer and malt liquors under Class "B" permits.

Read first time and referred to committee on liquor control.

House File 56, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section ten thousand eight hundred forty-six (10846), Code, 1939, relating to fees of jurors.

Read first time and referred to committee on judiciary 2.

House File 57, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section three thousand five hundred thirty-three (3533) and section three thousand five hundred thirty-four (3534), Code, 1939, to authorize a member of the board of supervisors or a person designated by said board to be a member of the insanity commission.

Read first time and referred to committee on judiciary 2.

House File 58, by Nielsen of Pottawattamie, Donohue of Cedar, Capesius of Kossuth, Carlson of Woodbury and Hedin of Scott, (Dykhous), (Watson), (Shaw), (Knudson), (Augustine), (Henningesen), a bill for an act to amend, revise, and codify chapter ninety-one and two tenths (91.2), Code, 1939, relating to the

licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate.

Read first time and referred to committee on commerce and trade.

House File 59, by general legislative committee, a bill for an act to amend section two (2) of chapter one hundred fifty-nine (159), Acts of the 50th General Assembly, relating to the issuance of a regular chauffeur's license to a person seventeen (17) years of age.

Read first time and passed on file.

House File 60, by general legislative committee, a bill for an act to amend section five thousand thirteen and ten hundredths (5013.10), Code, 1939, relating to the application for driver's and chauffeur's license by a minor.

Read first time and passed on file.

House File 61, by general legislative committee, a bill for an act to amend section five thousand eleven and four hundredths (5011.04), Code, 1939, relating to weight and value of motor vehicles and the preparation of departmental statement in relation thereto.

Read first time and referred to committee on motor vehicles and transportation.

House File 62, by Poston of Wayne, Martin of Appanoose, Dodds of Des Moines, Kuester of Cass, Van Eaton of Woodbury, Shepard of Lucas, Fimmen of Davis, Morrissey of Jasper, Saylor of Decatur, Edwards of Union, and Tatum of Harrison, a bill for an act to amend section fifty-four hundred thirteen (5413), Code, 1939, relating to bounty on wolves.

Read first time and referred to committee on conservation of resources.

REPORT OF COMMITTEE ON COMMITTEE ROOMS

MR. SPEAKER: Your committee on assignment of committee rooms to the various standing committees of the House submits the following report:

Aeronautics—Room 8, Friday, 1:30 p. m.

Agriculture 1—Room 1, Monday, 3:00 p. m.

Agriculture 2—Room 1, Thursday, 3:00 p. m.
Animal Industry—Speaker's Room, Tuesday, 1:00 p. m.
Appropriations—Room 1, Tuesday, 2:30 p. m. and Thursday, 2:00 p. m.
Banks and Banking—Room 9, Tuesday, 1:30 p. m.
Board of Control—Room 9, Monday, 1:30 p. m.
Building and Loan—North Balcony, Monday, 2:30 p. m.
Child Welfare—Room 7, Tuesday, 2:30 p. m.
Cities and Towns—Room 9, Wednesday, 3:00 p. m.
Claims—as called.
Commerce and Trade—Speaker's Room, Wednesday, 1:30 p. m.
Compensation of Public Officers and Employees—Room 9, Wednesday, 4:00 p. m.
Conservation of Resources—Speaker's Room, Wednesday, 3:00 p. m.
Consolidation and Coordination of State Government—North Balcony, Wednesday, 1:30 p. m.
Constitutional Amendments—Room 7, Wednesday, 1:00 p. m.
County and Township Affairs—Room 8, Wednesday, 2:30 p. m.
Dairy and Food—Speaker's Room, Monday, 3:30 p. m.
Departmental Affairs—Room 8, Wednesday, 1:30 p. m.
Drainage—Room 8, Monday, 2:30 p. m.
Elections—Speaker's Room, Friday, 1:00 p. m.
Emergency Legislation—North Balcony, Tuesday, 2:30 p. m.
Enrolled Bills—as called.
Fish and Game—Room 9, Monday, 2:30 p. m.
Horticulture and Forestry—Room 8, Monday, 1:30 p. m.
Insurance—Room 9, Monday, 2:00 p. m.
Interstate Bridges—Room 8, Tuesday, 2:30 p. m.
Judiciary and Political Districts—North Balcony, Tuesday, 1:00 p. m.
Judiciary 1—Room 1, Monday, 1:00 p. m.
Judiciary 2—Room 9, Wednesday, 1:30 p. m.
Labor—Speaker's Room, Tuesday, 2:00 p. m.
Liquor Control—Room 1, Tuesday, 1:00 p. m.
Military and Veterans Affairs—Room 7, Thursday, 3:00 p. m.
Mines and Mining—Room 8, Thursday, 2:30 p. m.
Motor Vehicles and Transportation—Room 1, Wednesday, 1:00 p. m.
National Defense—Room 7, Wednesday, 2:00 p. m.
Old Age Assistance—Room 7, Thursday, 1:30 p. m.
Pharmacy—Speaker's Room, Monday, 1:30 p. m.
Police Regulation—Suppression of Crime and Intemperance—North Balcony, Friday, 1:00 p. m.
Postwar Development—Speaker's Room, Thursday, 2:00 p. m.
Printing—Room 8, Tuesday, 1:00 p. m.
Private Corporations—Room 7, Monday, 1:30 p. m.
Public Health—Room 1, Monday, 3:00 p. m.
Public Lands and Buildings—North Balcony, Thursday, 1:30 p. m.
Public Libraries—Room 7, Monday, 3:00 p. m.
Public Utilities—Room 1, Friday, 1:00 p. m.
Railroads—Room 1, Friday, 1:30 p. m.
Roads and Highways—Room 9, Tuesday, 3:00 p. m.
Rules—as called.
Schools and Textbooks—Room 1, Wednesday, 2:30 p. m.

Social Security—Room 9, Thursday, 1:00 p. m.

State Educational Institutions—Room 8, Thursday, 1:30 p. m.

Tax Revision—Room 9, Friday, 1:30 p. m.

Telephone, Telegraph and Express—Room 7, Tuesday, 1:30 p. m.

Ways and Means—Speaker's Room, Thursday, 3:00 p. m.

CARL A. ANDERSON, *Chairman.*

PAUL KUHLMANN.

E. L. EDWARDS.

CONSIDERATION OF BILLS

House File 18, a bill for an act to amend section three thousand six hundred sixty-one and seven thousandths (3661.007), Code, 1939, relating to the powers and duties of the state board of social welfare and providing that a corrected list of all those on old age assistance shall be delivered to the county auditor in the month of December in each year, with a supplemental list showing all names stricken from the last preceding annual list of old age recipients, was taken up for consideration.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Fletcher	McFarlane	Siefkas
Aubrey	Frederickson	McNeill	Simonsen
Avery	Frei	McReynolds	Sloane
Baker	Fulk	Meyer	Smith of Clayton
Bass	Gardner of	Miller	Smith of
Bents	Bremer	Mills	Dickinson
Blatti	Gardner of Linn	Moore	Steinberg
Blewett	Good	Morrissey	Stevens
Bockwoldt	Hall	Nelson	Strawman
Bonn	Hedin	Nielsen	Tatum
Bryson	Heffner	Norland	Te Paske
Burkman	Hicklin	Olson	Tyrrell
Capesius	Hoeness	Palmer	Utzig
Carlson	Huston	Parrish	Vanderwilt
Colburn	Jessen	Peterson	Van Eaton
Cooper	Kilpatrick	Poston	Visser
Cowan	Klemesrud	Prentis	Walter of
Cox	Krueger	Pritchard	Marshall
Datisman	Kruse	Putney	Walter of
Davis of	Kuester	Redman	Pottawattamie
Black Hawk	Kuhlmann	Reed	Watson
Davis of Fayette	Lane	Robb	Weichman
Dodds	Latchaw	Robinson of	Whitaker
Donohue	Less	Delaware	Whitehead
Duffield	Long	Saylor	Williams
Edwards	Martin	Schwengel	Wormley
Farmer	McEleney	Shepard	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 5:

Langland	Robinson of	Swaner	Wellington
Lynch	Monroe		

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

House File 21, a bill for an act to amend chapter three hundred three (303) of the Acts and Laws of the Forty-ninth General Assembly of the State of Iowa, with reference to actions of forcible entry and detention of real property, in order to give jurisdiction in equity to the municipal courts of the State of Iowa in such cases, was taken up for consideration.

Sloane of Polk moved to amend the title by inserting after the word "municipal" in line six (6) of the title the words "and superior".

Amendment adopted.

Mr. Sloane moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Farmer	McEleney	Sloane
Aubrey	Fimmen	McNeill	Smith of Clayton
Avery	Fletcher	McReynolds	Smith of
Baker	Frederickson	Meyer	Dickinson
Bass	Frei	Miller	Steinberg
Bents	Fulk	Moore	Stevens
Blatti	Gardner of Linn	Morrissey	Strawman
Blewett	Good	Nelson	Te Paske
Bockwoldt	Hedin	Norland	Tyrrell
Bonn	Heffner	Olson	Utzig
Burkman	Hicklin	Palmer	Vanderwilt
Capesius	Hoeness	Parrish	Van Eaton
Carlson	Huston	Peterson	Visser
Colburn	Jessen	Poston	Walter of
Cooper	Kilpatrick	Pritchard	Marshall
Cowan	Klemesrud	Putney	Walter of
Cox	Krueger	Redman	Pottawattamie
Datisman	Kruse	Reed	Watson
Davis of	Kuester	Robb	Weichman
Black Hawk	Kuhlmann	Saylor	Whitaker
Davis of Fayette	Lane	Schwengel	Whitehead
Dodds	Latchaw	Shepard	Williams
Donohue	Less	Siefkas	Wormley
Duffield	Long	Simonsen	Mr. Speaker
Edwards			

The nays were, 7:

Bryson	McFarlane	Nielsen	Tatum
Gardner of Bremer	Mills	Robinson of Delaware	

Absent or not voting, 8:

Hall	Martin	Robinson of	Swaner
Langland	Prentis	Monroe	Wellington
Lynch			

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

House File 22, a bill for an act to amend sections four thousand two hundred eighty-three and eleven hundredths (4283.11) and four thousand two hundred eighty-three and thirteen hundredths (4283.13), Code, 1939, relating to the computation and certificate thereof for the reimbursement of school districts for loss of taxes on publicly owned land, was taken up for consideration.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"**The ayes were, 93:**

Anderson	Fimmen	McNeill	Sloane
Aubrey	Fletcher	McReynolds	Smith of Clayton
Avery	Fredrickson	Meyer	Smith of
Baker	Frei	Mills	Dickinson
Bass	Fulk	Moore	Steinberg
Bents	Gardner of	Morrissey	Stevens
Blatti	Bremer	Nelson	Strawman
Blewett	Gardner of Linn	Nielsen	Tatum
Bockwoldt	Good	Norland	Te Paske
Bonn	Hall	Olson	Tyrrell
Bryson	Hedin	Palmer	Utzig
Capesius	Heffner	Parrish	Vanderwilt
Carlson	Hicklin	Peterson	Van Eaton
Cooper	Hoeness	Poston	Visser
Cowan	Huston	Pritchard	Walter of
Cox	Jessen	Putney	Marshall
Datisman	Kilpatrick	Redman	Walter of
Davis of	Klemesrud	Reed	Pottawattamie
Black Hawk	Kruse	Robb	Watson
Davis of Fayette	Kuester	Saylor	Whitaker
Dodds	Kuhlmann	Schwengel	Whitehead
Donohue	Lane	Shepard	Williams
Duffield	Less	Siefkas	Wormley
Edwards	McEleney	Simonsen	Mr. Speaker
Farmer	McFarlane		

The nays were, none.

Absent or not voting, 15:

Burkman	Long	Prentis	Swaner
Colburn	Lynch	Robinson of	Weichman
Krueger	Martin	Delaware	Wellington
Langland	Miller	Robinson of	
Latchaw		Monroe	

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

House File 37, a bill for an act to amend section seven thousand one hundred thirty-seven (7137), Code, 1939, and providing for notices to local boards of review when valuations are increased by the county board of review, was taken up for consideration.

Redman of Sac moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Fimmen	McEleney	Shepard
Aubrey	Fletcher	McFarlane	Siefkas
Avery	Frederickson	McNeill	Simonsen
Baker	Frei	McReynolds	Sloane
Bass	Fulk	Meyer	Smith of Clayton
Bents	Gardner of	Miller	Steinberg
Blatti	Bremer	Mills	Stevens
Blewett	Gardner of Linn	Morrissey	Strawman
Bockwoldt	Good	Nelson	Te Paske
Bonn	Hall	Nielsen	Utzig
Burkman	Hedin	Norland	Vanderwilt
Capesius	Heffner	Olson	Van Eaton
Carlson	Hicklin	Palmer	Visser
Colburn	Hoeness	Parrish	Walter of
Cooper	Huston	Peterson	Marshall
Cowan	Jessen	Poston	Walter of
Cox	Kilpatrick	Prentis	Pottawattamie
Datisman	Krueger	Pritchard	Watson
Davis of	Kruse	Putney	Weichman
Black Hawk	Kuester	Redman	Whitaker
Davis of Fayette	Kuhlmann	Reed	Whitehead
Dodds	Lane	Robb	Williams
Donohue	Latchaw	Saylor	Wormley
Duffield	Less	Schwengel	Mr. Speaker
Farmer	Martin		

The nays were, 2:

Smith of	Tatum
Dickinson	

Absent or not voting, 12:

Bryson	Long	Robinson of	Swaner
Edwards	Lynch	Delaware	Tyrrell
Klemesrud	Moore	Robinson of	Wellington
Langland		Monroe	

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

House File 38, a bill for an act to amend section five thousand one and fifteen hundredths (5001.15), Code, 1939, was taken up for consideration.

Schwengel of Scott offered the following amendment to the title and moved its adoption :

Amend the title to House File 38 by striking the period (.) at the end thereof and inserting a comma (,) and adding the following:

"relating to the records required in connection with the original and renewal of registration of motor vehicles."

Amendment adopted.

Mr. Schwengel moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Aubrey	Fletcher	McFarlane	Simonsen
Avery	Frederickson	McNeill	Sloane
Baker	Frei	McReynolds	Smith of Clayton
Bass	Fulk	Meyer	Smith of
Bents	Gardner of	Miller	Dickinson
Blatti	Bremer	Mills	Steinberg
Blewett	Gardner of Linn	Morrissey	Stevens
Bockwoldt	Good	Nelson	Strawman
Bonn	Hall	Nielsen	Tatum
Burkman	Hedin	Norland	Te Paske
Capesius	Heffner	Olson	Tyrrell
Carlson	Hicklin	Palmer	Utzig
Colburn	Hoeness	Parrish	Vanderwilt
Cooper	Huston	Peterson	Van Eaton
Cowan	Jessen	Poston	Visser
Cox	Kilpatrick	Prentis	Walter of
Datisman	Klemesrud	Pritchard	Marshall
Davis of	Krueger	Putney	Walter of
Black Hawk	Kruse	Redman	Pottawattamie
Davis of Fayette	Kuester	Reed	Watson
Dodds	Kuhlmann	Robb	Whitaker
Donohue	Lane	Saylor	Whitehead
Duffield	Less	Schwengel	Williams
Edwards	Martin	Shepard	Wormley
Farmer	McEleney	Siefkas	Mr. Speaker
Fimmen			

The nays were, 1:

Weichman

Absent or not voting, 11:

Anderson
Bryson
Langland
Latchaw

Long
Lynch
Moore

Robinson of
Delaware
Robinson of
Monroe

Swaner
Wellington

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

House File 39, a bill for an act amending section seven thousand seventeen and eleven one-hundredths (7017.11), Code, 1939, and repealing section seven thousand one hundred eighty-three and one tenth (7183.1), section seven thousand one hundred eighty-three and two tenths (7183.2), section seven thousand one hundred eighty-three and three tenths (7183.3) and section seven thousand one hundred eighty-three and four tenths (7183.4), Code, 1939, relating to levies authorized for payment of soldiers' bonuses to veterans of World War One, was taken up for consideration.

Schwengel of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson
Aubrey
Avery
Baker
Bass
Bents
Blatti
Blewett
Bockwoldt
Bonn
Bryson
Burkman
Capesius
Carlson
Colburn
Cooper
Cowan
Cox
Datisman
Davis of
Black Hawk
Davis of Fayette
Dodds
Duffield
Edwards
Farmer
Fimmen

Fletcher
Frederickson
Frei
Fulk
Gardner of
Bremer
Gardner of Linn
Good
Hall
Hedin
Heffner
Hicklin
Hoeness
Huston
Jessen
Kilpatrick
Klemesrud
Krueger
Kruse
Kuester
Kuhlmann
Lane
Less
Martin
McEleney
McFarlane

McNeill
McReynolds
Meyer
Miller
Mills
Moore
Morrissey
Nelson
Nielsen
Norland
Olson
Palmer
Parrish
Peterson
Poston
Prentis
Pritchard
Putney
Redman
Reed
Robb
Robinson of
Delaware
Saylor
Schwengel
Shepard

Siefkas
Simonsen
Sloane
Smith of Clayton
Smith of
Dickinson
Steinberg
Stevens
Strawman
Tatum
Te Paske
Tyrrell
Utzig
Vanderwilt
Van Eaton
Visser
Walter of
Marshall
Walter of
Pottawattamie
Watson
Weichman
Whitaker
Williams
Wormley
Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Donohue	Long	Robinson of	Wellington
Langland	Lynch	Monroe	Whitehead
Latchaw		Swaner	

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

House File 40, a bill for an act to amend section six thousand nine hundred forty-three and ninety-seven thousandths (6943.097), Code, 1939, as amended by chapter 236, Acts of the Forty-ninth General Assembly, relating to tax refunds, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass"

The ayes were, 96:

Anderson	Fimmen	Martin	Sloane
Aubrey	Fletcher	McEleney	Smith of Clayton
Avery	Frederickson	McFarlane	Smith of
Baker	Frei	McNeill	Dickinson
Bass	Fulk	McReynolds	Steinberg
Bents	Gardner of	Meyer	Stevens
Blatti	Bremer	Morrissey	Strawman
Blewett	Gardner of Linn	Nelson	Tatum
Bockwoldt	Good	Nielsen	Te Paske
Bonn	Hall	Norland	Tyrrell
Bryson	Hedin	Palmer	Utzig
Burkman	Heffner	Parrish	Vanderwilt
Capesius	Hicklin	Peterson	Van Eaton
Carlson	Hoeness	Poston	Visser
Colburn	Huston	Prentis	Walter of
Cooper	Jessen	Pritchard	Marshall
Cowan	Kilpatrick	Redman	Walter of
Cox	Klemesrud	Reed	Pottawattamie
Datisman	Krueger	Robinson of	Watson
Davis of	Kruse	Delaware	Weichman
Black Hawk	Kuester	Saylor	Whitaker
Davis of Fayette	Kuhlmann	Schwengel	Whitehead
Dodds	Lane	Shepard	Williams
Duffield	Latchaw	Siefkas	Wormley
Edwards	Less	Simonsen	Mr. Speaker
Farmer	Long		

The nays were, 3:

Miller	Putney	Robb
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Absent or not voting, 9:

Donohue	Mills	Robinson of	Swaner
Langland	Moore	Monroe	Wellington
Lynch	Olson		

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

House File 41, a bill for an act to repeal section five thousand thirteen and six hundredths (5013.06), Code, 1939, relating to the conditions under which an instruction permit may be issued to those wishing to prepare themselves for a regular operator's license, was taken up for consideration.

Wormley of Plymouth moved that House File 41 be referred to committee on motor vehicles and transportation.

Motion prevailed.

House File 42, a bill for an act to amend, re-codify and revise chapter three hundred ninety-four (394), Code, 1939, and sections eight thousand five hundred eighty-two (8582), eight thousand five hundred ninety-two (8592), eight thousand five hundred ninety-two and one tenth (8592.1), Code, 1939, and chapters two hundred twenty-nine (229) and two hundred thirty (230) of the Acts of the Fiftieth General Assembly of the State of Iowa, relating to incorporation, incorporation fees, renewals and reincorporation of corporations not for pecuniary profit, was taken up for consideration.

Sloane of Polk moved that House File 42 be referred to committee on judiciary 1.

Motion prevailed.

House File 43, a bill for an act to amend, revise and codify section eight thousand four hundred twenty-four (8424), Code, 1939, relating to fees to be paid on increase of capital by foreign corporations having permits to transact business in the State of Iowa, was taken up for consideration.

Nielsen of Pottawattamie moved that House File 43 be referred to committee on private corporations.

Motion prevailed.

House File 44, a bill for an act to amend section five thousand and one hundredth (5000.01) and section five thousand eight and twenty hundredths (5008.20), Code, 1939, relating to motor vehicles, was taken up for consideration.

Redman of Sac moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Farmer	McEleney	Simonsen
Aubrey	Fimmen	McFarlane	Sloane
Avery	Fletcher	McNeill	Smith of Clayton
Baker	Frederickson	McReynolds	Smith of
Bass	Frei	Meyer	Dickinson
Bents	Fulk	Miller	Steinberg
Blatti	Gardner of	Mills	Stevens
Blewett	Bremer	Morrissey	Strawman
Bockwoldt	Gardner of Linn	Nelson	Swaner
Bonn	Good	Nielsen	Tatum
Bryson	Hedin	Norland	Te Paske
Burkman	Heffner	Olson	Utzig
Capesius	Hoeness	Palmer	Van Eaton
Carlson	Huston	Parrish	Visser
Colburn	Jessen	Peterson	Walter of
Cooper	Kilpatrick	Poston	Marshall
Cowan	Klemesrud	Prentis	Walter of
Cox	Krueger	Pritchard	Pottawattamie
Datisman	Kruse	Redman	Watson
Davis of	Kuester	Reed	Weichman
Black Hawk	Kuhlmann	Robb	Whitaker
Davis of Fayette	Lane	Saylor	Whitehead
Dodds	Latchaw	Schwengel	Williams
Duffield	Less	Shepard	Mr. Speaker
Edwards	Martin	Siefkas	

The nays were, 5:

Hicklin	Robinson of	Vanderwilt	Wormley
Putney	Delaware		

Absent or not voting, 9:

Donohue	Long	Robinson of	Tyrrell
Hall	Lynch	Monroe	Wellington
Langland	Moore		

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

House File 46, a bill for an act amending subsection two (2) of section six thousand nine hundred forty-three and eighty-nine thousandths (6943.089), Code, 1939, modifying the penalties for failure to take out sales tax permits, was taken up for consideration.

Farmer of Linn offered the following amendment and moved its adoption:

Amend by striking the word "upon" in line seven (7) and inserting in lieu thereof the words "in the".

Amendment adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 104:

Anderson	Fletcher	McNeill	Simonsen
Aubrey	Frederickson	McReynolds	Sloane
Avery	Frei	Meyer	Smith of Clayton
Baker	Fulk	Miller	Smith of
Bass	Gardner of	Mills	Dickinson
Bents	Bremer	Moore	Steinberg
Blatti	Gardner of Linn	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Nielsen	Swaner
Bonn	Hedin	Norland	Tatum
Bryson	Heffner	Olson	Te Paske
Burkman	Hicklin	Palmer	Tyrrell
Capesius	Hoeness	Parrish	Utzig
Carlson	Huston	Peterson	Vanderwilt
Colburn	Jessen	Poston	Van Eaton
Cooper	Kilpatrick	Prentis	Visser
Cowan	Klemesrud	Pritchard	Walter of
Cox	Krueger	Putney	Marshall
Datisman	Kruse	Redman	Walter of
Davis of	Kuester	Reed	Pottawattamie
Black Hawk	Kuhlmann	Robb	Watson
Davis of Fayette	Lane	Robinson of	Weichman
Dodds	Latchaw	Delaware	Whitaker
Donohue	Less	Saylor	Whitehead
Duffield	Long	Schwengel	Williams
Edwards	Martin	Shepard	Wormley
Farmer	McEleney	Siefkas	Mr. Speaker
Fimmen	McFarlane		

The nays were, none.

Absent or not voting, 4:

Langland	Lynch	Robinson of Monroe	Wellington
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 45, a bill for an act to amend section one thousand nine hundred twenty-one and one hundred thousandths (1921.100), Code, 1939, as amended by section eight (8), chapter one hundred fourteen (114), Acts of the Forty-ninth General Assembly, relating to refunds to holders of beer permits, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Fletcher	McEleney	Sloane
Aubrey	Fredericksen	McFarlane	Smith of Clayton
Avery	Frei	McNeill	Smith of
Baker	Fulk	McReynolds	Dickinson
Bass	Gardner of	Meyer	Stevens
Bents	Bremer	Miller	Strawman
Blatti	Gardner of Linn	Moore	Swaner
Blewett	Good	Nelson	Tatum
Bockwoldt	Hall	Nielsen	Te Paske
Bonn	Hedin	Norland	Tyrrell
Bryson	Heffner	Olson	Utzig
Burkman	Hicklin	Palmer	Vanderwilt
Capesius	Hoeness	Parrish	Van Eaton
Carlson	Huston	Peterson	Visser
Colburn	Jessen	Poston	Walter of
Cooper	Kilpatrick	Prentis	Marshall
Cowan	Klemesrud	Pritchard	Walter of
Cox	Krueger	Putney	Pottawattamie
Datiman	Kruse	Redman	Watson
Davis of	Kuester	Reed	Weichman
Black Hawk	Kuhlmann	Robb	Whitaker
Dodds	Lane	Saylor	Whitehead
Donohue	Latchaw	Schwengel	Williams
Duffield	Less	Shepard	Wormley
Edwards	Long	Siefkas	Mr. Speaker
Fimmen	Martin	Simonsen	

The nays were, none.

Absent or not voting, 10:

Davis of Fayette	Lynch	Robinson of	Steinberg
Farmer	Mills	Delaware	Wellington
Langland	Morrissey	Robinson of	
		Monroe	

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

House File 47, a bill for an act to repeal subsection two (2) of section six thousand nine hundred forty-three and one hundred twenty-nine thousandths (6943.129), Code, 1939, relating to the chain store tax, was taken up for consideration.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Bass	Bockwoldt	Capesius
Aubrey	Bents	Bonn	Carlson
Avery	Blatti	Bryson	Cooper
Baker	Blewett	Burkman	Cowan

Datisman	Huston	Norland	Smith of
Davis of	Jessen	Olson	Dickinson
Black Hawk	Kilpatrick	Palmer	Steinberg
Davis of Fayette	Klemesrud	Parrish	Stevens
Dodds	Krueger	Peterson	Strawman
Donohue	Kruse	Poston	Swaner
Duffield	Kuester	Prentis	Tatum
Edwards	Kuhlmann	Pritchard	Te Paske
Farmer	Lane	Putney	Tyrrell
Fletcher	Less	Redman	Vanderwilt
Frederickson	Long	Reed	Van Eaton
Frei	McEleney	Robb	Visser
Fulk	McFarlane	Robinson of	Walter of
Gardner of	McNeill	Delaware	Marshall
Bremer	McReynolds	Saylor	Walter of
Gardner of Linn	Meyer	Schwengel	Pottawattamie
Good	Miller	Shepard	Watson
Hall	Mills	Siefkas	Weichman
Hedin	Moore	Simonsen	Whitaker
Heffner	Morrissey	Sloane	Whitehead
Hicklin	Nelson	Smith of Clayton	Williams
Hoeness	Nielsen		Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Colburn	Langland	Martin	Utzig
Cox	Latchaw	Robinson of	Wellington
Fimmen	Lynch	Monroe	

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

House File 48, a bill for an act to amend, revise and codify section eight thousand three hundred forty-nine (8349), Code, 1939, chapter sixty-four (64), Acts of the Forty-ninth General Assembly of the State of Iowa, sections two (2), four (4), five (5) and eight (8) of chapter two hundred twenty-five (225) of the Acts of the Fiftieth General Assembly of the State of Iowa, chapter two hundred twenty-six (226), Acts of the Fiftieth General Assembly of the State of Iowa, section eight thousand three hundred sixty-eight (8368), Code, 1939, and sections two (2) and four (4) of chapter sixty-four (64) of the Acts of the Forty-ninth General Assembly of the State of Iowa, relating to articles of incorporation, incorporation fees, renewal fees, and periodic fees of corporations for pecuniary profit, was taken up for consideration.

Sloane of Polk moved that House File 48 be referred to committee on judiciary 1.

Motion prevailed.

House File 49, a bill for an act to amend section five thousand eight and thirteen hundredths (5008.13), Code, 1939, was taken up for consideration.

Lane of Carroll offered the following amendment to the title and moved its adoption:

Amend the title to House File 49 by striking the period (.) at the end thereof and inserting a comma (,) and adding the following:

“relating to the fees for ambulances and hearses.”

Amendment adopted.

Mr. Lane moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question “Shall the bill pass?”

The ayes were, 102:

Anderson	Fletcher	McFarlane	Sloane
Aubrey	Frederickson	McNeill	Smith of Clayton
Avery	Frei	McReynolds	Smith of
Baker	Fulk	Meyer	Dickinson
Bass	Gardner of	Miller	Steinberg
Bents	Bremer	Mills	Stevens
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Good	Morrissey	Swaner
Bockwoldt	Hall	Nelson	Tatum
Bonn	Hedin	Nielsen	Te Paske
Burkman	Heffner	Norland	Tyrrell
Capesius	Hicklin	Olson	Utzig
Carlson	Hoeness	Palmer	Vanderwilt
Colburn	Huston	Parrish	Van Eaton
Cooper	Jessen	Peterson	Visser
Cowan	Kilpatrick	Poston	Walter of
Cox	Klemesrud	Prentis	Marshall
Datisman	Krueger	Pritchard	Walter of
Davis of	Kruse	Putney	Pottawattamie
Black Hawk	Kuester	Redman	Watson
Davis of Fayette	Kuhlmann	Reed	Weichman
Dodds	Lane	Robb	Whitaker
Donohue	Latchaw	Saylor	Whitehead
Duffield	Less	Schwengel	Williams
Edwards	Long	Shepard	Wormley
Farmer	Martin	Siefkas	Mr. Speaker
Fimmen	McElenev	Simonsen	

The nays were, 1:

Robinson of
Delaware

Absent or not voting, 5:

Bryson	Lynch	Robinson of	Wellington
Langland		Monroe	

The bill having received a constitutional majority was declared to have passed the House 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 report of the Joint Committee on Joint Legislative employees.

W. J. SCARBOROUGH, *Secretary*.

REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE
EMPLOYEES

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

Your joint committee appointed to nominate officers and employees for joint legislative duties of the Fifty-first General Assembly, begs leave to submit the following report and recommendations:

1st Assistant in Law and Economics Research—Irving W. Myers, Polk county.

2nd Assistant in Law and Economics Research—Robert G. Sandler, Polk county.

Assistants in General Research and Clerk—Dorothy Stein, Dallas county; Gertrude Cubbage, Polk county; Laurene King, Linn county; Lolita Steele, Fayette county.

Stenographers and Typists for Law Library—Harriet E. Woodmansee, Polk county; Kathryn Bolton, Polk county; Kathryn Craig, Polk county.

Clerk in Code Editor's Office—Mrs. Mabel Lundberg, Polk county.

Photostat Operator—Florence Manning, Polk county.

Page to Librarian and his office—Rhea Pape, Scott county.

Post Office Mail Carrier—Frank Bryant, Jackson county.

Janitors—Sham Lipson, Polk county; Henry Dooley, Polk county; Tom Darby, Polk county; George Hamilton, Polk county; John Spitler, Polk county; Robert Brown, Polk county; Edward Butler, Polk county.

Elevator Tenders—Mrs. Iva Tiedens, Polk county; Nellie Griffin, Polk county; Mrs. Helen George, Polk county.

Clerk in Archives Department—Leota Nichols, Polk county.

Special Police for Parking—L. W. Nixon, Polk county; E. J. Laird, Polk county.

Respectfully submitted,

LEO ELTHON.

S. A. MARTIN.

GEORGE FAUL.

J. R. HALL.

ROBERT W. HARVEY.

HARVEY J. LONG.

On the part of the Senate.

On the part of the House.

On motion by Prentiss of Ringgold, the House adjourned until 11 a. m. Thursday, January 18, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 18, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Johan Rodvik, pastor of the Methodist church, Diagonal, Iowa.

Journal of January 17 corrected and approved.

On motion by Morrissey of Jasper, best wishes of the House members were extended Visser of Marion on the occasion of his birthday.

PRESENTATION OF VISITORS

Sloane of Polk presented the Amos Hiatt junior high school 9-B class on community life, with their teacher, Mrs. Michener.

Hedin of Scott presented to the House the Honorable Walter Dietz, former member of the House.

Olson of Mitchell presented Ensign Dick Norland, son of the Honorable Norman Norland, member of the House.

PETITIONS

Peterson of Buena Vista presented a petition from St. Mary's Council No. 2326, Storm Lake, Iowa, opposing the proposed revision of the school code.

Referred to committee on schools and textbooks.

Huston of Washington presented a petition signed by the members of the board of education of the West Chester Consolidated School, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a petition from 50 members of Chapter HS—P. E. O. of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Peterson of Buena Vista presented a petition signed by the members of the board of education of the Sioux Rapids Consolidated School, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a petition from the Mingo Consolidated School, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Bonn of Iowa presented a petition signed by 171 residents of Iowa county, urging amendment of section 738 of the 1939 Code of Iowa, relating to the compensation of members of election boards.

Referred to committee on compensation of public officers.

ADOPTION OF REPORT OF COMMITTEE ON COMMITTEE ROOMS

Anderson of Henry called up the report of the committee on committee rooms, found on page 107 of the Journal of January 17, and moved its adoption.

Report adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully report that it has examined and finds correctly enrolled, House File 1.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 1.

BILL SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 18th day of January, 1945, sent to the governor for his approval: House File 1.

CARL A. ANDERSON, *Chairman.*

Report adopted.

INTRODUCTION OF BILLS

House File 63, by Miller of Humboldt, Hoeness of Madison, Good of Boone, Parrish of Taylor, Siefkas of Clarke, Steinberg of Story, Kilpatrick of Fremont, Simonsen of Cherokee, Palmer of Allamakee, Huston of Washington, Smith of Dickinson, Fletcher of Osceola, Datisman of Lyon, Te Paske of Sioux, Heffner of Hamilton, Nelson of Buchanan, Kuester of Cass, Mills of Adair, Saylor of Decatur, Stevens of Greene, Visser of Marion, Watson of O'Brien and Peterson of Buena Vista, a bill for an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all political subdivisions for the purpose of determining and defining such territory.

Read first time and referred to committee on liquor control.

House File 64, by Miller of Humboldt, Hoeness of Madison, Good of Boone, Parrish of Taylor, Siefkas of Clarke, Steinberg of Story, Kilpatrick of Fremont, Simonsen of Cherokee, Palmer of Allamakee, Huston of Washington, Smith of Dickinson, Fletcher of Osceola, Datisman of Lyon, Te Paske of Sioux, Heffner of Hamilton, Nelson of Buchanan, Kuester of Cass, Mills of Adair, Saylor of Decatur, Stevens of Greene, Visser of Marion, Watson of O'Brien and Peterson of Buena Vista, a bill for an act to amend chapter ninety-three and one tenth (93.1), Code, 1939, relating to liquor control, extending the prohibitions thereof to certain territory and providing for petitions and elections in all political subdivisions for the purpose of determining and defining such territory.

Read first time and referred to committee on liquor control.

House File 65, by Whitehead of Dallas, Lane of Carroll and Hall of Mills, a bill for an act to amend section five thousand five hundred and seventy-two (5572), Code, 1939, relating to township clerk.

Read first time and referred to committee on county and township affairs.

House File 66, by Whitehead of Dallas, Lane of Carroll and Hall of Mills, a bill for an act to amend section five thousand five hundred and seventy-one (5571), Code, 1939, relating to township trustees.

Read first time and referred to committee on compensation of public officers and employees.

House File 67, by Utzig of Dubuque and Less of Dubuque, a bill for an act to legalize the proceedings by the Board of Directors of the Independent School District of Dubuque, Dubuque county, Iowa.

Read first time and referred to committee on judiciary 2.

House File 68, by Olson of Mitchell, a bill for an act to amend section five thousand three hundred fifty-four (5354), Code, 1939, by adding thereto a section providing for the reinvestment of the funds derived from the sale of such bonds in United States Government bonds at par and to hold the same pending such time as in the judgment of the board of supervisors construction of the county hospital may be commenced.

Read first time and referred to committee on county and township affairs.

House File 69, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend sections six thousand three hundred fifteen (6315) and six thousand three hundred fourteen (6314), Code, 1939, relating to pension funds and annual assessments therefor, and providing that the same shall be applicable to certain deputy bailiffs of municipal courts in cities having a population of one hundred twenty-five thousand or more.

Read first time and referred to committee on social security.

House File 70, by Burkman of Polk and Sloane of Polk, a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code, 1939, relating in part to the salaries of bailiffs of the municipal courts.

Read first time and referred to committee on compensation of public officers and employees.

House File 71, by Gardner of Bremer, McFarlane of Black Hawk, Kuester of Cass, Steinberg of Story, Tatum of Harrison, Blatti of Chickasaw, Fimmen of Davis and Less of Dubuque, a bill

for an act to amend section eight thousand three hundred sixty (8360), Code, 1939, relating to amendments to articles of incorporation of certain corporations.

Read first time and referred to committee on judiciary 2.

House File 72, by McFarlane of Black Hawk, Fimmen of Davis, Sloane of Polk, Latchaw of Muscatine, Gardner of Linn and Whitaker of Poweshiek, a bill for an act relating to the creation, establishment, and administration of highway patrolmen's retirement fund for highway patrolmen and their dependents.

Read first time and referred to committee on social security.

House File 73, by Walter of Marshall, Steinberg of Story, McFarlane of Black Hawk, Sloane of Polk, Burkman of Polk and Putney of Tama, a bill for an act to amend section three thousand six hundred seventy-six (3676), Code, 1939, as amended by chapter one hundred forty (140), Acts of the Forty-ninth (49th) General Assembly, relating to the allowance to institutions for receiving and caring for neglected, dependent and delinquent children.

Read first time and referred to committee on child welfare.

House File 74, by Walter of Marshall, Steinberg of Story, McFarlane of Black Hawk, Burkman of Polk and Sloane of Polk, a bill for an act to amend section ten thousand six hundred and eighty-eight (10688), Code, 1939, relating to the salary of municipal court clerks.

Read first time and referred to committee on compensation of public officers and employees.

House File 75, by Wormley of Plymouth, (Watson), a bill for an act to amend section one thousand nine hundred twenty-one and fifty thousandths (1921.050), Code, 1939, relating to profits of the State Liquor Commission.

Read first time and referred to committee on liquor control.

House File 76, by McFarlane of Black Hawk, Steinberg of Story, Farmer of Linn, Hedin of Scott, Schwengel of Scott, Davis of Black Hawk, Utzig of Dubuque and Less of Dubuque, a bill for an act to amend sections nine thousand three hundred twenty-nine (9329), nine thousand three hundred forty and one hundredth (9340.01) as amended by chapter two hundred forty-five (245),

Acts of the Fiftieth General Assembly, nine thousand three hundred forty and eight hundredths (9340.08), nine thousand three hundred forty-seven (9347), nine thousand three hundred forty-seven and one tenth (9347.1), nine thousand three hundred fifty-three (9353), nine thousand three hundred fifty four and one tenth (9354.1), nine thousand three hundred sixty-three (9363), and nine thousand three hundred sixty-eight (9368), Code, 1939, relating to loans, investments, powers, operation, and supervision of building and loan and savings and loan associations.

Read first time and referred to committee on building and loan.

HOUSE FILES REFERRED

On request of Sloane of Polk, unanimous consent having been given, the Speaker referred House Files 59 and 60 to the committee on motor vehicles.

COMMUNICATION FROM THE CODE EDITOR

January 10, 1945.

HONORABLE HAROLD FELTON
Speaker of the House of Representatives

Dear Sir:

Section 156 of the Code of 1939 provides:

"The Reporter of the Supreme Court shall be editor of the Code and his duties shall be to:

1. Submit such recommendations as he deems proper to each general assembly for the purpose of amending, revising, and codifying such portions of the law as may be conflicting, redundant, or ambiguous, and to lay said recommendations before the presiding officers of each house."

In pursuance of said provision of the statute, I submit herewith certain proposed bills which I recommend to the General Assembly as being proper for the purpose of amending, revising and codifying such portions of the existing law as to this Code Editor appear to be conflicting, redundant or ambiguous.

Each of these bills, as so prepared, shows on its face the object and reason for the enactment of the same.

Respectfully submitted,

F. F. FAVILLE,
Code Editor and Supreme Court Reporter.

AMENDMENTS FILED

Putney of Tama filed the following amendment to House File 41:

Amend by striking the period (.) at the end of section one (1), and inserting in lieu thereof a comma (,) and by adding "and that each

applicant for a learner's permit be required to pay a fee of twenty-five cents."

Walter of Marshall filed the following amendment to House File 27:

(1) Amend by striking section three (3).

(2) Amend by striking from the title the words and figures "three thousand two hundred ninety-two (3292)."

Walter of Pottawattamie filed the following amendment to House File 33:

Amend by striking from line four (4) the words "all purchases made by" and substituting in lieu thereof "sales of tangible personal property to".

Further amend House File 33 by adding thereto as section two (2) the following: "Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Journal-Herald, a newspaper published at Avoca, Iowa, and in the Daily Freeman-Journal, a newspaper published at Webster City, Iowa."

On motion by Prentiss of Ringgold, the House adjourned until 10 a. m. Friday, January 19, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 19, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Robert Gardner, pastor of the Horton Baptist church, Waverly, Iowa.

Journal of January 18 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Whitaker of Poweshiek on request of Smith of Clayton; Williams of Van Buren on request of Reed of Jefferson; Swaner of Johnson on request of Donohue of Cedar; Bryson of Hardin on request of Kuester of Cass.

PETITIONS

Capesius of Kossuth presented a petition signed by 29 members of the Algona Parent Teachers' Association urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Kuester of Cass presented a petition signed by 45 members of the Jackson School Parent Teachers' Association of Atlantic, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Mills of Adair presented to the House his grandsons, George and Billy Wyatt, of Ames, Iowa.

HOUSE FILES REFERRED

The Speaker referred House Files 23 and 65 to the committee on compensation of public officers and employees.

INTRODUCTION OF BILLS

House File 77, by McFarlane of Black Hawk, Sloane of Polk and Burkman of Polk, a bill for an act to provide for a pension and

annuity retirement system for employees of municipally owned waterworks in any city having a population of twenty thousand (20,000) or more, and to authorize City Council or Board of Water Works Trustees, whichever is authorized to manage and operate such waterworks, to formulate and establish such plan and adopt appropriate rules and regulations therefor.

Read first time and referred to committee on cities and towns.

House File 78, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section seven thousand two hundred three (7203), Code, 1939, relating to lien of personal taxes.

Read first time and referred to committee on judiciary 2.

House File 79, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section eleven thousand six hundred sixty-eight and one tenth (11668.1), Code, 1939, relating to levying executions on real estate and providing a limitation on the lien of such levy.

Read first time and referred to committee on judiciary 2.

House File 80, by Wormley of Plymouth, Bryson of Hardin, Heffner of Hamilton, Less of Dubuque, Long of Clinton and Sloane of Polk, a bill for an act to amend section two thousand four hundred ninety-three (2493), Code, 1939, relating to unprofessional conduct by certain licensees engaged in professions affecting the public health.

Read first time and referred to committee on public health.

House File 81, by Wormley of Plymouth, Bryson of Hardin, Heffner of Hamilton, Less of Dubuque, Long of Clinton and Sloane of Polk, a bill for an act to amend section two thousand five hundred seventy-four (2574), Code, 1939, further defining classes of persons deemed engaged in the practice of optometry.

Read first time and referred to committee on public health.

House File 82, by Nielsen of Pottawattamie and Walter of Pottawattamie, a bill for an act to amend section one (1), chapter one hundred seventeen (117), Acts of the Fiftieth General Assembly, relating to state aid for farmers' short courses where there are two (2) farm aid associations in the same county.

Read first time and referred to committee on agriculture 2.

House File 83, by Carlson of Woodbury and Van Eaton of Woodbury, (Mowry), (Clem), a bill for an act to amend sections fifty-four hundred thirty-five (5435), and fifty-four hundred forty (5440), Code, 1939, relating to the licensing of dogs.

Read first time and referred to committee on county and township affairs.

House File 84, by Burkman of Polk, a bill for an act to amend section one thousand two hundred ninety-seven and one tenth (1297.1), Code, 1939, relating to the firing of blasting shots in coal mines.

- Read first time and referred to committee on mines and mining.

House File 85, by Fimmen of Davis, Sloane of Polk, Cowan of Keokuk, Long of Clinton, Weichman of Benton, and Hall of Mills, a bill for an act to amend chapter fifty-one (51), Acts of the 50th General Assembly, relating to compensation of county, municipal and school examiners and their assistants.

Read first time and referred to committee on compensation of public officers and employees.

House File 86, by Hedin of Scott, Schwengel of Scott, Walter of Pottawattamie, Gardner of Linn, Carlson of Woodbury and Dodds of Des Moines, a bill for an act to amend section five hundred fifty-seven (557), Code, 1939, relating to the arrangement and printing of the names of candidates for offices to be filled by voters of a territory smaller than a county.

Read first time and referred to committee on elections.

House File 87, by Fimmen of Davis, Kuester of Cass, McFarlane of Black Hawk, Farmer of Linn, Sloane of Polk, Whitehead of Dallas, Lane of Carroll and Wormley of Plymouth, a bill for an act to amend chapter two hundred sixty-four (264), Acts of the Fiftieth General Assembly, relating to compensation of short-hand reporters.

Read first time and referred to committee on compensation of public officers and employees.

House File 88, by committee on appropriations, a bill for an act making an appropriation for miscellaneous expense of the General Assembly.

Read first time and passed on file.

House File 89, by Redman of Sac, Fulk of Page, Norland of Worth, Walter of Marshall, Lane of Carroll, Watson of O'Brien, Bass of Montgomery, Peterson of Buena Vista, Simonsen of Cherokee, Putney of Tama, Frei of Grundy, Fletcher of Osceola, Olson of Mitchell, and Cox of Webster, a bill for an act to repeal chapter one hundred fifty-four and one tenth (154.1), Code, 1939, and to enact a substitute therefor, relating to agricultural lime.

Read first time and referred to committee on agriculture 2.

Kuester of Cass offered the following concurrent resolution and asked unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 6

Be It Resolved by the House, the Senate Concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by chapter 26 of the Forty-ninth General Assembly:

A. C. Gustafson, pre-session postage and supplies.....	\$53.58
Storey-Kenworthy Co., supplies, (House).....	17.99
A. C. Gustafson, postage for House Postmistress.....	25.00
Langan Paper Co., Supplies, (House).....	1.34
Radio Trade Supply Corp., microphone, (House).....	12.60
Hotel Kirkwood, preliminary expense, (House).....	50.78
Des Moines Rubber Stamp Works, (Senate).....	14.35
W. J. Scarborough, postage for Senate Postmistress.....	25.00
W. J. Scarborough, pre-session postage and supplies.....	29.60
Storey-Kenworthy Co., Furniture, (Senate).....	26.50
L. C. Smith & Corona Typewriters Inc., repair on typewriters, (House)	63.03

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

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

Motion prevailed and the resolution was adopted.

Lane of Carroll, Donohue of Cedar, Kuester of Cass, Miller of Humboldt, Morrissey of Jasper, Hall of Mills, Krueger of Cerro Gordo, Schwengel of Scott, Walter of Pottawattamie, Blatti of Chickasaw, Wormley of Plymouth, Hedin of Scott, Olson of Mitchell, Farmer of Linn, Baker of Calhoun, Swaner of Johnson, and Gardner of Bremer, (Berg) offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 7

For the purpose of creating a committee to obtain offers of sale to the State of Iowa of a residence suitable for a Governor's home:

Whereas, It is necessary and desirable for the great State of Iowa to provide a home for her Governors, and

Whereas, It would be appropriate that a Governor's home be provided in keeping with the obligations of the office, and

Whereas, It is apparent that public opinion favors providing a home for the Governor, and

Whereas, Thirty-four states now provide for a Governor's home, and *Whereas*, Former Governors of the State of Iowa have emphasized the necessity of providing a home for the Governor,

Be It Resolved by the House, the Senate Concurring:

Section 1. That there is hereby created a committee of six (6) members, who shall be composed of the following:

Three members from the Senate who shall be immediately appointed by the President of the Senate; and three members from the House of Representatives who shall be immediately appointed by the Speaker of the House.

Sec. 2. The architect for the State Board of Control who shall be requested to act as an ex-officio member of the committee.

Sec. 3. That the duties of this committee shall be to investigate suitable residences in the city of Des Moines to be used for the purpose of a home for the Governor of the State of Iowa, and to obtain signed written offers or options of purchase for said real estate to the State of Iowa, and to report on or before the 15th day of February, 1945.

Sec. 4. That said committee shall further investigate and report their findings as to an estimate of the cost for furnishings, repairs and decorations of said residence and property.

Laid over under rule 34.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted House Concurrent Resolution 6 authorizing the payment of various legislative expenses.

W. J. SCARBOROUGH, *Secretary*.

On motion by Prentis of Ringgold, the House adjourned until 10:30 a. m. Monday, January 22, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 22, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend R. M. Bell, pastor of the Methodist Episcopal church, Gladbrook, Iowa.

Journal of January 19 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Less of Dubuque on request of Donohue of Cedar; Bryson of Hardin on request of Kuester of Cass.

PETITIONS

Cowan of Keokuk presented a petition signed by 29 members of the Federated Women's club of Thornburg, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Meyer of Jackson presented a telegram from the Business and Professional Women's club of Maquoketa, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

HOUSE CONCURRENT RESOLUTION 7 REFERRED

The Speaker referred House Concurrent Resolution 7 to the committee on public lands and buildings.

INTRODUCTION OF BILLS

House File 90, by Miller of Humboldt, Good of Boone, Cox of Webster, Siefkas of Clarke and Robb of Emmet, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to the powers and duties of the board of supervisors.

Read first time and referred to committee on county and township affairs.

House File 91, by Miller of Humboldt, Good of Boone, Cox of Webster, Siefkas of Clarke and Robb of Emmet, a bill for an act to

amend section thirteen thousand three hundred sixteen and one tenth (13316.1), Code, 1939, relating to private use of public property.

Read first time and referred to committee on county and township affairs.

House File 92, by Lane of Carroll, a bill for an act to amend section three hundred seventy-five (375), Code, 1939, relating to the notice of hearing on municipal budgets and publication thereof.

Read first time and referred to committee on printing.

House File 93, by Walter of Pottawattamie, Whitehead of Dallas, Reed of Jefferson, McReynolds of Wapello and Avery of Clay, a bill for an act to amend section one thousand five hundred twenty-six (1526), Code, 1939, relating to the employment of persons under fourteen years of age.

Read first time and referred to committee on labor.

House File 94, by Avery of Clay, a bill for an act to amend section four thousand six hundred forty-four and fourteen hundredths (4644.14), Code, 1939, relating to the levy of a five-eighths mill tax on all the taxable property of a county for the secondary road fund and limiting the same to taxable property outside of cities and towns; and also amending section six thousand two hundred eleven (6211), Code, 1939, by granting to the council of a city or town the power to levy annually a five-eighths mill tax on the taxable property in such city or town for the construction, reconstruction, maintenance and repair of streets, alleys and highways in said city or town.

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

House File 95, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section ten thousand four hundred eighty-one (10481), Code, 1939, relating to alimony in divorce actions and to make judgments, orders and decrees for payment of alimony or child support money liens on real estate.

Read first time and referred to committee on judiciary 2.

House File 96, by Moore of Butler, Kruse of Floyd, Burkman of Polk, Datisman of Lyon, Good of Boone, Klemesrud of Winnebago, and Latchaw of Muscatine, a bill for an act to amend

chapter one hundred eighty-one (181), Acts of the Forty-ninth (49th) General Assembly, relating to refund of motor vehicle fuel license fees.

Read first time and referred to committee on motor vehicles and transportation.

House File 97, by Anderson of Henry, Baker of Calhoun, Bass of Montgomery, Blatti of Chickasaw, Blewett of Franklin, Bockwoldt of Ida, Bonn of Iowa, Bryson of Hardin, Burkman of Polk, Cowan of Keokuk, Cox of Webster, Datisman of Lyon, Davis of Black Hawk, Davis of Fayette, Dodds of Des Moines, Donohue of Cedar, Farmer of Linn, Fimmen of Davis, Fletcher of Osceola, Frei of Grundy, Fulk of Page, Gardner of Bremer, Gardner of Linn, Hall of Mills, Hedin of Scott, Hicklin of Louisa, Hoeness of Madison, Jessen of Audubon, Kilpatrick of Fremont, Klemesrud of Winnebago, Kruse of Floyd, Latchaw of Muscatine, Long of Clinton, Martin of Appanoose, McEleney of Clinton, Meyer of Jackson, Lane of Carroll, Mills of Adair, Moore of Butler, Morrissey of Jasper, Nelson of Buchanan, Nielsen of Pottawattamie, Olson of Mitchell, Palmer of Allamakee, Parrish of Taylor, Prentiss of Ringgold, Pritchard of Hancock, Redman of Sac, Robinson of Delaware, Schwengel of Scott, Sloane of Polk, Smith of Clayton, Steinberg of Story, Strawman of Jones, Te Paske of Sioux, Vanderwilt of Mahaska, Van Eaton of Woodbury, Walter of Pottawattamie, Watson of O'Brien, Wellington of Lee, Whitaker of Poweshiek, Whitehead of Dallas, Wormley of Plymouth, Aubrey of Wapello, Capesius of Kossuth, Frederickson of Palo Alto, Less of Dubuque, McReynolds of Wapello, Tatum of Harrison, Utzig of Dubuque, Visser of Marion, and Walter of Marshall, a bill for an act to amend section ten thousand eight hundred four (10804), Code, 1939, relating to the salary of judges of the district court.

Read first time and referred to committee on compensation of public officers and employees.

MESSAGES FROM 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 19, a bill for an act relating to guardians of incompetent veterans and other incompetents.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 51, a bill for an act legalizing the action of the county board of supervisors of Wapello county.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 19, a bill for an act to repeal chapter five hundred forty-two and one tenth (542.1), Code, 1939, and to enact a substitute therefor, relating to the guardianship of incompetent veterans and other incompetents and minor beneficiaries of the Veterans Administration and to make uniform the law relating thereto.

Read first time and referred to committee on military and veterans' affairs.

Senate File 51, a bill for an act to legalize the action of the County Board of Supervisors of Wapello County, Iowa, in making expenditures and approving claims against said county for secondary road maintenance and construction, to legalize said expenditures and said claims as valid and binding obligations of said county, and to authorize said county by its proper officials to pay said indebtedness evidenced by said claims by the issuance and exchange or sale of funding bonds as authorized by law.

Read first time and referred to committee on judiciary 2.

CONSIDERATION OF BILLS

House File 88, a bill for an act making an appropriation for miscellaneous expense of the General Assembly, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Bonn	Davis of	Fletcher
Aubrey	Burkman	Blawck Hawk	Frederickson
Avery	Capesius	Davis of Fayette	Frei
Baker	Carlson	Dodds	Fulk
Bass	Colburn	Donohue	Gardner of
Bents	Cooper	Duffield	Bremer
Blatti	Cowan	Edwards	Gardner of Linn
Blewett	Datisman	Farmer	Good
Bockwoldt		Fimmen	Hall

Hedin	McReynolds	Robb	Te Paske
Heffner	Meyer	Robinson of	Tyrrell
Hicklin	Miller	Delaware	Utzig
Hoeness	Mills	Saylor	Vanderwilt
Huston	Moore	Schwengel	Visser
Jessen	Morrissey	Shepard	Walter of
Kilpatrick	Nielsen	Siefkas	Marshall
Klemesrud	Norland	Simonsen	Van Eaton
Krueger	Olson	Sloane	Walter of
Kruse	Palmer	Smith of Clayton	Pottawattamie
Kuester	Parrish	Smith of	Watson
Kuhlmann	Peterson	Dickinson	Weichman
Lane	Poston	Steinberg	Wellington
Latchaw	Prentis	Stevens	Whitaker
Long	Pritchard	Strawman	Whitehead
McEleney	Putney	Swaner	Williams
McFarlane	Redman	Tatum	Wormley
McNeill	Reed		Mr. Speaker

The nays were, none.

Absent or not voting, 8:

Bryson	Less	Martin	Robinson of
Cox	Lynch	Nelson	Monroe
Langland			

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

On motion by Prentis of Ringgold, the House adjourned until 10 a. m. Tuesday, January 23, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 23, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Walter Martin, pastor of the First Presbyterian church, Indianola, Iowa.

Journal of January 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Martin of Appanoose on request of Duffield of Guthrie.

PETITIONS

Bockwoldt of Ida presented a telegram from the Farm and Town club of Holstein, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Meyer of Jackson presented a telegram from the Jackson County Farm Bureau urging adoption of the Iowa School Code Revision Commission's report, and urging legislation to establish the 100 per cent state income tax.

Referred to committee on schools and textbooks.

Morrissey of Jasper presented a petition signed by 18 members of the Ladies Auxiliary of Local 1116 of Newton, Iowa, urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Peterson of Buena Vista presented a petition from the Storm Lake chapter of American Association of University Women urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

Tatum of Harrison presented a petition signed by 18 county officers, deputies, and clerks of Harrison county urging legislation

to increase and place on a permanent basis the salaries of all county officers, deputies, and clerks.

Referred to committee on compensation of public officers and employees.

PRESENTATION OF VISITORS

Watson of O'Brien presented to the House the Honorable William Treimer of O'Brien county, former member of the House.

Sloane of Polk presented the members of the agriculture class of Valley High, West Des Moines, Iowa.

Schwengel of Scott presented Wallace Krackle of Burlington, Iowa, president of the Iowa Junior Chamber of Commerce.

On motion of Hicklin of Louisa, best wishes of the House members were extended Kruse of Floyd on the occasion of his birthday.

REPORTS OF COMMITTEES

Cooper of Adams, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections to whom was referred House File 86, a bill for an act to amend section five hundred fifty-seven (557), Code, 1939, relating to the arrangement and printing of the names of candidates for offices to be filled by voters of a territory smaller than a county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER E. COOPER, *Chairman.*

Klemesrud of Winnebago, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing to whom was referred House File 92, a bill for an act to amend section three hundred seventy-five (375), Code, 1939, relating to the notice of hearing on municipal budgets and the publication thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

THEO. KLEMESRUD, *Chairman.*

Miller of Humboldt, from the committee on liquor control, submitted the following report:

MR. SPEAKER: Your committee on liquor control to whom was referred House File 55, an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to the sale of beer and malt liquors, and to provide additional regulations for the sale of beer and malt liquors under

Class "B" permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. F. MILLER, *Chairman.*

Also:

MR. SPEAKER: Your committee on liquor control to whom was referred House File 63, an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all political subdivisions for the purpose of determining and defining such territory, begs leave to report it has had the same under consideration and has instructed me to report 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 paragraph "b" of subsection two (2), by striking from lines one and two the words "twenty-five" and inserting in lieu thereof the words "thirty-five".

J. F. MILLER, *Chairman.*

INTRODUCTION OF BILLS

House File 98, by Latchaw of Muscatine, Farmer of Linn, Kuester of Cass, Prentis of Ringgold, Gardner of Linn, Kruse of Floyd, Edwards of Union, Whitaker of Poweshiek, Long of Clinton, McEleney of Clinton, Avery of Clay, Klemesrud of Winnebago, Olson of Mitchell, Williams of Van Buren, Weichman of Benton, Krueger of Cerro Gordo, Bass of Montgomery, Heffner of Hamilton, Tatum of Harrison, Bryson of Hardin, Steinberg of Story, Lane of Carroll, Cox of Webster, Saylor of Decatur, Anderson of Henry, Te Paske of Sioux, Cowan of Keokuk, Good of Boone, Hoeness of Madison, Poston of Wayne, Huston of Washington, Bockwoldt of Ida, Simonsen of Cherokee, Martin of Appanoose, Mills of Adair, Fulk of Page, Palmer of Allamakee, Morrissey of Jasper, Siefkas of Clarke, Cooper of Adams, Shepard of Lucas, Frei of Grundy, Robinson of Delaware, Miller of Humboldt, Kilpatrick of Fremon, Baker of Calhoun, Bents of Howard, Strawman of Jones, Kuhlmann of Crawford, Walter of Marshall, Bonn of Iowa, Hall of Mills, Datisman of Lyon, Watson of O'Brien, Robb of Emmett, Visser of Marion, Blewett of Franklin, Moore of Butler, Smith of Clayton, Nelson of Buchanan, Fletcher of Osceola, Frederickson of Palo Alto, and Redman of Sac, a bill for an act to amend section five thousand six hundred ninety-four (5694), Code, 1939, to repeal section five thousand six hundred ninety-nine and one tenth (5699.1), Code, 1939, and to amend section five thousand six hundred ninety-nine (5699), Code, 1939, relating to appointment of

chief of the fire department and chief of police in cities from civil service eligible lists.

Read first time and referred to committee on cities and towns.

House File 99, by Smith of Dickinson, a bill for an act to amend section one thousand nine hundred twenty-one and one hundred fifteen thousandths (1921.115), Code, 1939, relating to prohibited sales and advertisements of beer and malt liquors.

Read first time and referred to committee on liquor control.

House File 100, by Reed of Jefferson, Hicklin of Louisa, McFarlane of Black Hawk, Fimmen of Davis, Prentis of Ringgold, Krueger of Cerro Gordo, Kuester of Cass, Dodds of Des Moines, and Tyrrell of Wright, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths, sub-section C (1551.13-C), Code, 1939, relating to unemployment compensation so as to provide for the transfer of employers' accounts to successor employers.

Read first time and referred to committee on social security.

House File 101, by Reed of Jefferson, Hicklin of Louisa, McFarlane of Black Hawk, Fimmen of Davis, Prentis of Ringgold, Krueger of Cerro Gordo, Kuester of Cass, Dodds of Des Moines, and Tyrrell of Wright, a bill for an act to amend the law as it appears in chapters seventy (70) and seventy-one (71), Code, 1939, and sections one thousand three hundred eighty-seven (1387), one thousand three hundred ninety (1390), one thousand three hundred ninety-one (1391), one thousand three hundred ninety-three (1393), one thousand three hundred ninety-four (1394), and one thousand four hundred fifty-seven (1457) thereof, relating to Workmen's Compensation, fixing the maximum amount of weekly compensation, fixing the time when compensation shall be payable, reducing the waiting period before commencement of payments, and fixing the time within which an award or settlement may be reviewed.

Read first time and referred to committee on social security.

House File 102, by Reed of Jefferson, Hicklin of Louisa, McFarlane of Black Hawk, Fimmen of Davis, Prentis of Ringgold, Krueger of Cerro Gordo, Kuester of Cass, Dodds of Des Moines, and Tyrrell of Wright, a bill for an act to amend the law as it appears in chapter seventy (70), Code, 1939, and also sections

one thousand three hundred ninety-two (1392) and one thousand three hundred ninety-seven (1397) relating to workmen's compensation so as to provide for the payment of compensation to certain employees for certain second injuries, to provide for a Second Injury Fund and for the making of contributions thereto and providing for the administration of the act.

Read first time and referred to committee on social security.

House File 103, by Reed of Jefferson, Hicklin of Louisa, McFarlane of Black Hawk, Fimmen of Davis, Prentis of Ringgold, Krueger of Cerro Gordo, Kuester of Cass, Dodds of Des Moines, and Tyrrell of Wright, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths (1551.13), Code, 1939, relating to unemployment compensation contributions so as to permit voluntary payments or contributions by employers.

Read first time and referred to committee on social security.

House File 104, by Reed of Jefferson, Hicklin of Louisa, McFarlane of Black Hawk, Fimmen of Davis, Prentis of Ringgold, Krueger of Cerro Gordo, Kuester of Cass, Dodds of Des Moines, and Tyrrell of Wright, a bill for an act to amend the law as it appears in chapter seventy-seven and two tenths (77.2), Code, 1939, and sections one thousand five hundred fifty-one and nine hundredths (1551.09), one thousand five hundred fifty-one and ten hundredths, sub-section E (1551.10-E), as amended, section one thousand five hundred fifty-one and thirteen hundredths, sub-section C, paragraph one (1551.13-C-1), one thousand five hundred fifty-one and twenty-five hundredths, sub-sections J and Q (1551.25-J-Q), and to repeal section one thousand five hundred fifty-one and eleven hundredths, sub-sections A and B (1551.11-A-B), and to enact a substitute therefor all in said chapter relating to unemployment compensation and the payment thereof, so as to increase the weekly benefits and to provide the method of determining the same; so as to increase individual credits and lengthen the duration of payment of benefits; so as to re-state provisions relating to eligibility and disqualifications for benefits; so as to re-define total unemployment and partial unemployment; so as to increase the maximum amount of benefits which may be charged against the account of an employer; so as to fix the method of receiving and processing of claims filed prior to the effective

date of this act; and to repeal all acts or parts of acts in conflict with this act.

Read first time and referred to committee on social security.

House File 105, by Sloane of Polk, Burkman of Polk, Long of Clinton, Carlson of Woodbury, and McEleney of Clinton, a bill for an act to amend section six thousand three hundred twenty-six and eight hundredths (6326.08), Code, 1939, relating to benefits under retirement systems for policemen and firemen, and to make the same applicable to special charter cities.

Read first time and referred to committee on cities and towns.

House File 106, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section five thousand two hundred twenty-eight (5228), Code, 1939, fixing the salaries of county attorneys.

Read first time and referred to committee on compensation of public officers and employees.

House File 107, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section five thousand two hundred twenty-nine (5229), Code, 1939, fixing the salaries of assistant county attorneys.

Read first time and referred to committee on compensation of public officers and employees.

House File 108, by Farmer of Linn, Gardner of Linn, Wormley of Plymouth, Dodds of Des Moines, Wellington of Lee, Van Eaton of Woodbury, Burkman of Polk, Sloane of Polk, Cox of Webster, Aubrey of Wapello, McReynolds of Wapello (Clem, Bekman, Faul, Findlay, Hart, Byers, Cromwell), a bill for an act to amend section sixty-five hundred seventeen (6517), Code, 1939, relating to and providing for the salary of the mayor and councilmen of certain cities now or hereafter organized under chapter three hundred twenty-six (326), Code, 1939, relating to cities under the commission form of government.

Read first time and referred to committee on compensation of public officers and employees.

House File 109, by Weichman of Benton, Sloane of Polk, Jessen of Audubon, Fimmen of Davis, and Duffield of Guthrie, a bill

for an act to amend section ten thousand eight hundred eleven (10811), Code, 1939, relating to necessary hotel and living expenses of court reporters.

Read first time and referred to committee on compensation of public officers and employees.

House File 110, by Utzig of Dubuque, Meyer of Jackson, McReynolds of Wapello, and Aubrey of Wapello, a bill for an act to amend section six thousand six hundred eighty-seven (6687), Code, 1939, relating to adoption of city manager plan.

Read first time and referred to committee on cities and towns.

House File 111, by Whitehead of Dallas and Long of Clinton, a bill for an act to amend section one thousand five hundred fifty-six and one hundredth (1556.01), Code, 1939, relating to the tax imposed upon cigarette papers and the attaching of stamps thereto.

Read first time and referred to committee on commerce and trade.

House File 112, by Frederickson of Palo Alto, Robb of Emmet, Capesius of Kossuth, Peterson of Buena Vista, Watson of O'Brien, Smith of Dickinson, Latchaw of Muscatine, Kuhlmann of Crawford, Norland of Worth (Keir, Dewel, Shaw, Lucas), a bill for an act to make an appropriation to the State Conservation Commission for the purpose of dredging and improving Five Island Lake in Palo Alto County, Iowa, for the fiscal year ending June 30, 1946, and the fiscal year ending June 30, 1947.

Read first time and referred to committee on conservation of resources.

House File 113, by Morrissey of Jasper (Mowry), a bill for an act to amend section one thousand five hundred fifty-six and eight one hundredths (1556.08), Code, 1939, providing for adjustment of retail cigarette license permits during a period of emergency.

Read first time and referred to committee on cities and towns.

House File 114, by Walter of Pottawattamie, Long of Clinton, Nielsen of Pottawattamie, and Davis of Black Hawk, a bill for an act to amend section five thousand six hundred ninety-nine (5699), Code, 1939, relating to chiefs of police and chiefs of

fire departments under civil service, and section five thousand seven hundred one (5701), Code, 1939, relating to qualifications of fire and police department employees under civil service.

Read first time and referred to committee on cities and towns.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 3, by Poston of Wayne, a joint resolution proposing an amendment to Article three (3) of the Constitution of the State of Iowa relating to distribution of powers and the legislative department, and to provide for annual sessions of the General Assembly of the State of Iowa.

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

Section 1. That Article three (3) of the Constitution of the State of Iowa, Legislative Department, section two (2), be amended by striking from line two (2) of section two (2), Legislative Department, the word "biennial" and inserting in lieu thereof the word "annual".

Sec. 2. Be it further resolved that the foregoing amendment be, and by the same, is hereby referred to the General Assembly to be chosen at the next general election and that the secretary of state cause the same to be published as provided by law.

Read first time and referred to committee on constitutional amendments.

Prentis of Ringgold offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 8

Be It Resolved by the House, the Senate Concurring: That three thousand five hundred (3,500) copies of the committee books and one thousand five hundred (1,500) copies of the rule books shall be printed, all to be bound in paper covers.

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

Motion prevailed and the resolution was adopted.

Weichman, Meyer, Jessen, Prentis, Steinberg, Colburn, Kruse, Kuester, Nelson, Vanderwilt, Norland, and Utzig offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 9

Whereas, The 49th General Assembly memorialized the Congress of the United States, by the passage of House Concurrent Resolution 15, urging the submission of an amendment to the Federal Constitution

for ratification by three-fourths of the various states, which amendment among other things proposed to place a limit of twenty-five per cent on the amount of tax that might be levied and collected on income, inheritances, and transfers of property; and

Whereas, Said House Concurrent Resolution may be found set out in full on pages 395 and 396 of the House Journal of 1941; and

Whereas, In the 2d Session of the 78th Congress a similar amendment was proposed for ratification known as Senate Joint Resolution 160; and

Whereas, since the adoption of said memorial to Congress known as House Concurrent Resolution 15, events and circumstances have arisen which have increased the National debt to unprecedented heights the payment of which will be greatly jeopardized if such limitation is placed upon the taxing power of Congress since a substantial source of revenue from those persons with large incomes will be irretrievably lost; and

Whereas, the size of the National debt is a matter of great concern to the people of the State of Iowa, the ultimate payment of which is deemed imperatively necessary, and the General Assembly, as now constituted, believes it would be a grave mistake to place such limitation on the taxing power of Congress; now, therefore, be it

Resolved by the House of Representatives of the State of Iowa, the Senate Concurring: That the Congress of the United States is hereby memorialized that the General Assembly of the State of Iowa is opposed to any constitutional limitation being placed on the taxing power of Congress under present conditions. The action of the 49th General Assembly heretofore referred to is rescinded.

Laid over under rule 34.

HOUSE FILE 35 WITHDRAWN

Latchaw of Muscatine asked and obtained unanimous consent to withdraw House File 35 from the 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 passed the following bill in which the concurrence of the House is asked:

Senate File 17, a bill for an act relating to the filing of county attorney's true information in municipal courts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 33, a bill for an act relating to the limitations for foreclosure of ancient mortgages and other written instruments.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 78, a bill for an act relating to joint municipal improvement of highway.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 79, a bill for an act relating to duties of the Code Editor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 81, a bill for an act relating to the form of bills presented to the General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 82, a bill for an act relating to closed waters for seining fish in the Mississippi river.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 83, a bill for an act relating to special counsel for the Employment Security Commission.

Also: That the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 1, providing for the appointment by the Attorney General of a special assistant to assist, counsel with and advise members of the legislature, when requested to do so, respecting legislation, and to assist the Attorney General during the legislative session, etc.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 17, a bill for an act to amend sections thirteen thousand six hundred forty-five (13645), ten thousand six hundred fifty-six (10656), and ten thousand six hundred sixty-nine and one-tenth (10669.1), Code, 1939, relating to the filing of county attorney's true information in municipal courts.

Read first time and referred to committee on judiciary 1.

Senate File 33, a bill for an act to amend section eleven thousand twenty-eight (11028), Code, 1939, relating to the limitations for foreclosure of ancient mortgages and other written instruments.

Read first time and referred to committee on judiciary 1.

Senate File 78, a bill for an act to repeal chapter three hundred nine (309), Code, 1939, relating to joint municipal improvement of highways.

Read first time and referred to committee on judiciary 2.

Senate File 79, a bill for an act to amend section one hundred fifty-six (156), Code, 1939, relating to duties of the Code editor.

Read first time and referred to committee on judiciary 1.

Senate File 81, a bill for an act to amend section forty-seven (47), Code, 1939, relating to the form of bills presented to the General Assembly.

Read first time and referred to committee on judiciary 1.

Senate File 82, a bill for an act to amend chapter ninety-four (94), Acts of the 50th General Assembly, relating to closed waters for seining fish in the Mississippi River.

Read first time and referred to committee on conservation of resources.

Senate File 83, a bill for an act to amend section one hundred fifty-two (152), Code, 1939, relating to special counsel for the Employment Security Commission.

Read first time and referred to committee on social security.

Senate Joint Resolution 1, providing for the appointment by the Attorney General of a special assistant to assist, counsel with and advise members of the legislature, when requested to do so, respecting legislation, and to assist the Attorney General during the legislative session, etc.

Read first time and referred to committee on appropriations.

On motion by Prentis of Ringgold, the House adjourned until 10 a. m. Wednesday, January 24, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 24, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend L. H. Athey, pastor of the Epworth Methodist church, Council Bluffs, Iowa.

Journal of January 23 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Wellington of Lee on request of Hoeness of Madison; Farmer of Linn on request of Gardner of Linn.

PRESENTATION OF VISITORS

Morrisey of Jasper presented William Judd, mayor of the city of Clinton, Iowa, and former representative from Clinton county.

Gardner of Bremer presented Henry Burma of Allison, Iowa, former member and Speaker of the House of the Fiftieth General Assembly, who briefly addressed the House.

Tatum of Harrison presented R. G. Moore of Dunlap, Iowa, former member from Harrison county.

PETITIONS

Putney of Tama presented a telegram from the Tama county council urging adoption of the Iowa School Code Revision Commission's report.

Referred to committee on schools and textbooks.

PROOF OF PUBLICATION

Published copy of Senate File 51 and verified proof of publication of said bill in the Ottumwa Daily Courier on January 9th, 1945, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

A. C. GUSTAFSON, *Chief Clerk,*
House of Representatives.

REPORT OF COMMITTEE ON HOUSE CONCURRENT RESOLUTION 7

Whitehead of Dallas, 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 Concurrent Resolution 7, creating a committee to investigate the purchase of a suitable residence for a Governor's home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be adopted.

G. E. WHITEHEAD, *Chairman*.

Report adopted.

ACTION ON HOUSE CONCURRENT RESOLUTION 7

Lane of Carroll called up House Concurrent Resolution 7, found on page 134 of the Journal of January 19, and moved its adoption.

Roll call was demanded.

On the question "Shall the concurrent resolution be adopted?"

The ayes were, 46:

Aubrey	Frei	McReynolds	Smith of Clayton
Baker	Fulk	Meyer	Steinberg
Bass	Gardner of	Mills	Swaner
Bents	Bremer	Morrissey	Van Eaton
Blatti	Gardner of Linn	Nelson	Walter of
Burkman	Hall	Olson	Marshall
Carlson	Hedin	Palmer	Walter of
Cowan	Jessen	Robb	Pottawattamie
Cox	Klemesrud	Schwengel	Watson
Davis of	Kuhlmann	Shepard	Whitaker
Black Hawk	Lane	Simonsen	Whitehead
Davis of Fayette	Less	Sloane	Wormley
Donohue	Martin		

The nays were, 51:

Anderson	Frederickson	McNeill	Saylor
Avery	Good	Miller	Siefkas
Blewett	Heffner	Moore	Smith of
Bockwoldt	Hicklin	Nielsen	Dickinson
Bryson	Hoeness	Norland	Stevens
Capesius	Huston	Parrish	Strawman
Colburn	Kilpatrick	Peterson	Te Paske
Cooper	Krueger	Prentis	Tyrrell
Datisman	Kruse	Pritchard	Utzig
Dodds	Latchaw	Redman	Vanderwilt
Duffield	Long	Reed	Visser
Edwards	McEleney	Robinson of	Weichman
Fimmen	McFarlane	Delaware	Williams
Fletcher			

Absent or not voting, 11:

Bonn
Farmer
Kuester

Langland
Lynch
Poston

Putney
Robinson of
Monroe

Tatum
Wellington
Mr. Speaker

Motion lost, and Concurrent Resolution 7 failed of adoption.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 86, 92, 55 and 63 were declared adopted under Rule 73.

SPECIAL ORDER

Miller of Humboldt moved that House File 63 be made a special order of business at 11 a. m. Monday, January 29, 1945, and that House File 55 be made a special order of business immediately following final action on House File 63. Motion prevailed.

REPORTS OF COMMITTEES

McFarlane of Black Hawk, 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 25, a bill for an act to amend section five thousand seven hundred ninety-eight and one tenth (5798.1), Code, 1939, relating to the powers of park commissioners, and authorizing park commissioners to lease parks or portions thereof for the playing of professional baseball or other professional games, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File 34, a bill for an act to amend paragraph fourteen (14) of section six thousand two hundred eleven (6211), Code, 1939, by authorizing an increased levy for the cemetery fund in towns, begs leave to report it has had the same under consideration and has instructed me to report 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 the publication clause, the following: Dallas County News, a newspaper published at Adel, Iowa, and The Spencer Times, a newspaper published at Spencer, Iowa.

ARCH W. MCFARLANE, *Chairman*.

INTRODUCTION OF BILLS

The following bills, House Files 115 to 134, inclusive, are introduced by Steinberg of Story, by request.

House File 115, by Steinberg of Story, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the election of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act.

Read first time and referred to committee on schools and textbooks.

House File 116, by Steinberg of Story, a bill for an act to create and provide for a county school system in the several counties of the state, for a county board of education and county superintendent, and the manner of the selection of same and prescribing their duties and powers, to amend section four thousand one hundred seven (4107), and to repeal sections four thousand ninety-six (4096) to four thousand one hundred six (4106), inclusive, and sections four thousand one hundred nineteen (4119) to four thousand one hundred twenty-two (4122) inclusive, Code, 1939.

Read first time and referred to committee on schools and textbooks.

House File 117, by Steinberg of Story, a bill for an act to provide tax relief for all school districts in the state by means of state aid; to provide for the use of state funds to supplement funds of school districts in support of education; to make an appropriation for state aid provided for in this act; and to repeal sections three thousand nine hundred two (3902), four thousand one hundred eighty-four (4184), and four thousand one hundred eighty-five (4185), relating to state aid to schools.

Read first time and referred to committee on schools and textbooks.

House File 118, by Steinberg of Story, a bill for an act to provide for reimbursement by the state of Iowa to school districts of pupil transportation costs, providing the manner of computing the amount of reimbursement and making an appropriation for said reimbursements.

Read first time and referred to committee on schools and textbooks.

House File 119, by Steinberg of Story, a bill for an act to provide for the establishment, maintenance, operation and administration of retirement system for public school employees; to make appropriations therefor; to exempt the funds thereof from taxation, and execution; and to prescribe a penalty in connection therewith for wrongfully securing the benefits thereof.

Read first time and referred to committee on schools and textbooks.

House File 120, by Steinberg of Story, a bill for an act to provide for the study and survey by the county boards of education of the matter of reorganization of school districts, the submission of plans of reorganization to the voters of affected districts, and making effective any reorganization which may be authorized.

Read first time and referred to committee on schools and textbooks.

House File 121, by Steinberg of Story, a bill for an act to amend chapter one hundred ninety-three (193), Code, 1939, and to repeal chapter one hundred ninety-four (194), Code, 1939, all relating to the board of educational examiners, certification of teachers, and high school normal training courses.

Read first time and referred to committee on schools and textbooks.

House File 122, by Steinberg of Story, a bill for an act to amend section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, relating to the minimum wages of teachers in the public schools.

Read first time and referred to committee on schools and textbooks.

House File 123, by Steinberg of Story, a bill for an act to amend section four thousand two hundred twenty-nine (4229), Code, 1939, as amended by chapter one hundred fifty-seven (157), Acts of the Forty-ninth General Assembly, relating to teachers' contracts, their continuation and termination.

Read first time and referred to committee on schools and textbooks.

House File 124, by Steinberg of Story, a bill for an act to provide for the establishment and maintenance in the public schools of the state, day and evening classes and public forums for the education of adults, and to repeal chapter two hundred seventeen (217), Code, 1939.

Read first time and referred to committee on schools and textbooks.

House File 125, by Steinberg of Story, a bill for an act to provide for the special education of handicapped children, to create a state administrative authority, to enable school directors and boards of education to establish and maintain classes and schools for handicapped children, to provide for payment from state funds of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating schools for normal children, and to establish controls for the distribution of such funds.

Read first time and referred to committee on schools and textbooks.

House File 126, by Steinberg of Story, a bill for an act to amend sections three thousand eight hundred thirty-seven (3837), three thousand eight hundred thirty-nine (3839), three thousand eight hundred forty (3840), three thousand eight hundred forty-three (3843), three thousand eight hundred forty-four (3844) and three thousand eight hundred forty-five (3845), Code, 1939, relating to vocational education.

Read first time and referred to committee on schools and textbooks.

House File 127, by Steinberg of Story, a bill for an act creating in the office of the treasurer of state a permanent fund to be known as the agricultural land credit fund, and making appropriation thereto, providing for the apportionment of said fund as a credit against the tax on agricultural lands in school districts in which the millage for the general school fund exceeds fifteen mills, and providing the procedure for effecting said credits.

Read first time and referred to committee on schools and textbooks.

House File 128, by Steinberg of Story, a bill for an act to amend section six thousand nine hundred forty-three and one hundred one-thousandths (6943.100), Code, 1939, as amended by chapter two hundred thirty-seven (237), Acts of the 49th General Assembly and as amended by chapter two hundred four (204) Acts of the 50th General Assembly relating to allocation of revenues of the income, corporation and sales tax collected under the provisions of chapter three hundred twenty-nine and three-tenths (329.3), Code, 1939.

Read first time and referred to committee on schools and textbooks.

House File 129, by Steinberg of Story, a bill for an act to amend section six thousand nine hundred forty-three and one hundred twenty-four thousandths (6943.124), Code, 1939, relating to the disposition of revenue from the use tax collected under the provisions of chapter three hundred twenty-nine and four-tenths (329.4), Code, 1939.

Read first time and referred to committee on schools and textbooks.

House File 130, by Steinberg of Story, a bill for an act to permit school districts to discontinue facilities and contract with other districts to furnish such facilities under certain conditions.

Read first time and referred to committee on schools and textbooks.

House File 131, by Steinberg of Story, a bill for an act to amend section four thousand two hundred seventy-five (4275), Code, 1939, relating to making provision for vocational instruction for high school pupils whose districts do not provide therefor, and for the payment of tuition in such cases.

Read first time and referred to committee on schools and textbooks.

House File 132, by Steinberg of Story, a bill for an act to amend section four thousand two hundred thirty-three and three-tenths (4233.3) and four thousand two hundred seventy-seven (4277), Code, 1939, relating to tuition rates for pupils in the public schools.

Read first time and referred to committee on schools and textbooks.

House File 133, by Steinberg of Story, a bill for an act to amend section four thousand two hundred sixty-six (4266), Code, 1939, relating to kindergartens.

Read first time and referred to committee on schools and textbooks.

House File 134, by Steinberg of Story, a bill for an act to amend section four thousand two hundred seventeen (4217), Code, 1939, relating to powers of voters of a school district to establish a schoolhouse fund for future construction and the voting of a tax for a term of years therefor.

Read first time and referred to committee on schools and textbooks.

House File 135, by Poston of Wayne, Tyrrell of Wright, Carlson of Woodbury, Fimmen of Davis, Sloane of Polk and Heffner of Hamilton (Elthon, Dykhouse, Zastrow, Mowry, Mercer, Hill, Reilly, Clem), a bill for an act relating to watchmakers and watchmaking, defining the term "watchmaking", creating a board and other officers, providing for a seal and collection of fees and expenditures, providing for the issuance and revocation of certificates, prohibiting the practice of watchmaking as defined in the act without a certificate; providing penalties for the violation thereof.

Read first time and referred to committee on commerce and trade.

House File 136, by Farmer of Linn, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to the powers and duties of the board of supervisors.

Read first time and referred to committee on county and township affairs.

House File 137, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section ten thousand six hundred eighty-two (10682), Code, 1939, relating to the duration of liens of judgments transcribed from municipal courts to district courts.

Read first time and referred to committee on judiciary 2.

House File 138, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section ten thousand six hundred

eighty-eight (10688), Code, 1939, relating to the salaries of the judges of the municipal court of the state of Iowa.

Read first time and referred to committee on compensation of public officers and employees.

House File 139, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend sections seven thousand two hundred three (7203) and seven thousand two hundred five (7205), Code, 1939, to create the lien of personal property tax on such personal property which was the basis of such tax.

Read first time and referred to committee on judiciary 2.

House File 140, by committee on banks and banking, a bill for an act to authorize banks, operating under title XXI of the Code, 1939, to make installment loans subject to certain definite limitations, and to make the provisions of this act, in so far as applicable, available to national banks operating in this state.

Read first time and passed on file.

House File 141, by Morrissey of Jasper (Mowry), a bill for an act to repeal sections three thousand eight hundred twenty-eight and thirty-nine thousandths (3828.039), three thousand eight hundred twenty-eight and forty thousandths (3828.040), three thousand eight hundred twenty-eight and forty-one thousandths (3828.041), Code, 1939, relating to a tax levied to create an old age assistance fund, and to provide for a statute of limitation against the collection of said taxes and to eliminate any liens upon property.

Read first time and referred to committee on old age assistance.

House File 142, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend chapter three hundred twenty-nine (329), Code, 1939, by adding thereto a new section relating to rights of owners of certain riparian lands.

Read first time and referred to committee on judiciary 1.

House File 143, by Walter of Marshall, a bill for an act to amend chapters one hundred thirty-seven (137) and one hundred forty-two (142), Code, 1939, by transferring the supervision of farmers' institutes and short courses, and poultry associations, from the department of agriculture to the Iowa state fair board.

Read first time and referred to committee on agriculture 1.

House File 144, by committee on appropriations, a bill for an act to appropriate to the state comptroller from motor vehicle fuel tax fund.

Read first time and passed on file.

House File 145, by Van Eaton of Woodbury and Carlson of Woodbury, (Clem), a bill for an act to provide for the establishment and maintenance of a municipal museum in cities having a population of not less than seventy-five thousand and not more than one hundred thousand and providing for the levy of a tax not exceeding one-eighth of a mill on the taxable property of such municipality for the establishment and maintenance of such museum.

Read first time and referred to committee on cities and towns.

HOUSE FILE 29 WITHDRAWN

Klemesrud of Winnebago asked and obtained unanimous consent to withdraw House File 29 from the further consideration of the House, and to make the sponsors of House File 29 co-sponsors of House File 50.

MESSAGES FROM 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 2, a bill for an act providing for the payment of refunds to persons who have overpaid Iowa chain store taxes.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 4, a bill for an act relating to the exemption of soldiers' bonus bonds from state taxation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 21, a bill for an act relating to the annual salary of the Governor 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 44, a bill for an act relating to amendments to articles of incorporation by certain corporations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 46, a bill for an act modifying penalties for failure to take out sales tax permits.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 8 relating to committee books and rule books for the Fifty-first General Assembly.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 21, a bill for an act relating to the annual salary of the Governor of the state of Iowa.

Read first time and referred to committee on compensation of public officers and employees.

Senate File 44, a bill for an act to amend section eight thousand three hundred sixty (8360), Code, 1939, relating to amendments to articles of incorporation by certain corporations.

Read first time and referred to committee on judiciary 2.

CONSIDERATION OF BILLS

House File 86, a bill for an act to amend section five hundred fifty-seven (557), Code, 1939, relating to the arrangement and printing of the names of candidates for offices to be filled by voters of a territory smaller than a county, with report of committee recommending passage, was taken up for consideration.

Hedin of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Cooper	Fulk	Lane
Aubrey	Cowan	Gardner of	Latchaw
Avery	Cox	Bremer	Less
Baker	Datisman	Gardner of Linn	Long
Bass	Davis of	Good	Martin
Bents	Black Hawk	Hedin	McEleney
Blatti	Davis of Fayette	Heffner	McFarlane
Blewett	Dodds	Hicklin	McNeill
Bockwoldt	Donohue	Hoeness	McReynolds
Bonn	Duffield	Huston	Meyer
Bryson	Edwards	Jessen	Miller
Burkman	Fimmen	Kilpatrick	Mills
Capesius	Fletcher	Klemesrud	Moore
Carlson	Frederickson	Krueger	Morrissey
Colburn	Frei	Kuhlmann	Nelson

Nielsen	Robinson of	Smith of	Walter of
Norland	Delaware	Dickinson	Marshall
Olson	Robinson of	Steinberg	Walter of
Palmer	Monroe	Swaner	Pottawattamie
Parrish	Saylor	Tatum	Watson
Peterson	Schwengel	Te Paske	Weichman
Prentis	Shepard	Tyrrell	Whitaker
Pritchard	Siefkas	Utzig	Whitehead
Putney	Simonsen	Vanderwilt	Williams
Redman	Sloane	Van Eaton	Wormley
Reed	Smith of Clayton	Visser	Mr. Speaker

The nays were, 1:

Strawman

Absent or not voting, 10:

Farmer	Kuester	Poston	Stevens
Hall	Langland	Robb	Wellington
Kruse	Lynch		

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

REPORT OF THE SUPREME COURT OF IOWA ON RULES OF CIVIL PROCEDURE

To the Fifty-first General Assembly of Iowa:

In accordance with Chapter 311, Acts of the Forty-ninth General Assembly, the Supreme Court of Iowa has prescribed rules of pleading, practice and procedure and forms of process, writs and notices, for proceedings of a civil nature in courts of this state, for the purpose of simplifying the same and of promoting the speedy determination of litigation. They were reported by the court to the Fiftieth General Assembly and went into force and effect July 4, 1943.

After a year and a half of operation, there are a number of modifications in the Rules of Civil Procedure which appear to the court desirable. Accordingly, the court has prescribed the following Rules, in the nature of modifications and revisions in the Rules of Civil Procedure and Appendix I attached thereto, which were reported to the Fiftieth General Assembly, to wit:

RULE 54

Rule 54 has been revised to read as follows:

"Rule 54. Same; Special Cases; Appearance of Garnishee.

"(a) Any statute of Iowa which specially requires appearance by a particular defendant, or in a particular action, within a specified time, shall govern the time for appearance in such cases, rather than Rule 53.

"(b) The officer serving a writ of attachment or execution shall garnish such persons as the plaintiff may direct as supposed debtors, or having in possession property of the principal defendant, which shall be effected by a notice served in the manner and as an original notice in civil actions, forbidding his paying any debt owing such defendant, due or to become due, and requiring him to retain possession of all property of the defendant in his hands or under his control, to the end that the same may be dealt with according to law, and, unless answers are

required to be taken as provided by statute, it shall cite the garnishee to appear in not less than ten (10) days after service of the notice and at a time specified when court will be in session and a judge will be present, and answer such interrogatories as may be propounded, or he will be liable to pay any judgment which the plaintiff may obtain against the defendant."

COMMENT

Section 12157 provided that the garnishee be cited to appear on the first day of the next term. Under the new procedure for commencement of actions, unreasonable delays have been experienced under Section 12157.

RULE 56

Paragraph (b) of Rule 56 has been amended by adding thereto the following sentence:

"Where the notice upon a minor is served on behalf of one who is the guardian or other fiduciary and the guardian or other fiduciary is the only person who would be available upon whom service could be made, the court or a judge shall appoint, without prior notice on the ward, a guardian ad litem upon whom service shall be made and who shall defend for the minor."

Paragraph (c) of Rule 56 has been amended by adding thereto the following sentence:

"Where the notice upon an incompetent is served on behalf of one who is the the guardian or other fiduciary and the guardian or other fiduciary is the only person who would be available upon whom service could be made, the court or a judge shall appoint, without prior notice to the ward, a guardian ad litem upon whom service shall be made and who shall defend for the incompetent."

COMMENT

The foregoing amendments were made because of the fact that, under the rule as first prescribed, where the guardian or fiduciary is the only person who would be a proper person upon whom service could be made, it was either necessary for the guardian or fiduciary to resign or to serve himself as parent, etc.

RULE 60

Clause (e) of Rule 60 has been amended by changing the semi-colon at the end thereof to a comma, and adding thereto:

"or if his residence is unknown;"

Clause (k) of Rule 60 has been stricken and clauses (l) and (m) have been designated as clauses (k) and (l) respectively.

COMMENT

The change in clause (e) was made to apply to those cases in which there are unknown defendants.

The second amendment was made to avoid an apparent conflict between Rule 60 (k), which was patterned after Par. 11, Section 11081 of the Code, and Section 11935 of the Code. Section 11935 is adequate without Rule 60 (k). Section 11081, Code, 1939, is shown by Appendix I of the Rules as having been superseded in toto.

RULE 80

The first sentence of Paragraph (a) of Rule 80 has been stricken and the following inserted in lieu thereof:

"Pleadings need not be verified unless special statutes so require and, where a pleading is verified, it is not necessary that subsequent pleadings be verified unless special statutes so require."

COMMENT

The change clarifies the language.

RULE 85

The word "five" which appeared twice in the first sentence of Paragraph (a) of Rule 85, once in the first clause of Paragraph (b) thereof, and once in the second clause of Paragraph (e) thereof, has been stricken in each instance, and, in lieu thereof, the word "seven" inserted in each instance.

Paragraph (f) of Rule 85 has been amended by striking out the word "amend" in the first sentence and also by striking out the second sentence thereof and inserting, in lieu of said second sentence, the following:

"For good cause but not ex parte, and upon such terms as the court prescribes, the court may grant a party the right to file a motion, answer or reply where the time to file same has expired."

COMMENT

The first change, wherein the word "five" is stricken in four places and the word "seven" substituted therefor, was made to avoid confusion.

The change in Paragraph (f) was made to avoid miscarriage of justice by giving the court discretion in permitting the filing of motions, answers or replies, thus avoiding the loss of substantial rights through the strict application of an arbitrary rule of procedure. The reference to amendments was stricken to avoid a conflict with Rule 88.

RULE 86

Rule 86 has been revised to read as follows:

"If a party is required or permitted to plead further by an order or ruling, the clerk shall forthwith mail or deliver notice of such order or ruling to the attorneys of record. Presence of counsel when the court announces such ruling or order shall be the equivalent of such mailing or delivery. Unless otherwise provided by order or ruling, such party shall file such further pleading within seven (7) days after such mailing or delivery; and if such party fails to do so within such time, he thereby elects to stand on the record theretofore made. On such election, the ruling shall be deemed a final adjudication in the trial court without further judgment or order; reserving only such issues, if any, which remain undisposed of by such ruling and election."

COMMENT

The change was made to clarify the language.

RULE 117

Paragraph (a) of Rule 117 has been amended by striking the second sentence and inserting in lieu thereof the following:

"Unless the parties or their counsel file a written stipulation to the contrary, all motions made prior to trial on issues of fact, on file for twenty (20) days or more, must then be submitted."

COMMENT

This amendment was made to avoid a harsh situation by permitting counsel to agree to an extension of time for submitting a motion.

RULE 153

Rule 153 has been amended by adding thereto the following:

"(d) When the witness is in the military or naval service of the United States, his deposition may be taken before any commissioned officer under whose command he is serving, or any commissioned officer in the judge advocate general's department."

COMMENT

This amendment was made to facilitate the taking of depositions of those in the armed forces.

RULE 177

Rule 177 has been amended by adding thereto the following:

"(d) Notwithstanding the failure of a party to demand a jury in an action in which such demand might have been made of right, the court, in its discretion on motion and for good cause shown, but not ex parte, and upon such terms as the court prescribes, may order a trial by jury of any or all issues."

COMMENT

The federal rules give the trial court discretion in granting a jury trial where the right thereto would otherwise be lost because of failure to demand the same within the strict requirements of the rule. The amendment preserved the right to demand a jury trial and also accords the trial court discretion similar to that exercised by the federal courts which seems to be desirable for a proper administration of justice.

RULE 288

Rule 288 has been amended by striking the second sentence and inserting in lieu thereof, the following:

"No bond shall be required before the referee conveys real estate unless he is to sell personalty or take possession of real estate or is to receive a payment on the sale before conveyance, in which case, he shall give such bond as the court directs."

COMMENT

This amendment was made for the purpose of affording protection in a case where a substantial down payment is made before conveyance.

RULE 331

Rule 331 has been revised to read as follows:

"Rule 331. From Final Judgment.

"(a) All final judgments and decisions of courts of record, and any final adjudication in the trial court under Rule 86 involving the merits or materially affecting the final decision, may be appealed to the Supreme Court, except as provided in this Rule and in Rule 333.

"(b) No interlocutory ruling or decision may be appealed, except as provided in Rule 332, until after the final judgment or order. No error in such interlocutory ruling or decision is waived by pleading over, or proceeding to trial. On appeal from the final judgment, there may be assigned as error such interlocutory ruling or decision or any final

adjudication in the trial court under Rule 86 from which no appeal has been taken, where such ruling, decision, or final adjudication is shown to have substantially affected the rights of the complaining party."

COMMENT

The amendment was made for the purpose of clarifying the situation where a ruling becomes a final adjudication under Rule 86 and to permit an appeal from such ruling as a matter of right but to further provide that, in the event such right to appeal is not exercised, the question presented by the ruling may be raised on appeal from the final judgment if it is shown to have substantially affected the rights of the complaining party.

RULE 332

Paragraph (a) of Rule 332 has been amended by adding thereto the following sentence:

"No such application is necessary where the appeal is, pursuant to Rule 331, from a final adjudication in the trial court under Rule 86."

COMMENT

This amendment was made for the purpose of clarifying the situation where an appeal as a matter of right exists under Rules 86 and 331.

RULE 335

Rule 335 has been amended by striking the period at the end thereof and adding the following:

"; provided however, that, where an application to the Supreme Court or any Justice thereof to grant an appeal in advance of final judgment under Rule 332 is made within thirty (30) days from the date of such ruling or decision, the Supreme Court or any Justice thereof may extend the time for filing the notice of appeal in the event the appeal is granted and the appeal, in such event, may be perfected within the time thus specified."

COMMENT

This amendment was made to clarify the situation where an intermediate appeal is sought under Rule 332. Without this amendment, it was sometimes necessary to file the notice of appeal before the right to appeal was granted, in which case it has been contended that the filing thereof was premature. If application for leave to appeal is made within 30 days from the ruling, the Supreme Court or a Justice thereof will be accorded a reasonable time within which to determine whether or not to grant the appeal and then provide the time within which the notice of appeal should be filed.

RULE 363

Rule 363 has been revised to read as follows:

"Rule 363. Filing and Docketing.

"Unless the petition in class 'A' cases or the original notice in class 'B' cases is filed with the clerk of the court at least five days before the date set in the original notice for appearance, the defendant shall not be held to appear and answer, except that in any Municipal Court wherein class 'B' cases are included in rules prescribing the manner for settlement of controversies by conciliation, the original notice in such

conciliation cases need not be filed until the time and the date set forth in the notice for appearance. If the petition or original notice, as the case may be, is not so filed the defendant may have the case dismissed at plaintiff's costs, without notice, by filing a copy of the original notice with the clerk and paying the filing fees. No new action shall be commenced in any court of this state based upon the same claim or demand unless the costs in such dismissed action are fully paid by the claimant and satisfied of record."

COMMENT

This revision was made because of the fact that Rule 363, which required the filing of an original notice in a conciliation case five days before the defendant is required to appear, unnecessarily and seriously impeded the administration of the conciliation court.

RULE 367

Paragraph (a) of Rule 367 has been revised to read as follows:

"(a) In the event of the death or disability of a Judge in the course of a proceeding at which he is presiding, or while a motion for new trial or for judgment notwithstanding the verdict, or for other relief, is pending, any other Judge of the district may hear or act upon the same, and, if in his opinion he can proceed with the matter or determine the motion he shall do so; otherwise, he may order a continuance, declare a mistrial, order a new trial of all or any of the issues, or make such disposition of the matter as the situation warrants."

COMMENT

This revision was made because, under the rule, it was not clear what was meant by the words "may be called in".

RULE 369

Rule 369 has been revised to read as follows:

"Rule 369. Effect of Notice by Posting.

"Notice by posting shall not be recognized as having any effect, except in probate proceedings, or where expressly authorized by statute."

COMMENT

This revision was made because of the fact that, under Rule 369, some lawyers contended that notice by posting was of doubtful validity in any case, even in probate, if the court were authorized to prescribe the notice. The revision more clearly states what the original rule was intended to provide.

RULE 228

Rule 228 has been amended by making the last two words thereof read, "for cancellation."

COMMENT

This amendment was made to avoid uncertainty as to legibility of the court's report to the 50th General Assembly.

RULE 244

Clause (b) of Rule 244 has been amended by making the last two words thereof read "prevailing party;".

COMMENT

This amendment was made to avoid uncertainty as to legibility of the court's report to the 50th General Assembly.

APPENDIX I

In column 1 of Appendix I, attached to the Rules of Civil Procedure, the figures "11083" have been inserted immediately following "11081".

COMMENT

This amendment was made to avoid uncertainty as to legibility of the court's report to the 50th General Assembly.

In column 1 of Appendix I, attached to the Rules of Civil Procedure, the figures "12157" have been inserted immediately following "11671". In column 2 opposite reference to Section 12157 is inserted "54 (b)".

COMMENT

The foregoing is necessary to show that Section 12157 has been superseded by Rule 54 (b).

In column 1 of Appendix I, attached to the Rules of Civil Procedure, the figures "12312" have been inserted immediately following "12311".

COMMENT

This amendment was made to avoid uncertainty as to legibility of the court's report to the 50th General Assembly.

In column 1 of Appendix I, attached to the Rules of Civil Procedure, the figures immediately following "12873" are amended and determined to read as follows: "12874

12874

12876

12879".

COMMENT

This amendment was made to avoid uncertainty as to legibility of the court's report to the 50th General Assembly.

CERTIFICATE

I, Oscar Hale, hereby certify that I am the Chief Justice of the Supreme Court of Iowa; that the above and foregoing Rules of Civil Procedure were adopted and approved by the Supreme Court of Iowa pursuant to Chapter 311, Acts of the Forty-ninth General Assembly, as amendments, revisions and additions to the Rules of Civil Procedure heretofore reported by the Supreme Court of Iowa to the Fiftieth General Assembly.

Dated at Des Moines, Iowa, this 24th day of January, 1945.

OSCAR HALE,

*Chief Justice of the
Supreme Court of Iowa.*

(Seal)

ATTEST:

CHAS. W. BARLOW,
*Clerk of the Supreme
Court of Iowa.*

AMENDMENT FILED

The committee on cities and towns filed the following amendment to House File 34:

Amend by adding to the publication clause, the following:

Dallas County News, a newspaper published at Adel, Iowa, and The Spencer Times, a newspaper published at Spencer, Iowa.

Filed January 24.

On Motion by Prentis of Ringgold, the House adjourned until 10 a. m. Thursday, January 25, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 25, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend O. B. Anderson, pastor of the First Lutheran church, Humboldt, Iowa.

Journal of January 24 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Smith of Dickinson on request of Palmer of Allamakee.

PRESENTATION OF VISITORS

Miller of Humboldt presented his granddaughter, Judith Diane Miller of Humboldt, Iowa.

Huston of Washington presented E. L. Stewart, former member from Washington county.

On motion of Klemesrud of Winnebago, best wishes of the House members were extended Shepard of Lucas on the occasion of his birthday.

On motion of Colburn of Shelby, best wishes of the House members were extended Kuester of Cass on the occasion of his birthday.

PETITIONS

Baker of Calhoun presented a resolution from the school board of Lake City, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Bockwoldt of Ida presented a petition from the Ida County Farm Bureau urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Hoeness of Madison presented a petition signed by 13 citizens of Winterset, Iowa, urging legislation increasing the salaries of county officers and deputies.

Referred to committee on compensation of public officers and employees.

ADOPTION OF COMMITTEE REPORTS

Report of committee on House File 34 was declared adopted under Rule 73.

REPORTS OF COMMITTEES

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 32, a bill for an act to amend chapter thirty-five (35), Code, 1939, relating to elections and officers and time of election, and limiting the number of members of the board of supervisors that may be elected from territories of the county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman*.

Also:

MR. SPEAKER: Your committee on county and township affairs to whom was referred House File 24, a bill for an act to amend section five thousand two hundred twenty-three (5223), Code, 1939, relating to the salary and duties of deputy treasurers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman*.

Reed of Jefferson, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security to whom was referred House File 69, a bill for an act relating to pension funds, and providing that the same shall be applicable to certain deputy bailiffs of municipal courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman*.

Also:

MR. SPEAKER: Your committee on social security to whom was referred Senate File 83, a bill for an act relating to special counsel for the employment security commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman*.

Lane of Carroll, 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 50, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1939, relating to exemptions from taxation of property of soldiers, sailors, marines, nurses, and widows, and the child or children of soldiers, sailors, marines, and nurses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. CARROLL A. LANE, *Chairman*.

Sloane of Polk, from the committee on Judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on Judiciary 2 to whom was referred House File 14, a bill for an act relating to mechanics' liens, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed. TED SLOANE, *Chairman*.

INTRODUCTION OF BILLS

House File 146, by Aubrey of Wapello and McReynolds of Wapello, a bill for an act to amend section fourteen hundred eighty-four (1484), Code, 1939, providing washing facilities for railroad employees.

Read first time and referred to committee on railroads.

House File 147, by Robinson of Delaware, Datisman of Lyon, Siefkas of Clarke, Tatum of Harrison, Gardner of Bremer, Latchaw of Muscatine, Aubrey of Wapello and Mills of Adair, a bill for an act to provide specifications for places of public assembly where nitrocellulose or combustible films are used and exhibited, to provide for regular annual inspection and licensing of all places of public assembly using and exhibiting nitrocellulose and combustible film within the state of Iowa by the state fire marshal or his deputies, to provide fees therefor, and to provide for penalties for violation.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 148, by Olson of Mitchell, a bill for an act to repeal section eight thousand three hundred twenty-eight (8328), Code, 1939, and to amend section eight thousand three hundred twenty-six (8326), Code, 1939, relating to the manner of construction of electric transmission lines.

Read first time and referred to committee on public utilities.

House File 149, by Utzig of Dubuque and Less of Dubuque, a bill for an act to amend section one thousand seven hundred ninety-four and sixty-nine thousandths (1794.069), Code, 1939, to permit fishing by commercial fishermen in "Zollicoffers" Lake in the Mississippi River in Dubuque county, Iowa.

Read first time and referred to committee on fish and game.

House File 150, by committee on dairy and food, a bill for an act to amend section three thousand two hundred forty-one (3241), Code, 1939, relating to standard bottles used for the sale of milk and cream.

Read first time and passed on file.

House File 151, by Latchaw of Muscatine, a bill for an act to amend section three thousand eight hundred twenty-eight and thirty-nine thousandths (3828.039), Code, 1939, to provide a limit on the amount of penalty on delinquent old-age assistance taxes.

Read first time and referred to committee on old age assistance.

House File 152, by Nielsen of Pottawattamie, Dodds of Des Moines, Latchaw of Muscatine, Carlson of Woodbury, Long of Clinton, Sloane of Polk and Van Eaton of Woodbury, a bill for an act relating to wages on public works, and the payment of the general prevailing rate to laborers, workmen and mechanics employed by contractors or subcontractors under contracts on public works; relating to records of wages paid on public works and the inspection thereof; and providing penalties for violation of the provisions of this act.

Read first time and referred to committee on labor.

House File 153, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section thirteen thousand six hundred ninety-eight (13698), Code, 1939, relating to compensation of clerk of the grand jury.

Real first time and referred to committee on compensation of public officers and employees.

House File 154, by Hall of Mills, a bill for an act to amend the law as it appears in section six thousand nine hundred forty-three and one hundred twenty-eight thousandths (6943.128), sub-paragraph three (3), Code, 1939, relating to exemptions from chain

store tax so as to clarify the law as to exemptions given certain persons.

Read first time and referred to committee on commerce and trade.

MESSAGES FROM THE SENATE

The following messages were received from the Senate :

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

Senate File 4, a bill for an act relating to interest and penalty on delinquent taxes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 32, a bill for an act relating to compensation of county, municipal and school examiners and their assistants.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 98, a bill for an act relating to the fixing of judgment in cases of first degree murder where the defendant has entered a plea of guilty.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 112, a bill for an act relating to itinerant licenses for cosmetologists.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 4, a bill for an act to amend section seven thousand two hundred fourteen (7214), Code, 1939, relating to interest and penalty on delinquent taxes.

Read first time and referred to committee on ways and means.

Senate File 32, a bill for an act to amend chapter fifty-one (51), Acts of the Fiftieth General Assembly, relating to compensation of county, municipal and school examiners and their assistants.

Read first time and referred to committee on compensation of public officers and employees.

Senate File 98, a bill for an act to amend section twelve thousand nine hundred fourteen (12914), Code, 1939, relating to the fixing of judgment in cases of first degree murder where the defendant has entered a plea of guilty.

Read first time and referred to committee on judiciary 2.

Senate File 112, a bill for an act to amend section two thousand five hundred thirteen (2513), Code, 1939, relating to itinerant licenses for cosmetologists.

Read first time and referred to committee on public health.

CONSIDERATION OF BILLS

House File 92, a bill for an act to amend section three hundred seventy-five (375), Code, 1939, relating to the notice of hearing on municipal budgets and publication thereof, with report of committee recommending passage, was taken up for consideration.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Fletcher	McNeill	Shepard
Aubrey	Frederickson	McReynolds	Siefkas
Avery	Frei	Meyer	Simonsen
Baker	Fulk	Mills	Smith of Clayton
Bass	Gardner of	Moore	Steinberg
Bents	Bremer	Morrissey	Stevens
Blatti	Gardner of Linn	Nelson	Strawman
Blewett	Good	Nielsen	Tatum
Bockwoldt	Hall	Norland	Te Paske
Bonn	Hedin	Olson	Tyrrell
Bryson	Heffner	Palmer	Utzig
Burkman	Hicklin	Parrish	Vanderwilt
Capesius	Hoeness	Peterson	Van Eaton
Carlson	Huston	Poston	Visser
Colburn	Jessen	Prentis	Walter of
Cooper	Kilpatrick	Pritchard	Marshall
Cowan	Klemesrud	Putney	Walter of
Cox	Krueger	Redman	Pottawattamie
Datiman	Kruse	Reed	Watson
Davis of	Kuester	Robb	Weichman
Black Hawk	Kuhlmann	Robinson of	Wellington
Davis of Fayette	Lane	Delaware	Whitaker
Dodds	Latchaw	Robinson of	Whitehead
Donohue	Less	Monroe	Williams
Duffield	Long	Saylor	Wormley
Edwards	McElaney	Schwengel	Mr. Speaker
Fimmen	McFarlane		

The nays were, none.

Absent or not voting, 8:

Farmer	Martin	Sloane	Swaner
Langland	Miller	Smith of	
Lynch	.	Dickinson	

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

McFarlane of Black Hawk asked unanimous consent to consider House File 24.

Unanimous consent having been given, the report of the committee was adopted under suspension of rules, and the House proceeded to consider House File 24. a bill for an act to amend section five thousand two hundred twenty-three (5223), Code, 1939, relating to the salary and duties of deputy treasurers, with report of committee recommending passage.

McFarlane of Black Hawk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Aubrey	Frederickson	McReynolds	Siefkas
Avery	Frei	Meyer	Simonsen
Baker	Fulk	Miller	Sloane
Bass	Gardner of	Mills	Smith of Clayton
Bents	Bremer	Moore	Steinberg
Blatti	Gardner of Linn	Morrissey	Strawman
Blewett	Good	Nelson	Swaner
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Olson	Te Paske
Bryson	Hicklin	Palmer	Tyrrell
Burkman	Hoeness	Parrish	Utzig
Capesius	Huston	Peterson	Vanderwilt
Carlson	Jessen	Poston	Van Eaton
Colburn	Kilpatrick	Prentis	Visser
Cooper	Klemesrud	Pritchard	Walter of
Cowan	Krueger	Putney	Marshall
Cox	Kruse	Redman	Walter of
Datisman	Kuester	Reed	Pottawattamie
Davis of	Kuhlmann	Robb	Watson
Black Hawk	Latchaw	Robinson of	Weichman
Davis of Fayette	Less	Delaware	Wellington
Dodds	Long	Robinson of	Whitaker
Duffield	Martin	Monroe	Whitehead
Edwards	McEleney	Saylor	Williams
Fimmen	McFarlane	Schwengel	Wormley
Fletcher	McNeill	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Anderson	Hall	Lynch	Smith of
Donohue	Lane	Norland	Dickinson
Farmer	Langland		Stevens

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

McFarlane of Black Hawk asked unanimous consent to consider House File 25.

Unanimous consent having been granted, the report of the committee was adopted under suspension of rules, and the House proceeded to consider House File 25, a bill for an act to amend section five thousand seven hundred ninety-eight and one tenth (5798.1), Code, 1939, relating to the powers of park commissioners, and authorizing park commissioners to lease parks or portions thereof for the playing of professional baseball or other professional games, with report of committee recommending passage.

McFarlane of Black Hawk offered the following amendment to House File 25:

Amend by inserting after the word "times" in line six (6) the words "not to exceed six consecutive months".

Amendment adopted.

Mr. McFarlane of Black Hawk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Frederickson	McFarlane	Sloane
Aubrey	Frei	McNeill	Smith of Clayton
Avery	Fulk	Meyer	Steinberg
Baker	Gardner of	Mills	Stevens
Bass	Bremer	Moore	Strawman
Bents	Gardner of Linn	Morrissey	Swaner
Blatti	Good	Nelson	Tatum
Blewett	Hall	Nielsen	Te Paske
Bockwoldt	Hedin	Norland	Tyrrell
Bonn	Heffner	Olson	Utzig
Bryson	Hicklin	Palmer	Vanderwilt
Burkman	Hoeness	Parrish	Van Eaton
Capesius	Huston	Peterson	Visser
Carlson	Jessen	Poston	Walter of
Colburn	Kilpatrick	Prentis	Marshall
Cooper	Klemesrud	Pritchard	Walter of
Cowan	Kruger	Putney	Pottawattamie
Cox	Kruse	Redman	Watson
Datman	Kuester	Reed	Weichman
Davis of	Kuhlmann	Robinson of	Wellington
Black Hawk	Lane	Monroe	Whitaker
Davis of Fayette	Latchaw	Saylor	Whitehead
Dodds	Less	Schwengel	Williams
Donohue	Long	Shepard	Wormley
Fimmen	Martin	Siefkas	Mr. Speaker
Fletcher	McEleney	Simonsen	

The nays were, 2:

Miller Robb

Absent or not voting, 8:

Duffield	Langland	Robinson of	Smith of
Edwards	Lynch	Delaware	Dickinson
Farmer	McReynolds		

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

House File 144, a bill for an act to appropriate to the state comptroller from motor vehicle fuel tax fund, with report of committee, recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Fletcher	McReynolds	Siefkas
Aubrey	Frederickson	Meyer	Simonsen
Avery	Frei	Miller	Sloane
Baker	Fulk	Mills	Smith of Clayton
Bass	Gardner of	Moore	Steinberg
Bents	Bremer	Morrissey	Stevens
Blatti	Gardner of Linn	Nelson	Strawman
Blewett	Good	Nielsen	Swaner
Bockwoldt	Hall	Norland	Tatum
Bonn	Hedin	Olson	Te Paske
Bryson	Heffner	Palmer	Tyrrell
Burkman	Hoeness	Parrish	Utzig
Capesius	Huston	Peterson	Vanderwilt
Carlson	Jessen	Poston	Van Eaton
Colburn	Kilpatrick	Prentis	Visser
Cooper	Klemesrud	Pritchard	Walter of
Cowan	Krueger	Putney	Marshall
Cox	Kruse	Redman	Walter of
Datishman	Kuester	Reed	Pottawattamie
Davis of	Kuhlmann	Robb	Watson
Black Hawk	Lane	Robinson of	Weichman
Davis of Fayette	Latchaw	Delaware	Wellington
Dodds	Less	Robinson of	Whitaker
Donohue	Long	Monroe	Whitehead
Duffield	McEleney	Saylor	Williams
Edwards	McFarlane	Schwengel	Mr Speaker
Fimmen	McNeill	Shepard	

The nays were, none.

Absent or not voting, 7:

Farmer	Langland	Martin	Wormley
Hicklin	Lynch	Smith of	
		Dickinson	

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

COMMUNICATION FROM THE EXECUTIVE COUNCIL
OF IOWA

HONORABLE HAROLD FELTON

Speaker of the House of Representatives

Des Moines, Iowa

My dear Mr. Felton:

I am enclosing herewith four copies of an option taken on a building known as the International Harvester Company Building by the Executive Council, State of Iowa, at a meeting held in the office of the Governor this date.

The option, I believe, is self-explanatory as to terms, etc.; however, for your information this building is located adjoining the State House grounds on the southwest, is a five-story brick building with a total floor space of 66,250 square feet and has adjoining garage of brick construction which is 60 ft. by 160 ft.

The main building has an elevator platform 10 ft. by 20 ft. with a capacity of 8,000 pounds. It has a side track from the Fort Dodge, Des Moines & Southern Railway Company so that cars can be unloaded at the rear of the building.

The Executive Council believes this to be an exceptional buy at this time. They have asked that this option be placed before the proper committee for consideration. I would be pleased to appear before the committee at any time for further details.

Respectfully,

GEORGE W. HESALROAD, *Secretary*.

The Speaker referred the communication from the Executive Council of Iowa to committee on public lands and buildings.

The Speaker referred the report of the Supreme Court of Iowa on rules of civil procedure to judiciary 2.

On motion of Dodds of Des Moines, the House adjourned until 10 a. m. Friday, January 26, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 26, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Frank Jacobs, pastor of the First Methodist church, Osceola, Iowa.

Journal of January 25 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Carlson of Woodbury on request of Kuester of Cass; McFarlane of Black Hawk on request of Kuester of Cass; Nielsen of Pottawattamie on request of Sloane of Polk; Swaner of Johnson on request of Donohue of Cedar.

PRESENTATION OF VISITORS

Strawman of Jones presented Paul Smith of Anamosa, Iowa, pioneer in the development of corn production.

PETITIONS

Gardner of Linn presented a petition signed by 138 citizens of Mt. Vernon, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Kruse of Floyd presented a petition signed by 12 officials of Floyd county, Iowa, urging legislation increasing the salaries of county supervisors and officers.

Referred to committee on compensation of public officers and employees.

HOUSE FILE 27 WITHDRAWN

Walter of Marshall asked and obtained unanimous consent to withdraw House File 27 from the further consideration of the House.

Cooper of Adams asked and obtained unanimous consent to publish the following in the Journal:

Excessive, unnecessary and unfair compulsion will in time wreck any form of government. A compulsion may be either a demand for a

material thing or a demand for a personal service. In the class of material things we have taxes; in the class of personal services we have the army. Because of war we are now levying heavily upon the people for taxes and for the army. As long as there is an active armed enemy of our country to conquer, we should and will bear the excesses demanded by our government. However, when this war is ended the load now carried by the people should be lightened.

Money obligations and human obligations made by one generation many times pass on to the following generations. In the passing of the years it is not unusual for them to become excessively burdensome. If this excessive governmental load is not lessened it is only a matter of time until unrest and rebellion will come. The law making bodies of our land today in the enactment of rules for the present and the future should ponder well the effect of what they are doing. These doings could well mean the ultimate end of our representative democracy. This is a thing we do not want to happen.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 69, 32, 50 and Senate File 83 were declared adopted under Rule 73.

INTRODUCTION OF BILLS

House File 155, by Bass of Montgomery and Donohue of Cedar, a bill for an act to amend section eleven thousand nine hundred one (11901), Code, 1939, relating to administration on the estate of an absentee.

Read first time and referred to committee on judiciary 1.

House File 156, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend sections six thousand sixty-six and fifteen hundredths (6066.15), six thousand sixty-six and seventeen hundredths (6066.17), and six thousand sixty-six and nineteen hundredths (6066.19), Code, 1939, relating to sewer rental charges and collection thereof.

Read first time and referred to committee on cities and towns.

House File 157, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code, 1939, relating to the salaries of bailiffs of the municipal courts.

Read first time and referred to committee on compensation of public officers and employees.

House File 158, by Sloane of Polk and Burkman of Polk, a

bill for an act to amend sections twelve thousand two hundred sixty-three (12263), twelve thousand two hundred sixty-five (12265), twelve thousand two hundred sixty-seven (12267), and twelve thousand two hundred eighty (12280), Code, 1939, to prescribe manner of serving notices to quit and original notices in forcible entry and detainer actions and provide for joining actions for rent with forcible entry and detainer actions.

Read first time and referred to committee on judiciary 2.

House File 159, by Latchaw of Muscatine, Edwards of Union, Moore of Butler, Kuester of Cass, Van Eaton of Woodbury, Long of Clinton, Visser of Marion, Blewett of Franklin, Cowan of Keokuk, Parrish of Taylor, and Duffield of Guthrie, a bill for an act to provide for the safety of the traveling public and railroad employees by providing for the erection of various warning signs adjacent to the running track; and authorizing and empowering the Iowa State Commerce Commission to make and enforce rules relative thereto and to provide a penalty for the violation thereof.

Read first time and referred to committee on railroads.

House File 160, by Gardner of Bremer, a bill for an act to amend chapter two hundred thirty-one (231), subsection four (4) Acts of the Forty-ninth General Assembly, relating to income tax exemption for dependent.

Read first time and referred to committee on tax revision.

House File 161, by Gardner of Bremer, Burkman of Polk, and Sloane of Polk, a bill for an act to amend section three thousand six hundred eighty-four and three one hundredths (3684.03), Code, 1939, as amended by section two (2), chapter one hundred forty-three (143), Acts of the Forty-ninth General Assembly, relating to aid to the needy blind and the amount of assistance that may be paid.

Read first time and referred to committee on social security.

House File 162, by Saylor of Decatur, a bill for an act to amend section three thousand eight hundred twenty-eight and twenty-three thousandths (3828.023), Code, 1939, as amended by chapters one hundred forty-five (145), one hundred forty-six (146), and one hundred forty-seven (147), Acts of the Forty-

ninth General Assembly, relating to suspended county real estate taxes paid from the old age assistance fund.

Read first time and referred to committee on old age assistance.

House File 163, by committee on dairy and food, a bill for an act to amend chapter one hundred forty-seven (147), Code, 1939, relating to the sale of adulterated food products.

Read first time and passed on file.

House File 164, by committee on dairy and food, a bill for an act to amend sections three thousand one hundred and twenty-three hundredths (3100.23), three thousand one hundred and twenty-six hundredths (3100.26), three thousand one hundred and twenty-eight hundredths (3100.28) and three thousand one hundred and forty-five hundredths (3100.45), Code, 1939, relating to cream grading.

Read first time and passed on file.

House File 165, by Less of Dubuque, Utzig of Dubuque, Wormley of Plymouth, Sloane of Polk, and Donohue of Cedar, a bill for an act to repeal sections one thousand four hundred forty-seven (1447); one thousand four hundred forty-eight (1448), one thousand four hundred forty-nine (1449), and one thousand four hundred fifty-two (1452), Code, 1939, dealing with appeals from findings of a board of arbitration to the industrial commissioner in workmen's compensation cases; to provide in lieu thereof for appeals from the board of arbitration directly to the district court; and to amend sections one thousand four hundred fifty-three (1453) and one thousand four hundred fifty-four (1454), Code, 1939.

Read first time and referred to committee on judiciary 2.

House File 166, by Smith of Clayton, Nelson of Buchanan and Williams of Van Buren, a bill for an act to amend section four thousand six hundred forty-four and seven hundredths (4644.07), Code, 1939, relating to a levy by board of supervisors for secondary road construction.

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

House File 167, by Parrish of Taylor, Weichman of Benton, Cowan of Keokuk and Siefkas of Clarke, a bill for an act to

amend section eight thousand forty (8040), Code, 1939, relating to regulation of train service by Iowa State Commerce Commission.

Read first time and referred to committee on railroads.

House File 168, by Walter of Marshall, a bill for an act providing for an additional millage levy in counties having a population of between thirty-five thousand and thirty-six thousand, upon all the taxable property of the county for the purpose of the completion of buildings upon the fairgrounds, after such additional levy has been approved by a majority of the voters of said county at either a primary or a general election.

Read first time and referred to committee on ways and means.

House File 169, by committee on compensation of public officers and employees, a bill for an act to amend section five thousand one hundred ninety-one (5191), subsection eleven (11), Code, 1939, relating to boarding prisoners.

Read first time and passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 5, a bill for an act relating to discrimination against members of national guard or against a person wearing the uniform of the military or naval forces of the United States or of the national guard.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 30, a bill for an act to provide for a credit on personal income tax imposed under provisions of division 2, chapter 329.3, Code, 1939, for the years 1944 and 1945 and payable in the years 1945 and 1946.

Senate File 96, a bill for an act relating 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:

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 113, a bill for an act to clarify various amendments of the 49th General Assembly to statutes relating to old-age assistance.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 47, a bill for an act relating to chain store tax.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 5, a bill for an act to amend section four hundred sixty-seven and five hundredths (467.05), Code, 1939, relating to discrimination against members of national guard or against a person wearing the uniform of the military or naval forces of the United States or of the national guard.

Read first time and referred to committee on military affairs.

Senate File 30, a bill for an act to provide for a credit on personal income tax imposed under the provisions of division two (2), chapter three hundred twenty-nine and three-tenths (329.3), Code, 1939, for the years nineteen hundred forty-four (1944), nineteen hundred forty-five (1945), and nineteen hundred forty-six (1946), payable in the years nineteen hundred forty-five (1945), nineteen hundred forty-six (1946), and nineteen hundred forty-seven (1947), and providing for the form of income tax forms.

Read first time and referred to committee on ways and means.

Senate File 96, a bill for an act to amend section ten thousand eight hundred four (10804), Code, 1939, relating to the salary of judges of the district court.

Read first time and referred to committee on compensation of public officers and employees.

Senate File 113, a bill for an act to clarify various amendments of the 49th General Assembly to the statutes relating to old-age assistance.

Read first time and referred to committee on old-age assistance.

CONSIDERATION OF BILLS

House File 140, a bill for an act to authorize banks, operating under title XXI of the Code, 1939, to make installment loans subject to certain definite limitations, and to make the provisions of this act, in so far as applicable, available to national banks operating in this state, was taken up for consideration.

Weichman of Benton offered the following amendment and moved its adoption:

Amend section six (6) by striking from line seven (7) the word "seven" and inserting in lieu thereof the word "six" (6).

Further amend by striking from line sixteen (16) of section six (6) the following words: "and one-tenth of one".

Further amend by striking from line twelve (12) of section eight (8) the words: "and one-tenth of one".

Amendment adopted.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend section six (6) by striking all of the remainder of said section commencing with and including line thirty-nine (39).

Further amend by adding thereto as section ten (10) the following:

"Sec. 10. (a) No bank shall publish, disseminate, or distribute any advertising containing any false, misleading, or deceptive statements concerning rates, terms and conditions for loans made under this act.

(b) Any statement indicating the amount of the installment or the total charge in dollars required for any loan shall also state the percentage rate per year computed on declining balances of the original principal amount to which the total charge would be equivalent if the loan were repaid according to the contract. The percentage rate stated may be closely approximate rather than exact if the statement so indicates."

Further amend by renumbering the remaining sections.

Lane of Carroll moved that action on House File 140 be deferred and that it be made the first order of business immediately following final action on the two special orders of business Monday, January 29, 1945.

Motion prevailed.

House File 150, a bill for an act to amend section three thousand two hundred forty-one (3241), Code, 1939, relating to standard bottles used for the sale of milk and cream, was taken up for consideration.

Redman of Sac moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Bryson	Dodds	Gardner of Linn
Aubrey	Burkman	Donohue	Good
Avery	Capesius	Duffield	Hall
Baker	Cowan	Fimmen	Hedin
Bass	Cox	Frederickson	Heffner
Blatti	Datisman	Fulk	Hoeness
Blewett	Davis of	Gardner of	Huston
Bockwoldt	Black Hawk	Bremer	Jessen

Kilpatrick	Morrissey	Robinson of	Te Paske
Klemesrud	Nelson	Monroe	Utzig
Krueger	Norland	Saylor	Vanderwilt
Kruse	Olson	Schwengel	Van Eaton
Kuester	Palmer	Shepard	Visser
Kuhlmann	Parrish	Siefkas	Walter of
Lane	Peterson	Simonsen	Pottawattamie
Less	Poston	Sloane	Watson
Long	Prentis	Smith of Clayton	Weichman
McEleney	Pritchard	Smith of	Whitaker
McNeill	Putney	Dickinson	Whitehead
McReynolds	Redman	Steinberg	Williams
Meyer	Reed	Stevens	Wormley
Miller	Robb	Strawman	Mr. Speaker
Mills			

The nays were, 8:

Bents	Edwards	Frei	Tatum
Cooper	Fletcher	Hicklin	Walter of
			Marshall

Absent or not voting, 16:

Bonn	Langland	Moore	Swaner
Carlson	Latchaw	Nielsen	Tyrrell
Colburn	Lynch	Robinson of	Wellington
Davis of Fayette	Martin	Delaware	
Farmer	McFarlane		

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

Anderson of Henry, 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 2, 4 and 46.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 2, 4 and 46.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports

that it has, on this 26th day of January, 1945, sent to the Governor for his approval: House Files 2, 4, and 46.

CARL A. ANDERSON, *Chairman.*

Report adopted.

AMENDMENT TO REPORT OF THE SUPREME COURT OF IOWA ON RULES OF CIVIL PROCEDURE

The Supreme Court of Iowa amends its report on rules heretofore filed on January 24, 1945 as follows:

RULE 349

Rule 349 has been amended by striking the figures "244 (b)" appearing therein and inserting in lieu thereof the figures "243 (b)".

COMMENT

This change was made to correct a typographical error.

APPENDIX I

In column 2 of Appendix I attached to the Rules of Civil Procedure, the figures opposite "12871" are amended to read "343

346
349".

CERTIFICATE

I, Oscar Hale, hereby certify that I am the Chief Justice of the Supreme Court of Iowa; that the above and foregoing Amendment to Report of the Supreme Court of Iowa on Rules of Civil Procedure was adopted and approved by the Supreme Court of Iowa pursuant to Chapter 311, Acts of the Forty-ninth General Assembly, as amending and revising the Rules of Civil Procedure heretofore reported by the Supreme Court of Iowa to the Fiftieth General Assembly.

Dated at Des Moines, Iowa, this 26th day of January, 1945.

OSCAR HALE,

*Chief Justice of the
Supreme Court of Iowa.*

(Seal)

Attest:

CHAS. W. BARLOW,

*Clerk of the Supreme
Court of Iowa.*

By HELEN GALVIN, *Deputy.*

On motion of Prentis of Ringgold, the House adjourned until 10:30 a. m. Monday, January 29, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 29, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend H. C. Irvine, pastor of the Presbyterian church, Birmingham, Iowa.

Journal of January 26 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Tatum of Harrison on request of Long of Clinton; Olson of Mitchell on request of Norland of Worth; Farmer of Linn on request of Gardner of Linn.

PETITIONS

Putney of Tama presented a telegram from the Women's Christian Temperance Union of Traer urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Vanderwilt of Mahaska presented a telegram from University Park Women's Temperance Union urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Wormley of Plymouth presented a petition signed by 180 citizens of Plymouth county, Iowa, opposing the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Weichman of Benton presented a petition signed by 85 citizens of Benton county, Iowa, opposing House Files 55 and 63.

Referred to committee on liquor control.

Wormley of Plymouth presented a petition signed by 26 members of the Women's Society of the Methodist church, Akron, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Watson of O'Brien presented a petition signed by five citizens of Sheldon, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Vanderwilt of Mahaska presented a telegram from the Oskaloosa Women's Christian Temperance Union urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from the Martha Johnson Women's Christian Temperance Union of Mount Ayr, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Watson of O'Brien presented a petition signed by six officials of O'Brien county, urging legislation increasing the salaries of county officers.

Referred to committee on compensation of public officers and employees.

Prentis of Ringgold presented a telegram from the Mount Ayr Women's Christian Temperance Union urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from the Tingley Women's Christian Temperance Union urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from the Bethlehem Star Women's Christian Temperance Union of Mount Ayr, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from the Kellerton Women's Christian Temperance Union urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Prentis of Ringgold presented telegrams from citizens of Mount Ayr, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Wormley of Plymouth presented a petition signed by 16 members of the National Business and Professional Women's club of LeMars, Iowa, urging adoption of certain amendments to the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Capesius of Kossuth presented a petition signed by 20 members of the Grant Methodist Women's Society of Swea City, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Redman of Sac presented a telegram from 103 members of the Summit Presbyterian church of Davenport, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Krueger of Cerro Gordo presented a petition signed by 90 women voters of Cerro Gordo county, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

McFarlane of Black Hawk presented a petition signed by 295 citizens of Cedar Falls, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Krueger of Cerro Gordo presented a petition signed by 22 members of the ladies of Circle No. 6 of the Methodist church of Clear Lake, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Tyrrell of Wright presented a petition signed by 54 voters of Wright county, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Avery of Clay presented a petition signed by 25 citizens of Spencer, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

McFarlane of Black Hawk presented a petition signed by 22

citizens of Black Hawk county, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Hall of Mills presented a petition signed by 39 citizens of Glenwood, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Gardner of Bremer presented a petition signed by 67 citizens requesting a change in the fish and game law.

Referred to committee on fish and game.

Swaner of Johnson presented a petition signed by 33 members of the North Liberty Methodist church of North Liberty, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

PRESENTATION OF VISITORS

Sloane of Polk presented to the House the members of the Des Moines Ministerial association, seated in the south balcony.

Sloane of Polk presented the members of the government class of the Elkhart Consolidated schools, with their teacher, Mrs. Maeckly.

INTRODUCTION OF BILLS

House File 170, by committee on dairy and food, a bill for an act to protect and further the public health and welfare by promoting the development, expansion, economic stability, and prosperity of the dairy industry through the stimulation of an increased use and consumption of dairy products in the markets of the state, nation, and foreign countries; to provide means and methods for research, education, advertising and sales stimulation relative to the products of the dairy industry of Iowa; to provide funds for such purposes by an excise tax on dairy products, and for the collection and expenditure thereof; to create a commission, with state authority to administer this act, and to define its authority, duties and powers; and to prescribe penalties for violations of this act.

Read first time and passed on file.

House File 171, by Aubrey of Wapello, Nielsen of Pottawatamie, Utzig of Dubuque, Latchaw of Muscatine, McReynolds of Wapello, a bill for an act to amend subsection B of section one thousand five hundred fifty-one and fourteen hundredths (1551.14), subsection E of section one thousand five hundred fifty-one and twenty-five hundredths (1551.25), and subsection F of section one thousand five hundred fifty-one and twenty-five hundredths (1551.25), all in chapter seventy-seven and two tenths (77.2), Code, 1939, relating to the coverage of employers, and the definition of the term "employer"; to provide for the coverage of employing units as employers and to redefine the term "employer"; and to repeal all acts, parts of acts, insofar as they are inconsistent with this act.

Read first time and referred to committee on social security.

House File 172, by Burkman of Polk and Kruse of Floyd, a bill for an act to amend section two thousand five hundred sixty-five (2565) and two thousand five hundred sixty-six (2566), Code, 1939, relating to the practice of dentistry, and to further define the practice of dentistry.

Read first time and referred to committee on public health.

House File 173, by Read of Jefferson and Williams of Van Buren (Doud), a bill for an act to amend section four thousand six hundred and forty-four and twenty-two hundredths (4644.22), Code, 1939, relating to the construction program of secondary roads.

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

House File 174, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section ten thousand six hundred eighty-five (10685), Code, 1939, relating to compensation of municipal court reporters.

Read first time and referred to committee on compensation of public officers and employees.

House File 175, by Smith of Clayton, Nelson of Buchanan and Williams of Van Buren, a bill for an act to amend section four thousand six hundred forty-four and eleven hundredths (4644.11), Code, 1939, relating to a levy by the board of supervisors for secondary road maintenance.

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

House File 176, by Poston of Wayne, a bill for an act to amend section nine hundred seventy (970), Code, 1939, relating to presidential electors.

Read first time and referred to committee on elections.

House File 177, by Steinberg of Story, a bill for an act to appropriate funds from the general fund of the state, to build a bridge over Squaw Creek on the Thirteenth Street Road between the City of Ames and Iowa State College, on land owned by the State of Iowa.

Read first time and referred to committee on appropriations.

House File 178, by Latchaw of Muscatine, a bill for an act making an appropriation to Muscatine county, Iowa.

Read first time and referred to committee on appropriations.

House File 179, by Aubrey of Wapello, Nielsen of Pottawattamie, Utzig of Dubuque, Latchaw of Muscatine and McReynolds of Wapello, a bill for an act to amend subsection A of section one thousand five hundred fifty-one and eleven hundredths (1551.11), chapter seventy-seven and two-tenths (77.2), Code, 1939, relating to the disqualification for benefits of an individual who voluntarily quits a job; to provide that individuals who voluntarily quit their jobs without good cause shall be disqualified for benefits for a specified number of weeks; and to repeal all acts, or parts of acts, insofar as they are inconsistent with this act.

Read first time and referred to committee on social security.

House File 180, by Baker of Calhoun (Findlay), a bill for an act to amend section four thousand six hundred forty-four and forty-five hundredths (4644.45), Code, 1939, relating to the grading, drainage, bridging, graveling and maintenance of secondary roads within certain cities and towns so as to include other streets within such cities and towns.

Read first time and referred to committee on county and township affairs.

House File 181, by Smith of Clayton (Sharp), a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to powers and duties of boards of supervisors.

Read first time and referred to committee on county and township affairs.

MESSAGES FROM 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 9, a bill for an act relating to the wearing of uniforms.

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

Senate File 11, a bill for an act relating to war orphans' educational aid fund, expenditures from said fund by the state bonus board, and the amount of such aid.

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

Senate File 45, a bill for an act relating to benefits under retirement systems for policemen and firemen, and to make the same applicable to special charter cities.

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

Senate File 62, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and renewed articles of incorporation of Smith Brothers & Burdick Co. and to provide for the renewal of the charter of said company.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF BILLS

House File 50, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1939, relating to exemptions from taxation of property of soldiers, sailors, marines, nurses, and widows, and the child or children of soldiers, sailors, marines and nurses, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Fletcher	McFarlane	Sloane
Aubrey	Frederickson	McNeill	Smith of Clayton
Avery	Frei	McReynolds	Smith of
Baker	Fulk	Meyer	Dickinson
Bass	Gardner of	Miller	Steinberg
Bents	Bremer	Mills	Stevens
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Good	Morrissey	Swaner
Bockwoldt	Hall	Nelson	Te Paske
Bonn	Hedin	Nielsen	Tyrrell
Bryson	Heffner	Norland	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Capesius	Huston	Parrish	Van Eaton
Carlson	Jessen	Peterson	Visser
Colburn	Kilpatrick	Poston	Walter of
Cooper	Klemesrud	Prentis	Marshall
Cowan	Krueger	Pritchard	Walter of
Cox	Kruse	Putney	Pottawattamie
Datisman	Kuester	Redman	Watson
Davis of	Kuhlmann	Reed	Weichman
Black Hawk	Lane	Robb	Wellington
Davis of Fayette	Langland	Robinson of	Whitaker
Dodds	Latchaw	Monroe	Whitehead
Donohue	Less	Saylor	Williams
Duffield	Long	Schwengel	Wormley
Edwards	Martin	Shepard	Mr. Speaker
Fimmen	McEleney	Siefkas	

The nays were, 1:

Simonsen

Absent or not voting, 6:

Farmer	Lynch	Robinson of	Tatum
Hicklin	Olson	Delaware	

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

House File 169, a bill for an act to amend section five thousand one hundred ninety-one (5191), subsection eleven (11), Code, 1939, relating to boarding prisoners, with report of committee recommending passage, was taken up for consideration.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Bents	Bryson	Cooper
Aubrey	Blatti	Burkman	Cowan
Avery	Blewett	Capesius	Cox
Baker	Bockwoldt	Carlson	Datisman
Bass	Bonn	Colburn	

Davis of Black Hawk	Kilpatrick Klemesrud	Palmer Parrish	Steinberg Stevens
Davis of Fayette	Krueger	Peterson	Strawman
Dodds	Kruse	Poston	Swaner
Donohue	Kuester	Prentis	Te Paske
Duffield	Kuhlmann	Pritchard	Tyrrell
Edwards	Lane	Putney	Utzig
Fimmen	Langland	Redman	Vanderwilt
Fletcher	Less	Reed	Van Eaton
Frederickson	Long	Robb	Visser
Frei	Martin	Robinson of Delaware	Walter of Marshall
Fulk	McEleney	Robinson of Monroe	Walter of Pottawattamie
Gardner of Bremer	McFarlane McNeill	Saylor	Watson
Gardner of Linn	McReynolds	Schwengel	Weichman
Good	Meyer	Shepard	Wellington
Hall	Miller	Siefkas	Whitaker
Hedin	Mills	Simonsen	Whitehead
Heffner	Moore	Sloane	Williams
Hicklin	Morrissey	Smith of Clayton	Wormley
Hoeness	Nelson	Smith of Dickinson	Mr. Speaker
Huston	Nielsen		
Jessen	Norland		

The nays were, none:

Absent or not voting, 5:

Farmer	Lynch	Olson	Tatum
Latchaw			

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

House File 63, a bill for an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all political subdivisions for the purpose of determining and defining such territory, with report of committee recommending amendment and passage, was taken up for consideration.

Kuester of Cass moved that the following amendment proposed by the committee be adopted:

Amend paragraph "b" of subsection two (2), by striking from lines one (1) and two (2) the words "twenty-five" and inserting in lieu thereof the words "thirty-five".

Hicklin of Louisa offered the following amendment to the committee amendment:

Amend by striking from the last line the word "thirty-five" and inserting in lieu thereof the word "fifty-one".

Roll call was demanded.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 43:

Aubrey	Gardner of	Long	Schwengel
Blatti	Bremer	Martin	Sloane
Blewett	Hedin	McEleney	Swaner
Burkman	Hicklin	McFarlane	Tyrrell
Capesius	Jessen	McNeill	Utzig
Carlson	Krueger	McReynolds	Vanderwilt
Colburn	Kruse	Meyer	Van Eaton
Cowan	Kuhlmann	Nielsen	Weichman
Davis of Fayette	Lane	Pritchard	Wellington
Donohue	Latchaw	Reed	Wormley
Fimmen	Less	Robinson of	
Frederickson		Delaware	

The nays were, 59:

Anderson	Fulk	Norland	Smith of
Avery	Gardner of Linn	Palmer	Dickinson
Baker	Good	Parrish	Steinberg
Bass	Hall	Peterson	Stevens
Bockwoldt	Heffner	Poston	Strawman
Bryson	Hoeness	Prentis	Te Paske
Cooper	Huston	Putney	Visser
Cox	Kilpatrick	Redman	Walter of
Datisman	Klemesrud	Robb	Marshall
Davis of	Kuester	Robinson of	Walter of
Black Hawk	Langland	Monroe	Pottawattamie
Dodds	Miller	Saylor	Watson
Duffield	Mills	Shepard	Whitaker
Edwards	Moore	Siefkas	Whitehead
Fletcher	Morrissey	Simonsen	Williams
Frei	Nelson	Smith of Clayton	Mr. Speaker

Absent or not voting, 6:

Bents	Farmer	Olson	Tatum
Bonn	Lynch		

Amendment to the amendment lost.

Committee amendment adopted.

Long of Clinton offered the following amendment to House File 63:

Amend section one (1), paragraph one (1) by striking from lines eleven (11) and twelve (12) after the word "sale", the following: ", or manufacture for sale,".

Also amend by striking from line nineteen (19) after the word "sold", the following: ", or manufactured for sale".

Also amend by striking from line forty-two (42) after the word "sold", the following: ", or manufactured for sale".

Also amend by striking from lines sixty-six (66) and sixty-seven (67) after the word "the", the following: ". handling, purchasing, or", and after the word "sale", the following: ", or manufacture for sale,".

Also amend line seventy-two (72) by striking after the word "the", the following: "making or".

Sloane of Polk raised the following point of order:

The following words are contained in House File 63:

Lines 11 and 12, “, or manufacture for sale,”.

Line 19, “, or manufactured for sale in”.

Line 42, “, or manufactured for sale,”.

Lines 66 and 67, “, or manufacture for sale,”.

Line 69, “manufacture for sale,” and

Line 72, “making or”.

The points of order raised to the inclusion of the above words in House File 63 are as follows:

1. That every act shall embrace but one subject.
2. That there are two subjects contained in House File 63; namely, the wholesaling of beer and the retailing of beer.
3. That if the bill passes with the inclusion of the above words, the bill will be unconstitutional.
4. The title to the bill does not contain the references to the whole-sale manufacturing or selling of beer.

Action deferred.

AMENDMENTS FILED

Carlson of Woodbury filed the following amendment to House File 63:

Amend section one (1), subsection three (3), line thirty-five (35) by striking therefrom the word “fifteen” and inserting in lieu thereof the word “thirty”.

Lane of Carroll filed the following amendment to House File 63:

Amend by adding after subsection eleven (11) the following new subsection:

“No payment from a state tax fund supported by the beer tax shall be paid to any subdivision excluding the sale of beer under the provisions of the above sections.”

Nielsen of Pottawattamie filed the following amendment to House File 63:

Amend by adding the following subsection: “12. Under the provisions of this act a township petition shall be deemed to apply only to territory not included in an incorporated municipality.”

Blatti of Chickasaw filed the following amendment to House File 63:

Amend sub-section seven (7) by adding at the end of said section the following: “There is hereby appropriated for the biennium from the general fund the sum of fifty thousand dollars (\$50,000.00) to the attorney general of the state of Iowa for the purpose of enforcing the provisions of chapter ninety-three and two-tenths (93.2), Code, 1939, and amendments thereto.”

Nielsen of Pottawattamie filed the following amendment to House File 63:

Amend sub-section 2b by adding at the end thereof the following:

"the affidavit of a qualified elector shall be appended to each such nomination paper or papers if more than one, stating that he is personally acquainted with all the persons who have signed the same; that he knows them to be electors of such sub-division and a qualified petitioner under sub-section 2b hereof; that he knows that they signed the same with full knowledge of the contents thereof; that their respective residences are truly stated therein; and that each signed the same on the date stated opposite his name."

Utzig of Dubuque filed the following amendment to House File 63:

Amend sub-section 2b of House File 63 by adding at the end thereof the following:

"Any person who signs such petition may have his name removed therefrom not later than fifteen days after such petition is filed with such body by filing with such body a request in writing requesting that his name be withdrawn from said petition with his signature thereon duly acknowledged before a notary public."

Less of Dubuque filed the following amendments to House File 63:

Amend sub-section eleven (11) by striking the words, "ninety (90) days", in line 82 and inserting in lieu thereof the words, "twelve (12) months."

Amend sub-section eleven (11) by adding after the word "dates" in line seventy-nine (79) the following:

"provided that no such election shall be held during the present war."

Amend sub-section nine (9) by striking the words, "ninety (90) days", in line 67 and inserting in lieu thereof the words, "twelve (12) months."

Amend sub-section ten (10) by striking all of said section and inserting in lieu thereof the following:

"Holders of beer permits at the time of holding of the election provided for in section one (1) of this act shall have the right to continue the sale of beer under said license until the expiration date thereof."

Wormley of Plymouth filed the following amendment to House File 63:

Amend sub-section eleven (11) by striking the word "two" in line seventy-eight (78) and inserting in lieu thereof the word "four".

Lane of Carroll filed the following amendment to House File 63:

Amend section one (1) by striking the words "a majority" and inserting in lieu thereof the words "sixty per cent".

Burkman of Polk filed the following amendments to House File 63:

Amend sub-section 2a by striking the word "general" in line seventeen (17) and inserting in lieu thereof the word "presidential".

Amend sub-section 2b by striking the word "general" in line twenty-one (21) and inserting in lieu thereof the word "presidential".

Amend sub-section 2c by striking the word "general" in line thirty (30) and inserting in lieu thereof the word "presidential".

Amend sub-section eight (8) by striking the word "general" in line fifty-eight (58) and inserting in lieu thereof the word "presidential".

Amend sub-section eleven (11) by striking the word "general" in line seventy-nine (79) and inserting in lieu thereof the word "presidential".

Hedin of Scott filed the following amendments to House File 63:

Amend sub-section 2c, line twenty-nine (29) by striking the word "sixty" and inserting in lieu thereof the word "ninety".

Amend sub-section three (3) by striking the word "fifteen" in line thirty-five (35) and inserting in lieu thereof the word "thirty".

Schwengel of Scott filed the following amendment to House File 63:

Amend sub-section 2b, line twenty-one (21) by inserting after the word "voted" the words "in such subdivision".

Lane of Carroll filed the following amendment to House File 63:

Amend by adding a sub-section as follows:

"The issuance of permits to clubs as defined in section one thousand nine hundred twenty-one and one hundred eleven thousandths (1921.111) shall not be affected by any provisions of the above sections."

Carlson of Woodbury filed the following amendment to House File 63:

Amend section one (1), sub-section 2c, line twenty-nine (29) by striking the word "sixty" and inserting in lieu thereof the word "ninety".

Swaner of Johnson filed the following amendment to House File 63:

Amend section one (1), sub-section one (1), line ten (10) by striking the words "a majority" and inserting in lieu thereof the words "sixty per cent".

Fimmen of Davis filed the following amendment to House File 63:

Amend section one (1), sub-section one (1), line eight (8) by striking the words "township, county,".

Hicklin of Louisa filed the following amendment to House File 63:

Amend sub-section 2b, lines twenty (20) and twenty-one (21) by striking the words "twenty-five" and inserting in lieu thereof the words "fifty-one".

Sloane of Polk filed the following amendments to House File 63:

Amend by adding a new sub-section as follows:

"That the provisions of this act shall not apply in cities now or hereafter having a population of more than one hundred twenty-five thousand inhabitants".

Amend by adding a new sub-section as follows:

"That the provisions of this act shall not apply in counties now or hereafter having a population of more than one hundred fifty thousand inhabitants".

Amend by adding a new subsection as follows:

"If any city comprises more than one township then no election can be held under the provisions herein unless all townships comprising said city petition for such election as herein provided."

Amend by adding a new subsection as follows:

"If any county comprises more than one township then no election can be held under the provisions herein unless all townships comprising said city petition for such election as herein provided."

Latchaw of Muscatine filed the following amendment to House File 63:

Amend by striking everything after the enacting clause and inserting in lieu thereof the following:

"Any person, firm, or corporation in the state of Iowa buying or offering for sale cigarettes, or intoxicating beverages with alcohol content exceeding 3%, shall be fined not less than \$100 or suffer imprisonment of sixty days."

Weichman of Benton filed the following amendments to House File 140:

Amend by striking the period (.) at the end of section three (3) and adding thereto the following: ", provided no bank shall have outstanding in such installment loans an aggregate amount in excess of twenty per cent of its total resources."

Amend section six (6) by striking all of the remainder of the section commencing with and including line thirty-nine (39).

Further amend by adding thereto the following section as section ten (10):

Section 10. Advertising.

(a) No bank shall publish, disseminate, or distribute any advertising containing any false, misleading, or deceptive statements concerning rates, terms and conditions for loans made under this act. Violation of any of the provisions of this paragraph shall be punishable as provided in section thirteen thousand sixty-nine (13069), Code, 1939.

(b) Any statement indicating the amount of the installment or the total charge in dollars required for any loan shall also state the percentage rate per year computed on declining balances of the original principal amount to which the total charge would be equivalent if the loan were repaid according to the contract. The percentage rate stated

may be closely approximate rather than exact if the statement so indicates.

Further amend by renumbering sections ten (10), eleven (11) and twelve (12).

Amend the title by striking the period (.) following the word "state" and adding the following: "and prescribing certain requirements for advertising on the part of banks of loans to be made under this act".

Amend by striking from line four (4) of section seven (7) the words "and one-tenth of one".

Amend by striking all of section five (5), and inserting in lieu thereof the following:

"Form of Note. Any such installment loan may be upon a written promissory note of the borrower. The form of said note shall be approved by the superintendent of banking."

Aubrey of Wapello filed the following amendment to House File 146:

Amend by striking from line four (4) the words "and shops", and inserting in lieu thereof the following: "where ten (10) or more persons are employed in train or yard service".

Further amend by striking the words "and shops" in line nine (9).

Utzig of Dubuque filed the following amendment to House File 110:

Amend by striking the word "councilman" in line four (4), and substituting in lieu thereof the words "the highest candidate for councilman".

On motion by Dodds of Des Moines, the House adjourned until 10 a. m. Tuesday, January 30, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 30, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend John McCurdy, pastor of the Church of Christ, Corydon, Iowa.

Journal of January 29 was corrected and approved.

PETITIONS

Meyer of Jackson presented a telegram from the Mississippi Post No. 74 of the American Legion, Sabula, Iowa, urging passage of House File 50.

Referred to committee on ways and means.

Schwengel of Scott presented a petition signed by five citizens of Davenport, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Meyer of Jackson presented a petition signed by 59 citizens of Sabula, Iowa, opposing House Files 55, 63 and 64.

Referred to committee on liquor control.

Heffner of Hamilton presented a petition signed by 52 citizens of Williams, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Weichman of Benton presented a petition signed by 16 members of the Parent Teachers Association of rural school Cedar No. 5 of Benton county, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Fletcher of Osceola presented a petition signed by 24 members of the Federated Woman's Club of Sibley, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Bockwoldt of Ida presented a petition signed by 78 citizens of Ida Grove, Iowa, urging passage of House File 75.

Referred to committee on liquor control.

Jessen of Audubon presented a petition signed by 116 citizens of Audubon county, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a petition from four citizens of Mount Ayr, Iowa, urging passage of House Files 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from the Middle Fork Women's Christian Temperance Union of Mount Ayr, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from the Redding Women's Christian Temperance Union of Blockton, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a telegram from a citizen of Ellston, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a petition from three citizens of Ringgold county, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

PRESENTATION OF VISITORS

Long of Clinton presented to the House the Honorable James F. Stanek, former member of the House, from Webster county.

REMARKS BY AVERY OF CLAY

Representative Avery arose and under the question of personal privilege made the following remarks:

This morning twelve years ago, the Austrian paper hanger was a private citizen—a soap box orator—a demagogue who for eighteen

months had harangued the unemployed millions of Germany telling them what he would do if he was given the power. He would give jobs to the unemployed, exterminate the Jews and turn their wealth over to feed the poor. He would avenge the wrongs Germany had suffered at the hands of France and England and that if the United States interfered with his plans for Germany, her wealth would be confiscated too. Germany was then a young Republic similar to our own. Von Hindenberg was its president. For weeks the followers of the mad Austrian paper hanger had been urging Von Hindenberg to make Hitler Chancellor of Germany. Twelve years ago today in the afternoon of January 30th, 1933, Von Hindenberg yielded to the demands of the populace and made Adolph Hitler Chancellor. In less than 60 days, Hitler was voted absolute power by the legislative branch of the German government. Hitler kept his promise to provide jobs. Great super-highways were constructed for the speedy movement of heavy artillery from one strategic point to another. The wheels of the factories were once more turning—not for useful products for mankind—but for the making of airplanes, tanks, cannon, and all the modern munitions of war. What Hitler did not promise the unemployed was that their young men would be cold in death, their industries destroyed, and their cities reduced to rubble.

History has a way of repeating itself. It may be that twelve years from now, some soap box orator, some demagogue haranguing the unemployed during the great depression that is sure to follow in the wake of this war, may rise to power and lead the American people to their certain destruction. Something to think about. Let's not blindly say, "It can't happen here." It may.

REPORTS OF COMMITTEES

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 28, a bill for an act to amend sections five hundred sixty (560) and seven hundred thirty-eight (738), Code, 1939, relating to compensation of judges and clerks of elections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 65, a bill for an act to amend section five thousand five hundred and seventy-two (5572), Code, 1939, relating to township clerk, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend by striking from line four (4) of section one (1) the figure six (6) and inserting in lieu thereof the figure five (5).

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 66, a bill for an act to amend section five thousand five hundred and seventy-one (5571), Code, 1939, relating to township trustees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend by striking from line four (4) of section one (1) the figure six (6) and inserting in lieu thereof the figure five (5).

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 70, a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code, 1939, relating in part to the salaries of bailiffs of the municipal courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend by striking from line four (4) of section one (1) the words "twenty-one" and inserting in lieu thereof, the word "eighteen", and by inserting in line five (5) after the word "seventeen" the word "hundred", and by striking from line six (6) the words "twenty-three" and inserting in lieu thereof the words "two thousand" and in line eight (8) by striking the words "six hundred" and inserting in lieu thereof the words "three hundred".

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 74, a bill for an act to amend section ten thousand six hundred and eighty-eight (10688), Code, 1939, relating to the salary of municipal court clerks, begs leave to report it has had the same under consideration and has instructed me to report 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 five (5) of section one (1) the words "twenty-four hundred dollars" and inserting in lieu thereof the words "twenty-one hundred dollars".

Further amend by striking from line eight (8) section one (1) the words "twenty-eight hundred dollars" and inserting in lieu thereof the words "twenty-five hundred dollars".

Further amend by striking the words "thirty-two hundred dollars" in line ten (10) section one (1) and inserting in lieu thereof "twenty-nine hundred dollars".

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 85, a bill for an act to amend chapter fifty-one (51), Acts of the Fiftieth General Assembly, relating to compensation of county, municipal and school examiners and their assistants, begs leave to report it has had the same under consideration and has instructed me to report 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:

"Section 1. That chapter fifty-one (51), Acts of the Fiftieth General Assembly, be and the same is hereby amended by striking from section 2 thereof, the figures "1945" and inserting in lieu thereof the figures "1947"."

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 87, a bill for an act to amend chapter two hundred sixty-four (264), Acts of the Fiftieth General Assembly, relating to the compensation of shorthand reporters, begs leave to report it has had the same under consideration and has instructed me to report 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:

"Section 1. That chapter 264, Acts of the 50th General Assembly, be and the same is hereby amended by striking from section 3 thereof the figures "1945" and inserting in lieu thereof, the figures "1947"."

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 109, a bill for an act to amend section ten thousand eight hundred eleven (10811), Code, 1939, relating to necessary hotel and living expenses of court reporters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

D. A. DONOHUE, *Chairman*.

Hedin of Scott, from the committee on building and loan, submitted the following report:

MR. SEPAKER: Your committee on building and loan to whom was referred House File 76, a bill for an act to amend sections 9329, 9340.01, as amended by chapter two hundred forty-five (245), Acts of the Fiftieth General Assembly, 9340.08, 9347, 9347.1, 9353, 9354.1, 9363, and 9368, Code, 1939, relating to loans, investments, powers, operation, and supervision of building and loan and savings and loan associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PHILIP T. HEDIN, *Chairman*.

Farmer of Linn, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 79, a bill for an act to amend section one hundred fifty-six (156), Code, 1939, relating to duties of the Code Editor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 81, a bill for an act to amend section forty-seven (47), Code, 1939, relating to the form of bills presented to the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 28:

House File 14.

INTRODUCTION OF BILLS

House File 182, by committee on fish and game, a bill for an act to amend chapter ninety-four (94), Acts of the 50th General Assembly, relating to closed waters for seining fish in the Mississippi River.

Read first time and passed on file.

House File 183, by committee on fish and game, a bill for an act to amend section one thousand seven hundred three and fifty hundredths (1703.50), Code, 1939, to authorize the state conservation commission to provide fire protection for state parks, forest and wildlife lands.

Read first time and passed on file.

House File 184, by Heffner of Hamilton, a bill for an act to legalize the action of the Board of Supervisors of Hamilton County, Iowa, in transferring funds in the amount of twelve thousand six hundred twenty dollars and fourteen cents (\$12,620.14.) from the county poor fund to the county hospital fund.

Read first time and referred to committee on judiciary 2.

House File 185, by Heffner of Hamilton, a bill for an act to amend section one (1), chapter one hundred ninety-seven (197), Acts of the Forty-ninth General Assembly, relating to county public hospital benefits.

Read first time and referred to committee on county and township affairs.

House File 186, by Walter of Pottawattamie, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of storm sewer bonds of 1945 by the city of Council Bluffs, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first time and referred to committee on judiciary 2.

House File 187, by committee on fish and game, a bill for an act to amend section one thousand seven hundred ninety-four and eighty-two thousandths (1794.082), Code, 1939, relating to non-resident fish and game licenses.

Read first time and passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 10, a bill for an act relating to preference in public employment of honorably discharged members of the military or naval forces of the United States, of any war in which the United States was engaged including the Philippine Insurrection and China Relief expedition.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 34, a bill for an act relating to exemption of household furniture and equipment from taxation of personal property.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 35, a bill for an act relating to the exemption from taxation of personal property of household furniture and equipment of persons in the armed services of the United States.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 37, a bill for an act relating to elections and officers and time of election, and limiting the number of members of the board of supervisors that may be elected from territories of the county.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 11, a bill for an act relating to small legacies in estates payable to minors and incompetents and distribution thereof.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 21, a bill for an act relating to actions of forcible entry and detention of real property. W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 9, a bill for an act to amend section four hundred sixty-seven and four hundredths (467.04), Code, 1939, relating to the wearing of uniforms.

Read first time and referred to committee on military and veterans affairs.

Senate File 11, a bill for an act to amend section four hundred eighty-two and seven hundredths (482.07), to repeal section four hundred eighty-two and eight hundredths (482.08), to repeal section four hundred eighty-two and nine hundredths (482.09), and to amend section four hundred eighty-two and ten hundredths (482.10), Code, 1939, relating to war orphans' educational aid fund, expenditures from said fund by the State Bonus Board, and the amount of such aid.

Read first time and referred to committee on military and veterans affairs.

Senate File 45, a bill for an act to amend section six thousand three hundred twenty-six and eight hundredths (6326.08), Code, 1939, relating to benefits under retirement systems for policemen and firemen, and to make the same applicable to special charter cities.

Read first time and referred to committee on cities and towns.

Senate File 62, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and renewed articles of incorporation of Smith Brothers and Burdick Company and to provide for the renewal of the charter of said company.

Read first time and referred to committee on judiciary 2.

CONSIDERATION OF BILLS

House resumed consideration of House File 63, a bill for an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all political subdivisions for the purpose of determining and defining such territory.

RULE ON POINT OF ORDER

The Speaker ruled the points of order raised by the senior gentleman from Polk as not well taken. The first section of chapter 93.2, Code, 1939, says:

"It shall be unlawful for any person to manufacture for sale or sell beer unless a permit is first obtained as provided in this chapter."

So that but one subject is being dealt with in the whole chapter and that subject is "to manufacture for sale or sell beer". The title to the act would have been sufficient if it had only recited "An Act to amend chapter 93.2, Code, 1939, relating to beer and malt liquor." No additional statement would have been necessary, so that there is but one subject embraced in the title.

No amendments are proposed in House File 63 to section 1921.095, .096, .097, .098.

Beginning, however, with section 1921.099 there is added provision for elections, the manner of holding same, and by the amendments there is no change in the subject matter of all of chapter 93.2 entitled "Beer and Malt Liquors".

Therefore, the ruling of the Chair is that the points of order are not well taken.

Long of Clinton moved that the following amendment proposed by him be adopted:

Amend section one (1), paragraph one (1) by striking from lines eleven (11) and twelve (12) after the word "sale", the following: ", or manufacture for sale,".

Also amend by striking from line nineteen (19) after the word "sold", the following: ", or manufactured for sale".

Also amend by striking from line forty-two (42) after the word "sold", the following: ", or manufactured for sale".

Also amend by striking from lines sixty-six (66) and sixty-seven (67)

after the word "the," the following: "handling, purchasing, or", and after the word "sale", the following: ", or manufacture for sale,".

Also amend line seventy-two (72) by striking after the word "the", the following: "making or".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 59:

Aubrey	Fimmen	Long	Schwengel
Baker	Frederickson	Lynch	Sloane
Bents	Fulk	Martin	Swaner
Blatti	Gardner of	McEleney	Tatum
Bockwoldt	Bremer	McReynolds	Tyrrell
Bonn	Gardner of Linn	Meyer	Utzig
Bryson	Hedin	Mills	Van Eaton
Burkman	Hicklin	Moore	Walter of
Capesius	Jessen	Nielsen	Pottawattamie
Carlson	Klemesrud	Norland	Weichman
Colburn	Krueger	Poston	Wellington
Cowan	Kruse	Prentis	Whitehead
Cox	Kuhlmann	Pritchard	Wormley
Davis of Fayette	Lane	Putney	Mr. Speaker
Dodds	Latchaw	Robinson of	
Donohue	Less	Monroe	

The nays were, 44:

Anderson	Good	Palmer	Steinberg
Avery	Heffner	Parrish	Stevens
Bass	Hoeness	Peterson	Strawman
Blewett	Huston	Redman	Te Paske
Cooper	Kilpatrick	Robb	Vanderwilt
Datisman	Kuester	Saylor	Visser
Davis of	Langland	Shepard	Walter of
Black Hawk	McFarlane	Siefkas	Marshall
Duffield	Miller	Simonsen	Watson
Edwards	Morrissey	Smith of Clayton	Whitaker
Fletcher	Nelson	Smith of	Williams
Frei	Olson	Dickinson	

Absent or not voting, 5:

Farmer	McNeill	Reed	Robinson of
Hall			Delaware

Amendment adopted.

Carlson of Woodbury moved that the following amendment proposed by him be adopted:

Amend section one (1), subsection three (3), line thirty-five (35) by striking therefrom the word "fifteen" and inserting in lieu thereof the word "thirty".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 108:

Anderson	Frederickson	McNeill	Simonsen
Aubrey	Frei	McReynolds	Sloane
Avery	Fulk	Meyer	Smith of Clayton
Baker	Gardner of	Miller	Smith of
Bass	Bremer	Mills	Dickinson
Bents	Gardner of Linn	Moore	Steinberg
Blatti	Good	Morrissey	Stevens
Blewett	Hall	Nelson	Strawman
Bockwoldt	Hedin	Nielsen	Swaner
Bonn	Heffner	Norland	Tatum
Bryson	Hicklin	Olson	Te Paske
Burkman	Hoeness	Palmer	Tyrrell
Capesius	Huston	Parrish	Utzig
Carlson	Jessen	Peterson	Vanderwilt
Colburn	Kilpatrick	Poston	Van Eaton
Cooper	Klemesrud	Prentis	Visser
Cowan	Krueger	Pritchard	Walter of
Cox	Kruse	Putney	Marshall
Datisman	Kuester	Redman	Walter of
Davis of	Kuhlmann	Reed	Pottawattamie
Black Hawk	Lane	Robb	Watson
Davis of Fayette	Langland	Robinson of	Weichman
Dodds	Latchaw	Delaware	Wellington
Donohue	Less	Robinson of	Whitaker
Duffield	Long	Monroe	Whitehead
Edwards	Lynch	Saylor	Williams
Farmer	Martin	Schwengel	Wormley
Fimmen	McEleney	Shepard	Mr. Speaker
Fletcher	McFarlane	Siefkas	

The nays were, none.

Absent or not voting, none.

Amendment adopted.

Lane of Carroll moved that the following amendment proposed by him be adopted:

Amend by adding after subsection eleven (11) the following new subsection:

"No payment from a state tax fund supported by the beer tax shall be paid to any subdivision excluding the sale of beer under the provisions of the above sections."

Miller of Humboldt raised the point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken.

Nielsen of Pottawattamie moved that the following amendment proposed by him be adopted:

Amend by adding the following subsection: "12. Under the provisions of this act a township petition shall be deemed to apply only to territory not included in an incorporated municipality."

Roll call was demanded.

On the question, "Shall the amendment be adopted?"

The ayes were, 103:

Aubrey	Frederickson	McEleney	Siefkas
Avery	Frei	McFarlane	Simonsen
Baker	Fulk	McNeill	Sloane
Bass	Gardner of	McReynolds	Smith of Clayton
Bents	Bremer	Meyer	Steinberg
Blatti	Gardner of Linn	Miller	Stevens
Blewett	Good	Mills	Strawman
Bockwoldt	Hall	Morrissey	Swaner
Bonn	Hedin	Nelson	Tatum
Bryson	Heffner	Nielsen	Te Paske
Burkman	Hicklin	Norland	Tyrrell
Capesius	Hoeness	Olson	Utzig
Carlson	Huston	Parrish	Vanderwilt
Colburn	Jessen	Peterson	Van Eaton
Cooper	Kilpatrick	Poston	Visser
Cowan	Klemesrud	Prentis	Walter of
Cox	Krueger	Pritchard	Marshall
Datisman	Kruse	Redman	Walter of
Davis of	Kuester	Reed	Pottawattamie
Black Hawk	Kuhlmann	Robb	Watson
Davis of Fayette	Lane	Robinson of	Weichman
Dodds	Langland	Delaware	Wellington
Donohue	Latchaw	Robinson of	Whitaker
Duffield	Less	Monroe	Whitehead
Edwards	Long	Saylor	Williams
Farmer	Lynch	Schwengel	Wormley
Fimmen	Martin	Shepard	Mr. Speaker
Fletcher			

The nays were, 4:

Anderson	Palmer	Putney	Smith of Dickinson
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Absent or not voting, 1:

Moore

Amendment adopted.

Blatti of Chickasaw moved that the following amendment proposed by him be adopted:

Amend subsection seven (7) by adding at the end of said section the following: "There is hereby appropriated for the biennium from the general fund the sum of fifty thousand dollars (\$50,000.00) to the attorney general of the state of Iowa for the purpose of enforcing the provisions of chapter ninety-three and two-tenths (93.2), Code, 1939, and amendments thereto."

Miller of Humboldt raised the point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken.

Nielsen of Pottawattamie moved that the following amendment proposed by him be adopted:

Amend sub-section 2b by adding at the end thereof the following:

"the affidavit of a qualified elector shall be appended to each such nomination paper or papers if more than one, stating that he is personally acquainted with all the persons who have signed the same; that he knows them to be electors of such sub-division and a qualified petitioner under subsection 2b hereof; that he knows that they signed the same with full knowledge of the contents thereof; that their respective residences are truly stated therein; and that each signed the same on the date stated opposite his name."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 104:

Anderson	Fletcher	McNeill	Simonsen
Aubrey	Frederickson	McReynolds	Sloane
Avery	Frei	Meyer	Smith of Clayton
Baker	Fulk	Miller	Smith of
Bass	Gardner of	Mills	Dickinson
Bents	Bremer	Moore	Steinberg
Blatti	Gardner of Linn	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Nielsen	Swaner
Bonn	Hedin	Norland	Tatum
Bryson	Heffner	Olson	Te Paske
Burkman	Hicklin	Palmer	Tyrrell
Capesius	Hoeness	Parrish	Utzig
Carlson	Huston	Peterson	Vanderwilt
Colburn	Jessen	Prentis	Van Eaton
Cooper	Kilpatrick	Pritchard	Visser
Cowan	Klemesrud	Putney	Walter of
Cox	Krueger	Redman	Marshall
Datisman	Kruse	Reed	Walter of
Davis of	Kuester	Robb	Pottawattamie
Black Hawk	Kuhlmann	Robinson of	Watson
Davis of Fayette	Lane	Delaware	Weichman
Dodds	Less	Robinson of	Wellington
Donohue	Lynch	Monroe	Whitaker
Duffield	Long	Saylor	Williams
Edwards	Martin	Schwengel	Wormley
Farmer	McEleney	Shepard	Mr. Speaker
Fimmen	McFarlane	Siefkas	

The nays were, 2:

Langland Poston

Absent or not voting, 2:

Latchaw Whitehead

Amendment adopted.

Utzig of Dubuque moved that the following amendment proposed by him be adopted:

Amend sub-section 2b of House File 63 by adding at the end thereof the following:

"Any person who signs such petition may have his name removed therefrom not later than fifteen days after such petition is filed with such body by filing with such body a request in writing requesting that his name be withdrawn from said petition with his signature thereon duly acknowledged before a notary public."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 32:

Aubrey	Gardner of	Long	Sloane
Blatti	Bremer	Lynch	Tyrrell
Bryson	Gardner of Linn	Martin	Utzig
Capesius	Hedin	McEleney	Van Eaton
Carlson	Hicklin	McReynolds	Walter of
Cowan	Jessen	Meyer	Pottawattamie
Davis of Fayette	Kuhlmann	Pritchard	Wellington
Donohue	Lane	Schwengel	Wormley
Frederickson	Less		

The nays were, 62

Anderson	Fletcher	Morrissey	Smith of Clayton
Avery	Frei	Nelson	Smith of
Baker	Fulk	Norland	Dickinson
Bass	Good	Olson	Steinberg
Blewett	Hall	Palmer	Stevens
Bockwoldt	Heffner	Parrish	Strawman
Bonn	Hoeness	Peterson	Te Paske
Burkman	Huston	Prentis	Vanderwilt
Cooper	Kilpatrick	Redman	Visser
Cox	Klemesrud	Robb	Walter of
Datisman	Krueger	Robinson of	Marshall
Davis of	Kuester	Monroe	Watson
Black Hawk	Langland	Saylor	Weichman
Dodds	McNeill	Shepard	Whitaker
Edwards	Miller	Siefkas	Williams
Farmer	Mills	Simonsen	Mr. Speaker
Fimmen	Moore		

Absent or not voting, 14:

Bents	Latchaw	Putney	Swaner
Colburn	McFarlane	Reed	Tatum
Duffield	Nielsen	Robinson of	Whitehead
Kruse	Poston	Delaware	

Amendment lost.

Less of Dubuque moved that the following amendments proposed by him be adopted:

Amend sub-section eleven (11) by striking the words, "ninety (90) days", in line 82 and inserting in lieu thereof the words, "twelve (12) months."

Amend sub-section nine (9) by striking the words, "ninety (90) days", in line sixty-seven (67) and inserting in lieu thereof the words, "twelve (12) months."

Roll call was demanded.

On the question, "Shall the amendment be adopted?"

The ayes were, 59:

Anderson	Duffield	Less	Robinson of
Aubrey	Farmer	Long	Delaware
Baker	Finmen	Lynch	Schwengel
Bass	Frederickson	Martin	Sloane
Bents	Frei	McEleney	Swaner
Blatti	Fulk	McFarlane	Tyrrell
Bockwoldt	Gardner of	McNeill	Utzig
Bonn	Bremer	McReynolds	Vanderwilt
Bryson	Hedin	Meyer	Van Eaton
Burkman	Hicklin	Nelson	Walter of
Capesius	Jessen	Nielsen	Pottawattamie
Carlson	Krueger	Norland	Weichman
Cowan	Kruse	Pritchard	Wellington
Davis of Fayette	Kuhlmann	Putney	Whitehead
Dodds	Lane	Reed	Wormley
Donohue	Latchaw		

The nays were, 43:

Avery	Hoeness	Poston	Steinberg
Blewett	Huston	Prentis	Stevens
Cooper	Kilpatrick	Redman	Strawman
Cox	Kuester	Robb	Te Paske
Datisman	Langland	Robinson of	Visser
Davis of	Miller	Monroe	Walter of
Black Hawk	Mills	Saylor	Marshall
Edwards	Moore	Siefkas	Watson
Fletcher	Morrissey	Simonsen	Whitaker
Gardner of Linn	Palmer	Smith of Clayton	Williams
Good	Parrish	Smith of	Mr. Speaker
Heffner	Peterson	Dickinson	

Absent or not voting, 6:

Colburn	Klemesrud	Shepard	Tatum
Hall	Olson		

Amendment adopted.

Less of Dubuque called up the following amendment proposed by him:

Amend sub-section eleven (11) of House File 63 by adding after the word "dates" in line seventy-nine (79) the following:

"provided that no such election shall be held during the present war".

Less of Dubuque offered the following substitute amendment to the amendment:

Amend sub-section eleven (11) by adding after the word "dates" in line seventy-nine (79) the following:

"provided that no such election shall be held until the present war is terminated between the United States, Germany and Japan".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 47.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 47.

BILL SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 30th day of January, 1945, sent to the governor for his approval: House File 47.

CARL A. ANDERSON, *Chairman Committee.*

Report adopted.

AMENDMENTS FILED

Steinberg of Story filed the following amendment to House File 63:

Amend as follows: Strike from subdivision (a) of subsection two (2) all that part preceding the semicolon and being in lines 20, 21 and 22 and substituting the following:

"Such petition shall be signed by qualified electors of the subdivision in which the election is to be held and the number shall not be less than 35% of the number of those who voted in said subdivision at the last preceding election."

Sloane of Polk filed the following amendment to House File 63:

Amend by adding a new subsection as follows:

"That the provisions of this act in counties now or hereafter having a population of more than one hundred fifty thousand (150,000) inhabitants, relative to the voting on the issues contained herein, shall be voted only on a county-wide basis."

Latchaw of Muscatine filed the following amendments to House File 55:

Amend section one (1), line twelve (12) by striking the words "twenty-five" and inserting in lieu thereof "one hundred twenty-five".

Amend section one (1), lines fifteen (15) and sixteen (16) by striking the words "the total amount by weight not to exceed three ounces".

Amend section one (1), line nineteen (19) by inserting after the word "cigarettes", the words "and soft drinks".

Fimmen of Davis and Gardner of Bremer filed the following amendment to the Less substitute amendment to House File 63:

Amend by inserting in line three (3) after the word "until" the following: "six (6) months after".

REPORT OF COMMITTEE ON RULES

Morrissey of Jasper, from the committee on rules, presented the following report:

We, the committee of rules, respectfully submit the following as the Rules of the Fifty-first General Assembly for adoption:

RULES OF THE HOUSE

Rule 1

CALL TO ORDER

The Speaker shall take the chair every day precisely at the hour to which the House shall have adjourned; shall immediately call the members to order, and on appearance of a quorum shall cause the Journal of the preceding day to be corrected.

Rule 2

PRESERVATION OF ORDER

The Speaker shall preserve order and decorum, and speak to points of order in preference to other members, arising from his seat for that purpose; and he shall decide questions of order, subject to an appeal to the House by any two members.

Rule 3

PUTTING THE QUESTION

Questions shall be distinctly put in this form, to wit: "As many as are of the opinion that (as the question may be) say 'aye' "; and after the affirmative voice is expressed, "As many as are of a contrary opinion, say 'no'." If the Speaker doubts, or a division is called for, the House shall be divided. Those in the affirmative of the question shall first rise from their seats, and afterwards those in the negative.

Rule 4

THE SPEAKER PRO TEMPORE

The House, shall at its pleasure, elect a Speaker Pro Tempore. When the Speaker shall from any cause be absent, the Speaker Pro Tempore

shall preside, except when the chair is filled by appointment by either the Speaker or the Speaker Pro Tempore. The Speaker or the Speaker Pro Tempore shall have the right to name any member to perform the duties of Speaker, but such substitution shall not extend beyond the adjournment. The acts of the Speaker Pro Tempore shall have the same validity as those of the Speaker. In the absence of both the Speaker and the Speaker Pro Tempore, the House shall name a Speaker who shall preside over it and perform all the duties, with the exception of signing bills, of Speaker until such time as the Speaker or Speaker Pro Tempore shall be present, and his acts shall have the same force and validity as those of the regularly elected Speaker.

Rule 5

APPOINTMENT OF COMMITTEES

All committees shall be appointed by the Speaker, unless otherwise especially directed by the House.

Rule 6

VOTE OF THE SPEAKER

In all cases of a call of the yeas and nays, the Speaker shall vote; in other cases he shall not be required to vote unless the House is equally divided or unless, his vote, if given to the minority, will make the division equal, and in case of such equal division the question shall be lost.

Rule 7

DOCUMENTS SIGNED BY THE SPEAKER

All acts, addresses and joint resolutions shall be signed by the Speaker, and all writs, warrants, subpoenas, issued by order of the House, shall be under his hand and attested by the clerk.

Rule 8

CLEARING OF THE LOBBY

In case of any disturbance or disorderly conduct in the lobby, the Speaker or chairman of the committee of the whole House shall have power to have the same cleared.

Rule 9

REGULAR ORDER OF BUSINESS

After the Journal is corrected the following order shall govern:

1. Business pending at last previous adjournment.
2. Resolutions laid over under Rule 34.
3. Bills to be introduced.
4. Resolutions.
5. Messages and communications on the Speaker's table.
6. Reports in the possession of the House shall be taken up in their order.
7. Bills on their passage.

Rule 10

RECOGNITION AND DECORUM IN DEBATE

When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat and respectfully address himself to the presiding officer by his title, saying, "Mr. Speaker," and shall not proceed until he shall be recognized by the chair, and shall confine himself to the question under debate and shall avoid personalities.

Rule 11

CALLING TO ORDER AND APPEALS FROM THE CHAIR

When any member in speaking, or otherwise, transgresses the rules of the House, the Speaker shall, or any member may, call him to order; in which case the member so called to order shall immediately sit down, but may be permitted with leave of the House to explain; and the House shall, if appealed to, decide the case, but without debate. If there be no appeal, the decision of the chair shall be submitted to; if the decision be in favor of the member so called to order, he is at liberty to proceed. If the case requires it, he shall be liable to the censure of the House.

Rule 12

RECOGNITION BY THE CHAIR

Should two or more members rise at the same time, the Speaker shall designate the member entitled to speak.

Rule 13

LIMIT ON DEBATE

No member shall speak more than once on the same question without leave of the House, nor more than twice until every member choosing to speak shall have spoken, except as provided in Rule 25; provided further, when bills are being considered on their last reading debate thereon shall be limited to ten minutes to each member desiring to speak thereon, which may be extended by consent of the House.

Rule 14

DECORUM DURING DEBATE

While the Speaker is putting a question or addressing the House, no one shall walk out of or across the House; and when a member is speaking, no one shall engage in conversation or pass between him and the Speaker.

Rule 15

LIMITATION ON RIGHT TO VOTE

No member shall vote on any question in the event of which he is personally interested.

Rule 16

MANNER OF VOTING

Upon any vote of the House on any question only those members at their desks and voting shall be counted.

Rule 17**STATING THE QUESTION**

When a motion is made, it shall be stated by the Speaker; or, being in writing, it shall be passed to the desk and read aloud by the clerk before debated.

Rule 18**DUTY OF VOTING**

Every member who shall be in the House when the question is put shall give his vote, unless the House for special reasons shall excuse him; but such a member must ask to be excused before commencing to take a vote on the main question.

Rule 19**FORM OF MOTIONS**

Every motion, except subsidiary or incidental motions, shall be reduced to writing, if the Speaker or any member desires it, but this exception shall not apply to motions to amend.

Rule 20**ENDORSEMENT OF BILLS AND OTHER PAPERS**

All bills, resolutions, petitions, memorials or other papers shall be accompanied by the name of the member presenting the same, and also the name of the county.

Rule 21**WITHDRAWAL OF MOTIONS**

After a motion is stated by the Speaker, or read by the clerk, it shall be deemed to be in possession of the House, but may be withdrawn by the leave of the House.

Rule 22**ORDER AND PRECEDENCE OF MOTIONS**

When a question is under debate no motion shall be received but to adjourn; to lay on the table; for the previous question; to postpone to a certain day; to commit or amend; to postpone indefinitely; which several motions shall have precedence in the order in which they are arranged, and no motion to postpone to a day certain, to commit or postpone indefinitely being decided, shall again be allowed on the same day, and at the same stage of the bill or proposition. A motion to strike out the enacting words of a bill shall have precedence of a motion to amend; and, if carried, shall be considered equivalent to its rejection.

Rule 23**ORDER ON QUESTION OF COMMITMENT**

When a resolution shall be offered or a motion made to refer any subject, and different committees shall be proposed, question shall be

taken in the following order: The committee of the whole House; a standing committee; a select committee.

Rule 24

MOTION TO ADJOURN

A motion to adjourn shall always be in order, except when a member is speaking, or the House voting.

Rule 25

PREVIOUS QUESTION

The previous question shall always be put in this form: "Shall the main question be now put?" When a member moves a previous question he shall specifically state in his motion whether it shall apply to the main question and the amendments, or to the amendment or amendments only. It shall only be admitted when demanded by a majority of the members present, and when the motion prevails its effect shall be to put an end to all debate and to bring the House to a direct vote upon the question to which the motion applies, except when the motion applies to the main question, the member in charge of the measure under consideration shall have ten minutes in which to close the discussion before the vote is taken; when the motion applies to an amendment the person proposing the amendment shall have five minutes to close the discussion on the amendment. On a motion for the previous question, and prior to submitting the same, a call of the House shall be in order; but after such motion shall have been adopted no call shall be in order prior to the decision of the main question. If the previous question is decided in the negative the House shall proceed with the matter before it the same as though the previous question had not been moved.

However, in case any member of the House who has not previously spoken on the measure under discussion, shall have sent to the Speaker's desk a written request to be heard on the pending measure, then such member shall be entitled to speak on the measure under discussion.

Rule 26

MOTION NOT DEBATABLE

Motions to lay on the table, to adjourn, and for the previous question, shall be decided without debate.

Rule 27

EFFECT OF INDEFINITE POSTPONEMENT

When a question is postponed indefinitely, it shall not be again acted upon during the session. Any bill reported back from a committee recommending indefinite postponement shall be disposed of within three legislative days, otherwise the committee recommendation shall be considered adopted.

Rule 28

DIVISION OF THE QUESTION

Any member may call for a division of the question, which shall be

divided if it comprehends questions so distinct that one being taken away, the rest may stand entire for the discussion of the House. A motion to strike out being lost shall preclude neither an amendment nor a motion to strike out and insert. A motion to strike out and insert shall be deemed indivisible.

Rule 29

COMMITMENT

Motions and reports may be committed at the pleasure of the House.

Rule 30

IRRELEVANT AMENDMENTS

No motion or proposition on a subject different from that under consideration shall be admitted under color of an amendment.

Rule 31

RECONSIDERATION

When a motion has been made and carried or lost, or when a bill has passed or failed to pass the House, it shall be in order for any member of the majority, on the same or succeeding day, to move for a reconsideration thereof, and such motion shall take precedence of all other questions except the consideration of a conference report, a motion to fix the day to which the House shall adjourn, to adjourn, or to take a recess, and shall not be withdrawn after the said succeeding day without the consent of the House; and thereafter any member may call it up for consideration, provided that such motion, if made during the last six days of the session, shall be disposed of when made. A motion to reconsider any vote by which a bill has passed or failed to pass the House shall require a constitutional majority to be sustained.

Rule 32

PRESENTATIONS OF PETITIONS

All petitions, memorials, and other papers addressed to the House shall be filed by the member with the Chief Clerk or his assistant prior to the convening of the House. Each member upon filing any such petition, memorial or other paper shall endorse thereon his name and a failure to do so will cause the same to be ignored.

Rule 33

CALL OF THE HOUSE

Upon written request of five members, the presiding officer shall compel the attendance of absent members for the consideration of a certain bill or resolution.

A call of the House shall be raised by an affirmative vote of fifty-five or more members.

Rule 34

CONSIDERATION OF RESOLUTIONS

A proposition requesting information from the governor, secretary or any other state officer, and all resolutions shall lie on the table one day for consideration, and all such propositions shall be taken up for consideration in the order they were presented, immediately after the reports are called for from the select committee, and when adopted, the Clerk shall cause the same to be delivered. Provided further that all House and concurrent resolutions shall be referred by the Speaker to the proper committee before being acted upon. This does not apply to House memorial resolutions.

Rule 35

METHOD OF CALLING THE ROLL

Upon calls of the House, or in taking the ayes and nays on any question, the names of the members shall be called alphabetically, except that "Mr. Speaker" shall be called last. This rule does not preclude the use of the voting machine for the roll call and the use of the voting machine is hereby authorized.

Rule 36

ABSENCES AND EXCUSES

No member shall absent himself from the service of the House without leave unless he be sick or unable to attend.

Rule 37

METHOD OF CALLING THE HOUSE

Upon the call of the House, the names of the members shall be called by the Clerk, and the absentees noted after which the names of the absentees shall again be called over, and the sergeant-at-arms be directed by the Speaker to compel their attendance, unless they are previously excused. Any member occupying his seat during a call of the House shall be counted by the Speaker and his name entered in the Journal as being present but not voting, for the purpose of making a quorum.

Rule 38

COMMITTEE MEETINGS

No committee shall sit during the sitting of the House without special leave.

Rule 39

QUORUM AND DEMAND FOR THE AYES AND NAYS

A majority of the members shall constitute a quorum, and upon demand of any two members the ayes and nays shall be ordered; the members demanding the ayes and nays shall arise for that purpose, and their names shall be entered in the Journal.

Rule 40**TIME OF CONVENING**

The House shall convene each legislative day at 9:30 a. m. and shall adjourn at 2:30 p. m. unless otherwise ordered by the House.

Rule 41**COMMITTEE ON PAIRS**

A committee on pairs may be appointed, to consist of two persons, one of whom shall be selected by the members of each of the two dominant political parties represented in the House. It shall be the duty of the Committee to arrange all pairs between members, and to announce such pairs and the time for which they shall continue, to the House, which announcement shall be entered on the Journal. Thereafter neither member so paired shall vote (upon any question of a political or partisan nature) until the time of pairing has expired, unless such pair is sooner dissolved by the mutual agreement of the persons so paired. When pairs are dissolved such dissolution shall be entered on the Journal of the House.

Rule 42**FORM OF BILLS AND JOINT RESOLUTIONS**

All bills and joint resolutions introduced shall be typewritten or printed on legal cap paper double spaced, with titles, enacting clause and body of bill as directed by the Chief Clerk of the House. The written or printed lines in the body of the bill, except the last line of each paragraph, shall contain in spaces, characters and letters, approximately sixty-five. Each bill shall be presented securely fastened in a bill cover, and be accompanied by two carbon or correct copies thereof, and by two copies of the title alone on separate slips.

Rule 43**TIME OF INTRODUCTION OF BILLS, APPROPRIATION
BILLS. DUTIES OF THE COMMITTEE ON
APPROPRIATIONS**

The final date for the introduction of bills shall be February 22, excepting committee bills introduced by the proper committee.

On or before the first legislative day in March, the committee on appropriations shall prepare a schedule of all appropriations other than those recommended by the Governor and State Comptroller, and have the same printed and laid upon the desks of the members, designating in such schedule such bills as may have already passed the House and such as remain to be considered.

Rule 44**METHOD OF INTRODUCING AND READING OF BILLS**

All bills to be introduced in the House shall be filed with the Chief Clerk not later than 4 o'clock on the preceding legislative day. No bill

shall be introduced nor shall the Chief Clerk accept the same unless an adequate explanation thereof be attached on a separate piece of paper. When the time for introducing bills is reached in the regular order of business, the Chief Clerk will proceed in the same manner as if the bills were introduced from the floor. This rule does not deny a member the right to introduce a bill from the floor, but members so far as practicable, are requested to observe this rule.

Every bill shall receive two readings but no bill shall receive its first and last readings on the same day.

A "reading of a bill" as required by these rules shall consist of a reading of the title and enacting clause unless otherwise demanded by a member.

Rule 45

SECOND READING, COMMITMENT AND AMENDMENT

Upon a first reading of the bills, the Speaker shall state that it is ready for commitment or amendment; and the Speaker shall commit it to the standing or select committee, or to a committee of the whole House. If to a committee of the whole House, the House shall determine on what day.

All amendments offered to bills on file or on the calendar shall be accompanied by three carbon copies and shall be filed with the Chief Clerk.

Such amendments shall give the number of the bill sought to amend and the Chief Clerk shall designate each such amendment thus: Amendment to House File, or Senate File, by

Rule 46

COMMITMENT OF APPROPRIATION AND REVENUE BILLS

All bills to appropriate money shall be referred to the appropriations committee, and all bills pertaining to the levy, assessment or collection of taxes shall be referred to the committee on ways and means, or the committee on Tax Revision.

Rule 47

CONSIDERATION OF COMMITTEE AMENDMENTS

After a bill has been committed and reported back it shall be considered on its first reading after the amendments of the committee have been read.

Rule 48

RECOMMITMENT

After the commitment and report thereof to the House, or any time before its passage, a bill may be recommitted.

Rule 49

ENGROSSMENT OF BILLS

Every bill shall be considered engrossed when ordered to a last reading, unless the House affirmatively directs engrossment.

Rule 50

CONSIDERATION OF BILLS UPON LAST READING

No amendment, unless by way of correcting an error or omission, shall be received to any bill on its last reading, and no debate shall be allowed on the same.

Rule 51

CERTIFICATION OF BILLS

When a bill shall pass it shall be certified by the Clerk noting the day of its passage at the foot thereof.

Rule 52

AMENDMENT AND SUSPENSION OF RULES

No standing rule or order of the House shall be rescinded or changed without one day's notice being given of the motion therefor, nor shall any rule be suspended nor shall any matter tabled upon motion be taken up except by a vote of at least two-thirds of the members present; nor shall the order of business, as established by the rules of the House, be postponed or changed except by a vote of at least two-thirds of the members present; but provided further the Speaker of the House shall on or before the first legislative day in March, appoint a steering committee who shall have charge of all bills that are on the calendar and arrange the bills for consideration of the House daily.

Rule 53

TIME OF MAKING CERTAIN COMMITTEE REPORTS

It shall be in order for the committee on engrossed and enrolled bills to report at any time when no member is addressing the House.

Rule 54

PRINTING OF BILLS, MEMORIALS AND JOINT RESOLUTIONS

Bills and joint resolutions shall be printed in form as provided by law. Each House may direct the printing of an additional number of its own bills. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill (and the caption shall indicate, giving the substitute the same number as the original bills, but reciting "substitute for" such bill), and such substitute bill shall by the File Clerk be included in the bill file next to the original bill and such substitute bill shall not be printed in the Journals.

Legalizing bills of a local or a private nature shall not be printed in the Journal, but are to be printed in bill form and placed in the files of the members, the same as other bills, in the order of their introduction. The cost of such printing shall be deposited with the superintendent of printing, in advance at the rate of \$2 per page, and the news-

paper publication of the same shall be without cost to the state and the same shall not be published until the cost of the same shall be paid to the Secretary of State. No legalizing act may be introduced until all of the provisions of law shall have been complied with.

Rule 55

COMMITTEE HEARINGS

When any matter is referred to a standing committee by motion of any member, it shall be the duty of the chairman of such standing committee to notify such member of the time of the sitting upon such matter referred, and such member shall be permitted to confer with such committee during their consideration of such matter, but no one not a member of the committee shall be present when the final vote is taken on any matter under consideration, and no final action shall be taken by the committee upon any bill on the day of public hearing thereon.

Rule 56

COMMITTEE CLASSIFICATION OF BILLS

Each standing committee of the House shall classify all bills referred to it. The bills of the greatest public importance shall be placed in the first class, and all other bills in the second class. Bills of the first class shall be first considered and reported to the House and no committee shall retain possession of any bill longer than eighteen legislative days, except by consent of the House. But this shall not apply to the committee on appropriations.

Rule 57

RULES OF PARLIAMENTARY PRACTICE

The rules of parliamentary practice comprised in Robert's Rules of Order shall govern the House in all cases where they are not inconsistent with the standing rules of this House and joint rules of both Houses.

Rule 58

JOINT RESOLUTIONS

Joint resolutions shall be framed and treated as bills.

Rule 59

COMMITTEE PROCEDURE AND REPORTS

The chairman or clerk of a committee to which a bill is referred shall note thereon the date of its reference and it shall be the duty of each committee to report back all bills on its hands within eighteen legislative days after the order of reference unless longer time is granted by a vote of the House, except as provided by Rule 56. The minority of any committee may present its recommendations in writing with the report of the committee, and the same shall be printed in the Journal, and the said recommendations may, by a vote of the House, be substituted for the report of the committee. The clerks of the different committees shall be subject to their respective chairmen.

When a motion which works a final disposition of a bill in the committee is up for adoption the roll of the committee shall be called and the ayes and nays entered in the minutes of the meeting, except as hereinafter provided. A secret ballot may be taken if the same be demanded by three members of the committee but the total ayes and nays shall be recorded.

Rule 60

COMMITTEE QUORUM

A majority of the total membership shall constitute a quorum of each standing committee.

Rule 61

LIMITATION ON FILING OF CLAIMS

A claim or claim bill, the subject matter of which has been considered or filed for consideration in the House or any committee thereof, in two or more prior sessions of the General Assembly, shall not be considered by any committee or by the House, unless it shall have been specifically referred to this session by a prior General Assembly.

Rule 62

ADMISSION TO THE FLOOR OF THE HOUSE AND PROHIBITION OF LOBBYING

No one shall be admitted to the floor of the House during its session except members of the General Assembly and employees in the performance of their duties, ex-members of the General Assembly, the state officers and their deputies, judges of the supreme and district courts, the families of members of the General Assembly, superintendents and officers of the state institutions, and each member shall have the right to admit a friend who may be visiting him.

No person admitted to the floor of the House shall, while the House is in session, lobby or attempt to exercise any influence with any member for or against any matter then pending or that may thereafter be considered by the House. Any person violating this rule shall be summarily dismissed from the floor of the House, and shall forfeit his right to admission thereafter.

It shall be the duty of each member and employee of the House who believes that this rule is being violated to report such violation immediately to the Sergeant-At-Arms.

Lobbyists shall not be admitted, or be permitted to remain on the floor of the House or in the cloak room of the House, while the House is in session.

Representatives of the press shall be admitted to the reporters' gallery.

Rule 63

DUTIES OF OFFICERS AND EMPLOYEES

Chief Clerk. The Chief Clerk of the House shall have charge of the Clerk's desk and shall see that no one is permitted therein except himself and those assisting him. He shall be responsible for the custody and

safekeeping of all bills, resolutions and other matters laid before or introduced into the House, except while the same are in possession of the committee to whom the same shall have been referred, and when delivering the same to said committee he shall take a proper receipt therefor. He shall see that the Journal of each day's proceedings is correctly and fully kept and fully made up before the next day's session, and be responsible for its safekeeping. He shall have control of rooms two, three, four, and five, which are assigned to said Clerk for the use of himself and his assistants. He shall endorse on every bill or joint or concurrent resolution, the date of its introduction and by what member, or of its receipt from the Senate, and also what action relating thereto is taken by the House. The assistant clerks shall be under his direction and he shall assign them their several duties in connection with the work of the Clerk's desk.

Sergeant-At-Arms. The Sergeant-At-Arms shall wear the appropriate badge of his office, shall attend the House during its session, shall aid during the enforcement of order, under the direction of the Speaker of the House, shall execute the commands of the House from time to time, together with such process, issued by the authority thereof, as shall be directed to him by the presiding officer; shall, upon request of any member, have the House lighted up during any evening within the session, except Sunday, to an hour not later than 10 p. m.; shall see that no person, except those authorized to do so, disturbs or interferes with the desks of the members, or with the books, papers, etc., thereat; shall see that the printed bills are properly distributed and filed upon the desks of the members, shall have charge of the files in the House bill room, and shall see that no copy of the bill is given except to or upon the order of the Speaker of the House, or member, or state officer; shall see that an additional doorkeeper is detailed for duty at the House upon each day within the session, except Sunday, from 8:30 a. m. to 10:00 p. m.; but should no member of the House desire to occupy the Chamber to that hour the detail may be relieved at 9:00 p. m.; shall have charge of the messengers of the House and see that they severally perform their duties, and shall promptly report to the Speaker of the House any inefficiency or violation of duty on the part of said messengers; shall attend to seating visitors, and shall announce all committees and messages from the Governor or Senate.

Doorkeeper. The Doorkeeper of the House shall wear his appropriate badge of office; shall have special charge of the main door of the Chamber during the sittings of the House, and shall see that the other doors of the House are properly attended to; shall have general charge and oversight of the additional doorkeepers of the House; shall detail such of the additional doorkeepers for such general or special duties as the Sergeant-At-Arms may deem proper or necessary for the efficiency of the House and the protection of the property within the Chamber; shall see that the rule relating to admission to the floor of the Chamber is strictly enforced; shall, ten minutes before the opening of each session of the House, see that the floor is cleared of all persons not entitled to occupy the same during the session.

Janitors. The janitors of the House shall have charge, under the di-

rection of the Sergeant-At-Arms, of the cloak and retiring rooms adjoining the Chamber, and shall see that the same are kept in proper order.

Messengers. The messengers of the House shall attend the House during its sittings and perform the duties generally devolving on like employees. The messengers shall be under the direction of the Sergeant-At-Arms while the House is not sitting, and shall attend to such duties as he may assign them.

Rule 64

COMMITTEE CLERKS

Committee clerks of the House shall be under the general direction of the Speaker and the Chief Clerk. All committee clerks shall be on duty at the House from 8:30 a. m. to 5:00 p. m. except as herein otherwise provided. Any clerk absenting himself or herself from the House except for the noon luncheon without filing at the desk a written excuse signed by the members to whom he or she is assigned, shall not receive any pay for the day or days on which he or she is absent. Committee clerks shall do work for any member of the House upon request unless otherwise employed.

Rule 65

EXTRA COMPENSATION OF EMPLOYEES

No employee shall receive any extra compensation, except as provided by the House, or tips for services performed while on duty. Any violation of this rule shall be ground for removal.

Rule 66

ORGANIZATION OF COMMITTEE OF THE WHOLE

In forming committee of the whole House, the Speaker shall leave his chair, and a chairman to preside in committee shall be appointed by the Speaker.

Rule 67

BILLS IN COMMITTEE OF THE WHOLE

Upon bills committed to the committee of the whole House, the bill shall be first read throughout by the Clerk or chairman, and then read again or debated by clauses, leaving the preamble to be last considered. After report, the bill shall be again subject to debate and amendment before a vote is had on its last reading and passage.

Rule 68

COMMITTEE AMENDMENTS TO MOTIONS

All amendments made to an original motion in committee shall be incorporated in a motion and so reported.

Rule 69

AMENDMENTS BY COMMITTEE OF THE WHOLE

All amendments made to a report committed to a committee of the whole House shall be noted and reported as in the case of bills.

Rule 70

FILLING BLANKS

In filling up blanks in the committee of the whole House, and in the House, the largest sum and the longest time and the highest number shall be first put.

Rule 71

RULES IN COMMITTEE OF THE WHOLE

The rules of the House shall be observed in committee of the whole House, so far as they are applicable.

Rule 72

CONSIDERATION OF BILLS

Bills reported out for passage, for indefinite postponement, for amendment and passage, or without recommendation by the committee, shall not be acted upon until at least one day after the printed Journal containing said report has been placed upon the desks of the members of the House.

The reports of the committees shall not be read while the House is in session except as herein provided. Said reports shall be printed in the Journal immediately after they are filed with the Chief Clerk. Reports recommending bills for passage, for amendment and passage or without recommendation shall stand approved unless written objections are filed during the first legislative day following their printing in the Journal. If objections are filed, they shall be disposed of as soon as possible. Reports recommending indefinite postponement shall be governed by Rule 27.

When so ordered by the Speaker or upon a two-thirds vote of the members present, or except as provided by Rule 53, as report may be read before it is printed in the Journal and while the House is in session, and acted upon at once.

Rule 73

ARRANGEMENT ON CALENDAR

Bill reported out for passage or amendment and passage, or with recommendation by a committee shall be arranged on a Daily Calendar by the Chief Clerk at 4:30 p. m. in the order of the file number of said bills and following the preceding legislative day's Daily Calendar. The combined Daily Calendar shall make up the House Calendar or order for the consideration of bills, except as otherwise provided. Priority shall be given to House over Senate file numbers and to joint resolutions over bills.

Rule 74

SIFTING COMMITTEE

A sifting committee shall be appointed by the Speaker of the House at such time during the progress of the session as he, in his discretion, may see fit. The Speaker of the House, before the appointment of such

committee and at such time as in his opinion such appointment is necessary, shall propound to the House the following question: "Shall a sifting committee be appointed at this time?"

And if after taking the vote by "ayes and nays" a majority of said vote shall be in favor of the appointment of said committee, the Speaker of the House shall then at once appoint the said committee and all bills on the calendar and in committees shall be immediately referred to the sifting committee, except appropriations bills. No motion from the floor of the House by any member thereof shall be considered by the House for the appointment of said committee. Upon the appointment of the sifting committee, the steering committee is discharged.

The sifting committee, or any committee of similar title or duty but otherwise named, shall report out only those bills which have been referred to it under the regular procedure of the House.

A motion to withdraw a bill from the sifting committee shall be in writing and filed with the Chief Clerk not less than two legislative days before it can be considered, provided that this shall not apply on the last two legislative days. Only one such motion can be made with reference to any particular bill.

It shall require a two-thirds vote of the members present to withdraw a bill from the sifting committee.

EDW. J. MORRISSEY, *Chairman.*

Prentis of Ringgold moved that the House recess until 1:30 o'clock today.

Latchaw of Muscatine moved as a substitute motion that the House adjourn until 10 a. m. Wednesday, January 31, 1945.

Substitute motion prevailed, and the House adjourned until 10 a. m. Wednesday, January 31, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 31, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Dr. Frederick Boldt, pastor of the First Lutheran church, Newton, Iowa.

Journal of January 30 was corrected and approved.

PRESENTATION OF VISITORS

Kuhlmann of Crawford presented Paul Johnson, county agent of Crawford county.

Bents of Howard presented the Honorable Dave Evans, former member from Howard county.

Meyer of Jackson presented E. D. Hartvigsen, Ed Stout and A. D. Meyer, all of the Jackson County Farm Bureau.

Wormley of Plymouth presented the Honorable Ed Held, former member from Plymouth county.

PETITIONS

Peterson of Buena Vista presented a telegram from the Women's Christian Temperance Union of Alta, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Peterson of Buena Vista presented a telegram from the Women's Christian Temperance Union of Storm Lake, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Peterson of Buena Vista presented a telegram from members of the First Methodist church of Alta, Iowa, urging passage of House Files 55 and 63.

Referred to committee on liquor control.

Peterson of Buena Vista presented a telegram from 21 members

of the Trinity Lutheran church of Alta, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Putney of Tama presented three telegrams from citizens of Traer, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Putney of Tama presented a telegram from the members of the United Presbyterian church of Traer, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Putney of Tama presented a telegram from 50 members of the Amith church of Reinbeck, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Putney of Tama presented a telegram from church congregations in Chelsea, Haven and Pleasant Hill, urging passage of House File 63.

Referred to committee on liquor control.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 28, 65, 66, 70, 74, 76, 85, 87, 109, and Senate Files 79 and 81 were declared adopted under Rule 73.

Huston of Washington offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John Christian Bauer, who was a member of the Forty-first and Forty-second General Assemblies, died on February 9, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the State.

Huston of Washington asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Huston of Washington, Anderson of Henry and Hicklin of Louisa.

Latchaw of Muscatine presented the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John E. McIntosh, of Muscatine county, who was a member of the Forty-second, the Forty-second Extra, and the Forty-third General Assemblies, died at West Liberty, Iowa, on December 19, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the State.

Latchaw of Muscatine asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Latchaw of Muscatine, Hicklin of Louisa, and Donohue of Cedar.

REPORTS OF COMMITTEES

Lane of Carroll, 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 30, a bill for an act relating to provide for a credit on personal income tax imposed under the provisions of division two (2), chapter three hundred twenty-nine and three-tenths (329.3), Code, 1939, for the years nineteen hundred forty-four (1944), nineteen hundred forty-five (1945), and nineteen hundred forty-six (1946), payable in the years nineteen hundred forty-five (1945), nineteen hundred forty-six (1946), and nineteen hundred forty-seven (1947), and providing for the form of income tax forms, begs leave to report it has had the same under consideration and has instructed me to report 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 30 by inserting a period in lieu of the comma before the word "and," in line 5, section 1 and strike the remainder of the section.

Also strike the word and figures ", 1946, or 1947" in line 6 section 2.

Also strike the word "years" in line 5 section 4 and insert in lieu thereof the word "year"; strike the word and figures ", 1946 and 1947" in line 5 section 4. Also strike remainder of section 4 after the word "taxpayer." in line 7.

Also amend title by striking from lines 4, 5, 6, and 7 the following: "nineteen hundred forty-five (1945), and nineteen hundred forty-six (1946)," and "nineteen hundred forty-six (1946), and nineteen hundred forty-seven (1947,)." CARROLL LANE, *Chairman.*

Sloane of Polk, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 95, a bill for an act to amend section ten thousand four hundred eighty-one (10481), Code, 1939, relating to alimony in divorce actions and to make judgments, orders and decrees for payment of alimony or child support money liens on real estate, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 51, a bill for an act to legalize the action of the county board of supervisors of Wapello county, Iowa, in making expenditures and approving claims against said county for secondary road maintenance and construction, to legalize said expenditures and said claims as valid and binding obligations of said county, and to authorize said county by its proper officials to pay said indebtedness evidenced by said claims by the issuance and exchange or sale of funding bonds as authorized by law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman.*

Good of Boone, 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 84, a bill for an act to amend section one thousand two hundred ninety-seven and one tenth (1297.1), Code, 1939, relating to the firing of blasting shots in coal mines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend by striking lines 6, 7 and 8 of section one and inserting in lieu thereof the following: Except that the mine inspectors of the state of Iowa shall permit the firing of shots while others than those firing the shots are in the mine, provided:

C. G. GOOD, *Chairman.*

Gardner of Linn, from the committee on military and veterans affairs, submitted the following report:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 5, a bill for an act to amend section four hundred sixty-seven and five hundredths (467.05), Code, 1939, relating to

discrimination against members of national guard or against a person wearing the uniform of the military or naval forces of the United States or of the national guard, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 19, a bill for an act to repeal chapter 542.1 and to enact a substitute therefor, relating to guardianship of incompetent veterans and other incompetents and minor beneficiaries of the veterans administration and to make uniform the law relative thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. JOHN R. GARDNER, *Chairman.*

INTRODUCTION OF BILLS

House File 188, by committee on public health, a bill for an act to amend sections eight thousand eight hundred ninety-five and one hundredth (8895.01), eight thousand eight hundred ninety-five and two hundredths (8895.02), eight thousand eight hundred ninety-five and four hundredths (8895.04), eight thousand eight hundred ninety-five and five hundredths (8895.05), eight thousand eight hundred ninety-five and six hundredths (8895.06), eight thousand eight hundred ninety-five and seven hundredths (8895.07), eight thousand eight hundred ninety-five and eight hundredths (8895.08), eight thousand eight hundred ninety-five and eleven hundredths (8895.11), eight thousand eight hundred ninety-five and thirteen hundredths (8895.13), and chapter four hundred three and one tenth (403.1), Code, 1939, and chapter two hundred seventy-four (274), Acts of the Forty-ninth General Assembly, relating to nonprofit corporations furnishing hospital service, and to authorize nonprofit corporations to contract to furnish medical and surgical service to subscribers and to contract for the furnishing of such service with physicians and surgeons, osteopathic physicians or osteopathic physicians and surgeons; to provide for the regulation and supervision of such corporations; to fix their rights, powers and duties; to provide for the method of their incorporation and the personnel of their board of directors; to declare such corporations to be charitable and benevolent institutions; and to prescribe the powers and duties of the commissioner of insurance with reference to such corporations.

Read first time and passed on file.

House File 189, by committee on fish and game, a bill for an act to amend sections one thousand seven hundred ninety-four and eleven thousandths (1794.011), one thousand seven hundred ninety-four and twenty thousandths (1794.020), one thousand seven hundred ninety-four and twenty-two thousandths (1794.022), one thousand seven hundred ninety-four and thirty-four thousandths (1794.034), and one thousand seven hundred and four (1704), Code, 1939, relating to fish and game.

Read first time and passed on file.

House File 190, by Latchaw of Muscatine, Steinberg of Story, Shepard of Lucas, and Bass of Montgomery, a bill for an act to amend sections one thousand seven hundred three and thirty-nine hundredths (1703.39) and one thousand seven hundred three and forty hundredths (1703.40), Code, 1939, relating to salary adjustments of employees of the state conservation commission.

Read first time and referred to committee on compensation of public officers and employees.

House File 191, by Nelson of Buchanan, Te Paske of Sioux, Meyer of Jackson, Utzig of Dubuque, Vanderwilt of Mahaska, Datisman of Lyon, and Blewett of Franklin, a bill for an act to amend chapter three hundred fifty-two and two tenths (352.2), Code, 1939, relating to investments of certain funds of the state and political subdivisions thereof.

Read first time and referred to committee on departmental affairs.

House File 192, by Bass of Montgomery, a bill for an act to amend chapter two hundred forty-two (242), Acts of the Forty-ninth General Assembly, providing for free recording of certain documents issued to members of the armed forces.

Read first time and referred to committee on military and veterans affairs.

House File 193, by Hicklin of Louisa, a bill for an act to amend section one thousand four hundred twenty-two (1422), Code, 1939, relating to compensation to be paid peace officers disabled or killed while performing official duties.

Read first time and referred to committee on judiciary 2.

House File 194, by Farmer of Linn, Van Eaton of Woodbury and Carlson of Woodbury, (Byers), (Clem), a bill for an act to amend paragraph two (2), section one (1), chapter two hundred one (201), Acts of the Forty-ninth General Assembly, relating to the salaries of city assessors and deputy city assessors in cities under the commission form of government having a population of more than sixty thousand and less than one hundred twenty-five thousand.

Read first time and referred to committee on compensation of public officers and employees.

House File 195, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section three thousand five hundred thirty-eight (3538), Code, 1939, relating to the notice to be given the board of supervisors of any county of the filing of informations for the commitment of persons alleged to be insane.

Read first time and referred to committee on judiciary 2.

House File 196, by Sloane of Polk and Burkman of Polk, (Faul), a bill for an act to amend section six thousand four hundred thirty-one (6431), Code, 1939, relating to occupancy of and collection of rent for dwellings for which certificates of compliance with state housing law have not been issued.

Read first time and referred to committee on judiciary 2.

House File 197, by Sloane of Polk and Burkman of Polk (by request), a bill for an act to amend section six thousand six hundred ten and fifty-eight hundredths (6610.58), Code, 1939, relating to trackless trolleys, fees and taxes and to increase the license fee or tax.

Read first time and referred to committee on cities and towns.

House File 198, by Long of Clinton and McEleney of Clinton, a bill for an act legalizing an emergency fund levy for the city of Clinton in Clinton county, Iowa.

Read first time and referred to committee on judiciary 1.

House File 199, by committee on dairy and food, a bill for an act to amend section three thousand seventy-six and one-tenth (3076.1), and section three thousand seventy-six and two-tenths (3076.2), Code, 1939, relating to the production and sale of dairy products.

Read first time and passed on file.

Prentis of Ringgold offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 10

Be It Resolved by the House, the Senate Concurring: That the Governor be requested to return for reconsideration House File 47, a bill for an act relating to the chain store tax.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Prentis 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 adopted the following Senate Concurrent Resolution 7, relating to the re-establishment of Palestine as a free and democratic Jewish Commonwealth.

SENATE CONCURRENT RESOLUTION 7

Whereas, The Nazi persecution and wholesale slaughter of Jews in Europe have outraged the conscience of the civilized world and have vastly aggravated the tragedy of the Jewish problem there, and

Whereas, At the end of the present war large numbers of European Jews will find themselves in desperate need for a new home where they can rebuild their lives in dignity and security, and

Whereas, After World War I, Great Britain had accepted at the instance of the allied and associated powers the mandate for Palestine and had undertaken "to facilitate the establishment of a Jewish National Home in Palestine," an undertaking subsequently approved by fifty-two nations, including the United States, and

Whereas, This policy was concurred in by a joint resolution unanimously adopted by both houses of the Congress of the United States on June 30, 1922, and

Whereas, The Democratic and the Republican party in their National Conventions of 1944, adopted platforms in favor of the re-establishment of Palestine as a free and democratic Jewish Commonwealth, and

Whereas, The President of the United States on October 15, 1944, expressed his approval of this aim which he stated to be "in accord with the traditional American policy and in keeping with the spirit of the Four Freedoms".

Be It Therefore Resolved by the Senate of the State of Iowa, the House of Representatives Concurring: That we of the state of Iowa express our profound sympathy with the millions of innocent victims of the enemy's ruthless extermination policy, and that we demand just

punishment of all those who perpetrated these horrible crimes against humanity, and

Be It Further Resolved, That the United States should take appropriate measures to the end that Palestine should be opened for free immigration and unrestricted colonization so that the Jewish people may rebuild their ancestral homeland as a free and democratic Jewish Commonwealth, and

Be It Further Resolved, That copies of this resolution should be forwarded to the President, the Secretary of State, the Senate and the House of Representatives of the United States of America.

Also: That the Senate has adopted the following Senate Concurrent Resolution 8, relating to a joint convention of the Senate and House on Monday, February 5, 1945, at 11:45 a. m., to hear an address by American-born actress Drue Leyton Tartiere on her three years of experience in occupied France.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE MESSAGE

Prentis of Ringgold called up Senate Concurrent Resolution 8 and asked and obtained unanimous consent for its immediate consideration.

Whereas, American-born actress Drue Leyton Tartiere arrived in Washington, D. C., recently to tell war bond rallies how she spent three years in occupied France nursing and concealing allied fliers and helping them to escape to friendly territory and,

Whereas, Drue Leyton Tartiere will be in the city of Des Moines on Monday, February 5, 1945, therefore,

Be It Resolved by the Senate, the House Concurring: That the Senate and the House of Representatives of the Fifty-first General Assembly meet in joint convention on Monday, February 5, 1945, at 11:45 a. m., and that Drue Leyton Tartiere be invited to address the joint convention on her experiences in occupied France.

Prentis of Ringgold moved its adoption. Motion prevailed and Senate Concurrent Resolution 8 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 10, a bill for an act to amend section one thousand one hundred fifty-nine (1159) and section one thousand one hundred sixty-one (1161), Code, 1939, relating to preference in public employment of honorably discharged members of the military or naval forces of the United States, of any war in which the United States was engaged including the Phillippine Insurrection and China Relief expedition.

Read first time and referred to committee on military and veterans affairs.

Senate File 34, a bill for an act to amend section six thousand nine hundred forty-four (6944), Code, 1939, relating to exemption of household furniture and equipment from taxation of personal property.

Read first time and referred to committee on ways and means.

Senate File 35, a bill for an act to amend section six thousand nine hundred forty-four (6944), Code, 1939, relating to the exemption from taxation of personal property of household furniture and equipment of persons in the armed services of the United States.

Read first time and referred to committee on ways and means.

Senate File 37, a bill for an act to amend chapter thirty-five (35), Code, 1939, relating to elections and officers and time of election, and limiting the number of members of the board of supervisors that may be elected from territories of the county.

Read first time and referred to committee on elections.

CONSIDERATION OF BILLS

The House resumed consideration of House File 63, a bill for an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to beer and malt liquors, extending the illegality thereof to certain territory and providing for petitions and elections in all political subdivisions for the purpose of determining and defining such territory.

Sloane of Polk asked and obtained unanimous consent to withdraw his amendments to section one (1), filed January 29, and his amendments to section one (1), filed January 30.

Lane of Carroll asked and obtained unanimous consent to withdraw his amendments to section one (1), and to sub-section eleven (11), filed on January 29.

Latchaw of Muscatine asked and obtained unanimous consent to withdraw his amendment to section one (1), filed January 29.

Wormley of Plymouth asked and obtained unanimous consent for the withdrawal of his amendment to sub-section eleven (11), filed on January 29.

Hicklin of Louisa asked and obtained unanimous consent to withdraw his amendment to sub-section 2b, filed January 29.

Fimmen of Davis asked and obtained unanimous consent to withdraw his amendment to sub-section one (1), filed January 29.

Steinberg of Story asked and obtained unanimous consent to withdraw his amendment to sub-section two (2), filed January 30.

Hedin of Scott asked and obtained unanimous consent for the withdrawal of his amendments to sub-section 2 c and sub-section three (3), filed January 29.

Burkman of Polk asked and obtained unanimous consent to withdraw his amendments to sub-sections 2a, 2b, 2c, sub-section eight (8), and sub-section eleven (11), filed January 29.

Swaner of Johnson asked and obtained unanimous consent to withdraw his amendment to section one (1), filed January 29.

Schwengel of Scott asked and obtained unanimous consent to withdraw his amendment to sub-section 2b, filed January 29.

Less of Dubuque asked and obtained unanimous consent for the withdrawal of his amendment to sub-section ten (10), filed on January 29.

Carlson of Woodbury asked and obtained unanimous consent to withdraw his amendment to section one (1), filed January 29.

REMARKS BY WORMLEY OF PLYMOUTH

MR. SPEAKER AND MEMBERS OF THE ASSEMBLY: The remarks that I am about to make of necessity are in support of the absent servicemen.

Being a Legionnaire and having three brothers in the service prompts me to be deeply interested in whether or not those who serve should have the right to vote. The Gentleman from Dubuque and my good friend, Mr. Duffield, have said much in favor of these men, and I do not believe that I should add to or detract from their pertinent remarks. As to what the servicemen think, I may throw some light on their ideas by reading to you from a paper known as "Pro Tempore", identified as our home town newspaper for the time being and published and forwarded by the Motor Torpedo Boat Base No. 25, San Francisco, California. I find in this paper the following poem:

The horse and mule live 30 years,
And nothing know of wines and beers,
The goat and sheep at 20 die,
And never taste of Scotch and Rye,
The cow drinks water by the ton,
And at sixteen is mostly done.
The dog at fifteen cashes in
Without the aid of Rum or Gin

The cat in milk and water soaks
 And after 12 short years it croaks.
 The modest, sober, bone-dry hen
 Lays eggs for noggs, then dies at 10.
 All animals are strictly dry,
 They sinless live and early die.
 But Sinful, Ginful, Rum-soaked men
 Survive for three score years and 10,
 And some of us, though mighty few,
 Stay pickled 'till we're 92.

Less of Dubuque offered the following amendment to the substitute amendment proposed by him on January 30 and moved its adoption:

Amend the substitute amendment to subsection eleven (11) by striking all after the word "until" in line one (1), and inserting in lieu thereof the words, "organized hostilities cease between the present governments of the United States, Germany and Japan."

Amendment to the substitute amendment adopted.

Roll call was demanded.

On the question, "Shall the substitute amendment, as amended, be adopted?"

The ayes were, 105:

Anderson	Fletcher	McEleney	Sloane
Aubrey	Frederickson	McFarlane	Smith of Clayton
Avery	Frei	McNeill	Smith of
Baker	Fulk	McReynolds	Dickinson
Bass	Gardner of	Meyer	Steinberg
Bents	Bremer	Miller	Stevens
Blatti	Gardner of Linn	Mills	Strawman
Blewett	Good	Moore	Swaner
Bockwoldt	Hall	Morrissey	Tatum
Bonn	Hedin	Nelson	Te Paske
Bryson	Heffner	Nielsen	Tyrrell
Burkman	Hicklin	Norland	Utzig
Capesius	Hoeness	Palmer	Vanderwilt
Carlson	Huston	Parrish	Van Eaton
Colburn	Jessen	Peterson	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Klemesrud	Pritchard	Marshall
Cox	Krueger	Putney	Walter of
Datisman	Kruse	Redman	Pottawattamie
Davis of	Kuester	Reed	Watson
Black Hawk	Kuhlmann	Robb	Weichman
Davis of Fayette	Lane	Robinson of	Wellington
Dodds	Langland	Delaware	Whitaker
Donohue	Latchaw	Saylor	Whitehead
Duffield	Less	Schwengel	Williams
Edwards	Long	Shepard	Wormley
Farmer	Lynch	Siefkas	Mr. Speaker
Fimmen	Martin	Simonsen	

The nays were, 8:

Olson

Poston

Robinson of Monroe

Absent or not voting, none.

Substitute amendment adopted.

Lane of Carroll moved that the following amendment proposed by him be adopted:

Amend by adding a subsection as follows:

"The issuance of permits to clubs as defined in section one thousand nine hundred twenty-one and one hundred eleven thousandths (1921.111) shall not be affected by any provisions of the above sections."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 36:

Aubrey	Dodds	Martin	Swaner
Bass	Donohue	McEleney	Utzig
Bents	Gardner of	McFarlane	Vanderwilt
Blatti	Bremer	McReynolds	Van Eaton
Burkman	Jessen	Meyer	Visser
Capesius	Krueger	Nielsen	Walter of
Carlson	Kruse	Pritchard	Pottawattamie
Cowan	Lane	Reed	Whitehead
Cox	Less	Sloane	Wormley
Davis of Fayette	Long		

The nays were, 66:

Anderson	Fulk	Mills	Siefkas
Avery	Gardner of Linn	Moore	Simonsen
Blewett	Good	Morrissey	Smith of Clayton
Bockwoldt	Hall	Nelson	Steinberg
Bonn	Heffner	Norland	Stevens
Bryson	Hicklin	Olson	Strawman
Colburn	Hoeness	Palmer	Tatum
Cooper	Huston	Parrish	Te Paske
Datisman	Kilpatrick	Peterson	Tyrrell
Davis of	Klemesrud	Poston	Walter of
Black Hawk	Kuester	Prentis	Marshall
Duffield	Kuhlmann	Redman	Watson
Edwards	Langland	Robb	Weichman
Farmer	Latchaw	Robinson of	Wellington
Fimmen	Lynch	Monroe	Whitaker
Fletcher	McNeill	Saylor	Williams
Frederickson	Miller	Shepard	Mr. Speaker
Frei			

Absent or not voting, 6:

Baker	Putney	Schwengel	Smith of
Hedin	Robinson of		Dickinson
	Delaware		

Amendment lost.

Miller of Humboldt moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question, "Shall the bill pass?"

The ayes were, 69:

Anderson	Gardner of Linn	Olson	Smith of Clayton
Avery	Good	Palmer	Smith of
Baker	Hall	Parrish	Dickinson
Bass	Heffner	Peterson	Steinberg
Blewett	Hoeness	Poston	Stevens
Bryson	Huston	Prentis	Strawman
Burkman	Kilpatrick	Putney	Te Paske
Colburn	Klemesrud	Redman	Vanderwilt
Cooper	Kruse	Reed	Van Eaton
Cox	Kuester	Robb	Visser
Datiman	Lane	Robinson of	Walter of
Davis of	Langland	Delaware	Marshall
Black Hawk	Lynch	Robinson of	Watson
Duffield	McNeill	Monroe	Whitaker
Edwards	Miller	Saylor	Whitehead
Farmer	Mills	Shepard	Williams
Fimmen	Moore	Siefkas	Wormley
Fletcher	Morrissey	Simonsen	Mr. Speaker
Fulk	Norland		

The neys were, 39:

Aubrey	Frederickson	Less	Schwengel
Bents	Frei	Long	Sloane
Blatti	Gardner of	Martin	Swaner
Bockwoldt	Bremer	McEleney	Tatum
Bonn	Hedin	McFarlane	Tyrrell
Capesius	Hicklin	McReynolds	Utzig
Carlson	Jessen	Meyer	Walter of
Cowan	Krueger	Nelson	Pottawattamie
Davis of Fayette	Kuhlmann	Nielsen	Weichman
Dodds	Latchaw	Pritchard	Wellington
Donohue			

Absent or not voting, none.

The bill have 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 the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 10, requesting that the Governor return House File 47 for reconsideration. W. J. SCARBOROUGH, *Secretary*.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor:

STATE OF IOWA
OFFICE OF THE GOVERNOR

January 31, 1945.

MR. A. C. GUSTAFSON, Chief Clerk
House of Representatives
State House

Dear Mr. Gustafson:

• In accordance with House Concurrent Resolution 10, I am returning to you as Chief Clerk of the House, a bill known as House File 47.

Respectfully,

ROBERT D. BLUE, *Governor.*

CONSIDERATION OF SENATE MESSAGE

Prentiss of Ringgold moved to rescind action on the report of the enrolling committee on House File 47, to expunge the signature of the Speaker, and to return the bill to the Senate for further consideration.

Motion prevailed.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor:

STATE OF IOWA
EXECUTIVE OFFICES
Des Moines

January 31, 1945.

HONORABLE HAROLD FELTON
Speaker of the House

Dear Mr. Felton:

In view of the several pension bills which have been introduced in both Houses of the legislature proposing some type of social security for limited groups of public employees not now covered by the federal social security act, I desire to make the following suggestions:

I suggest that a small committee from the House and Senate be appointed by the Lieutenant Governor and the Speaker of the House to study the advisability and cost of a general retirement act, which would cover public employees at the state, county and municipal level.

This type of legislation is somewhat technical and the committee may require the assistance of actuaries or other experts. I am sure the Attorney General, the tax commission and the unemployment compensation board of the state will be glad to lend any assistance they may in this matter.

If this type of legislation is to be passed on by this legislature, it will require early consideration.

Ten or twelve states already have general retirement acts for public employees.

I believe this problem worthy of the careful consideration of this session of the legislature.

Sincerely yours,

ROBERT D. BLUE, *Governor*.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

January 29, 1945: House Files 2, 4 and 46.

AMENDMENT FILED

Less of Dubuque filed the following amendment:

Amend House File 55 by striking all of section four (4).

On motion by Prentis of Ringgold, the House adjourned until 9:30 a. m. Thursday, February 1, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 1, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend U. E. Burrough, pastor of the First Baptist church, Fredericksburg, Iowa.

Journal of January 31 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Poston of Wayne on request of Tatum of Harrison; Swaner of Johnson on request of Donohue of Cedar; Bryson of Hardin on request of McFarlane of Black Hawk; Nelson of Buchanan on request of Meyer of Jackson.

PETITIONS

Gardner of Linn presented telegrams from 4 citizens of Linn county, Iowa, urging passage of House Files 63 and 64.

Referred to committee on liquor control.

Gardner of Linn presented a telegram from the Philaphea Class of the First Baptist church school, Cedar Rapids, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Gardner of Linn presented a telegram from the Women's Christian Temperance Union of Mount Vernon, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Gardner of Linn presented a telegram from the Men's Council, First Baptist church, Cedar Rapids, Iowa, urging passage of House Files 63 and 64.

Referred to committee on liquor control.

Gardner of Linn presented two petitions from citizens of Linn county, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Pritchard of Hancock presented a petition signed by 71 citizens of Hancock county, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Pritchard of Hancock presented petitions signed by 117 citizens of Iowa opposing the proposed state motor vehicle fuel tax refund repeal.

Referred to committee on agriculture.

Hall of Mills presented a telegram from the Retail Merchants Association of Council Bluffs, Iowa, urging passage of Senate File 30.

Referred to committee on ways and means.

Huston of Washington presented a petition signed by 19 citizens of Kalona, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Good of Boone presented a petition signed by 11 citizens of Boone county, Iowa, urging passage of the state income tax bill.

Referred to committee on ways and means.

Good of Boone presented a petition signed by 52 citizens of Pilot Mound, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Good of Boone presented a petition signed by 13 citizens of Boone county, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Prentis of Ringgold presented a petition signed by 95 members of the Ringgold County Progressive Pension Club, urging legislation increasing old-age pensions.

Referred to committee on old age assistance.

Baker of Calhoun presented a telegram from the Methodist Men's class, Rockwell City, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Baker of Calhoun presented a telegram from the Methodist

lay leaders of the Fort Dodge, Iowa, district, urging passage of House File 63.

Referred to committee on liquor control.

Baker of Calhoun presented a telegram from the Women's Christian Temperance Union of Manson, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Baker of Calhoun presented a telegram from the Women's Christian Temperance Union of Rockwell City, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Baker of Calhoun presented a petition signed by 24 members of the Jolley Community Methodist church, Pomeroy, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Baker of Calhoun presented a petition signed by 33 members of the Wesley Methodist church, Pomeroy, Iowa, urging passage of House File 63.

Referred to committee on liquor control.

Meyer of Jackson presented a petition signed by 72 citizens of Jackson county, Iowa, opposing passage of House Files 55 and 63.

Referred to committee on liquor control.

Wormley of Plymouth presented a resolution from the Plymouth County Farm Bureau urging legislation favorable to the farmer.

Referred to committee on agriculture.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 95 and 84, and Senate Files 30, 51, 5 and 19 were declared adopted under Rule 73.

SPECIAL COMMITTEE APPOINTED

The Speaker appointed the following members as a special committee to study the public employees' retirement plan:

Prentiss of Ringgold, Colburn of Shelby, Carlson of Woodbury, Morrissey of Jasper, Reed of Jefferson, Sloane of Polk, Walter of Pottawattamie, Krueger of Cerro Gordo and Poston of Wayne.

REPORTS OF COMMITTEES

Cowan of Keokuk, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision, to whom was referred House File 8, a bill for an act to amend subsection 1 of section 6943.057, Code, 1939, relating to state income tax collection and extending the period for examination of returns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES A. COWAN, *Chairman.*

Carlson of Woodbury, 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 111, a bill for an act relating to the tax imposed upon cigarette papers and the attaching of stamps thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ROBERT CARLSON, *Chairman.*

Also:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File 154, a bill for an act to amend section 6943.128, subparagraph 3, Code, 1939, relating to exemptions from chain store tax so as to clarify the law as to exemptions given certain persons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ROBERT CARLSON, *Chairman.*

McFarlane of Black Hawk, 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 77, a bill for an act to provide for a pension and annuity retirement system for employees of municipally owned waterworks in any city having a population of 20,000 or more, and to authorize city council or board of water works trustees, whichever is authorized to manage and operate such waterworks, to formulate and establish, plan and adopt appropriate rules and regulations therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman.*

Also:

MR. PRESIDENT: Your committee on cities and towns to whom was

referred House File 145, a bill for an act to provide for municipal museum in cities of not less than seventy-five thousand and not more than one hundred thousand and providing for a tax levy not exceeding one-eighth of a mill on the taxable property of such municipality for the establishment and maintenance of such museum, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

Hall of Mills, from the committee on conservation of resources, submitted the following report:

MR. SPEAKER: Your committee on conservation of resources to whom was referred House File 51, a bill for an act to amend section thirteen thousand three hundred sixteen and one-tenth (13316.1), Code, 1939, relating to the private use of public property by public officials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, *Chairman*.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 62, a bill for an act amending section 5413 relating to bounty on wolves, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, *Chairman*.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred Senate File 82, a bill for an act to amend chapter ninety-four (94), Acts of the 50th General Assembly, relating to closed waters for seining fish in the Mississippi river, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, *Chairman*.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 112, a bill for an act to make an appropriation on the state conservation commission for the purpose of dredging and improving Five Island lake in Palo Alto county, Iowa, for the fiscal year ending June 30, 1946 and the fiscal year ending June 30, 1947, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, *Chairman*.

Blatti of Chickasaw county, from the committee on county and township organizations, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 54, a bill for an act to amend section four thousand eight hundred twenty-nine and eighteen hundredths

(4829.18), Code, 1939, relating to the authority of the board of supervisors to cut all weeds and second or undergrowth brush, on county trunk, and local county roads between the fence lines of such roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman*.

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 68, a bill for an act to amend section five thousand three hundred fifty-four (5354), Code, 1939, by adding thereto a section providing for the reinvestment of the funds derived from the sale of such bonds in United States Government bonds at par and to hold the same pending such time as in the judgment of the board of supervisors construction of the county hospital may be commenced, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman*.

Datisman of Lyon, from the committee on police regulation, submitted the following report:

MR. SPEAKER: Your committee on police regulation, to whom was referred House File 147, a bill for an act relating to nitrocellulose or combustible films, and the licensing of places using the same, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

B. L. DATISMAN, *Chairman*.

Edwards of Union, from the committee on child welfare, submitted the following report:

MR. SPEAKER: Your committee on child welfare, to whom was referred House File 73, a bill for an act to amend section three thousand six hundred seventy-six (3676), Code, 1939, as amended by chapter one hundred forty (140), Acts of the Forty-ninth (49th) General Assembly, relating to the allowance to institutions for receiving and caring for neglected, dependent and delinquent children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

E. L. EDWARDS, *Chairman*.

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 132, a bill for an act to amend section four thousand two hundred thirty-three and three-tenths (4233.3) and four thousand two hundred seventy-seven (4277), Code, 1939, relating to tuition rates for pupils in the public schools, begs leave to report it has had the same under consideration and has instructed me to report 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 all of the remaining section after the word "rate" in line nine (9) and inserting in lieu thereof the words "shall not exceed nine dollars per month."

Amend section 2 by striking all of the remaining section after the word "rate" in line nine (9) and inserting in lieu thereof the words "shall not exceed fifteen dollars per month."

ALBERT STEINBERG, *Chairman.*

INTRODUCTION OF BILLS

House File 200, by committee on child welfare, a bill for an act to amend chapter one hundred thirty (130), Acts of the Fiftieth General Assembly, relating to aid to dependent children.

Read first time and passed on file.

House File 201, by committee on animal industry, a bill for an act to require licenses for wool dealers and to provide penalties for violations of the statutes by said dealer.

Read first time and passed on file.

House File 202, by committee on roads and highways, a bill for an act to repeal chapter three hundred nine (309), Code, 1939, relating to joint municipal improvement of highways.

Read first time and passed on file.

House File 203, by committee on insurance, a bill for an act to amend section five thousand one hundred and twenty-six hundredths (5100.26), Code, 1939, relating to the liability insurance or surety bond requirements imposed upon certificated motor vehicle carriers.

Read first time and passed on file.

House File 204, by Walter of Pottawattamie, a bill for an act to amend chapter two hundred ninety-three (293), Code, 1939, relating to tax levies by park commissioners in cities and towns.

Read first time and referred to committee on cities and towns.

House File 205, by Whitehead of Dallas and Klemesrud of Winnebago, a bill for an act to amend section eight thousand nine hundred seventy (8970), Code, 1939 relating to the publication of certificates of compliance of corporations formed for the purpose of insurance other than life insurance.

Read first time and referred to committee on printing.

House File 206, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section twelve thousand eighteen (12018), Code, 1939, relating to appraisal of intestate estates of decedents without issue but leaving surviving spouses, and to provide for proof of value of such estates showing net value of seventy-five hundred dollars (\$7,500.00) or less by sworn inventory of administrator by proof other than appraisals as now required.

Read first time and referred to committee on judiciary 1.

House File 207, by Burkman of Polk and Kruse of Floyd, a bill for an act to amend section two thousand five hundred sixty-nine (2569), Code, 1939, relating to the practice of dentistry.

Read first time and referred to committee on public health.

House File 208, by committee on national defense, a bill for an act creating an Iowa development commission, providing for the appointment of its members, defining its powers and duties, providing for a director and other necessary employees, providing for office space therefor, and making appropriations for its work, providing for the transfer of funds from Iowa industrial and defense commission to the use of the Iowa development commission and extending the powers and duties of the Iowa industrial and defense commission and county defense councils for the duration of the war.

Read first time and passed on file.

ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Sloane of Polk called up Senate Concurrent Resolution 7, found on pages 243 and 244 of the Journal of January 31, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 7 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 122, a bill for an act relating to bank installment loan law.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGE CONSIDERED

Senate File 122, a bill for an act to authorize banks, operating under title XXI of the 1939 Code of Iowa, to make installment loans subject to certain definite limitations, and to make the provisions of this act, in so far as applicable, available to national banks operating in this state.

Read first time, and on motion by Weichman of Benton was substituted for House File 140.

Weichman of Benton asked and obtained unanimous consent to defer action on Senate File 122, and that it retain its place on the calendar as special order No. 3.

CONSIDERATION OF BILLS

House File 55, a bill for an act to amend chapter ninety-three and two tenths (93.2), Code, 1939, relating to the sale of beer and malt liquors, and to provide additional regulations for the sale of beer and malt liquors under Class "B" permits, with report of committee recommending passage, was taken up for consideration.

Cooper of Adams offered the following amendment and moved its adoption:

Amend subsection six (6), line six (6) by inserting after the word "games," the following: "punchboards".

Amendment adopted.

Latchaw of Muscatine moved that the following amendment proposed by him be adopted:

Amend section one (1), line twelve (12) by striking the word "twenty-five" and inserting in lieu thereof: "one hundred twenty-five".

Amendment adopted.

Latchaw of Muscatine moved that the following amendment proposed by him be adopted:

Amend section one (1), lines fifteen (15) and sixteen (16) by striking the words "the total amount by weight not to exceed three ounces".

Amendment adopted.

Latchaw of Muscatine moved that the following amendment proposed by him be adopted:

Amend section one (1), line nineteen (19) by inserting after the word "cigarettes", the words "and soft drinks".

Amendment adopted.

Less of Dubuque moved that the following amendment proposed by him be adopted :

Amend by striking all of section four (4).

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 21:

Burkman	Gardner of	Meyer	Robinson of
Datiman	Bremer	Norland	Monroe
Davis of Fayette	Kruse	Olson	Sloane
Donohue	Less	Palmer	Tatum
Duffield	Martin	Pritchard	Utzig
Farmer	McNeill	Reed	

The nays were, 76:

Aubrey	Frederickson	McReynolds	Steinberg
Avery	Frei	Miller	Stevens
Baker	Fulk	Mills	Strawman
Bass	Good	Moore	Te Paske
Bents	Hall	Morrissey	Tyrrell
Blatti	Hedin	Nielsen	Vanderwilt
Blewett	Heffner	Parrish	Van Eaton
Bockwoldt	Hicklin	Peterson	Visser
Bonn	Hoeness	Prentis	Walter of
Capesius	Huston	Putney	Marshall
Carlson	Kilpatrick	Redman	Walter of
Colburn	Klemesrud	Robb	Pottawattamie
Cooper	Krueger	Saylor	Watson
Cowan	Kuester	Schwengel	Weichman
Cox	Kuhlmann	Shepard	Wellington
Davis of	Latchaw	Siefkas	Whitaker
Black Hawk	Long	Simonsen	Williams
Dodds	Lynch	Smith of Clayton	Wormley
Edwards	McEleney	Smith of	Mr. Speaker
Fimmen	McFarlane	Dickinson	
Fletcher			

Absent or not voting, 11:

Anderson	Lane	Poston	Swaner
Bryson	Langland	Robinson of	Whitehead
Gardner of Linn	Nelson	Delaware	
Jessen			

Amendment lost.

Morrissey of Jasper moved that the bill be laid on the table.

Roll call was demanded.

On the question "Shall House File 55 be laid on the table?"

The ayes were, 60:

Aubrey	Bass	Blewett	Carlson
Avery	Bents	Burkman	Colburn
Baker	Blatti	Capesius	Cowan

Cox	Krueger	Meyer	Shepard
Davis of Fayette	Kruse	Morrissey	Sloane
Donohue	Kuhlmann	Nielsen	Tatum
Duffield	Lane	Norland	Tyrrell
Farmer	Latchaw	Olson	Utzig
Fimmen	Less	Parrish	Vanderwilt
Gardner of	Long	Prentis	Van Eaton
Bremer	Lynch	Pritchard	Visser
Gardner of Linn	Martin	Putney	Walter of
Hall	McEleney	Reed	Pottawattamie
Hedin	McFarlane	Robinson of	Weichman
Hicklin	McNeill	Delaware	Whitehead
Jessen	McReynolds	Schwengel	Mr. Speaker

The nays were, 42:

Anderson	Frei	Mills	Smith of Clayton
Bockwoldt	Fulk	Moore	Smith of
Bonn	Good	Palmer	Dickinson
Cooper	Heffner	Peterson	Steinberg
Datiman	Hoeness	Redman	Stevens
Davis of	Huston	Robb	Strawman
Black Hawk	Kilpatrick	Robinson of	Te Paske
Dodds	Klemesrud	Monroe	Watson
Edwards	Kuester	Saylor	Wellington
Fletcher	Langland	Siefkas	Whitaker
Frederickson	Miller	Simonsen	Williams

Absent or not voting, 6:

Bryson	Poston	Walter of	Wormley
Nelson	Swaner	Marshall	

Motion prevailed and House File 55 was laid on the table.

Senate File 30, a bill for an act to provide for a credit on **personal income tax** imposed under the provisions of division **two** (2), chapter three hundred twenty-nine and three-tenths (329.3), Code, 1939, for the years nineteen hundred forty-four (1944), nineteen hundred forty-five (1945), and nineteen hundred **forty-six** (1946), payable in the years nineteen hundred **forty-five** (1945), nineteen hundred forty-six (1946), and nineteen hundred **forty-seven** (1947), and providing for the form of income **tax** forms, with report of committee recommending amendment **and** passage, was taken up for consideration.

Prentis of Ringgold moved that the House reject the **committee** amendments.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 11 and 21.

CARL A. ANDERSON, *Chairman House Committee.*
ROBERT C. REILLY, *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 11 and 21.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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, 1945, sent to the Governor for his approval: House Files 11 and 21.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

February 1, 1945: House Files 21 and 11.

January 18, 1945: House File 1.

AMENDMENTS FILED

Sloane of Polk filed the following amendment to Senate File 122:

Amend by adding a new section at the end of section nine (9) thereof, as follows:

"That notwithstanding any other provision of this act, no bank as defined herein shall charge a rate of interest of more than seven (7) cents on the hundred by the year on a first mortgage on real estate."

Hedin of Scott filed the following amendments to Senate File 30:

Amend committee amendments by substituting therefor the following: Amend Senate File 30 by striking from lines 6, 7 and 8, section 1, the following: "and for the year nineteen hundred forty-six (1946), and payable in the year nineteen hundred forty-seven (1947)."

Strike from line 6, section 2, the words and figures: ", 1946, or 1947" and insert in lieu thereof the word and figures "or 1946".

Strike from line 5, section 4, the words and figures: “, 1946, and 1947” and insert in lieu thereof the word and figures “and 1946”.

Strike from line 7, section 4, the word and figures “and 1946”.

Strike from line 8, section 4, the word and figures “and 1947”.

Amend the title by striking from line 5 the following: “and nineteen hundred forty-six (1946),”; and from line 7 strike the following: “and nineteen hundred forty-seven (1947),”.

Further amend said title by striking the comma (,) in line four (4) and inserting in lieu thereof the word “and”; also by striking the comma (,) in line six (6) and inserting in lieu thereof the word “and”.

On motion by Wormley of Plymouth, the House adjourned until 10 a. m., Friday, February 2, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 2, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Floyd L. Shepherd, pastor of the First Methodist church, Danville, Iowa.

Journal of February 1 was corrected and approved.

PETITION

Gardner of Bremer presented a telegram from the Retail Merchants Association of Council Bluffs, Iowa, urging passage of Senate File 30.

Referred to committee on ways and means.

PRESENTATION OF VISITORS

Burkman of Polk presented a group of students from Pleasant Hill school, Des Moines, with their teachers, Mrs. Ruth Foster and Mrs. Lola Mcchaffey.

Saylor of Decatur presented four students from the Hollingshead school, Weldon, Iowa, with their teacher, Mrs. Leota Johnson.

Saylor of Decatur presented his grandsons, Eddie and Eugene Saylor of Van Wert, Iowa.

Less of Dubuque presented to the House the Honorable Charles F. Shimanek, former member of the House, from Jones county.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 8, 111, 154, 77, 145, 51, 62, 112, 54, 68, 147, 73, 132, and Senate File 82 were declared adopted under Rule 73.

HOUSE FILE 112 RE-REFERRED TO COMMITTEE

The Speaker re-referred House File 112 to the committee on appropriations.

Blatti of Chickasaw offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ward B. Smith, of Chickasaw County, who was a member of the Fortieth, the Fortieth Extra, and the Forty-first General Assemblies, died at Nashua, Iowa, on November 21, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Blatti of Chickasaw asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Blatti of Chickasaw, Gardner of Bremer and Kruse of Floyd.

Stevens of Greene offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable I. J. Burk of Greene County, who was a member of the Forty-eighth, Forty-ninth and Fiftieth General Assemblies, died at Rippey, Iowa, on October 20, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Stevens of Greene asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Stevens of Greene, Good of Boone and Whitehead of Dallas.

SENATE FILE 128 SUBSTITUTED FOR HOUSE FILE 188

On motion by Avery of Clay, Senate File 128 was substituted for House File 188.

REPORTS OF COMMITTEES

Reed of Jefferson, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security, to whom was referred House File 101, a bill for an act to amend the law as it appears in chapters seventy (70) and seventy-one (71), Code, 1939, and sections one thousand three hundred eighty-seven (1387), one thousand three hundred ninety (1390), one thousand three hundred ninety-one (1391), one thousand three hundred ninety-three (1393), one thousand three hundred ninety-four (1394), and one thousand four hundred fifty-seven (1457) thereof, relating to workmen's compensation, fixing the maximum amount of weekly compensation, fixing the time when compensation shall be payable, reducing the waiting period before commencement of payments, and fixing the time within which an award or settlement may be reviewed, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman.*

Also:

MR. SPEAKER: Your committee on social security, to whom was referred House File 103, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths (1551.13), Code, 1939, relating to unemployment compensation contributions so as to permit voluntary payments or contributions by employers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman.*

Also:

MR. SPEAKER: Your committee on social security, to whom was referred House File 161, a bill for an act to amend section three thousand six hundred eighty-four and three one hundredths (3684.03), Code, 1939, as amended by section two (2), chapter one hundred forty-three (143), Acts of the Forty-ninth General Assembly, relating to aid to the needy blind and the amount of assistance that may be paid, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman.*

Dodds of Des Moines, from the committee on old age assistance, submitted the following report:

MR. SPEAKER: Your committee on old age assistance, to whom was referred House File 141, a bill for an act to repeal sections three thousand eight hundred twenty-eight and thirty-nine thousandths (3828.039), three thousand eight hundred twenty-eight and forty thousandths (3828.040), three thousand eight hundred twenty-eight and forty-one thousandths (3828.041), Code, 1939, relating to a tax levied to create an old age assistance fund, and to provide for a statute of limitation

against the collection of said taxes and to eliminate any liens upon property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend by adding a new section, as follows:

Section 3. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Creston News Advertiser, a newspaper published at Creston, Iowa, and in the Waukon Republican and Standard, a newspaper published at Waukon, Iowa.

BERT E. DODDS, *Chairman.*

Lane of Carroll, 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 33, a bill for an act to amend section 6943.076, Code, 1939, relating to exemption from sales tax of purchase of tax-certifying or tax-levying governmental bodies, or any subdivision or branch thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

By striking the quotation marks from line six (6) and adding the sentence, "This exemption shall not extend to municipal utilities affording service to the general public."

By striking the following words in line four (4), "all purchases made by" and substituting in lieu thereof the following: "sales of tangible personal property to".

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Journal-Herald, a newspaper published at Avoca, Iowa, and in the Daily Freeman-Journal, a newspaper published at Webster City, Iowa."

CARROLL A. LANE, *Chairman.*

Te Paske of Sioux, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations, to whom was referred House File 43, a bill for an act to amend, revise and codify section eight thousand four hundred twenty-four (8424), Code, 1939, relating to fees to be paid on increase of capital by foreign corporations having permits to transact business in the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ANTHONY TE PASKE, *Chairman.*

INTRODUCTION OF BILLS

House File 209, by Meyer of Jackson, Miller of Humboldt, Nelson of Buchanan, Norland of Worth, Vanderwilt of Mahaska,

Datisman of Lyon, McNeill of Monona, Cox of Webster, Long of Clinton, Utzig of Dubuque, Watson of O'Brien, Visser of Marion and Simonsen of Cherokee, a bill for an act to amend chapter one hundred fifty-two (152), Code, 1939, relating to commercial feeds and commercial feed fund.

Read first time and referred to committee on animal industry.

House File 210, by Walter of Marshall, Bents of Howard, Peterson of Buena Vista, Stevens of Greene, Kilpatrick of Fremont, Hoeness of Madison, Datisman of Lyon, McNeill of Monona and Smith of Clayton, a bill for an act to amend section two thousand six hundred eleven (2611), Code, 1939, relating to the number of apple trees or other fruit trees per acre in a fruit reservation.

Read first time and referred to committee on horticulture and forestry.

House File 211, by committee on appropriations, a bill for an act to make appropriation from liquor control fund to the industrial commissioner for the payment of claim of employees of the liquor control commission who are injured or killed, and to the department of public safety for use by the bureau of investigation in liquor control enforcement.

Read first time and passed on file.

House File 212, by committee on appropriations, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1945, and ending June 30, 1947.

Read first time and passed on file.

House File 213, by committee on appropriations, a bill for an act making appropriation to defray the expense of the inaugural ceremonies.

Read first time and passed on file.

House File 214, by committee on appropriations, a bill for an act to appropriate funds from primary road fund to the industrial commissioner for the payment of workmen's compensation claims of employees of the state highway commission.

Read first time and passed on file.

House File 215, by Farmer of Linn, a bill for an act to amend

sections ten thousand seven hundred thirty-nine (10739) and ten thousand seven hundred forty-eight (10748), Code, 1939, relating to the salary of judges of the superior court.

Read first time and referred to committee on compensation of public officers and employees.

House File 216, by committee on military and veterans affairs, a bill for an act relating to powers of attorney granted by persons serving in or present in the armed forces of the United States and others.

Read first time and passed on file.

House File 217, by committee on military and veterans affairs, a bill for an act to amend chapter four hundred ninety-four (494), Code, 1939, by adding thereto a new section relating to evidence of presumed death of persons missing in action, interned, beleaguered, besieged or captured by an enemy.

Read first time and passed on file.

House File 218, by Avery of Clay, a bill for an act to amend chapter one hundred fourteen (114), Code, 1939, relating to registration of vital statistics as pertaining to adoptions or annulment of adoption and substitution of new birth certificates.

Read first time and referred to committee on judiciary 1.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 30, a bill for an act to provide for a credit on personal income tax imposed under the provisions of division two (2), chapter three hundred twenty-nine and three-tenths (329.3), Code, 1939, for the years nineteen hundred forty-four (1944), nineteen hundred forty-five (1945), and nineteen hundred forty-six (1946), payable in the years nineteen hundred forty-five (1945), nineteen hundred forty-six (1946), and nineteen hundred forty-seven (1947), and providing for the form of income tax forms, with report of committee recommending amendment and passage, was taken up for consideration.

Prentiss of Ringgold asked and obtained unanimous consent to withdraw his motion to reject committee amendments to Senate File 30.

Hedin of Scott moved that the following amendments proposed by him be adopted:

Amend committee amendments by substituting therefor the following:

Amend Senate File 30 by striking from lines 6, 7 and 8, section 1, the following: "and for the year nineteen hundred forty-six (1946), and payable in the year nineteen hundred forty-seven (1947),".

Strike from line 6, section 2, the words and figures: ", 1946, or 1947" and insert in lieu thereof the word and figures "or 1946".

Strike from line 5, section 4, the words and figures: ", 1946, and 1947" and insert in lieu thereof the word and figures "and 1946".

Strike from line 7, section 4, the word and figures "and 1946".

Strike from line 8, section 4, the word and figures "and 1947".

Amend the title by striking from line 5 the following: "and nineteen hundred forty-six (1946),"; and from line 7 strike the following: "and nineteen hundred forty-seven (1947),".

Further amend said title by striking the comma (,) in line four (4) and inserting in lieu thereof the word "and"; also by striking the comma (,) in line six (6) and inserting in lieu thereof the word "and".

Amendments adopted.

Prentis of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Gardner of	McEleney	Saylor
Aubrey	Bremer	McNeill	Schwengel
Baker	Gardner of Linn	McFarlane	Sloane
Blatti	Good	McReynolds	Smith of Clayton
Bockwoldt	Hall	Meyer	Swaner
Burkman	Hedin	Miller	Tatum
Capesius	Heffner	Mills	Te Paske
Carlson	Hicklin	Moore	Tyrrell
Colburn	Hoeness	Morrissey	Utzig
Cooper	Huston	Nielsen	Vanderwilt
Cowan	Jessen	Norland	Van Eaton
Cox	Kilpatrick	Olson	Walter of
Datisman	Klemesrud	Peterson	Marshall
Davis of	Krueger	Poston	Walter of
Black Hawk	Kruse	Prentis	Pottawattamie
Davis of Fayette	Kuester	Pritchard	Watson
Dodds	Kuhlmann	Putney	Weichman
Donohue	Lane	Redman	Wellington
Duffield	Langland	Reed	Whitaker
Farmer	Latchaw	Robb	Whitehead
Fimmen	Less	Robinson of	Williams
Fletcher	Long	Delaware	Wormley
Fulk	Lynch	Robinson of	Mr. Speaker
	Martin	Monroe	

The nays were, 16:

Avery	Frei	Siefkas	Steinberg
Bass	Palmer	Simonsen	Stevens
Bents	Parrish	Smith of	Strawman
Blewett	Shepard	Dickinson	Visser
Frederickson			

Absent or not voting, 4:

Bonn	Bryson	Edwards	Nelson
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The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Prentiss of Ringgold moved that the vote by which Senate File 30 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Senate File 122, a bill for an act to authorize banks, operating under title XXI of the 1939 Code of Iowa, to make installment loans subject to certain definite limitations, and to make the provisions of this act, in so far as applicable, available to national banks operating in this state and prescribing certain requirements for advertising on the part of banks of loans to be made under this act, was taken up for consideration.

Sloane of Polk moved that the following amendment proposed by him be adopted:

Amend by adding a new section at the end of section nine (9) thereof, as follows:

"That notwithstanding any other provision of this act, no bank as defined herein shall charge a rate of interest of more than seven (7) cents on the hundred by the year on a first mortgage on real estate."

Amendment adopted.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend section three (3), lines three (3) and four (4), by striking the words and figures "twenty-five hundred dollars (\$2,500.00)" and inserting in lieu thereof the words and figures "three hundred dollars (\$300.00)".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 17:

Bents	Gardner of	Norland	Robinson of
Blewett	Bremer	Palmer	Monroe
Davis of Fayette	Klemesrud	Peterson	Siefkas
Farmer	Latchaw	Pritchard	Tatum
	McNeill	Reed	Utzig

The nays were, 83:-

Anderson	Fletcher	McEleney	Smith of Clayton
Aubrey	Frederickson	McFarlane	Smith of
Avery	Frei	McReynolds	Dickinson
Baker	Fulk	Meyer	Steinberg
Bass	Gardner of Linn	Miller	Stevens
Blatti	Good	Mills	Strawman
Bockwoldt	Hall	Moore	Swaner
Burkman	Heffner	Morrissey	Te Paske
Capesius	Hicklin	Nielsen	Vanderwilt
Carlson	Hoeness	Olson	Van Eaton
Colburn	Huston	Parrish	Visser
Cooper	Jessen	Poston	Walter of
Cowan	Kilpatrick	Prentis	Marshall
Cox	Kruse	Redman	Walter of
Datisman	Kuester	Robb	Pottawattamie
Davis of	Kuhlmann	Robinson of	Watson
Black Hawk	Lane	Delaware	Weichman
Dodds	Langland	Saylor	Whitaker
Donohue	Less	Schwengel	Whitehead
Duffield	Long	Shepard	Williams
Edwards	Lynch	Simonsen	Wormley
Fimmen	Martin	Sloane	Mr. Speaker

Absent or not voting, 8:

Bonn	Hedin	Nelson	Tyrrell
Bryson	Krueger	Putney	Wellington

Amendment lost.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend section three (3), line seven (7) by adding the following: "only one such loan shall be permitted to one household until previous loan is repaid."

Roll call was demanded.

On the motion "Shall the amendment be adopted?"

The ayes were, 16:

Bass	Gardner of	Norland	Tyrrell
Bents	Bremer	Olson	Utzig
Farmer	Klemesrud	Palmer	Visser
Fimmen	Latchaw	Siefkas	Whitaker
	Miller		

The nays were, 78:

Anderson	Cooper	Frederickson	Kilpatrick
Aubrey	Cowan	Frei	Krueger
Avery	Datisman	Fulk	Kruse
Baker	Davis of	Gardner of Linn	Kuester
Blatti	Black Hawk	Good	Kuhlmann
Blewett	Davis of Fayette	Hall	Lane
Bockwoldt	Dodds	Heffner	Langland
Burkman	Donohue	Hicklin	Less
Capesius	Duffield	Hoeness	Long
Carlson	Edwards	Huston	Lynch
Colburn	Fletcher	Jessen	Martin

McEleney	Poston	Sloane	Walter of
McFarlane	Prentis	Smith of Clayton	Marshall
McNeill	Redman	Steinberg	Walter of
McReynolds	Robb	Stevens	Pottawattamie
Meyer	Robinson of	Strawman	Weichman
Mills	Monroe	Swaner	Whitehead
Moore	Saylor	Te Paske	Williams
Morrissey	Schwengel	Vanderwilt	Wormley
Nielsen	Shepard	Van Eaton	Mr. Speaker
Parrish	Simonsen		

Absent or not voting, 14:

Bonn	Nelson	Reed	Tatum
Bryson	Peterson	Robinson of	Watson
Cox	Pritchard	Delaware	Wellington
Hedin	Putney	Smith of	
		Dickinson	

Amendment lost.

Tyrrell of Wright offered the following amendment and moved its adoption:

Amend section three (3), line six (6), by striking the word "fifteen" and substituting in lieu thereof the word "ten".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 26:

Bass	Donohue	Lane	Reed
Bents	Farmer	Latchaw	Siefkas
Blewett	Fimmen	McNeill	Smith of
Bonn	Gardner of	Miller	Dickinson
Colburn	Bremer	Norland	Swaner
Cox	Hicklin	Olson	Tyrrell
Davis of Fayette	Klemesrud	Pritchard	Utzig

The nays were, 73:

Anderson	Good	Meyer	Sloane
Aubrey	Hall	Mills	Smith of Clayton
Avery	Hedin	Moore	Steinberg
Baker	Heffner	Morrissey	Stevens
Blatti	Hoeness	Palmer	Strawman
Bockwoldt	Huston	Parrish	Te Paske
Burkman	Jessen	Peterson	Vanderwilt
Capesius	Kilpatrick	Poston	Van Eaton
Carlson	Krueger	Prentis	Visser
Cooper	Kruse	Redman	Walter of
Cowan	Kuester	Robb	Marshall
Datisman	Kuhlmann	Robinson of	Walter of
Davis of	Langland	Delaware	Pottawattamie
Black Hawk	Less	Robinson of	Watson
Edwards	Long	Monroe	Weichman
Fletcher	Lynch	Saylor	Whitaker
Frederickson	Martin	Schwengel	Williams
Frei	McEleney	Shepard	Wormley
Fulk	McFarlane	Simonsen	Mr. Speaker
Gardner of Linn	McReynolds		

Absent or not voting, 9:

Bryson	Nelson	Putney	Wellington
Dodds	Nielsen	Tatum	Whitehead
Duffield			

Amendment lost.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Anderson	Frederickson	Martin	Saylor
Aubrey	Frei	McEleney	Schwengel
Baker	Fulk	McFarlane	Shepard
Bass	Gardner of Linn	McNeill	Simonsen
Blatti	Good	McReynolds	Steinberg
Blewett	Hall	Meyer	Stevens
Bockwoldt	Hedin	Mills	Strawman
Burkman	Heffner	Moore	Swaner
Capesius	Hicklin	Morrissey	Te Paske
Carlson	Hoeness	Nielsen	Vanderwilt
Colburn	Huston	Olson	Van Eaton
Cooper	Jessen	Palmer	Visser
Cowan	Kilpatrick	Parrish	Walter of
Cox	Klemesrud	Poston	Marshall
Datisman	Krueger	Prentis	Walter of
Davis of	Kruse	Putney	Pottawattamie
Black Hawk	Kuester	Redman	Weichman
Davis of Fayette	Kuhlmann	Robb	Whitehead
Dodds	Langland	Robinson of	Williams
Duffield	Less	Delaware	Wormley
Edwards	Long	Robinson of	Mr. Speaker
Fimmen	Lynch	Monroe	
Fletcher			

The nays were, 21:

Avery	Lane	Siefkas	Tyrrell
Bents	Latchaw	Sloane	Utzig
Bonn	Miller	Smith of Clayton	Watson
Donohue	Norland	Smith of	Whitaker
Farmer	Peterson	Dickinson	
Gardner of	Pritchard	Tatum	
Bremer			

Absent or not voting, 4:

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

Weichman of Benton moved that the vote by which Senate File 122 passed the House be reconsidered and 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 concurred in House amendment to and passed Senate File 30, a bill for an act relating to income tax.

Also: That the Senatę has adopted Senate Concurrent Resolution 5 relating to daylight savings time.

SENATE CONCURRENT RESOLUTION 5

Whereas, The return to standard time will help increase food production and help win the war and mean more daylight working hours for agriculture, and,

Whereas, Daylight savings time has proven a burden, and,

Whereas, Daylight savings time has failed to save daylight or accomplish its purpose, therefore,

Be It Resolved by the Senate, the House Concurring: That the Congress of the United States is respectfully requested to immediately take the necessary steps to return the United States to standard time and abolish daylight savings time by terminating the War Act of January 20, 1942, c. 7, 56, stat. 9, said act providing that Congress had power by concurrent resolution to terminate said act.

That copies of this resolution be transmitted to the President of the United States, to the President of the United States Senate, and the Speaker of the House of Representatives of Congress, and to the Iowa members of the United States Senate and the Iowa members of the House of Representatives of Congress.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 29, a bill for an act relating to the penalty for contributing to the delinquency of a minor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 125, a bill for an act relating to certain exemptions from the chauffeur's license requirements.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 128, a bill for an act relating to nonprofit corporations furnishing hospital service, and to authorize nonprofit corporations to contract to furnish medical and surgical service with physicians and surgeons, etc.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 135, a bill for an act to provide for a fee or increase in fees to be charged by the county treasurer, auditor and recorder.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 29, a bill for an act to amend section three thousand six hundred fifty-nine (3659), Code, 1939, relating to the penalty for contributing to the delinquency of a minor and granting jurisdiction in juvenile courts of such officers.

Read first time and referred to committee on judiciary 1.

Senate File 125, a bill for an act to amend section five thousand and one hundredth (5000.01), Code, 1939, paragraph forty (40), as amended by chapter one hundred fifty-five (155), Acts of the 50th General Assembly, relating to certain exemptions from the chauffeur's license requirements.

Read first time and referred to committee on motor vehicles and transportation.

Senate File 128, a bill for an act to amend sections eight thousand eight hundred ninety-five and one hundredth (8895.01), eight thousand eight hundred ninety-five and two hundredths (8895.02), eight thousand eight hundred ninety-five and four hundredths (8895.04), eight thousand eight hundred ninety-five and five hundredths (8895.05), eight thousand eight hundred ninety-five and six hundredths (8895.06), eight thousand eight hundred ninety-five and seven hundredths (8895.07), eight thousand eight hundred ninety-five and eight hundredths (8895.08), eight thousand eight hundred ninety-five and eleven hundredths (8895.11), eight thousand eight hundred ninety-five and thirteen hundredths (8895.13), and chapter four hundred three and one tenth (403.1), Code, 1939, and chapter two hundred seventy-four (274), Laws of the Forty-ninth General Assembly, relating to nonprofit corporations furnishing hospital service, and to authorize nonprofit corporations to contract to furnish medical and surgical service to subscribers and to contract for the furnishing of such service with physicians and surgeons, osteopathic physicians or osteopathic physicians and surgeons; to provide for the regulation and supervision of such corporations; to fix their rights, powers and duties; to provide for the method of their incorporation and the personnel of their board of directors; to declare such corporations to be charitable and benevolent in-

stitutions; and to prescribe the powers and duties of the commissioner of insurance with reference to such corporations.

Read first time and substituted for House File 188.

Senate File 135, a bill for an act to amend sections seven thousand two hundred sixty-three (7263), seven thousand two hundred eighty-four (7284), and five thousand ten and eight hundredths (5010.08), Code, 1939, relating to fees to be charged by the county treasurer; section five thousand one hundred fifty-five (5155), Code, 1939, relating to fees to be charged by the county auditor; sections five thousand one hundred seventy-seven (5177) and ten thousand thirty-one (10031), Code, 1939, relating to fees to be charged by the county treasurer; and chapter four hundred twenty-nine and one tenth (429.1), Code, 1939, relating to the filing of verified statements when conducting business under a trade name; to provide for a fee or increase in fees to be charged by the county treasurer, auditor and recorder.

Read first time and referred to committee on judiciary 1.

AMENDMENTS FILED

Poston of Wayne filed the following amendment to House File 135:

Amend section two (2) by inserting after the comma in line eight (8) the following:

"nor shall it include or mean the repairing of electric clocks where the repair is necessary or incidental to the electric mechanism contained in such clocks,".

Olson of Mitchell filed the following amendment to House File 163.

Amend section one (1), line nine (9), by inserting after the word "shall" the words "with the consent of the owner".

Burkman of Polk arose and under the question of personal privilege made the following remarks:

I have been reliably informed that Mr. A. C. Gustafson, our efficient and admirable Chief Clerk has a birthday next Sunday, February 4, 1945.

Although the time is now past our usual noon-day recess for luncheon, I am sure that all persons now within this House chamber will remain to welcome the procession now approaching the main entrance, and that all will enter into a brief celebration for our good old "Gus".

As soon as the preliminary program is completed in front of the Speaker's desk we will all join in singing "Happy Birthday to You".

Little Jeffrey Martin, grandson of Mr. Gustafson, led the procession to the Chief Clerk's station and after presenting his grandfather with a birthday cake on behalf of the officers and employees of the Chief Clerk's office, sang a song to him in honor of his birthday anniversary.

Mr. Gustafson acknowledged the gift with expressions of his gratitude for the kindness, consideration and loyalty shown him. The members of the House joined in partaking of the birthday cake.

On motion by Prentis of Ringgold, the House adjourned until 10:30 a. m., Monday, February 5, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 5, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Dr. Orville W. Morrow, pastor of the West Des Moines Methodist church, West Des Moines, Iowa.

Journal of February 2 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Hicklin of Louisa on request of Tyrrell of Wright; Palmer of Allamakee on request of Anderson of Henry; Davis of Black Hawk on request of McFarlane of Black Hawk; Bryson of Hardin on request of Prentiss of Ringgold; Moore of Butler on request of Sloane of Polk; Martin of Appanoose on request of McReynolds of Wapello.

PRESENTATION OF VISITORS

Burkman of Polk presented seven pupils from Watts school, Polk county, with their teacher, Ann Thompson.

Nielsen of Pottawattamie presented Floyd P. Willette, secretary of the Council Bluffs chamber of commerce; also Captain Leon E. Morse, squadron commander of the civil air patrol, and Howard F. Shortley, squadron executive of the civil air patrol, both of Council Bluffs and members of the Council Bluffs chamber of commerce.

PETITIONS

Peterson of Buena Vista presented a petition from the Delphian club of Storm Lake, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Siefkas of Clarke presented a petition signed by 19 members of the Woodburn Community club, Woodburn, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Gardner of Linn presented a petition signed by 15 citizens of

Linn county, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Huston of Washington presented a resolution from the board of education of the Washington Independent School district, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Gardner of Linn presented a resolution from the St. Quentin Post No. 555 of the American Legion, urging legislation increasing the tax exemption for veterans of World War I.

Referred to committee on military and veterans affairs.

Morrissey of Jasper presented a resolution from the Jasper County Welfare committee, urging legislation favorable to the State Legislative Council's recommendations on the revision of the adoption laws, revision of boarding home laws, and increase in the amount of aid to dependent children.

Referred to committee on child welfare.

Morrissey of Jasper presented a resolution from the Jasper County Welfare committee, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 101, 103, 161, 141, 33 and 43 were declared adopted under Rule 73.

HOUSE FILE 149 WITHDRAWN

Utzig of Dubuque asked and obtained unanimous consent to withdraw House File 149 from the further consideration of the House.

HOUSE FILE 197 WITHDRAWN

Sloane of Polk asked and obtained unanimous consent to withdraw House File 197 from further consideration of the House.

SENATE FILE 32 SUBSTITUTED FOR HOUSE FILE 85

Fimmen of Davis asked and obtained unanimous consent to substitute Senate File 32 for House File 85.

PROOF OF PUBLICATION

The official proof of publication of House File 186, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of storm sewer bonds of 1945 by the city of Council Bluffs, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, was duly filed with the Chief Clerk of the House in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

ADOPTION OF REPORT OF COMMITTEE ON RULES

Morrissey of Jasper called up the report of the committee on rules, found on pages 220-235, inclusive, of the Journal of January 30, and moved its adoption.

Report adopted.

INTRODUCTION OF BILLS

House File 219, by committee on ways and means, a bill for an act to amend sections six thousand nine hundred forty-three and forty-seven thousandths (6943.047); six thousand nine hundred forty-three and fifty-two thousandths (6943.052) and six thousand nine hundred forty-three and sixty-four thousandths (6943.064), Code, 1939, providing for taxation of limited partnerships under the state income tax law.

Read first time and passed on file.

House File 220, by committee on social security, a bill for an act to amend section one thousand five hundred fifty-one and twenty-five hundredths (1551.25), as amended, subsection G, paragraph seven (7), (1551.25-G-7), Code, 1939, to provide unemployment compensation for maritime workers.

Read first time and passed on file.

House File 221, by Wormley of Plymouth, a bill for an act to amend chapter one hundred fourteen (114), Code, 1939, relating to registration of vital statistics pertaining to legitimation and filing of new birth certificates.

Read first time and referred to committee on judiciary 1.

House File 222, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section three thousand six hundred twelve (3612), Code, 1939, relating to salaries of juvenile court probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000).

Read first time and referred to committee on compensation of public officers and employees.

House File 223, by Lane of Carroll, a bill for an act to amend chapter 124 (124), Acts of the Fiftieth General Assembly, relating to the license fee of coin-operated personal weighing scales.

Read first time and referred to committee on commerce and trade.

House File 224, by Wormley of Plymouth, a bill for an act to repeal section two thousand four hundred five (2405), relating to stillborn children and enact in lieu thereof a section to clarify the recording of stillborn children and to amend section two thousand four hundred twenty-five (2425), Code, 1939, relating to filing of marriage and divorce returns.

Read first time and referred to committee on judiciary 1.

House File 225, by Cox of Webster, a bill for an act to legalize the action of the Independent School District of Fort Dodge, Iowa, in conveying certain real estate to Fort Dodge Gas & Electric Company and certain real estate to Harold Ertl, without holding an election.

Read first time and referred to committee on judiciary 1.

House File 226, by Weichman of Benton, a bill for an act to amend chapter one hundred sixty-five (165), Acts of the Fiftieth General Assembly, relating to the penalties provided for the violation of the Iowa motor vehicle fuel tax law.

Read first time and referred to committee on judiciary 1.

House File 227, by Wormley of Plymouth, a bill for an act to amend section two thousand three hundred twenty-three (2323), Code, 1939, relating to stillbirths.

Read first time and referred to committee on judiciary 1.

House File 228, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section six thousand six hundred ten and fifty-eight hundredths (6610.58), Code, 1939, relating to trackless trolleys, fees, and taxes and to increase the license fee or tax.

Read first time and referred to committee on cities and towns.

McFarlane of Black Hawk asked and obtained unanimous consent for the immediate consideration of Senate File 51.

CONSIDERATION OF BILLS

Senate File 51, a bill for an act to legalize the action of the County Board of Supervisors of Wapello County, Iowa, in making expenditures and approving claims against said county for secondary road maintenance and construction, to legalize said expenditures and said claims as valid and binding obligations of said county, and to authorize said county by its proper officials to pay said indebtedness evidenced by said claims by the issuance and exchange or sale of funding bonds as authorized by law, with report of committee recommending passage, was taken up for consideration.

Aubrey of Wapello moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Aubrey	Fimmen	Latchaw	Reed
Avery	Fletcher	Less	Robb
Baker	Frederickson	Long	Robinson of
Bass	Frei	Lynch	Delaware
Bents	Fulk	McEleney	Robinson of
Blewett	Gardner of	McFarlane	Monroe
Bockwoldt	Bremer	McNeill	Saylor
Bonn	Gardner of Linn	McReynolds	Schwengel
Burkman	Good	Meyer	Shepard
Capesius	Hedin	Miller	Siefkas
Carlson	Heffner	Mills	Simonsen
Cooper	Hoeness	Morrissey	Sloane
Cowan	Jessen	Nelson	Smith of Clayton
Cox	Kilpatrick	Nielsen	Smith of
Datisman	Klemesrud	Norland	Dickinson
Davis of Fayette	Krueger	Olson	Steinberg
Dodds	Kruse	Parrish	Stevens
Donohue	Kuester	Peterson	Strawman
Duffield	Kuhlmann	Prentis	Swaner
Edwards	Lane	Pritchard	Tatum
Farmer	Langland	Putney	Te Paske

Tyrrell	Walter of	Watson	Whitehead
Utzig	Marshall	Weichman	Williams
Vanderwilt	Walter of	Wellington	Wormley
Van Eaton	Pottawattamie	Whitaker	Mr. Speaker
Visser			

The nays were, none.

Absent or not voting, 13:

Anderson	Davis of	Huston	Palmer
Blatti	Black Hawk	Martin	Poston
Bryson	Hall	• Moore	Redman
Colburn	Hicklin		

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

House File 32, a bill for an act to amend chapter thirty-five (35), Code, 1939, relating to elections and officers and time of election, and limiting the number of members of the board of supervisors that may be elected from territories of the county, with report of committee recommending passage, was taken up for consideration.

Nielsen of Pottawattamie moved that Senate File 37 be withdrawn from the committee.

Motion prevailed.

SENATE FILE 37 SUBSTITUTED FOR HOUSE FILE 32

On motion by Nielsen of Pottawattamie, Senate File 37 was substituted for House File 32.

Senate File 37, a bill for an act to amend chapter thirty-five (35), Code, 1939, relating to elections and officers and time of election, and limiting the number of members of the board of supervisors that may be elected from territories of the county, was taken up for consideration.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Blatti	Carlson	Dodds
Aubrey	Blewett	Cooper	Donohue
Avery	Bockwoldt	Cowan	Duffield
Baker	Bonn	Cox	Edwards
Bass	Burkman	Datisman	Farmer
Bents	Capesius	Davis of Fayette	Fimmen

Fletcher	Lane	Pritchard	Swaner
Frederickson	Langland	Putney	Tatum
Frei	Latchaw	Reed	Te Paske
Fulk	Less	Robb	Tyrrell
Gardner of	Long	Robinson of	Utzig
Bremer	Lynch	Delaware	Vanderwilt
Gardner of Linn	McEleney	Robinson of	Van Eaton
Good	McFarlane	Monroe	Visser
Hall	McNeill	Saylor	Walter of
Hedin	McReynolds	Schwengel	Marshall
Heffner	Meyer	Shepard	Walter of
Hoeness	Miller	Siefkas	Pottawattamie
Huston	Mills	Simonsen	Watson
Jessen	Morrissey	Sloane	Weichman
Kilpatrick	Nelson	Smith of Clayton	Wellington
Klemesrud	Nielsen	Smith of	Whitaker
Krueger	Norland	Dickinson	Whitehead
Kruse	Olson	Steinberg	Williams
Kuester	Parrish	Stevens	Wormley
Kuhlmann	Peterson	Strawman	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Bryson	Davis of	Martin	Poston
Colburn	Black Hawk	Moore	Prentiss
	Hicklin	Palmer	Redman

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

House File 69, a bill for an act to amend sections six thousand three hundred fifteen (6315) and six thousand three hundred fourteen (6314), Code, 1939, relating to pension funds and annual assessments therefor, and providing that the same shall be applicable to certain deputy bailiffs of municipal courts in cities having a population of one hundred twenty-five thousand or more, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk asked and obtained unanimous consent to defer action on House File 69, and that it retain its place on the calendar.

Senate File 83, a bill for an act to amend section one hundred fifty-two (152), Code, 1939, relating to special counsel for the employment security commission, was taken up for consideration.

McReynolds of Wapello moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Frei	McFarlane	Smith of
Aubrey	Fulk	McNeill	Dickinson
Avery	Gardner of	McReynolds	Steinberg
Baker	Bremer	Meyer	Strawman
Bass	Gardner of Linn	Miller	Swaner
Bents	Good	Mills	Tatum
Blatti	Hall	Morrissey	Te Paske
Blewett	Heffner	Nelson	Tyrrell
Bockwoldt	Hoeness	Norland	Utzig
Bonn	Huston	Olson	Vanderwilt
Bryson	Jessen	Parrish	Van Eaton
Burkman	Kilpatrick	Peterson	Visser
Capesius	Klimesrud	Pritchard	Walter of
Carlson	Krueger	Putney	Marshall
Cooper	Kruse	Reed	Walter of
Cowan	Kuester	Robb	Pottawattamie
Cox	Kuhlmann	Robinson of	Watson
Datisman	Lane	Monroe	Weichman
Davis of Fayette	Langland	Saylor	Wellington
Dodds	Latchaw	Schwengel	Whitaker
Edwards	Less	Shepard	Whitehead
Farmer	Long	Siefkas	Williams
Fimmen	Lynch	Simonsen	Wormley
Fletcher	McEleney	Smith of Clayton	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 16:

Colburn	Hedin	Palmer	Robinson of
Davis of	Hicklin	Poston	Delaware
Black Hawk	Martin	Prentis	Sloane
Donohue	Moore	Redman	Stevens
Duffield	Nielsen		

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

House File 163, a bill for an act to amend chapter one hundred forty-seven (147), Code, 1939, relating to the sale of adulterated food products, was taken up for consideration.

Olson of Mitchell moved that the following amendment proposed by him be adopted:

Amend section one (1), line nine (9), by inserting after the word "shall" the words "with the consent of the owner".

Amendment adopted.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend section one (1), lines two (2) and three (3), by striking the words and figures "striking section three thousand fifty-four (3054), and inserting in lieu thereof", and inserting in lieu thereof the words, "adding thereto".

Further amend section one (1), line nine (9), by inserting after the word "shall", the following: "with the consent of the owner".

Amendment adopted.

Kruse of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Frei	McReynolds	Sloane
Aubrey	Fulk	Meyer	Smith of Clayton
Avery	Gardner of	Miller	Smith of
Baker	Bremer	Mills	Dickinson
Bass	Gardner of Linn	Morrissey	Steinberg
Bents	Good	Nelson	Stevens
Blatti	Hall	Nielsen	Strawman
Blewett	Hedin	Norland	Swaner
Bockwoldt	Heffner	Olson	Tatum
Bonn	Hoeness	Parrish	Te Paske
Bryson	Huston	Peterson	Tyrrell
Burkman	Jessen	Poston	Utzig
Capesius	Kilpatrick	Prentis	Vanderwilt
Carlson	Klemesrud	Pritchard	Van Eaton
Colburn	Krueger	Putney	Visser
Cooper	Kruse	Redman	Walter of
Cowan	Kuester	Reed	Marshall
Cox	Kuhlmann	Robb	Walter of
Datiskan	Lane	Robinson of	Pottawattamie
Davis of Fayette	Langland	Delaware	Watson
Dodds	Latchaw	Robinson of	Weichman
Donohue	Less	Monroe	Wellington
Duffield	Long	Saylor	Whitaker
Edwards	Lynch	Schwengel	Whitehead
Farmer	McEleney	Shepard	Williams
Fimmen	McFarlane	Siefkas	Wormley
Fletcher	McNeill	Simonsen	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 5:

Davis of	Hicklin	Moore	Palmer
Black Hawk	Martin		

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

Poston of Wayne offered the following resolution:

HOUSE CONCURRENT RESOLUTION NO. 11

Whereas, Justice of Peace Courts were provided under the law some 75 or 80 years ago when townships were important governmental units and courts of that type were necessary in the administration of civil and criminal procedure; and,

Whereas, The law still provides for the election of two Justices and two Constables in each township, making a total of 32 Justices of Peace and 32 Constables in the average 16 township county; and

Whereas, the nomination and election of said Justices and Constables

add to the length of the ballot and time of counting boards at each biennial election; and,

Whereas, That type of court is no longer necessary and has been superseded in some instances by Superior and Municipal Courts; and,

Whereas, in some localities adjacent to larger towns and cities said Justice Courts have been misused; and,

Whereas, Justice of Peace Courts and procedure are entirely outmoded and of no further practical benefit to the public;

Be It Therefore Resolved by the House, the Senate Concurring: That a committee of six be appointed, three by the President of the Senate from the Senate, and three by the Speaker of the House from the House, said committee to investigate said situation and report to this General Assembly, or the one following, making recommendations for the improvement and betterment of said conditions and making proposals to change, amend or substitute laws or procedure so as to attain practical efficiency and satisfactory administration of the law.

Laid over under Rule 34.

AMENDMENTS FILED

Carlson of Woodbury filed the following amendment to House File 83:

Amend section two (2) by striking from line four (4) the word and figures "May 15" and inserting in lieu thereof the word and figure "July 1".

Latchaw of Muscatine filed the following amendment to House File 182:

Amend by adding the following as a new section:

Sec. 2. Amend section one thousand nine hundred ninety-four and thirty-six thousandths (1994.036) by striking in line five (5) the words "Skunk River".

Fimmen of Davis filed the following amendment to House File 170:

Amend by adding as section thirteen (13) thereof the following:

"All salaries and compensation provided for by this act shall be subject to the approval of the governor and the comptroller of this state."

Further amend by renumbering the sections.

Smith of Dickinson filed the following amendment to House File 99:

Amend by striking out all following the enacting clause and substituting in lieu thereof the following:

Section 1. Section one thousand nine hundred twenty-one and one hundred fifteen thousandths (1921.115), Code, 1939, is hereby amended by adding thereto as a separate paragraph the following:

"No person shall make public advertisement or advertising of beer or malt liquors in any manner or form within the state. And no person shall publish, exhibit, or display, or permit to be displayed, any ad-

vertisement or form of advertisement, or announcement, or publication concerning any beer or malt liquors, or where or from whom the same may be purchased or obtained. A violation of the provisions of this paragraph by the holder of a Class A, or Class B, or Class C permit, or any of his agents or employees in connection with the operation of a beer or malt liquor business of said Class A, or Class B, or Class C permit, shall be ground for mandatory revocation of said permit in addition to the other grounds and penalties provided in this chapter."

Further amend by striking the words "sales and" in line 3 of the title.

Fimmen of Davis filed the following amendment to House File 164:

Amend by adding as section 5:

"Sec. 5. Section three thousand one hundred and thirty hundredths (3100.30), Code, 1939, is hereby amended by adding the following:

"Any cream graded as number two cream and purchased as number two cream shall be kept separate and any carton containing butter made from said cream shall be plainly marked as butter made from number two cream."

Amend the title by inserting after the comma (,) in line six (6), the following:

"three thousand one hundred and thirty hundredths (3100.30)."

Prentis of Ringgold moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention. Motion prevailed and the Speaker appointed as such committee: Cooper of Adams, Baker of Calhoun and Frederickson of Palo Alto.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that its duty had been performed. 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 were seated in the west side of the chamber.

JOINT CONVENTION

In accordance with Senate Concurrent Resolution 8, duly adopted, the joint convention was called to order, Lieutenant Governor K. A. Evans, President of the Senate, presiding.

The President of the Senate presented Mme. Drue Leyton Tartiere, American-born actress, recently returned to Washington, D. C., from France, who told of her three years' experiences in occupied France, nursing and concealing allied fliers and helping them to escape to friendly territory.

On motion by Hart of Lee, the joint convention was dissolved.

The House reconvened, Speaker Felton in the chair.

On motion by Morrissey of Jasper, the House adjourned until 10 a. m., Tuesday, February 6, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 6, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend John E. Wheatley, pastor of the First Presbyterian church, Carroll, Iowa.

Journal of February 5 was corrected and approved.

PRESENTATION OF VISITORS

Burkman of Polk presented a group of students from the Jefferson school, Des Moines, Iowa, with their teacher, Miss Pease.

PETITION

Edwards of Union presented a petition signed by six citizens of Union county, urging legislation favorable to the barbers.

Referred to committee on public health.

REPORTS OF COMMITTEES

Wormley of Plymouth, 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 96, a bill for an act to amend chapter one hundred eighty-one (181), Laws of the Forty-ninth (49) General Assembly of the State of Iowa, relating to refund of motor vehicle fuel license fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HENRY W. WORMLEY, *Chairman.*

Avery of Clay, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File 80, a bill for an act to amend section two thousand four hundred ninety-three (2493), Code, 1939, relating to unprofessional conduct by certain licensees engaged in professions affecting public health, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

A. H. AVERY, *Chairman.*

Also :

MR. SPEAKER: Your committee on public health, to whom was referred House File 81, a bill for an act to amend section two thousand five hundred seventy-four (2574), Code, 1939, further defining classes of persons deemed engaged in the practice of optometry, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

A. H. AVERY, *Chairman.*

Walter of Marshall, from the committee on horticulture and forestry, submitted the following report:

MR. SPEAKER: Your committee on horticulture and forestry, to whom was referred House File 210, a bill for an act to amend section two thousand six hundred eleven (2611), Code, 1939, relating to the number of apple trees or other fruit trees per acre in a fruit reservation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. ELDON WALTER, *Chairman.*

Long of Clinton, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor, to whom was referred House File 93, a bill for an act to amend section one thousand five hundred twenty-six (1526), Code, 1939, relating to the employment of persons under fourteen years of age, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HARVEY J. LONG, *Chairman.*

Also :

MR. SPEAKER: Your committee on labor, to whom was referred House File 152, a bill for an act relating to wages on public works, and the payment of the general prevailing rate to laborers, workmen and mechanics employed by contractors or subcontractors under contracts on public works; relating to records of wages paid on public works and the inspection thereof; and providing penalties for violation of the provisions of this act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HARVEY J. LONG, *Chairman.*

Gardner of Linn, from the committee on military and veterans affairs, submitted the following report:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 9, a bill for an act to amend section 467.04, Code, 1939, relating to the wearing of uniforms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 10, a bill for an act to amend sections 1159 and 1161, Code, 1939, relating to preference in public employment of honorably discharged members of the military or naval forces of the United States, of any war in which the United States was engaged including the Philippine Insurrection and China Relief expedition, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate Joint Resolution 1, providing for the appointment by the Attorney General of a special assistant to assist, counsel with and advise the members of the legislature, when requested to do so, respecting legislation, and to assist the Attorney General during the legislative session, and authorizing the Attorney General to fix the compensation of such special assistant, and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

INTRODUCTION OF BILLS

House File 229, by committee on insurance, a bill for an act to amend section eight thousand six hundred eighty-four and one hundredth (8684.01), Code, 1939, relating to group accident and health insurance.

Read first time and passed on file.

House File 230, by Latchaw of Muscatine, a bill for an act to abolish the state board of social welfare and the state department thereof and to transfer the duties of said board to the state executive council and the boards of supervisors of the various counties acting through a county board of social welfare.

Read first time and referred to committee on social security.

House File 231, by Neilsen of Pottawattamie, Long of Clinton, and Davis of Fayette, a bill for an act to amend section six thousand two hundred eleven (6211), Code, 1939, relating to a levy of taxation for gas light, electric light, heat or power funds.

Read first time and referred to committee on cities and towns.

House File 232, by Van Eaton of Woodbury, Carlson of Woodbury, and Wormley of Plymouth (Bekman, Clem), a bill for an act to amend chapter seventy-one (71), Code, 1939, to provide for allowance of attorney fees in certain appeals in workmen's compensation cases.

Read first time and referred to committee on judiciary 1.

House File 233, by Watson of O'Brien, Simonsen of Cherokee, Fletcher of Osceola, Palmer of Allamakee, Kuhlmann of Crawford, Bockwoldt of Ida, Cooper of Adams, Good of Boone, Frei of Grundy, Peterson of Buena Vista, Olson of Mitchell, Frederickson of Palo Alto, Smith of Dickinson, Avery of Clay, Kuester of Cass, Redman of Sac, Kilpatrick of Fremont, Gardner of Bremer, Sloane of Polk, Norland of Worth, Putney of Tama, Baker of Calhoun, Cox of Webster, Blewett of Franklin, McNeill of Monona, Schwengel of Scott, Siefkas of Clarke, Saylor of Decatur, and Meyer of Jackson, a bill for an act to amend title ten (X) of the Code, 1939, by adding thereto a new chapter relating to the licensing and regulation of community sale barns; prescribing the powers and duties of the department of agriculture in connection therewith; and prescribing penalty for violation of the provisions of this act.

Read first time and referred to committee on animal industry.

Reed of Jefferson presented the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable H. C. Pattison of Jefferson county, who was a member of the Forty-second, Forty-third, and Forty-fourth General Assemblies, died at Fairfield, Iowa, on May 2, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Reed of Jefferson asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Reed of Jefferson, McFarlane of Black Hawk and Dodds of Des Moines.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 11

Poston of Wayne called up House Concurrent Resolution 11, found on pages 288 and 289 of the Journal of February 5, and moved its adoption.

Motion prevailed and House Concurrent Resolution 11 was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 5

Putney of Tama called up Senate Concurrent Resolution 5, found on page 276 of the Journal of February 2, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 5 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 85, a bill for an act relating to the payment of claims against the state sinking fund for public deposits.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 85, a bill for an act to amend section seven thousand four hundred twenty and twenty-two hundredths (7420.22), Code, 1939, relating to the payment of claims against the state sinking fund for public deposits.

Read first time and referred to committee on banks and banking.

CONSIDERATION OF BILLS

House File 34, a bill for an act to amend paragraph fourteen (14) of section six thousand two hundred eleven (6211), Code, 1939, by authorizing an increased levy for the cemetery fund in towns, with report of committee recommending amendment and passage, was taken up for consideration.

Martin of Appanoose offered the following amendment as a substitute for the committee amendment and moved its adoption:

Amend by striking the publication clause.

Amendment adopted.

Martin of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Frederickson	McNeill	Simonsen
Aubrey	Frei	McReynolds	Sloane
Avery	Fulk	Meyer	Smith of Clayton
Baker	Gardner of	Miller	Smith of
Bass	Bremer	Mills	Dickinson
Bents	Gardner of Linn	Moore	Steinberg
Blatti	Hall	Morrissey	Stevens
Blewett	Hedin	Nelson	Strawman
Bockwoldt	Heffner	Nielsen	Tatum
Bonn	Hoeness	Norland	Te Paske
Bryson	Huston	Olson	Utzig
Burkman	Jessen	Palmer	Vanderwilt
Capesius	Kilpatrick	Parrish	Van Eaton
Colburn	Klemesrud	Peterson	Visser
Cowan	Krueger	Poston	Walter of
Cox	Kruse	Prentis	Marshall
Datiman	Kuester	Pritchard	Walter of
Davis of	Kuhlmann	Putney	Pottawattamie
Black Hawk	Lane	Redman	Watson
Davis of Fayette	Langland	Reed	Wellington
Dodds	Latchaw	Robb	Whitaker
Donohue	Less	Robinson of	Whitehead
Duffield	Lynch	Delaware	Williams
Edwards	Martin	Saylor	Wormley
Fimmen	McEleney	Schwengel	Mr. Speaker
Fletcher	McFarlane	Shepard	

The nays were, 5:

Carlson	Hicklin	Long	Tyrrell
Cooper			

Absent or not voting, 6:

Farmer	Robinson of	Siefkas	Weichman
Good	Monroe	Swaner	

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

House File 164, a bill for an act to amend sections three thousand one hundred and twenty-three hundredths (3100.23), three thousand one hundred and twenty-six hundredths (3100.26), three thousand one hundred and twenty-eight hundredths (3100.28) and three thousand one hundred and forty-five hundredths (3100.45), Code, 1939, relating to cream grading, was taken up for consideration.

Fimmen of Davis asked and obtained unanimous consent to

withdraw his amendment to section five (5), and to the title, filed February 5.

Redman of Sac moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 66:

Aubrey	Frederickson	Lynch	Simonsen
Avery	Frei	McNeill	Smith of Clayton
Baker	Fulk	Meyer	Steinberg
Bass	Gardner of	Miller	Stevens
Bents	Bremer	Moore	Strawman
Blatti	Gardner of Linn	Morrissey	Swaner
Blewett	Hall	Nelson	Te Paske
Burkman	Hoeness	Norland	Tyrrell
Capesius	Jessen	Olson	Utzig
Colburn	Kilpatrick	Palmer	Vanderwilt
Cowan	Klemesrud	Peterson	Walter of
Cox	Krueger	Putney	Marshall
Datishman	Kruse	Redman	Watson
Davis of	Kuester	Robb	Weichman
Black Hawk	Kuhlmann	Saylor	Whitaker
Davis of Fayette	Lane	Shepard	Whitehead
Donohue	Langland	Siefkas	Mr. Speaker
Fletcher			

The nays were, 36:

Anderson	Fimmen	Nielsen	Smith of
Bockwoldt	Heffner	Parrish	Dickinson
Bonn	Hicklin	Prentis	Tatum
Bryson	Latchaw	Pritchard	Van Eaton
Carlson	Long	Reed	Visser
Cooper	Martin	Robinson of	Walter of
Dodds	McEleney	Delaware	Pottawattamie
Duffield	McFarlane	Schwengel	Wellington
Edwards	McReynolds	Sloane	Williams
Farmer	Mills		Wormley

Absent or not voting, 6:

Good	Huston	Poston	Robinson of
Hedin	Less		Monroe

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

House File 170, a bill for an act to protect and further the public health and welfare by promoting the development, expansion, economic stability, and prosperity of the dairy industry through the stimulation of an increased use and consumption of dairy products in the markets of the state, nation and foreign countries; to provide means and methods for research, education, advertising and sales stimulation relative to the products of the dairy industry

of Iowa; to provide funds for such purposes by an excise tax on dairy products, and for the collection and expenditure thereof; to create a commission, with state authority to administer this act, and to define its authority, duties and powers; and to prescribe penalties for violations of this act, was taken up for consideration.

Heffner of Hamilton offered the following amendment and moved its adoption:

Amend section one (1), paragraph three (3), line eight (8), by striking the words "or goats".

Amend section five (5), paragraph one (1), line twenty-two (22), by striking the words "or goats".

Amendment adopted.

Kuester of Cass offered the following amendment and moved its adoption:

Amend subsection eight (8) of section three (3), line thirty-seven (37), by striking the semicolon after the word "representatives", and inserting a comma, and adding the following, "and shall be audited annually by the auditor of state;".

Amendment adopted.

REPORT OF JOINT COMMITTEE ON RULES

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:
Gentlemen:

The committee on rules of the Senate and House of the Fifty-first General Assembly, having met jointly, beg leave to report that they have had the joint rules of the Senate and House under consideration and recommend that the joint rules of the Senate and House of the Fiftieth General Assembly be adopted as the joint rules of the Senate and House of the Fifty-first General Assembly.

Respectfully submitted,

STANLEY L. HART, *Chairman.* EDWARD J. MORRISSEY, *Chairman.*
On the part of the Senate. *On the part of the House.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 30 and 122.

CARL A. ANDERSON, *Chairman House Committee.*
ROBERT C. REILLY, *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 30 and 122.

AMENDMENTS FILED

Walter of Pottawattamie filed the following amendment to House File 170:

Amend by inserting after Section 12, the following: "The provisions of this Act shall be in full force and effect only from the effective date of this Act to the 31st day of May, 1947, inclusive."

Further amend by renumbering the remaining section.

Farmer of Linn filed the following amendment to House File 187:

Amend as follows: Strike the words "Five Dollars." from line numbered 13 and substitute therefor the figures "\$5.00."

Strike the words "Five Dollars." from line numbered 23 and substitute the figures "\$3.00."

Strike all of line numbered 24 and all of line numbered 25 down to and including the comma and substitute therefor the following: "Place a colon after the word 'alien' in line numbered 33 and strike the balance of the line."

Strike the word "and" from line numbered 25 and substitute the word "Strike".

Strike the words and figures "ten (10) dollars." from lines numbered 35 and 36 and substitute the figures "\$10.00."

Strike all of line numbered 37 and all of line numbered 38 down to and including the comma and substitute the following: "Place a colon after the word 'license' in line numbered 37 and strike the balance of the line."

Strike the words "and substitute the following therefor:" from line numbered 38 and substitute the following: "Then add the following:".

Strike the words "fifty (50) dollars." from line numbered 47 and substitute the figures "\$50.00."

Strike the words and figures "twenty-five (25) dollars." from line numbered 68 and substitute the figures "\$25.00."

On motion by Prentis of Ringgold, the House adjourned until 10 a. m., Wednesday, February 7, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 7, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend H. E. Trimble, pastor of the First Church of Christ, Centerville, Iowa.

Journal of February 6 was corrected and approved.

PRESENTATION OF VISITORS

Fulk of Page presented George F. Mitchell, Page county auditor; also, Axel Nelson of Essex, F. F. Fulk of Shambaugh, Earl Anderson of Clarinda, supervisors, and Orville K. Brewer of Clarinda, engineer, all of Page county.

Whitehead of Dallas presented the Honorable Blake Willis, former member of the House; also, students from Sugar Grove schools No. 8 and No. 9 of Dallas county and their teachers, Dorothy Charlet and Lucille Ramsey.

PETITIONS

Hoeness of Madison presented a resolution from the North Ward Parent-Teachers Unit, Winterset, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

McFarlane of Black Hawk presented a petition signed by 16 employees of the Black Hawk county treasurer's office, urging passage of Senate Files 26 and 73.

Referred to committee on compensation of public officers and employees.

Huston of Washington presented a petition signed by 42 members of the West Chester consolidated school district, urging passage of the Iowa School Code commission bills.

Referred to committee on schools and textbooks.

Lane of Carroll presented a petition signed by 29 members of

the Carroll Class Room Teachers' organization, urging passage of the Iowa School Code commission bills.

Referred to committee on schools and textbooks.

REPORTS OF COMMITTEES

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred Senate File 96, a bill for an act to amend section ten thousand eight hundred four (10804), Code, 1939, relating to the salary of judges of the district court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

D. A. DONOHUE, *Chairman*.

Hall of Mills, from the committee on conservation of resources, submitted the following report:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 52, a bill for an act to amend chapter one hundred nineteen (119), section three (3), Acts of the Forty-ninth General Assembly relating to soil conservation districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, *Chairman*.

Wormley of Plymouth, 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 59, a bill for an act to amend section two (2) of chapter one hundred fifty-nine (159), Acts of the 59th General Assembly, relating to the issuance of a regular chauffeur's license to a person seventeen (17) years of age, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY W. WORMLEY, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 60, a bill for an act to amend section five thousand thirteen and ten hundredths (5013.10), Code, 1939, relating to the application for driver's and chauffeur's license by a minor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY W. WORMLEY, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 61, a bill for an act to amend

section five thousand eleven and four hundredths (5011.04), Code, 1939, relating to weight and value of motor vehicles and preparation of departmental statement in relation thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY W. WORMLEY, *Chairman*.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 80, 81, 210, 93, 152, and Senate Files 9, 10, and Senate Joint Resolution 1 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 234, by committee on public health, a bill for an act to amend section three thousand fifty-nine (3059), Code, 1939, relating to standards of foods established by the department of agriculture.

Read first time and passed on file.

House File 235, by Cooper of Adams, a bill for an act to amend section one thousand seven hundred ninety-four and forty thousandths (1794.040), Code, 1939, relating to fishing in private waters.

Read first time and referred to committee on fish and game.

House File 236, by McFarlane of Black Hawk and Davis of Black Hawk, a bill for an act to amend section nine thousand two hundred sixty-seven (9267), Code, 1939, providing for the payment of obligations payable to either of two persons or the survivor, and for the assignment of obligations to either of two persons or the survivor, and providing for the receipt and release of the obligation.

Read first time and referred to committee on banks and banking.

House File 237, by committee on dairy and food, a bill for an act to amend section two thousand eight hundred nine (2809) and section two thousand eight hundred twelve (2812), Code, 1939, relating to licensing of food establishments.

Read first time and passed on file.

House File 238, by committee on dairy and food, a bill for an act to amend section three thousand one hundred fourteen (3114),

section three thousand one hundred fifteen (3115), section three thousand one hundred seventeen (3117), and section three thousand one hundred nineteen (3119), Code, 1939, relating to labeling, registration and sale of commercial feeds and stock tonics.

Read first time and passed on file.

House File 239, by committee on agriculture 1, a bill for an act to amend section two thousand five hundred ninety (2590), Code, 1939, relating to the establishment of a marketing news service division in the department of agriculture, and making an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 240, by committee on military and veterans affairs, a bill for an act to amend chapter five hundred five (505), Code, 1939, relating to proof of wills.

Read first time and passed on file.

House File 241, by Langland of Winneshiek, Norland of Worth and Weichman of Benton, a bill for an act to amend section two thousand five hundred eighty-five and one hundredth (2585.01) and section two thousand five hundred eighty-five and two hundredths (2585.02), Code, 1939, relating to the practice of embalming.

Read first time and referred to committee on public health.

House File 242, by Putney of Tama, a bill for an act to amend section eleven (11), chapter one hundred thirty (130), Acts of the Fiftieth General Assembly, to provide that the assistance and benefits for dependent Indian children shall be paid by the state of Iowa.

Read first time and referred to committee on child welfare.

Heffner of Hamilton presented the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Russell G. Clark, who was a member of the Twenty-seventh and Twenty-eighth General Assemblies, died on June 25, 1943, therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Heffner of Hamilton asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Heffner of Hamilton, Bryson of Hardin and McFarlane of Black Hawk.

Swaner of Johnson offered the following concurrent resolution:

ADOPTION OF HOUSE CONCURRENT RESOLUTION 12

Be It Resolved by the House, the Senate Concurring: Whenever any proposal in bill form, or otherwise, is submitted to any committee of the General Assembly for the purpose of having the same introduced as a committee bill, such proposal shall be submitted in writing with sufficient number of copies so that each member of the committee may be provided therewith.

Unanimous consent having been granted for the immediate consideration of the resolution, Swaner of Johnson moved its adoption. Motion prevailed and the resolution was adopted.

Whitehead of Dallas offered the following resolution:

HOUSE CONCURRENT RESOLUTION 13

Be It Resolved by the House, the Senate Concurring: That the Superintendent of Printing is hereby authorized and directed to make suitable arrangements to contract for the photographing of the members of the 51st General Assembly for use by the Historical Department, and for use in the publication of the Iowa Official Register.

Laid over under Rule 34.

HOUSE FILE 157 WITHDRAWN

Sloane of Polk asked and obtained unanimous consent to withdraw House File 157 from further consideration of the House.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 131, a bill for an act relating to estates of missing personnel.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGE CONSIDERED

Senate File 131, a bill for an act to amend title thirty-two (XXXII), Code, 1939, relating to estates of missing personnel.

Read first time and referred to committee on military and veterans affairs.

CONSIDERATION OF BILLS

The House resumed consideration of House File 170, a bill for an act to protect and further the public health and welfare by promoting the development, expansion, economic stability, and prosperity of the dairy industry through the stimulation of an increased use and consumption of dairy products in the markets of the state, nation, and foreign countries; to provide means and methods for research, education, advertising and sales stimulation relative to the products of the dairy industry of Iowa; to provide funds for such purposes by an excise tax on dairy products, and for the collection and expenditure thereof; to create a commission, with state authority to administer this act, and to define its authority, duties and powers; and to prescribe penalties for violations of this act.

Fimmen of Davis moved that the following amendment proposed by him be adopted:

Amend by adding as section thirteen (13) thereof the following:

"All salaries and compensation provided for by this Act shall be subject to the approval of the governor and the comptroller of this state."

Further amend by renumbering the sections.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 75:

Anderson	Davis of	Heffner	McNeill
Aubrey	Black Hawk	Hicklin	McReynolds
Avery	Dodds	Huston	Miller
Baker	Donohue	Jessen	Mills
Bass	Duffield	Kilpatrick	Nielsen
Bents	Edwards	Kreuger	Palmer
Blewett	Farmer	Kuester	Parrish
Bockwoldt	Fimmen	Lane	Poston
Bonn	Fletcher	Langland	Prentiss
Bryson	Frei	Latchaw	Putney
Capesius	Fulk	Less	Reed
Carlson	Gardner of Linn	Long	Robb
Colburn	Good	Martin	Robinson of
Cooper	Hall	McEleney	Delaware
Cox	Hedin	McFarlane	Saylor

Schwengel	Strawman	Van Eaton	Weichman
Siefkas	Tatum	Walter of	Wellington
Sloane	Tyrrell	Pottawattamie	Williams
Steinberg	Utzig	Watson	Wormley
Stevens	Vanderwilt		

The nays were, 29:

Blatti	Klemesrud	Norland	Smith of
Burkman	Kruse	Olson	Dickinson
Cowan	Kuhlmann	Peterson	Swaner
Datisman	Lynch	Pritchard	Te Paske
Davis of Fayette	Meyer	Redman	Walter of
Frederickson	Moore	Shepard	Marshall
Gardner of	Morrissey	Simonsen	Whitaker
Bremer	Nelson	Smith of Clayton	Mr. Speaker

Absent or not voting, 4:

Hoeness	Robinson of Monroe	Visser	Whitehead
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Amendment adopted.

Walter of Pottawattamie called up the following amendment proposed by him:

Amend by inserting after section twelve (12), the following: "The provisions of this act shall be in force and effect only from the effective date of this Act to the 31st day of May, 1947, inclusive."

Further amend by renumbering the remaining section.

Walter of Pottawattamie offered the following amendment to the amendment and moved its adoption:

Amend section two (2), line twelve (12), by striking the words "each odd numbered" and inserting in lieu thereof the word "the".

Further amend section two (2), line twelve (12), by inserting after the word "year", the figures "1945".

Further amend section two (2), lines twenty (20) and twenty-one (21), by striking the words "each odd numbered calendar", and inserting after the word "year", the figures "1945".

Further amend section two (2), line twenty-three (23), by striking the words "who shall serve for a period of two years from July 1 following his appointment and until his successor is duly elected and qualified" and inserting in lieu thereof a period (.).

Amendment to the amendment adopted.

Amendment, as amended, lost.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section five (5), line four (4), by striking therefrom the word "produced" and inserting in lieu thereof the word "sold".

Further amend section five (5), lines nine (9) and ten (10), by striking therefrom the comma and the words ", or to butter fat in milk and

cream consumed upon the farm where produced.", and inserting in lieu thereof a period (.).

Amendment adopted.

Schwengel of Scott offered the following amendment and moved its adoption:

Amend section one (1), paragraph three (3), line ten (10), by striking the period (.) in line ten (10), and substituting in lieu thereof a comma (,) and adding the following: "the producer in no case shall be deemed to include any person or persons having a herd of four cows or less."

Amendment lost.

Kruse of Floyd moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Anderson	Gardner of	Meyer	Smith of
Baker	Bremer	Mills	Dickinson
Bass	Gardner of Linn	Moore	Steinberg
Bents	Good	Morrissey	Stevens
Blatti	Hall	Nelson	Strawman
Blewett	Hicklin	Nielsen	Swaner
Bonn	Hoeness	Norland	Te Paske
Bryson	Jessen	Olson	Tyrrell
Burkman	Kilpatrick	Palmer	Vanderwilt
Capesius	Klemesrud	Parrish	Van Eaton
Carlson	Krueger	Peterson	Visser
Cowan	Kruse	Poston	Walter of
Cox	Kuhlmann	Prentis	Marshall
Datisman	Lane	Pritchard	Watson
Davis of	Langland	Putney	Weichman
Black Hawk	Latchaw	Redman	Wellington
Davis of Fayette	Long	Robb	Whitaker
Donohue	Lynch	Saylor	Whitehead
Fimmen	McEleney	Shepard	Williams
Fletcher	McFarlane	Simonsen	Wormley
Frederickson	McNeill	Sloane	Mr. Speaker
Frei	McReynolds	Smith of Clayton	

The nays were, 22:

Avery	Edwards	Less	Schwengel
Bockwoldt	Farmer	Martin	Siefkas
Colburn	Hedin	Miller	Tatum
Cooper	Heffner	Reed	Utzig
Dodds	Huston	Robinson of	Walter of
Duffield	Kuester	Delaware	Pottawattamie

Absent or not voting, 3:

Aubrey	Fulk	Robinson of
		Monroe

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

EXPLANATION OF VOTE ON HOUSE FILE 170

We believe in the principles and intentions of House File 170, the increased sale of nature's most perfect food—milk and its products, but

1. We believe the deductions made should be voluntary such as the National Meat Producers;

2. It establishes a bad precedent in that other organizations also may ask the state to levy taxes for group activities;

3. We do not believe it is, or should be, constitutional.

J. F. MILLER.

HENRY SIEFKAS.

A. H. AVERY.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 37, 51, and 83.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 37, 51, and 83.

AMENDMENTS FILED

Aubrey of Wapello filed the following amendment to House File 146:

Amend by striking all of Section one (1) and substituting in lieu thereof the following:

Section 1. Section fourteen hundred eighty-four (1484), Code, 1939, is hereby amended as follows: by striking the word "and" in line two (2) and inserting after the comma (,) following the word "workshops" in line two (2) the following: "railroad Terminals where ten (10) or more persons are employed in train or yard service,"; and by inserting after the word "provided" in line eight (8) of said section the following: "at a convenient place for employees who are required to report for duty or are relieved from duty, in or adjacent to such factories, mercantile establishments, mills, workshops, and railroad terminals,".

Latchaw of Muscatine filed the following amendment to House File 230:

Amend by striking from section eighteen (18), line four (4), the words, "in no event be" and inserting in lieu thereof the words, "average not".

Tatum of Harrison filed the following amendment to Senate File 19:

Amend by adding after the word "Administration" in line ninety-six (96), the following: , "and to the surety on such guardian's bond".

On motion by Prentis of Ringgold, the House adjourned until 9:30 a. m., Thursday, February 8, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 8, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Dr. Louis Jacobson, pastor of the First Baptist church, Des Moines, Iowa.

Journal of February 7 was corrected and approved.

PRESENTATION OF VISITORS

Hedin of Scott presented the Honorable Alfred Lage, former member of the House, from Scott county.

Lane of Carroll presented the Honorable A. M. Wilson, former representative, from Monroe county.

PETITION

Bockwoldt of Ida presented a petition signed by 23 citizens of Holstein, Iowa, urging passage of House File 75.

Referred to committee on cities and towns.

REPORTS OF COMMITTEES

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate Joint Resolution 1, providing for the appointment by the attorney general of a special assistant to assist, counsel with, and advise the members of the legislature when requested to do so respecting legislation, and to assist the attorney general during the legislative session, and authorizing the attorney general to fix the compensation of such special assistant, and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman.*

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 83, a bill for an act to amend sections

fifty-four hundred thirty-five (5435) and fifty-four hundred forty (5440), Code, 1939, relating to the licensing of dogs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 136, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to the powers and duties of the board of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ARTHUR C. BLATTI, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 180, a bill for an act to amend section four thousand six hundred forty-four and forty-five hundredths (4644.45), Code, 1939, relating to the grading, drainage, bridging, graveling and maintenance of secondary roads within certain cities and towns so as to include other streets within such cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ARTHUR C. BLATTI, *Chairman.*

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 185, a bill for an act to amend section one (1), chapter one hundred ninety-seven (197), Acts of the Forty-ninth General Assembly, relating to county public hospital benefits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman.*

Sloane of Polk, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 56, a bill for an act to amend section ten thousand eight hundred forty-six (10846), Code, 1939, relating to fees of jurors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 62, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and renewed articles of incorporation of Smith Brothers and Burdick Company and to provide for the renewal of

the charter of said company, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 67, a bill for an act to legalize the proceedings by the board of directors of the independent school district of Dubuque, Dubuque county, Iowa, in submitting to the voters of said district at the school election in said district on March 13, 1944, the proposition of establishing a pension and annuity retirement system for the employees of said district who are under written contract to said district, the said election and the establishment of said pension and annuity retirement system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 79, a bill for an act to amend section eleven thousand six hundred sixty-eight and one-tenth (11668.1), Code, 1939, relating to levying executions on real estate and providing a limitation on the lien of such levy, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 98, a bill for an act to amend section twelve thousand nine hundred fourteen (12914), Code, 1939, relating to the fixing of judgment in cases of first degree murder where the defendant has entered a plea of guilty, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 158, a bill for an act to amend sections twelve thousand two hundred sixty-three (12263), twelve thousand two hundred sixty-five (12265), twelve thousand two hundred sixty-seven (12267), and twelve thousand two hundred eighty (12280), Code, 1939, to prescribe manner of serving notices to quit and original notices in forcible entry and detainer actions and providing for joining actions for rent with forcible entry and detainer actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred

House File 184, a bill for an act to legalize the action of the board of supervisors of Hamilton county, Iowa, in transferring funds in the amount of twelve thousand six hundred twenty dollars and fourteen cents (\$12,620.14) from the county poor fund to the county hospital fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 186, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of storm sewer bonds of 1945 by the city of Council Bluffs, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 198, a bill for an act legalizing an emergency fund levy for the city of Clinton in Clinton county, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Fimmen of Davis, 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 166, a bill for an act to amend section four thousand six hundred forty-four and seven hundredths (4644.07), Code, 1939, relating to a levy by board of supervisors for secondary road construction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. R. FIMMEN, *Chairman*.

Siefkas of Clarke, from the committee on agriculture 2, submitted the following report:

MR. SPEAKER: Your committee on agriculture 2, to whom was referred House File 82, a bill for an act to amend section one (1), chapter one hundred seventeen (117), Acts of the Fiftieth General Assembly, relating to state aid for farmers short courses where there are two (2) farm aid associations in the same county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY SIEFKAS, *Chairman*.

McFarlane of Black Hawk, 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 98, a bill for an act to amend section five thousand six hundred ninety-four (5694), Code, 1939, etc., relating to appointment of chief of the fire department and chief of police in cities from civil service eligible lists, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation. **ARCH W. MCFARLANE, Chairman.**

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 156, a bill for an act to amend sections 6066.15, 6066.17 and 6066.19, Code, 1939, relating to sewer rental charges and collection thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, Chairman.

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 124, a bill for an act to provide for the establishment and maintenance in the public schools of the state, day and evening classes and public forums for the education of adults, and to repeal chapter two hundred seventeen (217), Code, 1939, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, Chairman.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 126, a bill for an act to amend sections three thousand eight hundred thirty-seven (3837), three thousand eight hundred thirty-nine (3839), three thousand eight hundred forty (3840), three thousand eight hundred forty-three (3843), three thousand eight hundred forty-four (3844) and three thousand eight hundred forty-five (3845), Code, 1939, relating to vocational education, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, Chairman.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 130, a bill for an act to permit school districts to discontinue facilities and contract with other districts to furnish such facilities under certain conditions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, Chairman.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was

referred House File 133, a bill for an act to amend section four thousand two hundred sixty-six (4266), Code, 1939, relating to kindergartens, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 1, line 3, by striking all after the word "following:" and inserting in lieu thereof the following:

"The board of education may establish a kindergarten or primer grade, and, upon petition of parents or guardians of twenty-five (25) or more children of appropriate age, shall establish and maintain a kindergarten or primer grade: the average daily attendance computed monthly must be fifteen (15) unless the aforementioned average daily attendance shall be affected by circumstances beyond control."

ALBERT STEINBERG, *Chairman.*

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 52, 59, 60, 61, and Senate File 96 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 243, by committee on motor vehicles and transportation, a bill for an act to repeal section five thousand thirty-five and twelve hundredths (5035.12), Code, 1939, and to substitute therefor an act providing for certain maximum weights and loads applicable to all motor trucks and combinations.

Read first time and passed on file.

House File 244, by Mills of Adair, Hoeness of Madison, Bryson of Hardin, Peterson of Buena Vista, Avery of Clay, Kuester of Cass, and Siefkas of Clarke, a bill for an act to amend section thirteen thousand two hundred and ten (13210), Code, 1939, relating to presumptive evidence of ownership of coin operated gaming devices.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 245, by Mills of Adair, Hoeness of Madison, Peterson of Buena Vista, Avery of Clay, Heffner of Hamilton, Kuester of Cass, and Siefkas of Clarke, a bill for an act to amend section one thousand nine hundred sixty-six and one tenth (1966.1), with reference to prima facie evidence in prosecutions and proceedings, civil or criminal, under the provisions of the law relating to intoxicating liquors.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 246, by Lane of Carroll, Krueger of Cerro Gordo, Whitehead of Dallas, Hall of Mills, Dodds of Des Moines, Hicklin of Louisa, Nielsen of Pottawattamie, and Gardner of Bremer, a bill for an act to amend section one thousand seven hundred ninety-four and thirty-nine thousandths (1794.039), Code, 1939, relating to trolling for fish from a machine propelled boat, or sail boat.

Read first time and referred to committee on fish and game.

House File 247, by Nielsen of Pottawattamie and Walter of Pottawattamie, a bill for an act to amend section five thousand six hundred sixty-nine (5669), Code, 1939, relating to compensation of city assessors, in cities under the commission form of government and in cities of the first class.

Read first time and referred to committee on cities and towns.

House File 248, by Smith of Clayton (Sharp), a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to powers and duties of boards of supervisors.

Read first time and referred to committee on county and township affairs.

House File 249, by Nielsen of Pottawattamie and Walter of Pottawattamie, a bill for an act to authorize a commission for the purpose of making a revision and codification of the laws of Iowa relating to all cities and towns; to study and develop a more equitable arrangement of local revenues and activities; to authorize an appropriation for the carrying out of the provisions of the act; to authorize and direct the report of the commission to be given to the governor of Iowa; to authorize and direct the printing of the same and placing of copies in the hands of the members of the Fifty-second General Assembly elect.

Read first time and referred to committee on cities and towns.

House File 250, by Klemesrud of Winnebago and Donohue of Cedar, a bill for an act to amend section three hundred eight and five tenths (308.5), Code, 1939, relating to compensation for use of a private automobile by state officers and employees.

Read first time and referred to committee on departmental affairs.

House File 251, by committee on judiciary 1, a bill for an act to correct typographical errors appearing in chapter seventy-six (76), Acts of the Fiftieth General Assembly, relating to service of notice of suit in unemployment compensation cases.

Read first time and passed on file.

House File 252, by committee on judiciary 1, a bill for an act to amend section five thousand thirty-nine and two hundredths (5039.02), section five thousand thirty-nine and five hundredths (5039.05), Code, 1939, relating to the place of business and license fee of a motor vehicle dealer.

Read first time and passed on file.

House File 253, by committee on judiciary 1, a bill for an act to amend section two thousand four hundred forty-seven (2447), Code, 1939, and to provide a uniform method of procedure for the suspension, revocation, cancellation, or denial of renewal of licenses or permits issued by any board, commission, department, or officer of the state for the lawful practice of a profession, trade or occupation; and to provide for due notice and hearing in such cases.

Read first time and passed on file.

House File 254, by committee on roads and highways, a bill for an act to amend section four thousand six hundred forty-four and eleven hundredths (4644.11), Code, 1939, relating to the tax levy for maintaining secondary roads.

Read first time and passed on file.

House Joint Resolution 4, by Latchaw of Muscatine and Hicklin of Louisa, a joint resolution to provide that a survey be made of Drainage District No. 13 in Muscatine county with the purpose of abandoning said district and converting the area into a wildlife refuge.

Read first time and referred to committee on fish and game.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 13

Whitehead of Dallas called up House Concurrent Resolution 13, found on page 305 of the Journal of February 7, and moved its adoption.

Motion prevailed and House Concurrent Resolution 13 was adopted.

CONSIDERATION OF BILLS

Senate Joint Resolution 1, a resolution providing for the appointment by the attorney general of a special assistant to assist, counsel with and advise members of the legislature, when requested to do so, respecting legislation, and to assist the attorney general during the legislative session, etc., with report of committee recommending passage, was taken up for consideration.

Colburn of Shelby moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 99:

Anderson	Frei	McEleney	Siefkas
Aubrey	Fulk	McFarlane	Simonsen
Avery	Gardner of	McNeill	Sloane
Baker	Bremer	McReynolds	Smith of Clayton
Bass	Gardner of Linn	Meyer	Smith of
Bents	Good	Miller	Dickinson
Blatti	Hall	Mills	Steinberg
Blewett	Hedin	Moore	Stevens
Bryson	Heffner	Morrissey	Strawman
Burkman	Hicklin	Nelson	Swaner
Capesius	Hoeness	Nielsen	Tatum
Carlson	Huston	Norland	Te Paske
Colburn	Jessen	Olson	Tyrrell
Cooper	Kilpatrick	Palmer	Utzig
Cowan	Klemensrud	Parrish	Vanderwilt
Cox	Krueger	Peterson	Van Eaton
Datisman	Kruse	Prentis	Visser
Davis of	Kuester	Pritchard	Walter of
Black Hawk	Kuhlmann	Putney	Marshall
Davis of Fayette	Lane	Redman	Walter of
Dodds	Langland	Reed	Pottawattamie
Donohue	Latchaw	Robb	Watson
Edwards	Less	Robinson of	Whitaker
Farmer	Long	Delaware	Williams
Fimmen	Lynch	Saylor	Wormley
Fletcher	Martin	Shepard	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 9:

Bockwoldt	Poston	Schwengel	Wellington
Bonn	Robinson of	Weichman	Whitehead
Duffield	Monroe		

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

House File 211, a bill for an act to make appropriation from liquor control fund to the industrial commissioner for the payment of claim of employees of the liquor control commission who are injured or killed, and to the department of public safety for use by the bureau of investigation in liquor control enforcement, was taken up for consideration.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Frei	McReynolds	Sloane
Aubrey	Fulk	Meyer	Smith of Clayton
Avery	Gardner of	Miller	Smith of
Baker	Bremer	Mills	Dickinson
Bass	Gardner of Linn	Moore	Steinberg
Bents	Good	Morrissey	Stevens
Blatti	Hall	Nelson	Strawman
Blewett	Heffner	Nielsen	Swaner
Bryson	Hoeness	Norland	Tatum
Burkman	Huston	Olson	Te Paske
Capesius	Jessen	Palmer	Tyrrell
Carlson	Klemesrud	Parrish	Utzig
Colburn	Kilpatrick	Peterson	Vanderwilt
Cooper	Krueger	Poston	Van Eaton
Cowan	Kruse	Prentis	Visser
Cox	Kuester	Pritchard	Walter of
Datisman	Kuhlmann	Putney	Marshall
Davis of	Lane	Redman	Walter of
Black Hawk	Langland	Reed	Pottawattamie
Davis of Fayette	Latchaw	Robb	Watson
Dodds	Less	Robinson of	Weichman
Donohue	Long	Delaware	Wellington
Duffield	Lynch	Saylor	Whitaker
Edwards	Martin	Schwengel	Whitehead
Farmer	McEleney	Shepard	Williams
Fimmen	McFarlane	Siefkas	Wormley
Fletcher	McNeill	Simonsen	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 5:

Bockwoldt	Hedin	Hicklin	Robinson of
Bonn			Monroe

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

House File 212, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1945, and ending June 30, 1947, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Frei	Meyer	Smith of Clayton
Aubrey	Fulk	Miller	Smith of
Avery	Gardner of	Mills	Dickinson
Baker	Bremer	Moore	Steinberg
Bass	Gardner of Linn	Morrissey	Stevens
Bents	Good	Nelson	Strawman
Blatti	Hall	Nielsen	Swaner
Blewett	Heffner	Olson	Tatum
Bryson	Hoeness	Palmer	Te Paske
Burkman	Huston	Parrish	Tyrrell
Capesius	Jessen	Peterson	Utzig
Carlson	Kilpatrick	Poston	Vanderwilt
Colburn	Klemesrud	Prentis	Van Eaton
Cooper	Krueger	Pritchard	Visser
Cowan	Kruse	Putney	Walter of
Cox	Kuester	Redman	Marshall
Datisman	Kuhlmann	Reed	Walter of
Davis of	Langland	Robb	Pottawattamie
Black Hawk	Latchaw	Robinson of	Watson
Davis of Fayette	Less	Delaware	Weichman
Dodds	Lynch	Saylor	Wellington
Donohue	Martin	Schwengel	Whitaker
Duffield	McEleney	Shepard	Whitehead
Edwards	McFarlane	Siefkas	Williams
Farmer	McNeill	Simonsen	Wormley
Fimmen	McReynolds	Sloane	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 9:

Bockwoldt	Hedin	Lane	Norland
Bonn	Hicklin	Long	Robinson of
Fletcher			Monroe

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

House File 213, a bill for an act making an appropriation to defray the expense of the inaugural ceremonies, was taken up for consideration.

Tyrrell of Wright moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Frederickson	McReynolds	Sloane
Aubrey	Frei	Meyer	Smith of Clayton
Avery	Gardner of	Miller	Smith of
Baker	Bremer	Mills	Dickinson
Bass	Gardner of Linn	Moore	Steinberg
Bents	Good	Morrissey	Stevens
Blatti	Hall	Nelson	Strawman
Blewett	Heffner	Nielsen	Swaner
Bonn	Hoeness	Norland	Tatum
Bryson	Huston	Olson	Te Paske
Burkman	Jessen	Palmer	Tyrrell
Capesius	Kilpatrick	Parrish	Utzig
Carlson	Klemesrud	Peterson	Vanderwilt
Colburn	Krueger	Poston	Van Eaton
Cooper	Kruse	Prentis	Visser
Cowan	Kuester	Pritchard	Walter of
Datisman	Kuhlmann	Putney	Marshall
Davis of	Lane	Redman	Walter of
Black Hawk	Langland	Reed	Pottawattamie
Davis of Fayette	Latchaw	Robb	Watson
Dodds	Less	Robinson of	Weichman
Donohue	Long	Delaware	Wellington
Duffield	Lynch	Saylor	Whitaker
Edwards	Martin	Schwengel	Whitehead
Farmer	McEleney	Shepard	Williams
Fimmen	McFarlane	Siefkas	Wormley
Fletcher	McNeill	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 5:

Bockwoldt	Hedin	Hicklin	Robinson of
Cox			Monroe

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

House File 214, a bill for an act to appropriate funds from primary road fund to the industrial commissioner for the payment of workmen's compensation claims of employees of the state highway commission, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 107:

Anderson	Bockwoldt	Cowan	Duffield
Aubrey	Bonn	Cox	Edwards
Avery	Bryson	Datisman	Farmer
Baker	Burkman	Davis of	Fimmen
Bass	Capesius	Black Hawk	Fletcher
Bents	Carlson	Davis of Fayette	Frederickson
Blatti	Colburn	Dodds	Frei
Blewett	Cooper	Donohue	Fulk

Gardner of	Lynch	Prentis	Swaner
Bremer	Long	Pritchard	Tatum
Gardner of Linn	Martin	Putney	Te Paske
Good	McEleney	Redman	Tyrrell
Hall	McFarlane	Reed	Utzig
Hedin	McNeill	Robb	Vanderwilt
Heffner	McReynolds	Robinson of	Van Eaton
Hicklin	Meyer	Delaware	Visser
Hoeness	Miller	Saylor	Walter of
Huston	Mills	Schwengel	Marshall
Jessen	Moore	Shepard	Walter of
Kilpatrick	Morrissey	Siefkas	Pottawattamie
Klemesrud	Nelson	Simonsen	Watson
Krueger	Nielsen	Sloane	Weichman
Kruse	Norland	Smith of Clayton	Wellington
Kuester	Olson	Smith of	Whitaker
Kuhlmann	Palmer	Dickinson	Whitehead
Lane	Parrish	Steinberg	Williams
Langland	Peterson	Stevens	Wormley
Latchaw	Poston	Strawman	Mr. Speaker
Less			

The nays were, none.

Absent or not voting, 1:

Robinson of
Monroe

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

House File 182, a bill for an act to amend chapter ninety-four (94), Acts of the Fiftieth General Assembly, relating to closed waters for seining fish in the Mississippi river, was taken up for consideration.

Latchaw of Muscatine called up the following amendment proposed by him:

Amend by adding the following as a new section:

Sec. 2. Amend section one thousand nine hundred ninety-four and thirty-six thousandths (1994.036) by striking in line five (5) the words "Skunk River".

Latchaw of Muscatine offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the words and figures "one thousand nine hundred ninety-four and thirty-six thousandths (1994.036), and inserting in lieu thereof the words and figures "one thousand seven hundred ninety-four and thirty-six thousandths (1794.036)".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Latchaw of Muscatine offered the following amendment to the title, and moved its adoption:

Amend line two (2) by inserting after the comma (,) the following: "and section one thousand seven hundred ninety-four and thirty-six thousandths (1794.036), Code, 1939".

Amendment adopted.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Fletcher	Lynch	Simonsen
Aubrey	Frederickson	McEleney	Smith of Clayton
Avery	Frei	McNeill	Smith of
Baker	Fulk	McReynolds	Dickinson
Bass	Gardner of	Meyer	Steinberg
Bents	Bremer	Miller	Strawman
Blatti	Gardner of Linn	Mills	Swaner
Bockwoldt	Good	Moore	Tatum
Bonn	Hall	Nelson	Te Paske
Bryson	Hedin	Nielsen	Tyrrell
Burkman	Heffner	Norland	Utzig
Capesius	Hicklin	Olson	Vanderwilt
Carlson	Hoeness	Palmer	Van Eaton
Cooper	Huston	Parrish	Visser
Cowan	Jessen	Peterson	Walter of
Cox	Kilpatrick	Prentis	Marshall
Datiman	Klemesrud	Pritchard	Walter of
Davis of	Krueger	Putney	Pottawattamie
Black Hawk	Kruse	Redman	Watson
Davis of Fayette	Kuester	Robb	Weichman
Dodds	Kuhlmann	Robinson of	Wellington
Donohue	Lane	Delaware	Whitaker
Duffield	Langland	Saylor	Whitehead
Edwards	Latchaw	Schwengel	Williams
Farmer	Less	Shepard	Wormley
Fimmen	Long	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Blewett	McFarlane	Reed	Sloane
Colburn	Morrissey	Robinson of	Stevens
Martin	Poston	Monroe	

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 Morrissey in the chair.

House File 183, a bill for an act to amend section one thousand seven hundred three and fifty hundredths (1703.50), Code, 1939, to

authorize the state conservation commission to provide fire protection for state parks, forest and wildlife lands, was taken up for consideration.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Frederickson	McEleney	Smith of Clayton
Aubrey	Frei	McFarlane	Smith of
Avery	Gardner of	McNeill	Dickinson
Baker	Bremer	McReynolds	Steinberg
Bass	Gardner of Linn	Meyer	Strawman
Bents	Good	Mills	Swaner
Blatti	Hall	Moore	Tatum
Blewett	Hedin	Morrissey	Te Paske
Bockwoldt	Heffner	Nelson	Tyrrell
Bonn	Hicklin	Nielsen	Utzig
Bryson	Hoeness	Norland	Vanderwilt
Burkman	Huston	Olson	Van Eaton
Capesius	Jessen	Palmer	Visser
Cooper	Kilpatrick	Parrish	Walter of
Cowan	Klemesrud	Peterson	Marshall
Cox	Krueger	Poston	Walter of
Datiman	Kruse	Pritchard	Pottawattamie
Davis of	Kuester	Putney	Watson
Black Hawk	Kuhlmann	Redman	Weichman
Davis of Fayette	Lane	Robb	Wellington
Dodds	Langland	Saylor	Whitaker
Edwards	Latchaw	Schwengel	Williams
Farmer	Less	Shepard	Wormley
Fimmen	Long	Siefkas	Mr. Speaker
Fletcher	Lynch	Simonsen	

The nays were, none.

Absent or not voting, 14:

Carlson	Martin	Robinson of	Sloane
Colburn	Miller	Delaware	Stevens
Donohue	Prentis	Robinson of	Whitehead
Duffield	Reed	Monroe	
Fulk			

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

House File 187, a bill for an act to amend section one thousand seven hundred ninety-four and eighty-two thousandths (1794.082), Code, 1939, relating to non-resident fish and game licenses, was taken up for consideration.

Farmer of Linn called up the following amendment filed by him:

Amend as follows: Strike the words "Five Dollars." from line numbered 13 and substitute therefor the figures "\$5.00."

Strike the words "Five Dollars." from line numbered 23 and substitute the figures "\$3.00."

Strike all of line numbered 24 and all of line numbered 25 down to and including the comma and substitute therefor the following: "Place a colon after the word 'alien' in line numbered 33 and strike the balance of the line."

Strike the word "and" from line numbered 25 and substitute the word "Strike".

Strike the words and figures "ten (10) dollars." from lines numbered 35 and 36 and substitute the figures "\$10.00."

Strike all of line numbered 37 and all of line numbered 38 down to and including the comma and substitute the following: "Place a colon after the word 'license' in line numbered 37 and strike the balance of the line."

Strike the words "and substitute the following therefor:" from line numbered 38 and substitute the following: "Then add the following:".

Strike the words "fifty (50) dollars." from line numbered 47 and substitute the figures "\$50.00."

Strike the words and figures "twenty-five (25) dollars." from line numbered 68 and substitute the figures "\$25.00."

Farmer of Linn asked and obtained unanimous consent to defer action on House File 187, and that it retain its place on the calendar.

House File 28, a bill for an act to amend sections five hundred sixty (560) and seven hundred thirty-eight (738), Code, 1939, relating to compensation of judges and clerks of elections, with report of committee recommending passage, was taken up for consideration.

Gardner of Bremer offered the following amendment:

Amend section one (1), line three (3), by striking the word "fifty", and inserting in lieu thereof the word "eighty".

Amend section two (2), line three (3), by striking the word "fifty" and inserting in lieu thereof the word "eighty".

Latchaw of Muscatine offered the following substitute amendment and moved its adoption:

Amend section one (1), line three (3), by striking the word "fifty", and inserting in lieu thereof the words "sixty-five".

Amend section two (2), line three (3), by striking the word "fifty" and inserting in lieu thereof the words "sixty-five".

Amendment lost.

Gardner of Bremer asked and obtained unanimous consent to withdraw the amendment proposed by him.

Swaner of Johnson moved that the bill be read a last time now

and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Frederickson	McEleney	Simonsen
Aubrey	Frei	McFarlane	Smith of Clayton
Avery	Fulk	McNeill	Smith of
Baker	Gardner of	McReynolds	Dickinson
Bass	Bremer	Meyer	Steinberg
Bents	Gardner of Linn	Miller	Stevens
Blatti	Good	Mills	Strawman
Blewett	Hall	Moore	Swaner
Bockwold	Hedin	Morrissey	Tatum
Bonn	Heffner	Nelson	Te Paske
Bryson	Hicklin	Nielsen	Utzig
Burkman	Hoeness	Norland	Vanderwilt
Capesius	Huston	Olson	Van Eaton
Carlson	Jessen	Palmer	Visser
Cowan	Kilpatrick	Parrish	Walter of
Cox	Klemesrud	Peterson	Marshall
Datiman	Krueger	Poston	Walter of
Davis of	Kruse	Prentis	Pottawattamie
Black Hawk	Kuester	Pritchard	Watson
Davis of Fayette	Kuhlmann	Putney	Weichman
Dodds	Lane	Redman	Wellington
Donohue	Langland	Robb	Whitaker
Duffield	Latchaw	Saylor	Whitehead
Edwards	Less	Schwengel	Williams
Farmer	Lynch	Shepard	Wormley
Fimmen	Martin	Siefkas	Mr. Speaker

The nays were, 3:

Cooper	Fletcher	Tyrrell
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Absent or not voting, 6:

Colburn	Robinson of	Robinson of	Sloane
Long	Delaware	Monroe	
Reed			

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

House File 65, a bill for an act to amend section five thousand five hundred and seventy-two (5572), Code, 1939, relating to township clerk, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar called up the following amendment proposed by the committee and moved its adoption:

Amend by striking from line four (4), of section one (1), the word and figure "six (6)" and inserting in lieu thereof the word and figure "five (5)".

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend by adding thereto a new section as follows:

"The provisions of this Act shall be in force and effect to June 30, 1947, inclusive."

Amendment lost.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Farmer	McFarlane	Smith of Clayton
Aubrey	Fimmen	McNeill	Steinberg
Avery	Frederickson	McReynolds	Stevens
Baker	Fulk	Meyer	Strawman
Bass	Gardner of	Miller	Swaner
Bents	Bremer	Mills	Tatum
Blatti	Gardner of Linn	Moore	Te Paske
Blewett	Good	Morrissey	Tyrrell
Bockwoldt	Hall	Nelson	Utzig
Bonn	Hedin	Nielsen	Vanderwilt
Bryson	Heffner	Norland	Van Eaton
Burkman	Hicklin	Olson	Visser
Capesius	Hoeness	Palmer	Walter of
Carlson	Huston	Parrish	Marshall
Cooper	Jessen	Peterson	Walter of
Cowan	Kilpatrick	Poston	Pottawattamie
Cox	Krueger	Pritchard	Watson
Datisman	Kruse	Redman	Weichman
Davis of	Kuester	Robb	Wellington
Black Hawk	Kuhlmann	Robinson of	Whitaker
Davis of Fayette	Lane	Delaware	Whitehead
Dodds	Langland	Saylor	Williams
Donohue	Latchaw	Schwengel	Wormley
Duffield	Less	Shepard	Mr. Speaker
Edwards	Lynch	Simonsen	

The nays were, 5:

Fletcher	Prentis	Siefkas	Smith of
Frei			Dickinson

Absent or not voting, 9:

Colburn	Martin	Putney	Robinson of
Klemesrud	McEleney	Reed	Monroe
Long			Sloane

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

Speaker Felton in the chair.

House File 66, a bill for an act to amend section five thousand

five hundred and seventy-one (5571), Code, 1939, relating to township trustees, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar called up the following amendment proposed by the committee and moved its adoption:

Amend by striking from line four (4) of section one (1) the word and figure "six (6)" and inserting in lieu thereof the word and figure "five (5)".

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend by adding thereto a new section as follows:

"The provisions of this Act shall be in force and effect to June 30, 1947, inclusive".

Amendment lost.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Farmer	Long	Shepard
Aubrey	Fimmen	Lynch	Simonsen
Avery	Frederickson	Martin	Smith of Clayton
Baker	Fulk	McEleney	Steinberg
Bass	Gardner of	McFarlane	Stevens
Bents	Bremer	McNeill	Strawman
Blatti	Gardner of Linn	McReynolds	Swaner
Blewett	Good	Meyer	Tatum
Bockwoldt	Hall	Mills	Te Paske
Bonn	Hedin	Moore	Tyrell
Bryson	Heffner	Morrissey	Utzig
Burkman	Hicklin	Nelson	Vanderwilt
Capesius	Hoeness	Nielsen	Van Eaton
Carlson	Huston	Norland	Visser
Cooper	Jessen	Olson	Walter of
Cowan	Kilpatrick	Palmer	Marshall
Cox	Klemesrud	Parrish	Walter of
Datisman	Krueger	Peterson	Pottawattamie
Davis of	Kruse	Poston	Watson
Black Hawk	Kuester	Prentis	Weichman
Davis of Fayette	Kuhlmann	Putney	Whitaker
Dodds	Lane	Redman	Whitehead
Donohue	Langland	Robb	Williams
Duffield	Latchaw	Saylor	Wormley
Edwards	Less	Schwengel	Mr. Speaker

The nays were, 7:

Fletcher	Robinson of	Smith of	Wellington
Frei	Delaware	Dickinson	
Pritchard	Siefkas		

Absent or not voting, 5:

Colburn
Miller

Reed

Robinson of
Monroe

Sloane

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

House File 74, a bill for an act to amend section ten thousand six hundred and eighty-eight (10688), Code, 1939, relating to the salary of municipal court clerks, with report of committee recommending amendment and passage, was taken up for consideration.

Tyrrell of Wright offered the following amendment to the committee amendment, and moved its adoption:

Amend the committee amendment by adding thereto a new section as follows:

"The provisions of this Act shall be in force and effect to June 30, 1947, inclusive".

Amendment to the amendment lost.

Donohue of Cedar called up the following amendment proposed by the committee and moved its adoption:

Amend by striking from line five (5) of section one (1) the words "twenty-four hundred dollars" and inserting in lieu thereof the words "twenty-one hundred dollars".

Further amend by striking from line eight (8) section one (1) the words "twenty-eight hundred dollars" and inserting in lieu thereof the words "twenty-five hundred dollars".

Further amend by striking the words "thirty-two hundred dollars" in line ten (10) section one (1) and inserting in lieu thereof "twenty-nine hundred dollars".

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson
Aubrey
Avery
Bass
Bents
Blatti
Blewett
Bockwoldt
Bonn
Burkman

Capesius
Carlson
Cooper
Cowan
Datisman
Davis of
Black Hawk
Davis of Fayette
Dodds
Donohue

Duffield
Edwards
Farmer
Fimmen
Frederickson
Frei
Fulk
Gardner of
Bremer
Gardner of Linn

Good
Hedin
Heffner
Hoeness
Huston
Jessen
Kilpatrick
Klemesrud
Kruse
Kuester

Kuhlmann	Morrissey	Schwengel	Van Eaton
Langland	Nelson	Shepard	Visser
Less	Nielsen	Simonsen	Walter of
Long	Norland	Smith of Clayton	Marshall
Lynch	Palmer	Steinberg	Walter of
Martin	Parrish	Stevens	Pottawattamie
McEleney	Peterson	Strawman	Watson
McFarlane	Poston	Swaner	Weichman
McNeill	Prentis	Tatum	Wellington
McReynolds	Pritchard	Te Paske	Whitehead
Meyer	Redman	Tyrrell	Williams
Miller	Robb	Utzig	Wormley
Mills	Saylor	Vanderwilt	Mr. Speaker
Moore			

The nays were, 6:

Fletcher	Robinson of	Siefkas	Whitaker
Hall	Delaware	Smith of	
		Dickinson	

Absent or not voting, 13:

Baker	Hicklin	Olson	Robinson of
Bryson	Krueger	Putney	Monroe
Colburn	Lane	Reed	Sloane
Cox	Latchaw		

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

Speaker pro tempore Morrissey in the chair.

House File 76, a bill for an act to amend sections nine thousand three hundred twenty-nine (9329), nine thousand three hundred forty and one hundredth (9340.01) as amended by chapter two hundred forty-five (245), Acts of the Fiftieth General Assembly, nine thousand three hundred forty and eight hundredths (9340.08), nine thousand three hundred forty-seven (9347), nine thousand three hundred forty-seven and one tenth (9347.1), nine thousand three hundred fifty-three (9353), nine thousand three hundred fifty-four and one tenth (9354.1), nine thousand three hundred sixty-three (9363), and nine thousand three hundred sixty-eight (9368), Code, 1939, relating to loans, investments, powers, operation, and supervision of building and loan and savings and loan associations, was taken up for consideration.

Less of Dubuque offered the following amendment and moved its adoption:

Amend section nine (9), line seven (7), by adding after the word "state" the following: "Providing that such salary shall not exceed \$3,500 per annum."

Amendment adopted.

Wormley of Plymouth offered the following amendment and moved its adoption:

Amend section one (1), line fourteen (14), by striking the remainder of the paragraph after the period (.).

MESSAGES FROM 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 109, a bill for an act relating to investments by life insurance companies and associations and the regulation of said investments, etc.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 110, a bill for an act relating to standard policy provisions in fire insurance contracts.

Also: That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 10, relating to the joint rules of the House and Senate.

W. J. SCARBOROUGH, *Secretary*.

SENATE CONCURRENT RESOLUTION 10

Be It Resolved by the Senate, the House Concurring: That the joint rules of the Senate and House of the Fiftieth General Assembly of Iowa be and the same are hereby adopted as the joint rules of the House and Senate of the Fifty-first General Assembly of Iowa.

AMENDMENTS FILED

Whitehead of Dallas filed the following amendment to House File 111:

Amend by adding a new section as follows:

Sec. 2. Amend section one thousand five hundred fifty-six and thirty-one hundredths (1556.31), Code, 1939, subsection one (1) by adding after the word "or" in line nine (9) the words "each individual carton of".

Farmer of Linn filed the following amendment to House File 187:

Amend as follows: Strike all of line 9 following the first comma and all of lines 10, 11, 12 and 13 and substitute therefor the following: "provided, however, that in no case shall said fee be less than \$5.00, and provided further that if the state of applicant's residence does not provide for a non-resident hunting license, the fee shall be the minimum provided for herein."

Strike all of line 19 following the first comma and all of lines 20, 21, 22 and 23 and substitute the following: "provided, however, that in no case shall said fee be less than \$3.00, and provided further that if the state of applicant's residence does not provide for a non-resident fishing license, the fee shall be the minimum provided for herein."

Strike all of line 24 and all of line 25 down to and including the comma and substitute therefor the following: "Place a colon after the word 'alien' in line 33 and strike the balance of the line."

Strike the word "and" from line 25 and substitute the word "Strike".

Strike the words and figures "ten (10) dollars." from lines 35 and 36 and substitute the figures "10.00."

Strike all of line 37 and all of line 38 down to and including the comma and substitute the following: "Place a colon after the word 'license' in line 37 and strike the balance of the line."

Strike the words "and substitute the following therefor:" from line 38 and substitute the following: "Then add the following:".

Strike the words "fifty (50) dollars." from line 47 and substitute the figures "\$50.00."

Strike the words and figures "twenty-five (25) dollars." from line 68 and substitute the figures "\$25.00."

Kruse of Floyd moved that the House adjourn until 9:30 a. m., Friday, February 9, 1945.

Dodds of Des Moines moved as a substitute motion that the House adjourn until 10 a. m., Friday, February 9, 1945.

Substitute motion prevailed, and the House adjourned until 10 a. m., Friday, February 9, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 9, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend O. H. Hove, Northwood Lutheran church, Northwood, Iowa, former Speaker of the House of the South Dakota legislature.

Journal of January 8 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Hicklin of Louisa on request of Dodds of Des Moines; Whitehead of Dallas on request of Carlson of Woodbury; Swaner of Johnson on request of Donohue of Cedar.

PRESENTATION OF VISITORS

Carlson of Woodbury presented pupils of the fifth and sixth grades of Washington Consolidated school of Dallas county and their teacher, Mrs. Alton Royer; also, Beulah Royer, member of the county board of education.

Avery of Clay presented Mrs. C. A. Dunham, mother of Mrs. Avery, Wessington Springs, South Dakota.

PETITIONS

Smith of Dickinson presented a resolution from the city council of Spirit Lake, Iowa, urging passage of House File 75 and Senate File 61.

Referred to committee on liquor control.

Krueger of Cerro Gordo presented a petition signed by 55 municipal employees of Mason City, Iowa, urging legislation favoring a pension plan for municipal employees.

Referred to committee on social security.

REPORTS OF COMMITTEES

Reed of Jefferson, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security, to whom was referred House File 104, a bill for an act relating to unemployment compensation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

WILSON REED, Chairman.

Carlson of Woodbury, 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 135, a bill for an act relating to watchmakers and watchmaking, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ROBERT CARLSON, Chairman.

Cooper of Adams, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File 176, a bill for an act to amend section nine hundred seventy (970), Code, 1939, relating to presidential electors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ELMER E. COOPER, Chairman.

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 118, a bill for an act to provide for reimbursement by the state of Iowa to school districts of pupil transportation costs, providing the manner of computing the amount of reimbursement and making an appropriation for said reimbursements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section four (4), line three (3), after the word "act" by striking the word "on" and inserting in lieu thereof the word "for"; also after the word "pupils" by striking the word "which" and inserting in lieu thereof the word "who"; also line four (4) after the word "district" by striking the following "and which live more than the statutory walking distance from the school they attend, provided such" and insert in lieu thereof the following: "If the".

Also amend by inserting the following as a new section five (5), and renumbering the remaining sections.

"For the purpose of furnishing school facilities to students eligible to attend high school, residents of rural independent districts, or school townships which do or do not maintain approved public high schools, or other school districts not maintaining approved public high schools, the boards of such districts shall arrange transportation to school for such children who live more than two miles from the high school designated by the board for them to attend. The cost for such transportation,

including any reimbursement from state funds, not exceeding twenty-seven (27.00) dollars per pupil per school year, shall be paid from the general fund of the school corporation of the pupil's residence. The local board shall, subject to the approval of the county board of education and state board of public instruction, designate the public high school to which transportation will be furnished. Any student wishing to attend a high school other than the one so designated may do so, but transportation shall not be furnished for such pupils".

Amend section nine (9), subsection one (1), line three (3), after the word "who" by striking the word "should". Also add letter 's' to "attend" in line 4 and also insert "and" before "who" in line 4.

Amend section ten (10), line two (2), after the word "and" by inserting the following: "the board of"; also after the word "district" by striking the words "or subdistrict"; also in line three (3), after the word "the", by striking the words "district or subdistrict", and insert in lieu thereof the following: "Board"; also lines eleven (11), and twelve (12), after the word "the" by striking the word "director of transportation" and inserting in lieu thereof the following: "State Superintendent of Public Instruction"; also lines sixteen (16), and seventeen (17), after the word "the" by striking the words "director of transportation" and insert in lieu thereof the following: "State Superintendent of Public Instruction"; also line eighteen (18), after the word "the" by striking the words "director of transportation" and insert in lieu thereof the following "State Superintendent of Public Instruction"; also line twenty-two (22), strike the word "director" and insert in lieu thereof the following: "State Superintendent of Public Instruction".

Section eleven (11), line one, after the word "between", insert the following: "the board of"; also line two (2), after the word "district" strike the words "or subdistrict"; also after the word "the" insert the words "Board of the school"; also after the word "the" strike the words "director of transportation" and insert in lieu thereof the following: "State Superintendent of Public Instructions".

Strike all of section 14 and substitute in lieu thereof the following: "There is hereby appropriated the sum of two million dollars (\$2,000,000.00) or so much thereof as is earned according to the schedules herein provided, and in case said sum is not sufficient to pay allowances in full, then in that event it shall be prorated to the several school districts according to the amounts earned as herein provided."

ALBERT STEINBERG, *Chairman.*

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 83, 136, 180, 185, 56, 67, 79, 158, 186, 198, 166, 82, 98, 156, 124, 126, 130, 133, and Senate File 62 were declared adopted under Rule 72.

PROOF OF PUBLICATION

The official proof of publication of House File 259, a bill for an act to legalize action of the board of supervisors of Woodbury county, in making

expenditures from the court expense fund for the purpose of paying the salaries and expenses of officers and employees of the juvenile court of Woodbury county, was duly filed with the Chief Clerk of the House in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

INTRODUCTION OF BILLS

House File 255, by Meyer of Jackson, Vanderwilt of Mahaska, Putney of Tama, Robb of Emmet, Cox of Webster, Peterson of Buena Vista, Simonsen of Cherokee, Fletcher of Osceola, Nelson of Buchanan, Watson of O'Brien, Morrissey of Jasper and Fulk of Page, a bill for an act to repeal chapter one hundred fifty-one (151), Code, 1939, and enact a substitute therefor, all relating to the candling, grading, labeling and selling of eggs and prescribing a penalty for the violation therefor, to foster the development of the poultry industry in Iowa, to assist in the orderly marketing of eggs, to protect the public distributors and producers from any fraud or misrepresentation in the marketing, selling or purchasing of eggs.

Read first time and referred to committee on agriculture 1.

House File 256, by Whitehead of Dallas, a bill for an act to repeal section four hundred ninety (490), and to amend chapter thirty-three (33), Code, 1939, relating to memorial halls and monuments for soldiers, sailors and marines and to provide for a tax levy for maintenance.

Read first time and referred to committee on cities and towns.

House File 257, by McFarlane of Black Hawk, a bill for an act to amend section ten thousand thirteen (10013), Code, 1939, relating to pledges or assignments of life insurance policies and the proceeds and avails thereof, as security.

Read first time and referred to committee on judiciary 2.

House File 258, by Burkman of Polk, a bill for an act to repeal sections twelve thousand seven hundred seventy-two (12772) and twelve thousand seven hundred seventy-two and one-tenth (12772.1), Code, 1939, as amended, and to enact a substitute therefor relating to the investment, reinvestment, exchange, retention, sale and management of property held in trust by fiduciaries.

Read first time and referred to committee on judiciary 1.

House File 259, by Carlson of Woodbury, a bill for an act to legalize action of the board of supervisors of Woodbury county, in making expenditures from the court expense fund for the purpose of paying the salaries and expenses of officers and employees of the juvenile court of Woodbury county.

Read first time and referred to committee on judiciary 1.

House File 260, by Fulk of Page (Sjulin), a bill for an act to amend section six thousand nine hundred fifty-two and one-tenth (6952.1), Code, 1939, relating to the keeping of a suspended tax list and the entries made therein.

Read first time and referred to committee on county and township affairs.

House File 261, by Less of Dubuque and Utzig of Dubuque, a bill for an act to amend subdivisions one (1) and three (3) of section five thousand nine hundred and two (5902), Code, 1939, relating to the powers and duties of dock boards; providing that sections six thousand five hundred and eighty (6580), six thousand six hundred seventy-nine and one-tenth (6679.1) and six thousand seven hundred eighty-one and two-tenths (6781.2), Code, 1939, do not apply to leases by dock boards; and making this act effective upon publication.

Read first time and referred to committee on cities and towns.

House File 262, by Meyer of Jackson, Vanderwilt of Mahaska, Datisman of Lyon, Nelson of Buchanan, and Utzig of Dubuque, a bill for an act to require and provide for the issuing of licenses and permits to persons, firms and corporations for the erection, use and maintenance of billboards, structures and other objects for outdoor advertising to provide fees and to regulate such erection, use and maintenance, and to provide penalties for violations of this act.

Read first time and referred to committee on commerce and trade.

House File 263, by Wellington of Lee, a bill for an act to amend the law as it appears in section six thousand nine hundred and forty-four (6944), subsection twenty (20), Code, 1939, relating to the exemptions from taxation of specific properties, and providing that the shares of capital stock of certain corporations shall not be taxed.

Read first time and referred to committee on private corporations.

House File 264, by committee on agriculture 2, a bill for an act to repeal chapter one hundred fifty-four and one-tenth (154.1), Code, 1939, and to enact a substitute therefor, relating to agricultural lime.

Read first time and passed on file.

House File 265, by Steinberg of Story and Latchaw of Muscatine, a bill for an act to provide for the creation of a county conservation board, and prescribing the powers, duties and terms of office of said board.

Read first time and referred to committee on conservation of resources.

ADOPTION OF SENATE CONCURRENT RESOLUTION 10

Morrissey of Jasper called up Senate Concurrent Resolution 10, found on page 332 of the Journal of February 8, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 10 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 109, a bill for an act to amend chapters three hundred ninety-eight (398), four hundred (400), and four hundred one (401) of the Code of Iowa, 1939, relating to investments by life insurance companies and associations and the regulation of said investments, companies and associations under the supervision of the insurance commissioner of the state of Iowa, by amending sections eight thousand six hundred fifty-seven (8657), eight thousand six hundred fifty-eight (8658), eight thousand six hundred fifty-nine (8659), eight thousand seven hundred twenty-two (8722), eight thousand seven hundred forty-five (8745), and eight thousand seven hundred forty-six (8746), and repealing sections eight thousand six hundred fifty-five (8655), eight thousand six hundred fifty-six (8656), eight thousand six hundred sixty-four (8664), eight thousand six hundred sixty-five (8665), eight thousand six hundred ninety-eight (8698), eight thousand six hundred ninety-nine (8699), eight thousand seven hundred (8700), eight thousand seven hundred one (8701), eight thousand seven hundred thirty-five (8735), eight thousand seven hundred thirty-six (8736), eight thousand seven hundred thirty-seven (8737), eight

thousand seven hundred thirty-eight (8738), eight thousand seven hundred thirty-nine (8739), eight thousand seven hundred forty (8740), eight thousand seven hundred forty-one (8741), eight thousand seven hundred forty-one and one-tenth (8741.1), eight thousand seven hundred forty-two (8742), eight thousand seven hundred forty-three (8743), eight thousand seven hundred forty-four (8744), and eight thousand seven hundred forty-seven (8747) thereof, and enacting substitutes therefor.

Read first time and referred to committee on insurance.

Senate File 110, a bill for an act to repeal section nine thousand seventeen (9017) and section nine thousand eighteen (9018), Code, 1939, and to enact a substitute therefor to be known as section nine thousand seventeen (9017); to amend sections eight thousand nine hundred eighty-eight (8988), nine thousand ten (9010) and nine thousand twenty-one (9021), Code, 1939; and to repeal sections eight thousand nine hundred seventy-nine (8979), eight thousand nine hundred eighty-two (8982), eight thousand nine hundred eighty-three (8983), eight thousand nine hundred eighty-six (8986), eight thousand nine hundred ninety-six (8996) and nine thousand twenty-one A one (9021-A1), Code, 1939; all relating to standard policy provisions in fire insurance contracts.

Read first time and referred to committee on insurance.

RECONSIDERATION OF VOTES BY WHICH HOUSE FILES 65, 66 AND 74 PASSED THE HOUSE

Lane of Carroll moved to reconsider the vote by which House File 65 passed the House.

On the question "Shall the House reconsider the vote by which House File 65 passed the House?"

The ayes were, 92:

Anderson	Cowan	Gardner of	Kuester
Aubrey	Cox	Bremer	Lane
Avery	Datman	Gardner of Linn	Langland
Baker	Davis of Fayette	Good	Less
Bass	Dodds	Hall	Long
Bents	Donohue	Hedin	Lynch
Blatti	Duffield	Heffner	Martin
Blewett	Edwards	Hoeness	McEleney
Bockwoldt	Farmer	Huston	McFarlane
Bryson	Fletcher	Jessen	McNeill
Capesius	Frederickson	Kilpatrick	McReynolds
Carlson	Frei	Klemesrud	Meyer
Colburn	Fulk	Krueger	Miller
Cooper		Kruse	Mills

Moore	Redman	Smith of	Walter of
Nelson	Robb	Dickinson	Marshall
Norland	Reed	Stevens	Walter of
Olson	Robinson of	Strawman	Pottawattamie
Palmer	Delaware	Tatum	Watson
Parrish	Saylor	Te Paske	Weichman
Peterson	Schwengel	Utzig	Wellington
Poston	Shepard	Vanderwilt	Williams
Prentis	Siefkas	Van Eaton	Wormley
Pritchard	Simonsen	Visser	Mr. Speaker
Putney	Smith of Clayton		

The nays were, 8:

Bonn	Davis of	Kuhlmann	Sloane
Burkman	Black Hawk	Morrissey	Whitaker
	Fimmen		

Absent or not voting, 8:

Hicklin	Robinson of	Steinberg	Tyrrell
Latchaw	Monroe	Swaner	Whitehead
Nielsen			

Motion prevailed.

By unanimous consent the vote by which the bill passed to its last reading was reconsidered.

Donohue of Cedar moved to reconsider the vote by which the amendment proposed by Walter of Marshall failed.

Motion prevailed.

Donohue of Cedar moved that the following amendment, just reconsidered, be adopted:

Amend by adding thereto a new section as follows:

"This Act shall be in force and effect to and including June 30, 1947."

Amendment adopted.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Cowan	Frederickson	Kilpatrick
Aubrey	Cox	Frei	Klemesrud
Avery	Datisman	Fulk	Krueger
Baker	Davis of	Gardner of	Kruse
Bass	Black Hawk	Bremer	Kuester
Bents	Davis of Fayette	Gardner of Linn	Kuhlmann
Blewett	Dodds	Good	Lane
Bockwoldt	Donohue	Hall	Langland
Bonn	Duffield	Hedin	Latchaw
Capesius	Edwards	Heffner	Less
Carlson	Farmer	Hoeness	Long
Colburn	Fimmen	Huston	Lynch
Cooper	Fletcher	Jessen	Martin

McEleney	Palmer	Siefkas	Van Eaton
McFarlane	Parrish	Simonsen	Visser
McNeill	Peterson	Smith of Clayton	Walter of
McReynolds	Prentis	Smith of	Marshall
Meyer	Pritchard	Dickinson	Walter of
Miller	Putney	Steinberg	Pottawattamie
Mills	Redman	Stevens	Watson
Moore	Reed	Strawman	Weichman
Morrissey	Robb	Tatum	Wellington
Nelson	Robinson of	Te Paske	Whitaker
Nielsen	Delaware	Tyrrell	Williams
Norland	Saylor	Utzig	Wormley
Olson	Schwengel	Vanderwilt	Mr. Speaker

The nays were, 2:

Burkman	Sloane
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Absent or not voting, 8:

Blatti	Poston	Shepard	Whitehead
Bryson	Robinson of	Swaner	
Hicklin	Monroe		

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

Lane of Carroll moved to reconsider the vote by which House File 66 passed the House.

On the question "Shall the House reconsider the vote by which House File 66 passed the House?"

The ayes were, 98:

Anderson	Fulk	Meyer	Smith of Clayton
Aubrey	Gardner of	Miller	Smith of
Avery	Bremer	Mills	Dickinson
Baker	Gardner of Linn	Moore	Steinberg
Bass	Good	Morrissey	Stevens
Bents	Hall	Nelson	Strawman
Blatti	Hedin	Norland	Tatum
Blewett	Heffner	Olson	Te Paske
Bockwoldt	Hoeness	Palmer	Tyrrell
Bryson	Huston	Parrish	Utzig
Capesius	Jessen	Peterson	Vanderwilt
Carlson	Kilpatrick	Prentis	Van Eaton
Colburn	Klemesrud	Pritchard	Visser
Cooper	Krueger	Putney	Walter of
Cowan	Kruse	Redman	Marshall
Cox	Kuester	Reed	Walter of
Datman	Lane	Robb	Pottawattamie
Davis of Fayette	Langland	Robinson of	Watson
Dodds	Less	Delaware	Weichman
Donohue	Long	Saylor	Wellington
Edwards	Lynch	Schwengel	Whitaker
Farmer	Martin	Shepard	Williams
Fletcher	McEleney	Siefkas	Wormley
Frederickson	McNeill	Simonsen	Mr. Speaker
Frei	McReynolds		

The nays were, 7:

Burkman	Duffield	Kuhlmann	Sloane
Davis of	Fimmen	McFarlane	
Black Hawk			

Absent or not voting, 8:

Bonn	Nielsen	Robinson of	Swaner
Hicklin	Poston	Monroe	Whitehead
Latchaw			

Motion prevailed.

By unanimous consent the vote by which the bill passed to its last reading was reconsidered.

Lane of Carroll moved to reconsider the vote by which the amendment proposed by Walter of Marshall failed.

Motion prevailed.

Lane of Carroll moved that the following amendment, just reconsidered, be adopted:

Amend by adding thereto a new section as follows:

"This Act shall be in force and effect to and including June 30, 1947."

Amendment adopted.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Fimmen	McFarlane	Siefkas
Aubrey	Fletcher	McNeill	Simonsen
Avery	Frederickson	McReynolds	Sloane
Baker	Frei	Meyer	Smith of Clayton
Bass	Fulk	Miller	Smith of
Bents	Gardner of	Mills	Dickinson
Blatti	Bremer	Moore	Stevens
Blewett	Gardner of Linn	Morrissey	Strawman
Bockwoldt	Good	Nelson	Tatum
Bonn	Hall	Nielsen	Te Paske
Bryson	Hedin	Norland	Tyrrell
Burkman	Heffner	Olson	Utzig
Capesius	Hoeness	Palmer	Vanderwilt
Carlson	Huston	Parrish	Van Eaton
Colburn	Jessen	Peterson	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Klemesrud	Pritchard	Marshall
Cox	Krueger	Putney	Walter of
Datisman	Kruse	Redman	Pottawattamie
Davis of	Kuester	Reed	Watson
Black Hawk	Kuhlmann	Robb	Weichman
Davis of Fayette	Lane	Robinson of	Wellington
Dodds	Langland	Delaware	Whitaker
Donohue	Latchaw	Saylor	Williams
Duffield	Lynch	Schwengel	Wormley
Edwards	Martin	Shepard	Mr. Speaker
Farmer	McEleney		

The nays were, none.

Absent or not voting, 8:

Hicklin	Poston	Steinberg	Whitehead
Less	Robinson of	Swaner	
Long	Monroe		

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

Lane of Carroll moved to reconsider the vote by which House File 74 passed the House.

On the question "Shall the House reconsider the vote by which House File 74 passed the House?"

The ayes were, 93:

Anderson	Gardner of	McNeill	Simonsen
Avery	Bremer	McReynolds	Smith of Clayton
Baker	Gardner of Linn	Meyer	Smith of
Bass	Good	Miller	Dickinson
Bents	Hall	Mills	Stevens
Blatti	Hedin	Moore	Strawman
Blewett	Heffner	Morrissey	Tatum
Bockwoldt	Hoeness	Nelson	Te Paske
Bryson	Huston	Nielsen	Tyrrell
Capesius	Jessen	Norland	Utzig
Colburn	Kilpatrick	Olson	Vanderwilt
Cooper	Klemesrud	Palmer	Van Eaton
Cowan	Krueger	Parrish	Visser
Cox	Kruse	Peterson	Walter of
Datisman	Kuester	Prentis	Marshall
Davis of Fayette	Kuhlmann	Pritchard	Walter of
Dodds	Lane	Putney	Pottawattamie
Duffield	Langland	Redman	Watson
Edwards	Latchaw	Reed	Weichman
Farmer	Less	Robb	Wellington
Fletcher	Long	Saylor	Whitaker
Fredrickson	Lynch	Schwengel	Williams
Frei	Martin	Shepard	Wormley
Fulk	McEleney	Siefkas	Mr. Speaker
	McFarlane		

The nays were: 6:

Bonn	Davis of	Fimmen	Steinberg
Burkman	Black Hawk	Sloane	

Absent or not voting, 9:

Aubrey	Hicklin	Robinson of	Swaner
Carlson	Poston	Monroe	Whitehead
Donohue	Robinson of		
	Delaware		

Motion prevailed.

By unanimous consent the vote by which the bill passed to its last reading was reconsidered.

Donohue of Cedar moved to reconsider the vote by which the amendment proposed by Tyrrell of Wright failed.

Motion prevailed.

Walter of Marshall moved that the following amendment, just reconsidered, be adopted:

Amend by adding thereto a new section as follows:

"This Act shall be in force and effect to and including June 30, 1947."

Amendment adopted.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Farmer	Martin	Siefkas
Aubrey	Fimmen	McEleney	Simonsen
Avery	Fletcher	McFarlane	Sloane
Baker	Frederickson	McNeill	Smith of Clayton
Bass	Frei	McReynolds	Smith of
Bents	Fulk	Meyer	Dickinson
Blatti	Gardner of	Miller	Steinberg
Blewett	Bremer	Moore	Stevens
Bockwoldt	Gardner of Linn	Morrissey	Strawman
Bonn	Good	Nelson	Tatum
Bryson	Heffner	Nielsen	Te Paske
Burkman	Hoeness	Norland	Tyrrell
Capesius	Huston	Palmer	Utzig
Carlson	Kilpatrick	Parrish	Vanderwilt-
Colburn	Klemesrud	Peterson	Visser
Cowan	Krueger	Prentis	Walter of
Cox	Kruse	Pritchard	Marshall
Datisman	Kuester	Putney	Walter of
Davis of	Kuhlmann	Redman	Pottawattamie
Black Hawk	Lane	Reed	Watson
Davis of Fayette	Langland	Robb	Weichman
Dodds	Latchaw	Robinson of	Wellington
Donohue	Less	Delaware	Williams
Duffield	Long	Saylor	Wormley
Edwards	Lynch	Shepard	Mr. Speaker

The nays were, 1:

Whitaker

Absent or not voting, 13:

Cooper	Jessen	Poston	Schwengel
Hall	Mills	Robinson of	Swaner
Hedin	Olson	Monroe	Van Eaton
Hicklin			Whitehead

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

CONSIDERATION OF BILLS

The House resumed consideration of House File 76, a bill for an act to amend sections nine thousand three hundred twenty-nine (9329), nine thousand three hundred forty and one hundredth (9340.01) as amended by chapter two hundred forty-five (245), Acts of the Fiftieth General Assembly, nine thousand three hundred forty and eight hundredths (9340.08), nine thousand three hundred forty-seven (9347), nine thousand three hundred forty-seven and one-tenth (9347.1), nine thousand three hundred fifty-three (9353), nine thousand three hundred fifty-four and one-tenth (9354.1), nine thousand three hundred sixty-three (9363), and nine thousand three hundred sixty-eight (9368), Code, 1939, relating to loans, investments, powers, operation, and supervision of building and loan and savings and loan associations.

Wormley of Plymouth moved that the following amendment proposed by him be adopted:

Amend section one (1), line fourteen (14), by striking the remainder of the paragraph after the period (.).

Amendment adopted.

Latchaw of Muscatine moved that the bill be laid on the table.

On the question "Shall House File 76 be laid on the table?"

The ayes were, 75:

Anderson	Fletcher	Lynch	Saylor
Aubrey	Frederickson	McEleney	Siefkas
Avery	Frei	McNeill	Simonsen
Baker	Fulk	McReynolds	Sloane
Bass	Good	Meyer	Smith of Clayton
Bents	Heffner	Miller	Smith of
Blatti	Hoeness	Mills	Dickinson
Blewett	Huston	Moore	Stevens
Bockwoldt	Jessen	Morrissey	Strawman
Burkman	Kilpatrick	Nelson	Te Paske
Capesius	Klemesrud	Norland	Tyrrell
Colburn	Krueger	Parrish	Utzig
Cooper	Kuester	Peterson	Vanderwilt
Cowan	Kuhlmann	Pritchard	Visser
Cox	Lane	Redman	Watson
Datisman	Langland	Reed	Weichman
Davis of Fayette	Latchaw	Robb	Whitaker
Dodds	Less	Robinson of	Williams
Donohue	Long	Delaware	Wormley
Fimmen			

The nays were, 17:

Carlson	Duffield	Gardner of	Kruse
Davis of	Farmer	Bremer	McFarlane
Black Hawk		Hedin	Palmer

Poston
Putney
Schwengel

Steinberg
Tatum

Walter of
Marshall

Walter of
Pottawattamie
Mr. Speaker

Absent or not voting, 16:

Bonn
Bryson
Edwards
Gardner of Linn
Hall

Hicklin
Martin
Nielsen
Olson

Prentiss
Robinson of
Monroe
Shepard

Swaner
Van Eaton
Wellington
Whitehead

Motion prevailed and House File 76 was laid on the table.

House File 70, a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code, 1939, relating in part to the salaries of bailiffs of the municipal courts, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar offered the following amendment:

Amend by adding thereto a new section as follows:

"The provisions of this act shall be in force and effect to June 30, 1947, inclusive".

Amendment adopted.

Donohue of Cedar moved that the following amendment proposed by the committee be adopted:

Amend by striking from line four (4), of section one (1), the words "twenty-one" and inserting in lieu thereof, the word "eighteen", and striking from line six (6) the words "twenty-three" and inserting in lieu thereof the words "two thousand" and in line eight (8) by striking the words "six hundred" and inserting in lieu thereof the words "three hundred".

Amendment adopted.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Aubrey
Avery
Baker
Bass
Bents
Blatti
Bockwoldt
Bonn
Bryson
Burkman

Capesius
Carlson
Colburn
Cooper
Cowan
Cox
Datisman
Davis of
Black Hawk
Davis of Fayette

Dodds
Donohue
Duffield
Edwards
Farmer
Fimmen
Fletcher
Frederickson
Frei
Fulk

Gardner of
Bremer
Gardner of Linn
Good
Hall
Hedin
Heffner
Hoeness
Huston
Jessen

Kilpatrick	McReynolds	Redman	Tyrrell
Klemesrud	Miller	Reed	Utzig
Krueger	Mills	Saylor	Vanderwilt
Kruse	Moore	Schwengel	Van Eaton
Kuester	Morrissey	Shepard	Visser
Kuhlmann	Nelson	Simonsen	Walter of
Lane	Nielsen	Sloane	Marshall
Langland	Norland	Smith of Clayton	Walter of
Latchaw	Olson	Smith of	Pottawattamie
Less	Palmer	Dickinson	Watson
Long	Parrish	Steinberg	Weichman
Lynch	Peterson	Stevens	Whitaker
McEleney	Prentis	Strawman	Williams
McFarlane	Pritchard	Tatum	Wormley
McNeill	Putney	Te Paske	Mr. Speaker

The nays were, 3:

Poston	Robinson of Delaware	Siefkas
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Absent or not voting, 10:

Anderson	Martin	Robinson of	Wellington
Blewett	Meyer	Monroe	Whitehead
Hicklin	Robb	Swaner	

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

House File 187, a bill for an act to amend section one thousand seven hundred ninety-four and eighty-two thousandths (1794.082), Code, 1939, relating to non-resident fish and game licenses, was taken up for consideration.

Farmer of Linn asked and obtained unanimous consent to withdraw his amendment to section one (1), filed February 6.

Farmer of Linn moved that the following amendments proposed by him be adopted:

Amend as follows: Strike all of line 9 following the first comma and all of lines 10, 11, 12 and 13 and substitute therefor the following: "provided, however, that in no case shall said fee be less than \$5.00, and provided further that if the state of applicant's residence does not provide for a non-resident hunting license, the fee shall be the minimum provided for herein."

Strike all of line 19 following the first comma and all of lines 20, 21, 22 and 23 and substitute the following: "provided, however, that in no case shall said fee be less than \$3.00, and provided further that if the state of applicant's residence does not provide for a non-resident fishing license, the fee shall be the minimum provided for herein."

Strike all of line 24 and all of line 25 down to and including the comma and substitute therefor the following: "Place a colon after the word 'alien' in line 33 and strike the balance of the line."

Strike the word "and" from line 25 and substitute the word "Strike".

Strike the words and figures "ten (10) dollars." from lines 35 and 36 and substitute the figures "10.00."

Strike all of line 37 and all of line 38 down to and including the comma and substitute the following: "Place a colon after the word 'license' in line 37 and strike the balance of the line."

Strike the words "and substitute the following therefor:" from line 38 and substitute the following: "Then add the following:"

Strike the words "fifty (50) dollars." from line 47 and substitute the figures "\$50.00."

Strike the words and figures "twenty-five (25) dollars." from line 68 and substitute the figures "\$25.00."

Amendments adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Fimmen	McEleney	Siefkas
Aubrey	Fletcher	McFarlane	Simonsen
Avery	Frederickson	McNeill	Sloane
Baker	Frei	McReynolds	Smith of Clayton
Bass	Fulk	Miller	Smith of
Bents	Gardner of	Mills	Dickinson
Blatti	Bremer	Moore	Steinberg
Blewett	Gardner of Linn	Morrissey	Strawman
Bockwoldt	Good	Nelson	Tatum
Bonn	Hall	Nielsen	Te Paske
Burkman	Hedin	Olson	Tyrrell
Capesius	Heffner	Palmer	Utzig
Carlson	Hoeness	Parrish	Vanderwilt
Colburn	Huston	Peterson	Van Eaton
Cooper	Jessen	Poston	Visser
Cowan	Kilpatrick	Prentis	Walter of
Cox	Klemesrud	Pritchard	Marshall
Datisman	Krueger	Putney	Walter of
Davis of	Kruse	Redman	Pottawattamie
Black Hawk	Kuester	Reed	Watson
Davis of Fayette	Kuhlmann	Robb	Weichman
Dodds	Lane	Robinson of	Whitaker
Donohue	Langland	Delaware	Williams
Duffield	Latchaw	Saylor	Wormley
Edwards	Long	Schwengel	Mr. Speaker
Farmer	Lynch	Shepard	

The nays were, none.

Absent or not voting, 11:

Bryson	Martin	Robinson of	Swaner
Hicklin	Meyer	Monroe	Wellington
Less	Norland	Stevens	Whitehead

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

Senate File 32, a bill for an act to amend chapter fifty-one (51), Acts of the Fiftieth General Assembly, relating to compensation of county, municipal and school examiners and their assistants, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Farmer	Less	Shepard
Aubrey	Fimmen	Long	Siefkas
Avery	Fletcher	Lynch	Simonsen
Baker	Frederickson	Martin	Sloane
Bass	Fulk	McEleney	Smith of Clayton
Bents	Gardner of	McFarlane	Steinberg
Blatti	Bremer	McNeill	Stevens
Blewett	Gardner of Limn	McReynolds	Strawman
Bockwoldt	Good	Miller	Tatum
Bonn	Hall	Mills	Te Paske
Bryson	Hedin	Moore	Tyrrell
Burkman	Heffner	Morrissey	Utzig
Capesius	Hoeness	Nelson	Vanderwilt
Carlson	Huston	Nielsen	Van Eaton
Colburn	Jessen	Norland	Visser
Cooper	Kilpatrick	Olson	Walter of
Cowan	Klemesrud	Parrish	Marshall
Cox	Krueger	Peterson	Walter of
Datisman	Kruse	Prentis	Pottawattamie
Davis of	Kuester	Pritchard	Watson
Black Hawk	Kuhlmann	Putney	Weichman
Davis of Fayette	Lane	Redman	Whitaker
Dodds	Langland	Robb	Wormley
Donohue	Latchaw	Saylor	Mr. Speaker
Edwards			

The nays were, 1:

Palmer

Absent or not voting, 14:

Duffield	Poston	Robinson of	Swaner
Frei	Reed	Monroe	Wellington
Hicklin	Robinson of	Schwengel	Whitehead
Meyer	Delaware	Smith of	Williams
		Dickinson	

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 6, a bill for an act relating to veteran's newsstand in the lobby of the state capitol.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 7, a bill for an act relating to veterans' newsstands in county court houses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 23, a bill for an act relating to the warning by the authorities preventing persons from acquiring a settlement.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 39, a bill for an act relating to the licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 71, a bill for an act relating to discontinuance of municipal corporations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 5, a bill for an act relating to soldiers' bonus bond levies.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 9, a bill for an act providing for notice of appeal to the state tax commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 10, a bill for an act relating to the compensation of a minor employee.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 12, a bill for an act authorizing guardians to petition for termination of guardianships whenever the assets thereof are exhausted.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 17, a bill for an act relating to insurance and policies of insurance on aircraft.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 169, a bill for an act relating to boarding prisoners.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 6 relating to compensation of reading clerk and special clerks.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 12 relating to proposals in bill form submitted to committee.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 9

Amend House File 9 by striking from line five (5) thereof the words "county auditor", and inserting in lieu thereof the word "appellant" and by striking from lines eight (8) and nine (9) the words "with him" and inserting a period after the word "appeal" in line eight (8).

SENATE CONCURRENT RESOLUTION 6

Be It Resolved by the Senate, the House Concurring: Pursuant to the provisions of section nineteen (19) of the Code, 1939, it is provided that the daily compensation of the following officers and employees of the Fifty-first General Assembly be as follows, to be paid in accordance with the rules of the Senate and House:

Officers and Employees of the Senate

Reading Clerk	\$7.00
Special Clerks	\$6.00

SENATE MESSAGES CONSIDERED

Senate File 6, a bill for an act to amend section two hundred ninety-five and one-tenth (295.1), Code, 1939, relating to veteran's newsstand in the lobby of the state capitol.

Read first time and referred to committee on military and veterans affairs.

Senate File 7, a bill for an act to amend section five thousand one hundred thirty and one-tenth (5130.1), Code, 1939, relating to veterans' newsstands in county court houses.

Read first time and referred to committee on military and veterans affairs.

Senate File 23, a bill for an act to amend section three thousand eight hundred twenty-eight and ninety-two thousandths (3828.092), Code, 1939, relating to the warning by the authorities preventing persons from acquiring a settlement.

Read first time and referred to committee on judiciary 1.

Senate File 39, a bill for an act to amend, revise, and codify chapter ninety-one and two-tenths, Code, 1939, relating to the licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate.

Read first time and referred to committee on commerce and trade.

Senate File 71, a bill for an act to amend chapter two hundred eighty-six (286), Code, 1939, relating to discontinuance of municipal corporations.

Read first time and referred to committee on judiciary 2.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 1.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 Joint Resolution 1.

AMENDMENTS FILED

Tatum of Harrison filed the following amendment to House File 216:

Amend section six (6) as follows:

By inserting after the word "the" in line three (3) the words "Mount Vernon Hawkeye Record and the Lisbon Herald";

by inserting after the word "at" in line three (3), the words "Mount Vernon";

by inserting after the word "the" in line four (4) the words "Logan Herald-Observer";

and by inserting after the word "at" in line five (5), the word "Logan".

Gardner of Bremer filed the following amendment to House File 161:

Amend section 1, line nine (9), by striking the word "such" and inserting in lieu thereof the word "each".

On motion by Prentis of Ringgold, the House adjourned until 10:30 a. m., Monday, February 12, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 12, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend E. R. Mitchell, pastor of the Central Presbyterian church, Columbus Junction, Iowa.

Journal of February 9 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Siefkas of Clarke on request of Dodds of Des Moines; Norland of Worth on request of Utzig of Dubuque; Fulk of Page on request of Prentis of Ringgold.

PETITIONS

Peterson of Buena Vista presented a telegram from the Buena Vista County Teachers Council of Alta, Iowa, urging passage of House File 115.

Referred to committee on schools and textbooks.

Peterson of Buena Vista presented a telegram from the American Association of University Women of Storm Lake, Iowa, urging support of the administrative school bill.

Referred to committee on schools and textbooks.

Bockwoldt of Ida presented a telegram from the superintendents and principals of twenty-five counties in northwest Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a petition signed by 36 members of the Methodist Church Guild of Fairfield, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Hall of Mills presented a petition signed by 22 federated club members of Hastings, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Fletcher of Osceola presented a resolution from the George E. Mudge Post, No. 324, of the American Legion, Sibley, Iowa, urging legislation favorable to certain tax exemptions for veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

Shepard of Lucas presented a resolution from the Carl L. Caviness Post, No. 102, of the American Legion, Chariton, Iowa, urging legislation favorable to certain tax exemptions for veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

McFarlane of Black Hawk presented a petition signed by 56 employees of the department of buildings and grounds, Iowa State Teachers College of Cedar Falls, urging legislation favorable to pensions for all state employees.

Referred to committee on old age assistance.

Tyrrell of Wright presented a petition signed by 27 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Gardner of Linn presented a petition signed by 26 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 104 and 118 were declared adopted under Rule 72.

HOUSE FILE 176 WITHDRAWN

Poston of Wayne asked and obtained unanimous consent to withdraw House File 176 from the further consideration of the House.

HOUSE FILE 118 REFERRED

The Speaker referred House File 118 to the committee on appropriations.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27:

House File 96.

REPORTS OF COMMITTEES

Avery of Clay, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File 172, a bill for an act to amend sections two thousand five hundred sixty-five (2565) and two thousand five hundred sixty-six (2566), Code, 1939, relating to the practice of dentistry, and to further define the practice of dentistry, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

A. H. AVERY, *Chairman.*

Farmer of Linn, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House Concurrent Resolution 9, rescinding action of the 49th General Assembly relating to constitutional limitation on taxing power of Congress, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 17, a bill for an act to amend sections thirteen thousand six hundred forty-five (13645), ten thousand six hundred fifty-six (10656), and ten thousand six hundred sixty-nine and one-tenth (10669.1), Code, 1939, relating to the filing of county attorney's true informations in municipal courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 142, a bill for an act to amend chapter three hundred twenty-nine (329), Code, 1939, by adding thereto a new section relating to rights of owners of certain riparian lands, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred

House File 155, a bill for an act to amend section eleven thousand nine hundred one (11901), Code, 1939, relating to administration on the estate of an absentee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman.*

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 225, a bill for an act to legalize the action of the independent school district of Fort Dodge, Iowa, in conveying certain real estate to Fort Dodge Gas & Electric Company and certain real estate to Harold Ertl, without holding an election, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman.*

INTRODUCTION OF BILLS

House File 266, by committee on dairy and food, a bill for an act to amend chapter one hundred nineteen (119), Acts of the Fiftieth General Assembly, providing for a temporary milk fat standard for ice cream.

Read first time and passed on file.

House File 267, by committee on dairy and food, a bill for an act to amend chapter one hundred fifty and three tenths (150.3), Code, 1939, relating to the grading of cream and sanitary requirements in the handling of cream and milk.

Read first time and passed on file.

House File 268, by committee on dairy and food, a bill for an act to amend chapter one hundred thirty (130), section ten (10), Acts of the Forty-ninth General Assembly, relating to the fee for testing seed samples.

Read first time and passed on file.

House File 269, by committee on public health, a bill for an act to amend section two thousand four hundred forty-seven (2447), Code, 1939, relating to the renewal of licenses issued by the state department of health.

Read first time and passed on file.

House File 270, by Carlson of Woodbury, a bill for an act to repeal section three thousand six hundred sixteen and one tenth

(3616.1), Code, 1939, and to amend section three thousand six hundred sixteen (3616), Code, 1939, both relating to salaries and expenses of officers and employees of the juvenile court.

Read first time and referred to committee on compensation of public officers and employees.

House File 271, by Bryson of Hardin, a bill for an act to amend chapter four hundred seventy-one (471), Code, 1939, relating to real estate involved in proceedings for divorce.

Read first time and referred to committee on judiciary 1.

House File 272, by Bryson of Hardin, a bill for an act to amend section seven thousand five hundred seventy-two (7572), Code, 1939, relating to drainage districts in two or more counties and specifying duties of boards of supervisors of counties in said districts.

Read first time and referred to committee on drainage.

House File 273, by committee on social security, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths, subsection C (1551.13-C), Code of 1939, as amended, relating to unemployment compensation, and the collection of contributions so as to provide for the transfer of an employer's account to the successor owner of the enterprise; to provide for the continuation of the account in the successor employers in case of reorganization or merger of enterprises; and for the repeal of all acts, or parts of acts, inconsistent with the provisions of this act.

Read first time and passed on file.

House File 274, by committee on social security, a bill for an act to amend chapter seventy-seven and two tenths (77.2), Code, 1939, as amended, providing for unemployment compensation and regulating the collection of contributions and the payment of benefits thereunder; to amend section one thousand five hundred fifty-one and twenty hundredths (1551.20) relating to the rate of interest on past due contributions; and to provide for the repeal of all acts, or parts of acts, inconsistent with the provisions of this act.

Read first time and passed on file.

House File 275, by committee on social security, a bill for an

act to amend chapter seventy-one (71), Acts of the Fiftieth General Assembly of Iowa, relating to the rate of contributions for certain employers whose payrolls for the year 1940 have been increased one hundred per cent (100%) or more subsequent to 1942, and relating to employers who had no payrolls in 1942 and whose payrolls subsequent to 1942 were thirty thousand dollars (\$30,000.00) or more; to amend said chapter to provide that a subsequent employer of an enterprise could use the payroll of his predecessor employer in determining his liability under this act; to provide that no employer whose payroll was less than one hundred thousand dollars (\$100,000.00) in a calendar year could be covered by this act.

Read first time and passed on file.

House File 276, by committee on dairy and food, a bill for an act relating to standards of pure food; to require the enrichment of breads and flour by the addition of certain vitamins and minerals and to prescribe the methods of enrichment; to fix penalties for violation of same.

Read first time and passed on file.

House File 277, by Mills of Adair, a bill for an act to provide an appropriation of twenty-five hundred dollars (\$2500.00) for the publication of the book "Religion in Iowa" by Dr. A. T. DeGroot of Drake University.

Read first time and referred to committee on appropriations.

House File 278, by Cooper of Adams and Siefkas of Clarke, a bill for an act to amend section four thousand seven hundred fifty-five and twenty-three hundredths (4755.23), Code, 1939, relating to jurisdiction to establish, maintain and improve primary roads, and to provide manner of procedure in event of relocation of primary roads.

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

House File 279, by Schwengel of Scott, a bill for an act to provide for the purchase and maintaining of law libraries by the county board of supervisors in counties having more than 60,000 population for the use of the courts, county officers and attorneys.

Read first time and referred to committee on judiciary 1.

House File 280, by committee on dairy and food, a bill for an act to amend section three thousand fifty-eight (3058), Code, 1939, relating to standards for ice creams and other food products.

Read first time and passed on file.

House File 281, by committee on public health, a bill for an act to amend section two thousand four hundred ninety-three (2493), Code, 1939, relating to the practice of the professions licensed under title VIII, Code, 1939.

Read first time and passed on file.

ADOPTION OF SENATE CONCURRENT RESOLUTION 6

Martin of Appanoose called up Senate Concurrent Resolution 6, found on page 352 of the Journal of February 9, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 6 was adopted.

ADOPTION OF HOUSE RESOLUTION 3

Cooper of Adams, Edwards of Union, Good of Boone, Tatum of Harrison, Morrissey of Jasper, Tyrrell of Wright, Frederickson of Palo Alto, Gardner of Linn, Huston of Washington, Pritchard of Hancock, Shepard of Lucas, Watson of O'Brien, and Williams of Van Buren offered the following resolution:

Whereas, Today is the one hundred and thirty-sixth anniversary of the birth of Abraham Lincoln; and

Whereas, Humanity makes progress upward in proportion as each generation in its time emulates the good and discards the bad of those generations living before; and

Whereas, Abraham Lincoln's life possessed many acts and thoughts worthy of emulation by those of today; now, therefore, be it

Resolved by the House of Representatives of the State of Iowa:

I. That promptly at 11:30 a. m. on this day the Speaker shall cause all deliberations to cease, and the doors of the House Chamber to be closed by the Sergeant-at-Arms.

II. That the Speaker ask those present to stand and that he instruct the Chief Clerk to read all of the last paragraph of Lincoln's second inaugural address, this to be followed by the singing in concert of America.

III. That after a few moments of silence the House shall again, at a signal from the Speaker, resume its regular deliberations.

IV. The signatories to these resolutions are in direct line of descent

of men who fought in the Union and Confederate armies of the Civil War of 1861-1865.

ELMER E. COOPER.

E. L. EDWARDS.

C. G. GOOD.

WILLIAM M. TATUM.

EDW. J. MORRISSEY.

W. C. TYRRELL, JR.

LEO D. FREDERICKSON.

JOHN R. GARDNER.

T. H. HUSTON.

W. S. PRITCHARD.

RAY E. SHEPARD.

HARRY E. WATSON.

O. C. WILLIAMS.

Good of Boone asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

McFarlane of Black Hawk offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable C. B. Santee of Black Hawk county, who was a member of the Thirty-seventh, Thirty-eighth and Thirty-ninth General Assemblies, died at Cedar Falls, Iowa, on August 18, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

McFarlane of Black Hawk asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: McFarlane of Black Hawk, Davis of Black Hawk and Kruse of Floyd.

McFarlane of Black Hawk offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles A. Hollis of Black Hawk county, who was a member of the Fortieth, Forty-first, Forty-second, Forty-third and Forty-fourth General Assemblies, died at Cedar Falls, Iowa, on February 18, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

McFarlane of Black Hawk asked and obtained unanimous con-

sent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted:

The Speaker appointed the following committee to draft suitable resolutions: McFarlane of Black Hawk, Davis of Black Hawk and Avery of Clay.

HOUSE JOINT RESOLUTION 2 WITHDRAWN FROM COMMITTEE AND PLACED ON CALENDAR

Dodds of Des Moines invoked Rule 56 on House Joint Resolution 2, the resolution having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the joint resolution was ordered returned to the House and placed on the calendar.

CONSIDERATION OF BILLS

House File 87, a bill for an act to amend chapter two hundred sixty-four (264), Acts of the Fiftieth General Assembly, relating to compensation of shorthand reporters, with report of committee recommending amendment and passage, was taken up for consideration.

Fimmen of Davis moved that the following amendment proposed by the committee be adopted:

Amend by striking section one (1) and inserting in lieu thereof the following:

"Section 1. That chapter 264, Acts of the Fiftieth General Assembly, be and the same is hereby amended by striking from section 3 thereof the figures "1945" and inserting in lieu thereof, the figures "1947"."

Amendment adopted.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Blewett	Colburn	Davis of Fayette
Aubrey	Bockwoldt	Cooper	Dodds
Avery	Bonn	Cowan	Donohue
Baker	Bryson	Cox	Duffield
Bass	Burkman	Datisman	Edwards
Bents	Capesius	Davis of	Farmer
Blatti	Carlson	Black Hawk	Fimmen

Fletcher	Langland	Poston	Tatum
Frederickson	Latchaw	Pritchard	Te Paske
Frei	Less	Putney	Tyrrell
Gardner of	Long	Redman	Utzig
Bremer	Lynch	Robb	Vanderwilt
Gardner of Linn	Martin	Robinson of	Van Eaton
Good	McEleney	Delaware	Visser
Hall	McFarlane	Saylor	Walter of
Heffner	McNeill	Schwengel	Marshall
Hedin	McReynolds	Shepard	Walter of
Hicklin	Meyer	Simonsen	Pottawattamie
Hoeness	Miller	Sloane	Watson
Huston	Mills	Smith of Clayton	Weichman
Jessen	Moore	Smith of	Wellington
Kilpatrick	Morrissey	Dickinson	Whitaker
Klemesrud	Nelson	Steinberg	Whitehead
Krueger	Nielsen	Stevens	Williams
Kruse	Palmer	Strawman	Wormley
Kuester	Parrish	Swaner	Mr. Speaker
Kuhlmann	Peterson		

The nays were, none.

Abesnt or not voting, 8:

Fulk	Olson	Reed	Siefkas
Lane	Prentis	Robinson of	
Norland		Monroe	

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

House File 109, a bill for an act to amend section ten thousand eight hundred eleven (10811), Code, 1939, relating to necessary hotel and living expenses of court reporters, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Cooper	Frei	Kuester
Aubrey	Cowan	Gardner of	Kuhlmann
Avery	Cox	Bremer	Langland
Baker	Datisman	Gardner of Linn	Latchaw
Bass	Davis of	Good	Less
Bents	Black Hawk	Hedin	Long
Blatti	Davis of Fayette	Heffner	Lynch
Blewett	Dodds	Hicklin	Martin
Bockwoldt	Donohue	Hoeness	McEleney
Bonn	Duffield	Huston	McFarlane
Bryson	Edwards	Jessen	McNeill
Burkman	Farmer	Kilpatrick	McReynolds
Capesius	Fimmen	Klemesrud	Meyer
Carlson	Fletcher	Krueger	Miller
Colburn	Frederickson	Kruse	Mills

Moore	Robb	Steinberg	Walter of
Morrissey	Robinson of	Stevens	Marshall
Nelson	Delaware	Strawman	Walter of
Nielsen	Saylor	Swaner	Pottawattamie
Palmer	Schwengel	Tatum	Watson
Parrish	Shepard	Te Paske	Weichman
Peterson	Simonsen	Tyrrell	Wellington
Poston	Sloane	Utzig	Whitaker
Pritchard	Smith of Clayton	Vanderwilt	Whitehead
Putney	Smith of	Van Eaton	Williams
Redman	Dickinson	Visser	Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Fulk	Norland	Reed	Siefkas
Hall	Olson	Robinson of	
Lane	Prentis	Monroe	

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

Sloane of Polk moved that the vote by which House File 109 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File 79, a bill for an act to amend section one hundred fifty-six (156), Code, 1939, relating to duties of the Code editor, with report of committee recommending passage, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Cooper	Frei	Kruse
Aubrey	Cowan	Gardner of	Kuester
Avery	Cox	Bremer	Kuhlmann
Baker	Datiman	Gardner of Linn	Lane
Bass	Davis of	Good	Langland
Bents	Black Hawk	Hall	Latchaw
Blatti	Davis of Fayette	Hedin	Less
Blewett	Dodds	Heffner	Long
Bockwoldt	Donohue	Hicklin	Lynch
Bonn	Duffield	Hoeness	Martin
Bryson	Edwards	Huston	McEleney
Burkman	Farmer	Jessen	McFarlane
Capesius	Fimmen	Kilpatrick	McNeill
Carlson	Fletcher	Klemesrud	McReynolds
Colburn	Frederickson	Krueger	Meyer

Miller	Pritchard	Steinberg	Walter of
Mills	Putney	Strawman	Marshall
Moore	Redman	Swaner	Walter of
Morrissey	Reed	Tatum	Pottawattamie
Nelson	Robb	Te Paske	Watson
Nielsen	Saylor	Tyrrell	Weichman
Palmer	Schwengel	Utzig	Wellington
Parrish	Shepard	Vanderwilt	Whitaker
Peterson	Simonsen	Van Eaton	Whitehead
Poston	Sloane	Visser	Williams
Prentis	Smith of Clayton		Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 8:

Fulk	Robinson of	Robinson of	Smith of
Norland	Delaware	Monroe	Dickinson
Olson		Siefkas	Stevens

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

Senate File 81, a bill for an act to amend section forty-seven (47), Code, 1939, relating to the form of bills presented to the General Assembly, with report of committee recommending passage, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Edwards	Latchaw	Saylor
Aubrey	Farmer	Less	Schwengel
Avery	Fimmen	Long	Shepard
Baker	Fletcher	Lynch	Simonsen
Bass	Frederickson	Martin	Sloane
Bents	Frei	McEleney	Smith of Clayton
Blatti	Gardner of	McNeill	Steinberg
Bockwoldt	Bremer	McReynolds	Stevens
Bonn	Gardner of Linn	Meyer	Strawman
Bryson	Good	Miller	Tatum
Burkman	Hall	Mills	Te Paske
Carlson	Heffner	Moore	Tyrrell
Colburn	Hoeness	Morrissey	Van Eaton
Cooper	Huston	Nelson	Visser
Cowan	Jessen	Palmer	Walter of
Cox	Kilpatrick	Parrish	Pottawattamie
Datisman	Klemesrud	Peterson	Watson
Davis of	Krueger	Prentis	Weichman
Black Hawk	Kruse	Pritchard	Whitaker
Davis of Fayette	Kuester	Redman	Whitehead
Dodds	Kuhlmann	Robinson of	Williams
Donohue	Lane	Delaware	Mr. Speaker
Duffield	Langland		

The nays were, 10:

Blewett	Nielsen	Vanderwilt	Wellington
Hicklin	Robb	Walter of	Wormley
McFarlane	Utzig	Marshall	

Absent or not voting, 12:

Capesius	Olson	Robinson of	Smith of
Fulk	Poston	Monroe	Dickinson
Hedin	Putney	Siefkas	Swaner
Norland	Reed		

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 157, a bill for an act providing for the issuance and delivery of storm sewer bonds of 1945 by the city of Council Bluffs, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 165, a bill for an act to make appropriations to M. D. Munshower, R. K. Crane, etc.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 166, a bill for an act to make appropriations to certain named persons to recover refunds on motor vehicle registration fees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 167, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 168, a bill for an act to make appropriations to Big Four Agricultural Society, etc.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 37, a bill for an act providing for notices to local boards of review when valuations are increased by the county board of review.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 88, a bill for an act making an appropriation for miscellaneous expense of the General Assembly.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 37

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in Cherokee Times, a newspaper published at Cherokee, Iowa, and in Greenfield Free Press, a newspaper published at Greenfield, Iowa."

SENATE AMENDMENT TO HOUSE FILE 88

Amend section one (1), line three (3), by adding after the word "annually" the following: "or so much thereof as may be necessary."

SENATE MESSAGES CONSIDERED

Senate File 157, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of storm sewer bonds of 1945 by the city of Council Bluffs, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds, issued pursuant to said proceedings, to be enforceable obligations of said city.

Read first time and passed on file.

Senate File 165, a bill for an act to make appropriations to M. D. Munshower, R. K. Crane, Giles Funeral Home, and Pursel Funeral Home, Dunshee Funeral Home, and Tyler Funeral Home.

Read first time and referred to committee on appropriations.

Senate File 166, a bill for an act to make appropriations to certain named persons to recover refunds on motor vehicle registration fees.

Read first time and referred to committee on appropriations.

Senate File 167, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment or on account of acts of commission or omission by the state highway commission or its employees.

Read first time and referred to committee on appropriations.

Senate File 168, a bill for an act to make appropriations to Big Four Agricultural Society, Benton County Agricultural Association, and Lyon County Fair Association.

Read first time and referred to committee on appropriations.

OBSERVANCE OF ABRAHAM LINCOLN'S BIRTHDAY

In accordance with House Resolution 3, duly adopted, the House proceeded with the program provided therein for the observance of Abraham Lincoln's birthday.

The Speaker addressed the House with the following remarks:

There is nothing new to be said about the son of Nancy Hanks, the strange, mystic, half-prophet, half-frontier figure—Abraham Lincoln.

In these times when democracy is being assailed on every front, when both within and without it there are those who would destroy it, we as its friends can gain strength by pausing and turning to its greatest exponent—the man whose birthday we celebrate today. We can gain strength from his tolerance, his homely virtues and faults, his forbearance, his patient wisdom and his righteous anger—all springing from the warmth of the prairie soil that produced him.

The arrogance of power has always betrayed the common man. It has ever enslaved and degraded him. Whether it functions under the name of fascism, communism or dictatorship, the result is the same—the degradation of man. "When we defend democracy", it has been said, "we do not defend a political system—we defend humanity".

Who was this rail-splitter, circuit-riding lawyer? What was there about him that makes him the outstanding figure of the modern world? His education was the most rudimentary, but he was the wisest man of his time. He avowed no creed, but his spiritual qualities were the essence of his greatness. He was of the South, but he led the North.

Many eulogies have been pronounced upon him, much has been written to interpret his greatness, but the verdict of the ages will be that of the contemporary standing by his bier: "He was humanity".

Let us bow our heads in reverence, and pause for a moment in memory of the man who said, "with malice toward none; with charity for all".

The Chief Clerk read the last paragraph of Lincoln's inaugural address:

"With malice toward none; with charity for all; with firmness in the right, as God gives us to see the right, let us strive on to finish the work we are in; to bind up the nation's wounds; to care for him who shall have borne the battle, and for his widow, and his orphan—to do all which may achieve and cherish a just and lasting peace among ourselves, and with all nations."

The members and employees of the House joined in singing the following stanzas from "America":

AMERICA

My Country, 'tis of thee,
Sweet land of liberty,
Of thee I sing.

Land where my fathers died,
Land of the Pilgrims' pride,
From ev'ry mountain side,
Let freedom ring.

Our father's God to Thee,
Author of liberty,
To Thee we sing;
Long may our land be bright
With freedom's holy light,
Protect us by Thy might,
Great God our King.

CONSIDERATION OF BILLS

Senate File 128, a bill for an act to amend sections eight thousand eight hundred ninety-five and one hundredth (8895.01), eight thousand eight hundred ninety-five and two hundredths (8895.02), eight thousand eight hundred ninety-five and four hundredths (8895.04), eight thousand eight hundred ninety-five and five hundredths (8895.05), eight thousand eight hundred ninety-five and six hundredths (8895.06), eight thousand eight hundred ninety-five and seven hundredths (8895.07), eight thousand eight hundred ninety-five and eight hundredths (8895.08), eight thousand eight hundred ninety-five and eleven hundredths (8895.11), eight thousand eight hundred ninety-five and thirteen hundredths (8895.13), and chapter four hundred three and one tenth (403.1), Code, 1939, and chapter two hundred seventy-four (274), Laws of the Forty-ninth General Assembly, relating to nonprofit corporations furnishing hospital service, and to authorize nonprofit corporations to contract to furnish medical and surgical service to subscribers and to contract for the furnishing of such service with physicians and surgeons, osteopathic physicians or osteopathic physicians and surgeons; to provide for the regulation and supervision of such corporations; to fix their rights, powers and duties; to provide for the method of their incorporation and the personnel of their board of directors; to declare such corporations to be charitable and benovolent institutions; and to prescribe the powers and duties of the commissioner of insurance with reference to such corporations, was taken up for consideration.

Avery of Clay moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Aubrey	Farmer	Lynch	Smith of Clayton
Avery	Fimmen	McFarlane	Smith of
Baker	Fletcher	McNeill	Dickinson
Bass	Frederickson	McReynolds	Stevens
Bents	Frei	Meyer	Strawman
Blatti	Gardner of	Miller	Swaner
Blewett	Bremer	Mills	Tatum
Bockwoldt	Gardner of Linn	Moore	Te Paske
Bonn	Good	Morrissey	Tyrrell
Bryson	Hedin	Nelson	Vanderwilt
Burkman	Heffner	Palmer	Van Eaton
Capesius	Hicklin	Parrish	Visser
Carlson	Hoeness	Peterson	Walter of
Cooper	Huston	Prentis	Marshall
Cowan	Jessen	Pritchard	Walter of
Cox	Kilpatrick	Redman	Pottawattamie
Datisman	Klemesrud	Robb	Watson
Davis of	Krueger	Robinson of	Weichman
Black Hawk	Kruse	Delaware	Wellington
Davis of Fayette	Kuester	Saylor	Whitaker
Dodds	Kuhlmann	Schwengel	Whitehead
Donohue	Lane	Shepard	Williams
Duffield	Langland	Simonsen	Wormley
Edwards	Latchaw	Sloane	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Anderson	Long	Olson	Robinson of
Colburn	Martin	Poston	Monroe
Fulk	McEleney	Putney	Siefkas
Hall	Nielsen	Reed	Steinberg
Less	Norland		Utzig

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

House File 189, a bill for an act to amend sections one thousand seven hundred ninety-four and eleven thousandths (1794.011), one thousand seven hundred ninety-four and twenty thousandths (1794.020), one thousand seven hundred ninety-four and twenty-two thousandths (1794.022), one thousand seven hundred ninety-four and thirty-four thousandths (1794.034), and one thousand seven hundred and four (1704), Code, 1939, relating to fish and game, was taken up for consideration.

Blatti of Chickasaw offered the following amendment and moved its adoption:

Amend section one (1), line six (6), by striking the word and figure "October 10" and inserting in lieu thereof the word and figure "September 15".

Amendment adopted.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend section one (1), by striking lines ten (10), eleven (11), and twelve (12).

Amendment adopted.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Duffield	Lane	Simonsen
Aubrey	Edwards	Langland	Smith of Clayton
Avery	Fimmen	Latchaw	Smith of
Baker	Fletcher	Less	Dickinson
Bass	Frederickson	Long	Strawman
Bents	Frei	McEleney	Tatum
Blatti	Gardner of	McNeill	Te Paske
Blewett	Bremer	McReynolds	Tyrrell
Bockwoldt	Gardner of Linn	Meyer	Vanderwilt
Bonn	Good	Mills	Van Eaton
Bryson	Hall	Nelson	Visser
Burkman	Hedin	Nielsen	Walter of
Capesius	Heffner	Palmer	Marshall
Carlson	Hicklin	Parrish	Walter of
Cooper	Hoeness	Peterson	Pottawattamie
Cowan	Huston	Poston	Watson
Cox	Jessen	Prentis	Weichman
Datisman	Kilpatrick	Pritchard	Wellington
Davis of	Klemesrud	Putney	Whitaker
Black Hawk	Krueger	Robb	Whitehead
Davis of Fayette	Kruse	Saylor	Williams
Dodds	Kuester	Schwengel	Wormley
Donohue	Kuhlmann	Shepard	Mr. Speaker

The nays were, 3:

Lynch	McFarlane	Redman
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Absent or not voting, 18:

Colburn	Moore	Robinson of	Sloane
Farmer	Morrissey	Delaware	Steinberg
Fulk	Norland	Robinson of	Stevens
Martin	Olson	Monroe	Swaner
Miller	Reed	Siefkas	Utzig

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

Latchaw of Muscatine moved that the vote by which House File 189 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

AMENDMENTS FILED

Aubrey of Wapello filed the following amendment to House File 84:

Amend by striking the period in line eighteen (18), and adding thereto the following: “, and any violation of such rules and regulations shall be deemed just cause for revoking said permission.”

Further amend by adding a new section as follows:

“Sec. 2. If any part of section one (1) of this act shall be declared unconstitutional, then all of section one (1) shall be null and void.”

Dodds of Des Moines filed the following amendment to House Joint Resolution 2:

Amend House Joint Resolution 2 as follows:

Strike “Be It Resolved by the General Assembly of the State of Iowa” and substitute in lieu thereof as follows: “Be It Enacted by the General Assembly of the State of Iowa”.

In line five (5) of section one (1) after the word “cause” insert the word “upon”; and after the word “based” insert the following: “or in any subsequent judgment that may be entered in the same cause of action”.

In line ten (10) of section one (1) add a new sentence as follows: “The net proceeds realized upon said judgment or judgments shall, when collected, become a part of the secondary road construction funds of said Des Moines County.”.

Hall of Mills moved that the House adjourn until 9:30 a. m., Tuesday, February 13, 1945.

Walter of Pottawattamie moved as a substitute motion that the House adjourn until 10 a. m., Tuesday, February 13, 1945.

Substitute motion prevailed, and the House adjourned until 10 a. m., Tuesday, February 13, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 13, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend L. A. Dale, pastor of the Methodist church, Alta, Iowa.

Journal of February 12 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted McFarlane of Black Hawk on request of Nielsen of Pottawattamie; Putney of Tama on request of Meyer of Jackson; Te Paske of Sioux on request of McEleney of Clinton.

PRESENTATION OF VISITORS

Sloane of Polk presented the members of the Speech II class of West Des Moines high school, with their teacher, Mrs. Fearing Howard.

Felton of Warren presented a group of pupils from the Lawerburg school, Warren county, with their teacher, Ethyl Gillette; also a group of pupils from Davis school, Warren county, with their teacher, Katherine Hammer.

PETITIONS

Edwards of Union presented a petition signed by 83 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Cowan of Keokuk presented a petition signed by 52 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Redman of Sac presented a telegram from the superintendents

and principals of twenty-five counties in northwest Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

McReynolds of Wapello presented a petition signed by 26 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Whitaker of Poweshiek presented a petition from 71 members of the Poweshiek County Young Married Couples group, urging passage of legislation favorable to secondary road improvement and the Iowa School Code Commission bills.

Referred to committees on roads and highways; and schools and textbooks.

Davis of Black Hawk presented a petition signed by 7 citizens of Cedar Falls, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Meyer of Jackson presented a petition from 15 members of the Jackson County Bar Association urging passage of legislation favorable to an increase in the salaries of district court judges.

Referred to the committee on compensation of public officers and employees.

Krueger of Cerro Gordo presented a petition signed by 55 municipal employees of Mason City, Iowa, urging legislation favorable to a pension plan for public employees.

Referred to committee on old age assistance.

Colburn of Shelby presented a resolution signed by 9 members of the Shelby County Bar Association urging legislation favorable to an increase in the salaries of the supreme court justices.

Referred to committee on compensation of public officers and employees.

REPORTS OF COMMITTEES

Gardner of Linn, from the committee on military and veterans affairs, submitted the following report:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 6, a bill for an act to amend section 295.1, Code, 1939, relating to veteran's newsstand in the lobby of the state capitol, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 7, a bill for an act to amend section 5130.1, Code, 1939, relating to veterans' newsstands in county court houses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 131, a bill for an act to amend title 32, Code, 1939, relating to estates of missing personnel, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman.*

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 192, a bill for an act providing for free recording of certain documents issued to members of the armed forces, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN R. GARDNER, *Chairman.*

Klemesrud of Winnebago, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred House File 205, a bill for an act to amend section eight thousand nine hundred seventy (8970), Code, 1939, relating to the publication of certificates of compliance of corporations formed for the purpose of insurance, other than life insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

THEO. KLEMESRUD, *Chairman.*

Avery of Clay, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File 112, a bill for an act to amend section two thousand five hundred thirteen (2513), Code, 1939, relating to itinerant licenses for cosmetologists, begs leave to report it has had the same under con-

sideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

A. H. AVERY, *Chairman*.

Pritchard of Hancock, from the committee on public utilities, submitted the following report:

MR. SPEAKER: Your committee on public utilities, to whom was referred House File 148, a bill for an act to repeal section eight thousand three hundred twenty-eight (8328), Code, 1939, and to amend section eight thousand three hundred twenty-six (8326), Code, 1939, relating to the manner of construction of electric transmission lines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. S. PRITCHARD, *Chairman*.

Tyrrell of Wright, from the committee on agriculture 1, submitted the following report:

MR. SPEAKER: Your committee on agriculture 1, to whom was referred House File 143, a bill for an act to amend chapters one hundred thirty-seven (137) and one hundred forty-two (142), Code, 1939, by transferring the supervision of farmers' institutes and short courses, and poultry associations, from the department of agriculture to the Iowa state fair board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. C. TYRRELL, JR., *Chairman*.

Bockwoldt of Ida, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File 209, a bill for an act to amend chapter one hundred fifty-two (152), Code, 1939, relating to commercial feeds and commercial feed fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. M. F. BOCKWOLDT, *Chairman*.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 165, a bill for an act to make appropriations to M. D. Munshower, R. K. Crane, Giles Funeral Home, and Pursel Funeral Home, Dunshee Funeral Home, and Tyler Funeral Home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 167, a bill for an act to make appropriations to certain

named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of acts of commission or omission by the state highway commission or its employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 166, a bill for an act to make appropriations to certain named persons to recover refunds on motor vehicle registration fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 168, a bill for an act to make appropriations to Big Four Agricultural Society, Benton Co. Agr. Assn., and Lyon Co. Fair Assn., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Weichman of Benton, from the committee on banks and banking, submitted the following report:

MR. SPEAKER: Your committee on banks and banking, to whom was referred Senate File 85, a bill for an act to amend section seven thousand four hundred twenty and twenty-two hundredths (7420.22), Code, 1939, relating to the payment of claims against the state sinking fund for public deposits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HARRY E. WEICHMAN, *Chairman*.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 172, 142, 155, 225, and Senate File 17 were declared adopted under Rule 72.

HOUSE FILE 135 WITHDRAWN

Tyrrell of Wright asked and obtained unanimous consent to withdraw House File 135 from the further consideration of the House.

HOUSE FILE 89 WITHDRAWN

Redman of Sac asked and obtained unanimous consent to withdraw House File 89 from the further consideration of the House.

SENATE FILE 157 SUBSTITUTED FOR HOUSE FILE 186

Walter of Pottawattamie asked and obtained unanimous consent to substitute Senate File 157 for House File 186.

EXPLANATION OF MY VOTE ON SENATE FILE 128

It was imperative that I was absent from the House yesterday, February 12. I did not realize that Senate File 128 would so soon be considered by the House; however, had I been present, mine would have been a "yes" vote.

Respectfully submitted,

HENRY SIEFKAS.

INTRODUCTION OF BILLS

House File 282, by committee on public health, a bill for an act to amend section two thousand two hundred twenty-eight (2228), two thousand two hundred twenty-nine (2229), two thousand two hundred thirty (2230), two thousand two hundred thirty-five (2235), two thousand two hundred sixty-six (2266), two thousand three hundred eleven (2311), five thousand five hundred forty-three (5543), Code, 1939, relating to local boards of health.

Read first time and passed on file.

House File 283, by Shepard of Lucas and Good of Boone, a bill for an act to amend section six thousand nine hundred forty-four (6944), Code, 1939, relating to property exempt from taxation.

Read first time and referred to committee on ways and means.

House File 284, by Fimmen of Davis, Hicklin of Louisa, Bryson of Hardin, Tyrrell of Wright, Meyer of Jackson, Williams of Van Buren, Mills of Adair, Avery of Clay, Less of Dubuque, Long of Clinton, Walter of Pottawattamie, McReynolds of Wapello, Langland of Winneshiek, Edwards of Union, Cowan of Keokuk, Morrissey of Jasper, Visser of Marion, Aubrey of Wapello, Gardner of Linn, Te Paske of Sioux, Steinberg of Story, Nielsen of Pottawattamie, Shepard of Lucas, Burkman of Polk, Sloane of Polk, Hall of Mills, Wormley of Plymouth, Cox of Webster, Farmer of Linn and Fulk of Page, a bill for an act to amend twelve thousand eight hundred sixteen and one tenth

(12816.1), Code, 1939, fixing the salaries of judges of supreme court.

Read first time and referred to committee on compensation of public officers and employees.

House File 285, by Bryson of Hardin, Burkman of Polk, Fimmen of Davis, Lane of Carroll, Poston of Wayne, Shepard of Lucas, Sloane of Polk and Tatum of Harrison, a bill for an act relating to the licensing and regulation of private detectives and private detective agencies and making the provisions hereof applicable to special charter cities.

Read first time and referred to committee on police regulations—suppression of crime and intemperance.

House File 286, by Kilpatrick of Fremont, a bill for an act to amend section five thousand four hundred forty-five (5445), Code, 1939, relating to the purchase of blanks and tags for the assessment of dogs.

Read first time and referred to committee on county and township affairs.

House File 287, By Kilpatrick of Fremont, a bill for an act to amend section three thousand eight hundred twenty-eight and sixty-five thousandths (3828.065), Code, 1939, relating to the payment for care of soldiers' graves.

Read first time and referred to committee on military and veterans affairs.

House File 288, by Kilpatrick of Fremont, a bill for an act to amend section three thousand six hundred four and one tenth (3604.1), Code, 1939, relating to the lien on real estate for care furnished inmates of state institutions.

Read first time and referred to committee on board of control.

House File 289, by McFarlane of Black Hawk, a bill for an act to amend sections four thousand three hundred forty-five (4345) and four thousand three hundred forty-six (4346), Code, 1939, relating to independent school district pension system.

Read first time and referred to committee on schools and textbooks.

House File 290, by Burkman of Polk and Shepard of Lucas, a bill for an act to amend section thirteen thousand four hundred sixty-eight (13468), Code, 1939, relating to arrest.

Read first time and referred to committee on police regulations—suppression of crime and intemperance.

House File 291, by committee on public libraries, a bill for an act to provide for the establishment and maintenance of free public libraries in counties for the use of those persons living in the area of the counties outside of cities and towns which maintain free public libraries.

Read first time and passed on file.

House File 292, by committee on dairy and food, a bill for an act to protect the public against milk borne disease and for this purpose to provide, within the department of agriculture, for dairy specialists and bacteriologists for the purpose of efficient control of sanitary production, processing and marketing of dairy products and to provide adequate laboratory facilities for this purpose.

Read first time and referred to committee on appropriations.

House File 293, by Gardner of Linn, Reed of Jefferson, Prentiss of Ringgold, and Jessen of Audubon, a bill for an act to amend section three thousand three hundred eighty-four and fourteen hundredths (3384.14), Code, 1939, relating to contributing to own support in the soldiers' home.

Read first time and referred to committee on military and veterans affairs.

House File 294, by Gardner of Linn, Reed of Jefferson, Prentiss of Ringgold, and Jessen of Audubon, a bill for an act to amend section three thousand three hundred eighty-four and five hundredths (3384.05), Code, 1939, relating to soldiers' home and to widows of veterans.

Read first time and referred to committee on military and veterans affairs.

CONSIDERATION OF SENATE AMENDMENTS

On request of Kuester of Cass, unanimous consent having been given, House File 88, a bill for an act making an appropri-

tion for miscellaneous expense of the General Assembly, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend section one (1), line three (3), by adding after the word "annually" the following: "or so much thereof as may be necessary."

Kuester of Cass moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 88.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Fimmen	McReynolds	Smith of Clayton
Aubrey	Fletcher	Meyer	Smith of
Avery	Frei	Miller	Dickinson
Baker	Fulk	Mills	Steinberg
Bass	Gardner of Linn	Moore	Stevens
Bents	Good	Morrissey	Swaner
Blatti	Hedin	Nelson	Tatum
Blewett	Hicklin	Norland	Te Paske
Bockwoldt	Hoeness	Olson	Tyrrell
Bonn	Huston	Palmer	Utzig
Bryson	Jessen	Parrish	Vanderwilt
Burkman	Kilpatrick	Peterson	Van Eaton
Carlson	Klemesrud	Pritchard	Visser
Colburn	Krueger	Redman	Walter of
Cooper	Kruse	Reed	Marshall
Cowan	Kuester	Robb	Walter of
Cox	Kuhlmann	Robinson of	Pottawattamie
Datisman	Langland	Delaware	Watson
Davis of	Latchaw	Saylor	Weichman
Black Hawk	Less	Schwengel	Wellington
Davis of Fayette	Lynch	Shepard	Whitaker
Dodds	Martin	Siefkas	Whitehead
Duffield	McEleney	Simonsen	Williams
Edwards	McNeill	Sloane	Wormley
Farmer			Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Capesius	Hall	McFarlane	Putney
Donohue	Heffner	Nielsen	Robinson of
Frederickson	Lane	Poston	Monroe
Gardner of	Long	Prentis	Strawman
Bremer			

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

On request of Sloane of Polk, unanimous consent having been given, House File 37, a bill for an act to amend section seven thousand one hundred thirty-seven (7137), Code, 1939, and providing for notices to local boards of review when valuations are increased by the county board of review, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in Cherokee Times, a newspaper published at Cherokee, Iowa, and in Greenfield Free Press, a newspaper published at Greenfield, Iowa."

Sloane of Polk moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 37.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Dodds	Kruse	Olson
Aubrey	Donohue	Kuester	Palmer
Avery	Duffield	Kuhlmann	Parrish
Baker	Edwards	Lane	Peterson
Bass	Farmer	Langland	Poston
Bents	Fimmen	Latchaw	Prentis
Blatti	Fletcher	Less	Pritchard
Blewett	Frederickson	Long	Redman
Bockwoldt	Frei	Lynch	Reed
Bonn	Fulk	Martin	Robb
Bryson	Gardner of Linn	McEleney	Robinson of
Burkman	Good	McNeill	Delaware
Carlson	Hall	McReynolds	Saylor
Colburn	Hedin	Meyer	Schwengel
Cooper	Hicklin	Miller	Shepard
Cowan	Hoeness	Mills	Siefkas
Cox	Huston	Moore	Simonsen
Datisman	Jessen	Morrissey	Sloane
Davis of	Kilpatrick	Nelson	Smith of Clayton
Black Hawk	Klemesrud	Nielsen	Smith of
Davis of Fayette	Krueger	Norland	Dickinson

Steinberg	Utzig	Walter of	Whitaker
Stevens	Vanderwilt	Pottawattamie	Whitehead
Swaner	Van Eaton	Watson	Williams
Tatum	Visser	Weichman	Mr. Speaker
Te Paske	Walter of	Wellington	
Tyrrell	Marshall		

The nays were, none.

Absent or not voting, 8:

Capesius	Heffner	Robinson of	Strawman
Gardner of	McFarlane	Monroe	Wormley
Bremer	Putney		

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

On request of Sloane of Polk, unanimous consent having been given, House File 9, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-eight thousandths (6943.148), Code, 1939, as amended by chapter 209, Laws of the Fiftieth General Assembly, and providing for notice of appeal to the state tax commission, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 9 by striking from line five (5) thereof the words "county auditor", and inserting in lieu thereof the word "appellant" and by striking from lines eight (8) and nine (9) the words "with him" and inserting a period after the word "appeal" in line eight (8).

Sloane of Polk moved that the action on House File 9 be deferred until Wednesday, February 14, 1945, and that the bill retain its place on the calendar.

Motion prevailed and action on House File 9 was deferred.

MESSAGES FROM 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 1, a bill for an act relating to veterans exemptions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 53, a bill for an act relating to mechanics' liens.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 153, a bill for an act relating to hotels, restaurants and food establishments.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 169, a bill for an act to make appropriations to Iowa Photographic Supply Co., etc.

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

House Concurrent Resolution 13 relating to the photographing of the members of the Fifty-first General Assembly.

W. J. SCARBOROUGH, *Secretary*.

SENATE FILE 153 SUBSTITUTED FOR HOUSE FILE 237

Kruse of Floyd asked and obtained unanimous consent to substitute Senate File 153 for House File 237.

SENATE MESSAGES CONSIDERED

Senate File 1, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1939, relating to tax exemption to soldiers, sailors, marines and nurses, and to provide for reimbursement to the counties for loss of revenues occasioned by such exemptions.

Read first time and referred to committee on military and veterans affairs.

Senate File 169, a bill for an act to make appropriations to Iowa Photographic Supply Company, Drs. Peterson & Peterson, Atlantic Hospital, Inc., R. L. Barnett, M. D., Chicago & Northwestern Railroad, Byron Hockenberry, Ross McCreedy, Mrs. Ann Keller, Jack Tallman, Dr. J. J. Brady and C. R. Gibson.

Read first time and referred to committee on appropriations.

Senate File 53, a bill for an act to amend sections ten thousand two hundred seventy (10270), ten thousand two hundred seventy-one (10271), ten thousand two hundred seventy-four (10274), ten thousand two hundred seventy-five (10275), ten thousand two hundred seventy-seven (10277), ten thousand two hundred eighty-two (10282), ten thousand two hundred eighty-three (10283), ten thousand two hundred eighty-seven (10287), ten thousand two hundred eighty-nine (10289), ten thousand two hundred ninety (10290), Code, 1939, relating to mechanics' liens, enlarging the definition of material and increasing the scope of mechanics' liens.

Read first time and referred to committee on judiciary 2.

Senate File 153, a bill for an act to amend chapter one hundred thirty-three (133), relating to hotels, restaurants and food establishments.

Read first time and passed on file.

CONSIDERATION OF BILLS

Dodds of Des Moines asked and obtained unanimous consent for the immediate consideration of House Joint Resolution 2, a joint resolution establishing the rights of Des Moines county, Iowa, in the money judgment in favor of the State of Iowa and Des Moines county, Iowa, rendered May 17, 1944, in an action entitled United States of America, plaintiff, vs. Des Moines County, Iowa and the State of Iowa, defendants, in the District Court of the United States for the Southern District of Iowa, Eastern Division, with report of committee recommending passage.

Fimmen of Davis moved that the following amendment proposed by Dodds of Des Moines be adopted:

Amend House Joint Resolution 2 as follows:

Strike "Be It Resolved by the General Assembly of the State of Iowa" and substitute in lieu thereof as follows: "Be It Enacted by the General Assembly of the State of Iowa".

In line five (5) of section one (1) after the word "cause" insert the word "upon"; and after the word "based" insert the following: "or in any subsequent judgment that may be entered in the same cause of action".

In line ten (10) of section one (1) add a new sentence as follows: "The net proceeds realized upon said judgment or judgments shall, when collected, become a part of the secondary road construction funds of said Des Moines County".

Amendment adopted.

Fimmen of Davis moved that the joint resolution be read a last time now and placed upon its passage, which motion prevailed, and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 100:

Anderson	Burkman	Dodds	Gardner of
Aubrey	Carlson	Donohue	Bremer
Avery	Colburn	Duffield	Gardner of Linn
Bass	Cooper	Edwards	Good
Bents	Cowan	Farmer	Hall
Blatti	Cox	Fimmen	Hedin
Blewett	Datisman	Fletcher	Heffner
Bockwoldt	Davis of	Frederickson	Hicklin
Bonn	Black Hawk	Frei	Hoeness
Bryson	Davis of Fayette	Fulk	Huston

Jessen	Meyer	Robinson of	Tyrrell
Kilpatrick	Miller	Delaware	Utzig
Klemesrud	Mills	Saylor	Vanderwilt
Krueger	Moore	Schwengel	Van Eaton
Kruse	Morrissey	Shepard	Walter of
Kuester	Nelson	Siefkas	Marshall
Kuhlmann	Nielsen	Simonsen	Walter of
Lane	Norland	Sloane	Pottawattamie
Langland	Olson	Smith of Clayton	Watson
Laichaw	Palmer	Smith of	Weichman
Less	Parrish	Dickinson	Wellington
Long	Peterson	Steinberg	Whitaker
Lynch	Poston	Strawman	Whitehead
Martin	Pritchard	Swaner	Williams
McEleney	Redman	Tatum	Wormley
McNeill	Reed	Te Paske	Mr. Speaker
McReynolds	Robb		

The nays were, none.

Absent or not voting, 8:

Baker	Prentis	Robinson of	Stevens
Capesius	Putney	Monroe	Visser
McFarlane			

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

Dodds of Des Moines moved that the vote by which House Joint Resolution 2 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Walter of Pottawattamie asked and obtained unanimous consent for the immediate consideration of Senate File 157, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of storm sewer bonds of 1945 by the city of Council Bluffs, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds, issued pursuant to said proceedings, to be enforceable obligations of said city.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Bents	Bryson	Cowan
Aubrey	Blatti	Burkman	Cox
Avery	Blewett	Carlson	Datisman
Baker	Bockwoldt	Colburn	Davis of
Bass	Bonn	Cooper	Black Hawk

Davis of Fayette	Klemesrud	Norland	Strawman
Dodds	Krueger	Olson	Swaner
Donohue	Kruse	Palmer	Tatum
Duffield	Kuester	Parrish	Te Paske
Edwards	Kuhlmann	Peterson	Tyrrell
Farmer	Lane	Poston	Utzig
Fimmen	Langland	Prentis	Vanderwilt
Fletcher	Latchaw	Pritchard	Van Eaton
Frederickson	Less	Redman	Visser
Frei	Long	Reed	Walter of
Fulk	Lynch	Robb	Marshall
Gardner of	Martin	Robinson of	Walter of
Bremer	McEleney	Delaware	Pottawattamie
Gardner of Linn	McNeill	Saylor	Watson
Good	McReynolds	Schwengel	Weichman
Hedin	Meyer	Siefkas	Wellington
Heffner	Miller	Simonsen	Whitaker
Hicklin	Mills	Sloane	Whitehead
Hoeness	Moore	Smith of Clayton	Williams
Huston	Morrissey	Smith of	Wormley
Jessen	Nelson	Dickinson	Mr. Speaker
Kilpatrick	Nielsen	Steinberg	

The nays were, none.

Absent or not voting, 7:

Capesius	McFarlane	Robinson of	Shepard
Hall	Putney	Monroe	Stevens

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

Whitehead of Dallas asked unanimous consent for the immediate consideration of Senate File 96.

Objections were made.

Objections sustained.

House File 199, a bill for an act to amend section three thousand seventy-six and one-tenth (3076.1), and section three thousand seventy-six and two-tenths (3076.2), Code, 1939, relating to the production and sale of dairy products, was taken up for consideration.

Redman of Sac moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Bass	Bryson	Cooper
Aubrey	Bents	Burkman	Cowan
Avery	Blewett	Carlson	Cox
Baker	Bockwoldt	Colburn	Datisman

Davis of Black Hawk	Jessen Kilpatrick	Nelson Nielsen	Smith of Dickinson
Davis of Fayette	Klemesrud	Norland	Steinberg
Dodds	Krueger	Olson	Stevens
Duffield	Kruse	Palmer	Strawman
Edwards	Kuester	Peterson	Swaner
Farmer	Kuhlmann	Poston	Tatum
Fimmen	Lane	Prentis	Te Paske
Fletcher	Langland	Pritchard	Tyrrell
Frederickson	Latchaw	Redman	Vanderwilt
Frei	Less	Robb	Van Eaton
Fulk	Long	Robinson of Delaware	Visser
Gardner of Bremer	Lynch	Saylor	Walter of Marshall
Gardner of Linn	McEleney	Schwengel	Walter of Pottawattamie
Good	McNeill	Shepard	Watson
Hall	McReynolds	Siefkas	Weichman
Hedin	Meyer	Simonsen	Whitaker
Heffner	Miller	Sloane	Williams
Hicklin	Mills	Smith of Clayton	Mr. Speaker
Hoeness	Moore		
	Morrissey		

The nays were, 4:

Bonn	Parrish	Reed	Wormley
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Absent or not voting, 11:

Blatti	Huston	Putney	Utzig
Capesius	Martin	Robinson of Monroe	Wellington
Donohue	McFarlane		Whitehead

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

House File 203, a bill for an act to amend section five thousand one hundred and twenty-six hundredths (5100.26), Code, 1939, relating to the liability insurance or surety bond requirements imposed upon certificated motor vehicle carriers, was taken up for consideration.

Avery of Clay moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Burkman	Donohue	Gardner of Linn
Aubrey	Carlson	Duffield	Good
Avery	Colburn	Edwards	Hall
Baker	Cooper	Farmer	Hedin
Bass	Cowan	Fimmen	Heffner
Bents	Cox	Fletcher	Hoeness
Blatti	Datisman	Frederickson	Huston
Blewett	Davis of Black Hawk	Frei	Jessen
Bockwoldt		Fulk	Kilpatrick
Bonn	Davis of Fayette	Gardner of Bremer	Klemesrud
Bryson	Dodds		Krueger

Kuester	Nelson	Saylor	Utzig
Kuhlmann	Nielsen	Schwengel	Vanderwilt
Lane	Norland	Shepard	Van Eaton
Langland	Olson	Siefkas	Visser
Latchaw	Palmer	Simonsen	Walter of
Less	Parrish	Sloane	Marshall
Long	Peterson	Smith of Clayton	Walter of
Lynch	Poston	Smith of	Pottawattamie
McEleney	Prentis	Dickinson	Watson
McNeill	Pritchard	Steinberg	Weichman
McReynolds	Redman	Stevens	Whitaker
Meyer	Reed	Strawman	Whitehead
Miller	Robb	Swaner	Williams
Mills	Robinson of	Tatum	Wormley
Moore	Delaware	Te Paske	Mr. Speaker
Morrissey			

The nays were, none.

Absent or not voting, 9:

Capesius	Martin	Robinson of	Tyrrell
Hicklin	McFarlane	Monroe	Wellington
Kruse	Putney		

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

House File 201, a bill for an act to require licenses for wool dealers and to provide penalties for violations of the statutes by said dealer, was taken up for consideration.

Walter of Marshall moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Davis of Fayette	Klemesrud	Nelson
Aubrey	Donohue	Krueger	Nielsen
Avery	Edwards	Kruse	Norland
Baker	Farmer	Kuester	Olson
Bass	Fimmen	Kuhlmann	Palmer
Bents	Fletcher	Lane	Peterson
Blatti	Frederickson	Langland	Poston
Blewett	Frei	Latchaw	Prentis
Bockwoldt	Fulk	Less	Pritchard
Bonn	Gardner of	Long	Redman
Bryson	Bremer	Lynch	Reed
Burkman	Gardner of Linn	Martin	Robb
Carlson	Good	McEleney	Robinson of
Colburn	Hedin	McNeill	Delaware
Cooper	Heffner	McReynolds	Saylor
Cowan	Hicklin	Meyer	Schwengel
Cox	Hoeness	Miller	Shepard
Datisman	Huston	Mills	Siefkas
Davis of	Jessen	Moore	Simonsen
Black Hawk	Kilpatrick	Morrissey	Sloane

Smith of Clayton	Tatum	Visser	Whitaker
Smith of Dickinson	Te Paske	Walter of Marshall	Whitehead
Steinberg	Tyrrell	Watson	Williams
Strawman	Utzig	Weichman	Wormley
Swaner	Vanderwilt	Wellington	Mr. Speaker
	Van Eaton		

The nays were, 1:

Parrish

Absent or not voting, 9:

Capesius	Hall	Robinson of	Walter of
Dodds	McFarlane	Monroe	Pottawattamie
Duffield	Putney	Stevens	

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

House File 208, a bill for an act creating an Iowa development commission, providing for the appointment of its members, defining its powers and duties, providing for a director and other necessary employees, providing for office space therefor, and making appropriations for its work, providing for the transfer of funds from Iowa industrial and defense commission to the use of the Iowa development commission and extending the powers and duties of the Iowa industrial and defense commission and county defense councils for the duration of the war, was taken up for consideration.

Smith of Clayton offered the following amendment and moved its adoption:

Amend section 11 (11), line six (6), by striking the words "chairman or director of the commission.", and inserting in lieu thereof the words "commission at its regular monthly meeting."

Amendment lost.

Gardner of Bremer moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Burkman	Dodds	Gardner of
Aubrey	Carlson	Duffield	Bremer
Avery	Colburn	Edwards	Gardner of Linn
Baker	Cowan	Fimmen	Hall
Bass	Cox	Fletcher	Hedin
Bents	Datisman	Frederickson	Hicklin
Blatti	Davis of	Frei	Hoeness
Blewett	Black Hawk	Fulk	Huston
Bryson	Davis of Fayette		Jessen

Kilpatrick	Mills	Schwengel	Vanderwilt
Klemesrud	Moore	Shepard	Van Eaton
Krueger	Morrissey	Siefkas	Visser
Kruse	Nelson	Simonsen	Walter of
Kuester	Nielsen	Sloane	Marshall
Kuhlmann	Norland	Smith of Clayton	Walter of
Langland	Olson	Smith of	Pottawattamie
Latchaw	Palmer	Dickinson	Watson
Less	Parrish	Steinberg	Weichman
Long	Peterson	Stevens	Wellington
Lynch	Prentis	Strawman	Whitaker
Martin	Pritchard	Swaner	Whitehead
McEleney	Redman	Te Paske	Williams
McNeill	Reed	Tyrrell	Wormley
McReynolds	Robb	Utzig	Mr. Speaker
Meyer	Saylor		

The nays were, 5:

Bockwolft	Cooper	Donohue	Heffner
Bonn			

Absent or not voting, 11:

Capesius	McFarlane	Putney	Robinson of
Farmer	Miller	Robinson of	Monroe
Good	Poston	Delaware	Tatum
Lane			

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

Anderson of Henry, 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 5, 10, 12, 17, 169, and Senate File 32.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 5, 10, 12, 17, 169, and Senate File 32.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports

that it has, on this 13th day of February, 1945, sent to the governor for his approval: House Files 5, 10, 12, 17 and 169.

CARL A. ANDERSON, *Chairman*.

Report adopted.

AMENDMENTS FILED

Smith of Clayton filed the following amendment to House File 210:

Amend by adding a new subsection as follows:

3. Strike out the word "eight" (8) in line six (6) and substitute in lieu thereof the word "twelve" (12).

Further amend by adding a new section as follows:

Sec. 2. Section seven thousand one hundred ten (7110) Code, 1939, is amended as follows:

1. Strike the word "eight" (8) in line six (6) and substitute in lieu thereof the word "twelve" (12).

Further amend by correcting the title to include section seven thousand one hundred ten, (7110).

Carlson of Woodbury filed the following amendment to House File 98:

Amend by striking all of section five (5) and inserting in lieu thereof the following: "This act shall not be in full force and effect until six (6) months after cessation of hostilities between United States, Germany and Japan."

Prentis of Ringgold moved that the House adjourn until 9:30 a. m., Wednesday, February 14, 1945.

Walter of Pottawattamie moved as a substitute motion that the House adjourn until 10 a. m., Wednesday, February 14, 1945.

Substitute motion prevailed, and the House adjourned until 10 a. m., Wednesday, February 14, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 14, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend S. B. Williamson, pastor of the Christian church, Fairfield, Iowa.

Journal of February 13 was corrected and approved.

PRESENTATION OF VISITORS

Whitehead of Dallas presented the members of the senior government class from the Washington Township consolidated school of Dallas county.

Sloane of Polk presented the Senior Social Science class of the Mitchellville high school and their teacher, K. W. Van Horn.

Hoeness of Madison presented the Honorable E. M. Griswold, former member from Madison county.

PETITIONS

McReynolds of Wapello presented a petition signed by 14 citizens of Ottumwa, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

McReynolds of Wapello presented a petition signed by 13 members of the Lincoln Elementary School faculty of Ottumwa, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Lynch of Pocahontas arose and under the question of personal privilege made the following remarks:

Two years ago today I was declared the valentine of 107 true and stalwart men of the House. This morning, with the consent of the wives and sweethearts, I am asking the 107 true and stalwart men to be my valentines, and for fear you will forget me I have a little token for each of you, which I would like to have you wear today.

The Lady from Pocahontas then presented each member of the House with a rose.

The Speaker acknowledged the gifts of the roses from the Lady from Pocahontas with the following remarks:

On behalf of the members of the House I thank this gracious Lady from Pocahontas for this beautiful remembrance on Valentine day. I am sure we all appreciate it.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 205, 148, 143, 209, and Senate Files 6, 7, 131, 112, 165, 166, 167, 168, and 85 were declared adopted under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: Senate File 98.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 9

Weichman of Benton called up House Concurrent Resolution 9, found on page 147 of the Journal of January 23, and moved its adoption.

Motion prevailed and House Concurrent Resolution 9 was adopted.

REPORTS OF COMMITTEES

Good of Boone, 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 53, a bill for an act amending chapter sixty-eight (68) by adding thereto as section one thousand two hundred forty-two and nine tenths (1242.9) relating to open-cut or strip mines for the production of coal, and providing that anyone so engaged shall post a surety bond with the county treasurer guaranteeing the replacement of surface soil and loss of tax revenue, and for the enforcement thereof, begs leave to report it has had the same under consideration and has instructed me to report 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), lines four (4) and eleven (11), by adding the word "coal" after the word "strip".

Amend section two (2), line seven (7), by adding the word "coal" after the word "strip".

Amend section three (3), line two (2), by adding the word "coal" after the word "strip".

Amend section five (5), line one (1), by adding the word "coal" after the word "strip".

C. G. GOOD, *Chairman*.

Miller of Humboldt, from the committee on liquor control, submitted the following report:

MR. SPEAKER: Your committee on liquor control, to whom was referred House File 75, a bill for an act to amend section one thousand nine hundred twenty-one and fifty-thousandths (1921.050), Code, 1939, relating to profits of the state liquor commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be referred to the committee on ways and mean.

J. F. MILLER, *Chairman*.

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 108, a bill for an act to amend section sixty-five hundred seventeen (6517), Code, 1939, relating to and providing for the salary of the mayor and councilmen of certain cities now or hereafter organized under chapter three hundred twenty-six (326), Code, 1939, relating to cities under the commission form of government, begs leave to report it has had the same under consideration and has instructed me to report 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 five (5), by striking the word "thirty-five", and inserting in lieu thereof the word "thirty-two".

Further amend by striking from line eight (8) the word "twenty-eight", and inserting in lieu thereof the word "twenty-five".

Amend section three (3), line nine (9), by striking the words "forty-five hundred", and inserting in lieu thereof the words "four thousand".

Further amend by striking from line twelve (12) the word "thirty-five", and inserting in lieu thereof the word "thirty-two".

Amend section four (4), line seven (7), by striking the words "five thousand", and inserting in lieu thereof the words "forty-five hundred".

Further amend by striking from line eight (8) the words "four thousand", and inserting in lieu thereof the words "thirty-eight hundred".

Amend section five (5), line four (4), by striking the words "sixty-five hundred", and inserting in lieu thereof the words "five thousand".

Further amend by striking from line five (5) the words "five thousand", and inserting in lieu thereof the words "forty-two hundred".

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 138, a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code 1939, relating to the salaries of the judges of the municipal court of the state of Iowa, begs leave to report it has had the same under con-

sideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking lines five (5) to eighteen (18) inclusive from section one (1), and inserting in lieu thereof the following:

"The annual salary of each municipal judge shall be three thousand five hundred dollars (\$3500.00) in cities of less than thirty thousand (30,000) population; Four thousand dollars (\$4000.00) in cities of thirty thousand (30,000) and less than seventy-five thousand (75,000) population, and four thousand two-hundred dollars (\$4200.00) in cities of seventy-five thousand (75,000) or more population."

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 153, a bill for an act to amend section thirteen thousand six hundred ninety-eight (13698), Code, 1939, relating to compensation of clerk of the grand jury, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1), line four (4), by striking the words "three thousand" and insert in lieu thereof the words "two thousand six hundred forty".

Further amend by adding section two (2). The provision of this act shall be in force and effect to and including June 30, 1947.

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 174, a bill for an act to amend section ten thousand six hundred eighty-five (10685), Code, 1939, relating to compensation of municipal court reporters, begs leave to report it has had the same under consideration and has instructed me to report 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 four (4) thereof the word "ten" and inserting in lieu thereof the word "nine".

Further amend by adding section two (2).

The provision of this act shall be in force and effect to and including June 30, 1947.

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 215, a bill for an act to amend sections ten thousand seven hundred thirty-nine (10739) and ten thousand seven hundred forty-eight (10748), Code, 1939, relating to the salary of judges of the superior court, begs leave to report it has had the same under consideration and has instructed me to report 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 five (5), by striking out the words "forty-

five hundred", and inserting in lieu thereof the words "Forty-two hundred fifty".

Amend section two (2), line four (4), by striking out the words "Twenty-five hundred" and inserting in lieu thereof the words "twenty-four hundred".

D. A. DONOHUE, *Chairman*.

D. A. DONOHUE, *Chairman*.

Carlson of Woodbury, 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 39, a bill for an act to amend, revise and codify chapter ninety-one and two tenths, Code, 1939, relating to the licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ROBERT CARLSON, *Chairman*.

Also:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File 58, a bill for an act to amend, revise, and codify chapter ninety-one and two-tenths, Code, 1939, relating to the licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ROBERT CARLSON, *Chairman*.

Wormley of Plymouth, 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 125, a bill for an act relating to certain exemptions from the chauffeur's license requirements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY W. WORMLEY, *Chairman*.

INTRODUCTION OF BILLS

House File 295, by committee on agriculture 1, a bill for an act to amend sections two thousand eight hundred ninety-four (2894), two thousand eight hundred ninety-seven (2897), two thousand eight hundred ninety-eight (2898), two thousand eight hundred ninety-nine (2899), two thousand nine hundred (2900), two thousand nine hundred two and one tenth (2902.1), two thousand nine hundred three (2903), two thousand nine hundred five (2905), two thousand nine hundred seven (2907), two thousand nine hundred nine (2909), and two thousand nine hundred ten (2910), Code, 1939, relating to management and state aid to

county and district fairs, and providing for division of funds between fairs held in same county.

Read first time and passed on file.

House File 296, by committee on appropriations, a bill for an act to appropriate from the general fund and from the institutional industries of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, to the board of control for support of the institutions under said board of control.

Read first time and passed on file.

House File 297, by committee on appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education.

Read first time and passed on file.

House File 298, by Van Eaton of Woodbury and Carlson of Woodbury (Clem), a bill for an act to amend section six thousand two hundred eleven (6211), Code, 1939, relating to taxation by cities and towns.

Read first time and referred to committee on cities and towns.

House File 299, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend chapter two hundred fifty-one and one tenth (251.1), Code, 1939, relating to motor vehicles and law of road and to provide for proof of financial ability in damages resulting from the operation of motor vehicles, automobiles, motorcycles, motor trucks, truck tractors, trailers, and semi-trailers as a prerequisite to registration or transferring, to provide the definition of the proof and the terms thereof.

Read first time and referred to committee on motor vehicles and transportation.

House File 300, by Hicklin of Louisa and Dodds of Des Moines, a bill for an act to repeal chapter two hundred sixty-seven (267), Acts of the Fiftieth General Assembly, and to amend section eleven thousand seven (11007), Code, 1939, relating to periods of limitations of actions and to fix the periods of limitations within which actions will be begun with respect to certain claims arising

out of federal statute when no period of limitation is prescribed therein.

Read first time and referred to committee on judiciary 2.

House File 301, by McReynolds of Wapello and Aubrey of Wapello, a bill for an act to amend section seven thousand nine hundred sixty-seven (7967), Code, 1939, relating to headlights for rail employees when using track power cars at night.

Read first time and referred to committee on railroads.

House File 302, by Meyer of Jackson, Long of Clinton and Carlson of Woodbury, a bill for an act to amend chapter one hundred eighty-four (184), Acts of the Fiftieth General Assembly, relating to amounts that may be levied in cities and towns for garbage disposal and street cleaning funds.

Read first time and referred to committee on cities and towns.

House File 303, by Fimmen of Davis, Shepard of Lucas, Whitehead of Dallas and Latchaw of Muscatine, a bill for an act to amend section one thousand two hundred twenty-five and ten hundredths (1225.10), Code, 1939, relating to police power.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 304, by Fimmen of Davis, Shepard of Lucas, Whitehead of Dallas and Latchaw of Muscatine, a bill for an act to amend section one thousand two hundred twenty-five and nine hundredths (1225.09), Code, 1939, relating to police powers.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 305, by Burkman of Polk and Shepard of Lucas, a bill for an act to make it a criminal offense for any one to harbor or conceal any person for whose arrest a warrant or process has been issued, and defining the meaning of such offense and prescribing a penalty therefor.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 306, by committee on appropriations, a bill for an act to amend section six thousand nine hundred forty-three

and one hundred thousandths(6943.100), Code, 1939, relating to allocation of revenues of the income, corporation and sales tax.

Read first time and passed on file.

CONSIDERATION OF SENATE AMENDMENT

On request of Poston of Wayne House File 9, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-eight thousandths (6943.148), Code, 1939, as amended by chapter 209, Laws of the Fiftieth General Assembly, and providing for notice of appeal to the state tax commission, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking from line five (5) thereof the words "county auditor", and inserting in lieu thereof the word "appellant" and by striking from lines eight (8) and nine (9) the words "with him" and inserting a period after the word "appeal" in line eight (8).

Poston of Wayne moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 9.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Cox	Gardner of Linn	Long
Aubrey	Datiman	Good	Lynch
Avery	Davis of	Hall	Martin
Baker	Black Hawk	Hedin	McEleney
Bass	Davis of Fayette	Heffner	McFarlane
Bents	Dodds	Hicklin	McNeill
Blatti	Donohue	Hoeness	McReynolds
Blewett	Duffield	Huston	Meyer
Bockwoldt	Edwards	Kilpatrick	Miller
Bonn	Farmer	Klemesrud	Moore
Bryson	Fimmen	Krueger	Nelson
Burkman	Fletcher	Kruse	Norland
Capesius	Frederickson	Kuester	Olson
Carlson	Frei	Kuhlmann	Palmer
Colburn	Fulk	Langland	Parrish
Cooper	Gardner of	Latchaw	Peterson
Cowan	Bremer	Less	Poston

Prentis	Simonsen	Tyrrell	Watson
Pritchard	Sloane	Vanderwilt	Weichman
Putney	Smith of Clayton	Van Eaton	Wellington
Redman	Smith of	Visser	Whitaker
Reed	Dickinson	Walter of	Whitehead
Saylor	Steinberg	Marshall	Williams
Schwengel	Swaner	Walter of	Wormley
Shepard	Tatum	Pottawattamie	Mr. Speaker
Siefkas	Te Paske		

The nays were, none.

Absent or not voting, 11:

Jessen	Morrissey	Robinson of	Stevens
Lane	Nielsen	Delaware	Strawman
Mills	Robb	Robinson of	Utzig
		Monroe	

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

Wellington of Lee offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Henry H. Reitz of Lee county, who was a member of the Thirty-second and the Thirty-third General Assemblies, died at Donnellson, Iowa, on September 17, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft a suitable resolutions commemorating his life, character and service to the state.

Wellington of Lee asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Wellington of Lee, Reed of Jefferson and Williams of Van Buren.

Morrissey of Jasper offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 14

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday, February 23, 1945, it be to reconvene on Monday, March 5, 1945, at 2:00 p. m.

Unanimous consent having been granted for the immediate consideration of the resolution, Prentis of Ringgold moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Senate File 5, a bill for an act to amend section four hundred sixty-seven and five hundredths (467.05), Code, 1939, relating to discrimination against members of national guard or against a person wearing the uniform of the military or naval forces of the United States or of the national guard, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson	Fletcher	Martin	Simonsen
Aubrey	Frederickson	McEleney	Sloane
Avery	Frei	McFarlane	Smith of Clayton
Baker	Fulk	McNeill	Smith of
Bass	Gardner of	McReynolds	Dickinson
Bents	Bremer	Meyer	Steinberg
Blatti	Gardner of Linn	Miller	Stevens
Blewett	Good	Mills	Strawman
Bockwoldt	Hall	Moore	Tatum
Bonn	Hedin	Nelson	Te Paske
Bryson	Heffner	Nielsen	Tyrrell
Burkman	Hicklin	Norland	Utzig
Capesius	Hoeness	Olson	Vanderwilt
Carlson	Huston	Palmer	Visser
Coburn	Jessen	Parrish	Walter of
Cooper	Kilpatrick	Peterson	Marshall
Cowan	Klemesrud	Poston	Walter of
Cox	Krueger	Prentis	Pottawattamie
Datisman	Kruse	Pritchard	Watson
Davis of	Kuester	Putney	Weichman
Black Hawk	Kuhlmann	Redman	Wellington
Davis of Fayette	Lane	Reed	Whitaker
Dodds	Langland	Robb	Whitehead
Donohue	Latchaw	Saylor	Williams
Edwards	Less	Schwengel	Wormley
Farmer	Long	Shepard	Mr. Speaker
Fimmen	Lynch	Siefkas	

The nays were, none.

Absent or not voting, 6:

Duffield
Morrissey

Robinson of
Delaware

Robinson of
Monroe

Swaner
Van Eaton

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

Senate File 19, a bill for an act to repeal chapter five hundred forty-two and one tenth (542.1), Code, 1939, and to enact a substitute therefor, relating to the guardianship of incompetent veterans and other incompetents and minor beneficiaries of the Veterans Administration and to make uniform the law relating thereto, with report of committee recommending passage, was taken up for consideration.

Tatum of Harrison asked and obtained unanimous consent to withdraw his amendment, filed February 7.

Sloane of Polk offered the following amendment and moved its adoption:

Amend by striking all of paragraph 4 and inserting in lieu thereof the following: "Notice of the commencement of the action shall be served in the time, manner, and form as prescribed by the rules of civil procedure of the state of Iowa and amendments thereto."

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend by striking lines 99-102, both inclusive, and inserting in lieu thereof the following: "And a like notice shall be given to the surety on such guardian bonds upon the filing of the final report by said guardian."

Amendment adopted.

Tatum of Harrison offered the following amendment and moved its adoption:

Amend line 51 by inserting after the word "administrator" the following: "of Veterans Administration".

Amendment adopted.

Less of Dubuque offered the following amendment and moved its adoption:

Strike all of line 126 and all of line 127 down to and including the period following the word "person".

Amendment lost.

Tatum of Harrison offered the following amendment and moved its adoption :

Strike from line 23 the words "an inhabitant" and insert in lieu thereof the words: "a resident".

Amendment adopted.

Tatum of Harrison moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Gardner of	McReynolds	Smith of Clayton
Aubrey	Bremer	Meyer	Smith of
Avery	Gardner of Linn	Mills	Dickinson
Baker	Good	Moore	Steinberg
Bass	Hall	Nelson	Stevens
Bents	Hedin	Nielsen	Strawman
Blatti	Heffner	Norland	Swaner
Blewett	Hicklin	Olson	Tatum
Bockwoldt	Hoeness	Palmer	Te Paske
Bonn	Huston	Parrish	Tyrrell
Bryson	Jessen	Peterson	Utzig
Burkman	Kilpatrick	Poston	Vanderwilt
Capesius	Klemesrud	Prentis	Van Eaton
Cooper	Krueger	Pritchard	Visser
Cowan	Kruse	Putney	Walter of
Cox	Kuester	Redman	Marshall
Datisman	Kuhlmann	Reed	Walter of
Davis of Fayette	Lane	Robb	Pottawattamie
Dodds	Langland	Robinson of	Watson
Duffield	Latchaw	Delaware	Weichman
Edwards	Less	Saylor	Wellington
Farmer	Long	Schwengel	Whitaker
Fimmen	Lynch	Shepard	Whitehead
Fletcher	Martin	Siefkas	Williams
Frederickson	McEleney	Simonsen	Wormley
Frei	McNeill	Sloane	Mr. Speaker
Fulk			

The nays were, none.

Absent or not voting, 8:

Carlson	Davis of	McFarlane	Robinson of
Colburn	Black Hawk	Miller	Monroe
	Donohue	Morrissey	

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

Anderson of Henry, 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 37 and 88.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 37 and 88.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 14th day of February, 1945, sent to the governor for his approval: House Files 37 and 88. CARL A. ANDERSON, *Chairman.*

Report adopted.

OBSERVANCE OF VALENTINE DAY

In observance of Valentine day, and in accordance with the program arranged as a tribute to servicemen's wives in the employ of the House of Representatives, the Speaker made the following remarks:

In these days of a very troubled world, with millions of our men far from home, and all those left behind, both men and women, leading extremely busy lives in their many jobs on the home front, it is fitting that we should pause for just a few moments, and in a small way show our appreciation for the work so many women in our land are doing today in governmental, commercial and industrial life, replacing husbands who are serving our country on the field of battle.

I am told we have 21 wives of servicemen in the employ of the House of Representatives and it would seem very appropriate on this particular day, that we have this little program to commend them for their fine service to the state, for the high standard of womanhood they all exemplify, and to join most heartily with them in the sincere wish that this war will soon end, and that their husbands will return to their homes speedily and safely.

The Chief Clerk read the following names, as the 21 wives of servicemen in the employ of the House of Representatives were presented with roses. The honorees were seated in the southwest side of the chamber.

Jane McLean—Sergeant George H. McLean, Army Air Corps, England.
Arlene Meyer—Lieutenant R. V. Meyer, U. S. Army, France.
Betty Ann Lacina—Corporal Robert C. Lacina, U. S. Army, Overseas.
Mary Garrington—Harry Garrington, Aviation Ordnance Man 2nd Class, U. S. Navy Air Corps, Guam.

Katherine Houseman—Private M. K. Houseman, India.
Darlene Shannon—Private L. D. Shannon, 5th Army, Italy.
Vera Emerson—Private L. R. Emerson, France.
Annabelle Ruhmland—Robert G. Ruhmland, Water Tender 1st Class, U. S. Navy, South Pacific.

Lois Money—Ensign George C. Money, South Pacific.
Lillian Miles—Milton R. Miles, Chief Petty Officer, Great Lakes Training Station.

Charlotte Stewart—W. Glen Stewart, Pharmacist Mate 1st Class, U. S. Navy.

Barbara Tank—Technical Sergeant Robert H. Tank, Calcutta, India.
Doris Lahner—Yeoman Lahner, Marianas Islands.
Helen Pearson—Clem Pearson, Painter 2nd Class, U. S. Navy (discharged).

Pauline De Wit—Staff Sergeant Eugene De Wit, Marine Corps, San Diego, California.

Bess Okey—Captain Elmer E. Okey, U. S. Army, South Pacific.
Eleanor Breheny—C. P. Breheny, Aviation Storekeeper 3/C, Navy Air Corps, Norfolk, Virginia.

Lois M. Ziebarth—Sergeant Erwin J. Ziebarth, U. S. Army, Holland.
Sally Goldberg—Captain Theodore S. Goldberg, Medical Corps, 226 General Hospital, France.

Ruth Farson—Staff Sergeant Frank Farson, Hospital Ship.

Helen June Davis—Lieutenant Junior Grade Robert E. Davis, Armed Guard Commander, S.S. Elisha Mitchell.

Te Paske of Sioux addressed the wives of the service men, the

members of the House, and the employees of the House with the following remarks:

MR. SPEAKER AND MEMBERS OF THE ASSEMBLY:

Love has been accepted as not only the noblest and most exalted attribute of human character, but also as the very essence of the Divine. Throughout the ages love has been the theme of poet and prophet, of dreamer and philosopher. Two avenues of expression of human love have been outstanding: the love for woman and the love for country; domestic affection and patriotism.

Homer sang to his fellow Greeks of his love for Helen of Troy. Horace, the dilettante poet of Roman society, sang how sweet it was even to die for one's country. From the bleak granite heights of Norway echoes the refrain, "For this Northland is our own,

And we love each rock and stone,
From the rugged old snow mountains to the
cabins by the main."

As mere lads in a one-room country school we were taught the stirring lines, "Strike for your altars and your fires;

Strike for the green graves of your sires;
God and your native land!"

As we reflect on home and country, these lines will inevitably occur:

"There is a land of every land the pride,
Beloved of Heaven o'er all the world beside,
Where brighter suns dispense serener light,
And milder moons emparadise the night.
A land of beauty, virtue, valor, truth,
Time-tutored age and love-exalted youth.
Where is that land? Where can that spot be found?
Art thou a man? A patriot? Look around!
Oh, thou shalt find, wher'er thy footsteps roam
That land thy country, and that spot thy home!"

Two years ago Gordon Gammack was here with us daily covering the legislature for the paper. Today he writes from the battlefronts, and tells us that Home is the word that charms all our men everywhere. They think of home, talk of home, write home, "dream of home", and their greatest yearning is to get back home. And to all of us no thought is sweeter than "when the boys come home".

And these men of ours, our very own—our sons and our daughters—are today out on the seven seas and at all the battle fronts. It is the age-old inspiration of Home and Country, of wife and native land, of father and mother, of sister and sweetheart that is lifting them above themselves and is girding them on to dare, to do, and (if need be) to die.

Heroic sacrifices are daily being made. Mothers have kissed their sons goodbye. Husband and wife, before parting, have talked over the

tragic possibilities of the battlefield. Fathers are turning little Jimmie and Mary over to the sole care of Mother. Mothers do a plucky job to keep the home fires burning, explaining to the wee ones meanwhile why daddy does not come home evenings and teaching them to mingle his name in their prayers.

"From scenes like these does Scotia's grandeur rise,
That makes her loved at home, revered abroad"

While he is carrying on over there, a heavy burden rests on her shoulders and her heart. How well she has learned the sententious line from Tennyson: "I must mix myself with action lest I wither by despair." So, nothing daunted, she works.

Brave heart; and she is working here today. What anchorage the brave soldier finds in the brave woman he left behind. God grant that both may be abundantly rewarded by his safe return.

Twenty-one of the committee clerks working among us in this chamber here have their husbands in the active service, mostly overseas.

May we therefore call you, our fellow workers, to come to the Clerk's desk; so we may also extend to you a simple token and our high regard for you; and through you to the men "over there" and to the many thousands who are united with you in the cause of Home and Country.

The program was concluded with group singing of the following songs, led by Burkman of Polk: "Let Me Call You Sweetheart", "Sweet Adeline", "Around Her Neck She Wore a Yellow Ribbon", and "Keep the Home Fires Burning".

AMENDMENTS FILED

Gardner of Linn filed the following amendment to House File 200:

Amend section one (1), line three (3), by changing the word "line" to "lines" and insert the following: "twenty-six (26) and".

Duffield of Guthrie filed the following amendment to House File 84:

Amend section one (1), paragraph two (2), by striking the period (.) at the end thereof, and adding thereto the following:

"which rules shall, in so far as practical, insure the safety and health of the employees of the mine."

Latchaw of Muscatine filed the following amendment to Senate File 82:

Amend by adding thereto a new section as follows:

"Sec. 2. Amend section one thousand seven hundred ninety-four and thirty-six thousandths (1794.036), Code, 1939, by striking in line five (5) the words "Skunk river,".

Further amend by striking from the title all after the words "General Assembly," in line two (2) and inserting the following: "and section one thousand seven hundred ninety-four and thirty-six thousandths (1794.036), Code, 1939, relating to the taking of fish with seines, trot lines and throw lines."

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Thursday, February 15, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 15, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Harold Jackson, pastor of the Methodist church, Bayard, Iowa.

Journal of February 14 was corrected and approved.

LEAVE OF ABSENCE

Heffner of Hamilton was excused indefinitely on request of Schwengel of Scott.

PRESENTATION OF VISITORS

Whitehead of Dallas presented the members of the Senior Government class from the Washington Township consolidated school of Dallas county and their teacher, Mr. Wilms.

Miller of Humboldt presented J. Merrill Robb, son of the Honorable George H. Robb, member of the House. On motion by Mr. Miller, best wishes of the House members were extended Representative Robb and his son on the occasion of their birthdays, today.

PETITIONS

Long of Clinton presented a petition signed by 53 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of House Files 159, 146 and 167, and Senate File 137.

Referred to committee on railroads.

Bockwoldt of Ida presented a petition from the Ida Grove Woman's Club, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

McFarlane of Black Hawk presented a petition signed by seven citizens of Cedar Falls, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

McFarlane of Black Hawk presented a petition signed by 21 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Gardner of Linn presented a petition signed by nine citizens of Iowa, urging legislation favorable to modernization of mining methods.

Referred to committee on mines and mining.

Walter of Marshall presented a petition signed by 10 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Aubrey of Wapello presented a petition signed by 14 citizens of Ottumwa, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Aubrey of Wapello presented a petition signed by 13 citizens of Ottumwa, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

REPORTS OF COMMITTEES

McFarlane of Black Hawk, 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 114, a bill for an act to amend section five thousand six hundred ninety-nine (5699), Code, 1939, relating to chiefs of police and chiefs of fire departments under civil service, and section five thousand seven hundred one (5701), Code, 1939, relating to qualifications of fire and police department under civil service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ARCH W. MCFARLANE, *Chairman.*

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 231, a bill for an act relating to a levy of taxation for gas light, electric light, heat or power funds, begs leave to report

it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

Sloane of Polk, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 71, a bill for an act to amend section eight thousand three hundred sixty (8360), Code, 1939, relating to amendments to articles of incorporation by certain corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 44, a bill for an act to amend section eight thousand three hundred sixty (8360), Code, 1939, relating to amendments to articles of incorporation by certain corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 193, a bill for an act to amend section one thousand four hundred twenty-two (1422), Code, 1939, relating to compensation to be paid peace officers disabled or killed while performing official duties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 195, a bill for an act to amend section three thousand five hundred thirty-eight (3538), Code, 1939, relating to the notice to be given the board of supervisors of any county of the filing of informations for the commitment of persons alleged to be insane, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 196, a bill for an act to amend section six thousand four hundred thirty-one (6431), Code, 1939, relating to occupancy of and collection of rent for dwellings for which certificates of compliance with state housing law have not been issued, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Cowan of Keokuk, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision, to whom was referred House File 160, a bill for an act to amend chapter two hundred thirty-one (231), subsection four, "Acts of the Forty-ninth General Assembly relating to income tax exemption for dependent.", begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES A. COWAN, *Chairman*.

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 123, a bill for an act to amend section four thousand two hundred twenty-nine (4229), Code, 1939, as amended by chapter one hundred fifty-seven (157), Acts of the Forty-ninth General Assembly, relating to teachers' contracts, their continuation and termination, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 131, a bill for an act to amend section four thousand two hundred seventy-five (4275), Code, 1939, relating to making provision for vocational instruction for high school pupils whose districts do not provide therefor, and for the payment of tuition in such cases, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1), line four (4), by striking the word "high".

ALBERT STEINBERG, *Chairman*.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 122, a bill for an act to amend section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, relating to the minimum wages of teachers in the public schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 169, a bill for an act to make appropriations to Iowa Photographic Supply Co., Drs. Peterson and Peterson, Atlantic Hospital,

Inc., R. L. Barnett, M.D., Chicago and N. W. RR., Byron Hockenberry, Ross McCreedy, Mrs. Ann Keller, Jack Tallman, Dr. J. J. Brady and C. R. Gibson, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 178, a bill for an act to make an appropriation to Muscatine county, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 90, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to the powers and duties of the board of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ARTHUR C. BLATTI, *Chairman*.

Lane of Carroll, 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 4, a bill for an act to amend section 7214, Code, 1939, relating to interest and penalty on delinquent taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CARROLL A. LANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File 34, a bill for an act relating to exemption of household furniture and equipment from taxation of personal property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

CARROLL A. LANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 75, a bill for an act to amend section one thousand nine hundred twenty-one and fifty thousandths (1921.050), Code, 1939, relating to profits of the state liquor commission, begs leave to report it has had the same under consideration and has instructed me to report

the same back to the House without recommendation.

CARROLL A. LANE, *Chairman*.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 53, 75, 108, 138, 153, 174, 215, 58, and Senate Files 39 and 125 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 307, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend chapter three hundred twenty-nine (329), Code, 1939, relating to cities under special charter, by adding a section thereto empowering certain of said cities to regulate the business of painting and paper hanging in such cities, to license persons engaged in the occupation of painting and paper hanging, to require examinations of such persons as to their qualifications to engage in such work as well as a bond to protect such cities and the public, and to provide penalties for violation thereof.

Read first time and referred to committee on cities and towns.

House File 308, by Hedin of Scott and Schwengel of Scott (Martin), a bill for an act to amend section five thousand nine hundred forty-five (5945), Code, 1939, relating to streets and public grounds in cities and towns, including cities acting under special charter, and to the care, supervision, control and liabilities thereunder.

Read first time and referred to committee on cities and towns.

House File 309, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend chapter 321, Code, 1939, to provide for closer supervision of the platting of additions in cities and towns and to require approval of auditors' plats in cities and towns over 25,000 population.

Read first time and referred to committee on cities and towns.

House File 310, by Hedin of Scott and Schwengel of Scott (Martin), a bill for an act to amend section five thousand nine hundred forty-five (5945), Code, 1939, relating to streets and public grounds in cities and towns, including cities acting under special charter, and to the care, supervision, control and liabilities thereunder.

Read first time and referred to committee on cities and towns.

House File 311, by committee on public health, a bill for an act relating to the public health and the pollution of water; to repeal sections two thousand one hundred ninety-eight (2198), two thousand one hundred ninety-nine (2199) and two thousand two hundred eight (2208), Code, 1939, and to enact substitutes therefor; and to amend sections two thousand two hundred four (2204) and two thousand two hundred six (2206), Code, 1939; and to amend chapter one hundred five (105), Code, 1939, by adding thereto provisions relating to sewerage systems and permits for the installation of or change in such systems, and the powers and duties of the state department of health in relation thereto; and to prevent the discharge of treated or untreated sewerage into state owned lakes.

Read first time and passed on file.

House File 312, by committee on public health, a bill for an act to provide for the licensing, inspection, control and regulation of barber shops and barber schools.

Read first time and passed on file.

House File 313, by committee on banks and banking, a bill for an act to amend section nine thousand one hundred thirty-seven (9137), Code, 1939, relating to salaries of deputy superintendent of banking, and bank examiners.

Read first time and passed on file.

House File 314, by Redman of Sac, a bill for an act to regulate and improve creamery operations and creamery products as to health and sanitation, and creating a board of examiners and prescribing their powers and duties, and providing for the licensing of butter-makers and prescribing the qualifications thereof and fixing the penalty for violations of this act.

Read first time and referred to committee on dairy and food.

House File 315, by committee on compensation of public officers and employees, a bill for an act to provide for increases in compensation for public officers and employees in counties and subdivisions thereof during the period from July 1, 1945 to June 30, 1947 and to authorize a levy of one-half mill to provide funds in

counties wherein the county general fund is insufficient to pay such increases.

Read first time and passed on file.

House File 316, by Van Eaton of Woodbury and Carlson of Woodbury (Clem), a bill for an act relating to the local budget law, in regard to the certifying and levying of taxes.

Read first time and referred to committee on schools and textbooks.

House File 317, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section five thousand one hundred eighty-seven (5187), Code, 1939, relating to bailiffs of the district court, their appointment and duties, and providing that they be deputy sheriffs.

Read first time and referred to committee on judiciary 2.

House File 318, by Fulk of Page (Sjulin), a bill for an act to amend section three hundred seventy-five (375), Code, 1939, relating to the publication of budgets in rural independent school districts, school townships and municipalities of less than two hundred population.

Read first time and referred to committee on schools and textbooks.

House File 319, by Mills of Adair, Good of Boone, Cooper of Adams, Datisman of Lyon, Edwards of Union, and Siefkas of Clarke, a bill for an act to provide for identification by footprints of newly born children; to provide for the registration and identification of all residents of this state over fifteen (15) years of age to register and be fingerprinted; to provide for the issuance by the bureau of identification of the Iowa department of public safety of identification cards to all such registrants; to designate the department of public safety as the state agency to furnish and supply the county and other agencies with necessary data and materials and to supervise the registration of all registrants, and to maintain all records relating to the registrants.

Read first time and referred to committee on judiciary 1.

Mills of Adair offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John McDermott of Adair county, who was a member of the Forty-fourth, Forty-fifth, and Forty-fifth Extra General Assemblies, died at Bridgewater, Iowa on April 9, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Mills of Adair asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Mills of Adair, Poston of Wayne and Kuester of Cass.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 147, a bill for an act to create a department of public instruction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 149, a bill for an act relating to teachers' contracts, continuation and termination.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 158, a bill for an act relating to liability insurance or surety bond requirements imposed upon certificated motor vehicle carriers.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 159, a bill for an act providing for period of time for hearing divorce or separate maintenance actions.

WALTER H. BEAM, *Assistant Secretary*.

SENATE FILE 149 SUBSTITUTED FOR HOUSE FILE 123

Steinberg of Story asked and obtained unanimous consent to substitute Senate File 149 for House File 123.

SENATE MESSAGES CONSIDERED

Senate File 147, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the selection of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act.

Read first time and referred to committee on schools and textbooks.

Senate File 149, a bill for an act to amend section four thousand two hundred twenty-nine (4229), Code, 1939, as amended by chapter 157, Acts of the 49th General Assembly, relating to teachers' contracts, their continuation and termination.

Read first time and passed on file.

Senate File 158, a bill for an act to amend section five thousand one hundred and twenty-six hundredths (5100.26), Code, 1939, relating to the liability insurance or surety bond requirements imposed upon certificated motor vehicle carriers.

Read first time and referred to committee on motor vehicles and transportation.

Senate File 159, a bill for an act to amend sections ten thousand four hundred sixty-nine (10469), ten thousand four hundred seventy-nine (10479), ten thousand four hundred eighty-one (10481), Code, 1939; providing for equity actions in separate maintenance, and attachments in separate maintenance action.

Read first time and referred to committee on judiciary 2.

HOUSE FILE 181 WITHDRAWN

Smith of Clayton asked and obtained unanimous consent to withdraw House File 181 from the further consideration of the House.

HOUSE FILE 23 WITHDRAWN

Walter of Marshall asked and obtained unanimous consent to withdraw House File 23 from the further consideration of the House.

CONSIDERATION OF BILLS

House File 296, a bill for an act to appropriate from the general fund and from the institutional industries of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, to the board of control for support of the institutions under said board of control, was taken up for consideration.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Frederickson	McFarlane	Simonsen
Aubrey	Frei	McNeill	Sloane
Avery	Fulk	McReynolds	Smith of Clayton
Baker	Gardner of Linn	Meyer	Steinberg
Bass	Good	Mills	Stevens
Bents	Hall	Moore	Strawman
Blatti	Hedin	Morrissey	Swaner
Blewett	Heffner	Nelson	Tatum
Bockwoldt	Hicklin	Nielsen	Te Paske
Bonn	Hoeness	Norland	Tyrrell
Bryson	Huston	Olson	Utzig
Burkman	Jessen	Palmer	Vanderwilt
Capesius	Kilpatrick	Parrish	Van Eaton
Carlson	Klemesrud	Peterson	Visser
Cooper	Krueger	Poston	Walter of
Cowan	Kruse	Pritchard	Marshall
Cox	Kuester	Prentis	Walter of
Datisman	Kuhlmann	Putney	Pottawattamie
Davis of	Lane	Redman	Watson
Black Hawk	Latchaw	Reed	Weichman
Davis of Fayette	Less	Robb	Wellington
Dodds	Long	Robinson of	Whitaker
Edwards	Lynch	Delaware	Williams
Fimmen	Martin	Saylor	Wormley
Fletcher	McElaney	Schwengel	Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Colburn	Gardner of	Robinson of	Smith of
Donohue	Bremer	Monroe	Dickinson
Duffield	Langland	Shepard	Whitehead
Farmer	Miller	Siefkas	

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

House File 297, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, to the board of education for the support, maintenance, repairs, replacements or alterations of institutions under said board of education, was taken up for consideration.

Prentis of Ringgold moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Fulk	McReynolds	Sloane
Aubrey	Gardner of	Meyer	Smith of Clayton
Avery	Bremer	Miller	Smith of
Baker	Gardner of Linn	Mills	Dickinson
Bass	Good	Moore	Steinberg
Bents	Hall	Morrissey	Stevens
Blatti	Hedin	Nelson	Strawman
Blewett	Heffner	Nielsen	Swaner
Bockwoldt	Hicklin	Norland	Tatum
Bonn	Hoeness	Olson	Te Paske
Bryson	Huston	Palmer	Tyrrell
Burkman	Jessen	Parrish	Utzig
Capesius	Kilpatrick	Peterson	Vanderwilt
Carlson	Klemesrud	Poston	Van Eaton
Cooper	Krueger	Prentis	Visser
Cowan	Kruse	Pritchard	Walter of
Cox	Kuester	Putney	Marshall
Datisman	Kuhlmann	Redman	Walter of
Davis of	Lane	Reed	Pottawattamie
Black Hawk	Latchaw	Robb	Watson
Davis of Fayette	Less	Robinson of	Weichman
Dodds	Long	Delaware	Wellington
Duffield	Lynch	Saylor	Whitaker
Edwards	Martin	Schwengel	Whitehead
Fimmen	McEleney	Shepard	Williams
Fletcher	McFarlane	Siefkas	Wormley
Frederickson	McNeill	Simonsen	Mr. Speaker
Frei			

The nays were, none.

Absent or not voting, 5:

Colburn	Farmer	Langland	Robinson of
Donohue			Monroe

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

House File 306, a bill for an act to amend section six thousand nine hundred forty-three and one hundred thousandths (6943.100), Code, 1939, relating to allocation of revenues of the income, corporation and sales tax, was taken up for consideration.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Frederickson	McReynolds	Smith of Clayton
Aubrey	Frei	Meyer	Smith of
Avery	Fulk	Miller	Dickinson
Baker	Gardner of	Mills	Steinberg
Bass	Bremer	Moore	Stevens
Bents	Gardner of Linn	Morrissey	Strawman
Blatti	Good	Nelson	Swaner
Blewett	Hedin	Nielsen	Tatum
Bockwoldt	Heffner	Norland	Te Paske
Bonn	Hicklin	Olson	Tyrrell
Bryson	Hoeness	Palmer	Utzig
Burkman	Huston	Parrish	Vanderwilt
Capesius	Jessen	Peterson	Van Eaton
Carlson	Kilpatrick	Prentis	Visser
Cooper	Klemesrud	Pritchard	Walter of
Cowan	Krueger	Putney	Marshall
Cox	Kruse	Redman	Walter of
Datisman	Kuester	Reed	Pottawattamie
Davis of	Kuhlmann	Robb	Watson
Black Hawk	Lane	Robinson of	Weichman
Davis of Fayette	Latchaw	Delaware	Wellington
Dodds	Long	Saylor	Whitaker
Donohue	Lynch	Schwengel	Whitehead
Edwards	Martin	Shepard	Williams
Farmer	McEleney	Siefkas	Wormley
Fimmen	McFarlane	Simonsen	Mr. Speaker
Fletcher	McNeill	Sloane	

The nays were, none.

Absent or not voting, 7:

Colburn	Hall	Less	Robinson of
Duffield	Langland	Poston	Monroe

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

Fimmen of Davis asked and obtained unanimous consent to recall Senate File 78 from the committee on judiciary 2.

Senate File 78, a bill for an act to repeal chapter three hundred nine (309), Code, 1939, relating to joint municipal improvement of highways, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91

Anderson	Fletcher	McEleney	Sloane
Aubrey	Frederickson	McFarlane	Smith of Clayton
Avery	Frei	McNeill	Smith of
Baker	Fulk	McReynolds	Dickinson
Bass	Gardner of	Meyer	Steinberg
Bents	Bremer	Mills	Strawman
Blatti	Gardner of Linn	Moore	Tatum
Bockwoldt	Good	Nelson	Te Paske
Bonn	Hedin	Nielsen	Tyrrell
Bryson	Heffner	Norland	Utzig
Burkman	Hicklin	Olson	Vanderwilt
Carlson	Hoeness	Palmer	Van Eaton
Cooper	Jessen	Parrish	Visser
Cowan	Kilpatrick	Peterson	Walter of
Cox	Klemesrud	Prentis	Marshall
Datisman	Krueger	Pritchard	Walter of
Davis of	Kruse	Putney	Pottawattamie
Black Hawk	Kuester	Redman	Watson
Davis of Fayette	Kuhlmann	Reed	Weichman
Dodds	Lane	Saylor	Wellington
Donohue	Latchaw	Schwengel	Whitaker
Edwards	Long	Shepard	Whitehead
Farmer	Lynch	Siefkas	Williams
Fimmen	Martin	Simonsen	Mr. Speaker

The nays were, 2:

Miller Robb

Absent or not voting, 15:

Blewett	Huston	Poston	Stevens
Capesius	Langland	Robinson of	Swaner
Colburn	Less	Delaware	Wormley
Duffield	Morrissey	Robinson of	
Hall		Monroe	

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

House File 200, a bill for an act to amend chapter one hundred thirty (130), Acts of the Fiftieth General Assembly, relating to aid to dependent children, was taken up for consideration.

Gardner of Linn moved that the following amendment proposed by him be adopted:

Amend section one (1), line three (3), by changing the word "line" to "lines" and inserting the following: "Twenty-six (26) and ".

Amendment adopted.

Bryson of Hardin offered the following amendment and moved its adoption :

Amend section three (3), line four (4), by striking therefrom the word "seventy-five", and inserting in lieu thereof the word "sixty".

Amendment lost.

Gardner of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Frederickson	McReynolds	Sloane
Aubrey	Frei	Meyer	Smith of Clayton
Avery	Gardner of	Miller	Smith of
Baker	Bremer	Mills	Dickinson
Bass	Gardner of Linn	Moore	Steinberg
Bents	Good	Morrissey	Stevens
Blatti	Hedin	Nelson	Strawman
Blewett	Heffner	Nielsen	Swaner
Bockwoldt	Hicklin	Norland	Te Paske
Bonn	Hoeness	Olson	Tyrrell
Burkman	Huston	Palmer	Utzig
Capesius	Jessen	Parrish	Vanderwilt
Carlson	Kilpatrick	Peterson	Van Eaton
Cooper	Klemesrud	Poston	Visser
Cowan	Krueger	Prentis	Walter of
Cox	Kruse	Pritchard	Marshall
Datisman	Kuester	Putney	Walter of
Davis of	Kuhlmann	Redman	Pottawattamie
Black Hawk	Lane	Reed	Watson
Davis of Fayette	Latchaw	Robb	Weichman
Dodds	Less	Robinson of	Wellington
Donohue	Long	Delaware	Whitaker
Duffield	Lynch	Saylor	Whitehead
Edwards	Martin	Shepard	Williams
Farmer	McFarlane	Siefkas	Wormley
Fimmen	McNeill	Simonsen	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 9:

Bryson	Hall	Robinson of	Schwengel
Colburn	Langland	Monroe	Tatum
Fulk	McEleney		

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

House File 84, a bill for an act to amend section one thousand two hundred ninety-seven and one tenth (1297.1), Code, 1939,

relating to the firing of blasting shots in coal mines, with report of committee recommending amendment and passage, was taken up for consideration.

Burkman of Polk moved that the following amendment proposed by the committee be adopted:

Amend by striking lines six (6), seven (7), and eight (8) of section one (1) and inserting in lieu thereof the following: "Except that the mine inspectors of the state of Iowa shall permit the firing of shots while others than those firing the shots are in the mine, provided:".

Amendment adopted.

Aubrey of Wapello moved that the following amendment proposed by him be adopted:

Amend by striking the period in line eighteen (18), and adding thereto the following: ", and any violation of such rules and regulations shall be deemed just cause for revoking said permission."

Amendment adopted.

Aubrey of Wapello moved that the following amendment proposed by him be adopted:

Amend by adding a new section as follows:

"Sec. 2. If any part of section one (1) of this act shall be declared unconstitutional, then all of section one (1) shall be null and void."

Burkman of Polk offered the following substitute amendment and moved its adoption:

Amend by adding the following as section 2 of the bill and renumbering the remaining section accordingly.

"Sec. 2. If any part of this act shall be declared unconstitutional, it shall not invalidate the remaining portions of this act."

Substitute amendment adopted.

Duffield of Guthrie moved that the following amendment proposed by him be adopted:

Amend section one (1), paragraph two (2), by striking the period (.) at the end thereof, and adding thereto the following:

", which rules shall, in so far as practical, insure the safety and health of the employees of the mine."

Van Eaton of Woodbury offered the following amendment to the amendment and moved its adoption:

Amend by striking the words "in so far as practical".

Amendment to the amendment adopted.

Amendment adopted.

Speaker pro tempore Morrissey in the chair.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 74:

Anderson	Fimmen	Martin	Saylor
Avery	Fletcher	McFarlane	Schwengel
Baker	Frederickson	McNeill	Simonsen
Bass	Frei	Meyer	Smith of Clayton
Bents	Gardner of	Miller	Steinberg
Blatti	Bremer	Mills	Stevens
Blewett	Gardner of Linn	Morrissey	Strawman
Bryson	Good	Nelson	Tatum
Burkman	Hedin	Norland	TePaske
Capesius	Hicklin	Olson	Tyrrell
Carlson	Jessen	Peterson	Van Eaton
Cooper	Kilpatrick	Poston	Watson
Cox	Klemesrud	Prentis	Weichman
Datisman	Krueger	Pritchard	Wellington
Dodds	Kuester	Putney	Whitaker
Donohue	Kuhlmann	Redman	Whitehead
Duffield	Lane	Reed	Williams
Edwards	Latchaw	Robb	Wormley
Farmer	Less	Robinson of Delaware	

The nays were, 21:

Aubrey	Heffner	Palmer	Utzig
Bockwoldt	Hoeness	Shepard	Vanderwilt
Bonn	Kruse	Siefkas	Visser
Cowan	Lynch	Sloane	Walter of
Davis of	McReynolds	Smith of	Pottawattamie
Black Hawk	Nielsen	Dickinson	
Davis of Fayette			

Absent or not voting, 13:

Colburn	Langland	Parrish	Walter of
Fulk	Long	Robinson of	Marshall
Hall	McEleney	Monroe	Mr. Speaker
Huston	Moore	Swaner	

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

Burkman of Polk moved that the vote by which House File 84 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 79, 81, 128, and 157.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 79, 81, 128 and 157.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 14, 1945: House Files 5, 10, 12, 17, 37 and 169.

February 15, 1945: House File 88.

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Friday, February 16, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 16, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Dr. A. T. DeGroot, Drake Bible College, Des Moines, Iowa.

Journal of February 15 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Olson of Mitchell on request of Kuester of Cass; Gardner of Linn on request of Farmer of Linn; Putney of Tama on request of Meyer of Jackson; Krueger of Cerro Gordo on request of Blatti of Chickasaw; Saylor of Decatur on request of Siefkas of Clarke; Gardner of Bremer on request of Lane of Carroll; Fulk of Page on request of Mills of Adair; Colburn of Shelby on request of Kuester of Cass; Walter of Marshall on request of Kuester of Cass; Shepard of Lucas on request of Kuester of Cass.

PETITIONS

Heffner of Hamilton presented a petition signed by 52 municipal employees of Webster City, Iowa, urging legislation favorable to a pension plan for municipal employees.

Referred to committee on old age assistance.

Dodds of Des Moines presented a petition signed by 15 residents of Burlington, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Hoeness of Madison presented a resolution from the Green-Rogers Post, No. 184, of the American Legion, Winterset, Iowa, urging legislation favorable to certain tax exemptions for veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

Simonsen of Cheokee presented a petition signed by 16 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Kruse of Floyd presented a petition signed by 1,100 citizens of Iowa, urging passage of the Iowa School Code Commission bills,

Referred to committee on schools and textbooks.

Donohue of Cedar presented a petition from 18 civic organizations of West Branch, Mechanicsville, Clarence, and Tipton, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Kuester of Cass presented a petition signed by 20 members of the Cass County Iowa Bar Association urging passage of legislation favorable to an increase in the salaries of district court judges.

Referred to committee on compensation of public officers and employees.

REPORTS OF COMMITTEES

Avery of Clay, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File 241, a bill for an act to amend section two thousand five hundred eighty-five and one hundredth (2585.01) and section two thousand five hundred eighty-five and two hundredths (2585.02), Code, 1939, relating to the practice of embalming, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

A. H. AVERY, *Chairman*.

Datisman of Lyon, from the committee on police regulation—suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation, to whom was referred House File 244, a bill for an act to amend section thirteen thousand two hundred and ten (13210), Code, 1939, relating to presumptive evidence of ownership of coin operated gaming devices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

B. L. DATISMAN, *Chairman*.

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 91, a bill for an act to amend section

thirteen thousand three hundred sixteen and one-tenth (13316.1), Code, 1939, relating to private use of public property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, but without other recommendation:

Amend section one (1), line four (4), by striking all after the word "following:" and inserting in lieu thereof the following: ", except the board of supervisors of the county may, when there is no private equipment available for hire, lease for hire motor graders, crawler tractors and front end loaders, draglines, and operators, for private use and private purpose."

ARTHUR C. BLATTI, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 114, 231, 193, 195, 196, 160, 123, 131, 122, 178, 75, and Senate Files 169 and 4 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 320, by Bass of Montgomery, Bockwoldt of Ida, Visser of Marion, Kilpatrick of Fremont, Carlson of Woodbury and Kruse of Floyd, a bill for an act to amend chapter one hundred nineteen (119), Acts of the Forty-ninth General Assembly, relating to the expenses of soil conservation district commissioners and providing for an appropriation for that purpose.

Read first time and referred to committee on appropriations.

House File 321, by Bryson of Hardin, Carlson of Woodbury, Steinberg of Story and Hall of Mills, a bill for an act to repeal section five hundred sixteen (516), Code, 1939, relating to election of commerce commissioners; to amend section seven thousand eight hundred sixty-five (7865), Code, 1939, relating to eligibility of commerce commissioners and secretary, and seven thousand eight hundred sixty-six (7866), Code, 1939, relating to members and organization of the commerce commission; and to enact sections making the office of commerce commissioner appointive.

Read first time and referred to committee on departmental affairs.

House File 322, by Visser of Marion, (Klein), a bill for an act to provide a time limit on telephone calls to July 1, 1947.

Read first time and referred to committee on telephone, telegraph and express.

House File 323, by Palmer of Allamakee, a bill for an act to amend section four thousand two hundred forty (4240), Code, 1939, relating to annual settlements with the boards of school districts.

Read first time and referred to committee on schools and textbooks.

House File 324, by committee on motor vehicles and transportation, a bill for an act to amend chapter one hundred sixty-two (162), Acts of the 50th General Assembly, relating to the operation of four-wheel trailers.

Read first time and passed on file.

House File 325, by committee on tax revision, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-nine thousandths (6943.149), Code, 1939, relating to preservation of records on homestead tax credits.

Read first time and passed on file.

House File 326, by committee on appropriations, a bill for an act to amend section three thousand six hundred eighty-four and twenty-one hundredths (3684.21), Code, 1939, and to provide what shall be done at the end of each biennium with the unexpended funds remaining from any appropriations or allocation made by the state to the fund for aid to the blind.

Read first time and passed on file.

House File 327, by committee on appropriations, a bill for an act to amend chapter one hundred thirty (130), Acts of the Fiftieth General Assembly, and to provide what shall be done at the end of each biennium with the unexpended funds remaining from any appropriation or allocation made by the state to the fund for aid to dependent children.

Read first time and passed on file.

House File 328, by committee on appropriations, a bill for an act to amend chapter two hundred thirty-seven (237), Acts of the Forty-ninth General Assembly, relative to the allocation of revenue for old-age assistance.

Read first time and passed on file.

House File 329, by committee on appropriations, a bill for an act

to make an appropriation for the payment of the cost of printing for the Fifty-first General Assembly.

Read first time and passed on file.

House File 330, by committee on agriculture 1, a bill for an act to amend sections four thousand eight hundred twenty-nine and four hundredths (4829.04), four thousand eight hundred twenty-nine and ten hundredths (4829.10), four thousand eight hundred twenty-nine and thirteen hundredths (4829.13), four thousand eight hundred twenty-nine and sixteen hundredths (4829.16), four thousand eight hundred twenty-nine and eighteen hundredths (4829.18), four thousand eight hundred twenty-nine and nineteen hundredths (4829.19), and to repeal sections four thousand eight hundred twenty-nine and three hundredths (4829.03) and four thousand eight hundred twenty-nine and twenty-two hundredths (4829.22), Code, 1939, relating to weeds.

Read first time and passed on file.

House File 331, by Palmer of Allamakee, a bill for an act to amend sections nine thousand four hundred thirty-eight and one hundredth (9438.01), nine thousand four hundred thirty-eight and twelve hundredths (9438.12), nine thousand four hundred thirty-eight and thirteen hundredths (9438.13), nine thousand four hundred thirty-eight and fifteen hundredths (9438.15), nine thousand four hundred thirty-eight and sixteen hundredths (9438.16), and nine thousand four hundred thirty-eight and eighteen hundredths (9438.18), Code, 1939, relating to chattel loans and loans of less than three hundred dollars, to provide for an increase in the amount of loans to one thousand dollars and for the regulation of the same, to define the powers of the state banking board, and to provide for the interest rates.

Read first time and referred to committee on banks and banking.

Latchaw of Muscatine offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable James M. Brockway of Muscatine county, who was a member of the Thirty-fourth and Thirty-fifth General Assemblies, died at Mercy Hospital in Des Moines, Iowa, on September 18, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft

suitable resolutions commemorating his life, character and service to the state.

Latchaw of Muscatine asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Latchaw of Muscatine, Reed of Jefferson and Bents of Howard.

Latchaw of Muscatine offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable William P. Knowlton of Winneshiek, who was a member of the Forty-eighth, Forty-ninth, and Fiftieth General Assemblies, died at Decorah, Iowa, on August 17, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of five be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Latchaw of Muscatine asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Latchaw of Muscatine, Kuester of Cass, Te Paske of Sioux, Langland of Winneshiek, and Donohue of Cedar.

SPECIAL ORDER

Steinberg of Story moved that Senate File 149, and House Files 122, 132, 130, 133, 131 and Senate File 149 be made a special order of business Monday, February 19, 1945. Motion prevailed.

CONSIDERATION OF BILLS

House File 95, a bill for an act to amend section ten thousand four hundred eighty-one (10481), Code, 1939, relating to alimony in divorce actions and to make judgments, orders and decrees for payment of alimony or child support money liens on real estate, with report of committee recommending passage, was taken up for consideration.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 73:

Aubrey	Farmer	McFarlane	Schwengel
Avery	Fimmen	McNeill	Siefkas
Bass	Fletcher	McReynolds	Sloane
Blatti	Frederickson	Meyer	Smith of Clayton
Blewett	Frei	Miller	Steinberg
Bockwoldt	Good	Mills	Strawman
Bryson	Hedin	Moore	Te Paske
Burkman	Hicklin	Morrissey	Tyrrell
Carlson	Huston	Nelson	Utzig
Cooper	Jessen	Nielsen	Vanderwilt
Cowan	Kilpatrick	Norland	Van Eaton
Cox	Klemesrud	Palmer	Visser
Datisman	Kruse	Parrish	Watson
Davis of	Kuester	Peterson	Weichman
Black Hawk	Kuhlmann	Prentis	Whitaker
Davis of Fayette	Lane	Pritchard	Whitehead
Dodds	Latchaw	Redman	Williams
Donohue	Less	Reed	Mr. Speaker
Edwards	McEleney		

The nays were, 12:

Anderson	Hoeness	Smith of	Walter of
Baker	Lynch	Dickinson	Pottawattamie
Bonn	Poston	Tatum	Wellington
Capesius			Wormley

Absent or not voting, 23:

Bents	Hall	Putney	Shepard
Colburn	Heffner	Robb	Simonsen
Duffield	Krueger	Robinson of	Stevens
Fulk	Langland	Delaware	Swaner
Gardner of	Long	Robinson of	Walter of
Bremer	Martin	Monroe	Marshall
Gardner of Linn	Olson	Saylor	

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

House File 8, a bill for an act to amend subsection one (1) of section six thousand nine hundred forty-three and fifty-seven thousandths (6943.057), Code, 1939, relating to state income tax collection and extending the period for examination of returns, with report of committee recommending passage, was taken up for consideration.

Dodds of Des Moines moved that House File 8 be laid on the table.

Motion prevailed and House File 8 was laid on the table.

House File 54, a bill for an act to amend section four thousand eight hundred twenty-nine and eighteen hundredths (4829.18), Code, 1939, relating to the authority of the board of supervisors to cut all weeds and second or undergrowth brush, on county trunk and local county roads between the fence lines of such roads, with report of committee recommending passage, was taken up for consideration.

Blatti of Chickasaw moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 80:

Aubrey	Fletcher	McNeill	Smith of Clayton
Avery	Frederickson	McReynolds	Smith of
Baker	Frei	Meyer	Dickinson
Bass	Good	Miller	Steinberg
Bents	Hedin	Mills	Strawman
Blatti	Hoeness	Moore	Tatum
Blewett	Huston	Morrissey	Te Paske
Bockwoldt	Jessen	Nelson	Tyrrell
Bonn	Jilpatrick	Norland	Utzig
Bryson	Klemesrud	Parrish	Vanderwilt
Capesius	Kruse	Peterson	Van Eaton
Cooper	Kuester	Poston	Visser
Cowan	Kuhlmann	Prentis	Walter of
Cox	Lane	Pritchard	Pottawattamie
Davis of	Latchaw	Redman	Watson
Black Hawk	Less	Reed	Weichman
Davis of Fayette	Long	Robb	Wellington
Dodds	Lynch	Schwengel	Whitaker
Duffield	Martin	Siefkas	Williams
Edwards	McEleney	Simonsen	Mr. Speaker
Fimmen	McFarlane	Sloane	

The nays were, 2:

Hicklin Nielsen

Absent or not voting, 26:

Anderson	Gardner of	Olson	Saylor
Burkman	Bremer	Palmer	Shepard
Carlson	Gardner of Linn	Putney	Stevens
Colburn	Hall	Robinson of	Swaner
Datisman	Heffner	Delaware	Walter of
Donohue	Krueger	Robinson of	Marshall
Farmer	Langland	Monroe	Whitehead
Fulk			Wormley

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

House File 62, a bill for an act to amend section fifty-four hundred thirteen (5413), Code, 1939, relating to bounty on wolves,

with report of committee recommending passage, was taken up for consideration.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 80:

Anderson	Edwards	McEleney	Simonsen
Avery	Farmer	McFarlane	Sloane
Aubrey	Fimmen	McNeill	Smith of Clayton
Baker	Fletcher	McReynolds	Smith of
Bass	Frederickson	Meyer	Dickinson
Bents	Frei	Miller	Steinberg
Blatti	Good	Mills	Strawman
Blewett	Hedin	Morrissey	Tatum
Bonn	Hicklin	Nelson	Te Paske
Bryson	Hoeness	Norland	Tyrrell
Burkman	Huston	Palmer	Utzig
Capesius	Jessen	Parrish	Vanderwilt
Carlson	Kilpatrick	Peterson	Van Eaton
Cooper	Klemesrud	Poston	Visser
Cowan	Kruse	Prentis	Watson
Cox	Kuester	Pritchard	Weichman
Davis of	Kuhlmann	Redman	Wellington
Black Hawk	Latchaw	Reed	Williams
Davis of Fayette	Less	Schwengel	Wormley
Dodds	Lynch	Siefkas	Mr. Speaker
Duffield	Martin		

The nays were, 3:

Bockwoldt	Robb	Whitaker
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Absent or not voting, 25:

Colburn	Heffner	Putney	Stevens
Datisman	Krueger	Robinson of	Swaner
Donohue	Lane	Delaware	Walter of
Fulk	Langland	Robinson of	Marshall
Gardner of	Long	Monroe	Walter of
Bremer	Moore	Saylor	Pottawattamie
Gardner of Linn	Nielsen	Shepard	Whitehead
Hall	Olson		

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

House File 111, a bill for an act to amend section one thousand five hundred fifty-six and one hundredth (1556.01), Code, 1939, relating to the tax imposed upon cigarette papers and the attaching of stamps thereto, with report of committee recommending passage, was taken up for consideration.

Whitehead of Dallas moved that the following amendment proposed by him be adopted:

Amend by adding a new section as follows:

Sec. 2. Amend section one thousand five hundred fifty-six and thirty-one hundredths (1556.31), Code, 1939, subsection one (1) by adding after the word "or" in line nine (9) the words "each individual carton of".

Amendment adopted.

Whitehead of Dallas offered the following amendment to the title and moved its adoption:

Amend the title by inserting after the words and figures "one thousand five hundred fifty-six and one hundredth (1556.01)" the words and figures "one thousand five hundred fifty-six and thirty-one hundredths (1556.31)".

Amendment adopted.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Aubrey	Edwards	McEleney	Sloane
Avery	Fimmen	McFarlane	Smith of Clayton
Baker	Fletcher	McNeill	Steinberg
Bass	Frederickson	McReynolds	Strawman
Bents	Frei	Meyer	Tatum
Blatti	Good	Mills	Te Paske
Blewett	Hedin	Moore	Tyrrell
Bockwoldt	Hicklin	Morrissey	Utzig
Bonn	Hoeness	Nelson	Vanderwilt
Bryson	Huston	Nielsen	Van Eaton
Burkman	Jessen	Norland	Visser
Capesius	Kilpatrick	Palmer	Walter of
Carlson	Klemesrud	Parrish	Pottawattamie
Cooper	Kruse	Poston	Watson
Cowan	Kuester	Prentis	Weichman
Cox	Kuhlmann	Pritchard	Wellington
Davis of	Latchaw	Redman	Whitaker
Black Hawk	Less	Reed	Whitehead
Davis of Fayette	Long	Robb	Williams
Dodds	Lynch	Schwengel	Wormley
Donohue	Martin	Siefkas	Mr. Speaker
Duffield			

The nays were, none.

Absent or not voting, 25:

Anderson	Hall	Putney	Simonsen
Colburn	Heffner	Robinson of	Smith of
Datisman	Krueger	Delaware	Dickinson
Farmer	Lane	Robinson of	Stevens
Fulk	Langland	Monroe	Swaner
Gardner of	Miller	Saylor	Walter of
Bremer	Olson	Shepard	Marshall
Gardner of Linn	Peterson		

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

Senate File 82, a bill for an act to amend chapter ninety-four (94), Acts of the 50th General Assembly, relating to closed waters for seining fish in the Mississippi River, with report of committee recommending passage, was taken up for consideration.

Latchaw of Muscatine moved that the following amendment proposed by him be adopted:

Amend by adding thereto a new section as follows:

"Sec. 2. Amend section one thousand seven hundred ninety-four and thirty-six thousandths (1794.036), Code, 1939, by striking in line five (5) the words "Skunk river,".

Further amend by striking from the title all after the words "General Assembly," in line two (2) and inserting the following: "and section one thousand seven hundred ninety-four and thirty-six thousandths (1794.036), Code, 1939, relating to the taking of fish with seines, trot lines and throw lines."

Amendment adopted.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 80:

Anderson	Fimmen	McReynolds	Smith of Clayton
Aubrey	Fletcher	Meyer	Smith of
Avery	Frederickson	Mills	Dickinson
Bass	Good	Moore	Steinberg
Bents	Hedin	Morrissey	Strawman
Blatti	Hicklin	Nelson	Tatum
Blewett	Hoeness	Nielsen	Te Paske
Bockwoldt	Huston	Norland	Utzig
Bonn	Jessen	Palmer	Vanderwilt
Bryson	Kilpatrick	Parrish	Van Eaton
Capesius	Klemesrud	Peterson	Visser
Carlson	Kuester	Prentis	Walter of
Cooper	Kuhlmann	Pritchard	Pottawattamie
Cowan	Latchaw	Redman	Watson
Cox	Less	Reed	Weichman
Davis of	Long	Robinson of	Wellington
Black Hawk	Lynch	Delaware	Whitaker
Davis of Fayette	Martin	Schwengel	Whitehead
Dodds	McEleney	Siefkas	Williams
Duffield	McFarlane	Simonsen	Wormley
Edwards	McNeill	Sloane	Mr. Speaker

The nays were, none.

Absent or not voting, 28:

Baker	Datisman	Frei	Gardner of
Burkman	Donohue	Fulk	Bremer
Colburn	Farmer		Gardner of Linn

Hall	Langland	Robb	Stevens
Heffner	Miller	Robinson of	Swaner
Krueger	Olson	Monroe	Tyrrell
Kruse	Poston	Saylor	Walter of
Lane	Putney	Shepard	Marshall

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

House File 145, a bill for an act to provide for the establishment and maintenance of a municipal museum in cities having a population of not less than seventy-five thousand and not more than one hundred thousand and providing for the levy of a tax not exceeding one-eighth of a mill on the taxable property of such municipality for the establishment and maintenance of such museum, with report of committee recommending passage, was taken up for consideration.

Van Eaton of Woodbury moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Donohue	Martin	Siefkas
Aubrey	Duffield	McEleney	Sloane
Avery	Edwards	McFarlane	Smith of Clayton
Baker	Farmer	McNeill	Steinberg
Bass	Fimmen	McReynolds	Strawman
Bents	Fletcher	Meyer	Tatum
Blatti	Frederickson	Miller	Te Paske
Blewett	Frei	Moore	Tyrrell
Bockwoldt	Good	Morrissey	Vanderwilt
Bonn	Hedin	Nelson	Van Eaton
Bryson	Hicklin	Nielsen	Visser
Burkman	Hoeness	Norland	Walter of
Capesius	Huston	Palmer	Pottawattamie
Carlson	Kilpatrick	Parrish	Watson
Cooper	Klemesrud	Prentis	Weichman
Cowan	Kuester	Pritchard	Wellington
Cox	Kuhlmann	Redman	Whitaker
Datisman	Lane	Reed	Whitehead
Davis of	Latchaw	Robb	Williams
Black Hawk	Less	Robinson of	Wormley
Davis of Fayette	Long	Delaware	Mr. Speaker
Dodds	Lynch	Schwengel	

The nays were, none.

Absent or not voting, 24:

Colburn	Gardner of Linn	Krueger	Olson
Fulk	Hall	Kruse	Peterson
Gardner of	Heffner	Langland	Poston
Bremer	Jessen	Mills	Putney

Robinson of
Monroe
Saylor

Shepard
Simonsen
Smith of
Dickinson

Stevens
Swaner
Utzig

Walter of
Marshall

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

House File 147, a bill for an act to provide specifications for places of public assembly where nitrocellulose or combustible films are used and exhibited, to provide for regular annual inspection and licensing of all places of public assembly using and exhibiting nitrocellulose and combustible film within the state of Iowa by the state fire marshal or his deputies, to provide fees therefor, and to provide for penalties for violation, with report of committee recommending passage, was taken up for consideration.

Mills of Adair offered the following amendment and moved its adoption:

Amend section two (2), line four (4), by striking therefrom the figure "1945" and inserting in lieu thereof the figure "1947".

Amendment adopted.

Bryson of Hardin moved that House File 147 be referred to committee on cities and towns.

Latchaw of Muscatine moved as a substitute motion that action be deferred and that House File 147 retain its place on the calendar.

Donohue of Cedar moved that House File 147 be laid on the table.

On the question "Shall the bill be laid on the table?"

The ayes were, 43:

Anderson	Fimmen	Morrissey	Tyrrell
Bryson	Fletcher	Nelson	Vanderwilt
Burkman	Frederickson	Parrish	Van Eaton
Cowan	Hicklin	Pritchard	Visser
Cox	Klemesrud	Redman	Walter of
Datisman	Kruse	Reed	Pottawattamie
Davis of	Kuhlmann	Robb	Watson
Black Hawk	Lane	Simonsen	Whitaker
Davis of Fayette	Less	Sloane	Whitehead
Dodds	Martin	Smith of Clayton	Wormley
Donohue	McFarlane	Smith of	
Duffield	Moore	Dickinson	

The nays were, 36:

Aubrey	Bents	Capesius	Frei
Avery	Blatti	Cooper	Good
Baker	Blewett	Edwards	Hoeness
Bass	Bockwoldt	Farmer	Huston

Jessen	McNeill	Norland	Siefkas
Kilpatrick	McReynolds	Palmer	Strawman
Kuester	Meyer	Poston	Te Paske
Latchaw	Miller	Prentis	Utzig
Lynch	Mills	Schwengel	Weichman

Absent or not voting, 29:

Bonn	Heffner	Putney	Stevens
Carlson	Krueger	Robinson of	Swaner
Colburn	Langland	Delaware	Tatum
Fulk	Long	Robinson of	Walter of
Gardner of	McEleney	Monroe	Marshall
Bremer	Nielsen	Saylor	Wellington
Gardner of Linn	Olson	Shepard	Williams
Hall	Peterson	Steinberg	Mr. Speaker
Hedin			

Motion prevailed and House File 147 was laid on the table.

House File 216, a bill for an act relating to powers of attorney granted by persons serving in or present in the armed forces of the United States and others, was taken up for consideration.

Tatum of Harrison moved that the following amendment proposed by him be adopted:

Amend section six (6) as follows:

By inserting after the word "the" in line three (3) the words "Mount Vernon Hawkeye Record and the Lisbon Herald";

by inserting after the word "at" in line three (3), the words "Mount Vernon";

by inserting after the word "the" in line four (4), the words "Logan Herald-Observer";

and by inserting after the word "at" in line five (5), the word "Logan".

Amendment adopted.

Tatum of Harrison moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Cooper	Farmer	Kilpatrick
Aubrey	Cowan	Fimmen	Klemesrud
Avery	Cox	Fletcher	Kruse
Baker	Datisman	Frederickson	Kuester
Bass	Davis of	Frei	Kuhlmann
Bents	Black Hawk	Goods	Latchaw
Blatti	Davis of Fayette	Hedin	Less
Blewett	Dodds	Hicklin	Long
Bonn	Donohue	Hoeness	Lynch
Burkman	Duffield	Huston	Martin
Capesius	Edwards	Jessen	McEleney

McFarlane	Parrish	Sloane	Visser
McNeill	Peterson	Smith of Clayton	Walter of
McReynolds	Poston	Smith of	Pottawattamie
Meyer	Prentis	Dickinson	Watson
Miller	Pritchard	Steinberg	Weichman
Mills	Reed	Strawman	Wellington
Moore	Robb	Tatum	Whitaker
Morrissey	Robinson of	Te Paske	Whitehead
Nelson	Delaware	Tyrrell	Williams
Nielsen	Schwengel	Utzig	Wormley
Norland	Siefkas	Vanderwilt	Mr. Speaker
Palmer	Simonsen	Van Eaton	

The nays were, none.

Absent or not voting, 21:

Bockwoldt	Gardner of	Lane	Saylor
Bryson	Bremer	Langland	Shepard
Carlson	Gardner of Linn	Olson	Stevens
Colburn	Hall	Putney	Swaner
Fulk	Heffner	Redman	Walter of
	Krueger	Robinson of	Marshall
		Monroe	

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

House File 217, a bill for an act to amend chapter four hundred ninety-four (494), Code, 1939, by adding thereto a new section relating to evidence of presumed death of persons missing in action, interned, beleaguered, besieged or captured by an enemy, was taken up for consideration.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section five (5), line three (3), by inserting after the word "the" the words "the Mount Vernon Hawkeye-Record and the Lisbon Herald"

Further amend by inserting after the word "at" in line three (3), the words "Mount Vernon"

Further amend by inserting after the word "the" in line four (4) the words "The Wapello Republican".

Further amend by inserting after the word "at" in line five (5) the words "at Wapello, Iowa."

Amendment adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Edwards	McEleney	Smith of Clayton
Aubrey	Farmer	McFarlane	Smith of
Avery	Fimmen	McNeill	Dickinson
Baker	Fletcher	McReynolds	Steinberg
Bass	Frederickson	Meyer	Strawman
Bents	Frei	Mills	Tatum
Blatti	Good	Morrissey	Te Paske
Blewett	Hedin	Nelson	Tyrrell
Bonn	Hicklin	Nielsen	Utzig
Bryson	Hoeness	Norland	Vanderwilt
Burkman	Huston	Palmer	Visser
Capesius	Jessen	Parrish	Walter of
Carlson	Kilpatrick	Peterson	Pottawattamie
Cooper	Klemesrud	Poston	Watson
Cowan	Kruse	Prentis	Weichman
Cox	Kuester	Redman	Wellington
Datisman	Kuhlmann	Reed	Whitaker
Davis of	Latchaw	Robb	Whitehead
Black Hawk	Less	Schwengel	Williams
Davis of Fayette	Long	Siefkas	Wormley
Dodds	Lynch	Simonsen	Mr. Speaker
Duffield	Martin	Sloane	

The nays were, none.

Absent or not voting, 24:

Bockwoldt	Hall	Olson	Saylor
Colburn	Heffner	Pritchard	Shepard
Donohue	Krueger	Putney	Stevens
Fulk	Lane	Robinson of	Swaner
Gardner of	Langland	Delaware	Van Eaton
Bremer	Miller	Robinson of	Walter of
Gardner of Linn	Moore	Monroe	Marshall

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

House File 101, a bill for an act to amend the law as it appears in chapters seventy (70) and seventy-one (71), Code, 1939, and sections one thousand three hundred eighty-seven (1387), one thousand three hundred ninety (1390), one thousand three hundred ninety-one (1391), one thousand three hundred ninety-three (1393), one thousand three hundred ninety-four (1394), and one thousand four hundred fifty-seven (1457) thereof, relating to workmen's compensation, fixing the maximum amount of weekly compensation, fixing the time when compensation shall be payable, reducing the waiting period before commencement of payments, and fixing the time within which an award or settlement may be reviewed, with report of committee recommending passage, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now

and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 85:

Anderson	Edwards	McEleney	Smith of Clayton
Aubrey	Farmer	McFarlane	Smith of
Avery	Fimmen	McNeill	Dickinson
Bass	Fletcher	McReynolds	Steinberg
Bents	Frederickson	Meyer	Strawman
Blatti	Frei	Mills	Tatum
Blewett	Good	Moore	Te Paske
Bonn	Hedin	Morrissey	Tyrrell
Bryson	Hicklin	Nelson	Utzig
Burkman	Hoeness	Nielsen	Vanderwilt
Capesius	Huston	Norland	Van Eaton
Carlson	Jessen	Palmer	Visser
Cooper	Kilpatrick	Parrish	Walter of
Cowan	Klemesrud	Poston	Pottawattamie
Cox	Kruse	Prentis	Watson
Datisman	Kuester	Redman	Weichman
Davis of	Kuhlmann	Reed	Wellington
Black Hawk	Latchaw	Robb	Whitaker
Davis of Fayette	Less	Schwengel	Whitehead
Dodds	Long	Siefkas	Williams
Donohue	Lynch	Simonsen	Wormley
Duffield	Martin	Sloane	Mr. Speaker

The nays were, none.

Absent or not voting, 23:

Baker	Hall	Peterson	Saylor
Bockwoldt	Heffner	Pritchard	Shepard
Colburn	Krueger	Putney	Stevens
Fulk	Lane	Robinson of	Swaner
Gardner of	Langland	Delaware	Walter of
Bremer	Miller	Robinson of	Marshall
Gardner of Linn	Olson	Monroe	

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

House File 103, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths (1551.13), Code, 1939, relating to unemployment compensation contributions so as to permit voluntary payments or contributions by employers, with report of committee recommending passage, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Farmer	McFarlane	Sloane
Avery	Fimmen	McNeill	Smith of Clayton
Baker	Fletcher	McReynolds	Steinberg
Bass	Frederickson	Meyer	Strawman
Bents	Frei	Miller	Tatum
Blatti	Good	Mills	Te Paske
Bockwoldt	Hedin	Moore	Tyrrell
Bonn	Hicklin	Morrissey	Utzig
Bryson	Hoeness	Nelson	Vanderwilt
Burkman	Huston	Nielsen	Van Eaton
Carlson	Jessen	Norland	Visser
Cooper	Kilpatrick	Palmer	Walter of
Cowan	Klemesrud	Parrish	Pottawattamie
Cox	Kruse	Peterson	Watson
Datisman	Kuester	Prentis	Weichman
Davis of	Kuhlmann	Redman	Wellington
Black Hawk	Latchaw	Reed	Whitaker
Davis of Fayette	Less	Robb	Whitehead
Dodds	Long	Schwengel	Williams
Donohue	Lynch	Siefkas	Wormley
Duffield	Martin	Simonsen	Mr. Speaker
Edwards	McEleney		

The nays were, none.

Absent or not voting, 24:

Aubrey	Hall	Pritchard	Shepard
Blewett	Heffner	Putney	Smith of
Capesius	Krueger	Robinson of	Dickinson
Colburn	Lane	Delaware	Stevens
Fulk	Langland	Robinson of	Swaner
Gardner of	Olson	Monroe	Walter of
Bremer	Poston	Saylor	Marshall
Gardner of Linn			

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

House File 141, a bill for an act to repeal sections three thousand eight hundred twenty-eight and thirty-nine thousandths (3828.039), three thousand eight hundred twenty-eight and forty thousandths (3828.040), three thousand eight hundred twenty-eight and forty-one thousandths (3828.041), Code, 1939, relating to a tax levied to create an old age assistance fund, and to provide for a statute of limitation against the collection of said taxes and to eliminate any liens upon property, with report of committee recommending amendment and passage, was taken up for consideration.

Walter of Pottawattamie moved that House File 141 be laid on the table.

Motion prevailed and House File 141 was laid on the table.

MESSAGES FROM 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 19, a bill for an act relating to the guardianship of incompetent veterans and other incompetents and minor beneficiaries of the veterans administration.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 31, a bill for an act relating to the licensing, inspection, control and regulation of barber shops and barber schools.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 94, a bill for an act fixing the period of limitations within which actions may be begun with respect to certain claims arising out of federal statutes, when no period of limitation is prescribed therein.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 160, a bill for an act relating to the exemptions from taxation of specific properties.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 15, a bill for an act relating to the Uniform Narcotic Drug Act.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 16, a bill for an act relating to assignment of trademarks, labels, etc.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 19, a bill for an act providing garnishment when necessary in the collection of freight line and equipment car taxes.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 20, a bill for an act to permit garnishment in collection of taxes upon freight line and equipment car companies.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 22, a bill for an act relating to the computation and certificate thereof for the reimbursement of school districts for loss of taxes on publicly owned land.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 44, a bill for an act relating to motor vehicles.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 11, relating to bills incurred by the Senate and House.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 12, relating to a joint session Monday, February 19, 1945, at 11 a. m. .

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 14, relating to adjournment on Friday, February 23, 1945.

Also: That the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 5, relating to the purchase of real estate from International Harvester Company. W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 16

Amend by striking lines one (1) to four (4), both inclusive, of section one (1), and substituting in lieu thereof the following:

"Section 1. Section nine thousand eight hundred seventy (9870), Code, 1939, is amended by adding thereto the following:"

Further amend by inserting after the word "thereof," in line eight (8) of section one (1) the following:

"or legal representative of such owner, in the event of the death of the record owner,"

Further amend by striking from line one (1) of the title thereof the words "Chapter four hundred thirty (430)," and substituting therefor the words "section nine thousand eight hundred seventy (9870),".

SENATE AMENDMENT TO HOUSE FILE 20

Amend as follows:

Strike the comma (,) after the word "therefor" in line three (3) of section one (1) and insert in lieu thereof a period (.).

SENATE CONCURRENT RESOLUTION 11

Be It Resolved by the Senate, the House Concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by chapter 26 of the Forty-ninth General Assembly:

W. J. Scarborough, postage and supplies (Senate)	\$ 10.65
Koch Bros., supplies (Senate)	332.99
L. C. Smith & Corona Typewriters, Inc.	104.93
American Institute of Business (rental of typewriter) (Senate)....	80.50
Underwood Elliott Fisher Co.	2.20

Des Moines Rubber Stamp Works, supplies (Senate).....	87.25
Bond Clothes (Senate)	159.50
Storey-Kenworthy, supplies (Senate)	688.37
Des Moines Rubber Stamp Works, badges and stamps (House)..	112.35
L. C. Smith, repair on typewriters (House).....	6.00
Storey-Kenworthy Co., supplies (House).....	28.22
American Institute of Business, rental of typewriters (House)....	80.50
Des Moines Stationery Co., supplies (House).....	6.12

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such amounts are due.

SENATE CONCURRENT RESOLUTION 12

Be It Resolved by the Senate, the House Concurring: That Perry Brown, chairman of the national defense committee of the American Legion, be invited to speak to the 51st General Assembly in joint session on Monday, February 19, 1945, at 11 a. m., and that the Assembly go into joint session for this purpose.

SENATE FILE 31 SUBSTITUTED FOR HOUSE FILE 312

Burkman of Polk asked and obtained unanimous consent to substitute Senate File 31 for House File 312.

SENATE MESSAGES CONSIDERED

Senate File 31, a bill for an act to provide for the licensing, inspection, control and regulation of barber shops and barber schools.

Read first time and passed on file.

Senate File 94, a bill for an act to repeal chapter 267, Laws of the Fiftieth General Assembly, fixing the period of limitations within which actions may be begun with respect to certain claims arising out of federal statutes, when no period of limitation is prescribed therein, and providing for a period of limitation for claims for wages.

Read first time and referred to committee on judiciary 2.

Senate File 160, a bill for an act to amend the law as it appears in section six thousand nine hundred and forty-four (6944), subsection twenty (20), Code, 1939, relating to the exemptions from taxation of specific properties, and providing that the shares of capital stock of certain corporations shall not be taxed.

Read first time and referred to committee on private corporations.

Senate Joint Resolution 5, a joint resolution providing for the exercise and acceptance of the option to purchase by the state of Iowa of the following described real estate situated in Des Moines, Polk County, Iowa, from International Harvester Company, a corporation organized under and existing by virtue of the laws of the state of New Jersey.

Read first time and referred to committee on appropriations.

CONSIDERATION OF SENATE MESSAGES

Prentiss of Ringgold called up Senate Concurrent Resolution 12 and asked and obtained unanimous consent for its immediate consideration.

Prentiss of Ringgold moved its adoption. Motion prevailed and Senate Concurrent Resolution 12 was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 9 and Senate File 5.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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:

February 16, 1945: House File 9 and Senate File 5.

BILL SENT TO THE GOVERNOR

Anderson of Henry, 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 February, 1945, sent to the governor for his approval: House File 9.

CARL A. ANDERSON, *Chairman.*

Report adopted.

On motion by Prentis of Ringgold, the House adjourned until 10:30 a. m., Monday, February 19, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 19, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend LeRoy L. Weis, pastor of the Wesley Methodist church, Des Moines, Iowa.

Journal of February 16 was corrected and approved.

PRESENTATION OF VISITORS

Donohue of Cedar presented the members of the government class of the Scatter Good Boarding School of West Branch, Iowa, and their director, Miss Leanore Goodenow.

Baker of Calhoun presented the Honorable Melvin Wilson, former member from Calhoun county; also, A. L. Wiseman, Calhoun county superintendent of schools, M. E. Dawson, Calhoun county sheriff, both of Rockwell City, Iowa; L. W. Sievert, mayor of Lake City, Iowa; and F. W. Wilson of Rockwell City, Iowa, member of the Calhoun County Farm Bureau.

On motion by Hoeness of Madison, best wishes of the House members and employees were extended Mr. Mills on the occasion of his birthday.

PETITIONS

Hall of Mills presented a resolution from the members of the Mills County Bar Association, urging salary raises for members of the Iowa Supreme Court.

Referred to committee on compensation of public officers and employees.

Davis of Black Hawk presented a petition signed by 29 municipal employees Local 1127, urging opposition to House File 14 and Senate File 65.

Referred to committee on cities and towns.

Simonsen of Cherokee presented a telegram from the Rock

Island Lumber Company of Cleghorn, Iowa, urging passage of House File 154 without amendments.

Referred to committee on commerce and trade.

Simonsen of Cherokee presented telegrams from 4 citizens of Cherokee, Iowa, urging passage of House File 154 without amendment.

Referred to committee on commerce and trade.

Simonsen of Cherokee presented a telegram from the Rock Island Lumber Company of Quimby, Iowa, urging passage of House File 154 without amendment.

Referred to committee on commerce and trade.

Simonsen of Cherokee presented a telegram from the Rock Island Lumber Company of Marcus, Iowa, urging passage of House File 154 without amendment.

Referred to committee on commerce and trade.

Simonsen of Cherokee presented a telegram from the Rock Island Lumber Company of Washta, Iowa, urging passage of House File 154 without amendment.

Referred to committee on commerce and trade.

Simonsen of Cherokee presented a telegram from the Rock Island Lumber Company of Cherokee, Iowa, urging passage of House File 154 without amendment.

Referred to committee on commerce and trade.

Pritchard of Hancock presented a petition signed by 30 citizens of Iowa, urging opposition to the repeal of the refund of motor vehicle fuel tax.

Referred to committee on ways and means.

Kilpatrick of Fremont presented a resolution from the Williams-Jobe-Gibson Post, No. 128, of the American Legion, Sidney, Iowa, urging legislation favorable to certain tax exemptions for veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

McFarlane of Black Hawk presented a petition signed by 29

municipal employees Local 1127, urging opposition to House File 14 and Senate File 65.

Referred to committee on cities and towns.

Walter of Marshall presented a petition, signed by 16 members of the Transportation Brotherhoods and auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Whitehead of Dallas presented a petition from the members of the Dallas County Educational Council, the Dallas County Schoolmasters' Club, the Dallas County Board of Education, and other board members, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Whitehead of Dallas presented a petition from the members of the Adel Woman's Club, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Klemesrud of Winnebago presented a petition, signed by 23 members of the Twentieth Century Club of Winnebago county, urging passage of certain provisions of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Edwards of Union presented a petition, signed by 17 members of the Catholic Woman's League, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Edwards of Union presented a petition, signed by 5 members of the Catholic Women's League of Des Moines, Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Edwards of Union presented a petition, signed by 45 citizens of Des Moines, Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Edwards of Union presented a petition, signed by 8 members of the Catholic Mothers of Des Moines, Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Gardner of Linn presented a petition, signed by 7 employees of the office of the clerk of the district court, Linn, county, Iowa, urging legislation favorable to pensions for state and county employees.

Referred to committee on old age assistance.

Gardner of Linn presented a petition, signed by 8 members of the Catholic Mothers of Des Moines, Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Gardner of Linn presented petitions, signed by 34 citizens of Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Gardner of Linn presented a petition, signed by members of the Catholic Women's League of Des Moines, Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

REPORTS OF COMMITTEES

Duffield of Guthrie, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred House Joint Resolution 3, a joint resolution proposing an amendment to Article three (3) of the Constitution of the state of Iowa relating to distribution of powers and the legislative department, and to provide for annual sessions of the General Assembly of the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

R. E. DUFFIELD, *Chairman*.

Dodds of Des Moines, from the committee on old age assistance, submitted the following report:

MR. SPEAKER: Your committee on old age assistance, to whom was referred House File 162, a bill for an act to amend section three thousand eight hundred twenty-eight and twenty-three thousandths (3828.023), Code, 1939, as amended by chapters one hundred forty-five (145), one

hundred forty-six (146), and one hundred forty-seven (147), Acts of the Forty-ninth General Assembly, relating to suspended county real estate taxes paid from the old age assistance fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

BERT E. DODDS, *Chairman*.

Edwards of Union, from the committee on child welfare, submitted the following report:

MR. SPEAKER: Your committee on child welfare, to whom was referred House File 242, a bill for an act to amend section 11, chapter one hundred thirty (130), Acts of the Fiftieth General Assembly, to provide that the assistance and benefits for dependent Indian children shall be paid by the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

E. L. EDWARDS, *Chairman*.

HOUSE FILE 241 RE-REFERRED TO COMMITTEE

On motion by Weichman of Benton, House File 241 was re-referred to the committee on public health.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 244 and 91 were declared adopted under Rule 72.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 27: House File 192.

ADOPTION OF SENATE CONCURRENT RESOLUTION 11

Kuester of Cass called up Senate Concurrent Resolution 11, found on page 448 of the Journal of February 16, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 11 was adopted.

CONSIDERATION OF SENATE AMENDMENTS

On request of Wormley of Plymouth, House File 16, a bill for an act to amend chapter four hundred thirty (430), Code, 1939, relating to assignment of trademarks, labels and forms of advertising, the filing thereof and fees to be paid, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking lines one (1) to four (4), both inclusive, of section one (1), and substituting in lieu thereof the following:

"Section 1. Section nine thousand eight hundred seventy (9870), Code, 1939, is amended by adding thereto the following:"

Further amend by inserting after the word "thereof," in line eight (8) of section one (1) the following:

"or legal representative of such owner, in the event of the death of the record owner,"

Further amend House File 16 by striking from line one (1) of the title thereof the words "Chapter four hundred thirty (430)," and substituting therefor the words "section nine thousand eight hundred seventy (9870),".

Wormley of Plymouth moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 16.

Mr. Wormley moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson	Fimmen	McReynolds	Simonsen
Aubrey	Fletcher	Meyer	Sloane
Avery	Frederickson	Miller	Smith of Clayton
Baker	Frei	Mills	Smith of
Bass	Fulk	Moore	Dickinson
Bents	Gardner of	Morrissey	Steinberg
Blatti	Bremer	Nelson	Stevens
Blewett	Gardner of Linn	Nielsen	Strawman
Bockwoldt	Good	Norland	Swaner
Bonn	Hall	Olson	Tatum
Bryson	Hedin	Palmer	Te Paske
Burkman	Heffner	Parrish	Tyrrell
Capesius	Hoeness	Peterson	Vanderwilt
Carlson	Huston	Poston	Van Eaton
Colburn	Jessen	Prentis	Visser
Cooper	Klemesrud	Pritchard	Walter of
Cowan	Kruse	Putney	Marshall
Cox	Kuester	Redman	Walter of
Datisman	Kuhlmann	Reed	Pottawattamie
Davis of	Lane	Robb	Watson
Black Hawk	Latchaw	Robinson of	Wellington
Davis of Fayette	Less	Delaware	Whitaker
Dodds	Long	Saylor	Whitehead
Donohue	Lynch	Schwengel	Williams
Duffield	McEleney	Shepard	Wormley
Edwards	McFarlane	Siefkas	Mr. Speaker
Farmer	McNeill		

The nays were, none.

Absent or not voting, 6:Hicklin
KilpatrickKrueger
Langland

Martin

Robinson of
Monroe

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

On request of Colburn of Shelby, House File 20, a bill for an act to amend section seven thousand seventy-six (7076), Code, 1939, permitting garnishment in collection of taxes upon freight line equipment car companies, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend as follows:

Strike the comma (,) after the word "therefor" in line three (3) of section one (1) and insert in lieu thereof a period (.).

Colburn of Shelby moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 20.

Mr. Colburn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Fulk	Morrissey	Smith of
Aubrey	Gardner of	Nelson	Dickinson
Avery	Bremer	Nielsen	Steinberg
Baker	Good	Norland	Stevens
Bass	Hedin	Olson	Strawman
Bents	Heffner	Palmer	Tatum
Blatti	Hoeness	Parrish	Te Paske
Blewett	Huston	Peterson	Tyrrell
Bockwoldt	Kilpatrick	Prentis	Utzig
Bonn	Klemesrud	Pritchard	Vanderwilt
Bryson	Krueger	Putney	Van Eaton
Burkman	Kruse	Redman	Visser
Capesius	Kuester	Reed	Walter of
Colburn	Kuhlmann	Robb	Marshall
Cooper	Latchaw	Robinson of	Walter of
Cowan	Less	Delaware	Pottawattamie
Cox	Lynch	Saylor	Watson
Datiman	McFarlane	Schwengel	Weichman
Davis of Fayette	McNeill	Shepard	Wellington
Dodds	McReynolds	Siefkas	Whitaker
Edwards	Meyer	Simonsen	Williams
Fletcher	Miller	Sloane	Wormley
Frederickson	Mills	Smith of Clayton	Mr. Speaker
Frei	Moore		

The nays were, none.

Absent or not voting, 19:

Carlson	Fimmen	Lane	Poston
Davis of	Gardner of Linn	Langland	Robinson of
Black Hawk	Hall	Long	Monroe
Donohue	Hicklin	Martin	Swaner
Duffield	Jessen	McEleney	Whitehead
Farmer			

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

INTRODUCTION OF BILLS

House File 332, by Weichman of Benton, Schwengel of Scott and Hedin of Scott, a bill for an act to amend section six thousand nine hundred forty-four (6944), Code, 1939, so as to provide for the exemption from taxation of moneys and credits and other similar property hereinafter described as representing merely personal investments in the hands of individual citizens not made in competition with the banking, loan or investment business.

Read first time and referred to committee on ways and means.

House File 333, by Klemesrud of Winnebago and Whitehead of Dallas, a bill for an act to amend section five thousand seven hundred twenty-three (5723), Code, 1939, relating to the costs of official publications.

Read first time and referred to committee on printing.

House File 334, by Klemesrud of Winnebago and Whitehead of Dallas, a bill for an act to amend section five thousand four hundred twelve (5412), Code, 1939, relating to the costs of official publications.

Read first time and referred to committee on printing.

House File 335, by Less of Dubuque, Sloane of Polk, Burkman of Polk, Meyer of Jackson, Nelson of Buchanan, Cowan of Keokuk, Bryson of Hardin, Blatti of Chickasaw, Swaner of Johnson, Aubrey of Wapello, Gardner of Bremer, Shepard of Lucas, Hedin of Scott, Donohue of Cedar, Schwengel of Scott, Lane of Carroll, Long of Clinton, Bents of Howard, McEleney of Clinton, Poston of Wayne, Kuhlmann of Crawford, Capesius of Kossuth, Frederickson of Palo Alto, McReynolds of Wapello, Utzig of Dubuque, McNeill of Monona, Gardner of Linn, Lynch of Pocahontas, Krueger of Cerro Gordo, Vanderwilt of Mahaska, Tatum of Harrison,

Whitehead of Dallas, and Fimmen of Davis, a bill for an act to amend sections fourteen (14), fourteen and two tenths (14.2), fourteen and three tenths (14.3) and fifteen (15), Code, 1939, relating to increase in compensation of members of the General Assembly, the Speaker of the House and President of the Senate.

Read first time and referred to committee on compensation of public officers and employees.

Hall of Mills moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed Hall of Mills, Whitaker of Poweshiek and Putney of Tama.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention 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, 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 were seated in the west side of the chamber.

JOINT CONVENTION

In accordance with House Concurrent Resolution 12, duly adopted, the joint convention was called to order, President Evans, of the Senate presiding.

President Evans announced the joint convention duly organized.

Senator Faul of Polk moved that a committee of three, consisting of one member of the Senate and two members of the House, be appointed to escort Colonel Perry Brown, chairman of the national defense committee of the American Legion, to the Speaker's rostrum.

Motion prevailed and the President appointed Senator Berg of Black Hawk on the part of the Senate, and Representatives Wormley of Plymouth and Nielsen of Pottawattamie on the part of the House.

The committee waited upon Colonel Brown and Brigadier General Charles Grahl, and escorted them to the Speaker's rostrum.

Lieutenant Governor Kenneth A. Evans, President of the Senate, introduced Brigadier General Charles Grahl, adjutant general of Iowa, who, in turn, introduced Colonel Brown, prefacing his introduction with the following remarks:

I could easily take a long period of time telling you of the splendid accomplishments of the Speaker. However, the message which he has to give you today is of such vital importance that I do not care to take this time. Colonel Perry Brown is a native of Texas. He served in the first World War and in the present World War. While he was serving, the National Commandant requested that he be released in order that he do the job he is now doing in the national defense committee of the American Legion. It is a great privilege and an honor to present to the Fifty-first General Assembly of the state of Iowa Colonel Perry Brown, chairman of the national defense committee of the American Legion.

Colonel Brown delivered the following address:

The address by Colonel Brown is found on pages 697, 698 and 699 of the Journal of March 12, 1945.

On motion by Gardner of Linn, the joint convention was dissolved.

The House reconvened, Speaker Felton in the chair.

SPECIAL ORDER

Kuester of Cass moved that House Files 326, 327, 328, 329 and 178 be made a special order of business immediately following final action on House Files 122, 132, 130, 133, 131, and Senate File 149. 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 3, a bill for an act relating to the issuance of temporary permits to persons engaging temporarily in the business of retail sales in Iowa.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 24, a bill for an act relating to the salary and duties of deputy treasurers.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 92, a bill for an act relating to the notice of hearing on municipal budgets and the publication thereof.

W. J. SCARBOROUGH, *Secretary.*

SENATE AMENDMENT TO HOUSE FILE 24

Amend section 1, as follows:

Line 7, after the word "chief" insert "deputy".

Line 8, strike the word "to" and insert "shall".

Line 11, after "April" insert "first".

Line 12, strike "balance" and insert "remainder".

Line 13, strike the word "to" and insert "he shall".

Line 17, strike the word "be" and insert "is".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 15, 19, 22 and 44, and Senate Files 19 and 78.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 15, 19, 22 and 44, and Senate Files 19 and 78.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 19th day of February, 1945, sent to the governor for his approval: House Files 15, 19, 22 and 44.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

February 16, 1945: House File 9.

AMENDMENTS FILED

Palmer of Allamakee filed the following amendment to House File 323:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four thousand two hundred forty (4240), Code, 1939, is hereby amended by striking from lines one (1) and two (2) of said section the words "first secular day" and inserting in lieu thereof the words "second Monday".

Latchaw of Muscatine filed the following amendment to House File 98:

Amend section one (1) by striking lines four (4) to seventeen (17) inclusive and inserting in lieu thereof the following:

"The chief of the fire department shall be appointed from the fire chief's civil service eligible list and hold full civil service rights as chief. The chief of the police department shall in all cases be an active member of the police department holding civil service seniority rights as patrolman and having had five years service in the department; provided that in cities where the chief of police is not under civil service, a police officer appointed chief of police shall retain, while holding the office of chief of police, the same civil service rights he had immediately prior to his appointment as chief. In any city the office of chief of police may be placed under the civil service provisions of this chapter by the adoption of an ordinance by the city council providing that the chief of police shall be under civil service and establishing such grade in the civil service of such city. In the case of the adoption of any such ordinance by a city, the person holding the office of chief of police in such city at the time of the adoption of such ordinance shall hold full civil service rights as chief of police providing the appointive power does not remove said person as chief within thirty days after the adoption of such ordinance."

Further amend by striking section three (3) and renumbering sections four (4) and five (5).

Amend the title by striking and substituting in lieu thereof the following:

"An Act to repeal section five thousand six hundred ninety-nine (5699), Code, 1939, and to enact a substitute therefor and to repeal section five thousand six hundred ninety-nine and one tenth (5699.1), Code, 1939, relating to the appointment of the chief of the fire department and the chief of police in cities from civil service eligible lists."

The committee on ways and means filed the following amendment to House File 33:

Amend by inserting as section two (2) the following:

"Sec. 2. Section six thousand nine hundred forty-three and one hundred four thousandths (6943.104), Code, 1939, is hereby amended by adding thereto the following subsection:

7. The gross receipts from all sales of tangible personal property to any tax certifying or tax levying body of Iowa or any governmental subdivision thereof. This exemption shall not extend to municipal utilities affording service to the general public."

Amend the title by inserting after the word "tax" at the beginning of line three (3) the words "or use tax", and by inserting after the words "Code, 1939" in line 2, the words: "and section sixty-nine hundred forty-three and one hundred four thousandths (6943.104), Code, 1939,"

Renumber the present section two (2) as section three (3).

On motion by Prentiss of Ringgold, the House adjourned until 9:45 a. m., Tuesday, February 20, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 20, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend W. J. Fowler, pastor of the Methodist church, Sigourney, Iowa.

Journal of February 19 was corrected and approved.

PRESENTATION OF VISITORS

Burkman of Polk presented the members of the social science 9-A-2 class of West Des Moines, Iowa, with their teacher, Mrs. Seidle.

Wormley of Plymouth presented the Honorable Theo. Hutchinson, former member of the House, from Kossuth county.

PETITIONS

Morrissey of Jasper presented a petition, signed by 13 citizens of Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Swaner of Johnson presented a resolution, representing the American Association of University Women, American Legion, American Legion Auxiliary, Farm Bureau, United Service Women, Child Conservation, Order of the Eastern Star, Masonic Organization, county supervisors, ministers, P.E.O., Centerdale Woman's Club, Order of the Moose, Greater Tipton Club, Junior Chamber of Commerce, Daughters of the American Revolution, Farmers Union, and the Priscilla Club in the towns of West Branch, Mechanicsville, Clarence, and Tipton, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Reed of Jefferson presented a petition, signed by 38 members of the Parsons College Auxiliary of Fairfield, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Kuhlmann of Crawford presented a petition, signed by 13 citizens of Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Tyrrell of Wright presented a petition, signed by 28 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

Kuester of Cass presented a petition, signed by the mayor and council members of the town of Griswold, Iowa, urging passage of House File 75.

Referred to committee on ways and means.

Whitehead of Dallas presented a petition, signed by 12 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167 and Senate File 137.

Referred to committee on railroads.

PROOF OF PUBLICATION

The official proof of publication of House File 67, a bill for an act to legalize the proceedings by the board of directors of the independent school district of Dubuque, Dubuque county, Iowa, in submitting to the voters of said district at the school election in said district on March 13, 1944, the proposition of establishing a pension and annuity retirement system for the employees of said district who are under written contract to said district, the said election and the establishment of said pension and annuity retirement system, was duly filed with the Chief Clerk of the House in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

HOUSE FILE 110 WITHDRAWN FROM COMMITTEE AND PLACED ON CALENDAR

Utzig of Dubuque invoked Rule 56 on House File 110, the bill having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

HOUSE FILE 71 AND SENATE FILE 44 RE-REFERRED

Sloane of Polk moved that House File 71 and Senate File 44 be re-referred to committee on judiciary 2. Motion prevailed.

REPORTS OF COMMITTEES

Farmer of Linn, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 33, a bill for an act to amend section eleven thousand twenty-eight (11028), Code, 1939, relating to the limitations for foreclosure of ancient mortgages and other written instruments, begs leave to report it has had the same under consideration and has instructed me to report 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 "This" in line 4 and inserting in lieu thereof the following: "From and after July 4, 1946, this".

Further amend by inserting the word "due" following the word "the" in line 8.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 29, a bill for an act to amend section three thousand six hundred fifty-nine (3659), Code, 1939, relating to the penalty for contributing to the delinquency of a minor and granting jurisdiction in juvenile courts of such offenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 206, a bill for an act to amend section twelve thousand eighteen (12018), Code, 1939, relating to appraisal of intestate estates of decedents without issue but leaving surviving spouses, and to provide for proof of value of such estates showing net value of seventy-five hundred dollars (\$7500.00) or less by sworn inventory of administrator by proof other than appraisals as now required, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 218, a bill for an act to amend chapter one hundred fourteen (114), Code, 1939, relating to registration of vital statistics as pertaining to adoptions or annulment of adoption and substitution of new birth certificates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 221, a bill for an act to amend chapter one hundred fourteen (114), Code, 1939, relating to registration of vital statistics pertaining to legitimation and filing of new birth certificates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 224, a bill for an act to repeal section two thousand four hundred five (2405), relating to stillborn children and enact in lieu thereof a section to clarify the recording of stillborn children and to amend section two thousand four hundred twenty-five (2425), Code, 1939, relating to filing of marriage and divorce returns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 226, a bill for an act to amend chapter one hundred sixty-five (165), Acts of the Fiftieth General Assembly, relating to the penalties provided for the violation of the Iowa motor vehicle fuel tax law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 227, a bill for an act to amend section two thousand three hundred twenty-three (2323), Code, 1939, relating to stillbirths, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 259, a bill for an act to legalize action of the board of supervisors of Woodbury county, in making expenditures from the court expense fund for the purpose of paying the salaries and expenses of officers and employees of the juvenile court of Woodbury county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 23, a bill for an act to amend section three thousand eight

hundred twenty-eight and ninety-two thousandths (3828.092), Code, 1939, relating to the warning by the authorities preventing persons from acquiring a settlement, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Reed of Jefferson, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security, to whom was referred House File 102, a bill for an act to amend the law as it appears in chapter seventy (70), Code, 1939, and also sections one thousand three hundred ninety-two (1392) and one thousand three hundred ninety-seven (1397), relating to workmen's compensation so as to provide for the payment of compensation to certain employees for certain second injuries, to provide for a second injury fund and for the making of contributions thereto and providing for the administration of the act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman*.

Tyrrell of Wright, from the committee on agriculture 1, submitted the following report:

MR. PRESIDENT: Your committee on agriculture 1, to whom was referred House File 255, a bill for an act to repeal chapter one hundred fifty-one (151), Code, 1939, and enact a substitute therefor, all relating to the candling, grading, labeling and selling of eggs and prescribing a penalty for the violation thereof, to foster the development of the poultry industry in Iowa, to assist in the orderly marketing of eggs, to protect the public, distributors and producers from any fraud or misrepresentation in the marketing, selling or purchasing of eggs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. C. TYRRELL, JR., *Chairman*.

Latchaw of Muscatine, 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 246, a bill for an act to amend section one thousand seven hundred ninety-four and thirty-nine thousandths (1794.039), Code, 1939, relating to trolling for fish from a machine propelled, or sail boat, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

F. A. LATCHAW, *Chairman*.

Also:

MR. SPEAKER: Your committee on fish and game, to whom was referred House Joint Resolution 4, a joint resolution to provide that a survey be made of drainage district number 13 in Muscatine county with

the purpose of abandoning said district and converting the area into a wildlife refuge, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

F. A. LATCHAW, *Chairman*.

Colburn of Shelby, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 109, a bill for an act to amend chapters three hundred ninety-eight (398), four hundred (400), and four hundred one (401) of the Code of Iowa, 1939, relating to investments by life insurance companies and associations and the regulation of said investments, companies and associations under the supervision of the insurance commissioner of the state of Iowa, by amending sections eight thousand six hundred fifty-seven (8657), eight thousand six hundred fifty-eight (8658), eight thousand six hundred fifty-nine (8659), eight thousand seven hundred twenty-two (8722), eight thousand seven hundred forty-five (8745), and eight thousand seven hundred forty-six (8746), and repealing sections eight thousand six hundred fifty-five (8655), eight thousand six hundred fifty-six (8656), eight thousand six hundred sixty-four (8664), eight thousand six hundred sixty-five (8665), eight thousand six hundred ninety-eight (8698), eight thousand six hundred ninety-nine (8699), eight thousand seven hundred (8700), eight thousand seven hundred one (8701), eight thousand seven hundred thirty-five (8735), eight thousand seven hundred thirty-six (8736), eight thousand seven hundred thirty-seven (8737), eight thousand seven hundred thirty-eight (8738), eight thousand seven hundred thirty-nine (8739), eight thousand seven hundred forty (8740), eight thousand seven hundred forty-one (8741), eight thousand seven hundred forty-one and one-tenth (8741.1), eight thousand seven hundred forty-two (8742), eight thousand seven hundred forty-three (8743), eight thousand seven hundred forty-four (8744), and eight thousand seven hundred forty-seven (8747), thereof, and enacting substitutes therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAY C. COLBURN, *Chairman*.

Gardner of Linn, from the committee on military and veterans affairs, submitted the following report:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 287, a bill for an act relating to the payment for care of soldiers' graves, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 293, a bill for an act relating to contribut-

ing to own support in the soldiers' home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 1, a bill for an act relating to tax exemption to soldiers, sailors, marines and nurses, and to provide for reimbursement to the counties for loss of revenue occasioned by such exemptions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 11, a bill for an act relating to war orphans' educational aid fund, expenditures from aid fund by the state bonus board, and the amount of such aid, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 294, a bill for an act relating to soldiers' home and to widows of veterans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Miller of Humboldt, from the committee on liquor control, submitted the following report:

MR. SPEAKER: Your committee on liquor control, to whom was referred House File 64, a bill for an act to amend chapter ninety-three and one-tenth (93.1), Code, 1939, relating to liquor control, extending the prohibitions thereof to certain territory and providing for petitions and elections, etc., begs leave to report it has had the same under consideration and has instructed me to report 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), lines twenty-six (26) and twenty-seven (27), by striking the word "twenty-five" and inserting in lieu thereof the word "thirty-five".

J. F. MILLER, *Chairman*.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate Joint Resolution 5, a resolution providing for the exercise and acceptance of the option to purchase by the state of Iowa of the

following described real estate situated in Des Moines, Polk county, Iowa, from International Harvester Company, a corporation organized under and existing by virtue of the laws of the state of New Jersey, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 277, a bill for an act to provide an appropriation of twenty-five hundred dollars (\$2500.00) for the publication of the book "Religion in Iowa" by Dr. A. T. De Groot of Drake University, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

G. T. KUESTER, *Chairman*.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 292, a bill for an act to protect the public against milk borne disease and for this purpose to provide, within the department of agriculture, for dairy specialists and bacteriologists for the purpose of efficient control of sanitary production, processing and marketing of dairy products and to provide adequate laboratory facilities for this purpose, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 162, 242 and House Joint Resolution 3 were declared adopted under Rule 72.

CONSIDERATION OF SENATE AMENDMENT

On request of McFarlane of Black Hawk, House File 24, a bill for an act to amend section five thousand two hundred twenty-three (5223), Code, 1939, relating to the salary and duties of deputy treasurers, with report of committee recommending passage, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend section 1, as follows:

Line 7, after the word "chief" insert "deputy".

Line 8, strike the word "to" and insert "shall".

Line 11, after "April" insert "first".

Line 12, strike "balance" and insert "remainder".

Line 13, strike the word "to" and insert "he shall".

Line 17, strike the word "be" and insert "is".

McFarlane of Black Hawk moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 24.

Mr. McFarlane moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Avery	Fletcher	McFarlane	Sloane
Baker	Frederickson	McNeill	Smith of Clayton
Bass	Frei	McReynolds	Smith of
Bents	Gardner of Linn	Meyer	Dickinson
Blewett	Good	Miller	Steinberg
Bockwoldt	Hedin	Mills	Strawman
Bryson	Heffner	Morrissey	Swaner
Burkman	Hicklin	Nelson	Tatum
Capesius	Hoeness	Nielsen	Te Paske
Carlson	Huston	Olson	Tyrrell
Colburn	Jessen	Palmer	Utzig
Cooper	Kilpatrick	Parrish	Vanderwilt
Cowan	Krueger	Peterson	Van Eaton
Cox	Kruse	Prentis	Visser
Datisman	Kuester	Pritchard	Walter of
Davis of	Kuhlmann	Putney	Marshall
Black Hawk	Lane	Redman	Watson
Davis of Fayette	Latchaw	Reed	Wellington
Dodds	Less	Saylor	Whitaker
Duffield	Long	Shepard	Whitehead
Edwards	Lynch	Siefkas	Williams
Farmer	McEleney	Simonsen	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 22:

Anderson	Gardner of	Norland	Schwengel
Aubrey	Bremer	Poston	Stevens
Blatti	Hall	Robb	Walter of
Bonn	Klemesrud	Robinson of	Pottawattamie
Donohue	Langland	Delaware	Weichman
Fulk	Martin	Robinson of	Wormley
	Moore	Monroe	

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

INTRODUCTION OF BILLS

House File 336, by Van Eaton of Woodbury and Carlson of Woodbury, a bill for an act relating to the leasing of school property in cities having a population of fifty thousand or more.

Read first time and referred to committee on schools and textbooks.

House File 337, by Carlson of Woodbury, a bill for an act to amend section one (1), chapter one hundred thirty-five (135), Acts of the 50th General Assembly, relating to old-age assistance.

Read first time and referred to committee on old age assistance.

House File 338, by Gardner of Bremer and Kuester of Cass, a bill for an act to amend section three thousand two hundred ninety-one and one tenth (3291.1), Code, 1939, relating to the salary and compensation and maintenance of business managers of the institutions operating under the board of control.

Read first time and referred to committee on compensation of public officers and employees.

House File 339, by Visser of Marion, Aubrey of Wapello, and McReynolds of Wapello, a bill for an act to amend section one thousand two hundred eighty-eight (1288), Code, 1939, relating to temporary employment in operation of mines in case of discharge, resignation or disability.

Read first time and referred to committee on ways and means.

House File 340, by Colburn of Shelby, McFarlane of Black Hawk and Schwengel of Scott, a bill for an act to amend sections eight thousand six hundred eighty-four and two hundredths (8684.02) and eight thousand six hundred eighty-four and three hundredths (8684.03), Code, 1939, as amended, to authorize incorporated nonprofit industrial associations, organized for purposes other than obtaining insurance, to procure group insurance on the lives of employees of the members of such associations subject to certain restrictions.

Read first time and referred to committee on insurance.

House File 341, by Putney of Tama, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-three thousandths (6943.143), Code, 1939, relating to home-stead tax credit and to the rights and privileges granted to members of the armed forces of the United States.

Read first time and referred to committee on military and veterans affairs.

House File 342, by Lane of Carroll, (by request), a bill for an act to amend section six thousand nine hundred forty-three and one hundred twenty-five thousandths (6943.125), Code, 1939, relating to the levy of the use tax.

Read first time and referred to committee on ways and means.

House File 343, by Lane of Carroll (by request), a bill for an act to amend section six thousand nine hundred forty-three and seventy-four thousandths (6943.074), Code, 1939, defining the terms "sales for resale" and "wholesale sales" for purposes of the Iowa retail sales tax and use tax laws.

Read first time and referred to committee on ways and means.

House File 344, by Lane of Carroll (by request), a bill for an act to amend section six thousand nine hundred forty-three and one hundred two thousandths (6943.102), Code, 1939, and defining the term "container".

Read first time and referred to committee on ways and means.

House File 345, by Burkman of Polk and Sloane of Polk, a bill for an act to authorize any city, having a population of fifty thousand (50,000), or more, to acquire, construct, equip, own and operate a public coliseum and procure a site therefor, and to issue bonds and levy taxes in connection therewith, and providing for the creation of a coliseum commission to perform certain of the functions and duties thus authorized.

Read first time and referred to committee on cities and towns.

CONSIDERATION OF BILLS

Long of Clinton asked and obtained unanimous consent for the immediate consideration of House File 198, a bill for an act legalizing an emergency fund levy for the city of Clinton in Clinton county, Iowa.

Long of Clinton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Aubrey
Avery
Baker

Bass
Bents
Blewett

Bockwoldt
Bryson
Burkman

Capesius
Carlson
Colburn

Cowan	Kilpatrick	Norland	Steinberg
Datisman	Krueger	Olson	Stevens
Davis of	Kruse	Palmer	Strawman
Black Hawk	Kuester	Parrish	Swaner
Davis of Fayette	Kuhlmann	Peterson	Tatum
Dodds	Lane	Poston	Te Paske
Duffield	Latchaw	Prentis	Tyrrell
Edwards	Less	Pritchard	Utzig
Farmer	Long	Putney	Vanderwilt
Fimmen	Lynch	Redman	Van Eaton
Fletcher	Martin	Reed	Visser
Frederickson	McEleney	Robinson of	Walter of
Frei	McFarlane	Delaware	Marshall
Fulk	McNeill	Saylor	Walter of
Gardner of	McReynolds	Schwengel	Pottawattamie
Bremer	Meyer	Shepard	Watson
Gardner of Linn	Miller	Siefkas	Wellington
Good	Mills	Simonsen	Whitaker
Hedin	Moore	Sloane	Whitehead
Hicklin	Morrissey	Smith of Clayton	Williams
Hoeness	Nelson	Smith of	Wormley
Huston	Nielsen	Dickinson	Mr. Speaker
Jessen			

The nays were, none.

Absent or not voting, 13:

Anderson	Cox	Klemesrud	Robinson of
Blatti	Donohue	Langland	Monroe
Bonn	Hall	Robb	Weichman
Cooper	Heffner		

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

Senate File 149, a bill for an act to amend section four thousand two hundred twenty-nine (4229), Code, 1939, as amended by chapter 157, Acts of the 49th General Assembly, relating to teachers' contracts, their continuation and termination, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section one (1), by striking line seventeen (17) and the words and figures "April 15" in line eighteen (18), and inserting in lieu thereof the following: "a registered letter mailed to the teacher not later than the tenth day of April."

Amendment adopted.

Whitehead of Dallas offered the following amendment and moved its adoption:

Amend section one (1), line twenty-five (25), by inserting immediately preceding the word "hearing" the word "public".

Amendment adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section one (1), line twenty-eight (28), by inserting after the word "hearing" the words "on the protest."

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend section one (1), line twenty-three (23), by striking the word and figure "twenty (20)" and inserting in lieu thereof the word and figure "ten (10)".

Amendment lost.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Frederickson	McReynolds	Sloane
Aubrey	Frei	Meyer	Smith of Clayton
Avery	Fulk	Miller	Smith of
Baker	Gardner of	Mills	Dickinson
Bass	Bremer	Moore	Steinberg
Bents	Gardner of Linn	Morrissey	Stevens
Blatti	Good	Nelson	Strawman
Blewett	Hall	Nielsen	Swaner
Bockwoldt	Hedin	Norland	Tatum
Bonn	Hicklin	Olson	Te Paske
Bryson	Hoeness	Palmer	Tyrrell
Burkman	Huston	Parrish	Utzig
Capesius	Kilpatrick	Peterson	Vanderwilt
Carlson	Klemesrud	Poston	Van Eaton
Colburn	Krueger	Prentis	Visser
Cowan	Kruse	Pritchard	Walter of
Cox	Kuester	Putney	Marshall
Datisman	Kuhlmann	Redman	Walter of
Davis of	Lane	Reed	Pottawattamie
Black Hawk	Latchaw	Robb	Watson
Davis of Fayette	Less	Robinson of	Weichman
Dodds	Long	Delaware	Wellington
Donohue	Lynch	Saylor	Whitaker
Duffield	Martin	Schwengel	Whitehead
Edwards	McEleney	Shepard	Williams
Farmer	McFarlane	Siefkas	Wormley
Fimmen	McNeill	Simonsen	Mr. Speaker
Fletcher			

The nays were, 2:

Cooper Heffner

Absent or not voting, 3:

Jessen Langland

Robinson of
Monroe

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

House File 122, a bill for an act to amend section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, relating to the minimum wages of teachers in the public schools, with report of committee recommending passage, was taken up for consideration.

Nielsen of Pottawattamie offered the following amendment and moved its adoption:

Amend section one (1), line six (6), by striking the word "eighty" and inserting in lieu thereof the words "one hundred".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 29:

Bonn	Gardner of	Lynch	Sloane
Burkman	Bremer	McEleney	Smith of Clayton
Carlson	Hedin	McReynolds	Walter of
Cowan	Heffner	Meyer	Marshall
Davis of	Krueger	Mills	Walter of
Black Hawk	Kruse	Nielsen	Pottawattamie
Donohue	Kuhlmann	Reed	Whitehead
Frederickson	Lane	Schwengel	Wormley
	Long		

The nays were 67:

Anderson	Fimmen	Moore	Smith of
Avery	Fletcher	Morrissey	Dickinson
Baker	Frei	Nelson	Steinberg
Bass	Fulk	Norland	Stevens
Bents	Gardner of Linn	Olson	Strawman
Blewett	Good	Palmer	Tatum
Bockwoldt	Hicklin	Parrish	Te Paske
Bryson	Hoeness	Peterson	Tyrrell
Capesius	Huston	Poston	Vanderwilt
Colburn	Jessen	Prentis	Van Eaton
Cooper	Kilpatrick	Pritchard	Visser
Datisman	Klemesrud	Putney	Watson
Davis of Fayette	Kuester	Redman	Weichman
Dodds	Less	Robb	Wellington
Duffield	Martin	Saylor	Whitaker
Edwards	McNeill	Shepard	Williams
Farmer	Miller	Simonsen	Mr. Speaker

Absent or not voting, 12:

Aubrey	Langland	Robinson of	Siefkas
Blatti	Latchaw	Delaware	Swaner
Cox	McFarlane	Robinson of	Utzig
Hall		Monroe	

Amendment lost.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 104:

Anderson	Frederickson	McNeill	Simonsen
Aubrey	Frei	McReynolds	Sloane
Avery	Fulk	Meyer	Smith of Clayton
Baker	Gardner of	Miller	Smith of
Bass	Bremer	Mills	Dickinson
Bents	Gardner of Linn	Moore	Steinberg
Blatti	Good	Morrissey	Stevens
Blewett	Hall	Nelson	Strawman
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hicklin	Olson	Tyrrell
Burkman	Hoeness	Palmer	Utzig
Capesius	Huston	Parrish	Vanderwilt
Carlson	Jessen	Peterson	Van Eaton
Colburn	Kilpatrick	Poston	Visser
Cooper	Klemesrud	Prentis	Walter of
Cowan	Krueger	Pritchard	Marshall
Datisman	Kruse	Putney	Walter of
Davis of	Kuester	Redman	Pottawattamie
Black Hawk	Kuhlmann	Reed	Watson
Davis of Fayette	Lane	Robb	Weichman
Dodds	Latchaw	Robinson of	Wellington
Donohue	Less	Delaware	Whitaker
Duffield	Long	Saylor	Whitehead
Edwards	Lynch	Schwengel	Williams
Farmer	Martin	Shepard	Wormley
Fimmen	McElaney	Siefkas	Mr. Speaker
Fletcher	McFarlane		

The nays were, none.

Absent or not voting, 4:

Cox	Langland	Robinson of Monroe	Swaner
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 132, a bill for an act to amend section four thousand two hundred thirty-three and three tenths (4233.3), and four thousand two hundred seventy-seven (4277), Code, 1939, relating to tuition rates for pupils in the public schools, with report of committee recommending amendment and passage, was taken up for consideration.

Visser of Marion offered the following amendment as a substitute for the first amendment proposed by the committee, filed February 1, and moved its adoption:

Amend section one (1) by inserting after the word "costs" in line ten (10) the following: "but not exceeding nine dollars per month".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 86:

Anderson	Frei	McFarlane	Smith of
Baker	Fulk	McNeill	Dickinson
Bass	Gardner of	McReynolds	Steinberg
Bents	Bremer	Meyer	Stevens
Blatti	Good	Miller	Strawman
Blewett	Hall	Mills	Tatum
Bockwoldt	Hedin	Moore	Te Paske
Bonn	Heffner	Morrissey	Tyrrell
Bryson	Hicklin	Nelson	Utzig
Burkman	Hoeness	Norland	Vanderwilt
Capesius	Huston	Olson	Van Eaton
Colburn	Jessen	Parrish	Visser
Cooper	Kilpatrick	Poston	Walter of
Cowan	Klemesrud	Prentis	Marshall
Cox	Krueger	Putney	Walter of
Datisman	Kruse	Redman	Pottawattamie
Davis of	Kuester	Reed	Watson
Black Hawk	Kuhlmann	Saylor	Weichman
Davis of Fayette	Latchaw	Schwengel	Wellington
Donohue	Less	Siefkas	Whitaker
Duffield	Long	Sloane	Williams
Edwards	Martin	Smith of Clayton	Wormley
Fimmen	McEleney		Mr. Speaker

The nays were, 16:

Avery	Frederickson	Nielsen	Robinson of
Carlson	Gardner of Linn	Palmer	Delaware
Dodds	Lane	Peterson	Shepard
Farmer	Lynch	Robb	Simonsen
Fletcher			

Absent or not voting, 6:

Aubrey	Pritchard	Robinson of	Swaner
Langland		Monroe	Whitehead

Amendment adopted.

Visser of Marion offered the following amendment as a substitute for the second amendment proposed by the committee, filed February 1, and moved its adoption:

Amend section two (2), line ten (10), by inserting after the word "above" the following: "but shall not exceed fifteen dollars per month".

Weichman of Benton offered the following substitute amendment to the Visser substitute amendment to the committee amendment, and moved its adoption:

Amend line three (3) by striking the words "fifteen dollars" and inserting in lieu thereof the words "eighteen dollars".

Roll call was demanded.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 50:

Aubrey	Donohue	Kruse	Putney
Avery	Edwards	Latchaw	Redman
Bass	Farmer	Less	Schwengel
Bents	Fletcher	Long	Sloane
Bockwoldt	Frei	Lynch	Smith of Clayton
Bonn	Fulk	Martin	Steinberg
Bryson	Gardner of Linn	McEleney	Strawman
Burkman	Hall	McFarlane	Visser
Carlson	Hedin	Meyer	Watson
Cox	Jessen	Mills	Weichman
Davis of	Kilpatrick	Moore	Whitehead
Black Hawk	Klemesrud	Nelson	Mr. Speaker
Dodds	Krueger	Palmer	

The nays were, 55:

Anderson	Good	Parrish	Stevens
Baker	Heffner	Peterson	Tatum
Blatti	Hicklin	Poston	Te Paske
Blewett	Hoeness	Prentis	Tyrrell
Capesius	Huston	Pritchard	Utzig
Colburn	Kuester	Reed	Vanderwilt
Cooper	Kuhlmann	Robb	Van Eaton
Cowan	Lane	Robinson of	Walter of
Datiman	McNeill	Delaware	Marshall
Davis of Fayette	McReynolds	Saylor	Walter of
Duffield	Miller	Shepard	Pottawattamie
Fimmen	Morrissey	Siefkas	Wellington
Frederickson	Nielsen	Simonsen	Whitaker
Gardner of	Norland	Smith of	Williams
Bremer	Olson	Dickinson	Wormley

Absent or not voting, 3:

Langland	Robinson of	Swaner
	Monroe	

Substitute amendment lost.

Visser substitute amendment adopted.

Parrish of Taylor offered the following amendment and moved its adoption:

Amend section one (1), line ten (10), by striking the word "shall" and inserting in lieu thereof the word "may".

Amend section two (2), line nine (9), by striking the word "shall" and inserting in lieu thereof the word "may".

Amendment lost.

Visser of Marion moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Frederickson	McNeill	Sloane
Aubrey	Frei	McReynolds	Smith of Clayton
Avery	Fulk	Meyer	Smith of
Baker	Gardner of	Miller	Dickinson
Bents	Bremer	Mills	Steinberg
Blatti	Gardner of Linn	Moore	Stevens
Blewett	Good	Morrissey	Strawman
Bockwoldt	Hall	Nelson	Tatum
Bonn	Hedin	Nielsen	Te Paske
Bryson	Heffner	Norland	Tyrrell
Burkman	Hoeness	Olson	Utzig
Capesius	Huston	Palmer	Vanderwilt
Carlson	Jessen	Peterson	Van Eaton
Colburn	Kilpatrick	Poston	Visser
Cooper	Klemesrud	Prentis	Walter of
Cowan	Krueger	Pritchard	Marshall
Cox	Kruse	Putney	Walter of
Datisman	Kuester	Redman	Pottawattamie
Davis of	Kuhlmann	Reed	Watson
Black Hawk	Lane	Robb	Weichman
Davis of Fayette	Latchaw	Robinson of	Wellington
Dodds	Less	Delaware	Whitaker
Donohue	Long	Saylor	Whitehead
Duffield	Lynch	Schwengel	Williams
Edwards	Martin	Shepard	Wormley
Farmer	McEleney	Simonsen	Mr. Speaker
Fletcher	McFarlane		

The nays were, 5:

Bass	Hicklin	Parrish	Siefkas
Fimmen			

Absent or not voting, 3:

Langland	Robinson of	Swaner
	Monroe	

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

House File 130, a bill for an act to permit school districts to discontinue facilities and contract with other districts to furnish such facilities under certain conditions, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section one (1), line fourteen (14), by inserting after the word "provided" the words "the parents or".

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Fletcher	McFarlane	Simonsen
Aubrey	Frederickson	McNeill	Sloane
Avery	Frei	McReynolds	Smith of Clayton
Baker	Fulk	Meyer	Smith of
Bass	Gardner of	Miller	Dickinson
Bents	Bremer	Mills	Steinberg
Blatti	Gardner of Linn	Moore	Stevens
Blewett	Good	Morrissey	Strawman
Bockwoldt	Hall	Nelson	Tatum
Bonn	Hedin	Nielsen	Te Paske
Bryson	Heffner	Norland	Tyrrell
Burkman	Hicklin	Olson	Utzig
Capesius	Hoeness	Palmer	Vanderwilt
Carlson	Huston	Parrish	Van Eaton
Colburn	Jessen	Peterson	Visser
Cooper	Kilpatrick	Poston	Walter of
Cowan	Klemesrud	Pritchard	Marshall
Datisman	Kruse	Putney	Walter of
Cox	Kuester	Redman	Pottawattamie
Davis of	Kuhlmann	Reed	Watson
Black Hawk	Lane	Robb	Weichman
Davis of Fayette	Latchaw	Robinson of	Wellington
Dodds	Less	Delaware	Whitaker
Donohue	Long	Saylor	Whitehead
Duffield	Lynch	Schwengel	Williams
Edwards	Martin	Shepard	Wormley
Farmer	McEleney	Siefkas	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 5:

Krueger	Prentis	Robinson of	Swaner
Langland		Monroe	

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

House File 133, a bill for an act to amend section four thousand two hundred sixty-six (4266), Code, 1939, relating to kindergartens, with report of committee recommending amendment and passage, was taken up for consideration.

Schwengel of Scott offered the following amendment as a substitute for the committee amendment, and moved its adoption:

"The board of education may establish a kindergarten or primer grade, and upon petition of parents or guardians of twenty-five (25) or more children of appropriate age, shall establish and maintain a kindergarten or primer grade; provided, that if the average daily attendance of such kindergarten or primer grade falls below fifteen (15) for two succeeding school months, such kindergarten may be discontinued unless such drop in average daily attendance is the result of circumstances beyond the control of the parents of the pupils.

The minimum attendance requirement shall not apply to one-room rural schools or to schools in independent or consolidated school districts where the kindergarten or primer grade is combined with the first grade under a single teacher."

Wormley of Plymouth moved to amend the substitute by striking from line 3 thereof the word "appropriate" and inserting in lieu thereof the words "at least five years of".

With the consent of the author of the amendment, Schwengel of Scott requested that the words "five years" in the amendment be changed to the following: "four years and eight months".

Steinberg of Story moved as a substitute for the pending amendments to the substitute amendment the following:

Amend by striking from line 3 of the substitute amendment the word "appropriate" and inserting in lieu thereof the words "kindergarten or primer grade".

Roll call was demanded.

On the question "Shall the substitution be made?"

The ayes were, 49:

Anderson	Gardner of	Mills	Shepard
Aubrey	Bremer	Moore	Sloane
Avery	Good	Morrissey	Steinberg
Baker	Hall	Nelson	Stevens
Bass	Huston	Nielsen	Strawman
Bents	Jessen	Norland	Te Paske
Bryson	Kilpatrick	Olson	Utzig
Cowan	Klemesrud	Parrish	Visser
Cox	Lane	Peterson	Watson
Davis of	Martin	Pritchard	Weichman
Black Hawk	McFarlane	Redman	Whitaker
Fulk	McReynolds	Robb	Williams
	Meyer	Schwengel	Mr. Speaker

The nays were, 46:

Blatti	Farmer	Long	Simonsen
Blewett	Fimmen	Lynch	Smith of Clayton
Bockwoldt	Frederickson	McEleney	Smith of
Bonn	Frei	McNeill	Dickinson
Burkman	Hedin	Miller	Tatum
Capesius	Heffner	Palmer	Tyrrell
Carlson	Hoeness	Poston	Vanderwilt
Colburn	Krueger	Reed	Walter of
Cooper	Kruse	Robinson of	Marshall
Datisman	Kuester	Delaware	Walter of
Davis of Fayette	Kuhlmann	Saylor	Pottawattamie
Donohue	Latchaw	Siefkas	Wormley
Edwards	Less		

Absent or not voting, 13:

Dodds	Hicklin	Robinson of	Van Eaton
Duffield	Langland	Monroe	Wellington
Fletcher	Prentis	Swaner	Whitehead
Gardner of Linn	Putney		

Amendment to the substitute amendment adopted.

Substitute amendment as amended adopted.

Schwengel of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Frederickson	McEleney	Simonsen
Aubrey	Fulk	McFarlane	Sloane
Avery	Gardner of	McNeill	Smith of Clayton
Baker	Bremer	McReynolds	Smith of
Bass	Gardner of Linn	Meyer	Dickinson
Bents	Good	Mills	Steinberg
Blatti	Hall	Moore	Stevens
Blewett	Hedin	Morrissey	Strawman
Bockwoldt	Heffner	Nelson	Tatum
Bryson	Hoeness	Nielsen	Te Paske
Burkman	Huston	Norland	Tyrrell
Capesius	Jessen	Olson	Utzig
Colburn	Kilpatrick	Palmer	Vanderwilt
Cooper	Klemesrud	Parrish	Van Eaton
Cowan	Krueger	Peterson	Visser
Datisman	Kruse	Poston	Walter of
Davis of	Kuester	Prentis	Marshall
Black Hawk	Kuhlmann	Pritchard	Watson
Davis of Fayette	Lane	Redman	Weichman
Dodds	Latchaw	Robinson of	Whitaker
Duffield	Less	Delaware	Whitehead
Edwards	Long	Saylor	Williams
Farmer	Lynch	Schwengel	Wormley
Fimmen	Martin	Shepard	Mr. Speaker
Fletcher			

The nays were, 10:

Bonn	Miller	Robb	Walter of
Carlson	Putney	Siefkas	Pottawattamie
Frei	Reed		Wellington

Absent or not voting, 6:

Cox	Hicklin	Robinson of	Swaner
Donohue	Langland	Monroe	

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 Senate File 82, a bill for an act relating to closed waters for seining fish in the Mississippi river.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 117, a bill for an act relating to income tax returns.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 133, a bill for an act relating to the general powers 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 172, a bill for an act relating to salaries and expenses of officers and employees of the juvenile court of Woodbury county.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 233, a bill for an act relating to income tax.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 84, a bill for an act relating to issuance of bonds by municipalities for airport purposes.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 117, a bill for an act to amend section six thousand nine hundred forty-three and forty-five thousandths (6943.045), Code of Iowa, 1939, relating to income tax returns.

Read first time and referred to committee on ways and means.

Senate File 133, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to the general powers of the board of supervisors.

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

Senate File 172, a bill for an act to legalize action of the board of supervisors of Woodbury county, in making expenditures from the court expense fund for the purpose of paying the salaries and expenses of officers and employees of the juvenile court of Woodbury county.

Read first time and referred to committee on judiciary 1.

Senate File 233, a bill for an act to extend the provisions of Senate File 30, Acts of the Fifty-first General Assembly, to individual income taxpayers making a return on a fiscal year basis.

Read first time and referred to committee on tax revision.

Senate File 84, a bill for an act to amend chapter 303.1 of the 1939 Code of Iowa, providing for the levy of a tax and the anti-

pation thereof by the issuance of bonds by municipalities for airport purposes.

Read first time and referred to committee on cities and towns.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 3, 16, 20, 24 and 92, and Senate File 82.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 3, 16, 20, 24 and 92, and Senate File 82.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 20th day of February, 1945, sent to the governor for his approval: House Files 3, 16, 20, 24 and 92.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 19, 1945: House Files 15, 19 and 44.

February 20, 1945: House File 22.

AMENDMENTS FILED

Bass of Montgomery filed the following amendment to House File 52:

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Red Oak Ex-

press, a newspaper published at Red Oak, Iowa, and in the Villisca Review, a newspaper published at Villisca, Iowa."

Latchaw of Muscatine filed the following amendment to House File 230:

Amend by striking all of sections 16, 17, and 18.

Palmer of Allamakee filed the following amendment to House File 323:

Amend section one (1), line four (4) by striking the period (.) after the word "second" and adding the following: "Monday."

Latchaw of Muscatine filed the following amendment to House File 80:

Amend section one (1), line five (5), by inserting after the word "cosmetologists" the word "optometrists".

Amend section one (1), line (6) by adding the following after the period (.): "This act shall not prevent business houses from placing their own advertisements and prices in their own show windows or on their own store fronts."

Latchaw of Muscatine filed the following amendment to House File 81:

Amend section one (1), line four (4) by striking the word "eyeglasses".

Sloane of Polk and Burkman of Polk filed the following amendment to House File 156:

Amend by striking from section three (3) all of lines four (4), five (5) and six (6) and inserting in lieu thereof the following:

"In the event such charges remain unpaid for sixty (60) days after same become due, water service to the person in connection with which such charges have accrued may be discontinued and the water shut off therefrom by the management in charge of any such water works system until payment of such charges is made."

Lane of Carroll moved that the House recess until 1:30 p. m. today.

Nielsen of Pottawattamie moved as a substitute motion that the House adjourn until 9:45 a. m., Wednesday, February 21, 1945.

Substitute motion prevailed, and the House adjourned until 9:45 a. m., Wednesday, February 21, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 21, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend A. J. Irvine, pastor of St. Paul's A. M. E. church, Des Moines, Iowa.

Journal of February 20 was corrected and approved.

PRESENTATION OF VISITORS

Sloane of Polk presented the members of the government class of Urbandale high school, Des Moines, with their superintendent, Mr. W. F. Roseman.

Burkman of Polk presented the members of the 7-A class of Byron Rice school, Des Moines.

Sloane of Polk presented the members of the economics class of Valley high school, West Des Moines; and the members of the 9-A class of Valley school, West Des Moines, with their teacher, Mrs. Seidel.

PETITIONS

Redman of Sac presented a resolution from the Sac City Kiwanis club, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Long of Clinton presented a petition, signed by 16 citizens of Clinton, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

REPORTS OF COMMITTEES

Bockwoldt of Ida, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File 233, a bill for an act to amend title ten of the Code,

1939, by adding thereto a new chapter relating to the licensing and regulation of community sale barns; prescribing the powers and duties of the department of agriculture in connection therewith; and prescribing penalty for violation of the provisions of this act, begs leave to report it has had the same under consideration and has instructed me to report 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. As used in this act:

- (a) "Secretary" shall mean the secretary of agriculture.
- (b) "Department" shall mean the department of agriculture.
- (c) "Animals" or "livestock" shall mean horses, mules, cattle, calves, swine, sheep, goats and poultry.
- (d) "Community sale barn" shall mean any place such as a stockyard, or sale pavilion, or other assembling place, where two or more assemble their livestock to be sold at auction for purposes other than immediate slaughter.
- (e) "Operator" shall mean the owner, manager or person in control of any community sale barn.
- (f) "Consignor" shall mean and include any person who ships or delivers to any operator as herein defined, livestock or other property for handling, sale or resale at a community sale barn.
- (g) "Producer" shall mean any person engaged in the business of breeding, grazing or feeding livestock.
- (h) "Inspector" shall mean an accredited veterinarian appointed by the secretary of agriculture to inspect the health of livestock consigned to a sale barn and enforce sanitary regulations in such sale.

Sec. 2. No person, partnership, association, or corporation shall engage in the operation of a livestock sale barn without first procuring a license from the department of agriculture and paying therefor a fee of twenty-five dollars (\$25.00). Said license may be renewed by eligible applicants prior to July first in each calendar year thereafter upon like application and payment of like fee. An application for license to establish and operate a livestock sale barn shall be in writing upon a blank form to be furnished by the department of agriculture. All purebred consignment sales are exempt from the provisions of this act. Neither shall this act apply to sales barns under federal supervision.

Sec. 3. No license or renewal of license to establish and operate a community sale barn shall be issued until the applicant shall have executed, to the state for the use and benefit of any person, firm, or corporation suffering loss by reason of any act or omission of the operator in violation of this act, a bond in the penal sum of not less than two thousand five hundred dollars (\$2,500.00); and provided further that the bond provisions of this section shall not be required of sale barns that are located at stockyards which are posted as stockyards by the secretary of agriculture of the United States under and pursuant to the terms and provisions of Packers and Stockyards Act, 1921 (42 U. S. Statutes at Large 159) and laws amendatory thereof and where federal inspection service is provided. The bond shall be executed by applicant

as principal and by a surety company which is licensed to do business in this state. Said bond shall coincide with the term of the license. Application for bond shall be made on a form prescribed by the department of agriculture, and shall be conditioned on the forthwith payment, to the rightful owner or owners of livestock consigned and delivered to said licensee for sale, of all money received, less reasonable expenses and agreed commission. Said bond shall be conditioned on a full compliance with all of the terms and requirements of this act. The acceptance and approval of said bond by the department of agriculture and the approval thereof as to form shall be endorsed on said bond. When so approved said bond shall be filed with the department of agriculture. Action at law may be brought upon any such bond by any person, firm or corporation who may suffer loss or damage from violation of the provisions of this act. Copy of any such license and bond certified by the executive officer of the department of agriculture may be procured upon payment of a fee of \$1.00 for each copy, and shall be received as competent evidence in any court in the state.

Sec. 4. A certified copy of an issued license may be procured by the holder of the original upon payment of a fee of one dollar (\$1.00) and the original or certified copy of said license shall be posted during the sale periods in a conspicuous place on the premises where the community sale barn is conducted.

Sec. 5. The secretary of agriculture may adopt and publish rules and regulations necessary for the administration of this act.

Sec. 6. Each community sale barn shall require all truckers, drivers, and consignors to community sale barns to furnish waybills which shall be kept on record. Such waybills shall show point of loading, time of loading and delivery, truck registration number, driver, owner of livestock or other property and a description of the property so it can be properly identified.

The signature of the owner or authorized agent shall appear on such waybill.

It shall also show if the ownership has changed within the ten days previous, and if so, from whom such livestock was purchased. The waybill shall also include a statement by the owner to the best of his knowledge that said stock is free from infectious or contagious disease or exposure thereto. One copy of said waybill shall go to the consignor, one to the veterinarian in charge and one to the sale barn operator, which copies shall be kept on file for at least sixty days. Waybills shall be supplied by the department of agriculture at a nominal cost.

Sec. 7. Every community sale barn shall be maintained in a sanitary condition under rules as prescribed by the secretary of agriculture. All alleys, pens and sales rings where swine are moved or yarded shall have floors consisting of concrete or other impervious materials as approved by the department of agriculture. Sanitation of the premises shall be under the direct supervision of the inspector who shall require that all pens and yards, chutes and accessories used in the handling of swine shall be cleaned and disinfected at least once every thirty days or as often as the inspector shall deem necessary.

Sec. 8. All animals shall be inspected for health before being offered at auction. Such inspection shall be made by a department inspector and shall be made regardless of whether such livestock is moved in interstate or intrastate commerce. The fees for such inspection shall be established by rules and regulations of the secretary of agriculture.

Sec. 9. When requested, the inspector shall furnish each owner with a certificate showing such inspection, treatment, or quarantine. No livestock, whether intended for interstate or intrastate shipment, shall be released until all the requirements of the state of its destination shall have been complied with. Any diseased or exposed livestock are to be handled in accordance with the rules and regulations as prescribed by the secretary of agriculture. All fees for inspection shall be collected by the operator of the community sale barn from the consignors.

Sec. 10. When convinced that any animal is not physically fit to be sold at a community sale, the inspector, may upon written request by the consignor, permit its movement to any slaughtering establishment where federal inspection is maintained, or to any licensed disposal plant. The shipping permit shall state the name and address of the establishment to which the animal is consigned. The secretary of agriculture shall be informed of all such shipments as soon as possible. Any owner who does not desire to dispose of any such animal in the above manner may return it to his premises under quarantine.

Sec. 11. Any violations of the provisions of this act or any rule or regulation adopted and published by the secretary of agriculture under the authority of this act shall be deemed sufficient cause for the cancellation or denial of renewal of the license of the offending operator of such livestock sale barn, or for the suspension thereof for a stated period, and the following shall also be specific grounds for the cancellation, denial of renewal, or suspension of such license:

(a) If the secretary of agriculture find the licensee has violated any law of the state or official rule or regulation made pursuant thereto governing the interstate or intrastate movement, shipment, or transportation of livestock or the requirements of health inspection thereof;

(b) If the secretary finds that said licensee has been guilty of fraud or misrepresentation as to the titles or ownership;

(c) If the secretary finds the licensee guilty of buying, receiving or offering for sale any livestock known to him to be diseased or to have been exposed to infectious or contagious disease;

(d) If the secretary finds that the licensee has failed or refused to practice measures of sanitation as are required by this act or by any rule or regulation of the secretary made pursuant thereto concerning premises or vehicles used for the stabling, yarding, housing or transporting of animals to his or its community sale barn;

(e) If the secretary finds that the licensee has neglected or refused to keep records required by this act, or rules and regulations made pursuant thereto, or fails or refuses to permit inspection of such records by any authorized agent of the department;

(f) If the secretary finds that the applicant or licensee has made fictitious sales or has been guilty of collusion to defraud the consignor, producer, or purchaser.

Sec. 12. Upon receipt of written complaint, properly signed and acknowledged, against any community sale barn, or upon its own determination, the department may make an investigation of the sales and transactions of a community sale barn and if the inspector or inspectors assigned to the investigation find it proper to do so, formal charges shall be filed against the licensee, with the department of agriculture. Such charges shall be set down for hearing before the secretary of said department at the time and place designated by the secretary, upon ten days' notice served upon the licensee prior to such hearing and the licensee may appear either in person or by counsel at the hour of the day set for said hearing, and at the conclusion thereof the secretary may suspend, cancel, or deny the renewal of said license. If the licensee is aggrieved because of any order of suspension, cancellation, or denial of renewal entered against him, he may appeal therefrom to the district court of the county in which the sale barn is located. The secretary shall reduce his ruling, order, or decision to writing, file a copy of the same in his office, and furnish a copy thereof together with a statement of his reasons for his ruling, to the licensee, upon request. The licensee or appellant shall, within twenty days from the date of the filing of the order complained of, execute a bond to the state in the penal sum of two hundred dollars (\$200.00) with sufficient surety to be approved by the auditor of state. Said bond shall be filed in the office of the secretary of the department. It shall be the duty of the secretary, on payment or tender to him of the cost of preparing the transcript, at the rate of ten cents per hundred words, to prepare a complete transcript of his proceedings relating to the suspension, revocation, or denial of renewal of the license complained of. Appellant licensee shall file his petition in said district court within thirty days from the date of the filing of the secretary's order in the matter and he shall file such transcript before answer day which shall be the same as provided under the rules of civil procedure. The district court shall hear the appeal as in equity, and determine anew all questions raised before the secretary of agriculture and may hear new evidence from either party.

Sec. 13. Any person, association, partnership or corporation, their agents, servants or employees, who shall violate any provision or requirement of this act, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not less than one hundred dollars (\$100.00) nor more than one thousand dollars (\$1,000.00) or by imprisonment in the county jail for not more than one year, or by both.

M. F. BOCKWOLDT, *Chairman.*

Miller of Humboldt, from the committee on liquor control, submitted the following report:

MR. SPEAKER: Your committee on liquor control, to whom was referred House File 99, a bill for an act to amend section one thousand nine hundred twenty-one and one hundred fifteen thousandths (1921.115), Code, 1939, relating to the prohibited sales and advertisements of beer and malt liquors, begs leave to report it has had the same under consideration

and has instructed me to report the same back to the House with the recommendation that the same be amended as follows but without other recommendation:

Amend section 1, line six (6) by striking the words "in any manner or form", and inserting in lieu thereof the words "on any building, billboard, neon, or other electric sign, and placards".

Further amend by striking in line seven (7) the word "publish".

Further amend by striking in lines eight (8) and nine (9) the words "or form of advertisement or announcement or publication".

F. J. MILLER, *Chairman*.

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 106, a bill for an act to amend section five thousand two hundred twenty-eight (5228), Code, 1939, fixing the salaries of county attorneys, begs leave to report it has had the same under consideration and has instructed me to report 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 line three (3), section one (1), the words "word 'twelve'" and substitute in lieu thereof the words "words twelve hundred"; also strike from line four (4), section one (1), the word "fifteen" and substitute in lieu thereof "fourteen hundred forty".

Strike from line four (4), section eight (8), the words "forty-two" and substitute in lieu thereof the words "forty-one".

Strike from line four (4), section nine (9), the words "forty-eight" and substitute in lieu thereof the words "forty-six".

Strike from line four (4), section ten (10), the words "six thousand" and substitute in lieu thereof the words "fifty-six hundred".

Strike all of sections eleven (11) and twelve (12).

Add the following as a new section:

"The provisions of this act shall be in force and effect to and including June 30, 1947".

Renumber all sections.

D. A. DONOHUE, *Chairman*.

Also:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 107, a bill for an act to amend section five thousand two hundred twenty-nine (5229), Code, 1939, fixing the salaries of assistant county attorneys, begs leave to report it has had the same under consideration and has instructed me to report 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 of section one (1).

Strike from line four (4), section two (2), the words "two thousand" and substitute in lieu thereof the words "nineteen hundred twenty".

Strike from line four (4), section three (3), the words "twenty-three hundred" and substitute in lieu thereof the words "two thousand forty".

Strike from line four (4) section four (4), the words "twenty-seven

hundred fifty" and substitute in lieu thereof the words "twenty-four hundred."

Strike from line four (4), section five (5), the word "four" and substitute in lieu thereof the word "three".

Strike from line four (4), section six (6), the words "twenty-five" and substitute in lieu thereof the words "twenty-four".

Add the following as a new section:

"The provisions of this act shall be in force and effect to and including June 30, 1947".

Renumber all sections.

D. A. DONOHUE, *Chairman*.

Cowan of Keokuk, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision, to whom was referred Senate File 233, a bill for an act to extend the provisions of Senate File 30, Acts of the Fifty-first General Assembly, to individual income tax payers making a return on a fiscal year basis, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES A. COWAN, *Chairman*.

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 260, a bill for an act to amend section six thousand nine hundred fifty-two and one tenth (6952.1), Code, 1939, relating to the keeping of a suspended tax list and the entries made therein, begs leave to report it has had the same under consideration and has instructed me to report 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 nine (9), by adding a comma (,) after the word "suspension" and adding the following words: "heretofore or hereafter." Further amend section one (1), line twelve (12), by adding after the word "lien" the words "and notice thereof."

ARTHUR C. BLATTI, *Chairman*.

Also:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 286, a bill for an act to amend section five thousand four hundred forty-five (5445), Code, 1939, relating to the purchase of blanks and tags for the assessment of dogs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ARTHUR C. BLATTI, *Chairman*.

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom

was referred Senate File 147, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the selection of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act, begs leave to report it has had the same under consideration and has instructed me to report 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 title and substituting in lieu thereof the following:

"A bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction; provide for the election of a board of public instruction, and prescribe the powers and duties of said board; to provide for the approval of the board of the appointment of a deputy superintendent and such assistants and employees as the board may deem necessary; to prescribe the duties of the superintendent of public instruction; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act."

Further amend by striking section four (4) and substituting in lieu thereof the following:

"The state board of public instruction, hereinafter called the "Board," shall be composed of eight (8) elective members who are voting citizens of the state of Iowa and who hold no other elective or appointive state office except that of notary public, and who shall not be actively engaged in the teaching profession. A member of the board of public instruction shall be a citizen of and elected from each of the congressional districts of the state of Iowa as of 1945. Districts one (1) and eight (8) shall elect a member for one year each; districts two (2) and seven (7) shall elect a member for two years each; districts four (4) and six (6) shall elect a member for three years each, and districts three (3) and five (5) shall elect a member for four years each. Thereafter the terms of the members of said board to be elected from each congressional district shall be for four years. In each of the counties comprising the congressional districts, the county board of education shall elect delegates who shall have the same qualifications as a member of the state board of public instruction, to a congressional school convention on the ratio of one delegate for each ten thousand of population or major fraction thereof, as shown by the latest federal census. Said district convention shall elect by a majority vote of the delegates selected, the member of the state board of public instruction to represent said congressional school district. Such district convention shall be held on the second Tuesday in September of 1945 and on the second Tuesday in September each year thereafter during the years when a member of said board of public instruction shall be selected,

at a time and place in the congressional district designated by the governor in writing to all county superintendents within the congressional district, who shall immediately notify the county board of education, on or before July 1, 1945, and on or before July 1 of each year thereafter when a member of said board of public instruction shall be selected.

Further amend by striking section five (5) and substituting in lieu thereof the following:

"Vacancies in the state board of public instruction shall be filled for the unexpired portion of the term by an election by the congressional school delegates selected as provided in section four (4) hereof at a time and place within the congressional district designated by the governor in writing to the county superintendents who shall immediately notify the county board of education, which convention shall be held within sixty (60) days after such vacancy occurs."

Further amend by inserting after the word "board" in line one (1) of section six (6) the following: "except the state superintendent."

Further amend by striking section seven (7) and substituting in lieu thereof the following:

"The board shall hold at least four regular meetings per year as shall be fixed by resolution of the board, the first of which shall be during January of each year. Special meetings of the board may be called by the chairman or by five members of the board. Notice of special meetings shall be given to each member of the board at least five (5) days before the time of said meeting. All meetings shall be held at the office of the department unless a different place within the state of Iowa is designated by the board or in the notice of the meeting."

Further amend by inserting after section seven (7) the following which shall be section eight (8):

"The state superintendent of public instruction shall be chairman of the state board of public instruction."

Further amend by striking subparagraph one (1) of section eight (8) and substitute in lieu thereof the following:

"Each odd-numbered year at its first meeting elect, from its members, a vice-chairman who shall serve for two years and until his successor is elected and has qualified."

Further amend by striking the first sentence of section nine (9) and substituting in lieu thereof the following:

"The deputy superintendent shall be appointed by the superintendent of public instruction with approval of the board of public instruction for the term of four (4) years and until his successor has been selected and has qualified."

Further amend section nine (9) by striking the word "either" in line seven (7) thereof, and substituting in lieu thereof the word "this".

Further amend section nine (9) by striking the last sentence thereof and substituting in lieu thereof the following:

"The first term of each of the appointive officers provided for under this act shall begin on the second secular day of January, 1947."

Further amend by striking section eleven (11) thereof and substituting in lieu thereof the following:

"Before entering upon their duties each member of the state board

of public instruction, the superintendent and his deputy shall each take the oath of office as prescribed in section 1054, Code, 1939.

Further amend by renumbering the sections.

ALBERT STEINBERG, *Chairman*.

Walter of Pottawattamie, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File 191, a bill for an act to amend chapter three hundred fifty-two and two-tenths (352.2), Code, 1939, relating to investments of certain funds of the state and political subdivision thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

H. W. WALTER, *Chairman*.

Wormley of Plymouth, 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 299, a bill for an act to amend chapter two hundred fifty-one and one-tenth (251.1), Code, 1939, relating to motor vehicles and law of road and to provide for proof of financial ability in damages resulting from the operation of motor vehicles, automobiles, motor trucks, truck tractors, trailers and semi-trailers as a prerequisite to registration or transferring, to provide the definition of the proof and the terms thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HENRY W. WORMLEY, *Chairman*.

Sloane of Polk, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 137, a bill for an act to amend section ten thousand six hundred eighty-two (10682), Code, 1939, relating to the duration of liens of judgments transcribed from municipal courts to district courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 317, a bill for an act to amend section five thousand one hundred eighty-seven (5187), Code, 1939, relating to bailiffs of the district court, their appointment and duties, and providing that they be deputy sheriffs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred

Senate File 53, a bill for an act to amend sections ten thousand two hundred seventy (10270), ten thousand two hundred seventy-one (10271), ten thousand two hundred seventy-four (10274), ten thousand two hundred seventy-five (10275), ten thousand two hundred seventy-seven (10277), ten thousand two hundred eighty-two (10282), ten thousand two hundred eighty-three (10283), ten thousand two hundred eighty-seven (10287), ten thousand two hundred eighty-nine (10289), ten thousand two hundred ninety (10290), Code, 1939, relating to mechanics' liens, enlarging the definition of material and increasing the scope of mechanics' liens, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. **TED SLOANE, Chairman.**

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 71, a bill for an act to amend chapter two hundred eighty-six (286), Code, 1939, relating to discontinuance of municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. **TED SLOANE, Chairman.**

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 159, a bill for an act to amend sections ten thousand four hundred sixty-nine (10469), ten thousand four hundred seventy-nine (10479), ten thousand four hundred eighty-one (10481), Code, 1939; providing for equity actions in separate maintenance, and attachments in separate maintenance actions, begs leave to report it has had the same under consideration and has instructed me to report 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 adding immediately after the first comma in line three (3) thereof, the following:

"ten thousand four hundred seventy (10470)".

TED SLOANE, Chairman.

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees to whom was referred House File 270, a bill for an act to repeal section three thousand six hundred sixteen and one-tenth (3616.1), Code, 1939, and to amend section three thousand six hundred sixteen (3616), Code, 1939, both relating to salaries and expenses of officers and employees of the juvenile court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

D. A. DONOHUE, Chairman.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 206, 218, 221, 224, 226, 227, 259, 102, 255, 293, 294, 64, and 292; Senate Files 33, 29, 23, 109, 1, 11; House Joint Resolution 4; and Senate Joint Resolution 5 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 346, by committee on drainage, a bill for an act to repeal chapter three hundred fifty-three (353), Code, 1939, relating to levee and drainage districts and improvements on petition or by mutual agreement and to enact a substitute therefor.

Read first time and passed on file.

House File 347, by Burkman of Polk and Sloane of Polk, a bill for an act to amend paragraph two (2) of section ten thousand four hundred twenty-nine (10429), Code, 1939, relating to marriage.

Read first time and referred to committee on judiciary 2.

House File 348, by Burkman of Polk and Sloane of Polk, a bill for an act to amend sections three hundred eight and five tenths (308.5) and one thousand two hundred twenty-five and one hundredth (1225.01), Code, 1939, relating to compensation of state officers and employees for the use of their own motor vehicles on state business.

Read first time and referred to committee on departmental affairs.

House File 349, by Donohue of Cedar, Kuester of Cass, Steinberg of Story, Lane of Carroll, Te Paske of Sioux, Siefkas of Clarke, Edwards of Union, and Less of Dubuque, a bill for an act to amend section one thousand two hundred twenty-five and thirteen hundredths (1225.13), Code, 1939, relating to the powers and duties of the department of public safety.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 350, by Heffner of Hamilton, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of airport bonds of the city of Webster City, Iowa, and the provisions made for taxes for the

payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first time and referred to committee on judiciary 1.

House File 351, by Visser of Marion, Aubrey of Wapello, and McReynolds of Wapello, a bill for an act to amend section one thousand two hundred ninety-two (1292), Code, 1939, relating to coal mines and mining and to provide for the duties of the mine foreman or pit boss.

Read first time and referred to committee on mines and mining.

House File 352, by Aubrey of Wapello, Visser of Marion, McReynolds of Wapello, and Whitehead of Dallas, a bill for an act to amend chapter sixty-eight (68), Code, 1939, relating to the regulation and operation of mines, to provide for the filling and sealing of finished and abandoned mines by the mine inspector, and to recover the cost thereof; to amend section one thousand two hundred forty-two and one tenth (1242.1), relating to the filling and sealing of abandoned mines, to provide for procedure thereunder; to amend section one thousand two hundred forty-two and three tenths (1242.3), relating to the removal of machinery or material from a finished or abandoned mine, to provide for the filing of a bond as a condition thereto; and to amend section one thousand two hundred forty-two and four tenths (1242.4), relating to the penalty for certain violations therein mentioned, to provide for statute of limitations.

Read first time and referred to committee on mines and mining.

House File 353, by committee on public utilities, a bill for an act to amend chapter three hundred eighty-three (383), Code, 1939, relating to a franchise to construct, operate and maintain a transmission line for the transmission, distribution, use and sale of electric current, by amending section eight thousand three hundred twenty-two (8322).

Read first time and passed on file.

House File 354, by Putney of Tama, a bill for an act relating to bribery of participants in amateur and professional games and fixing penalties therefor.

Read first time and referred to committee on judiciary 1.

House File 355, by committee on social security, a bill for an act to amend chapter seventy-six and one tenth (76.1), Code, 1939, relating to Iowa commission for the blind.

Read first time and passed on file.

House File 356, by Avery of Clay, Van Eaton of Woodbury and Redman of Sac, a bill for an act to establish a memorial building commission; to authorize the adoption of plans for, and the construction of, a state war memorial and archives building, and to make an appropriation therefor.

Read first time and referred to committee on public lands and buildings.

House File 357, by Lane of Carroll, Morrissey of Jasper and Gardner of Bremer, a bill for an act to authorize the governing body of any municipality or other subdivision of the state to publish notices of matters of general public importance.

Read first time and referred to committee on printing.

House File 358, by committee on aeronautics, a bill for an act relating to aeronautics; providing for the development and promotion thereof within this state; creating a state aeronautics commission and the office of director of aeronautics; prescribing the powers and duties of such commission and director; providing for the registration of persons engaged in aeronautics, aircraft, and aeronautic facilities; prescribing penalties, and providing for the repeal of chapter 383.1, Code, 1939, and chapter 383.2, Code, 1939.

Read first time and referred to committee on appropriations.

House File 359, by Schwengel of Scott, Hedin of Scott, and Wormley of Plymouth, a bill for an act concerning the transfer of shares of stock in corporations, making uniform the law relating thereto.

Read first time and referred to committee on private corporations.

House File 360, by Putney of Tama and Weichman of Benton, a bill for an act to repeal chapter seventy-one (71), Acts of the Fiftieth General Assembly, relating to unemployment compensation contributions.

Read first time and referred to committee on social security.

House File 361, by committee on ways and means, a bill for an act to extend the time for making annual statements and payment of premium taxes due for the calendar year 1944 by insurance companies and exchanges.

Read first time and passed on file.

House Joint Resolution 5, by Cox of Webster, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the term of office of the Governor.

Read first time and referred to committee on constitutional amendments.

SENATE FILE 1 REFERRED

The Speaker referred Senate File 1 to the committee on ways and means.

CONSIDERATION OF BILLS

House File 131, a bill for an act to amend section four thousand two hundred seventy-five (4275), Code, 1939, relating to making provision for vocational instruction for high school pupils whose districts do not provide therefor, and for the payment of tuition in such cases, with report of committee recommending amendment and passage, was taken up for consideration.

Steinberg of Story moved that the following amendment proposed by the committee be adopted:

Amend section one (1), line four (4), by striking the word "high".

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend section one (1), line eight (8), by striking therefrom the words "or in an adjoining state."

Steinberg of Story offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding thereto the following: "Also by striking the word 'any' in line seven (7) and inserting in lieu thereof the words: 'the nearest'."

Action deferred.

House File 326, a bill for an act to amend section three thousand six hundred eighty-four and twenty-one hundredths (3684.21), Code, 1939, and to provide what shall be done at the end of each

biennium with the unexpended funds remaining from any appropriation or allocation made by the state to the fund for aid to the blind, was taken up for consideration.

Bryson of Hardin moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Frederickson	McFarlane	Smith of Clayton
Aubrey	Fulk	McNeill	Smith of
Avery	Gardner of	McReynolds	Dickinson
Baker	Bremer	Meyer	Steinberg
Bass	Gardner of Linn	Miller	Stevens
Bents	Good	Mills	Strawman
Blatti	Hall	Moore	Swaner
Blewett	Hedin	Morrissey	Tatum
Bockwoldt	Heffner	Nelson	Te Paske
Bonn	Hicklin	Nielsen	Tyrrell
Bryson	Hoeness	Norland	Utzig
Burkman	Huston	Olson	Vanderwilt
Capesius	Jessen	Palmer	Van Eaton
Carlson	Kilpatrick	Parrish	Visser
Colburn	Klemesrud	Peterson	Walter of
Cowan	Krueger	Pritchard	Marshall
Cox	Kruse	Putney	Walter of
Datisman	Kuester	Redman	Pottawattamie
Davis of	Kuhlmann	Robb	Watson
Black Hawk	Lane	Saylor	Wellington
Davis of Fayette	Latchaw	Schwengel	Whitaker
Dodds	Less	Shepard	Whitehead
Edwards	Long	Siefkas	Williams
Farmer	Lynch	Simonsen	Wormley
Fimmen	Martin	Sloane	Mr. Speaker
Fletcher	McEleney		

The nays were, 3:

Cooper	Prentis	Reed	
Absent or not voting, 8:			
Donohue	Langland	Robinson of	Robinson of
Duffield	Poston	Delaware	Monroe
Frei			Weichman

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

House File 327, a bill for an act to amend chapter one hundred thirty (130), Acts of the Fiftieth General Assembly, and to provide what shall be done at the end of each biennium with the unexpended funds remaining from any appropriation or allocation made by the state to the fund for aid to dependent children, was taken up for consideration.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section one (1), line seven (7), by striking therefrom the word "each" and inserting in lieu thereof the word "this".

Amendment lost.

Bryson of Hardin moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Frei	McFarlane	Sloane
Aubrey	Fulk	McNeill	Smith of Clayton
Avery	Gardner of	McReynolds	Smith of
Baker	Bremer	Meyer	Dickinson
Bass	Gardner of Linn	Miller	Stevens
Bents	Good	Mills	Strawman
Blatti	Hall	Moore	Swaner
Blewett	Hedin	Morrissey	Tatum
Bockwoldt	Heffner	Nelson	Te Paske
Bonn	Hicklin	Nielsen	Tyrrell
Bryson	Hoeness	Norland	Utzig
Burkman	Huston	Olson	Vanderwilt
Capesius	Jessen	Palmer	Van Eaton
Carlson	Kilpatrick	Parrish	Visser
Colburn	Klemesrud	Peterson	Walter of
Cowan	Krueger	Poston	Marshall
Datisman	Kruse	Pritchard	Walter of
Davis of	Kuester	Redman	Pottawattamie
Black Hawk	Kuhlmann	Robb	Watson
Davis of Fayette	Lane	Saylor	Wellington
Dodds	Latchaw	Schwengel	Whitaker
Farmer	Long	Shepard	Williams
Fimmen	Lynch	Siefkas	Wormley
Fletcher	Martin	Simonsen	Mr. Speaker
Frederickson	McEleney		

The nays were, 6:

Cooper	Edwards	Reed	Weichman
Donohue	Prentis		

Absent or not voting, 9:

Cox	Less	Robinson of	Steinberg
Duffield	Putney	Monroe	Whitehead
Langland	Robinson of		
	Delaware		

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

House File 328, a bill for an act to amend chapter two hundred thirty-seven (237), Acts of the Forty-ninth General Assembly, relative to the allocation of revenue for old-age assistance, was taken up for consideration.

Bryson of Hardin moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 105:

Anderson	Fletcher	McNeill	Sloane
Aubrey	Frederickson	McReynolds	Smith of Clayton
Avery	Frei	Meyer	Smith of
Baker	Fulk	Miller	Dickinson
Bass	Gardner of	Mills	Steinberg
Bents	Bremer	Moore	Stevens
Blatti	Gardner of Linn	Morrissey	Strawman
Blewett	Good	Nelson	Swaner
Bockwoldt	Hall	Nielsen	Tatum
Bonn	Hedin	Norland	Te Paske
Bryson	Heffner	Olson	Tyrrell
Burkman	Hoeness	Palmer	Utzig
Capesius	Huston	Parrish	Vanderwilt
Carlson	Jessen	Peterson	Van Eaton
Colburn	Kilpatrick	Poston	Visser
Cooper	Klemesrud	Prentis	Walter of
Cowan	Krueger	Pritchard	Marshall
Cox	Kruse	Putney	Walter of
Datisman	Kuester	Redman	Pottawattaimie
Davis of	Kuhlmann	Reed	Watson
Black Hawk	Lane	Robb	Weichman
Davis of Fayette	Latchaw	Robinson of	Wellington
Dodds	Less	Delaware	Whitaker
Donohue	Long	Saylor	Whitehead
Duffield	Lynch	Schwengel	Williams
Edwards	Martin	Shepard	Wormley
Farmer	McEleney	Siefkas	Mr. Speaker
Fimmen	McFarlane	Simonsen	

The nays were, none.

Absent or not voting, 3:

Hicklin	Langland	Robinson of
		Monroe

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

House File 329, a bill for an act to make an appropriation for the payment of the cost of printing for the Fifty-first General Assembly, was taken up for consideration.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Fletcher	McNeill	Simonsen
Aubrey	Frederickson	McReynolds	Sloane
Avery	Frei	Meyer	Smith of Clayton
Baker	Fulk	Miller	Smith of
Bass	Gardner of	Mills	Dickinson
Bents	Bremer	Moore	Steinberg
Blatti	Gardner of Linn	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Nielsen	Swaner
Bonn	Hedin	Norland	Tatum
Bryson	Heffner	Olson	Te Paske
Burkman	Huston	Palmer	Tyrrell
Capesius	Jessen	Parrish	Utzig
Carlson	Kilpatrick	Peterson	Vanderwilt
Colburn	Klemesrud	Poston	Van Eaton
Cooper	Krueger	Prentis	Walter of
Cowan	Kruse	Pritchard	Marshall
Cox	Kuester	Putney	Walter of
Datisman	Kuhlmann	Redman	Pottawattamie
Davis of	Lane	Reed	Watson
Black Hawk	Latchaw	Robb	Weichman
Davis of Fayette	Less	Robinson of	Wellington
Dodds	Long	Delaware	Whitaker
Donohue	Lynch	Saylor	Whitehead
Duffield	Martin	Schwengel	Williams
Edwards	McEleney	Shepard	Wormley
Farmer	McFarlane	Siefkas	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 5:

Hicklin	Langland	Robinson of	Visser
Hoeness		Monroe	

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

House File 178, a bill for an act making an appropriation to Muscatine county, Iowa, with report of committee recommending passage, was taken up for consideration.

Anderson of Henry, Bass of Montgomery and Wellington of Lee offered the following amendment and moved its adoption:

Amend by adding thereto a new section as follows:

Sec. 3. This appropriation represents the final payment on the basis of the old classification to Muscatine county for any assessment which it may levy against state owned land located within the boundaries of Drainage District No. 13 of Muscatine county. Any additional or new assessment which Muscatine county may levy against state owned land located within the boundaries of Drainage District No. 13 in Muscatine county can not be higher than the average assessment levied against privately owned lands in the district as a whole.

Amendment adopted.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Fulk	McFarlane	Siefkas
Aubrey	Gardner of	McNeill	Sloane
Avery	Bremer	McReynolds	Smith of Clayton
Bass	Gardner of Linn	Meyer	Smith of
Blatti	Good	Miller	Dickinson
Bonn	Hall	Mills	Steinberg
Bryson	Hedin	Moore	Strawman
Burkman	Heffner	Morrissey	Swaner
Capesius	Hicklin	Nelson	Tatum
Carlson	Huston	Nielsen	Tyrrell
Colburn	Jessen	Olson	Utzig
Cooper	Kilpatrick	Palmer	Vanderwilt
Cowan	Klemesrud	Parrish	Van Eaton
Cox	Krueger	Peterson	Visser
Datisman	Kruse	Prentis	Walter of
Davis of	Kuester	Pritchard	Pottawattamie
Black Hawk	Kuhlmann	Redman	Wellington
Davis of Fayette	Lane	Reed	Whitaker
Dodds	Latchaw	Robb	Whitehead
Edwards	Long	Saylor	Williams
Farmer	Martin	Schwengel	Wormley
Fimmen	McEleney	Shepard	Mr. Speaker

The nays were, 17:

Baker	Duffield	Poston	Walter of
Bents	Fletcher	Robinson of	Marshall
Blewett	Frederickson	Delaware	Watson
Bockwoldt	Frei	Simonsen	Weichman
Donohue	Norland	Te Paske	

Absent or not voting, 7:

Hoeness	Less	Putney	Stevens
Langland	Lynch	Robinson of Monroe	

The bill having received a constitutional two-thirds 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 144, a bill for an act to appropriate to the state comptroller from motor vehicle fuel tax fund.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 208, a bill for an act creating an Iowa development commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 212, a bill for an act authorizing expenditures by the state highway commission from the primary road fund.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 213, a bill for an act relating to appropriation to defray the expense of the inaugural ceremonies.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 214, a bill for an act to appropriate funds from primary road fund to the industrial commissioner for the payment of workmen's compensation claims of employees of the state highway commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 297, a bill for an act relating to appropriations to the board of education for support of institutions under said board of education.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 15, a bill for an act relating to and providing for the salary of the mayor and councilmen of certain cities.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 60, a bill for an act relating to the licensing of dogs.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 74, a bill for an act relating to the salary and compensation and maintenance of business managers of the institutions operating under the board of control.

Also: That the Senate has concurred in the House amendment to Senate File 149, relating to teachers' contracts, their continuation and termination.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 390, a bill for an act relating to the extension of time for making annual statements and payment of premium taxes due for the calendar year 1944 by insurance companies and exchanges.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 390, a bill for an act to extend the time for making annual statements and payment of premium taxes due for the calendar year 1944 by insurance companies and exchanges.

Read first time.

CONSIDERATION OF BILLS

Lane of Carroll asked and obtained unanimous consent for the immediate consideration of Senate File 390, and for the suspension of the rule prohibiting the first and last reading of a bill on the same day.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Fimmen	McEleney	Sloane
Aubrey	Fletcher	McFarlane	Smith of Clayton
Avery	Frederickson	McNeill	Smith of
Baker	Frei	McReynolds	Dickinson
Bass	Fulk	Meyer	Steinberg
Bents	Gardner of	Mills	Strawman
Blatti	Bremer	Moore	Swaner
Blewett	Gardner of Linn	Nelson	Tatum
Bockwoldt	Good	Nielsen	Te Paske
Bonn	Hall	Norland	Tyrrell
Bryson	Hedin	Olson	Utzig
Burkman	Heffner	Palmer	Vanderwilt
Capesius	Hicklin	Parrish	Van Eaton
Carlson	Hoeness	Peterson	Visser
Colburn	Huston	Poston	Walter of
Cooper	Jessen	Prentis	Marshall
Cowan	Kilpatrick	Pritchard	Walter of
Cox	Klemesrud	Redman	Pottawattamie
Datisman	Krueger	Reed	Watson
Davis of	Kruse	Robb	Weichman
Black Hawk	Kuester	Robinson of	Wellington
Davis of Fayette	Kuhlmann	Delaware	Whitaker
Dodds	Lane	Saylor	Whitehead
Donohue	Latchaw	Schwengel	Williams
Duffield	Less	Shepard	Wormley
Edwards	Lynch	Siefkas	Mr. Speaker
Farmer	Martin	Simonsen	

The nays were, none.

Absent or not voting, 7:

Langland	Miller	Putney	Stevens
Long	Morrissey	Robinson of	
		Monroe	

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

Latchaw of Muscatine asked and obtained unanimous consent for the immediate consideration of House Joint Resolution 4, a joint resolution to provide that a survey be made of Drainage District No. 13 in Muscatine county with the purpose of abandoning said district and converting the area into a wildlife refuge, with report of committee recommending passage.

Poston of Wayne offered the following amendment and moved its adoption :

Amend section two (2), line four (4), by striking the words "within thirty days after" and inserting in lieu thereof the words "upon the".

Further amend line four (4), by inserting after the word "convening" the word "thereof".

Amendment adopted.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Fimmen	Lynch	Simonsen
Aubrey	Fletcher	Martin	Sloane
Avery	Frederickson	McNeill	Smith of Clayton
Bass	Frei	McReynolds	Smith of
Bents	Fulk	Meyer	Dickinson
Blewett	Gardner of	Miller	Steinberg
Blatti	Bremer	Mills	Strawman
Bockwoldt	Gardner of Linn	Moore	Swaner
Bonn	Good	Morrissey	Tatum
Bryson	Hall	Nelson	Te Paske
Burkman	Hedin	Norland	Tyrrell
Capesius	Heffner	Palmer	Utzig
Carlson	Hicklin	Parrish	Vanderwilt
Cooper	Hoeness	Peterson	Van Eaton
Cowan	Huston	Poston	Visser
Cox	Jessen	Pritchard	Walter of
Datisman	Kilpatrick	Reed	Marshall
Davis of	Klemesrud	Robb	Walter of
Black Hawk	Krueger	Robinson of	Pottawattamie
Davis of Fayette	Kruse	Delaware	Watson
Dodds	Kuester	Saylor	Weichman
Donohue	Kuhlmann	Schwengel	Whitehead
Duffield	Lane	Shepard	Williams
Edwards	Latchaw	Siefkas	Mr. Speaker
Farmer	Less		

The nays were, 1:

Wormley

Absent or not voting, 15:

Baker	McEleney	Prentis	Stevens
Colburn	McFarlane	Putney	Wellington
Langland	Nielsen	Redman	Whitaker
Long	Olson	Robinson of Monroe	

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 Prentis of Ringgold, House File 208, a bill for an act creating an Iowa development commission, providing for the appointment of its members, defining its powers and duties, providing for a director and other necessary employees, providing for office space therefor, and making appropriations for its work, providing for the transfer of funds from Iowa industrial and defense commission to the use of the Iowa development commission and extending the powers and duties of the Iowa industrial and defense commission and county defense councils for the duration of the war, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS

In section two (2), line four (4), strike the words "a member" and insert the word "members".

In section seven (7), line five (5), correct the spelling of agricultural".

In section eight (8), line eleven (11), change "board" to "boards"; and in line sixteen (16) strike the letter "(a)".

In section nine (9), line one (1), correct the spelling of "supersede".

In section ten (10), line two (2), make one word of "not withstanding".

In section eleven (11) strike from lines one (1), two (2), and three (3) the following: "The Auditor of the State is hereby authorized and directed to draw his warrants, on the approval and under the direction of the Comptroller," and insert in lieu thereof "The Comptroller is authorized and directed to draw warrants".

Prentis of Ringgold moved that the House concur in the Senate amendments.

Motion prevailed and the House concurred in Senate amendments to House File 208.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Fletcher	McEleney	Sloane
Aubrey	Frederickson	McFarlane	Smith of Clayton
Avery	Frei	McNeill	Smith of
Baker	Fulk	McReynolds	Dickinson
Bass	Gardner of	Meyer	Steinberg
Blatti	Bremer	Mills	Stevens
Blewett	Gardner of Linn	Moore	Strawman
Bockwoldt	Good	Morrissey	Swaner
Bryson	Hall	Nelson	Tatum
Burkman	Hedin	Norland	Te Paske
Capesius	Heffner	Olson	Tyrrell
Carlson	Hicklin	Palmer	Utzig
Colburn	Hoeness	Parrish	Vanderwilt
Cooper	Huston	Peterson	Van Eaton
Cowan	Jessen	Poston	Visser
Cox	Kilpatrick	Prentis	Walter of
Datisman	Klemesrud	Pritchard	Marshall
Davis of	Krueger	Reed	Walter of
Black Hawk	Kruse	Robb	Pottawattamie
Davis of Fayette	Kuester	Robinson of	Watson
Dodds	Kuhlmann	Delaware	Weichman
Donohue	Lane	Saylor	Wellington
Duffield	Latchaw	Schwengel	Whitehead
Edwards	Less	Shepard	Williams
Farmer	Lynch	Siefkas	Wormley
Fimmen	Martin	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Bents	Long	Putney	Robinson of
Bonn	Miller	Redman	Monroe
Langland	Nielsen		Whitaker

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

COMMUNICATION FROM THE PIONEER LAWMAKERS ASSOCIATION OF IOWA

February 19, 1945.

HON. HAROLD FELTON, SPEAKER
State House

Dear Mr. Speaker:

Until a short time ago we had anticipated requesting the Senate and the House to fix a date for a joint assembly to receive the membership of the Pioneer Lawmakers of Iowa in joint session as has been the custom in the past. However, it has been decided not to hold the reunion this year as announced in the attached copy of letter going out to the membership of the Association.

There are something over three hundred survivors of those eligible from the 1925 or previous Assemblies and contemporary state officials of that period. During the two years since the last meeting forty-one members have passed away. Assuming that during the next biennium another large group will have also died, this meeting would have been their last opportunity of seeing old legislative associates.

I am sending you this note so that you may be informed why the sessions at the Historical Building and the joint assembly meeting will not be held this year. It had been planned that Supreme Justice Wennerstrum, who formerly resided at Adel, would present on behalf of the family of the late Governor George W. Clarke, his oil portrait, and Hon. Lloyd Thurston of Osceola deliver the main address at the joint assembly.

The action taken expresses the unanimous sentiment of the officers and executive committee of the Association.

Yours very truly,

EMORY H. ENGLISH, *Secretary*.

February 15, 1945

Dear Member:

Pioneer Lawmakers of Iowa, like other good American patriots, yield to the stern necessities of a war-torn world. They will forego the pleasure of another reunion this year.

The Executive Committee has considered the request of the Government that the holding of conventions be abandoned, save those that have to do with furthering the war effort. To comply with that request is a patriotic duty.

The program for the 1945 meeting had been prepared and speakers invited to participate in the sessions. However, it has been decided by the Executive Committee, after consultation with a number of members, that the association will acquiesce in the wishes of the Government officials, as there is no urgent necessity for the scheduled biennial reunion. Upon a previous occasion, similar action was taken, the reunion omitted and officers held over.

While it is to be regretted that the members be deprived of the enjoyment and satisfaction of again participating in a reunion and opportunity of renewal of old acquaintances, it is our first duty to contribute loyally in action and effort to the one objective of winning the war and securing a just and lasting peace.

The officers had expected, at this time, to convey notice to you of the date and program for the 1945 meeting; but, instead, you are notified that for the reasons stated, no meeting will be held this year. Unless other arrangements are made, the officers and committees will continue until their successors are named.

Most cordially yours

ISRAEL A. SMITH, *President*.

EMORY H. ENGLISH, *Secretary*.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 20, 1945: House Files 16, 20, 24 and 92.

AMENDMENTS FILED

Sloane of Polk filed the following amendment to House File 131:

Amend by striking all of lines three (3) to fourteen (14), inclusive, and substituting in lieu thereof the following:

"Any person of school age, having completed the eighth grade, who is a resident of a school district which does not offer a high school curriculum serving his or her needs for instruction in vocational subjects, may, with the consent of a majority of the school board of his or her residence district, attend the nearest public high school or vocational school, in Iowa or in an adjoining state, offering instruction in such subjects; the distances being measured by the usual traveled routes. The tuition shall be paid by the sending district and shall equal the cost of such instruction per pupil in average daily attendance during the preceding year in the receiving district, after deducting any reimbursement received from state and federal sources, but in no event shall exceed fifteen dollars per month."

Hall of Mills filed the following amendment to House File 154:

Amend section one (1), line six (6), by changing the comma (,) after the word "parentheses", and inserting in lieu thereof a period (.), and by striking all of the section following thereafter.

Reed of Jefferson filed the following amendment to House File 104:

Amend as follows:

1. Amend section one (1), line fifteen (15), by striking the word "earned" and substituting in lieu thereof the word "paid".

2. Amend section four (4), subsection (A), by striking from lines nine (9), and ten (10), the following: "prior to the expiration of his first pay-roll period".

3. On page five (5) of the bill renumber sections six (6), seven (7), and eight (8), to seven (7), eight (8) and nine (9) respectively.

Donohue of Cedar filed the following amendment to House File 315:

Amend by adding the following section thereto:

"Sec. 10. Nothing herein contained shall be construed as a limitation on the powers of boards of supervisors as regards salaries not fixed by statute."

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Thursday, February 22, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 22, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Minister Ruby I. Jones, pastor of the Christian church, Van Wert, Iowa.

Journal of February 21 was corrected and approved.

PRESENTATION OF VISITORS

The Speaker of the House presented the senior class of the Indianola high school with their teacher, Harry Grange.

Palmer of Allamakee presented Dickie Pieper, son of Elmer Pieper, former member of the House from Allamakee county.

PETITIONS

Siefkas of Clarke presented a petition signed by 32 citizens of Clarke county, urging legislation favorable to old age pensions.

Referred to committee on old age assistance.

Van Eaton of Woodbury presented a petition, signed by 18 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of Senate File 137, and House Files 159, 146, 167.

Referred to committee on railroads.

Hoeness of Madison presented a petition, signed by 18 members of the American Legion of Peru, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Krueger of Cerro Gordo presented a petition, signed by 19 members of the Northwest Iowa Real Estate board, urging passage of Senate File 39.

Referred to committee on commerce and trade.

Krueger of Cerro Gordo presented a resolution from the Clausen-Worden Post 101, American Legion, Mason City, Iowa, opposing legislation to establish referral centers.

Referred to committee on military and veterans affairs.

Krueger of Cerro Gordo presented a resolution from the Clausen-Worden Post 101, American Legion, Mason City, Iowa, urging passage of legislation favorable to certain tax exemptions to veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

Krueger of Cerro Gordo presented a resolution from the Clausen-Worden Post 101, American Legion, Mason City, Iowa, urging passage of Senate File 2.

Referred to committee on military and veterans affairs.

Hoeness of Madison presented a telegram from the South Ward Parent Teacher Association of Winterset, Iowa, urging passage of certain measures in the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

HOUSE FILE 94 WITHDRAWN FROM COMMITTEE AND
PLACED ON THE CALENDAR

Avery of Clay invoked Rule 56 on House File 94, the bill having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

HOUSE FILE 159 WITHDRAWN FROM COMMITTEE AND
PLACED ON THE CALENDAR

Latchaw of Muscatine invoked Rule 56 on House File 159, the bill having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

HOUSE FILE 167 WITHDRAWN FROM COMMITTEE AND
PLACED ON THE CALENDAR

Cowan of Keokuk invoked Rule 56 on House File 167, the bill having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

HOUSE FILE 146 WITHDRAWN FROM COMMITTEE AND
PLACED ON THE CALENDAR

Aubrey of Wapello invoked Rule 56 on House File 146, the bill having been in the hands of the committee more than eighteen

legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

REPORTS OF COMMITTEES

Klemesrud of Winnebago, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred House File 333, a bill for an act to amend section five thousand seven hundred twenty-three (5723), Code, 1939, relating to the costs of official publications, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

THEO. KLEMESRUD, Chairman.

Also:

MR. SPEAKER: Your committee on printing, to whom was referred House File 334, a bill for an act to amend section five thousand four hundred twelve (5412), Code, 1939, relating to the costs of official publications, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by adding a new section as follows:

"The provisions of this Act shall be in force and effect to and including June 30, 1947."

THEO. KLEMESRUD, Chairman.

Also:

MR. SPEAKER: Your committee on printing, to whom was referred House File 357, a bill for an act to authorize the governing body of any municipality or other subdivision of the state to publish notices of matters of general public importance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

THEO. KLEMESRUD, Chairman.

Dodds of Des Moines, from the committee on old age assistance, submitted the following report:

MR. SPEAKER: Your committee on old age assistance, to whom was referred House File 151, a bill for an act to amend section three thousand and eight hundred twenty-eight and thirty-nine thousandths (3828.039), Code, 1939, to provide a limit on the amount of penalty on delinquent old-age assistance taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

BERT DODDS, Chairman.

Also:

MR. SPEAKER: Your committee on old age assistance, to whom was referred Senate File 113, a bill for an act to clarify various amendments

of the 49th General Assembly to the statutes relating to old-age assistance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. *BERT DODDS, Chairman.*

Datisman of Lyon, from the committee on police regulation—suppression of crime and intemperance, submitted the following report:

MR. SPEAKER: Your committee on police regulation—suppression of crime and intemperance, to whom was referred House File 245, a bill for an act relating to evidence in prosecutions and proceedings, civil or criminal, under the provisions of the law relating to intoxicating liquors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. *B. L. DATISMAN, Chairman.*

Also:

MR. SPEAKER: Your committee on police regulation—suppression of crime and intemperance, to whom was referred House File 285, a bill for an act relating to the licensing and regulation of private detective agencies and making the provisions hereof applicable to charter cities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. *B. L. DATISMAN, Chairman.*

Also:

MR. SPEAKER: Your committee on police regulation—suppression of crime and intemperance, to whom was referred House File 290, a bill for an act to amend section thirteen thousand four hundred sixty-eight (13468), Code, 1939, relating to arrest, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. *B. L. DATISMAN, Chairman.*

Also:

MR. SPEAKER: Your committee on police regulation—suppression of crime and intemperance, to whom was referred House File 303, a bill for an act to amend section one thousand two hundred twenty-five and ten hundredths (1225.10), Code, 1939, relating to police power, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. *B. L. DATISMAN, Chairman.*

Also:

MR. SPEAKER: Your committee on police regulation—suppression of crime and intemperance, to whom was referred House File 304, a bill for an act to amend section one thousand two hundred twenty-five and nine hundredths (1225.09), Code, 1939, relating to police powers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. *B. L. DATISMAN, Chairman.*

Also :

MR. SPEAKER: Your committee on police regulation—suppression of crime and intemperance, to whom was referred House File 305, a bill for an act to make it a criminal offense for any one to harbor or conceal any person for whose arrest a warrant or process has been issued, and defining the meaning of such offense and prescribing a penalty therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. B. L. DATISMAN, *Chairman*.

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 248, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relating to powers and duties of board of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman*.

Lane of Carroll, 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 168, a bill for an act providing for an additional millage levy in counties having a population of between thirty-five thousand and thirty-six thousand, upon all the taxable property of the county for the purpose of the completion of buildings upon the fairgrounds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CARROLL A. LANE, *Chairman*.

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred House File 222, a bill for an act to amend section three thousand six hundred twelve (3612), Code, 1939, relating to salaries of juvenile court probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000), begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended, the bill do pass:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Notwithstanding the provisions of paragraph four (4), section three thousand six hundred twelve (3612), Code, 1939, the annual salaries of probation officers shall, from the effective date of this act to June 30, 1947 only, be three thousand six hundred dollars (\$3,600) for one chief probation officer and twenty-four hundred dollars (\$2400) for each

of the deputy probation officers and the number of deputy probation officers shall not exceed ten.”.

D. A. DONOHUE, *Chairman*.

McFarlane of Black Hawk, 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 228, a bill for an act relating to fees and taxes on trackless trolleys, begs leave to report it has had the same under consideration and has instructed me to report 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 five (5), by striking the word “five” and substituting the words “two and three-fourths”.

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 247, a bill for an act to amend section 5669, Code, 1939, relating to compensation of city assessors, in cities under the commission form of government and in cities of the first class, begs leave to report it has had the same under consideration and has instructed me to report 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 eight (8), by striking the words “three thousand” and inserting in lieu thereof the words “twenty-four hundred”.

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 261, a bill for an act to amend subdivisions 1 and 3 of section 5902, Code, 1939, relating to the powers and duties of dock boards; providing that sections 6580, 6679.1 and 6781.2, Code, 1939, do not apply to lease by dock boards; and making this act effective upon publication, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 45, a bill for an act to amend section 6326.08, Code, 1939, relating to benefits under retirement systems for policemen and firemen, and to make the same applicable to special charter cities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 233, 99, 106, 107, 260, 191, 137, 317, 270; and Senate Files 233, 147, 53, 71, 159 were declared adopted under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27:

House File 90.

Senate File 34.

INTRODUCTION OF BILLS

House File 362, by committee on appropriations, a bill for an act to authorize the purchase of certain farm land adjoining the state sanatorium, and to provide for an appropriation therefor.

Read first time and passed on file.

House File 363, by committee on motor vehicles and transportation, a bill for an act to amend section thirty-five (35), chapter one hundred sixty-five (165), Acts of the 50th General Assembly, relating to distribution of proceeds of motor vehicle fuel license fees and penalties.

Read first time and passed on file.

House File 364, by committee on roads and highways, a bill for an act to amend section four (4) and section thirty-five (35), chapter one hundred sixty-five (165), Acts of the Fiftieth General Assembly, relating to the tax or license fee on motor vehicle fuel, to increase the license fee on motor vehicle fuel from three cents per gallon to four cents per gallon and to provide that the net proceeds of the additional one cent per gallon license fee on motor vehicle fuel shall be allotted three-fifths to the secondary road construction fund of the counties and two-fifths to the street construction fund of cities and towns.

Read first time and passed on file.

House File 365, by committee on aeronautics, a bill for an act to amend chapter three hundred three and one tenth (303.1), Code, 1939, and to amend sections five thousand nine hundred three and two hundredths (5903.02), five thousand nine hundred three and

three hundredths (5903.03), five thousand nine hundred three and five hundredths (5903.05), five thousand nine hundred three and seven hundredths (5903.07), and five thousand nine hundred three and nine hundredths (5903.09) of chapter three hundred three and one tenth (303.1), Code, 1939; and to amend chapter two hundred ten (210), Acts of the Forty-ninth General Assembly; and to amend section six thousand two hundred thirty-nine (6239), chapter three hundred nineteen (319), Code, 1939; and to amend section six thousand nine hundred forty-four (6944), chapter three hundred thirty (330), Code, 1939, relating to airports and airports approaches, the powers of political subdivisions with respect thereto, including the acquisition and planning thereof, acceptance of federal aid therefor and issuance of revenue bonds for improvements thereupon, the creation of airport commissions, and exemption from taxation, under certain circumstances, of land use for airport purposes.

Read first time and passed on file.

House File 366, by committee on aeronautics, a bill for an act to empower municipalities and other political subdivisions to promulgate, administer, and enforce, airport zoning regulations limiting the height of structures and objects of natural growth, and otherwise regulating the use of property, in the vicinity of airports, and to acquire, by purchase, grant, condemnation or otherwise air rights and other interests in land; and to empower the state aeronautics commission to exercise like powers under given circumstances; and to provide penalties and remedies for violations of this act of any ordinance or regulation made under the authority conferred herein; and for other purposes as appear herein.

Read first time and passed on file.

House File 367, by committee on judiciary 1, a bill for an act to amend and revise chapter three hundred eighty-four (384), Code, 1939, as amended, relating to articles of incorporation, incorporation fees, renewal fees and periodic fees of corporations for pecuniary profit.

Read first time and passed on file.

House File 368, by Burkman of Polk, a bill for an act to provide for the opening and constructing of a paved roadway and

sidewalk through the State Capitol grounds and appropriating funds to pay the cost thereof.

Read first time and referred to committee on appropriations.

House File 369, by Carlson of Woodbury, Meyer of Jackson, Tatum of Harrison and Cox of Webster, a bill for an act to amend section six thousand three hundred fifteen (6315), Code, 1939, relating to retirement and pensions for members of fire and police departments.

Read first time and referred to committee on cities and towns.

House File 370, by Lane of Carroll (by request), a bill for an act to amend section six thousand nine hundred forty-three and seventy-four thousandths (6943.074), Code, 1939, defining "sales at retail" subject to the Iowa retail sales tax.

Read first time and referred to committee on ways and means.

House File 371, by Lane of Carroll, Bryson of Hardin, Wormley of Plymouth, and Less of Dubuque, a bill for an act to amend section eleven thousand seven hundred sixty-three (11763), Code, 1939, relating to the exemption of personal earnings of a debtor and those of his family.

Read first time and referred to committee on judiciary 1.

House File 372, by Walter of Marshall, a bill for an act to amend chapter one hundred seventy-seven (177), Acts of the Forty-ninth (49th) General Assembly, relating to the weighing and inspection of motor vehicles.

Read first time and referred to committee on motor vehicles and transportation.

House File 373, by Krueger of Cerro Gordo, Morrissey of Jasper, Sloane of Polk, Burkman of Polk, Carlson of Woodbury, Gardner of Linn, Utzig of Dubuque, Nielsen of Pottawattamie, McFarlane of Black Hawk, Hedin of Scott, Van Eaton of Woodbury, Schwengel of Scott, Cox of Webster, and Less of Dubuque, a bill for an act to define occupational diseases and to provide for workmen's compensation benefits for disability or death from injurious exposure thereto; prescribing certain limitations and exceptions, and prescribing certain employer's liability relating thereto. Said act also schedules the diseases defined as occupational under the provisions hereof and the process or occupation

in which said respective diseases are declared to be an industrial hazard and compensable. Said act provides for procedure for obtaining benefits, processing claims by industrial commissioner and for appeals.

Read first time and referred to committee on social security.

House File 374, by committee on appropriations, a bill for an act to authorize the purchase of certain farm land adjoining the state sanitorium, and to provide for an appropriation therefor.

Read first time and passed on file.

House File 375, by Farmer of Linn, a bill for an act to amend section five thousand twenty and eleven hundredths (5020.11), Code, 1939, relating to motor vehicle accident reports.

Read first time and referred to committee on judiciary 1.

House File 376, by Saylor of Decatur, Gardner of Bremer, and Krueger of Cerro Gordo, a bill for an act to amend section three thousand eight hundred twenty-eight and twenty-one thousandths (3828.021), Code, 1939, relating to funeral expenses of persons to whom a certificate of old age assistance has been issued and to provide for additional funeral expenses by individuals.

Read first time and referred to committee on old age assistance.

House File 377, by Te Paske of Sioux and Datisman of Lyon, a bill for an act to amend section six thousand nine hundred forty-four (6944), subsection seventeen (17), relating to the exemption of specific properties, and providing that certain articles of farm machinery shall not be taxed.

Read first time and referred to committee on ways and means.

House File 378, by Latchaw of Muscatine, a bill for an act to amend chapter one hundred eighty-nine and one tenth (189.1), Code, 1939, relating to old age assistance.

Read first time and referred to committee on old age assistance.

House File 379, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend sections six thousand seven hundred four (6704) and six thousand seven hundred five (6705), Code, 1939, relating to compensation of aldermen and mayor of cities under special charter.

Read first time and referred to committee on compensation of public officers and employees.

House File 380, by Hedin of Scott and Schwengel of Scott, a bill for an act to amend section one thousand seven hundred ninety-four and eighty-two thousandths (1794.082), Code, 1939, relating to hunting and fishing licenses.

Read first time and referred to committee on fish and game.

House File 381, by Hedin of Scott, Schwengel of Scott, and Wormley of Plymouth, a bill for an act to amend chapter four hundred sixteen and one tenth (416.1), Code, 1939, by inserting certain new sections; by repealing sections nine thousand three hundred five and three hundredths (9305.03), section nine thousand three hundred five and thirteen hundredths (9305.13) and section nine thousand three hundred five and seventeen hundredths (9035.17) and by inserting new sections in lieu thereof; and by amending sections nine thousand three hundred five and one hundredth (9305.01), nine thousand three hundred five and four hundredths (9305.04), nine thousand three hundred five and six hundredths (9305.06), nine thousand three hundred five and seven hundredths (9305.07), nine thousand three hundred five and nine hundredths (9305.09), nine thousand three hundred five and fifteen hundredths (9305.15), nine thousand three hundred five and eighteen hundredths (9305.18), Code, 1939, relating to the definition, organization, powers, reports, and operation of credit unions.

Read first time and referred to committee on banks and banking.

House File 382, by Sloane of Polk and Burkman of Polk (Faul), a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, to authorize board of supervisors in counties with a population in excess of sixty thousand to establish and enforce rules and regulations in platting, zoning, sanitation, fire protection and housing, in areas of a county outside cities and towns.

Read first time and referred to committee on cities and towns.

House File 383, by Reed of Jefferson, a bill for an act to repeal chapter one hundred seventy-three (173), Acts of the Thirty-sixth General Assembly, relating to tips and gratuities.

Read first time and referred to committee on judiciary 2.

House File 384, by Aubrey of Wapello, McReynolds of Wapello,

Sloane of Polk, McEleney of Clinton, and Long of Clinton, a bill for an act to provide for safety in the construction and demolition of buildings and other structures, providing that employers shall furnish place of employment which shall be safe for employees therein and for frequenters thereof; shall furnish and use safety devices and safeguards, and shall adopt and use methods and processes reasonably adequate to render such employment and places of employment safe, and shall do everything reasonably necessary to protect the life, health and safety and welfare of such employees and frequenters, all as specifically provided in this act.

Read first time and referred to committee on labor.

House File 385, by Colburn of Shelby and Sloane of Polk, a bill for an act to amend section eight thousand nine hundred nineteen (8919), Code, 1939, relating to the time for the holding of annual meeting for election of directors of insurance companies organized under chapter four hundred four (404), Code, 1939.

Read first time and referred to committee on insurance.

House File 386, by Farmer of Linn, a bill for an act to amend chapter four hundred sixty-four (464), Code, 1939, by adding thereto a section relating to the endorsement on letters testamentary or of administration, of the direction of the court or clerk to the executor or administrator as to the publication of notice of appointment; and legalizing all letters testamentary or of administration issued prior to July 4, 1943, upon which no endorsement of the court or clerk was made.

Read first time and referred to committee on judiciary 1.

House File 387, by Fimmen of Davis, a bill for an act to provide for the establishment of rates and rating methods by insurers and supervision thereof by the commissioner of insurance.

Read first time and referred to committee on insurance.

House File 388, by Bryson of Hardin and Kuester of Cass, a bill for an act requiring lobbyists to register with the secretary of state and the Clerk of the Senate and Chief Clerk of the House, and specifying requirements therefor and providing a penalty for failure to register and meet said requirements.

Read first time and referred to committee on rules.

House File 389, by committee on labor, a bill for an act to repeal

section one thousand four hundred thirty-five (1435), Code, 1939, and to enact a substitute therefor relating to a penalty for failure to file reports required under chapter seventy-one (71), Code, 1939, which may be required on workmen's compensation matters.

Read first time and passed on file.

House File 390, by committee on labor, a bill for an act to amend section one thousand four hundred thirty-six (1436), Code, 1939, relating to filing memorandum of agreement for payment of weekly compensation in workmen's compensation matters.

Read first time and passed on file.

House File 391, by committee on labor, a bill for an act to amend section one thousand four hundred twenty-one (1421), Code, 1939, relating to workmen's compensation for minors employed in violation of the child labor laws of the state.

Read first time and passed on file.

House File 392, by committee on compensation of public officers and employees, a bill for an act to amend section one thousand seven hundred three and forty hundredths (1703.40), Code, 1939, relating to salary adjustments of employees of the state conservation commission.

Read first time and passed on file.

House File 393, by committee on social security, a bill for an act to extend the compensatory provisions of the workmen's compensation act to employers who have employees engaged in agriculture or agricultural pursuits and other employment not excluded from the act, and the employees of such employers.

Read first time and passed on file.

House File 394, by committee on fish and game, a bill for an act to amend section one thousand seven hundred ninety-four and forty thousandths (1794.40), Code, 1939, to permit the conservation commission to stock farm ponds with fish.

Read first time and passed on file.

House File 395, by committee on ways and means, a bill for an act relating to gross premium taxes to be paid by insurance companies and associations.

Read first time and passed on file.

House File 396, by Burkman of Polk and Sloane of Polk, a bill for an act to amend section six thousand nine hundred forty-three and forty-five thousandths (6943.045), and section six thousand nine hundred forty-three and fifty-three thousandths (6943.053), Code, 1939, as amended by chapter two hundred (200), Acts of the Fiftieth General Assembly, relating to the preparation and filing of individual income tax returns.

Read first time and referred to committee on tax revision.

House File 397, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section one thousand sixty-seven (1067), Code, 1939, by providing for payment of all premiums on official bonds of county officers, deputies and employees from county funds.

Read first time and referred to committee on county and township affairs.

House File 398, by Sloane of Polk and Burkman of Polk, a bill for an act authorizing any department, board, commission, institution (educational or otherwise), or other body of the state of Iowa supported in whole or in part by public funds, to procure group insurance for their respective employees, and authorizing the officials in charge of any such bodies to use moneys appropriated for administrative purposes in the respective bodies, and to make salary deductions from the employees under their supervision in payment of premiums for such insurance.

Read first time and referred to committee on insurance.

House File 399, by Burkman of Polk and Sloane of Polk, a bill for an act to amend section three thousand six hundred fifty-eight (3658), Code, 1939, relating to juvenile delinquency.

Read first time and referred to committee on judiciary 1.

House File 400, by Sloane of Polk and Burkman of Polk, a bill for an act to amend section ten thousand one hundred fifty-nine (10159), Code, 1939, relating to manner of serving notices to terminate non-farm tenancies.

Read first time and referred to committee on judiciary 2.

House File 401, by Sloane of Polk and Burkman of Polk, a bill for an act to amend chapter six hundred twenty-one (621), Code,

1939, relating to arrests and to provide for the authority of police matrons, jailers, and police officers to make arrests.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 402, by Morrissey of Jasper, Sloane of Polk, Kruse of Floyd and Wormley of Plymouth, a bill for an act to amend section ten (10), Code, 1939, relating to the duties of the Chief Clerk of the House of Representatives.

Read first time and referred to committee on departmental affairs.

House File 403, by Walter of Pottawattamie, a bill for an act to amend section three thousand eight hundred twenty-eight and one hundred fifty-seven thousandths (3828.157), Code, 1939, relating to medical and surgical treatment of patients in the University Hospital.

Read first time and referred to committee on judiciary 2.

House File 404, by Latchaw of Muscatine and Bass of Montgomery, a bill for an act to repeal the statutes by which the state of Iowa consents to the acquisition of lands or waters in this state by the federal government and to preserve the rights of the state in such lands and waters.

Read first time and referred to committee on conservation of resources.

House File 405, by Latchaw of Muscatine, Bass of Montgomery, Steinberg of Story and Kuester of Cass, a bill for an act relating to the issuance and payment of county secondary road bonds; and to amend sections four thousand six hundred forty-four and ten hundredths (4644.10), four thousand seven hundred fifty-three and seventeen hundredths (4753.17), four thousand seven hundred sixty-three (4763) and four thousand seven hundred sixty-five (4765), and to repeal sections four thousand seven hundred sixty-seven (4767) and four thousand seven hundred seventy-three (4773), Code, 1939.

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

House File 406, by Klemesrud of Winnebago, a bill for an act to amend chapter two hundred fifty-one and one tenth (251.1),

Code, 1939, relating to motor vehicles and law of road and to provide that all vehicles shall stop before crossing railroad tracks and that stop signs shall be erected at all railroad crossings.

Read first time and referred to committee on motor vehicles.

House File 407, by Parrish of Taylor (Kirketeg), a bill for an act to amend section six thousand two hundred eleven (6211), Code, 1939, providing for an additional tax levy and the anticipation thereof by the issuance of bonds by municipalities for water-works purposes.

Read first time and referred to committee on cities and towns.

House File 408, by Parrish of Taylor (Kirketeg), a bill for an act to amend section six thousand two hundred seven (6207), Code, 1939, relating to levy for general fund of cities or towns.

Read first time and referred to committee on cities and towns.

House File 409, by Lane of Carroll, Avery of Clay and McFarlane of Black Hawk, a bill for an act to amend section two thousand five hundred eighty-five and eleven hundredths (2585.11), section two thousand five hundred eighty-five and thirteen hundredths (2585.13), and chapter one hundred twenty-four and two tenths (124.2), Code, 1939, to provide for the licensing, inspection, control, and regulation of cosmetology shops.

Read first time and referred to committee on public health.

House File 410, by Aubrey of Wapello, McReynolds of Wapello, Von Eaton of Woodbury and Schwengel of Scott, a bill for an act to amend section two (2), chapter seventy-one (71), Acts of the Fiftieth General Assembly, relating to contributions for unemployment compensation by extending the provisions thereof to and including December 31, 1947.

Read first time and referred to committee on social security.

House File 411, by Burkman of Polk, a bill for an act to amend sections ten thousand three hundred forty-eight (10348) and ten thousand three hundred fifty-one (10351), Code, 1939, relating to hotel keepers' lien and to extend the scope of said lien to include apartment houses, homes, rooming houses, and multiple dwelling houses.

Read first time and referred to committee on judiciary 1.

House File 412, by Lane of Carroll and Donohue of Cedar, a bill for an act creating the office of county assessor, describing his powers and duties and providing for the assessment of property for the purposes of taxation.

Read first time and referred to committee on departmental affairs.

House File 413, by Aubrey of Wapello, McReynolds of Wapello, Sloane of Polk, Long of Clinton, Nielsen of Pottawattamie, Utzig of Dubuque, Schwengel of Scott, Hedin of Scott and Weichman of Benton, a bill for an act to amend sections one thousand three hundred ninety-four (1394), one thousand three hundred ninety-five (1395), and one thousand three hundred ninety-six (1396), Code, 1939, to provide for the payment of weekly compensation benefits for permanent disabilities in addition to temporary disabilities.

Read first time and referred to committee on social security.

House File 414, by Walter of Pottawattamie, a bill for an act relating to the payment of claims to be paid by the state of Iowa by the comptroller.

Read first time and referred to committee on departmental affairs.

House File 415, by Wormley of Plymouth, Reed of Jefferson, Aubrey of Wapello, McReynolds of Wapello and Morrissey of Jasper, a bill for an act relating to private trade schools, providing for the licensing and regulation thereof and of solicitors therefor and imposing penalties for violations of this act.

Read first time and referred to committee on judiciary 1.

House File 416, by Poston of Wayne, a bill for an act to authorize the purchase and payment for certain real estate in Wayne county, Iowa, and to provide for the supervision thereof.

Read first time and referred to committee on conservation of reesources.

House File 417, by Lane of Carroll, a bill for an act to permit live pigeons to be used in the training of dogs to retrieve dead or wounded birds and to provide for a permit.

Read first time and referred to committee on fish and game.

House File 418, by Krueger of Cerro Gordo, a bill for an act to amend section twelve thousand nine hundred fifty-eight (12958), Code, 1939, to permit the sale of ammunition to minors sixteen years of age or older.

Read first time and referred to committee on police regulation—suppression of crime and intemperance.

House File 419, by committee on child welfare, a bill for an act to amend chapter four hundred seventy-three (473), Code, 1939, relating to adoptions and fixing penalties for violation of the law relating to adoptions.

Read first time and passed on file.

House File 420, by Weichman of Benton, a bill for an act to amend section five thousand thirty-two and two hundredths (5032.02), Code, 1939, relating to school busses.

Read first time and referred to committee on schools and textbooks.

House File 421, by Farmer of Linn, a bill for an act to amend section six thousand two hundred eleven (6211), Code, 1939, relating to the amount that may be levied in cities and towns for cemetery purposes.

Read first time and referred to committee on cities and towns.

House File 422, by Aubrey of Wapello, McReynolds of Wapello, Van Eaton of Woodbury and Schwengel of Scott, a bill for an act to amend sections one (1), two (2) and three (3), chapter sixty-nine (69), Acts of the Fiftieth General Assembly, relating to unemployment compensation as effected by military service, by providing for an extension of the provisions thereof to July 1, 1947.

Read first time and referred to committee on military and veterans affairs.

House File 423, by Weichman of Benton, Te Paske of Sioux, Cox of Webster, Jessen of Audubon, Shepard of Lucas, Parrish of Taylor, Long of Clinton, Carlson of Woodbury, McEleney of Clinton, Pritchard of Hancock, Kuester of Cass, Kruse of Floyd and Meyer of Jackson, a bill for an act to repeal section five hundred sixteen (516), Code, 1939, to provide for the election of one (1) commerce commissioner for a four (4) year term in 1946 and

for the election of one (1) commerce commissioner for a six (6) year term in 1946 and for the election of one (1) commerce commissioner every two years thereafter for a term of six (6) years.

Read first time and referred to committee on elections.

House File 424, by Carlson of Woodbury, a bill for an act to amend section nine thousand five hundred ninety-seven (9597) Code, 1939, extending the time for decision on accepting or rejecting a negotiable instrument.

Read first time and referred to committee on banks and banking.

House File 425, by Lane of Carroll, Sloane of Polk, and Wormley of Plymouth, a bill for an act to amend section one thousand nine hundred twenty-one and one hundred nineteen thousandths (1921.119), Code, 1939, relating to license fees for beer permits.

Read first time and referred to committee on liquor control.

House File 426, by Fimmen of Davis and Wormley of Plymouth, a bill for an act to amend section six thousand nine hundred ninety-five (6995), Code, 1939, relating to examination expense as applied to moneys and credits under taxation.

Read first time and referred to committee on departmental affairs.

House File 427, by Sloane of Polk, a bill for an act to amend sections ten thousand thirty-five (10035), ten thousand thirty-six (10036), and ten thousand thirty-seven (10037), Code, 1939, relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof.

Read first time and referred to committee on judiciary 2.

House File 428, by Sloane of Polk and Burkman of Polk, a bill for an act to amend sections five hundred thirty-seven (537), five hundred forty-seven (547), five hundred forty-eight (548), six hundred one (601), six hundred seventeen (617), six hundred fifty-five and four hundredths (655.04), six hundred fifty-five and nine hundredths (655.09), six hundred fifty-five and fourteen hundredths (655.14) and nine hundred sixty-seven (967), Code, 1939, relating to election laws, the time of filing nomination papers and the time of certification of nomination for primary and general elections.

Read first time and referred to committee on elections.

House File 429, by Lane of Carroll, Van Eaton of Woodbury, Meyer of Jackson, Whitehead of Dallas, and Sloane of Polk, a bill for an act to amend sections eighty-eight and one tenth (88.1), one hundred thirty and nine tenths (130.9), one hundred forty-seven and one tenth (147.1), one hundred fifty-three and one tenth (153.1), and two thousand six hundred three and one hundredth (2603.01), Code, 1939, relating to the compensation of certain public officers.

Read first time and referred to committee on compensation of public officers and employees.

House File 430, by Wormley of Plymouth, a bill for an act to amend section four thousand two hundred thirty-three and four tenths (4233.4), Code, 1939, relating to transportation of school children.

Read first time and referred to committee on schools and textbooks.

House File 431, by Wormley of Plymouth, a bill for an act to amend sections ten thousand two hundred thirteen and two tenths (10213.2), ten thousand two hundred thirteen and three tenths (10213.3), ten thousand two hundred thirteen and four tenths (10213.4), ten thousand two hundred thirteen and seven tenths (10213.7), ten thousand two hundred thirteen and eight tenths (10213.8) and ten thousand two hundred thirteen and nine tenths (10213.9), Code, 1939, relating to reversion of abandoned cemetery lots, half lots, divisions, subdivisions or any part or portion thereof.

Read first time and referred to committee on cities and towns.

House File 432, by Long of Clinton, a bill for an act to amend section six thousand nine hundred forty-three and seventy-four thousandths (6943.074) and section six thousand nine hundred forty-three and seventy-five thousandths (6943.075), Code, 1939, by further defining "retail sale" or "sale at retail" and providing that the tax imposed shall apply to the proceeds derived in this state from rental of tangible personal property brought into this state under lease or other agreement or arrangement.

Read first time and referred to committee on judiciary 2.

House File 433, by Sloane of Polk and Burkman of Polk, a bill for an act to amend chapter thirty-nine and one tenth (39.1), Code, 1939, being an act relating to elections and providing a system of permanent registration for certain states, including cities acting under special charter; and amending section seven hundred eighteen and five hundredths (718.05), Code, 1939, by repealing the last sentence therein and by adding thereto provisions fixing the time when and the persons who may inspect the duplicate registration list, and providing a penalty for making any unauthorized changes of entries made on said duplicate or original registration list; and amending section seven hundred eighteen and six hundredths (718.06), Code, 1939, by repealing subsection (f), relating to citizenship, and inserting in lieu thereof a new subsection (f), relating to certain evidence of naturalization of electors or their parents; and amending section seven hundred eighteen and seven hundredths (718.07), Code, 1939, relating to change of residence under permanent registration; and amending section seven hundred eighteen and ten hundredths (718.10), Code, 1939, relating to the record of deceased persons under permanent registration, by adding thereto a provision authorizing the destruction of said records after five (5) years and substituting in lieu thereof a list of deceased persons, giving the full name, address, and date of birth of such persons; and amending section seven hundred eighteen and eleven hundredths (718.11), Code, 1939, relating to the time and method of registration under the permanent registration act and fixing the time for receiving any application for registration; and amending section seven hundred eighteen and twelve hundredths (718.12), Code, 1939, relating to certain disabled or absent voters and certain voters confined in hospitals; and amending section seven hundred eighteen and thirteen hundredths (718.13), Code, 1939, relating to election registrars, by fixing the time between the last day of registration and election day within which the commissioner of registration shall have opportunity to make and perfect his election registers; and amending section seven hundred eighteen and fourteen hundredths (718.14), Code, 1939, relating to a revision of the permanent registration list, by adding thereto a provision authorizing the destruction of certain records and transfer files after five (5) years and substituting in lieu thereof a list of the persons eliminated from the registration list, giving the full name, address, and date of birth of such persons; and amending section seven

hundred eighteen and sixteen hundredths (718.16), Code, 1939, relating to penalties for changes in, destruction or mutilation of permanent registration records.

Read first time and referred to committee on elections.

House File 434, by Sloane of Polk, a bill for an act to repeal sections eight thousand eight hundred twenty-six (8826) and eight thousand eight hundred twenty-nine (8829), Code, 1939, relating to investments by fraternal beneficiary associations and the regulation of said investments and associations under the supervision of the insurance commissioner of the state of Iowa, and to enact a substitute therefor.

Read first time and referred to committee on insurance.

House File 435, by Bockwoldt of Ida, a bill for an act to amend section four thousand six hundred fifty-nine (4659), Code, 1939, relating to secondary roads, to permit sale of gravel to private parties to improve a lane, driveway, or road, and to provide method of payment therefor.

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

House File 436, by Wormley of Plymouth, a bill for an act to amend chapter two hundred fifty-five (255), Acts of the Fiftieth General Assembly, relating to landlord and tenant and termination of tenancies.

Read first time and referred to committee on judiciary 1.

House File 437, by special committee on public employees retirement system, a bill for an act to provide for the general welfare of public employees by establishing an old age and survivor insurance system; to provide for the administration of such system; to provide for deductions from pay of public employees and contributions from the state, political subdivisions and other instrumentalities of the state and all political subdivisions thereof including public school districts to raise funds for such retirement system; to repeal conflicting laws and to declare an emergency.

Read first time and referred to committee on appropriations.

House Joint Resolution 6, by committee on public lands and

buildings, a joint resolution providing for the appointment of a state building code council by the Governor to prepare a modern and uniform state building code together with a proposed revision and codification of the laws of Iowa relating to building construction, providing for the scope of the work of the council, providing for a report of the council to the Governor, and making an appropriation to carry out the provisions of the resolution.

Read first time and referred to committee on appropriations.

Hoeness of Madison offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Henry L. Davis of Madison county, who was a member of the Forty-seventh General Assembly, died on December 15, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Hoeness of Madison asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the Speaker appointed the following as a committee to draft suitable resolutions: Hoeness of Madison, Wellington of Lee, and Kuester of Cass.

Meyer of Jackson, Wormley of Plymouth, Frederickson of Palo Alto, Latchaw of Muscatine, Norland of Worth, Cox of Webster, Nelson of Buchanan, Vanderwilt of Mahaska, Weichman of Benton, Fletcher of Osceola, Simonsen of Cherokee, Good of Boone, Kuester of Cass, Miller of Humboldt, Moore of Butler, Kruse of Floyd, Blatti of Chickasaw, Redman of Sac, Watson of O'Brien, Te Paske of Sioux, Baker of Montgomery, Anderson of Henry, Visser of Marion and Lane of Carroll presented the following resolution:

HOUSE CONCURRENT RESOLUTION 15

Be It Resolved by the House, the Senate Concurring:

Whereas, The production of food during the coming year is one of the most important items in the winning of the war, and

Whereas, There now exists a shortage of farm labor to work for the coming year, and

Whereas, It is necessary to ever increase the production of food for

the coming year to provide food for our Army, our Allies, liberated countries and our own civilian uses, and

Whereas, The Selective Service Headquarters in Washington, D. C., are insisting upon the induction of farm boys, and

Whereas, Under the orders from Washington, D. C., most farm boys are being taken into the Armed Services, and,

Whereas, These farm boys should be left on the farm to increase food for Victory, now, therefore,

Be It Resolved by the House of Representatives of the State of Iowa, the Senate Concurring: That the Congress of the United States is hereby memorialized, that the Fifty-first (51st) General Assembly of the state of Iowa is opposed to the induction of any more farm boys at this time, and respectfully request Congress to immediately investigate and take the necessary steps to stop the induction of farm boys into the Armed Forces, on account of the necessity of producing more food, and,

It is Further Resolved: That the Chief Clerk of the House be instructed to send copies of this resolution to the Vice President of the United States, the Speaker of the House of Representatives, the United States Senators from Iowa, and to all of the Representatives in Congress from Iowa.

Laid over under Rule 34.

SENATE MESSAGES CONSIDERED

Senate File 60, a bill for an act to amend sections fifty-four hundred thirty-five (5435), and fifty-four hundred forty (5440), Code, 1939, relating to the licensing of dogs.

Read first time and passed on file.

Senate File 74, a bill for an act to amend section three thousand two hundred ninety-one and one tenth (3291.1), Code of Iowa, 1939, relating to the salary and compensation and maintenance of business managers of the institutions operating under the board of control.

Read first time and referred to committee on compensation of public officers and employees.

SENATE FILE 15 SUBSTITUTED FOR HOUSE FILE 108

Farmer of Linn asked and obtained unanimous consent to substitute Senate File 15 for House File 108.

CONSIDERATION OF BILLS

The House resumed consideration of House File 131, a bill for an act to amend section four thousand two hundred seventy-five

(4275), Code, 1939, relating to making provision for vocational instruction for high school pupils whose districts do not provide therefor, and for the payment of tuition in such cases, with report of committee recommending amendment and passage.

Sloane of Polk asked and obtained unanimous consent to withdraw his amendment to section one (1), line eight (8), offered on February 21.

Steinberg of Story asked and obtained unanimous consent to withdraw his amendment to line seven (7), offered on February 21.

Steinberg of Story moved that the following amendment filed February 21 be adopted:

Amend by striking all of lines three (3) to fourteen (14), inclusive, and substituting in lieu thereof the following:

"Any person of school age, having completed the eighth grade, who is a resident of a school district which does not offer a high school curriculum serving his or her needs for instruction in vocational subjects, may, with the consent of a majority of the school board of his or her residence district, attend the nearest public high school or vocational school, in Iowa or in an adjoining state, offering instruction in such subjects; the distances being measured by the usual traveled routes. The tuition shall be paid by the sending district and shall equal the cost of such instruction per pupil in average daily attendance during the preceding year in the receiving district, after deducting any reimbursement received from state and federal sources, but in no event shall exceed fifteen dollars per month."

Simonsen of Cherokee offered the following amendment to the amendment and moved its adoption:

Amend by striking from the last line the word "fifteen" and inserting in lieu thereof the word "eighteen".

Amendment to the amendment lost.

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Anderson	Blewett	Cowan	Donohue
Aubrey	Bockwoldt	Cox	Duffield
Baker	Bryson	Datisman	Farmer
Bass	Burkman	Davis of	Fimmen
Bents	Carlson	Black Hawk	Fletcher
Blatti	Colburn	Dodds	Frederickson

Fulk	Long	Poston	Swaner
Gardner of Linn	Lynch	Redman	Te Paske
Good	Martin	Robb	Utzig
Hall	McNeill	Robinson of	Vanderwilt
Hedin	McReynolds	Delaware	Van Eaton
Heffner	Meyer	Saylor	Visser
Hoeness	Miller	Schwengel	Walter of
Huston	Mills	Shepard	Marshall
Jessen	Moore	Simonsen	Walter of
Kilpatrick	Morrissey	Sloane	Pottawattamie
Kruse	Nelson	Smith of Clayton	Watson
Kuester	Norland	Smith of	Weichman
Kuhlmann	Olson	Dickinson	Whitaker
Lane	Palmer	Steinberg	Whitehead
Latchaw	Parrish	Stevens	Wormley
Less	Peterson	Strawman	Mr. Speaker

The nays were, 21:

Avery	Gardner of	Nielsen	Siefkas
Bonn	Bremer	Prentis	Tatum
Cooper	Hicklin	Pritchard	Tyrrell
Davis of Fayette	Klemesrud	Putney	Wellington
Edwards	Krueger	Reed	Williams
Frei	McFarlane		

Absent or not voting, 4:

Capesius	Langland	McEleney	Robinson of Monroe
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 292, a bill for an act to protect the public against milk borne disease and for this purpose to provide, within the department of agriculture, for dairy specialists and bacteriologists for the purpose of efficient control of sanitary production, processing and marketing of dairy products and to provide adequate laboratory facilities for this purpose, with report of committee recommending passage, was taken up for consideration.

Blatti of Chickasaw moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 66:

Anderson	Cowan	Gardner of Linn	Kuhlmann
Aubrey	Cox	Good	Latchaw
Avery	Datiman	Hall	Less
Baker	Davis of Fayette	Hoeness	Lynch
Bass	Fimmen	Jessen	Martin
Bents	Frederickson	Klemesrud	McNeill
Blatti	Frei	Krueger	McReynolds
Blewett	Gardner of	Kruse	Meyer
Bryson	Bremer	Kuester	Mills

Morrissey	Putney	Steinberg	Visser
Nelson	Redman	Strawman	Walter of
Norland	Saylor	Swaner	Marshall
Olson	Shepard	Tatum	Watson
Palmer	Simonsen	Te Paske	Weichman
Peterson	Smith of Clayton	Utzig	Williams
Poston	Smith of	Vanderwilt	Wormley
Prentis	Dickinson	Van Eaton	Mr. Speaker
Pritchard			

The nays were, 33:

Bockwoldt	Duffield	Long	Schwengel
Bonn	Farmer	McFarlane	Siefkas
Burkman	Fletcher	Miller	Sloane
Carlson	Fulk	Nielsen	Stevens
Cooper	Hedin	Parrish	Walter of
Davis of	Heffner	Reed	Pottawattamie
Black Hawk	Huston	Robb	Wellington
Dodds	Kilpatrick	Robinson of	Whitaker
Donohue	Lane	Delaware	Whitehead

Absent or not voting, 9:

Capesius	Hicklin	Moore	Tyrrell
Colburn	Langland	Robinson of	
Edwards	McEleney	Monroe	

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

Senate Joint Resolution 5, a joint resolution providing for the exercise and acceptance of the option to purchase by the state of Iowa of the following described real estate situated in Des Moines, Polk County, Iowa, from International Harvester Company, a corporation organized under and existing by virtue of the laws of the state of New Jersey, with report of committee recommending passage, was taken up for consideration.

Moore of Butler moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Cox	Fulk	Kruse
Aubrey	Datiman	Gardner of	Kuester
Baker	Davis of	Bremer	Kuhlmann
Bass	Black Hawk	Gardner of Linn	Lane
Bents	Davis of Fayette	Good	Latchaw
Blatti	Dodds	Hedin	Less
Bockwoldt	Donohue	Heffner	Long
Bonn	Duffield	Hoeness	Lynch
Bryson	Edwards	Huston	Martin
Burkman	Farmer	Jessen	McFarlane
Carlson	Fimmen	Kilpatrick	McNeill
Cooper	Fletcher	Klemesrud	McReynolds
Cowan	Frederickson	Krueger	Meyer

Miller	Pritchard	Sloane	Walter of
Mills	Putney	Smith of Clayton	Marshall
Moore	Redman	Steinberg	Walter of
Morrissey	Reed	Stevens	Pottawattamie
Nelson	Robb	Strawman	Watson
Nielsen	Robinson of	Swaner	Weichman
Norland	Delaware	Tatum	Whitaker
Olson	Saylor	Te Paske	Whitehead
Palmer	Schwengel	Utzig	Williams
Parrish	Shepard	Van Eaton	Wormley
Peterson	Siefkas	Visser	Mr. Speaker
Prentis	Simonsen		

The nays were, 6:

Avery	Frei	Smith of	Vanderwilt
Blewett	Hicklin	Dickinson	

Absent or not voting, 9:

Capesius	Langland	Robinson of	Tyrrell
Colburn	McEleney	Monroe	Wellington
Hall	Poston		

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

Senate File 165, a bill for an act to make appropriations to M. D. Munshower, R. K. Crane, Giles Funeral Home, and Pursel Funeral Home, Dunshee Funeral Home, and Tyler Funeral Home, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Davis of Fayette	Kilpatrick	Nelson
Aubrey	Dodds	Klemesrud	Nielsen
Avery	Donohue	Krueger	Norland
Baker	Edwards	Kruse	Olson
Bass	Farmer	Kuester	Palmer
Bents	Fimmen	Kuhlmann	Peterson
Blatti	Fletcher	Lane	Prentis
Blewett	Frederickson	Latchaw	Pritchard
Bockwoldt	Frei	Less	Putney
Bonn	Fulk	Long	Redman
Bryson	Gardner of	Lynch	Reed
Burkman	Bremer	Martin	Robb
Carlson	Gardner of Linn	McFarlane	Robinson of
Colburn	Good	McNeill	Delaware
Cooper	Hall	McReynolds	Saylor
Cowan	Heffner	Meyer	Schwengel
Datisman	Hoeness	Miller	Shepard
Davis of	Huston	Mills	Siefkas
Black Hawk	Jessen	Moore	Simonsen

Smith of Clayton	Tatum	Visser	Weichman
Smith of Dickinson	Te Paske	Walter of Marshall	Whitaker
Steinberg	Tyrrell	Walter of Pottawattamie	Whitehead
Strawman	Utzig	Watson	Williams
Swaner	Vanderwilt		Wormley
	Van Eaton		Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Capesius	Hicklin	Parrish	Sloane
Cox	Langland	Poston	Stevens
Duffield	McEleney	Robinson of Monroe	Wellington
Hedin	Morrissey		

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

Senate File 166, a bill for an act to make appropriations to certain named persons to recover funds on motor vehicle registration fees, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Fletcher	McFarlane	Shepard
Aubrey	Frederickson	McNeill	Siefkas
Avery	Frei	McReynolds	Simonsen
Baker	Fulk	Meyer	Smith of Clayton
Bass	Gardner of Bremer	Miller	Smith of Dickinson
Bents		Mills	Steinberg
Blatti	Gardner of Linn	Moore	Stevens
Blewett	Good	Morrissey	Strawman
Bockwoldt	Hall	Nelson	Swaner
Bonn	Heffner	Nielsen	Te Paske
Bryson	Hicklin	Norland	Tyrrell
Burkman	Hoeness	Olson	Utzig
Carlson	Huston	Palmer	Vanderwilt
Colburn	Kilpatrick	Peterson	Van Eaton
Cooper	Klemesrud	Prentis	Walter of Marshall
Cowan	Krueger	Pritchard	Walter of Pottawattamie
Cox	Kruse	Putney	Watson
Datisman	Kuester	Redman	Whitaker
Davis of Black Hawk	Kuhlmann	Reed	Williams
Davis of Fayette	Lane	Robb	Wormley
Dodds	Latchaw	Robinson of Delaware	Mr. Speaker
Edwards	Less	Saylor	
Farmer	Long	Schwengel	
Fimmen	Lynch		
	Martin		

The nays were, none.

Absent or not voting, 16:

Capesius	Langland	Robinson of	Visser
Donohue	McEleney	Monroe	Weichman
Duffield	Parrish	Sloane	Wellington
Hedin	Poston	Tatum	Whitehead
Jessen			

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

Senate File 167, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the state highway commission or its employees, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware offered the following amendment and moved its adoption:

Amend section one (1), line one (1), and section two (2), line five (5), by striking the words "primary roads" and inserting in lieu thereof the word "general".

Amendment adopted.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Donohue	Kruse	Palmer
Aubrey	Duffield	Kuester	Parrish
Avery	Edwards	Kuhlmann	Peterson
Baker	Farmer	Lane	Prentis
Bass	Fimmen	Latchaw	Pritchard
Bents	Fletcher	Less	Putney
Blatti	Frederickson	Long	Redman
Blewett	Frei	Lynch	Reed
Bockwoldt	Fulk	Martin	Robb
Bonn	Gardner of	McFarlane	Robinson of
Bryson	Bremer	McNeill	Delaware
Burkman	Gardner of Linn	McReynolds	Saylor
Carlson	Good	Meyer	Schwengel
Colburn	Hall	Miller	Shepard
Cooper	Heffner	Mills	Siefkas
Cowan	Hicklin	Moore	Simonsen
Cox	Hoeness	Morrissey	Smith of Clayton
Datisman	Huston	Nelson	Smith of
Davis of	Jessen	Nielsen	Dickinson
Black Hawk	Kilpatrick	Norland	Steinberg
Davis of Fayette	Krueger	Olson	Stevens
Dodds			

Strawman	Utzig	Walter of	Whitehead
Swaner	Vanderwilt	Pottawattamie	Williams
Tatum	Visser	Watson	Wormley
Te Paske	Walter of	Weichman	Mr. Speaker
Tyrrell	Marshall	Whitaker	

The nays were, none.

Absent or not voting, 10:

Capesius	Langland	Robinson of	Van Eaton
Hedin	McEleney	Monroe	Wellington
Klemesrud	Poston	Sloane	

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

Senate File 168, a bill for an act to make appropriations to Big Four Agricultural Society, Benton County Agricultural Association, and Lyon County Fair Association, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Farmer	Lynch	Smith of Clayton
Aubrey	Fimmen	McFarlane	Smith of
Avery	Fletcher	McReynolds	Dickinson
Baker	Frederickson	Meyer	Steinberg
Bass	Frei	Miller	Stevens
Bents	Fulk	Mills	Strawman
Blatti	Gardner of	Moore	Swaner
Blewett	Bremer	Nelson	Tatum
Bockwoldt	Gardner of Linn	Nielsen	Te Paske
Bonn	Good	Norland	Tyrrell
Bryson	Hall	Olson	Utzig
Burkman	Heffner	Palmer	Vanderwilt
Carlson	Hicklin	Parrish	Visser
Colburn	Hoeness	Peterson	Walter of
Cooper	Huston	Prentis	Marshall
Cowan	Jessen	Pritchard	Walter of
Cox	Kilpatrick	Putney	Pottawattamie
Datisman	Krueger	Redman	Watson
Davis of	Kruse	Reed	Weichman
Black Hawk	Kuester	Robinson of	Whitaker
Davis of Fayette	Kuhlmann	Delaware	Whitehead
Dodds	Lane	Saylor	Williams
Donohue	Latchaw	Schwengel	Wormley
Duffield	Less	Shepard	Mr. Speaker
Edwards	Long	Siefkas	

The nays were, none.

Absent or not voting, 15:

Capesius	Martin	Poston	Simonsen
Hedin	McEleney	Robb	Sloane
Klemesrud	McNeill	Robinson of	Van Eaton
Langland	Morrissey	Monroe	Wellington

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

Senate File 169, a bill for an act to make appropriations to Iowa Photographic Supply Company, Drs. Peterson & Peterson, Atlantic Hospital, Inc., R. L. Barnett, M. D., Chicago & Northwestern Railroad, Byron Hockenberry, Ross McCreedy, Mrs. Ann Keller, Jack Tallman, Dr. J. J. Brady and C. R. Gibson, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fletcher	McFarlane	Simonsen
Aubrey	Frederickson	McNeill	Sloane
Avery	Frei	McReynolds	Smith of Clayton
Baker	Fulk	Meyer	Smith of
Bass	Gardner of	Miller	Dickinson
Bents	Bremer	Mills	Strawman
Blatti	Gardner of Linn	Moore	Swaner
Blewett	Good	Morrissey	Tatum
Bockwoldt	Hall	Nelson	Te Paske
Bonn	Heffner	Nielsen	Tyrrell
Bryson	Hicklin	Norland	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Carlson	Huston	Peterson	Van Eaton
Colburn	Jessen	Prentis	Visser
Cooper	Kilpatrick	Pritchard	Walter of
Cowan	Klemesrud	Putney	Marshall
Cox	Krueger	Redman	Walter of
Datisman	Kruse	Reed	Pottawattamie
Davis of	Kuester	Robb	Watson
Black Hawk	Kuhlmann	Robinson of	Weichman
Davis of Fayette	Lane	Delaware	Whitaker
Dodds	Latchaw	Saylor	Whitehead
Donohue	Less	Schwengel	Williams
Duffield	Long	Shepard	Wormley
Edwards	Lynch	Siefkas	Mr. Speaker
Fimmen	Martin		

The nays were, none.

Absent or not voting, 12:

Capesius	McEleney	Poston	Steinberg
Farmer	Olson	Robinson of	Stevens
Hedin	Parrish	Monroe	Wellington
Langland			

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

Nielsen of Pottawattamie asked and obtained unanimous consent for the immediate consideration of House File 82, a bill for an act to amend section one (1), chapter one hundred seventeen (117), Acts of the Fiftieth General Assembly, relating to state aid for farmers' short courses where there are two (2) farm aid associations in the same county.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fletcher	McNeill	Siefkas
Aubrey	Frederickson	McReynolds	Simonsen
Avery	Frei	Meyer	Sloane
Baker	Fulk	Miller	Smith of Clayton
Bass	Gardner of	Mills	Steinberg
Bents	Bremer	Moore	Stevens
Blatti	Gardner of Linn	Morrissey	Strawman
Blewett	Good	Nelson	Swaner
Bockwoldt	Hall	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hicklin	Olson	Tyrrell
Burkman	Hoeness	Palmer	Utzig
Carlson	Huston	Parrish	Vanderwilt
Colburn	Jessen	Peterson	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Krueger	Pritchard	Marshall
Cox	Kruse	Putney	Walter of
Datisman	Kuester	Redman	Pottawattamie
Davis of	Kuhlmann	Reed	Watson
Black Hawk	Lane	Robb	Weichman
Davis of Fayette	Latchaw	Robinson of	Whitaker
Dodds	Less	Delaware	Whitehead
Donohue	Lynch	Saylor	Williams
Edwards	Martin	Schwengel	Wormley
Farmer	McFarlane	Shepard	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 12:

Capesius	Langland	Poston	Smith of
Duffield	Long	Robinson of	Dickinson
Hedin	McEleney	Monroe	Van Eaton
Klemesrud			Wellington

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

Senate File 125, a bill for an act to amend section five thousand and one hundredth (5000.01), Code, 1939, paragraph forty (40), as amended by chapter one hundred fifty-five (155), Acts of the 50th General Assembly, relating to certain exemptions from the chauffeur's license requirements, with report of committee recommending passage, was taken up for consideration.

Van Eaton of Woodbury offered the following amendment and moved its adoption:

Amend by adding the following after the period in line seventeen (17): "The driver of any panel or special delivery truck or pickup truck where gross weight of the truck is five thousand (5,000) pounds or less shall not be deemed a chauffeur."

Blatti of Chickasaw moved that action on Senate File 125 be deferred and that the bill retain its place on the calendar.

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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 25, a bill for an act relating to the powers of park commissioners, and authorizing park commissioners to lease parks or portions thereof for the playing of professional baseball or other professional games.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 40, a bill for an act relating to tax refunds.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 49, a bill for an act relating to the fees for ambulances and hearses.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 296, a bill for an act relating to appropriations to the board of control for support of the institutions under said board of control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 329, a bill for an act relating to appropriations for payment of cost of printing.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 57, a bill for an act relating to loans, investments, powers, operation, and supervision of building and loan and savings and loan associations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 90, a bill for an act to legalize the proceedings by the board of directors of the independent school district of Dubuque, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 129, a bill for an act relating to requirements for fish and game licenses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 154, a bill for an act relating to the extension of time for levying a tax for park improvement purposes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 155, a bill for an act relating to the extension of time for levying a park tax for the improvement of lakes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 156, a bill for an act relating to the levy of a tax for park purposes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 175, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 177, a bill for an act relating to the time for the holding of annual meeting for election of directors of insurance companies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 189, a bill for an act relating to salaries and expenses of officers and employees of the juvenile court.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 192, a bill for an act relating to distribution of proceeds of motor vehicle fuel license fees and penalties.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 199, a bill for an act to provide facilities for qualified electors of the state of Iowa serving in the armed forces of the United States to vote at the primary and general election.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 224, a bill for an act relating to Iowa commission for the blind.

Also: That the Senate has adopted the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 2, establishing the rights of Des Moines county, Iowa, in favor of state of Iowa and Des Moines county, etc.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 11, relating to justice of peace courts.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 13, relating to federal spending and federal income.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 14, relating to heroism and courage displayed by Major Robert Lapham of Davenport, Iowa.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 25

Amend as follows:

By striking from lines 5 and 6 the following words: "a particular park or portion thereof" and substituting in lieu thereof the following: "a portion of any park".

SENATE AMENDMENT TO HOUSE FILE 40

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Chapter two hundred thirty-six (236), Acts of the Forty-ninth General Assembly, is amended by inserting after the word "refund" in line four (4) of section one (1) and after the word "refund" in line five (5) of section one (1) the words "or credit".

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa, and in the Des Moines Daily Record, a newspaper published in Des Moines, Iowa."

Amend the title to House File 40 by striking all after the word "amend" in line one (1) thereof, and substituting in lieu thereof the following:

"chapter two hundred thirty-six (236), Acts of the Forty-ninth General Assembly, relating to tax refunds".

SENATE AMENDMENT TO HOUSE FILE 49

Amend House File 49 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section five thousand eight and thirteen hundredths (5008.13), Code, 1939, is hereby amended by inserting at the end of line six (6) the following: "The annual registration fee for combination ambulances and hearses shall be the same as provided for motor vehicles generally in section five thousand eight and five hundredths (5008.05) of the Code."

"Further amend the title by striking the words: "ambulances and hearses" and inserting in lieu thereof the words: "combination ambulances and hearses".

SENATE CONCURRENT RESOLUTION 13

Whereas, Congress annually for a long period has appropriated substantially more money than taxes levied; and

Whereas, The federal government debt and need for operating funds in the postwar period will strain the fiscal foundations of our government; and

Whereas, Fiscal stability under these conditions demands a constitutional directive which within definite limitations would compel the levying of taxes in at least an amount sufficient to equal expenditures; now,

Therefore, Be It Resolved by the Senate of the State of Iowa, the House of Representatives Concurring: 1. That the Congress of the United States be memorialized and urged to take immediate favorable action of Senate Joint Resolution 8, establishing a procedure by which federal spending and federal income would be balanced except in specified emergencies.

2. That a copy of this resolution be forwarded to the Vice President of the United States, the Speaker of the House of Representatives, and to each Iowa Senator and member of the House of Representatives in the Congress of the United States.

SENATE CONCURRENT RESOLUTION 14

Whereas, Major Robert Lapham of Davenport, Iowa, has displayed great heroism, courage and initiative in the service of our armed forces in the Philippines, and

Whereas, Major Lapham and his brave band of Rangers and Fillipino guerillas rescued five hundred and thirteen veterans of Bataan and Corregidor from the Japanese prison camp near Cabu on Luzon Island, and

Whereas, Every member of the Fifty-first General Assembly of Iowa admires the courage and heroism on the part of Major Lapham, and desires to record their highest tribute and respect to Major Lapham, and

Whereas, This gallant Iowa officer has brought great honor to our state and nation, it is the desire of the General Assembly of Iowa to express, not only the gratitude of the General Assembly, but that of the families

and friends of the brave men of our armed forces who have been liberated.

Therefore, Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate be authorized and directed to forward three copies of this resolution to Mr. and Mrs. C. E. Lapham, the father and mother of this gallant officer of our armed forces, to their home at Dav-
enport, Iowa, with the request that each of them keep one copy and that one copy be forwarded to their son, Major Robert Lapham.

CONSIDERATION OF SENATE AMENDMENT

On request of Kuester of Cass, House File 296, a bill for an act to appropriate from the general fund and from the institutional industries of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, to the board of control for support of the institutions under said board of control, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by adding at the end thereof the following:

"Sec. 17. Grand total of all appropriations to the board of control of state institutions for all purposes for all institutions under said board of control\$5,286,700.00"

Kuester of Cass moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 296.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Colburn	Fimmen	Hoeness
Aubrey	Cooper	Fletcher	Huston
Avery	Cowan	Frederickson	Jessen
Baker	Cox	Frei	Kilpatrick
Bass	Datisman	Fulk	Klemesrud
Bents	Davis of	Gardner of	Krueger
Blatti	Black Hawk	Bremer	Kruse
Blewett	Davis of Fayette	Gardner of Linn	Kuester
Bockwoldt	Dodds	Good	Kuhlmann
Bonn	Donohue	Hall	Lane
Bryson	Duffield	Hedin	Latchaw
Burkman	Edwards	Heffner	Less
Carlson	Farmer	Hicklin	Long

Morrissey	Robinson of	Shepard	Vanderwilt
Nelson	Delaware	Siefkas	Visser
Nielsen	Saylor	Simonsen	Walter of
Norland	Schwengel	Sloane	Marshall
Olson	Lynch	Smith of Clayton	Walter of
Palmer	Martin	Steinberg	Pottawattamie
Parrish	McFarlane	Stevens	Watson
Peterson	McNeill	Strawman	Weichman
Poston	McReynolds	Swaner	Whitaker
Prentis	Meyer	Tatum	Whitehead
Pritchard	Miller	Te Paske	Williams
Putney	Mills	Tyrrell	Wormley
Redman	Moore	Utzig	Mr. Speaker
Robb			

The nays were, none.

Absent or not voting, 8:

Capesius	Reed	Smith of	Van Eaton
Langland	Robinson of	Dickinson	Wellington
McEleney	Monroe		

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

SENATE MESSAGES CONSIDERED

Senate File 90, a bill for an act to legalize the proceedings by the board of directors of the Independent School District of Dubuque, Dubuque county, Iowa, in submitting to the voters of said district at the school election in said district on March 13, 1944, the proposition of establishing a pension and annuity retirement system for the employees of said district who are under written contract to said district, the said election and the establishment of said pension and annuity retirement system.

Read first time.

CONSIDERATION OF BILLS

Less of Dubuque asked and obtained unanimous consent for the immediate consideration of Senate File 90, and for the suspension of the rule prohibiting the first and last reading of a bill on the same day.

Less of Dubuque moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Fletcher	McNeill	Siefkas
Aubrey	Frederickson	McReynolds	Simonsen
Avery	Frei	Meyer	Sloane
Baker	Fulk	Miller	Smith of Clayton
Bass	Gardner of	Mills	Smith of
Bents	Bremer	Moore	Dickinson
Blatti	Gardner of Linn	Morrissey	Steinberg
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Nielsen	Swaner
Bonn	Heffner	Norland	Tatum
Bryson	Hicklin	Olson	Te Paske
Burkman	Hoeness	Palmer	Tyrrell
Carlson	Huston	Parrish	Utzig
Colburn	Jessen	Peterson	Vanderwilt
Cooper	Kilpatrick	Poston	Van Eaton
Cowan	Klemesrud	Prentis	Walter of
Cox	Krueger	Pritchard	Marshall
Datiman	Kruse	Putney	Walter of
Davis of	Kuester	Redman	Pottawattamie
Black Hawk	Kuhlmann	Reed	Watson
Davis of Fayette	Lane	Robb	Weichman
Dodds	Latchaw	Robinson of	Whitaker
Donohue	Less	Delaware	Whitehead
Duffield	Lynch	Saylor	Williams
Edwards	Martin	Schwengel	Wormley
Farmer	McFarlane	Shepard	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 9:

Capesius	Long	Robinson of	Visser
Hedin	McEleney	Monroe	Wellington
Langland		Stevens	

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

OBSERVANCE OF GEORGE WASHINGTON'S BIRTHDAY

In observance of the birthday of George Washington, the Speaker addressed the House with the following remarks:

Today we are honoring the birthday of George Washington, whom we hail as "first in peace, first in war, and first in the hearts of his countrymen."

In commemoration of the birthday of George Washington, Duffield of Guthrie addressed the House, paying tribute to the great statesman:

MR. SPEAKER, MEMBERS OF THE HOUSE:

No one who has lived under the American flag for 60-odd years, and expects to die under it, has any right to plead unpreparedness, when

called upon to recall the life and accomplishments of the Father of his country on Washington's birthday.

Although the press of business has excluded to a brief interval any formal observance, perhaps the House in its work this morning has been engaged in a work that may be classed as patriotic observance, if our work here has been entirely conscientious.

Some one who has been given more to symbolism than I, remarked to me, that the portraits of Washington and Lincoln, flanking the Speaker's desk, were not decorated with flags. I told them that such a decoration I deemed entirely unnecessary, as the portraits themselves were symbols standing for the same identical ideals as the American flag itself.

I believe that the portrait of Washington on the right, the President of the United States in the center, and Lincoln's portrait on the left, was a most fitting arrangement and reminder. Washington, the aristocrat, one extreme of our citizenry, and Lincoln, the man of humble beginnings, the other, yet both men representing the same ideals and principles.

These ideals and principles we are seeking to make eternal: the right to live and let live, equal justice, the equal protection under the law, the right to think and act, each man for himself, so long as the general good is conserved.

Circumstances have changed, I think—revolutionized, I might say—the conditions that confronted patriots in the days of Washington and the patriots of today. It was the announced belief of the first president, that entanglement with European countries must be avoided; but it seems to the majority of our countrymen, that invention so shrinks the world, that even the two oceans, east and west, no longer afford the isolation on which we could rely in former days to afford us protection. The logic of Washington, I now believe, would justify much that has been done, and much that must be done in the present, and in the immediate future, and the aristocrat and the plebeian, the rich and the poor, must unite in closer bonds to perpetuate a civilization for which Washington was willing to offer his life and service, his property and prospects.

Every schoolboy knows the splendor of Washington's military record—a Fabian in retreat, a Caesar in attack; but it takes a considerable maturity and study to appreciate his vision and gigantic stature as a citizen and patriot.

In reiteration, I want to again emphasize what I have stated and believe, that work done here, that conforms to the principles advocated by George Washington, is his best memorial, although it is fitting that we pause for a moment to consider and make comparison.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your committee on enrolled bills respectfully reports

that it has examined and finds correctly enrolled: House Files 144, 212, 213, 214 and 297, and Senate File 149.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 144, 212, 213, 214 and 297; and Senate File 149.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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 February, 1945, sent to the governor for his approval: House Files 144, 212, 213, 214 and 297.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

February 21, 1945: House File 3.

AMENDMENTS FILED

The committee on compensation of public officers and employees filed the following amendment to Senate File 15:

Amend section two (2), line four (4), by striking the word "thirty-five", and inserting in lieu thereof the word "thirty-two".

Further amend by striking from line seven (7) the word "twenty-eight" and inserting in lieu thereof the word "twenty-five."

Amend section three (3), line seven (7), by striking the words "forty-five hundred", and inserting in lieu thereof the words "four thousand".

Further amend by striking from line ten (10) the word "thirty-five", and inserting in lieu thereof the word "thirty-two".

Amend section five (5), lines three (3) and four (4), by striking the words "sixty-five hundred", and inserting in lieu thereof the words "five thousand".

Further amend by striking from lines four (4) and five (5) the words "five thousand", and inserting in lieu thereof the words "forty-two hundred".

Baker of Calhoun filed the following amendment to House File 41:

Amend section one (1), line nineteen (19), by adding after the word "father" the following: ", or in the event neither parent is living, then by a person or guardian having such custody who is properly licensed and occupying the seat beside the driver."

Van Eaton of Woodbury filed the following amendment to House File 315:

Amend section one (1), line five (5), by striking the period (.) and substituting in lieu thereof a comma (,) and inserting the following: "provided, however, that in cities having a population of more than seventy-five thousand (75,000) such compensation shall be at the rate of six dollars (\$6.00) per day."

Gardner of Bremer filed the following amendment to House File 162:

Amend by adding thereto a new section:

"Sec. 2. The provision of this Act shall become effective beginning January 1, 1948, and shall not be retroactive beyond the tax year 1947."

Olson of Mitchell filed the following amendment to House File 68:

Amend section two (2), line three (3), by inserting after the word "the" the following: "Mitchell County Press and Osage News,".

Amend section two (2), line four (4), by inserting the word "Osage" at the beginning of the line, and by inserting after the word "the" the following: "St. Ansgar Enterprise",

Amend section two (2), line five (5), by inserting after the word "at" the following "St. Ansgar".

On motion by Dodds of Des Moines, the House adjourned until 9:45 a. m., Friday, February 23, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FEBRUARY 23, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Russell G. Nye, pastor of the Methodist church, Wapello, Iowa.

Journal of February 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Whitaker of Poweshiek on request of Smith of Clayton.

PETITIONS

Aubrey of Wapello presented a petition from 11 citizens of Ottumwa, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Edwards of Union presented a petition from the Bishop Drumm Home for the Aged, Des Moines, urging certain legislation favorable to child adoption.

Referred to committee on child welfare.

Edwards of Union presented a petition, signed by 11 members of the Catholic Women's League, Des Moines, urging legislation favorable to child adoption.

Referred to committee on child welfare.

Carlson of Woodbury presented a petition, signed by 12 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167; and Senate File 137.

Referred to committee on railroads.

Cox of Webster presented a petition, signed by 43 citizens of Webster county, urging legislation favorable to pensions for public employees.

Referred to committee on old age assistance.

Heffner of Hamilton presented a petition, signed by 109 teachers of Hamilton county, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Cooper of Adams presented a petition, signed by 13 citizens of Washington township, urging passage of House File 291.

Referred to committee on public libraries.

Van Eaton of Woodbury presented a resolution from the Morningside Teachers' club, urging passage of Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Carlson of Woodbury presented a petition, signed by 26 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging legislation favorable to House Files 146, 159, 167; and Senate File 137.

Referred to committee on railroads.

Good of Boone presented petitions, signed by 50 citizens of Boone, Ogden, Boxholm, Pilot Mound, Woodward and Jefferson, opposing increase in the state gasoline tax.

Referred to committee on agriculture.

HOUSE FILE 165 WITHDRAWN FROM COMMITTEE AND
PLACED ON THE CALENDAR

Less of Dubuque invoked Rule 56 on House File 165, the bill having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

HOUSE FILE 175 WITHDRAWN FROM COMMITTEE AND
PLACED ON THE CALENDAR

Smith of Clayton invoked Rule 56 on House File 175, the bill having been in the hands of the committee more than eighteen legislative days; and, no additional time being granted, the bill was ordered returned to the House and placed on the calendar.

SENATE FILE 192 SUBSTITUTED FOR HOUSE FILE 363

On motion by Farmer of Linn, Senate File 192 was substituted for House File 363.

REPORTS OF COMMITTEES

Avery of Clay, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File 207, a bill for an act to amend section two thousand five hundred sixty nine (2569), Code, 1939, relating to the practice of dentistry, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed. A. H. AVERY, *Chairman*.

Robert Carlson of Woodbury, 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 223, a bill for an act to amend chapter 124, Acts of the Fiftieth General Assembly, relating to the license fee of coin-operated personal weighing scales, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ROBERT CARLSON, *Chairman*.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House Files 333, 334, 357, 151, 245, 285, 290, 303, 304, 305, 248, 168, 222, 228, 247, 261; and Senate Files 113 and 45 were adopted under Rule 72.

CONSIDERATION OF SENATE AMENDMENTS

On request of McFarlane of Black Hawk, House File 25, a bill for an act to amend section five thousand seven hundred ninety-eight and one tenth (5798.1), Code, 1939, relating to the powers of park commissioners, and authorizing park commissioners to lease parks or portions thereof for the playing of professional baseball or other professional games, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend as follows:

By striking from lines 5 and 6 the following words: "a particular park or portion thereof" and substituting in lieu thereof the following: "a portion of any park".

McFarlane of Black Hawk moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 25.

McFarlane of Black Hawk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Fimmen	Lynch	Siefkas
Avery	Fletcher	Martin	Simonsen
Baker	Frederickson	McFarlane	Sloane
Bass	Frei	McNeill	Smith of Clayton
Bents	Fulk	McReynolds	Smith of
Blatti	Gardner of	Meyer	Dickinson
Blewett	Bremer	Miller	Steinberg
Bonn	Gardner of Linn	Mills	Stevens
Bryson	Good	Moore	Strawman
Burkman	Hall	Morrissey	Tatum
Capesius	Hedin	Nelson	Te Paske
Carlson	Heffner	Nielsen	Tyrrell
Colburn	Hicklin	Norland	Utzig
Cooper	Hoeness	Olson	Vanderwilt
Cowan	Huston	Palmer	Van Eaton
Cox	Jessen	Parrish	Visser
Datisman	Kilpatrick	Peterson	Walter of
Davis of	Krueger	Poston	Marshall
Black Hawk	Kruse	Prentis	Watson
Davis of Fayette	Kuester	Pritchard	Weichman
Dodds	Kuhlmann	Redman	Whitehead
Donohue	Lane	Reed	Williams
Duffield	Latchaw	Saylor	Wormley
Edwards	Less	Schwengel	Mr. Speaker
Farmer	Long	Shepard	

The nays were, none.

Absent or not voting, 13:

Aubrey	McEleney	Robinson of	Walter of
Bockwoldt	Putney	Monroe	Pottawattamie
Klemesrud	Robb	Swaner	Wellington
Langland	Robinson of		Whitaker
	Delaware		

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

On request of Colburn of Shelby, House File 40, a bill for an act to amend section six thousand nine hundred forty-three and

ninety-seven thousandths (6943.097), Code, 1939, as amended by chapter 236, Acts of the Forty-ninth General Assembly, relating to tax refunds, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Chapter two hundred thirty-six (236), Acts of the Forty-ninth General Assembly, is amended by inserting after the word "refund" in line four (4) of section one (1) and after the word "refund" in line five (5) of section one (1) the words "or credit".

Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa, and in the Des Moines Daily Record, a newspaper published in Des Moines, Iowa."

Amend the title to House File 40 by striking all after the word "amend" in line one (1) thereof, and substituting in lieu thereof the following:

"chapter two hundred thirty-six (236), Acts of the Forty-ninth General Assembly, relating to tax refunds".

Colburn of Shelby moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 40.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed. and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Cooper	Frei	Krueger
Aubrey	Cowan	Gardner of	Kruse
Avery	Cox	Bremer	Kuester
Baker	Datisman	Gardner of Linn	Kuhlmann
Bass	Davis of	Good	Lane
Bents	Black Hawk	Hall	Latchaw
Blatti	Davis of Fayette	Hedin	Lynch
Bockwoldt	Dodds	Heffner	McFarlane
Bonn	Donohue	Hicklin	McNeill
Bryson	Edwards	Hoeness	McReynolds
Burkman	Farmer	Huston	Meyer
Capesius	Fimmen	Jessen	Miller
Carlson	Fletcher	Kilpatrick	Mills
Colburn	Frederickson	Klemesrud	Moore

Morrissey	Robinson of	Steinberg	Walter of
Nelson	Delaware	Stevens	Marshall
Nielsen	Saylor	Strawman	Walter of
Norland	Schwengel	Swaner	Pottawattamie
Olson	Shepard	Tatum	Watson
Palmer	Siefkas	Te Paske	Weichman
Parrish	Simonsen	Tyrrell	Whitehead
Peterson	Sloane	Utzig	Williams
Pritchard	Smith of Clayton	Vanderwilt	Wormley
Putney	Smith of	Van Eaton	Mr. Speaker
Redman	Dickinson	Visser	

The nays were, 1:

Robb

Absent or not voting, 14:

Blewett	Less	Poston	Robinson of
Duffield	Long	Prentiss	Monroe
Fulk	Martin	Reed	Wellington
Langland	McEleney		Whitaker

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

ADOPTION OF SENATE CONCURRENT RESOLUTION 14

Hedin of Scott called up Senate Concurrent Resolution 14, found on pages 552 and 553 of the Journal of February 22, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 14 was adopted.

Siefkas of Clarke offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable F. M. Harrison of Clarke county, who was a member of the Forty-first and Forty-second General Assemblies, died on May 14, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Siefkas of Clarke asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the Speaker appointed the following as a committee to draft suitable resolutions: Siefkas of Clarke, Saylor of Decatur, and Edwards of Union.

Schwengel of Scott, Hedin of Scott, Krueger of Cerro Gordo, Hoeness of Madison, Olson of Mitchell, Heffner of Hamilton, Saylor of Decatur, Kuester of Cass and McFarlane of Black Hawk offered the following resolution:

HOUSE RESOLUTION 4

Be It Resolved, That in view of the fact that history has proven our first president, George Washington, was truly a great leader of all times and that it is appropriate to give attention to his memory at all times, I move that the Speaker of the House of Representatives direct the proper official to have prepared a picture and frame commensurate with the picture and frame of Abraham Lincoln to be hung in the place where the picture of George Washington now hangs in the House of Representatives in the state of Iowa.

Laid over under Rule 34.

SPECIAL COMMITTEE APPOINTED

The Speaker appointed the following members as a special committee to study justice of peace courts and procedure: Poston of Wayne, Walter of Pottawattamie, and Wormley of Plymouth.

SENATE MESSAGES CONSIDERED

Senate File 57, a bill for an act to amend section nine thousand three hundred forty and eight hundredths (9340.08), section nine thousand three hundred twenty-nine (9329), Code, 1939, and chapter two hundred forty-five (245), Acts of the Fiftieth General Assembly, relating to loans, investments, and powers of building and loan and savings and loan associations.

Read first time and referred to committee on building and loan.

Senate File 129, a bill for an act to amend section one thousand seven hundred ninety-four and ninety-eight thousandths (1794.098), Code, 1939, relating to requirements for fish and game licenses.

Read first time and referred to committee on fish and game.

Senate File 154, a bill for an act to repeal chapter one hundred nineteen (119), Acts of the 40th General Assembly as amended by chapter two hundred forty-seven (247), Acts of the 44th General Assembly, and to enact a substitute therefor, relating to the extension of time for levying a tax for park improvement purposes for the sole and only purpose of grading, beautifying and otherwise improving certain lands acquired for park purposes and for acquiring and improving any driveways or boulevards connecting one park with another.

Read first time and referred to committee on cities and towns.

Senate File 155, a bill for an act to repeal chapter one hundred twenty-one (121), Acts of the 40th General Assembly as amended by chapter two hundred forty-eight (248), Acts of the 44th General Assembly, and to enact a substitute therefor, relating to the extension of time for levying a park tax for the improvement of lakes by dredging or otherwise deepening the same, constructing dikes and levees for the protection of the same and for changing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes.

Read first time and referred to committee on cities and towns.

Senate File 156, a bill for an act to repeal section one (1), paragraph two (2) of chapter three hundred twelve (312), Acts of the 38th General Assembly as amended by section one (1), chapter one hundred twenty-five (125), Acts of the 39th General Assembly, and to enact a substitute therefor, relating to the levy of a tax for park purposes to be used for the sole and only purpose of grading, road building, building retaining walls, or rip-rap along watercourses and otherwise permanently improving by the construction of buildings in public parks any and all lands acquired for park purposes prior to 1919, or improving any driveway or boulevard connecting one park with another.

Read first time and referred to committee on cities and towns.

Senate File 175, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith.

Read first time and referred to committee on judiciary 1.

Senate File 177, a bill for an act to amend section eight thousand nine hundred nineteen (8919), Code, 1939, relating to the time for the holding of annual meeting for election of directors of insurance companies organized under chapter four hundred four (404), Code, 1939.

Read first time and referred to committee on insurance.

Senate File 189, a bill for an act to amend section thirty-six hundred sixteen (3616), Code, 1939, both relating to salaries and expenses of officers and employees of the juvenile court.

Read first time and referred to committee on compensation of public officers and employees.

Senate File 192, a bill for an act to amend section thirty-five (35) of chapter one hundred sixty-five (165), Acts of the 50th General Assembly, relating to distribution of proceeds of motor vehicle fuel license fees and penalties.

Read first time and referred to committee on ways and means.

Senate File 199, a bill for an act to provide facilities for qualified electors of the state of Iowa serving in the armed forces of the United States to vote at the primary and general elections in the year 1946 and each election year thereafter during the continuance of the present war and for one (1) year thereafter, by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of sections five hundred thirty-seven (537), five hundred thirty-nine (539), five hundred forty-seven (547), five hundred forty-eight (548), six hundred one (601), and six hundred seventeen (617), Code, 1939, to modify the provisions of chapters 37.1 and 37.2, Code, 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications which are provided for in sections six hundred fifty-five and four hundredths (655.04), six hundred fifty-five and nine hundredths (655.09), and six hundred fifty-five and fourteen hundredths (655.14), Code, 1939; also amending section seven hundred seventy-four (774), Code, 1939, relating to cost of printing absent voter's ballots; also amending section nine hundred thirty-seven (937), Code, 1939, relating to time when qualified voters in the armed forces may vote personally; to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making sections nine hundred twenty-eight (928), nine hundred thirty (930), and nine hundred thirty-one (931), Code, 1939, inapplicable to such voting, and providing the method of obtaining ballots and authorizing specially printed war ballots; creating and prescribing the duties and powers of the Iowa war ballot commission; providing for obtaining and distributing by the state printing board of specially required materials, and making appropriations for carrying out the provisions of this act.

Read first time and referred to committee on elections.

Senate File 224, a bill for an act to amend chapter seventy-six and one tenth (76.1), Code, 1939, relating to Iowa commission for the blind.

Read first time and referred to committee on social security.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 125, a bill for an act to amend section five thousand and one hundredth (5000.01), Code, 1939, paragraph forty (40), as amended by chapter one hundred fifty-five (155), Acts of the 50th General Assembly, relating to certain exemptions from the chauffeur's license requirements, with report of committee recommending passage, was taken up for consideration.

Van Eaton of Woodbury moved that the following amendment proposed by him be adopted:

Amend by adding the following after the period in line seventeen (17): "The driver of any panel or special delivery truck or pickup truck where gross weight of the truck is five thousand (5,000) pounds or less shall not be deemed a chauffeur."

Amendment adopted.

Blatti of Chickasaw moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 81:

Anderson	Donohue	Kruse	Saylor
Aubrey	Duffield	Kuester	Schwengel
Avery	Edwards	Kuhlmann	Shepard
Baker	Farmer	Lane	Siefkas
Bass	Fimmen	Less	Simonsen
Bents	Frederickson	Lynch	Sloane
Blatti	Frei	Martin	Smith of Clayton
Blewett	Fulk	McFarlane	Strawman
Bockwoldt	Gardner of	McNeill	Swaner
Bonn	Bremer	McReynolds	Tatum
Burkman	Gardner of Linn	Meyer	Utzig
Capesius	Good	Moore	Vanderwilt
Carlson	Hall	Morrissey	Van Eaton
Cooper	Hedin	Nelson	Visser
Cowan	Heffner	Nielsen	Walter of
Cox	Hoeness	Norland	Marshall
Datisman	Huston	Palmer	Weichman
Davis of	Jessen	Peterson	Whitehead
Black Hawk	Kilpatrick	Prentis	Williams
Davis of Fayette	Klemesrud	Pritchard	Wormley
Dodds	Krueger	Redman	Mr. Speaker

The nays were, 15:

Bryson	Mills	Robb	Te Paske
Fletcher	Olson	Smith of	Tyrrell
Hicklin	Putney	Dickinson	Walter of
Latchaw	Reed	Stevens	Pottawattamie
Miller			

Absent or not voting, 12:

Colburn	McEleney	Robinson of	Steinberg
Langland	Parrish	Delaware	Watson
Long	Poston	Robinson of	Wellington
		Monroe	Whitaker

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

Smith of Dickinson asked and obtained unanimous consent for the immediate consideration of Senate File 233, a bill for an act to extend the provisions of Senate File 30, Acts of the Fifty-first General Assembly, to individual income taxpayers making a return on a fiscal year basis, with report of committee recommending passage.

Smith of Dickinson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Fimmen	Lynch	Siefkas
Aubrey	Fletcher	McFarlane	Simonsen
Avery	Frederickson	McNeill	Sloane
Baker	Frei	McReynolds	Smith of Clayton
Bass	Fulk	Meyer	Smith of
Bents	Gardner of	Miller	Dickinson
Blatti	Bremer	Mills	Steinberg
Blewett	Gardner of Linn	Morrissey	Strawman
Bockwoldt	Good	Nelson	Swaner
Bonn	Hedin	Nielsen	Tatum
Bryson	Heffner	Palmer	Te Paske
Capesius	Hicklin	Parrish	Tyrrell
Carlson	Hoeness	Peterson	Vanderwilt
Cooper	Huston	Poston	Van Eaton
Cowan	Jessen	Prentis	Visser
Cox	Kilpatrick	Pritchard	Walter of
Datishman	Klemesrud	Putney	Marshall
Davis of	Krueger	Redman	Walter of
Black Hawk	Kruse	Reed	Pottawattamie
Davis of Fayette	Kuester	Robinson of	Watson
Dodds	Kuhlmann	Delaware	Weichman
Donohue	Lane	Saylor	Williams
Duffield	Latchaw	Schwengel	Wormley
Edwards	Less	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Burkman	Long	Olson	Utzig
Colburn	Martin	Robb	Wellington
Farmer	McEleney	Robinson of	Whitaker
Hall	Moore	Monroe	Whitehead
Langland	Norland	Stevens	

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

Hedin of Scott asked and obtained unanimous consent for the immediate consideration of Senate File 62, a bill for an act to legalize the corporate acts and proceedings in connection with the renewal of the corporate existence and the adoption of the amended and renewed articles of incorporation of Smith Brothers and Burdick Company and to provide for the renewal of the charter of said company, with report of committee recommending passage.

Hedin of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Farmer	Lynch	Siefkas
Aubrey	Fimmen	Martin	Simonsen
Avery	Fletcher	McFarlane	Sloane
Baker	Frederickson	McNeill	Smith of Clayton
Bass	Frei	McReynolds	Smith of
Bents	Fulk	Meyer	Dickinson
Blatti	Gardner of	Miller	Steinberg
Blewett	Bremer	Mills	Strawman
Bockwoldt	Gardner of Linn	Moore	Swaner
Bonn	Good	Morrissey	Tatum
Bryson	Hall	Nelson	Te Paske
Burkman	Hedin	Norland	Tyrrell
Capesius	Heffner	Olson	Utzig
Carlson	Hicklin	Palmer	Vanderwilt
Colburn	Hoeness	Parrish	Visser
Cooper	Huston	Peterson	Walter of
Cowan	Jessen	Prentis	Marshall
Cox	Kilpatrick	Pritchard	Walter of
Datisman	Klemesrud	Putney	Pottawattamie
Davis of	Krueger	Redman	Watson
Black Hawk	Kruse	Reed	Weichman
Davis of Fayette	Kuester	Robb	Whitehead
Dodds	Kuhlmann	Saylor	Williams
Donohue	Lane	Schwengel	Wormley
Duffield	Latchaw	Shepard	Mr. Speaker
Edwards	Less		

The nays were, none.

Absent or not voting, 11:

Langland	Poston	Robinson of	Van Eaton
Long	Robinson of	Monroe	Wellington
McEleney	Delaware	Stevens	Whitaker
Nielsen			

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

Walter of Pottawattamie asked and obtained unanimous consent for the immediate consideration of House File 43, a bill for an act to amend, revise and codify section eight thousand four hundred twenty-four (8424), Code, 1939, relating to fees to be paid on increase of capital by foreign corporations having permits to transact business in the state of Iowa, with report of committee recommending passage.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Fimmen	McReynolds	Simonsen
Aubrey	Fletcher	Meyer	Sloane
Avery	Frederickson	Miller	Smith of Clayton
Baker	Frei	Mills	Smith of
Bass	Fulk	Moore	Dickinson
Bents	Gardner of	Morrissey	Steinberg
Blatti	Bremer	Nelson	Stevens
Blewett	Gardner of Linn	Nielsen	Strawman
Bockwoldt	Good	Norland	Swaner
Bonn	Hall	Olson	Tatum
Bryson	Hedin	Palmer	Te Paske
Burkman	Heffner	Parrish	Tyrrell
Capesius	Hicklin	Peterson	Utzig
Carlson	Hoeness	Poston	Vanderwilt
Colburn	Huston	Prentis	Van Eaton
Cooper	Jessen	Pritchard	Visser
Cowan	Kilpatrick	Putney	Walter of
Cox	Krueger	Redman	Marshall
Datisman	Kruse	Reed	Walter of
Davis of	Kuester	Robb	Pottawattamie
Black Hawk	Kuhlmann	Robinson of	Watson
Davis of Fayette	Lane	Delaware	Weichman
Dodds	Latchaw	Saylor	Whitehead
Donohue	Less	Schwengel	Williams
Duffield	Lynch	Shepard	Wormley
Edwards	McNeill	Siefkas	Mr. Speaker
Farmer			

The nays were, 1:

Martin

Absent or not voting, 8:

Klemesrud	McEleney	Robinson of	Wellington
Langland	McFarlane	Monroe	Whitaker
Long			

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

Walter of Pottawattamie asked and obtained unanimous consent for the immediate consideration of House File 33, a bill for an act to amend section sixty-nine hundred forty-three and seventy-six thousandths (6943.076), Code, 1939, relating to exemption from sales tax and use tax of purchases of tax-certifying or tax-levying governmental bodies of Iowa, or any subdivision or branch thereof.

Walter of Pottawattamie asked and obtained unanimous consent to withdraw his amendment to line four (4), and to add section two (2), filed January 18.

Donohue of Cedar moved that action on House File 33 be deferred until March 5, 1945.

Motion prevailed.

House File 51, a bill for an act to amend section thirteen thousand three hundred sixteen and one tenth (13316.1), Code, 1939, relating to the private use of public property by public officials, with report of committee recommending passage, was taken up for consideration.

Cooper of Adams offered the following amendment and moved its adoption:

Amend section one (1), line four (4), by adding after the word "except" the words "they may".

Amendment adopted.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 63:

Aubrey	Bryson	Dodds	Gardner of Linn
Baker	Burkman	Frederickson	Good
Bass	Colburn	Frei	Hall
Bents	Cowan	Fulk	Hedin
Blewett	Davis of	Gardner of	Heffner
Bonn	Black Hawk	Bremer	Hoeness

Huston	Mills	Shepard	Vanderwilt
Jessen	Moore	Siefkas	Van Eaton
Kilpatrick	Nelson	Simonsen	Visser
Kruse	Palmer	Sloane	Walter of
Kuester	Peterson	Smith of Clayton	Marshall
Kuhlmann	Poston	Smith of	Watson
Lane	Prentis	Dickinson	Weichman
Latchaw	Pritchard	Steinberg	Whitehead
McNeill	Redman	Strawman	Williams
Meyer	Saylor	Swaner	Mr. Speaker
Miller	Schwengel	Te Paske	

The nays were, 33.

Anderson	Donohue	Lynch	Robinson of
Avery	Duffield	Martin	Delaware
Blatti	Farmer	McFarlane	Tatum
Capesius	Fimmen	Morrissey	Tyrrell
Carlson	Fletcher	Nielsen	Utzig
Cooper	Hicklin	Norland	Walter of
Cox	Klemesrud	Parrish	Pottawattamie
Datisman	Less	Putney	Wormley
Davis of Fayette	Long	Robb	

Absent or not voting, 12:

Bockwoldt	McEleney	Reed	Stevens
Edwards	McReynolds	Robinson of	Wellington
Krueger	Olson	Monroe	Whitaker
Langland			

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

Hall of Mills moved that the vote by which House File 51 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File 68, a bill for an act to amend section five thousand three hundred fifty-four (5354), Code, 1939, by adding thereto a section providing for the reinvestment of the funds derived from the sale of such bonds in United States Government bonds at par and to hold the same pending such time as in the judgment of the board of supervisors construction of the county hospital may be commenced, with report of committee recommending passage, was taken up for consideration.

Olson of Mitchell moved that the following amendment proposed by him be adopted:

Amend section two (2), line three (3), by inserting after the word "the" the following: "Mitchell County Press and Osage News,".

Amend section two (2), line four (4), by inserting the word "Osage" at the beginning of the line, and by inserting after the word "the" the following: "St. Ansgar Enterprise",

Amend section two (2), line five (5), by inserting after the word "at" the following "St. Ansgar".

Amendment adopted.

Olson of Mitchell moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Fletcher	McFarlane	Sloane
Aubrey	Frederickson	McNeill	Smith of Clayton
Avery	Frei	McReynolds	Smith of
Baker	Fulk	Meyer	Dickinson
Bass	Gardner of	Miller	Steinberg
Bents	Bremer	Mills	Stevens
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Good	Morrissey	Swaner
Bonn	Hall	Nelson	Tatum
Bryson	Hedin	Nielsen	Te Paske
Burkman	Heffner	Norland	Tyrrell
Capesius	Hicklin	Olson	Utzig
Carlson	Hoeness	Palmer	Vanderwilt
Colburn	Huston	Parrish	Van Eaton
Cooper	Jessen	Peterson	Visser
Cowan	Kilpatrick	Poston	Walter of
Cox	Klemesrud	Prentis	Marshall
Datisman	Krueger	Pritchard	Walter of
Davis of	Kruse	Putney	Pottawattamie
Black Hawk	Kuester	Redman	Watson
Davis of Fayette	Kuhlmann	Robb	Weichman
Dodds	Lane	Saylor	Whitehead
Donohue	Latchaw	Schwengel	Williams
Duffield	Less	Shepard	Wormley
Edwards	Long	Siefkas	Mr. Speaker
Fimmen	Lynch	Simonsen	

The nays were, none.

Absent or not voting, 10:

Bockwoldt	Martin	Robinson of	Wellington
Farmer	McEleney	Delaware	Whitaker
Langland	Reed	Robinson of	
		Monroe	

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 84, a bill for an act relating to the firing of blasting shots in coal mines.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 101, a bill for an act relating to workmen's compensation.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 103, a bill for an act relating to unemployment compensation contributions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 2, a bill for an act relating to relief for honorably discharged men and women of the United States who have served in the military or naval forces of the United States during any war in which the United States was engaged.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 102, a bill for an act relating to workmen's compensation.

Also: That the Senate has refused to concur in the House amendment to Senate File 125, a bill for an act relating to certain exemptions from the chauffeur's license requirements, and returns the bill herewith.

Also: That the Senate has concurred in the House amendment and passed Senate File 167, a bill for an act to make appropriations to certain named persons on account of accidents on primary roads or on account of acts of the state highway commission or its employees.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 84

Amend House File 84 by adding to section 1 thereof an additional subsection as follows:

3. Firing of shots while others than those firing the shots are in the mine, shall in no case be permitted in any coal mine except in mines where the coal is mechanically undercut.

Further amend House File 84 by striking out the words "mine inspector in the district where the mine is located", occurring in section 1, paragraph 1 thereof, and substituting in lieu thereof "mine inspectors of the State of Iowa".

Further amend House File 84 by striking out the words "mine inspector in the district where the mine is located" occurring in section 1, paragraph 2 thereof, and substituting in lieu thereof "mine inspectors of the State of Iowa".

Further amend House File 84 by striking out the word "insure" occurring in section 1, paragraph 2 thereof, and substituting in lieu thereof the word "safeguard".

SENATE AMENDMENT TO HOUSE FILE 101

Amend House File 101 as follows:

1. Amend section 2 by adding at the end thereof the following: Code section one thousand three hundred ninety (1390), Code, 1939, is amended by striking from lines 8 and 10 the word "six", and inserting in lieu thereof the word "eight".

2. Further amend House File 101 by striking all of section 6.

3. Further amend the title by substituting a period in place of the comma after the word "payment" in line 11, and strike the remainder of the title.

SENATE MESSAGES CONSIDERED

Senate File 102, a bill for an act to amend the law as it appears in chapter seventy (70), Code, 1939, and also sections one thousand three hundred ninety-two (1392) and one thousand three hundred ninety-seven (1397), relating to workmen's compensation so as to provide for the payment of compensation to certain employees for certain injuries, to provide for a second injury fund and for the making of contributions thereto and providing for the administration of the act.

Read first time and referred to committee on social security.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 390.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 390.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 22, 1945: House Files 144, 212, 213, 214 and 297.

AMENDMENTS FILED

Carlson of Woodbury filed the following amendment to House File 311:

Amend section one (1), line twenty (20), by adding after the period (.), the following: "the power vested by this section in the department shall not apply, however, to the lower 5000 feet of any stream flowing into a river at a place where such river forms a part of the boundary line of the state."

Wormley of Plymouth, Less of Dubuque, Morrissey of Jasper, Lane of Carroll, Donohue of Cedar, and Swaner of Johnson filed the following amendment to House File 118:

Amend section nine (9) by striking all of subsection one (1) and inserting in lieu thereof the following: "1. Provide transportation for each pupil who attends school and who is entitled to transportation under the provisions of this act."

Further amend section nine (9) by striking the period (.) at the end of line nine (9) and inserting in lieu thereof a comma (,), and by adding thereto the following: "and pupils living on any established route shall receive transportation."

Olson of Mitchell filed the following amendment to House File 264:

Amend section three (3), line two (2), by striking after the colon (:) the words: "for an amount not exceeding five hundred tons, five (\$5.00) dollars; for an amount exceeding five hundred tons and not exceeding two thousand five hundred tons, ten (\$10.00) dollars; and for all amounts exceeding two thousand five hundred tons, twenty-five (\$25.00) dollars." and inserting in lieu thereof the following: "for an anticipated sale of five hundred (500) tons, five (\$5.00) dollars; for a total anticipated sale of one thousand five hundred (1500) tons, fifteen (\$15.00) dollars; for a total anticipated sale of two thousand five hundred (2500) or more tons, twenty-five (\$25.00) dollars."

Further amend section three (3), line ten (10), by striking the words: "file a true and accurate report of" and inserting in lieu thereof the following: "secure an adequate license for".

Amend section five (5), line twenty (20), by striking the words "number sixty" and inserting in lieu thereof the words "number fifty" and in line twenty-one (21) by striking the word "sixty" and inserting in lieu thereof the word "fifty".

Amend section six (6), line nineteen (19), by striking the word "shall" and inserting in lieu thereof the word "may" and by striking the period (.) at the end of the sentence and adding thereto the following: "upon the third conviction for the balance of the unexpired license period."

Miller of Humboldt and Lynch of Pocahontas filed the following amendment to House File 115:

Amend section four (4), line two (2), by striking after the word "of" all of said section and by inserting in lieu thereof the following:

"eight elected members who are citizens of the state of Iowa and who shall hold no elective or appointive state office or be an employee of the state or of any consolidated or independent school district. One member of the board shall be elected from each congressional district. The first election shall be held at the General Election in 1946 when all eight members shall be elected. At said election those members from the even numbered congressional districts shall be elected for the term of two years and the members from the odd numbered congressional districts shall be elected for a term of four years. In following years all members shall be elected for a term of four years. The elections in even numbered congressional districts shall be held at the same time as the Presidential election and the election in odd numbered congressional districts shall be held at the General State Election, held between Presidential elections.

The state superintendent of public instruction shall serve as a member and chairman of the said board of public instruction."

Amend section five (5), line three (3), by striking after the word "term" the words "in the same manner as full time appointments are made" and by inserting in lieu thereof the words "by appointment of the governor".

Amend section five (5), line five (5), by striking after the word "filled" all of the remainder of said section and by inserting in lieu thereof the words "by the governor until a successor has been elected".

Amend section eight (8) by striking the first four lines and renumbering the succeeding subsections beginning with the figure one (1).

Amend section thirteen (13) by striking lines four and five (4 and 5) and renumbering the remaining subsections.

Further amend by striking all of section nine (9) and all of section ten (10), and by striking from section thirty (30) commencing after the word "sections" in line one (1) thereof all the rest of said section and by inserting in lieu thereof the following: "three thousand eight hundred thirty (3830), three thousand eight hundred thirty-one (3831), three thousand eight hundred thirty-two (3832), three thousand eight hundred thirty-five (3835), three thousand eight hundred thirty-six (3836), three thousand eight hundred thirty-nine (3839), four thousand one hundred eighteen and two-tenths (4118.2), and chapter two hundred fifteen and one-tenth (215.1), Code, 1939, are repealed."

Gardner of Linn moved that the House do now adjourn. Motion prevailed, and in accordance with House Concurrent Resolution 14, duly adopted, the House adjourned until 2 p. m., Monday, March 5, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 5, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend G. L. Hufstader, pastor of the First Methodist church of Bedford, Iowa.

Journal of February 23 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Lynch of Pocahontas on request of Miller of Humboldt; Swaner of Johnson on request of Donohue of Cedar; Less of Dubuque on request of Utzig of Dubuque; Walter of Pottawattamie on request of Blatti of Chickasaw; Norland of Worth on request of Frederickson of Palo Alto; Edwards of Union on request of Cooper of Adams; Frei of Grundy on request of Poston of Wayne, and Wormley of Plymouth on request of Fimmen of Davis.

On motion by Schwengel of Scott, best wishes of the House members were extended Hoeness of Madison on the occasion of his birthday.

PETITIONS

Watson of O'Brien presented a petition, signed by 26 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of House Files 146, 159, and 167; also Senate File 137.

Referred to committee on railroads.

Davis of Black Hawk presented a petition, signed by 25 members of Local 1127 of the International Hod Carriers' Building and Common Laborers' Union of America, Waterloo, Iowa, urging passage of House File 152 and Senate File 119.

Referred to committee on compensation of public officers and employees.

Palmer of Allamakee presented a petition from the Allamakee County Board of Social Welfare opposing passage of House File 378.

Referred to committee on old age assistance.

Long of Clinton presented a resolution from 17 members of the American Legion Post No. 447, Wheatland, Iowa, urging passage of Senate File 1.

Referred to committee on military and veterans affairs.

Baker of Calhoun presented a petition, signed by 17 members of the American Legion Post No. 510, Farnhamville, Iowa, urging passage of Senate File 1.

Referred to committee on military and veterans affairs.

McFarlane of Black Hawk presented a resolution from the Becker-Chapman Post, No. 138, of the American Legion, Waterloo, Iowa, urging legislation favorable to certain tax exemptions for veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

McFarlane of Black Hawk presented a resolution from Voiture No. 82, Forty and Eight of the American Legion, Waterloo, Iowa, urging legislation favorable to certain tax exemptions for veterans of World War I and World War II.

Referred to committee on military and veterans affairs.

Capesius of Kossuth presented a petition, signed by 54 sportsmen of Kossuth county, opposing legislation increasing fishing and hunting license fees.

Referred to committee on fish and game.

McFarlane of Black Hawk presented a petition, signed by 26 members of Local 1127 of the International Hod Carriers' Building and Common Laborers' Union of America, Waterloo, Iowa, urging passage of House File 152 and Senate File 119.

Referred to committee on compensation of public officers and employees.

McReynolds of Wapello presented a petition, signed by 29 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of House Files 146, 159 and 167; also Senate File 137.

Referred to committee on railroads.

Fulk of Page presented a resolution from 10 school officials urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Aubrey of Wapello presented a petition, signed by 10 citizens of Ottumwa, Iowa, urging legislation favorable to child adoption.

Referred to committee on child welfare.

PROOF OF PUBLICATION

The official proof of publication of House File 350, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of airport bonds of the city of Webster City, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, was duly filed with the Chief Clerk of the House in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

ADOPTION OF HOUSE RESOLUTION 4

Schwengel of Scott called up House Resolution 4, found on page 565 of the Journal of February 23, and moved its adoption.

Motion prevailed and House Resolution 4 was adopted.

HOUSE FILE 48 WITHDRAWN

Farmer of Linn asked and obtained unanimous consent to withdraw House File 48 from the further consideration of the House.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 246 and 277.

INTRODUCTION OF BILLS

House Joint Resolution 7, by Te Paske of Sioux, Datisman of Lyon, Walter of Pottawattamie, Blatti of Chickasaw, Sloane of Polk, Burkman of Polk, Pritchard of Hancock, Van Eaton of Woodbury, Wormley of Plymouth, Heffner of Hamilton, Hedin of Scott, Watson of O'Brien, Less of Dubuque, Whitehead of Dallas, Lane of Carroll, and Gardner of Bremer, a joint resolution extending the time for celebrating the Iowa Centennial and making an appropriation therefor.

Read first time and referred to committee on appropriations.

CONSIDERATION OF SENATE AMENDMENTS

On request of Lane of Carroll, House File 49, a bill for an act to amend section five thousand eight and thirteen hundredths (5008.13), Code, 1939, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 49 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section five thousand eight and thirteen hundredths (5008.13), Code, 1939, is hereby amended by inserting at the end of line six (6) the following: "The annual registration fee for combination ambulances and hearses shall be the same as provided for motor vehicles generally in section five thousand eight and five hundredths (5008.05) of the Code."

"Further amend the title by striking the words: "ambulances and hearses" and inserting in lieu thereof the words: "combination ambulances and hearses".

Lane of Carroll moved that the House refuse to concur in the Senate amendment.

Motion prevailed and the House refused to concur in the Senate amendment to House File 49.

On request of Reed of Jefferson, House File 101, a bill for an act to amend the law as it appears in chapters seventy (70) and seventy-one (71), Code, 1939, and sections one thousand three hundred eighty-seven (1387), one thousand three hundred ninety (1390), one thousand three hundred ninety-one (1391), one thousand three hundred ninety-three (1393), one thousand three hundred ninety-four (1394), and one thousand four hundred fifty-seven (1457) thereof, relating to workmen's compensation, fixing the maximum amount of weekly compensation, fixing the time when compensation shall be payable, reducing the waiting period before commencement of payments, and fixing the time within which an award or settlement may be reviewed, with Senate amendments, was taken up, and the amendments read and considered.

SENATE AMENDMENTS

Amend House File 101 as follows:

1. Amend section 2 by adding at the end thereof the following: Code section one thousand three hundred ninety (1390), Code, 1939, is amended

by striking from lines 8 and 10 the word "six", and inserting in lieu thereof the word "eight".

2. Further amend House File 101 by striking all of section 6.

3. Further amend the title by substituting a period in place of the comma after the word "payment" in line 11, and strike the remainder of the title.

Reed of Jefferson moved that the House concur in Senate amendment 1.

Motion prevailed and the House concurred in Senate amendment 1 to House File 101.

Reed of Jefferson moved that the House concur in Senate amendment 3.

Motion prevailed and the House concurred in Senate amendment 3 to House File 101.

Mr. Reed moved that the House refuse to concur in Senate amendment 2.

Motion prevailed and the House refused to concur in Senate amendment 2 to House File 101.

On request of Burkman of Polk, House File 84, a bill for an act to amend section one thousand two hundred ninety-seven and one tenth (297.1), Code, 1939, relating to the firing of blasting shots in coal mines, with Senate amendment, was taken up, and the amendment read and considered.

SENATE AMENDMENT

Amend House File 84 by adding to section 1 thereof an additional subsection as follows:

3. Firing of shots while others than those firing the shots are in the mine, shall in no case be permitted in any coal mine except in mines where the coal is mechanically undercut.

Further amend House File 84 by striking out the words "mine inspector in the district where the mine is located", occurring in section 1, paragraph 1 thereof, and substituting in lieu thereof "mine inspectors of the State of Iowa".

Further amend House File 84 by striking out the words "mine inspector in the district where the mine is located" occurring in section 1, paragraph 2 thereof, and substituting in lieu thereof "mine inspectors of the State of Iowa".

Further amend House File 84 by striking out the word "insure" occurring in section 1, paragraph 2 thereof, and substituting in lieu thereof the word "safeguard".

Burkman of Polk moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 84.

Burkman of Polk moved that the bill be read a last time now and placed on its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Farmer	McFarlane	Smith of Clayton
Avery	Fimmen	McNeill	Smith of
Baker	Fletcher	Meyer	Dickinson
Bass	Frederickson	Miller	Steinberg
Bents	Fulk	Mills	Stevens
Blatti	Gardner of	Moore	Strawman
Blewett	Bremer	Morrissey	Tatum
Bockwoldt.	Good	Nelson	Te Paske
Bonn	Hall	Nielsen	Tyrrell
Bryson	Hedin	Olson	Utzig
Burkman	Hicklin	Parrish	Vanderwilt
Capesius	Hoeness	Prentis	Van Eaton
Carlson	Huston	Pritchard	Visser
Colburn	Jessen	Putney	Walter of
Cooper	Kilpatrick	Redman	Pottawattamie
Cowan	Klemesrud	Reed	Watson
Datisman	Krueger	Robb	Weichman
Davis of	Kruse	Robinson of	Wellington
Black Hawk	Kuester	Delaware	Whitaker
Davis of Fayette	Lane	Saylor	Whitehead
Dodds	Latchaw	Schwengel	Williams
Donohue	Long	Simonsen	Mr. Speaker
Duffield	Martin	Sloane	

The nays were, 7:

Aubrey	McReynolds	Shepard	Walter of
Heffner	Palmer	Siefkas	Marshall

Absent or not voting, 15:

Cox	Kuhlmann	McEleney	Robinson of
Edwards	Langland	Norland	Monroe
Frei	Less	Peterson	Swaner
Gardner of Linn	Lynch	Poston	Wormley

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

Avery of Clay asked and obtained unanimous consent to recall House File 203.

CONSIDERATION OF BILLS

Avery of Clay asked and obtained unanimous consent for the immediate consideration of Senate File 158, a bill for an act to

amend section five thousand one hundred and twenty-six hundredths (5100.26), Code, 1939, relating to the liability insurance or surety bond requirements imposed upon certificated motor vehicle carriers.

Avery of Clay moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Farmer	McNeill	Simonsen
Aubrey	Fimmen	McReynolds	Sloane
Avery	Fletcher	Meyer	Smith of Clayton
Baker	Frederickson	Miller	Smith of
Bass	Fulk	Mills	Dickinson
Bents	Gardner of	Moore	Steinberg
Blatti	Bremer	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Olson	Te Paske
Bryson	Hicklin	Palmer	Tyrrell
Burkman	Hoeness	Parrish	Utzig
Capesius	Huston	Poston	Vanderwilt
Carlson	Jessen	Pritchard	Van Eaton
Cooper	Kilpatrick	Putney	Visser
Cowan	Klemesrud	Redman	Walter of
Cox	Krueger	Reed	Marshall
Datman	Kruse	Robb	Watson
Davis of	Kuester	Robinson of	Weichman
Black Hawk	Lane	Delaware	Wellington
Davis of Fayette	Latchaw	Saylor	Whitaker
Dodds	Long	Schwengel	Whitehead
Donohue	Martin	Shepard	Williams
Duffield	McFarlane	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Colburn	Kuhlmann	Norland	Swaner
Edwards	Langland	Peterson	Walter of
Frei	Less	Prentis	Pottawattamie
Gardner of Linn	Lynch	Robinson of	Wormley
Hall	McEleney	Monroe	

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

SENATE MESSAGES CONSIDERED

Senate File 2, a bill for an act to amend section three thousand eight hundred twenty-eight and fifty-one thousandths (3828.051), to repeal section three thousand eight hundred twenty-eight and fifty-three thousandths (3828.053), to amend section three thou-

sand eight hundred twenty-eight and fifty-five thousandths (3828.055), to amend section three thousand eight hundred twenty-eight and fifty-six thousandths (3828.056), to repeal section three thousand eight hundred twenty-eight and fifty-seven thousandths (3828.057), to amend section three thousand eight hundred twenty-eight and fifty-eight thousandths (3828.058), to amend section three thousand eight hundred twenty-eight and sixty-one thousandths (3828.061), to amend section three thousand eight hundred twenty-eight and sixty-four thousandths (3828.064), and to amend section three thousand eight hundred twenty-eight and sixty-five thousandths (3828.065), Code, 1939, relating to relief for honorably discharged men and women of the United States who have served in the military or naval forces of the United States during any war in which the United States was engaged.

Read first time and referred to committee on military and veterans affairs.

APPOINTMENT OF STEERING COMMITTEE

In accordance with the provisions of Rule 52 the Speaker appointed the following as members of the steering committee: Colburn of Shelby, chairman, Weichman of Benton, Burkman of Polk, Bryson of Hardin, Carlson of Woodbury, Good of Boone, Hall of Mills, Heffner of Hamilton, Hicklin of Louisa, Martin of Appanoose, McFarlane of Black Hawk, Meyer of Jackson, Steinberg of Story, and Capesius of Kossuth.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 208 and 329.

CARL A. ANDERSON, *Chairman House Committee.*
ROBERT C. REILLY, *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 208 and 329.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 5th day of March, 1945, sent to the governor for his approval: House Files 208 and 329. CARL A. ANDERSON, *Chairman*.

Report adopted.

Gardner of Bremer filed the following amendment to Senate File 44:

Amend by striking all of section one (1) and inserting in lieu thereof the following:

"Section 1. Section eight thousand three hundred fifty-three (8353), Code, 1939, is amended by adding thereto the following: 'Its Articles of Incorporation to the contrary notwithstanding, when a majority of the Board of Directors of any corporation organized under the laws of this state purely as a mutual company without capital stock are non-residents of the state, or when a majority of the members of any such corporation are non-residents of the State of Iowa, then in either of such an event, such corporation may only amend that article of its Articles of Incorporation which fixes its principal place of business within the state at any regular or special meeting of its members when a notice in writing of the proposed amendment has been mailed by ordinary mail to every voting member of such corporation not more than 90, nor less than 60 days prior to said meeting, by the affirmative vote of 51 per cent of the members of said corporation, and when said amendment has been approved by the affirmative vote of two-thirds of the members of the Board of Directors at a meeting prior to the mailing of said notice'."

Amend the title as follows:

Strike from lines one (1) and two (2) of the title the words "eight thousand three hundred sixty (8360)" and insert in lieu thereof the words "eight thousand three hundred fifty-three (8353)", and by striking the period (.) at the end of said title and adding thereto the following: ", and place of business of said corporations."

Visser of Marion filed the following amendment to House File 351:

Amend section one (1), line four (4), by striking all after the word "time" and inserting in lieu thereof the following: ", and it shall be his duty to remain below the surface and in the mine continuously during the operation of the mine on the shift with which he is engaged."

Visser of Marion filed the following amendment to House File 339:

Amend section one (1), line four (4), by striking the word "chapter" and inserting in lieu thereof the word "section".

On motion by Krueger of Cerro Gordo, the House adjourned until 9:45 a. m., Tuesday, March 6, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 6, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Richard Vandenberg, pastor of the Second Reform church, Pella, Iowa.

Journal of March 5 was corrected and approved.

PRESENTATION OF VISITORS

Tatum of Harrison presented Mrs. Arlene Van Cleve, county superintendent of schools of Harrison county.

Schwengel of Scott presented Rudolph Stover of Swaledale, Iowa; and Elsworth Miles of Thorton, Iowa.

Kilpatrick of Fremont presented Miss Laird, county superintendent of schools of Fremont county.

PETITIONS

Tatum of Harrison presented a petition from the American Legion Auxiliary of Little Sioux, Iowa, urging legislation favorable to an increase of certain tax exemptions for war veterans.

Referred to committee on military and veterans affairs.

Tatum of Harrison presented a petition from the Little Sioux Post, No. 410, of the American Legion urging legislation favorable to certain tax exemptions for veterans of World War I.

Referred to committee on military and veterans affairs.

Meyer of Jackson presented a telegram from the Tompkins-Jenkins Post, No. 602, of the American Legion, Preston, Iowa, urging passage of the soldiers' tax exemption bill.

Referred to committee on military and veterans affairs.

Cox of Webster presented a petition signed by 30 members of the Fort Dodge Chamber of Commerce opposing passage of House File 262.

Referred to committee on commerce and trade.

Cox of Webster presented a petition, signed by 26 citizens of Webster county, urging legislation favorable to pensions for public employees.

Referred to committee on old age assistance.

Putney of Tama presented a petition, signed by 15 citizens of Traer, Iowa, opposing legislation increasing gasoline tax.

Referred to committee on agriculture.

Kuhlmann of Crawford presented a petition, signed by 10 public school superintendents of Crawford county, urging passage of Senate File 147.

Referred to committee on schools and textbooks.

Aubrey of Wapello presented a petition, signed by 27 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of House Files 146, 159 and 167; also Senate File 137.

Referred to committee on railroads.

Krueger of Cerro Gordo presented a resolution from the board of directors of the Clear Lake Chamber of Commerce, urging passage of House File 190.

Referred to committee on compensation of public officers and employees.

Heffner of Hamilton presented a resolution from the Hawkeye Post, No. 550, of the American Legion, Jewell, Iowa, urging passage of Senate File 1.

Referred to committee on military and veterans affairs.

Heffner of Hamilton presented a resolution from the Hamilton County Association of American Legion Posts urging passage of Senate Files 1, 2, and 202.

Referred to committee on military and veterans affairs.

Peterson of Buena Vista presented a resolution from the Newell Post, No. 193, of the American Legion, Newell, Iowa, urging passage of Senate File 1.

Referred to committee on military and veterans affairs.

EXPRESSION OF APPRECIATION

TO THE HOUSE OF REPRESENTATIVES: Please accept my thanks for the lovely flowers sent during my illness. I am feeling fine now and will be back with you soon.

Respectfully,

IRA ROBINSON.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 15

Meyer of Jackson called up House Concurrent Resolution 15, found on pages 538 and 539 of the Journal of February 22, and moved its adoption.

Motion prevailed and House Concurrent Resolution 15 was adopted.

REPORTS OF COMMITTEES

Hedin 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 Senate File 57, a bill for an act to amend section nine thousand three hundred forty and eight hundredths (9340.08), section nine thousand three hundred twenty-nine (9329), Code, 1939, and chapter two hundred forty-five (245), Acts of the Fiftieth General Assembly, relating to loans, investments, and powers of building and loan and savings and loan associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

PHILIP T. HEDIN, *Chairman*.

Sloane of Polk, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred Senate File 94, a bill for an act to repeal chapter 267, Laws of the Fiftieth General Assembly, fixing the period of limitations within which actions may be begun with respect to certain claims arising out of federal statutes, when no period of limitation is prescribed therein, and providing for a period of limitation for claims for wages, begs leave to report it has had the same under consideration and has instructed me to report 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), line four (4), by striking the comma (,) following the word "years" and inserting in lieu thereof a period (.).

Further amend by striking the remainder of the section and inserting in lieu thereof the following: "Any present existing causes of action must be commenced in any court of competent jurisdiction within six (6) months after the effective date of this act".

TED SLOANE, *Chairman*.

Donohue of Cedar, from the committee on compensation of public officers and employees, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers and employees, to whom was referred Senate File 189, a bill for an act to amend section thirty-six hundred sixteen (3616), Code, 1939, both relating to salaries and expenses of officers and employees of the juvenile court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

D. A. DONOHUE, *Chairman*.

Weichman of Benton, 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 381, a bill for an act to amend chapter 416.1, Code, 1939, by inserting certain new sections; by repealing section nine thousand three hundred five and three hundredths (9305.03), section 9305.13 and section 9305.17 and by inserting new sections in lieu thereof; and by amending sections 9305.01, 9305.04, 9305.06, 9305.07, 9305.09, 9305.15, 9305.18, Code, 1939, relating to the definition, organization, powers, reports, and operation of credit unions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HARRY E. WEICHMAN, *Chairman*.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 286 and 299.

HOUSE INSISTS ON AMENDMENT TO SENATE FILE 125

Watson of O'Brien moved that the House insist on its amendment to Senate File 125.

Motion prevailed and the House insisted on its amendment to Senate File 125.

CONFERENCE COMMITTEE ON SENATE FILE 125 APPOINTED

The Speaker announced the appointment of the following members to the conference committee on Senate File 125: Van Eaton of Woodbury, Watson of O'Brien, Blatti of Chickasaw and Simonsen of Cherokee.

CONSIDERATION OF BILLS

The House resumed consideration of House File 33, a bill for an act to amend section sixty-nine hundred forty-three and seven-

ty-six thousandths (6943.076), Code, 1939, relating to exemption from sales tax and use tax of purchases of tax-certifying or tax-levying bodies of Iowa, or any subdivision or branch thereof, with report of committee recommending amendment and passage.

Walter of Pottawattamie moved that the following amendment proposed by the committee be adopted:

Amend by striking the following words in line four (4), "all purchases made by" and substituting in lieu thereof the following: "sales of tangible personal property to".

Amendment adopted.

Walter of Pottawattamie moved that the following amendment proposed by the committee, filed February 19, be adopted: .

Amend by inserting as section two (2) the following:

"Sec. 2. Section six thousand nine hundred forty-three and one hundred four thousandths ((6943.104), Code, 1939, is hereby amended by adding thereto the following subsection:

7. The gross receipts from all sales of tangible personal property to any tax certifying or tax levying body of Iowa or any governmental subdivision thereof."

Amendment adopted.

Walter of Pottawattamie moved that the following amendment proposed by the committee, filed February 19, be adopted:

Amend by adding thereto the following subsection:

"8. The exemptions herein provided shall not extend to municipal utilities affording service to the general public."

Fimmen of Davis offered the following amendment to the committee amendment, and moved its adoption:

Amend section two (2), subsection eight (8), line one (1), by striking the word "not".

Miller of Humboldt offered the following substitute amendment to the Fimmen amendment:

Amend section two (2), subsection eight (8), line one (1), by inserting after the word "utilities" the following: "in competition with private industry".

Substitute amendment lost.

Amendment to the committee amendment lost.

Roll call was demanded on the committee amendment.

On the question "Shall the committee amendment be adopted?"

The ayes were, 23:

Bass	Gardner of	Miller	Te Paske
Bents	Bremer	Moore	Tyrrell
Blatti	Hicklin	Palmer	Walter of
Bockwoldt	Klemesrud	Pritchard	Marshall
Davis of Fayette	Kuester	Putney	Walter of
Frei	Lane	Siefkas	Pottawattamie
	Martin	Tatum	

The nays were, 74:

Anderson	Fimmen	Meyer	Sloane
Aubrey	Fletcher	Mills	Smith of Clayton
Avery	Fredrickson	Morrissey	Smith of
Baker	Fulk	Nelson	Dickinson
Blewett	Gardner of Linn	Nielsen	Steinberg
Bonn	Good	Norland	Stevens
Bryson	Heffner	Olson	Strawman
Burkman	Hoeness	Parrish	Utzig
Carlson	Huston	Peterson	Vanderwilt
Cooper	Jessen	Poston	Van Eaton
Cowan	Kilpatrick	Prentis	Visser
Cox	Krueger	Redman	Watson
Datiman	Kruse	Reed	Weichman
Davis of	Kuhlmann	Robb	Wellington
Black Hawk	Latchaw	Robinson of	Whitaker
Dodds	Lynch	Delaware	Whitehead
Donohue	McFarlane	Saylor	Williams
Duffield	McNeill	Shepard	Wormley
Edwards	McReynolds	Simonsen	Mr. Speaker
Farmer			

Absent or not voting, 11:

Capesius	Langland	McEleney	Schwengel
Colburn	Less	Robinson of	Swaner
Hall	Long	Monroe	
Hedin			

Amendment lost.

Walter of Pottawattamie moved that the following amendment proposed by the committee be adopted:

Amend by adding a new section as follows:

"Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Journal-Herald, a newspaper published at Avoca, Iowa, and in the Daily Freeman-Journal, a newspaper published at Webster City, Iowa."

Amendment adopted.

Lane of Carroll moved that the following amendment to the title, proposed by the committee, be adopted:

Amend the title by inserting after the word "tax" at the beginning of line three (3) the words "or use tax", and by inserting after the words "Code, 1939" in line 2, the words "and section sixty-nine hundred forty-three and one hundred four thousandths (6943.104), Code, 1939,"

Amendment adopted.

Putney of Tama moved that House File 33 be indefinitely postponed.

Roll call was demanded.

On the question "Shall House File 33 be indefinitely postponed?"

The ayes were, 7:

Cooper	Miller	Pritchard	Siefkas
Kuhlmann	Norland	Putney	

The nays were, 89:

Anderson	Farmer	Long	Sloane
Aubrey	Fimmen	Lynch	Smith of Clayton
Avery	Fletcher	McFarlane	Steinberg
Baker	Frederickson	McNeill	Stevens
Bass	Frei	McReynolds	Strawman
Bents	Fulk	Meyer	Tatum
Blatti	Gardner of	Mills	Te Paske
Blewett	Bremer	Morrissey	Tyrrell
Bockwoldt	Good	Nelson	Utzig
Bonn	Hall	Nielsen	Vanderwilt
Bryson	Hedin	Olson	Van Eaton
Burkman	Heffner	Palmer	Walter of
Capesius	Hicklin	Parrish	Marshall
Carlson	Hoeness	Peterson	Walter of
Cowan	Huston	Poston	Pottawattamie
Cox	Jessen	Redman	Watson
Datiman	Kilpatrick	Reed	Weichman
Davis of	Klemesrud	Robb	Wellington
Black Hawk	Krueger	Robinson of	Whitaker
Davis of Fayette	Kruse	Delaware	Whitehead
Dodds	Kuester	Saylor	Williams
Donohue	Lane	Shepard	Wormley
Duffield	Latchaw	Simonsen	Mr. Speaker
Edwards	Less		

Absent or not voting, 12:

Colburn	McEleney	Robinson of	Smith of
Gardner of Linn	Moore	Monroe	Dickinson
Langland	Prentis	Schwengel	Swaner
Martin			Visser

Motion lost.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Baker	Blatti	Bonn
Aubrey	Bass	Blewett	Bryson
Avery	Bents	Bockwoldt	Burkman

Capesius	Hicklin	Nielsen	Steinberg
Carlson	Hoeness	Norland	Stevens
Cowan	Huston	Olson	Strawman
Cox	Jessen	Palmer	Te Paske
Datisman	Kilpatrick	Parrish	Tyrrell
Davis of	Klemesrud	Peterson	Utzig
Black Hawk	Krueger	Prentis	Vanderwilt
Davis of Fayette	Kruse	Pritchard	Van Eaton
Dodds	Kuester	Redman	Visser
Donohue	Kuhlmann	Reed	Walter of
Duffield	Lane	Robb	Marshall
Farmer	Latchaw	Robinson of	Walter of
Fimmen	Less	Delaware	Pottawattamie
Fletcher	Long	Saylor	Watson
Frederickson	Lynch	Schwengel	Weichman
Frei	McFarlane	Shepard	Wellington
Fulk	McNeill	Simonsen	Whitaker
Gardner of Linn	McReynolds	Sloane	Whitehead
Good	Meyer	Smith of Clayton	Williams
Hall	Mills	Smith of	Wormley
Hedin	Morrissey	Dickinson	Mr. Speaker
Heffner	Nelson		

The nays were, 9:

Cooper	Gardner of	Miller	Siefkas
Edwards	Bremer	Moore	Tatum
	Martin	Poston	

Absent or not voting, 6:

Colburn	McEleney	Robinson of	Swaner
Langland	Putney	Monroe	

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

Walter of Pottawattamie moved that the vote by which House File 33 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File 219, a bill for an act to amend sections six thousand nine hundred forty-three and forty-seven thousandths (6943.047); six thousand nine hundred forty-three and fifty-two thousandths (6943.052) and six thousand nine hundred forty-three and sixty-four thousandths (6943.064), Code, 1939, providing for taxation of limited partnerships under the state income tax law, was taken up for consideration.

Lane of Carroll asked and obtained unanimous consent to defer action on House File 219, and that it retain its place on the calendar.

House File 220, a bill for an act to amend section one thousand five hundred fifty-one and twenty-five hundredths (1551.25), as

amended, subsection G, paragraph seven (7), (1551.25-G-7), Code, 1939, to provide unemployment compensation for maritime workers, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson	Fletcher	McFarlane	Siefkas
Aubrey	Frederickson	McNeill	Simonsen
Avery	Frei	McReynolds	Sloane
Bass	Fulk	Meyer	Smith of Clayton
Bents	Gardner of	Miller	Smith of
Blatti	Bremer	Mills	Dickinson
Blewett	Gardner of Linn	Moore	Steinberg
Bockwoldt	Good	Morrissey	Stevens
Bonn	Hall	Nelson	Strawman
Bryson	Hedin	Nielsen	Tatum
Burkman	Heffner	Norland	Te Paske
Capesius	Hicklin	Olson	Tyrrell
Carlson	Hoeness	Palmer	Utzig
Colburn	Huston	Parrish	Vanderwilt
Cooper	Jessen	Peterson	Van Eaton
Cowan	Kilpatrick	Poston	Visser
Cox	Klemesrud	Prentis	Walter of
Datisman	Krueger	Pritchard	Marshall
Davis of	Kruse	Putney	Walter of
Black Hawk	Kuester	Redman	Pottawattamie
Davis of Fayette	Kuhlmann	Reed	Watson
Dodds	Lane	Robb	Weichman
Donohue	Latchaw	Robinson of	Wellington
Duffield	Less	Delaware	Whitaker
Edwards	Long	Saylor	Williams
Farmer	Lynch	Schwengel	Wormley
Fimmen	Martin	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 6:

Baker	McEleney	Robinson of	Swaner
Langland		Monroe	Whitehead

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

House File 240, a bill for an act to amend chapter five hundred five (505), Code, 1939, relating to proof of wills, was taken up for consideration.

Tatum of Harrison offered the following amendment and moved its adoption:

Amend section two (2), by filling in blanks for the designation of the newspapers as follows: "Audubon County Journal, Exira, Iowa" and

"Mount Vernon Hawkeye-Record and The Lisbon Herald, Mt. Vernon, Iowa".

Amendment adopted.

Tatum of Harrison moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Frederickson	McReynolds	Simonsen
Aubrey	Frei	Meyer	Sloane
Avery	Fulk	Miller	Smith of Clayton
Baker	Gardner of	Mills	Smith of
Bass	Bremer	Moore	Dickinson
Blatti	Gardner of Linn	Morrissey	Steinberg
Blewett	Good	Nelson	Stevens
Bockwoldt	Hall	Nielsen	Strawman
Bonn	Heffner	Norland	Tatum
Bryson	Hicklin	Olson	Te Paske
Burkman	Hoeness	Palmer	Tyrrell
Capesius	Jessen	Parrish	Utzig
Carlson	Kilpatrick	Peterson	Vanderwilt
Colburn	Klemesrud	Poston	Van Eaton
Cooper	Krueger	Prentis	Visser
Cowan	Kruse	Pritchard	Walter of
Datisman	Kuester	Putney	Marshall
Davis of	Kuhlmann	Redman	Watson
Black Hawk	Lane	Reed	Weichman
Davis of Fayette	Latchaw	Robb	Wellington
Dodds	Less	Robinson of	Whitaker
Donohue	Long	Delaware	Whitehead
Edwards	Lynch	Saylor	Williams
Farmer	McFarlane	Shepard	Wormley
Fimmen	McNeill	Siefkas	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 12:

Bents	Huston	McEleney	Swaner
Cox	Langland	Robinson of	Walter of
Duffield	Martin	Monroe	Pottawattamie
Hedin		Schwengel	

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

Senate File 9, a bill for an act to amend section four hundred sixty-seven and four hundredths (467.04), Code, 1939, relating to the wearing of uniforms, with report of committee recommending passage, was taken up for consideration.

Parrish of Taylor moved that the bill be read a last time now

and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Frederickson	McReynolds	Smith of Clayton
Aubrey	Frei	Meyer	Smith of
Avery	Fulk	Miller	Dickinson
Baker	Gardner of	Mills	Steinberg
Bass	Bremer	Moore	Stevens
Blatti	Gardner of Linn	Morrissey	Strawman
Blewett	Good	Nelson	Tatum
Bockwoldt	Hall	Nielsen	Te Paske
Bonn	Hedin	Norland	Tyrrell
Bryson	Heffner	Olson	Utzig
Burkman	Hicklin	Palmer	Vanderwilt
Capesius	Hoeness	Parrish	Van Eaton
Carlson	Huston	Peterson	Visser
Cooper	Kilpatrick	Poston	Walter of
Cowan	Klemesrud	Prentis	Marshall
Cox	Krueger	Pritchard	Walter of
Datisman	Kruse	Putney	Pottawattamie
Davis of	Kuester	Redman	Watson
Black Hawk	Kuhlmann	Reed	Weichman
Davis of Fayette	Lane	Robb	Wellington
Dodds	Latchaw	Saylor	Whitaker
Donohue	Less	Schwengel	Whitehead
Duffield	Long	Shepard	Williams
Edwards	Lynch	Siefkas	Wormley
Fimmen	McFarlane	Simonsen	Mr. Speaker
Fletcher	McNeill	Sloane	

The nays were; none.

Absent or not voting, 10:

Bents	Jessen	McEleney	Robinson of
Colburn	Langland	Robinson of	Monroe
Farmer	Martin	Delaware	Swaner

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

Senate File 10, a bill for an act to amend section one thousand one hundred fifty-nine (1159) and section one thousand one hundred sixty-one (1161), Code, 1939, relating to preference in public employment of honorably discharged members of the military or naval forces of the United States, of any war in which the United States was engaged including the Philippine Insurrection and China Relief expedition, with report of committee recommending passage, was taken up for consideration.

Lane of Carroll offered the following amendment and moved its adoption:

Amend section one (1), line six (6), by striking the words "school boards" and inserting in lieu thereof the words "school districts".

Amendment adopted.

Less of Dubuque offered the following amendment and moved its adoption:

Amend section one (1), line ten (10), by inserting after the word "was" the following: "or is now".

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend section one (1), lines six (6) and seven (7), by striking the words "including those cities acting under special charter".

Further amend by adding a new section as follows:

"Sec. 3. The provisions of this act shall apply to and be applicable to special charter cities in the state."

Amendment adopted.

Hall of Mills asked and obtained unanimous consent to defer action on Senate File 10, and that it retain its place on the calendar.

Senate File 6, a bill for an act to amend section two hundred ninety-five and one tenth (295.1), Code, 1939, relating to veteran's newsstand in the lobby of the state capitol, with report of committee recommending passage, was taken up for consideration.

Williams of Van Buren moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Davis of Fayette	Jessen	Morrissey
Aubrey	Dodds	Kilpatrick	Nelson
Avery	Donohue	Klemesrud	Nielsen
Baker	Duffield	Krueger	Norland
Bass	Edwards	Kruse	Olson
Bents	Fimmen	Kuester	Palmer
Blatti	Fletcher	Kuhlmann	Parrish
Blewett	Frederickson	Lane	Peterson
Bockwoldt	Frei	Latchaw	Poston
Bonn	Fulk	Less	Prentis
Bryson	Gardner of	Long	Pritchard
Burkman	Bremer	Lynch	Putney
Capesius	Gardner of Linn	Martin	Redman
Carlson	Good	McFarlane	Reed
Colburn	Hall	McNeill	Robb
Cooper	Hedin	McReynolds	Saylor
Cowan	Heffner	Meyer	Schwengel
Datisman	Hicklin	Miller	Shepard
Davis of	Hoeness	Mills	Siefkas
Black Hawk	Huston	Moore	Simonsen

Sloane	Tatum	Walter of	Wellington
Smith of Clayton	Te Paske	Marshall	Whitaker
Smith of	Tyrrell	Walter of	Whitehead
Dickinson	Vanderwilt	Pottawattamie	Williams
Steinberg	Van Eaton	Watson	Wormley
Stevens	Visser	Weichman	Mr. Speaker
Strawman			

The nays were, none.

Absent or not voting, 8:

Cox	McEleney	Robinson of	Swaner
Farmer	Robinson of	Monroe	Utzig
Langland	Delaware		

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

Senate File 7, a bill for an act to amend section five thousand one hundred thirty and one tenth (5130.1), Code, 1939, relating to veterans' newsstands in county court houses, with report of committee recommending passage, was taken up for consideration.

Gardner of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Fimmen	Lynch	Simonsen
Aubrey	Fletcher	Martin	Sloane
Avery	Frederickson	McFarlane	Smith of Clayton
Baker	Frei	McNeill	Smith of
Bass	Fulk	McReynolds	Dickinson
Bents	Gardner of	Meyer	Steinberg
Blatti	Bremer	Miller	Stevens
Blewett	Gardner of Linn	Mills	Strawman
Bockwoldt	Good	Morrissey	Tatum
Bonn	Hall	Nelson	Te Paske
Bryson	Hedin	Nielsen	Tyrrell
Burkman	Heffner	Norland	Vanderwilt
Capesius	Hicklin	Palmer	Van Eaton
Carlson	Hoeness	Parrish	Visser
Colburn	Huston	Peterson	Walter of
Cooper	Jessen	Poston	Marshall
Cowan	Kilpatrick	Prentis	Walter of
Datisman	Klemesrud	Pritchard	Pottawattamie
Davis of	Krueger	Putney	Watson
Black Hawk	Kruse	Redman	Weichman
Davis of Fayette	Kuester	Reed	Wellington
Dodds	Kuhlmann	Robb	Whitaker
Donohue	Lane	Saylor	Whitehead
Duffield	Latchaw	Schwengel	Williams
Edwards	Less	Shepard	Wormley
Farmer	Long	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Cox
Langland
McEleney

Moore
Olson

Robinson of
Delaware
Robinson of
Monroe

Swaner
Utzig

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 39, a bill for an act relating to levies authorized for payment of soldiers' bonus to veterans of World War I.

Also: That the Senate insists upon its amendments to House File 49, a bill for an act relating to fees for ambulances and hearses and requests a conference and the President of the Senate appoints as such conference committee on the part of the Senate: Senators Pine, Watson, Lynes and Love.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 82, a bill for an act relating to state aid for farmers' short courses.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 122, a bill for an act relating to the minimum wages of teachers in public schools.

Also: That in compliance with the request of the House for the return of House File 203, a bill for an act relating to liability insurance on certified motor vehicle carriers, the same is returned herewith.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 216, a bill for an act relating to powers of attorney granted by persons serving in or present in the armed forces of the United States.

Also: That the President of the Senate has appointed a conference committee on the part of the Senate on Senate File 125: Senators Pine, Watson, Lynes and Love.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 141, a bill for an act relating to the free recording of certain documents issued to members of the armed forces.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 203, a bill for an act to provide that the assistance and benefits for dependent Indian children shall be paid by the state of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 255, a bill for an act relating to the powers and duties of dock boards.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 274, a bill for an act relating to inheritance tax and avoidance of administration.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT

Amend House File 122 by striking all after the enacting clause and by inserting in lieu thereof the following:

"Section 1. Section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, is amended by striking all of said section and by inserting in lieu thereof the following:

1. A teacher holding a limited elementary certificate or any other certificate who has not completed any standard college work shall be paid a minimum wage of not less than eighty (\$80) dollars per month.

2. A teacher holding a limited elementary certificate or any other certificate who has completed at least fifteen (15) semester hours of standard college work shall be paid a minimum wage of not less than eighty-five (\$85) dollars per month.

3. A teacher holding a limited elementary certificate or any other certificate who has completed at least thirty (30) semester hours of standard college work shall be paid a minimum wage of not less than ninety (\$90) dollars per month.

4. A teacher holding a limited elementary certificate or any other certificate who has completed at least forty-five (45) semester hours of standard college work shall be paid a minimum wage of not less than ninety-five (\$95) dollars per month.

5. A teacher holding a limited elementary certificate or any other certificate who has completed sixty (60) or more semester hours of standard college work shall be paid a minimum wage of not less than one hundred (\$100) dollars per month.

Provided, that nothing herein shall be construed as limiting the right of a school board to make a contract for a higher wage than herein specified as a minimum."

Further amend the Berg and Keir amendment to House File 122 by inserting after the word "certificate" in line 1 of each subsection, 1 to 5 inclusive, the words "or any other certificate".

SENATE MESSAGES CONSIDERED

Senate File 141, a bill for an act to amend section five thousand one hundred seventy-three (5173), Code, 1939, as amended, and

providing for the free recording of certain documents issued to members of the armed forces.

Read first time and referred to committee on military and veterans affairs.

Senate File 203, a bill for an act to amend section eleven (11), chapter one hundred thirty (130), Acts of the Fiftieth (50th) General Assembly, and to provide that the assistance and benefits for dependent Indian children shall be paid by the state of Iowa.

Read first time and referred to committee on social security.

Senate File 255, a bill for an act to amend subdivisions one (1) and three (3) of section five thousand nine hundred and two (5902), Code, 1939, relating to the powers and duties of dock boards; providing that sections six thousand five hundred and eighty (6580), six thousand six hundred seventy-nine and one tenth (6679.1) and six thousand seven hundred eighty-one and two tenths (6781.2), Code, 1939, do not apply to leases by dock boards; and making this act effective upon publication.

Read first time and referred to committee on cities and towns.

Senate File 274, a bill for an act to amend section seven thousand three hundred twenty-eight (7328), Code, 1939, relating to inheritance tax and avoidance of administration.

Read first time and referred to committee on judiciary 1.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 25, 40, 103, 296; Senate Files 62, 90, 165, 166, 167, 168, 169, 233; House Joint Resolution 2; and Senate Joint Resolution 5.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 25, 40, 103, 296, and House Joint Resolution 2; Senate Files 62, 90, 165, 166, 167, 168, 169, 233, and Senate Joint Resolution 5.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 6th day of March, 1945, sent to the governor for his approval:

House Files 25, 40, 103, 296 and House Joint Resolution 2.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 6, 1945: House Files 208 and 329.

AMENDMENTS FILED

Reed of Jefferson filed the following amendment to House File 219:

Amend section three (3) by striking all of line four (4) and substituting in lieu thereof the following: "said subsection the words 'limited partnerships' and".

McFarlane of Black Hawk filed the following amendment to House File 315:

Amend section five (5), line five (5), by adding after the word "time", the following: "assessors and full time".

Vanderwilt of Mahaska filed the following amendment to House File 255:

Amend section twenty-three (23) by striking after the word "depth" in line 15, all the remainder of line 15 and all of line 16, and inserting in lieu thereof the following: "and may be regular or slightly wavy. Yolk outline fairly well defined and substantially free from defects or blemishes, white, clear and reasonably firm".

Further amend section twenty-three (23) by striking all the words after the word "be" in line 24 and inserting in lieu thereof the following: "clear and may be slightly weak".

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Wednesday, March 7, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 7, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Charles C. Miller, pastor of the Christian church, Osceola, Iowa.

Journal of March 6 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Edwards of Union on request of Cooper of Adams; Cox of Webster on request of Parrish of Taylor.

PRESENTATION OF VISITORS

Whitaker of Poweshiek presented the Honorable J. M. McIlrath, former member from Poweshiek county.

Duffield of Guthrie presented the members of the senior high school class of Yale, Iowa, and their teacher, Mrs. Jorgensen.

Donohue of Cedar presented the members of the girls' basketball team of the Lowden high school; also their Superintendent and Mrs. E. W. Breneman and their instructor, Miss Leary.

Whitaker of Poweshiek presented the members of the girls' basketball team of the Deep River high school; also their superintendent, Mr. Paulding, and instructor, Miss Dorothy Butcher.

Mills of Adair presented the members of the girls' basketball team of the Adair high school; also their superintendent, H. F. Fitzgerald.

Blatti of Chickasaw presented Captain Zita Scholz, of the U. S. M. C. W. R., wife of the Honorable Charles Scholz, former member from Chickasaw county.

Duffield of Guthrie presented the Honorable Stanley Thompson, former member from Guthrie county.

Lane of Carroll presented Yeoman Don Graft, of the U. S. Navy, former member from Mahaska county.

PETITIONS

Heffner of Hamilton presented a petition, signed by 42 teachers of Hamilton county, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Meyer of Jackson presented a petition from the members of the American Legion Auxiliary to Timber City Post, No. 75, of the American Legion, Maquoketa, Iowa, urging passage of Senate File 1.

Referred to committee on military and veterans affairs.

REPRESENTATIVE WHITEHEAD HONORED

On motion by Nielsen of Pottawattamie, congratulations and best wishes of the House members and employees were extended the Honorable G. E. Whitehead, member of the House, on his invitation from the British government through Brendan Bracken, M. P., minister of information, to visit the British Isles and the western front for a period of eight weeks commencing April 1, 1945.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE
FILE 49

The Speaker announced the appointment of the following members to the conference committee on House File 49: Lane of Carroll, Sloane of Polk, Wormley of Plymouth and Jessen of Audubon.

HOUSE FILE 115 WITHDRAWN

Steinberg of Story asked and obtained unanimous consent to withdraw House File 115 from the further consideration of the House.

REPORTS OF COMMITTEES

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 118, a bill for an act to provide for reimbursement by the state of Iowa to school districts of pupil transportation costs, providing the manner of computing the amount of reimbursement and making

an appropriation for said reimbursements, begs leave to report it has had the same under consideration and has instructed me to report 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 schools and textbooks committee amendment as follows:

Amend section fourteen (14), lines 2 and 3, by striking the words and figures "two million dollars (\$2,000,000)" and substitute in lieu thereof the words and figures "one million five hundred thousand dollars (\$1,500,000)".

G. T. KUESTER, *Chairman.*

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 239, a bill for an act to amend section two thousand five hundred ninety (2590), Code, 1939, relating to the establishment of a marketing news service division in the department of agriculture, and making appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman.*

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 358, a bill for an act relating to aeronautics: providing for the development and promotion thereof within this state; creating a state aeronautics commission and the office of director of aeronautics; prescribing the powers and duties of such committee and director; providing for the registration of persons engaged in aeronautics, aircraft, and aeronautics facilities; prescribing penalties, and providing for the repeal of Chapter 383.1, Code, 1939, and Chapter 383.2, Code, 1939, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House File 381 and Senate Files 57, 94 and 189, were declared adopted under Rule 72.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 207 and 223.

Kuester of Cass offered the following concurrent resolution:

ADOPTION OF HOUSE CONCURRENT RESOLUTION 16

Be It Resolved by the House, the Senate concurring: That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by chapter 26, Acts of the Forty-ninth General Assembly:

A. C. Gustafson, postage and miscellaneous expense (House).....	\$ 51.45
Bond Clothes, jackets for pages (House).....	207.20
Langan Paper Co., rubber bands (House).....	1.25
Koch Bros., desk lamps, office desk, equipment and supplies (House)	180.15
Des Moines Rubber Stamp Works, rubber stamp (House).....	1.40
Storey-Kenworthy, supplies (House).....	.58
Stoner Piano Co., rental on piano (House).....	20.00
American Institute of Business, rental of typewriters (½ of \$149.47) (House)	74.74
L. C. Smith & Corona Typewriters, supplies and typewriters (Sen- ate)	384.91
American Institute of Business, rental of typewriters (½ of \$149.47) (Senate)	74.73
Remington Rand Inc., typewriters (Senate).....	150.00
Koch Bros., supplies (Senate).....	210.82
Artistic Cleaners, cleaning pages' jackets (Senate).....	3.50
W. J. Scarborough, postage and miscellaneous expense (Senate)....	17.50

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to the persons and firms to whom such amounts are due.

Unanimous consent having been granted for the immediate consideration of the resolution, Kuester of Cass moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

Colburn of Shelby asked and obtained unanimous consent for the immediate consideration of House File 243, a bill for an act to repeal section five thousand thirty-five and twelve hundredths (5035.12), Code, 1939, and to substitute therefor an act providing for certain maximum weights and loads applicable to all motor trucks and combinations.

Wormley of Plymouth offered the following amendment and moved its adoption:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section five thousand thirty-five and five hundredths (5035.05), code, 1939, is hereby amended by inserting after the word 'feet' and preceding the period (.) in line three (3) of said section the following, 'six inches'."

"Sec. 2. Section five thousand thirty-five and six hundredths (5035.06), code, 1939, is hereby amended by striking from line three (3) of said section the word 'thirty-three' and substituting in lieu thereof the word 'thirty-five'."

"Sec. 3. Section five thousand thirty-five and twelve hundredths

(5035.12), code, 1939, as amended by chapter 178, Acts of the Forty-ninth (49th) General Assembly, is hereby repealed and the following enacted in lieu thereof:

'5035.12. Axle. Maximum Gross Weight. An axle may be divided into two or more parts, provided, however, that all parts in the same vertical transverse plane shall be considered as one axle.

The gross weight on any one axle of a vehicle, or of a combination of vehicles, operated on the highways of this state, shall not exceed eighteen thousand (18,000) pounds on an axle equipped with pneumatic tires, and shall not exceed fourteen thousand (14,000) pounds on an axle equipped with solid rubber tires.

Provided, however, that the total gross weight (a) of a vehicle, (b) of a combination of vehicles, or (c) of any group of two or more consecutive axles of a vehicle or a combination of vehicles, operated on the highways of this state, shall not exceed

1. Thirteen (13) tons plus six hundred fifty (650) pounds per foot or fraction thereof, of distance between the first and last axles of the group, or between the front and rear axles of the vehicle or of the combination of vehicles, where the distance between the first and last axles of the group, or between the front and rear axles of the vehicle or the combination of vehicles, is less than eighteen (18) feet, or

2. Fifteen (15) tons plus seven hundred fifty (750) pounds per foot or fraction thereof, of distance between the first and last axles of the group, or between the front and rear axles of the vehicle or the combination of vehicles, where the distance between the first and last axles of the group, or between the front and rear axles of the vehicle or the combination of vehicle, is eighteen (18) feet or more.'"

"Sec. 4. Provided further, that any vehicle or combination of vehicles, equipped with pneumatic tires, which is in operation when this act becomes effective, and which at that time contains a group of two or more axles in which group the distance between the first and the last axles is less than ten (10) feet, may operate on the highways of this state until July 1, 1946, with a gross weight not greater than thirty-two thousand (32,000) pounds on such group of axles."

"Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa, and in the LeMars Globe Post, a newspaper published at LeMars, Iowa."

Further amend by striking the title of said bill and substituting in lieu thereof the following:

"A bill for an act to amend section five thousand thirty-five and five hundredths (5035.05) and section five thousand thirty-five and six hundredths (5035.06), code, 1939, relating to the size of motor vehicles, and to repeal section five thousand thirty-five and twelve hundredths (5035.12), code, 1939, as amended by chapter one hundred seventy-eight (178), Acts of the 49th General Assembly, relating to the weight of motor vehicles and to enact a substitute therefor."

Amendment adopted.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Frederickson	McNeill	Smith of Clayton
Aubrey	Frei	McReynolds	Smith of
Avery	Fulk	Meyer	Dickinson
Baker	Gardner of	Miller	Steinberg
Bass	Bremer	Mills	Stevens
Bents	Gardner of Linn	Moore	Strawman
Blatti	Good	Morrissey	Swaner
Blewett	Hall	Nelson	Tatum
Bockwoldt	Hedin	Norland	Te Paske
Bonn	Heffner	Olson	Tyrrell
Bryson	Hicklin	Palmer	Utzig
Burkman	Hoeness	Parrish	Vanderwilt
Capesius	Huston	Peterson	Van Eaton
Carlson	Jessen	Poston	Visser
Colburn	Kilpatrick	Prentis	Walter of
Cooper	Klemesrud	Pritchard	Marshall
Cowan	Krueger	Redman	Walter of
Datisman	Kruse	Reed	Pottawattamie
Davis of	Kuester	Robinson of	Watson
Black Hawk	Kuhlmann	Delaware	Weichman
Davis of Fayette	Lane	Saylor	Wellington
Dodds	Latchaw	Schwengel	Whitaker
Donohue	Less	Shepard	Whitehead
Duffield	Long	Siefkas	Williams
Farmer	Lynch	Simonsen	Wormley
Fimmen	Martin	Sloane	Mr. Speaker
Fletcher	McFarlane		

The nays were, 1:

Nielsen

Absent or not voting, 7:

Cox	Langland	Putney	Robinson of
Edwards	McEleney	Robb	Monroe

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

House File 219, a bill for an act to amend sections six thousand nine hundred forty-three and forty-seven thousandths (6943.047); six thousand nine hundred forty-three and fifty-two thousandths (6943.052) and six thousand nine hundred forty-three and sixty-four thousandths (6943.064), Code, 1939, providing for taxation of limited partnerships under the state income tax law, was taken up for consideration.

Reed of Jefferson moved that the following amendment proposed by him be adopted:

Amend section three (3) by striking all of line four (4) and substituting in lieu thereof the following: "said subsection the words 'limited partnerships' and".

Amendment adopted.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Fletcher	McNeill	Sloane
Aubrey	Frederickson	McReynolds	Smith of Clayton
Avery	Frei	Meyer	Smith of
Baker	Fulk	Miller	Dickinson
Bass	Gardner of	Mills	Steinberg
Bents	Bremer	Moore	Strawman
Blatti	Gardner of Linn	Morrissey	Swaner
Blewett	Good	Nelson	Tatum
Bockwoldt	Hall	Nielsen	Te Paske
Bonn	Heffner	Norland	Tyrrell
Bryson	Hicklin	Olson	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Capesius	Huston	Parrish	Van Eaton
Carlson	Jessen	Peterson	Visser
Colburn	Kilpatrick	Poston	Walter of
Cooper	Klemesrud	Prentis	Marshall
Cowan	Krueger	Pritchard	Walter of
Datisman	Kruse	Redman	Pottawattamie
Davis of	Kuester	Reed	Watson
Black Hawk	Kuhlmann	Robinson of	Weichman
Davis of Fayette	Lane	Delaware	Wellington
Dodds	Latchaw	Saylor	Whitaker
Donohue	Less	Schwengel	Whitehead
Duffield	Lynch	Shepard	Williams
Farmer	Martin	Siefkas	Mr. Speaker
Fimmen	McFarlane	Simonsen	

The nays were, none.

Absent or not voting, 11:

Cox	Langland	Putney	Stevens
Edwards	Long	Robb	Wormley
Hedin	McEleney	Robinson of	
		Monroe	

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 10, a bill for an act to amend section one thousand one hundred fifty-nine (1159) and section one thousand one hundred sixty-one (1161), Code, 1939, relating to preference in public employment of honorably discharged members of the military or naval forces of the United States, of any war in which the United States was engaged

including the Philippine Insurrection and China Relief expedition, with report of committee recommending passage, was taken up for consideration.

Cooper of Adams offered the following amendment and moved its adoption:

Amend section one (1), line thirteen (13), by striking the comma (,) after the word "state".

Further amend by striking from lines thirteen (13) and fourteen (14) the words "except in the position of school teachers".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 71:

Anderson	Davis of Fayette	Latchaw	Reed
Avery	Donohue	Less	Saylor
Baker	Farmer	Long	Schwengel
Bass	Fimmen	Lynch	Simonsen
Bents	Fletcher	McNeill	Smith of
Blatti	Frei	Meyer	Dickinson
Blewett	Fulk	Miller	Steinberg
Bockwoldt	Gardner of Linn	Moore	Stevens
Bonn	Good	Morrissey	Swaner
Bryson	Hedin	Nelson	Te Paske
Burkman	Hall	Nielsen	Tyrrell
Capesius	Heffner	Olson	Utzig
Carlson	Hoeness	Palmer	Van Eaton
Colburn	Huston	Parrish	Walter of
Cooper	Kilpatrick	Peterson	Pottawattamie
Cowan	Krueger	Poston	Whitehead
Datisman	Kruse	Pritchard	Williams
Davis of	Kuester	Putney	Wormley
Black Hawk	Lane		

The nays were, 22:

Aubrey	Kuhlmann	Shepard	Visser
Duffield	Mills	Siefkas	Walter of
Frederickson	Norland	Sloane	Marshall
Gardner of	Redman	Smith of Clayton	Watson
Bremer	Robinson of	Strawman	Weichman
Hicklin	Delaware	Vanderwilt	Wellington
Klemesrud			

Absent or not voting, 15:

Cox	Langland	McReynolds	Robinson of
Dodds	Martin	Prentiss	Monroe
Edwards	McEleney	Robb	Tatum
Jessen	McFarlane		Whitaker
			Mr. Speaker

Amendment adopted.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Fletcher	Martin	Smith of Clayton
Aubrey	Frederickson	McFarlane	Smith of
Avery	Frei	McNeill	Dickinson
Baker	Fulk	McReynolds	Steinberg
Bass	Gardner of	Meyer	Stevens
Bents	Bremer	Miller	Strawman
Blatti	Gardner of Linn	Moore	Swaner
Blewett	Good	Nelson	Tatum
Bockwoldt	Hall	Nielsen	Te Paske
Bonn	Hedin	Norland	Tyrrell
Bryson	Heffner	Olson	Utzig
Burkman	Hicklin	Palmer	Van Eaton
Capesius	Hoeness	Parrish	Vanderwilt
Carlson	Huston	Peterson	Visser
Colburn	Jessen	Poston	Walter of
Cooper	Kilpatrick	Prentis	Marshall
Cowan	Klemesrud	Pritchard	Walter of
Datisman	Krueger	Redman	Pottawattamie
Davis of	Kruse	Reed	Watson
Black Hawk	Kuester	Robb	Weichman
Davis of Fayette	Kuhlmann	Saylor	Wellington
Dodds	Lane	Schwengel	Whitaker
Donohue	Latchaw	Shepard	Whitehead
Duffield	Less	Siefkas	Williams
Farmer	Long	Simonsen	Wormley
Fimmen	Lynch	Sloane	Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Cox	McEleney	Putney	Robinson of
Edwards	Mills	Robinson of	Monroe
Langland	Morrissey	Delaware	

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

Senate File 85, a bill for an act to amend section seven thousand four hundred twenty and twenty-two hundredths (7420.22), Code, 1939, relating to the payment of claims against the state sinking fund for public deposits, with report of committee recommending passage, was taken up for consideration.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Blatti	Capesius	Davis of
Aubrey	Blewett	Carlson	Black Hawk
Avery	Bockwoldt	Cooper	Davis of Fayette
Baker	Bonn	Cowan	Dodds
Bass	Bryson	Datisman	Duffield
Bents	Burkman		Fimmen

Fletcher	Langland	Prentis	Swaner
Frederickson	Latchaw	Pritchard	Tatum
Frei	Long	Putney	Te Paske
Fulk	Lynch	Redman	Tyrrell
Gardner of	Martin	Reed	Vanderwilt
Bremer	McFarlane	Robinson of	Van Eaton
Gardner of Linn	McNeill	Delaware	Visser
Good	McReynolds	Saylor	Walter of
Hall	Meyer	Schwengel	Marshall
Hedin	Miller	Shepard	Walter of
Heffner	Moore	Siefkas	Pottawattamie
Hicklin	Morrissey	Simonsen	Watson
Hoeness	Nelson	Sloane	Weichman
Huston	Nielsen	Smith of Clayton	Wellington
Jessen	Olson	Smith of	Whitaker
Kilpatrick	Palmer	Dickinson	Williams
Klemesrud	Parrish	Steinberg	Wormley
Kuester	Peterson	Stevens	Mr. Speaker
Kuhlmann	Poston	Strawman	

The nays were, none.

Absent or not voting, 16:

Colburn	Krueger	McEleney	Robinson of
Cox	Kruse	Mills	Monroe
Donohue	Lane	Norland	Utzig
Edwards	Less	Robb	Whitehead
Farmer			

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

Senate File 131, a bill for an act to amend title thirty-two (XXXII), Code, 1939, relating to estates of missing personnel, with report of committee recommending passage, was taken up for consideration.

Palmer of Allamakee moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Cowan	Gardner of	Kruse
Aubrey	Datisman	Bremer	Kuester
Avery	Davis of	Gardner of Linn	Kuhlmann
Baker	Black Hawk	Good	Lane
Bass	Dodds	Hall	Langland
Bents	Donohue	Hedin	Latchaw
Blatti	Duffield	Heffner	Less
Blewett	Farmer	Hicklin	Long
Bockwoldt	Fimmen	Hoeness	Lynch
Bonn	Fletcher	Huston	Martin
Burkman	Frederickson	Jessen	McFarlane
Capesius	Frei	Kilpatrick	McNeill
Carlson	Fulk	Klemesrud	McReynolds
Cooper		Krueger	Meyer

Miller	Putney	Steinberg	Walter of
Moore	Redman	Stevens	Pottawattamie
Morrissey	Reed	Strawman	Watson
Nelson	Saylor	Swaner	Weichman
Nielsen	Schwengel	Tatum	Wellington
Norland	Shepard	Te Paske	Whitaker
Olson	Siefkas	Tyrrell	Whitehead
Palmer	Simonsen	Utzig	Williams
Parrish	Sloane	Vanderwilt	Wormley
Peterson	Smith of Clayton	Visser	Mr. Speaker
Prentiss	Smith of	Walter of	
Pritchard	Dickinson	Marshall	

The nays were, none.

Absent or not voting, 12:

Bryson	Edwards	Robb	Robinson of
Colburn	McEleney	Robinson of	Monroe
Cox	Mills	Delaware	Van Eaton
Davis of Fayette	Poston		

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

House File 228, a bill for an act to amend section six thousand six hundred ten and fifty-eight hundredths (6610.58), Code, 1939, relating to trackless trolleys, fees, and taxes and to increase the license fee or tax, with report of committee recommending amendment and passage, was taken up for consideration.

Sloane of Polk moved that the following amendment proposed by the committee be adopted:

Amend section one (1), line five (5), by striking the word "five" and substituting the words "two and three-fourths".

Amendment adopted.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Carlson	Fletcher	Huston
Aubrey	Cooper	Frederickson	Jessen
Avery	Cowan	Frei	Kilpatrick
Baker	Datisman	Fulk	Klemesrud
Bass	Davis of	Gardner of	Krueger
Bents	Black Hawk	Bremer	Kruse
Blatti	Davis of Fayette	Gardner of Linn	Kuester
Blewett	Dodds	Good	Kuhlmann
Bonn	Donohue	Hall	Lane
Bryson	Duffield	Heffner	Langland
Burkman	Edwards	Hicklin	Less
Capesius	Fimmen	Hoeness	Long

Lynch	Parrish	Smith of Clayton	Visser
Martin	Peterson	Smith of	Walter of
McFarlane	Poston	Dickinson	Marshall
McReynolds	Prentis	Steinberg	Walter of
McNeill	Pritchard	Stevens	Pottawattamie
Meyer	Putney	Strawman	Watson
Mills	Redman	Swaner	Weichman
Miller	Reed	Tatum	Wellington
Moore	Saylor	Te Paske	Whitaker
Morrissey	Schwengel	Tyrrell	Whitehead
Nelson	Shepard	Utzig	Williams
Nielsen	Siefkas	Vanderwilt	Wormley
Olson	Simonsen	Van Eaton	Mr. Speaker
Palmer	Sloane		

The nays were, none.

Absent or not voting, 11:

Bockwoldt	Hedin	Norland	Robinson of
Colburn	Latchaw	Robb	Monroe
Cox	McEleney	Robinson of	
Farmer		Delaware	

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

House File 126, a bill for an act to amend sections three thousand eight hundred thirty-seven (3837), three thousand eight hundred thirty-nine (3839), three thousand eight hundred forty (3840), three thousand eight hundred forty-three (3843), three thousand eight hundred forty-four (3844) and three thousand eight hundred forty-five (3845), Code, 1939, relating to vocational education, with report of committee recommending passage, was taken up for consideration.

Lane of Carroll asked and obtained unanimous consent to defer action on House File 126, and that it retain its place on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists upon its second amendment to House File 101 relating to workmen's compensation and requests a conference committee. The President of the Senate has appointed on the part of the Senate as a conference committee Senators Sharp, Hill, White and Martin.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 24, a bill for an act relating to conveyances of real estate to two or more persons and the tenancy created thereby.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 54, a bill for an act providing for the imposition of a use tax upon purchases of tangible personal property from the government.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 229, a bill for an act relating to secondary roads and optional maintenance levies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 230, a bill for an act relating to pledges or assignments of life insurance policies and the proceeds and avails thereof, as security.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 347, a bill for an act relating to the issuance and delivery of airport bonds of the city of Webster City, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 397, a bill for an act relating to the board of educational examiners.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 54, a bill for an act to amend section six thousand nine hundred forty-three and seventy-six thousandths (6943.076), and section six thousand nine hundred forty-three and one hundred and three thousandths (6943.103), Code of Iowa, 1939, and providing for the imposition of a use tax upon purchases of tangible personal property from the government of the United States or any of its agencies by ultimate consumers.

Read first time and referred to committee on ways and means.

Senate File 229, a bill for an act to amend section four thousand six hundred forty-four and eleven hundredths (4644.11), Code, 1939, relating to secondary roads and optional maintenance levies.

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

Senate File 347, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of airport bonds of the city of Webster City, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first time and referred to committee on judiciary 2.

Senate File 397, a bill for an act to amend chapter one hundred ninety-three (193), Code, 1939, and to repeal chapter one hundred ninety-four (194), Code, 1939, all relating to the board of educational examiners, certification of teachers, and high school normal training courses.

Read first time and referred to committee on schools and textbooks.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE
FILE 101

The Speaker announced the appointment of the following members to the conference Committee on House File 101: Reed of Jefferson, Kruse of Floyd, Dodds of Des Moines and Nielsen of Pottawattamie.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 39 and 84; and Senate File 158.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 39 and 84; and Senate File 158.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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 March, 1945, sent to the governor for his approval: House Files 39 and 84.

CARL A. ANDERSON, *Chairman.*

Report adopted.

On motion by Gardner of Linn, the House recessed until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

REPORTS OF COMMITTEES

Wormley of Plymouth, 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 372, a bill for an act to amend chapter one hundred seventy-seven (177), Acts of the Forty-ninth (49th) General Assembly, relating to the weighing and inspection of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY W. WORMLEY, *Chairman*.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File 406, a bill for an act to amend chapter two hundred fifty-one and one-tenth (251.1), Code, 1939, relating to motor vehicles and law of road and to provide that all vehicles shall stop before crossing railroad tracks and that stop signs shall be erected at all railroad crossings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HENRY W. WORMLEY, *Chairman*.

McFarlane of Black Hawk, 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 113, a bill for an act providing for adjustments of retail cigarette license permits during a period of emergency, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 256, a bill for an act to repeal section 490 and to amend chapter 33, Code, 1939, relating to memorial halls and monuments for soldiers, sailors and marines and to provide for a tax levy for maintenance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 302, a bill for an act to amend chapter one hundred eighty-four (184), Acts of the Fiftieth General Assembly, relating to amounts that may be levied in cities and towns for garbage disposal and

street cleaning funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman.*

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 121, a bill for an act to amend chapter one hundred ninety-three (193), Code, 1939, and to repeal chapter one hundred ninety-four (194), Code, 1939, all relating to the board of educational examiners, certification of teachers, and high school normal training courses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 323, a bill for an act to amend section four thousand two hundred forty (4240), Code, 1939, relating to annual settlements with the boards of school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four thousand two hundred forty (4240), Code, 1939, is hereby amended by striking from lines one (1) and two (2) of said section the words 'first secular day' and inserting in lieu thereof the words 'second Monday'."

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 420, a bill for an act to amend section five thousand thirty-two and two hundredths (5032.02), Code, 1939, relating to school busses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, *Chairman.*

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 430, a bill for an act to amend section four thousand two hundred thirty-three and four tenths (4233.4), Code, 1939, relating to transportation of school children, begs leave to report it has had the same under consideration and has instructed me to report 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 430 by inserting after the word "domicile" in line six (6) of section one (1) the following: "by the shortest regularly established public highway".

ALBERT STEINBERG, *Chairman.*

Farmer of Linn, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 13, a bill for an act to amend chapter four hundred twenty (420), Code, 1939, relating to contracts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GEORGE E. FARMER, Chairman.

Also:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 42, a bill for an act to amend, re-codify and revise chapter three hundred ninety-four (394), Code, 1939, and sections eight thousand five hundred eighty-two (8582), eight thousand five hundred ninety-two (8592), eight thousand five hundred ninety-two and one tenth (8592.1), Code, 1939, and chapters two hundred twenty-nine (229) and two hundred thirty (230) of the Acts of the Fiftieth General Assembly of the State of Iowa, relating to incorporation, incorporation fees, renewals and reincorporation of corporations not for pecuniary profit, begs leave to report it has had the same under consideration and has instructed me to report 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 42 as follows:

Following the first comma in line 4 of the title, insert the following: "eight thousand five hundred ninety-three (8593)," then strike the letter "s" from the word "chapters" in line 5 (printed bill) of the title and further strike the words and figures "and two hundred thirty (230)" from lines 5 and 6 of the title.

Strike the word "cast" from line 12 of section two (2) and substitute therefor the word "present".

Further amend section 2 by striking the word "such" from line 17 thereof and inserting the article "a" therefor.

Further strike the words "the members thereof" from lines 17 and 18 of said section 2 and substitute in lieu thereof the words "such corporation".

Further amend section 2 by inserting after the comma in line 18 thereof the following: "by a majority vote of the members present at any meeting called for that purpose,".

Further amend section 2 by inserting a paragraph after the word "corporation" in line 21 thereof as follows: "When a reincorporation or renewal is proposed, a notice of such proposal and of the time and place of such meeting at which it is proposed to take such action, shall be given by mailing a notice thereof to each member at his last known post-office address at least ten (10) days prior to such meeting."

Strike section 3 of House File 42 and substitute in lieu thereof the following: "Sec. 3. Amend section eight thousand five hundred ninety-three (8593), Code, 1939, by striking the words "by a vote of a majority of the members," in line 4 thereof and further amend by inserting after the word "amended" in line 7 thereof the following: "by a majority

vote of the members present", and further amend by inserting after the word "notice" in line 14 thereof the following: "of the time and place of such meeting,".

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 172, a bill for an act to legalize action of the board of supervisors of Woodbury county, in making expenditures from the court expense fund for the purpose of paying the salaries and expenses of officers and employees of the juvenile court of Woodbury county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 175, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 232, a bill for an act to amend chapter seventy-one (71), Code, 1939, to provide for allowance of attorney fees in certain appeals in workmen's compensation cases, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 258, a bill for an act to repeal sections twelve thousand seven hundred seventy-two (12772) and twelve thousand seven hundred seventy-two and one-tenth (12772.1), Code, 1939, as amended, and to enact a substitute therefor relating to the investment, reinvestment, exchange, retention, sale and management of property held in trust by fiduciaries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 279, a bill for an act to provide for the purchase and maintaining of law libraries by the county board of supervisors in counties having more than 60,000 population for the use of the courts, county officers and attorneys, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 319, a bill for an act to provide for identification by footprints of newly born children; to provide for the registration and identification of all residents of this state over fifteen (15) years of age to register and be fingerprinted; to provide for the issuance by the bureau of identification of the Iowa department of public safety of identification cards to all such registrants; to designate the department of public safety as the state agency to furnish and supply the county and other agencies with necessary data and materials and to supervise the registration of all registrants, and to maintain all records relating to the registrants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be referred to the committee on appropriations.

GEORGE E. FARMER, *Chairman.*

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 350, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of airport bonds of the city of Webster City, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman.*

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 386, a bill for an act to amend chapter four hundred sixty-four (464), Code, 1939, by adding thereto a section relating to the endorsement on letters testamentary or of administration, of the direction of the court or clerk to the executor or administrator as to the publication of notice of appointment; and legalizing all letters testamentary or of administration issued prior to July 4, 1943, upon which no endorsement of the court or clerk was made, begs leave to report it has had the same under consideration and has instructed me to report 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 as follows:

1. Strike lines 3 to 12 both inclusive and insert the following: "In all instances prior to July 4, 1943, where executors or administrators have published a notice of appointment, but no endorsement was made on the letters testamentary or of administration of the direction of the court or clerk to the executor or administrator as to the publication of notice of appointment as required by section eleven thousand eight hundred ninety (11890), Code, 1939, all such notices of appointment are hereby legalized and shall have the same force and effect as though such direction had been endorsed on the letters testamentary or of administration in strict

conformity with the requirements of section eleven thousand eight hundred ninety (11890), Code, 1939."

2. Strike all that part of the title following the semicolon in line 6 thereof and insert the following: "and legalizing all notices of appointment of executors or administrators prior to July 4, 1943, where no direction of the court or clerk was endorsed on the letters testamentary or of administration."

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 399, a bill for an act to amend section three thousand six hundred fifty-eight (3658), Code, 1939, relating to juvenile delinquency, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 411, a bill for an act to amend sections ten thousand three hundred forty-eight (10348) and ten thousand three hundred fifty-one (10351), Code, 1939, relating to hotel keepers' lien and to extending the scope of said lien to include apartment houses, homes, rooming houses, and multiple dwelling houses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GEORGE E. FARMER, *Chairman*.

Also :

MR. SPEAKER: Your committee on judiciary 1, to whom was referred House File 415, a bill for an act relating to private trade schools, providing for the licensing and regulation thereof and of solicitors therefor and imposing penalties for violations of this act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendations that the same do pass.

GEORGE E. FARMER, *Chairman*.

Blatti of Chickasaw, from the committee on county and township affairs, submitted the following report:

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 397, a bill for an act to amend section one thousand sixty-seven (1067), Code, 1939, by providing for payment of all premiums on official bonds of county officers, deputies and employees from county funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ARTHUR C. BLATTI, *Chairman*.

Also :

MR. SPEAKER: Your committee on county and township affairs, to whom was referred House File 412, a bill for an act creating the office of

county assessor, describing his powers and duties and providing for the assessment of property for the purposes of taxation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation that the same do pass.

ARTHUR C. BLATTI, *Chairman*.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 82 and 216; and Senate Files 6, 7, and 9.

CARL A. ANDERSON, *Chairman House Committee*.

ROBERT C. REILLY, *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 82 and 216; and Senate Files 6, 7, and 9.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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 March, 1945, sent to the governor for his approval: House Files 82 and 216.

CARL A. ANDERSON, *Chairman*.

Report adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 132, a bill for an act relating to tuition rates for pupils in the public schools.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT

Amend House File 132 as amended by the House by striking from line 10 of section 1 the word "nine" and by inserting in lieu thereof the word "ten".

Further amend House File 132 as amended by the House by striking from line 10 of section 2 the word "fifteen" and by inserting in lieu thereof the word "eighteen".

SENATE MESSAGES CONSIDERED

Senate File 24, a bill for an act to amend section ten thousand fifty-four (10054), Code, 1939, relating to conveyances of real estate to two or more persons and the tenancy created thereby.

Read first time and referred to committee on judiciary 1.

Senate File 230, a bill for an act to amend section ten thousand thirteen (10013), Code, 1939, relating to pledges or assignments of life insurance policies and the proceeds and avails thereof, as security.

Read first time and referred to committee on insurance.

CONSIDERATION OF BILLS

The House resumed consideration of House File 315, a bill for an act to provide for increases in compensation for public officers and employees in counties and subdivisions thereof during the period from July 1, 1945 to June 30, 1947 and to authorize a levy of one-half mill to provide funds in counties wherein the county general fund is insufficient to pay such increases.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section three (3), line four (4), by inserting after the word "compensation" the following: "payable on annual basis".

Amendment adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section four (4), line three (3) by inserting after the word "compensation" the following: "payable on annual basis".

Amendment adopted.

Lynch of Pocahontas, Gardner of Bremer, Moore of Butler, Redman of Sac, and Bonn of Iowa offered the following amendment and moved its adoption:

Amend section two (2) by striking lines sixteen (16) to twenty-one (21) inclusive.

Amendment lost.

Poston of Wayne offered the following amendment and moved its adoption:

Amend section three (3), line three (3), by inserting after the word

"treasurers" the following: "deputy county superintendents, the laws to the contrary notwithstanding,".

Amendment lost.

McFarlane of Black Hawk moved that the following amendment proposed by him be adopted:

Amend section five (5), line five (5), by adding after the word "time" the following: "assessors and full time".

Amendment adopted.

Donohue moved that the following amendment proposed by him be adopted:

Amend by adding the following section thereto:

"Sec. 10. Nothing herein contained shall be construed as a limitation on the powers of boards of supervisors as regards salaries not fixed by statute."

Amendment adopted.

Van Eaton of Woodbury moved that the following amendment proposed by him be adopted:

Amend section one (1), line five (5), by striking the period (.) and substituting in lieu thereof a comma (,) and inserting the following: "provided, however, that in cities having a population of more than seventy-five thousand (75,000) such compensation shall be at the rate of six dollars (\$6.00) per day."

Amendment adopted.

Long of Clinton offered the following amendment and moved its adoption:

Amend section 5, lines nine (9) and ten (10), by striking therefrom the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "forty-four thousand (44,000)".

Further amend section five (5), line thirteen (13), by striking therefrom the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "forty-four thousand (44,000)".

Amendment adopted.

Donohue of Cedar moved that bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson
Aubrey
Avery

Baker
Bass
Bents

Blatti
Blewett
Bockwoldt

Bonn
Bryson
Burkman

Capesius	Hoeness	Nielsen	Steinberg
Carlson	Huston	Norland	Stevens
Colburn	Jessen	Olson	Strawman
Cooper	Kilpatrick	Palmer	Swaner
Cowan	Klemesrud	Parrish	Tatum
Datisman	Krueger	Peterson	Te Paske
Davis of	Kruse	Poston	Tyrrell
Black Hawk	Kuester	Prentis	Utzig
Davis of Fayette	Kuhlmann	Pritchard	Vanderwilt
Dodds	Lane	Putney	Van Eaton
Donohue	Langland	Redman	Visser
Duffield	Latchaw	Reed	Walter of
Edwards	Less	Robb	Marshall
Farmer	Long	Robinson of	Walter of
Fimmen	Lynch	Delaware	Pottawattamie
Fletcher	McFarlane	Saylor	Watson
Frederickson	McNeill	Schwengel	Weichman
Fulk	McReynolds	Shepard	Wellington
Gardner of	Meyer	Siefkas	Whitaker
Bremer	Miller	Simonsen	Whitehead
Good	Mills	Sloane	Williams
Hall	Moore	Smith of Clayton	Wormley
Hedin	Morrissey	Smith of	Mr. Speaker
Heffner	Nelson	Dickinson	
Hicklin			

The nays were, none.

Absent or not voting, 6:

Cox	Gardner of Linn	McEleney	Robinson of
Frei	Martin		Monroe

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

Donohue of Cedar moved that the vote by which House File 315 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Blatti of Chickasaw moved that the House adjourn until 9:45 a. m., Thursday, March 8, 1945.

Motion lost.

Senate File 15, a bill for an act to amend section sixty-five hundred seventeen (6517), Code, 1939, relating to and providing for the salary of the mayor and councilmen of certain cities now or hereafter organized under chapter three hundred twenty-six (326), Code, 1939, relating to cities under the commission form of government, was taken up for consideration.

Farmer of Linn offered the following amendment and moved its adoption:

Amend section three (3) by striking subsections one (1), two (2) and three (3) thereof and substituting in lieu thereof the following:

1. By striking from lines three (3) and four (4) of said subsection the words "three thousand" and inserting in lieu thereof the words "four thousand".

2. By striking from line five (5) of said subsection the words "twenty-five hundred" and inserting in lieu thereof the words "thirty-two hundred".

Amend section four (4) by striking from line four (4) thereof the word "seventy" and inserting in lieu thereof the word "sixty".

Amendment adopted.

Donohue of Cedar asked and obtained unanimous consent to withdraw that portion of the amendment, proposed by the committee and filed February 22, amending section three.

Donohue of Cedar moved that the following amendment proposed by the committee, amending section two, be adopted:

Amend section two (2), line four (4), by striking the word "thirty-five", and inserting in lieu thereof the word "thirty-two".

Further amend by striking from line seven (7) the word "twenty-eight", and inserting in lieu thereof the word "twenty-five".

Roll call was demanded.

On the question "Shall the committee amendment, amending section two, be adopted?"

The ayes were, 35:

Anderson	Davis of Fayette	McFarlane	Simonsen
Avery	Donohue	Miller	Smith of Clayton
Bents	Edwards	Mills	Smith of
Bockwoldt	Good	Moore	Dickinson
Bryson	Hoeness	Morrissey	Stevens
Colburn	Klemesrud	Nelson	Strawman
Cowan	Kuester	Nielsen	Weichman
Datisman	Langland	Saylor	Wellington
Davis of	Less	Siefkas	Whitaker
Black Hawk			

The nays were, 50:

Aubrey	Frederickson	Long	Swaner
Bass	Frei	Lynch	Te Paske
Blatti	Fulk	Martin	Tyrrell
Blewett	Gardner of Linn	McReynolds	Utzig
Bonn	Hall	Meyer	Vanderwilt
Burkman	Heffner	Norland	Van Eaton
Capesius	Hicklin	Palmer	Walter of
Carlson	Jessen	Pritchard	Marshall
Cooper	Kilpatrick	Putney	Walter of
Dodds	Krueger	Redman	Pottawattamie
Farmer	Kuhlmann	Reed	Williams
Fimmen	Lane	Schwengel	Wormley
Fletcher	Latchaw	Sloane	Mr. Speaker

Absent or not voting, 23:

Baker	Kruse	Prentis	Shepard
Cox	McEleney	Robb	Steinberg
Duffield	McNeill	Robinson of	Tatum
Gardner of	Olson	Delaware	Visser
Bremer	Parrish	Robinson of	Watson
Hedin	Peterson	Monroe	Whitehead
Huston	Poston		

Amendment lost.

Donohue of Cedar moved that the following amendment proposed by the committee, amending section five, be adopted:

Amend section five (5), lines three (3) and four (4), by striking the words "sixty-five hundred", and inserting in lieu thereof the words "five thousand".

Further amend by striking from lines four (4) and five (5) the words "five thousand", and inserting in lieu thereof the words "forty-two hundred".

Roll call was demanded.

On the question "Shall the committee amendment, amending section 5, be adopted?"

The ayes were, 55:

Anderson	Donohue	Martin	Siefkas
Bass	Duffield	McFarlane	Stevens
Bents	Fletcher	McNeill	Strawman
Blatti	Fulk	Meyer	Tatum
Blewett	Good	Miller	Te Paske
Bonn	Hall	Mills	Utzig
Bryson	Hedin	Nielsen	Vanderwilt
Capesius	Heffner	Olson	Visser
Colburn	Kilpatrick	Palmer	Walter of
Cooper	Klemesrud	Parrish	Marshall
Cowan	Kruse	Peterson	Watson
Datisman	Kuester	Redman	Wellington
Davis of	Kuhlmann	Reed	Whitaker
Black Hawk	Langland	Saylor	Williams
Davis of Fayette			

The nays were, 39:

Aubrey	Hicklin	Morrissey	Sloane
Bockwoldt	Hoeness	Nelson	Smith of
Burkman	Jessen	Norland	Dickinson
Carlson	Krueger	Poston	Swaner
Dodds	Lane	Pritchard	Tyrrell
Edwards	Latchaw	Putney	Van Eaton
Farmer	Long	Robb	Walter of
Fimmen	Lynch	Schwengel	Pottawattamie
Fredrickson	McReynolds	Shepard	Weichman
Frei	Moore	Simonsen	Wormley
Gardner of Linn			

Absent or not voting, 14:

Avery	Huston	Robinson of	Smith of Clayton
Baker	Less	Delaware	Steinberg
Cox	McEleney	Robinson of	Whitehead
Gardner of	Prentis	Monroe	Mr. Speaker
Bremer			

Amendment adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Fletcher	Lynch	Sloane
Aubrey	Frederickson	Martin	Smith of Clayton
Avery	Frei	McFarlane	Smith of
Baker	Fulk	McNeill	Dickinson
Bass	Gardner of	McReynolds	Steinberg
Bents	Bremer	Meyer	Stevens
Blatti	Gardner of Linn	Mills	Strawman
Blewett	Good	Moore	Swaner
Bockwoldt	Hall	Morrissey	Tatum
Bonn	Hedin	Nelson	Te Paske
Bryson	Heffner	Nielsen	Tyrrell
Burkman	Hicklin	Norland	Utzig
Capesius	Hoeness	Olson	Vanderwilt
Carlson	Huston	Palmer	Van Eaton
Colburn	Jessen	Parrish	Visser
Cooper	Kilpatrick	Peterson	Walter of
Cowan	Klemesrud	Poston	Marshall
Datiman	Krueger	Prentis	Walter of
Davis of	Kruse	Pritchard	Pottawattamie
Black Hawk	Kuester	Putney	Watson
Davis of Fayette	Kuhlmann	Redman	Weichman
Dodds	Lane	Reed	Wellington
Donohue	Langland	Saylor	Whitaker
Duffield	Latchaw	Schwengel	Williams
Edwards	Less	Shepard	Wormley
Farmer	Long	Simonsen	Mr. Speaker
Fimmen			

The nays were, 3:

Miller	Robb	Siefkas
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Absent or not voting, 5:

Cox	Robinson of	Robinson of	Whitehead
McEleney	Delaware	Monroe	

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

AMENDMENTS FILED

Heffner of Hamilton filed the following amendment to the Senate amendment to House File 122:

Amend the Senate amendment to House File 122, as follows: Amend paragraph two (2) by inserting in line three (3) following the word "work", "and shall have had eight months of successful teaching experience".

Further amend paragraph three (3), by inserting in line three (3),

after the word work, "and shall have had eight months of successful teaching experience".

Further amend paragraph four (4), by inserting in line three (3), after the word work, "and shall have had eight months of successful teaching experience".

Further amend paragraph five (5), by inserting in line three (3), after the word work, "and shall have had eight months of successful teaching experience".

Duffield of Guthrie filed the following amendment to Senate File 96:

Amend by striking from line five (5) the words and figures "Six thousand (\$6,000.00)" and inserting in lieu thereof the words "Fifty-five hundred".

Meyer of Jackson and Vanderwilt of Mahaska filed the following amendment to House File 255:

Amend section two (2) by striking all of lines three (3) and four (4) and inserting in lieu thereof the following: " 'Attached' shall mean that a label shall be firmly affixed to each case or package of eggs."

Further amend section two (2), line seven (7), by striking the words "at least sixteen (16) candle power" and inserting in lieu thereof the following: "not less than fifty (50) watts or its equivalent."

Further amend section two (2), line nine (9), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend section two (2), line nine (9), by striking the word "not".

Further amend section two (2) by striking all of lines ten (10), eleven (11), twelve (12), and thirteen (13) and inserting in lieu thereof the following: "of appropriate size properly filled out and attached to each case or package. Such label shall be a guarantee that the eggs therein were packed, graded and candled in compliance with the Iowa Egg Law and regulations provided for therein."

Further amend section two (2), line seventeen (17), by striking the word "directly" and inserting in lieu thereof the word "direct".

Further amend section two (2), line twenty (20), by striking the word "must" and inserting in lieu thereof the word "shall".

Further amend section two (2), lines twenty (20) and twenty-one (21), by striking all the words after "food" and inserting in lieu thereof the following: "shall be broken and denatured".

Further amend section two (2), line twenty-four (24), by striking the words "in carload lots only."

Further amend section two (2), line twenty-five (25), by striking the word "regulations" and inserting in lieu thereof the word "provision".

Further amend section two (2), line twenty-six (26), by striking all the words after the word "requiring" and inserting in lieu thereof the word "labeling".

Further amend section two (2), line thirty-one (31), by inserting a period (.) after the word "grade" and by striking the word "and" and all of line thirty-two (32).

Further amend section two (2), line thirty-three (33), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend section five (5), line three (3), by striking the words "in shell".

Further amend section six (6), line four (4), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend section seven (7), line three (3), by striking the word "certificates" and inserting in lieu thereof the word "labels".

Further amend section seven (7), line five (5), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend section seven (7), line six (6), by striking the comma (,) and inserting in lieu thereof the word "and".

Further amend section eight (8), line three (3), by striking the word "certificates" and inserting in lieu thereof the word "labels".

Further amend section eight (8), line six (6), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend by striking all of section nine (9).

Further amend section ten (10), line two (2), by striking the word "unexpired".

Further amend section ten (10), line two (2), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend section fourteen (14), line thirteen (13), by striking the word "registered" and inserting in lieu thereof the word "licensed".

Further amend section fourteen (14), line thirteen (13), by striking all the words after the word "dealers".

Further amend section fourteen (14) by striking all of lines fifteen, (15), sixteen (16) and seventeen (17) and inserting in lieu thereof the following: "attach a two (2) cent label to each thirty (30) pound can or carton or its equivalent for smaller packages, except interstate shipments."

Further amend section fifteen (15), line two (2), by inserting the article "a" after the word "to" and further amend by striking the comma (,) after the word "eggs" and inserting a comma (,) after the word "consumer".

Further amend section fifteen (15), subsection (a), by striking all of said subsection and inserting in lieu thereof the following: "All eggs offered or exposed for sale in cartons shall be properly labeled."

Further amend section fifteen (15), subsection (c), line thirteen (13), by striking all the words after the word "bulk" and all of line fourteen (14) and the words "delivered to the purchaser" in line fifteen (15).

Further amend section fifteen (15), line sixteen (16), by striking the words "one-fourth" and inserting in lieu thereof the word "one".

Further amend section seventeen (17), line three (3), by striking the word "certificate" and inserting in lieu thereof the word "label".

Further amend section twenty-one (21) by striking lines seven (7), eight (8), nine (9), ten (10), and eleven (11) and inserting in lieu thereof the following: "for each additional case or fraction thereof twenty (20) cents".

Further amend section twenty-three (23), line fourteen (14), by striking the word "space" and inserting in lieu thereof the word "cell".

Further amend section twenty-three (23), line twenty (20), by striking the period (.) and inserting in lieu thereof the words "in quality".

Further amend section twenty-three (23), line thirty (30), by striking the words "of either".

Further amend section twenty-four (24), line three (3), by striking the period (.) and inserting in lieu thereof the word "fahrenheit".

The committee on aeronautics filed the following amendment to House File 358:

1. Amend the title by striking from line eight (8) thereof the figures "381.1" and inserting in lieu thereof the figures "383.1"; and further amend said title by striking the period (.) at the end of the last line thereof, inserting in lieu thereof a semicolon (;) and adding the following phrase: "and providing for an appropriation."

2. Amend section one (1), subparagraph thirteen (13), lines seventy-two (72) and seventy-three (73), by striking therefrom the phrase "including those cities operating under special charter,".

3. Amend section three (3) by adding, following the period at the end of line five (5) thereof, the following sentence: "Each member shall serve until the appointment and qualification of his successor."

4. Amend section five (5), lines one (1) and two (2), by striking therefrom the sentence "Each member shall serve until the appointment and qualification of his successor."

5. Amend section twelve (12), subparagraph three (3), by adding thereto the following sentence: "All rules shall take effect thirty (30) days after such mailing."

6. Amend section twelve (12), subparagraph five (5), line twenty-five (25), by striking therefrom the word "pending".

7. Amend section thirteen (13) by striking the period (.) at the end of line eight (8) thereof, inserting in lieu thereof a semicolon (;), and adding the following: "provided, however, that no matching of federal funds by state funds may be made unless such federal monies have been accepted by the General Assembly."

8. Amend section eighteen (18) by striking the period (.) at the end of line seven (7) thereof, inserting in lieu thereof a comma (,) and adding the following: "and perform such duties as may be prescribed by the commission."

9. Amend section thirty-five (35), subparagraph four (4), line thirteen (13), by striking therefrom the words "last above." and inserting in lieu thereof the words "of this section."

10. Amend section forty-four (44), line one (1), by striking therefrom the words and figures "383.1 and 383.2" and inserting in lieu thereof the following words and figures: "three hundred eighty-three and one tenth (383.1) and three hundred eighty three and two tenths (383.2)".

11. Amend by adding at the end thereof the following section: "Section 46. Special Charter Cities. The provisions of this act shall be applicable to cities operating under special charter."

Aubrey of Wapello filed the following amendment to House File 352:

Amend by adding the following to the title thereof:

"and by amending section one thousand two hundred and forty-six (1246), Code, 1939, relating to securing maps of mines upon abandonment and before filling and sealing."

Amend House File 352 by striking the words "advanced by the state and person, firm or corporation upon whom demand has been made shall be liable therefor," as the same appears in section one (1) on page two (2) in lines fourteen (14) and fifteen (15) thereof and substituting the following therefor: "paid by the state upon certification by the mine inspector, but State Comptroller's warrant from any money in the State Treasury not otherwise appropriated and the said cost for same shall be recovered from such person, firm or corporation liable therefor." and

Amend section three (3) of said bill by striking the words "posting of a bond in such amount as he may determine with competent sureties to be approved by him" as the same appears in lines seven (7) and eight (8) thereof and substituting in lieu thereof the following: "owner, lessee, or operator of such coal mine to furnish a cash bond or a bond with sureties subject to the approval of the clerk of the district court of the county in which the mine is located" and by adding thereto the following after the word "thereon" as the same appears in line ten (10) of said section: "by the county attorney under the direction of the mine inspector".

Further amend by adding a new section thereto as follows:

Sec. 5. Amend section one thousand two hundred and forty-six (1246), Code, 1939, by striking the word "and" as the same appears in line nine (9) thereof and substituting the following in lieu thereof: "upon certification by the mine inspector, by State Comptroller's warrant from any money in the State Treasury not otherwise appropriated and the said cost for same shall be".

Lane of Carroll filed the following amendment to House File 429:

Amend by adding a new section: Sec. 6, Chap. 368, is amended by adding a new section as follows: The salary of each commerce commissioner shall be four thousand six hundred twenty dollars (\$4,620.00) per annum.

Further amend by striking the word "and" following the numeral and comma in line 4 of the title, and by adding the following "and Chap. 358" following the numeral and comma in line 5 of the title.

Schwengel of Scott filed the following amendment to House File 126:

Amend section two (2), line three (3), by adding after the word "following:" "Upon the recommendations of the State Superintendent of Public Instruction,".

On motion by Farmer of Linn, the House adjourned until 9:45 a. m., Thursday, March 8, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 8, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend A. H. Nelson, pastor of the Bethel Baptist church, Harlan, Iowa.

Journal of March 7 was corrected and approved.

PRESENTATION OF VISITORS

Robb of Emmet presented the members of the girls' basketball team of Center township, Emmet county, with their coach, Mr. Saunders.

PETITIONS

Farmer of Linn presented a petition, signed by 61 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of Senate File 137 and House Files 159, 146, 167.

Referred to committee on railroads.

McFarlane of Black Hawk presented a petition, signed by 37 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of Senate File 137 and House Files 159, 146, 167.

Referred to committee on railroads.

Bockwoldt of Ida presented a telegram from the Nac Irema Club of Holstein, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

Huston of Washington presented a petition, signed by 36 citizens of Washington county, opposing passage of House File 233.

Referred to committee on animal industry.

Gardner of Linn presented a petition, signed by 40 citizens of Linn county, urging passage of House File 315.

Referred to committee on compensation of public officers and employees.

Peterson of Buena Vista presented a resolution from Des Moines Council No. 115, United Commercial Travelers of America, opposing passage of Senate File 227.

Referred to committee on ways and means.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 101

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the Conference Committee appointed to consider the differences between the House and the Senate on House File 101, relating to weekly payments under workmen's compensation, and fixing the time within which an award or settlement may be reviewed, beg leave to report that we have had the same under consideration and we make the following recommendation:

That section six (6) of House File 101 be stricken and the following substituted in lieu thereof:

"Sec. 6. Section one thousand four hundred fifty-seven (1457), Code, 1939, is hereby amended by striking from line seven (7) thereof the word 'five' and by substituting in lieu thereof the word 'three'."

and when so amended, the same do pass.

Respectfully submitted,

F. E. SHARP.

G. R. HILL.

ED. S. WHITE.

FRANK D. MARTIN.

On the part of the Senate.

WILSON REED.

BERT E. DODDS.

WM. KRUSE.

A. J. NIELSEN.

On the part of the House.

APPROPRIATIONS COMMITTEE REPORT

The following is a record of bills considered by the appropriations committee and the action that has been taken on them:

	Amount
House File 88: By appropriations.....\$	500.00
Passed House and Senate; signed by Governor.	
House File 144: By appropriations.....	4,000.00
Passed House and Senate; signed by Governor.	
House File 211: By appropriations.....	36,000.00
Passed House and referred to Senate appropriations committee.	
House File 212: By appropriations.....	5,615,000.00
Passed House and Senate; signed by Governor.	
House File 213: By appropriations.....	480.55
Passed House and Senate; signed by Governor.	
House File 214: By appropriations.....	40,000.00
Passed House and Senate; signed by Governor.	
Senate File 167: By claims.....	2,785.79
Passed House and Senate.	
Senate File 168: By claims.....	2,816.26
Passed House and Senate.	

	Amount
House File 374: By appropriations.....	21,500.00
Passed House.	
House File 362: By appropriations.....	8,665.00
Passed House.	
House File 329: By appropriations.....	35,000.00
Passed House and Senate.	
House File 239: By agriculture 1.....	20,000.00
Passed House.	
House File 112: By Frederickson, Robb, et al.....	150,000.00
In House appropriations committee.	
House File 118: By Steinberg, by request.....	1,500,000.00
Amended by committee and introduced in House.	
House File 277: By Mills.....	2,500.00
Recommended for indefinite postponment by House committee.	
House File 328: By appropriations.....	1,500,000.00
Passed House and received in Senate.	
House File 326: By appropriations..... (Balance)	150,000.00
Passed House and received in Senate.	
House File 327: By appropriations..... (Balance)	375,000.00
Passed House and received in Senate.	
Senate Joint Resolution 1: By judiciary 1.....	2,500.00
Passed House and Senate; signed by Governor.	
House File 177: By Steinberg.....	55,000.00
Referred to House appropriations committee.	
House File 178: By Latchaw.....	6,038.62
Passed House and received by Senate.	
House File 297: By appropriations.....	7,892,700.00
Passed House and Senate; signed by Governor.	
House File 296: By appropriations.....	5,286,700.00
Passed House and Senate.	
Senate File 165: By claims.....	415.37
Passed House and Senate.	
Senate File 166: By claims.....	4.50
Passed House and Senate.	
House File 306: By appropriations.....	525,000.00
Passed House and referred to Senate appropriations committee.	
Senate File 169: By claims.....	683.43
Passed House and Senate.	
House File 292: By dairy and food.....	60,000.00
Passed House and received in Senate.	
Senate Joint Resolution 5: By public lands and buildings....	155,000.00
Passed House and Senate.	
House File 320: By Bass, Bockwoldt, et al.....	7,500.00
In House appropriations committee.	
House File 358: By aeronautics.....	25,000.00
Passed House.	
House File 437: By special committee.....	Indefinite

	Amount
In House appropriations committee.	
House File 368: By Burkman.....	7,000.00
In House appropriations committee.	
House Joint Resolution 6: By public lands and buildings....	10,000.00
In House appropriations committee.	
House Joint Resolution 7: By Te Paske, et al.....	1,000.00
In House appropriations committee.	
House File 356: By Avery, Van Eaton and Redman.....	905,000.00
Re-referred to committee on public lands and buildings.	

Respectfully submitted,

G. T. KUESTER, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 118, 239, 358, 372, 113, 256, 302, 121, 323, 420, 430, 42, 232, 279, 319, 350, 386, 399, 411, 415, 412; and Senate Files 172 and 175 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 438, by committee on compensation of public officers and employees, a bill for an act to amend section nine thousand three hundred fifty-four and one tenth (9354.1), Code, 1939, relating to salary of supervisor of building and loan associations.

Read first time and passed on file.

House File 439, by committee on judiciary 1, a bill for an act to amend section five thousand thirty-five and twenty-four hundredths (5035.24), Code, 1939, relating to liability for damage to highways and highway structures.

Read first time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS

On request of Steinberg of Story, House File 122, a bill for an act to amend section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, relating to the minimum wages of teachers in the public schools, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 122 by striking all after the enacting clause and by inserting in lieu thereof the following:

"Section 1. Section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, is amended by striking all of said section and by inserting in lieu thereof the following:

1. A teacher holding a limited elementary certificate or any other certificate who has not completed any standard college work shall be paid a minimum wage of not less than eighty (\$80) dollars per month.

2. A teacher holding a limited elementary certificate or any other certificate who has completed at least fifteen (15) semester hours of standard college work shall be paid a minimum wage of not less than eighty-five (\$85) dollars per month.

3. A teacher holding a limited elementary certificate or any other certificate who has completed at least thirty (30) semester hours of standard college work shall be paid a minimum wage of not less than ninety (\$90) dollars per month.

4. A teacher holding a limited elementary certificate or any other certificate who has completed at least forty-five (45) semester hours of standard college work shall be paid a minimum wage of not less than ninety-five (\$95) dollars per month.

5. A teacher holding a limited elementary certificate or any other certificate who has completed sixty (60) or more semester hours of standard college work shall be paid a minimum wage of not less than one hundred (\$100) dollars per month.

Provided, that nothing herein shall be construed as limiting the right of a school board to make a contract for a higher wage than herein specified as a minimum."

Further amend the Berg and Keir amendment to House File 122 by inserting after the word "certificate" in line 1 of each subsection, 1 to 5 inclusive, the words "or any other certificate".

Heffner of Hamilton moved that the following amendment, amending section 2, filed by him on March 7, be adopted:

Amend the Senate amendment to House File 122, as follows: Amend paragraph two (2) by inserting in line three (3) following the word "work", "and shall have had eight months of successful teaching experience".

Speaker pro tempore Morrissey in the chair.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 19:

Avery	Gardner of	McNeill	Norland
Blatti	Bremer	McReynolds	Olson
Bockwoldt	Good	Meyer	Poston
Bonn	Heffner	Miller	Schwengel
Cooper	Klemesrud	Mills	Wellington

The nays were, 71:

Anderson	Fimmen	Morrissey	Smith of
Aubrey	Fletcher	Nelson	Dickinson
Baker	Frederickson	Nielsen	Steinberg
Bass	Frei	Palmer	Strawman
Bents	Fulk	Parrish	Swaner
Blewett	Hedin	Peterson	Tatum
Bryson	Hicklin	Pritchard	Te Paske
Burkman	Hoeness	Putney	Tyrrell
Capesius	Huston	Redman	Utzig
Carlson	Jessen	Reed	Vanderwilt
Cowan	Kilpatrick	Robb	Visser
Cox	Krueger	Robinson of	Walter of
Datisman	Kruse	Delaware	Pottawattamie
Davis of	Kuhlmann	Saylor	Watson
Black Hawk	Langland	Shepard	Weichman
Davis of Fayette	Latchaw	Siefkas	Whitaker
Dodds	Less	Simonsen	Whitehead
Donohue	Lynch	Smith of Clayton	Williams
Duffield	Moore		Mr. Speaker

Absent or not voting, 18:

Colburn	Kuester	McFarlane	Stevens
Edwards	Lane	Prentis	Van Eaton
Farmer	Long	Robinson of	Walter of
Gardner of Linn	Martin	Monroe	Marshall
Hall	McEleney	Sloane	Wormley

Amendment lost.

Heffner of Hamilton moved that the following amendments, amending sections 3, 4, and 5, filed by him on March 7, be adopted:

Further amend paragraph three (3), by inserting in line three (3), after the word "work", "and shall have had eight months of successful teaching experience".

Further amend paragraph four (4), by inserting in line three (3), after the word "work", "and shall have had eight months of successful teaching experience".

Further amend paragraph five (5), by inserting in line three (3), after the word "work", "and shall have had eight months of successful teaching experience".

Roll call was demanded.

On the question "Shall the amendments be adopted?"

The ayes were, 17:

Blatti	Gardner of	McNeill	Nelson
Bockwoldt	Bremer	McReynolds	Norland
Bonn	Heffner	Meyer	Olson
Cooper	Kuhlmann	Miller	Schwengel
Dodds	McFarlane		

The nays were, 76:

Anderson	Bass	Capesius	Cox
Aubrey	Bents	Carlson	Datisman
Avery	Bryson	Colburn	Davis of
Baker	Burkman	Cowan	Black Hawk

Davis of Fayette	Krueger	Putney	Tatum
Duffield	Kruse	Redman	Te Paske
Fimmen	Langland	Robb	Tyrrell
Fletcher	Latchaw	Robinson of	Utzig
Frederickson	Less	Delaware	Vanderwilt
Frei	Lynch	Saylor	Van Eaton
Fulk	Martin	Shepard	Visser
Gardner of Linn	Mills	Siefkas	Walter of
Good	Moore	Simonsen	Pottawattamie
Hedin	Morrissey	Sloane	Watson
Hicklin	Palmer	Smith of Clayton	Weichman
Hoeness	Parrish	Smith of	Wellington
Huston	Peterson	Dickinson	Whitaker
Jessen	Poston	Steinberg	Whitehead
Kilpatrick	Prentis	Strawman	Williams
Klemesrud	Pritchard	Swaner	Mr. Speaker

Absent or not voting, 15:

Blewett	Kuester	Nielsen	Stevens
Donohue	Lane	Reed	Walter of
Edwards	Long	Robinson of	Marshall
Farmer	McEleney	Monroe	Wormley
Hall			

Amendments lost.

Steinberg of Story moved that the House refuse to concur in the Senate amendments to House File 122.

Roll call was demanded.

On the question "Shall the House concur?"

The ayes were, 7:

Bonn	Less	Meyer	Olson
Donohue	McFarlane	Nelson	

The nays were, 93:

Anderson	Frederickson	McReynolds	Smith of
Aubrey	Frei	Miller	Dickinson
Avery	Gardner of	Mills	Steinberg
Baker	Bremer	Moore	Stevens
Bass	Gardner of Linn	Morrissey	Strawman
Bents	Good	Norland	Swaner
Blatti	Hall	Palmer	Tatum
Bockwoldt	Hedin	Parrish	Te Paske
Bryson	Heffner	Peterson	Tyrrell
Burkman	Hicklin	Poston	Utzig
Capesius	Hoeness	Prentis	Vanderwilt
Carlson	Huston	Pritchard	Van Eaton
Colburn	Jessen	Putney	Visser
Cooper	Kilpatrick	Redman	Walter of
Cowan	Klemesrud	Reed	Marshall
Cox	Krueger	Robb	Walter of
Datisman	Kruse	Robinson of	Pottawattamie
Davis of	Kuester	Delaware	Watson
Black Hawk	Kuhlmann	Saylor	Weichman
Davis of Fayette	Langland	Shepard	Wellington
Dodds	Latchaw	Siefkas	Whitaker
Duffield	Long	Simonsen	Whitehead
Edwards	Lynch	Sloane	Williams
Fimmen	Martin	Smith of Clayton	Wormley
Fletcher	McNeill		Mr. Speaker

Absent or not voting, 8:

Blewett	Lane	Nielsen	Robinson of
Farmer	McEleney		Monroe
Fulk			Schwengel

Motion lost and the House refused to concur in Senate amendments to House File 122.

Speaker Felton in the chair.

On request of Steinberg of Story, House File 132, a bill for an act to amend section four thousand two hundred thirty-three and three tenths (4233.3) and four thousand two hundred seventy-seven (4277), Code, 1939, relating to tuition rates for pupils in the public schools, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 132 as amended by the House by striking from line 10 of section 1 the word "nine" and by inserting in lieu thereof the word "ten".

Further amend House File 132 as amended by the House by striking from line 10 of section 2 the word "fifteen" and by inserting in lieu thereof the word "eighteen".

Reed of Jefferson raised a point of order that the amendment in question had already been considered and defeated by the House and therefore could not again be voted on. The Chair ruled the point well taken.

Weichman of Benton appealed from the decision of the Chair.

On the question "Shall the ruling of the Chair be sustained"?

The ayes were, 73:

Anderson	Fletcher	Miller	Siefkas
Avery	Frei	Mills	Sloane
Baker	Fulk	Morrissey	Smith of Clayton
Bents	Good	Nelson	Stevens
Blatti	Hall	Nielsen	Swaner
Blewett	Heffner	Norland	Tatum
Bockwoldt	Hicklin	Palmer	Te Paske
Bryson	Hoeness	Parrish	Tyrrell
Burkman	Jessen	Peterson	Utzig
Carlson	Kilpatrick	Poston	Vanderwilt
Cooper	Klemesrud	Prentis	Van Eaton
Cowan	Krueger	Pritchard	Walter of
Cox	Kuester	Putney	Marshall
Datisman	Kuhlmann	Redman	Walter of
Davis of Fayette	Lane	Reed	Pottawattamie
Dodds	Lynch	Robinson of	Wellington
Duffield	Martin	Delaware	Whitaker
Edwards	McFarlane	Saylor	Williams
Fimmen	McNeill	Shepard	Wormley

The nays were, 21:

Aubrey	Farmer	Meyer	Smith of
Bass	Frederickson	Moore	Dickinson
Bonn	Gardner of Linn	Olson	Strawman
Capesius	Hedin	Robb	Watson
Davis of	Huston	Schwengel	Weichman
Black Hawk	Less	Simonsen	

Absent or not voting, 14:

Colburn	Kruse	McEleney	Steinberg
Donohue	Langland	McReynolds	Visser
Gardner of	Latchaw	Robinson of	Whitehead
Bremer	Long	Monroe	Mr. Speaker

Ruling of the chair sustained.

Prentis of Ringgold moved that the House recess until the fall of the gavel.

Motion prevailed, and the House recessed until the fall of the gavel.

The House reconvened, Speaker Felton in the chair.

Steinberg of Story offered the following amendment to the Senate amendment and moved its adoption:

Amend by striking from section two (2), line ten (10), the word "eighteen" and inserting in lieu thereof the word "seventeen".

Roll call was demanded.

On the question "Shall the amendment to the Senate amendment be adopted?"

The ayes were, 68:

Anderson	Fletcher	McFarlane	Simonsen
Aubrey	Frederickson	McReynolds	Sloane
Avery	Frei	Meyer	Smith of Clayton
Baker	Gardner of	Mills	Smith of
Bass	Bremer	Moore	Dickinson
Bents	Gardner of Linn	Morrissey	Steinberg
Blatti	Hall	Nelson	Strawman
Blewett	Hedin	Nielsen	Swaner
Bonn	Huston	Palmer	Te Paske
Bryson	Jessen	Peterson	Van Eaton
Burkman	Kilpatrick	Prentis	Visser
Carlson	Kruse	Pritchard	Walter of
Cowan	Lane	Putney	Pottawattamie
Davis of	Langland	Redman	Watson
Black Hawk	Latchaw	Robb	Weichman
Dodds	Less	Robinson of	Whitaker
Donohue	Lynch	Delaware	Whitehead
Duffield	Martin	Schwengel	Wormley
Farmer			

The nays were, 34:

Bockwoldt	Cooper	Davis of Fayette	Fulk
Capesius	Cox	Edwards	Good
Colburn	Datiman	Fimmen	Heffner

Hicklin	McNeill	Shepard	Vanderwilt
Hoeness	Norland	Stevens	Walter of
Klemesrud	Olson	Siefkas	Marshall
Krueger	Poston	Tatum	Wellington
Kuester	Reed	Tyrrell	Williams
Kuhlmann	Saylor	Utzig	

Absent or not voting, 6:

Long	Miller	Robinson of	Mr. Speaker
McEleney	Parrish	Monroe	

Amendment to the Senate amendment adopted.

Steinberg of Story moved that the House concur in the Senate amendment as amended.

Roll call was demanded.

On the question "Shall the House concur?"

The ayes were, 80:

Anderson	Fletcher	Long	Simonsen
Aubrey	Frederickson	Lynch	Sloane
Avery	Frei	Martin	Smith of Clayton
Baker	Fulk	McFarlane	Smith of
Bass	Gardner of	McReynolds	Dickinson
Bents	Bremer	Meyer	Steinberg
Blatti	Gardner of Linn	Mills	Strawman
Blewett	Good	Moore	Swaner
Bockwoldt	Hall	Morrissey	Te Paske
Bonn	Hedin	Nelson	Tyrrell
Bryson	Hicklin	Nielsen	Van Eaton
Burkman	Huston	Palmer	Visser
Carlson	Jessen	Peterson	Walter of
Cowan	Kilpatrick	Poston	Pottawattamie
Cox	Klemesrud	Pritchard	Watson
Davis of	Kruse	Redman	Weichman
Black Hawk	Kuhlmann	Robb	Whitaker
Davis of Fayette	Lane	Robinson of	Whitehead
Dodds	Langland	Delaware	Williams
Donohue	Latchaw	Schwengel	Wormley
Duffield	Less	Shepard	Mr. Speaker
Farmer			

The nays were, 21:

Capesius	Hoeness	Reed	Utzig
Cooper	Krueger	Saylor	Vanderwilt
Datisman	Kuester	Siefkas	Walter of
Edwards	McNeill	Stevens	Marshall
Fimmen	Norland	Tatum	Wellington
Heffner	Olson		

Absent or not voting, 7:

Colburn	Miller	Prentis	Robinson of
McEleney	Parrish	Putney	Monroe

Motion prevailed and the House concurred in the Senate amendment, as amended, to House File 132.

Steinberg of Story moved that the bill be read a last time now

and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Farmer	Long	Sloane
Aubrey	Fletcher	Lynch	Smith of Clayton
Avery	Frederickson	Martin	Smith of
Baker	Frei	McFarlane	Dickinson
Bass	Fulk	McReynolds	Steinberg
Bents	Gardner of	Meyer	Strawman
Blatti	Bremer	Mills	Swaner
Blewett	Gardner of Linn	Moore	Te Paske
Bockwoldt	Good	Morrissey	Tyrrell
Bonn	Hall	Nelson	Utzig
Bryson	Hedin	Nielsen	Vanderwilt
Burkman	Hicklin	Olson	Van Eaton
Carlson	Huston	Palmer	Visser
Cowan	Jessen	Peterson	Walter of
Cox	Kilpatrick	Prentis	Pottawattamie
Datisman	Klemesrud	Pritchard	Watson
Davis of	Krueger	Putney	Weichman
Black Hawk	Kruse	Redman	Whitaker
Davis of Fayette	Kuhlmann	Robinson of	Whitehead
Dodds	Lane	Delaware	Williams
Donohue	Langland	Schwengel	Wormley
Duffield	Latchaw	Shepard	Mr. Speaker
Edwards	Less	Simonsen	

The nays were, 15:

Cooper	Kuester	Reed	Tatum
Fimmen	McNeill	Saylor	Walter of
Heffner	Norland	Siefkas	Marshall
Hoeness	Parrish	Stevens	Wellington

Absent or not voting, 7:

Capesius	McEleney	Poston	Robinson of
Colburn	Miller	Robb	Monroe

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

SENATE FILE 347 SUBSTITUTED FOR HOUSE FILE 350

On motion by Heffner of Hamilton, Senate File 347 was substituted for House File 350.

Speaker pro tempore Morrissey in the chair.

CONSIDERATION OF BILLS

House File 362, a bill for an act to authorize the purchase of certain farm land adjoining the state sanitorium, and to provide for an appropriation therefor, was taken up for consideration.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Frederickson	McNeill	Smith of Clayton
Avery	Frei	McReynolds	Smith of
Baker	Fulk	Meyer	Dickinson
Bass	Gardner of	Miller	Steinberg
Bents	Bremer	Mills	Stevens
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Good	Morrissey	Swaner
Bockwoldt	Hall	Nelson	Tatum
Bonn	Hedin	Nielsen	Te Paske
Bryson	Heffner	Norland	Tyrrell
Burkman	Hicklin	Olson	Utzig
Capesius	Hoeness	Palmer	Vanderwilt
Carlson	Huston	Peterson	Van Eaton
Colburn	Jessen	Poston	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Klemesrud	Pritchard	Marshall
Cox	Krueger	Putney	Walter of
Datisman	Kruse	Redman	Pottawattamie
Davis of	Kuester	Reed	Watson
Black Hawk	Kuhlmann	Robinson of	Weichman
Davis of Fayette	Lane	Delaware	Wellington
Dodds	Langland	Saylor	Whitaker
Donohue	Latchaw	Schwengel	Whitehead
Edwards	Less	Shepard	Williams
Farmer	Lynch	Siefkas	Wormley
Fimmen	Martin	Simonsen	Mr. Speaker
Fletcher	McFarlane	Sloane	

The nays were, none.

Absent or not voting, 7:

Aubrey	Long	Parrish	Robinson of
Duffield	McElenny	Robb	Monroe

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

House File 374, a bill for an act to authorize the purchase of certain farm land adjoining the state sanitorium, and to provide for an appropriation therefor, was taken up for consideration.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Bass	Blewett	Bryson
Avery	Bents	Bockwoldt	Burkman
Baker	Blatti	Bonn	Capesius

Carlson	Heffner	Morrissey	Steinberg
Colburn	Hicklin	Nelson	Stevens
Cooper	Hoeness	Nielsen	Strawman
Cowan	Huston	Norland	Swaner
Cox	Jessen	Olson	Tatum
Datisman	Kilpatrick	Palmer	Te Paske
Davis of	Klemesrud	Parrish	Tyrrell
Black Hawk	Krueger	Peterson	Utzig
Davis of Fayette	Kruse	Prentis	Vanderwilt
Dodds	Kuester	Pritchard	Van Eaton
Donohue	Kuhlmann	Putney	Visser
Duffield	Lane	Redman	Walter of
Edwards	Langland	Robinson of	Marshall
Fimmen	Latchaw	Delaware	Walter of
Fletcher	Less	Saylor	Pottawattamie
Frederickson	Lynch	Schwengel	Watson
Frei	Martin	Shepard	Weichman
Fulk	McFarlane	Siefkas	Wellington
Gardner of	McNeill	Simonsen	Whitaker
Bremer	McReynolds	Sloane	Whitehead
Gardner of Linn	Meyer	Smith of Clayton	Williams
Good	Miller	Smith of	Wormley
Hall	Mills	Dickinson	Mr. Speaker
Hedin	Moore		

The nays were, none.

Absent or not voting, 8:

Aubrey	McElaney	Reed	Robinson of
Farmer	Poston	Robb	Monroe
Long			

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

Speaker Felton in the chair.

House File 239, a bill for an act to amend section two thousand five hunderd ninety (2590), Code, 1939, relating to the establishment of a marketing news service division in the department of agriculture, and making an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Tyrrell of Wright moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Blatti	Cowan	Duffield
Aubrey	Blewett	Cox	Edwards
Avery	Bryson	Davis of	Fimmen
Baker	Burkman	Black Hawk	Fletcher
Bass	Capesius	Davis of Fayette	Frederickson
Bents	Colburn	Dodds	Gardner of Linn

Hedin	McNeill	Redman	Te Paske
Heffner	McReynolds	Robb	Tyrrell
Hicklin	Meyer	Robinson of	Utzig
Hoeness	Miller	Delaware	Vanderwilt
Huston	Mills	Saylor	Van Eaton
Jessen	Moore	Schwengel	Visser
Kilpatrick	Morrissey	Shepard	Walter of
Klemesrud	Nelson	Siefkas	Marshall
Krueger	Nielsen	Simonsen	Walter of
Kruse	Norland	Sloane	Pottawattamie
Kuester	Olson	Smith of Clayton	Watson
Kuhlmann	Palmer	Smith of	Weichman
Langland	Parrish	Dickinson	Wellington
Latchaw	Peterson	Steinberg	Whitehead
Less	Poston	Stevens	Williams
Lynch	Prentis	Strawman	Wormley
Martin	Pritchard	Swaner	Mr. Speaker
McFarlane	Putney		

The nays were, 11:

Bockwoldt	Farmer	Gardner of	Reed
Cooper	Frei	Bremer	Tatum
Donohue	Fulk	Good	Whitaker
Absent or not voting, 8:			
Bonn	Hall	Long	Robinson of
Carlson	Lane	McEleney	Monroe
Datisman			

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 146, a bill for an act relating to the manner of construction of electric transmission lines.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 248, a bill for an act relating to the rate of interest on past due contributions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 3, a bill for an act relating to exemption from personal net income tax of members of the armed forces.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 337, a bill for an act relating to the issuing of bonds and levying of taxes for public coliseums. **W. J. SCARBOROUGH, Secretary.**

SENATE MESSAGES CONSIDERED

Senate File 3, a bill for an act to amend subsection two (2) of section six thousand nine hundred forty-three and forty thousandths (6943.040), Code, 1939, relating to exemption from personal net income tax of members of the armed forces of the United States and those who have died as a result of service in the armed forces of the United States, and to provide for refunds to eligible persons who have paid state individual income tax during the period covered by this act.

Read first time and referred to committee on military and veterans affairs.

Senate File 146, a bill for an act to repeal section eight thousand three hundred twenty-eight (8328), Code, 1939, and to amend section eight thousand three hundred twenty-six (8326), Code, 1939, relating to the manner of construction of electric transmission lines.

Read first time and referred to committee on public utilities.

Senate File 248, a bill for an act to amend chapter seventy-seven and two tenths (77.2), Code, 1939, as amended, providing for unemployment compensation and regulating the collection of contributions and the payment of benefits thereunder; to amend section one thousand five hundred fifty-one and twenty hundredths (1551.20), relating to the rate of interest on past due contributions.

Read first time and referred to committee on judiciary 1.

Senate File 337, a bill for an act to authorize any city, including special charter cities, having a population of fifty thousand (50,000) or more, to acquire, construct, equip, own and operate a public coliseum and procure a site therefor, and to issue bonds and levy taxes in connection therewith, and providing for the creation of a coliseum commission to perform certain of the functions and duties thus authorized.

Read first time and referred to committee on cities and towns.

On motion by Walter of Marshall, the House recessed until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

REPORTS OF COMMITTEES

McFarlane of Black Hawk, 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 249, a bill for an act to authorize a commission for the purpose of making a revision and codification of the laws of Iowa relating to all cities and towns, begs leave to report it has had the same under consideration and has instructed me to report 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 as follows:

By striking all after the enacting clause and by substituting in lieu thereof the following:

"Section 1. There is hereby established a commission of seven members consisting of one representative from the state auditor's office, to be appointed by the state auditor, one member from the state comptroller's office, to be appointed by the state comptroller, and five members to be appointed by the governor of the State of Iowa, two of which shall be city accounting officers, either clerks or auditors, one representing cities and one representing towns; two members to be city and town attorneys, one representing cities and one representing towns; and the fifth to be a mayor or councilman of a city or town. The state auditor, or the representative appointed by him, shall be ex-officio chairman of this commission and is hereby authorized, directed, and empowered to carry out the provisions of this act. In carrying out the duties imposed, the state auditor, with the approval of the commission, is authorized to employ such persons as may be needed and incur such expenses as may be necessary to complete satisfactorily the work within the time allotted, such salaries and expenses to be paid out of the appropriation provided for by this act.

Sec. 2. The state auditor, with the advice and cooperation of the commission, shall prepare or cause to be prepared a proposed new code on municipal laws which shall consist of the complete revision of such laws with the elimination of any obsolete sections and the combining as much as possible of the present numerous fund levies. Also included shall be a classification of accounts following as nearly as possible the classification of accounts as established by the national bureau of the census. The proposed study shall cover all laws applicable to all cities and towns and upon completion shall be presented to the Fifty-second General Assembly Elect for approval and any amendments which are necessary. The commission shall also make a study of nonproperty tax revenues and incorporate in the report their findings in regard to such revenues. Said report shall be completed and filed with the governor not later than sixty days preceding the convening of the Fifty-second General Assembly, and thereupon, the governor shall cause a thousand copies of the same to be

printed and a copy placed in the hands of the members of the Fifty-second General Assembly Elect as early as possible prior to the convening of said Fifty-second General Assembly and copies made available to other interested parties.

Sec. 3. Said state auditor and the commission shall be furnished with supplies for use in the discharge of their duties and may call upon the supreme court and other state officials and departments, as well as city and town officials, for information and assistance. It shall have power to call in for consultations or other service qualified persons in the field of taxation, municipal finance, and law, and to pay expenses of such persons, and may pay such persons a fee or per diem for their services.

Sec. 4. The members of the commission shall qualify by subscribing to the oath required of state officers.

Sec. 5. The members of the commission appointed by the governor shall receive their necessary expenses incurred in the performance of their duties, but shall receive no per diem if employed on an annual salary by the state, any city or town or any department or agency thereof. However, if they do not receive an annual salary from the state, or any city or town, or agency thereof, they shall receive a compensation per diem for each day actually devoted to the work of the commission; said per diem for each of said members shall be not more than ten dollars per day.

Sec. 6. Said commission shall enter upon its duties on or before the first day of July, 1945, and upon the completion of its duties shall dissolve, and its members be discharged.

Sec. 7. For the purpose of this act there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1945, and ending June 30, 1947, a sum of four thousand dollars, or so much thereof, as may be necessary for the purpose of carrying out the provisions of this act, any unexpended balance to carry over. The use of this fund is limited exclusively to the carrying out of the provisions of this act, and any unexpended fund shall revert to the general fund of the State of Iowa at the termination of the duties of said commission. All claims against this fund shall be approved by the state auditor and at least two members of the commission.

Sec. 8. If any section or provision of this act is declared unconstitutional the remaining sections or provisions of the act shall not be affected thereby."

ARCH W. MCFARLANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 337, a bill for an act to authorize any city, including special charter cities, having a population of 50,000, or more, to acquire, construct, equip, own and operate a public coliseum and procure a site therefor, and to issue bonds and levy taxes in connection therewith, and providing for the creation of a coliseum commission to perform certain of the functions and duties thus authorized, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ARCH W. MCFARLANE, *Chairman*.

Dodds of Des Moines, from the committee on old age assistance, submitted the following report:

MR. SPEAKER: Your committee on old age assistance, to whom was referred House File 337, a bill for an act to amend section one (1), chapter one hundred thirty-five (135), Acts of the 50th General Assembly, relating to old age assistance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

BERT E. DODDS, *Chairman*.

Heffner of Hamilton, 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 288, a bill for an act to amend section three thousand six hundred four and one-tenth (3604.1), Code, 1939, relating to the lien on real estate for care furnished inmates of state institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN S. HEFFNER, *Chairman*.

Reed of Jefferson, from the committee on social security, submitted the following report:

MR. SPEAKER: Your committee on social security, to whom was referred House File 360, a bill for an act to repeal chapter seventy-one (71), Acts of the Fiftieth General Assembly, relating to unemployment compensation contributions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman*.

Also:

MR. SPEAKER: Your committee on social security, to whom was referred House File 410, a bill for an act to amend section two (2), chapter seventy-one (71), Acts of the Fiftieth General Assembly, relating to contributions for unemployment compensation by extending the provisions thereof to and including December 31, 1947, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILSON REED, *Chairman*.

CONSIDERATION OF BILLS

House File 358, a bill for an act relating to aeronautics; providing for the development and promotion thereof within this state; creating a state aeronautics commission and the office of director of aeronautics; prescribing the powers and duties of such commission and director; providing for the registration of persons engaged in aeronautics, aircraft, and aeronautic facilities; prescribing penalties, and providing for the repeal of chapter

383.1, Code, 1939, and chapter 383.2, Code, 1939, with report of committee recommending passage, was taken up for consideration.

Hicklin of Louisa moved that the following amendments, proposed by the committee, be adopted:

1. Amend the title by striking from line eight (8) thereof the figures "381.1" and inserting in lieu thereof the figures "383.1"; and further amend said title by striking the period (.) at the end of the last line thereof, inserting in lieu thereof a semicolon (;) and adding the following phrase: "and providing for an appropriation."

2. Amend section one (1), subparagraph thirteen (13), lines seventy-two (72) and seventy-three (73), by striking therefrom the phrase "including those cities operating under special charter,".

3. Amend section three (3) by adding, following the period at the end of line five (5) thereof, the following sentence: "Each member shall serve until the appointment and qualification of his successor."

4. Amend section five (5), lines one (1) and two (2), by striking therefrom the sentence "Each member shall serve until the appointment and qualification of his successor."

5. Amend section twelve (12), subparagraph three (3), by adding thereto the following sentence: "All rules shall take effect thirty (30) days after such mailing."

6. Amend section twelve (12), subparagraph five (5), line twenty-five (25), by striking therefrom the word "pending".

7. Amend section thirteen (13) by striking the period (.) at the end of line eight (8) thereof, inserting in lieu thereof a semicolon (;), and adding the following: "provided, however, that no matching of federal funds by state funds may be made unless such federal monies have been accepted by the General Assembly."

8. Amend section eighteen (18) by striking the period (.) at the end of line seven (7), thereof, inserting in lieu thereof a comma (,) and adding the following: "and perform such duties as may be prescribed by the commission."

9. Amend section thirty-five (35), subparagraph four (4), line thirteen (13), by striking therefrom the words "last above." and inserting in lieu thereof the words "of this section."

10. Amend section forty-four (44), line one (1), by striking therefrom the words and figures "383.1 and 383.2" and inserting in lieu thereof the following words and figures: "three hundred eighty-three and one tenth (383.1) and three hundred eighty-three and two tenths (383.2)".

11. Amend by adding at the end thereof the following section: Section 46: Special Charter Cities. The provisions of this act shall be applicable to cities operating under special charter."

Amendments adopted.

Cooper of Adams offered the following amendment and moved its adoption:

Amend section two (2), line four (4), by inserting after the word "members" the words "only three of whom shall be members of the same political party,".

Amendment adopted.

Smith of Clayton offered the following amendment and moved its adoption :

Amend section twenty-one (21), subsection two (2), line ten (10), by striking the words "and second registrations" and inserting in lieu thereof the word "registration".

Amendment adopted.

Bryson of Hardin offered the following amendment and moved its adoption :

Amend section six (6), lines four (4) and five (5), by striking the words "and each shall be paid in addition to said expenses, the sum of ten dollars (\$10.00) per diem, or part thereof, spent in attending to his duties,".

Amendment adopted.

Steinberg of Story offered the following amendment and moved its adoption :

Amend section thirty-six (36) by adding thereto the following: "Any moneys in said fund not necessary for maintenance of the state aviation commission shall revert to the general fund of the state of Iowa."

Amendment adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Dodds	Kruse	Parrish
Aubrey	Edwards	Kuester	Peterson
Avery	Farmer	Kuhlmann	Poston
Baker	Fimmen	Lane	Prentis
Bass	Frederickson	Langland	Pritchard
Bents	Frei	Latchaw	Putney
Blatti	Fulk	Long	Redman
Blewett	Gardner of	Lynch	Saylor
Bockwoldt	Bremer	Martin	Schwengel
Bryson	Gardner of Linn	McFarlane	Shepard
Burkman	Good	McNeill	Siefkas
Capesius	Hall	McReynolds	Sloane
Carlson	Hedin	Meyer	Smith of Clayton
Colburn	Heffner	Mills	Smith of
Cooper	Hicklin	Moore	Dickinson
Cowan	Hoeness	Morrissey	Steinberg
Cox	Huston	Nelson	Stevens
Datisman	Jessen	Nielsen	Strawman
Davis of	Kilpatrick	Norland	Swaner
Black Hawk	Klemesrud	Olson	Tatum
Davis of Fayette	Krueger	Palmer	Te Paske

Tyrrell	Walter of	Watson	Williams
Vanderwilt	Marshall	Weichman	Wormley
Van Eaton	Walter of	Wellington	Mr. Speaker
Visser	Pottawattamie	Whitehead	

The nays were, 7:

Donohue	Miller	Simonsen	Whitaker
Fletcher	Robb	Utzig	

Absent or not voting, 7:

Bonn	McEleney	Robinson of	Robinson of
Duffield	Reed	Delaware	Monroe
Less			

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title as amended was agreed to.

House File 225, a bill for an act to legalize the action of the Independent School District of Fort Dodge, Iowa, in conveying certain real estate to Fort Dodge Gas & Electric Company and certain real estate to Harold Ertl, without holding an election, with report of committee recommending passage, was taken up for consideration.

Cox of Webster moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Fimmen	McNeill	Sloane
Aubrey	Fletcher	McReynolds	Smith of Clayton
Avery	Frederickson	Meyer	Smith of
Baker	Frei	Miller	Dickinson
Bass	Fulk	Mills	Steinberg
Bents	Gardner of	Moore	Stevens
Blatti	Bremer	Morrissey	Strawman
Blewett	Good	Nelson	Swaner
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hicklin	Olson	Tyrrell
Burkman	Hoeness	Palmer	Utzig
Capesius	Huston	Parrish	Vanderwilt
Carlson	Jessen	Peterson	Van Eaton
Colburn	Kilpatrick	Poston	Visser
Cooper	Klemesrud	Prentis	Walter of
Cowan	Krueger	Pritchard	Marshall
Cox	Kruse	Putney	Walter of
Datisman	Kuester	Redman	Pottawattamie
Davis of	Kuhlmann	Robb	Watson
Black Hawk	Lane	Robinson of	Weichman
Davis of Fayette	Langland	Delaware	Wellington
Dodds	Latchaw	Saylor	Whitaker
Donohue	Less	Schwengel	Williams
Duffield	Long	Shepard	Wormley
Edwards	Lynch	Siefkas	Mr. Speaker
Farmer	McFarlane	Simonsen	

The nays were, none.

Absent or not voting, 7:

Gardner of Linn	Martin	Reed	Whitehead
Hall	McEleney	Robinson of Monroe	

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 126, a bill for an act to amend sections three thousand eight hundred thirty-seven (3837), three thousand eight hundred thirty-nine (3839), three thousand eight hundred forty (3840), three thousand eight hundred forty-three (3843), three thousand eight hundred forty-four (3844) and three thousand eight hundred forty-five (3845), Code, 1939, relating to vocational education, with report of committee recommending passage.

Schwengel of Scott moved that the following amendment, proposed by him, be adopted:

Amend section two (2), line three (3), by adding after the word "following:" "Upon the recommendations of the State Superintendent of Public Instruction,".

Amendment adopted.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Davis of Fayette	Huston	Morrissey
Aubrey	Datisman	Jessen	Nelson
Avery	Dodds	Kilpatrick	Nielsen
Baker	Donohue	Klemesrud	Norland
Bass	Duffield	Kruse	Olson
Bents	Edwards	Kuester	Palmer
Blatti	Fimmen	Kuhlmann	Parrish
Blewett	Fletcher	Lane	Peterson
Bockwoldt	Frederickson	Langland	Poston
Bryson	Frei	Latchaw	Prentis
Burkman	Fulk	Less	Pritchard
Capesius	Gardner of	Long	Putney
Carlson	Bremer	Lynch	Redman
Colburn	Gardner of Linn	McFarlane	Reed
Cooper	Good	McNeill	Robb
Cowan	Hedin	McReynolds	Robinson of
Cox	Heffner	Meyer	Delaware
Davis of	Hicklin	Miller	Saylor
Black Hawk	Hoeness	Mills	Schwengel

Shepard	Steinberg	Vanderwilt	Weichman
Siefkas	Stevens	Visser	Wellington
Simonson	Strawman	Walter of	Whitaker
Sloane	Swaner	Marshall	Whitehead
Smith of Clayton	Te Paske	Walter of	Wormley
Smith of	Tyrrell	Pottawattamie	Mr. Speaker
Dickinson	Utzig	Watson	

The nays were, none.

Absent or not voting, 11:

Bonn	Krueger	Moore	Tatum
Farmer	Martin	Robinson of	Van Eaton
Hall	McEleney	Monroe	Williams

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

House File 138, a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code, 1939, relating to the salaries of the judges of the municipal court of the state of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar moved that the following amendment, proposed by the committee, be adopted:

Amend by striking lines five (5) to eighteen (18) inclusive from section one (1), and inserting in lieu thereof the following:

"The annual salary of each municipal judge shall be three thousand five hundred dollars (\$3,500.00) in cities of less than thirty thousand (30,000) population; four thousand dollars (\$4,000.00) in cities of thirty thousand (30,000) and less than seventy-five thousand (75,000) population, and four thousand two hundred dollars (\$4,200.00) in cities of seventy-five thousand (75,000) or more population."

Steinberg of Story offered the following amendment to the committee amendment and moved its adoption:

Amend by striking from lines one (1) and two (2) thereof the words and figures "eighteen (18) inclusive from section 1." and inserting in lieu thereof the following: "thirteen (13) down to and including the word 'inhabitants'."

Amendment to the committee amendment adopted.

Committee amendment as amended adopted.

Mr. Steinberg offered the following amendment and moved its adoption:

Amend the bill by changing the period (.) at the end thereof to a semicolon (;) and adding the following: "provided there is but one judge in said municipal court."

Amendment adopted.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 104:

Anderson	Fletcher	McReynolds	Sloane
Aubrey	Frederickson	Meyer	Smith of Clayton
Avery	Frei	Miller	Smith of
Baker	Fulk	Mills	Dickinson
Bass	Gardner of	Moore	Steinberg
Bents	Bremer	Morrissey	Stevens
Blatti	Gardner of Linn	Nelson	Strawman
Blewett	Hall	Nielsen	Swaner
Bockwoldt	Hedin	Norland	Tatum
Bonn	Heffner	Olson	Te Paske
Bryson	Hicklin	Palmer	Tyrrell
Burkman	Hoeness	Parrish	Utzig
Capesius	Huston	Peterson	Vanderwilt
Carlson	Jessen	Poston	Van Eaton
Colburn	Kilpatrick	Prentis	Visser
Cooper	Klemesrud	Pritchard	Walter of
Cowan	Krueger	Putney	Marshall
Cox	Kruse	Redman	Walter of
Datisman	Kuhlmann	Reed	Pottawattamie
Davis of	Lane	Robb	Watson
Black Hawk	Langland	Robinson of	Weichman
Davis of Fayette	Latchaw	Delaware	Wellington
Dodds	Less	Saylor	Whitaker
Donohue	Long	Schwengel	Whitehead
Duffield	Lynch	Shepard	Williams
Edwards	Martin	Siefkas	Wormley
Farmer	McFarlane	Simonsen	Mr. Speaker
Fimmen	McNeill		

The nays were, none.

Absent or not voting, 4:

Good	Kuester	McEleney	Robinson of Monroe
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 153, a bill for an act to amend section thirteen thousand six hundred ninety-eight (13698), Code, 1939, relating to compensation of clerk of the grand jury, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar moved that the following amendments, proposed by the committee, be adopted:

Amend section one (1), line four (4), by striking the words "three

thousand" and insert in lieu thereof the words "two thousand six hundred forty".

Further amend by adding section two (2).

The provision of this act shall be in force and effect to and including June 30, 1947.

Amendments adopted.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Fletcher	McNeill	Smith of Clayton
Aubrey	Fredrickson	McReynolds	Smith of
Avery	Frei	Meyer	Dickinson
Baker	Fulk	Miller	Steinberg
Bass	Gardner of	Mills	Stevens
Bents	Bremer	Moore	Strawman
Blatti	Gardner of Linn	Morrissey	Swaner
Blewett	Good	Nelson	Tatum
Bockwoldt	Hedin	Nielsen	Te Paske
Bonn	Heffner	Norland	Tyrrell
Bryson	Hicklin	Olson	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Capesius	Huston	Parrish	Van Eaton
Carlson	Jessen	Peterson	Visser
Colburn	Kilpatrick	Poston	Walter of
Cooper	Klemesrud	Prentis	Marshall
Cowan	Krueger	Pritchard	Walter of
Cox	Kruse	Putney	Pottawattamie
Datisman	Kuhlmann	Redman	Watson
Davis of	Lane	Reed	Wiechman
Black Hawk	Langland	Robb	Wellington
Davis of Fayette	Latchaw	Saylor	Whitaker
Dodds	Less	Schwengel	Whitehead
Donohue	Long	Shepard	Williams
Edwards	Lynch	Simonsen	Wormley
Farmer	Martin	Sloane	Mr. Speaker
Fimmen	McFarlane		

The nays were, none.

Absent or not voting, 7:

Duffield	McEleney	Robinson of	Siefkas
Hall	Robinson of	Monroe	
Kuester	Delaware		

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

House File 174, a bill for an act to amend section ten thousand six hundred eighty-five (10685), Code, 1939, relating to compensation of municipal court reporters, with report of committee

recommending amendment and passage, was taken up for consideration.

Donohue of Cedar moved that the following amendments, proposed by the committee, be adopted:

Amend section one (1) by striking from line four (4) thereof the word "ten" and inserting in lieu thereof the word "nine".

Further amend by adding section two (2).

The provision of this act shall be in force and effect to and including June 30, 1947.

Amendments adopted.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Fimmen	McNeill	Smith of Clayton
Aubrey	Fletcher	McReynolds	Smith of
Avery	Frederickson	Meyer	Dickinson
Baker	Frei	Miller	Steinberg
Bass	Fulk	Mills	Stevens
Bents	Gardner of	Moore	Strawman
Blatti	Bremer	Morrissey	Swaner
Blewett	Gardner of Linn	Nelson	Tatum
Bockwoldt	Good	Nielsen	Te Paske
Bonn	Hall	Norland	Tyrrell
Bryson	Hedin	Olson	Utzig
Burkman	Heffner	Palmer	Vanderwilt
Capesius	Hicklin	Parrish	Van Eaton
Carlson	Hoeness	Prentis	Visser
Colburn	Huston	Pritchard	Walter of
Cooper	Jessen	Putney	Marshall
Cowan	Kilpatrick	Redman	Walter of
Cox	Klemesrud	Reed	Pottawattamie
Datisman	Krueger	Robb	Watson
Davis of	Kruse	Robinson of	Weichman
Black Hawk	Kuhlmann	Delaware	Wellington
Davis of Fayette	Lane	Saylor	Whitaker
Dodds	Langland	Schwengel	Whitehead
Donohue	Latchaw	Shepard	Williams
Duffield	Less	Simonsen	Wormley
Edwards	Lynch	Sloane	Mr. Speaker
Farmer	McFarlane		

The nays were, none.

Absent or not voting, 8:

Kuester	McEleney	Poston	Siefkas
Long	Peterson	Robinson of	
Martin		Monroe	

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

House File 215, a bill for an act to amend section ten thousand seven hundred thirty-nine (10739) and ten thousand seven hundred forty-eight (10748), Code, 1939, relating to the salary of judges of the superior court, with report of committee recommending amendment and passage, was taken up for consideration.

Donohue of Cedar moved that the following amendments, proposed by the committee, be adopted:

Amend section one (1), line five (5), by striking out the words "forty-five hundred", and inserting in lieu thereof the words "forty-two hundred fifty".

Amend section two (2), line four (4), by striking out the words "twenty-five hundred" and inserting in lieu thereof the words "twenty-four hundred".

Amendments adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Farmer	Less	Simonsen
Aubrey	Fimmen	Long	Sloane
Avery	Fletcher	Lynch	Smith of Clayton
Baker	Frederickson	McFarlane	Smith of
Bass	Frei	McNeill	Dickinson
Bents	Fulk	McReynolds	Steinberg
Blatti	Gardner of	Meyer	Strawman
Blewett	Bremer	Moore	Swaner
Bockwoldt	Gardner of Linn	Morrissey	Tatum
Bonn	Good	Nelson	Te Paske
Bryson	Hall	Nielsen	Utzig
Burkman	Hedin	Norland	Vanderwilt
Copesius	Heffner	Olson	Van Eaton
Carlson	Hicklin	Palmer	Visser
Colburn	Hoeness	Parrish	Walter of
Cooper	Huston	Peterson	Marshall
Cowan	Jessen	Prentis	Walter of
Cox	Kilpatrick	Pritchard	Pottawattamie
Datisman	Klemesrud	Putney	Watson
Davis of	Krueger	Redman	Weichman
Black Hawk	Kruse	Reed	Wellington
Davis of Fayette	Kuhlmann	Robb	Whitaker
Dodds	Lane	Saylor	Whitehead
Donohue	Langland	Schwengel	Williams
Edwards	Latchaw	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Duffield	Miller	Robinson of	Siefkas
Kuester	Mills	Delaware	Stevens
Martin	Poston	Robinson of	Tyrrell
McEleney		Monroe	Wormley

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

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 7, 1945: House Files 25, 39, 40, 82, 84, 103, 216 and 296.

AMENDMENTS FILED

Miller of Humboldt and Lynch of Pocahontas filed the following amendment to Senate File 147:

Amend section four (4), line two (2), by striking after the word "of" all of said section and by inserting in lieu thereof the following:

"eight elected members who are citizens of the state of Iowa and who shall hold no elective or appointive state office or be an employee of the state or of any consolidated or independent school district. One member of the board shall be elected from each congressional district. The first election shall be held at the General Election in 1946 when all eight members shall be elected. At said election those members from the even numbered congressional districts shall be elected for the term of two years and the members from the odd numbered congressional districts shall be elected for a term of four years. In following years all members shall be elected for a term of four years. The elections in even numbered congressional districts shall be held at the same time as the Presidential election and the election in odd numbered congressional districts shall be held at the General State Election, held between Presidential elections.

The state superintendent of public instruction shall serve as a member and chairman of the said board of public instruction."

Amend section five (5), line three (3), by striking after the word "term" the words "in the same manner as full time appointments are made" and by inserting in lieu thereof the words "by appointment of the governor".

Amend section five (5), line five (5), by striking after the word "filled" all the remainder of said section and by inserting in lieu thereof the words: "by the governor until a successor has been elected".

Amend section eight (8) by striking the first four lines and renumbering the succeeding subsections beginning with the figure one (1).

Amend section thirteen (13) by striking lines four and five (4 and 5) and renumbering the remaining subsections.

Further amend by striking all of section nine (9) and all of section ten (10), and by striking from section thirty (30) commencing after the word "sections" in line one (1) thereof all the rest of said section and by inserting in lieu thereof the following: "three thousand eight hundred thirty (3830), three thousand eight hundred thirty-one (3831), three thousand eight hundred thirty-two (3832), three thousand eight hundred thirty-five (3835), three thousand eight hundred thirty-six (3836), three

thousand eight hundred thirty-nine (3839), four thousand one hundred eighteen and two-tenths (4118.2), and chapter two hundred fifteen and one-tenth (215.1), Code, 1939, are repealed."

Less of Dubuque filed the following amendment to House File 222:

Amend House File 222 by inserting a period (.) after the word "officers" in line four (4) of the title and striking the remaining part of the title.

Amend the committee amendment by adding thereto a new section:

"Sec. 2. Notwithstanding the provisions of paragraph three (3), section three thousand six hundred twelve (3612), Code, 1939, the annual salaries of probation officers, shall from the effective date of this act to June 30, 1947, be three thousand dollars (\$3,000.00) for one chief probation officer."

Steinberg of Story filed the following amendment to House File 118:

Strike all of section fourteen (14) and substitute in lieu thereof the following:

"There is hereby appropriated from the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945 and ending June 30, 1947, the sum of one million five hundred thousand dollars (\$1,500,000.00) or so much thereof as is earned according to the schedules herein provided, and in case said sum is not sufficient to pay allowances in full, then in that event it shall be prorated to the several school districts according to the amounts earned as herein provided. There is hereby transferred to the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945 and ending June 30, 1947, the sum of one million five hundred thousand dollars (\$1,500,000.00) from the Income, Corporation and Sales Tax fund collected under the provisions of chapter three hundred twenty-nine and three tenths (329.3), Code, 1939."

On motion by Walter of Pottawattamie, the House adjourned until 9:45 a. m., Friday, March 9, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 9, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Arthur Eastman, pastor of the Methodist church, Bloomfield, Iowa.

Journal of March 9 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Datisman of Lyon on request of Good of Boone.

PRESENTATION OF VISITORS

The Speaker presented the members of the junior class in United States history of the Indianola high school; also their superintendent, W. H. Hayman, and teacher, Mrs. Louis Snorf.

Watson of O'Brien presented the members of the girls' basketball team of the Hartley high school and their superintendent, Mr. Lester.

Miller of Humboldt presented the members of the girls' basketball team of the Titonka high school and their teacher, Mrs. Callies.

Lane of Carroll presented the members of the girls' basketball team of the Carroll high school.

Hedin of Scott presented the Honorable Joe Wagner, former member from Scott county.

Gardner of Linn presented the members of the girls' basketball team of the Coggon high school; also their superintendent and coach, J. B. Hungerford and the president of the school board, Mrs. Savage.

Putney of Tama presented his daughter, Joanne.

Walter of Marshall presented his daughter, Ardis.

PETITIONS

Hedin of Scott presented a petition from the town council of Buffalo, Iowa, urging passage of House Files 33, 34, 75, and 307.

Referred to appropriate committees.

Latchaw of Muscatine presented a petition from the employees of the Muscatine Independent School district, urging passage of House File 119.

Referred to committee on schools and textbooks.

Good of Boone presented petitions, signed by 28 citizens of Boone, Iowa, opposing legislation increasing the state gasoline tax.

Referred to the committee on agriculture.

Gardner of Linn presented a petition, signed by 82 citizens of Linn county, urging legislation favorable to liquor control.

Referred to committee on liquor control.

REPORTS OF COMMITTEES

Hall of Mills, from the committee on conservation of resources, submitted the following report:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 265, a bill for an act to provide for the creation of a county conservation board, and prescribing the powers, duties and terms of office of said board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, Chairman.

Also:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File 416, a bill for an act to authorize the purchase of and payment for certain real estate in Wayne county, Iowa, and to provide for the supervision thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

J. R. HALL, Chairman.

Cooper of Adams, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred Senate File 199, a bill for an act to provide facilities for qualified electors of the State of Iowa serving in the armed forces of the United States to vote at the primary and general elections in the year 1946 and each election year thereafter during the continuance of the present war and for one (1) year thereafter, by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of sections five hundred thirty-seven (537), five hundred thirty-

nine (539), five hundred forty-seven (547), five hundred forty-eight (548), six hundred one (601), and six hundred seventeen (617), Code, 1939, to modify the provisions of chapters 37.1 and 37.2, Code, 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications which are provided for in sections six hundred fifty-five and four hundredths (655.04), six hundred fifty-five and nine hundredths (655.09), and six hundred fifty-five and fourteen hundredths (655.14), Code, 1939; also amending section seven hundred seventy-four (774), Code, 1939, relating to cost of printing absent voter's ballots; also amending section nine hundred thirty-seven (937), Code, 1939, relating to time when qualified voters in the armed forces may vote personally; to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making sections nine hundred twenty-eight (928), nine hundred thirty (930), and nine hundred thirty-one (931), Code, 1939, inapplicable to such voting, and providing the method of obtaining ballots and authorizing specially printed war ballots; creating and prescribing the duties and powers of the Iowa War Ballot Commission; providing for obtaining and distributing by the State Printing Board of specially required materials, and making appropriations for carrying out the provisions of this act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER E. COOPER, *Chairman*.

Also:

MR. SPEAKER: Your committee on elections, to whom was referred House File 423, a bill for an act to repeal section five hundred sixteen (516), Code, 1939, to provide for the election of one (1) commerce commissioner for a four (4) year term in 1946 and for the election of one (1) commerce commissioner for a six (6) year term in 1946 and for the election of one (1) commerce commissioner every two years thereafter for a term of six (6) years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER E. COOPER, *Chairman*.

McFarlane of Black Hawk, 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 298, a bill for an act to amend section six thousand two hundred eleven (6211), Code, 1939, relating to taxation by cities and towns, begs leave to report it has had the same under consideration and has instructed me to report 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 one (1), and substituting in lieu thereof the following: Amend section six thousand two hundred eleven (6211), Code, 1939, by inserting after the comma (,) following the word "mill" in line three (3), subsection twenty-nine (29), the words "and

any city having a population of seventy-five thousand (75,000) or more but not exceeding one hundred thousand (100,000), not exceeding one-sixteenth (1/16) of a mill,".

ARCH W. MCFARLANE, *Chairman*.

Colburn of Shelby, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred House File 398, a bill for an act authorizing any department, board, commission, institution (educational or otherwise), or other body of the state of Iowa supported in whole or in part by public funds, to procure group insurance for their respective employees, and authorizing the officials in charge of any such bodies to use moneys appropriated for administrative purposes in the respective bodies, and to make salary deductions from the employees under their supervision in payment of premiums for such insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAY C. COLBURN, *Chairman*.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred House File 434, a bill for an act to repeal sections eight thousand eight hundred twenty-six (8826) and eight thousand eight hundred twenty-nine (8829), Code, 1939, relating to investments by fraternal beneficiary associations and the regulation of said investments and associations under the supervision of the insurance commissioner of the state of Iowa, and to enact a substitute therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAY C. COLBURN, *Chairman*.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 110, a bill for an act to repeal section nine thousand seventeen (9017) and section nine thousand eighteen (9018), Code, 1939, and to enact a substitute therefor to be known as section nine thousand seventeen (9017); to amend sections eight thousand nine hundred eighty-eight (8988), nine thousand ten (9010) and nine thousand twenty-one (9021), Code, 1939; and to repeal sections eight thousand nine hundred seventy-nine (8979), eight thousand nine hundred eighty-two (8982), eight thousand nine hundred eighty-three (8983), eight thousand nine hundred eighty-six (8986), eight thousand nine hundred ninety-six (8996) and nine thousand twenty-one A one (9021-A 1), Code, 1939; all relating to standard policy provisions in fire insurance contracts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAY C. COLBURN, *Chairman*.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File 177, a bill for an act to amend section eight thousand nine

hundred nineteen (8919), Code, 1939, relating to the time for the holding of annual meeting for election of directors of insurance companies organized under chapter four hundred four (404), Code, 1939, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAY C. COLBURN, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 249, 360, 410, and Senate File 337 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 440, by committee on board of control, a bill for an act to amend section three thousand seven hundred fifty-seven (3757), Code, 1939, relating to the employment of prisoners of the state penitentiary and men's reformatory at state institutions under the board of control.

Read first time and passed on file.

House File 441, by committee on board of control, a bill for an act to amend chapter one hundred eighty-three (183), Code, 1939, relating to the transfer of incorrigible and unmanageable male juveniles from training schools under the board of control to the men's reformatory.

Read first time and passed on file.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 101

Reed of Jefferson called up the report of the conference committee on House File 101, found on page 637 of the Journal of March 8, and moved its adoption.

Report adopted.

Reed of Jefferson moved that the bill be read a last time now and placed on its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson
Aubrey
Avery

Baker
Bass
Bents

Blatti
Blewett
Bockwoldt

Bonn
Bryson
Burkman

Carlson	Hicklin	Mills	Steinberg
Cooper	Hoeness	Moore	Stevens
Cowan	Huston	Morrissey	Strawman
Cox	Jessen	Nelson	Tatum
Datisman	Kilpatrick	Nielsen	Te Paske
Davis of	Klemesrud	Norland	Tyrrell
Black Hawk	Krueger	Palmer	Utzig
Davis of Fayette	Kruse	Peterson	Vanderwilt
Dodds	Kuester	Poston	Van Eaton
Donohue	Kuhlmann	Pritchard	Visser
Edwards	Lane	Redman	Walter of
Farmer	Langland	Reed	Marshall
Fimmen	Latchaw	Robb	Walter of
Fletcher	Less	Saylor	Pottawattamie
Frederickson	Lynch	Shepard	Watson
Frei	Martin	Siefkas	Weichman
Fulk	McFarlane	Simonsen	Wellington
Gardner of Linn	McNeill	Sloane	Whitaker
Good	McReynolds	Smith of Clayton	Williams
Hall	Meyer	Smith of	Wormley
Hedin	Miller	Dickinson	Mr. Speaker
Heffner			

The nays were, none.

Absent or not voting, 15:

Capesius	Long	Prentis	Robinson of
Colburn	McEleney	Putney	Monroe
Duffield	Olson	Robinson of	Schwengel
Gardner of	Parrish	Delaware	Swaner
Bremer			Whitehead

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

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 125

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on Senate File 125, relating to certain exemptions from the chauffeur's license requirements, beg leave to report that we have had the same under consideration and we make the following recommendation:

That section one (1) of Senate File 125 be amended by striking all of said section following line six (6) and substituting in lieu thereof the following:

"Chauffeur means any driver who operates a motor vehicle or motor truck in the transportation of persons or property for hire, including school busses, whether paid directly or indirectly in wages, commissions or otherwise, excepting when such operation by the owner or driver is occasional and merely incidental to his principal occupation, or an employee of a business who is not known as a chauffeur, and who is wholly employed and paid for services wholly distinct from the operation of a motor vehicle, or when a passenger automobile is being operated as a pool car in a 'share the ride' plan.

Subject to the provisions of section five thousand thirteen and five

hundredths (5013.05), a farmer or his hired help shall not be deemed a chauffeur, when operating a truck owned by him, and used exclusively in connection with the transportation of his own products or property." and when so amended, the same do pass.

Respectfully submitted,

F. J. PINE.

DE VERE WATSON.

J. KENDALL LYNES.

H. SAM LOVE.

On the part of the Senate.

CHARLES S. VAN EATON.

HARRY E. WATSON.

WARREN E. SIMONSEN.

ARTHUR C. BLATTI.

On the part of the House.

CONSIDERATION OF BILLS

House File 118, a bill for an act to provide for reimbursement by the state of Iowa to school districts of pupil transportation costs, providing the manner of computing the amount of reimbursement and making an appropriation for said reimbursements, with report of committee recommending amendment and passage, was taken up for consideration.

Weichman of Benton moved that the following amendment proposed by the committee on schools and textbooks be adopted:

Amend section four (4), line three (3), after the word "act" by striking the word "on" and inserting in lieu thereof the word "for"; also after the word "pupils" by striking the word "which" and inserting in lieu thereof the word "who"; also in line four (4) after the word "district" by striking the following: "and which live more than the statutory walking distance from the school they attend, provided such" and inserting in lieu thereof the following: "If the".

Amendment adopted.

Mr. Weichman moved that the following amendment proposed by the committee adding a new section be adopted:

Amend by inserting the following as a new section five (5), and re-number the remaining sections:

"For the purpose of furnishing school facilities to students eligible to attend high school, residents of rural independent districts, or school townships which do or do not maintain approved public high schools, or other school districts not maintaining approved public high schools, the boards of such districts shall arrange transportation to school for such children who live more than two miles from the high school designated by the board for them to attend. The cost for such transportation, including any reimbursement from state funds, not exceeding twenty-seven (\$27.00) dollars per pupil per school year, shall be paid from the general fund of the school corporation of the pupil's residence. The local board shall, subject to the approval of the county board of education and state board of public instruction, designate the public high school to which transportation will be furnished. Any student wishing

to attend a high school other than the one so designated may do so, but transportation shall not be furnished for such pupils".

Walter of Marshall moved to amend the amendment by inserting the word "local" immediately before the word "boards" in line seven (7).

Amendment adopted.

Fimmen of Davis moved to amend line twelve (12) of the amendment by striking the words and figures "twenty-seven (27)" and inserting in lieu thereof the words and figures "twenty-three (23)".

Amendment adopted.

Mr. Fimmen moved to amend line seven (7) by striking the word "arrange" and inserting in lieu thereof the word "provide".

Amendment adopted.

Speaker pro tempore Morrissey in the chair.

Klemesrud of Winnebago moved to amend line four (4) of the amendment by inserting after the comma following the word "school" the words "who are"; also amend lines seventeen (17) and nineteen (19) by striking the word "furnished" as it appears in each such line and inserting in lieu thereof the word "provided".

Amendment adopted.

Amendment as amended adopted.

Mr. Weichman moved that the following amendment proposed by the committee be adopted:

Amend section nine (9), subsection one (1), line three (3), after the word "who" by striking the word "should". Also add letter "s" to "attend" in line 4 and also insert "and" before "who" in line 4.

Amendment adopted.

Wormley of Plymouth moved that the following amendment proposed by himself, Less of Dubuque, Morrissey of Jasper, Lane of Carroll, Donohue of Cedar and Swaner of Johnson be adopted:

Amend by striking all of subsection one (1) of section nine (9) on page six (6) of the bill, and inserting in lieu thereof the following:

"(1) Provide transportation for each pupil who attends school and who is entitled to transportation under the provisions of this act."

Farmer of Linn moved to amend the amendment by inserting after the word "attends" in line five (5) thereof the words "a public".

Less of Dubuque called up the amendment filed by himself, Wormley of Plymouth, Morrissey of Jasper, Lane of Carroll, Donohue of Cedar and Swaner of Johnson, and filed February 23:

Amend by striking the period (.) at the end of line nine (9) of section nine (9) on page seven (7) and inserting in lieu thereof a comma (,), and by adding thereto the following:

"and pupils living on any established route shall receive transportation."

Mr. Less moved that the words "established route" in line five (5) of the amendment be transposed and the following words inserted immediately thereafter: "by a public school district".

The Chair ruled that each amendment would be disposed of separately.

Roll call was demanded on the amendment by Farmer of Linn.

On the question "Shall the amendment be adopted?"

The ayes were, 58:

Anderson	Fletcher	Latchaw	Saylor
Aubrey	Frederickson	Martin	Schwengel
Avery	Fulk	Mills	Shepard
Blewett	Good	Moore	Siefkas
Bonn	Hall	Norland	Stevens
Bryson	Hedin	Palmer	Strawman
Burkman	Heffner	Parrish	Tyrrell
Carlson	Hicklin	Peterson	Vanderwilt
Cooper	Hoeness	Poston	Visser
Cox	Huston	Prentis	Walter of
Dodds	Jessen	Putney	Pottawattamie
Duffield	Kilpatrick	Redman	Watson
Edwards	Klemesrud	Reed	Wellington
Farmer	Krueger	Robinson of	Whitaker
Fimmen	Kuester	Delaware	Williams

The nays were, 36:

Baker	Donohue	McReynolds	Smith of Clayton
Bass	Gardner of	Meyer	Steinberg
Bents	Bremer	Miller	Swaner
Blatti	Kruse	Morrissey	Tatum
Bockwoldt	Kuhlmann	Nielsen	Te Paske
Colburn	Lane	Pritchard	Utzig
Cowan	Less	Robb	Van Eaton
Davis of	Lynch	Simonsen	Whitehead
Black Hawk	McFarlane	Sloane	Wormley
Davis of Fayette	McNeill		

Absent or not voting, 14:

Capesius	Long	Robinson of	Walter of
Datiman	McEleney	Monroe	Marshall
Frei	Nelson	Smith of	Weichman
Gardner of Linn	Olson	Dickinson	Mr. Speaker
Langland			

Amendment adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 34, a bill for an act relating to an increased levy for cemetery funds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 217, a bill for an act relating to evidence of presumed death of persons missing in action.

Also: That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 16, relating to bills incurred by the Senate and House.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 170, a bill for an act relating to collection and expenditures of tax on dairy products.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 114, a bill for an act relating to additional deputy industrial commissioner.

Also: That the Senate has adopted the conference committee report and passed Senate File 125, a bill for an act relating to chauffeur's license requirements.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 151, a bill for an act relating to the term "place of business".

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 309, a bill for an act relating to workmen's compensation for minors.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 310, a bill for an act relating to workmen's compensation matters.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 311, a bill for an act relating to workmen's compensation matters.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 391, a bill for an act relating to local boards of health.

Also: That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 9, relating to a special recess to be held Good Friday afternoon.

SENATE MESSAGES CONSIDERED

Senate File 114, a bill for an act to amend section fourteen hundred twenty-four (1424), fourteen hundred twenty-five (1425), fourteen hundred thirty-seven (1437), fourteen hundred thirty-eight (1438), fourteen hundred forty (1440), fourteen hundred forty-one (1441), fourteen hundred forty-two (1442), fourteen hundred forty-three (1443), fourteen hundred forty-four (1444), fourteen hundred forty-six (1446), fourteen hundred forty-seven (1447), fourteen hundred sixty (1460) of the 1939 Code of Iowa, relating to Workmen's Compensation Law of Iowa, providing for an additional deputy industrial commissioner and prescribing the powers and duties of the industrial commissioner, his deputies, and providing for procedure for hearings on application for arbitration before the deputy industrial commissioners and boards of arbitration.

Read first time and referred to committee on judiciary 1.

Senate File 309, a bill for an act to amend section one thousand four hundred twenty-one (1421), Code, 1939, by adding thereto a new paragraph relating to workmen's compensation for minors employed in violations of the child labor laws of the state of Iowa, Code of 1939.

Read first time and referred to committee on social security.

Senate File 310, a bill for an act to repeal section one thousand four hundred thirty-five (1435), Code, 1939, and to enact a substitute therefor relating to a penalty for wilful failure to file reports required under chapter seventy-one (71), Code, 1939, which may be required in workmen's compensation matters.

Read first time and referred to committee on social security.

Senate File 311, a bill for an act to amend section one thousand four hundred thirty-six (1436), Code, 1939, relating to filing memorandum of agreement for payment of weekly compensation in workmen's compensation matters.

Read first time and referred to committee on social security.

Senate File 391, a bill for an act to amend chapters one hundred seven (107) and two hundred eighty-three (283), Code, 1939, relating to local boards of health and providing for a county board of health.

Read first time and referred to committee on public health.

Senate File 151, a bill for an act to amend section five thousand thirty-nine and two hundredths (5039.02), Code, 1939, by changing the definition of the term "place of business" contained therein; and to amend section five thousand thirty-nine and five hundredths (5039.05), Code, 1939, by increasing the license fee provided for therein from five dollars (\$5.00) to fifteen dollars (\$15.00).

Read first time and referred to committee on motor vehicles and transportation.

CONSIDERATION OF SENATE AMENDMENTS

On request of Farmer of Linn, House File 34, a bill for an act to amend paragraph fourteen (14) of section six thousand two hundred eleven (6211), Code, 1939, by authorizing an increased levy for the cemetery fund in towns, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking all after the enacting clause and substituting the following:

Section 1. Section six thousand two hundred eleven (6211), Code, 1939, is hereby amended by striking from subsection fourteen (14) all of lines one (1) and two (2) and the words, "fourths mill," in line three (3) and substituting in lieu thereof the following:

"Any city, having a population of more than 30,000, not to exceed one-half mill; any city having a population of more than 5,000, but not more than 30,000, not to exceed one mill; any city having a population of 5,000 or less and any town, not to exceed two mills;"

Further amend House File 34 by adding to the title following the word "in" in line 4 the words "cities and".

Farmer of Linn moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 34.

Mr. Farmer moved that the bill be read a last time now and placed on its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Frei	McNeill	Simonsen
Aubrey	Fulk	McReynolds	Sloane
Avery	Gardner of	Meyer	Smith of Clayton
Baker	Bremer	Miller	Smith of
Bass	Gardner of Linn	Mills	Dickinson
Bents	Good	Moore	Steinberg
Blatti	Hall	Morrissey	Stevens
Blewett	Hedin	Nelson	Strawman
Bockwoldt	Heffner	Nielsen	Swaner
Bonn	Hicklin	Olson	Tatum
Bryson	Hoeness	Palmer	Te Paske
Burkman	Huston	Parrish	Tyrrell
Colburn	Jessen	Peterson	Utzig
Cooper	Kilpatrick	Poston	Vanderwilt
Cowan	Klemesrud	Prentis	Van Eaton
Cox	Krueger	Pritchard	Visser
Davis of	Kruse	Putney	Walter of
Black Hawk	Kuester	Redman	Marshall
Davis of Fayette	Kuhlmann	Reed	Walter of
Dodds	Lane	Robb	Pottawattamie
Duffield	Langland	Robinson of	Weichman
Edwards	Latchaw	Delaware	Wellington
Farmer	Less	Saylor	Whitaker
Fimmen	Lynch	Schwengel	Williams
Fletcher	Martin	Shepard	Wormley
Frederickson	McFarlane	Siefkas	Mr. Speaker

The nays were, 1:

Carlson

Absent or not voting, 9:

Capesius	Long	Robinson of	Watson
Datisman	McEleney	Monroe	Whitehead
Donohue	Norland		

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

On request of Kruse of Floyd, House File 170, a bill for an act to protect and further the public health and welfare by promoting the development, expansion, economic stability, and prosperity of the dairy industry through the stimulation of an increased use and consumption of dairy products in the markets

of the state, nation, and foreign countries; to provide means and methods for research, education, advertising and sales stimulation relative to the products of the dairy industry of Iowa; to provide funds for such purposes by an excise tax on dairy products, and for the collection and expenditure thereof; to create a commission, with state authority to administer this act, and to define its authority, duties and powers; and to prescribe penalties for violations of this act, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend as follows:

1. In section 2, line 25, change "elected" to "appointed".
2. In section 3, line 8, strike the word "such"; and in line 34, change "dealing" to "dealings".
3. In section 6, line 1, insert a virgule "/", between the words "and" and "or".
4. In section 8, lines 2 and 3, strike the words "the State Treasury. Said Dairy Industry Fund" and insert in lieu thereof the following: "any funds in the state treasury except said Dairy Industry Fund which".
5. In section 11, lines 2 and 3, strike the words "upon conviction thereof,".

Kruse of Floyd moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 170.

Mr. Kruse moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass"

The ayes were, 90:

Anderson	Davis of Fayette	Jessen	Meyer
Aubrey	Dodds	Kilpatrick	Miller
Avery	Edwards	Klemesrud	Mills
Bass	Fimmen	Krueger	Moore
Bents	Fletcher	Kruse	Morrissey
Blatti	Frederickson	Kuester	Nelson
Blewett	Frei	Kuhlmann	Nielsen
Bockwoldt	Fulk	Lane	Norland
Bonn	Gardner of	Langland	Olson
Burkman	Bremer	Latchaw	Palmer
Carlson	Gardner of Linn	Less	Parrish
Cooper	Good	Lynch	Peterson
Cowan	Hedin	Martin	Prentis
Cox	Hicklin	McFarlane	Pritchard
Davis of	Hoeness	McNeill	Putney
Black Hawk	Huston	McReynolds	Redman

Robb	Smith of Clayton	Tyrrell	Watson
Robinson of	Smith of	Utzig	Weichman
Delaware	Dickinson	Vanderwilt	Wellington
Saylor	Steinberg	Van Eaton	Whitaker
Shepard	Stevens	Visser	Williams
Siefkas	Strawman	Walter of	Wormley
Simonsen	Swaner	Marshall	Mr. Speaker
Sloane	Te Paske	Walter of	
		Pottawattamie	

The nays were, none.

Absent or not voting, 18:

Baker	Donohue	Long	Robinson of
Bryson	Duffield	McEleney	Monroe
Capesius	Farmer	Poston	Schwengel
Colburn	Hall	Reed	Tatum
Datisman	Heffner		Whitehead

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

CONSIDERATION OF SENATE MESSAGE

Less of Dubuque called up Senate Concurrent Resolution 9 and asked and obtained unanimous consent for its immediate consideration.

Whereas, Both Houses of the Legislature see fit to open their day's work with prayer, and it is unseemly that they should work during the time in which is commemorated the Passion and Death of the Lord to Whom they dedicate their daily efforts;

Whereas, Many members will absent themselves from the legislative halls during that time to attend services in their respective churches; therefore,

Be It Resolved by the Senate, the House Concurring: That a special recess be held on Good Friday afternoon, March 30, during the hours of twelve to three o'clock, out of reverence to the Passion and Death of Our Lord.

Less of Dubuque moved its adoption.

Motion prevailed and Senate Concurrent Resolution 9 was adopted.

AMENDMENTS FILED

McFarlane of Black Hawk filed the following amendment to Senate File 57:

Amend section one (1), line four (4), by inserting after the comma following the word "twenty", the following: "and by striking the word 'eighty' in line 30 thereof and inserting in lieu thereof the word 'ninety', and by striking the word 'twenty' in line 32 thereof and inserting the words 'twenty-five',".

Wormley of Plymouth and Reed of Jefferson filed the following amendment to House File 415:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Definitions. The following words, terms and phrases when used in this act shall have the meanings ascribed to them in this section:

(1) "Private trade school" means a school maintained or classes conducted for the purpose of teaching, for profit or for a tuition charge, any trade, technical, mechanical or industrial occupation; and shall include private schools engaged exclusively in teaching of business subjects and non-public supported schools engaged in giving instruction by correspondence.

Colleges authorized by the laws of Iowa to grant degrees; schools of nursing; public schools; schools already or hereafter licensed by duly constituted boards under provisions of Iowa laws; or schools and educational programs conducted by firms, corporations, or persons for the training of their own employees, for which no fee is charged, shall not be included.

(2) "Solicitor" means a person who solicits business for a private trade school, or who offers to sell or sells any instruction or course of instruction by a private trade school. Private trade schools as used in this act includes those located within and without the state of Iowa.

(3) "Person" means any individual, association, partnership, or corporation, and includes any receiver, referee, trustee, executor, or administrator.

(4) "Superintendent" means the state superintendent of public instruction.

(5) "Board" means the state board for vocational education.

Sec. 2. The following minimum standards for private trade schools are hereby established, and no license shall be granted hereunder unless the board shall determine—

(a) That the school applying for a license has a sound financial structure with sufficient resources for its proper use and support;

(b) That the school has satisfactory training facilities with sufficient tools and equipment and the necessary number of work stations to adequately train the number of students proposed to be enrolled; .

(c) That there are a sufficient number of qualified instructors sufficiently trained by experience and education to give the training contemplated;

(d) That the advertising and representations made on behalf of the school to prospective students shall be truthful and free from misrepresentations and fraud;

(e) That the charge made for instruction shall be reasonable based upon the service rendered;

(f) That the premises and conditions under which the students work or study shall be sanitary and healthful and safe, according to modern standards.

Sec. 3. The board shall, with the recommendations of the superintendent and the advice of the state advisory committee of such board as prescribed in the state vocational plan for trades and industrial educa-

tion, make rules and regulations to carry out the intent and purposes of this act. Such rules and regulations shall be effective when filed in the office of the secretary of state and amendments thereto shall be effective twenty days after being so filed.

Sec. 4. No private trade school shall be operated by any person, or persons, firm, corporation, or by any private organization unless a license is first secured from the superintendent, who is empowered to issue it upon compliance with the terms and provisions of this act. Application shall be made to the superintendent upon a form prescribed and furnished by him and shall be accompanied by an application of twenty-five dollars (\$25.00). A license shall not be issued to any school until the superintendent has approved it as meeting the minimum standards and requirements as provided herein.

Sec. 5. If the license is granted, it shall be issued upon payment of an additional fee of twenty-five dollars (\$25.00) and the filing with the superintendent of a surety bond to the state of Iowa in the sum of one thousand dollars (\$1,000.00). Said bond shall be conditioned for the faithful performance of all agreements and contracts with students, as disclosed by the application for license, and the compliance with this act. Every license shall expire on the 31st day of December following the date of issuance. If such license is issued after the first day of July in any year, the application fee shall be twenty-five dollars (\$25.00) and the additional fee shall be only ten dollars (\$10.00).

Sec. 6. Licenses may be renewed annually after the first year for the sum of twenty-five dollars (\$25.00) per year which shall accompany the application. Such renewal is conditioned upon the superintendent satisfying himself that the private trade school has complied with all the rules and regulations established under this act.

Sec. 7. Subdivision 1. Every solicitor, before engaging in such business, shall first procure a permit from the superintendent.

Subdivision 2. A permit shall be issued only upon written application to the superintendent. The application shall be upon a form prescribed and furnished by the superintendent and shall be accompanied by ten (\$10.00) dollars, the fee for such permit. If the application is granted, the permit shall not be issued until the applicant has filed with the superintendent a surety bond to the state of Iowa in the sum of one thousand (\$1,000.00) dollars, conditioned for the faithful performance of all contracts and agreements with students by the solicitor and the employing private trade school, as disclosed by the application for the permit, and for the compliance by the solicitor with this act and the rules and regulations prescribed hereunder. Every permit shall expire on the thirty-first day of December.

Subdivision 3. Permits may be renewed annually upon filing the application blank together with the annual ten-dollar (\$10.00) fee and a renewal bond, as described in subdivision 2, with the superintendent. The superintendent shall satisfy himself that such solicitor has complied with all the rules and regulations established under this act.

Sec. 8. Subdivision 1. A license or permit issued hereunder may be revoked by the board for cause upon notice and hearing. If such license or permit is revoked, the fees paid for the same are forfeited and the

surety bonds covering such private trade school or solicitor or both, as the case may be, shall be forfeit and payable to the state of Iowa within thirty days after written notice of the same has been served by the superintendent. Appeal from such revocations may be made to any court of competent jurisdiction and its decision shall be final.

Subdivision 2. Upon the filing with the board of charges against the holder of a license or permit issued hereunder, the superintendent may suspend such license or permit pending determination thereof.

Sec. 9. It is unlawful for any private trade school or correspondence school operating within the state of Iowa to apply to itself, either as a part of its name or in any other manner, the designation of "College" or "University" unless certificated by the superintendent that the school meets appropriate standards and is entitled to such designation.

Sec. 10. Any person who violates any provisions of this act shall be guilty of a misdemeanor.

Sec. 11. Fees. All fees for licenses or permits required under this act, or forfeitures, shall upon receipt thereof by the superintendent be paid to and receipted for by the treasurer of state and shall be kept by him in a special fund to be known as the "Trade School Regulation Fund." Such trade school regulation fund shall be continued from year to year, and the treasurer shall keep a separate account thereof showing receipts and disbursements as authorized by law. No part of such fund shall be used for any purpose other than the administration and enforcement of this act and the laws relating to trade schools; provided, however, if on July 1 of any year there is a balance remaining in said trade school regulation fund which, in the opinion of the superintendent of public instruction, is greater than is necessary for the proper administration of such laws, the treasurer of state is hereby authorized, on the recommendation and with the approval of the superintendent of public instruction, to transfer to the general fund of the state such portion of said trade school regulation fund as the superintendent of public instruction shall deem advisable to so transfer. The superintendent shall cause to be kept an accurate record of all financial transactions under this act and shall incorporate a report of the same in an annual report to the governor.

COMMUNICATION FROM THE MICHIGAN LEGISLATURE

The following communication was received from the state legislature of Michigan:

HOUSE CONCURRENT RESOLUTION 20

Offered by Representative Bernard F. O'Brien

A concurrent resolution urging and requesting the authorities of every school, academy, college and university to provide for a simple prayer to God for Divine aid and assistance preceding the work of the day, with an earnest request for early victory and a just and lasting peace. *Whereas*, Today we witness a war-torn world, with all of its sufferings and sorrow, for a struggling humanity; and

Whereas, The United States of America was created on a foundation of Christianity, and has ever been dedicated to the principles thereof; and

Whereas, It has always been our custom to rely on Divine Assistance, and to invoke the same, in all of our undertakings; and

Whereas, It has ever been our practice in all deliberations of our Legislative Assemblies, including the Congress, and throughout the several States, to precede the said deliberations by a brief petition to God Almighty for Divine Guidance and Assistance in the work to be done; and

Whereas, It appears to be the experience of each returning soldier, that his safe return must be attributed first of all to prayers; and

Whereas, Our people can take a justifiable pride in all of our institutions of education, even from the primary schools to our colleges and universities; and have ever cherished the ambitions that they be the best in the world; and

Whereas, Taking cognizance of the fact that the first wish of all of our people this day is for a speedy victory, to be followed by a just and lasting peace; now therefore be it

Resolved by the House of Representatives (the Senate concurring), That we do hereby respectfully urge and request the proper authorities of every school, academy, college and university, and every seat of learning, even from the first grade thereof, to let the daily work of all of these places of education, be preceded by a simple prayer to God for Divine Aid and Assistance in the work of the day, and adding to said prayer, and being a part thereof, an earnest request for an early victory and a just and lasting peace; and be it further

Resolved, That a copy of this resolution be sent to every school authority in this State, and to the Clerk of each Legislative Assembly in each of the several States, in these, the United States of America.

Adopted by the House February 21, 1945.

Adopted by the Senate February 23, 1945.

FRED I. CHASE

Secretary of the Senate.

NORMAN E. PHILLEO

Clerk of the House of Representatives.

On motion by Prentis of Ringgold, the House adjourned until 10:45 a. m., Monday, March 12, 1945.

JOURNAL OF THE HOUSE

HALE OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 12, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend L. W. Hauter, pastor of the Presbyterian church, Oelwein, Iowa.

Journal of March 9 was corrected and approved.

PRESENTATION OF VISITORS

Frederickson of Palo Alto presented the Honorable George H. Keeney, former member of the House.

Miller of Humboldt presented the Honorable W. H. Strachan, former member of the House from Humboldt county.

Burkman of Polk presented the following members of the Van Wert male quartet: Fred Copley, first tenor, Wayne county; O. C. Williams, baritone, Van Buren county; Everett Saylor, second tenor, son of the Honorable E. B. Saylor, Decatur county; E. B. Saylor, bass, member from Decatur county; and Miss Copley, accompanist. The quartet favored the House with the selection, "God is Love" by Poole and Ackley.

Cooper of Adams presented to the House the Honorable Dan Turner, former governor of the state of Iowa.

The Speaker appointed Cooper of Adams a committee of one to escort the Honorable Dan Turner to the Speaker's rostrum. Mr. Turner briefly addressed the House.

LEAVE OF ABSENCE

Leave of absence was granted Te Paske of Sioux on request of Datisman of Lyon; Edwards of Union on request of Cooper of Adams; Reed of Jefferson on request of Latchaw of Muscatine; and Swaner of Johnson on request of Donohue of Cedar.

PETITIONS

Utzig of Dubuque presented a telegram from the Dubuque Metal Trades Council opposing passage of House File 349.

Referred to committee on police regulation—suppression of crime and intemperance.

Hoeness of Madison presented a petition, signed by 19 citizens of Winterset, Iowa, urging passage of House File 419.

Referred to committee on child welfare.

Krueger of Cerro Gordo presented a petition, signed by 16 members of the Parent Teacher Association of Grant No. 6, Clear Lake, Iowa, urging passage of the Iowa School Code Commission bills.

Referred to committee on schools and textbooks.

PROOF OF PUBLICATION

The official proof of publication of House File 184, a bill for an act to legalize the action of the board of supervisors of Hamilton county, Iowa, in transferring funds in the amount of twelve thousand six hundred twenty dollars and fourteen cents (\$12,620.14) from the county poor fund to the county hospital fund, was duly filed with the Chief Clerk of the House in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

HOUSE FILE 258 RE-REFERRED

Farmer of Linn asked and obtained unanimous consent to have House File 258 re-referred to the committee on judiciary 1.

SENATE FILE 391 SUBSTITUTED FOR HOUSE FILE 282

Avery of Clay asked and obtained unanimous consent to substitute Senate File 391 for House File 282.

REPORTS OF COMMITTEES

Farmer of Linn, from the committee on judiciary 1, submitted the following report:

MR. SPEAKER: Your committee on judiciary 1, to whom was referred Senate File 274, a bill for an act to amend section seven thousand three hundred twenty-eight (7328), Code, 1939, relating to inheritance tax and avoidance of administration, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1), line four (4), by striking the word "four" and substituting in lieu thereof the word "eighteen".

GEORGE E. FARMER, *Chairman.*

Te Paske of Sioux, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations, to whom was referred House File 263, a bill for an act to amend the law as it appears in section six thousand nine hundred and forty-four (6944), subsection twenty (20), Code, 1939, relating to the exemptions from taxation of specific properties, and providing that the shares of capital stock of certain corporations shall not be taxed, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ANTHONY TE PASKE, *Chairman.*

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 265, 416, 423, 298, 398, 434; and Senate Files 199, 110 and 177 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 442, by committee on postwar development, a bill for an act to amend chapter twenty-three (23), Code, 1939, providing for the purchase of equipment, supplies, material and other property from the Government of the United States.

Read first time and passed on file.

House File 443, by committee on child welfare, a bill for an act to amend section three thousand six hundred sixty-one and fifty-seven thousandths (3661.057), Code, 1939, and chapter one hundred eighty-one and four tenths (181.4), Code, 1939, relating to children's boarding homes.

Read first time and passed on file.

House File 444, by committee on postwar development, a bill for an act to create a State War Surplus Commodities Board, to define its powers and duties, and to make an appropriation of five hundred thousand dollars (\$500,000) as a revolving fund for the use of said board.

Read first time and referred to committee on appropriations.

House File 445, by committee on social security, a bill for an act to amend section one thousand three hundred sixty-one (1361), Code, 1939, section one thousand three hundred ninety-seven (1397), Code, 1939, and section one thousand four hundred

twenty-one (1421), Code, 1939, relating to workmen's compensation for volunteer firemen, defining volunteer firemen and providing the rate of compensation under the Iowa Workmen's Compensation Law.

Read first time and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of House File 118, a bill for an act to provide for reimbursement by the state of Iowa to school districts of pupil transportation costs, providing the manner of computing the amount of reimbursement and making an appropriation for said reimbursements, with report of committee recommending passage.

Wormley of Plymouth asked and obtained unanimous consent to withdraw his amendments to section nine (9), filed March 9, 1945.

Less of Dubuque asked and obtained unanimous consent to withdraw his amendment to the Wormley amendment.

Weichman of Benton moved that the committee amendments, amending sections ten (10) and eleven (11), filed February 9, 1945, be adopted.

Amendments adopted.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend new section five (5), line eight (8), by striking the word "shall" and substituting in lieu thereof the word "may".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 35:

Blatti	Duffield	Lynch	Tatum
Blewett	Fimmen	McFarlane	Utzig
Bockwoldt	Frederickson	McNeill	Visser
Bonn	Fulk	Miller	Walter of
Bryson	Gardner of	Norland	Pottawattamie
Capesius	Bremer	Palmer	Wellington
Colburn	Heffner	Parrish	Whitaker
Cooper	Hicklin	Prentis	Wormley
Datisman	Kuester	Robinson of	
Dodds	Less	Delaware	

The nays were, 58:

Aubrey	Gardner of Linn	McReynolds	Sloane
Avery	Good	Meyer	Smith of Clayton
Baker	Hedin	Moore	Smith of
Bass	Hoeness	Morrissey	Dickinson
Bents	Huston	Nelson	Steinberg
Burkman	Jessen	Nielsen	Stevens
Carlson	Kilpatrick	Olson	Strawman
Cowan	Klemesrud	Peterson	Tyrrell
Davis of	Krueger	Poston	Vanderwilt
Black Hawk	Kruse	Putney	Walter of
Davis of Fayette	Kuhlmann	Redman	Marshall
Donohue	Lane	Robb	Watson
Edwards	Langland	Saylor	Weichman
Farmer	Latchaw	Shepard	Williams
Fletcher	Martin	Simonsen	Mr. Speaker
Frei			

Absent or not voting, 15:

Anderson	McEleney	Robinson of	Swaner
Cox	Mills	Monroe	Te Paske
Hall	Pritchard	Schwengel	Van Eaton
Long	Reed	Siefkas	Whitehead

Amendment lost.

Weichman of Benton offered the following amendment to the committee amendment, and moved its adoption:

Amend the committee amendment, new section five (5), line six (6), by inserting after the word "provide" the word "either"; also amend line six (6), by inserting after the word "to" the words "and from"; also amend line six (6), by inserting after the word "school" the following: "or the cost of such transportation not to exceed twenty-three (\$23.00) dollars per pupil per year".

Amendment adopted.

Steinberg of Story moved that the following amendment, proposed by him, be adopted:

Strike all of section fourteen (14) and substitute in lieu thereof the following:

"There is hereby appropriated from the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945 and ending June 30, 1947, the sum of one million five hundred thousand dollars (\$1,500,000.00) or so much thereof as is earned according to the schedules herein provided, and in case said sum is not sufficient to pay allowances in full, then in that event it shall be prorated to the several school districts according to the amounts earned as herein provided. There is hereby transferred to the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945 and ending June 30, 1947, the sum of one million five hundred thousand dollars (\$1,500,000.00) from the Income, Corporation and Sales Tax fund collected under the provisions of chapter three hundred twenty-nine and three tenths (329.3), Code, 1939."

Morrissey of Jasper offered the following amendment to the Steinberg amendment:

Amend section fourteen (14), lines five and six (5 and 6) and twelve (12), by striking the words and figures "one million five hundred thousand dollars (\$1,500,000.00)" and inserting in lieu thereof the words and figures "two million dollars (\$2,000,000.00)".

Speaker pro tem Morrissey in the chair.

Weichman of Benton moved the adoption of the Morrissey amendment to the Steinberg amendment:

Roll call was demanded.

On the question "Shall the Morrissey amendment be adopted?"

The ayes were, 67:

Aubrey	Gardner of	Mills	Smith of
Avery	Bremer	Moore	Dickinson
Baker	Hedin	Morrissey	Steinberg
Bass	Heffner	Nelson	Stevens
Bents	Huston	Nielsen	Strawman
Blewett	Jessen	Olson	Vanderwilt
Burkman	Kilpatrick	Parrish	Van Eaton
Cooper	Klemesrud	Poston	Visser
Cowan	Kruse	Putney	Walter of
Cox	Kuester	Redman	Marshall
Davis of	Lane	Robb	Walter of
Black Hawk	Langland	Robinson of	Pottawattamie
Donohue	Long	Delaware	Watson
Edwards	Lynch	Schwengel	Weichman
Fletcher	Martin	Shepard	Whitaker
Frederickson	McNeill	Siefkas	Whitehead
Frei	McReynolds	Simonsen	Wormley
Fulk	Meyer	Smith of Clayton	Mr. Speaker
	Miller		

The nays were, 33:

Anderson	Davis of Fayette	Krueger	Pritchard
Blatti	Dodds	Kuhlmann	Saylor
Bockwoldt	Farmer	Latchaw	Sloane
Bonn	Gardner of Linn	McFarlane	Tatum
Bryson	Good	Norland	Tyrrell
Capesius	Hall	Palmer	Utzig
Carlson	Hicklin	Peterson	Wellington
Colburn	Hoeness	Prentis	Williams
Datisman			

Absent or not voting, 8:

Duffield	McEleney	Robinson of	Swaner
Fimmen	Reed	Monroe	Te Paske
Less			

Amendment adopted.

Steinberg of Story moved the adoption of the amendment, proposed by him, as amended:

Amendment adopted.

Hicklin of Louisa offered the following amendment to the committee amendments and moved its adoption:

Amend section ten (10), line twenty-two (22), by striking the word "final" and inserting in lieu thereof the words "subject to appeal to the district court."

Amendment adopted.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Frei	Meyer	Sloane
Aubrey	Fulk	Miller	Smith of Clayton
Avery	Gardner of Linn	Mills	Smith of
Baker	Good	Moore	Dickinson
Bass	Hall	Morrissey	Steinberg
Bents	Hedin	Nelson	Stevens
Blatti	Heffner	Nielsen	Strawman
Blewett	Hicklin	Norland	Tatum
Bockwoldt	Hoeness	Olson	Tyrrell
Bryson	Huston	Palmer	Utzig
Burkman	Jessen	Parrish	Vanderwilt
Carlson	Kilpatrick	Peterson	Van Eaton
Colburn	Klemesrud	Poston	Visser
Cooper	Krueger	Prentis	Walter of
Cowan	Kruse	Pritchard	Marshall
Cox	Kuester	Putney	Walter of
Datisman	Kuhlmann	Redman	Pottawattamie
Davis of	Lane	Robb	Watson
Black Hawk	Langland	Robinson of	Weichman
Davis of Fayette	Latchaw	Delaware	Wellington
Dodds	Long	Saylor	Whitaker
Donohue	Lynch	Schwengel	Whitehead
Edwards	Martin	Shepard	Williams
Farmer	McFarlane	Siefkas	Wormley
Fletcher	McNeill	Simonsen	Mr. Speaker
Frederickson	McReynolds		

The nays were, 4:

Bonn	Capesius	Fimmen	Gardner of Bremer
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Absent or not voting, 7:

Duffield	McEleney	Robinson of	Swaner
Less	Reed	Monroe	Te Paske

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

Van Eaton of Woodbury moved that the vote by which House File 118 passed the House be reconsidered and 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 passed the following bill in which the concurrence of the House is asked:

Senate File 63, a bill for an act relating to transfer of shares of stock in corporations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 195, a bill for an act relating to old age assistance funeral expenses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 197, a bill for an act relating to commercial feeds and commercial feed fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 218, a bill for an act relating to embezzlement.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 222, a bill for an act relating to unemployment compensation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 258, a bill for an act relating to duration of the corporate period.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 330, a bill for an act regarding study and survey of reorganization of school district.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 360, a bill for an act relating to investments by fraternal beneficiary associations.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 63, a bill for an act concerning the transfer of shares of stock in corporations, making uniform the law relating thereto.

Read first time and referred to committee on private corporations.

Senate File 195, a bill for an act to amend subsection four (4), section three thousand eight hundred twenty-eight and twenty-one thousandths (3838.021), Code, 1939, as amended by section

twelve (12), chapter one hundred forty-five (145), section nine (9), chapter one hundred forty-six (146), Acts of the Forty-ninth General Assembly, and section one (1), chapter one hundred thirty-six (136), Acts of the Fiftieth General Assembly, relating to old age assistance funeral expenses.

Read first time and referred to committee on old age assistance.

Senate File 197, a bill for an act to amend chapter one hundred fifty-two (152), Code, 1939, relating to commercial feeds and commercial feed fund.

Read first time and referred to committee on agriculture.

Senate File 218, a bill for an act to amend section thirteen thousand twenty-seven (13027), Code, 1939, and to repeal section thirteen thousand twenty-nine (13029), Code, 1939, relating to embezzlement and the penalty therefor.

Read first time and referred to committee on judiciary 1.

Senate File 222, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths, subsection C (1551.13-C), Code, 1939, as amended, relating to unemployment compensation, and the collection of contributions so as to provide for the transfer of an employer's account to the successor owner of the enterprise; to provide for the continuation of the account in the successor employers in case of reorganization or merger of enterprises; to provide for the fixing of the effective date of this act; and for the repeal of all acts, or parts of acts, inconsistent with the provisions of this act.

Read first time and referred to committee on social security.

Senate File 258, a bill for an act to amend chapter three hundred eighty-nine (389), Code, 1939, relating to duration of the corporate period and the renewal of cooperatives organized under said chapter.

Read first time and referred to committee on private corporations.

Senate File 330, a bill for an act to provide for the study and survey by the county boards of education of the matter of reorganization of school districts, the submission of plans of reorganization to the voters of affected districts, and making effective any reorganization which may be authorized.

Read first time and referred to committee on schools and textbooks.

Senate File 360, a bill for an act to repeal sections eight thousand eight hundred twenty-six (8826), and eight thousand eight hundred twenty-nine (8829), Code, 1939, relating to investments by fraternal beneficiary associations and the regulation of said investments and associations under the supervision of the insurance commissioner of the state of Iowa, and to enact a substitute therefor.

Read first time and referred to committee on insurance.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 10, 15, 85, and 131.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 10, 15, 85, 131.

On motion by Putney of Tama, the House recessed until 1:30 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker pro tempore Morrissey in the chair.

SENATE FILE 197 SUBSTITUTED FOR HOUSE FILE 209

Tyrrell of Wright asked and obtained unanimous consent to substitute Senate File 197 for House File 209.

CONSIDERATION OF BILLS

Senate File 96, a bill for an act to amend section ten thousand eight hundred four (10804), Code, 1939, relating to the salary of

judges of the district court, with report of committee recommending passage, was taken up for consideration.

Duffield of Guthrie moved that the following amendment, proposed by him, be adopted:

Amend by striking from line five (5) the words and figures "Six thousand (\$6,000.00)" and inserting in lieu thereof the words "Fifty-five hundred".

Speaker Felton in the chair.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 27:

Avery	Huston	Norland	Smith of
Baker	Kuester	Palmer	Dickinson
Blatti	Kuhlmann	Putney	Stevens
Blewett	Martin	Redman	Strawman
Colburn	McNeill	Saylor	Walter of
Duffield	Miller	Siefkas	Marshall
Fletcher	Morrissey	Simonsen	Watson
Heffner			

The nays were, 66:

Anderson	Fimmen	Less	Smith of Clayton
Aubrey	Frei	Long	Steinberg
Bass	Fulk	Lynch	Tatum
Bents	Gardner of Linn	McFarlane	Tyrrell
Bockwoldt	Good	McReynolds	Utzig
Bryson	Hall	Meyer	Vanderwilt
Burkman	Hedin	Mills	Van Eaton
Capesius	Hicklin	Moore	Visser
Carlson	Hoeness	Nelson	Walter of
Cowan	Jessen	Nielsen	Pottawattamie
Cox	Kilpatrick	Olson	Weichman
Datisman	Klemesrud	Poston	Wellington
Davis of	Krueger	Pritchard	Whitaker
Black Mawk	Kruse	Robb	Whitehead
Davis of Fayette	Lane	Schwengel	Williams
Dodds	Langland	Shepard	Wormley
Farmer	Latchaw	Sloane	Mr. Speaker

Absent or not voting, 15:

Bonn	Gardner of	Prentis	Robinson of
Cooper	Bremer	Reed	Monroe
Donohue	McEleney	Robinson of	Swaner
Edwards	Parrish	Delaware	Te Paske
Frederickson	Peterson		

Amendment lost.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Frederickson	Martin	Sloane
Aubrey	Frei	McFarlane	Smith of Clayton
Baker	Fulk	McNeill	Smith of
Bass	Gardner of	McReynolds	Dickinson
Bents	Bremer	Meyer	Steinberg
Blatti	Gardner of Linn	Miller	Strawman
Blewett	Good	Mills	Tatum
Bockwoldt	Hedin	Moore	Tyrrell
Bonn	Heffner	Morrissey	Utzig
Bryson	Hicklin	Nelson	Vanderwilt
Burkman	Hoeness	Nielsen	Van Eaton
Capesius	Huston	Olson	Visser
Carlson	Jessen	Palmer	Walter of
Colburn	Kilpatrick	Parrish	Marshall
Cowan	Klemesrud	Poston	Walter of
Cox	Krueger	Prentis	Pottawattamie
Datisman	Kruse	Pritchard	Watson
Davis of	Kuester	Putney	Weichman
Black Hawk	Kuhlmann	Redman	Wellington
Davis of Fayette	Lane	Robb	Whitaker
Dodds	Langland	Saylor	Whitehead
Donohue	Latchaw	Schwengel	Williams
Edwards	Less	Shepard	Wormley
Farmer	Long	Siefkas	Mr. Speaker
Fimmen	Lynch	Simonsen	

The nays were, 5:

Avery	Fletcher	Norland	Peterson
Cooper			

Absent or not voting, 9:

Duffield	Reed	Robinson of	Swaner
Hall	Robinson of	Monroe	Te Paske
McEleney	Delaware	Stevens	

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

Whitehead of Dallas moved that the vote by which Senate File 96 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Dodds of Des Moines moved to adjourn until 9:45 a. m., Tuesday, March 13, 1945.

Motion lost.

McFarlane of Black Hawk in the chair.

Carlson of Woodbury asked and obtained unanimous consent to substitute Senate File 189 for House File 270.

Senate File 189, a bill for an act to amend section thirty-six hundred sixteen (3616), Code, 1939, both relating to salaries

and expenses of officers and employees of the juvenile court, was taken up for consideration.

Carlson of Woodbury moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Farmer	Long	Schwengel
Aubrey	Fimmen	Lynch	Shepard
Avery	Fletcher	Martin	Simonsen
Baker	Frederickson	McFarlane	Sloane
Bass	Frei	McNeill	Smith of Clayton
Bents	Gardner of	McReynolds	Smith of
Blatti	Bremer	Meyer	Dickinson
Blewett	Gardner of Linn	Miller	Steinberg
Bockwoldt	Good	Mills	Stevens
Bonn	Hall	Moore	Strawman
Bryson	Hedin	Nelson	Tatum
Burkman	Heffner	Nielsen	Tyrrell
Capesius	Hicklin	Norland	Utzig
Carlson	Hoeness	Olson	Vanderwilt
Colburn	Huston	Palmer	Van Eaton
Cooper	Jessen	Parrish	Visser
Cowan	Kilpatrick	Poston	Walter of
Cox	Klemesrud	Prentis	Marshall
Datisman	Krueger	Pritchard	Walter of
Davis of	Kruse	Putney	Pottawattamie
Black Hawk	Kuester	Redman	Watson
Davis of Fayette	Kuhlmann	Robb	Weichman
Dodds	Lane	Robinson of	Whitaker
Donohue	Langland	Delaware	Williams
Duffield	Latchaw	Saylor	Wormley
Edwards	Less		

The nays were, none.

Absent or not voting, 12:

Fulk	Reed	Siefkas	Wellington
McEleney	Robinson of	Swaner	Whitehead
Morrissey	Monroe	Te Paske	Mr. Speaker
Peterson			

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

House File 392, a bill for an act to amend section one thousand seven hundred three and forty hundredths (1703.40), Code, 1939, relating to salary adjustments of employees of the state conservation commission, was taken up for consideration.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend by adding a new section as follows:

Sec. 2. Amend section one thousand seven hundred three and thirty-

nine hundredths (1703.39), Code, 1939, by striking the words "not to exceed four thousand dollars" in lines three (3) and four (4) thereof.

Donohue of Cedar offered the following amendment to the Latchaw amendment and moved its adoption:

Amend by striking all of said amendment after the comma following the figures 1939, and inserting in lieu thereof the following: "by inserting after the word 'thousand' in line four thereof the words 'eight hundred'".

ADDRESS DELIVERED BY COLONEL BROWN AT THE JOINT
CONVENTION, MONDAY, FEBRUARY 19, 1945.

The Congress in developing the National Defense Act of 1920 recognized that the Federal Government and the separate States had definite obligations in the establishment of a common defense. They went back to the principle established by our forefathers. Our system of government was developed by a group of colonies whose separate governments were being brought together for the purpose of the strength resulting from their union. Each colony needed the united support of the other colonies but didn't want to relinquish its own rights. So there were established the rights and duties of the States as well as those of the Federal Government.

Remembering this, suppose we see how the National Defense Act of 1920 defines the rights and duties of the State. The Congress has provided three components—the Regular Army, the National Guard and the Reserve groups.

The Regular Army is that Federal part of our military establishment whose duties are to furnish full time forces for: (1) combat divisions and task forces for immediate action; (2) training with civilian components such as the National Guard and the organized reserve; and (3) station complements, overhead and military schools of all kinds. We must remember that this is a full time job.

The National Guard was provided primarily to fulfill the obligations of the State. On it is placed the training of combat divisions during peace time for use under Federal direction should war come. To the State, it serves another purpose—as an armed force for security within the State. Thus, we have an organization which during peace is under the direction of the State and during war becomes a part of the Federal combat forces.

The National Guard has been criticized more than any other part of our military organization. The reason for this has been the lack of understanding of its purpose. Despite this criticism, it has constantly upheld the belief that the citizen soldier must finally carry the responsibility for the defense of his country. Service in the National Guard has been voluntary and in most instances only part time, making it possible for a citizen to perform his civilian occupation and at the same time train to defend his country in case of emergency.

The other component is known as the Reserve. The intent of this Reserve was to provide for a system of Universal Military Training to

be followed by a period of service in an organized Reserve Unit. The plan of Universal Military Training failed at that time because we had, we thought, fought the war to end all wars. However, in order to preserve the history and traditions of the National Army Divisions of the World War I, these divisions retained their identity and were to be organized with a skeleton officer personnel. These officers, in most cases, were to be graduates of the ROTC Colleges, the training of which was an obligation of the State institutions, known as the Land Grant Schools. The Reserve units, therefore, were primarily a State responsibility. To illustrate: Many thousands of officers had received most of their training through the ROTC of the Land Grant Schools and a few active duty tours in the summer with these organized reserve divisions.

This component was also a volunteer organization, permitting the citizen to work at his vocation and at the same time train to defend his country in time of emergency.

It is interesting to note the comparative number of combat divisions planned under the National Defense Act of 1920. In each Corps Area (now called Service Commands), there was one Regular Army Division, two National Guard Divisions and three Reserve Divisions.

From this you can see that the State has a far greater part in the development of peace time training than the Federal Government. When the State recognizes this, then it becomes the duty of the State to correct the weaknesses and to help make their part of the defense structure of our nation very strong.

What have been the criticisms of the National Guard? Certain students of our military policy such as General Upton and many who have followed his thinking, would eliminate the Guard completely. The great number of citizen soldiers, and particularly those who have led combat divisions in battle, would increase the National Guard and its combat efficiency. Some of these criticisms are:

1. Method of selection of officers.
2. Length of time necessary in recruit training.
3. Loss of police force within the State when the National Guard is federalized.
4. Reorganization and retraining of a State Guard.
5. Lack of proper appropriations from the Federal Government.

The first criticism is that the officers are frequently selected by a vote of the enlisted men, or appointed by the Governor of the State, in some cases without any knowledge of military training. This could easily be corrected by having officers selected for the Guard only from a qualified list of the citizens of the State, who have proved they are capable of leading men in military operations. One problem of the National Guard has been the time consumed in the training of recruits. If each recruit of the Guard had a year's military training prior to his entry into the Guard, that time normally spent in training these recruits could be utilized for training of the units of the National Guard divisions. Many of our States were faced with the loss of a State Guard when the National Guard divisions were called into Federal service in the fall of 1940. No provision had been made to cover such an emergency. You remember there were several months after the Guard was called out, before legis-

lation was completed which permitted the establishment by the States of a Guard for use within the State.

The solution to this seems to be a plan under the National Defense Act whereby the National Guard structure would include both of these ideas—the combat division for National security, and at the same time an organization for State security.

As the Officers and enlisted men of a combat division reach a certain age they would automatically be transferred from that unit to the type of organization which has been found best suited for the security of the State. The men in the State Guard would be past the age for service in combat units and therefore those units would not be broken up from time to time by selective service.

The big obligation of the State is the training of officer personnel. To illustrate: At the beginning of the war, there were approximately 14,000 officers in the service. Of this number about 50 per cent were graduates of the military academy. There were approximately 100,000 Reserve Officers, most of whom were called into the service immediately. About 75 per cent of these had been trained in the ROTC units in Land-Grant colleges of the States. Yet, 100,000 is only a small part of the total that was necessary for the armed forces.

To correct this, it is necessary to increase the ROTC enrollment and to perhaps find additional methods. Heretofore, the first two years of ROTC in college, known as "basic training" has been at a high school level; only the last two years have been at an advanced or college level. If we have Universal Military Training, all the basic work will be done during such training and the college work in the ROTC will be at a college level.

The War and Navy Departments plan to make this training far better than heretofore. Then, a graduate of an ROTC unit would be a capable leader of men and would have a thorough knowledge of military art.

There is another plan for the procurement of officers which bears close study by the State. Recently, a bill has been introduced into the Congress providing for an increase in the number of Federal military and naval academies. It is said that this will increase the number of graduates about five times.

We, as a people, are fearful of a caste system. Those of us who have been close to the graduates of the Federal academies do not see but little of the trend in this direction, and yet, our people are fearful of it. This is caused, primarily, by a lack of understanding. If, instead of increasing our Federal academies, we were to develop in each State, a school of military art, on the campus of a State University, this would bring to the States a better understanding of the training given these officers.

The expenses of the students entering this military school would be borne by the Federal Government because these men would be taking a course of training which would better fit them to defend their country. The training would be done by Army or Navy personnel, approved by the head of the State University. A percentage of the graduates of this school would be selected as officers in the regular establishment, in a similar proportion to the number graduated from the

Federal academies. This would not affect the ROTC then being carried on by the University.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 34, 170 and 217.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 34, 170, and 217.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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 March, 1945, sent to the governor for his approval: House Files 34, 170 and 217.

CARL A. ANDERSON, *Chairman.*

Report adopted.

AMENDMENTS FILED

Schwengel of Scott filed the following amendment to Senate File 147:

Amend the report of the committee on schools and textbooks as follows:
Amend by striking all of subsection two (2) of section eight (8).

Strike all of paragraphs ten (10), eleven (11), twelve (12), thirteen (13), and fourteen (14), which have to do with amendments to section nine (9), and substitute in lieu thereof the following:

Further amend by striking all of section nine (9) and substituting in lieu thereof the following:

Section 9. 1. The deputy superintendent shall be appointed by the superintendent of public instruction with the approval of the board of public instruction for the term of four (4) years and shall serve until his successor has been selected and has qualified.

2. Vacancies in this office shall be filled by the superintendent and the board for the unexpired portion of the term in the same manner as regular appointments.

3. The first term of the appointive officers provided for under this act shall begin on the second secular day of January, 1947.

Section 10. The board shall fix the salary of the superintendent at not to exceed six thousand dollars (\$6,000.00) per year and the salary of the deputy superintendent at not to exceed four thousand dollars (\$4,000.00) per year.

Further amend as follows:

In lines one and two (1 and 2), section 13, strike the following:

“, under the general authority of the board,”.

Further amend section 13, subsection 1, by striking all of lines 4 and 5 and substituting in lieu thereof the following:

“The superintendent shall, as chairman and executive officer of the board, subject to the approval of the board, organize the department of public instruction as created by this act, prescribe all necessary rules not in conflict with the provisions of law for the conduct of its affairs, appoint the staff and employ necessary clerical help, and define the duties of appointees and employees of the department.”

Further amend section 30, line one (1), by striking after the word “sections” the words “five hundred fifteen (515),”.

Kuester of Cass filed the following amendment to House File 392:

Amend by adding at the end of section one (1) the following:

“The provision of this act shall be in force and effect for the biennium beginning July 1, 1945, and ending June 30, 1947 only.”

McFarlane of Black Hawk filed the following amendment to House File 392:

Amend by adding as section two (2) the following:

Sec. 2. Amend section 1703.32, Code, 1939, by striking from lines two and three (2 and 3) the words “Seven Dollars and Fifty Cents” and substituting in lieu thereof the words “Ten Dollars”. Further amend by striking from line 6 the word “Five” and substituting in lieu thereof the word “Six”.

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Tuesday, March 13, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 13, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend O. W. Brand, pastor of the First Methodist church, Sac City, Iowa.

Journal of March 12 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Reed of Jefferson on request of Edwards of Union.

PRESENTATION OF VISITORS

Morrissey of Jasper presented the members of the American government class of the Colfax high school and their superintendent, George D. Eaton.

Te Paske of Sioux presented his son, Captain Adelphos (Dell) Te Paske of the United States Army.

Weichman of Benton presented his son, Lieutenant David E. Weichman of the United States Army Air Corps.

PETITIONS

Visser of Marion presented a petition, signed by 48 citizens of Osceola county, urging passage of House File 322.

Referred to committee on telephone, telegraph and express.

Carlson of Woodbury presented a petition, signed by 58 citizens of Woodbury county, urging passage of Senate File 41.

Referred to committee on compensation of public officers and employees.

Capesius of Kossuth presented a petition, signed by 11 citizens of Kossuth county, urging passage of House File 127.

Referred to committee on schools and textbooks.

Dodds of Des Moines presented a petition, signed by 38 citizens, favoring passage of Senate File 137, House File 159, House File 146 and House File 167.

Referred to committee on railroads.

Robb of Emmet presented a resolution from Maurice Doyle Post, No. 91, Estherville, Iowa, urging passage of Senate File 1.

Referred to committee on military and veterans affairs.

Morrissey of Jasper, from the committee on rules, offered the following resolution:

HOUSE CONCURRENT RESOLUTION 17

Whereas, The Iowa manual of legislative procedure was revised and reprinted in limited number some sessions ago, and

Whereas, It has proven of great value and help to members of the General Assembly, and

Whereas, The present edition is almost exhausted, therefore,

Be It Resolved by the House, the Senate Concurring: That the said manual of legislative procedure be now revised and reprinted under the direction of the presiding officers and chairmen of the rules committee of each House and that five hundred (500) copies be printed for distribution to the members of the Fifty-second and succeeding General Assemblies.

Laid over under Rule 34.

SENATE FILE 146 SUBSTITUTED FOR HOUSE FILE 148

Pritchard of Hancock asked and obtained unanimous consent to substitute Senate File 146 for House File 148.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27:

House Files 13, 397 and 406.

REPORTS OF COMMITTEES

Kruse of Floyd, from the committee on dairy and foods, submitted the following report:

MR. SPEAKER: Your committee on dairy and foods, to whom was referred House File 314, a bill for an act to regulate and improve creamery operations and creamery products as to health and sanitation, and creating a board of examiners and prescribing their powers and duties,

and providing for the licensing of butter-makers and prescribing the qualifications thereof and fixing the penalty for violations of this act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WILLIAM KRUSE, *Chairman*.

Weichman of Benton, 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 236, a bill for an act to amend section nine thousand two hundred sixty-seven (9267), Code, 1939, providing for the payment of obligations payable to either of two persons or the survivor, and for the assignment of obligations to either of two persons or the survivor, and providing for the receipt and release of the obligation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed. HARRY E. WEICHMAN, *Chairman*.

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File 424, a bill for an act to amend section nine thousand five hundred ninety-seven (9597), Code, 1939, extending the time for decision on accepting or rejecting a negotiable instrument, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. HARRY E. WEICHMAN, *Chairman*.

Gardner of Linn, from the committee on military and veterans affairs, submitted the following report:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 341, a bill for an act to amend section six thousand nine hundred forty-three and one hundred forty-three thousandths (6943.143), Code, 1939, relating to homestead tax credit and to the rights and privileges granted to members of the armed forces of the United States, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred House File 422, a bill for an act to amend sections one (1), two (2) and three (3), chapter sixty-nine (69), Acts of the Fiftieth General Assembly, relating to unemployment compensation as affected by military service, by providing for an extension of the provisions thereof to July first, 1947, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 3, a bill for an act to amend subsection two (2) of section six thousand nine hundred forty-three and forty thousandths (6943.040), Code, 1939, relating to exemption from personal net income tax of members of the armed forces of the United States and those who have died as a result of service in the armed forces of the United States, and to provide for refunds to eligible persons who have paid state individual income tax during the period covered by this act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Also:

MR. SPEAKER: Your committee on military and veterans affairs, to whom was referred Senate File 141, a bill for an act to amend section five thousand one hundred seventy-three (5173), Code, 1939, as amended, and providing for the free recording of certain documents issued to members of the armed forces, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN R. GARDNER, *Chairman*.

Morrissey of Jasper, from the committee on rules, submitted the following report:

MR. SPEAKER: Your committee on rules, to whom was referred House File 388, a bill for an act requiring lobbyists to register with the secretary of state and the clerk of the Senate and the chief clerk of the House, and specifying requirements therefor and providing a penalty for failure to register and meet said requirements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDW. J. MORRISSEY, *Chairman*.

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 444, a bill for an act to create a state war surplus commodities board, to define its powers and duties, and to make an appropriation of five hundred thousand dollars (\$500,000) as a revolving fund for the use of said board, begs leave to report it has had the same under consideration and has instructed me to report 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 six (6) by inserting between the words "Relief Funds" and the words "for a" as the same appear in the second line of said section the following: "created by section three (3), Chapter Forty-five (45), Acts of the Fiftieth (50th) General Assembly".

Amend section 9 by inserting the following: "Cedar Valley Times, Vinton, Iowa" and "Spencer Times, Spencer, Iowa".

G. T. KUESTER, *Chairman*.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House File 263 and Senate File 274 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 446, by committee on judiciary 1, a bill for an act to legalize the action of the town council of the town of Atkins, Benton county, Iowa, in respect to expenditure of funds for the purchase and construction of a filter and addition to pump-house connected with its waterworks system and warrants issued in payment thereof.

Read first time and passed on file.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 125

Watson of O'Brien called up the report of the conference committee on Senate File 125, found on page 670 of the Journal of March 9, and moved its adoption.

Report adopted.

Watson of O'Brien moved that the bill be read a last time now and placed on its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Cowan	Gardner of	Latchaw
Aubrey	Cox	Bremer	Less
Avery	Datiman	Gardner of Linn	Long
Baker	Davis of	Good	Lynch
Bass	Black Hawk	Hall	McFarlane
Bents	Davis of Fayette	Hedin	McNeill
Blatti	Dodds	Hoeness	McReynolds
Blewett	Donohue	Huston	Meyer
Bockwoldt	Duffield	Jessen	Miller
Bonn	Edwards	Kilpatrick	Mills
Bryson	Farmer	Krueger	Moore
Burkman	Fimmen	Kruse	Morrissey
Capesius	Fletcher	Kuester	Nelson
Carlson	Frederickson	Kuhlmann	Nielsen
Colburn	Frei	Lane	Olson
Cooper	Fulk	Langland	Palmer

Parrish	Simonsen	Te Paske	Watson
Peterson	Sloane	Tyrrell	Weichman
Poston	Smith of Clayton	Utzig	Wellington
Pritchard	Smith of	Vanderwilt	Whitaker
Putney	Dickinson	Van Eaton	Whitehead
Robb	Steinberg	Visser	Williams
Saylor	Stevens	Walter of	Wormley
Schwengel	Strawman	Marshall	Mr. Speaker
Shepard	Tatum	Walter of	
Siefkas		Pottawattamie	

The nays were, 1:

Robinson of
Delaware

Absent or not voting, 11:

Heffner	Martin	Prentis	Robinson of
Hicklin	McEleney	Redman	Monroe
Klemesrud	Norland	Reed	Swaner

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 392, a bill for an act to amend section one thousand seven hundred three and forty hundredths (1703.40), Code, 1939, relating to salary adjustments of employees of the state conservation commission.

Donohue of Cedar moved that the following amendment, proposed by him, to the Latchaw amendment be adopted:

Amend by striking all of said amendment after the comma (,) following the figures "1939" and inserting in lieu thereof the following: "by inserting after the word 'thousand' in line four (4) thereof the words 'eight hundred'".

Amendment to the amendment adopted.

Latchaw of Muscatine moved the adoption of his amendment, as amended.

Amendment adopted.

McFarlane of Black Hawk moved that the following amendment, proposed by him, be adopted:

Amend by adding as section two (2) the following:

Sec. 2. Amend section 1703.32, Code, 1939, by striking from lines two and three (2 and 3) the words "Seven Dollars and Fifty Cents" and substituting in lieu thereof the words "Ten Dollars." Further amend by striking from line 6 the word "Five" and substituting in lieu thereof the word "Six".

Amendment adopted.

Kuester of Cass moved that the following amendment, proposed by him, be adopted:

Amend by adding at the end of section one (1) the following:

"The provision of this act shall be in force and effect for the biennium beginning July 1, 1945, and ending June 30, 1947 only."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 61:

Anderson	Duffield	Moore	Stevens
Baker	Edwards	Morrissey	Strawman
Bass	Fletcher	Nelson	Te Paske
Bents	Fulk	Norland	Utzig
Blatti	Good	Olson	Vanderwilt
Bockwoldt	Heffner	Palmer	Van Eaton
Bryson	Hoeness	Parrish	Visser
Capesius	Huston	Peterson	Walter of
Carlson	Kilpatrick	Prentis	Marshall
Colburn	Krueger	Pritchard	Walter of
Cooper	Kuester	Putney	Pottawattamie
Cowan	Lynch	Redman	Watson
Datisman	McNeill	Saylor	Wellington
Davis of	Meyer	Siefkas	Whitaker
Black Hawk	Miller	Simonsen	Wormley
Davis of Fayette	Mills	Smith of	
Donohue		Dickinson	

The nays were, 32:

Aubrey	Frei	Lane	Robb
Avery	Gardner of	Langland	Schwengel
Blewett	Bremer	Latchaw	Shepard
Bonn	Gardner of Linn	Less	Sloane
Burkman	Hedin	Long	Smith of Clayton
Cox	Jessen	Martin	Tatum
Dodds	Kruse	McReynolds	Weichman
Farmer	Kuhlmann	Poston	Williams
Fimmen			

Absent or not voting, 15:

Frederickson	McEleney	Robinson of	Swaner
Hall	McFarlane	Delaware	Tyrrell
Hicklin	Nielsen	Robinson of	Whitehead
Klemesrud	Reed	Monroe	Mr. Speaker
		Steinberg	

Amendment adopted.

Donohue of Cedar offered the following amendment to the title and moved its adoption:

Amend by striking the title and inserting in lieu thereof the following: a bill for an act to amend sections one thousand seven hundred three and thirty-two hundredths (1703.32), one thousand seven hundred three and thirty-nine hundredths (1703.39), and one thousand seven hundred three and forty-hundredths (1703.40), Code, 1939, relating to salary adjustments of the members and employees of the state conservation commission.

Amendment adopted.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Farmer	Martin	Simonsen
Aubrey	Fimmen	McFarlane	Sloane
Avery	Fletcher	McNeill	Smith of Clayton
Baker	Frederickson	McReynolds	Smith of
Bass	Fulk	Meyer	Dickinson
Bents	Gardner of	Miller	Steinberg
Blatti	Bremer	Mills	Stevens
Blewett	Gardner of Linn	Moore	Strawman
Bockwoldt	Good	Morrissey	Tatum
Bonn	Hall	Nelson	Te Paske
Bryson	Hedin	Nielsen	Utzig
Burkman	Heffner	Norland	Van Eaton
Capesius	Hoeness	Olson	Vanderwilt
Carlson	Huston	Palmer	Visser
Colburn	Jessen	Parrish	Walter of
Cooper	Kilpatrick	Peterson	Marshall
Cowan	Krueger	Poston	Walter of
Cox	Kruse	Prentis	Pottawattamie
Datiman	Kuester	Pritchard	Watson
Davis of	Kuhlmann	Putney	Weichman
Black Hawk	Lane	Redman	Wellington
Davis of Fayette	Langland	Robb	Whitaker
Dodds	Latchaw	Saylor	Williams
Donohue	Less	Schwengel	Wormley
Duffield	Long	Shepard	Mr. Speaker
Edwards	Lynch	Siefkas	

The nays were, none.

Absent or not voting, 10:

Frei	McEleney	Robinson of	Tyrrell
Hicklin	Reed	Monroe	Whitehead
Klemesrud	Robinson of	Swaner	
	Delaware		

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

House File 106, a bill for an act to amend section five thousand two hundred twenty-eight (5228), Code, 1939, fixing the salaries of county attorneys, with report of committee recommending amendment and passage, was taken up for consideration.

Steinberg of Story offered the following amendment to the committee amendment and moved its adoption:

Amend line fourteen (14) by striking the period (.) after the figures "1947" and adding thereto the following: ", only."

Amendment adopted.

Sloane of Polk offered the following amendment to the committee amendment and moved its adoption:

Amend by striking the committee amendment to section ten (10).

Roll call was demanded.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes were, 33:

Aubrey	Fulk	Long	Sloane
Bonn	Gardner of	McReynolds	Smith of Clayton
Burkman	Bremer	Meyer	Tatum
Carlson	Gardner of Linn	Mills	Vanderwilt
Cox	Jessen	Nelson	Visser
Davis of Fayette	Klimesrud	Nielsen	Walter of
Farmer	Lane	Norland	Pottawattamie
Fimmen	Langland	Shepard	Wormley
Frederickson	Less	Simonsen	

The nays were, 56:

Anderson	Donohue	McFarlane	Smith of
Avery	Duffield	McNeill	Dickinson
Baker	Edwards	Miller	Steinberg
Bass	Fletcher	Morrissey	Stevens
Blatti	Frei	Olson	Strawman
Blewett	Good	Palmer	Te Paske
Bryson	Heffner	Parrish	Utzig
Capesius	Hoeness	Peterson	Walter of
Colburn	Huston	Prentis	Marshall
Cooper	Kilpatrick	Pritchard	Watson
Cowan	Krueger	Putney	Weichman
Datisman	Kruse	Redman	Wellington
Davis of	Kuester	Robb	Whitaker
Black Hawk	Kuhlmann	Saylor	Williams
Dodds	Lynch	Siefkas	

Absent or not voting, 19:

Bents	Martin	Robinson of	Swaner
Bockwoldt	McEleney	Delaware	Tyrrell
Hall	Moore	Robinson of	Van Eaton
Hedin	Poston	Monroe	Whitehead
Hicklin	Reed	Schwengel	Mr. Speaker
Latchaw			

Amendment lost.

Farmer of Linn offered the following amendment to the committee amendment and moved its adoption:

Amend by striking the committee amendment to section nine (9).

Roll call was demanded.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes were, 28:

Aubrey	Fimmen	McReynolds	Simonsen
Bonn	Gardner of Linn	Meyer	Sloane
Burkman	Jessen	Mills	Smith of Clayton
Carlson	Kilpatrick	Nelson	Tatum
Cox	Lane	Norland	Vanderwilt
Davis of Fayette	Langland	Pritchard	Walter of
Dodds	Long	Shepard	Pottawattamie
Farmer			

The nays were, 60:

Anderson	Edwards	McFarlane	Smith of
Avery	Fletcher	McNeill	Dickinson
Baker	Frei	Miller	Steinberg
Bass	Fulk	Moore	Stevens
Blatti	Gardner of	Morrissey	Strawman
Blewett	Bremer	Nielsen	Te Paske
Bryson	Good	Palmer	Utzig
Capesius	Hall	Olson	Van Eaton
Colburn	Heffner	Parrish	Walter of
Cooper	Hoeness	Peterson	Marshall
Cowan	Huston	Prentis	Watson
Datisman	Krueger	Putney	Weichman
Davis of	Kruse	Redman	Wellington
Black Hawk	Kuester	Robb	Whitaker
Donohue	Kuhlmann	Saylor	Williams
Duffield	Lynch	Siefkas	Wormley

Absent or not voting, 20:

Bents	Latchaw	Robinson of	Swaner
Bockwoldt	Less	Delaware	Tyrrell
Frederickson	Martin	Robinson of	Visser
Hedin	McEleney	Monroe	Whitehead
Hicklin	Poston	Schwengel	Mr. Speaker
Klemesrud	Reed		

Amendment lost.

Steinberg of Story moved that the committee amendment, as amended, be adopted.

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Bryson	Davis of	Frederickson
Aubrey	Burkman	Black Hawk	Frei
Avery	Capesius	Davis of Fayette	Fulk
Baker	Carlson	Dodds	Gardner of
Bass	Colburn	Donohue	Bremer
Blatti	Cooper	Edwards	Gardner of Linn
Blewett	Cowan	Farmer	Good
Bockwoldt	Cox	Fimmen	Hall
Bonn	Datisman	Fletcher	Hedin

Heffner	McReynolds	Redman	Tyrrell
Hoeness	Meyer	Robb	Utzig
Huston	Miller	Saylor	Vanderwilt
Jessen	Mills	Schwengel	Van Eaton
Kilpatrick	Moore	Shepard	Visser
Klemesrud	Morrissey	Siefkas	Walter of
Krueger	Nelson	Simonsen	Marshall
Kruse	Nielsen	Sloane	Walter of
Kuester	Norland	Smith of Clayton	Pottawattamie
Kuhlmann	Olson	Smith of	Watson
Lane	Palmer	Dickinson	Weichman
Langland	Parrish	Steinberg	Wellington
Less	Peterson	Stevens	Whitaker
Long	Poston	Strawman	Williams
Lynch	Prentis	Tatum	Wormley
McFarlane	Pritchard	Te Paske	Mr. Speaker
McNeill	Putney		

The nays were, none.

Absent or not voting, 11:

Bents	Latchaw	Reed	Robinson of
Duffield	Martin	Robinson of	Monroe
Hicklin	McEleney	Delaware	Swaner
			Whitehead

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

House File 107, a bill for an act to amend section five thousand two hundred twenty-nine (5229), Code, 1939, fixing the salaries of assistant county attorneys, with report of committee recommending amendment and passage, was taken up for consideration.

Sloane of Polk moved that the following amendments, proposed by the committee, be adopted:

Strike all of section one (1).

Strike from line four (4), section two (2), the words "two thousand" and substitute in lieu thereof the words "nineteen hundred twenty".

Strike from line four (4), section three (3), the words "twenty-three hundred" and substitute in lieu thereof the words "two thousand forty".

Strike from line four (4), section four (4), the words "twenty-seven hundred fifty" and substitute in lieu thereof the words "twenty-four hundred."

Strike from line four (4), section five (5), the word "four" and substitute in lieu thereof the word "three".

Strike from line four (4), section six (6), the words "twenty-five" and substitute in lieu thereof the words "twenty-four".

Add the following as a new section:

"The provisions of this act shall be in force and effect to and including June 30, 1947".

Renumber all sections.

Amendments adopted.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Frederickson	McNeill	Smith of Clayton
Aubrey	Frei	McReynolds	Smith of
Avery	Fulk	Meyer	Dickinson
Baker	Gardner of	Miller	Steinberg
Bass	Bremer	Mills	Stevens
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Good	Morrissey	Tatum
Bockwoldt	Hall	Nelson	Te Paske
Bonn	Hedin	Nielsen	Tyrrell
Bryson	Heffner	Olson	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Capesius	Huston	Peterson	Van Eaton
Carlson	Jessen	Poston	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Klemesrud	Pritchard	Marshall
Cox	Krueger	Putney	Walter of
Datisman	Kruse	Redman	Pottawattamie
Davis of Fayette	Kuester	Robb	Watson
Dodds	Kuhlmann	Saylor	Weichman
Donohue	Lane	Schwengel	Wellington
Duffield	Langland	Shepard	Whitaker
Edwards	Less	Siefkas	Williams
Farmer	Lynch	Simonsen	Wormley
Fimmen	McFarlane	Sloane	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 15:

Bents	Latchaw	Parrish	Robinson of
Colburn	Long	Reed	Monroe
Davis of	Martin	Robinson of	Swaner
Black Hawk	McEleney	Delaware	Whitehead
Hicklin	Norland		

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

House File 222, a bill for an act to amend section three thousand six hundred twelve (3612), Code, 1939, relating to salaries of juvenile court probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000), with report of committee recommending amendment and passage, was taken up for consideration.

Less of Dubuque offered the following amendment to the amendment proposed by him and moved its adoption:

Amend section two (2), line four (4), by striking the words and figures "three thousand (3000)" and inserting in lieu thereof the words and figures "twenty-six hundred (2600)".

Amendment to the amendment adopted.

Cox of Webster moved that action on House File 222 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 222 was deferred.

House File 313, a bill for an act to amend section nine thousand one hundred thirty-seven (9137), Code, 1939, relating to salaries of deputy superintendent of banking, and bank examiners, was taken up for consideration.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend by adding thereto a new section, as follows:

"Notwithstanding provisions of this Act, no increase shall exceed twenty per cent (20%)."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 75:

Anderson	Fimmen	McNeill	Smith of Clayton
Avery	Fletcher	McReynolds	Smith of
Baker	Frederickson	Meyer	Dickinson
Bass	Frei	Miller	Steinberg
Bents	Fulk	Nelson	Stevens
Blatti	Gardner of	Nielsen	Tatum
Bockwoldt	Bremer	Norland	Te Paske
Bonn	Good	Palmer	Tyrrell
Bryson	Hall	Parrish	Utzig
Burkman	Heffner	Peterson	Van Eaton
Capesius	Hoeness	Poston	Walter of
Carlson	Kilpatrick	Prentis	Marshall
Colburn	Klemesrud	Robb	Walter of
Cooper	Krueger	Robinson of	Pottawattamie
Cox	Kuester	Delaware	Watson
Datisman	Kuhlmann	Saylor	Wellington
Davis of Fayette	Lane	Shepard	Whitaker
Donohue	Less	Siefkas	Whitehead
Duffield	Martin	Simonsen	Williams
Edwards	McFarlane	Sloane	Wormley

The nays were, 21:

Aubrey	Gardner of Linn	Mills	Redman
Blewett	Hedin	Morrissey	Strawman
Cowan	Huston	Olson	Vanderwilt
Davis of	Jessen	Pritchard	Visser
Black Hawk	Kruse	Putney	Weichman
Dodds	Lynch		

Absent or not voting, 12:

Farmer	Long	Reed	Schwengel
Hicklin	McEleney	Robinson of	Swaner
Langland	Moore	Monroe	Mr. Speaker
Latchaw			

Amendment adopted.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend by adding thereto a new section, as follows:

"The provisions of this Act shall be in force and effect to and including June 30, 1947, only."

Amendment adopted.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Frederickson	McReynolds	Smith of Clayton
Aubrey	Frei	Meyer	Smith of
Avery	Fulk	Miller	Dickinson
Baker	Gardner of	Mills	Steinberg
Bass	Bremer	Moore	Stevens
Bents	Gardner of Linn	Morrissey	Strawman
Blatti	Good	Nelson	Tatum
Blewett	Hall	Nielsen	Te Paske
Bockwoldt	Hedin	Norland	Tyrrell
Bonn	Heffner	Olson	Utzig
Bryson	Hoeness	Palmer	Vanderwilt
Burkman	Huston	Parrish	Van Eaton
Capesius	Jessen	Peterson	Visser
Carlson	Kilpatrick	Poston	Walter of
Cooper	Klemesrud	Prentis	Marshall
Cowan	Krueger	Pritchard	Walter of
Cox	Kruse	Putney	Pottawattamie
Datisman	Kuester	Redman	Watson
Davis of	Kuhlmann	Robb	Weichman
Black Hawk	Lane	Saylor	Wellington
Davis of Fayette	Langland	Schwengel	Whitaker
Dodds	Lynch	Shepard	Whitehead
Donohue	Martin	Siefkas	Williams
Edwards	McFarlane	Simonsen	Wormley
Fimmen	McNeill	Sloane	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 12:

Colburn	Latchaw	Reed	Robinson of
Duffield	Less	Robinson of	Monroe
Farmer	Long	Delaware	Swaner
Hicklin	McEleney		

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

Senate File 109, a bill for an act to amend chapters three hundred ninety-eight (398), four hundred (400), and four hundred one (401) of the Code of Iowa, 1939, relating to investments by life insurance companies and associations and the regulation of said investments, companies and associations under the supervision of the insurance commissioner of the state of Iowa, by amending sections eight thousand six hundred fifty-seven (8657), eight thousand six hundred fifty-eight (8658), eight thousand six hundred fifty-nine (8659), eight thousand seven hundred twenty-two (8722), eight thousand seven hundred forty-five (8745), and eight thousand seven hundred forty-six (8746), and repealing sections eight thousand six hundred fifty-five (8655), eight thousand six hundred fifty-six (8656), eight thousand six hundred sixty-four (8664), eight thousand six hundred sixty-five (8665), eight thousand six hundred ninety-eight (8698), eight thousand six hundred ninety-nine (8699), eight thousand seven hundred (8700), eight thousand seven hundred one (8701), eight thousand seven hundred thirty-five (8735), eight thousand seven hundred thirty-six (8736), eight thousand seven hundred thirty-seven (8737), eight thousand seven hundred thirty-eight (8738), eight thousand seven hundred thirty-nine (8739), eight thousand seven hundred forty (8740), eight thousand seven hundred forty-one (8741), eight thousand seven hundred forty-one and one tenth (8741.1), eight thousand seven hundred forty-two (8742), eight thousand seven hundred forty-three (8743), eight thousand seven hundred forty-four (8744), and eight thousand seven hundred forty-seven (8747) thereof, and enacting substitutes therefor, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Aubrey	Bockwoldt	Cox	Fimmen
Avery	Bryson	Datisman	Fletcher
Baker	Burkman	Davis of	Fredrickson
Bass	Capesius	Black Hawk	Fulk
Bents	Carlson	Davis of Fayette	Gardner of
Blatti	Cooper	Dodds	Bremer
Blewett	Cowan	Duffield	Gardner of Linn

Good	Less	Prentis	Vanderwilt
Hall	Lynch	Pritchard	Van Eaton
Hedin	Martin	Putney	Visser
Heffner	McFarlane	Redman	Walter of
Hoeness	McNeill	Saylor	Marshall
Huston	McReynolds	Schwengel	Walter of
Jessen	Meyer	Shepard	Pottawattamie
Kilpatrick	Miller	Siefkas	Watson
Klemesrud	Mills	Simonsen	Weichman
Krueger	Morrissey	Sloane	Wellington
Kruse	Nelson	Smith of Clayton	Whitaker
Kuester	Nielsen	Steinberg	Whitehead
Kuhlmann	Norland	Strawman	Williams
Lane	Olson	Te Paske	Wormley
Langland	Palmer	Tyrrell	Mr. Speaker
Latchaw	Peterson	Utzig	

The nays were, none.

Absent or not voting, 21:

Anderson	Frei	Poston	Smith of
Bonn	Hicklin	Reed	Dickinson
Colburn	Long	Robb	Stevens
Donohue	McEleney	Robinson of	Swaner
Edwards	Moore	Delaware	Tatum
Farmer	Parrish	Robinson of	
		Monroe	

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

House File 52, a bill for an act to amend chapter one hundred nineteen (119), section three (3), Acts of the Forty-ninth General Assembly, relating to soil conservation districts, with report of committee recommending passage, was taken up for consideration.

Bass of Montgomery moved that the following amendment, proposed by him, be adopted:

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Red Oak Express, a newspaper published at Red Oak, Iowa, and in the Villisca Review, a newspaper published at Villisca, Iowa."

Amendment adopted.

Bass of Montgomery moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Baker	Blatti	Bonn
Aubrey	Bass	Blewett	Bryson
Avery	Bents	Bockwoldt	Burkman

Capesius	Hoeness	Nielsen	Strawman
Carlson	Huston	Norland	Tatum
Cooper	Jessen	Olson	Te Paske
Cowan	Kilpatrick	Palmer	Tyrrell
Cox	Krueger	Parrish	Utzig
Datisman	Kruse	Peterson	Vanderwilt
Davis of Fayette	Kuester	Poston	Van Eaton
Donohue	Kuhlmann	Prentis	Visser
Edwards	Lane	Putney	Walter of
Fimmen	Langland	Saylor	Marshall
Frederickson	Less	Schwengel	Walter of
Frei	Lynch	Shepard	Pottawattamie
Fulk	McFarlane	Siefkas	Watson
Gardner of	McNeill	Simonsen	Weichman
Bremer	McReynolds	Sloane	Whitaker
Gardner of Linn	Meyer	Smith of Clayton	Whitehead
Good	Mills	Smith of	Williams
Hall	Moore	Dickinson	Wormley
Hedin	Morrissey	Steinberg	Mr. Speaker
Heffner	Nelson	Stevens	

The nays were, 5:

Davis of	Fletcher	Robb	Wellington
Black Hawk	Miller		

Absent or not voting, 16:

Colburn	Klemesrud	Pritchard	Robinson of
Dodds	Latchaw	Redman	Monroe
Duffield	Long	Reed	Swaner
Farmer	Martin	Robinson of	
Hicklin	McEleney	Delaware	

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 222, a bill for an act to amend section three thousand six hundred twelve (3612), Code, 1939, relating to salaries of juvenile court probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000).

Farmer of Linn offered the following amendment to the Less amendment and moved its adoption:

Amend the Less amendment by striking the period (.) at the end thereof and inserting a comma (,) and adding the following: "and the court may appoint two (2) deputies at a salary of not more than eighteen hundred (\$1800) dollars each per year."

Further amend by adding thereto the following: strike the word "fifteen" from line seven (7) of subsection two (2) of section three thousand six hundred twelve (3612), Code, 1939, and insert the word "eighteen".

Amendment to the Less amendment adopted.

Less amendment, as amended, adopted.

Donohue of Cedar moved that the committee amendments, as amended, filed February 22, 1945, be 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 conference committee report and passed House File 101, a bill for an act relating to workmen's compensation.

Also: That the Senate concurs in the House amendment to the Senate amendment and passed House File 132, a bill for an act relating to tuition rates for pupils in the public schools.

W. J. SCARBOROUGH, *Secretary.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully report that it has examined and finds correctly enrolled Senate Files 96 and 189.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 96 and 189.

AMENDMENT FILED

Klemesrud of Winnebago, Edwards of Union, and Smith of Clayton filed the following amendment to Senate File 397:

Amend as follows:

Amend section two (2) by inserting between lines eight (8) and nine (9) the following:

"6. Substitute teachers' certificates".

Amend section eleven (11), line five (5), by inserting after the words "limited elementary certificates," the words "substitute teachers' certificates,".

Amend by adding as a new section the following:

"Chapter one hundred ninety-three (193), Code, 1939, is amended by inserting as a separate section following section three thousand eight hundred seventy-eight (3878), Code, 1939, the following:

"A substitute teacher's certificate may be issued to a person who has

at some previous time held a valid Iowa teacher's certificate, upon presentation of such evidence and under such conditions as the board of public instruction may require. Such certificate shall be valid for substitute teaching in the type of school, subjects or grades in which the holder was previously qualified to teach and for which the holder has at some time been granted approval by the department of public instruction. Such certificates shall be valid for two years and may be renewed at expiration without any additional training."

On motion by Wormley of Plymouth, the House adjourned until 9:45 a. m., Wednesday, March 14, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 14, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend A. Leonard Smith, pastor of the Mamrelund Lutheran church, Stanton, Iowa.

Journal of March 13 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Shepard of Lucas on request of Kruse of Floyd; Mills of Adair on request of Prentis of Ringgold.

PRESENTATION OF VISITORS

Hoeness of Madison presented the cub scouts of Den No. 2, Winterset, Iowa, and their leader, Mrs. Carl Brown.

Sloane of Polk presented the members of the 9-B Civics class of Callanan junior high school, Des Moines, with their teacher, J. F. Tracy.

Colburn of Shelby presented his son, Lt. (j. g.) Jay Colburn, Jr. of the United States Navy.

PETITIONS

Redman of Sac presented a petition, signed by 25 members of the Chalon Post No. 262 of the American Legion, Wall Lake, Iowa, urging passage of Senate File 1.

Referred to committee on military affairs.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 17

Morrissey of Jasper called up House Concurrent Resolution 17, found on page 703 of the Journal of March 13, and moved its adoption.

Motion prevailed and House Concurrent Resolution 17 was adopted.

SENATE FILE 102 SUBSTITUTED FOR HOUSE FILE 102

Reed of Jefferson asked and obtained unanimous consent to substitute Senate File 102 for House File 102.

SENATE FILE 172 SUBSTITUTED FOR HOUSE FILE 259

Carlson of Woodbury asked and obtained unanimous consent to substitute Senate File 172 for House File 259.

REPORTS OF COMMITTEES

Sloane of Polk, from the committee on judiciary 2, submitted the following report:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 383, a bill for an act to repeal chapter one hundred seventy-three (173), acts of the Thirty-sixth General Assembly, relating to tips and gratuities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 400, a bill for an act to amend section ten thousand one hundred fifty-nine (10159), Code, 1939, relating to manner of serving notices to terminate non-farm tenancies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 403, a bill for an act to amend section three thousand eight hundred twenty-eight and one hundred fifty-seven thousandths (3828.157), relating to medical and surgical treatment of patients in the University hospital, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Also:

MR. SPEAKER: Your committee on judiciary 2, to whom was referred House File 427, a bill for an act to amend sections ten thousand thirty-five (10035), ten thousand thirty-six (10036), and ten thousand thirty-seven (10037), Code, 1939, relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

TED SLOANE, *Chairman*.

Steinberg of Story, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 125, a bill for an act to provide for the special education of handicapped children, to create a state administrative au-

thority, to enable school directors and boards of education to establish and maintain classes and schools for handicapped children, to provide for payment from state funds of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating schools for normal children, and to establish controls for the distribution of such funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALBERT STEINBERG, *Chairman*.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 127, a bill for an act creating in the office of the treasurer of state a permanent fund to be known as the agricultural land credit fund, and making appropriation thereto, providing for the apportionment of said fund as a credit against the tax on agricultural lands in school districts in which the millage for the general school fund exceeds fifteen mills, and providing the procedure for effecting such credits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 289, a bill for an act to amend sections four thousand three hundred forty-five (4345) and four thousand three hundred forty-six (4346), Code, 1939, relating to independent school district pension system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 316, a bill for an act relating to the local budget law, in regard to the certifying and levying of taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 318, a bill for an act to amend section three hundred seventy-five (375), Code, 1939, relating to the publication of budgets in rural independent school districts, school townships and municipalities of less than two hundred population, begs leave to report it has had the same under consideration and has instructed me to report 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 318 as follows: line eight (8), section one (1), after the word "estimates" insert the words "in proper form"; also amend

line ten (10), section one (1), by striking the words "and when approved by him".

ALBERT STEINBERG, *Chairman*.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred Senate File 329, a bill for an act to create and provide for a county school system in the several counties of the state, for a county board of education and county superintendent, and the manner of the election of the same and prescribing their duties and powers, to amend section four thousand one hundred and seven (4107), and to repeal sections four thousand ninety-six (4096) to four thousand one hundred six (4106), inclusive, and sections four thousand one hundred nineteen (4119) to four thousand one hundred twenty-two (4122), inclusive, Code, 1939, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred Senate File 330, a bill for an act to provide for the study and survey by the county boards of education of the matter of reorganization of school districts, the submission of plans of reorganization to the voters of affected districts, and making effective any reorganization which may be authorized, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File 336, a bill for an act relating to the leasing of school property in cities having a population of fifty thousand or more, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. ALBERT STEINBERG, *Chairman*.

Cowan of Keokuk, from the committee on tax revision, submitted the following report:

MR. SPEAKER: Your committee on tax revision, to whom was referred House File 396, a bill for an act to amend section six thousand nine hundred forty-three and forty-five thousandths (6943.045), and section six thousand nine hundred forty-three and fifty-three thousandths (6943.053), Code, 1939, as amended by chapter two hundred (200), Acts of the Fiftieth General Assembly, relating to the preparation and filing of individual income tax returns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES A. COWAN, *Chairman*.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 424, 341, 422, 388, 444; and Senate Files 3 and 141 were declared adopted under Rule 72.

INTRODUCTION OF BILLS

House File 447, by committee on appropriations, a bill for an act to appropriate and set aside from the income, corporation and sales tax special fund for certain capital improvements in institutions under the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control of the expenditure of the funds by the state board of control and the joint legislative committee on retrenchment and reform of the state of Iowa, and providing for its investment by the State Treasurer and the method of expenditure.

Read first time and passed on file.

House File 448, by committee on appropriations, a bill for an act to appropriate and set aside from the income, corporation and sales tax special funds for certain capital improvements in institutions under the board of education, including construction of new buildings, repairs, improvements, replacements or alteration, and providing for joint control of the expenditure of the funds by the state board of education and the joint legislative committee on retrenchment and reform of the state of Iowa, and providing for its investment by the State Treasurer and the methods of expenditure.

Read first time and passed on file.

House File 449, by committee on printing, a bill for an act to amend section sixty-two (62), Code, 1939, relating to cost of publishing laws of the General Assembly.

Read first time and passed on file.

House File 450, by committee on drainage, a bill for an act to repeal section seven thousand six hundred ninety-two (7692), section seven thousand six hundred ninety-three (7693), section seven thousand seven hundred (7700), section seven thousand seven hundred four (7704), section seven thousand seven hundred five (7705) and section seven thousand seven hundred six

(7706), Code, 1939, relating to management of drainage or districts by trustees, and to enact the following in lieu thereof.

Read first time and passed on file.

House File 451, by committee on appropriations, a bill for an act to amend sections three thousand three hundred eighty-eight (3388), three thousand four hundred three (3403), three thousand four hundred sixty-six (3466) and three thousand four hundred eighty-six (3486), relating to salaries of superintendents of state hospitals under the board of control.

Read first time and passed on file.

House File 452, by committee on appropriations, a bill for an act to amend section three thousand seven hundred forty-one (3741), Code, 1939, as amended by chapter one hundred thirty-one (131) of the Laws of the Fiftieth General Assembly, to amend section two (2) of chapter one hundred thirty-one (131) of the laws of the Fiftieth General Assembly, relating to salaries at the state penitentiary and men's reformatory.

Read first time and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of House File 222, a bill for an act to amend section three thousand six hundred twelve (3612), Code, 1939, relating to salaries of juvenile court probation officers in counties having a population in excess of one hundred twenty-five thousand (125,000).

The committee amendments, as amended, were adopted.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson
Aubrey
Avery
Baker
Bass

Bents
Blatti
Blewett
Bockwoldt
Bonn

Bryson
Burkman
Capesius
Carlson
Colburn

Cooper
Cowan
Cox
Datisman

Davis of Black Hawk	Kilpatrick	Palmer	Strawman
Davis of Fayette	Klemesrud	Parrish	Swaner
Donohue	Krueger	Peterson	Tatum
Edwards	Kruse	Poston	Te Paske
Farmer	Kuester	Prentis	Tyrrell
Fimmen	Kuhlmann	Pritchard	Utzig
Fletcher	Lane	Putney	Vanderwilt
Frederickson	Langland	Redman	Van Eaton
Frei	Latchaw	Reed	Visser
Gardner of Bremer	Less	Robb	Walter of Marshall
Gardner of Linn	Long	Robinson of Delaware	Walter of Pottawattamie
Good	Lynch	Saylor	Weichman
Hall	Martin	Schwengel	Wellington
Hedin	McFarlane	Simonsen	Whitaker
Heffner	McNeill	Sloane	Whitehead
Hicklin	McReynolds	Smith of Clayton	Williams
Hoeness	Meyer	Smith of Dickinson	Wormley
Huston	Morrissey	Steinberg	Mr. Speaker
Jessen	Nelson		
	Nielsen		
	Olson		

The nays were, none.

Absent or not voting, 13:

Dodds	Miller	Robinson of	Siefkas
Duffield	Mills	Monroe	Stevens
Fulk	Moore	Shepard	Watson
McEleney	Norland		

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

Senate File 102, a bill for an act to amend the law as it appears in chapter seventy (70), Code, 1939, and also sections one thousand three hundred ninety-two (1392) and one thousand three hundred ninety-seven (1397), relating to workmen's compensation so as to provide for the payment of compensation to certain employees for certain injuries, to provide for a second injury fund and for the making of contributions thereto and providing for the administration of the act, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Blatti	Capesius	Datisman
Aubrey	Blewett	Carlson	Davis of Black Hawk
Avery	Bockwoldt	Colburn	Davis of Fayette
Baker	Bonn	Cooper	Dodds
Bass	Bryson	Cowan	Donohue
Bents	Burkman	Cox	

Duffield	Kuester	Parrish	Strawman
Edwards	Kuhlmann	Peterson	Swaner
Farmer	Lane	Poston	Tatum
Fimmen	Langland	Prentis	Te Paske
Fletcher	Latchaw	Putney	Tyrrell
Frei	Less	Pritchard	Utzig
Gardner of	Long	Redman	Vanderwilt
Bremer	Lynch	Reed	Van Eaton
Gardner of Linn	Martin	Robb	Visser
Good	McFarlane	Saylor	Walter of
Hall	McNeill	Schwengel	Marshall
Hedin	McReynolds	Siefkas	Walter of
Heffner	Meyer	Simonsen	Pottawattamie
Hicklin	Miller	Sloane	Weichman
Hoeness	Moore	Smith of Clayton	Wellington
Jessen	Morrissey	Smith of	Whitaker
Kilpatrick	Nelson	Dickinson	Whitehead
Klemesrud	Nielsen	Steinberg	Williams
Krueger	Norland	Stevens	Mr. Speaker
Kruse	Palmer		

The nays were, none.

Absent or not voting, 11:

Frederickson	McEleney	Robinson of	Shepard
Fulk	Mills	Delaware	Watson
Huston	Olson	Robinson of	Wormley
		Monroe	

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

House File 231, a bill for an act to amend section six thousand two hundred eleven (6211), Code, 1939, relating to a levy of taxation for gas light, electric light, heat or power funds, with report of committee recommending passage, was taken up for consideration.

Neilsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Carlson	Fimmen	Huston
Aubrey	Colburn	Fletcher	Jessen
Avery	Cooper	Frederickson	Kilpatrick
Baker	Cowan	Frei	Krueger
Bass	Cox	Gardner of	Kruse
Bents	Datiman	Bremer	Kuester
Blatti	Davis of	Gardner of Linn	Kuhlmann
Blewett	Black Hawk	Good	Lane
Bockwoldt	Davis of Fayette	Hall	Langland
Bonn	Dodds	Hedin	Latchaw
Bryson	Donohue	Heffner	Less
Burkman	Duffield	Hicklin	Long
Capesius	Edwards	Hoeness	Lynch

Martin	Palmer	Smith of Clayton	Van Eaton
McEleney	Parrish	Smith of	Visser
McFarlane	Peterson	Dickinson	Walter of
McNeill	Poston	Steinberg	Marshall
McReynolds	Prentis	Stevens	Walter of
Meyer	Pritchard	Strawman	Pottawattamie
Miller	Redman	Swaner	Weichman
Moore	Reed	Tatum	Wellington
Morrissey	Saylor	Te Paske	Whitaker
Nelson	Schwengel	Tyrrell	Williams
Nielsen	Siefkas	Utzig	Wormley
Norland	Simonsen	Vanderwilt	Mr. Speaker
Olson	Sloane		

The nays were, 1:

Klemesrud

Absent or not voting, 10:

Farmer	Robb	Robinson of	Watson
Fulk	Robinson of	Monroe	Whitehead
Mills	Delaware	Shepard	
Putney			

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

House File 193, a bill for an act to amend section one thousand four hundred twenty-two (1422), Code, 1939, relating to compensation to be paid peace officers disabled or killed while performing official duties, with report of committee recommending passage, was taken up for consideration.

Less of Dubuque moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Davis of	Heffner	McNeill
Aubrey	Black Hawk	Hicklin	McReynolds
Avery	Davis of Fayette	Hoeness	Meyer
Baker	Dodds	Huston	Miller
Bass	Donohue	Jessen	Moore
Bents	Duffield	Kilpatrick	Morrissey
Blatti	Edwards	Klemesrud	Nelson
Blewett	Farmer	Krueger	Nielsen
Bockwoldt	Fimmen	Kruse	Norland
Bonn	Fletcher	Kuester	Olson
Bryson	Frederickson	Kuhlmann	Palmer
Burkman	Frei	Lane	Parrish
Capesius	Fulk	Langland	Peterson
Carlson	Gardner of	Latchaw	Poston
Colburn	Bremer	Less	Prentis
Cooper	Gardner of Linn	Long	Pritchard
Cowan	Good	Lynch	Putney
Cox	Hall	Martin	Redman
Datisman	Hedin	McFarlane	Robb

Saylor	Steinberg	Vanderwilt	Weichman
Schwengel	Stevens	Van Eaton	Wellington
Siefkas	Strawman	Visser	Whitaker
Simonsen	Swaner	Walter of	Whitehead
Sloane	Tatum	Marshall	Williams
Smith of Clayton	Te Paske	Walter of	Wormley
Smith of	Tyrrell	Pottawattamie	Mr. Speaker
Dickinson	Utzig		

The nays were, none.

Absent or not voting, 7:

McEleney	Reed	Robinson of	Shepard
Mills	Robinson of	Monroe	Watson
	Delaware		

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

House File 415, a bill for an act relating to private trade schools, providing for the licensing and regulation thereof and of solicitors therefor and imposing penalties for violations of this act, with report of committee recommending passage, was taken up for consideration.

Wormley of Plymouth moved that the following amendments, proposed by himself and Reed of Jefferson, be adopted:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Definitions. The following words, terms and phrases when used in this act shall have the meanings ascribed to them in this section:

(1) "Private trade school" means a school maintained or classes conducted for the purpose of teaching, for profit or for a tuition charge, any trade, technical, mechanical or industrial occupation; and shall include private schools engaged exclusively in teaching of business subjects and non-public supported schools engaged in giving instruction by correspondence.

Colleges authorized by the laws of Iowa to grant degrees; schools of nursing; public schools; schools already or hereafter licensed by duly constituted boards under provisions of Iowa laws; or schools and educational programs conducted by firms, corporations, or persons for the training of their own employees, for which no fee is charged, shall not be included.

(2) "Solicitor" means a person who solicits business for a private trade school, or who offers to sell or sells any instruction or course of instruction by a private trade school. Private trade schools as used in this act includes those located within and without the state of Iowa.

(3) "Person" means any individual, association, partnership, or corporation, and includes any receiver, referee, trustee, executor, or administrator.

(4) "Superintendent" means the state superintendent of public instruction.

(5) "Board" means the state board for vocational education.

Sec. 2. The following minimum standards for private trade schools are hereby established, and no license shall be granted hereunder unless the board shall determine—

(a) That the school applying for a license has a sound financial structure with sufficient resources for its proper use and support;

(b) That the school has satisfactory training facilities with sufficient tools and equipment and the necessary number of work stations to adequately train the number of students proposed to be enrolled;

(c) That there are a sufficient number of qualified instructors sufficiently trained by experience and education to give the training contemplated; .

(d) That the advertising and representations made on behalf of the school to prospective students shall be truthful and free from misrepresentations and fraud;

(e) That the charge made for instruction shall be reasonable based upon the service rendered;

(f) That the premises and conditions under which the students work or study shall be sanitary and healthful and safe, according to modern standards.

Sec. 3. The board shall, with the recommendations of the superintendent and the advice of the state advisory committee of such board as prescribed in the state vocational plan for trades and industrial education, make rules and regulations to carry out the intent and purposes of this act. Such rules and regulations shall be effective when filed in the office of the secretary of state and amendments thereto shall be effective twenty days after being so filed.

Sec. 4. No private trade school shall be operated by any person, or persons, firm, corporation, or by any private organization unless a license is first secured from the superintendent, who is empowered to issue it upon compliance with the terms and provisions of this act. Application shall be made to the superintendent upon a form prescribed and furnished by him and shall be accompanied by an application of twenty-five dollars (\$25.00). A license shall not be issued to any school until the superintendent has approved it as meeting the minimum standards and requirements as provided herein.

Sec. 5. If the license is granted, it shall be issued upon payment of an additional fee of twenty-five dollars (\$25.00) and the filing with the superintendent of a surety bond to the state of Iowa in the sum of one thousand dollars (\$1,000.00). Said bond shall be conditioned for the faithful performance of all agreements and contracts with students, as disclosed by the application for license, and the compliance with this act. Every license shall expire on the 31st day of December following the date of issuance. If such license is issued after the first day of July in any year, the application fee shall be twenty-five dollars (\$25.00) and the additional fee shall be only ten dollars (\$10.00).

Sec. 6. Licenses may be renewed annually after the first year for the sum of twenty-five dollars (\$25.00) per year which shall accompany the application. Such renewal is conditioned upon the superintendent satisfying himself that the private trade school has complied with all the rules and regulations established under this act.

Sec. 7. Subdivision 1. Every solicitor, before engaging in such business, shall first procure a permit from the superintendent.

Subdivision 2. A permit shall be issued only upon written application to the superintendent. The application shall be upon a form prescribed and furnished by the superintendent and shall be accompanied by ten (\$10.00) dollars, the fee for such permit. If the application is granted, the permit shall not be issued until the applicant has filed with the superintendent a surety bond to the state of Iowa in the sum of one thousand (\$1,000.00) dollars, conditioned for the faithful performance of all contracts and agreements with students by the solicitor and the employing private trade school, as disclosed by the application for the permit, and for the compliance by the solicitor with this act and the rules and regulations prescribed hereunder. Every permit shall expire on the thirty-first day of December.

Subdivision 3. Permits may be renewed annually upon filing the application blank together with the annual ten-dollar (\$10.00) fee and a renewal bond, as described in subdivision 2, with the superintendent. The superintendent shall satisfy himself that such solicitor has complied with all the rules and regulations established under this act.

Sec. 8. Subdivision 1. A license or permit issued hereunder may be revoked by the board for cause upon notice and hearing. If such license or permit is revoked, the fees paid for the same are forfeited and the surety bonds covering such private trade school or solicitor or both, as the case may be, shall be forfeit and payable to the state of Iowa within thirty days after written notice of the same has been served by the superintendent. Appeal from such revocations may be made to any court of competent jurisdiction and its decision shall be final.

Subdivision 2. Upon the filing with the board of charges against the holder of a license or permit issued hereunder, the superintendent may suspend such license or permit pending determination thereof.

Sec. 9. It is unlawful for any private trade school or correspondence school operating within the state of Iowa to apply to itself, either as a part of its name or in any other manner, the designation of "College" or "University" unless certificated by the superintendent that the school meets appropriate standards and is entitled to such designation.

Sec. 10. Any person who violates any provisions of this act shall be guilty of a misdemeanor.

Sec. 11. Fees. All fees for licenses or permits required under this act, or forfeitures, shall upon receipt thereof by the superintendent be paid to and receipted for by the treasurer of state and shall be kept by him in a special fund to be known as the "Trade School Regulation Fund." Such trade school regulation fund shall be continued from year to year, and the treasurer shall keep a separate account thereof showing receipts and disbursements as authorized by law. No part of such fund shall be used for any purpose other than the administration and enforcement of this act and the laws relating to trade schools; provided, however, if on July 1 of any year there is a balance remaining in said trade school regulation fund which, in the opinion of the superintendent of public instruction, is greater than is necessary for the proper administration of such laws, the treasurer of state is hereby authorized, on the

recommendation and with the approval of the superintendent of public instruction, to transfer to the general fund of the state such portion of said trade school regulation fund as the superintendent of public instruction shall deem advisable to so transfer. The superintendent shall cause to be kept an accurate record of all financial transactions under this act and shall incorporate a report of the same in an annual report to the governor.

Whitehead of Dallas offered the following amendment to the Wormley and Reed amendments and moved its adoption:

Amend section two (2), subparagraph (d), by striking from lines two (2) and three (3) the words "be truthful and free from misrepresentations and fraud." and insert in lieu thereof the following: "conform to the provisions of section thirteen thousand sixty-nine (13069), code, 1939;"

Amendment adopted.

Wormley of Plymouth offered the following amendment to the Wormley and Reed amendments:

Amend section ten (10) by adding thereto the following: "except as provided."

Amendment adopted.

Lane of Carroll offered the following amendment to the Wormley and Reed amendments and moved its adoption:

Amend section eleven (11), lines eleven (11), fourteen (14) and sixteen (16), by inserting immediately preceding the word "Superintendent" the following: "Governor, State Comptroller and".

Amendment adopted.

Wormley of Plymouth moved that the Wormley and Reed amendments, as amended, be adopted.

Amendments, as amended, adopted.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Blewett	Carlson	Davis of
Aubrey	Bockwoldt	Colburn	Black Hawk
Avery	Bonn	Cooper	Davis of Fayette
Baker	Bryson	Cowan	Dodds
Bass	Burkman	Cox	Donohue
Blatti	Capesius	Datisman	Edwards

Fimmen	Kuester	Parrish	Stevens
Fletcher	Kuhlmann	Peterson	Strawman
Frederickson	Lane	Poston	Swaner
Frei	Langland	Prentis	Tatum
Fulk	Latchaw	Pritchard	Te Paske
Gardner of	Less	Putney	Tyrrell
Bremer	Lynch	Redman	Utzig
Gardner of Linn	McFarlane	Reed	Vanderwilt
Good	McNeill	Robb	Van Eaton
Hedin	McReynolds	Robinson of	Visser
Heffner	Meyer	Delaware	Walter of
Hicklin	Miller	Saylor	Pottawattamie
Hoeness	Moore	Schwengel	Weichman
Huston	Morrissey	Siefkas	Wellington
Jessen	Nelson	Sloane	Whitaker
Kilpatrick	Nielsen	Smith of Clayton	Whitehead
Klemesrud	Norland	Smith of	Williams
Krueger	Olson	Dickinson	Wormley
Kruse	Palmer	Steinberg	Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Bents	Long	Robinson of	Walter of
Duffield	Martin	Monroe	Marshall
Farmer	McEleney	Shepard	Watson
Hall	Mills	Simonsen	

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

Wormley of Plymouth and Reed of Jefferson offered the following amendment to the title and moved its adoption:

Amend the title by striking the word "and" in line four (4) and inserting in lieu thereof a comma (,); by striking the period in line four (4) and adding the following: ", and creating a Trade School Regulation Fund."

Amendment adopted and the title, as amended, was agreed to.

House File 226, a bill for an act to amend chapter one hundred sixty-five (165), Acts of the Fiftieth General Assembly, relating to the penalties provided for the violation of the Iowa motor vehicle fuel tax law, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Bents	Burkman	Cowan
Aubrey	Blatti	Capesius	Cox
Avery	Blewett	Carlson	Datisman
Baker	Bockwoldt	Colburn	Davis of
Bass	Bryson	Cooper	Black Hawk

Davis of Fayette	Jessen	Nielsen	Te Paske
Dodds	Kilpatrick	Norland	Tyrrell
Edwards	Klemesrud	Olson	Vanderwilt
Farmer	Krueger	Peterson	Van Eaton
Fimmen	Kruse	Poston	Visser
Fletcher	Kuester	Prentis	Walter of
Frederickson	Lane	Pritchard	Marshall
Frei	Langland	Redman	Walter of
Fulk	Latchaw	Robb	Pottawattamie
Gardner of	Less	Saylor	Watson
Bremer	Lynch	Sloane	Weichman
Gardner of Linn	McFarlane	Smith of Clayton	Wellington
Good	McNeill	Smith of	Whitaker
Hedin	McReynolds	Dickinson	Whitehead
Heffner	Meyer	Steinberg	Williams
Hicklin	Moore	Stevens	Wormley
Hoeness	Morrissey	Strawman	Mr. Speaker
Huston	Nelson	Swaner	

The nays were, 5:

Duffield	Kuhlmann	Robinson of	Tatum
	Miller	Delaware	

Absent or not voting, 17:

Bonn	McEleney	Reed	Shepard
Donohue	Mills	Robinson of	Siefkas
Hall	Palmer	Monroe	Simonsen
Long	Parrish	Schwengel	Utzig
Martin	Putney		

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

Senate File 172, a bill for an act to legalize action of the board of supervisors of Woodbury county, in making expenditures from the court expense fund for the purpose of paying the salaries and expenses of officers and employees of the juvenile court of Woodbury county, was taken up for consideration.

Carlson of Woodbury moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Cox	Gardner of	Kuhlmann
Aubrey	Datiman	Bremer	Lane
Avery	Davis of	Gardner of Linn	Langland
Baker	Black Hawk	Good	Less
Bass	Davis of Fayette	Hedin	Lynch
Bents	Dodds	Heffner	McFarlane
Blatti	Duffield	Hicklin	McNeill
Blewett	Edwards	Hoeness	McReynolds
Bockwoldt	Farmer	Huston	Meyer
Bryson	Fimmen	Jessen	Miller
Capesius	Fletcher	Kilpatrick	Moore
Carlson	Frederickson	Klemesrud	Morrissey
Colburn	Frei	Krueger	Nelson
Cooper	Fulk	Kruse	Nielsen
Cowan		Kuester	Olson

Parrish	Schwengel	Te Paske	Watson
Peterson	Siefkas	Tyrrell	Weichman
Poston	Simonsen	Utzig	Wellington
Prentis	Sloane	Vanderwilt	Whitaker
Pritchard	Smith of Clayton	Van Eaton	Whitehead
Putney	Steinberg	Visser	Williams
Redman	Stevens	Walter of	Wormley
Robinson of	Strawman	Marshall	Mr. Speaker
Delaware	Swaner	Walter of	
Saylor	Tatum	Pottawattamie	

The nays were, none.

Absent or not voting, 16:

Bonn	Long	Norland	Robinson of
Burkman	Martin	Palmer	Monroe
Donohue	McEleney	Reed	Shepard
Hall	Mills	Robb	Smith of
Latchaw			Dickinson

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

Senate File 175, a bill for an act to legalize certain issues of capital stocks of Iowa corporations, upon compliance herewith, with report of committee recommending passage, was taken up for consideration.

Bryson of Hardin moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Edwards	Less	Smith of Clayton
Aubrey	Farmer	Lynch	Steinberg
Avery	Fimmen	Martin	Stevens
Baker	Fletcher	McFarlane	Strawman
Bass	Frei	McNeill	Swaner
Bents	Fulk	Meyer	Tatum
Blatti	Gardner of	Miller	Te Paske
Blewett	Bremer	Moore	Tyrrell
Bockwoldt	Good	Morrissey	Utzig
Bonn	Hall	Nelson	Vanderwilt
Bryson	Hedin	Nielsen	Van Eaton
Burkman	Heffner	Palmer	Visser
Capesius	Hicklin	Parrish	Walter of
Carlson	Hoeness	Peterson	Marshall
Colburn	Huston	Poston	Walter of
Cooper	Jessen	Prentis	Pottawattamie
Cowan	Kilpatrick	Pritchard	Watson
Cox	Klemesrud	Putney	Wellington
Datisman	Krueger	Redman	Whitaker
Davis of	Kruse	Saylor	Whitehead
Black Hawk	Kuester	Schwengel	Williams
Davis of Fayette	Kuhlmann	Siefkas	Wormley
Dodds	Lane	Simonsen	Mr. Speaker
Duffield	Langland	Sloane	

The nays were, none.

Absent or not voting, 17:

Donohue	McEleney	Reed	Robinson of
Frederickson	McReynolds	Robb	Monroe
Gardner of Linn	Mills	Robinson of	Shepard
Latchaw	Norland	Delaware	Smith of
Long	Olson		Dickinson
			Weichman

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

Senate File 347, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of airport bonds of the city of Webster City, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, with report of committee recommending passage, was taken up for consideration.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Fimmen	McFarlane	Sloane
Aubrey	Fletcher	McNeill	Smith of Clayton
Avery	Frederickson	McReynolds	Smith of
Baker	Frei	Meyer	Dickinson
Bass	Fulk	Miller	Steinberg
Bents	Gardner of	Moore	Stevens
Blatti	Bremer	Morrissey	Strawman
Blewett	Good	Nelson	Swaner
Bockwoldt	Hall	Nielsen	Tatum
Bonn	Hedin	Norland	Te Paske
Bryson	Heffner	Olson	Tyrrell
Burkman	Hicklin	Palmer	Utzig
Capesius	Hoeness	Parrish	Vanderwilt
Carlson	Huston	Peterson	Van Eaton
Colburn	Jessen	Poston	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Klemesrud	Pritchard	Marshall
Cox	Krueger	Putney	Watson
Datisman	Kruse	Redman	Weichman
Davis of	Kuester	Robb	Wellington
Black Hawk	Kuhlmann	Robinson of	Whitaker
Davis of Fayette	Lane	Delaware	Whitehead
Dodds	Langland	Saylor	Williams
Duffield	Less	Schwengel	Wormley
Edwards	Lynch	Simonsen	Mr. Speaker
Farmer	Martin		

The nays were, none.

Absent or not voting, 11:

Donohue	McEleney	Robinson of	Siefkas
Gardner of Linn	Mills	Monroe	Walter of
Latchaw	Reed	Shepard	Pottawattamie
Long			

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

Senate File 57, a bill for an act to amend section nine thousand three hundred forty and eight hundredths (9340.08), section nine thousand three hundred twenty-nine (9329), Code, 1939, and chapter two hundred forty-five (245), Acts of Fiftieth General Assembly, relating to loans, investments, and powers of building and loan and savings and loan associations, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk moved that the following amendment, proposed by him, be adopted:

Amend section one (1), line four (4), by inserting after the comma following the word "twenty", the following: "and by striking the word 'eighty' in line 30 thereof and inserting in lieu thereof the word 'ninety', and by striking the word 'twenty' in line 32 thereof and inserting the words 'twenty-five'."

Amendment adopted.

McFarlane of Black Hawk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Edwards	Langland	Robb
Aubrey	Farmer	Less	Robinson of
Avery	Fimmen	Lynch	Delaware
Baker	Fletcher	McFarlane	Saylor
Bass	Frei	McNeill	Schwengel
Blatti	Fulk	McReynolds	Simonsen
Blewett	Gardner of	Meyer	Sloane
Bockwoldt	Bremer	Moore	Smith of Clayton
Bonn	Gardner of Linn	Morrissey	Smith of
Bryson	Good	Nelson	Dickinson
Burkman	Hedin	Nielsen	Steinberg
Capesius	Heffner	Olson	Strawman
Carlson	Hicklin	Palmer	Swaner
Cooper	Hoeness	Peterson	Tatum
Cowan	Jessen	Prentis	Te Paske
Cox	Kilpatrick	Pritchard	Tyrrell
Datisman	Klemesrud	Putney	Utzig
Davis of	Krueger	Redman	Vanderwilt
Black Hawk	Kruse	Reed	Van Eaton
Dodds	Kuester		

Walter of Marshall	Watson Weichman	Whitaker Whitehead	Wormley Mr. Speaker
Walter of Pottawattamie	Wellington	Williams	

The nays were, 1:

Kuhlmann

Absent or not voting, 23:

Bents	Hall	McEleney	Robinson of
Colburn	Huston	Miller	Monroe
Davis of Fayette	Lane	Mills	Shepard
Donohue	Latchaw	Norland	Siefkas
Duffield	Long	Parrish	Stevens
Frederickson	Martin	Poston	Visser

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

Senate File 199, a bill for an act to provide facilities for qualified electors of the state of Iowa serving in the armed forces of the United States to vote at the primary and general elections in the year 1946 and each election year thereafter during the continuance of the present war and for one (1) year thereafter, by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of sections five hundred thirty-seven (537), five hundred thirty-nine (539), five hundred forty-seven (547), five hundred forty-eight (548), six hundred one (601), and six hundred seventeen (617), Code, 1939, to modify the provisions of chapters 37.1 and 37.2, Code, 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications which are provided for in sections six hundred fifty-five and four hundredths (655.04), six hundred fifty-five and nine hundredths (655.09), and six hundred fifty-five and fourteen hundredths (655.14), Code, 1939; also amending section seven hundred seventy-four (774), Code, 1939, relating to cost of printing absent voter's ballots; also amending section nine hundred thirty-seven (937), Code, 1939, relating to time when qualified voters in the armed forces may vote personally; to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making sections nine hundred twenty-eight (928), nine hundred thirty (930), and nine hundred thirty-one (931), Code, 1939, inapplicable to such voting, and providing the method of obtaining ballots and authorizing specially printed war ballots; creating and prescribing the duties

and powers of the Iowa war ballot commission; providing for obtaining and distributing by the state printing board of specially required materials, and making appropriations for carrying out the provisions of this act, with report of committee recommending passage, was taken up for consideration.

Cooper of Adams moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Frederickson	McNeill	Smith of Clayton
Aubrey	Frei	McReynolds	Smith of
Avery	Fulk	Meyer	Dickinson
Baker	Gardner of	Miller	Steinberg
Bass	Bremer	Moore	Stevens
Bents	Gardner of Linn	Morrissey	Strawman
Blatti	Good	Nelson	Swaner
Blewett	Hall	Nielsen	Tatum
Bockwoldt	Hedin	Norland	Te Paske
Bonn	Heffner	Olson	Tyrrell
Bryson	Hicklin	Palmer	Utzig
Burkman	Hoeness	Parrish	Vanderwilt
Capesius	Huston	Peterson	Van Eaton
Carlson	Jessen	Poston	Visser
Colburn	Kilpatrick	Prentis	Walter of
Cooper	Klemesrud	Pritchard	Marshall
Cowan	Krueger	Putney	Walter of
Cox	Kruse	Redman	Pottawattamie
Datisman	Kuester	Reed	Watson
Davis of	Kuhlmann	Robb	Weichman
Black Hawk	Langland	Robinson of	Wellington
Dodds	Latchaw	Delaware	Whitaker
Donohue	Less	Saylor	Whitehead
Duffield	Lynch	Schwengel	Williams
Edwards	Martin	Simonsen	Wormley
Farmer	McFarlane	Sloane	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 9:

Davis of Fayette	Long	Robinson of	Shepard
Fimmen	McEleney	Monroe	Siefkas
Lane	Mills		

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

Senate File 197, a bill for an act to amend chapter one hundred fifty-two (152), Code, 1939, relating to commercial feeds and commercial feed funds, was taken up for consideration.

Lane of Carroll offered the following amendment and moved its adoption:

Amend lines nineteen (19), twenty-two (22), and twenty-four (24) by inserting immediately preceding the word "Secretary" the following: "Governor, State Comptroller and".

Amendment adopted.

Meyer of Jackson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Frederickson	Martin	Sloane
Aubrey	Frei	McNeill	Smith of Clayton
Avery	Fulk	McReynolds	Smith of
Baker	Gardner of	Meyer	Dickinson
Bass	Bremer	Miller	Steinberg
Bents	Gardner of Linn	Moore	Stevens
Blatti	Good	Morrissey	Strawman
Blewett	Hall	Nelson	Swaner
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Capesius	Hicklin	Olson	Tyrrell
Carlson	Hoeness	Palmer	Utzig
Colburn	Huston	Parrish	Vanderwilt
Cooper	Jessen	Peterson	Van Eaton
Cowan	Kilpatrick	Poston	Visser
Cox	Klimesrud	Prentis	Walter of
Datiman	Krueger	Pritchard	Marshall
Davis of	Kruse	Putney	Walter of
Black Hawk	Kuester	Redman	Pottawattamie
Davis of Fayette	Kuhlmann	Robb	Watson
Dodds	Lane	Robinson of	Weichman
Donohue	Langland	Delaware	Whitaker
Duffield	Latchaw	Saylor	Whitehead
Edwards	Less	Schwengel	Williams
Fimmen	Long	Siefkas	Wormley
Fletcher	Lynch	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Bryson	McEleney	Reed	Shepard
Burkman	McFarlane	Robinson of	Wellington
Farmer	Mills	Monroe	

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

House File 420, a bill for an act to amend section five thousand thirty-two and two hundredths (5032.02), Code, 1939, relating to school busses, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton moved that the bill be read a last time

now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Fletcher	Martin	Sloane
Aubrey	Frederickson	McNeill	Smith of Clayton
Avery	Frei	McReynolds	Smith of
Baker	Gardner of	Meyer	Dickinson
Bass	Bremer	Miller	Steinberg
Bents	Gardner of Linn	Moore	Strawman
Blatti	Good	Morrissey	Swaner
Blewett	Hall	Nelson	Te Paske
Bonn	Hedin	Nielsen	Tyrrell
Bryson	Heffner	Norland	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Capesius	Huston	Peterson	Van Eaton
Carlson	Jessen	Poston	Visser
Colburn	Kilpatrick	Prentis	Walter of
Cooper	Klemesrud	Pritchard	Marshall
Cowan	Krueger	Putney	Walter of
Cox	Kruse	Redman	Pottawattamie
Datisman	Kuester	Reed	Watson
Davis of	Kuhlmann	Robb	Weichman
Black Hawk	Lane	Robinson of	Wellington
Davis of Fayette	Langland	Delaware	Whitaker
Dodds	Latchaw	Saylor	Whitehead
Donohue	Less	Schwengel	Williams
Edwards	Long	Siefkas	Wormley
Farmer	Lynch	Simonsen	Mr. Speaker
Fimmen			

The nays were, 1:

Bockwoldt

Absent or not voting, 12:

Duffield	McFarlane	Parrish	Shepard
Fulk	Mills	Robinson of	Stevens
Hicklin	Olson	Monroe	Tatum
McEleney			

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

Senate File 17, a bill for an act to amend section thirteen thousand six hundred forty-five (13645), ten thousand six hundred fifty-six (10656), and ten thousand six hundred sixty-nine and one tenth (10669.1), Code, 1939, relating to the filing of county attorney's true information in municipal courts, with report of committee recommending passage, was taken up for consideration.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Aubrey	Frei	McReynolds	Smith of
Avery	Fulk	Meyer	Dickinson
Bass	Gardner of	Miller	Steinberg
Bents	Bremer	Moore	Strawman
Blatti	Gardner of Linn	Morrissey	Swaner
Blewett	Good	Nelson	Tatum
Bockwoldt	Hall	Nielsen	Te Paske
Bonn	Hedin	Norland	Tyrrell
Bryson	Heffner	Olson	Utzig
Burkman	Hicklin	Palmer	Vanderwilt
Capesius	Hoeness	Parrish	Van Eaton
Carlson	Huston	Peterson	Visser
Cooper	Jessen	Poston	Walter of
Cowan	Kilpatrick	Prentis	Marshall
Cox	Klemesrud	Pritchard	Walter of
Datiman	Krueger	Putney	Pottawattamie
Davis of	Kruse	Redman	Watson
Black Hawk	Kuester	Robb	Weichman
Davis of Fayette	Kuhlmann	Robinson of	Wellington
Dodds	Lane	Delaware	Whitaker
Donohue	Langland	Saylor	Whitehead
Edwards	Less	Siefkas	Williams
Farmer	Long	Simonsen	Wormley
Fimmen	Lynch	Sloane	Mr. Speaker
Fletcher	McNeill	Smith of Clayton	

The nays were, none.

Absent or not voting, 15:

Anderson	Frederickson	McFarlane	Robinson of
Baker	Latchaw	Mills	Monroe
Colburn	Martin	Reed	Schwengel
Duffield	McEleney		Shepard
			Stevens

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

Schwengel of Scott asked and obtained unanimous consent for the immediate consideration of House File 142, a bill for an act to amend chapter three hundred twenty-nine (329), Code, 1939, by adding thereto a new section relating to rights of owners of certain riparian lands, with report of committee recommending passage.

Schwengel of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Fimmen	Lynch	Sloane
Aubrey	Fletcher	Martin	Smith of Clayton
Avery	Frederickson	McNeill	Smith of
Bass	Frei	McReynolds	Dickinson
Blatti	Fulk	Meyer	Steinberg
Bockwoldt	Gardner of	Miller	Stevens
Bonn	Bremer	Moore	Strawman
Bryson	Gardner of Linn	Morrissey	Swaner
Burkman	Good	Nelson	Tatum
Capesius	Hall	Norland	Te Paske
Carlson	Hedin	Olson	Tyrrell
Colburn	Heffner	Palmer	Utzig
Cooper	Hicklin	Parrish	Vanderwilt
Cowan	Hoeness	Peterson	Visser
Cox	Huston	Poston	Walter of
Datisman	Kilpatrick	Prentis	Marshall
Davis of	Klemesrud	Pritchard	Walter of
Black Hawk	Krueger	Putney	Pottawattamie
Davis of Fayette	Kruse	Redman	Watson
Dodds	Kuester	Reed	Weichman
Donohue	Kuhlmann	Saylor	Whitaker
Duffield	Lane	Schwengel	Williams
Edwards	Langland	Siefkas	Wormley
Farmer	Less	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Baker	Long	Robb	Shepard
Bents	McEleney	Robinson of	Van Eaton
Blewett	McFarlane	Delaware	Wellington
Jessen	Mills	Robinson of	Whitehead
Latchaw	Nielsen	Monroe	

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 62, a bill for an act relating to bounty on wolves.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 68, a bill for an act relating to reinvestment of funds derived from sale of hospital bonds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 215, a bill for an act relating to the salary of judges of the superior court.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 225, a bill for an act relating to a legalizing act.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 231, a bill for an act relating to taxation for power funds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 239, a bill for an act relating to establishment of a marketing news service.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 243, a bill for an act relating to the size of motor vehicles.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 315, a bill for an act relating to compensation of public officers and employees.

Also: That the Senate has adopted House Concurrent Resolution 9, a resolution memorializing the Congress of the United States to place a limitation of tax on incomes, inheritances and transfers of property.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 314, a bill for an act relating to tax for art fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 329, a bill for an act relating to a county school system in the several counties of the state.

Also: That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 15, relating to estates of missing personnel.

W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF SENATE MESSAGE

Gardner of Linn called up Senate Concurrent Resolution 15 and asked and obtained unanimous consent for its immediate consideration.

Be It Resolved by the Senate, the House Concurring: That the Governor be requested to return for reconsideration Senate File 131, a bill for an act relating to estates of missing personnel.

Gardner of Linn moved its adoption. Motion prevailed and Senate Concurrent Resolution 15 was adopted.

SENATE AMENDMENT TO HOUSE FILE 68

Amend by striking from line four (4) of the title the words "at par".

Further amend section one (1) by striking from line nine (9) the words "at par".

SENATE AMENDMENT TO HOUSE FILE 315

Amend by striking section six (6) and section seven (7).

Further amend by adding thereto a new section: "Sec. 9. County officers or deputy as used in this act shall not be construed to include county superintendent of schools and deputy superintendent of schools."

Renumber the remaining section.

Further amend by striking from lines six (6) and seven (7) of section one (1) thereof the words and figures "seventy-five thousand (75,000)" and inserting in lieu thereof the following: "sixty thousand (60,000)".

Further amend by striking from the last line of section two (2) the words, "and/or" and inserting in lieu thereof the word "or".

SENATE MESSAGES CONSIDERED

Senate File 314, a bill for an act to amend section six thousand two hundred eleven (6211), paragraph 29, Code, 1939, relating to tax for art fund.

Read first time and referred to committee on cities and towns.

Senate File 329, a bill for an act to create and provide for a county school system in the several counties of the state, for a county board of education, county superintendent and deputy superintendent, and the manner of the selection of same and prescribing their duties and powers, to amend sections four thousand ninety-six (4096) and four thousand one hundred seven (4107) and to repeal sections four thousand ninety-six (4096) to four thousand one hundred six (4106), inclusive, and sections four thousand one hundred nineteen (4119) to four thousand one hundred twenty-two (4122), inclusive, and sections five thousand two hundred thirty-two (5232), five thousand two hundred thirty-three (5233), five thousand two hundred thirty-four (5234) and amend section five thousand two hundred forty-two (5242), Code, 1939, as of April 1, 1946.

Read first time and referred to committee on schools and textbooks.

CONSIDERATION OF SENATE AMENDMENT

On request of Poston of Wayne, House File 62, a bill for an act to amend section fifty-four hundred thirteen (5413), Code, 1939, relating to bounty on wolves, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by adding at the end of section one (1) before the period (.) the following: "Strike the word 'two' in line 6 and insert in lieu thereof the word 'four'."

Poston of Wayne moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 62.

Mr. Poston moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Frederickson	Martin	Sloane
Aubrey	Frei	McNeill	Smith of Clayton
Avery	Fulk	McReynolds	Smith of
Baker	Gardner of	Meyer	Dickinson
Bass	Bremer	Miller	Steinberg
Bents	Gardner of Linn	Moore	Stevens
Blatti	Good	Morrissey	Strawman
Blewett	Hall	Nelson	Swaner
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hicklin	Olson	Tyrrell
Burkman	Hoeness	Palmer	Utzig
Capesius	Huston	Parrish	Vanderwilt
Carlson	Jessen	Peterson	Visser
Cooper	Kilpatrick	Poston	Walter of
Cowan	Klemesrud	Prentis	Marshall
Cox	Krueger	Pritchard	Walter of
Datisman	Kruse	Putney	Pottawattamie
Davis of	Kuester	Redman	Watson
Black Hawk	Kuhlmann	Reed	Weichman
Davis of Fayette	Lane	Robb	Wellington
Dodds	Langland	Robinson of	Whitaker
Edwards	Latchaw	Delaware	Whitehead
Farmer	Less	Saylor	Williams
Fimmen	Long	Schwengel	Wormley
Fletcher	Lynch	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Colburn	McEleney	Robinson of	Simonsen
Donohue	McFarlane	Monroe	Van Eaton
Duffield	Mills	Shepard	

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

RECONSIDERATION OF VOTE BY WHICH SENATE FILE 125 PASSED THE HOUSE

Van Eaton of Woodbury moved to reconsider the vote by which Senate File 125 passed the House.

Motion prevailed.

Van Eaton of Woodbury moved to reconsider the vote by which the conference committee report on Senate File 125 was adopted.

Motion prevailed.

CONSIDERATION OF BILLS

Van Eaton of Woodbury asked and obtained unanimous consent for the immediate consideration of Senate File 314, a bill for an act to amend section six thousand two hundred eleven (6211), paragraph 29, Code, 1939, relating to tax for art fund.

Van Eaton of Woodbury offered the following amendment and moved its adoption:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Amend section six thousand two hundred eleven (6211), Code, 1939, by inserting after the comma (,) following the word "mill" in line three (3), subsection twenty-nine (29) the words "and any city having a population of seventy-five thousand (75,000) or more but not exceeding one hundred thousand (100,000), not exceeding one-sixteenth (1/16) of a mill,".

Amendment adopted.

Mr. Van Eaton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Fletcher	Martin	Smith of Clayton
Aubrey	Frederickson	McNeill	Steinberg
Avery	Frei	McReynolds	Strawman
Bass	Fulk	Meyer	Swaner
Blatti	Gardner of	Miller	Tatum
Blewett	Bremer	Moore	Te Paske
Bockwoldt	Gardner of Linn	Nelson	Tyrrell
Bonn	Good	Nielsen	Utzig
Burkman	Hedin	Norland	Vanderwilt
Capesius	Heffner	Palmer	Van Eaton
Carlson	Hicklin	Parrish	Visser
Colburn	Hoeness	Peterson	Walter of
Cooper	Huston	Poston	Marshall
Cowan	Kilpatrick	Prentis	Walter of
Cox	Klemesrud	Pritchard	Pottawattamie
Datisman	Krueger	Putney	Watson
Davis of	Kruse	Redman	Weichman
Black Hawk	Kuester	Reed	Wellington
Davis of Fayette	Kuhlmann	Saylor	Whitaker
Dodds	Lane	Schwengel	Whitehead
Edwards	Langland	Siefkas	Williams
Farmer	Long	Simonsen	Wormley
Fimmen	Lynch	Sloane	Mr. Speaker

The nays were, none.

Absent or not voting, 20:

Baker	Jessen	Morrissey	Robinson of
Bents	Latchaw	Olson	Monroe
Bryson	Less	Robb	Shepard
Donohue	McEleney	Robinson of	Smith of
Duffield	McFarlane	Delaware	Dickinson
Hall	Mills		Stevens

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 in accordance with Senate Concurrent Resolution 15 I have received from the Governor, Senate File 131, relating to estates of missing personnel which is now on file with the Secretary of the Senate for further consideration.

W. J. SCARBOROUGH, *Secretary*.

McReynolds of Wapello arose and under the question of personal privilege read the following communication from the Amalgamated Association of Street Electric Railway and Motor Coach Employees of America:

COMMUNICATION FROM THE A. A. of S. E. R. W. and M. C. EMPLOYEES OF A.

RESOLUTION

At the last regular meeting of the Amalgamated Association of Street Electric Railway and Motor Coach Employees of America, Division No. 441, the following resolution was presented and unanimously adopted:

"That our 492 members wish to extend their sincere thanks to our good State Representatives Messrs. Carl Burkman and Ted Sloane, as well as all other members of the House, for their untiring efforts, understanding, consideration, and accomplishments in regard to the trolley bus tax bill.

M. L. GILBERT,
Business Agent

H. G. FEES,
President.

COMMUNICATION FROM THE SUPERINTENDENT OF STATE DEPARTMENT OF BANKING

The following communication addressed to the Speaker of the House of Representatives was delivered to the House and ordered printed in the Journal.

STATE OF IOWA
DEPARTMENT OF BANKING
Des Moines

March the First
1945

Offices
411 Valley Savings Bank Building
Telephone 4-0377

MEL. W. ELLIS
Superintendent
RALPH L. BUNCE
Deputy Superintendent

HONORABLE HAROLD FELTON
Speaker of the House of Representatives
State House
Des Moines, Iowa

Sir:

There is respectfully submitted to you with this the report of Findings and Recommendations of the State Banking Board to the Fifty-first General Assembly as to licensees operating under the supervision of the Department of Banking as Chattel Loan Companies under Section 419.1, Code of Iowa, 1939. This is in fulfillment of the obligation of the State Banking Board to thus report.

M. W. ELLIS, *Superintendent.*

DEPARTMENT OF BANKING
STATE OF IOWA

to the

FIFTY-FIRST GENERAL ASSEMBLY OF THE
STATE OF IOWA
REPORT OF FINDINGS AND RECOMMENDATIONS

of the

STATE BANKING BOARD
BASED UPON 1944 OPERATIONS OF
CHATTEL LOAN LICENSEES
As Required Under Section 9438.13
of Chapter 419.1 Code of Iowa, 1939

Des Moines
March the First
1945

TO THE FIFTY-FIRST GENERAL ASSEMBLY:

The 139 licensed lenders operating under Chapter 419.1, Code of Iowa, 1939, have furnished sworn statements made on blanks furnished by the Department of Banking from which the data herein submitted has been taken. Since the last report to the General Assembly examinations of

all lenders have been made periodically. The staff of the Department has kept in close touch with the lenders and has been familiar with their operations.

The data accumulated during the eleven years these lenders have operated under license from the Department of Banking under the present law becomes increasingly helpful in justly appraising their operations and in determining the maximum rate to be permitted.

Your attention is directed to the accompanying Schedules and Tables of statistics.

Schedule B is a comparative consolidated balance sheet of the 139 licensees.

Schedule C is a consolidated operating statement for the year ending December 31, 1944.

Schedule D is a reconciliation of Surplus.

The first two Tables show the distribution of offices.

Table 3 shows that of the 139 licensed offices 110 are owned and operated by Iowans employing local capital and that approximately 75% of the total resources are represented in these companies indicating that it is a home owned business giving employment to our own people and capital. Total assets available are more than ample for the loans made as shown in Table 4.

Tables 5 and 6 show the dollar value and number of balances classified by size as well as the percentage each classification is to the whole.

Table 7 shows the number and amount of loans by types of security with the percentage each classification is in number and amount to the total.

Table 8 discloses the number and amount of all delinquencies showing this amount to be less than 10% with only one-third of the delinquencies more than one month overdue.

The occupation of borrowers is shown on Table 9.

Table 10 shows the use borrowers made of the proceeds of loans.

Table 11 is a record of suits and foreclosures showing only \$2,132 pending at year-end.

Historical data taken from this and previous annual reports is given in table 12.

Excellent cooperation has been extended the Department of Banking in its requirement that loans be made only upon a regular reduction basis. The major number of loans are repayable in monthly installments with the average length of loan less than eight months. Only 1.8% of the loans outstanding at the end of 1944 were not being thus regularly reduced. Shortening the time required for repayment is the most effective method of reducing the cost to the borrower. The average borrower, of course, finds it easier to pay interest only but with the proper attitude on the part of the lender he can be encouraged and required to make principal payments monthly and thus work himself out of debt. The length of loans has been steadily reduced over the years. The accompanying saving to the borrowing public is undoubtedly sounder both from a social and economic standpoint than rate reduction.

During the two year period since the last report to the General Assembly consideration has been given to the demand represented by the

needs of our people and to the availability of private capital to meet the need. Consideration has also been given to the cost of operation of the licensees to determine the percentage of profit possible in an efficiently operated office.

We find that licensees not only provided capital to care for the demand during the year but maintained ample cash on hand as further evidence of their willingness to care for additional needy borrowers.

Our findings indicate that all offices are operated fairly and practically all efficiently and that expenses and costs parallel standards generally recognized in the industry.

In 1944 the consolidated operation resulted in an average net profit of 5.64% as compared with 5.4% in the last report and 7.29% in 1940. In our opinion this is not an excessive return upon capital engaged in business containing the hazards incidental to lending money to the type of borrowers serviced by these lenders and that the rates in effect produce as low a rate "as will induce efficiently managed commercial capital to enter such business in sufficient amounts to make available adequate credit facilities to individuals without the security or financial responsibility usually required by commercial banks." (Section 9438.13-1-b)

Taxes paid by the licensees have increased yearly and represented 11.21% of 1944 gross income in contrast to 11.69% for 1942 as shown in the last report and 9.96% of 1940 gross income.

Under present conditions and restrictions of the Federal government the volume of this type of loans has decreased causing the number of licenses to drop from 168 in 1942 to 139 in 1944.

As a result of our findings we recommend the continuance of the present legal maximum rate of 3% a month upon the unpaid portion of loans not in excess of \$150 and 2% a month upon the unpaid portion of the loans over \$150 and not exceeding \$300. The present permitted charge does not cover the cost of the loans under \$75, which comprise approximately 30% in number and 12% in amount of loans made. We believe a reduction of rates at this time would adversely affect the industry and leave the needy borrower without a legal source of credit.

The Tables submitted with this indicate that the licensees are operating within the purview of the law and that they have accepted the moral and social responsibilities created thereby.

The Board acknowledges uniform courteous cooperation extended to the Department by the licensed lenders.

Respectfully submitted,

M. W. ELLIS, *Superintendent of
Banking, Ex-Officio Chairman.*

RALPH EASTBURN.

B. A. GRONSTAL.

B. F. KAUFFMAN.

B. P. ST. JOHN.

Members State Banking Board.

State of Iowa, Department of Banking

Consolidated reports as made to the superintendent of banking for the year ending December 31, 1944, by the 139 licensees engaged in the business of making loans of \$300 or less.

SCHEDULE B

Balance sheets, per books, as of December 31, 1943 and December 31, 1944.

Assets	1944	1943
10 Cash in office and in banks.....	\$ 740,400.96	\$ 646,561.07
11 Loans receivable	7,586,683.72	7,215,055.49
12 Real estate (less deprec. reserve).....	12,573.44	14,479.62
13 Furniture, fixtures and equipment.....	101,050.14	108,493.21
14 Deferred charges	124,567.48	131,286.03
15 Other assets used in S. L. business.....	177,184.47	173,928.43
16 Total assets (Item 10 to 15 inc.).....	\$ 8,742,460.21	\$ 8,289,803.85
16a Assets not used in S. L. business.....	9,972,165.49	8,702,016.50
16b Total all assets.....	\$18,714,625.70	\$16,991,820.35
Liabilities		
17 Borrowed money, small loans 46.71%..	\$ 2,915,991.28	\$ 4,657,522.55
Other assets 53.29%	3,326,764.61	
18 Bonds	47,500.00	49,500.00
19 Other liabilities	261,967.97	517,222.90
20a Reserve for bad debts.....	267,347.07	254,635.14
20b Reserve for licenses and taxes.....	301,014.64	275,263.77
20c Other reserves	165,409.65	74,880.55
21 Branch office capital.....	1,672,374.62	1,503,679.99
22 Net worth (if individ. or partner).....	2,075,918.33	2,120,174.97
23 Capital stock (if corp.).....	4,378,640.87	4,428,001.52
24 Capital reserve	35,173.57	35,451.47
25 Surplus and undivided profits.....	3,266,523.09	3,075,487.49
26 Total all liabilities.....	\$18,714,625.70	\$16,991,820.35
27 Average loans receivable of \$300.00 or less.....	\$ 7,400,869.60	
28 Average total assets used in small loan business.....	\$ 8,516,132.03	
29 Ratio total assets used to loans receivable.....		115.07%

SCHEDULE C

Statement of income and expense for period from January 1, 1944 to December 31, 1944.

Gross income from small loan business

30 Interest or charges collected.....	\$ 2,298,274.57	
31 Fees collected on loans.....	1,174.13	
32 Charges and fees earned but not collected	81,025.35	
33 Collections on accounts previously charged off	110,040.45	
34 Other income	11,321.57	
35 Total gross income.....		\$ 2,501,836.07

\$ Acct. Cost
Per Mo.

Expenses and losses of small loan business

36 Rent	\$ 113,895.89	\$ 146
37 Salaries	741,007.42	.954
38 Printing, stationery, and supplies.....	34,858.77	.045

39	Postage and express.....	38,467.22	.050
40	Deprec. furniture, fixtures and equip- ment	24,665.19	.032
41	Recording and acknowledging fees.....	4,311.86	.006
42	Telephone and telegraph.....	35,627.99	.046
43	Travel	57,649.92	.074
44	Legal fees and disbursements.....	24,236.12	.031
45	Auditing	22,217.59	.029
46	Advertising	175,394.75	.226
47	Insurance and fidelity bonds.....	14,313.80	.018
48	License fees; investigation fees.....	18,690.00	.024
49	Supervision and administration.....	102,517.99	.132
50	Other expenses, excluding interest.....	97,293.59	.125
51	Total—1.61% per mo.....	\$ 1,505,148.10	\$ 1.938
52	Bad debts or reserve for bad debts.....	153,133.51	
53	Charges and fees earned but not col- lected	81,025.35	
54	Membership fees	7,844.44	
55	Other expenses and losses exc. int. and taxes	16,378.13	
56	Total—3.49% per yr. .29% per mo.....	\$ 258,381.43	
57	Taxes: Federal and state 11.21% of gross (53.59%) net.....	\$ 257,607.58	
58	Total expenses and losses of small loan business		\$ 2,021,137.11
59	Total net earnings for period.....		\$ 480,698.96
59a	Per cent net earnings (before interest)		5.64%

SCHEDULE D

Reconciliation schedule for period from January 1, 1944 to December 31, 1944.

60	*Surplus balance as of December 31, 1943		\$ 6,523,314.89
Additions			
61	Total net income small loans....	\$ 480,698.96	(*Surp. 3,075,487.49)
62	Net income outside small loans	270,741.74	(Net W. 1,805,928.31)
63	Other credits to surplus.....	554,244.31	(B. O. C. 1,641,899.09)
64	Total additions for the period..	\$ 1,305,685.01	
Deductions			
65a	Int. paid S. L. business 46.71% \$	99,919.96	
65b	Int. paid outside S. L. 53.29%	113,995.60	(*Surp. 3,266,523.09)
66	Amortization	63.15	(Net W. 1,780,249.43)
67	Dividends paid during period..	375,433.25	(B. O. C. 1,673,194.96)
68	Other charges to surplus.....	519,620.46	
69	Total deductions for the period	\$ 1,109,032.42	
70	Net additions to previous year surplus balance.....	\$	196,652.59
71	*Surplus balance as of December 31, 1944.....	\$	6,719,967.48

TABLE 1

Distribution of offices by cities:

	1 office	2 offices	3 offices	4 offices	5 or more offices
Number of cities.....	29	9	5	2	8

TABLE 2

Distribution of offices by population of cities:

Population of cities	Under 3,000	3,000 to 5,000	5,000 to 10,000	10,000 to 25,000	Over 25,000
Number of offices.....	9	8	27	25	70

TABLE 3

Distribution of capital:

	Number	Total Assets
Out of state corporation.....	29	\$ 2,127,351.99
Iowa corporations and individuals.....	110	6,615,108.22

Total assets used and useful in small loan business.....\$ 8,742,460.21

Assets not used in small loan business..... 9,972,165.49

Total assets\$18,714,625.70

TABLE 4

Number and amount of loans made during the year 1944:

Size of loans	Number of Accounts	Amount
Loans of \$25.00 or less.....	3,403	\$ 77,373.51
Loans of \$25.01 to \$50.00.....	14,555	665,460.15
Loans of \$50.01 to \$100.00.....	28,543	2,438,433.77
Loans of \$100.01 to \$150.00.....	22,861	3,135,801.59
Loans of \$150.01 to \$200.00.....	15,707	2,909,153.86
Loans of \$200.01 to \$300.00.....	30,876	8,623,040.05
Total of all loans of \$300.00 or less.....	115,945	\$17,849,262.93
Average size loan made.....		\$153.95

TABLE 5

Dollar value of loan balances outstanding classified by size:

Loan Balance	Dollar Value	Per Cent of Total Group	Cumulative
\$50.00 or less.....	\$ 503,344.11	6.63%	6.63%
\$50.01 to \$100.00.....	1,336,469.61	17.62%	24.25%
\$100.01 to \$150.00.....	1,404,233.76	18.51%	42.76%
\$150.01 to \$200.00.....	1,290,991.70	17.02%	59.78%
\$200.01 to \$300.00.....	3,051,644.54	40.22%	100.00%
	\$ 7,586,683.72	100.00%	
Average unpaid loan balance	\$120.26		

TABLE 6

Number of loan balances outstanding classified by size:

Loan Balance	Number of Loans	Per Cent of Total	
		Group	Cumulative
\$50.00 or less.....	15,716	24.91%	24.91%
\$50.01 to \$100.00.....	17,164	27.21%	52.12%
\$100.00 to \$150.00.....	10,997	17.43%	69.55%
\$150.01 to \$200.00.....	7,328	11.61%	81.16%
\$200.01 to \$300.00.....	11,883	18.84%	100.00%
	63,088	100.00%	

TABLE 7

Types of loans made:

Security Taken	Number	Per Cent	Dollar Value	Per Cent
Household goods	56,460	48.70%	\$ 9,540,209.88	53.45%
Automobiles	19,922	17.18%	3,182,700.46	17.83%
Other chattels	6,891	5.94%	1,052,182.68	5.89%
Unsecured notes	21,716	18.73%	2,798,743.84	15.68%
Endorsed or comaker	2,339	2.02%	277,279.02	1.55%
Wage assignments	7,321	6.31%	859,565.63	4.82%
Other considerations..	1,296	1.12%	138,581.42	.78%
	115,945	100.00%	\$17,849,262.93	100.00%

TABLE 8

Delinquencies:

Principal or interest delinquent

One month	5,164	\$591,160.62	7.79%
Two months	1,356	131,416.28	1.73%
Three months or more.....	1,336	118,796.84	1.57%
Total	7,856	\$841,373.74	10.09%
Interest only payments.....	954	\$139,362.27	1.84%

TABLE 9

Occupation of borrowers:

Skilled and semi-skilled workers.....	34.94%
Office and other non-manual workers.....	11.81%
Owners—managers	3.86%
Farmers	6.05%
Unskilled laborers	15.43%
Managers, superintendents and foremen.....	4.35%
School teachers	10.05%
Sales persons	3.10%
Professional persons (except school teachers).....	.95%
Persons with independent incomes.....	1.79%
Not reported	5.15%
Miscellaneous	2.52%
	100.00%

TABLE 10

Use borrowers made of loans:

Medical, dental and hospital bills.....	16.26%
Sundry overdue bills.....	13.26%
Business needs	5.69%
Tax bills	7.51%
Clothing	2.32%
Fuel	7.00%
Travel and vacations.....	4.04%
Automobiles	4.45%
Furnishings	1.47%
Repairs	4.98%
Insurance	2.27%
Assist relatives	3.01%
Food bills	2.32%
Rent	1.12%
Real estate mortgages and interest.....	1.93%
Education	2.06%
Moving	2.09%
Christmas	2.54%
Funeral expense57%
Miscellaneous	7.55%
To pay off present loan.....	5.40%
Not reported	2.16%
	<hr/> 100.00%

TABLE 11

Suits and foreclosures:

	No. Accounts	Amt. Due
Suits for recovery pending December 31, 1943....	26	\$ 2,306.00
Suits instituted during year.....	125	14,109.00
Judgments secured during year.....	82	10,574.00
Suits settled before judgment.....	48	4,709.00
Suits pending December 31, 1944.....	21	2,132.00

TABLE 12

Historical Data

The present chattel mortgage loan law has been effective since 1934 with the first report to the General Assembly made in 1935.

Year	Loan Balances	Total Assets Used and Useful	Number of Loans	Number of Licensees
1935	\$ 6,403,186.04	\$ 7,195,486.20	69,099	114
1936	6,890,080.58	7,883,263.56	71,675	120
1937	7,758,654.20	8,807,168.94	74,903	126
1938	8,595,075.53	10,011,128.48	82,301	142
1939	10,475,324.36	11,942,908.10	97,036	148
1940	11,565,711.42	13,384,759.17	105,660	150
1941	11,685,343.28	13,115,045.96	105,441	161
1942	8,194,010.61	9,643,705.73	92,213	137
1943	7,110,279.80	8,392,259.91	74,689	132
1944	7,586,683.72	8,742,460.21	64,732	139

Year	Taxes Paid	Interest Paid	Bad Debts	Uncollected Earnings
1935	\$ 97,886.32	\$111,718.11	\$254,856.46	\$138,243.98
1936	134,868.70	226,001.65	229,817.26	133,470.69
1937	189,373.71	169,238.24	234,246.69	128,197.29
1938	202,609.22	232,652.44	194,398.63	128,430.06
1939	233,975.14	203,950.54	223,946.53	141,369.30
1940	353,304.30	201,128.03	242,575.74	152,462.72
1941	458,238.75	226,757.59	291,645.33	164,239.24
1942	409,444.71	186,791.95	268,791.95	131,727.50
1943	260,944.03	104,157.01	174,356.70	77,185.20
1944	257,607.58	99,919.96	153,133.51	81,025.35

Year	Profit Earned	Average Monthly Rate Collected
1935	6.59%	2.80%
1936	6.69%	2.74%
1937	8.00%	2.76%
1938	7.21%	2.69%
1939	7.13%	2.68%
1940	7.29%	2.68%
1941	5.98%	2.67%
1942	5.40%	2.71%
1943	5.81%	2.71%
1944	5.64%	2.70%

AMENDMENTS FILED

Sloane of Polk filed the following amendment to Senate File 244:

Amend by adding a new section thereto:

Sec. 2. Section ten thousand thirty-six (10036), Code, 1939, is amended by inserting in line one (1) after the word "contracts" the words "or true copies thereof".

Further amend by renumbering the next section.

Sloane of Polk filed the following amendment to Senate File 244:

Amend the title by inserting after the figures "(10035)" the words and figures "ten thousand thirty-six (10036)".

The committee on aeronautics filed the following amendment to House File 365:

Amend by striking section four (4) thereof and inserting in lieu thereof the following: "Sec. 4. The provisions of this act shall be applicable to cities acting under special charter."

Amend section eight (8), lines one (1) and two (2) by striking therefrom the words and figures "five thousand nine hundred three and five hundredths (5903.05), Code, 1939, as amended by" and inserting in lieu thereof the words and figures "one (1) of".

The committee on aeronautics filed the following amendment to House File 366:

Amend by adding thereto the following section:

"Sec. 18. Special Charter Cities. The provisions of this act shall apply to cities operating under special charter."

Fimmen of Davis filed the following amendment to Senate File 229:

Amend by striking all after the enacting clause and substituting therefor the following:

Section 1. Section four thousand six hundred forty-four and eleven hundredths (4644.11), Code, 1939, is hereby amended as follows:

(a) By striking from line six (6) the words "one and one-fourth" and substituting in lieu thereof the word "five."

(b) By inserting after the word "levies" and preceding the comma (,) in line nine (9), the following:

": Provided, That any county board which desires to levy a tax in excess of one and one-fourth mills under this subsection shall, as a condition precedent to the making of such levy, secure from the state highway commission a certificate of approval stating that such excess tax levy is necessary for the proper maintenance of secondary roads in said county. Such certificate by the commission shall be effective for the period specified, but not exceeding three years."

Further amend by striking the word "three" in line ten (10) and substituting in lieu therefor the word "five".

Carlson of Woodbury filed the following amendment to Senate File 1.

Amend by striking the period (.) in line ten (10) and adding the following:

"and any member of the Russian Railway Service Corps who served between November 1, 1917, and July 15, 1920."

Weichman of Benton filed the following amendment to Senate File 330:

Amend section four (4), line six (6), by inserting after the word "districts", the following:

"or sixty (60) per cent of the total vote cast on the proposition".

Miller of Humboldt and Lynch of Pocahontas filed the following amendment to Senate File 147:

Amend section four (4), line two (2), by striking after the word "of" all of said section and inserting in lieu thereof the following:

"nine elected members who are citizens of the state of Iowa and who shall hold no appointive state office or be an employee of the state or of any consolidated or independent school district. One member of the board shall be elected from each congressional district and one shall be elected at large from the state. The first election shall be held at the General

Election in 1946 where all nine members will be elected. The member at large and those members from the even numbered congressional districts shall be elected for a term of two years and the members from the odd numbered congressional districts shall be elected for a term of four years. In following years all members will be elected for a term of four years. The elections in even numbered congressional districts shall be held at the same time as the Presidential election and the election in odd numbered congressional districts shall be held at the General State election."

Further amend section five (5) by striking after the word "term" in line three (3) the words "in the same manner as full time appointments are made" and by inserting in lieu thereof the words "by appointment of the governor".

Further amend section five (5) by striking after the word "filled" in line five (5) all of the remainder of said section and inserting in lieu thereof the words "by the board until a successor has been elected".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 101 and 132.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 101 and 132.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 14th day of March, 1945, sent to the governor for his approval House Files 101 and 132.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 12, 1945: House File 34.

March 13, 1945: House Files 170 and 217.

March 14, 1945: House Files 101 and 132.

APPOINTMENT OF SIFTING COMMITTEE

In accordance with the provisions of Rule 74, the Speaker propounded the question "Shall a sifting committee be appointed at this time?"

The vote disclosed that the House was in favor of the appointment of a sifting committee, and the Speaker appointed the following as members of such committee: Whitehead of Dallas, chairman, Nielsen of Pottawattamie, Bockwoldt of Ida, Davis of Fayette, Fimmen of Davis, Hedin of Scott, Jessen of Audubon, Kruse of Floyd, Long of Clinton, Miller of Humboldt, Prentis of Ringgold, Putney of Tama, Reed of Jefferson, Sloane of Polk, Tyrrell of Wright, Wormley of Plymouth and Tatum of Harrison.

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Thursday, March 15, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 15, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Lewis P. Penningroth, pastor of the Presbyterian church, Atalissa, Iowa.

Journal of March 14 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Morrissey of Jasper on request of Visser of Marion; Redman of Sac on request of Gardner of Linn.

PRESENTATION OF VISITORS

Felton of Warren presented the members of the junior American government class of Carlisle high school, with their teacher, Mary Jane Blee.

PETITIONS

Heffner of Hamilton presented a petition from the City Council of Webster City, Iowa, urging passage of Senate Joint Resolution 7.

Referred to committee on appropriations.

Heffner of Hamilton presented a petition from the City Council of Webster City, Iowa, urging legislation favorable to a retirement plan for state, county and city employees.

Referred to sifting committee.

Lane of Carroll presented a resolution by Maurice Dunn, Post No. 7, American Legion, urging passage of Senate File 1.

Referred to sifting committee.

SENATE FILE 63 SUBSTITUTED FOR HOUSE FILE 359

Wormley of Plymouth asked and obtained unanimous consent to substitute Senate File 63 for House File 359.

ADOPTION OF SENATE CONCURRENT RESOLUTION 13

Miller of Humboldt called up Senate Concurrent Resolution 13, found on page 552 of the Journal of February 22, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 13 was adopted.

INTRODUCTION OF BILLS

House File 453, by committee on board of control, a bill for an act to amend chapter one hundred seventy-two (172), Code, 1939, by including therein a section to authorize the board of control to parole epileptic patients from the hospital for epileptics.

Read first time and referred to sifting committee.

House File 454, by committee on board of control, a bill for an act to amend section three thousand eight hundred twenty-eight and one hundred fifty-three thousandths (3828.153), Code, 1939, relating to medical and surgical treatment of minors and incompetent persons.

Read first time and referred to sifting committee.

House File 455, by committee on motor vehicles and transportation, a bill for an act to amend section five thousand thirty-five and sixteen hundredths (5035.16), Code, 1939, relating to the issuance of special permits for the movement of oversize or overweight vehicles on the highways.

Read first time and referred to sifting committee.

House File 456, by committee on roads and highways, a bill for an act to amend section four thousand six hundred eighty-six and twenty hundredths (4686.20), Code, 1939, relating to use of county's allotment of motor vehicle fuel license fees on farm-to-market road projects.

Read first time and referred to sifting committee.

House File 457, by committee on military affairs, a bill for an act to amend subsection twenty-five (25) of section ten thousand eight hundred thirty-seven (10837), Code, 1939, relating to fees charged and collected by the clerk of the district court.

Read first time and referred to sifting committee.

House File 458, by committee on ways and means, a bill for an act to amend section one hundred forty-one (141) of chapter eleven (11), Code, 1939, relating to the withdrawal by the treasurer of state of funds belonging to the state in any county treasury.

Read first time and referred to sifting committee.

House File 459, by committee on cities and towns, a bill for an act granting to certain cities title to the bed and banks of the Mississippi River, islands and made lands therein abutting upon and lying adjacent to said cities and within stated boundaries.

Read first time and referred to sifting committee.

House Joint Resolution 8, by committee on ways and means, a joint resolution to create a special committee to make a study of taxation in Iowa, embracing the entire structure of state and counties, cities and school districts of raising revenues, to make inquiries into the present system of assessment of real and personal property, to make a study of changes in the existing tax system which may be necessary or advisable, to equalize taxes, and study the loss of tax revenues and increased costs of state government by reason of federal action, for the purpose of making recommendations to the Governor and the General Assembly of such revisions as may be necessary to meet postwar tax problems, arising in part from the war, prescribing the powers and authority of such committee and making an appropriation for its expenses.

Read first time and referred to committee on appropriations.

Schwengel of Scott, Hicklin of Louisa, Donohue of Cedar, Meyer of Jackson, Tyrrell of Wright, Putney of Tama, Less of Dubuque, Watson of O'Brien, and Lane of Carroll (Jacobson) offered the following resolution:

HOUSE CONCURRENT RESOLUTION 18

Whereas, It is important that peace of the allies be a just, firm, practical and lasting peace, and

Whereas, The youth of our Nation has been tested physically, mentally and morally, and found competent, and

Whereas, The youth of our Nation are most concerned because of their age, the age of their families and the problems confronting them, and

Whereas, In every war it is the youth who shoulder the arms and give their blood and lives, and know the horrors of war, the beachheads, pill-boxes and sacrifices, and

Whereas, These men who have given so much of their lives and time to our public welfare and have the interests of their country and the philosophy of our Republican form of representative government at heart, therefore

Be It Resolved by the House, the Senate Concurring: That the Fifty-first General Assembly of the State of Iowa, respectfully requests that the Congress of the United States and the President of the United States, immediately take the necessary steps to provide for a qualified representation of the young men and women of the Military Forces of World War II, who have seen active service on the foreign battle fields, to serve as members of the commission or delegation representing the United States of America at the Peace Table and that they have an active voice in determining the peace policies of the world. The members of the Armed Forces have served us all and we know would serve us well in really establishing a just and lasting peace.

It Is Further Resolved: That the Chief Clerk of the House be instructed and authorized to send copies of this resolution to the Iowa representatives and senators in Congress and to the President of the United States, the Vice President of the United States, and the Speaker of the House of Representatives in Washington, D. C.

Laid over under Rule 34.

REPORTS OF COMMITTEE

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 398, a bill for an act to appropriate additional funds for erecting and equipping an office building on the state capitol grounds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House Joint Resolution 8, to create a special committee to make a study of taxation in Iowa, embracing the entire structure of state and counties, cities and school districts of raising revenues, to make inquiries into the present system of assessment of real and personal property, to make a study of changes in the existing tax system which may be necessary or advisable, to equalize taxes, and study the loss of tax revenues and increased costs of state government by reason of federal action, for the purpose of making recommendations to the Governor and to the General Assembly of such revisions as may be necessary to meet postwar problems, arising in part from the war, prescribing the powers and authority of such committee and making an appropriation for its expenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

CONSIDERATION OF SENATE AMENDMENT

On request of Donohue of Cedar, House File 315, a bill for an act to provide for increases in compensation for public officers and employees in counties and subdivisions thereof during the period from July 1, 1945 to June 30, 1947 and to authorize a levy of one-half mill to provide funds in counties wherein the county general fund is insufficient to pay such increases, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking section six (6) and section seven (7).

Further amend by adding thereto a new section: "Sec. 9. County officers or deputy as used in this act shall not be construed to include county superintendent of schools and deputy superintendent of schools."

Renumber the remaining section.

Further amend by striking from lines six (6) and seven (7) of section one (1) thereof the words and figures "seventy-five thousand (75,000)" and inserting in lieu thereof the following: "sixty thousand (60,000)".

Further amend by striking from the last line of section 2 the words, "and/or" and inserting in lieu thereof the word "or".

Donohue of Cedar moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 315.

Mr. Donohue moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Aubrey	Datisman	Gardner of Linn	Long
Avery	Davis of	Good	Lynch
Baker	Black Hawk	Hedin	Martin
Bass	Davis of Fayette	Heffner	McFarlane
Bents	Dodds	Hicklin	McNeill
Blatti	Donohue	Hoeness	McReynolds
Blewett	Duffield	Huston	Meyer
Bockwoldt	Edwards	Jessen	Mills
Bonn	Farmer	Kilpatrick	Moore
Bryson	Fimmen	Klemesrud	Nelson
Burkman	Fletcher	Kruger	Nielsen
Carlson	Frederickson	Kruse	Norland
Colburn	Frei	Kuester	Palmer
Cooper	Fulk	Kuhlmann	Parrish
Cowan	Gardner of	Langland	Peterson
Cox	Bremer	Less	Pritchard

Putney	Smith of Clayton	Tyrrell	Watson
Reed	Smith of	Utzig	Weichman
Robinson of	Dickinson	Vanderwilt	Wellington
Delaware	Steinberg	Visser	Whitaker
Saylor	Stevens	Walter of	Whitehead
Schwengel	Strawman	Marshall	Williams
Siefkas	Tatum	Walter of	Wormley
Simonsen	Te Paske	Pottawattamie	Mr. Speaker
Sloane			

The nays were, none.

Absent or not voting, 17:

Anderson	McEleney	Prentis	Shepard
Capesius	Miller	Redman	Swaner
Hall	Morrissey	Robb	Van Eaton
Lane	Olson	Robinson of	
Latchaw	Poston	Monroe	

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

On request of Olson of Mitchell, House File 68, a bill for an act to amend section five thousand three hundred fifty-four (5354), Code, 1939, by adding thereto a section providing for the reinvestment of the funds derived from the sale of such bonds in United States Government bonds at par and to hold the same pending such time as in the judgment of the board of supervisors construction of the county hospital may be commenced, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking from line four (4) of the title the words "at par".

Amend section 1 by striking from line nine (9) the words "at par".

Olson of Mitchell moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 68.

Mr. Olson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Bass	Bockwoldt	Capesius
Aubrey	Bents	Bonn	Carlson
Avery	Blatti	Bryson	Colburn
Baker	Blewett	Burkman	Cooper

Cowan	Hicklin	Mills	Stevens
Cox	Hoeness	Moore	Strawman
Datisman	Huston	Nelson	Swaner
Davis of Black Hawk	Jessen	Nielsen	Tatum
Davis of Fayette	Kilpatrick	Norland	Te Paske
Donohue	Klemesrud	Olson	Tyrrell
Duffield	Krueger	Palmer	Utzig
Edwards	Kruse	Peterson	Vanderwilt
Farmer	Kuester	Poston	Van Eaton
Fimmen	Kuhlmann	Pritchard	Visser
Fletcher	Lane	Putney	Walter of
Frederickson	Langland	Reed	Pottawattamie
Frei	Latchaw	Robb	Walter of
Fulk	Less	Saylor	Marshall
Gardner of	Long	Schwengel	Watson
Bremer	Lynch	Siefkas	Weichman
Gardner of Linn	Martin	Simonsen	Wellington
Good	McFarlane	Sloane	Whitaker
Hall	McNeill	Smith of Clayton	Whitehead
Hedin	McReynolds	Smith of	Williams
Heffner	Meyer	Dickinson	Wormley
	Miller	Steinberg	Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Dodds	Parrish	Robinson of	Robinson of
McEleney	Prentis	Delaware	Monroe
Morrissey	Redman		Shepard

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

CONSIDERATION OF BILLS

Weichman of Benton asked and obtained unanimous consent for the immediate consideration of House File 446, a bill for an act to legalize the action of the town council of the town of Atkins, Benton county, Iowa, in respect to expenditure of funds for the purchase and construction of a filter and addition to pumphouse connected with its waterworks system and warrants issued in payment thereof.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Aubrey	Backwoldt	Colburn	Davis of Fayette
Avery	Bonn	Cowan	Dodds
Bass	Bryson	Cooper	Donohue
Bents	Burkman	Datisman	Duffield
Blatti	Capesius	Davis of	Edwards
Blewett	Carlson	Black Hawk	Farmer

Fimmen	Kuester	Olson	Tatum
Fletcher	Kuhlmann	Palmer	Te Paske
Frederickson	Lane	Parrish	Tyrrell
Frei	Langland	Peterson	Utzig
Fulk	Latchaw	Poston	Vanderwillt
Gardner of	Less	Prentis	Van Eaton
Bremer	Long	Pritchard	Visser
Gardner of Linn	Lynch	Putney	Walter of
Good	McNeill	Saylor	Marshall
Heffner	McReynolds	Siefkas	Walter of
Hicklin	Meyer	Simonsen	Pottawattamie
Hoeness	Miller	Sloane	Watson
Huston	Mills	Smith of Clayton	Weichman
Jessen	Moore	Smith of	Whitaker
Kilpatrick	Nelson	Dickinson	Williams
Klemesrud	Nielsen	Stevens	Wormley
Krueger	Norland	Strawman	Mr. Speaker
Kruse			

The nays were, none.

Absent or not voting, 20:

Anderson	McEleney	Robinson of	Shepard
Baker	McFarlane	Delaware	Steinberg
Cox	Morrissey	Robinson of	Swaner
Hall	Redman	Monroe	Wellington
Hedin	Reed	Schwengel	Whitehead
Martin	Robb		

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

House File 247, a bill for an act to amend section five thousand six hundred sixty-nine (5669), Code, 1939, relating to compensation of city assessors, in cities under the commission form of government and in cities of the first class, with report of committee recommending amendment and passage, was taken up for consideration.

Nielsen of Pottawattamie moved that the following amendment, proposed by the committee, be adopted:

Amend section one (1), line eight (8), by striking the words "three thousand" and inserting in lieu thereof the words "twenty-four hundred".

Amendment adopted.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Aubrey	Fimmen	Long	Smith of Clayton
Avery	Fletcher	Lynch	Smith of
Baker	Frederickson	Martin	Dickinson
Bass	Frei	McFarlane	Steinberg
Bents	Fulk	McReynolds	Stevens
Blatti	Gardner of	Meyer	Strawman
Blewett	Bremer	Miller	Swaner
Bockwoldt	Gardner of Linn	Mills	Tatum
Bonn	Good	Moore	Te Paske
Bryson	Hall	Nelson	Tyrrell
Burkman	Hedin	Nielsen	Utzig
Capesius	Heffner	Norland	Vanderwilt
Carlson	Hicklin	Palmer	Visser
Colburn	Hoeness	Peterson	Walter of
Cooper	Huston	Pritchard	Marshall
Cowan	Jessen	Putney	Walter of
Cox	Kilpatrick	Reed	Pottawattamie
Datisman	Klemesrud	Robb	Watson
Davis of	Krueger	Robinson of	Weichman
Black Hawk	Kruse	Delaware	Wellington
Davis of Fayette	Kuester	Saylor	Whitaker
Dodds	Kuhlmann	Schwengel	Whitehead
Donohue	Lane	Siefkas	Williams
Duffield	Langland	Simonsen	Wormley
Edwards	Latchaw	Sloane	Mr. Speaker
Farmer	Less		

The nays were, none.

Absent or not voting, 12:

Anderson	Morrissey	Poston	Robinson of
McEleney	Olson	Prentis	Monroe
McNeill	Parrish	Redman	Shepard
			Van Eaton

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

Senate File 3, a bill for an act to amend subsection two (2) of section six thousand nine hundred forty-three and forty thousandths (6943.040), Code, 1939, relating to exemption from personal net income tax of members of the armed forces of the United States and those who have died as a result of service in the armed forces of the United States, and to provide for refunds to eligible persons who have paid state individual income tax during the period covered by this act, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section one (1), line eight (8) of the printed bill, by inserting the word "military" immediately preceding the word "services".

Amendment adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Farmer	Less	Smith of
Aubrey	Fimmen	Long	Dickinson
Avery	Fletcher	Lynch	Steinberg
Baker	Frederickson	Martin	Stevens
Bass	Frei	McFarlane	Strawman
Bents	Fulk	McNeill	Swaner
Blatti	Gardner of	McReynolds	Tatum
Blewett	Bremer	Meyer	Te Paske
Bockwoldt	Gardner of Linn	Miller	Tyrrell
Bonn	Good	Mills	Utzig
Bryson	Hall	Moore	Vanderwilt
Burkman	Hedin	Nelson	Van Eaton
Capesius	Heffner	Nielsen	Visser
Carlson	Hicklin	Norland	Walter of
Colburn	Hoeness	Olson	Marshall
Cooper	Huston	Palmer	Walter of
Cowan	Jessen	Peterson	Pottawattamie
Cox	Kilpatrick	Pritchard	Watson
Datiman	Klemesrud	Putney	Weichman
Davis of	Krueger	Reed	Wellington
Black Hawk	Kruse	Robb	Whitaker
Davis of Fayette	Kuester	Saylor	Whitehead
Dodds	Kuhlmann	Schwengel	Williams
Donohue	Lane	Siefkas	Wormley
Duffield	Langland	Sloane	Mr. Speaker
Edwards	Latchaw	Smith of Clayton	

The nays were, none.

Absent or not voting, 10:

McEleney	Poston	Robinson of	Shepard
Morrissey	Prentis	Delaware	Simonsen
Parrish	Redman	Robinson of	
		Monroe	

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

House File 379, a bill for an act to amend sections six thousand seven hundred four (6704) and six thousand seven thousand five (6705), Code, 1939, relating to compensation of aldermen and mayor of cities under special charter, with report of committee recommending passage, was taken up for consideration.

Fulk of Page offered the following amendment and moved its adoption:

Amend section one (1) by striking from line four (4) the words "twelve hundred", and substituting in lieu thereof the words "nine hundred".

Amend section two (2) by striking from line four (4) the words "five

thousand" and substituting in lieu thereof the words "forty-five hundred dollars".

Amendment adopted.

Hedin of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Fimmen	Long	Smith of Clayton
Aubrey	Fletcher	Lynch	Smith of
Avery	Frei	Martin	Dickinson
Baker	Fulk	McFarlane	Steinberg
Bass	Gardner of	McNeill	Strawman
Bents	Bremer	McReynolds	Swaner
Blewett	Gardner of Linn	Meyer	Tatum
Bockwoldt	Good	Mills	Te Paske
Bonn	Hall	Moore	Tyrrell
Bryson	Hedin	Nelson	Utzig
Burkman	Heffner	Nielsen	Van Eaton
Capesius	Hoeness	Norland	Vanderwilt
Carlson	Huston	Olson	Visser
Colburn	Jessen	Palmer	Walter of
Cooper	Kilpatrick	Peterson	Marshall
Cowan	Klemesrud	Poston	Walter of
Cox	Krueger	Pritchard	Pottawattamie
Datisman	Kruse	Putney	Watson
Davis of	Kuester	Reed	Weichman
Black Hawk	Kuhlmann	Robb	Wellington
Davis of Fayette	Lane	Saylor	Whitaker
Dodds	Langland	Schwengel	Whitehead
Donohue	Latchaw	Simonsen	Williams
Edwards	Less	Sloane	Mr. Speaker
Farmer			

The nays were, none.

Absent or not voting, 16:

Blatti	Miller	Robinson of	Shepard
Duffield	Morrissey	Delaware	Siefkas
Frederickson	Parrish	Robinson of	Stevens
Hicklin	Prentis	Monroe	Wormley
McEleney	Redman		

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

House File 184, a bill for an act to legalize the action of the board of supervisors of Hamilton county, Iowa, in transferring funds in the amount of twelve thousand six hundred twenty dollars and fourteen cents (\$12,620.14) from the county poor fund to the county hospital fund, with report of committee recommending passage, was taken up for consideration.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Anderson	Farmer	Latchaw	Simonsen
Aubrey	Fimmen	Less	Sloane
Avery	Fletcher	Long	Smith of Clayton
Baker	Frederickson	Lynch	Smith of
Bass	Frei	Martin	Dickinson
Bents	Fulk	McFarlane	Steinberg
Blatti	Gardner of	McNeill	Stevens
Blewett	Bremer	McReynolds	Strawman
Bockwoldt	Gardner of Linn	Meyer	Swaner
Bonn	Good	Mills	Tatum
Bryson	Hall	Nelson	Te Paske
Burkman	Hedin	Norland	Tyrrell
Capesius	Heffner	Olson	Utzig
Carlson	Hoeness	Palmer	Vanderwilt
Colburn	Huston	Parrish	Van Eaton
Cooper	Jessen	Peterson	Visser
Cowan	Kilpatrick	Poston	Walter of
Cox	Klemesrud	Pritchard	Marshall
Datisman	Krueger	Reed	Watson
Davis of	Kruse	Robb	Weichman
Black Hawk	Kuester	Robinson of	Whitaker
Davis of Fayette	Kuhlmann	Delaware	Whitehead
Dodds	Lane	Saylor	Williams
Donohue	Langland	Schwengel	Mr. Speaker
Edwards			

The nays were, none.

Absent or not voting, 16:

Duffield	Morrissey	Robinson of	Walter of
Hicklin	Nielsen	Monroe	Pottawattamie
McEleney	Prentis	Shepard	Wellington
Miller	Putney	Siefkas	Wormley
Moore	Redman		

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

House File 250, a bill for an act to amend section three hundred eight and five tenths (308.5), Code, 1939, relating to compensation for use of a private automobile by state officers and employees, was taken up for consideration.

Gardner of Bremer offered the following amendment and moved its adoption:

Amend section one (1), line four (4), by striking the word "five" and inserting in lieu thereof the word "six".

Amendment lost.

Kruse of Floyd offered the following amendment and moved its adoption:

Amend by adding thereto the following section:

"This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Lake Mills Graphic, a newspaper published at Lake Mills, Iowa, and the Winnebago-Hancock Summit, a newspaper published at Forest City, Iowa".

Amendment adopted.

Klemesrud of Winnebago moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Aubrey	Frederickson	Lynch	Sloane
Avery	Fulk	Martin	Smith of Clayton
Bass	Gardner of	McFarlane	Smith of
Bents	Bremer	McNeill	Dickinson
Blatti	Gardner of Linn	McReynolds	Stevens
Blewett	Good	Meyer	Strawman
Bockwoldt	Hedin	Miller	Swaner
Bonn	Heffner	Mills	Tatum
Bryson	Hicklin	Moore	Te Paske
Burkman	Hoeness	Nelson	Tyrrell
Colburn	Huston	Nielsen	Utzig
Cooper	Jessen	Norland	Vanderwilt
Cowan	Kilpatrick	Olson	Van Eaton
Cox	Klemesrud	Palmer	Visser
Datisman	Krueger	Poston	Walter of
Davis of	Kruse	Pritchard	Pottawattamie
Black Hawk	Kuester	Putney	Watson
Davis of Fayette	Kuhlmann	Reed	Wellington
Dodds	Lane	Robb	Whitaker
Donohue	Langland	Saylor	Whitehead
Duffield	Latchaw	Schwengel	Williams
Edwards	Less	Siefkas	Wormley
Farmer	Long	Simonsen	Mr. Speaker
Fimmen			

The nays were, 10:

Anderson	Carlson	Parrish	Walter of
Baker	Fletcher	Peterson	Marshall
Capesius	Frei		Weichman

Absent or not voting, 9:

Hall	Redman	Robinson of	Shepard
McEleney	Robinson of	Monroe	Steinberg
Morrissey	Delaware		
Prentis			

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

Senate File 151, a bill for an act to amend section five thousand thirty-nine and two hundredths (5039.02), Code, 1939, by changing the definition of the term "place of business" contained therein; and to amend section five thousand thirty-nine and five hundredths (5039.05), Code, 1939, by increasing the license fee provided for therein from five dollars (\$5.00) to fifteen dollars (\$15.00), was taken up for consideration.

Rule 18 was invoked.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 51:

Anderson	Duffield	Kruse	Reed
Avery	Farmer	Kuester	Robb
Bass	Fimmen	Lane	Schwengel
Bents	Fletcher	Latchaw	Sloane
Blatti	Fulk	Less	Steinberg
Bryson	Gardner of Linn	Long	Swaner
Burkman	Hall	Lynch	Vanderwilt
Carlson	Hedin	Martin	Van Eaton
Cox	Heffner	McFarlane	Whitehead
Datisman	Hicklin	Nielsen	Williams
Davis of Fayette	Jessen	Peterson	Wormley
Dodds	Kilpatrick	Poston	Mr. Speaker
Donohue	Krueger	Pritchard	

The nays were, 51:

Aubrey	Gardner of	Nelson	Stevens
Baker	Bremer	Norland	Strawman
Blewett	Good	Olson	Tatum
Bockwoldt	Hoeness	Palmer	Te Paske
Bonn	Huston	Parrish	Tyrrell
Capesius	Klemesrud	Putney	Utzig
Colburn	Kuhlmann	Robinson of	Visser
Cooper	Langland	Delaware	Walter of
Cowan	McNeill	Saylor	Marshall
Davis of	McReynolds	Siefkas	Walter of
Black Hawk	Meyer	Simonsen	Pottawattamie
Edwards	Miller	Smith of Clayton	Watson
Frederickson	Mills	Smith of	Weichman
Frei	Moore	Dickinson	Wellington
			Whitaker

Absent or not voting, 6:

McEleney	Prentis	Robinson of	Shepard
Morrissey	Redman	Monroe	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Weichman of Benton moved that the vote by which Senate File 151 failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

Roll call was demanded.

On the question "Shall the motion to reconsider be laid on the table?"

The ayes were, 30:

Blewett	Hoeness	Smith of Clayton	Visser
Bonn	Huston	Smith of	Walter of
Capesius	Langland	Dickinson	Marshall
Colburn	Miller	Steinberg	Walter of
Cooper	Mills	Stevens	Pottawattamie
Cowan	Norland	Tatum	Watson
Davis of	Parrish	Tyrrell	Weichman
Black Hawk	Siefkas	Utzig	Wellington
Good	Simonsen		

The nays were, 64:

Anderson	Fimmen	Lane	Reed
Aubrey	Frederickson	Latchaw	Robb
Avery	Frei	Less	Robinson of
Bass	Fulk	Long	Delaware
Bents	Gardner of	Lynch	Saylor
Blatti	Bremer	Martin	Schwengel
Bockwoldt	Gardner of Linn	McFarlane	Sloane
Bryson	Hall	McNeill	Strawman
Burkman	Hedin	McReynolds	Swaner
Cox	Hicklin	Meyer	Te Paske
Datisman	Jessen	Moore	Van Eaton
Davis of Fayette	Kilpatrick	Nelson	Whitaker
Dodds	Klemesrud	Nielsen	Whitehead
Donohue	Krueger	Palmer	Williams
Duffield	Kruse	Peterson	Wormley
Edwards	Kuester	Poston	Mr. Speaker
Farmer	Kuhlmann		

Absent or not voting, 14:

Baker	McEleney	Pritchard	Robinson of
Carlson	Morrissey	Putney	Monroe
Fletcher	Olson	Redman	Shepard
Heffner	Prentis		Vanderwilt

Motion lost.

CALL OF THE HOUSE

We, the undersigned, request a call of the House returnable Friday morning, March 16th, at ten o'clock a. m. on the motion to reconsider the vote by which Senate File 151 failed to pass the House.

CARROLL A. LANE.

PHILIP T. HEDIN.

J. R. HALL.

D. A. DONOHUE.

A. H. AVERY.

JOE F. GARDNER.

C. A. BRYSON.

SENATE FILE 255 SUBSTITUTED FOR HOUSE FILE 261

Less of Dubuque asked and obtained unanimous consent to substitute Senate File 255 for House File 261.

Senate File 255, a bill for an act to amend subdivisions one (1) and three (3) of section five thousand nine hundred and two (5902), Code, 1939, relating to the powers and duties of dock boards; providing that sections six thousand five hundred and eighty (6580), six thousand six hundred seventy-nine and one tenth (6679.1) and six thousand seven hundred eighty-one and two tenths (6781.2), Code, 1939, do not apply to leases by dock boards; and making this act effective upon publication, was taken up for consideration.

Dodds of Des Moines offered the following amendment and moved its adoption:

Amend section two (2), line twelve (12), by striking the period (.) after the word "government" and adding thereto the following: "having a population of sixty thousand or more".

Amendment adopted.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend by inserting the following as section three (3): "The provisions of this act shall apply to cities acting under special charter."

Further amend by renumbering the original section three (3) as section four (4).

Amendment adopted.

Less of Dubuque offered the following amendment to the title and moved its adoption:

Amend by inserting after the semicolon in the last line thereof the following: "and making the provisions of this act applicable to cities acting under special charter;".

Amendment adopted.

Less of Dubuque moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Bonn	Davis of	Fletcher
Aubrey	Bryson	Black Hawk	Frei
Avery	Burkman	Davis of Fayette	Fulk
Baker	Capesius	Dodds	Gardner of
Bass	Colburn	Donohue	Bremer
Bents	Cooper	Duffield	Gardner of Linn
Batti	Cowan	Edwards	Good
Blewett	Cox	Farmer	Hall
Bockwoldt	Datiman	Fimmen	Hedin

Heffner	McFarlane	Robb	Tyrrell
Hicklin	McNeill	Robinson of	Utzig
Hoeness	McReynolds	Delaware	Vanderwilt
Huston	Meyer	Saylor	Van Eaton
Kilpatrick	Miller	Schwengel	Visser
Klemesrud	Mills	Siefkas	Walter of
Krueger	Moore	Simonsen	Marshall
Kruse	Nelson	Sloane	Walter of
Kuester	Norland	Smith of Clayton	Pottawattamie
Kuhlmann	Olson	Smith of	Watson
Lane	Palmer	Dickinson	Weichman
Langland	Parrish	Steinberg	Wellington
Latchaw	Peterson	Stevens	Whitaker
Less	Poston	Strawman	Whitehead
Long	Pritchard	Swaner	Williams
Lynch	Putney	Tatum	Wormley
Martin	Reed	Te Paske	Mr. Speaker

The nays were, 1:

Carlson

Absent or not voting, 9:

Frederickson	Morrissey	Redman	Shepard
Jessen	Nielsen	Robinson of	
McElaney	Prentiss	Monroe	

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

Senate File 222, a bill for an act to amend section one thousand five hundred fifty-one and thirteen hundredths, subsection C (1551.13-C), Code of 1939, as amended, relating to unemployment compensation, and the collection of contributions so as to provide for the transfer of an employer's account to the successor owner of the enterprise; to provide for the continuation of the account in the successor employers in case of reorganization or merger of enterprise; to provide for the fixing of the effective date of this act; and for the repeal of all acts, or parts of acts, inconsistent with the provisions of this act, was taken up for consideration.

Simonsen of Cherokee moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Burkman	Dodds	Good
Aubrey	Capesius	Donohue	Hall
Avery	Carlson	Edwards	Hedin
Baker	Colburn	Fimmen	Heffner
Bass	Cooper	Fletcher	Hicklin
Bents	Cowan	Frederickson	Hoeness
Blatti	Cox	Frei	Huston
Blewett	Datisman	Fulk	Jessen
Bockwoldt	Davis of	Gardner of	Kilpatrick
Bonn	Black Hawk	Bremer	Klemesrud
Bryson	Davis of Fayette	Gardner of Linn	Krueger

Kruse	Miller	Siefkas	Van Eaton
Kuester	Mills	Simonsen	Visser
Kuhlmann	Moore	Sloane	Walter of
Lane	Nelson	Smith of Clayton	Marshall
Langland	Norland	Smith of	Walter of
Latchaw	Palmer	Dickinson	Pottawattamie
Less	Parrish	Steinberg	Watson
Long	Peterson	Strawman	Weichman
Lynch	Poston	Swaner	Wellington
Martin	Putney	Tatum	Whitaker
McFarlane	Reed	Te Paske	Whitehead
McNeill	Robb	Tyrrell	Williams
McReynolds	Saylor	Utzig	Wormley
Meyer	Schwengel	Vanderwilt	Mr. Speaker

The nays were, 1:

Duffield

Absent or not voting, 12:

Farmer	Olson	Robinson of	Shepard
McEleney	Prentis	Delaware	Stevens
Morrissey	Pritchard	Robinson of	
Nielsen	Redman	Monroe	

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

Senate File 203, a bill for an act to amend section eleven (11), chapter one hundred thirty (130), Acts of the Fiftieth (50th) General Assembly, and to provide that the assistance and benefits for dependent Indian children shall be paid by the state of Iowa, was taken up for consideration.

Putney of Tama moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Davis of Fayette	Huston	Miller
Aubrey	Dodds	Jessen	Moore
Avery	Donohue	Kilpatrick	Nelson
Baker	Duffield	Klemesrud	Nielsen
Bass	Edwards	Krueger	Norland
Bents	Fimmen	Kruse	Olson
Blewett	Fletcher	Kuester	Palmer
Bockwoldt	Frederickson	Kuhlmann	Parrish
Bonn	Frei	Lane	Peterson
Bryson	Fulk	Langland	Pritchard
Burkman	Gardner of	Latchaw	Putney
Capesius	Bremer	Less	Reed
Carlson	Gardner of Linn	Long	Robb
Colburn	Good	Lynch	Saylor
Cooper	Hall	Martin	Schwengel
Cowan	Hedin	McFarlane	Siefkas
Datisman	Heffner	McNeill	Simonsen
Davis of	Hicklin	McReynolds	Smith of Clayton
Black Hawk	Hoeness	Meyer	

Smith of Dickinson	Tatum Te Paske	Visser Walter of Marshall	Weichman Wellington
Steinberg	Tyrrell	Walter of Pottawattamie	Whitaker
Stevens	Utzig	Watson	Williams
Strawman	Vanderwilt		Wormley
Swaner	Van Eaton		Mr. Speaker

The nays were, 1:

Robinson of
Delaware

Absent or not voting, 13:

Blatti	Mills	Redman	Shepard
Cox	Morrissey	Robinson of	Sloane
Farmer	Poston	Monroe	Whitehead
McEleney	Prentis		

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

House File 161, a bill for an act to amend section three thousand six hundred eighty-four and three one hundredths (3684.03), Code, 1939, as amended by section two (2), chapter one hundred forty-three (143), Acts of the Forty-ninth General Assembly, relating to aid to the needy blind and the amount of assistance that may be paid, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section one (1), line eleven (11), by striking therefrom the following word and virgule: "and/".

Amendment adopted.

Gardner of Bremer moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Colburn	Fletcher	Jessen
Aubrey	Cooper	Fredrickson	Kilpatrick
Avery	Cowan	Frei	Klemesrud
Baker	Cox	Fulk	Krueger
Bass	Datisman	Gardner of	Kruse
Bents	Davis of	Bremer	Kuester
Blatti	Black Hawk	Gardner of Linn	Kuhlmann
Blewett	Davis of Fayette	Good	Lane
Bockwoldt	Dodds	Hall	Langland
Bonn	Donohue	Hedin	Less
Bryson	Duffield	Heffner	Long
Burkman	Edwards	Hicklin	Lynch
Capesius	Farmer	Hoeness	Martin
Carlson	Fimmen	Huston	McFarlane

McNeill	Poston	Smith of	Visser
McReynolds	Pritchard	Dickinson	Walter of
Meyer	Putney	Steinberg	Marshall
Miller	Reed	Stevens	Walter of
Mills	Robb	Strawman	Pottawattamie
Moore	Saylor	Swaner	Watson
Nelson	Schwengel	Tatum	Weichman
Nielsen	Siefkas	Te Paske	Wellington
Norland	Simonsen	Tyrrell	Whitaker
Olson	Sloane	Utzig	Williams
Palmer	Smith of Clayton	Vanderwilt	Wormley
Peterson		Van Eaton	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Latchaw	Parrish	Robinson of	Shepard
McEleney	Prentis	Delaware	Whitehead
Morrissey	Redman	Robinson of	
		Monroe	

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 43, a bill for an act relating to fees on increase of capital stock.

Also: That the Senate has concurred in House amendment to Senate File 57 and passed Senate File 57, a bill for an act relating to building and loan associations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 145, a bill for an act relating to "warehouseman".

Also: That the Senate has concurred in House amendment to Senate File 197 and passed Senate File 197, a bill for an act relating to commercial feeds and commercial feed fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 220, a bill for an act relating to employers' payrolls.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 244, a bill for an act relating to conditional sale contracts.

Also: That the Senate has concurred in House amendment to Senate File 314 and passed Senate File 314, a bill for an act relating to tax for art fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 356, a bill for an act relating to a legalizing act.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 396, a bill for an act relating to agricultural lime.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 398, a bill for an act relating to an office building on the state capitol grounds.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 400, a bill for an act relating to bonds of state officers.
W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 145, a bill for an act to amend section nine thousand seven hundred one (9701) and nine thousand seven hundred eighteen (9718), Code, 1939, relating to the warehouseman issuing receipts on his own property and for further definition of "warehouseman".

Read first time and referred to sifting committee.

Senate File 220, a bill for an act to amend chapter seventy-one (71), Acts of the Fiftieth General Assembly of Iowa, relating to the rate of contributions for certain employers whose payrolls for the year 1940 have been increased one hundred per cent (100%) or more subsequent to 1942, and relating to employers who had no payrolls in 1942 and whose payrolls subsequent to 1942 were thirty thousand dollars (\$30,000.00) or more; to amend said chapter to provide that a subsequent employer of an enterprise could use the payroll of his predecessor employer in determining his liability under this act; to provide that no employer whose payroll was less than two hundred thousand dollars (\$200,000.00) in a calendar year could be covered by this act.

Read first time and referred to sifting committee.

Senate File 244, a bill for an act to amend sections ten thousand thirty-five (10035) and ten thousand thirty-seven (10037), Code, 1939, relating to conditional sale contracts or lease of utility equipment, the filing thereof and the release and satisfaction thereof.

Read first time and referred to sifting committee.

Senate File 356, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of hospital bonds by the city of Waukon, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city.

Read first time and referred to sifting committee.

Senate File 396, a bill for an act to repeal chapter one hundred fifty-four and one tenth (154.1), Code, 1939, and to enact a substitute therefor, relating to agricultural lime.

Read first time and referred to sifting committee.

Senate File 398, a bill for an act to appropriate additional funds for erecting and equipping an office building on the state capitol grounds.

Read first time and referred to committee on appropriations.

Senate File 400, a bill for an act to amend sections one thousand sixty-three (1063), two thousand five hundred ninety-nine (2599) and four hundred thirty (430), Code, 1939, relating to bonds of state officers and providing for the payment by the state of the reasonable expense thereof.

Read first time and referred to sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 62 and 239.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 62 and 239.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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, 1945, sent to the governor for his approval House Files 62 and 239.

CARL A. ANDERSON, *Chairman*.

Report adopted.

On motion by Kuester of Cass, the House recessed until 1:45 p. m., today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

INTRODUCTION OF BILLS

House File 460, by committee on departmental affairs, a bill for an act to amend chapter two (2), Code, 1939, relating to officers and employees of the General Assembly.

Read first time and referred to sifting committee.

House File 461, by committee on board of control, a bill for an act to amend section three thousand four hundred forty-six (3446), Code, 1939, to provide for the parole of feeble-minded inmates from state institutions under the board of control.

Read first time and referred to sifting committee.

House Joint Resolution 9, by committee on compensation of public officers and employees, a joint resolution for the appointment of a commission to make study relating to the salaries of public officers and employees; providing for the scope of the work of the commission and providing for a report of the commission to the Governor, and making an appropriation to carry out the provisions of this resolution.

Read first time and referred to committee on appropriations.

CONSIDERATION OF BILLS

House File 330, a bill for an act to amend sections four thousand eight hundred twenty-nine and four hundredths (4829.04), four thousand eight hundred twenty-nine and ten hundredths (4829.10),

four thousand eight hundred twenty-nine and thirteen hundredths (4829.13), four thousand eight hundred twenty-nine and sixteen hundredths (4829.16), four thousand eight hundred twenty-nine and eighteen hundredths (4829.18), four thousand eight hundred twenty-nine and nineteen hundredths (4829.19), and to repeal sections four thousand eight hundred twenty-nine and three hundredths (4829.03), and four thousand eight hundred twenty-nine and twenty-two hundredths (4829.22), Code, 1939, relating to weeds, was taken up for consideration.

Olson of Mitchell offered the following amendment and moved its adoption:

Amend by striking section three (3).

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 46:

Anderson	Fletcher	Latchaw	Saylor
Blewett	Fulk	Long	Schwengel
Bonn	Gardner of	McFarlane	Simonsen
Burkman	Bremer	McNeill	Smith of
Capesius	Gardner of Linn	Moore	Dickinson
Carlson	Good	Nelson	Steinberg
Colburn	Hedin	Norland	Tatum
Cooper	Heffner	Olson	Vanderwilt
Datisman	Huston	Palmer	Watson
Davis of	Kilpatrick	Parrish	Weichman
Black Hawk	Klemesrud	Robinson of	Wellington
Dodds	Kuester	Delaware	Whitaker
Farmer	Langland		

The nays were, 48:

Aubrey	Frei	Miller	Swaner
Avery	Hicklin	Mills	Te Paske
Baker	Hoeness	Nielsen	Tyrrell
Bass	Jessen	Peterson	Utzig
Blatti	Krueger	Poston	Van Eaton
Bockwoldt	Kruse	Pritchard	Walter of
Cowan	Kuhlmann	Putney	Marshall
Cox	Lane	Robb	Walter of
Davis of Fayette	Less	Sloane	Pottawattamie
Donohue	Lynch	Smith of Clayton	Whitehead
Edwards	Martin	Stevens	Williams
Fimmen	McReynolds	Strawman	Wormley
Fredrickson	Meyer		

Absent or not voting, 14:

Bents	McEleney	Reed	Siefkas
Bryson	Morrissey	Robinson of	Visser
Duffield	Prentis	Monroe	Mr. Speaker
Hall	Redman	Shepard	

Amendment lost.

Less of Dubuque offered the following amendment and moved its adoption:

Amend section one (1), line twenty-three (23), by inserting after the word "county" the words "not in any incorporated town or city."

Putney of Tama offered the following amendment to the Less amendment and moved its adoption:

Amend by striking the period (.) after the word "city" and adding the following: "of less than 2,500 population".

Roll call was demanded.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 12:

Blewett	Kruse	Olson	Tyrrell
Colburn	Nelson	Pritchard	Walter of
Dataman	Norland	Putney	Marshall
Fletcher			

The nays were, 79:

Avery	Fimmen	Less	Sloane
Baker	Fredrickson	Long	Smith of Clayton
Bass	Frei	Lynch	Stevens
Bents	Fulk	Martin	Strawman
Bockwoldt	Gardner of	McFarlane	Swaner
Bonn	Bremer	McNeill	Tatum
Bryson	Gardner of Linn	Meyer	Te Paske
Burkman	Good	Miller	Utzig
Capesius	Hall	Mills	Vanderwilt
Carlson	Heffner	Moore	Van Eaton
Cooper	Hicklin	Nielsen	Visser
Cowan	Hoeness	Palmer	Walter of
Cox	Huston	Parrish	Pottawattamie
Davis of	Jessen	Poston	Watson
Black Hawk	Kilpatrick	Reed	Weichman
Davis of Fayette	Klemesrud	Robb	Wellington
Dodds	Krueger	Robinson of	Whitaker
Donohue	Kuester	Delaware	Whitehead
Duffield	Lane	Saylor	Williams
Edwards	Langland	Schwengel	Wormley
Farmer	Latchaw	Simonsen	

Absent or not voting, 17:

Anderson	McEleney	Redman	Smith of
Aubrey	McReynolds	Robinson of	Dickinson
Blatti	Morrissey	Monroe	Steinberg
Hedin	Peterson	Shepard	Mr. Speaker
Kuhlmann	Prentis	Siefkas	

Amendment to the amendment lost.

Amendment adopted.

Tyrrell of Wright asked and obtained unanimous consent to defer action on House File 330, and that it retain its place on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has expunged the signatures of the Secretary of the Senate and the President of the Senate to Senate File 131, a bill for an act relating to estates of missing personnel and has also reconsidered the adoption of the enrolled bills committee report and returns Senate File 131 to the House.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 365, a bill for an act relating to the support of insane.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate File 365, a bill for an act to amend section three thousand five hundred fifty-two (3552), Code, 1939, relating to commitment of insane persons and persons who are mentally ill, and to amend section three thousand four hundred eighty-two and eight hundredths (3482.08) and section three thousand six hundred (3600), Code, 1939, relating to arrest, care, investigation, commitment, and support of insane persons and persons who are mentally ill.

Read first time and referred to sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 109.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 109.

AMENDMENTS FILED

Steinberg of Story, Bryson of Hardin, Farmer of Linn, Burkman of Polk, Latchaw of Muscatine, and Sloane of Polk filed the following amendment to House File 56:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section ten thousand eight hundred forty-six (10846), Code, 1939, is amended by striking from line three (3) of subsection one (1) the word "three" and substituting in lieu thereof the word "four".

Sec. 2. Section ten thousand eight hundred forty-six (10846), Code, 1939, is further amended by adding thereto as a new paragraph or subsection:

"4. In counties having a population of more than sixty thousand, the board of supervisors may increase the compensation of grand jurors from that provided above, but in no event to more than six dollars (\$6.00) for each day's service or attendance."

Fimmen of Davis filed the following amendment to House File 304:

Section one (1), lines four (4) and five (5), by striking the words "two hundred" and substituting in lieu thereof the words "one hundred sixty."

On motion by Kuester of Cass, the House adjourned until 9:45 a. m., Friday, March 16, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 16, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Dr. Warren Meredith, pastor of the First Methodist church, Chariton, Iowa.

Journal of March 15 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Peterson of Buena Vista on request of Anderson of Henry.

PRESENTATION OF VISITORS

Hoeness of Madison introduced the pupils of District No. 5, Madison county, with their teacher, Irene Thomas. The group presented a brief program.

PETITION

Meyer of Jackson presented a petition from the Jackson County American Legion, urging passage of Senate File 1.

Referred to sifting committee.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 18

Schwengel of Scott called up House Concurrent Resolution 18, found on pages 764 and 765 of the Journal of March 15, and moved its adoption.

Motion prevailed and House Concurrent Resolution 18 was adopted.

Reed of Jefferson moved that House File 437 be temporarily withdrawn from the committee on appropriations, and that the House resolve itself into a committee of the whole on Tuesday afternoon at 1:30 for its consideration, after which the bill is again to be returned to the committee on appropriations.

Motion prevailed.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27: House Files 288 and 337.

INTRODUCTION OF BILLS

House File 462, by committee on appropriations, a bill for an act making an appropriation for the payment of the cost of legislative printing.

Read first time and passed on file.

Burkman of Polk, Sloane of Polk, Tyrrell of Wright, Fimmen of Davis and Hicklin of Louisa offered the following resolution:

HOUSE RESOLUTION 5

Whereas, Lt. Col. Herbert H. Hauge was a member of the House of Representatives of the Forty-eighth General Assembly of the State of Iowa as a representative of Polk County, Iowa, and

Whereas, His father, A. O. Hauge, was a member of the House of Representatives of the Thirty-eighth, Thirty-ninth, Fortieth, and Fortieth Extra Session of the General Assembly of the State of Iowa, and

Whereas, Lt. Col. Hauge was born two blocks from the State Capitol in Des Moines, Iowa, graduated from East High School and the State University of Iowa, and was an active member in many organizations, and

Whereas, Lt. Col. Hauge was a reserve officer and later joined the Iowa State National Guard and in 1940 was commissioned a Second Lieutenant and since that date has been steadily promoted to the rank of Lt. Colonel, and

Whereas, Lt. Col. Hauge took part in the invasion of Italy at Salerno and the invasion of France in June, 1944 and is still now on active duty at the front in Germany, and

Whereas, Lt. Col. Hauge has been recently awarded the "Bronze Star" and on March 11, 1945 was decorated with the "Croix de Guerre With Palm" by Gen. DeGaulle, and

Whereas, On January 20, 1945 General G. S. Patton commended the General, Officers, and Men of the VIII Corps for their magnificent tactical skill at Bastogne, which commendation was for the superior performance of the officers of which Lt. Col. Hauge was a member, and

Whereas, This gallant Iowa officer has brought great honor to our State and Nation and to this General Assembly,

Be It Resolved by the House: That the House of Representatives of the Fifty-first General Assembly of the State of Iowa sincerely congratulates their former member, Lt. Col. Herbert H. Hauge, for his excellent record and service to our country and that we are proud of this exceptional record that he has made and wish to pay tribute and honor to him.

It Is Further Resolved: That the Chief Clerk of the House is author-

ized and directed to mail two copies of this resolution to Mrs. Herbert H. Hauge with the request that one of the copies be forwarded to Lt. Col. Herbert H. Hauge at his foreign address.

Laid over under Rule 34.

CONSIDERATION OF BILLS

Lane of Carroll called up the motion to reconsider the vote by which Senate File 151, a bill for an act to amend section five thousand thirty-nine and two hundredths (5039.02), Code, 1939, by changing the definition of the term "place of business" contained therein; and to amend section five thousand thirty-nine and five hundredths (5039.05), Code, 1939, by increasing the license fee provided for therein from five dollars (\$5.00) to fifteen dollars (\$15.00), failed to pass the House.

Lane of Carroll moved that the Speaker be permitted to excuse any members of the House from the Call of the House if in his estimation they have a legitimate excuse for not being in their seats at 10 o'clock a. m.

Motion prevailed.

The Call of the House disclosed all members present except Peterson of Buena Vista and Robinson of Monroe, who were excused from the Call on account of illness.

Lane of Carroll moved that the House reconsider the vote by which Senate File 151 failed to pass the House.

On the question "Shall the House reconsider the vote by which Senate File 151 failed to pass the House?"

The ayes were, 97:

Anderson	Davis of	Hall	Long
Aubrey	Black Hawk	Hedin	Lynch
Avery	Davis of Fayette	Heffner	Martin
Baker	Dodds	Hicklin	McEleney
Bass	Donohue	Hoeness	McFarlane
Bents	Duffield	Huston	McNeill
Blatti	Edwards	Jessen	McReynolds
Blewett	Farmer	Kilpatrick	Meyer
Bockwoldt	Fimmen	Klemesrud	Morrissey
Bryson	Fletcher	Krueger	Nelson
Burkman	Frederickson	Kruse	Nielsen
Capesius	Frei	Kuester	Norland
Carlson	Fulk	Kuhlmann	Olson
Colburn	Gardner of	Lane	Palmer
Cooper	Bremer	Langland	Parrish
Cox	Gardner of Linn	Latchaw	Poston
Datisman	Good	Less	Prentis

Pritchard	Sloane	Utzig	Watson
Putney	Smith of Clayton	Vanderwilt	Weichman
Redman	Smith of	Van Eaton	Wellington
Reed	Dickinson	Visser	Whitaker
Robb	Steinberg	Walter of	Whitehead
Saylor	Strawman	Marshall	Williams
Schwengel	Swaner	Walter of	Wormley
Shepard	Te Paske	Pottawattamie	Mr. Speaker
Simonsen	Tyrrell		

The nays were, 9:

Bonn	Mills	Robinson of	Stevens
Cowan	Moore	Delaware	Tatum
Miller		Siefkas	

Absent or not voting, 2:

Peterson	Robinson of
	Monroe

Motion prevailed.

Weichman of Benton moved that the Call of the House be lifted.

Motion lost.

McFarlane of Black Hawk moved to reconsider the vote by which Senate File 151 passed to its last reading.

Motion prevailed.

Weichman of Benton offered the following amendment and moved its adoption:

Amend section one (1), line four (4), by striking the words "reconditioning and".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 39:

Aubry	Hoeness	Morrissey	Smith of
Avery	Kruse	Norland	Dickinson
Blatti	Kuester	Olson	Steinberg
Blewett	Kuhlmann	Palmer	Tatum
Bonn	Latchaw	Parrish	Vanderwilt
Bryson	Lynch	Reed	Walter of
Carlson	McNeill	Robinson of	Pottawattamie
Colburn	McReynolds	Delaware	Watson
Cooper	Miller	Saylor	Weichman
Cowan	Mills	Shepard	Wellington
Good			Whitaker

The nays were, 64:

Anderson	Bents	Capesius	Davis of
Baker	Bockwoldt	Cox	Black Hawk
Bass	Burkman	Datisman	Davis of Fayette

Dodds	Heffner	Meyer	Stevens
Donohue	Hicklin	Moore	Strawman
Duffield	Huston	Nelson	Swaner
Edwards	Jessen	Nielsen	Te Paske
Farmer	Kilpatrick	Poston	Tyrrell
Fimmen	Klemesrud	Prentis	Utzig
Fletcher	Krueger	Pritchard	Van Eaton
Frederickson	Lane	Putney	Visser
Frei	Langland	Redman	Walter of
Fulk	Less	Robb	Marshall
Gardner of	Long	Siefkas	Williams
Bremer	Martin	Simonsen	Wormley
Gardner of Linn	McEleney	Sloane	Mr. Speaker
Hall	McFarlane	Smith of Clayton	

Absent or not voting, 5:

Hedin	Robinson of	Schwengel	Whitehead
Peterson	Monroe		

Amendment lost.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Frederickson	McEleney	Smith of Clayton
Aubrey	Frei	McFarlane	Smith of
Avery	Fulk	McReynolds	Dickinson
Baker	Gardner of	Meyer	Steinberg
Bass	Bremer	Mills	Stevens
Bents	Gardner of Linn	Moore	Strawman
Blatti	Good	Morrissey	Swaner
Blewett	Hall	Nelson	Te Paske
Bockwoldt	Hedin	Nielsen	Tyrrell
Bonn	Heffner	Norland	Utzig
Bryson	Hicklin	Olson	Vanderwilt
Burkman	Hoeness	Palmer	Van Eaton
Capesius	Huston	Parrish	Visser
Colburn	Jessen	Poston	Walter of
Cox	Kilpatrick	Prentis	Marshall
Datisman	Klemesrud	Pritchard	Walter of
Davis of	Krueger	Putney	Pottawattamie
Black Hawk	Kruse	Redman	Watson
Davis of Fayette	Kuester	Reed	Weichman
Dodds	Lane	Robb	Wellington
Donohue	Langland	Saylor	Whitaker
Duffield	Latchaw	Schwengel	Whitehead
Edwards	Less	Shepard	Williams
Farmer	Long	Simonsen	Wormley
Fimmen	Lynch	Sloane	Mr. Speaker
Fletcher	Martin		

The nays were, 7:

Carlson	Cowan	McNeill	Siefkas
Cooper	Kuhlmann	Miller	

Absent or not voting, 4:

Peterson	Robinson of Delaware	Robinson of Monroe	Tatum
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 451, a bill for an act to amend sections three thousand three hundred eighty-eight (3388), three thousand four hundred three (3403), three thousand four hundred sixty-six (3466) and three thousand four hundred eighty-six (3486), relating to salaries of superintendents of state hospitals under the board of control, was taken up for consideration.

Gardner of Linn offered the following amendment and moved its adoption:

Amend section one (1), line thirteen (13), by inserting after the comma (,) following the word "thousand", the following: "and inserting in lieu thereof the words and figures 'forty-five hundred (4500)'".

Amendment adopted.

Gardner of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 103:

Anderson	Frederickson	McEleney	Sloane
Aubrey	Frei	McFarlane	Smith of Clayton
Avery	Fulk	McNeill	Smith of
Baker	Gardner of	McReynolds	Dickinson
Bass	Bremer	Meyer	Steinberg
Bents	Gardner of Linn	Miller	Stevens
Blatti	Good	Mills	Strawman
Blewett	Hall	Moore	Swaner
Bockwoldt	Hedin	Morrissey	Tatum
Bonn	Heffner	Nelson	Te Paske
Burkman	Hicklin	Nielsen	Tyrrell
Capesius	Hoeness	Norland	Utzig
Carlson	Huston	Olson	Vanderwilt
Colburn	Jessen	Palmer	Van Eaton
Cooper	Kilpatrick	Parrish	Visser
Cowan	Klemesrud	Poston	Walter of
Cox	Krueger	Prentis	Marshall
Datiman	Kruse	Pritchard	Walter of
Davis of	Kuester	Putney	Pottawattamie
Black Hawk	Kuhlmann	Redman	Watson
Davis of Fayette	Lane	Reed	Weichman
Dodds	Langland	Robb	Wellington
Donohue	Latchaw	Saylor	Whitaker
Edwards	Less	Schwengel	Whitehead
Farmer	Long	Shepard	Williams
Fimmen	Lynch	Siefkas	Wormley
Fletcher	Martin	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 5:

Bryson	Peterson	Robinson of	Robinson of
Duffield		Delaware	Monroe

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

House File 452, a bill for an act to amend section three thousand seven hundred forty-one (3741), Code, 1939, as amended by chapter one hundred thirty-one (131) of the Laws of the Fiftieth General Assembly, to amend section two (2) of chapter one hundred thirty-one (131) of the Laws of the Fiftieth General Assembly, relating to salaries at the state penitentiary and men's reformatory, was taken up for consideration.

Gardner of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Anderson	Frederickson	McFarlane	Simonsen
Aubrey	Frei	McNeill	Sloane
Avery	Fulk	McReynolds	Smith of Clayton
Baker	Gardner of	Meyer	Smith of
Bass	Bremer	Miller	Dickinson
Bents	Gardner of Linn	Mills	Steinberg
Blatti	Good	Moore	Stevens
Blewett	Hall	Morrissey	Strawman
Bockwoldt	Hedin	Nelson	Swaner
Bonn	Heffner	Nielsen	Tatum
Burkman	Hicklin	Norland	Te Paske
Capesius	Huston	Olson	Tyrrell
Carlson	Jessen	Palmer	Utzig
Cooper	Kilpatrick	Parrish	Vanderwilt
Cowan	Klemesrud	Poston	Visser
Cox	Krueger	Prentis	Walter of
Datisman	Kruse	Pritchard	Marshall
Davis of	Kuester	Putney	Walter of
Black Hawk	Kuhlmann	Redman	Pottawattamie
Davis of Fayette	Lane	Reed	Watson
Dodds	Langland	Robb	Weichman
Donohue	Latchaw	Robinson of	Whitaker
Duffield	Less	Delaware	Whitehead
Edwards	Lynch	Saylor	Williams
Farmer	Long	Schwengel	Wormley
Fimmen	Martin	Shepard	Mr. Speaker
Fletcher	McEleney	Siefkas	

The nays were, none.

Absent or not voting, 7:

Bryson	Hoeness	Robinson of	Van Eaton
Colburn	Peterson	Monroe	Wellington

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

House File 448, a bill for an act to appropriate and set aside from the income, corporation and sales tax special funds for certain capital improvements in institutions under the board of education, including construction of new buildings, repairs, improvements, replacements or alteration, and providing for joint control of the expenditure of the funds by the state board of education and the joint legislative committee on retrenchment and reform of the state of Iowa, and providing for its investment by the State Treasurer and the methods of expenditure, was taken up for consideration.

Prentis of Ringgold moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Fimmen	Long	Simonsen
Aubrey	Fletcher	Lynch	Sloane
Avery	Frederickson	McEleney	Smith of Clayton
Baker	Fulk	McFarlane	Smith of
Bass	Gardner of	McNeill	Dickinson
Bents	Bremer	McReynolds	Steinberg
Blatti	Gardner of Linn	Meyer	Strawman
Blewett	Good	Miller	Swaner
Bockwoldt	Hall	Mills	Tatum
Bonn	Hedin	Moore	Te Paske
Bryson	Heffner	Morrissey	Tyrrell
Burkman	Hicklin	Nielsen	Utzig
Capesius	Hoeness	Olson	Vanderwilt
Carlson	Huston	Norland	Visser
Colburn	Jessen	Palmer	Walter of
Cooper	Kilpatrick	Parrish	Marshall
Cowan	Klemesrud	Prentis	Walter of
Datisman	Krueger	Pritchard	Pottawattamie
Davis of	Kruse	Putney	Watson
Black Hawk	Kuester	Redman	Whitaker
Davis of Fayette	Kuhlmann	Robb	Whitehead
Dodds	Lane	Saylor	Williams
Duffield	Langland	Schwengel	Wormley
Edwards	Latchaw	Shepard	Mr. Speaker
Farmer	Less	Siefkas	

The nays were, 1:

Martin

Absent or not voting, 13:

Cox	Peterson	Robinson of	Stevens
Donohue	Poston	Delaware	Van Eaton
Frei	Reed	Robinson of	Weichman
Nelson		Monroe	Wellington

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

House File 447, a bill for an act to appropriate and set aside from the income, corporation and sales tax special fund for certain capital improvements in institutions under the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control of the expenditure of the funds by the state board of control and the joint legislative committee on retrenchment and reform of the state of Iowa, and providing for its investment by the State Treasurer and the method of expenditure, was taken up for consideration.

Hall of Mills moved that the bill be read a last time now and and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 104:

Anderson	Fletcher	McFarlane	Simonsen
Aubrey	Frederickson	McNeill	Sloane
Avery	Frei	McReynolds	Smith of Clayton
Baker	Fulk	Meyer	Smith of
Bass	Gardner of	Miller	Dickinson
Bents	Bremer	Mills	Steinberg
Blatti	Gardner of Linn	Moore	Stevens
Blewett	Good	Morrissey	Strawman
Bockwoldt	Hall	Nelson	Swaner
Bonn	Hedin	Nielsen	Tatum
Bryson	Heffner	Norland	Te Paske
Burkman	Hicklin	Olson	Tyrrell
Capesius	Hoeness	Palmer	Utzig
Carlson	Huston	Parrish	Vanderwilt
Colburn	Jessen	Poston	Van Eaton
Cooper	Kilpatrick	Prentis	Visser
Cowan	Klemesrud	Pritchard	Walter of
Cox	Krueger	Putney	Marshall
Datisman	Kruse	Redman	Walter of
Davis of	Kuester	Reed	Pottawattamie
Black Hawk	Kuhlmann	Robb	Watson
Davis of Fayette	Lane	Robinson of	Weichman
Dodds	Langland	Delaware	Whitaker
Donohue	Latchaw	Saylor	Whitehead
Duffield	Less	Schwengel	Williams
Edwards	Lynch	Shepard	Wormley
Farmer	Martin	Siefkas	Mr. Speaker
Fimmen	McEleney		

The nays were, none.

Absent or not voting, 4:

Long	Peterson	Robinson of	Wellington
		Monroe	

The bill having received a constitutional two-thirds 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 amendment to Senate File 3 and passed Senate File 3, a bill for an act relating to exemption of income tax of persons in the armed forces.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 52, a bill for an act relating to watchmakers and watchmaking.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 173, a bill for an act relating to the care of tuberculosis patients.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 130, a bill for an act relating to school districts discontinuing facilities.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 52, a bill for an act relating to watchmakers and watchmaking, defining the term "watchmaking", creating a board and other officers, providing for a seal and collection of fees and expenditures, providing for the issuance and revocation of certificates, prohibiting the practice of watchmaking as defined in the act without a certificate; providing penalties for the violation thereof.

Read first time and referred to the sifting committee.

Senate File 173, a bill for an act to amend section three thousand three hundred and ninety-five (3395), to amend section three thousand eight hundred and twenty-eight and one hundred and twenty-five thousandths (3828.125); to amend chapter 189.6 as follows: to provide for county boards of supervisors to receive contributions from patients or persons; to provide for money payable under the terms of an insurance contract covering tuberculosis cases; to provide for free treatment for tuberculosis upon certification; to amend section five thousand three hundred and fifty-nine (5359), Code, 1939, to amend section five thousand

three hundred and sixty-two (5362), Code, 1939, as amended by chapter 197, Laws of the 49th General Assembly; to amend section five thousand three hundred and sixty-three (5363), Code, 1939, providing for the care of tuberculosis patients in public tuberculosis sanatoria.

Read first time and referred to the sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 17, 57, 102, 172, 175, 197, 314 and 347.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 17, 57, 102, 172, 175, 197, 314 and 347.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 15, 1945: House Files 62 and 239.

AMENDMENTS FILED

Sloane of Polk and Burkman of Polk filed the following amendment to House File 398:

Amend by striking all of section one (1) and substituting in lieu thereof the following:

"Section 1. Any department, board, commission, institution (educational or otherwise), or other body of the state of Iowa supported in whole or in part by public funds, is authorized to procure group insurance for their respective employees. The officials in charge of any such body are authorized to contract for group insurance from any legal reserve insurance company, authorized to do business in the state of Iowa, to use therefor moneys appropriated for administrative purposes in their respective bodies, and to make salary deductions from the employees making a written request for such insurance."

Colburn of Shelby filed the following amendment to House File 340:

Amend section one (1) by striking subsections (c) and (d) and substituting in lieu thereof the following:

"(c) the insurance premiums are paid by such members to the association; each member, insofar as applicable to his own employees, may collect part of the premium from insured employees, and the method of apportionment of the premium payment between himself and his employees may be varied as among individual members; and

(d) not less than seventy-five per cent (75%) of the eligible employees of each participating member may be insured where the employees pay a part of the premium."

Reed of Jefferson filed the following amendment to House File 437:

Amend section two (2) by striking from lines three (3) and four (4), the words: "or otherwise incapacitated".

Further amend section two (2), by striking from line nine (9) the word "disability".

Further amend by striking all of section five and inserting in lieu thereof the following:

"Section 5. A. There is hereby created as a special fund, separate and apart from all other public moneys or funds of this state, the 'Old Age and Survivors' Insurance Trust Fund', hereafter called the 'Old Age and Survivors' Fund'. This fund shall consist of all moneys collected under this Act, together with all interest thereon, and shall also include all securities and other assets acquired by and through the use of the moneys belonging to this fund and any other moneys that have been paid into this fund.

B. The Treasurer of the State of Iowa is hereby made the custodian and trustee of this fund and shall administer the same in accordance with the directions of the commission. It shall be the duty of the trustee,

1. To hold said trust funds.

2. Invest such portion of said trust funds as are not needed for current payment of benefits under this Act in interest bearing bonds issued by the United States, or by the State of Iowa, or those issued by counties, school districts and/or general obligations or limited levy bonds issued by municipal corporations in this state as authorized by law. Also to sell and dispose of same when needed for the payment of benefits under this Act.

3. Disburse such trust funds upon warrants drawn by the Comptroller pursuant to the order of the Commission.

C. All moneys which are paid or deposited into this fund are hereby appropriated and made available to the Commission to be used only for the purposes herein provided.

1. To be used by the Commission for the payment of claims for benefits under this Act.

2. To be used by the Commission to pay refunds provided for in section seven (7) of this Act."

Further amend by striking all of section eight (8) and inserting in lieu thereof the following:

"Section 8. A. In addition to all other taxes there is hereby levied upon each employer (as defined in section twenty (20) of this Act) and also upon each employee (as defined in section twenty (20) of this Act) a tax equal to the following percentage of the wages paid by the employer to the employee. With respect to such wages paid during the calendar years 1946, 1947 and 1948, the tax shall equal one per centum of such wages to be paid by each employer and each employee. For the calendar year 1949 and each calendar year thereafter the rate of tax shall be three per centum of such wages on both employer and employee."

Further amend by striking from line one hundred sixty-seven (167) of section thirteen (13) the letter "(a)" and inserting in lieu thereof the letter "(c)".

Further amend by striking from line ten (10) of section fifteen (15) the word "employer" and inserting in lieu thereof the word "Commission".

Further amend by striking from lines seventy-one (71) to seventy-five (75), inclusive, of section sixteen (16) the following:

"including information returns and other written statements filed with the commissioner of internal revenue under title VIII of the Social Security Act or the State Insurance Contribution Act or under regulations made under authority thereof".

Further amend section sixteen (16) by striking from lines eighty-three (83), eighty-four (84) and eighty-five (85) the following: "and such other data submitted under such Title VIII of the Federal Social Security Act or the State Insurance Commission Act and under such regulations."

Further amend by striking from lines five (5), six (6) and seven (7) of section nineteen (19) of said bill the following: "including any false statement or other representations in connection with any matter arising under the State Insurance Contributions Act".

Further amend by striking from section twenty (20) all of lines six (6), seven (7), eight (8), nine (9), ten (10) and eleven (11).

Further amend section twenty (20) by striking all of lines sixteen (16), seventeen (17), eighteen (18), nineteen (19) and twenty (20) and inserting in lieu thereof the following:

"(b) The term 'employment' means any service performed after December 31, 1945, under an employer employee relationship, under the provisions of this Act, except:

1. Any service performed in the employ of any employer which has of the effective date of this Act its own retirement plan.

2. Any service performed in any calendar year quarter in which the remuneration for such services does not exceed the sum of forty-five dollars (\$45.00), unless there are other calendar year quarters in which such remuneration does exceed the sum of forty-five dollars (\$45.00)."

Further amend section twenty (20) by striking all of lines twenty-one (21) to thirty-one (31) inclusive, and inserting in lieu thereof the following:

"C. 1. The term 'employer' means the State of Iowa and all of its departments and instrumentalities excepting only those whose em-

ployees are now covered by a retirement plan in which such political subdivision participates in financing. Provided, that such excepted political subdivision may by election come under the provisions of this Act in accordance with the regulations prescribed by the Commission.

2. The term 'employee' means any individual who is in employment as defined in this Act."

Further amend section twenty (20) by inserting after the word "by" in line forty-eight (48) the words "three times".

Further amend section twenty (20) by inserting after the word "retirement" in line sixty-eight (68) the words "or death".

Further amend section twenty (20) by striking from line one hundred eleven (111) the words "by the courts" and inserting in lieu thereof "under the laws".

Further amend section twenty (20) by striking from line one hundred twenty-nine (129) the words "other system" and inserting in lieu thereof "political subdivision or its instrumentalities".

Further amend section twenty (20) by striking from line one hundred thirty-two (132) "(c)" and inserting in lieu thereof "(o)".

Further amend by striking all of section twenty-one (21) and inserting in lieu thereof the following:

"Section 21. Any political subdivision or the instrumentalities thereof not covered by this Act may become subject hereto by application to the Commission for such coverage on all or that part of its employees that are not covered by this Act and by complying with the regulation prescribed by the Commission."

Further amend by striking section twenty-four (24) and inserting in lieu thereof the following:

"Section 24. There is hereby annually appropriated out of the funds in the State Treasury otherwise not appropriated, the sum of fifty thousand dollars (\$50,000.00) for each year of the biennium to pay the costs of the administration."

Further amend by adding another section as follows:

"Section 25. Each member of the Iowa Employment Security Commission shall be paid for his services, in addition to his compensation now provided in section one thousand five hundred fifty-one and sixteen hundredths (1551.16), Code, 1939, the sum of fifteen hundred dollars (\$1500.00) per year, payable monthly, to be paid from the funds hereby appropriated for the administration of this Act."

Frederickson of Palo Alto and Smith of Dickinson filed the following amendment to House File 430:

Amend the committee amendment by substituting the following:

Amend section one (1), line six (6), by striking the words "their home or domicile to", and inserting in lieu thereof the following: "a point in the center of the public highway directly opposite the center of the main entrance to the said highway from their home or domicile to the point in the center of the public highway directly opposite the center of the main entrance to the school grounds of".

Further amend by striking the quotation mark ("), and period (.), at

the end of line six (6), and adding the following: "by the shortest regularly established highway."

Tyrrell of Wright and Kruse of Floyd filed the following amendment to House File 330:

Amend section seven (7), line seven (7), by inserting after the semicolon (;) the following: "and further amending said section by striking from line six (6) of subsection one (1) the words 'by a special tax', and by striking from line twelve (12) of subsection one (1) the word 'tax' and inserting in lieu thereof the word 'costs'."

Tyrrell of Wright and Kruse of Floyd filed the following amendment to House File 330:

Amend section one (1) by striking from lines twenty-one (21), twenty-two (22), twenty-three (23), and twenty-four (24), the following: "The board of supervisors of each county may levy not to exceed one-fourth mill against the assessed valuation of all property in the county for the purpose of providing a special weed control fund."

Cooper of Adams filed the following amendment to House File 330:

Amend section three (3) by adding the following sentence: "When any weed other than those designated as noxious in chapter two hundred forty-six and one tenth (246.1), Code, 1939, is declared a menace to public health or general welfare, the cost of its eradication shall be paid for by a tax on the political subdivision in which the weed has been so declared."

On motion by Prentis of Ringgold, the House adjourned until 10:00 a. m., Monday, March 19, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 19, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend E. C. Sears, pastor, Methodist church, Bussey, Iowa.

Journal of March 16 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Redman of Sac on request of Smith of Dickinson.

PETITIONS

Mills of Adair presented a resolution from the Lloyd Head Post No. 265, American Legion, Greenfield, Iowa, urging passage of Senate File 1.

Referred to sifting committee.

McReynolds of Wapello presented a petition, signed by 10 citizens of Ottumwa, Iowa, urging legislation favorable to revision of the present adoption law.

Referred to sifting committee.

ADOPTION OF HOUSE RESOLUTION 5

Burkman of Polk called up House Resolution 5, found on page 790 of the Journal of March 16, and moved its adoption.

Motion prevailed and House Resolution 5 was adopted.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 27:

House Files 236 and 314.

INTRODUCTION OF BILL

House File 463, by committee on elections, a bill for an act to

amend section seven hundred seventy-five (775) Code, 1939; relating to method and style of printing ballots.

Read first time and referred to sifting committee.

Watson of O'Brien offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Albert Verne Brady, who was a member of the Thirty-ninth, Fortieth, and Fortieth Extra General Assemblies, died on October 13, 1943, therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Watson of O'Brien asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Watson of O'Brien, Avery of Clay and Te Paske of Sioux.

• CONSIDERATION OF BILLS

House File 444, a bill for an act to create a state war surplus commodities board, to define its powers and duties, and to make an appropriation of five hundred thousand dollars (\$500,000) as a revolving fund for the use of said board, with report of committee recommending amendment and passage, was taken up for consideration.

Kuester of Cass moved that the following amendments, proposed by the committee, be adopted:

Amend section six (6) by inserting between the words "Relief Funds" and the words "for a" as the same appear in the second line of said section the following: "created by section three (3), Chapter Forty-five (45), Acts of the Fiftieth (50th) General Assembly".

Amend section 9 by inserting the following: "Cedar Valley Times, Vinton, Iowa," and "Spencer Times, Spencer, Iowa".

Amendments adopted.

Prentis of Ringgold moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Fletcher	McEleney	Sloane
Aubrey	Frederickson	McFarlane	Smith of Clayton
Avery	Frei	McNeill	Smith of
Baker	Fulk	McReynolds	Dickinson
Bass	Gardner of	Meyer	Steinberg
Bents	Bremer	Miller	Stevens
Blatti	Gardner of Linn	Moore	Strawman
Blewett	Good	Morrissey	Swaner
Bockwoldt	Hall	Nelson	Te Paske
Bonn	Hedin	Norland	Tyrrell
Bryson	Heffner	Olson	Utzig
Burkman	Hoeness	Palmer	Vanderwilt
Capesius	Huston	Parrish	Van Eaton
Carlson	Jessen	Peterson	Visser
Colburn	Kilpatrick	Poston	Walter of
Cooper	Klemesrud	Prentis	Marshall
Cowan	Krueger	Putney	Walter of
Datisman	Kruse	Pritchard	Pottawattamie
Davis of	Kuester	Reed	Watson
Black Hawk	Kuhlmann	Robb	Weichman
Davis of Fayette	Lane	Robinson of	Wellington
Dodds	Langland	Delaware	Whitaker
Donohue	Latchaw	Saylor	Whitehead
Duffield	Less	Schwengel	Williams
Edwards	Long	Shepard	Wormley
Farmer	Lynch	Simonsen	Mr. Speaker
Fimmen	Martin		

The nays were, none.

Absent or not voting, 8:

Cox	Nielsen	Robinson of	Siefkas
Hicklin	Redman	Monroe	Tatum
Mills			

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

Senate File 398, a bill for an act to appropriate additional funds for erecting and equipping an office building on the state capitol grounds, with report of committee recommending passage, was taken up for consideration.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 69:

Anderson	Blatti	Burkman	Davis of Fayette
Aubrey	Blewett	Carlson	Dodds
Avery	Bockwoldt	Colburn	Duffield
Baker	Bonn	Cowan	Farmer
Bass	Bryson	Datisman	Fimmen

Fulk	Kruse	Moore	Smith of Clayton
Gardner of Bremer	Kuester	Nelson	Strawman
Gardner of Linn	Lane	Nielsen	Swaner
Good	Langland	Olson	Tatum
Hall	Latchaw	Palmer	Te Paske
Hedin	Lynch	Peterson	Tyrrell
Heffner	Martin	Pritchard	Utzig
Hicklin	McEleney	Putney	Wellington
Hoeness	McFarlane	Reed	Whitaker
Huston	McNeill	Saylor	Whitehead
Klemesrud	McReynolds	Simonsen	Williams
Krueger	Meyer	Sloane	Mr. Speaker
	Miller		

The nays were, 28:

Bents	Mills	Shepard	Walter of
Capesius	Morrissey	Siefkas	Marshall
Cooper	Norland	Smith of	Walter of
Davis of Black Hawk	Parrish	Dickinson	Pottawattamie
Edwards	Poston	Steinberg	Watson
Frei	Prentis	Vanderwilt	Weichman
Kilpatrick	Robb	Van Eaton	Wormley
Kuhlmann	Robinson of Delaware	Visser	

Absent or not voting, 11:

Cox	Jessen	Redman	Schwengel
Donohue	Less	Robinson of	Stevens
Fletcher	Long	Monroe	
Frederickson			

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

House Joint Resolution 8, a joint resolution to create a special committee to make a study of taxation in Iowa, embracing the entire structure of state and counties, cities and school districts of raising revenues, to make inquiries into the present system of assessment of real and personal property, to make a study of changes in the existing tax system which may be necessary or advisable, to equalize taxes, and study the loss of tax revenues and increased costs of state government by reason of federal action, for the purpose of making recommendations to the Governor and the General Assembly of such revisions as may be necessary to meet postwar tax problems, arising in part from the war, prescribing the powers and authority of such committee and making an appropriation for its expenses, with report of committee recommending passage, was taken up for consideration.

Lane of Carroll moved that the joint resolution be read a last time now and placed upon its passage, which motion prevailed, and the resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 88:

Aubrey	Fimmen	Lynch	Schwengel
Avery	Frederickson	McEleney	Shepard
Baker	Frei	McFarlane	Siefkas
Bass	Fulk	McNeill	Simonsen
Bents	Gardner of	McReynolds	Sloane
Blatti	Bremer	Meyer	Smith of Clayton
Bockwoldt	Gardner of Linn	Mills	Smith of
Bonn	Good	Moore	Dickinson
Bryson	Hedin	Morrissey	Stevens
Burkman	Heffner	Nelson	Strawman
Capesius	Hicklin	Nielsen	Swaner
Carlson	Hoeness	Norland	Tyrrell
Colburn	Huston	Olson	Utzig
Cooper	Jessen	Palmer	Vanderwilt
Cowan	Kilpatrick	Parrish	Visser
Datisman	Klemesrud	Peterson	Water of
Davis of	Krueger	Poston	Pottawattamie
Black Hawk	Kuester	Pritchard	Watson
Davis of Fayette	Kuhlmann	Putney	Weichman
Dodds	Lane	Reed	Whitaker
Donohue	Langland	Robinson of	Whitehead
Duffield	Latchaw	Monroe	Williams
Edwards	Less	Saylor	Mr. Speaker
Farmer			

The nays were, 6:

Robb	Van Eaton	Walter of	Wellington
Te Paske		Marshall	Wormley

Absent or not voting, 14:

Anderson	Hall	Miller	Robinson of
Blewett	Kruse	Prentis	Delaware
Cox	Long	Redman	Steinberg
Fletcher	Martin		Tatum

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

House File 462, a bill for an act making an appropriation for the payment of the cost of legislative printing, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Blatti	Capesius	Davis of
Aubrey	Blewett	Carlson	Black Hawk
Avery	Bockwoldt	Colburn	Davis of Fayette
Baker	Bonn	Cooper	Dodds
Bass	Bryson	Datisman	Donohue
Bents	Burkman		Duffield

Edwards	Kruse	Peterson	Strawman
Farmer	Kuester	Pritchard	Swaner
Fimmen	Kuhlmann	Putney	Tatum
Fletcher	Langland	Robb	Te Paske
Frederickson	Latchaw	Reed	Tyrrell
Frei	Less	Robinson of	Utzig
Fulk	Lane	Delaware	Vanderwilt
Gardner of	Lynch	Robinson of	Van Eaton
Bremer	McEleney	Monroe	Walter of
Gardner of Linn	McNeill	Saylor	Marshall
Good	McReynolds	Schwengel	Walter of
Hall	Meyer	Shepard	Pottawattamie
Hedin	Miller	Siefkas	Watson
Heffner	Mills	Simonsen	Weichman
Hicklin	Moore	Sloane	Wellington
Hoeness	Morrissey	Smith of Clayton	Whitaker
Huston	Nelson	Smith of	Whitehead
Jessen	Nielsen	Dickinson	Williams
Kilpatrick	Norland	Steinberg	Wormley
Klemesrud	Palmer	Stevens	Mr. Speaker
Krueger	Parrish		

The nays were, none.

Absent or not voting, 10:

Cowan	Martin	Poston	Redman
Cox	McFarlane	Prentiss	Visser
Long	Olson		

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

House File 56, a bill for an act to amend section ten thousand eight hundred forty-six (10846), Code, 1939, relating to fees of jurors, with report of committee recommending passage, was taken up for consideration.

Burkman of Polk moved that the following amendment, proposed by himself, Steinberg of Story, Latchaw of Muscatine and Sloane of Polk, be adopted:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section ten thousand eight hundred forty-six (10846), Code, 1939, is amended by striking from line three (3) of subsection one (1) the word "three" and substituting in lieu thereof the word "four".

Amendment adopted.

Burkman of Polk moved that the following amendment, adding as section 2 of the bill, proposed by himself, Steinberg of Story, Latchaw of Muscatine and Sloane of Polk, be adopted:

Sec. 2. Section ten thousand eight hundred forty-six (10846), Code, 1939, is further amended by adding thereto as a new paragraph or subsection:

"4. In counties having a population of more than sixty thousand, the board of supervisors may increase the compensation of grand jurors from that provided above, but in no event to more than six dollars (\$6.00) for each day's service or attendance."

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend by adding a new setion as follows:

"This act shall be in force and effect to and including June 30, 1947, only."

Amendment lost.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Fimmen	Less	Simonsen
Aubrey	Frederickson	Lynch	Sloane
Avery	Frei	McEleney	Smith of Clayton
Baker	Fulk	McFarlane	Stevens
Bass	Gardner of	McNeill	Strawman
Bents	Bremer	McReynolds	Swaner
Blewett	Gardner of Linn	Meyer	Tatum
Bockwoldt	Good	Moore	Te Paske
Bonn	Hall	Morrissey	Tyrrell
Bryson	Hedin	Nelson	Utzig
Burkman	Hicklin	Nielsen	Vanderwilt
Capesius	Hoeness	Norland	Van Eaton
Carlson	Huston	Olson	Visser
Colburn	Jessen	Palmer	Walter of
Cooper	Kilpatrick	Peterson	Pottawattamie
Cowan	Klemesrud	Poston	Watson
Datisman	Krueger	Prentis	Weichman
Davis of	Kruse	Pritchard	Wellington
Black Hawk	Kuester	Putney	Whitaker
Davis of Fayette	Kuhlmann	Reed	Whitehead
Dodds	Lane	Saylor	Williams
Donohue	Langland	Schwengel	Wormley
Edwards	Latchaw	Shepard	Mr. Speaker
Farmer			

The nays were, 10:

Duffield	Miller	Siefkas	Walter of
Fletcher	Robb	Smith of	Marshall
Heffner	Robinson of	Dickinson	
Martin	Delaware		

Absent or not voting, 8:

Blatti	Long	Parrish	Robinson of
Cox	Mills	Redman	Monroe
			Steinberg

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

House File 330, a bill for an act to amend sections four thousand eight hundred twenty-nine and four hundredths (4829.04), four thousand eight hundred twenty-nine and ten hundredths (4829.10), four thousand eight hundred twenty-nine and thirteen hundredths (4829.13), four thousand eight hundred twenty-nine and sixteen hundredths (4829.16), four thousand eight hundred twenty-nine and eighteen hundredths (4829.18), four thousand eight hundred twenty-nine and nineteen hundredths (4829.19), and to repeal sections four thousand eight hundred twenty-nine and three hundredths (4829.03) and four thousand eight hundred twenty-nine and twenty-two hundredths (4829.22), Code, 1939, relating to weeds, was taken up for consideration.

Tyrrell of Wright moved that the following amendment, proposed by himself and Kruse of Floyd, be adopted:

Amend section one (1) by striking from lines twenty-one (21), twenty-two (22), twenty-three (23), and twenty-four (24), the following: "The board of supervisors of each county may levy not to exceed one-fourth mill against the assessed valuation of all property in the county for the purpose of providing a special weed control fund."

Amendment adopted.

Tyrrell of Wright asked and obtained unanimous consent to withdraw the amendment to section seven (7), filed by himself and Kruse of Floyd, March 16, 1945.

Cooper of Adams moved that the following amendment, proposed by him, be adopted:

Amend section three (3) by adding the following sentence: "When any weed other than those designated as noxious in chapter two hundred forty-six and one tenth (246.1), Code, 1939, is declared a menace to public health or general welfare, the cost of its eradication shall be paid for by a tax on the political subdivision in which the weed has been so declared."

Amendment adopted.

Less of Dubuque offered the following amendment and moved its adoption:

Amend section seven (7), line eight (8), by striking the word "subsections" and inserting in lieu thereof the word "subsection".

Further amend section seven (7), line eight (8), by striking the words and figures "and three (3)".

Amendment adopted.

Avery of Clay moved to reconsider the vote by which the Cooper amendment was adopted.

On the question "Shall the House reconsider the vote by which the Cooper amendment was adopted?"

The ayes were, 49:

Anderson	Gardner of	Martin	Simonsen
Aubrey	Bremer	McEleney	Smith of Clayton
Avery	Gardner of Linn	McFarlane	Steinberg
Bass	Hicklin	McReynolds	Swaner
Bents	Hoeness	Meyer	Tatum
Blatti	Kilpatrick	Moore	Walter of
Bockwold	Krueger	Peterson	Marshall
Carlson	Kruse	Prentis	Watson
Cox	Lane	Pritchard	Weichman
Donohue	Langland	Putney	Wellington
Duffield	Latchaw	Robinson of	Whitaker
Farmer	Less	Delaware	Whitehead
Frei	Lynch	Shepard	Williams

The nays were, 41:

Baker	Dodds	Mills	Saylor
Blewett	Edwards	Morrissey	Smith of
Bryson	Fimmen	Nelson	Dickinson
Burkman	Fletcher	Norland	Stevens
Capesius	Frederickson	Olson	Strawman
Colburn	Fulk	Palmer	Te Paske
Cooper	Heffner	Parrish	Utzig
Datisman	Kuester	Poston	Vanderwilt
Davis of	Kuhlmann	Reed	Visser
Black Hawk	McNeill	Robb	Wormley
Davis of Fayette	Miller	Robinson of	
		Monroe	

Absent or not voting, 18:

Bonn	Huston	Redman	Van Eaton
Cowan	Jessen	Schwengel	Walter of
Good	Klemesrud	Siefkas	Pottawattamie
Hall	Long	Sloane	Mr. Speaker
Hedin	Nielsen	Tyrrell	

Motion prevailed.

The question now is "Shall the Cooper amendment be adopted?"

Roll call was demanded.

The ayes were, 38:

Blewett	Fulk	Meyer	Strawman
Bockwoldt	Heffner	Miller	Tatum
Capesius	Hoeness	Mills	Te Paske
Cooper	Kilpatrick	Norland	Utzig
Cox	Kuester	Parrish	Vanderwilt
Davis of	Kuhlmann	Poston	Visser
Black Hawk	Langland	Pritchard	Watson
Edwards	Latchaw	Saylor	Weichman
Fletcher	Long	Siefkas	Whitaker
Frederickson	McNeill	Stevens	

The nays were, 38:

Anderson	Duffield	McFarlane	Simonsen
Aubrey	Farmer	McReynolds	Sloane
Avery	Fimmen	Moore	Smith of Clayton
Bass	Frei	Nelson	Swaner
Blatti	Gardner of Linn	Palmer	Tyrrell
Bryson	Hicklin	Peterson	Walter of
Burkman	Klemesrud	Putney	Marshall
Carlson	Krueger	Robb	Whitehead
Cowan	Less	Robinson of	Williams
Davis of Fayette	Lynch	Delaware	Wormley

Absent or not voting, 32:

Baker	Good	Morrissey	Shepard
Bents	Hall	Nielsen	Smith of
Bonn	Hedin	Olson	Dickinson
Colburn	Huston	Prentis	Steinberg
Datisman	Jessen	Redman	Van Eaton
Dodds	Kruse	Reed	Walter of
Donohue	Lane	Robinson of	Pottawattamie
Gardner of	Martin	Monroe	Wellington
Bremer	McEleney	Schwengel	Mr. Speaker

Amendment lost.

Smith of Dickinson offered the following amendment and moved its adoption:

Amend section three (3), line five (5), by striking the word "health" and inserting in lieu thereof the word "safety".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 66:

Anderson	Frederickson	McEleney	Robinson of
Baker	Frei	McFarlane	Monroe
Bass	Fulk	McNeill	Saylor
Bents	Gardner of	McReynolds	Siefkas
Blewett	Bremer	Meyer	Smith of Clayton
Bockwoldt	Heffner	Miller	Smith of
Bonn	Hoeness	Mills	Dickinson
Burkman	Kilpatrick	Morrissey	Stevens
Capesius	Krueger	Nelson	Strawman
Carlson	Kuester	Norland	Te Paske
Cooper	Kuhlmann	Olson	Vanderwilt
Cowan	Lane	Palmer	Walter of
Cox	Langland	Peterson	Marshall
Davis of	Latchaw	Pritchard	Weichman
Black Hawk	Less	Putney	Wellington
Davis of Fayette	Long	Robb	Whitehead
Donohue	Lynch	Robinson of	Williams
Edwards	Martin	Delaware	
Fletcher			

The nays were, 16:

Aubrey	Dodds	Jessen	Sloane
Blatti	Farmer	Moore	Tyrrell
Bryson	Hicklin	Shepard	Van Eaton
Colburn	Huston	Simonsen	Wormley

Absent or not voting, 26:

Avery	Hedin	Redman	Visser
Datisman	Klemesrud	Reed	Walter of
Duffield	Kruse	Schwengel	Pottawattamie
Fimmen	Nielsen	Steinberg	Watson
Gardner of Linn	Parrish	Swaner	Whitaker
Good	Poston	Tatum	Mr. Speaker
Hall	Prentis	Utzig	

Amendment adopted.

Tyrrell of Wright moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 51:

Aubrey	Gardner of Linn	Miller	Strawman
Avery	Hicklin	Nelson	Swaner
Baker	Hoeness	Norland	Te Paske
Bass	Huston	Olson	Tyrrell
Blatti	Jessen	Palmer	Utzig
Blewett	Klemesrud	Pritchard	Walter of
Bockwoldt	Krueger	Putney	Marshall
Burkman	Kruse	Robb	Watson
Cowan	Kuhlmann	Robinson of	Weichman
Cox	Lane	Monroe	Whitehead
Davis of Fayette	Langland	Smith of	Williams
Edwards	Less	Dickinson	Wormley
Frederickson	McNeill	Stevens	Mr. Speaker
Frei	Meyer		

The nays were, 47:

Anderson	Duffield	Long	Saylor
Bents	Farmer	Lynch	Schwengel
Bonn	Fimmen	Martin	Shepard
Bryson	Fletcher	McEleney	Siefkas
Capesius	Fulk	McFarlane	Sloane
Carlson	Gardner of	Mills	Smith of Clayton
Colburn	Bremer	Moore	Tatum
Cooper	Good	Morrissey	Vanderwilt
Datisman	Hedin	Parrish	Van Eaton
Davis of	Heffner	Prentis	Wellington
Black Hawk	Kilpatrick	Reed	Whitaker
Dodds	Kuester	Robinson of	
Donohue	Latchaw	Delaware	

Absent or not voting, 10:

Hall	Peterson	Simonsen	Walter of
McReynolds	Poston	Steinberg	Pottawattamie
Nielsen	Redman	Visser	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to inform your honorable body that the Senate has withdrawn from further consideration the conference committee report filed on March 9 to Senate File 125 and that the Senate has adopted the conference committee report filed on March 15 and passed Senate File 125, a bill for an act relating to chauffeurs' license requirements.

W. J. SCARBOROUGH, *Secretary*.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 125

MR. PRESIDENT AND MR. SPEAKER: We, the undersigned members of the conference committee appointed to consider the difference between the House and the Senate on Senate File 125, relating to certain exemptions from the chauffeurs' license requirements, beg leave to report that we have had the same under consideration and we make the following recommendation:

That section one (1) of Senate File 125 be amended by striking all of said section following line six (6) and substituting in lieu thereof the following:

"Chauffeur means any driver who operates a motor vehicle or motor truck in the transportation of persons or property for hire, including school busses, whether paid directly or indirectly in wages, commissions or otherwise, excepting when such operation by the owner or driver is occasional and merely incidental to his principal occupation, or when a passenger automobile is being operated as a pool car in a 'share the ride' plan.

"Subject to the provisions of section five thousand thirteen and five hundredths (5013.05), a farmer or his hired help shall not be deemed a chauffeur, when operating a truck owned by him, and used exclusively in connection with the transportation of his own products or property.", and when so amended, the same do pass.

Respectfully submitted,

F. J. PINE.

DE VERE WATSON.

J. KENDALL LYNES.

H. SAM LOVE.

On the part of the Senate.

CHARLES S. VAN EATON.

HARRY E. WATSON.

WARREN E. SIMONSEN.

ARTHUR C. BLATTI.

On the part of the House.

On motion by Dodds of Des Moines, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

INTRODUCTION OF BILLS

House File 464, by committee on commerce and trade, a bill for an act to prohibit the use of misleading names or designations

of places of business and misleading trade practices and to provide penalties for violations.

Read first time and referred to sifting committee.

House File 465, by committee on judiciary 2, a bill for an act to amend section two thousand five hundred eighty-five and eighteen hundredths (2585.18), Code, 1939, relating to the renewal of licenses of cosmetology schools and providing for due notice and hearing in such cases.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

House File 431, a bill for an act to amend sections ten thousand two hundred thirteen and two tenths (10213.2), ten thousand two hundred thirteen and three tenths (10213.3), ten thousand two hundred thirteen and four tenths (10213.4), ten thousand two hundred thirteen and seven tenths (10213.7), ten thousand two hundred thirteen and eight tenths (10213.8) and ten thousand two hundred thirteen and nine tenths (10213.9), Code, 1939, relating to reversion of abandoned cemetery lots, half lots, divisions, subdivisions or any part or portion thereof, was taken up for consideration.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Davis of	Huston	Mills
Aubrey	Black Hawk	Jessen	Moore
Avery	Davis of Fayette	Kilpatrick	Morrissey
Baker	Dodds	Klemesrud	Nelson
Bass	Duffield	Kruger	Nielsen
Bents	Edwards	Kruse	Norland
Blatti	Fimmen	Kuester	Olson
Blewett	Fletcher	Kuhlmann	Palmer
Bockwoldt	Frederickson	Lane	Parrish
Bryson	Frei	Langland	Peterson
Burkman	Fulk	Latchaw	Poston
Capesius	Gardner of	Less	Prentis
Carlson	Bremer	Long	Pritchard
Colburn	Gardner of Linn	Martin	Putney
Cooper	Good	McEleney	Reed
Cowan	Hall	McNeill	Robb
Cox	Hedin	McReynolds	Robinson of
Datisman	Hicklin	Meyer	Delaware
	Hoeness	Miller	Saylor

Siefkas	Strawman	Van Eaton	Whitaker
Simonsen	Swaner	Visser	Whitehead
Sloane	Te Paske	Walter of	Williams
Smith of Clayton	Tyrrell	Marshall	Wormley
Steinberg	Utzig	Watson	Mr. Speaker
Stevens	Vanderwilt	Weichman	

The nays were, 4:

Bonn	Lynch	Smith of Dickinson	Walter of Pottawattamie
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Absent or not voting, 10:

Donohue	McFarlane	Robinson of	Shepard
Farmer	Redman	Monroe	Tatum
Heffner		Schwengel	Wellington

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

Senate File 229, a bill for an act to amend section four thousand six hundred forty-four and eleven hundredths (4644.11), Code, 1939, relating to secondary roads and optional maintenance levies, was taken up for consideration.

Colburn of Shelby offered the following amendment and moved its adoption:

Amend by adding new sections thereto as follows:

"Sec. 2. Section four (4), chapter one hundred sixty-five (165), Acts of the Fiftieth General Assembly, is hereby amended by striking from line one (1) of said section the words and figures 'three cents (3c)' and substituting in lieu thereof the words and figures 'four cents (4c)'.

Sec. 3. Section thirty-five (35) of chapter one hundred sixty-five (165), Acts of the Fiftieth General Assembly, is hereby amended as follows:

a. By striking the word 'all' from line two (2) of said section and substituting in lieu thereof the words 'three cents per gallon'.

b. By adding to said section the following: 'The net proceeds of one cent per gallon license fees and penalties collected under the provisions of this chapter shall be distributed as follows: Three-fifths thereof shall be credited to the secondary road construction fund of the several counties of the state. The treasurer shall apportion said three-fifths portion among the counties of the state in the ratio that the area of each county bears to the total area of the state and shall on the first day of each month remit to the treasurer of each county the amount apportioned to the secondary road construction fund of the county. Two-fifths thereof shall be credited to the street construction fund of the several incorporated cities and towns of the state, which fund is hereby created, for the construction, reconstruction, repair and maintenance of roads and streets in such cities and towns. The treasurer shall apportion said two-fifths portion among the incorporated cities and towns of the state in the ratio that the population of each such city or town bears to the total population of all such cities and towns of the state, as shown by the latest Federal census, and shall, on the first day of each month, remit to the city clerk

of each such city or town the amount so apportioned to the street construction fund of such city or town."

Amend the title by adding thereto the following:

"and to provide additional revenue for the construction and maintenance of secondary roads by amending certain sections of chapter 251.3, Code, 1939, as amended by chapter 165, Acts of the 50th General Assembly."

Avery of Clay raised the point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken for the reason that Senate File 229 refers to secondary roads and optional maintenance levies. The amendment offered still refers to secondary roads and their maintenance and provides for an additional gasoline tax of one cent (1c), the proceeds from which are to be apportioned between the counties for secondary road construction and maintenance and the excepted cities and towns referred to in section 4644.11 which is sought to be amended by Senate File 229. The amendment also enlarged the title to cover the additional provisions with reference to the additional revenue from the one cent gasoline tax.

So that the whole subject matter of the bill as amended remains the same, to-wit: Secondary roads and construction and maintenance, and the provisions for revenue therefor, but enlarges the provisions for distribution, so that cities and towns will receive a share of such additional revenue.

Kuester of Cass moved that action on Senate File 229 be deferred, and that it be made the first order of business on Tuesday, March 20.

Roll call was demanded.

The ayes were, 78:

Anderson	Davis of	Hedin	McEleney
Avery	Black Hawk	Heffner	McFarlane
Baker	Davis of Fayette	Hicklin	McNeill
Bents	Dodds	Hoeness	Miller
Blatti	Donohue	Jessen	Moore
Blewett	Duffield	Klemesrud	Nielsen
Bockwoldt	Farmer	Krueger	Norland
Bryson	Fimmen	Kruse	Olson
Burkman	Fletcher	Kuester	Palmer
Capesius	Frederickson	Lane	Peterson
Carlson	Frei	Langland	Prentis
Colburn	Gardner of	Latchaw	Pritchard
Cowan	Bremer	Less	Putney
Cox	Gardner of Linn	Long	Robb
Datisman	Good	Lynch	Saylor

Schwengel	Stevens	Utzig	Watson
Sloane	Strawman	Van Eaton	Wellington
Smith of Clayton	Swaner	Walter of	Whitehead
Smith of	Tatum	Marshall	Williams
Dickinson	Te Paske	Walter of	Wormley
Steinberg	Tyrrell	Pottawattamie	

The nays were, 23:

Aubrey	Huston	Mills	Siefkas
Bass	Kilpatrick	Morrissey	Simonsen
Bonn	Kuhlmann	Nelson	Vanderwilt
Cooper	Martin	Parrish	Weichman
Edwards	McReynolds	Poston	Whitaker
Hall	Meyer	Reed	

Absent or not voting, 7:

Fulk	Robinson of	Robinson of	Visser
Redman	Delaware	Monroe	Mr. Speaker
		Shepard	

Motion prevailed.

Senate File 84, a bill for an act to amend chapter 303.1 of the 1939 Code of Iowa, providing for the levy of a tax and the anticipation thereof by the issuance of bonds by municipalities for airport purposes, was taken up for consideration.

Dodds of Des Moines moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Fletcher	Martin	Siefkas
Aubrey	Frederickson	McEleney	Simonsen
Avery	Frei	McFarlane	Sloane
Baker	Fulk	McNeill	Smith of Clayton
Bass	Gardner of	McReynolds	Smith of
Bents	Bremer	Meyer	Dickinson
Blatti	Gardner of Linn	Miller	Stevens
Blewett	Good	Mills	Strawman
Bockwoldt	Hedin	Moore	Swaner
Bonn	Heffner	Morrissey	Tatum
Bryson	Hicklin	Nelson	Te Paske
Burkman	Hoeness	Nielsen	Tyrrell
Capesius	Huston	Norland	Utzig
Carlson	Jessen	Olson	Vanderwilt
Cooper	Kilpatrick	Palmer	Van Eaton
Cowan	Klemesrud	Peterson	Visser
Cox	Krueger	Poston	Walter of
Datisman	Kruse	Pritchard	Marshall
Davis of	Kuester	Putney	Walter of
Black Hawk	Kuhlmann	Reed	Pottawattamie
Davis of Fayette	Lane	Robb	Watson
Dodds	Langland	Robinson of	Weichman
Donohue	Latchaw	Delaware	Whitaker
Duffield	Less	Saylor	Whitehead
Edwards	Long	Schwengel	Wormley
Farmer	Lynch	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Colburn	Parrish	Robinson of	Wellington
Fimmen	Prentis	Monroe	Williams
Hall	Redman	Steinberg	

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

House File 295, a bill for an act to amend sections two thousand eight hundred ninety-four (2894), two thousand eight hundred ninety-seven (2897), two thousand eight hundred ninety-eight (2898), two thousand eight hundred ninety-nine (2899), two thousand nine hundred (2900), two thousand nine hundred two and one tenth (2902.1), two thousand nine hundred three (2903), two thousand nine hundred five (2905), two thousand nine hundred seven (2907), two thousand nine hundred nine (2909), and two thousand nine hundred ten (2910), Code, 1939, relating to management and state aid to county and district fairs, and providing for division of funds between fairs held in same county, was taken up for consideration.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend section seven (7) by adding thereto the following:

"Provided, however, in counties having more than one fair entitled to state aid, the state aid available for the county shall be pro-rated to said fairs, which have been in existence for ten years or more, on the basis of cash premiums paid by said fairs."

Lane of Carroll moved that action on House File 295 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 295 was deferred.

Senate File 45, a bill for an act to amend section six thousand three hundred twenty-six and eight hundredths (6326.08), Code, 1939, relating to benefits under retirement systems for policemen and firemen, and to make the same applicable to special charter cities, was taken up for consideration.

Sloane of Polk offered the following amendment and moved its adoption:

Amend by adding thereto as follows:

Sec. 3. Amend section six thousand three hundred eighteen (6318), paragraph three (3), by striking from line two (2) the word "sixteen" and inserting in lieu thereof the word "eighteen"; and by striking after

the comma (,) in line two (2) the word "eight" and inserting in lieu thereof the word "ten".

Sec. 4. Section six thousand three hundred twenty-six and eight hundredths (6326.08), paragraph eight (8), subsection "d", is hereby amended by striking from lines three (3) and nine (9) the word "sixteen" and inserting in lieu thereof the word "eighteen".

Sec. 5. Further amend section six thousand three hundred twenty-six and eight hundredths (6326.08), paragraph eight (8), subsection "e" by striking from line two (2) the word "sixteen" and inserting in lieu thereof the word "eighteen".

Sec. 6. Further amend section six thousand three hundred twenty-six and eight hundredths (6326.08), paragraph nine (9), subsection "c," by striking from line two (2) the word "sixteen" and inserting in lieu thereof the word "eighteen".

Amendment adopted.

Sloane of Polk moved that the bill be read a last time now, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Frederickson	McEleney	Simonsen
Aubrey	Gardner of	McFarlane	Sloane
Avery	Bremer	McNeill	Smith of Clayton
Bass	Gardner of Linn	McReynolds	Stevens
Bents	Good	Meyer	Strawman
Blewett	Hall	Mills	Swaner
Bockwoldt	Hedin	Morrissey	Tatum
Bonn	Heffner	Nelson	Te Paske
Bryson	Hicklin	Nielsen	Tyrrell
Burkman	Hoeness	Norland	Utzig
Carlson	Jessen	Olson	Vanderwilt
Colburn	Kilpatrick	Palmer	Van Eaton
Cooper	Klemesrud	Peterson	Visser
Cowan	Krueger	Prentis	Walter of
Cox	Kruse	Pritchard	Marshall
Datisman	Kuester	Putney	Walter of
Davis of	Kuhlmann	Robb	Pottawatamie
Black Hawk	Lane	Robinson of	Watson
Davis of	Langland	Delaware	Wellington
Fayette	Less	Saylor	Whitaker
Dodds	Long	Schwengel	Whitehead
Donohue	Lynch	Shepard	Wormley
Duffield	Martin	Siefkas	Mr. Speaker
Fimmen			

The nays were, 4:

Fletcher	Frei	Moore	Poston
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Absent or not voting, 17:

Baker	Fulk	Redman	Smith of
Blatti	Huston	Reed	Dickinson
Capesius	Latchaw	Robinson of	Steinberg
Edwards	Miller	Monroe	Weichman
Farmer	Parrish		Williams

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

Sloane of Polk offered the following amendment to the title and moved its adoption:

Amend the title to Senate File 45 by striking the word "section" in line two (2) thereof and inserting in lieu thereof the following:

"Sections six thousand three hundred eighteen (6318) and".

Amendment adopted and the title, as amended, was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 43, 68, 215, 225, 231, 243 and 315; and Senate Files 3, 199, 203 and 222.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 43, 68, 215, 225, 231, 243, 315; and Senate Files 3, 199, 203 and 222.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 19th day of March, 1945, sent to the Governor for his approval: House Files 43, 68, 215, 225, 231, 243 and 315.

CARL A. ANDERSON, *Chairman.*

Report adopted.

AMENDMENTS FILED

The committee on aeronautics filed the following amendment to House File 365:

Amend section five (5), lines twelve (12) and thirteen (13), by striking therefrom the word "indebtedness" and inserting in lieu thereof the words, "money borrowed".

Amend section five (5), line nineteen (19), by striking therefrom the word "chapter" and inserting in lieu thereof the word "section".

Amend section eight (8) by adding thereto the following: "This sec-

tion shall be construed as granting additional power, without limiting the power already existing in political subdivisions, including cities operating under the commission form of government."

Amend by striking section twelve (12) thereof.

Amend by renumbering the remaining section.

Donohue of Cedar filed the following amendment to House Joint Resolution 9:

Amend by striking the word "commission" wherever it appears therein, including the title and preamble, and inserting in lieu thereof the word "committee".

Further amend by striking the enacting clause and inserting in lieu thereof the following: "Be It Enacted by the General Assembly of the State of Iowa:"

Amend section one (1), line fourteen (14), by inserting immediately after the word "wages" the following: ", as provided in Code, 1939,".

Amend section two (2), line thirteen (13), by inserting immediately after the word "assistants" the following: ", subject to approval of the comptroller,".

Amend section four (4), line three (3), by inserting immediately after the figures "(\$10,000.00)" the following: ", or so much of said amount as may be necessary,".

Amend the title by inserting immediately after the word "salaries" in line three (3) thereof the following: ", as provided in Code, 1939,".

Reed of Jefferson filed the following amendment to House File 437:

Amend by striking from section four (4), line three (3), the word and figures "section 1551.17", and inserting in lieu thereof the words and figures "sections one thousand five hundred fifty-one and fifteen hundredths (1551.15), one thousand five hundred fifty-one and sixteen hundredths (1551.16) and one thousand five hundred fifty-one and seventeen hundredths (1551.17)".

Further amend by adding a new section as follows: "The commission is authorized to enter into arrangements with the Social Security Board whereby services performed by the commission and its employees both under this act and under the Iowa Employment Security Act shall be equitably apportioned between the funds provided for the administration of said acts. That money spent for rentals, supplies and equipment used by both agencies shall be equitably apportioned and charged against said funds."

On motion by Nielsen of Pottawattamie, the House adjourned until 9:30 a. m., Tuesday, March 20, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 20, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend L. B. Carpenter, retired Methodist minister, Villisca, Iowa.

Journal of March 19 was corrected and approved.

PRESENTATION OF VISITOR

Cooper of Adams presented his grandchild, Carol Frances Sours, daughter of Lt. and Mrs. C. D. Sours of St. Louis.

PETITIONS

Robb of Emmet presented a petition, signed by 18 employees of Emmet county, opposing House File 437.

Referred to sifting committee.

Peterson of Buena Vista presented a petition from the Storm Lake American Association of University Women, urging passage of House File 116 and House File 120.

Referred to sifting committee.

Walter of Marshall presented a petition, signed by 902 citizens of Marshall county, opposing the repeal of the gasoline refund tax.

Referred to sifting committee.

APPOINTMENT OF COMMITTEE ON ARRANGEMENTS FOR SPECIAL MEMORIAL SESSION

The Speaker announced the appointment of the following committee on arrangements for the special memorial session to be held the evening of April 3, 1945: Heffner of Hamilton, Latchaw of Muscatine, Blatti of Chickasaw, Stevens of Greene and Te Paske of Sioux.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE FILE 125

Watson of O'Brien asked and obtained unanimous consent to withdraw the first report of the conference committee on Senate File 125.

Watson of O'Brien moved that the report of the second conference committee on Senate File 125, found on page 815 of the Journal of March 19, 1945, be adopted.

Report adopted.

Watson of O'Brien moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson	Fletcher	McFarlane	Sloane
Aubrey	Fimmen	McNeill	Smith of Clayton
Avery	Frederickson	McReynolds	Smith of
Baker	Frei	Meyer	Dickinson
Bass	Fulk	Miller	Steinberg
Bents	Gardner of	Mills	Stevens
Blatti	Bremer	Morrissey	Strawman
Blewett	Gardner of Linn	Nelson	Swaner
Bockwoldt	Good	Nielsen	Tatum
Bonn	Hedin	Norland	Te Paske
Bryson	Heffner	Olson	Tyrrell
Burkman	Hicklin	Palmer	Utzig
Capesius	Hoeness	Parrish	Vanderwilt
Carlson	Huston	Peterson	Van Eaton
Colburn	Jessen	Poston	Visser
Cooper	Kilpatrick	Prentis	Walter of
Cowan	Krueger	Pritchard	Marshall
Cox	Kruse	Putney	Walter of
Datisman	Kuhlmann	Reed	Pottawattamie
Davis of	Lane	Robb	Watson
Black Hawk	Langland	Robinson of	Weichman
Davis of Fayette	Latchaw	Monroe	Wellington
Dodds	Less	Saylor	Whitaker
Donohue	Long	Schwengel	Whitehead
Duffield	Lynch	Shepard	Williams
Edwards	Martin	Siefkas	Wormley
Farmer	McEleney	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 6:

Hall	Kuester	Redman	Robinson of
Klemesrud	Moore		Delaware

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

Morrissey of Jasper offered the following resolution:

HOUSE RESOLUTION 6

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That rooms four and five be assigned permanently for legislative activity and that the executive council be requested to make no other assignment of these two rooms between legislative sessions.

Laid over under Rule 34.

CONSIDERATION OF BILL

The House resumed consideration of Senate File 229, a bill for an act to amend section four thousand six hundred forty-four and eleven hundredths (4644.11), Code, 1939, relating to secondary roads and optional maintenance levies.

Farmer of Linn offered the following amendment to the Colburn amendment and moved its adoption:

Amend section three (3), paragraph b, line three (3), by inserting after the word "chapter" the following: "shall not be subject to refund under the provisions of section five thousand ninety-three and twenty-nine hundredths (5093.29), Code, 1939, as amended, and".

Schwengel of Scott offered the following substitute amendment for the Colburn amendment and all pending amendments and moved its adoption:

Amend by adding new sections as follows:

"Sec. 2. In addition to other methods provided by law for the improvement of county secondary roads, any county which has not anticipated that portion of the secondary road fund of the county derived from allotments by the state to the county, of gasoline tax funds for secondary roads, and when authorized by vote of the people, may issue bonds for the purpose of raising funds to pay the cost of grading, draining, bridging or graveling, or other form of all weather surfacing, and completing the construction of secondary roads, and may levy taxes for the payment of such portions of said bonds and the interest thereon as are not paid by the secondary road construction fund, but in no case shall the amount of such bonds issued under this act exceed the amount of gas tax allotments for secondary road funds received by the county from the state in the ten years preceding the voting of such bonds.

Sec. 3. The board of supervisors, by resolution, may or upon petition of a number of qualified electors of the county equal to ten per cent (10%) of the total number of votes cast for governor at the last preceding election, shall, propose a program of highway improvement, specifying the portions of secondary roads proposed to be improved, the general nature of the improvements, the time within which it is proposed to complete said improvements, and the estimated cost of each of the roads included in said program.

Sec. 4. The board shall fix a date for hearing on said proposed program of improvement, and the county auditor shall cause to be published in two newspapers of general circulation in the county, wherein said secondary roads are located, once every week for two (2) consecutive weeks, a notice of such hearing and a description of the roads proposed to be improved, the general nature of the proposed improvements, and an estimate of the cost of each road to be improved. At such hearing any citizen may appear, object, and be heard. After the hearing the board may dismiss the proceedings or shall adopt a program for road improvements substantially as proposed.

Sec. 5. In the event the proposed program for road improvement be adopted by the board of supervisors and approved by the Iowa State Highway Commission, the board shall submit to the voters of the county at a general election or at a special election called for that purpose, the question of issuing bonds from year to year to be designated as county secondary road bonds, and of raising funds with which to pay said bonds and the interest thereon as the same become due.

Sec. 6. Notice of said election shall be given by publication once each week for two (2) successive weeks in all the official newspapers of the county, wherein said secondary roads are located, stating the time when such election will be held, and substantially the proposition that will be submitted; the last publication to be at least five (5) days prior to the day when such election is to be held.

Sec. 7. The form of the ballot shall be substantially as follows:

"Shall the following public measure be adopted? Shall the board of supervisors be authorized to issue from year to year, serial bonds to be known as county secondary road bonds, in the aggregate amount not exceeding.....dollars, to provide funds for the following purposes:

For draining, grading, bridging, and completing construction without surfacing the secondary roads described as follows: (Here set forth the general location of the secondary roads to be drained, graded, bridged, and construction complete without surfacing, the approximate length and estimated cost of each portion thereof.)

For surfacing with gravel or other form of all weather surfacing secondary roads described as follows: (Here set forth the general location of the secondary roads to be surfaced with gravel, the approximate length and estimated cost of each portion thereof.)

And shall a sufficient portion of the allotment to the county by the state of funds from gasoline tax collections for secondary roads be appropriated and used for the payment of said secondary road bonds and the interest thereon?

And shall the board of supervisors of the said county be authorized to levy and collect taxes on all taxable property of the county from year to year, in amounts sufficient to pay any part of the principal and the interest on said bonds, as the same mature, which other funds so appropriated are insufficient to pay?"

"Yes. No."

Sec. 8. The returns of said election shall be canvassed by the board

of supervisors and its findings shall be entered at large in the minutes of its proceedings.

Sec. 9. No proceedings to test or review the legality or correctness of said election shall be maintainable unless instituted within thirty (30) days after the findings of the board have been entered upon the record.

Sec. 10. If a majority of the votes cast thereon be in favor of such issue of bonds, the proposition will have been adopted and the board of supervisors shall, from time to time, as necessary to meet construction costs and expenses incidental thereto, not provided for by funds immediately available from the secondary road construction fund, issue portions of the bonds so authorized.

Sec. 11. All bonds shall be issued in serial form and shall mature in not more than fifteen (15) years from date of issue. Each bond shall show on its face the date of its maturity and shall be payable on that date. The interest rate shall not exceed five per cent (5%) per annum payable semi-annually on the first day of May and November of each year. Bonds of each issue shall be retired in the order of the consecutive numbering thereof, beginning the first year after the end of the construction period. The maturities of the bonds shall be so arranged that during the period of the retirement thereof the total amount of bonds maturing plus the total amount of interest maturing shall be substantially the same for each year.

Sec. 12. The resolution authorizing each issue shall be entered at large in the minutes of the board. Such resolution shall clearly specify the amount of bonds authorized, the denomination of each bond, the rate of interest which each bond shall bear, the date of maturity of each bond, and the authorization of the chairman of the board to sign, and of the county auditor to countersign the same.

Sec. 13. When such bonds have been signed and countersigned, the county auditor shall charge the county treasurer with the amount of the issue and deliver the same to the county treasurer, who shall be responsible therefor on his bond.

Sec. 14. The county treasurer shall sell said bonds as provided in chapter sixty three (63), Code, 1939. If unable to sell said bonds for at least par, plus accrued interest, the county treasurer may apply any part of all of said bonds as par plus accrued interest in payment of any warrants duly authorized and issued for the particular purpose for which such bonds are issued.

Sec. 15. The county treasurer shall, in disposing of said bonds, keep an accurate record of the name and post-office address of all persons to whom any of said bonds are issued, with a particular designation and description of the bonds delivered to each person. Any subsequent holder of any of such bonds may present the same to the county treasurer and cause his name and post-office address to be entered in lieu of that of such former holder.

Sec. 16. Bonds issued hereunder shall not be taxable.

Sec. 17. If at said election the same proposition carries, the board of supervisors shall at the beginning of each year during the life of said bonds set aside from the allotment of gas taxes an amount sufficient to pay the principal and interest of said bonds maturing in said year.

The amount so set aside is hereby appropriated for the payment of principal and interest of bonds, and shall be transferred to the secondary road bond redemption fund.

Said secondary road bond redemption fund shall be used for no other purpose than the payment of principal and interest on county secondary road bonds issued hereunder.

Sec. 18. The board of supervisors shall, if necessary, levy and collect from year to year a sufficient amount of taxes, which together with said appropriated funds, shall be sufficient to pay the bonds herein authorized to be issued, and the interest thereon, as the same mature. The proceeds from such taxes shall be credited to the secondary road bond redemption fund.

Sec. 19. When the secondary road bond redemption fund is sufficient to pay the first maturing and retirable bond, the county treasurer shall, by mail, as shown by his records, promptly notify the holder of such bond of such fact, and all interest on such bond shall cease on the date when said bond matures.

Sec. 20. Said bonds shall be deemed the general obligations of the county. The amount of bonds issued under this act shall not, when added to all other indebtedness of the county, exceed in the aggregate five per cent (5%) of the actual value of the taxable property within such county to be ascertained by the last state and county tax list previous to the date of the last issue of such bonds, any other statute to the contrary notwithstanding.

Sec. 21. Nothing in this act shall be construed as to impair or invalidate any bonds heretofore issued under the statutes herein amended, revised, and codified. All the conditions, guarantees, obligations, and securities for said bonds shall remain in full force and effect, the same as though said statutes had not been amended, revised, and codified. Such bonds with the interest thereon shall be retired under the provision hereof. Nothing herein contained shall be so construed as to impair or invalidate any authorization to issue bonds heretofore voted by the people of any county under the statutes herein amended, revised, and codified. Such authorization shall remain in full force and effect. All the provisions of this act are hereby made applicable to the issuance, sale, guarantees, payment, and retirement of said bonds as fully and completely as though said authorization had been voted hereunder.

Sec. 22. Section four thousand six hundred forty-four and ten hundredths (4644.10), Code, 1939, is amended as follows:

(1) By striking out the period (.) at the end of subsection two (2) thereof and inserting in lieu thereof a comma (,), and adding thereto the following: "and the payment of secondary road bonds of the county hereafter authorized and issued."; (2) by striking out the period (.) at the end of subsection seven (7) thereof and inserting in lieu thereof a comma (,) and adding thereto the following: "and the payment of secondary road bonds of the county hereafter authorized and issued."

Sec. 23. That whenever any county shall issue secondary road bonds for the improvement of secondary roads pursuant to the procedure herein authorized, sections four thousand six hundred forty-four and nine

hundredths (4644.09), four thousand six hundred forty-four and twenty-three hundredths (4644.23) and four thousand six hundred forty-four and thirty-one hundredths (4644.31), Code, 1939, shall not apply to such county.

Sec. 24. That whenever any county shall issue secondary road bonds for the improvement of secondary roads pursuant to the procedure herein authorized, the first three (3) paragraphs of section four thousand six hundred forty-four and thirty-two hundredths (4644.32), Code, 1939, shall not apply.

Sec. 25. Section four thousand seven hundred fifty-three and seventeen hundredths (4753.17), Code, 1939, is amended as follows: By striking out the word "three" in line sixteen (16) thereof and inserting in lieu thereof the word "five".

Sec. 26. Section four thousand seven hundred sixty-three (4763), Code, 1939, is amended as follows: By striking out the word "seven" in line six (6) thereof and inserting in lieu thereof the word "fifteen".

Sec. 27. Section four thousand seven hundred sixty-five (4765), Code, 1939, is amended as follows: By striking out all that part of said section commencing with the words "The maximum" in the first line thereof, down to and including the words "the issuance of such bonds" in line sixteen (16) of said section.

Sec. 28. Section four thousand seven hundred sixty-seven (4767), Code, 1939, is hereby repealed.

Sec. 29. Section four thousand seven hundred seventy-three (4773), Code, 1939, is hereby repealed."

Less of Dubuque moved that action on the Schwengel amendment be deferred until Wednesday, March 21, 1945.

Wormley of Plymouth moved as a substitute motion that Senate File 229 and all pending amendments be re-referred to the sifting committee.

Roll call was demanded.

On the question "Shall Senate File 229 and all pending amendments be re-referred to the sifting committee?"

The ayes were, 27:

Avery	Gardner of	Lane	Schwengel
Blewett	Bremer	Less	Sloane
Burkman	Hedin	Long	Tyrrell
Cox	Heffner	McEleney	Walter of
Davis of Fayette	Hicklin	McFarlane	Marshall
Donohue	Jessen	Olson	Wellington
Fletcher	Kruse	Pritchard	Wormley
Frei			

The nays were, 71:

Anderson	Bents	Bryson	Cowan
Aubrey	Blatti	Capesius	Datisman
Baker	Bockwoldt	Colburn	Davis of
Bass	Bonn	Cooper	Black Hawk

Dodds	Lynch	Prentis	Smith of
Edwards	Martin	Putney	Dickinson
Farmer	McNeill	Redman	Steinberg
Fimmen	McReynolds	Reed	Strawman
Frederickson	Meyer	Robb	Tatum
Fulk	Miller	Robinson of	Te Paske
Hall	Mills	Delaware	Vanderwilt
Hoeness	Moore	Robinson of	Utzig
Huston	Morrissey	Monroe	Van Eaton
Kilpatrick	Nelson	Saylor	Visser
Krueger	Norland	Shepard	Walter of
Kuester	Palmer	Siefkas	Pottawattamie
Kuhlmann	Parrish	Simonsen	Watson
Langland	Peterson	Smith of Clayton	Weichman
Latchaw	Poston		Whitaker
			Williams

Absent or not voting, 10:

Carlson	Good	Stevens	Whitehead
Duffield	Klemesrud	Swaner	Mr. Speaker
Gardner of Linn	Nielsen		

Motion lost.

On the question "Shall action on the Schwengel amendment be deferred until Wednesday, March 21, 1945?"

Roll call was demanded.

The ayes were, 38:

Avery	Farmer	Krueger	Palmer
Baker	Fletcher	Lane	Pritchard
Bryson	Gardner of	Langland	Schwengel
Burkman	Bremer	Latchaw	Sloane
Carlson	Good	Less	Tyrrell
Cox	Hedin	Long	Utzig
Datisman	Heffner	Lynch	Walter of
Davis of	Hicklin	McEleney	Marshall
Black Hawk	Jessen	McFarlane	Wellington
Davis of Fayette	Klemesrud	Olson	Wormley
Duffield			

The nays were, 63:

Anderson	Fulk	Norland	Smith of Clayton
Aubrey	Hall	Parrish	Smith of
Bass	Hoeness	Peterson	Dickinson
Bents	Huston	Poston	Steinberg
Blatti	Kilpatrick	Prentis	Stevens
Blewett	Kuester	Putney	Strawman
Bockwoldt	Kuhlmann	Redman	Te Paske
Bonn	Martin	Reed	Vanderwilt
Capesius	McNeill	Robb	Van Eaton
Colburn	McReynolds	Robinson of	Visser
Cooper	Meyer	Delaware	Walter of
Cowan	Miller	Robinson of	Pottawattamie
Dodds	Mills	Monroe	Watson
Edwards	Moore	Saylor	Weichman
Fimmen	Morrissey	Shepard	Whitaker
Frederickson	Nelson	Siefkas	Williams
Frei	Nielsen	Simonsen	

Absent or not voting, 7:

Donohue	Kruse	Tatum	Mr. Speaker
Gardner of Linn	Swaner	Whitehead	

Motion lost.

Roll call was demanded on the substitute amendment by Schwengel of Scott.

On the question "Shall the substitute amendment be adopted?"

The ayes were, 23:

Avery	Davis of	Hicklin	McFarlane
Blewett	Black Hawk	Jessen	Olson
Bockwoldt	Davis of Fayette	Klemesrud	Saylor
Burkman	Dodds	Latchaw	Schwengel
Capesius	Hedin	Long	Sloane
Carlson	Heffner	McEleney	Tyrrell

The nays were, 74:

Anderson	Gardner of Linn	Nelson	Smith of
Aubrey	Hall	Norland	Dickinson
Baker	Hoeness	Palmer	Steinberg
Bass	Huston	Parrish	Stevens
Bents	Kilpatrick	Peterson	Strawman
Blatti	Krueger	Poston	Tatum
Bonn	Kruse	Prentis	Te Paske
Bryson	Kuester	Pritchard	Utzig
Colburn	Kuhlmann	Putney	Vanderwilt
Cooper	Langland	Redman	Van Eaton
Cowan	Less	Reed	Visser
Cox	Lynch	Robb	Walter of
Donohue	Martin	Robinson of	Marshall
Duffield	McNeill	Delaware	Walter of
Edwards	McReynolds	Robinson of	Pottawattamie
Farmer	Meyer	Monroe	Watson
Fimmen	Miller	Shepard	Weichman
Frederickson	Mills	Siefkas	Whitaker
Frei	Moore	Simonsen	Williams
Fulk	Morrissey	Smith of Clayton	

Absent or not voting, 11:

Datisman	Good	Swaner	Wormley
Fletcher	Lane	Wellington	Mr. Speaker
Gardner of	Nielsen	Whitehead	
Bremer			

Amendment lost.

Roll call was demanded on the Farmer amendment to the Colburn amendment.

On the question "Shall the Farmer amendment to the Colburn amendment be adopted?"

The ayes were, 14:

Aubrey	Farmer	Long	Putney
Burkman	Gardner of Linn	McEleney	Reed
Carlson	Hicklin	McFarlane	Sloane
Dodds	Jessen		

The nays were, 86:

Anderson	Fletcher	McReynolds	Simonsen
Avery	Frederickson	Meyer	Smith of Clayton
Baker	Frei	Miller	Smith of
Bass	Fulk	Mills	Dickinson
Bents	Gardner of	Moore	Steinberg
Blatti	Bremer	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bockwoldt	Hall	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hoeness	Olson	Tyrrell
Capesius	Huston	Palmer	Utzig
Colburn	Kilpatrick	Parrish	Vanderwilt
Cooper	Klemesrud	Peterson	Visser
Cowan	Krueger	Poston	Walter of
Cox	Kruse	Prentis	Marshall
Datisman	Kuester	Pritchard	Walter of
Davis of	Kuhlmann	Redman	Pottawattamie
Black Hawk	Lane	Robb	Watson
Davis of Fayette	Langland	Robinson of	Weichman
Donohue	Latchaw	Monroe	Wellington
Duffield	Less	Saylor	Whitaker
Edwards	Lynch	Shepard	Whitehead
Fimmen	McNeill	Siefkas	Williams

Absent or not voting, 8:

Hedin	Robinson of	Swaner	Wormley
Martin	Delaware	Van Eaton	Mr. Speaker
	Schwengel		

Amendment lost.

Roll call was demanded on the Colburn amendment.

On the question "Shall the Colburn amendment be adopted?"

The ayes were, 78:

Anderson	Fulk	Morrissey	Smith of
Aubrey	Hall	Nelson	Dickinson
Baker	Hoeness	Nielsen	Steinberg
Bass	Huston	Norland	Stevens
Bents	Jessen	Palmer	Strawman
Blatti	Kilpatrick	Parrish	Tatum
Bockwoldt	Klemesrud	Peterson	Te Paske
Bonn	Krueger	Poston	Utzig
Bryson	Kuester	Prentis	Vanderwilt
Capesius	Kuhlmann	Putney	Van Eaton
Colburn	Langland	Redman	Visser
Cooper	Latchaw	Reed	Walter of
Cowan	Less	Robb	Marshall
Cox	Lynch	Robinson of	Walter of
Donohue	Martin	Monroe	Pottawattamie
Duffield	McNeill	Saylor	Watson
Edwards	McReynolds	Shepard	Weichman
Fimmen	Meyer	Siefkas	Wellington
Fletcher	Miller	Simonsen	Whitaker
Frederickson	Mills	Smith of Clayton	Williams
Frei	Moore		

The nays were, 23:

Avery	Davis of Fayette	Heffner	Pritchard
Blewett	Dodds	Hicklin	Schwengel
Burkman	Farmer	Kruse	Sloane
Carlson	Gardner of	Lane	Tyrrell
Datisman	Bremer	McFarlane	Whitehead
Davis of	Good	Olson	
Black Hawk	Hedin		

Absent or not voting, 7:

Gardner of Linn	Robinson of	Swaner	Mr. Speaker
Long	Delaware	Wormley	
McEleney			

Amendment adopted.

Lane of Carroll offered the following amendment and moved its adoption:

Amend by adding thereto the following sections which shall be numbered consecutively to follow the last numbered section.

"Sec. 30. The state highway commission, shall for the two year period beginning July 1, 1945, and ending June 30, 1947, establish a secondary road aid fund and transfer thereto one million five hundred thousand dollars (\$1,500,000.00) per annum from the primary road fund.

Sec. 31. The secondary road aid fund shall only be used for the purpose of grading secondary roads and surfacing the same with gravel, shale or crushed rock.

Sec. 32. The secondary road aid fund shall be allotted among the counties in the ratio that the area of each county bears to the total area of the state and paid to the boards of supervisors of the counties under the following conditions:

1. Each county receiving an allotment from the secondary road aid fund must match such allotment with an equal or greater sum from county funds.

2. The plans and specifications for grading and surfacing said secondary roads shall, by the boards of supervisors, be submitted to and approved by the highway commission.

3. Not more than five hundred dollars (\$500.00) of such allotment from the secondary road aid fund shall be spent on any one mile of secondary road, but nothing herein contained shall be construed as limiting the amount which may be spent from county funds in grading and surfacing any mile of secondary road."

Amendment lost.

Fimmen of Davis asked and obtained unanimous consent to withdraw his amendment, filed March 14.

Colburn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 85:

Anderson	Gardner of Linn	Moore	Steinberg
Aubrey	Hall	Morrissey	Stevens
Baker	Hicklin	Nelson	Strawman
Bass	Hoeness	Nielsen	Swaner
Blatti	Huston	Palmer	Tatum
Bockwoldt	Jessen	Parrish	Te Paske
Bonn	Kilpatrick	Peterson	Utzig
Bryson	Klemesrud	Poston	Vanderwilt
Capesius	Krueger	Prentis	Van Eaton
Colburn	Kruse	Putney	Visser
Cooper	Kuester	Redman	Walter of
Cowan	Kuhlmann	Reed	Marshall
Cox	Lane	Robb	Walter of
Davis of Fayette	Langland	Robinson of	Pottawattamie'
Dodds	Less	Monroe	Watson
Donohue	Lynch	Saylor	Weichman
Duffield	Martin	Shepard	Wellington
Edwards	McNeill	Siefkas	Whitaker
Fimmen	McReynolds	Simonsen	Whitehead
Fletcher	Meyer	Smith of Clayton	Williams
Frederickson	Miller	Smith of	Wormley
Frei	Mills	Dickinson	Mr. Speaker
Fulk			

The nays were, 16:

Avery	Datiman	Heffner	Pritchard
Bents	Davis of	McFarlane	Sloane
Blewett	Black Hawk	Norland	Tyrrell
Burkman	Farmer	Olson	
Carlson	Good		

Absent or not voting, 7:

Gardner of	Hedin	Long	Robinson of
Bremer	Latchaw	McEleney	Delaware
			Schwengel

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

Morrissey of Jasper moved that the vote by which Senate File 229 passed the House be reconsidered, and 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 passed the following bill in which the concurrence of the House is asked:

Senate File 405, a bill for an act relating to appropriations from the general fund for various departments of the state of Iowa.

Also: That the Senate has adopted House Concurrent Resolution 17,

a resolution relating to the publication of the Iowa manual of legislative procedure.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGE CONSIDERED

Senate File 405, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, funds for various departments and various divisions thereof, of the state of Iowa, for purposes provided by law.

Read first time and referred to committee on appropriations.

On motion by Mills of Adair, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

In accordance with the motion by Reed of Jefferson, found on page 789 of the Journal of March 16, 1945, the House resolved itself into a committee of the whole for the consideration of House File 437 and matters pertaining to a retirement system for public employees, and the Speaker called Nielsen of Pottawattamie to the chair to preside over the deliberations of the committee.

The committee of the whole concluded its deliberations at 2:30 p. m.

Reed of Jefferson moved that the committee now rise.

Motion prevailed.

The House reconvened, Nielsen of Pottawattamie in the chair.

Mills of Adair offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 19

Whereas, There has been prepared by the Historical Department and the department of the Code Editor and Supreme Court Reporter a pamphlet containing the portraits of all the men who have served on the Supreme Court of Iowa, together with sketches of their lives, and

Whereas, Said sketches and portraits have been published in a series in the Annals of Iowa, and

Whereas, 3,000 extra copies have been printed and bound by the State Printing Board, and

Whereas, It is deemed desirable that said pamphlet be distributed to officials and public libraries, therefore

Be It Resolved by the House of the Fifty-first General Assembly, the Senate Concurring: That the State Printing Board is hereby instructed and empowered to distribute one copy of said pamphlet to each member of the Fifty-first General Assembly, to each judge of the Supreme, District, Municipal, and Superior Courts, to each college, high school and public library in the state, and to the head of each state department, the expense for mailing the same to be paid out of the funds heretofore appropriated to the State Printing Board; and

Be It Further Resolved: That said pamphlets may be sold by the State Printing Board to the public at fifteen cents per copy to cover the cost of printing and mailing.

Laid over under Rule 34.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 247, a bill for an act relating to investments by fiduciaries.

W. J. SCARBOROUGH, *Secretary*.

On motion by Prentis of Ringgold, the House adjourned until 9:30 a. m., Wednesday, March 21, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 21, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend C. W. Samuelson, pastor of the Lutheran church, Marcus, Iowa.

Journal of March 20 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Williams of Van Buren on request of Dodds of Des Moines; and Morrissey of Jasper on request of Vanderwilt of Mahaska.

PRESENTATION OF VISITORS

Visser of Marion presented his son, Daryl.

Te Paske of Sioux presented Staff Sergeant Lester Van Gorkom of the United States Army Air Force, recent war prisoner in Germany for ten months; also his father, Mr. C. Van Gorkom, Maurice, Iowa.

PETITIONS

Long of Clinton presented a petition, signed by 79 members of the Transportation Brotherhoods and Auxiliaries of Iowa, urging passage of Senate File 137 and House Files 159, 146 and 167.

Referred to sifting committee.

Te Paske of Sioux presented telegrams from 14 city employees of Hawarden, opposing House File 437; and urging certain other legislation favorable to city employees.

Referred to sifting committee.

Meyer of Jackson presented a telegram from the city employees of Maquoketa, opposing House File 437.

Referred to sifting committee.

Meyer of Jackson presented a telegram from the Jackson

County Farm Bureau, favoring increase in gasoline tax for secondary roads.

Referred to sifting committee.

Robb of Emmet presented a petition from 35 municipal employees of Estherville, Iowa, opposing House File 437, and urging certain other legislation favorable to state, county, school and municipal employees.

Referred to sifting committee.

Robb of Emmet presented a petition from the City Council of Estherville, Iowa, opposing House File 437, and urging certain other legislation favorable to state, county, school and municipal employees.

Referred to sifting committee.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 19

Mills of Adair called up House Concurrent Resolution 19, found on page 836 of the Journal of March 20, and moved its adoption.

Motion prevailed and House Concurrent Resolution 19 was adopted.

REPORT OF COMMITTEE

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 405, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, funds for various departments and various divisions thereof, of the state of Iowa, for purposes provided by law, begs leave to report it has had the same under consideration and has instructed me to report 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 thirteen (13), line twelve (12), by striking the following words and figures: "For lake and stream improvement for each year of the biennium \$100,000.00".

Further amend section thirteen (13) by striking from line seventeen (17) the figures "\$350,000.00" and inserting in lieu thereof the following: "\$250,000.00".

Amend section twenty-eight (28), line seven (7), by striking the figures "\$6,000.00" and inserting in lieu thereof the figures "\$5,000.00". Further amend section twenty-eight (28) by striking from line nine (9) the figures "\$40,000.00" and inserting in lieu thereof the figures "\$41,500.00".

G. T. KUESTER, *Chairman.*

INTRODUCTION OF BILLS

House File 466, by committee on judiciary 2, a bill for an act to legalize an election held in the city of Sibley, Iowa, on March 12, 1945, for the annexation of certain unplatted real estate of the city of Sibley, Osceola county, Iowa.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

Senate File 391, a bill for an act to amend chapters one hundred seven (107) and two hundred eighty-three (283), Code, 1939, relating to local boards of health and providing for a county board of health, was taken up for consideration.

Avery of Clay offered the following amendment and moved its adoption:

Amend section one (1), line four (4), by inserting immediately after the word "counties" the following: "outside of cities and towns,".

Amendment adopted.

Avery of Clay offered the following amendment and moved its adoption:

Amend by adding a new section as follows:

"Sec. 8. It shall be the duty of the township clerk to cooperate with the county board of health in the enforcement of this act.".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 63:

Aubrey	Fimmen	Less	Siefkas
Avery	Frederickson	Lynch	Sloane
Bass	Fulk	Martin	Smith of Clayton
Blatti	Gardner of	McFarlane	Smith of
Bockwoldt	Bremer	McNeill	Dickinson
Burkman	Gardner of Linn	McReynolds	Steinberg
Cooper	Heffner	Miller	Strawman
Cowan	Hicklin	Mills	Tatum
Datisman	Jessen	Moore	Te Paske
Davis of	Kilpatrick	Norland	Tyrrell
Black Hawk	Klemesrud	Olson	Utzig
Davis of Fayette	Krueger	Palmer	Walter of
Dodds	Kruse	Poston	Marshall
Donohue	Kuhlmann	Redman	Walter of
Duffield	Lane	Robb	Pottawattamie
Edwards	Langland	Saylor	Watson
Farmer	Latchaw	Shepard	Weichman

The nays were, 13:

Anderson	Fletcher	Nielsen	Visser
Bonn	Good	Parrish	Wellington
Bryson	Hoeness	Stevens	Whitaker
Cox			

Absent or not voting, 32.

Baker	Huston	Pritchard	Simonsen
Bents	Kuester	Putney	Swaner
Blewett	Long	Reed	Vanderwilt
Capesius	McEleney	Robinson of	Van Eaton
Carlson	Meyer	Delaware	Whitehead
Colburn	Morrissey	Robinson of	Williams
Frei	Nelson	Monroe	Wormley
Hall	Peterson	Schwengel	Mr. Speaker
Hedin	Prentis		

Amendment adopted.

Avery of Clay offered the following amendment and moved its adoption:

Amend by adding a new section as follows:

"Sec. 9. Section one hundred seven and one tenth (107.1), Code, 1939, is hereby repealed."

Long of Clinton moved that action on Senate File 391 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on Senate File 391 was deferred.

House File 295, a bill for an act to amend sections two thousand eight hundred ninety-four (2894), two thousand eight hundred ninety-seven (2897), two thousand eight hundred ninety-eight (2898), two thousand eight hundred ninety-nine (2899), two thousand nine hundred (2900), two thousand nine hundred two and one tenth (2902.1), two thousand nine hundred three (2903), two thousand nine hundred five (2905), two thousand nine hundred seven (2907), two thousand nine hundred nine (2909), and two thousand nine hundred ten (2910), Code, 1939, relating to management and state aid to county and district fairs, and providing for division of funds between fairs held in same county, was taken up for consideration.

Bryson of Hardin moved that the following amendment, proposed by him, be adopted:

Amend section seven (7) by adding thereto the following:

"Provided, however, in counties having more than one fair entitled to state aid, the state aid available for the county shall be pro-rated to said fairs, which have been in existence for ten years or more, on the basis of cash premiums paid by said fairs."

Amendment adopted.

Miller of Humboldt moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fimmen	McReynolds	Smith of Clayton
Aubrey	Fletcher	Meyer	Smith of
Avery	Frederickson	Miller	Dickinson
Baker	Frei	Mills	Steinberg
Bass	Fulk	Nelson	Stevens
Blatti	Gardner of	Nielsen	Strawman
Blewett	Bremer	Norland	Swaner
Bockwoldt	Gardner of Linn	Olson	Tatum
Bonn	Good	Palmer	Te Paske
Bryson	Hall	Parrish	Tyrrell
Burkman	Hedin	Peterson	Utzig
Capesius	Heffner	Poston	Vanderwilt
Carlson	Hicklin	Prentis	Van Eaton
Colburn	Hoeness	Putney	Visser
Cooper	Huston	Redman	Walter of
Cowan	Jessen	Reed	Marshall
Cox	Kilpatrick	Robb	Walter of
Datisman	Klemesrud	Robinson of	Pottawattamie
Davis of	Krueger	Monroe	Watson
Black Hawk	Kuhlmann	Saylor	Weichman
Davis of Fayette	Langland	Schwengel	Wellington
Dodds	Latchaw	Shepard	Whitaker
Donohue	Less	Siefkas	Whitehead
Duffield	Martin	Simonsen	Wormley
Edwards	McFarlane	Sloane	Mr. Speaker
Farmer	McNeill		

The nays were, 1:

Lynch

Absent or not voting, 11:

Bents	Lane	Moore	Robinson of
Kruse	Long	Morrissey	Delaware
Kuester	McEleney	Pritchard	Williams

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

House File 274, a bill for an act to amend chapter seventy-seven and two tenths (77.2), Code, 1939, as amended, providing for unemployment compensation and regulating the collection of contributions and the payment of benefits thereunder; to amend section one thousand five hundred fifty-one and twenty hundredths (1551.20) relating to the rate of interest on past due contributions; and to provide for the repeal of all acts, or parts of acts, inconsistent with the provisions of this act, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Frei	Mills	Smith of Clayton
Avery	Fulk	Moore	Smith of
Bass	Gardner of	Nelson	Dickinson
Blatti	Bremer	Nielsen	Steinberg
Blewett	Gardner of Linn	Norland	Stevens
Bockwoldt	Good	Olson	Strawman
Bonn	Hedin	Palmer	Swaner
Bryson	Heffner	Parrish	Tatum
Burkman	Hicklin	Peterson	Te Paske
Capesius	Hoeness	Poston	Tyrrell
Carlson	Jessen	Prentis	Utzig
Cooper	Kilpatrick	Pritchard	Vanderwilt
Cowan	Klemesrud	Putney	Van Eaton
Cox	Krueger	Redman	Visser
Datiman	Kuester	Reed	Walter of
Davis of	Kuhlmann	Robinson of	Marshall
Black Hawk	Langland	Delaware	Walter of
Davis of Fayette	Latchaw	Robinson of	Pottawattamie
Dodds	Lynch	Monroe	Watson
Duffield	Martin	Saylor	Weichman
Farmer	McFarlane	Schwengel	Wellington
Fimmen	McNeill	Shepard	Whitaker
Edwards	McReynolds	Siefkas	Whitehead
Fletcher	Meyer	Sloane	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 18:

Aubrey	Hall	Long	Robb
Baker	Huston	McEleney	Simonsen
Bents	Kruse	Miller	Williams
Colburn	Lane	Morrissey	Wormley
Donohue	Less		

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

House File 317, a bill for an act to amend section five thousand one hundred eighty-seven (5187), Code, 1939, relating to bailiffs of the district court, their appointment and duties, and providing that they be deputy sheriffs, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Bass	Bryson	Cowan
Aubrey	Blatti	Burkman	Cox
Avery	Blewett	Carlson	Datiman
Baker	Bockwoldt	Cooper	

Davis of Black Hawk	Huston Jessen	Nielsen Norland	Smith of Dickinson
Davis of Fayette	Kilpatrick	Olson	Strawman
Dodds	Klemesrud	Palmer	Te Paske
Duffield	Krueger	Parrish	Tyrrell
Edwards	Kruse	Peterson	Utzig
Farmer	Kuester	Prentis	Vanderwilt
Fimmen	Kuhlmann	Pritchard	Van Eaton
Fletcher	Lane	Putney	Visser
Frederickson	Langland	Redman	Walter of
Frei	Latchaw	Reed	Marshall
Fulk	Less	Robinson of	Walter of
Gardner of	Martin	Delaware	Pottawattamie
Bremer	McFarlane	Robinson of	Watson
Gardner of Linn	McNeill	Monroe	Weichman
Good	McReynolds	Saylor	Wellington
Hall	Meyer	Schwengel	Whitaker
Hedin	Miller	Shepard	Whitehead
Heffner	Mills	Siefkas	Wormley
Hicklin	Moore	Sloane	Mr. Speaker
Hoeness	Nelson	Smith of Clayton	

The nays were, 2:

Bonn Lynch

Absent or not voting, 15:

Bents	Long	Robb	Swaner
Capesius	McEleney	Simonsen	Tatum
Colburn	Morrissey	Steinberg	Williams
Donohue	Poston	Stevens	

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

House File 268, a bill for an act to amend chapter one hundred thirty (130), section ten (10), Acts of the Forty-ninth General Assembly, relating to the fee for testing seed samples, was taken up for consideration.

Kruse of Floyd moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Carlson	Farmer	Heffner
Aubrey	Colburn	Fimmen	Hoeness
Avery	Cooper	Fletcher	Huston
Baker	Cowan	Frederickson	Jessen
Bass	Cox	Frei	Kilpatrick
Blatti	Datiman	Fulk	Klemesrud
Blewett	Davis of	Gardner of	Krueger
Bockwoldt	Black Hawk	Bremer	Kruse
Bonn	Dodds	Gardner of Linn	Kuester
Bryson	Duffield	Good	Kuhlmann
Burkman	Edwards	Hedin	Langland

Latchaw	Norland	Schwengel	Vanderwilt
Less	Olson	Shepard	Van Eaton
Long	Palmer	Siefkas	Walter of
Lynch	Peterson	Sloane	Marshall
Martin	Pritchard	Smith of Clayton	Walter of
McFarlane	Putney	Smith of	Pottawattamie
McNeill	Redman	Dickinson	Watson
McReynolds	Reed	Steinberg	Weichman
Meyer	Robinson of	Strawman	Wellington
Miller	Delaware	Swaner	Whitaker
Mills	Robinson of	Te Paske	Whitehead
Moore	Monroe	Tyrrell	Wormley
Nelson	Saylor	Utzig	Mr. Speaker
Nielsen			

The nays were, 3:

Donohue	Poston	Tatum
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Absent or not voting, 15:

Bents	Hicklin	Parrish	Stevens
Capesius	Lane	Prentis	Visser
Davis of Fayette	McEleney	Robb	Williams
Hall	Morrissey	Simonsen	

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

House File 280, a bill for an act to amend section three thousand fifty-eight (3058), Code, 1939, relating to standards for ice cream and other food products, was taken up for consideration.

Swaner of Johnson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Dodds	Jessen	Norland
Aubrey	Donohue	Kilpatrick	Olson
Avery	Duffield	Klemesrud	Palmer
Baker	Edwards	Krueger	Peterson
Bass	Farmer	Kruse	Poston
Bents	Fimmen	Kuester	Pritchard
Blatti	Fletcher	Kuhlmann	Putney
Blewett	Frederickson	Langland	Redman
Bockwoldt	Frei	Latchaw	Reed
Bryson	Fulk	Less	Robb
Burkman	Gardner of	Lynch	Robinson of
Capesius	Bremer	McFarlane	Delaware
Carlson	Gardner of Linn	McNeill	Robinson of
Cooper	Good	McReynolds	Monroe
Cowan	Hall	Meyer	Saylor
Cox	Hedin	Miller	Schwengel
Datisman	Heffner	Mills	Shepard
Davis of	Hicklin	Moore	Siefkas
Black Hawk	Hoeness	Nelson	Sloane
Davis of Fayette	Huston	Nielsen	Smith of Clayton

Smith of Dickinson	Te Paske Tyrrell	Walter of Marshall	Wellington Whitaker
Steinberg	Utzig	Walter of	Whitehead
Stevens	Vanderwilt	Pottawattamie	Wormley
Strawman	Van Eaton	Watson	Mr. Speaker
Swaner	Visser	Weichman	

The nays were, 2:

Parrish	Tatum
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Absent or not voting, 10:

Bonn	Long	Morrissey	Simonsen
Colburn	Martin	Prentis	Williams
Lane	McEleney		

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

House File 369, a bill for an act to amend section **six thousand three hundred fifteen** (6315), Code, 1939, relating to retirement and pensions for members of fire and police departments, was taken up for consideration.

Carlson of Woodbury moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Avery	Gardner of	Meyer	Smith of Clayton
Baker	Bremer	Miller	Smith of
Bass	Good	Mills	Dickinson
Blewett	Hall	Moore	Strawman
Bockwoldt	Hedin	Nelson	Swaner
Bonn	Heffner	Nielsen	Tatum
Bryson	Hicklin	Norland	Te Paske
Burkman	Hoeness	Palmer	Tyrrell
Carlson	Huston	Poston	Utzig
Cooper	Jessen	Pritchard	Vanderwilt
Cowan	Kilpatrick	Putney	Van Eaton
Cox	Klemesrud	Redman	Visser
Datisman	Krueger	Reed	Walter of
Davis of	Kruse	Robb	Marshall
Black Hawk	Kuester	Robinson of	Walter of
Davis of Fayette	Kuhlmann	Delaware	Pottawattamie
Dodds	Lane	Robinson of	Watson
Donohue	Langland	Monroe	Weichman
Edwards	Latchaw	Saylor	Wellington
Farmer	Less	Schwengel	Whitaker
Fimmen	Long	Shepard	Whitehead
Fletcher	Martin	Siefkas	Wormley
Frei	McFarlane	Sloane	Mr. Speaker
Fulk	McNeill		

The nays were, 3:

Aubrey	Bents	Lynch
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Absent or not voting, 18:

Anderson	Frederickson	Olson	Simonsen
Blatti	Gardner of Linn	Parrish	Steinberg
Capesius	McEleney	Peterson	Stevens
Colburn	McReynolds	Prentis	Williams
Duffield	Morrissey		

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

House File 459, a bill for an act granting to certain cities title to the bed and banks of the Mississippi River, islands and made lands therein abutting upon and lying adjacent to said cities and within stated boundaries, was taken up for consideration.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend by inserting as section two (2) the following:

"Sec. 2. This act shall apply to cities acting under special charter."

Further amend by renumbering the remaining section.

Amendment adopted.

Latchaw of Muscatine offered the following amendment to the title and moved its adoption:

Amend by inserting after the word "cities" in the second line of the title the following: ", including cities acting under special charters,".

Amendment adopted.

Latchaw of Muscatine moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Davis of	Hedin	Martin
Aubrey	Black Hawk	Heffner	McFarlane
Avery	Davis of Fayette	Hicklin	McNeill
Bass	Dodds	Hoeness	McReynolds
Blatti	Donohue	Huston	Meyer
Blewett	Edwards	Jessen	Mills
Bockwoldt	Farmer	Kilpatrick	Moore
Bonn	Fimmen	Klemesrud	Nelson
Bryson	Fletcher	Krueger	Nielsen
Burkman	Frederickson	Kruse	Norland
Capesius	Frei	Kuester	Olson
Carlson	Fulk	Kuhlmann	Palmer
Colburn	Gardner of	Langland	Prentis
Cooper	Bremer	Latchaw	Putney
Cowan	Gardner of Linn	Less	Redman
Cox	Good	Long	Reed
Datisman	Hall	Lynch	Robb

Robinson of Monroe	Smith of Clayton	Utzig	Watson
Saylor	Smith of Dickinson	Vanderwilt	Wellington
Schwengel	Strawman	Van Eaton	Whitaker
Shepard	Swaner	Visser	Whitehead
Simonsen	Tatum	Walter of Marshall	Wormley
Sloane	Te Paske	Walter of Pottawattamie	Mr. Speaker

The nays were, 3:

Duffield	Robinson of Delaware	Stevens
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Absent or not voting, 15:

Baker	Miller	Poston	Tyrrell
Bents	Morrissey	Pritchard	Weichman
Lane	Parrish	Siefkas	Williams
McEleney	Peterson	Steinberg	

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

House File 393, a bill for an act to extend the compensatory provisions of the workmen's compensation act to employers who have employees engaged in agriculture or agricultural pursuits and other employment not excluded from the act, and the employees of such employers, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Fimmen	Latchaw	Robinson of
Aubrey	Fletcher	Less	Delaware
Avery	Frederickson	Long	Robinson of
Baker	Frei	Lynch	Monroe
Bass	Fulk	Martin	Saylor
Blatti	Gardner of	McFarlane	Schwengel
Blewett	Bremer	McNeill	Shepard
Bockwoldt	Gardner of Linn	McReynolds	Siefkas
Bonn	Good	Meyer	Simonsen
Bryson	Hall	Miller	Sloane
Burkman	Hedin	Mills	Smith of Clayton
Carlson	Heffner	Moore	Smith of
Colburn	Hicklin	Nelson	Dickinson
Cooper	Hoeness	Nielsen	Strawman
Cowan	Huston	Norland	Swaner
Cox	Jessen	Olson	Tatum
Datisman	Kilpatrick	Palmer	Te Paske
Davis of	Klemesrud	Parrish	Tyrrell
Black Hawk	Krueger	Prentis	Utzig
Davis of Fayette	Kruse	Pritchard	Vanderwilt
Dodds	Kuester	Putney	Van Eaton
Duffield	Kuhlmann	Redman	Visser
Edwards	Langland	Reed	

Walter of Marshall	Walter of Pottawattamie Watson	Weichman Wellington Whitaker	Whitehead Wormley Mr. Speaker
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The nays were, 1:

Bents

Absent or not voting, 12:

Capesius	Lane	Peterson	Steinberg
Donohue	McEleney	Poston	Stevens
Farmer	Morrissey	Robb	Williams

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

House File 172, a bill for an act to amend sections two thousand five hundred sixty-five (2565) and two thousand five hundred sixty-six (2566), Code, 1939, relating to the practice of dentistry, and to further define the practice of dentistry, was taken up for consideration.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Farmer	Less	Siefkas
Aubrey	Fimmen	Long	Simonsen
Avery	Fletcher	Lynch	Sloane
Baker	Frederickson	McFarlane	Smith of Clayton
Bass	Frei	McReynolds	Strawman
Bents	Fulk	Meyer	Swaner
Blewett	Gardner of	Miller	Tatum
Bockwoldt	Bremer	Mills	Tyrrell
Bryson	Gardner of Linn	Moore	Utzig
Burkman	Good	Nelson	Vanderwilt
Capesius	Hedin	Nielsen	Van Eaton
Carlson	Hicklin	Olson	Visser
Colburn	Hoeness	Palmer	Walter of
Cooper	Huston	Parrish	Marshall
Cowan	Jessen	Poston	Walter of
Cox	Kilpatrick	Prentis	Pottawattamie
Datiman	Klemesrud	Pritchard	Watson
Davis of	Krueger	Redman	Weichman
Black Hawk	Kruse	Robinson of	Wellington
Davis of Fayette	Kuester	Monroe	Whitaker
Dodds	Kuhlmann	Saylor	Whitehead
Donohue	Lane	Schwengel	Wormley
Duffield	Langland	Shepard	Mr. Speaker
Edwards	Latchaw		

The nays were, 4:

Norland	Smith of	Te Paske
Robb	Dickinson	

Absent or not voting, 15:

Blatti	McEleney	Reed	Steinberg
Bonn	McNeill	Robinson of	Stevens
Hall	Morrissey	Delaware	Williams
Heffner	Peterson		
Martin	Putney		

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

Senate File 94, a bill for an act to repeal chapter 267, Laws of the Fiftieth General Assembly, fixing the period of limitations within which actions may be begun with respect to certain claims arising out of federal statutes, when no period of limitation is prescribed therein, and providing for a period of limitation for claims for wages, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa moved that the following amendment, proposed by the committee, be adopted:

Amend section three (3), line four (4), by striking the comma (,) following the word "years" and inserting in lieu thereof a period (.).

Further amend by striking the remainder of the section and inserting in lieu thereof the following: "Any present existing causes of action must be commenced in any court of competent jurisdiction within six (6) months after the effective date of this act".

Amendment adopted.

Less of Dubuque offered the following amendment and moved its adoption:

Amend by striking section four (4).

Amendment adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Avery	Cox	Fletcher	Hoeness
Bass	Datisman	Fulk	Huston
Bents	Davis of	Gardner of	Jessen
Blewett	Black Hawk	Bremer	Kilpatrick
Bonn	Davis of Fayette	Gardner of Linn	Klemesrud
Bryson	Dodds	Good	Krueger
Capesius	Donohue	Hall	Kruse
Carlson	Duffield	Hedin	Kuester
Colburn	Farmer	Heffner	Kuhlmann
Cowan	Fimmen	Hicklin	Lane

Langland	Palmer	Simonsen	Van Eaton
Latchaw	Prentis	Sloane	Visser
Less	Pritchard	Smith of Clayton	Walter of
Lynch	Putney	Smith of	Marshall
Martin	Redman	Dickinson	Walter of
McNeill	Reed	Strawman	Pottawattamie
McReynolds	Robinson of	Swaner	Watson
Meyer	Delaware	Tatum	Weichman
Miller	Robinson of	Te Paske	Wellington
Mills	Monroe	Tyrrell	Whitaker
Moore	Saylor	Utzig	Wormley
Nelson	Schwengel	Vanderwilt	Mr. Speaker
Norland	Siefkas		

The nays were, 4:

Aubrey	Cooper	Edwards	Robb
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Absent or not voting, 21:

Anderson	Frei	Nielsen	Shepard
Baker	Long	Olson	Steinberg
Blatti	McEleney	Parrish	Stevens
Bockwoldt	McFarlane	Peterson	Whitehead
Burkman	Morrissey	Poston	Williams
Frederickson			

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

House File 458, a bill for an act to amend section one hundred forty-one (141) of chapter eleven (11), Code, 1939, relating to the withdrawal by the treasurer of state of funds belonging to the state in any county treasury, was taken up for consideration.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Aubrey	Davis of Fayette	Huston	Nelson
Avery	Dodds	Jessen	Norland
Baker	Donohue	Kilpatrick	Olson
Bass	Duffield	Klemesrud	Palmer
Bents	Edwards	Krueger	Parrish
Blatti	Farmer	Kruse	Poston
Blewett	Fimmen	Kuester	Prentis
Bonn	Fletcher	Kuhlmann	Pritchard
Bryson	Frei	Lane	Putney
Burkman	Fulk	Langland	Reed
Carlson	Gardner of	Latchaw	Robb
Colburn	Bremer	Less	Robinson of
Cooper	Gardner of Linn	Lynch	Monroe
Cowan	Good	McNeill	Saylor
Cox	Hall	McReynolds	Schwengel
Datisman	Hedin	Meyer	Siefkas
Davis of	Heffner	Miller	Simonsen
Black Hawk	Hoeness	Mills	Sloane

Smith of Clayton	Tatum	Van Eaton	Weichman
Smith of Dickinson	Te Paske	Visser	Wellington
Stevens	Tyrrell	Walter of Marshall	Whitaker
Strawman	Utzig	Watson	Wormley
Swaner	Vanderwilt		Mr. Speaker

The nays were, 1:

Robinson of
Delaware

Absent or not voting, 19:

Anderson	Long	Morrissey	Steinberg
Bockwoldt	Martin	Nielsen	Walter of
Capesius	McEleney	Peterson	Pottawattamie
Frederickson	McFarlane	Redman	Whitehead
Hicklin	Moore	Shepard	Williams

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

Kuester of Cass asked and obtained unanimous consent to instruct the Chief Clerk of the House to redraft House File 125, reported lost.

HOUSE FILE 348 WITHDRAWN

Sloane of Polk asked and obtained unanimous consent to withdraw House File 348 from further consideration of the House.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted House Concurrent Resolution 18, a resolution relating to the request to Congress and officials of the United States relating to representation at the Peace Table. W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGE CONSIDERED

Senate File 247, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772), Code, 1939, relating to the investment, reinvestment, exchange, retention, sale and management of property held in trust by fiduciaries.

Read first time and referred to sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully re-

ports that it has examined and finds correctly enrolled: Senate Files 84, 151 and 398.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 84, 151 and 398.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 20, 1945. House Files 68, 225 and 243.

On motion by Hall of Mills, the House recessed until 1:45 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

LEAVE OF ABSENCE

Leave of absence was granted Palmer of Allamakee on request of Smith of Dickinson.

CONSIDERATION OF BILLS

Senate File 177, a bill for an act to amend section eight thousand nine hundred nineteen (8919), Code, 1939, relating to the time for the holding of annual meeting for election of directors of insurance companies organized under chapter four hundred four (404), Code, 1939, was taken up for consideration.

Hedin of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Bents	Carlson	Davis of
Aubrey	Blatti	Cooper	Black Hawk
Avery	Blewett	Cowan	Davis of Fayette
Baker	Burkman	Cox	Dodd
Bass	Capesius	Datisman	Donohue

Duffield	Krueger	Olson	Smith of
Edwards	Kruse	Parrish	Dickinson
Farmer	Kuhlmann	Peterson	Steinberg
Fletcher	Lane	Poston	Strawman
Frederickson	Langland	Prentis	Tatum
Frei	Latchaw	Pritchard	Te Paske
Fulk	Less	Putney	Utzig
Gardner of	Long	Redman	Vanderwilt
Bremer	Lynch	Reed	Van Eaton
Gardner of Linn	Martin	Robb	Visser
Good	McFarlane	Robinson of	Walter of
Hall	McNeill	Monroe	Marshall
Hedin	McReynolds	Saylor	Walter of
Heffner	Meyer	Schwengel	Pottawattamie
Hicklin	Miller	Shepard	Watson
Hoeness	Mills	Simonsen	Weichman
Huston	Moore	Sloane	Wellington
Jessen	Nelson	Smith of Clayton	Whitaker
Kilpatrick	Nerland		Whitehead
Klemesrud			Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Bockwoldt	Kuester	Robinson of	Swaner
Bonn	McEleney	Delaware	Tyrrell
Bryson	Morrissey	Siefkas	Williams
Colburn	Nielsen	Stevens	Wormley
Fimmen	Palmer		

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

House File 196, a bill for an act to amend section six thousand four hundred thirty-one (6431), Code, 1939, relating to occupancy of and collection of rent for dwellings for which certificates of compliance with state housing law have not been issued, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 58:

Aubrey	Davis of	Hedin	McReynolds
Baker	Black Hawk	Hicklin	Moore
Bass	Davis of Fayette	Jessen	Nielsen
Bonn	Donohue	Kilpatrick	Olson
Burkman	Fimmen	Klemesrud	Prentis
Capesius	Frederickson	Kruse	Pritchard
Carlson	Gardner of	Kuhlmann	Putney
Colburn	Bremer	Less	Redman
Cox	Good	Lynch	Reed
Datiman	Hall	Martin	Saylor

Schwengel	Smith of	Utzig	Wellington
Shepard	Dickinson	Ven Eaton	Whitaker
Simonsen	Steinberg	Visser	Whitehead
Sloane	Strawman	Watson	Wormley
Smith of Clayton	Te Paske	Weichman	Mr. Speaker
	Tyrrell		

The nays were, 38:

Anderson	Farmer	McFarlane	Robinson of
Avery	Fletcher	McNeill	Delaware
Bents	Frei	Meyer	Robinson of
Blatti	Fulk	Miller	Monroe
Blewett	Gardner of Linn	Mills	Siefkas
Bockwoldt	Heffner	Nelson	Stevens
Cooper	Hoeness	Norland	Tatum
Cowan	Huston	Parrish	Vanderwilt
Dodds	Krueger	Peterson	Walter of
Duffield	Langland	Poston	Marshall
Edwards			

Absent or not voting, 12:

Bryson	Long	Palmer	Walter of
Kuester	McEleney	Robb	Pottawattamie
Lane	Morrissey	Swaner	Williams
Latchaw			

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

House File 294, a bill for an act to amend section three thousand three hundred eighty-four and five hundredths (3384.05), Code, 1939, relating to soldiers' home and to widows of veterans, with report of committee recommending passage, was taken up for consideration.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend section one (1), line six (6), by striking the word "ten" and inserting in lieu thereof the word "five".

Amendment adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Aubrey	Bockwoldt	Davis of	Fimmen
Avery	Burkman	Black Hawk	Fletcher
Baker	Carlson	Davis of Fayette	Frederickson
Bass	Cooper	Dodds	Frei
Bents	Cowan	Donohue	Fulk
Blatti	Datisman	Edwards	Gardner of Linn
Blewett		Farmer	Hall

Hedin	Martin	Putney	Steinberg
Heffner	McFarlane	Redman	Strawman
Hicklin	McNeill	Reed	Tatum
Hoeness	McReynolds	Robb	Te Paske
Huston	Meyer	Robinson of	Tyrrell
Jessen	Mills	Delaware	Utzig
Kilpatrick	Moore	Robinson of	Vanderwilt
Klemesrud	Nelson	Monroe	Van Eaton
Krueger	Nielsen	Saylor	Walter of
Kruse	Olson	Schwengel	Marshall
Kuhlmann	Norland	Shepard	Watson
Lane	Parrish	Simonsen	Weichman
Langland	Peterson	Sloane	Wellington
Latchaw	Poston	Smith of Clayton	Whitaker
Less	Prentis	Smith of	Wormley
Lynch	Pritchard	Dickinson	Mr. Speaker

The nays were, 5:

Bonn	Gardner of	Miller	Visser
Cox	Bremer		

Absent or not voting, 17:

Anderson	Good	Palmer	Walter of
Bryson	Kuester	Siefkas	Pottawattamie
Capesius	Long	Stevens	Whitehead
Colburn	McEleney	Swaner	Williams
Duffield	Morrissey		

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

House File 460, a bill for an act to amend chapter two (2), Code, 1939, relating to officers and employees of the General Assembly, was taken up for consideration.

Weichman of Benton moved that action on House File 460 be deferred, and that the bill retain its place on the calendar.

Roll call was demanded.

On the question "Shall House File 460 be deferred?"

The ayes were, 78:

Anderson	Davis of	Heffner	Moore
Aubrey	Black Hawk	Hicklin	Nelson
Avery	Donohue	Huston	Norland
Baker	Duffield	Jessen	Olson
Blewett	Edwards	Kilpatrick	Parrish
Bockwoldt	Farmer	Klemesrud	Peterson
Bonn	Fletcher	Krueger	Prentis
Bryson	Frederickson	Kuhlmann	Redman
Burkman	Frei	Lane	Reed
Capesius	Fulk	Latchaw	Robinson of
Carlson	Gardner of	Less	Delaware
Colburn	Bremer	Lynch	Robinson of
Cooper	Gardner of Linn	McFarlane	Monroe
Cowan	Good	McNeill	Saylor
Cox	Hall	Miller	Schwengel
Datisman	Hedin	Mills	Shepard

Simonson	Stevens	Vanderwilt	Watson
Smith of Clayton	Strawman	Van Eaton	Weichman
Smith of Dickinson	Te Paske	Visser	Wellington
Steinberg	Tyrrell	Walter of Marshall	Whitaker
	Utzig		Whitehead

The nays were, 9:

Bents	Fimmen	Langland	Poston
Blatti	Hoeness	Martin	Pritchard
Davis of Fayette			

Absent or not voting, 21:

Bass	McReynolds	Robb	Walter of
Dodds	Meyer	Siefkas	Pottawattamie
Kruse	Morrissey	Sloane	Williams
Kuester	Nielsen	Swaner	Wormley
Long	Palmer	Tatum	Mr. Speaker
McEleney	Putney		

Motion prevailed.

House File 302, a bill for an act to amend chapter one hundred eighty-four (184), Acts of the Fiftieth General Assembly, relating to amounts that may be levied in cities and towns for garbage disposal and street cleaning funds, with report of committee recommending passage, was taken up for consideration.

Meyer of Jackson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Fletcher	McFarlane	Schwengel
Aubrey	Frederickson	McNeill	Shepard
Avery	Fulk	McReynolds	Siefkas
Baker	Gardner of Bremer	Meyer	Simonsen
Bass		Miller	Sloane
Bents	Gardner of Linn	Mills	Smith of Clayton
Blatti	Good	Moore	Smith of Dickinson
Blewett	Hedin	Nelson	Stevens
Bockwoldt	Heffner	Nielsen	Strawman
Bonn	Hicklin	Norland	Tatum
Bryson	Hoeness	Olson	Te Paske
Burkman	Huston	Parrish	Utzig
Capesius	Jessen	Poston	Vanderwilt
Carlson	Kilpatrick	Prentis	Van Eaton
Colburn	Klemesrud	Pritchard	Visser
Cowan	Krueger	Putney	Walter of Marshall
Cox	Kruse	Redman	Watson
Datishman	Kuhlmann	Reed	Weichman
Davis of Black Hawk	Langland	Robb	Wellington
Davis of Fayette	Latchaw	Robinson of Delaware	Whitaker
Dodds	Less	Robinson of Monroe	Wormley
Duffield	Lynch	Saylor	Mr. Speaker
Edwards	Martin		
Fimmen	McEleney		

The nays were, 2:

Cooper Frei

Absent or not voting 15:

Donohue	Lane	Peterson	Walter of
Farmer	Long	Steinberg	Pottawattamie
Hall	Morrissey	Swaner	Whitehead
Kuester	Palmer	Tyrrell	Williams

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

House File 445, a bill for an act to amend section one thousand three hundred sixty-one (1361), Code, 1939, section one thousand three hundred ninety-seven (1397), Code, 1939, and section one thousand four hundred twenty-one (1421), Code, 1939, relating to workmen's compensation for volunteer firemen, defining volunteer firemen and providing the rate of compensation under the Iowa Workmen's Compensation Law, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Fimmen	Martin	Schwengel
Aubrey	Fletcher	McEleney	Shepard
Avery	Frederickson	McFarlane	Simonsen
Baker	Frei	McNeill	Sloane
Bass	Fulk	McReynolds	Smith of Clayton
Blatti	Gardner of	Meyer	Smith of
Blewett	Bremer	Miller	Dickinson
Bockwoldt	Gardner of Linn	Mills	Steinberg
Bonn	Good	Moore	Stevens
Bryson	Hall	Nelson	Strawman
Burkman	Hedin	Nielsen	Tatum
Capesius	Heffner	Norland	Te Paske
Carlson	Hicklin	Parrish	Tyrrell
Colburn	Hoeness	Peterson	Utzig
Cooper	Huston	Poston	Vanderwilt
Cowan	Kilpatrick	Prentis	Van Eaton
Cox	Klemesrud	Pritchard	Visser
Datisman	Krueger	Putney	Walter of
Davis of	Kruse	Redman	Marshall
Black Hawk	Kuhlmann	Reed	Watson
Davis of Fayette	Lane	Robb	Weichman
Dodds	Langland	Robinson of	Wellington
Donohue	Latchaw	Delaware	Whitaker
Duffield	Less	Robinson of	Wormley
Edwards	Long	Monroe	Mr. Speaker
Farmer	Lynch	Saylor	

The nays were, none.

Absent or not voting, 11:

Bents	Morrissey	Siefkas	Walter of
Jessen	Olson	Swaner	Pottawattamie
Kuester	Palmer		Whitehead
			Williams

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

SPECIAL ORDER

Nielsen of Pottawattamie moved that House Files 365 and 366 be made a special order of business Thursday, March 22, 1945. Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed Senate File 45, relating to retirement system for policemen and firemen.

Also: That the Senate has concurred in the House amendment to, and passed Senate File 255, a bill for an act relating to powers and duties of dock boards.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 139, a bill for an act relating to sale of real estate owned by a county.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 219, a bill for an act relating to the tuition of a child of school age when in a boarding home.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 333, a bill for an act relating to a schoolhouse fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 345, a bill for an act relating to group insurance for employees.

W. J. SCARBOROUGH, *Secretary*.

AMENDMENTS FILED

Simonsen of Cherokee filed the following amendment to House File 437:

Amend section twenty (20), subsection "N", by adding the following:

"The feminine form of expression shall be deemed to include the masculine."

Weichman of Benton and McFarlane of Black Hawk filed the following amendment to House File 460:

Amend section one (1), line three (3), by striking the words "is empowered to" and inserting in lieu thereof the word "may".

Further amend section one (1) by striking from lines six (6) and seven (7) the words "or any department of state".

Further amend section one (1), line six (6), by inserting a period (.) after the word "assembly".

Heffner of Hamilton filed the following amendment to House File 441:

Amend section one (1) by striking lines thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20) and the first word in line twenty-one (21).

Aubrey of Wapello filed the following amendment to House File 413:

Amend section one (1), line seven (7), by inserting a period (.) after the words "partial disability" and striking the remainder of the section.

Further amend by striking all of section two (2) and renumbering the remaining section.

Kuester of Cass filed the following amendment to House File 405:

Amend section 37, line five (5), by striking the words and figures "fourteen thousand dollars (\$14,000.00)" and inserting in lieu thereof the following: "fifteen thousand seven hundred ninety-three dollars and sixty cents (\$15,793.60)".

Further amend said section, line nine (9), by striking the figures "4,500.00" and inserting in lieu thereof the figures "4,000.00".

Further amend said section, line sixteen (16), by striking the figures "16,293.60" and inserting in lieu thereof the figures "15,793.60".

On motion by Dodds of Des Moines, the House adjourned until 9:45 a. m., Thursday, March 22, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 22, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend W. Dow Crewdson, pastor of the First Church of Christ, Webster City, Iowa.

Journal of March 21 was corrected and approved.

Cooper of Adams moved that the House extend its best wishes to Bernard Havens, his clerk from Corning, Iowa, whose resignation has been filed preliminary to his voluntary induction into the United States Coast Guard.

Motion prevailed.

PRESENTATION OF VISITORS

Burkman of Polk presented the members of the 9B civics class of Roosevelt high school, Des Moines, and their teacher, Mrs. Mabel Troutfetter.

PETITIONS

Utzig of Dubuque presented a petition urging passage of Senate File 52.

Referred to sifting committee.

Watson of O'Brien presented a petition, signed by 13 officers of O'Brien county, urging passage of House File 33 and Senate Files 240 and 135.

Referred to sifting committee.

ADOPTION OF HOUSE RESOLUTION 6

Morrissey of Jasper called up House Resolution 6, found on page 826 of the Journal of March 20, and moved its adoption.

Motion prevailed and House Resolution 6 was adopted.

SENATE MESSAGES CONSIDERED

Senate File 139, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relative to the lease or sale of real estate owned by a county and not needed for county purposes.

Read first time and referred to sifting committee.

Senate File 219, a bill for an act to amend section four thousand two hundred eighty-three and one hundredth (4283.01), Code of Iowa, 1939, relating to the tuition of a child of school age when in a boarding house.

Read first time and referred to sifting committee.

Senate File 333, a bill for an act to amend section four thousand two hundred seventeen (4217), Code, 1939, relating to powers of voters of a school district to establish a schoolhouse fund for future construction and the voting of a tax for a term of years therefor.

Read first time and referred to sifting committee.

Senate File 345, a bill for an act to amend sections eight thousand six hundred eighty-four and two hundredths (8684.02) and eight thousand six hundred eighty-four and three hundredths (8684.03), Code, 1939, as amended, to authorize incorporated non-profit industrial associations, organized for purposes other than obtaining insurance, to procure group insurance on the lives of employees of the members of such associations subject to certain restrictions.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

Senate File 405, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1945, and ending June 30, 1947, funds for various departments and various divisions thereof, of the state of Iowa, for purposes provided by law, with report of committee recommending amendment and passage, was taken up for consideration.

Walter of Pottawattamie moved that the following amendment to section thirteen (13), proposed by the committee, be adopted:

Amend section thirteen (13), line twelve (12), by striking the following words and figures: "For lake and stream improvement for each year of the biennium \$100,000.00".

Further amend section thirteen (13) by striking from line seventeen (17) the figures "\$350,000.00" and inserting in lieu thereof the following "250,000.00".

Roll call was demanded.

Rule 18 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 58:

Anderson	Duffield	Moore	Steinberg
Baker	Edwards	Morrissey	Stevens
Blatti	Fletcher	Nelson	Strawman
Blewett	Frei	Nielsen	Te Paske
Bockwoldt	Fulk	Parrish	Tyrrell
Bonn	Gardner of Linn	Prentis	Walter of
Bryson	Good	Putney	Marshall
Burkman	Heffner	Reed	Walter of
Carlson	Hicklin	Robinson of	Pottawattamie
Cooper	Hoeness	Delaware	Weichman
Cowan	Kruse	Saylor	Wellington
Cox	Kuester	Shepard	Whitehead
Davis of	Lane	Siefkas	Williams
Black Hawk	McFarlane	Simonsen	Wormley
Davis of Fayette	McNeill	Sloane	Mr. Speaker
Donohue	Miller		

The nays were, 47:

Aubrey	Huston	Meyer	Schwengel
Avery	Jessen	Mills	Smith of Clayton
Bass	Kilpatrick	Norland	Smith of
Bents	Klemesrud	Olson	Dickinson
Capesius	Krueger	Palmer	Swaner
Datismann	Kuhlmann	Peterson	Tatum
Dodds	Langland	Poston	Utzig
Farmer	Latchaw	Pritchard	Vanderwilt
Fimmen	Less	Redman	Van Eaton
Frederickson	Lynch	Robb	Visser
Gardner of	Martin	Robinson of	Watson
Bremer	McEleney	Monroe	Whitaker
Hedin	McReynolds		

Absent or not voting, 3:

Colburn	Hall	Long
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Amendment adopted.

Walter of Pottawattamie moved that the following amendment to section twenty-eight (28), proposed by the committee, be adopted:

Amend section twenty-eight (28), line seven (7), by striking the figures "\$6,000.00" and inserting in lieu thereof the figures "\$5,000.00". Further amend section twenty-eight (28) by striking from line nine (9) the figures "\$40,000.00" and inserting in lieu thereof the figures "\$41,500.00".

Amendment adopted.

Kuester of Cass moved that the following amendment, proposed by himself, be adopted:

Amend section 37, line five (5), by striking the words and figures "fourteen thousand dollars (\$14,000.00)" and inserting in lieu thereof the following: "fifteen thousand seven hundred ninety-three dollars and sixty cents (\$15,793.60)".

Further amend said section, line nine (9), by striking the figures "4,500.00" and inserting in lieu thereof the figures "4,000.00".

Further amend said section, line sixteen (16), by striking the figures "16,293.60" and inserting in lieu thereof the figures "15,793.60".

Amendment adopted.

Finnen of Davis moved that the following amendment, proposed by himself, Reed of Jefferson, Wormley of Plymouth, Sloane of Polk, and Schwengel of Scott, be adopted:

Amend section one (1), line seven (7), by striking the figures "6,000.00" and inserting in lieu thereof the figures "7,200.00".

Amend section one (1), line nine (9), by striking the figures "30,000.00" and inserting in lieu thereof the figures "28,800.00".

Amend section two (2), line seven (7), by striking the figures "5,000.00" and inserting in lieu thereof the figures "6,000.00".

Amend section two (2), line nine (9), by striking the figures "87,960.00" and inserting in lieu thereof the figures "86,960.00".

Amend section sixteen (16), line nine (9), by striking the figures "5,000.00" and inserting in lieu thereof the figures "6,000.00".

Amend section sixteen (16), line seven (7), by striking the figures "135,000.00" and inserting in lieu thereof the figures "134,000.00".

Amend section thirty-eight (38), line seven (7), by striking the figures "5,000.00" and inserting in lieu thereof the figures "6,000.00".

Amend section thirty-eight (38), line nine (9), by striking the figures "35,520.00" and inserting in lieu thereof the figures "35,420.00".

Amend section forty-seven (47), line seven (7), by striking the figures "5,000.00" and inserting in lieu thereof the figures "6,000.00".

Amend section forty-seven (47), line nine (9), by striking the figures "38,800.00" and inserting in lieu thereof the figures "37,800.00".

Amendment lost.

Kuester of Cass moved that the Chief Clerk be authorized to correct the totals.

Motion prevailed.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 102:

Anderson
Aubrey
Avery

Baker
Bass
Bents

Blatti
Blewett
Bockwoldt

Bonn
Bryson
Burkman

Capesius	Hoeness	Morrissey	Smith of Clayton
Carlson	Huston	Nelson	Smith of
Cooper	Jessen	Nielsen	Dickinson
Cowan	Kilpatrick	Norland	Steinberg
Cox	Klemesrud	Olson	Stevens
Datisman	Krueger	Palmer	Strawman
Davis of	Kruse	Parrish	Swaner
Black Hawk	Kuester	Peterson	Tatum
Davis of Fayette	Kuhlmann	Poston	Te Paske
Dodds	Lane	Prentis	Tyrrell
Duffield	Langland	Pritchard	Utzig
Fimmen	Latchaw	Putney	Vanderwilt
Fletcher	Less	Redman	Van Eaton
Frederickson	Long	Reed	Visser
Frei	Lynch	Robb	Walter of
Fulk	Martin	Robinson of	Pottawattamie
Gardner of	McEleney	Delaware	Watson
Bremer	McFarlane	Robinson of	Weichman
Gardner of Linn	McNeill	Monroe	Wellington
Good	McReynolds	Saylor	Whitaker
Hall	Meyer	Schwengel	Whitehead
Hedin	Miller	Shepard	Williams
Heffner	Mills	Siefkas	Wormley
Hicklin	Moore	Simonsen	Mr. Speaker

The nays were, 2:

Donohue	Walter of Marshall
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Absent or not voting, 4:

Colburn	Edwards	Farmer	Sloane
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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 240, a bill for an act referring to proof of wills.

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

House Concurrent Resolution 19, relating to a pamphlet containing portraits and sketches of lives of all men who have served on the Supreme Court of Iowa.

Also: 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 cigarette license permits.

Also: That the Senate has concurred in the House amendment and passed Senate File 229, a bill relating to the maintenance fund for secondary roads.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGE CONSIDERED

Senate File 95, a bill for an act to amend section one thousand five hundred fifty-six and eight one-hundredths (1556.08), Code, 1939, providing for adjustment of retail cigarette license permits during a period of emergency.

Read first time and referred to sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 45, 125 and 255.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 45, 125 and 255.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 21, 1945: House Files 215 and 315.

March 22, 1945: House Files 43 and 231.

On motion by Prentis of Ringgold, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

Colburn of Shelby presented his father, W. K. Colburn, Harlan, Iowa, secretary of the Farmers Mutual Insurance Company for 45 years.

INTRODUCTION OF BILLS

House File 467, by committee on judiciary 1, a bill for an act to amend Senate File 15, Acts of the 51st General Assembly of

Iowa, relating to the salaries of mayor and councilmen of commissioned cities.

Read first time and referred to sifting committee..

REMARKS BY NIELSEN OF POTTAWATTAMIE

I shall now take you away from the sordid appropriating side of life, and if you will come with me we shall sail over the old sin cursed world which we shall view below us as though it were a map. But we shall now view the world from a different angle. Its checkered fields and colored surfaces, its dotted lakes and ribboned streams all enrapture our souls. How important it is that we have an occasional flight to inspire us to think in terms of the good and the beautiful. With these preliminary remarks, I shall now introduce House File 365.

CONSIDERATION OF BILLS

House File 365, a bill for an act to amend chapter three hundred three and one-tenth (303.1), Code, 1939, and to amend sections five thousand nine hundred three and two hundredths (5903.02), five thousand nine hundred three and three hundredths (5903.03), five thousand nine hundred three and five hundredths (5903.05), five thousand nine hundred three and seven hundredths (5903.07), and five thousand nine hundred three and nine hundredths (5903.09) of chapter three hundred three and one tenth (303.1), Code, 1939; and to amend chapter two hundred ten (210), Acts of the Forty-ninth General Assembly; and to amend section six thousand two hundred thirty-nine (6239), chapter three hundred nineteen (319), Code, 1939; and to amend section six thousand nine hundred forty-four (6944), chapter three hundred thirty (330), Code, 1939, relating to airports and airports approaches, the powers of political subdivisions with respect thereto, including the acquisition and planning thereof, acceptance of federal aid therefor and issuance of revenue bonds for improvements thereupon, the creation of airport commissions, and exemption from taxation, under certain circumstances, of land use for airport purposes, was taken up for consideration.

Speaker pro tempore Morrissey in the chair.

Vanderwilt of Mahaska moved that the following amendments, proposed by the committee, be adopted:

Amend by striking section four (4) thereof and inserting in lieu thereof the following: "Sec. 4. The provisions of this act shall be applicable to cities acting under special charter."

Amend section eight (8), lines one (1) and two (2), by striking therefrom the words and figures "five thousand nine hundred three and five hundredths (5903.05), Code, 1939, as amended by" and inserting in lieu thereof the words and figures "one (1) of".

Amend section five (5), lines twelve (12) and thirteen (13), by striking therefrom the word "indebtedness" and inserting in lieu thereof the words, "money borrowed".

Amend section five (5), line nineteen (19), by striking therefrom the word "chapter" and inserting in lieu thereof the word "section".

Amend section eight (8) by adding thereto the following: "This section shall be construed as granting additional power, without limiting the power already existing in political subdivisions, including cities operating under the commission form of government.".

Amend by striking section twelve (12) thereof.

Amend by renumbering the remaining section.

Amendments adopted.

Hicklin of Louisa offered the following amendment to the title and moved its adoption:

Amend by striking from lines six (6) and seven (7) the words and figures "five thousand nine hundred three and five-hundredths (5903.05), Code, 1939.".

Further amend by striking from lines twelve (12), thirteen (13) and fourteen (14), the words and figures "and to amend section six thousand two hundred thirty-nine (6239), chapter three hundred nineteen (319), Code, 1939;".

Amendment adopted.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Davis of	Hicklin	McNeill
Aubrey	Black Hawk	Hoeness	McReynolds
Avery	Davis of Fayette	Huston	Meyer
Baker	Dodds	Jessen	Miller
Bass	Donohue	Klemesrud	Mills
Bents	Edwards	Krueger	Moore
Blatti	Fimmen	Kruse	Morrissey
Blewett	Fletcher	Kuester	Nelson
Bockwoldt	Frederickson	Kuhlmann	Nielsen
Bryson	Frei	Lane	Norland
Burkman	Fulk	Langland	Olson
Capesius	Gardner of	Latchaw	Palmer
Carlson	Bremer	Less	Parrish
Cooper	Good	Long	Peterson
Cowan	Hall	Lynch	Poston
Cox	Hedin	McEleney	Pritchard
Datisman	Heffner	McFarlane	Redman

Reed	Shepard	Swaner	Walter of
Robb	Siefkas	Tatum	Pottawattamie
Robinson of	Simonsen	Te Paske	Watson
Delaware	Sloane	Tyrrell	Weichman
Robinson of	Smith of Clayton	Vanderwilt	Williams
Monroe	Stevens	Van Eaton	Wormley
Schwengel	Strawman	Visser	Mr. Speaker

The nays were, 3:

Smith of	Walter of	Whitaker
Dickinson	Marshall	

Absent or not voting, 14:

Bonn	Gardner of Linn	Putney	Utzig
Colburn	Kilpatrick	Saylor	Wellington
Duffield	Martin	Steinberg	Whitehead
Farmer	Prentis		

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

House File 366, a bill for an act to empower municipalities and other political subdivisions to promulgate, administer, and enforce, airport zoning regulations limiting the height of structures and objects of natural growth, and otherwise regulating the use of property, in the vicinity of airports, and to acquire, by purchase, grant, condemnation or otherwise air rights and other interests in land; and to empower the state aeronautics commission to exercise like powers under given circumstances; and to provide penalties and remedies for violations of this act of any ordinance or regulation made under the authority conferred herein; and for other purposes as appear herein, was taken up for consideration.

Speaker Felton in the chair.

Poston of Wayne moved that the following amendment, proposed by the committee, be adopted:

Amend by adding thereto the following section:

"Sec. 18. Special Charter Cities. The provisions of this act shall apply to cities operating under special charter."

Amendment adopted.

Poston of Wayne offered the following amendment to the title and moved its adoption:

Amend by inserting immediately after the word "municipalities" the words "including cities acting under special charters,".

Poston of Wayne moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fletcher	McEleney	Shepard
Aubrey	Frederickson	McFarlane	Siefkas
Avery	Frei	McNeill	Simonsen
Baker	Fulk	McReynolds	Smith of Clayton
Bass	Gardner of	Meyer	Smith of
Bents	Bremer	Miller	Dickinson
Blatti	Gardner of Linn	Mills	Strawman
Blewett	Good	Moore	Swaner
Bockwoldt	Hall	Morrissey	Tatum
Bryson	Hedin	Nelson	Te Paske
Burkman	Heffner	Nielsen	Tyrrell
Capesius	Hicklin	Norland	Utzig
Carlson	Hoeness	Olson	Vanderwilt
Colburn	Huston	Palmer	Van Eaton
Cooper	Jessen	Parrish	Visser
Cowan	Klemesrud	Peterson	Walter of
Cox	Krueger	Poston	Marshall
Datisman	Kruse	Prentis	Walter of
Davis of	Kuester	Pritchard	Pottawattamie
Black Hawk	Kuhlmann	Redman	Watson
Davis of Fayette	Lane	Reed	Weichman
Dodds	Langland	Robinson of	Whitehead
Donohue	Latchaw	Delaware	Williams
Edwards	Less	Robinson of	Wormley
Farmer	Long	Monroe	Mr. Speaker
Fimmen	Lynch	Schwengel	

The nays were, 1:

Whitaker

Absent or not voting, 11:

Bonn	Martin	Saylor	Stevens
Duffield	Putney	Sloane	Wellington
Kilpatrick	Robb	Steinberg	

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 130 and 240.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 130 and 240.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 22d day of March, 1945, sent to the Governor for his approval House Files 130 and 240.

CARL A. ANDERSON, *Chairman*.

Report adopted.

AMENDMENTS FILED

Olson of Mitchell filed the following amendments to Senate File 396:

Amend section three (3), line two (2), by striking after the colon (:) the words "for an amount not exceeding five hundred tons, five (\$5.00) dollars; for an amount exceeding five hundred tons and not exceeding two thousand five hundred tons, ten (\$10.00) dollars; and for all amounts exceeding two thousand five hundred tons, twenty-five (\$25.00) dollars." and inserting in lieu thereof the following: "for an anticipated sale of five hundred (500) tons, five (\$5.00) dollars; for a total anticipated sale of one thousand five hundred (1500) tons, fifteen (\$15.00) dollars; for a total anticipated sale of two thousand five hundred (2500) or more tons, twenty-five (\$25.00) dollars."

Amend section three (3), line nine (9), by striking the words "file a true and accurate report of" and inserting in lieu thereof the following: "secure an adequate license for".

Amend section five (5), lines fourteen (14) and eighteen (18), by striking the words "number sixty" and inserting in lieu thereof the words "number fifty" and in line nineteen (19) by striking the word "sixty" and inserting in lieu thereof the word "fifty".

Amend section six (6), line seventeen (17), by striking the word "shall" and inserting in lieu thereof the word "may".

Weichman of Benton filed the following amendment to House File 460:

Amend section one (1) by striking lines three (3) to ten (10), both inclusive, and inserting in lieu thereof the following:

"The President of the Senate or the Speaker of the House may engage the services of the Secretary of the Senate and/or the Chief Clerk of the House, when the General Assembly is not in session, to perform such duties as may be required for the General Assembly. Such officers shall be compensated on the same basis as for the regular legislative session immediately preceding, and for any expense involved in connection with the duties assigned."

Reed of Jefferson offered the following amendment to Senate File 147:

Amend by adding at the end of section 10 the following:

"Provided further that the state superintendent or deputy shall not

be associated directly or indirectly with any firm selling textbooks or instructional aids, shall not engage in political activity and shall not be associated directly or indirectly with any organization or group which advocates subversive actions or the overthrow of the government by force."

Avery of Clay offered the following amendment to House File 218:

Amend section one (1), line fifteen (15), by inserting after the period (.) following the word "certificate", the following: "The certificate of birth shall contain the name of the parents, who adopted the child, as the father and mother of the adopted child."

Amend section one (1), line thirty-eight (38), by inserting after the period following the word "authority", the following: "All certificates of birth shall contain the name of the parents, who adopted the child, as father and mother of said child."

Amend by striking section two (2) and adding thereto the following new sections:

"Sec. 2. In the cases where an adoption was consummated under previous laws by the procedure of written records in the office of the County Recorder and where a child has been legally adopted in that manner, an abstract of the written record upon a form provided for that purpose shall be forwarded by the County Recorder of said county to the State Registrar of Vital Statistics on or before July 1, 1946. This certificate or abstract of the record in the County Recorder's office showing the adoption shall be filed with the original record of birth and shall remain a part of the records of the State Bureau of Vital Statistics and shall not be accessible to any one except upon order of the Court.

Upon request a certificate of birth shall be issued bearing the name of the child as shown by the written instrument that was recorded in the office of the County Recorder that shows the adoption but no reference to the adoption shall be made in any birth certificate and the name of the parents who adopted the child shall appear on the birth certificate as the father and mother of the child.

When a new birth certificate is made to replace the original birth certificate of an adopted child, the State Registrar shall inform the county registrar whose records contain copies of the original certificate that he shall effectively seal a cover over such copy in a manner as not to deface or destroy such copy and that thereafter the information contained in such copy shall only be available upon court order.

Sec. 3. If any section or provision of this Act is declared unconstitutional, the remaining sections or provisions of the Act shall not be affected thereby.

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 Spencer Daily Reporter, a newspaper published at Spencer, Iowa and the Peterson Patriot, a newspaper published at Peterson, Iowa."

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Friday, March 23, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 23, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend W. Reed Kessler, pastor of the Congregational church, Stuart, Iowa.

TRIBUTE TO SENATOR KIRKETEG

The Speaker addressed the House with the following remarks:

Once again our hearts are saddened by the sudden passing of one of the honored and distinguished members of the 51st General Assembly, Senator O. J. Kirketeg.

Let us remain standing for a few moments in solemn memory and respect.

The House remained standing for a few moments in silent tribute to the memory of Senator Kirketeg.

Journal of March 22 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Bents of Howard on request of Tatum of Harrison; Morrissey of Jasper on request of Vanderwilt of Mahaska; Whitaker of Poweshiek on request of Smith of Clayton.

PRESENTATION OF VISITORS

Burkman of Polk presented the pupils of Babbitt school, with their teacher, Mrs. Carolyn Hansen.

Putney of Tama presented his son, Mark Putney, Gladbrook, Iowa.

Putney of Tama presented the members of the boys' basketball team of Geneseo, with their superintendent and coach, Mr. E. A. Johnson.

Baker of Calhoun presented the members of the boys' basketball team of Jolley, Iowa, with their superintendent, Richard A. Giles.

Watson of O'Brien presented the members of the boys' basketball teams of Gaza, Iowa, and Calumet, Iowa; and Superintendent W. W. Mick of the Calumet schools.

Van Eaton of Woodbury presented the members of the boys' basketball team of Sioux City Central high school, with their coach, I. B. Martin, and assistant coach, Ray Allen.

Klemesrud of Winnebago presented the members of the boys' basketball team of Thompson, Iowa.

PETITIONS

Farmer of Linn presented a petition, signed by 29 members of the Painters Local Union of Cedar Rapids, Iowa, urging passage of House Files 104 and 373.

Referred to sifting committee.

Dodds of Des Moines presented a petition, signed by eight jewelers of Burlington, Iowa, urging passage of Senate File 52.

Referred to sifting committee.

Cooper of Adams presented a petition, signed by 16 members of the Farm Bureau of Montgomery county, Iowa, urging passage of House File 291.

Referred to sifting committee.

Long of Clinton presented a petition, signed by 22 merchants of Clinton, Iowa, urging passage of House File 266.

Referred to sifting committee.

HOUSE FILE 175 WITHDRAWN

Smith of Clayton asked and obtained unanimous consent to withdraw House File 175 from the further consideration of the House.

REPORTS OF COMMITTEES

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House Joint Resolution 7, extending the time for celebrating the Iowa Centennial and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me

to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 125, a bill for an act to provide for the special education of handicapped children, to create a state administrative authority, to enable school directors and boards of education to establish and maintain classes and schools for handicapped children, to provide for payments from state funds of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating schools for normal children, and to establish controls for the distribution of such funds, begs leave to report it has had the same under consideration and has instructed me to report 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 eleven (11) and inserting in lieu thereof the following:

"There is hereby appropriated from the general fund of the state of Iowa, from funds not otherwise appropriated, the sum of thirty thousand dollars (\$30,000.00), which sum is in addition to any appropriation in the departmental appropriations bill. These sums shall be used to make the state's reimbursement to the school districts as provided in this act. If said sums are insufficient to reimburse the districts in full, then in that event a pro rata reimbursement shall be made."

Further amend by adding as section twelve (12) the following:

"Sec. 12. There is hereby transferred to the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945 and ending June 30, 1947, the sum of thirty thousand dollars (\$30,000.00) from the income, corporation and sales tax fund collected under the provisions of chapter three hundred ninety-three and three tenths (393.3), Code, 1939."

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 127, a bill for an act creating in the office of the treasurer of state a permanent fund to be known as the agricultural land credit fund, and making appropriation thereto, providing for the apportionment of said fund as a credit against the tax on agricultural lands in school districts in which the millage for the general school fund exceeds fifteen mills, and providing the procedure for effecting said credits, begs leave to report it has had the same under consideration and has instructed me to report 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 seven (7), by striking the words and figures "seven hundred thousand dollars (\$700,000.00)", and substituting in lieu thereof the words and figures "five hundred thousand dollars (\$500,000.00)".

Further amend by adding new sections as follows:

"Sec. 9. If the appropriation herein is insufficient to pay the credits in full, then in that event they shall be paid on a pro rata basis.

"Sec. 10. There is hereby transferred to the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945, and ending June 30, 1947, the sum of five hundred thousand dollars (\$500,000.00) from the income, corporation and sales tax fund collected under the provisions of chapter three hundred ninety-three and three tenths (393.3), Code, 1939."

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 177, a bill for an act to appropriate funds from the general fund of the state, to build a bridge over Squaw Creek on the Thirteenth street road between the city of Ames and Iowa State College, on land owned by the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

INTRODUCTION OF BILLS

House File 468, by committee on appropriations, a bill for an act to authorize the purchase of certain farm land adjoining the Iowa Training School for Boys, and to provide for an appropriation therefor.

Read first time and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 391, a bill for an act to amend chapters one hundred seven (107) and two hundred eighty-three (283), Code, 1939, relating to local boards of health and providing for a county board of health.

Avery of Clay asked and obtained unanimous consent to withdraw his amendment adding a new section nine (9), offered on March 21.

Parrish of Taylor moved that Senate File 391 be laid on the table.

Rule 18 was invoked.

On the question "Shall Senate File 391 be laid on the table?"

The ayes were, 47:

Anderson
Bass
Blewett

Bonn
Bryson
Capesius

Carlson
Colburn
Cowan

Cox
Datisman
Duffield

Frei	Latchaw	Robb	Utzig
Gardner of	Long	Saylor	Vanderwilt
Bremer	Lynch	Schwengel	Van Eaton
Good	McEleney	Shepard	Visser
Hall	McNeill	Siefkas	Walter of
Hoeness	Miller	Smith of	Marshall
Jessen	Olson	Dickinson	Weichman
Klemesrud	Parrish	Stevens	Wellington
Kruse	Peterson	Te Paske	Wormley
Kuester	Reed		

The nays were, 51:

Aubrey	Farmer	Less	Robinson of
Avery	Fimmen	Martin	Monroe
Baker	Frederickson	McFarlane	Simonsen
Blatti	Fulk	McReynolds	Sloane
Bockwoldt	Gardner of Linn	Meyer	Smith of Clayton
Burkman	Hedin	Mills	Steinberg
Cooper	Heffner	Moore	Strawman
Davis of	Hicklin	Norland	Swaner
Black Hawk	Huston	Palmer	Tatum
Davis of Fayette	Kilpatrick	Poston	Tyrrell
Dodds	Krueger	Prentis	Walter of
Donohue	Kuhlmann	Pritchard	Pottawattamie
Edwards	Lane	Redman	Williams
	Langland		Mr. Speaker

Absent or not voting, 10:

Bents	Nelson	Robinson of	Whitaker
Fletcher	Nielsen	Delaware	Whitehead
Morrissey	Putney	Watson	

Motion lost.

Avery, of Clay moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 30:

Aubrey	Frederickson	Less	Strawman
Avery	Fulk	Martin	Tatum
Bockwoldt	Gardner of Linn	McFarlane	Tyrrell
Davis of	Heffner	McReynolds	Walter of
Black Hawk	Hicklin	Norland	Pottawattamie
Dodds	Kilpatrick	Poston	Whitehead
Farmer	Krueger	Redman	Williams
Fimmen	Lane	Simonsen	Mr. Speaker

The nays were, 68:

Anderson	Carlson	Edwards	Jessen
Baker	Colburn	Fletcher	Klemesrud
Bass	Cooper	Frei	Kruse
Blatti	Cowan	Gardner of	Kuester
Blewett	Cox	Bremer	Kuhlmann
Bonn	Datisman	Good	Long
Bryson	Davis of Fayette	Hall	Lynch
Burkman	Donohue	Hedin	McEleney
Capesius	Duffield	Hoeness	McNeill

Meyer	Peterson	Shepard	Vanderwilt
Miller	Prentis	Siefkas	Van Eaton
Mills	Pritchard	Sloane	Visser
Moore	Reed	Smith of Clayton	Walter of
Nelson	Robb	Smith of	Marshall
Nielsen	Robinson of	Dickinson	Watson
Olson	Monroe	Stevens	Weichman
Palmer	Saylor	Te Paske	Wellington
Parrish	Schwengel	Utzig	Wormley

Absent or not voting, 10:

Bents	Latchaw	Robinson of	Swaner
Huston	Morrissey	Delaware	Whitaker
Langland	Putney	Steinberg	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File 135, a bill for an act to amend sections seven thousand two hundred sixty-three (7263), seven thousand two hundred eighty-four (7284), and five thousand ten and eight hundredths (5010.08), Code, 1939, relating to fees to be charged by the county treasurer; section five thousand one hundred fifty-five (5155), Code, 1939, relating to fees to be charged by the county auditor; sections five thousand one hundred seventy-seven (5177) and ten thousand thirty-one (10031), Code, 1939, relating to fees to be charged by the county treasurer; and chapter four hundred twenty-nine and one tenth (429.1), Code, 1939, relating to the filing of verified statements when conducting business under a trade name; to provide for a fee or increase in fees to be charged by the county treasurer, auditor and recorder, was taken up for consideration.

Duffield of Guthrie offered the following amendment and moved its adoption:

Amend by adding at the end of section four (4) the following: "A parcel of real estate outside the limits of cities and towns shall be all the unplatted land described in any deed or transfer of title lying within one numbered section of land."

Amendment adopted.

Duffield of Guthrie offered the following amendment to the title and moved its adoption:

Amend by striking the word "treasurer" in line eleven (11) and inserting in lieu thereof the word "recorder".

Amendment adopted.

Moore of Butler offered the following amendment and moved its adoption:

Amend by striking section five (5).

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 18:

Blewett	Frederickson	Kuhlmann	Norland
Bryson	Gardner of	McEleney	Putney
Burkman	Bremer	Miller	Visser
Colburn	Good	Moore	Wellington
Davis of	Klemesrud	Nelson	
Black Hawk			

The nays were, 63:

Anderson	Frei	Peterson	Steinberg
Baker	Fulk	Poston	Strawman
Bass	Gardner of Linn	Prentis	Swaner
Blatti	Hedin	Pritchard	Tatum
Bockwoldt	Heffner	Reed	Te Paske
Capesius	Hicklin	Robinson of	Tyrrell
Carlson	Hoeness	Delaware	Utzig
Cooper	Huston	Robinson of	Vanderwilt
Cowan	Jessen	Monroe	Van Eaton
Cox	Krueger	Saylor	Walter of
Datisman	Kuester	Schwengel	Marshall
Davis of Fayette	Less	Shepard	Walter of
Duffield	Lynch	Simonsen	Pottawattamie
Edwards	Martin	Sloane	Watson
Farmer	McNeill	Smith of Clayton	Weichman
Fimmen	Mills	Smith of	Williams
Fletcher	Palmer	Dickinson	Wormley

Absent or not voting, 27:

Aubrey	Kilpatrick	McReynolds	Robb
Avery	Kruse	Meyer	Siefkas
Bents	Lane	Morrissey	Stevens
Bonn	Langland	Nielsen	Whitaker
Dodds	Latchaw	Olson	Whitehead
Donohue	Long	Parrish	Mr. Speaker
Hall	McFarlane	Redman	

Amendment lost.

Duffield of Guthrie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Bonn	Datisman	Farmer
Aubrey	Bryson	Davis of	Fimmen
Avery	Burkman	Black Hawk	Fletcher
Baker	Capesius	Davis of Fayette	Frederickson
Bass	Carlson	Dodds	Frei
Blatti	Cooper	Donohue	Fulk
Blewett	Cowan	Duffield	Gardner of
Bockwoldt	Cox	Edwards	Bremer

Gardner of Linn	Less	Redman	Swaner
Good	Lynch	Reed	Tatum
Hall	Martin	Robb	Te Paske
Hedin	McEleney	Robinson of	Tyrrell
Heffner	McFarlane	Delaware	Utzig
Hicklin	McNeill	Robinson of	Van Eaton
Hoeness	McReynolds	Monroe	Visser
Huston	Meyer	Saylor	Walter of
Jessen	Miller	Schwengel	Marshall
Kilpatrick	Nelson	Shepard	Walter of
Klemesrud	Norland	Siefkas	Pottawattamie
Krueger	Olson	Simonsen	Watson
Kruse	Palmer	Sloane	Weichman
Kuester	Peterson	Smith of Clayton	Wellington
Kuhlmann	Poston	Smith of	Williams
Lane	Prentis	Dickinson	Wormley
Langland	Pritchard	Steinberg	Mr. Speaker
Latchaw	Putney	Strawman	

The nays were, 3:

Colburn	Mills	Vanderwilt
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Absent or not voting, 9:

Bents	Morrissey	Parrish	Whitaker
Long	Nielsen	Stevens	Whitehead
Moore			

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

The House resumed consideration of House File 460, a bill for an act to amend chapter two (2), Code, 1939, relating to officers and employees of the General Assembly.

Weichman of Benton asked and obtained unanimous consent to withdraw the amendment proposed by himself and McFarlane of Black Hawk.

Weichman of Benton moved the adoption of the following amendment proposed by himself:

Amend section one (1) by striking lines three (3) to ten (10), both inclusive, and inserting in lieu thereof the following:

"The President of the Senate or the Speaker of the House may engage the services of the Secretary of the Senate and/or the Chief Clerk of the House, when the General Assembly is not in session, to perform such duties as may be required for the General Assembly. Such officers shall be compensated on the same basis as for the regular legislative session immediately preceding, and for any expense involved in connection with the duties assigned."

Farmer of Linn offered the following amendment to the Weichman amendment and moved its adoption:

Amend by inserting after the words "Clerk of the House" the following: "and such clerical help as may be found necessary".

Further amend by inserting after the word "officers" the following: "and employees".

Amendment to the amendment adopted.

Amendment as amended adopted.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Frei	McNeill	Siefkas
Aubrey	Fulk	McReynolds	Simonsen
Avery	Gardner of	Meyer	Sloane
Baker	Bremer	Miller	Smith of Clayton
Bass	Gardner of Linn	Mills	Smith of
Blatti	Good	Moore	Dickinson
Blewett	Hall	Nelson	Steinberg
Bockwoldt	Hedin	Norland	Stevens
Bonn	Heffner	Olson	Strawman
Bryson	Hicklin	Palmer	Swaner
Burkman	Hoeness	Parrish	Tatum
Capesius	Huston	Peterson	Te Paske
Carlson	Jessen	Poston	Tyrrell
Colburn	Kilpatrick	Prentis	Utzig
Cooper	Klemsrud	Pritchard	Vanderwilt
Cowan	Krueger	Putney	Van Eaton
Datisman	Kruse	Redman	Visser
Davis of	Kuester	Reed	Walter of
Black Hawk	Kuhlmann	Robb	Marshall
Davis of Fayette	Lane	Robinson of	Walter of
Dodds	Langland	Delaware	Pottawattamie
Duffield	Less	Robinson of	Watson
Edwards	Long	Monroe	Weichman
Farmer	Lynch	Saylor	Williams
Fimmen	Martin	Schwengel	Wormley
Fletcher	McEleney	Shepard	Mr. Speaker
Frederickson	McFarlane		

The nays were, none.

Absent or not voting, 9:

Bents	Latchaw	Nielsen	Whitaker
Cox	Morrissey	Wellington	Whitehead
Donohue			

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 87, a bill for an act relating to compensation of shorthand reporters.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 106, a bill for an act relating to salaries of county attorneys.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 107, a bill for an act relating to salaries of assistant county attorneys.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 109, a bill for an act relating to expenses of court reporters.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 187, a bill for an act relating to trapping licenses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 211, a bill for an act relating to liquor appropriations to industrial commissioner.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 292, a bill for an act relating to milk borne disease.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 306, a bill for an act relating to the allocation of taxes.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 328, a bill for an act relating to allocation of revenue for old age.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 362, a bill for an act relating to state sanatorium appropriations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 374, a bill for an act relating to state sanatorium appropriations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 392, a bill for an act relating to salaries of employees of conservation commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 126, a bill for an act relating to the power of and expenditures of board of supervisors on property.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 205, a bill for an act relating to stoppage of payment on unredeemed warrants.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 406, a bill for an act relating to claims.

Also: That the Senate has adopted the following Senate joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 7, relating to the state building code.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 7, a joint resolution providing for the appointment of a state building code council by the Governor to prepare a modern and uniform state building code together with a proposed revision and codification of the laws of Iowa relating to building construction, providing for the scope of the work of the council, providing for a report of the council to the Governor, and making an appropriation to carry out the provisions of the resolution.

Read first time and referred to sifting committee.

Senate File 126, a bill for an act to amend section five thousand two hundred sixty-one (5261), Code, 1939, relating to the powers of and expenditures of board of supervisors on property.

Read first time and referred to sifting committee.

Senate File 205, a bill for an act to repeal chapter forty-seven (47), Acts of the Fiftieth (50th) General Assembly, relating to the stoppage of payments on state warrants unredeemed within one (1) year or longer.

Read first time and referred to sifting committee.

Senate File 406, a bill for an act to make appropriations to Osceola County Fair, Adams County Fair Association, Sac County Fair Association, and Page County Agricultural Association.

Read first time and referred to committee on appropriations.

CONSIDERATION OF SENATE AMENDMENT

On request of Fimmen of Davis, House File 87, a bill for an act to amend chapter two hundred sixty-four (264), Acts of the

Fiftieth General Assembly, relating to compensation of shorthand reporters, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by inserting after section one (1) as section two (2) the following:

"Sec. 2. Chapter two hundred sixty-four (264), Acts of the Fiftieth General Assembly is amended by striking the word 'eleven' from line three (3) of section one (1) and inserting in lieu thereof the word 'twelve' and by striking the words 'twenty-seven hundred' from line four (4) of section two (2) and inserting in lieu thereof the words 'two thousand eight hundred eighty'."

Further amend by renumbering the remaining section.

Fimmen of Davis moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 87.

Mr. Fimmen moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fletcher	McNeill	Sloane
Aubrey	Frederickson	McReynolds	Smith of Clayton
Avery	Frei	Meyer	Smith of
Baker	Fulk	Miller	Dickinson
Bass	Gardner of	Mills	Steinberg
Blatti	Bremer	Moore	Stevens
Blewett	Gardner of Linn	Nelson	Strawman
Bockwoldt	Good	Nielsen	Swaner
Bonn	Hall	Norland	Tatum
Bryson	Hedin	Palmer	Te Paske
Burkman	Heffner	Parrish	Tyrrell
Capesius	Hicklin	Peterson	Utzig
Carlson	Hoeness	Prentis	Vanderwilt
Colburn	Huston	Pritchard	Van Eaton
Cooper	Kilpatrick	Putney	Visser
Cowan	Klemesrud	Redman	Walter of
Cox	Krueger	Robb	Marshall
Datisman	Kruse	Robinson of	Walter of
Davis of	Kuhlmann	Delaware	Pottawattamie
Black Hawk	Lane	Robinson of	Weichman
Davis of Fayette	Langland	Monroe	Wellington
Dodds	Less	Saylor	Whitehead
Donohue	Long	Schwengel	Williams
Edwards	Lynch	Shepard	Wormley
Farmer	McEleney	Siefkas	Mr. Speaker
Fimmen	McFarlane	Simonsen	

The nays were, none.

Absent or not voting, 12:

Bents
Duffield
Jessen

Kuester
Latchaw
Martin

Morrissey
Olson
Poston

Reed
Watson
Whitaker

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

SPECIAL ORDER

Steinberg of Story moved that Senate File 147 be made a special order of business Monday, March 26, 1945.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 177 and 229.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 177 and 229.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 22, 1945: House Files 130 and 240.

AMENDMENTS FILED

Krueger of Cerro Gordo filed the following amendment to House File 373:

"Amend section nine (9) by striking all of said section after line fourteen (14) and inserting the following:

1. Lead Poisoning.

1. Any industrial process involving the use of lead or its preparations or compounds.

2. Mercury Poisoning.
3. Poisoning by nitrous fumes or its sequelae.
4. Carbon Monoxide Poisoning.
5. Poisoning from Methyl Chloride Halogens or other halogenated hydrocarbons.
6. Poisoning by benzol or by nitro and amido-derivatives of benzol (dinitrobenzol, anilin and other aromatic hydrocarbons.
7. Dermatitis. Infection or inflammation of the skin on contact surfaces due to oils, cutting compounds or lubricants, dust, liquids, fumes, gases, vapors and solids.
8. Brass or zinc poisoning.
9. Manganese dioxide poisoning.
10. Tenosynovitis and prepatellar bursitis.
11. Chrome ulceration of the skin or nasal passages.
12. Cyanide Poisoning.
13. Brucellosis (Undulant Fever).
2. Any industrial process involving the use of mercury or its preparations or compounds.
3. Any process or occupation in which nitrous fumes are evolved.
4. Any process or occupation involving the use of or direct contact with sulphuric, hydrochloric, or hydrofluoric acids or their fumes.
5. Any process or occupation involving the use of or direct contact with methyl chloride or other halogenated hydrocarbons.
6. Any industrial process involving the use of benzol or nitro or amido-derivative of benzol or its preparations or compounds.
7. Any industrial process involving the handling or use of oils, cutting compounds or lubricants, or involving contact with dust, liquids, fumes, gases or vapors, and solids.
8. Any process involving the manufacture, founding or refining of brass or the melting or smelting of zinc.
9. Any process involving the grinding or milling of manganese dioxide or the escape of manganese dioxide dust.
10. Primary tenosynovitis characterized by a passive effusion or crepitus into the tendon sheath of the flexor or extensor muscles of the hand, due to frequently repetitive motions or vibrations, or prepatellar bursitis due to continued pressure.
11. Any industrial process involving the use of or direct contact with chromic acid or bichromates of ammonium, potassium or sodium or their preparations.
12. Any industrial process involving the use of or direct contact with cyanide.
13. Handling of animals or carcasses of animals infected with brucellosis.

- | | |
|---------------------|--|
| 14. Erysipeloid. | 14. Handling of animals or carcasses of animals infected with swine erysipelas. |
| 15. Silicosis. | 15. Any industrial process or occupation involving an exposure to or direct contact with silicon dioxide dust. |
| 16. Conjunctivitis. | 16. Any industrial process or occupation involving an exposure to or direct contact with electro and oxy-acetylene welding or other radiant energy." |

On motion by Wormley of Plymouth, the House adjourned until 10:00 a. m., Monday, March 26, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 26, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend J. J. Brabbs, pastor of the Methodist church, Gray, Iowa.

Journal of March 23 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Morrissey of Jasper on request of Vanderwilt of Mahaska.

PRESENTATION OF VISITORS

Van Eaton of Woodbury presented his mother, Mrs. Pearl Van Eaton, of Pisgah, Iowa.

Peterson of Buena Vista presented his sons, Arling and Howard Peterson, of Alta, Iowa.

Burkman of Polk presented the students of the sixth grade of Greenwood school and their teacher, Miss Weisbrod; also the Woodside high school world history class and their teacher, Miss Kampley.

PETITIONS

Whitehead of Dallas presented a petition, signed by eight county officers of Washington county, urging passage of Senate File 135.

Referred to sifting committee.

COMMITTEE TO ATTEND SENATOR KIRKETEG'S FUNERAL

The Speaker announced the appointment of the following members of the House to attend the funeral of Senator O. J. Kirketeg: Parrish of Taylor, Cooper of Adams, Fulk of Page, Gardner and Farmer of Linn.

SPECIAL ORDER

Lane of Carroll moved that House File 395 be made a special order of business immediately following final action on Senate File 147.

Motion prevailed.

ADOPTION OF COMMITTEE REPORTS

Reports of committees on House Files 125, 127, 177, and House Joint Resolution 7 were declared adopted under Rule 72.

Wellington of Lee offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John P. Cruikshank, who was a member of the Twenty-eighth and Twenty-ninth General Assemblies, died in April, 1944; therefore

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Wellington of Lee asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Wellington of Lee, Dodds of Des Moines and Williams of Van Buren.

Putney of Tama offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable F. E. Shortness, who was a member of the Thirty-fifth and Thirty-sixth General Assemblies, died this past summer; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Putney of Tama asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Putney of Tama, Frei of Grundy and Weichman of Benton.

Kuester of Cass offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles Edward Malone, who was a member of the Forty-fourth, Forty-fifth and Forty-sixth General Assemblies, died March 22, 1945; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Kuester of Cass asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Kuester of Cass, McFarlane of Black Hawk and Te Paske of Sioux.

Stevens of Greene offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable R. J. Higgins, who was a member of the Forty-first General Assembly, died in December, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Stevens of Greene asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Stevens of Greene, Duffield of Guthrie and Lane of Carroll.

Whitehead of Dallas offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles Rhinehart, who was a member of the Fortieth, Fortieth Extra and Forty-first General Assemblies, died on June 22, 1944; therefore

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Whitehead of Dallas asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Whitehead of Dallas, Hoeness of Madison and Duffield of Guthrie.

CONSIDERATION OF BILLS

Senate File 147, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the selection of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act, with report of committee recommending amendment and passage, was taken up for consideration.

Schwengel of Scott moved that the following substitute amendment, proposed by him, to section nine (9) of the committee amendment, be adopted:

Amend by striking all of paragraphs ten (10), eleven (11), twelve (12), thirteen (13), and fourteen (14), which have to do with amendments to section nine (9), and substitute in lieu thereof the following:

Further amend by striking all of section nine (9) and substituting in lieu thereof the following:

Sec. 9. 1. The deputy superintendent shall be appointed by the superintendent of public instruction with the approval of the board of public instruction for the term of four (4) years and shall serve until his successor has been selected and has qualified.

2. Vacancies in this office shall be filled by the superintendent and the board for the unexpired portion of the term in the same manner as regular appointments.

3. The first term of the appointive officers provided for under this act shall begin on the second secular day of January, 1947.

Hicklin of Louisa moved that action on Senate File 147 be deferred until Tuesday morning.

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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 138, a bill for an act relating to the salaries of the judges of the municipal court of the state of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 142, a bill for an act relating to rights of owners of certain riparian lands.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 184, a bill for an act relating to the action of the board of supervisors of Hamilton county, Iowa, to transfer funds from the county poor fund to the county hospital fund.

Also: That the Senate has concurred in House amendments to and passed Senate File 135, a bill for an act relating to the filing of verified statements when conducting business under a trade name.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

House File 289, a bill for an act authorizing conveyance of the Iowa Great Lakes Sewage Disposal System in Dickinson county, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 290, a bill for an act relating to the Iowa Great Lakes Sewage Disposal System in Dickinson county, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 412, a bill for an act relating to the annexation of certain unplatted real estate of the city of Sibley, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 415, a bill for an act relating to the salaries of mayor and councilmen of commissioned cities. W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 138

Amend the title of House File 138 by inserting after the comma (,) after the numbers "10688" the words and figures "and Section ten thousand six

hundred forty-six (10646)" and adding after the word "salaries" in line three (3) of the title the words "and number".

Further amend House File 138 by adding "Sec. 2" as follows:

"Sec. 2. Amend section ten thousand six hundred forty-six (10646), Code, 1939, by striking from line ten (10) thereof the word 'thirty' and substituting in lieu thereof the word 'forty'."

On motion by Dodds of Des Moines, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PRESENTATION OF VISITOR

Langland of Winneshiek presented his daughter-in-law, Mrs. Joseph T. Langland, of Cambridge, Massachusetts.

PETITION

Kuhlmann of Crawford presented a petition, signed by 35 faculty members of the Denison public school, urging passage of Senate Files 147, 329, 330 and 397.

Referred to sifting committee.

Lane of Carroll asked and obtained unanimous consent for the immediate consideration of House File 395.

CONSIDERATION OF BILLS

House File 395, a bill for an act relating to gross premium taxes to be paid by insurance companies and associations, was taken up for consideration.

Lane of Carroll offered the following amendment and moved its adoption:

Amend section ten (10) by striking from line eleven (11) the words "lives of persons" and substituting in lieu thereof the word "risks"; and by striking from line twelve (12) the word "excluding" and inserting in lieu thereof the word "including"; and by striking from lines thirteen (13) and fourteen (14) the words "upon which a tax is paid as provided in subsection B of this section,".

Further amend by striking from section ten (10) all of lines sixteen (16) to nineteen (19), both inclusive; and by striking in lines twenty-one (21) and twenty-two (22) the words "to the extent that they are properly allocable to premiums taxable under A or B,"; and by striking from line twenty-eight (28) the letter "C" and inserting therefor the letter "B"; and by striking from line thirty (30) the word "insurance";

and by inserting after the word "insurance" first appearing in line thirty-one (31) the words "other than life"; and by substituting a period (.) for the comma (,) after the word "applications" in line thirty-four (34) and by striking the balance of line thirty-four (34) and all of lines thirty-five (35) to forty-one (41), both inclusive.

Further amend by striking the first sentence from section eleven (11).

Further amend by striking from line three (3) of section fourteen (14) the words "Lyon County Reporter" and inserting in lieu thereof the words "Perry Daily Chief" and by striking from line three (3) the words "Rock Rapids" and by substituting the word "Perry".

Lynch of Pocahontas moved that action on House File 395 be deferred, and that the bill retain its place on the calendar.

Motion lost.

Amendment adopted.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 63:

Aubrey	Frei	McReynolds	Siefkas
Avery	Gardner of Linn	Miller	Simonsen
Baker	Hall	Mills	Sloane
Bryson	Hedin	Moore	Smith of Clayton
Burkman	Hicklin	Nielsen	Strawman
Carlson	Jessen	Prentis	Swaner
Colburn	Kilpatrick	Pritchard	Tyrrell
Cowan	Krueger	Putney	Utzig
Cox	Kruse	Redman	Van Eaton
Davis of	Kuester	Reed	Weichman
Black Hawk	Lane	Robb	Wellington
Davis of Fayette	Less	Robinson of	Whitaker
Dodds	Long	Monroe	Whitehead
Donohue	Martin	Saylor	Williams
Duffield	McEleney	Schwengel	Wormley
Edwards	McFarlane	Shepard	Mr. Speaker
Fimmen			

The nays were, 38:

Anderson	Frederickson	Latchaw	Smith of
Bass	Gardner of	Lynch	Dickinson
Bents	Bremer	McNeill	Stevens
Blatti	Good	Meyer	Tatum
Blewett	Heffner	Nelson	Te Paske
Bockwoldt	Hoeness	Norland	Vanderwilt
Bonn	Huston	Olson	Visser
Capesius	Klemesrud	Palmer	Walter of
Datisman	Kuhlmann	Peterson	Pottawattamie
Fletcher	Langland		Watson

Absent or not voting, 7:

Cooper	Morrissey	Robinson of	Walter of
Farmer	Parrish	Delaware	Marshall
Fulk	Poston	Steinberg	

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

Lane of Carroll moved that the vote by which House File 395 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

SENATE MESSAGES CONSIDERED

Senate File 289, a bill for an act authorizing conveyance of the Iowa Great Lakes Sewage Disposal System in Dickinson county, Iowa.

Read first time and referred to sifting committee.

Senate File 290, a bill for an act relating to the Iowa Great Lakes Sewage Disposal System in Dickinson county, Iowa; defining the state's title and jurisdiction in respect thereto; providing for the operation and maintenance thereof; and prescribing the powers and duties of the state conservation commission in relation thereto.

Read first time and referred to sifting committee.

Senate File 412, a bill for an act to legalize an election held in the city of Sibley, Iowa, on March 12, 1945, for the annexation of certain unplatted real estate of the city of Sibley, Osceola county, Iowa.

Read first time and referred to sifting committee.

Senate File 415, a bill for an act to amend Senate File 15, Acts of the 51st General Assembly of Iowa, relating to the salaries of mayor and councilmen of commissioned cities.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENT

On request of Walter of Marshall, House File 138, a bill for an act to amend section ten thousand six hundred eighty-eight (10688), Code, 1939, relating to the salaries of the judges of the municipal court of the state of Iowa, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend the title of House File 138 by inserting after the comma (,) after the numbers "10688" the words and figures "and section ten thousand six hundred forty-six (10646)" and adding after the word "salaries" in line three (3) of the title the words "and number".

Further amend House File 138 by adding "Sec. 2" as follows:

"Sec. 2. Amend section ten thousand six hundred forty-six (10646), Code, 1939, by striking from line ten (10) thereof the word 'thirty' and substituting in lieu thereof the word 'forty'."

Walter of Marshall moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 138.

Mr. Walter moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Good	Meyer	Steinberg
Aubrey	Hedin	Miller	Strawman
Avery	Heffner	Mills	Swaner
Bass	Hicklin	Moore	Tatum
Bents	Hoeness	Nelson	Te Paske
Blewett	Huston	Norland	Tyrrell
Bockwoldt	Jessen	Olson	Utzig
Bonn	Kilpatrick	Palmer	Vanderwilt
Burkman	Klemesrud	Peterson	Van Eaton
Carlson	Krueger	Prentis	Visser
Cowan	Kruse	Pritchard	Walter of
Cox	Kuester	Putney	Marshall
Datisman	Kuhlmann	Reed	Walter of
Davis of	Lane	Robb	Pottawattamie
Black Hawk	Langland	Robinson of	Watson
Davis of Fayette	Latchaw	Monroe	Weichman
Dodds	Long	Saylor	Wellington
Donohue	Lynch	Schwengel	Whitaker
Edwards	Martin	Shepard	Whitehead
Fimmen	McEleney	Simonsen	Williams
Fletcher	McFarlane	Sloane	Wormley
Frederickson	McNeill	Smith of Clayton	Mr. Speaker
Frei	McReynolds	Smith of	
Gardner of		Dickinson	
Bremer			

The nays were, none:

Absent or not voting, 20:

Baker	Duffield	Less	Redman
Blatti	Farmer	Morrissey	Robinson of
Bryson	Fulk	Nielsen	Delaware
Capesius	Gardner of Linn	Parrish	Siefkas
Colburn	Hall	Poston	Stevens
Cooper			

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

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 147, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the selection of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act.

On the question "Shall the Schwengel substitute amendment to the committee amendment to section 9 be adopted?"

The ayes were, 43:

Anderson	Duffield	Kuester	Shepard
Avery	Gardner of	Kuhlmann	Tatum
Blatti	Bremer	Long	Te Paske
Blewett	Good	Lynch	Van Eaton
Bonn	Hedin	McEleney	Visser
Bryson	Heffner	McFarlane	Walter of
Capesius	Hicklin	Miller	Marshall
Colburn	Jessen	Prentis	Walter of
Datisman	Kilpatrick	Pritchard	Pottawattamie
Davis of	Klemesrud	Reed	Wellington
Black Hawk	Krueger	Saylor	Wormley
Davis of Fayette	Kruse.	Schwengel	

The nays were, 47:

Aubrey	Frei	Palmer	Steinberg
Baker	Fulk	Peterson	Stevens
Bass	Huston	Putney	Strawman
Bents	Langland	Redman	Tyrrell
Burkman	Latchaw	Robb	Utzig
Cowan	Martin	Robinson of	Vanderwilt
Cox	McNeill	Monroe	Watson
Dodds	McReynolds	Siefkas	Weichman
Edwards	Meyer	Simonsen	Whitaker
Fimmen	Mills	Sloane	Whitehead
Fletcher	Nelson	Smith of Clayton	Williams
Frederickson	Norland	Smith of	
	Olson	Dickinson	

Absent or not voting, 18:

Bockwoldt	Gardner of Linn	Moore	Robinson of
Carlson	Hall	Morrissey	Delaware
Cooper	Hoeness	Nielsen	Swaner
Donohue	Lane	Parrish	Mr. Speaker
Farmer	Less	Poston	

Amendment lost.

Schwengel of Scott moved that the following amendment, proposed by him, to the committee amendment to section 13, be adopted:

Amend as follows:

In lines one and two (1 and 2), section 13, strike the following: "under the general authority of the board,".

Amendment lost.

Schwengel of Scott moved that the following amendment to section 30, proposed by him, be adopted:

Amend section 30, line one (1), by striking after the word "sections" the words "five hundred fifteen (515),".

Kuester of Cass asked and obtained unanimous consent that House Files 125, 127, 177, 468 and House Joint Resolution 7 be made a special order of business immediately following final action on Senate File 147.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 Houses Files 87, 106, 107, 109, 187, 211, 292, 306, 328, 362, 374 and 392.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 87, 106, 107, 109, 187, 211, 292, 306, 328, 362, 374 and 392.

AMENDMENTS FILED

Carlson of Woodbury filed the following amendment to House File 437:

Amend section twenty (20) by inserting a new subsection following subsection (e) as follows:

"(f) The state of Iowa, and the political subdivisions and instrumentalities thereof may, upon application to the commission, supplement

the Primary Insurance Benefit, provided for in this law, at the rate of one dollar (\$1.00) per month for each year of current and prior service, however, not to exceed twenty (20) years of such service. Employment of six (6) months or more in any calendar year shall be credited as one year of service; employment of less than six (6) months in any calendar year shall be credited as one-half year of service."

Reletter following subsections accordingly.

Hicklin of Louisa filed the following amendment to Senate File 147:

Amend the committee amendments as follows:

Amend section four (4) by striking all after the word "years" in line thirteen (13) and inserting in lieu thereof the following:

"District school convention of each political party shall be held not less than ten days nor more than forty days after the regular county convention.

Such district school convention shall convene at a time and at a place to be fixed by the congressional district committee which shall issue a call in the same manner as the call for the regular district convention.

Delegates to the district school convention shall be elected by a county convention at the same time and in the same manner as delegates to the regular district convention or state convention except that no such delegate shall be elected to any other convention. Each county shall be entitled to the same number of delegates to the district school convention as they are entitled to a regular district convention. The method of procedure, organization, and voting of delegates shall be the same as at the regular district convention.

The district school convention shall nominate one candidate for one member in the state board of public instruction, and such member of the state board of public instruction shall be elected at the general election in November in the same manner as congressmen from that respective district.

Candidates for the office named in this chapter may be nominated by petition as elsewhere provided by law, but no such person so nominated shall be permitted to use the name of any political party authorized under the law to nominate candidates for such office."

Further amend by striking all of section five (5) after the word "term" in line two (2), and inserting in lieu thereof the following:

"by appointment by the governor of the state of Iowa from within said district, said appointment to be made within ninety days after such vacancy occurs."

Nielsen of Pottawattamie filed the following amendment to House File 152:

Amend section one (1), line ten (10), by inserting after the word "works" the words "cost over five thousand dollars (\$5,000)."

Amend section five (5) by striking all of line one (1) and striking from line two (2) the words "of Iowa, or any political subdivision thereof, and any" and inserting in lieu thereof the word "Any".

Amend by adding as a new section following section six (6) the following: "Sec. 7. The provisions of this act shall not apply in counties having a population of less than 15,000."

Amend by renumbering subsequent sections.

Klemesrud of Winnebago and Miller of Humboldt filed the following amendment to Senate File 147:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. There is hereby established a state board of public instruction for the state of Iowa. The state board of public instruction, hereinafter called the state board, shall consist of seven members, six of whom shall be appointed by the governor, subject to confirmation by a two-thirds vote of the members of the senate in executive session. The seventh member shall be the superintendent of public instruction who shall be the president ex officio and the executive officer of the state board.

"Sec. 2. The six appointive members of the board shall be citizens of the state, selected at large. Not more than four such members shall be members of the same political party and shall hold no other elective or appointive state office except that of notary public and, in order to preserve the lay character of the board, no person shall be appointed on the board while actively engaged in other professional education work.

Sec. 3. The governor shall appoint two members for a two-year term, two members for a four-year term and two members for a six-year term all to begin July 4, 1945. At the expiration of each of these terms, the succeeding terms shall be for six years each. The governor shall appoint the first board within twenty (20) days after this act has been approved by him. Thereafter, within sixty (60) days after the convening of the regular session of the general assembly, the governor shall appoint successors to the members of said board whose terms expire on the following June 30th.

"Sec. 4. Vacancies in the board occurring while the general assembly is in session shall be filled for the unexpired portion of the term in the same manner as full-time appointments are made. Vacancies occurring while the general assembly is not in session shall be filled by the governor, but such appointments shall terminate at the end of thirty days after the convening of the next regular session of the general assembly, unless confirmed by the senate in the same manner as full-time appointments provided that in the event this act shall not have been signed by the governor in time to secure the confirmation by the senate of the first board appointed hereunder, that such board shall be deemed to be regularly and legally appointed and shall serve until sixty (60) days after the convening of the next regular session of the general assembly unless confirmed by the senate in the same manner as full term appointees.

"Sec. 5. The place of office of the state board shall be in the office of the department of public instruction in the capitol of the state.

"Sec. 6. The state board shall hold at least five regular meetings which shall be scheduled on or before July 1st of each year. Special meetings of the board may be called by the president, or by any four members of the board. Notice of the special meetings shall be given to

each member of the board at least three days before the time of said meeting. All meetings shall be held at the office of the department, unless a different place within the state of Iowa is designated by the board, or in the notice of the meeting.

"Sec. 7. The state board shall have the authority to exercise the following general powers:

(1) The state board shall determine and adopt such policies as are authorized by law, and as in the discretion of the state board are necessary for the more efficient operation of any phase of public education.

(2) The state board shall adopt and prescribe all necessary rules and regulations for the proper enforcement and execution of the provisions of the school laws.

(3) The state board shall have the power to adopt and prescribe any minimum standards for carrying out the provisions of the school code, wherever the adoption thereof shall aid in providing adequate educational opportunities and facilities in any phase of public education.

(4) The state board shall have the power to perform such duties and exercise such responsibilities as are assigned to it by law, or as it may find necessary for the improvement of the state system of public education in carrying out the purposes and objectives of the school laws.

"Sec. 8. It shall be the responsibility of the state board to exercise the following powers and perform the following duties:

(1) To hold meetings as prescribed for the transaction of business relating to the operation of the state system of public education.

(2) To employ under the direction of the state superintendent, adequate clerical help to keep such records as are necessary to set forth clearly all actions and proceedings of the state board.

(3) To authorize the distribution of all moneys under the provision of the law for the equalization of educational opportunities, when the amounts of the same have been worked out by the superintendent of public instruction according to formulae provided by law and rules of the state board.

(4) To adopt and transmit to the state comptroller as provided by law, on blanks provided by him for that purpose, on or before September 1 prior to the meeting of the state legislature, estimates of expenditure requirements for the institutions, agencies, and services, including the department of public instruction, when the same have been prepared and submitted to the board by the superintendent of public instruction, except as otherwise provided by law, for each fiscal year of the ensuing biennium.

(5) To constitute the board for the certification of administrative and instructional personnel; to prescribe types and classes of certificates to be issued, the subjects and fields and positions which the certificates shall cover and determine the requirements for these certificates; to establish standards for the acceptance of courses, credits, degrees, and other evidences of training and preparation presented by institutions of higher learning, junior colleges, normal training schools, and other training institutions, both public and private, within and without the state, for the certification of their students.

(6) Constitute the state board for vocational education, and have

and exercise all the powers and perform all the duties imposed upon said board under the provisions of chapters 191 and 192 of the Code of 1939.

(7) To concur with the state superintendent in the appointment of such committees and members of such committees, as may be hereinafter provided by law, or as are desirable on the basis of any educational need of the state system of public education.

(8) To advise and counsel with the state superintendent of public instruction and other school officials and citizens concerning the interpretation and meaning of the school code and the rules and regulations adopted pursuant thereto; and whenever so designated by the state superintendent, shall sit as an appeal board to hear controversies arising out of the interpretation of said laws and regulations, and when acting in such capacity, their decision shall be final unless reviewed by some court of competent jurisdiction.

(9) To authorize, approve, and require to be used such forms as are needed to promote uniformity, accuracy, and completeness in executing contracts, keeping records, and making reports, and to require such reports to be made in such manner as may be recommended by the state superintendent of public instruction.

(10) To prescribe such minimum standards and rules and regulations as are required by law or recommended by the state superintendent of public instruction in accordance with law, and as it may find desirable to aid in carrying out the provisions of the Iowa school laws.

(11) To adopt and use for guiding principles in determining policies, regulations, and minimum standards, a long-time program for the state system of public education based upon special studies, surveys, research, and recommendations submitted by the state superintendent of public instruction.

(12) To approve plans, when submitted by the state superintendent of public instruction, for cooperating with the federal government in carrying out any or all phases of the educational program whenever it may find it desirable to do so, and to provide for the proper administration of funds which may be appropriated by Congress and apportioned to the state for any or all educational purposes of a public nature.

(13) To approve plans, when submitted by the state superintendent of public instruction, for cooperating with all other agencies, federal, state, county and municipal, in the development of regulations and in the enforcement of laws for which the state board and such agencies are jointly responsible, and to approve plans for cooperating with other proper agencies in the improvement of conditions relating to the state system of public instruction.

(14) To adopt and use for the guiding principles in determining policies, regulations, and minimum standards, a long-time program for the state system of public education based upon special studies, surveys, research, and recommendations submitted by the state superintendent of public instruction.

(15) To constitute a continuing research commission as to all public school matters in the state, and cause to be prepared and submitted to each regular session of the general assembly a report containing such

recommendations as to revisions, amendments, and new provisions of the law as the board has decided need action by the legislature.

"Sec. 9. The state superintendent of public instruction, hereinafter called the state superintendent, shall be elected at the general election for a term of four years. He shall serve until the election and qualification of his successor, as provided in chapter thirty-five (35), section five hundred fifteen (515), Code, 1939.

"Sec. 10. The superintendent of public instruction shall be a graduate of an accredited university or college, or of a four-year course above high school grade in an accredited normal school. He shall be the holder of a regular Iowa superintendent's certificate then in force and shall have had at least five years' experience as a superintendent. The deputy superintendent shall have like qualifications.

"Sec. 11. Before entering upon their duties, the superintendent and his deputy shall take the oath of office prescribed by section one thousand fifty-four (1054), Code, 1939.

"Sec. 12. The superintendent shall give bond as provided in section one thousand sixty-three (1063), Code, 1939, and his deputy shall give a like bond.

"Sec. 13. The state superintendent shall maintain his office, hereinafter known as the department of public instruction, in the capitol of the state.

"Sec. 14. The state superintendent shall be ex officio chairman and executive officer of the state board of public instruction.

"Sec. 15. It shall be the duty of the state superintendent to exercise the following powers:

(1) To exercise general supervision over the state system of public education, including the public elementary and secondary schools, the junior colleges, and he shall have educational supervision over the elementary and secondary schools under the control of the state board of control, and non-public schools to the extent that is necessary to carry out the provisions of the Iowa school law.

(2) To advise and counsel with the state board of public instruction on all matters pertaining to education; to recommend to the state board such matters as in his judgment are necessary to be acted upon, and when approved to execute or provide for the execution of the same.

(3) To recommend to the state board for adoption such policies pertaining to the state system of public education as he may consider necessary for its more efficient operation, and when adopted, to execute the same.

(4) To prepare and recommend to the state board such rules and regulations not in conflict with the school laws which will, in his opinion, insure the more efficient operation of the state system of public education, and when the same have been adopted, to execute or supervise the execution of such rules and regulations.

(5) To prepare as the needs arise and as he may deem necessary, minimum standards for the operation of any phase of the state system of public education which will aid in assuring more adequate educational opportunities for all, and to see, in so far as practicable, that such minimum standards as are adopted by the state board shall be enforced and observed by all.

(6) To organize, staff and administer the state department so as to render the greatest service to public education in the state.

(7) To perform such duties and exercise such responsibilities as are assigned to him by law, or as he may find necessary, in order to bring about the equalization of educational opportunities to all, and to achieve the objectives of the Iowa school laws.

"Sec. 16. It shall be the responsibility of the state superintendent to exercise all powers and perform all duties hereinafter listed; provided that in those areas where policies are to be initiated by the superintendent and approved by the state board, such policies are to be executed by the superintendent only after having been approved by the board.

(1) To attend all meetings of the state board, to submit such recommendations and information to the state board as he may deem advisable or as may be requested by the board, and to call such special meetings of the board as he shall deem necessary for the proper operation of the state system of public education.

(2) To cause to be kept such records of the proceedings of the board, including complete minutes, as are necessary to locate and identify the actions of the board.

(3) To adopt a seal for his office with which, together with his signature, he shall authenticate all true copies of decisions, acts, or documents.

(4) To apportion to the respective school districts of the state all moneys provided by law, and according to the provisions of the equalization act and the rules and regulations of the state board.

(5) To provide the same educational supervision for the schools maintained by the state board of control as is provided for the public schools of the state, and to make such recommendations to the board of control as will bring about the same equalization of educational opportunities to the pupils of these institutions, as to the pupils of the public schools.

(6) To act as the executive officer of the state board in all matters pertaining to vocational education and vocational rehabilitation; to submit to the state board and, when approved by the board, to execute plans for cooperating with the federal government for the conduct of the national educational and vocational rehabilitation, and to designate such assistants and staff as are necessary to carry out properly its programs and plans; to carry into effect such rules and regulations as the state board may adopt for the promotion of vocational education and vocational rehabilitation in the state; to keep, or cause to be kept, all necessary records, to make all required reports, and to provide for the proper articulation of vocational education and vocational rehabilitation with all other phases of education in the state.

(7) To recommend ways and means of cooperating with the federal government in carrying out any or all phases of the educational program relating to the state system of public education in which, in his discretion, cooperation is desirable. To recommend policies for administering funds which may be appropriated by congress and apportioned to the state for any or all educational purposes, and to execute such plans as were adopted by the board.

(8) To recommend to the state board policies and ways and means

of cooperating with other agencies, federal, state, county, and municipal, for carrying out those phases of the program in which cooperation is required by law, or in which, in his discretion, it is deemed desirable, and to cooperate with such agencies in planning and bringing about improvements in the educational program.

(9) To recommend to the state board the personnel of such committees as are required by law, and to appoint such other committees as may be deemed desirable by him for carrying out the provisions of the Iowa school laws.

(10) To issue, as chairman, licenses, certificates, and permits to persons qualified under the rules and regulations of the state board, and as are authorized by law to serve in an instructional or administrative or supervisory capacity, and to recommend the same to the state board for revocation for cause on the basis of evidence ascribed and submitted to him or the board.

(11) To advise and counsel concerning the interpretation and meaning of the school code and the rules and regulations adopted pursuant thereto; and, whenever practicable, to amicably adjust and settle such controversies arising thereunder as may be submitted to him, directly or by appeal, by all persons directly concerned. In his discretion, he may submit any controversies to the state board as an appeal board and present rules for the hearing of such, not inconsistent with the state law; and their decisions on such controversies shall be final, unless reviewed by some court of competent jurisdiction.

(12) To prepare, for the approval of the state board, such forms and procedures as are deemed necessary to be used by county boards, district boards, school officials, principals, teachers, and other employees, and to insure uniformity, accuracy and efficiency in keeping records, the execution of contracts, the preparation of budgets, and the submission of reports; to furnish at state expense, when deemed advisable by him, those forms which can more economically and efficiently be provided in that manner; and to notify the county board, or district board, or school authorities, in any case when any report has not been filed in the manner or on the dates prescribed by law or by regulation of the state board, that the school be not approved until the report has been properly filed.

(13) To ascertain in so far as practicable, by inspection, supervision, or otherwise, the condition, needs, and progress of the schools under the supervision and control of his department, and make recommendation to the proper authorities for the correction of such deficiencies and the educational and physical improvement of such schools.

(14) To suggest through public addresses, pamphlets, bulletins, and by meetings and conferences with school officers, teachers, parents, and the public generally, such changes and improvements relating to the state system of public education as he may think desirable, and publish and distribute such views and information as he may deem important.

(15) To formulate standards, regulations, and rules, subject to the approval of the state board of public instruction, for the approval or disapproval of all schools and public junior colleges under his control;

to remove for cause, after due investigation and notice, any such school failing to comply with such approved standards, rules, and regulations from the accredited list; which removal shall make such school ineligible for participation in the state equalization and other distributive funds, and the collection of tuition from nonresidents from other districts which do not maintain approved high schools.

(16) To file and preserve all reports, documents, and correspondence that may be of a permanent value, which shall be open for inspection under reasonable conditions by any citizen of the state.

(17) To keep a record of the business transacted by him.

(18) To endeavor to promote among the people of the state an interest in education, including industrial and commercial education, agriculture, manual and vocational training, domestic science and continuation work.

(19) To publish and distribute from time to time leaflets and circulars relative to such days and occasions as he may deem worthy of special observance in the public schools.

(20) To classify and define the various schools under the supervision and control of his department, formulate suitable courses of study therefor, and publish and distribute such classifications and courses of study.

(21) To report to the state comptroller on the first day of January of each year the number of persons of school age in each county.

(22) To report biennially to the governor, at the time provided by law, the condition of the schools under his supervision, including the number and kinds of school districts, the number of schools of each kind, the number and value of schoolhouses, the enrollment and attendance in each county for the previous year, any measures proposed or plans matured for the improvement of the public schools, such financial and statistical information as may be of public importance, and such general information relating to educational affairs and conditions within the state or elsewhere, as he may deem beneficial.

(23) To appoint at least one, and not more than two, county educational meetings or institutes to be held in each county each year and designate the time and place for holding them. The program therefor and the instructors and lecturers therein shall be subject to his approval.

(24) To prepare and supply questions for the examination of applicants for teachers' certificates and pupils completing the eighth grade in the rural schools and fix the times of such examinations.

(25) To cause to be prepared and published, when deemed necessary, a pamphlet containing suitable plans and specifications for public school buildings, including the most approved means and methods of heating, lighting and ventilating the same, together with information and suggestions for the proper and economical construction thereof.

(26) To cause to be printed in book form, during the months of June and July in the year 1945 and every four years thereafter, if deemed necessary, all school laws then in force with such forms, rulings, and decisions, and such notes and suggestions as may aid school officers in the proper discharge of their duties. A sufficient number shall be furnished to the county superintendent of each county to supply therein

school officers, directors, superintendents, and to others in such numbers as may be reasonably requested.

(27) To cause to be printed in pamphlet form after each session of the general assembly, any amendments or changes in the school laws with necessary notes and suggestions to be distributed as above prescribed.

(28) To prepare and submit to each regular session of the general assembly a report containing the recommendations of the board of public instruction as to revisions, amendments, and new provisions of school laws as a result of that board's deliberations as a continuing research commission on all matters relating to the public schools of the state.

"Sec. 17. There is hereby established a department of public instruction to act as an administrative and supervisory agency under the direction of the superintendent of public instruction. The state department shall be located in the office of the state superintendent, and shall assist the state superintendent in providing professional leadership and guidance and in carrying out the policies, procedures, and duties authorized by law or by the regulations of the state board of public instruction, as found necessary by him to attain the purposes and objectives of the school laws of Iowa.

"Sec. 18. The state department shall be organized into such divisions, branches, or sections as may be found desirable and necessary by the state superintendent to perform all the proper functions and render maximum services relating to the operation and improvement of the state system of public education; provided that the organization shall be such as to promote coordination of functions and services relating to administration and financial services on the one hand and the improvement of instruction on the other hand. It shall include at least the following divisions—instruction, administration and finance, certification, transportation, and special education.

"Sec. 19. Appropriations and other funds available for the maintenance of the state department shall be expended as provided by law.

"Sec. 20. The state superintendent shall appoint with due regard to their qualifications for the duties to be performed, designate titles, prescribe duties, determine the compensation, and effect the removal for cause of all employees in the state department; the total amount of compensation for employees to be subject to the limitation of the appropriation available for the maintenance of the department. The appointment or removal for cause of all employees shall be subject to the approval of the board.

"Sec. 21. The state superintendent shall appoint a deputy, whose appointment must be approved by the governor. The qualifications of the deputy shall be the same as required for the superintendent. The deputy shall, in the absence or inability of the superintendent, perform the duties of his office.

"Sec. 22. The superintendent of public instruction, his deputy, and the employees in his department shall receive their necessary actual traveling expenses incurred in the performance of their official duties.

"Sec. 23. The salary of the superintendent of public instruction shall

be fixed by the board of public instruction at not less than \$5,000 per year. The salary of the deputy shall be fixed in like manner at not less than \$3,600 per year.

"Sec. 24. Section three thousand eight hundred thirty-eight (3838), Code, 1939, is amended by striking all of said section and substituting in lieu thereof the following: 'The state board of public instruction shall constitute the state board for vocational education.'

"Sec. 25. Section three thousand eight hundred fifty-eight (3858), Code, 1939, is amended by striking all of said section and substituting in lieu thereof the following: 'The state board of public instruction shall constitute the board of educational examiners.'

"Sec. 26. Sections three thousand eight hundred twenty-nine (3829) to three thousand eight hundred thirty-two (3832), inclusive, three thousand eight hundred thirty-five (3835), three thousand eight hundred thirty-six (3836) and Chapter two hundred fifteen and one tenth (215.1), of the Code, 1939, are repealed."

Anderson of Henry filed the following amendment to Senate File 147:

Amend by rearranging the language of section one (1) as follows:

"Section 1. There is hereby created the Department of Public Instruction of the State of Iowa. It shall consist of a Superintendent of Public Instruction, a Deputy Superintendent, a Board of Public Instruction and such divisions, assistants and employees as shall be provided by law."

Further amend by striking section three (3) and inserting in lieu thereof the following:

"Sec. 3. The State Superintendent of Public Instruction together with the State Board of Public Instruction shall have general supervision of the public school system of the state."

On motion by Dodds of Des Moines, the House adjourned until 9:45 a. m., Tuesday, March 27, 1945

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 27, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Dale E. Strong, pastor of the Methodist church, Missouri Valley, Iowa.

Journal of March 26 was corrected and approved.

Aubrey of Wapello offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Daniel A. Emery, who was a member of the Thirty-ninth General Assembly, died on November 12, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Aubrey of Wapello asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Aubrey of Wapello, McReynolds of Wapello and Cowan of Keokuk.

Jessen of Audubon offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Chas. W. Taylor, who was a member of the Forty-third General Assembly, died on December 21, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Jessen of Audubon asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Jessen of Audubon, Kuester of Cass and Colburn of Shelby.

Jessen of Audubon offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John C. Bonwell, who was a member of the Thirty-second, Thirty-second Extraordinary, and the Thirty-third General Assemblies, died on October 3, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Jessen of Audubon asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Jessen of Audubon, Kuester of Cass and Colburn of Shelby.

Sloane of Polk offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Fred H. Hunter, who was a member of the Thirty-third General Assembly, died on July 23, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Sloane of Polk asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Sloane of Polk, Burkman of Polk and Whitehead of Dallas.

Sloane of Polk offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Frank S. Shankland, who was a member of the Thirty-fourth and Thirty-fifth General Assemblies, died March 3, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Sloane of Polk asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Sloane of Polk, Burkman of Polk and Steinberg of Story.

McNeill of Monona offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Henry Edgington, who was a member of the Thirty-seventh, Thirty-eighth and Thirty-ninth General Assemblies, died on June 27, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

McNeill of Monona asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: McNeill of Monona, Kuhlmann of Crawford and Van Eaton of Woodbury.

CONSIDERATION OF BILLS

Farmer of Linn asked and obtained unanimous consent for the immediate consideration of Senate File 415, a bill for an act to amend Senate File 15, Acts of the 51st General Assembly of Iowa, relating to the salaries of mayor and councilmen of commissioned cities.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Avery	Frei	Miller	Smith of Clayton
Bass	Fulk	Mills	Smith of
Bents	Good	Moore	Dickinson
Blatti	Hall	Morrissey	Steinberg
Blewett	Hedin	Nelson	Stevens
Bockwoldt	Heffner	Nielsen	Strawman
Bonn	Hicklin	Norland	Swaner
Burkman	Hoeness	Olson	Te Paske
Capesius	Huston	Palmer	Tyrrell
Carlson	Jessen	Parrish	Utzig
Colburn	Kilpatrick	Peterson	Vanderwilt
Cooper	Klemesrud	Putney	Van Eaton
Cowan	Krueger	Redman	Visser
Cox	Kruse	Reed	Walter of
Datisman	Kuester	Robb	Marshall
Davis of	Kuhlmann	Robinson of	Walter of
Black Hawk	Langland	Delaware	Pottawattamie
Dodds	Latchaw	Robinson of	Watson
Donohue	Less	Monroe	Wellington
Duffield	Long	Saylor	Whitaker
Edwards	Lynch	Schwengel	Williams
Farmer	McEleney	Shepard	Wormley
Fimmen	McNeill	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Baker	Gardner of Linn	Poston	Tatum
Bryson	Lane	Prentis	Weichman
Davis of Fayette	Martin	Pritchard	Whitehead
Gardner of	McFarlane		
Bremer			

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

Robinson of Delaware asked and obtained unanimous consent for the immediate consideration of Senate File 406, a bill for an act to make appropriations to Osceola County Fair, Adams County Fair Association, Sac County Fair Association, and Page County Agricultural Association.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Bents	Burkman	Cowan
Aubrey	Blatti	Capesius	Cox
Avery	Blewett	Carlson	Datisman
Baker	Bockwoldt	Colburn	Davis of
Bass	Bonn	Cooper	Black Hawk

Davis of Fayette	Klemesrud	Palmer	Steinberg
Dodds	Krueger	Peterson	Stevens
Donohue	Kruse	Poston	Strawman
Duffield	Kuester	Prentis	Swaner
Edwards	Kuhlmann	Putney	Te paske
Farmer	Langland	Redman	Tyrrell
Fimmen	Latchaw	Reed	Utzig
Fletcher	Less	Robb	Vanderwilt
Frederickson	Long	Robinson of	Van Eaton
Frei	Lynch	Delaware	Visser
Fulk	McEleney	Robinson of	Walter of
Gardner of	McNeill	Monroe	Marshall
Bremer	McReynolds	Saylor	Walter of
Good	Meyer	Schwengel	Pottawattamie
Hall	Mills	Shepard	Watson
Hedin	Moore	Siefkas	Weichman
Heffner	Morrissey	Simonsen	Wellington
Hicklin	Nelson	Sloane	Whitaker
Hoeness	Nielsen	Smith of Clayton	Williams
Huston	Norland	Smith of	Wormley
Jessen	Olson	Dickinson	Mr. Speaker
Kilpatrick			

The nays were, none.

Absent or not voting, 10:

Bryson	Martin	Parrish	Tatum
Gardner of Linn	McFarlane	Pritchard	Whitehead
Lane	Miller		

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

The House resumed consideration of Senate File 147, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the selection of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act.

Schwengel of Scott asked and obtained unanimous consent to withdraw his amendment to section 30, filed March 12.

Duffield of Guthrie offered the following amendment and moved its adoption:

Amend section thirty (30), line one (1), by striking the words and figures "five hundred fifteen (515)".

Long of Clinton moved that action on Senate File 147 be deferred and that the bill retain its place on the calendar.

Motion lost.

Roll call was demanded on the amendment by Duffield of Guthrie.

Rule 18 was invoked.

On the question "Shall the amendment by Mr. Duffield be adopted?"

The ayes were, 59:

Anderson	Fletcher	Less	Stevens
Baker	Frei	Long	Strawman
Bents	Gardner of	Lynch	Swaner
Blatti	Bremer	Martin	Tatum
Blewett	Gardner of Linn	McEleney	Te Paske
Bockwoldt	Good	Miller	Utzig
Bonn	Hall	Mills	Van Eaton
Bryson	Hedin	Palmer	Visser
Capesius	Heffner	Parrish	Walter of
Colburn	Hicklin	Peterson	Marshall
Cooper	Hoeness	Prentis	Walter of
Datisman	Jessen	Reed	Pottawattamie
Davis of Fayette	Kilpatrick	Robinson of	Wellington
Donohue	Klemesrud	Delaware	Whitaker
Duffield	Krueger	Schwengel	Wormley
Edwards	Kuester	Shepard	

The nays were, 48:

Aubrey	Fulk	Nelson	Simonsen
Avery	Huston	Nielsen	Sloane
Bass	Kruse	Norland	Smith of Clayton
Burkman	Kuhlmann	Olson	Smith of
Carlson	Lane	Poston	Dickinson
Cowan	Langland	Pritchard	Steinberg
Cox	Latchaw	Putney	Tyrrell
Davis of	McFarlane	Redman	Vanderwilt
Black Hawk	McNeill	Robb	Watson
Dodds	McReynolds	Robinson of	Weichman
Farmer	Meyer	Monroe	Williams
Fimmen	Moore	Saylor	Mr. Speaker
Frederickson	Morrissey	Siefkas	

Absent or not voting, 1:

Whitehead

Amendment adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 415.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 415.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 27th day of March, 1945, sent to the Governor for his approval: House Files 87, 106, 107, 109, 187, 211, 292, 306, 328, 362, 374 and 392.

CARL A. ANDERSON, *Chairman.*

Report adopted.

On motion by Prentis of Ringgold, the House recessed until 2 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PETITIONS

Carlson of Woodbury presented a petition, signed by 15 watch-makers and jewelers of Sioux City, Iowa, urging passage of Senate File 52.

Referred to sifting committee.

INTRODUCTION OF BILLS

House File 469, by committee on military and veterans affairs, a bill for an act creating an Iowa department of veterans affairs to assist all members of the armed forces, veterans, their dependents and beneficiaries; prescribing the powers and duties thereof and making an appropriation therefor; authorizing the establishment of information and service centers for service men and women and veterans in counties, cities and towns, including special charter cities; providing for payment of expenses therefor; repealing that part of section four hundred sixty-seven and forty-four hundredths (467.44), Code, 1939, relating to the permanent registry of veterans' graves and repealing chapter thirty-two and two tenths (32.2), Code, 1939.

Read first time and referred to committee on appropriations.

House File 470, by committee on military and veterans affairs, a bill for an act to provide for the administration and supervision of the retraining and education within the state of Iowa of returning veterans of World War II as provided for under the acts of the Congress of the United States and contracts and agreements made thereunder with the federal government and to provide funds to carry out the provisions of this act.

Read first time and referred to committee on appropriations.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 147, a bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction, provide for the appointment of members thereof, and prescribe the powers and duties of said board; to provide for the selection of a superintendent of public instruction and a deputy superintendent and such assistants and employees as may be necessary; to prescribe the duties of the superintendent of public instruction and the deputy superintendent; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act.

Schwengel of Scott moved that the following amendment, proposed by him, to the committee amendment be adopted:

Amend by striking all of subsection two (2) of section eight (8).

Amendment adopted.

Schwengel of Scott moved that the following amendment, proposed by him, to the committee amendment be adopted:

Section 10. The board shall fix the salary of the superintendent at not to exceed six thousand dollars (\$6,000.00) per year and the salary of the deputy superintendent at not to exceed four thousand dollars (\$4,000.00) per year.

Amendment adopted.

Mr. Schwengel moved to reconsider the vote by which his amendments to the committee amendment failed of adoption.

Motion prevailed.

Mr. Schwengel of Scott moved that the following amendment, proposed by him, to the committee amendment be adopted:

Amend by striking all of section nine (9) and substituting in lieu thereof the following:

Section 9. 1. The deputy superintendent shall be appointed by the superintendent of public instruction with the approval of the board of public instruction for the term of four (4) years and shall serve until his successor has been selected and has qualified.

2. Vacancies in this office shall be filled by the superintendent and the board for the unexpired portion of the term in the same manner as regular appointments.

3. The first term of the appointive officers provided for under this act shall begin on the second secular day of January, 1947.

Amendment adopted.

Schwengel of Scott moved that the following amendment, proposed by him, to the committee amendment be adopted:

Amend section 13, subsection 1, by striking all of lines 4 and 5 and substituting in lieu thereof the following:

"The superintendent shall, as its chairman and executive officer, subject to the approval of the board, organize the department of public instruction as created by this act, prescribe all necessary rules not in conflict with the provisions of law for the conduct of its affairs, appoint the staff and employ necessary clerical help, and define the duties of appointees and employees of the department."

Amendment adopted.

Schwengel of Scott moved that the following amendment, proposed by him, to the committee amendment be adopted:

Amend section thirteen (13), lines one (1) and two (2), by striking the following: ", under the general authority of the board,".

Amendment adopted.

Hicklin of Louisa moved that the following amendment, proposed by him, to the committee amendments be adopted:

Amend section four (4) by striking all after the word "years" in line thirteen (13) and inserting in lieu thereof the following:

"District school convention of each political party shall be held not less than ten days nor more than forty days after the regular county convention.

Such district school convention shall convene at a time and at a place to be fixed by the congressional district committee which shall issue a call in the same manner as the call for the regular district convention.

Delegates to the district school convention shall be elected by a county convention at the same time and in the same manner as delegates to the regular district convention or state convention except that no such delegate shall be elected to any other convention. Each county shall be entitled to the same number of delegates to the district school convention as they are entitled to a regular district convention. The method of procedure, organization, and voting of delegates shall be the same as at the regular district convention.

The district school convention shall nominate one candidate for one member in the state board of public instruction, and such member of the state board of public instruction shall be elected at the general election in November in the same manner as congressmen from that respective district.

Candidates for the office named in this chapter may be nominated by petition as elsewhere provided by law, but no such person so nominated shall be permitted to use the name of any political party authorized under the law to nominate candidates for such office."

Roll call was demanded.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes were, 46:

Anderson	Fimmen	Olson	Saylor
Avery	Fletcher	Palmer	Shepard
Baker	Frederickson	Parrish	Strawman
Bass	Gardner of	Peterson	Tatum
Blewett	Bremer	Prentis	Tyrrell
Bryson	Gardner of Linn	Pritchard	Vanderwilt
Burkman	Hicklin	Putney	Van Eaton
Carlson	Jessen	Redman	Visser
Davis of	Kilpatrick	Reed	Watson
Black Hawk	Less	Robb	Weichman
Davis of Fayette	Lynch	Robinson of	Williams
Donohue	Morrissey	Monroe	Wormley
Farmer			

The nays were, 40:

Aubrey	Good	McFarlane	Simonsen
Bockwoldt	Hedin	McNeill	Sloane
Capesius	Heffner	McReynolds	Smith of Clayton
Cooper	Hoeness	Meyer	Smith of
Cowan	Kruse	Mills	Dickinson
Cox	Kuester	Nelson	Steinberg
Datisman	Kuhlmann	Norland	Te Paske
Dodds	Langland	Poston	Walter of
Edwards	Latchaw	Schwengel	Pottawattamie
Frei	Long	Siefkas	Whitaker
Fulk	McEleney		

Absent or not voting, 22:

Bents	Huston	Moore	Utzig
Blatti	Klemesrud	Nielsen	Walter of
Bonn	Krueger	Robinson of	Marshall
Colburn	Lane	Delaware	Wellington
Duffield	Martin	Stevens	Whitehead
Hall	Miller	Swaner	Mr. Speaker

Amendment adopted.

Hicklin of Louisa moved that the following amendment, proposed by him, to the committee amendment be adopted:

Further amend by striking all of section five (5) after the word "term" in line two (2) and inserting in lieu thereof the following:

"by appointment by the governor of the state of Iowa from within said district, said appointment to be made within ninety days after such vacancy occurs."

Amendment adopted.

Miller of Humboldt asked and obtained unanimous consent to withdraw the amendment to sections four (4) and five (5), filed by himself and Lynch of Pocahontas March 14.

Reed of Jefferson asked and obtained unanimous consent to withdraw his amendment to section ten (10), filed March 22.

Klemesrud of Winnebago asked and obtained unanimous consent to withdraw the amendment to all following the enacting clause, filed by himself and Miller of Humboldt March 26.

Schwengel of Scott moved that the following amendment, proposed by the committee, to the title be adopted:

Amend by striking the title and substituting in lieu thereof the following:

"A bill for an act to create a department of public instruction of the state of Iowa; to create a board of public instruction; provide for the election of a board of public instruction, and prescribe the powers and duties of said board; to provide for the approval of the board of the appointment of a deputy superintendent and such assistants and employees as the board may deem necessary; to prescribe the duties of the superintendent of public instruction; to amend certain provisions of the Code, 1939, and repeal certain provisions of the Code, 1939, to effect the general purposes of this act."

Amendment adopted.

Schwengel of Scott moved that the committee amendments, as amended, be adopted.

Amendments adopted.

Anderson of Henry moved that the following amendment, proposed by him, be adopted:

Amend by rearranging the language of section one (1) as follows:

"Section 1. There is hereby created the Department of Public Instruction of the State of Iowa. It shall consist of a Superintendent of Public Instruction, a Deputy Superintendent, a Board of Public Instruction and such divisions, assistants and employees as shall be provided by law."

Amendment adopted.

Mr. Anderson moved that the following amendment, proposed by him, be adopted:

Amend by striking section three (3) and inserting in lieu thereof the following:

"Sec. 3. The State Superintendent of Public Instruction together with the State Board of Public Instruction shall have general supervision of the public school system of the state."

Amendment adopted.

Schwengel of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fulk	McReynolds	Simonsen
Aubrey	Gardner of	Meyer	Sloane
Baker	Bremer	Miller	Smith of Clayton
Bass	Gardner of Linn	Mills	Smith of
Bents	Good	Moore	Dickinson
Blatti	Hedin	Morrissey	Steinberg
Blewett	Heffner	Nelson	Strawman
Bockwoldt	Hicklin	Nielsen	Swaner
Burkman	Hoeness	Norland	Tatum
Carlson	Huston	Olson	Te Paske
Colburn	Jessen	Palmer	Tyrrell
Cooper	Kilpatrick	Parrish	Utzig
Cowan	Klemesrud	Peterson	Vanderwilt
Cox	Krueger	Poston	Van Eaton
Datisman	Kruse	Prentis	Visser
Davis of	Kuester	Pritchard	Walter of
Black Hawk	Kuhlmann	Putney	Marshall
Davis of Fayette	Lane	Redman	Walter of
Dodds	Langland	Reed	Pottawattamie
Donohue	Latchaw	Robinson of	Watson
Edwards	Less	Delaware	Whitaker
Farmer	Long	Saylor	Whitehead
Fimmen	Lynch	Schwengel	Williams
Fletcher	McEleney	Shepard	Wormley
Frederickson	McFarlane	Siefkas	Mr. Speaker
Frei	McNeill		

The nays were, 4:

Avery	Bryson	Weichman	Wellington
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Absent or not voting, 8:

Bonn	Hall	Robinson of	Stevens
Capesius	Martin	Monroe	
Duffield	Robb		

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

Klemesrud of Winnebago moved that the vote by which Senate File 147 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

SENATE FILE 25 SUBSTITUTED FOR HOUSE FILE 77

McFarlane of Black Hawk asked and obtained unanimous consent to substitute Senate File 25 for House File 77.

HOUSE FILE 361 WITHDRAWN

Lane of Carroll asked and obtained unanimous consent to withdraw House File 361 from the further consideration of the House.

HOUSE INSISTS ON ITS AMENDMENTS TO SENATE FILE 405

Kuester of Cass moved that the House insist on its amendments to Senate File 405.

Avery of Clay moved that the House recede from its amendment to section thirteen (13), line twelve (12), of Senate File 405.

Roll call was demanded.

On the question "Shall the House recede?"

The ayes were, 40:

Aubrey	Jessen	Morrissey	Robb
Avery	Kilpatrick	Nelson	Simonsen
Bents	Krueger	Norland	Smith of Clayton
Capesius	Kuhlmann	Olson	Smith of
Cowan	Latchaw	Palmer	Dickinson
Dodds	Less	Parrish	Tatum
Farmer	Long	Peterson	Utzig
Fimmen	McEleney	Poston	Vanderwilt
Frederickson	McNeill	Pritchard	Visser
Gardner of	McReynolds	Redman	Watson
Bremer	Meyer		

The nays were, 61:

Anderson	Donohue	Lane	Sloane
Baker	Duffield	Langland	Steinberg
Bass	Edwards	Lynch	Strawman
Blatti	Fletcher	McFarlane	Te Paske
Blewett	Frei	Miller	Tyrrell
Bockwoldt	Fulk	Mills	Van Eaton
Bonn	Gardner of Linn	Moore	Walter of
Bryson	Good	Nielsen	Marshall
Burkman	Hedin	Prentis	Walter of
Carlson	Heffner	Putney	Pottawattamie
Colburn	Hicklin	Reed	Weichman
Cooper	Hoeness	Robinson of	Wellington
Cox	Huston	Delaware	Whitaker
Datisman	Klemesrud	Saylor	Williams
Davis of	Kruse	Shepard	Wormley
Black Hawk	Kuester	Siefkas	Mr. Speaker
Davis of Fayette			

Absent or not voting, 7:

Hall	Robinson of	Schwengel	Swaner
Martin	Monroe	Stevens	Whitehead

Motion lost, and the House refused to recede from its amendment to section thirteen (13), line twelve (12), of Senate File 405.

Motion by Mr. Kuester prevailed and the House insisted on its amendments to Senate File 405.

MESSAGES FROM 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 219, a bill for an act relating to taxation for limited partnerships.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 395, a bill for an act relating to gross premium taxes to be paid by insurance companies and associations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 25, a bill for an act relating to retirement system for employees of municipally owned waterworks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 323, a bill for an act relating to costs of official publications.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 402, a bill for an act relating to the salary of supervisor of building and loan associations. W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 395

1. Strike from lines two (2) and three (3) of section two (2) the following: "adding after the word 'state' in line one (1) the words 'and county' and by".

2. Strike all of section three (3) and renumber all of remaining sections.

3. Insert in line three (3) of section ten (10) between the word "associations" and the comma (,) following the said word "associations" or "county mutual associations".

4. Change the period (.) at the end of section twelve (12) to a comma (,) and add thereafter "except as hereinbefore limited."

SENATE MESSAGES CONSIDERED

Senate File 25, a bill for an act to provide for a pension and annuity retirement system for employees of municipally owned waterworks, or other municipally owned and operated public utility, in any city having a population of five thousand or more, and to authorize city council, board of waterworks trustees, or other board or commission, whichever is authorized to manage and operate such waterworks or other municipally owned and operated public utility, to formulate and establish such plan and adopt appropriate rules and regulations therefor.

Read first time and referred to sifting committee.

Senate File 323, a bill for an act to amend section five thousand four hundred twelve (5412), Code, 1939, relating to the costs of official publications.

Read first time and referred to sifting committee.

Senate File 402, a bill for an act to amend section nine thousand three hundred fifty-four and one tenth (9354.1), Code, 1939, relating to salary of supervisor of building and loan associations.

Read first time and referred to sifting committee.

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 94 and 135.

AMENDMENTS FILED

Heffner of Hamilton filed the following amendment to House File 461:

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Mount Ayr Record-News, a newspaper published at Mount Ayr, Iowa, and the Ogden Reporter, a newspaper published at Ogden, Iowa."

Lynch of Pocahontas filed the following amendment to House File 346:

Amend section one hundred seventy-three (173), lines three (3), four (4) and five (5), by striking therefrom the following: "and if the original classification did not designate separately the amount each tract should pay for the main ditch or drain and the amount it should pay for lateral drains".

Further amend section one hundred seventy-three (173) by adding at the end thereof the following: "In arriving at the percentage of benefits and amount of assessments, the commissioners shall consider the filling of such open ditch or main as being caused by the deposit of silt therein from branch ditches, lateral drains and tile laterals, the erosion of the ditch banks, the caving in of bulkheads, and the growth of trees and vegetation in the open ditch and upon the banks thereof, and all other facts relevant thereto, and shall arrive at fair and equitable assessments for benefits to be assessed to each tract of land within the district without regard to the original classification of lands or benefits assessed originally thereto and thereafter all levies for repairs or reconstruction as provided in section one hundred seventy (170) shall be made in accordance with such reclassification and reassessment notwithstanding the provisions of section one hundred seventy-two (172)."

Heffner of Hamilton filed the following amendment to House File 453:

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its publication in The Victor Record, a newspaper published at Victor, Iowa, and the Blakesburg Excelsior, a newspaper published at Blakesburg, Iowa."

Shepard of Lucas filed the following amendment to House File 285:

Amend by striking from section five (5), line fifty-one (51), the words and figures "ten thousand dollars (\$10,000)", and inserting in lieu thereof the words and figures "one thousand dollars (\$1,000)".

Further amend by striking from section six (6), line eight (8), the words and figures "twenty-five dollars (\$25.00)", and inserting in lieu thereof the words and figures "ten dollars (\$10.00)".

Further amend by striking from section six (6), line nine (9), the words and figures "fifty dollars (\$50.00)", and inserting in lieu thereof the words and figures "twenty-five dollars (\$25.00)".

Klemesrud of Winnebago filed the following amendment to Senate File 397:

Amend section two (2), line five (5), by striking the word "five" and substituting in lieu thereof the word "six".

Fimmen of Davis filed the following amendment to House File 311:

Amend section one (1) by adding after line eighteen (18) the following: "the power vested by this section in the department shall not apply however, to the lower five thousand (5000) feet of any stream flowing into a river at a place where such river forms a part of the boundary of the state."

Further amend by adding the following after the period (.) in line nine (9) of section three (3): "provided, however, that no proceedings may be instituted against the same person, firm, corporation or municipality until after one year from the date the court has set aside such order of the department."

Further amend by striking from section six (6), lines thirteen (13) and fourteen (14), the words "and to extension of or addition to any factory, manufacturing establishment, or business enterprise".

Further amend section six (6), line sixteen (16), by adding after the word "extensions" the words "of such sewage systems".

Further amend section six (6), line thirty-four (34), by inserting a period (.) following the word "system" and striking the remainder of the sentence.

Further amend section six (6), line forty-seven (47), by striking the period (.) and inserting in lieu thereof a comma (,) and the following words: "not inconsistent with standard engineering practice".

Walter of Pottawattamie filed the following amendment to House File 125:

Amend section eight (8), by adding the following paragraph at the end thereof:

"No provision of this act shall be construed to require or compel any person who is a member of a well recognized church or religious denomination and whose religious convictions, in accordance with the tenets or principles of his or her church or religious denomination, are opposed to medical treatment for disease to take or follow a course of physical therapy, or submit to medical treatment, nor shall any parent or guardian who is a member of such church or religious denomination and who has such religious convictions be required to enroll a child in any course or instruction which utilizes medical treatment for disease."

Less of Dubuque filed the following amendment to Senate File 247:

Amend by adding a new subsection as follows:

"(h) No order shall be made and entered by the court permitting fiduciaries to invest funds in obligations of private individuals without security of at least twice the value of the amount proposed to be invested, said securities to be approved by the court."

Hicklin of Louisa filed the following amendment to House File 465:

Amend section one (1), line eight (8), by inserting after the period (.) the following:

"Said notice shall be served as provided for the service of original notices under the Rules of Civil Procedure."

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Wednesday, March 28, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 28, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Andrew Parks, pastor of the Bethel A. M. E. C. church, Cedar Rapids, Iowa.

Journal of March 27 was corrected and approved.

PRESENTATION OF VISITORS

Van Eaton of Woodbury presented David and Gary Less of Dubuque, sons of the Honorable Frank W. Less, member of the House.

Cooper of Adams presented Mrs. Rudolph Walter, mother of Representative Walter, and on motion of Mr. Cooper best wishes of the House members and employees were extended to both on the occasion of their birthdays.

Steinberg of Story presented the members of the senior high school class of Nevada, Iowa, and their superintendent, H. C. Engelbrecht.

PETITIONS

Bockwoldt of Ida presented a petition, signed by six citizens of Ida Grove, urging passage of House File 464.

Referred to sifting committee.

Reed of Jefferson asked and obtained unanimous consent to recall House File 274 from the Senate.

CONFERENCE COMMITTEE ON SENATE FILE 405 APPOINTED

The Speaker announced the appointment of the following as the conference committee on Senate File 405: Walter of Pottawattamie, McFarlane of Black Hawk, Miller of Humboldt and Prentis of Ringgold.

INTRODUCTION OF BILLS

House File 471, by committee on appropriations, a bill for an act to amend sections three thousand three hundred eighty-four

and nine hundredths (3384.09), three thousand seven hundred seven (3707), three thousand six hundred eighty-seven (3687), and three thousand seven hundred twenty-four (3724), Code, 1939, relating to salaries of superintendents of institutions and state schools under the board of control.

Read first time and passed on file.

House File 472, by judiciary 2, a bill for an act to make permanent a certain temporary transfer of funds of Crawford county, Iowa, made by authority of the State Comptroller.

Read first time and referred to sifting committee.

Smith of Clayton offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles E. Scholz, who was a member of the Thirty-fifth General Assembly, died on January 25, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Smith of Clayton asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Smith of Clayton, Palmer of Allamakee and Langland of Winneshiek.

Krueger of Cerro Gordo offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Arthur C. Pickford, who was a member of the Thirty-fourth and Thirty-fifth General Assemblies, died March 19, 1943; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Krueger of Cerro Gordo asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Krueger of Cerro Gordo, Blewett of Franklin and Norland of Worth.

Kruse of Floyd offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable J. S. Garber, who was a member of the Thirty-eighth, Thirty-ninth and Fortieth General Assemblies, died on January 14, 1942; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Kruse of Floyd asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft resolutions: Kruse of Floyd, Krueger of Cerro Gordo and Blatti of Chickasaw.

Strawman of Jones offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Frederick O. Ellison, who was a member of the Twenty-fifth, Twenty-sixth and Twenty-seventh General Assemblies, died in October, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Strawman of Jones asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Strawman of Jones, Farmer of Linn and Bryson of Hardin.

CONSIDERATION OF BILLS

House File 125, a bill for an act to provide for the special education of handicapped children, to create a state administrative authority, to enable school directors and boards of education to

establish and maintain classes and schools for handicapped children, to provide for payment from state funds of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating schools for normal children, and to establish controls for the distribution of such funds, with report of committee recommending amendment and passage, was taken up for consideration.

Avery of Clay offered the following amendment to the committee amendment and moved its adoption:

Amend section eleven (11), line three (3), by striking the figures "\$30,000.00" and inserting in lieu thereof the figures "\$60,000.00".

Amend section twelve (12), line three (3), by striking the figures "\$30,000.00", and inserting in lieu thereof the figures "\$60,000.00".

Amendment lost.

Walter of Pottawattamie offered the following amendments and moved their adoption:

Amend section two (2), lines four (4) and nine (9), by striking the words "over five and".

Amend section two (2), subsection 1, line seven (7), by striking the word "such" immediately following the word "of".

Amendments adopted.

Miller of Humboldt offered the following amendment and moved its adoption:

Amend section two (2), subsection two (2), line ten (10), by inserting after the word "are", the words "certified by a practicing physician to be".

Amendment adopted.

Edwards of Union offered the following amendment and moved its adoption:

Amend section two (2), line fourteen (14), by striking the word "which" and inserting in lieu thereof the word "whom".

Amendment adopted.

Walter of Pottawattamie moved that the following amendment, proposed by him, be adopted:

Amend section eight (8) by adding the following paragraph at the end thereof:

"No provision of this act shall be construed to require or compel any person who is a member of a well recognized church or religious denomination and whose religious convictions, in accordance with the tenets or principles of his or her church or religious denomination, are opposed to medical treatment for disease to take or follow a course of physical ther-

apy, or submit to medical treatment, nor shall any parent or guardian who is a member of such church or religious denomination and who has such religious convictions be required to enroll a child in any course or instruction which utilizes medical treatment for disease."

Gardner of Bremer offered the following amendment to the amendment and moved its adoption:

Amend by inserting immediately after the word "medical", in lines six (6) and nine (9), the words "or surgical".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Miller of Humboldt offered the following amendment and moved its adoption:

Amend section seven (7), line thirteen (13), by striking the words "director of the state division of special education" and inserting in lieu thereof the words "superintendent of public instruction."

Amendment adopted.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend section four (4), line three (3), by inserting after the word "may" the following words: "provide transportation or".

Amendment adopted.

Committee amendments, as amended, adopted.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 105.

Anderson	Davis of Fayette	Hoeness	Meyer
Aubrey	Dodds	Huston	Miller
Avery	Donohue	Jessen	Mills
Baker	Duffield	Kilpatrick	Moore
Bass	Edwards	Klemesrud	Morrissey
Bents	Farmer	Krueger	Nelson
Blatti	Fimmen	Kruse	Nielsen
Blewett	Fletcher	Kuester	Norland
Bockwoldt	Frederickson	Kuhlmann	Olson
Bonn	Frei	Lane	Palmer
Bryson	Fulk	Langland	Parrish
Burkman	Gardner of	Latchaw	Peterson
Carlson	Bremer	Less	Poston
Cooper	Gardner of Linn	Long	Prentis
Cowan	Good	Lynch	Pritchard
Cox	Hall	McEleney	Putney
Datisman	Hedin	McFarlane	Redman
Davis of	Heffner	McNeill	Reed
Black Hawk	Hicklin	McReynolds	Robb

Robinson of Delaware	Smith of Simonsen	Te Paske Tyrrell	Walter of Pottawattamie
Robinson of Monroe	Sloane Dickinson	Vanderwilt Utzig	Watson
Saylor	Steinberg	Van Eaton	Weichman
Schwengel	Stevens	Visser	Wellington
Shepard	Strawman	Walter of	Whitaker
Siefkas	Swaner	Marshall	Whitehead
Smith of Clayton	Tatum		Williams
			Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 3:

Capesius Colburn Martin

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

House File 177, a bill for an act to appropriate funds from the general fund of the state, to build a bridge over Squaw Creek on the Thirteenth Street Road between the city of Ames and Iowa State College, on land owned by the state of Iowa, with report of committee recommending passage, was taken up for consideration.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend section one (1), line three (3), by striking the words and figures "Fifty-five Thousand Dollars (\$55,000.00)" and inserting in lieu thereof the words and figures "twenty-seven thousand five hundred dollars (\$27,500.00)".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 23:

Bryson	Frei	Miller	Siefkas
Colburn	Hall	Pritchard	Sloane
Cox	Hicklin	Redman	Te Paske
Davis of Fayette	Hoeness	Reed	Tyrrell
Donohue	Lane	Robinson of	Walter of
Fletcher	Long	Delaware	Marshall
Frederickson			

The nays were, 60:

Anderson	Cowan	Klemesrud	Meyer
Aubrey	Datman	Kruse	Mills
Avery	Davis of	Krueger	Moore
Baker	Black Hawk	Kuhlmann	Morrissey
Bass	Farmer	Langland	Nelson
Blatti	Fimmen	Latchaw	Norland
Blewett	Gardner of Linn	Less	Olson
Bockwoldt	Heffner	Lynch	Palmer
Bonn	Huston	McEleney	Peterson
Burkman	Jessen	McNeill	Poston
Cooper	Kilpatrick	McReynolds	Putney

Robb	Simonsen	Strawman	Visser
Robinson of	Smith of Clayton	Swaner	Whitaker
Monroe	Smith of	Utzig	Williams
Saylor	Dickinson	Vanderwilt	Mr. Speaker
Shepard	Steinberg	Van Eaton	

Absent or not voting, 25:

Bents	Gardner of	Nielsen	Walter of
Capesius	Bremer	Parrish	Pottawattamie
Carlson	Good	Prentis	Watson
Dodds	Hedin	Schwengel	Weichman
Duffield	Kuester	Stevens	Wellington
Edwards	Martin	Tatum	Whitehead
Fulk	McFarlane		Wormley

Amendment lost.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Fulk	McNeill	Shepard
Aubrey	Gardner of	McReynolds	Simonsen
Avery	Bremer	Meyer	Sloane
Baker	Gardner of Linn	Miller	Smith of Clayton
Bass	Good	Mills	Smith of
Bents	Hall	Moore	Dickinson
Blatti	Heffner	Morrissey	Steinberg
Blewett	Hoeness	Nelson	Stevens
Bockwoldt	Jessen	Norland	Strawman
Bonn	Huston	Olson	Swaner
Bryson	Kilpatrick	Palmer	Tatum
Burkman	Klemesrud	Peterson	Te Paske
Carlson	Krueger	Poston	Utzig
Cooper	Kruse	Prentis	Vanderwilt
Cowan	Kuester	Pritchard	Van Eaton
Datisman	Kuhlmann	Putney	Visser
Davis of	Lane	Redman	Watson
Black Hawk	Langland	Robb	Weichman
Dodds	Latchaw	Robinson of	Wellington
Duffield	Less	Monroe	Whitaker
Farmer	Lynch	Saylor	Williams
Fimmen	McEleney	Schwengel	Mr. Speaker
Fletcher	McFarlane		

The nays were, 7:

Cox	Hicklin	Robinson of	Walter of
Davis of Fayette	Donohue	Delaware	Marshall
		Siefkas	

Absent or not voting, 15:

Capesius	Frei	Nielsen	Walter of
Colburn	Hedin	Parrish	Pottawattamie
Edwards	Long	Reed	Whitehead
Frederickson	Martin	Tyrrell	Wormley

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

House File 468, a bill for an act to authorize the purchase of certain farm land adjoining the Iowa Training School for Boys, and to provide for an appropriation therefor, was taken up for consideration.

Hall of Mills offered the following amendment and moved its adoption:

Amend section three (3), line three (3), by inserting after the word "the" the words "Harlan News-Advertiser", and by inserting in line four (4) after the word "at" the words "Harlan, Iowa".

Further amend section three (3) by inserting after the word "the" in line four (4) the words "The Malvern Leader", and by inserting after the word "at" in line five (5) the words "Malvern, Iowa".

Amendment adopted.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Gardner of	Mills	Simonsen
Aubrey	Bremer	Moore	Sloane
Avery	Gardner of Linn	Morrissey	Smith of Clayton
Bass	Good	Nelson	Smith of
Blatti	Hall	Neilsen	Dickinson
Blewett	Hedin	Norland	Steinberg
Bockwoldt	Heffner	Olson	Stevens
Bonn	Hoeness	Palmer	Strawman
Bryson	Huston	Parrish	Tatum
Burkman	Jessen	Peterson	Te Paske
Carlson	Kilpatrick	Poston	Tyrrell
Colburn	Krueger	Prentis	Utzig
Cooper	Kruse	Pritchard	Van Eaton
Cowan	Kuester	Putney	Visser
Cox	Kuhlmann	Redman	Walter of
Datisman	Langland	Reed	Marshall
Davis of	Less	Robb	Walter of
Black Hawk	Long	Robinson of	Pottawattamie
Davis of Fayette	Lynch	Delaware	Watson
Dodds	McEleney	Robinson of	Weichman
Edwards	McFarlane	Monroe	Wellington
Farmer	McNeill	Saylor	Whitaker
Fimmen	McReynolds	Schwengel	Whitehead
Fletcher	Meyer	Shepard	Williams
Frei	Miller	Siefkas	Mr. Speaker
Fulk			

The nays were, 1:

Bents

Absent or not voting, 13:

Baker	Frederickson	Lane	Swaner
Capesius	Hicklin	Latchaw	Vanderwilt
Donohue	Klemesrud	Martin	Wormley
Duffield			

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

House Joint Resolution 7, a joint resolution extending the time of the centennial provided by the Senate joint resolution approved by the Fiftieth General Assembly, with report of committee recommending passage, was taken up for consideration.

Te Paske of Sioux moved that the joint resolution be read a last time now and placed upon its passage, which motion prevailed, and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 98:

Anderson	Fletcher	Miller	Simonsen
Aubrey	Frederickson	Mills	Sloane
Avery	Fulk	Moore	Smith of Clayton
Baker	Gardner of	Morrissey	Smith of
Bass	Bremer	Nelson	Dickinson
Bents	Gardner of Linn	Nielsen	Steinberg
Blatti	Hedin	Norland	Stevens
Blewett	Heffner	Olson	Strawman
Bockwoldt	Hicklin	Palmer	Swaner
Bonn	Hoeness	Parrish	Tatum
Bryson	Huston	Peterson	Te Paske
Burkman	Jessen	Poston	Tyrrell
Carlson	Kilpatrick	Prentis	Utzig
Colburn	Krueger	Pritchard	Vanderwilt
Cooper	Kruse	Putney	Visser
Cowan	Kuester	Redman	Walter of
Cox	Kuhlmann	Reed	Marshall
Datisman	Langland	Robb	Walter of
Davis of	Less	Robinson of	Pottawattamie
Black Hawk	Long	Delaware	Watson
Davis of Fayette	Lynch	Robinson of	Weichman
Dodds	McEleney	Monroe	Whitaker
Donohue	McFarlane	Saylor	Whitehead
Duffield	McNeill	Schwengel	Williams
Edwards	McReynolds	Shepard	Wormley
Farmer	Meyer	Siefkas	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 10:

Capesius	Hall	Latchaw	Van Eaton
Frei	Klemesrud	Martin	Wellington
Good	Lane		

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

Senate File 396, a bill for an act to repeal chapter one hundred fifty-four and one tenth (154.1), Code, 1939, and to enact a substitute therefor, relating to agricultural lime, was taken up for consideration.

Olson of Mitchell moved that the following amendments, proposed by him, be adopted:

Amend section three (3), line two (2), by striking after the colon (:) the words "for an amount not exceeding five hundred tons, five (\$5.00) dollars; for an amount exceeding five hundred tons and not exceeding two thousand five hundred tons, ten (\$10.00) dollars; and for all amounts exceeding two thousand five hundred tons, twenty-five (\$25.00) dollars." and inserting in lieu thereof the following: "for an anticipated sale of five hundred (500) tons, five (\$5.00) dollars; for a total anticipated sale of one thousand five hundred (1500) tons, fifteen (\$15.00) dollars; for a total anticipated sale of two thousand five hundred (2500) or more tons, twenty-five (\$25.00) dollars."

Amend section three (3), line nine (9), by striking the words "file a true and accurate report of" and inserting in lieu thereof the following: "secure an adequate license for".

Amend section five (5), lines fourteen (14) and eighteen (18), by striking the words "number sixty" and inserting in lieu thereof the words "number fifty" and in line nineteen (19) by striking the word "sixty" and inserting in lieu thereof the word "fifty".

Amend section six (6), line seventeen (17), by striking the word "shall" and inserting in lieu thereof the word "may".

Amendments adopted.

Redman of Sac moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Davis of	Good	Lynch
Aubrey	Black Hawk	Hall	McEleney
Avery	Davis of Fayette	Hedin	McFarlane
Baker	Dodds	Heffner	McNeill
Bass	Donohue	Hoeness	McReynolds
Bents	Duffield	Huston	Meyer
Blewett	Edwards	Jessen	Miller
Bockwoldt	Farmer	Kilpatrick	Mills
Bryson	Fimmen	Klemesrud	Morrissey
Burkman	Fletcher	Krueger	Nelson
Carlson	Frederickson	Kruse	Nielsen
Colburn	Frei	Kuester	Norland
Cowan	Fulk	Kuhlmann	Olson
Cooper	Gardner of	Langland	Palmer
Datisman	Bremer	Latchaw	Parrish
Cox	Gardner of Linn	Less	Peterson

Poston	Shepard	Tatum	Walter of
Prentis	Siefkas	Te Paske	Pottawattamie
Pritchard	Simonsen	Tyrrell	Watson
Putney	Sloane	Utzig	Weichman
Redman	Smith of Clayton	Vanderwilt	Whitaker
Robb	Smith of	Van Eaton	Whitehead
Robinson of	Dickinson	Visser	Williams
Delaware	Steinberg	Walter of	Wormley
Saylor	Stevens	Marshall	Mr. Speaker
Schwengel	Strawman		

The nays were, 2:

Bonn Wellington

Absent or not voting, 10:

Blatti	Lane	Moore	Robinson of
Capesius	Long	Reed	Monroe
Hicklin	Martin		Swaner

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

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to inform your honorable body that the President of the Senate has appointed the following members of the Senate as a conference committee on Senate File 405, a bill for an act making an appropriation for the departments of the state: Senators Shaw, Knudson, Cromwell and Dewel.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 358, a bill for an act relating to aeronautics.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 365, a bill for an act relating to aeronautics.

W. J. SCARBOROUGH, *Secretary*.

COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor:

STATE OF IOWA
OFFICE OF THE GOVERNOR
DES MOINES

March 27, 1945

HONORABLE HAROLD FELTON
Speaker of the House of Representatives
Building

Dear Mr. Felton:

In connection with Senate File 229, which I have signed, I desire to make some observations.

I suggested that no new or additional taxes be levied at this session. At the same time, I suggested the wisdom of considering the question of

devoting a larger portion of Motor Vehicle and Gasoline taxes to the building of Farm to Market roads, and the maintenance of roads in cities and towns, upon the payment of the primary road debt in 1950. I believed 1947 or 1949, as we approached the payment of the primary road debt, would present an opportunity for a consideration of the whole road program, and that in the meantime the war would prevent extended road construction beyond the amount of our present road funds. Subsequent conditions showed an interest on the part of the majority of the people in this legislation.

I congratulate you upon devoting this fund to secondary roads and roads in cities and towns. A large portion of all motor traffic is upon the streets of cities and towns. Formerly these roads, built by taxes on abutting property, were devoted to local traffic. Today great trucks, licensed by the state and carrying the commerce of the nation, are using and destroying this pavement.

While great strides were made in building our primary roads, improvements in secondary roads lagged behind. In 1939 the legislature passed the Farm to Market road act, but before it could more than get started, war ended road building.

While everyone hopes for full employment after the war, experience teaches us that wars are usually followed by economic depression. Your action in providing funds for road building and for building needed improvements at our State Institutions should be approved by the citizens of Iowa, as a constructive, postwar, public works building program. It will help provide the returning veterans with a job in place of a dole.

You are to be congratulated upon your forward looking approach to the problems and conditions which are almost certain to confront post-war Iowa.

Respectfully yours,

ROBERT D. BLUE, *Governor*.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills March 27, 1945: House Files 187, 211, 292, 306, 328, 362 and 374.

On motion by Colburn of Shelby, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

CONSIDERATION OF BILLS

House File 69, a bill for an act to amend sections six thousand three hundred fifteen (6315) and six thousand three hundred fourteen (6314), Code, 1939, relating to pension funds and annual assessments therefor, and providing that the same shall be appli-

cable to certain deputy bailiffs of municipal courts in cities having a population of one hundred twenty-five thousand or more, with report of committee recommending passage, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Aubrey	Gardner of	McNeill	Steinberg
Avery	Bremer	McReynolds	Strawman
Baker	Gardner of Linn	Meyer	Swaner
Bass	Good	Mills	Tatum
Bents	Hall	Moore	Te Paske
Blatti	Hedin	Morrissey	Tyrrell
Blewett	Heffner	Nelson	Utzig
Bockwoldt	Hicklin	Norland	Vanderwilt
Burkman	Hoeness	Olson	Van Eaton
Colburn	Huston	Palmer	Visser
Cooper	Kilpatrick	Peterson	Walter of
Cowan	Klemesrud	Putney	Marshall
Cox	Krueger	Redman	Walter of
Datisman	Kruse	Reed	Pottawattamie
Davis of	Kuester	Saylor	Watson
Black Hawk	Kuhlmann	Schwengel	Weichman
Davis of Fayette	Lane	Shepard	Wellington
Dodds	Langland	Siefkas	Whitaker
Donohue	Latchaw	Simonsen	Whitehead
Farmer	Less	Sloane	Williams
Fimmen	Lynch	Smith of Clayton	Wormley
Fletcher	McEleney	Smith of	Mr. Speaker
Frei	McFarlane	Dickinson	
Fulk			

The nays were, none.

Absent or not voting, 21:

Anderson	Edwards	Nielsen	Robinson of
Bonn	Frederickson	Parrish	Delaware
Bryson	Jessen	Poston	Robinson of
Capesius	Long	Prentis	Monroe
Carlson	Martin	Pritchard	Stevens
Duffield	Miller	Robb	

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

House File 75, a bill for an act to amend section one thousand nine hundred twenty-one and fifty thousandths (1921.050), Code, 1939, relating to profits of the state liquor commission, with report of committee without recommendation, was taken up for consideration.

Donohue of Cedar offered the following amendment and moved its adoption:

Amend as follows:

Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section one thousand nine hundred twenty-one and eighteen thousandths (1921.018), Code, 1939, is hereby amended by changing the period (.) to a semicolon (;) at the end of line thirteen (13), and adding thereto the following:

'but the prices so fixed shall be subject to a tax of 5% in addition to the regularly quoted prices thereon which would increase the regular price by 5%.'

"Sec. 2. Section one thousand nine hundred twenty-one and fifty thousandths (1921.050), Code, 1939, is hereby amended by changing the period (.) to a semicolon (;) in line twenty-seven (27) and adding thereto the following:

'but that all of the additional tax revenue derived as a result of the prices to be fixed by said commission as defined in section one thousand nine hundred twenty-one and eighteen thousandths (1921.018), Code, 1939, is to be transferred to the general fund of cities and towns in the state in proportion that the population of each incorporated city and town bears to the total population of all incorporated cities and towns in the state as computed by the latest census, either state or Federal.'

"Amend the title in conformity herewith."

Wormley of Plymouth raised the point of order that the amendment was not germane to the bill.

Mr. Wormley moved that action on House File 75 be deferred, and that the bill retain its place on the calendar.

Motion prevailed.

House File 293, a bill for an act to amend section three thousand three hundred eighty-four and fourteen hundredths (3384.14), Code, 1939, relating to contributing to own support in the soldiers' home, with report of committee recommending passage, was taken up for consideration.

Gardner of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Aubrey
Avery
Baker
Bass

Blatti
Blewett
Bockwoldt
Bryson

Burkman
Colburn
Cooper
Cowan

Cox
Datisman
Davis of
Black Hawk

Duffield	Krueger	Palmer	Stevens
Edwards	Kruse	Parrish	Strawman
Farmer	Kuester	Peterson	Swaner
Fimmen	Kuhlmann	Prentis	Tatum
Fletcher	Langland	Pritchard	Te Paske
Frederickson	Latchaw	Putney	Tyrrell
Frei	Less	Redman	Utzig
Fulk	Long	Reed	Vanderwilt
Gardner of	Lynch	Robb	Van Eaton
Bremer	McEleney	Robinson of	Visser
Gardner of Linn	McFarlane	Delaware	Walter of
Good	McNeill	Saylor	Marshall
Hall	McReynolds	Schwengel	Walter of
Hedin	Meyer	Shepard	Pottawattamie
Heffner	Miller	Siefkas	Watson
Hicklin	Mills	Simonsen	Weichman
Hoeness	Moore	Sloane	Wellington
Huston	Nelson	Smith of Clayton	Whitaker
Jessen	Nielsen	Smith of	Whitehead
Kilpatrick	Norland	Dickinson	Williams
Klemesrud	Olson	Steinberg	Wormley
			Mr. Speaker

The nays were 1:

Lane

Absent or not voting, 10:

Anderson	Capesius	Martin	Robinson of
Bents	Carlson	Morrissey	Monroe
Bonn	Donohue	Poston	

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

Senate File 71, a bill for an act to amend chapter two hundred eighty-six (286), Code, 1939, relating to discontinuance of municipal corporations, with report of committee recommending passage, was taken up for consideration.

Cooper of Adams offered the following amendment and moved its adoption:

Amend by striking section two (2).

Amendment lost.

Siefkas of Clarke moved that bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Aubrey	Bockwoldt	Cowan	Dodds
Avery	Bonn	Cox	Donohue
Bass	Bryson	Datisman	Davis of Fayette
Bents	Burkman	Davis of	Dodds
Blatti	Colburn	Black Hawk	Duffield
Blewett	Cooper	Davis of Fayette	Edwards

Farmer	Lane	Poston	Swaner
Fimmen	Langland	Prentis	Tatum
Fletcher	Less	Pritchard	Te Paske
Frei	Long	Putney	Tyrrell
Fulk	Lynch	Redman	Utzig
Gardner of Linn	McEleney	Reed	Vanderwilt
Good	McFarlane	Robb	Van Eaton
Hedin	McNeill	Robinson of	Visser
Heffner	McReynolds	Delaware	Walter of
Hicklin	Meyer	Saylor	Marshall
Hoeness	Miller	Schwengel	Walter of
Huston	Mills	Siefkas	Pottawattamie
Jessen	Moore	Simonsen	Watson
Kilpatrick	Nelson	Sloane	Weichman
Klemesrud	Nielson	Smith of Clayton	Wellington
Krueger	Norland	Smith of	Whitaker
Kruse	Olson	Dickinson	Whitehead
Kuester	Palmer	Steinberg	Williams
Kuhlmann	Parrish	Stevens	Wormley
		Strawman	Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Anderson	Frederickson	Latchaw	Robinson of
Baker	Gardner of	Martin	Monroe
Capesius	Bremer	Morrissey	Shepard
Carlson	Hall	Peterson	

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

Senate File 54, a bill for an act to amend section six thousand nine hundred forty-three and seventy-six thousandths (6943.076), and section six thousand nine hundred forty-three and one hundred and three thousandths (6943.103), Code of Iowa, 1939, and providing for the imposition of a use tax upon purchases of tangible personal property from the government of the United States or any of its agencies by ultimate consumers, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Aubrey	Burkman	Duffield	Good
Avery	Colburn	Edwards	Hedin
Baker	Cooper	Farmer	Heffner
Bass	Cox	Fimmen	Hicklin
Bents	Datiman	Fletcher	Hoeness
Blatti	Davis of	Frei	Huston
Blewett	Black Hawk	Fulk	Jessen
Bockwoldt	Davis of Fayette	Gardner of	Kilpatrick
Bonn	Dodds	Bremer	Klemesrud
Bryson	Donohue	Gardner of Linn	Krueger

Kruse	Nelson	Simonsen	Van Eaton
Kuester	Nielsen	Sloane	Visser
Kuhlmann	Palmer	Smith of Clayton	Walter of
Lane	Parrish	Smith of	Marshall
Langland	Peterson	Dickinson	Walter of
Less	Poston	Steinberg	Pottawattamie
Long	Pritchard	Stevens	Watson
Lynch	Putney	Strawman	Weichman
McEleney	Redman	Swaner	Wellington
McFarlane	Reed	Tatum	Whitaker
McNeill	Robb	Te Paske	Whitehead
McReynolds	Saylor	Tyrrell	Williams
Meyer	Schwengel	Utizg	Wormley
Miller	Siefkas	Vanderwilt	Mr. Speaker
Mills			

The nays were, 3:

Moore	Norland	Shepard
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Absent or not voting, 13:

Anderson	Frederickson	Morrissey	Robinson of
Capesius	Hall	Olson	Delaware
Carlson	Latchaw	Prentis	Robinson of
Cowan	Martin		Monroe

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

House File 279, a bill for an act to provide for the purchase and maintaining of law libraries by the county board of supervisors in counties having more than 60,000 population for the use of the courts, county officers and attorneys, with report of committee recommending passage, was taken up for consideration.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section one (1), lines one (1), two (2) and three (3), by striking the words and figures "in counties of the state having more than sixty thousand (60,000) population".

Amend the title by striking the words and figures "in counties having more than sixty thousand (60,000) population."

Amendment adopted.

Hedin of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Aubrey	Bockwoldt	Datisman	Fimmen
Avery	Bonn	Davis of	Frei
Baker	Bryson	Black Hawk	Fulk
Bass	Burkman	Davis of Fayette	Gardner of
Bents	Cooper	Dodds	Bremer
Blatti	Cowan	Duffield	Gardner of Linn
Blewett	Cox	Farmer	Good

Hedin	McFarlane	Redman	Utzig
Heffner	McNeill	Reed	Vanderwilt
Hicklin	McReynolds	Robinson of	Van Eaton
Hoeness	Meyer	Delaware	Visser
Huston	Mills	Saylor	Walter of
Jessen	Moore	Schwengel	Marshall
Kilpatrick	Nelson	Shepard	Walter of
Klemesrud	Nielsen	Simonsen	Pottawattamie
Krueger	Olson	Sloane	Watson
Kruse	Palmer	Smith of Clayton	Weichman
Kuester	Parrish	Steinberg	Wellington
Kuhlmann	Peterson	Strawman	Whitaker
Langland	Poston	Swaner	Whitehead
Less	Prentis	Tatum	Williams
Long	Pritchard	Te Paske	Wormley
Lynch	Putney	Tyrrell	Mr. Speaker

The nays were, 5:

Fletcher	Miller	Norland	Robb
Frederickson			

Absent or not voting, 16:

Anderson	Edwards	McEleney	Siefkas
Capesius	Hall	Morrissey	Smith of
Carlson	Lane	Robinson of	Dickinson
Colburn	Latchaw	Monroe	Stevens
Donohue	Martin		

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

Senate File 53, a bill for an act to amend sections ten thousand two hundred seventy (10270), ten thousand two hundred seventy-one (10271), ten thousand two hundred seventy-four (10274), ten thousand two hundred seventy-five (10275), ten thousand two hundred seventy-seven (10277), ten thousand two hundred eighty-two (10282), ten thousand two hundred eighty-three (10283), ten thousand two hundred eighty-seven (10287), ten thousand two hundred eighty-nine (10289), ten thousand two hundred ninety (10290), Code, 1939, relating to mechanics' liens, enlarging the definition of material and increasing the scope of mechanics' liens, with report of committee recommending passage, was taken up for consideration.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Aubrey	Bass	Bockwoldt	Colburn
Avery	Bents	Bryson	Cox
Baker	Blewett	Burkman	Datisman

Davis of Black Hawk	Krueger	Palmer	Smith of Dickinson
Davis of Fayette	Kruse	Peterson	Stevens
Donohue	Kuester	Poston	Strawman
Duffield	Kuhlmann	Prentis	Swaner
Farmer	Lane	Pritchard	Tatum
Fimmen	Langland	Putney	Te Paske
Gardner of	Less	Redman	Tyrrell
Bremer	Lynch	Reed	Utzig
Gardner of Linn	McFarlane	Robb	Van Eaton
Good	McNeill	Robinson of Delaware	Visser
Hedin	McReynolds	Schwengel	Walter of Marshall
Heffner	Meyer	Shepard	Walter of Pottawattamie
Hicklin	Miller	Siefkas	Whitehead
Hoeness	Mills	Simonsen	Williams
Jessen	Moore	Sloane	Wormley
Kilpatrick	Morrissey	Smith of Clayton	Mr. Speaker
Klemesrud	Nelson		
	Nielsen		

The nays were, 12:

Bonn	Fletcher	Norland	Weichman
Cooper	Frederickson	Olson	Wellington
Cowan	Frei	Watson	Whitaker

Absent or not voting, 18:

Anderson	Edwards	Long	Robinson of Monroe
Blatti	Fulk	Martin	Saylor
Capesius	Hall	McEleney	Steinberg
Carlson	Huston	Parrish	Vanderwilt
Dodds	Latchaw		

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

Senate File 345, a bill for an act to amend sections eight thousand six hundred eighty-four and two hundredths (8684.02) and eight thousand six hundred eighty-four and three hundredths (8684.03), Code, 1939, as amended, to authorize incorporated non-profit industrial associations, organized for purposes other than obtaining insurance, to procure group insurance on the lives of employees of the members of such associations subject to certain restrictions, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Blatti	Colburn	Davis of Fayette
Aubrey	Blewett	Cooper	Dodds
Avery	Bockwoldt	Cowan	Donohue
Baker	Bonn	Datisman	Duffield
Bass	Bryson	Davis of Black Hawk	Edwards
Bents	Burkman		Farmer

Fimmen	Kuhlmann	Prentis	Tatum
Fletcher	Langland	Pritchard	Te Paske
Frei	Less	Putney	Tyrrell
Fulk	Long	Redman	Utzig
Gardner of	Lynch	Reed	Vanderwilt
Bremer	McFarlane	Robb	Van Eaton
Gardner of Linn	McNeill	Robinson of	Visser
Good	McReynolds	Delaware	Walter of
Hedin	Meyer	Saylor	Marshall
Heffner	Moore	Schwengel	Walter of
Hicklin	Morrissey	Shepard	Pottawattamie
Hoeness	Nelson	Siefkas	Watson
Huston	Nielsen	Simonsen	Weichman
Jessen	Norland	Sloane	Wellington
Kilpatrick	Olson	Smith of Clayton	Whitaker
Klemesrud	Palmer	Smith of	Whitehead
Krueger	Parrish	Dickinson	Williams
Kruse	Peterson	Strawman	Wormley
Kuester	Poston	Swaner	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Capesius	Hall	McEleney	Robinson of
Carlson	Lane	Miller	Monroe
Cox	Latchaw	Mills	Steinberg
Frederickson	Martin		Stevens

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

Colburn of Shelby moved that the vote by which Senate File 345 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File 2, a bill for an act to amend section three thousand eight hundred twenty-eight and fifty-one thousandths (3828.051), to repeal section three thousand eight hundred twenty-eight and fifty-three thousandths (3828.053), to amend section three thousand eight hundred twenty-eight and fifty-five thousandths (3828.055), to amend section three thousand eight hundred twenty-eight and fifty-six thousandths (3828.056), to repeal section three thousand eight hundred twenty-eight and fifty-seven thousandths (3828.057), to amend section three thousand eight hundred twenty-eight and fifty-eight thousandths (3828.058), to amend section three thousand eight hundred twenty-eight and sixty-one thousandths (3828.061), to amend section three thousand eight hundred twenty-eight and sixty-four thousandths (3828.064), and to amend section three thousand eight hundred twenty-eight and sixty-five thousandths (3828.065), Code, 1939, relating to relief for honorably discharged men and women of the

United States who have served in the military or naval forces of the United States during any war in which the United States was engaged, was taken up for consideration.

Gardner of Linn offered the following amendment and moved its adoption:

Amend by adding to section seven (7) the following: "Further amend said section, line seven (7), by striking the words 'one dollar' and inserting in lieu thereof the words 'two and one-half dollars'."

Amendment adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 97:

Anderson	Fletcher	Meyer	Smith of Clayton
Aubrey	Frei	Miller	Smith of
Avery	Fulk	Mills	Dickinson
Baker	Good	Moore	Steinberg
Bass	Hall	Morrissey	Stevens
Bents	Hedin	Nelson	Strawman
Blatti	Heffner	Nielsen	Swaner
Blewett	Hicklin	Norland	Tatum
Bockwoldt	Hoeness	Olson	Te Paske
Bonn	Huston	Palmer	Tyrrell
Bryson	Jessen	Parrish	Utzig
Burkman	Kilpatrick	Peterson	Vanderwilt
Colburn	Klemesrud	Poston	Van Eaton
Cooper	Krueger	Prentis	Visser
Cowan	Kruse	Pritchard	Walter of
Cox	Kuester	Putney	Marshall
Datisman	Kuhlmann	Redman	Walter of
Davis of	Langland	Reed	Pottawattamie
Black Hawk	Less	Robb	Watson
Davis of Fayette	Long	Saylor	Weichman
Dodds	Lynch	Schwengel	Wellington
Donohue	McEleney	Shepard	Whitaker
Duffield	McFarlane	Siefkas	Whitehead
Edwards	McNeill	Simonsen	Williams
Farmer	McReynolds	Sloane	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 11:

Capesius	Gardner of	Latchaw	Robinson of
Carlson	Bremer	Martin	Monroe
Frederickson	Gardner of Linn	Robinson of	Wormley
	Lane	Delaware	

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

SENATE FILE 323 SUBSTITUTED FOR HOUSE FILE 334

Whitehead of Dallas asked and obtained unanimous consent to substitute Senate File 323 for House File 334.

Senate File 323, a bill for an act to amend section five thousand four hundred twelve (5412), Code, 1939, relating to the costs of official publications, was taken up for consideration.

Avery of Clay offered the following amendment and moved its adoption:

Amend by adding a new section as follows:

"Sec. 2. This act shall be in force and effect to and including June 30, 1947, only."

Amendment lost.

Whitehead of Dallas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Frei	McNeill	Simonsen
Aubrey	Fulk	McReynolds	Sloane
Avery	Gardner of	Meyer	Smith of Clayton
Baker	Bremer	Mills	Smith of
Bass	Gardner of Linn	Moore	Dickinson
Bents	Good	Morrissey	Strawman
Blatti	Hall	Nelson	Swaner
Bockwoldt	Hedin	Nielsen	Tatum
Bonn	Heffner	Norland	Te Paske
Bryson	Hicklin	Olson	Tyrrell
Burkman	Hoeness	Palmer	Utzig
Cowan	Huston	Parrish	Vanderwilt
Cox	Jessen	Poston	Van Eaton
Datisman	Kilpatrick	Prentis	Visser
Davis of	Krueger	Pritchard	Walter of
Black Hawk	Kruse	Putney	Marshall
Davis of Fayette	Kuester	Redman	Walter of
Dodds	Lane	Reed	Pottawattamie
Donohue	Langland	Robb	Watson
Duffield	Latchaw	Robinson of	Weichman
Edwards	Less	Delaware	Whitaker
Farmer	Long	Saylor	Williams
Fimmen	Lynch	Schwengel	Wormley
Fletcher	McEleney	Shepard	Mr. Speaker
Frederickson	McFarlane	Siefkas	

The nays were 1:

Cooper

Absent or not voting, 14:

Blewett	Klemesrud	Peterson	Stevens
Capesius	Kuhlmann	Robinson of	Wellington
Carlson	Martin	Monroe	Whitehead
Colburn	Miller	Steinberg	

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 Nielsen of Pottawattamie, House File 358, a bill for an act relating to aeronautics; providing for the development and promotion thereof within this state; creating a state aeronautics commission and the office of director of aeronautics; prescribing the powers and duties of such commission and director; providing for the registration of persons engaged in aeronautics, aircraft, and aeronautic facilities; prescribing penalties, and providing for the repeal of chapter 383.1, Code, 1939, and chapter 383.2, Code, 1939, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend section thirty-six (36), lines four (4), five (5) and six (6), by striking therefrom the following sentence: "Any money in said fund not necessary for the maintenance of the state aeronautics commission shall revert to the general fund of the state."

Amend section thirty-eight (38) by adding thereto the following sentence: "All unexpended moneys in said fund, in excess of twenty-five thousand dollars (\$25,000.00) at the end of each fiscal year shall be paid into the general fund of the state."

Amend by striking all of section six (6) and inserting in lieu thereof the following: "Sec. 6. Compensation. No member of the commission shall receive any salary for his services, but each shall be reimbursed for necessary expenses incurred by him in the performance of his duties, and each shall be paid, in addition to said expenses, the sum of nine dollars (\$9.00) per diem, or part thereof, spent in attending to his duties as commissioner, provided such per diem compensation shall not exceed four hundred fifty dollars for each fiscal year."

Amend section eleven (11), line ten (10), by striking therefrom the words "Executive Council." and inserting in lieu thereof the words "governor and comptroller."

Amend House File 358 by striking from section 12, line 33, the word "police" and inserting in line 33, after the word "enforcement", the words "and within the scope of such duties" and inserting in line 33 after the word "powers" the words "of peace officers".

Nielsen of Pottawattamie moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 358.

Nielsen of Pottawattamie moved that the bill be read a last

time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Frei	McNeill	Siefkas
Aubrey	Fulk	McReynolds	Simonsen
Avery	Gardner of	Meyer	Sloane
Baker	Bremer	Miller	Smith of Clayton
Bass	Good	Mills	Smith of
Bents	Hall	Moore	Dickinson
Blatti	Hedin	Morrissey	Steinberg
Blewett	Heffner	Nelson	Stevens
Bockwoldt	Hicklin	Nielsen	Strawman
Bonn	Hoeness	Norland	Swaner
Bryson	Huston	Olson	Tatum
Burkman	Jessen	Palmer	Te Paske
Colburn	Kilpatrick	Parrish	Tyrrell
Cooper	Klemesrud	Peterson	Utzig
Cowan	Krueger	Poston	Vanderwilt
Cox	Kruse	Prentis	Van Eaton
Datisman	Kuester	Pritchard	Visser
Davis of	Kuhlmann	Putney	Walter of
Black Hawk	Lane	Redman	Pottawattamie
Davis of Fayette	Langland	Reed	Watson
Dodds	Latchaw	Robb	Weichman
Duffield	Less	Robinson of	Wellington
Edwards	Long	Delaware	Whitehead
Farmer	Lynch	Saylor	Williams
Fimmen	McEleney	Schwengel	Wormley
Fletcher	McFarlane	Shepard	Mr. Speaker
Frederickson			

The nays were, none.

* Absent or not voting, 8:

Capesius	Gardner of Linn	Robinson of	Walter of
Carlson	Martin	Monroe	Marshall
Donohue			Whitaker

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

On request of Nielsen of Pottawattamie, House File 365, a bill for an act to amend chapter three hundred three and one tenth (303.1), Code, 1939, and to amend sections five thousand nine hundred three and two hundredths (5903.02), five thousand nine hundred three and three hundredths (5903.03), five thousand nine hundred three and five hundredths (5903.05), five thousand nine hundred three and seven hundredths (5903.07), and five thousand nine hundred three and nine hundredths (5903.09) of chapter three hundred three and one tenth (303.1), Code, 1939; and to amend chapter two hundred ten (210), Acts of the Forty-ninth General Assembly; and to amend section six thousand two hundred thirty-nine (6239), chapter three hundred nineteen (319),

Code, 1939; and to amend section six thousand nine hundred forty-four (6944), chapter three hundred thirty (330), Code, 1939, relating to airports and airports approaches, the powers of political subdivisions with respect thereto, including the acquisition and planning thereof, acceptance of federal aid therefor and issuance of revenue bonds for improvements thereupon, the creation of airport commissions, and exemption from taxation, under certain circumstances, of land used for airport purposes, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 365 by striking from section eight (8) thereof everything following the quotation marks in line eight (8).

Further amend House File 365 by adding the following to section five (5): "This section shall be construed as granting additional power, without limiting the power already existing in political subdivisions."

Nielsen of Pottawattamie moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 365.

Mr. Nielsen moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 98:

Anderson	Edwards	Kruse	Norland
Aubrey	Farmer	Kuester	Olson
Avery	Fimmen	Kuhlmann	Palmer
Baker	Fletcher	Lane	Parrish
Bass	Frei	Langland	Peterson
Bents	Fulk	Latchaw	Poston
Blatti	Gardner of	Less	Prentis
Blewett	Bremer	Long	Pritchard
Bockwoldt	Gardner of Linn	Lynch	Putney
Bryson	Good	McEleney	Redman
Burkman	Hall	McFarlane	Reed
Colburn	Hedin	McNeill	Robb
Cooper	Heffner	McReynolds	Robinson of
Cowan	Hicklin	Meyer	Delaware
Datisman	Hoeness	Miller	Saylor
Davis of	Huston	Mills	Schwengel
Black Hawk	Jessen	Moore	Shepard
Davis of Fayette	Kilpatrick	Morrissey	Siefkas
Dodds	Klemesrud	Nelson	Simonsen
Duffield	Krueger	Nielsen	Sloane

Smith of Clayton	Tatum	Visser	Weichman
Smith of Dickinson	Te Paske	Walter of Marshall	Wellington
Stevens	Tyrrell	Walter of Pottawattamie	Whitehead
Strawman	Utzig	Watson	Williams
Swaner	Vanderwilt		Wormley
	Van Eaton		Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Bonn	Cox	Martin	Steinberg
Capesius	Donohue	Robinson of Monroe	Whitaker
Carlson	Frederickson		

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

On request of Colburn of Shelby, House File 395, a bill for an act relating to gross premium taxes to be paid by insurance companies and associations, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

1. Strike from lines two (2) and three (3) of section two (2) the following: "adding after the word 'state' in line one (1) the words 'and county' and by".

2. Strike all of section three (3) and renumber all of remaining sections.

3. Insert in line three (3) of section ten (10) between the word "associations" and the comma (,) following the said word "associations" or "county mutual associations".

4. Change the period (.) at the end of section twelve (12) to a comma (,) and add thereafter "except as hereinbefore limited."

Avery of Clay offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment 3 by adding immediately after the word "associations" in the last line thereof the following: "and non-profit hospital and medical service corporations".

Amendment adopted.

Colburn of Shelby moved that the House concur in the Senate amendment, as amended.

Motion prevailed and the House concurred in Senate amendment, as amended.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fulk	McNeill	Sloane
Aubrey	Gardner of	McReynolds	Smith of Clayton
Avery	Bremer	Meyer	Smith of
Baker	Gardner of Linn	Miller	Dickinson
Bass	Good	Mills	Steinberg
Bents	Hall	Moore	Stevens
Blatti	Hedin	Morrissey	Strawman
Blewett	Heffner	Nelson	Swaner
Bockwoldt	Hicklin	Nielsen	Te Paske
Bonn	Hoeness	Norland	Tyrrell
Bryson	Huston	Olson	Utzig
Burkman	Jessen	Palmer	Vanderwilt
Colburn	Kilpatrick	Parrish	Van Eaton
Cooper	Klemesrud	Peterson	Visser
Cowan	Krueger	Poston	Walter of
Datisman	Kruse	Prentis	Marshall
Davis of	Kuester	Pritchard	Walter of
Black Hawk	Kuhlmann	Putney	Pottawattamie
Davis of Fayette	Lane	Redman	Watson
Dodds	Langland	Robb	Weichman
Duffield	Latchaw	Saylor	Wellington
Edwards	Less	Schwengel	Whitehead
Farmer	Lynch	Shepard	Williams
Fimmen	McEleney	Siefkas	Wormley
Fletcher	McFarlane	Simonsen	Mr. Speaker
Frei			

The nays were 1:

Whitaker

Absent or not voting, 11:

Capesius	Frederickson	Reed	Robinson of
Carlson	Long	Robinson of	Monroe
Cox	Martin	Delaware	Tatum
Donohue			

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 54, a bill for an act relating to the authority of the board of supervisors to cut weeds on roads.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 178, a bill for an act relating to an appropriation to Muscatine county, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 183, a bill for an act relating to fire protection for wild-life lands.

Also: That the Senate returns to the House, House File 274, relating to the rate of interest on past due contributions, as requested by the House.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 280, a bill for an act relating to standards for ice cream and other foods.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 366, a bill for an act relating to aeronautics.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 393, a bill for an act relating to workmen's compensation.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 452, a bill for an act relating to salaries at state penitentiary and reformatory.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 459, a bill for an act relating to title to bed and banks of Mississippi river.

Also: That the Senate has concurred in House amendments and passed Senate File 94, a bill for an act relating to limitation of actions.

Also: That the Senate refuses to concur in the House amendment to Senate File 405, a bill for an act relating to an appropriation to the various state departments.

Also: That the Senate has amended and passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 4, relating to drainage district 13 in Muscatine county.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 54

Amend House File 54, section 1, line 7, after the word "exceed" strike the word "one-half" and insert in lieu thereof the word "three-fourths".

SENATE AMENDMENT TO HOUSE FILE 452

Amend House File 452 by adding the following:

"Sec. 3. Section three thousand seven hundred forty-one (3741), Code, 1939, is further amended by striking from line four (4) the words 'two hundred fifty' and inserting in lieu thereof the words 'three hundred'".

"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in the Fort Madison Democrat, a newspaper published at Fort Madison, Iowa, and in the Anamosa Eureka, a newspaper published at Anamosa, Iowa."

SENATE AMENDMENT TO HOUSE FILE 459

Amend House File 459 by adding thereto a new section as follows:

"Sec. 2. This act shall not affect existing rights of owners of riparian lands or rights thereto in the cities and towns herein designated."

Further amend House File 459 by renumbering the remaining sections.

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 4

Amend House Joint Resolution 4 as follows:

1. By striking the word "is" in section 1, line 1, and inserting in lieu thereof the words "and the Committee on Retrenchment and Reform are".

2. By inserting after the word "Commission" in section 2, line 1 the words "on recommendation of the Committee on Retrenchment and Reform".

AMENDMENTS FILED

Steinberg of Story and Morrissey of Jasper filed the following amendment to House File 127:

Amend by adding to section three (3) the following:

"The agricultural land credit as provided herein shall not be made to any tax payer on any portion of his property upon which a home-stead credit, as provided by chapter three hundred twenty-nine and six tenths (329.6), has been allowed for the year in which the agricultural credit is claimed."

Hicklin of Louisa filed the following amendment to House File 75:

Amend section one (1), lines three (3) and five (5), by striking the words "one half", and inserting in lieu thereof the word "three-fourths."

Less of Dubuque filed the following amendment to Senate File 247:

Amend by adding a new subsection as follows:

"(h) No order shall be made and entered by the court permitting fiduciaries to invest funds in obligations of individuals, firms or partnerships without security of at least twice the value of the amount proposed to be invested, said securities to be approved by the court. Nor shall fiduciaries be allowed to invest in unsecured notes, debentures or other obligations of corporations, firms or stock companies."

Steinberg of Story and Klemesrud of Winnebago filed the following amendment to Senate File 397:

Amend by striking sections one (1) to twenty-two (22), both inclusive, and substituting in lieu thereof the following:

Section 1. Section three thousand eight hundred seventy-two and two hundredths (3872.02), Code, 1939, is amended by striking the word "four" in line three (3) and substituting the word "six", and is further amended by adding to said section at the end thereof the following:

"5. Emergency teachers' certificates.

6. Substitute teachers' certificates.

Every person employed as an administrator, supervisor or teacher in the public schools shall hold a certificate valid for the type of position in which he is employed."

Sec. 2. Section three thousand eight hundred seventy-two and three hundredths (3872.03), Code, 1939, is hereby amended by striking the word "and" in line three (3) and substituting a comma (,) therefor, and by inserting the words "and limited elementary certificate" after the word "certificate" in line four (4), and by adding to said section the following:

"3. Limited elementary certificate. On and after September 1, 1946, the limited elementary certificate shall be issued to a person who has graduated from an approved four-year high school or has had equivalent academic training and who is the holder of official statements certifying to the completion of standard college work in an institution or institutions approved by the board of educational examiners for this purpose. The amount of such standard work shall be as follows: after September 1, 1946, 10 semester hours; after September 1, 1948, 30 semester hours; after September 1, 1950, and up to August 31, 1952, 45 semester hours. From and after August 31, 1952, no limited elementary certificates shall be issued except in renewal of a certificate previously issued as provided in section three thousand eight hundred seventy-two and eight hundredths (3872.08).

The limited elementary certificates shall be valid for teaching only in the elementary school field."

Sec. 3. Section three thousand eight hundred seventy-two and six hundredths (3872.06), Code, 1939, is amended by adding to said section the following:

"The board of educational examiners is hereby authorized to enter into reciprocity agreement with any other state for the certification of teachers on an equitable basis of mutual exchange, when such action is in conformity with law."

Sec. 4. Section three thousand eight hundred seventy-two and seven hundredths (3872.07), Code, 1939, is hereby amended by adding to said section at the end thereof the following: "The limited elementary certificate shall be valid for a term of three (3) years."

Sec. 5. Section three thousand eight hundred seventy-two and eight hundredths (3872.08), Code, 1939, is hereby amended by adding to said section the following:

"Limited elementary certificate. The limited elementary certificate shall be subject at expiration to one renewal for a term of three years upon the filing with the board of educational examiners of such evidence

Sec. 7. Section three thousand eight hundred seventy-two and ten hundredths (3872.10), Code, 1939, is amended by striking the words "five-year or special" in lines two (2) and three (3).

Sec. 8. Section three thousand eight hundred seventy-two and eleven hundredths (3872.11), Code, 1939, is amended by striking the entire section and substituting in lieu thereof the following:

"Applications for the issuance or the renewal of all special and five-year certificates, limited elementary certificates, substitute teachers' certificates, and emergency certificates shall be made to the superintendent of public instruction. All fees for the issuance, renewal, or exchange of such certificates shall be paid to the superintendent of public instruction who shall deposit one-half of each fee received from these sources in a state trust fund to be used to carry on the teacher certification work of the board of educational examiners, including preparation and printing of courses of study to be used in teacher training and the supervision of such training. From and after the close of the fiscal year beginning July 1, 1946, and ending June 30, 1947, the superintendent of public instruction shall remit to the county superintendents of schools on or before the first day of the following January one-half of all such fees received during each fiscal year. Such payments shall be made to each county superintendent on a pro rata basis as determined by the ratio that the number of public school teachers who taught in said county during the fiscal year for which payment is made bears to the total number of public school teachers who taught in the several counties in the entire state in the same period, said numbers to be based upon the total number of teachers employed for said fiscal year as shown by the reports of each county superintendent for said fiscal year.

The county superintendent of schools shall deposit such funds with the county treasurer to the credit of the improvement of instruction fund."

Sec. 9. Chapter one hundred ninety-three (193), Code, 1939, is amended by inserting as separate sections following section three thousand eight hundred seventy-eight (3878), Code, 1939, each of the following two paragraphs:

"Whenever a sufficient number of certificated teachers cannot be secured to supply the schools of any county, the board of educational examiners may, upon request of the county superintendent, issue emergency teachers' certificates to applicants meeting the requirements prescribed by said board. Such emergency certificates shall be valid for teaching the subject or subjects specified in the field or fields designated on the certificate for a term of one year and shall be subject to renewal of one year under such conditions as shall be prescribed by the board of educational examiners."

"A substitute teacher's certificate may be issued to persons who have at some previous time held a valid Iowa teacher's certificate, upon presentation of such evidence and under such conditions as the board of educational examiners may require. Such certificate shall be valid for substitute teaching in the type of school, subjects or grades in which the holder was previously qualified to teach and for which the holder has at some time been granted approval by the department of public

renewal of one year under such conditions as shall be prescribed by the board of educational examiners.”.

“A substitute teacher’s certificate may be issued to persons who have at some previous time held a valid Iowa teacher’s certificate, upon presentation of such evidence and under such conditions as the board of educational examiners may require. Such certificate shall be valid for substitute teaching in the type of school, subjects or grades in which the holder was previously qualified to teach and for which the holder has at some time been granted approval by the department of public instruction. Such certificates shall be valid for two years and may be renewed at expiration without any additional training.”.

Sec. 10. Section three thousand eight hundred eighty-eight (3888), Code, 1939, is amended by changing the period (.) at the end of the section to a comma (,) and adding thereto the following:

“provided that whenever there is a sufficient number of holders of advanced and standard elementary certificates available to supply the elementary schools in any county it shall not be incumbent upon the county superintendent to register limited elementary certificates.”.

Sec. 11. Chapter one hundred ninety-three (193), Code, 1939, is amended by adding to said chapter as a separate section following section three thousand eight hundred eighty-eight (3888), Code, 1939, the following:

“Uniform county certificates and normal training high school certificates in force or renewable at the dates when the respective repeals affecting them in this act become effective, shall be subject to term renewals upon the filing with the board of educational examiners of such evidence as the board may require, showing professional spirit, physical and moral fitness for work in the schools, and successful experience in administration, supervision or teaching for at least nine months during the term for which the certificate was issued. The board may, at its discretion, accept credit in an approved college or graduate school in lieu of the teaching experience required for renewal of certificates.”.

Sec. 12. Section three thousand eight hundred sixty-one (3861), Code, 1939, is hereby repealed.

Sec. 13. Sections three thousand eight hundred seventy-three (3873), three thousand eight hundred seventy-five (3875), three thousand eight hundred seventy-six (3876), three thousand eight hundred seventy-seven (3877), three thousand eight hundred seventy-nine (3879), three thousand eight hundred eighty (3880), three thousand eight hundred eighty-one (3881), three thousand eight hundred eighty-two (3882), three thousand eight hundred eighty-three (3883), three thousand eight hundred eighty-four (3884), three thousand eight hundred eighty-five (3885), three thousand eight hundred eighty-six (3886), three thousand eight hundred eighty-seven (3887), three thousand eight hundred eighty-nine (3889) and three thousand eight hundred ninety (3890), Code, 1939, are hereby repealed effective September 1, 1946.

Sec. 14. Section three thousand eight hundred ninety-one (3891) is hereby amended by changing the comma (,) in line four (4) to a period (.) and by striking the remainder of the section.

Sec. 15. Chapter one hundred ninety-four (194), Code, 1939, is hereby repealed, effective September 1, 1948.

Sloane of Polk and Hicklin of Louisa filed the following amendment to Senate File 52:

Amend section ten (10) by striking the following: "The action of the board on such charges shall be final.", and inserting in lieu thereof the following: "If the board should refuse any such application and refuse to renew any such license, the applicant may within thirty (30) days after the order of the board and not afterward appeal therefrom by a writ of certiorari to the district court where upon such appeal the hearing shall be de novo and all legal evidence pertaining to the matter of whether or not such license should be renewed may be submitted, including new evidence not submitted to the board."

Palmer of Allamakee filed the following amendment to House File 127:

Amend by striking sections four (4) and five (5) and substituting in lieu thereof the following:

"Sec. 4. In cases where agricultural lands come under the provisions of this act it shall be the duty of the taxing officials of each county to determine the credits to be allowed."

Further amend by renumbering the remaining sections.

Putney of Tama filed the following amendment to Senate File 153:

Amend section one (1), lines five (5) and six (6), by striking the words "egg drying plant."

Amend section two (2), line six (6), by striking the words "egg drying plant."

On motion by Prentis of Ringgold, the House adjourned until 9:45 a. m., Thursday, March 29, 1945.

amendment provides for an addition to the profits and for their distribution in the same manner as is provided in the original bill.

It is also in order to amend a bill at any stage of its progress by striking all after the enacting clause and substituting in lieu thereof the same subject matter or matters relating thereto.

Therefore, it is the ruling of the Chair that the point is not well taken, and the amendment is germane.

Donohue of Cedar moved that the following amendment, proposed by him, be adopted:

Amend as follows:

Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section one thousand nine hundred twenty-one and eighteen thousandths (1921.018), Code, 1939, is hereby amended by changing the period (.) to a semicolon (;) at the end of line thirteen (13), and adding thereto the following:

'but the prices so fixed shall be subject to a tax of 5% in addition to the regularly quoted prices thereon which would increase the regular price by 5%.'.

"Sec. 2. Section one thousand nine hundred twenty-one and fifty thousandths (1921.050), Code, 1939, is hereby amended by changing the period (.) to a semicolon (;) in line twenty-seven (27) and adding thereto the following:

'but that all of the additional tax revenue derived as a result of the prices to be fixed by said commission as defined in section one thousand nine hundred twenty-one and eighteen thousandths (1921.018), Code, 1939, is to be transferred to the general fund of cities and towns in the state in proportion that the population of each incorporated city and town bears to the total population of all incorporated cities and towns in the state as computed by the latest census, either state or Federal'.

"Amend the title in conformity herewith."

Amendment adopted.

Hicklin of Louisa asked and obtained unanimous consent to withdraw his amendment to section one (1), lines three (3) and five (5), filed March 28.

Wormley of Plymouth offered the following amendment and moved its adoption:

Amend the title by striking the word "section" in line two (2) and inserting immediately after the word "amend" the following: "sections one thousand nine hundred twenty-one and eighteen thousandths (1921.018) and".

Further amend the title by striking line four (4) and inserting in lieu thereof the following: "to a tax on liquor."

Amendment adopted.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 85:

Anderson	Frei	McReynolds	Smith of Clayton
Aubrey	Gardner of	Meyer	Smith of
Baker	Bremer	Moore	Dickinson
Bass	Gardner of Linn	Morrissey	Steinberg
Bockwoldt	Good	Nielsen	Stevens
Bryson	Hedin	Norland	Strawman
Burkman	Heffner	Olson	Swaner
Carlson	Hicklin	Palmer	Te Paske
Colburn	Jessen	Peterson	Utzig
Cooper	Kilpatrick	Poston	Vanderwilt
Cowan	Klemesrud	Prentis	Van Eaton
Cox	Krueger	Pritchard	Visser
Datisman	Kruse	Putney	Walter of
Davis of	Kuester	Redman	Marshall
Black Hawk	Kuhlmann	Reed	Walter of
Davis of Fayette	Lane	Robb	Pottawattamie
Dodds	Langland	Robinson of	Weichman
Donohue	Latchaw	Delaware	Watson
Edwards	Less	Robinson of	Wellington
Farmer	Long	Monroe	Whitaker
Fimmen	Lynch	Saylor	Williams
Fletcher	McEleney	Schwengel	Wormley
Frederickson	McFarlane	Sioane	Mr. Speaker

The nays were, 15:

Avery	Hoeness	Mills	Siefkas
Blatti	Huston	Nelson	Simonsen
Blewett	McNeill	Parrish	Tyrrell
Duffield	Miller	Shepard	

Absent or not voting, 8:

Bents	Capesius	Hall	Tatum
Bonn	Fulk	Martin	Whitehead

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in the House amendment to the Senate amendment and has also passed House File 395, a bill for an act relating to insurance premium tax.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 291, a bill for an act relating to sanitary districts and sewage disposal.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGE CONSIDERED

Senate File 291, a bill for an act to create sanitary districts and to provide for sewage disposal and providing for the government, operation and financing of such districts.

Read first time and referred to the sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 395.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 395.

BILL SENT TO THE GOVERNOR

Anderson of Henry, 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, 1945, sent to the Governor for his approval House File 395.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 29, 1945: House Files 87, 106, 107, 109, 392 and 395.

On motion by Prentiss of Ringgold, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker pro tempore Morrissey in the chair.

Robinson of Delaware and Schwengel of Scott offered the following resolution:

HOUSE RESOLUTION 7

Whereas, Captain William J. Kilpatrick of Randolph, Iowa, son of William J. Kilpatrick, Sr., was recently awarded the Bronze Star for "meritorious achievement in direct support of combat activities," by order of Major General Nathan F. Twining, Commanding Officer of the 15th Army Air Force, and

Whereas, On July 15, 1944, Captain Kilpatrick's aircraft was forced to land in enemy territory due to intense enemy opposition, and for which the Bronze Star was awarded to him for his successful planning, administration and execution of a large scale evacuation of military personnel from enemy territory during a period of approximately twenty-five days, and a result of the superior manner in which all phases of the operation was accomplished almost two hundred seventy-five allied officers and men were returned to our own lines, and

Whereas, Captain Kilpatrick successfully promoted friendly relations between the Allied Forces and the partisans in enemy territory, and

Whereas, The energy and professional ability displayed by Captain Kilpatrick reflected great credit upon himself, the State of Iowa, and the entire Armed forces of the United States of America, and

Whereas, Captain Kilpatrick is a veteran of more than thirty combat missions over enemy occupied territory and is a graduate of the United States Military Academy at West Point, and

Whereas, Captain Kilpatrick wears the Air Medal with two Oak Leaf clusters and the Distinguished Flying Cross, and

Whereas, This gallant Iowa Officer has brought great honor to our State and nation, and to this General Assembly,

Be It Resolved by the House: That the House of Representatives of the Fifty-first General Assembly of the State of Iowa, wishes to express its pride and admiration in the fact that an Iowa Officer has exemplified those characteristics, which are, in reality those of all our Iowa boys now serving their country, and has brought such honor to our State and to our nation, that we are proud of the exceptional record that he has made in the service, and wish to pay tribute and respect to him.

It Is Further Resolved: That the Chief Clerk of the House is authorized and hereby directed to mail two copies of this Resolution to Mr. William J. Kilpatrick, Sr., of Randolph, Iowa, with the request that one of the copies be forwarded to Captain William J. Kilpatrick, at his foreign address.

Laid over under Rule 34.

Gardner of Bremer, chairman pro tempore of the committee on public lands and buildings, offered the following resolution:

HOUSE RESOLUTION 8

Whereas, All the members of the House are familiar with the inferior acoustics in committee room number 1; and,

Whereas, This room is in constant use during every legislative session for committee meetings; and,

Whereas, It is also in use a great deal between legislative sessions for various conferences and meetings; and,

Whereas, It is desirable to improve the acoustics of this room; now, therefore,

Be It Resolved by the House of Representatives: That the Executive Council be authorized and directed to enter into a contract for the proper treatment of this room to improve its usefulness in this respect; that the report of the House committee on Public Land and Buildings regarding this matter be referred to the Executive Council with the recommendation that it give consideration to the proposals therein submitted.

- Laid over under Rule 34.

Langland of Winneshiek offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable William H. Klemme of Winneshiek county, who was a member of the Twenty-fifth, Twenty-sixth, Twenty-sixth Extra and Twenty-seventh General Assemblies, died on March 11, 1943,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character and service to the state.

Langland of Winneshiek asked and obtained unanimous consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee to draft suitable resolutions: Langland of Winneshiek, Bents of Howard and Palmer of Allamakee.

CONSIDERATION OF BILLS

Senate File 52, a bill for an act relating to watchmakers and watchmaking, defining the term "watchmaking", creating a board and other officers, providing for a seal and collection of fees

and expenditures, providing for the issuance and revocation of certificates, prohibiting the practice of watchmaking as defined in the act without a certificate; providing penalties for the violation thereof, was taken up for consideration.

Hicklin of Louisa moved that the following amendment, proposed by himself and Sloane of Polk, be adopted:

Amend section ten (10) by striking the following: "The action of the board on such charges shall be final.", and inserting in lieu thereof the following: "If the board should refuse any such application and refuse to renew any such license, the applicant may within thirty (30) days after the order of the board and not afterward appeal therefrom by a writ of certiorari to the district court where upon such appeal the hearing shall be de novo and all legal evidence pertaining to the matter of whether or not such license should be renewed may be submitted, including new evidence not submitted to the board."

Amendment adopted.

Cooper of Adams offered the following amendment and moved its adoption:

Amend section three (3), line five (5), by inserting immediately after the word "members" the words "only three of whom shall belong to the same political party,".

Amendment adopted.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section three (3), line thirty-five (35), by inserting after the word "board" the following: "but such salary shall not exceed one thousand five hundred dollars (\$1,500.00)."

Amendment adopted.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Aubrey	Carlson	Edwards	Hicklin
Avery	Cooper	Farmer	Jessen
Baker	Cowan	Fimmen	Kilpatrick
Bass	Cox	Frederickson	Klemesrud
Bents	Datisman	Gardner of	Krueger
Blatti	Davis of	Bremer	Kruse
Bockwoldt	Black Hawk	Gardner of Linn	Kuester
Bryson	Davis of Fayette	Good	Lane
Burkman	Dodds	Heffner	Latchaw

Less	Nielsen	Robinson of	Te Paske
Long	Olson	Monroe	Tyrrell
Lynch	Palmer	Saylor	Utzig
McEleney	Poston	Schwengel	Vanderwilt
McFarlane	Prentis	Shepard	Van Eaton
McNeill	Pritchard	Simonsen	Visser
McReynolds	Redman	Sloane	Walter of
Meyer	Reed	Smith of Clayton	Pottawattamie
Mills	Robb	Smith of	Whitaker
Moore	Robinson of	Dickinson	Williams
Morrissey	Delaware	Strawman	Wormley
Nelson		Swaner	Mr. Speaker
		Tatum	

The nays were, 19:

Anderson	Hall	Miller	Walter of
Blewett	Hoeness	Parrish	Marshall
Bonn	Huston	Peterson	Watson
Colburn	Kuhlmann	Putney	Weichman
Fletcher	Langland	Siefkas	Wellington

Absent or not voting, 11:

Capesius	Frei	Martin	Stevens
Donohue	Fulk	Norland	Whitehead
Duffield	Hedin	Steinberg	

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

House File 81, a bill for an act to amend section two thousand five hundred seventy-four (2574), Code, 1939, further defining classes of persons deemed engaged in the practice of optometry, with report of committee without recommendations, was taken up for consideration.

Latchaw of Muscatine asked and obtained unanimous consent to withdraw his amendment to section one (1), line four (4), filed February 20.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 82:

Aubrey	Cowan	Gardner of	Kruse
Avery	Datisman	Bremer	Kuester
Baker	Davis of	Gardner of Linn	Kuhlmann
Bass	Black Hawk	Hedin	Lane
Blatti	Davis of Fayette	Heffner	Langland
Bockwoldt	Duffield	Hicklin	Latchaw
Bryson	Edwards	Huston	Less
Burkman	Farmer	Jessen	Long
Carlson	Fimmen	Kilpatrick	Lynch
Colburn	Fletcher	Klemesrud	McEleney
Cooper	Frederickson	Krueger	McNeill

McReynolds	Prentiss	Simonsen	Van Eaton
Meyer	Pritchard	Sloane	Visser
Miller	Putney	Smith of Clayton	Walter of
Mills	Reed	Steinberg	Pottawattamie
Moore	Robinson of	Strawman	Watson
Morrissey	Delaware	Swaner	Weichman
Nelson	Robinson of	Tatum	Whitaker
Nielsen	Monroe	Te Paske	Williams
Olson	Saylor	Tyrrell	Wormley
Palmer	Schwengel	Utzig	Mr. Speaker
Poston	Shepard	Vanderwilt	

The nays were, 10:

Blewett	Hall	Peterson	Smith of
Donohue	Hoeness	Siefkas	Dickinson
Good	Parrish		Wellington

Absent or not voting, 16:

Anderson	Dodds	McFarlane	Stevens
Bents	Frei	Norland	Walter of
Bonn	Fulk	Redman	Marshall
Capesius	Martin	Robb	Whitehead
Cox			

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

House File 311, a bill for an act relating to the public health and the pollution of water; to repeal sections two thousand one hundred ninety-eight (2198), two thousand one hundred ninety-nine (2199) and two thousand two hundred eight (2208), Code, 1939, and to enact substitutes therefor; and to amend sections two thousand two hundred four (2204) and two thousand two hundred six (2206), Code, 1939; and to amend chapter one hundred five (105), Code, 1939, by adding thereto provisions relating to sewerage systems and permits for the installation of or change in such systems, and the powers and duties of the state department of health in relation thereto; and to prevent the discharge of treated or untreated sewerage into state owned lakes, was taken up for consideration.

Fimmen of Davis asked and obtained unanimous consent to withdraw his amendment to sections one (1), three (3), and six (6), filed March 27.

Carlson of Woodbury asked and obtained unanimous consent to withdraw his amendment to section one (1), filed February 23.

Fimmen of Davis offered the following amendments and moved their adoption:

Amend by adding the following to section one (1), following line

twenty (20): "The power vested by this section in the department shall not apply, however, to the lower five thousand (5000) feet of any stream flowing into a river at a place where such river forms a part of the boundary of the state".

Amend by adding the following after the period in line ten (10) of section 3: "Provided, however, that no proceedings may be instituted against the same person, firm, corporation or municipality until after one year from the date the court has set aside such order of the department."

Amend by striking from section six (6), lines fourteen (14), fifteen (15) and sixteen (16), the words "and no extension of or addition to any factory, manufacturing establishment, or business enterprise". Further amend section six (6) by adding after the word "extensions" in line eighteen (18) the words "of such sewage systems".

Further amend section six (6) by inserting a period following the word "system" in line thirty-eight (38) and striking the remainder of the sentence.

Further amend by striking the period at the end of line fifty (50) of section six (6) and inserting in lieu thereof a comma, and the following words: "not inconsistent with standard engineering practice".

Amendments adopted.

Avery of Clay moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Anderson	Fimmen	McEleney	Shepard
Aubrey	Fletcher	McFarlane	Siefkas
Avery	Frederickson	McNeill	Simonsen
Bass	Gardner of	McReynolds	Sloane
Bents	Bremer	Meyer	Smith of Clayton
Blatti	Gardner of Linn	Miller	Steinberg
Blewett	Good	Mills	Strawman
Bockwoldt	Hedin	Morrissey	Swaner
Bonn	Heffner	Nelson	Tatum
Bryson	Hoeness	Nielsen	Te Paske
Burkman	Jessen	Olson	Utzig
Colburn	Kilpatrick	Palmer	Vanderwilt
Cox	Klemesrud	Peterson	Walter of
Datisman	Krueger	Prentis	Marshall
Davis of	Kruse	Pritchard	Walter of
Black Hawk	Kuester	Reed	Pottawattamie
Davis of Fayette	Lane	Robb	Watson
Dodds	Langland	Robinson of	Whitaker
Donohue	Latchaw	Monroe	Williams
Edwards	Less	Saylor	Mr. Speaker
Farmer	Long	Schwengel	

The nays were, 16:

Carlson	Cowan	Hicklin	Lynch
Cooper	Frei	Kuhlmann	Parrish

Putney
Redman

Smith of
Dickinson
Tyrrell

Van Eaton
Weichman

Wellington
Wormley

Absent or not voting, 14:

Baker
Capesius
Duffield
Fulk

Hall
Huston
Martin
Moore

Norland
Poston
Robinson of
Delaware

Stevens
Visser
Whitehead

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

Avery of Clay moved that the vote by which House File 311 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Speaker Felton in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and also passed Senate File 2, a bill for an act relating to relief for veterans.

Also: That the Senate has concurred in House amendment to and also passed Senate File 396, a bill for an act relating to agricultural lime.

Also: That the Senate has adopted Senate Concurrent Resolution 16, in which the concurrence of the House is asked, providing for the adjournment sine die of the 51st General Assembly at 5:00 p. m., Tuesday, April 10, 1945.

SENATE CONCURRENT RESOLUTION 16

Be It Resolved by the Senate, the House Concurring: That the 51st General Assembly adjourn sine die at 5:00 o'clock p. m. on Tuesday, April 10, 1945.

G. R. HILL

STANLEY L. HART.

IRVING D. LONG.

ARTHUR JACOBSON.

FRED CROMWELL.

J. A. NEWSOME.

R. A. ROCKHILL.

T. H. KLEIN.

ROBERT KEIR.

J. T. DYKHOUSE.

O. H. HENNINGSSEN.

HARLAN C. FOSTER.

ROBERT C. REILLY.

FLOYD JONES.

FRANK D. MARTIN.

C. V. FINDLAY.

ED VRBA.

J. BERG.

R. E. BENSON.

ROSS R. MOWRY.

H. S. LOVE.

LEO ELTHON.

J. G. LUCAS.
FRED J. RITCHIE.
DUANE E. DEWEL.
R. W. ZASTROW.
ROBERT W. HARVEY.
ED S. WHITE.
A. E. AUGUSTINE.
H. M. KNUDSON.
EDWIN C. SCHLUTER.
A. D. CLEM.
AI MILLER.
DE VERE WATSON.
FRANK C. BYERS.
CARL O. SJULIN.

LUKE VITTETOE.
A. J. SHAW.
LEROY MERCER.
GEORGE FAUL.
RICHARD V. LEO.
R. B. HAWKINS.
ALDEN L. DOUD.
J. KENDALL LYNES.
F. E. SHARP.
O. N. HULTMAN.
J. R. BARKLEY.
ELMER K. BEKMAN.
FLOYD J. PINE.

AMENDMENTS FILED

Smith of Dickinson filed the following amendment to Senate File 290:

Amend section three (3), subsection three (3), by adding the following thereto: "provided, however, that the fair and equitable proportion of the cost of operation and maintenance charged to and collected from the users as rentals, rates and charges shall be in an aggregate amount not in excess of six thousand dollars (\$6000.00) per annum or fifty per cent (50%) of such costs, whichever shall be the greater; the balance of the costs of operation and maintenance shall be paid from monies hereby appropriated annually to the Iowa Great Lakes Sewage Disposal System Fund, from general funds of the state not otherwise appropriated."

Reed of Jefferson filed the following amendment to House File 419:

Amend section two (2) by striking from lines seven (7) to nineteen (19) inclusive and inserting in lieu thereof the following:

"The court shall proceed to verify the allegations of the petition for the adoption of a minor child, to investigate or have investigated by an agent qualified in child welfare as the court may appoint who shall make such findings as may be necessary to submit a final report to the court before the final order of adoption, which investigation shall include the conditions and antecedents of the child for the purpose of ascertaining whether he is a proper subject for adoption, and to make appropriate inquiry to determine whether the proposed foster home is a suitable one for said child."

Further amend section two (2) by striking the words "the state" in line twenty-three (23), and also striking lines twenty-four (24), twenty-five (25), twenty-six (26) and twenty-seven (27).

Further amend by changing the comma (,) to a period (.) at the end of line thirty-nine (39) of section three (3) and striking the remainder of said section.

Less of Dubuque filed the following amendment to Senate File 247:

Amend my amendment by adding a new subsection as follows:

"(h) No order shall be made and entered by the court permitting fiduciaries to invest funds in obligations of individuals, firms, or partnerships without security of at least twice the value of the amount proposed to be invested, said securities to be approved by the court, except as otherwise provided in subsection five (5) as amended by chapter three hundred seven (307), of the Acts of the 49th General Assembly. Provided further, that investments in unsecured notes, debentures or other obligations of corporations, firms or stock companies shall be subject to the same restrictions and requirements as are provided in this act as to stocks and bonds of corporations."

Weichman of Benton, Miller of Humboldt, Wormley of Plymouth, Heffner of Hamilton, Fimmen of Davis, Prentis of Ringgold, Latchaw of Muscatine, Mills of Adair and Avery of Clay filed the following amendment to Senate File 39:

Amend as follows:

1. Change the word "commission" to "commissioner" wherever it appears in the bill.

2. Strike section eight (8) and insert in lieu thereof the following: "The Secretary of State shall be the Real Estate Commissioner and shall be charged with the administration of this chapter."

3. Strike all of section twelve (12).

4. Section twenty-three (23), line six (6), strike the words "chairman of the commission" and insert in lieu thereof the word "commissioner".

5. Section thirty-six (36), line six (6), strike all of the sentence beginning with the word "any".

6. Section forty-one (41), line one (1), strike the words "majority of the commission" and insert in lieu thereof the word "commissioner", also amend section forty-one (41), line eleven (11), by striking the word "its" and insert in lieu thereof the word "his".

7. Section forty-two (42), line two (2), strike the word "it" and insert in lieu thereof the word "him".

8. Section forty-four (44), line three (3), strike the word "it".

9. Renumber the remaining sections.

Less of Dubuque filed the following amendment to Senate File 247:

Amend my amendment filed March 27, 1945, by striking the period (.) and adding thereto the following:

", except as otherwise provided in subsection five (5) as amended by chapter three hundred seven (307) of the Acts of the Forty-ninth General Assembly."

Putney of Tama filed the following amendment to House File 152:

Amend paragraph three (3) of the Nielsen amendment by striking the figures "15,000" in line three (3) and substituting in lieu thereof the figures "150,000".

On motion by Blatti of Chickasaw, the House adjourned until 9:45 a. m., Friday, March 30, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MARCH 30, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend C. R. Frankhauser, pastor of the First Evangelical church, Des Moines, Iowa.

Journal of March 29 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Fulk of Page on request of Mills of Adair; Utzig of Dubuque on request of Less of Dubuque; Parrish of Taylor on request of Bryson of Hardin; Frederickson of Palo Alto on request of Smith of Dickinson; Olson of Mitchell on request of Saylor of Decatur; Whitaker of Poweshiek on request of Smith of Clayton; Bents of Howard on request of Bass of Montgomery; Latchaw of Muscatine on request of Bass of Montgomery.

PRESENTATION OF VISITORS

Redman of Sac presented his granddaughters, Joan and Jean Redman of Indianola, Iowa.

McReynolds of Wapello presented Dick Forsberg and David Roemer, Cub Scouts of Den 3, Pack 29 of Des Moines, Iowa.

Burkman of Polk presented Ramona Heffner, daughter of Representative and Mrs. John S. Heffner of Webster City, Iowa. Miss Heffner, a student in the department of music at the Iowa state teachers college, favored the House with the following vocal selections: "None But the Lonely Heart" by Tchaikowsky and "My Hero" from "The Chocolate Soldier" by Oscar Straus. Miss Barbara Johnson of Montevideo, Minnesota, also a music student at the Iowa state teachers college, accompanied Miss Heffner.

ADOPTION OF HOUSE RESOLUTION 9

Lynch of Pocahontas, Heffner of Hamilton, Hoeness of Madison, Mills of Adair and Te Paske of Sioux offered the following resolution :

Whereas, The members of this House have by personal contribution

created a fund from which to provide a Bible for the State of Iowa, for the use of the House, now and later, and

Whereas, A Bible has been purchased and is now here present, and

Whereas, The Book is to become the property of the State, now, therefore,

Be It Resolved: First, that Governor Robert D. Blue be invited to attend the presentation ceremony.

Second, that A. C. Gustafson, the Chief Clerk, be and is hereby directed to transfer and deliver the Book to the Speaker for and on behalf of the State of Iowa, for the permanent use of the House.

Te Paske of Sioux asked and obtained unanimoos consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

In accordance with House Resolution 9, the Speaker appointed Lynch of Pocahontas and Mills of Adair to invite the Governor of Iowa to attend the presentation ceremonies in the House chamber.

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

The Chief Clerk presented the Bible with the following remarks:

MR. SPEAKER: In the presentation of this Bible to the State of Iowa I should like to read a quotation from the first president of the United States, George Washington:

"True religion affords government its surest support. The perpetuity of this nation depends upon the religious training of the young.

"It is impossible to govern the world without the Bible."

I should also like to read a brief quotation from the great emancipator, Abraham Lincoln:

"In regard to the Great Book I have only to say that it is the best book which God has given to men."

Both of the above quotations have been inscribed and will be bound into the volume as a permanent part thereof. The page inscription reads as follows: "Presented to the State of Iowa by the House of Representatives of the 51st General Assembly on this Good Friday, March 30, 1945" and is autographed by Harold Felton as Speaker of the House, Robert D. Blue as Governor of Iowa, and A. C. Gustafson as Chief Clerk of the House of Representatives. The donors of this book are all the members of the House of Representatives, whose names are autographed on the two preceding pages.

Mr. Speaker, on their behalf I have the honor to present through you to the State of Iowa this Bible, which shall remain in the House Chamber for the use of the House of Representatives.

The Speaker in accepting the Bible on behalf of the State spoke as follows:

On this day, when we pause in silent reverence of the life of Him who came to minister to all mankind, and whose crucifixion is this day commemorated throughout the Christian world, it is most fitting that we, as a law making body, should dwell for a short time on what all this has meant for the peoples of all time. In this volume, which during the years has been translated into nearly one thousand languages, with a publication now reaching more than thirty-five million copies annually, we find the hopes of all the Christian world. No matter how self-sufficient we may feel, we always turn to its pages for peace and comfort in the hour of distress and sorrow. On the world's battlefronts our boys carry with them a copy of this spiritual guide giving them hope and courage in the awful conflict in which they are engaged. May its teachings of the Brotherhood of Man and the Fatherhood of God prevail for the establishment of a just and permanent peace.

It lives on the ear like music that can never be forgotten; it is part of our national mind; all the traditions of our childhood are found in its phrases. As men we find all of our griefs and trials hidden beneath its words; it is representative of our best moments, our finest thoughts; all that is gentle, pure, penitent and good speaks for us forever out of this, the Book of Books.

On your desks is the Code of Iowa. For one hundred years we have met here every other year in our desire to make it perfect. But with our human frailties and weakness, we shall never achieve that goal. Here in this Book we find the Code of the Ages. It has come down through the centuries unchanged, and remains today, as always, the perfect law of human relations. "The law of the Lord is perfect, converting the soul."

As Speaker of the House, I am proud and greatly honored to accept this beautiful copy of the Bible which is this day presented by the House members of the Fifty-first General Assembly to the State of Iowa, for use in the House Chamber.

May it be forever a daily reminder of our great need of Divine guidance in the discharge of our duties here as well as in our never ending responsibilities to mankind.

"The Lord's Prayer" was sung by Harris White, baritone, accompanied by William Austin, both of WHO radio station, Des Moines.

The Speaker then presented Governor Robert D. Blue, who made the following remarks:

MEMBERS OF THE HOUSE OF REPRESENTATIVES:

I want to assure you that it is indeed a real pleasure to come up here this morning. It is like a breath of fresh air.

I want to congratulate this body upon the action it has taken today. More than nineteen hundred years ago the Prince of Peace was born. Some nineteen hundred-odd years ago a Man paid the supreme sacrifice for the peace of the world. Today around the world millions of our sons and daughters are paying the supreme sacrifices, because the men and women of the world have failed to listen to the message of the Prince of Peace. Too long, blind men have been leading blind men, and too

long we have failed to read and to understand the basic law upon which the peace of the world can, and must be written.

You recall, I am sure, and it has been recorded to us, that in the days just immediately preceding the crucifixion of the greatest Man of all times, those who were seeking to ensnare Him came to Him and asked Him what the first law was. He said to them, "Thou must love thy God with all thy soul, and with all thy mind". They could find no fault with that answer. He then said the second law is akin to the first, "Thou must love thy neighbor as thyself".

It is upon that formula and that law that the Constitution of the United States and the Declaration of Independence was written, and we declared thereby to an astonished world that all men are created equal.

For the first time in the history of the governments of man we have attempted in a frail and imperfect way to write into the laws of a man-made government the Golden Rule, the second commandment. In applying the application of this Golden Rule we have made the greatest spiritual, social, material and political advancement of all the world in all history.

The other nations of the world, Asia, South America, Europe—all have equal resources—equal or superior to the United States of America. The men who inhabited those countries are of the same blood as those who inhabit this land. Our fathers came from those countries, yet none of those countries have made the progress of this country.

Roger Babson while in South America was asked by a political leader in that country, "Why is it that you in the United States have made such great progress, while we here in South America have lagged so far behind? We were settled before North America was settled, and we have great natural resources here, and yet you have far out-stripped us."

Mr. Babson, being a guest, hesitated to reply. Finally, the man said, "I think I can answer my own question. The people who settled South America were in search of gold, and the men who settled North America were in search of God."

Today, on this Good Friday, as millions of our young men pay the supreme sacrifice, it seems fitting to me that we should gather here in this kind of ceremony. It seems to me that if we have any expectations of making the sacrifices of our sons and daughters really permanent in this sick old world, that when the nations of the world meet in San Francisco in the future we are going to have to search the eternal law, and base our international law and peace upon the eternal law. If we fail, the peace will fail. Only if the peace of the world is written in the hearts of men and based on the fundamental principles—only then will it succeed.

When I came here, the minister of my church presented me with a Bible. He said, "Bob, I hand you herewith the book of rules." Now, you have brought into this Assembly the book of rules.

"In God we Trust" must be, today and tomorrow, the motto—not only of America, but of the world, if peace is to reign in this world.

The Governor was escorted from the chamber by the committee previously appointed.

EXPRESSION OF APPRECIATION

Heffner of Hamilton expressed appreciation to B. Aldinger, assistant sergeant-at-arms, for the Washington and Lincoln quotations, which were inscribed and presented to the State with the Bible.

Mr. Heffner also presented Miss Beatrice Coburn, artist, who lettered the presentation page of the Bible and commended her splendid work.

ADOPTION OF HOUSE RESOLUTION 8

Gardner of Bremer called up House Resolution 8, found on page 976 of the Journal of March 29, and moved its adoption.

Motion prevailed and House Resolution 8 was adopted.

ADOPTION OF HOUSE RESOLUTION 7

Schwengel of Scott called up House Resolution 7, found on page 975 of the Journal of March 29, and moved its adoption.

Motion prevailed and House Resolution 7 was adopted.

Capesius of Kossuth offered the following resolution:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Lee O. Wolfe, who was a member of the Thirty-ninth General Assembly, died on January 28, 1944; therefore,

Be It Resolved by the House of Representatives of the Fifty-first General Assembly: That a committee of three be appointed to draft suitable resolutions commemorating his life, character, and service to the state.

Capesius of Kossuth asked and obtained consent for the immediate consideration of the resolution and moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed the following as a committee to draft suitable resolutions: Capesius of Kossuth, Klemesrud of Winnebago and Frederickson of Palo Alto.

Poston of Wayne offered the following resolution:

HOUSE RESOLUTION 10

Whereas, The desks now used by the members of the House were purchased more than fifty years ago and have long since become inadequate, now, therefore,

Be It Resolved: That the Chief Clerk be authorized to make inquiries relative to the purchase of a filing cabinet or other equipment which may be installed at the desk of the members and submit his report to the committee on retrenchment and reform, and that such committee may, if deemed advisable, purchase such cabinets as may be suitable so that the same may be ready for use upon the convening of the 52nd General Assembly.

Laid over under Rule 34.

Miller of Humboldt and Peterson of Buena Vista offered the following resolution:

HOUSE RESOLUTION 11

Whereas, The people of Iowa join with millions of others in the prayer and hope that an early cessation may come in the present world tragedy, and

Whereas, It would appear that a God-fearing people can best express its gratitude to their Creator by assembling in places of worship in the various communities of the state for prayer and thanksgiving rather than by undue excesses, and

Whereas, It would seem fitting to have the Governor of our great state issue a proper proclamation to that effect, therefore,

Be It Resolved: That the Governor of Iowa be requested to issue a proclamation, directed to the people of Iowa, urging them, at the proper time, to express their appreciation of Victory in a manner in keeping with the spirit of the preamble of this resolution.

Laid over under Rule 34.

CONSIDERATION OF BILLS

House File 127, a bill for an act creating in the office of the treasurer of state a permanent fund to be known as the agricultural land credit fund, and making appropriation thereto, providing for the apportionment of said fund as a credit against the tax on agricultural lands in school districts in which the millage for the general school fund exceeds fifteen mills, and providing the procedure for effecting said credits, with report of committee recommending amendment and passage, was taken up for consideration.

Morrissey of Jasper moved that the following amendment proposed by himself and Steinberg of Story be adopted:

Amend by adding to section three (3) the following:

"The agricultural land credit as provided herein shall not be made to any taxpayer or any portion of his property upon which a homestead credit, as provided by chapter three hundred twenty-nine and six tenths (329.6), has been allowed for the year in which the agricultural credit is claimed."

Amendment adopted.

Palmer of Allamakee moved that the following amendment, proposed by him, be adopted:

Amend by striking sections four (4) and five (5) and substituting in lieu thereof the following:

"Sec. 4. In cases where agricultural lands come under the provisions of this act it shall be the duty of the taxing officials of each county to determine the credits to be allowed."

Further amend by renumbering the remaining sections.

Amendment adopted.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section two (2), line six (6), by striking the words "occupied and".

Amendment adopted.

Steinberg of Story moved that the following amendment by the committee be adopted:

Amend section one (1), line seven (7), by striking the words and figures "seven hundred thousand dollars (\$700,000.00)", and substituting in lieu thereof the words and figures "five hundred thousand dollars (\$500,000.00)".

Further amend by adding new sections as follows:

"Sec. 9. If the appropriation herein is insufficient to pay the credits in full, then in that event they shall be paid on a pro rata basis.

"Sec. 10. There is hereby transferred to the general fund of the state of Iowa, for each year of the biennium beginning July 1, 1945, and ending June 30, 1947, the sum of five hundred thousand dollars (\$500,000.00) from the income, corporation and sales tax fund collected under the provisions of chapter three hundred ninety-three and three tenths (393.3), Code, 1939."

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Blewett	Carlson	Black Hawk
Aubrey	Bockwoldt	Cooper	Davis of Fayette
Avery	Bonn	Cowan	Dodds
Baker	Bryson	Cox	Donohue
Bass	Burkman	Datisman	Edwards
Blatti	Capesius	Davis of	Fimmen

Fletcher	Langland	Putney	Strawman
Frei	Long	Redman	Swaner
Gardner of	Lynch	Reed	Tatum
Bremer	McEleney	Robb	Te Paske
Gardner of Linn	McFarlane	Robinson of	Tyrrell
Good	McNeill	Delaware	Vanderwilt
Hedin	McReynolds	Robinson of	Van Eaton
Heffner	Meyer	Monroe	Visser
Hicklin	Miller	Saylor	Walter of
Hoeness	Mills	Schwengel	Marshall
Huston	Moore	Shepard	Walter of
Jessen	Morrissey	Siefkas	Pottawattamie
Kilpatrick	Nelson	Simonsen	Watson
Klemesrud	Nielsen	Sloane	Weichman
Krueger	Palmer	Smith of Clayton	Wellington
Kruse	Peterson	Smith of	Whitehead
Kuester	Poston	Dickinson	Williams
Kuhlmann	Prentis	Steinberg	Wormley
Lane	Pritchard	Stevens	Mr. Speaker

The nays were, 2:

Colburn	Farmer
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Absent or not voting, 13:

Bents	Hall	Martin	Parrish
Duffield	Latchaw	Norland	Utzig
Frederickson	Less	Olson	Whitaker
Fulk			

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

Senate File 35, a bill for an act to amend section six thousand nine hundred forty-four (6944), Code, 1939, relating to the exemption from taxation of personal property of household furniture and equipment of persons in the armed services of the United States, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Colburn	Fimmen	Jessen
Aubrey	Cooper	Fletcher	Kilpatrick
Avery	Cowan	Frei	Klemesrud
Baker	Cox	Gardner of	Krueger
Bass	Datiman	Bremer	Kruse
Blatti	Davis of	Gardner of Linn	Kuhlmann
Blewett	Black Hawk	Good	Lane
Bockwoldt	Davis of Fayette	Hedin	Langland
Bonn	Dodds	Heffner	Less
Bryson	Duffield	Hicklin	Long
Burkman	Edwards	Hoeness	Lynch
Carlson	Farmer	Huston	McEleney

McNeill	Pritchard	Sloane	Visser
McReynolds	Putney	Smith of Clayton	Walter of
Meyer	Redman	Steinberg	Marshall
Miller	Reed	Stevens	Walter of
Mills	Robb	Strawman	Pottawattamie
Moore	Robinson of	Swaner	Watson
Morrissey	Monroe	Tatum	Weichman
Nelson	Saylor	Te Paske	Whitehead
Nielsen	Schwengel	Tyrrell	Williams
Palmer	Shepard	Vanderwilt	Wormley
Peterson	Siefkas	Van Eaton	Mr. Speaker
Poston	Simonsen		

The nays were, none.

Absent or not voting, 19:

Bents	Hall	Olson	Smith of
Capesius	Kuester	Parrish	Dickinson
Donohue	Latchaw	Prentis	Utzig
Frederickson	Martin	Robinson of	Wellington
Fulk	McFarlane	Delaware	Whitaker
	Norland		

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

House File 304, a bill for an act to amend section one thousand two hundred twenty-five and nine hundredths (1225.09), Code, 1939, relating to police powers, was taken up for consideration.

Fimmen of Davis moved that the following amendment, proposed by him, be adopted:

Amend section one (1), lines four (4) and five (5), by striking the words "two hundred" and substituting in lieu thereof the words "one hundred sixty."

Amendment adopted.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Aubrey	Cooper	Fletcher	Kilpatrick
Avery	Cowan	Frei	Klemesrud
Baker	Cox	Gardner of	Krueger
Bass	Datiman	Bremer	Kruse
Blatti	Davis of	Gardner of Linn	Kuester
Blewett	Black Hawk	Good	Kuhlmann
Bockwoldt	Davis of Fayette	Hall	Langland
Bonn	Dodds	Hedin	Less
Bryson	Donohue	Heffner	Long
Burkman	Duffield	Hicklin	Lynch
Capesius	Edwards	Hoeness	McEleney
Carlson	Farmer	Huston	McFarlane
Colburn	Fimmen	Jessen	McNeill

McReynolds	Redman	Smith of	Visser
Meyer	Reed	Dickinson	Walter of
Miller	Robb	Steinberg	Marshall
Mills	Robinson of	Stevens	Walter of
Morrissey	Delaware	Strawman	Pottawattamie
Nelson	Saylor	Swaner	Watson
Nielsen	Schwengel	Tatum	Weichman
Palmer	Shepard	Te Paske	Whitehead
Poston	Siefkas	Tyrrell	Williams
Prentis	Simonsen	Vanderwilt	Wormley
Pritchard	Sloane	Van Eaton	Mr. Speaker
Putney	Smith of Clayton		

The nays were, 1:

Lane

Absent or not voting, 15:

Anderson	Latchaw	Olson	Utzig
Bents	Martin	Parrish	Wellington
Frederickson	Moore	Peterson	Whitaker
Fulk	Norland	Robinson of	
		Monroe	

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

Senate File 39, a bill for an act to amend, revise, and codify chapter ninety-one and two tenths, Code, 1939, relating to the licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate, with report of committee without recommendation, was taken up for consideration.

Weichman of Benton moved that the following amendment, proposed by himself, Miller of Humboldt, Wormley of Plymouth, Heffner of Hamilton, Fimmen of Davis, Prentis of Ringgold, Latchaw of Muscatine, Mills of Adair and Avery of Clay, be adopted:

Amend as follows:

1. Change the word "commission" to "commissioner" wherever it appears in the bill.
2. Strike section eight (8) and insert in lieu thereof the following: "The Secretary of State shall be the Real Estate Commissioner and shall be charged with the administration of this chapter."
3. Strike all of section twelve (12).
4. Section twenty-three (23), line six (6), strike the words "chairman of the commission" and insert in lieu thereof the word "commissioner".
5. Section thirty-six (36), line six (6), strike all of the sentence beginning with the word "any".
6. Section forty-one (41), line one (1), strike the words "majority of the commission" and insert in lieu thereof the word "commissioner". also amend section forty-one (41), line eleven (11), by striking the word "its" and insert in lieu thereof the word "him".

7. Section forty-two (42), line two (2), strike the word "it" and insert in lieu thereof the word "his".

8. Section forty-four (44), line three (3), strike the word "it".

9. Renumber the remaining sections.

Nielsen of Pottawattamie moved that action on Senate File 39 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on Senate File 39 was deferred.

Sloane of Polk called attention to the fact that Representative Whitehead was leaving today for the European battlefront as the press representative of the Iowa weekly newspapers, and requested that he be excused for the remainder of the session.

The Speaker, in granting the excuse, made the following remarks:

The gentleman from Dallas, as you know, has been invited by the British Ministry of Information to be a newspaper guest of the British government. On behalf of the members of the House, I assure you, Mr. Whitehead, that our best wishes and interests go with you in all your travels.

Mr. Whitehead of Dallas responded with the following remarks:

MR. SPEAKER AND MEMBERS OF THE GENERAL ASSEMBLY:

I want to thank you and Mr. Sloane for your kind remarks. It is with profound regret that I must now say "goodbye" to the members of the 51st General Assembly. I have received during these past weeks many kind and thoughtful gestures, and while at one time or another I have probably disagreed or argued with almost every member of the House, it was delightful to learn that within a few minutes those with whom I had quarreled the hardest proved themselves to be very good friends.

I shall cherish forever in my memory the thoughts of the fine fellowship that is always displayed in the Iowa Legislature. I think I can truthfully say that the lady and you gentlemen of the House are the finest bunch of people a fellow ever had an opportunity to fight with. Again thank you for all the kind and considerate things that have been said to me, and I assure you that they will remain in my memory forever.

Heffner of Hamilton moved that Representative Whitehead carry greetings from Iowa and the Fifty-first General Assembly to all of the allied nations he may visit, as well as to all our boys.

Motion prevailed.

The Speaker appointed Nielsen of Pottawattamie chairman of the sifting committee, to succeed Whitehead of Dallas; and Morrissey of Jasper to membership thereon.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists upon its amendment to House File 122, a bill for an act relating to minimum wages of teachers, and the President of the Senate has appointed a conference committee consisting of Senators Doud, Keir, Berg and Mowry.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 279, a bill for an act relating to county law libraries.

Also: That the Senate has concurred in the House amendment and has also passed Senate File 52, a bill for an act relating to watchmakers.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 385, a bill for an act relating to keeping a suspended tax list.

Also: That the Senate has concurred in the House amendment and has also passed Senate File 397, a bill for an act relating to board of educational examiners.

Also: That the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 6, proposing the adoption of "Largo" as the official instrumental music of the State of Iowa.

W. J. SCARBOROUGH, *Secretary.*

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 6, a joint resolution proposing the adoption of "Largo" by Antonin Dvorak as the official instrumental music of the state of Iowa.

Read first and second times and referred to sifting committee.

Senate File 385, a bill for an act to amend section six thousand nine hundred fifty-two and one tenth (6952.1), Code, 1939, relating to the keeping of a suspended tax list and the entries made therein.

Read first and second times and referred to sifting committee.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully re-

ports that it has examined and finds correctly enrolled House Files 138, 142, 184 and 219; and Senate Files 53, 54, 71, 323, 345 and 406.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 138, 142, 184 and 219; and Senate Files 53, 54, 71, 323, 345 and 406.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 30th day of March, 1945, sent to the Governor for his approval House Files 138, 142, 184 and 219.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

March 30, 1945, House Files 138 and 184.

SPECIAL REPORT ON ACOUSTIC TREATMENT FOR ROOM NO. 1

MR. SPEAKER:

Your committee on public lands and buildings begs leave to submit direct to the House the report of its subcommittee appointed to make a study of the acoustics in Room No. 1. This room is used for committee work especially by the larger committees.

There has been much complaint by the members using this room that it is hard to understand the one who is speaking to the group. The reason for this is that the acoustics have a ratio of eight and six-tenths (8-6/10ths) in reverberation. This condition makes it hard for the ear to distinguish clearly what the human voice is expressing. For good acoustic properties, the reverberation should not exceed one and two-tenths (1-2/10ths) to one and four-tenths (1-4/10ths).

In studying the conditions of this room with an engineer in acoustics, we find that there is a method of treating this room to correct this difficulty. There are materials which can be used on the ceiling and side walls to correct this. One material is known as Audotone. This material

is made of wood and cane fibre and would have to be applied over the ceiling and part way down on the side walls to obtain the desired effect. This material is not as decorative and would not harmonize with the decorations of the room as well as the material called Acoustone. In using Acoustone only the ceiling inside the cornice would be affected. This would give the same effect as using a larger quantity of Audotone. The cost of Audotone would be \$459.00. The cost of Acoustone is \$567.00.

The committee feels that the use of the Acoustone while costing \$107.00 more would be the better method of treatment. We think that it would last longer and the decorative effect would be much better for the room.

The committee recommends, if this is approved by the Public Lands and Building Committee, that it be submitted to the Executive Council with the recommendation that Room No. 1 be treated with Acoustone previous to the meeting of the 52nd General Assembly.

(Signed) H. A. MOORE.
T. H. HUSTON.
W. A. BENTS.
Subcommittee.

Respectfully submitted,
JOE F. GARDNER,
Chairman Pro Tem.

AMENDMENT FILED

Krueger of Cerro Gordo filed the following amendment to House File 373:

Amend as follows:

1. Add at the end of line four (4) of section five (5) the following: "and medical, surgical and hospital treatment."
2. Strike from section nine (9) all of lines fifteen (15) to one hundred sixty-one (161), inclusive, and insert in lieu thereof the following:
 1. Lead poisoning.
 2. Mercury poisoning.
 3. Poisoning by nitrous fumes or its sequelae.
 4. Carbon monoxide poisoning.
 5. Poisoning from methyl chloride, halogens, or other halogenated hydrocarbons.
 6. Poisoning by benzol or by nitro and amido-derivatives of benzol (dinitrobenzol, aniline) and other aromatic hydrocarbons.
1. Any industrial process involving the use of lead or its preparations or compounds.
2. Any industrial process involving the use of mercury or its preparations or compounds.
3. Any process or occupation in which nitrous fumes are evolved.
4. Any process or operation in which carbon monoxide is produced.
5. Any process or occupation involving the use of or direct contact with methyl chloride, halogens, or other halogenated hydrocarbons.
6. Any industrial process involving the use of benzol or nitro or amido-derivative of benzol and other aromatic hydrocarbons or their preparations or compounds.

7. Dermatitis. Infection or inflammation of the skin on contact surfaces due to oils, cutting compounds or lubricants, dust, liquids, fumes, gases, vapors and solids.
8. Brass or zinc poisoning.
9. Manganese dioxide poisoning.
10. Tenosynovitis and prepatellar bursitis.
11. Chrome ulceration of the skin or nasal passages.
12. Cyanide poisoning.
13. Brucellosis (undulant fever).
14. Erysipeloid.
15. Silicosis.
16. Conjunctivitis.
7. Any industrial process involving the handling or use of oils, cutting compounds or lubricants, or involving contact with dust, liquids, fumes, gases or vapors, and solids.
8. Any process involving the manufacture, founding or refining of brass or the melting or smelting of zinc.
9. Any process involving the grinding or milling of manganese dioxide or the escape of manganese dioxide dust.
10. Primary tenosynovitis characterized by a passive effusion or crepitus into the tendon sheath of the flexor or extensor muscles of the hand, due to frequently repetitive motions or vibrations, or prepatellar bursitis due to continued pressure.
11. Any industrial process involving the use of or direct contact with chromic acid or bichromates of ammonium, potassium or sodium or their preparations.
12. Any industrial process involving the use of or direct contact with cyanides.
13. Handling of animals or carcasses of animals infected with brucellosis.
14. Handling of animals or carcasses of animals infected with swine erysipelas.
15. Any industrial process or occupation involving an exposure to or direct contact with silicon dioxide dust.
16. Any industrial process or occupation involving an exposure to or direct contact with electro and oxy-acetylene welding or other radiant energy."

3. Strike the words "or silicatosiis" where they appear in each of the following lines:

- a. Line seven (7) of section ten (10).
- b. Line nine (9) of section eleven (11).
- c. Line ten (10) of section twelve (12).
- d. Line twenty-five (25) of section twelve (12).
- e. Line twenty-eight (28) of section twelve (12).
- f. Line thirty-two (32) of section twelve (12).

Also strike the words "and silicatosiis" where they appear in each of the following lines:

- a. Line two (2) of section twelve (12).
- b. Line eight (8) of section twelve (12).

c. Line twenty-three (23) of section twelve (12).

Also insert a period (.) after the word "dust" in line five (5) of section twelve (12) and strike the remainder of subsection (a) of said section.

Also strike from line fifteen (15) of section twelve (12) the words "or silicate dust".

4. Strike all of subsection (d) of section twelve (12) and renumber the subsections of said section as 1 to 4, inclusive.

5. Strike the words "or asbestosis" where they appear in each of the following lines:

a. Line sixty-eight (68) of section twelve (12).

b. Line seventy (70) of section twelve (12).

c. Line seventy-one (71) of section twelve (12).

d. Line seventy-three (73) of section twelve (12).

e. Line seventy-five of section twelve (12).

f. Line eleven (11) of section twenty (20).

Also strike the words "and asbestosis" from line sixty-seven (67) of section twelve (12).

6. Strike all of section twenty-one (21) and insert in lieu thereof the following:

"Sec. 21. Controverted medical questions may be submitted. Controversial medical questions may be referred to the medical board for investigation and report. No award shall be made in any case referred until the medical board shall have duly investigated the case and made its report with respect to all medical questions at issue. The date of disablement, if in dispute, shall be deemed a medical question."

7. Insert in line two (2) of section twenty-two (22) after the word "it" the following: "by the commissioner".

Also insert in line four (4) of said section after the word "employer" the following: "or insurance carrier".

8. Strike from line one (1) of section twenty-four (24) the following: "—Scope of Review".

Also strike all of line two (2) and the word "which" from line three (3) of said section and insert in lieu thereof the following: "1. The medical board shall file its report in triplicate with the commissioner who".

Also insert a period (,) after the word "questions" in line six (6) of said section and strike the remainder of said line.

Also insert at the beginning of line seven (7) of said section the following: "2. Any".

Also strike from said section all beginning with the words "of the physician" in line twenty-four (24) to and including the words "fact or law" in line thirty (30) and insert in lieu thereof the following: "other medical testimony on behalf of the claimant or employer".

9. Strike all of sections twenty-five (25) and twenty-six (26) and insert in lieu thereof the following:

"Sec. 25. Medical board. The medical board provided herein shall consist of the industrial hygiene physician of the state department of health and two physicians selected by the dean of medicine from the university college of medicine staff, who shall be qualified to diagnose and

report on occupational diseases. Provided, however, that the industrial commissioner may in his discretion designate the industrial physician of the state department of health as a medical board of one member in which case he shall perform the same duties as are herein prescribed for the full board. The board shall have the use of all necessary laboratory and othr facilities of the university hospital in performing its duties under this chapter, without charge therefor."

On motion by Davis of Fayette, the House adjourned until 10:30 a. m., Monday, April 2.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 2, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Charles L. Duxbury, pastor of the Congregational church, Belmond, Iowa.

Journal of March 30 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Walter of Pottawattamie on request of Blatti of Chickasaw; McNeill of Monona on request of Cowan of Keokuk; Schwengel of Scott on request of Hedin of Scott; Bents of Howard on request of Bass of Montgomery.

PRESENTATION OF VISITORS

Bass of Montgomery presented his son and daughter-in-law, Mr. and Mrs. Rollin G. Bass, and their daughter, Janice, all of Emerson, Iowa.

Gardner of Bremer presented the members of the junior and senior classes of the Plainfield school with their teachers and Superintendent Barron.

PETITIONS

Long of Clinton presented a petition, signed by 44 veterans of World Wars I and II, urging passage of Senate File 1.

Referred to sifting committee.

ADOPTION OF HOUSE RESOLUTION 10

Poston of Wayne called up House Resolution 10, found on pages 989 and 990 of the Journal of March 30, and moved its adoption.

Motion prevailed and House Resolution 10 was adopted.

ADOPTION OF HOUSE RESOLUTION 11

Miller of Humboldt called up House Resolution 11, found on page 990 of the Journal of March 30, and moved its adoption.

Motion prevailed and House Resolution 11 was adopted.

ADOPTION OF HOUSE RESOLUTION 12

Lynch of Pocahontas offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved by the House: That we extend our thanks and appreciation to radio station WHO and to Harris White and William Austin for their complimentary participation in the ceremonies attendant upon the presentation of the Bible by the members of the House to the state of Iowa on Good Friday, March 30, 1945, and that the Chief Clerk be directed to transmit copies of this resolution to the participants.

Motion prevailed and the resolution was adopted.

CONFERENCE COMMITTEE ON HOUSE FILE 122 APPOINTED

The Speaker announced the appointment of the following members to the conference committee on House File 122: Steinberg of Story, Siefkas of Clarke, Redman of Sac and Moore of Butler.

APPOINTMENT OF MINORITY MEMBERS ON COMMITTEE ON RETRENCHMENT AND REFORM

The Speaker announced the appointment of the following members on the committee on retrenchment and reform: Poston of Wayne and Less of Dubuque.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 39, a bill for an act to amend, revise, and codify chapter ninety-one and two-tenths, Code, 1939, relating to the licensing and regulation of real estate brokers and salesmen and to matters properly pertaining to the orderly marketing of real estate.

Latchaw of Muscatine offered the following amendment and moved its adoption:

Amend section ten (10), line two (2) by striking the comma (,) after the word "space" and adding the following clause:

"in the office of the Secretary of State and with".

Amendment adopted.

Fimmen of Davis offered the following amendment and moved its adoption:

Amend section seven (7), paragraph four (4), line fifteen (15) by inserting after the word "executor", the word "guardian."

Amendment adopted.

Weichman of Benton asked and obtained unanimous consent to withdraw the amendment filed by himself, Miller of Humboldt, Wormley of Plymouth, Heffner of Hamilton, Fimmen of Davis, Prentis of Ringgold, Latchaw of Muscatine, Mills of Adair and Avery of Clay, March 29th.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section eleven (11), line one (1) by inserting immediately after the word, "director", the words and figures, "at an annual salary not to exceed one thousand eight hundred dollars (\$1,800.00)".

Latchaw of Muscatine offered the following amendment to the amendment and moved its adoption:

Amend by striking the words and figures, "one thousand eight hundred dollars (\$1,800.00)", and inserting in lieu thereof the following: "three thousand six hundred dollars (\$3,600.00)".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section eight (8), line five (5) by striking the word, "immediately".

Amendment adopted.

Dodds of Des Moines moved that the House recess until 1:45 o'clock today.

Motion lost.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

Rule 18 was invoked.

On the question "Shall the bill pass?"

The ayes were, 61:

Aubrey
Avery
Bass

Blatti
Bockwoldt
Burkman

Capesius
Carlson
Colburn

Cox
Davis of
Black Hawk

Davis of Fayette	Hicklin	Mills	Smith of
Dodds	Jessen	Moore	Dickinson
Donohue	Kilpatrick	Nelson	Swaner
Edwards	Krueger	Nielsen	Tatum
Farmer	Kruse	Norland	Tyrrell
Fimmen	Lane	Palmer	Utzig
Fletcher	Latchaw	Peterson	Vanderwilt
Frederickson	Less	Prentis	Van Eaton
Gardner of	Long	Pritchard	Walter of
Bremer	McEleney	Redman	Pottawattamie
Gardner of Linn	McFarlane	Schwengel	Williams
Hall	McReynolds	Sloane	Wormley
Hedin	Meyer	Smith of Clayton	Mr. Speaker
Heffner			

The nays were, 42:

Anderson	Hoeness	Poston	Simonsen
Baker	Klemesrud	Putney	Steinberg
Blewett	Kuester	Reed	Strawman
Bonn	Kuhlmann	Robb	Te Paske
Bryson	Langland	Robinson of	Visser
Cooper	Lynch	Delaware	Walter of
Cowan	Martin	Robinson of	Marshall
Datisman	Miller	Monroe	Watson
Duffield	Morrissey	Saylor	Weichman
Frei	Olson	Shepard	Wellington
Fulk	Parrish	Siefkas	Whitaker
Good			

Absent or not voting, 5:

Bents	McNeill	Stevens	Whitehead
Huston			

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

Nielsen of Pottawattamie moved that the vote by which Senate File 39 passed the House be reconsidered and 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 passed the following bill in which the concurrence of the Senate was asked:

House File 161, a bill for an act relating to aid to the needy blind.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 250, a bill for an act relating to automobile expense of state officers and employees.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 444, a bill for an act relating to state war surplus board.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 446, a bill for an act relating to funds for waterworks system of Atkins, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 462, a bill for an act relating to legislative printing.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 295, a bill for an act relating to apportionment of the revenue derived from tax on moneys and credits.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 413, a bill for an act relating to claims against the State Highway Commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 414, a bill for an act relating to claims for burial of old age recipients.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 426, a bill for an act relating to General Assembly expenses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 430, a bill for an act relating to capitol building repairs.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 431, a bill for an act relating to appropriations to individuals.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 432, a bill for an act relating to approval of employees compensation.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 413, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment; or on account of acts of commission or omission by the state highway commission or its employees.

Read first time and referred to committee on appropriations.

Senate File 414, a bill for an act to make appropriations to Hamilton's Funeral Home, W. G. Griffith & Son, Biersborn Funeral Home, Winter Funeral Home, O'Brien Cooperative Burial Association, Tyler Funeral Home, McLaren Funeral Home, Curl Furniture and Undertaking Company, L. Fowler & Son, Pella Cooperative Burial Association, and R. K. Crane.

Read first time and referred to committee on appropriations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully report that it has examined and finds correctly enrolled: Senate Files 2, 248 and 396.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 2, 248 and 396.

On motion by Dodds of Des Moines, the House recessed until 1:45 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

CONSIDERATION OF BILLS

Senate File 247, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772), Code, 1939, relating to the investment, reinvestment, exchange, retention, sale and management of property held in trust by fiduciaries, was taken up for consideration.

Less of Dubuque asked and obtained unanimous consent to withdraw the amendments filed by him March 27, 28 and 29, with the following exception:

Amend by adding a new subsection as follows:

"(h) No order shall be made and entered by the court permitting fiduciaries to invest funds in obligations of individuals, firms, or partnerships without security of at least twice the value of the amount proposed to be invested, said securities to be approved by the court, except as otherwise provided in subsection five (5) as amended by chapter three hundred seven (307), of the Acts of the 49th General Assembly. Provided further, that investments in unsecured notes, debentures or other obligations of corporations, firms or stock companies shall be subject to the same restrictions and requirements as are provided in this act as to stocks and bonds of corporations."

Mr. Less moved that the amendment be adopted.

Amendment adopted.

Farmer of Linn offered the following amendment and moved its adoption:

Amend section one (1), line nine (9), by striking the word "with" and inserting in lieu thereof the following, "upon application to and first obtaining".

Further amend section one (1) by inserting immediately after the word "thereof" in line ten (10) the following: "in each instance".

Amendment adopted.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

Rule 18 was invoked.

On the question "Shall the bill pass?"

The ayes were, 49:

Aubrey	Donohue	Kuester	Saylor
Bass	Duffield	Lane	Schwengel
Blatti	Fimmen	Latchaw	Siefkas
Burkman	Gardner of	Less	Sloane
Capesius	Bremer	Martin	Smith of Clayton
Carlson	Gardner of Linn	McFarlane	Stevens
Colburn	Hall	McReynolds	Swaner
Cowan	Hedin	Nielsen	Tatum
Cox	Heffner	Palmer	Tyrrell
Davis of	Hicklin	Peterson	Van Eaton
Black Hawk	Jessen	Pritchard	Williams
Davis of Fayette	Kilpatrick	Robinson of	Wormley
Dodds	Kruse	Delaware	Mr. Speaker

The nays were, 53:

Anderson	Bonn	Farmer	Good
Avery	Bryson	Fletcher	Hoeness
Baker	Cooper	Frederickson	Klemesrud
Blewett	Datisman	Frei	Krueger
Bockwoldt	Edwards	Fulk	Kuhlmann

Langland	Nelson	Robinson of	Utzig
Long	Olson	Monroe	Vanderwilt
Lynch	Parrish	Shepard	Visser
McEleney	Poston	Simonsen	Walter of
Meyer	Prentis	Smith of	Marshall
Miller	Putney	Dickinson	Watson
Mills	Redman	Steinberg	Weichman
Moore	Reed	Strawman	Wellington
Morrissey	Robb	Te Paske	Whitaker

Absent or not voting, 6:

Bents	McNeill	Walter of	Whitehead
Huston	Norland	Pottawattamie	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Steinberg of Story moved that the vote by which Senate File 247 failed to pass the House be reconsidered and 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 passed the following bill in which the concurrence of the Senate was asked:

House File 295, a bill for an act relating to state aid to fairs.

Also: That the Senate refuses to concur in the House amendment to Senate File 147, a bill for an act relating to the creation of a department of public instruction.

Also: That the Senate has amended and passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 8, relating to study of taxation.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENTS TO HOUSE JOINT RESOLUTION 8

Amend House Joint Resolution 8, section 8, line 11, by inserting after the word "committee" where it first appears, the following: "and any additional amounts as may be allowed by the 52nd General Assembly."

Amend House Joint Resolution 8 by adding a new section following section 4, as follows:

Sec. 5. In view of the recent decision of the Supreme Court of the United States, in which insurance was held to be a subject of interstate commerce, and in further view of the passing of Senate File 340 by the United States Congress providing that Congress shall not by its silence be construed to impose any barrier to the regulation of taxation of such business until January 1st, 1948, the said committee shall make a special

study of the matter of taxation of insurance companies, both domestic and foreign and formulate any necessary changes in the law, for the aid and guidance of the next general assembly.

2. Renumber remaining sections.

SENATE MESSAGES CONSIDERED

Senate File 295, a bill for an act to amend section six thousand nine hundred eighty-six (6986), Code, 1939, relating to the apportionment of the revenue derived from the tax on moneys and credits.

Read first time and referred to sifting committee.

Senate File 426, a bill for an act to repeal House File eighty-eight (88), Acts 51st General Assembly and to amend chapter twenty-six (26), Acts 49th General Assembly relating to expenses of the General Assembly and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

Senate File 430, a bill for an act to appropriate from the general fund of the state of Iowa for improvements, repairs, and supplies for the state capitol buildings and grounds.

Read first time and referred to committee on appropriations.

Senate File 431, a bill for an act to make appropriations to Woodrow H. Sherin, Des Moines, Iowa; Laurence K. Smith, Des Moines, Iowa; and K. Edward Johnson, Des Moines, Iowa.

Read first time and referred to committee on appropriations.

Senate File 432, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1945 and ending June 30, 1947.

Read first time and referred to committee on appropriations.

AMENDMENTS FILED

Lane of Carroll filed the following amendment to House File 465:

Amend by adding new sections as follows:

"Sec. 2. Amend section two thousand five hundred eighty-five and eleven-hundredths (2585.11), Code, 1939, by inserting a period (.) after the word "emergency" in line two (2) of subsection three (3), and by striking the remainder of said subsection.

"Sec. 3. Amend section two thousand five hundred eighty-five and

thirteen hundredths (2585.13), Code, 1939, by adding thereto the following:

'Every such applicant for admission to practice cosmetology after July 1, 1949, must have actively and in good faith, acquired a general education substantially equivalent to that involved in the completion of a high school course of study of at least four years in extent.'

"Sec. 4. Amend chapter one hundred twenty-four and two-tenths (124.2), Code, 1939, by adding thereto the following:

'For the purposes of this chapter, a cosmetology shop shall mean an establishment or place of business where one or more persons engage in the practice of cosmetology as defined in section two thousand five hundred eighty-five and ten-hundredths (2585.10).

'No person or partnership shall maintain or operate a cosmetology shop until that person or persons shall have obtained a license for that purpose from the state department of health. Each such license shall expire on June thirtieth in each year and shall be renewed in the same manner as an individual cosmetology license. Should no other procedure be provided by Statute, any such license may be suspended, or renewal thereof denied by the board of cosmetology examiners for violation of any provision of law pertaining to the operation of cosmetology shops, after due notice and hearing.

'Every application for a license to maintain or operate a cosmetology shop shall be made on a form furnished by the state department of health and shall contain such information relative to ownership, management, location, as may be required by the department. No license shall be granted to any cosmetology shop, unless the proprietors or managers thereof are duly licensed cosmetologists, and shall have been actively and continuously engaged in the practice of cosmetology in some duly licensed cosmetology shop or shops for a period of at least one year immediately prior to the date of said application, or pass a special manager's examination to be given by the board of cosmetology examiners on written application, excepting that this provision shall not apply to returning veterans of World War II for a period of one year after their discharge from service.

'The state department of health shall collect, in addition to the annual individual license fee, an annual shop fee of one (\$1.00) dollar per year and an inspection fee of ten (\$10.00) dollars for every cosmetology shop hereafter opened and every cosmetology shop changing ownership before it may open for business or before the new owner assumes the control and management of the same. The remodeling and reopening of a cosmetology shop on the same site as an existing shop and under the same ownership shall not for the purpose of this act be considered as a new shop.'

"Sec. 5. This act being deemed of immediate importance shall be in force and effect from and after its passage and publication in the Waterloo Daily Courier, a newspaper published at Waterloo, Iowa, and in The Manning Monitor, a newspaper published at Manning, Iowa.

Further amend by striking the title and substituting in lieu thereof the following:

"An Act to amend section two thousand five hundred eighty-five and eleven hundredths (2585.11); section two thousand five hundred eighty-five and thirteen-hundredths (2585.13), and chapter one hundred twenty-four and two-tenths (124.2), Code, 1939, to provide for the licensing, inspection, control, and regulation of cosmetology shops."

On motion by Prentiss of Ringgold, the House adjourned until 9:45 a. m., Tuesday, April 3, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 3, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by Tom Moore King, pastor of the Methodist church, Lineville, Iowa.

Journal of April 2 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Hall of Mills on request of Dodds of Des Moines; Kilpatrick of Fremont on request of Dodds of Des Moines.

PRESENTATION OF VISITORS

Bryson of Hardin presented the members of the senior class of the New Providence consolidated school with their superintendent, C. L. Ellis.

Duffield of Guthrie presented Mrs. Utzig, wife of the Honorable Arnold Utzig, and their infant daughter, Magdaline Ann.

Latchaw of Muscatine presented E. A. Palmer, secretary of the chamber of commerce, Muscatine, Iowa.

Schwengel of Scott presented Kenneth Fairall, past president of the chamber of commerce, Muscatine, Iowa.

Wormley of Plymouth presented the Honorable Gus A. Alesch, former representative of Plymouth county.

Utzig of Dubuque presented Mr. Thomas J. Stampfer, Dubuque, Iowa.

Lane of Carroll presented the members of the senior class of the Adel high school, Adel, Iowa.

PETITIONS

Schwengel of Scott presented a petition from the American Legion Auxiliary, Oscar Humphrey Post 154, Bettendorf, Iowa, urging passage of Senate File 1.

Referred to sifting committee.

Robb of Emmet presented a petition, signed by 83 members of Local No. 79, U. P. W. A.—C. I. O., urging passage of Senate File 383 and House File 373.

Referred to sifting committee.

Nielsen of Pottawattamie and Martin of Appanoose presented a petition, signed by ten members of the Brotherhood of Railroad Trainmen, Centerville, Iowa, urging passage of House File 167.

Referred to sifting committee.

INTRODUCTION OF BILLS

House File 473, by committee on schools and textbooks, a bill for an act to amend section four thousand two hundred thirty-nine and three tenths (4239.3), Code, 1939, relating to compensation for official services of certain school officers.

Read first time and referred to sifting committee.

Morrissey of Jasper offered the following resolution:

HOUSE CONCURRENT RESOLUTION 20

Be It Resolved by the House, the Senate Concurring: That the Chief Clerk of the House and the Secretary of the Senate be required to remain at the capitol and perform their respective duties for so long a time as may be necessary following the final adjournment of the Fifty-first General Assembly and that they be authorized to select such of their respective assistants as may be necessary for such time as may be required for the purpose of correcting and certifying the records of the session and otherwise closing up the business of their respective offices and also for the packing of 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 Journal 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 comptroller of state upon certification by the Speaker and Chief Clerk of the House and the President and Secretary of the Senate.

Laid over under Rule 34.

Duffield of Guthrie offered the following resolution:

HOUSE CONCURRENT RESOLUTION 21

Be It Resolved by the House, the Senate Concurring: That the Speaker of the House of Representatives and the President of the Senate 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, Iowa, to be forwarded to the home residence of the persons mentioned herein.

Laid over under Rule 34.

Poston of Wayne offered the following resolution :

HOUSE CONCURRENT RESOLUTION 22

Whereas, On December 28, 1946, the State of Iowa will have completed its first century of statehood, and the year 1946 will be celebrated in Iowa as the state's Centennial year, and

Whereas, There is general desire on the part of the people of the state that the Centennial year of Iowa shall be made the occasion for renewed interest in and acceleration of the study of the entire history of Iowa, by appropriate ceremonies in the schools, the churches, and all civic societies, in every city and town of the state, to the end that Iowa people shall have finer appreciation of their own state and the achievements of her people; now, therefore,

Be It Resolved by the House, the Senate Concurring: That the Fifty-first General Assembly hereby indorses and approves the movement made by Hon. Karl LeCompte, and other members of the Iowa delegation in Congress, to secure the publication by the postal department of a special stamp commemorative of the event, serving to remind all the people of the fact that Iowa was the first free state of the Louisiana purchase, and of its growth and greatness; and the similar effort to secure the coinage of a special commemorative coin of special Iowa significance, and we hereby add our indorsement to the effort to make not only Iowa but all the world more history-conscious as a background for the higher patriotism affecting all things American.

Laid over under Rule 34.

CONSIDERATION OF SENATE AMENDMENTS

On request of Lane of Carroll, House Joint Resolution 8, a joint resolution to create a special committee to make a study of taxation in Iowa, embracing the entire structure of state and counties, cities and school districts of raising revenues, to make inquiries into the present system of assessment of real and personal property, to make a study of changes in the existing tax system which may be necessary or advisable, to equalize taxes, and study the loss of tax revenues and increased costs of state government by reason of federal action, for the purpose of making recommendations to the Governor and the General Assembly of such revisions as may be necessary to meet postwar tax problems, arising in part from the war, prescribing the powers and

authority of such committee and making an appropriation for its expenses, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House Joint Resolution 8, section 8, line 11, by inserting after the word "committee", where it first appears, the following: "and any additional amounts as may be allowed by the 52nd General Assembly."

Amend House Joint Resolution 8 by adding a new section following section 4, as follows:

Sec. 5. In view of the recent decision of the Supreme Court of the United States, in which insurance was held to be a subject of interstate commerce, and in further view of the passing of Senate File 340 by the United States Congress providing that Congress shall not by its silence be construed to impose any barrier to the regulation of taxation of such business until January 1st, 1948, the said committee shall make a special study of the matter of taxation of insurance companies, both domestic and foreign and formulate any necessary changes in the law, for the aid and guidance of the next general assembly.

2. Renumber remaining sections.

Lane of Carroll moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House Joint Resolution 8.

Lane of Carroll moved that the joint resolution be read a last time now and placed upon its passage, which motion prevailed, and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 84:

Aubrey	Dodds	Klemesrud	Olson
Avery	Donohue	Krueger	Palmer
Baker	Edwards	Kruse	Parrish
Bass	Farmer	Kuhlmann	Peterson
Bents	Fimmen	Lane	Prentis
Blatti	Fletcher	Langland	Pritchard
Blewett	Frederickson	Latchaw	Putney
Bockwoldt	Frei	Long	Robb
Bonn	Fulk	Lynch	Saylor
Bryson	Gardner of	Martin	Schwengel
Burkman	Bremer	McFarlane	Shepard
Capesius	Gardner of Linn	McReynolds	Simonsen
Carlson	Good	Meyer	Sloane
Colburn	Hedin	Miller	Smith of Clayton
Cooper	Heffner	Mills	Smith of
Cowan	Hicklin	Morrissey	Dickinson
Datisman	Hoeness	Nelson	Strawman
Davis of	Huston	Nielsen	Swaner
Black Hawk	Jessen	Norland	Tatum

Te Paske	Van Eaton	Walter of	Weichman
Tyrrell	Walter of	Pottawattamie	Whitaker
Vanderwilt	Marshall	Watson	Williams
			Wormley

The nays were, none.

Absent or not voting, 24:

Anderson	Less	Robinson of	Stevens
Cox	McEleney	Delaware	Utzig
Davis of Fayette	McNeill	Robinson of	Visser
Duffield	Moore	Monroe	Wellington
Hall	Poston	Siefkas	Whitehead
Kilpatrick	Redman	Steinberg	Mr. Speaker
Kuester	Reed		

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

HOUSE INSISTS ON HOUSE AMENDMENTS TO SENATE FILE 147

Steinberg of Story moved that the House recede from its amendments to Senate File 147.

Rule 18 was invoked.

On the question "Shall the House recede?"

The ayes were, 48:

Aubrey	Fulk	Morrissey	Sloane
Avery	Huston	Nelson	Smith of Clayton
Bass	Kruse	Nielsen	Smith of
Burkman	Kuhlmann	Norland	Dickinson
Carlson	Lane	Olson	Steinberg
Cowan	Langland	Palmer	Stevens
Cox	Latchaw	Poston	Swaner
Davis of	Less	Putney	Tyrrell
Black Hawk	McFarlane	Redman	Vanderwilt
Dodds	McNeill	Robb	Watson
Donohue	McReynolds	Saylor	Weichman
Fimmen	Meyer	Simonsen	Mr. Speaker
Frederickson	Moore		

The nays were, 56:

Anderson	Fletcher	Lynch	Shepard
Baker	Frei	Martin	Siefkas
Bents	Gardner of	McEleney	Strawman
Blatti	Bremer	Miller	Tatum
Blewett	Gardner of Linn	Mills	Te Paske
Bockwoldt	Good	Parrish	Utzig
Bonn	Hedin	Peterson	Van Eaton
Bryson	Heffner	Prentis	Walter of
Capesius	Hicklin	Pritchard	Marshall
Colburn	Hoeness	Reed	Walter of
Cooper	Jessen	Robinson of	Pottawattamie
Datiman	Klemesrud	Delaware	Wellington
Davis of Fayette	Krueger	Robinson of	Whitaker
Duffield	Kuester	Monroe	Williams
Edwards	Long	Schwengel	Wormley
Farmer			

Absent or not voting, 4:

Hall	Kilpatrick	Visser	Whitehead
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The motion failed and the House insisted on its amendments to Senate File 147.

CONFERENCE COMMITTEE ON SENATE FILE 147 APPOINTED

The Speaker announced the appointment of the following as the conference committee on Senate File 147: Schwengel of Scott, Fimmen of Davis, Strawman of Jones, Lane of Carroll.

CONSIDERATION OF BILLS

Senate File 153, a bill for an act to amend chapter one hundred thirty-three (133), relating to hotels, restaurants and food establishments, was taken up for consideration.

Putney of Tama asked and obtained unanimous consent to withdraw his amendment to sections one (1) and two (2), filed on March 28.

Morrissey of Jasper moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Edwards	McEleney	Simonsen
Aubrey	Farmer	McNeill	Sloane
Avery	Fletcher	McReynolds	Smith of Clayton
Baker	Frederickson	Meyer	Smith of
Bass	Frei	Mills	Dickinson
Bents	Fulk	Moore	Steinberg
Blatti	Gardner of	Morrissey	Strawman
Blewett	Bremer	Nelson	Swaner
Bockwoldt	Good	Nielsen	Tatum
Bryson	Hedin	Norland	Te Paske
Burkman	Heffner	Olson	Tyrrell
Capesius	Hicklin	Palmer	Utzig
Carlson	Hoeness	Peterson	Vanderwilt
Colburn	Krueger	Poston	Walter of
Cooper	Kruse	Prentis	Marshall
Cowan	Kuester	Putney	Walter of
Cox	Kuhlmann	Redman	Pottawattamie
Datiman	Lane	Robb	Watson
Davis of	Langland	Robinson of	Weichman
Black Hawk	Latchaw	Monroe	Wellington
Davis of Fayette	Long	Saylor	Whitaker
Dodds	Lynch	Shepard	Williams
Duffield	Martin	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

Bonn	Jessen	Parrish	Stevens
Donohue	Kilpatrick	Pritchard	Van Eaton
Fimmen	Klemesrud	Reed	Visser
Gardner of Linn	Less	Robinson of	Whitehead
Hall	McFarlane	Delaware	Wormley
Huston	Miller	Schwengel	

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

House File 465, a bill for an act to amend section two thousand five hundred eighty-five and eighteen hundredths (2585.18), Code, 1939, relating to the renewal of licenses of cosmetology schools and providing for due notice and hearing in such cases, was taken up for consideration.

Hicklin of Louisa moved that the following amendment, proposed by him, be adopted:

Amend section one (1), line eight (8), by inserting after the period (.) the following:

"Said notice shall be served as provided for the service of original notices under the Rules of Civil Procedure."

Amendment adopted.

Lane of Carroll moved that the following amendment, proposed by him, be adopted:

Amend by adding new sections as follows:

"Sec. 2. Amend section two thousand five hundred eighty-five and eleven-hundredths (2585.11), Code, 1939, by inserting a period (.) after the word "emergency" in line two (2) of subsection three (3), and by striking the remainder of said subsection.

"Sec. 3. Amend section two thousand five hundred eighty-five and thirteen hundredths (2585.13), Code, 1939, by adding thereto the following:

'Every such applicant for admission to practice cosmetology after July 1, 1949, must have actively and in good faith, acquired a general education substantially equivalent to that involved in the completion of a high school course of study of at least four years in extent.'

"Sec. 4. Amend chapter one hundred twenty-four and two-tenths (124.2), Code, 1939, by adding thereto the following:

'For the purposes of this chapter, a cosmetology shop shall mean an establishment or place of business where one or more persons engage in the practice of cosmetology as defined in section two thousand five hundred eighty-five and ten-hundredths (2585.10).

'No person or partnership shall maintain or operate a cosmetology shop until that person or persons shall have obtained a license for that

purpose from the state department of health. Each such license shall expire on June thirtieth in each year and shall be renewed in the same manner as an individual cosmetology license. Should no other procedure be provided by Statute, any such license may be suspended, or renewal thereof denied by the board of cosmetology examiners for violation of any provision of law pertaining to the operation of cosmetology shops, after due notice and hearing.

'Every application for a license to maintain and operate a cosmetology shop shall be made on a form furnished by the state department of health and shall contain such information relative to ownership, management, location, as may be required by the department. No license shall be granted to any cosmetology shop, unless the proprietors or managers thereof are duly licensed cosmetologists, and shall have been actively and continuously engaged in the practice of cosmetology in some duly licensed cosmetology shop or shops for a period of at least one year immediately prior to the date of said application, or pass a special manager's examination to be given by the board of cosmetology examiners on written application, excepting that this provision shall not apply to returning veterans of World War II for a period of one year after their discharge from service.

'The state department of health shall collect, in addition to the annual individual license fee, an annual shop fee of one (\$1.00) dollar per year and an inspection fee of ten (\$10.00) dollars for every cosmetology shop hereafter opened and every cosmetology shop changing ownership before it may open for business or before the new owner assumes the control and management of the same. The remodeling and reopening of a cosmetology shop on the same site as an existing shop and under the same ownership shall not for the purpose of this act be considered as a new shop.'

"Sec. 5. This act being deemed of immediate importance shall be in force and effect from and after its passage and publication in the Waterloo Daily Courier, a newspaper published at Waterloo, Iowa, and in The Manning Monitor, a newspaper published at Manning, Iowa.

Further amend by striking the title and substituting in lieu thereof the following:

"An Act to amend section two thousand five hundred eighty-five and eleven hundredths (2585.11); section two thousand five hundred eighty-five and thirteen-hundredths (2585.13), and chapter one hundred twenty-four and two-tenths (124.2), Code, 1939, to provide for the licensing, inspection, control, and regulation of cosmetology shops."

Hickin of Louisa raised the point of order that the amendment was not germane to the bill.

RULE ON POINT OF ORDER

The Speaker ruled on the point of order as follows:

Chapter 124.2 is devoted exclusively to the subject of cosmetology. It defines who may practice that profession and who

may not, and where they may practice and who may assist them. It then deals in section 2585.18 with schools teaching the profession and for the licensing of them for one year, subject to the approval of the cosmetology examiners. Then there is a provision for temporary permits, managers, licenses, fees and penalties, so that the whole subject is included in this chapter.

House File 465 adds a provision to section 2585.18 with reference to the granting of licenses to accredited schools, the renewal thereof, and provides that the applicant, if rejected, has a method of appeal to the District Court where the whole matter involved in his application may be heard and determined by the court.

The Lane amendment takes out of the exceptions the words "or occasionally administer the same in the home". In section 2 of the bill it provides for increased educational qualifications. Section 3 of the bill adds to the chapter certain provisions with reference to examination and licensing of the places wherein cosmetology is practiced.

These two bills deal entirely with the subject of cosmetology and while each of them refers to different sections of the code, yet both of them relate to the same subject, the practice of cosmetology, the teaching thereof in schools and the license fees therefor.

Therefore, it is the opinion of the Chair that the amendment is germane.

Reed of Jefferson moved that House File 465 be deferred until the afternoon session.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed Senate File 39, a bill for an act relating to real estate brokers.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 433, a bill for an act relating to the emergency relief fund.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGE CONSIDERED

Senate File 433, a bill for an act to provide for the disposition of the balance in the Iowa emergency relief fund, created in chapter forty-five (45), Acts of the 50th General Assembly, by creating therefrom a general contingent fund, and a contingent fund for the institutions under the board of control, and a fund for the social welfare commission for county administration, all for the ensuing biennium and providing for the administration of said funds.

Read first time and referred to committee on appropriations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 4; House Files 54, 178, 183, 279, 280, 358, 365, 366, 393, 452 and 459; and Senate Files 35, 52 and 397.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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: H. J. R. 4; House Files 54, 178, 183, 279, 280, 358, 365, 366, 393, 452 and 459; and Senate Files 35, 52 and 397.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1945, sent to the Governor for his approval House Joint Resolution 4; House Files 54, 178, 183, 279, 280, 358, 365, 366, 393, 452 and 459.

CARL A. ANDERSON, *Chairman.*

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

April 2, 1945: House File 219.

On motion by Prentis of Ringgold, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File 465, a bill for an act to amend section two thousand five hundred eighty-five and eighteen hundredths (2585.18), Code, 1939, relating to the renewal of licenses of cosmetology schools and providing for due notice and hearing in such cases.

Lane of Carroll moved that the House defer action on House File 465, and that the bill retain its place on the calendar.

Motion lost.

Reed of Jefferson offered the following amendment to the amendment and moved its adoption:

Amend by adding a new section as follows:

"If the board shall enter an order refusing to renew any such license the applicant may within thirty days thereafter appeal therefrom by a writ of certiorari to the district court whereupon such appeal the hearing shall be de novo and all legal evidence pertaining to the matter of whether or not such license should be renewed may be submitted, including any new or other evidence not submitted to the board."

Amendment to the amendment adopted.

Fimmen of Davis offered the following amendment to the amendment and moved its adoption:

Amend section four (4), paragraph five (5), by striking from lines thirty-five (35) and thirty-six (36) the following: ", in addition to the annual individual license fee, an annual shop fee of one dollar (\$1.00) per year and".

Putney of Tama offered the following amendment to the amendment and moved its adoption:

Amend by striking the last sentence of section four (4), paragraph four (4).

Lane of Carroll asked and obtained unanimous consent to withdraw his amendment, filed April 2, and all amendments thereto.

Hicklin of Louisa moved that the bill be read a last time now

and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Donohue	Long	Robinson of
Aubrey	Duffield	Lynch	Monroe
Avery	Edwards	Martin	Shepard
Baker	Fimmen	McNeill	Siefkas
Bass	Fletcher	McReynolds	Sloane
Bents	Frederickson	Meyer	Smith of Clayton
Blatti	Frei	Miller	Steinberg
Blewett	Fulk	Mills	Strawman
Bockwoldt	Gardner of Linn	Morrissey	Swaner
Bonn	Good	Nelson	Tatum
Bryson	Hedin	Nielsen	Te Paske
Burkman	Heffner	Norland	Tyrrell
Capesius	Hicklin	Olson	Vanderwilt
Carlson	Hoeness	Palmer	Van Eaton
Colburn	Huston	Parrish	Walter of
Cooper	Jessen	Peterson	Marshall
Cowan	Klemesrud	Poston	Walter of
Cox	Krueger	Prentis	Pottawattamie
Datisman	Kruse	Pritchard	Watson
Davis of	Kuester	Putney	Williams
Black Hawk	Kuhlmann	Redman	Wormley
Davis of Fayette	Lane	Reed	Mr. Speaker
Dodds	Langland	Robinson of Delaware	

The nays were, 4:

Gardner of Bremer	McFarlane	Wellington	Whitaker
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Absent or not voting, 17:

Farmer	McEleney	Simonsen	Utzig
Hall	Moore	Smith of	Visser
Kilpatrick	Robb	Dickinson	Weichman
Latchaw	Saylor	Stevens	Whitehead
Less	Schwengel		

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

Senate File 309, a bill for an act to amend section one thousand four hundred twenty-one (1421), Code, 1939, by adding thereto a new paragraph relating to workmen's compensation for minors employed in violations of the child labor laws of the state of Iowa, Code of 1939, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Aubrey	Fimmen	Martin	Shepard
Avery	Fletcher	McFarlane	Siefkas
Baker	Frederickson	McNeill	Sloane
Bass	Frei	McReynolds	Smith of Clayton
Bents	Fulk	Meyer	Smith of
Blatti	Gardner of	Miller	Dickinson
Blewett	Bremer	Mills	Steinberg
Bockwoldt	Gardner of Linn	Moore	Stevens
Bonn	Good	Morrissey	Strawman
Bryson	Hedin	Nelson	Swaner
Burkman	Heffner	Nielsen	Tatum
Capesius	Hicklin	Norland	Te Paske
Carlson	Hoeness	Olson	Tyrrell
Colburn	Huston	Palmer	Vanderwilt
Cooper	Jessen	Peterson	Van Eaton
Cowan	Klemesrud	Poston	Walter of
Cox	Krueger	Prentis	Marshall
Datisman	Kruse	Pritchard	Walter of
Davis of	Kuester	Putney	Pottawattamie
Black Hawk	Kuhlmann	Redman	Watson
Davis of Fayette	Langland	Reed	Wellington
Dodds	Latchaw	Robb	Whitaker
Donohue	Less	Robinson of	Williams
Duffield	Long	Monroe	Mr. Speaker
Edwards	Lynch		

The nays were, none.

Absent or not voting, 16:

Anderson	McEleney	Saylor	Visser
Farmer	Parrish	Schwengel	Weichman
Hall	Robinson of	Simonsen	Whitehead
Kilpatrick	Delaware	Utzig	Wormley
Lane			

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

House File 152, a bill for an act relating to wages on public works, and the payment of the general prevailing rate to laborers, workmen and mechanics employed by contractors or subcontractors under contracts on public works; relating to records of wages paid on public works and the inspection thereof; and providing penalties for violation of the provisions of this act, with report of committee recommending passage, was taken up for consideration.

Putney of Tama asked and obtained unanimous consent to withdraw his amendment to paragraph three (3) of the Nielsen amendment, filed March 29.

Nielsen of Pottawattamie moved that the following amendment, proposed by him, be adopted:

Amend section one (1), line ten (10), by inserting after the word "works" the words "cost over five thousand dollars (\$5,000).".

Amend section five (5) by striking all of line one (1) and striking from line two (2) the words "of Iowa, or any political subdivision thereof, and any" and inserting in lieu thereof the word "Any".

Amend by adding as a new section following section six (6) the following: "Sec. 7. The provisions of this act shall not apply in counties having a population of less than 15,000.".

Amend by renumbering subsequent sections.

Heffner of Hamilton offered the following amendment to the amendment:

Amend the new section seven (7) by striking the figures "15,000" and inserting in lieu thereof the figures "25,000".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Less of Dubuque offered the following amendment and moved its adoption:

Amend section four (4), line eleven (11), by striking the word "one" and inserting in lieu thereof the word "three".

Further amend section four (4) by striking from line twenty-one (21) the word and figure "three (3)" and inserting in lieu thereof the word and figures "ten (10)".

Colburn of Shelby moved that House File 152 be laid on the table.

Motion prevailed and House File 152 was laid on the table.

Colburn of Shelby, on behalf of the members of the House, presented the Speaker with a thirty-second degree Masonic ring, preceding the presentation with the following remarks:

MEMBERS OF THE ASSEMBLY: This is the first time that the Speaker has ever taken a back seat for me.

This is the second war-time legislature in which I have been permitted to serve. This session, perhaps, is more strenuous than the first. Due to the fact that our treasury has had a sizeable amount of surplus, the pressure from without has been extremely severe. Wartime conditions have perhaps made the members of this assembly a little less tolerant, but it has also, perhaps, made us more sympathetic toward each other, due to the fact that we do not know at what time there might be a telegram or a telephone call from the war department saying that we have lost one of our loved ones, and this leads me to the point in question.

Harold, we have enjoyed serving under you as our speaker. We believe you to be honest and fair at all times, and that you are governed by the principles of the Golden Rule, and we feel that you have treated each one of us that way.

With this thought in our minds today, we are giving you a little token of remembrance from the 107 of us. Then come it wild weather—come sleet or come snow—we will stand behind each other, however it blow. This thirty-second degree Masonic ring is our token of appreciation to you, today.

The Speaker responded with the following remarks:

Thank you, Jay, for your kind and most generous remarks.

Members of the Fifty-first General Assembly—or may I call you friends, because I deem it a pleasure to call each and every one of you my friend:

You have honored me by electing me as your presiding officer of this Fifty-first General Assembly. Yes, even more than that, you have been so cooperative you have supported me at all times.

No speaker could ask for, nor had more loyal support than I have had from the members of this House.

Now, you are giving me this gift, which I shall always cherish. It will always be a constant reminder to me of the many fine friendships and the good old days of the Fifty-first General Assembly.

I say to you, simply but most sincerely, and from the bottom of my heart—many, many thanks to all of you.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 220, a bill for an act relating to unemployment compensation.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 268, a bill for an act relating to testing seed samples.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 458, a bill for an act relating to state funds.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked, Senate Concurrent Resolution 17 relating to the Missouri Valley Authority.

W. J. SCARBOROUGH, *Secretary*.

SENATE CONCURRENT RESOLUTION 17

Be It Resolved by the Senate, the House Concurring:

Whereas, The congress of the United States has enacted legislation

providing for additional flood control and also for a further development of navigation on the Missouri river, and

Whereas, Plans are being made for an even greater development of the Missouri river including a great development of irrigation, and

Whereas, Said improvements should be made at the earliest possible time in view of the destruction of life and property and the loss to industry, agriculture and commerce caused by recent floods and the continuous waste of valuable water resources within this basin, and

Whereas, Improvements of the type contemplated have been carried on in the past by the Corps of Engineers, United States army, and the Bureau of Reclamation, Department of Interior, and

Whereas, The said government agencies have had charge of such developments for many years and have planned and are prepared to execute the said works of improvement with no delay at the conclusion of the war, and

Whereas, It has been suggested that in order to further the progress of this development, a Missouri Valley Authority should be formed with broad powers similar to the Tennessee Valley Authority.

Now, Therefore, Be It Resolved by the General Assembly of the State of Iowa:

1. That we endorse the aforementioned improvement program and recommend and urge upon the congress of the United States of America that the coordinated plan for the control and use of the waters of the Missouri River Basin, as now authorized by law, be given immediate adequate appropriation so that the plan can be executed as expeditiously as is consistent with the public economy.

2. That we commend the corps of engineers and the bureau of reclamation for their action in effecting co-ordination of their activities within the Missouri River Basin.

3. That we oppose Senate Bill 555, introduced on February 15, 1945, and is now in the Committee on Commerce, because such Bill would,

(a) Create a federal corporation clothed with the power of government, fortified by law with a functional flexibility of a private corporation and freed of all the legal restraints which experience has demonstrated are necessary and desirable.

(b) Place the states within the Missouri Valley Basin, subservient to a super-state controlled by three men, so far as the control and development of the water resources of the Missouri Valley Basin are concerned.

(c) Stifle industrial growth, individual enterprise and agricultural development inasmuch as the proposed federal corporation would be in control of a basic economic resource.

(d) Establish a precedent for the establishment of a similar Authority in the Mississippi Valley Basin, which would be detrimental to the best interests of the State of Iowa and the nation at large.

4. That a copy of this resolution, suitably engrossed, be transmitted by the Chief Clerk of the House of Representatives and the Secretary of the Senate to the Vice President of the United States, to the Speaker of the House of Representatives of the United States, to each member

from Iowa in the Senate of the United States and in the House of Representatives of the United States, and to the Legislature of each state bordering or through which the Missouri river flows.

G. R. HILL.
DE VERE WATSON.
A. D. CLEM.
RALPH E. BENSON.
J. A. NEWSOME.
A. H. JACOBSON.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

April 3, 1945: House Joint Resolution 4; and House Files 54, 178, 183, 279 and 393.

AMENDMENTS FILED

Smith of Clayton filed the following amendment to House File 435:

Amend by inserting in line six (6) after the word "beds" the words "or rock quarries"; by inserting in line six (6) after the word "gravel" the words "or crushed rock", and by inserting in line seven (7) after the word "beds" the words "or quarries".

Smith of Dickinson and Frederickson of Palo Alto filed the following amendment to Senate File 289:

Amend by changing the number of section two (2) to three (3) and inserting a new section two (2) as follows:

"Sec. 2. Such sanitary district shall charge to and collect from the users as rentals, rates and charges the fair and equitable proportion of the costs of operation and maintenance of such sanitary system in an aggregate amount not in excess of six thousand dollars (\$6,000.00) per annum or fifty per cent (50%) of such costs, whichever shall be the greater; the balance of the cost of operation shall be paid from the general funds of the State of Iowa not otherwise appropriated for which annual appropriation is hereby made."

Mills of Adair filed the following amendment to House File 319:

Amend section five (5), line three (3), by striking the word "fifteen" and inserting in lieu thereof the word "five".

Latchaw of Muscatine filed the following amendment to Senate File 129:

Amend by adding new sections, as follows:

"Sec. 2. Section one thousand seven hundred ninety-four and forty-four thousandths (1794.044), Code, 1939, is amended by striking the word 'young' from each of lines five (5) and seven (7).

"Sec. 3. Section one thousand seven hundred ninety-four and forty thousandths (1794.040), Code, 1939, is amended by adding thereto the following after the word 'fishing':

'except that the commission may, after investigation to determine their suitability as to size, depth, living conditions for fish, and management, provide a breeding stock of fish for privately owned farm ponds on request of the owner.'

Amend the title by striking all after the figures '(1794.098)' and insert in lieu thereof the following:

'section one thousand seven hundred ninety-four and forty-four thousandths (1794.044), and section one thousand seven hundred ninety-four and forty thousandths (1794.040), Code, 1939, relating to fish and game'."

On motion by Mills of Adair, the House recessed until 8:00 p. m. today.

EVENING SESSION

The House reconvened at 8 p. m. for a special memorial session, Heffner of Hamilton in the chair.

Invocation was offered by the Honorable Ivan R. Mills of Adair.

Memorial resolutions, commemorating the lives and public services of the following deceased, were presented, read, and unanimously adopted by rising vote:

John Christian Bauer
Albert Verne Brady
James M. Brockway
I. J. Burk
Russell G. Clark
John P. Cruikshank
Henry L. Davis
Henry Edgington
Frederick O. Ellison
Daniel A. Emery
J. S. Garber
F. M. Harrison
R. J. Higgins
Charles A. Hollis
Fred H. Hunter
William H. Klemme

William P. Knowlton
Edward Charles Malone
John McDermott
John E. McIntosh
H. C. Pattison
Arthur C. Pickford
Henry H. Reitz
Charles Rhinehart
John C. Bonwell
C. B. Santee
Charles E. Scholz
Frank S. Shankland
F. E. Shortess
Ward B. Smith
Charles W. Taylor
Leo O. Wolfe

Speaking in tribute to the deceased members of the General Assembly, the Honorable Anthony Te Paske made the following remarks:

MR. CHAIRMAN, MEMBERS OF THE ASSEMBLY, AND FRIENDS:

"So teach us to number our days that we may apply our hearts unto wisdom."

It is fitting and proper that we recall those that have gone before, to bring to mind other days and other faces. The Iowa of today bears the imprint of their yesterday. We are what we are, Iowa is what she is in part because they strove mightily in their day according to the light and strength of their day. Byron speaks with discernment when he says, "I am a part of all I met." But more than that, I am the heir of all that have gone before me. It was an impressive number whose life's story has been briefly sketched for us. From shop and store, from farm and mill, from labor and college, from office and laboratory, from all the walks of life they came here to build a state and to maintain popular government. "Their life and character and services to the state" have contributed to the permanence of our institutions. We are their debtors and do will therefore that we bear them honor and keep their virtues and services in remembrance. That is one of the purposes for which we meet here now. But only one—a still more worthy purpose is to emulate their example. In the words of Lincoln it remains ever true that "it is for us the living" that the obligation continues to *carry on*.

Society is not static. Government has not attained its final form and is not "frozen" for the indefinite years that lie ahead. Society is a growth.

"For I doubt not through the ages one increasing purpose runs: and the thoughts of men are widened with the process of the suns." It is for us the living to give form and expression to these widening thoughts.

Long since it hath been said "Your old men shall see visions and your young men shall dream dreams." Walking by the light of experience and carried forward by the courage and idealism of our young men let us continue to translate our dreams and visions into words and deeds. Legislation is not perfection; it is a striving forward; it is not the ideal; it is an approximation toward the ideal. We shall continue to make mistakes, we shall also continue to correct them and shall make of them our stepping stones to higher things. To that program I would fain pledge you. Not all the days ahead will be peaceful days. The strength of our economic foundations will be surely tested and class interests may well put National unity to the test. But I have faith that stability and unity will prevail.

In spite of the indifference of the public, the caricature of the press and an occasional attack by the pulpit, I am not discouraged with our institution of popular government. I have faith in my fellow legislators. Despite imperfections, I believe they are motivated by patriotic principles. It is the close acquaintances that we have formed during these winter months, while working elbow to elbow, that I believe justifies this faith.

As we close the session of the 51st General Assembly and we scatter to the four corners of the state may all go each as a committee of one to bring home each to his county and to his constituents the ideas and ideals of government; the standards that we believe in for which we have here contended.

Iowa will have a birthday before the meeting of the next regular meeting of the Assembly. On December 28, 1946 it will be one hundred years that she was admitted to the Union, the first free state out of the Louisiana Purchase.

Let us all bring to our people what we know of Iowa and the faith we have in her institutions and in her future. Let the children in all the schools in the state learn her magnificent story. Let the press tell it again and again. Let it be a Thanksgiving pæan arising from the pulpit. Fill the state with your enthusiasm, and then the celebration will be spontaneous and strong.

“Our own dear land, our native land.
Home of the brave and free;
In vain we search old ocean’s strand,
To find a land like thee;”

Vocal musical selections were rendered by Mr. Floyd Woodward, Webster City, who sang “Abide with Me”, “Invictus”, and “The Lord’s Prayer”; and a male quartet consisting of Representatives John J. Swaner, E. B. Saylor, O. C. Williams, and Mr. Everett Saylor, who sang “America for Me”, and “Beyond the Sunset”.

On motion by Cooper of Adams, the House adjourned until 9:45 a. m., Wednesday, April 4, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 4, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend S. V. Williams, Mt. Vernon, Iowa, pastor of the Elwood Methodist church, Elwood, Iowa.

Journal of April 3 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Kilpatrick of Fremont on request of Dodds of Des Moines; Latchaw of Muscatine on request of Reed of Jefferson.

PRESENTATION OF VISITOR

Burkman of Polk presented the Honorable Lester J. Dickinson, former United States Senator, of Des Moines, Iowa.

PETITION

Baker of Calhoun presented a resolution from the Hulett-Pace Post 1951, V. F. W., Lohrville, Iowa, urging passage of Senate File 1.

Referred to sifting committee.

REPORTS OF COMMITTEES

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 469, a bill for an act creating an Iowa Department of Veterans' Affairs to assist all members of the armed forces, veterans, their dependents and beneficiaries; prescribing the powers and duties thereof and making an appropriation therefor; authorizing the establishment of Information and Service Centers for service men and women and veterans in counties, cities and towns, including special charter cities; providing for payment of expenses therefor; repealing that part of section four hundred sixty-seven and forty-four hundredths (467.44), Code, 1939, relating to the permanent registry of veterans' graves and repealing chapter thirty-two and two-tenths (32.2), Code, 1939, begs leave to re-

port it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 413, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the State Highway Commission or its employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 426, a bill for an act to repeal House File eighty-eight (88), Acts 51st General Assembly, and to amend chapter twenty-six (26), Acts 49th General Assembly, relating to expenses of the General Assembly and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 430, a bill for an act to appropriate from the general fund of the state of Iowa for improvements, repairs, and supplies for the state capitol buildings and grounds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 431, a bill for an act to make appropriations to Woodrow H. Sherin, Des Moines, Iowa; Laurence K. Smith, Des Moines, Iowa; and K. Edward Johnson, Des Moines, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 414, a bill for an act to make appropriations to Hamilton's Funeral Home, W. G. Griffith & Son, Biersborn Funeral Home, Winter Funeral Home, O'Brien Cooperative Burial Association, Tyler Funeral Home, McLaren Funeral Home, Curl Furniture and Undertaking Company, L. Fowler & Son, Pella Cooperative Burial Association, and R. K. Crane, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 432, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1945, and ending June 30, 1947, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 433, a bill for an act to provide for the disposition of the balance in the Iowa emergency relief fund, created in chapter forty-five (45), Acts of the 50th General Assembly, by creating therefrom a general contingent fund, and a contingent fund for the institutions under the board of control, and a fund for the social welfare commission for county administration, all for the ensuing biennium and providing for the administration of said funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman*.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 20

Morrissey of Jasper called up House Concurrent Resolution 20, found on page 1014 of the Journal of April 3, and moved its adoption.

Motion prevailed and House Concurrent Resolution 20 was adopted.

Speaker pro tempore Morrissey in the chair.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 21

Duffield of Guthrie called up House Concurrent Resolution 21, found on pages 1014 and 1015 of the Journal of April 3, and moved its adoption.

Motion prevailed and House Concurrent Resolution 21 was adopted.

Speaker Felton in the chair.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 22

Poston of Wayne called up House Concurrent Resolution 22, found on page 1015 of the Journal of April 3, and moved its adoption.

Motion prevailed and House Concurrent Resolution 22 was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 17

Carlson of Woodbury called up Senate Concurrent Resolution 17, found on pages 1028 and 1029 of the Journal of April 3, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 17 was adopted.

Poston of Wayne asked and obtained unanimous consent that the record show him to be voting against the adoption of Senate Concurrent Resolution 17.

INTRODUCTION OF BILLS

House File 474, by judiciary 1, a bill for an act to amend section four hundred eighty-nine (489), Code, 1939, relating to memorial halls and monuments for soldiers, sailors and marines by raising the allowable levy from two to five mills.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

Senate File 220, a bill for an act to amend chapter seventy-one (71), Acts of the Fiftieth General Assembly of Iowa, relating to the rate of contributions for certain employers whose payrolls for the year 1940 have been increased one hundred per cent (100%) or more subsequent to 1942, and relating to employers who had no payrolls in 1942 and whose payrolls subsequent to 1942 were thirty thousand dollars (\$30,000.00) or more; to amend said chapter to provide that a subsequent employer of an enterprise could use the payroll of his predecessor employer in determining his liability under this act; to provide that no employer whose payroll was less than two hundred thousand dollars (\$200,000.00) in a calendar year could be covered by this act. was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson
Avery
Baker
Bass

Bents
Blatti
Blewett
Bockwoldt

Bonn
Bryson
Burkman
Carlson

Cooper
Cowan
Cox
Datisman

Davis of Black Hawk	Jessen Klemesrud	Peterson Poston	Strawman Swaner
Davis of Fayette	Krueger	Prentis	Tatum
Dodds	Kruse	Pritchard	Te Paske
Donohue	Kuester	Putney	Tyrrell
Duffield	Langland	Redman	Utzig
Edwards	Less	Reed	Vanderwilt
Farmer	Lynch	Robinson of Delaware	Van Eaton
Fimmen	McFarlane	Robinson of	Walter of
Fletcher	McNeill	Monroe	Marshall
Frei	Meyer	Saylor	Walter of
Fulk	Mills	Shepard	Pottawattamie
Gardner of Linn	Moore	Siefkas	Watson
Good	Morrissey	Simonsen	Weichman
Hall	Nelson	Sloane	Wellington
Hedin	Nielsen	Smith of Clayton	Whitaker
Heffner	Norland	Smith of	Williams
Hicklin	Palmer	Dickinson	Wormley
Hoeness	Parrish		Mr. Speaker

The nays were, 2:

Aubrey McReynolds

Absent or not voting, 20:

Capesius	Kilpatrick	Martin	Schwengel
Colburn	Kuhlmann	McEleney	Steinberg
Frederickson	Lane	Miller	Stevens
Gardner of	Latchaw	Olson	Visser
Bremer	Long	Robb	Whitehead
Huston			

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

Senate File 25, a bill for an act to provide for a pension and annuity retirement system for employees of municipally owned waterworks, or other municipally owned and operated public utility, in any city having a population of five thousand or more, and to authorize city council, board of waterworks trustees, or other board or commission, whichever is authorized to manage and operate such waterworks or other municipally owned and operated public utility, to formulate and establish such plan and adopt appropriate rules and regulations therefor, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend section one (1), line six (6), by striking the words “, special charter cities”.

Further amend by adding the following sections:

“Sec. 5. Public utility as that term is used in this act shall be limited to any waterworks, gas or electric light plants managed, operated and owned by a municipality.

"Sec. 6. The provisions of this act are made applicable to special charter cities."

Amend the title by striking out the period (.) at the end thereof, substituting a comma (,) and adding the following: "and making this act applicable to special charter cities."

Amendment adopted.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend section three (3), lines four (4) and six (6), by striking the word "shall" and inserting in lieu thereof the word "may".

Amendment adopted.

McFarlane of Black Hawk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Avery	Frei	Mills	Smith of Clayton
Bass	Fulk	Moore	Smith of
Bents	Gardner of Linn	Morrissey	Dickinson
Blewett	Good	Nelson	Steinberg
Bockwoldt	Hall	Nielsen	Strawman
Bonn	Hedin	Norland	Swaner
Bryson	Heffner	Olson	Tatum
Burkman	Hoeness	Palmer	Te Paske
Capesius	Huston	Parrish	Tyrrell
Carlson	Jessen	Peterson	Utzig
Colburn	Krueger	Pritchard	Vanderwilt
Cooper	Kruse	Putney	Van Eaton
Cowan	Kuester	Redman	Walter of
Cox	Kuhlmann	Reed	Marshall
Datisman	Lane	Robb	Walter of
Davis of	Langland	Robinson of	Pottawattamie
Black Hawk	Less	Delaware	Watson
Dodds	Long	Robinson of	Weichman
Duffield	Lynch	Monroe	Wellington
Edwards	Martin	Saylor	Whitaker
Farmer	McFarlane	Schwengel	Williams
Fimmen	McNeill	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Baker	Gardner of	Latchaw	Siefkas
Blatti	Bremer	McEleney	Stevens
Davis of Fayette	Hicklin	Miller	Visser
Donohue	Kilpatrick	Poston	Whitehead
	Klemesrud	Prentis	Wormley

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

Senate File 141, a bill for an act to amend section five thousand one hundred seventy-three (5173), Code, 1939, as amended, and providing for the free recording of certain documents issued to members of the armed forces, with report of committee recommending passage, was taken up for consideration.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Edwards	Moore	Sloane
Aubrey	Farmer	Morrissey	Smith of Clayton
Avery	Fimmen	Nelson	Smith of
Baker	Fletcher	Nielsen	Dickinson
Bass	Frederickson	Norland	Steinberg
Bents	Frei	Olson	Stevens
Blatti	Fulk	Palmer	Strawman
Blewett	Gardner of Linn	Peterson	Swaner
Bockwoldt	Good	Poston	Tatum
Bonn	Hall	Prentis	Te Paske
Bryson	Hoeness	Pritchard	Tyrrell
Burkman	Huston	Redman	Utzig
Capesius	Jessen	Reed	Van Eaton
Carlson	Kruse	Robb	Walter of
Colburn	Kuester	Robinson of	Marshall
Cooper	Kuhlmann	Delaware	Walter of
Cowan	Lane	Robinson of	Pottawattamie
Cox	Langland	Monroe	Watson
Datisman	Lynch	Saylor	Weichman
Davis of	McNeill	Schwengel	Wellington
Black Hawk	McReynolds	Shepard	Whitaker
Davis of Fayette	Meyer	Siefkas	Williams
Dodds	Mills	Simonsen	Mr. Speaker
Duffield			

The nays were, none.

Absent or not voting, 21:

Donohue	Kilpatrick	Martin	Putney
Gardner of	Klemesrud	McEleney	Vanderwilt
Bremer	Krueger	McFarlane	Visser
Hedin	Latchaw	Miller	Whitehead
Heffner	Less	Parrish	Wormley
Hicklin	Long		

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

House File 336, a bill for an act relating to the leasing of school property in cities having a population of fifty thousand or more, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend section one (1) by inserting after the word "lease" in line three (3) thereof, the words "or sell".

Amend section one (1) by inserting after the word "lease" in line five (5) thereof, the words "or sale".

Amendment adopted.

Reed of Jefferson offered the following amendment and moved its adoption:

Amend section one (1) by striking the word "fifty" in line three (3), and inserting in lieu thereof the word "six".

Amendment adopted.

Van Eaton of Woodbury offered the following amendment and moved its adoption:

Amend the title by striking from the last line thereof the word "fifty" and inserting in lieu thereof the word "six".

Amendment adopted.

Van Eaton of Woodbury moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Aubrey	Frederickson	Mills	Siefkas
Avery	Frei	Moore	Simonsen
Bass	Fulk	Morrissey	Sloane
Bents	Gardner of	Nelson	Smith of Clayton
Blatti	Bremer	Nielsen	Strawman
Blewett	Gardner of Linn	Olson	Swaner
Bockwoldt	Good	Palmer	Tatum
Bonn	Hall	Parrish	Te Paske
Bryson	Hedin	Peterson	Tyrrell
Capesius	Heffner	Poston	Utzig
Carlson	Hoeness	Prentis	Vanderwilt
Colburn	Huston	Pritchard	Van Eaton
Cooper	Jessen	Redman	Walter of
Cox	Krueger	Reed	Marshall
Datisman	Kuester	Robb	Walter of
Davis of	Kuhlmann	Robinson of	Pottawattamie
Black Hawk	Lane	Delaware	Watson
Davis of Fayette	Langland	Robinson of	Weichman
Dodds	Lynch	Monroe	Wellington
Duffield	McFarlane	Saylor	Whitaker
Edwards	McNeill	Schwengel	Williams
Farmer	McReynolds	Shepard	Mr. Speaker
Fimmen	Meyer		

The nays were, none.

Absent or not voting, 24:

Anderson	Kilpatrick	McEleney	Steinberg
Baker	Klemesrud	Miller	Stevens
Burkman	Kruse	Norland	Visser
Cowan	Latchaw	Putney	Whitehead
Donohue	Less	Smith of	Wormley
Fletcher	Long	Dickinson	
Hicklin	Martin		

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

House File 426, a bill for an act to amend section six thousand nine hundred ninety-five (6995), Code, 1939, relating to examination expense as applied to moneys and credits under taxation, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 82:

Anderson	Edwards	McReynolds	Sloane
Aubrey	Farmer	Meyer	Smith of Clayton
Avery	Fimmen	Mills	Steinberg
Baker	Frederickson	Moore	Stevens
Bass	Frei	Morrissey	Strawman
Bents	Fulk	Nelson	Swaner
Blatti	Gardner of	Nielsen	Tatum
Bockwoldt	Bremer	Olson	Te Paske
Bonn	Gardner of Linn	Palmer	Tyrrell
Bryson	Good	Peterson	Utzig
Burkman	Hall	Prentis	Vanderwilt
Capesius	Hedin	Redman	Van Eaton
Carlson	Hoeness	Reed	Walter of
Cooper	Huston	Robinson of	Marshall
Cowan	Jessen	Delaware	Walter of
Cox	Krueger	Robinson of	Pottawattamie
Datisman	Kuester	Monroe	Watson
Davis of	Kuhlmann	Saylor	Weichman
Black Hawk	Lane	Schwengel	Wellington
Davis of Fayette	Langland	Shepard	Whitaker
Dodds	Lynch	Siefkas	Williams
Duffield	McNeill	Simonsen	Mr. Speaker

The nays were, 1:

Robb

Absent or not voting, 25:

Blewett	Klemesrud	McFarlane	Putney
Colburn	Kruse	Miller	Smith of
Donohue	Latchaw	Norland	Dickinson
Fletcher	Less	Parrish	Visser
Heffner	Long	Poston	Whitehead
Hicklin	Martin	Pritchard	Wormley
Kilpatrick	McEleney		

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

Senate File 310, a bill for an act to repeal section one thousand four hundred thirty-five (1435), Code, 1939, and to enact a substitute therefor relating to a penalty for wilful failure to file reports required under chapter seventy-one (71), Code, 1939, which may be required in workmen's compensation matters, was taken up for consideration.

Aubrey of Wapello moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Edwards	Meyer	Siefkas
Aubrey	Fimmen	Mills	Simonsen
Avery	Frederickson	Moore	Sloane
Baker	Frei	Morrissey	Smith of Clayton
Bass	Fulk	Nelson	Steinberg
Bents	Gardner of	Nielsen	Stevens
Blatti	Bremer	Norland	Strawman
Blewett	Gardner of Linn	Olson	Swaner
Bockwoltdt	Good	Palmer	Te Paske
Bonn	Hall	Parrish	Tyrrell
Bryson	Hedin	Peterson	Utzig
Burkman	Heffner	Poston	Vanderwilt
Capesius	Hoeness	Prentis	Van Eaton
Carlson	Huston	Redman	Walter of
Colburn	Jessen	Reed	Marshall
Cooper	Krueger	Robb	Walter of
Cowan	Kuester	Robinson of	Pottawattamie
Cox	Kuhlmann	Delaware	Watson
Datisman	Lane	Robinson of	Weichman
Davis of	Langland	Monroe	Wellington
Black Hawk	Lynch	Saylor	Whitaker
Davis of Fayette	McNeill	Schwengel	Williams
Duffield	McReynolds	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

Dodds	Klemesrud	McEleney	Smith of
Donohue	Kruse	McFarlane	Dickinson
Farmer	Latchaw	Miller	Tatum
Fletcher	Less	Pritchard	Visser
Hicklin	Long	Putney	Whitehead
Kilpatrick	Martin		Wormley

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

House File 419, a bill for an act to amend chapter four hundred seventy-three (473), Code, 1939, relating to adoptions and fixing

penalties for violation of the law relating to adoptions, was taken up for consideration.

Reed of Jefferson moved that the following amendment, proposed by him, be adopted:

Amend section two (2) by striking from lines seven (7) to nineteen (19) inclusive and inserting in lieu thereof the following:

"The court shall proceed to verify the allegations of the petition for the adoption of a minor child, to investigate or have investigated by an agent qualified in child welfare as the court may appoint who shall make such findings as may be necessary to submit a final report to the court before the final order of adoption, which investigation shall include the conditions and antecedents of the child for the purpose of ascertaining whether he is a proper subject for adoption, and to make appropriate inquiry to determine whether the proposed foster home is a suitable one for said child."

Further amend section two (2) by striking the words "the state" in line twenty-three (23), and also by striking lines twenty-four (24), twenty-five (25), twenty-six (26) and twenty-seven (27).

Further amend by changing the comma (,) to a period (.) at the end of line thirty-nine (39) of section three (3) and striking the remainder of said section.

Lane of Carroll offered the following amendment to the amendment and moved its adoption:

Amend section two (2) by inserting after the word "words" in paragraph three (3) thereof, the words "during which twelve-month period".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Walter of Pottawattamie offered the following amendment and moved its adoption:

Amend section two (2), line twenty-three (23), by inserting immediately after the word "petitioner" the following:

"provided, however, that such investigation and period of residence may be waived by the court upon good cause shown when satisfied that the proposed home and the child are suited to each other."

Lane of Carroll moved that action on House File 419 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 419 was deferred.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the President has appointed the following senators as a conference commit-

tee on Senate File 147, a bill for an act to create a department of public instruction: Senators Keir, Lynes, Bekman and Ritchie.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 335, a bill for an act relating to gifts of bridges.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 409, a bill for an act relating to incompetent veterans.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 335, a bill for an act authorizing the state highway commission to accept as a gift any bridge and approaches thereto, over the Missouri river or over the Mississippi river, on the boundary of the state of Iowa, which bridge constitutes a connecting link or part thereof between the primary roads of this state and similar roads of an adjoining states, to receive and accept conveyance of title of such bridge and approaches, and to thereafter operate and maintain such bridge and approaches, free of tolls, as a part of the primary road system, and to relieve any bridge so accepted by the commission from the payment of state and local taxes.

Read first time and referred to sifting committee.

Senate File 409, a bill for an act to repeal section three thousand five hundred sixty-two and one tenth (3562.1), Code, 1939, and to enact a substitute therefor, relating to commitment of incompetent veterans to Veterans Administration or other agency of the United States government.

Read first time and referred to sifting committee.

On motion by Kuester of Cass, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PRESENTATION OF VISITORS

Avery of Clay presented Mrs. Elsie Larson of Des Moines, Iowa, daughter of Olney Nelson, former sergeant-at-arms of the House.

Heffner of Hamilton presented the members of the senior class

of the Blairsbuurg high school with their superintendent, G. B. Moser.

Kuester of Cass, chairman of committee on appropriations, offered the following resolution:

HOUSE CONCURRENT RESOLUTION 23

Be It Resolved by the House, the Senate Concurring:

That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by chapter 26, Acts of the Forty-ninth General Assembly:

HOUSE EXPENSE

American Institute of Business (monthly typewriter rental).....	\$70.00
Iowa Paper Box Company (mailing tubes).....	2.45
Carpenter Paper Company (wrapping paper).....	4.39
Bond Clothes (page jackets).....	12.95
Younkers (2 pictures).....	42.25
Storey-Kenworthy Co. (supplies).....	.57
Koch Brothers (supplies).....	53.15
A. C. Gustafson (mimeographing).....	30.00
Frank Bryant (street car pass for postoffice mail carrier, 14 weeks at \$1.25).....	17.50
A. C. Gustafson (typewriter rental).....	10.00
Mrs. M. L. Campbell (picture frame).....	17.50
A. C. Gustafson (postage and miscellaneous expense).....	48.62

SENATE EXPENSE

Des Moines Rubber Stamp Works (supplies).....	5.65
American Institute of Business (rental on typewriters).....	70.00
Koch Brothers (supplies).....	40.89
Car Dispatcher (cars used for Senator Kirketeg funeral).....	35.11
Iowa Paper Box Company (supplies).....	1.80
W. J. Scarborough (postage and miscellaneous expense).....	18.61

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to the persons and firms to whom such amounts are due.

Laid over under Rule 34.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE FILE 122

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the conference committee appointed to consider the difference between the House and Senate on House File 122, relating to the minimum wages of teachers in the public schools, beg

leave to report that we have had the same under consideration and we make the following recommendation:

That House File 122 be amended by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four thousand three hundred forty-one (4341), Code, 1939, as amended by chapter one hundred sixty-five (165), Acts of the Forty-ninth General Assembly, is amended by striking all of said section and by inserting in lieu thereof the following:

"1. Any teacher holding a valid certificate shall be paid a minimum wage of not less than seventy (\$70) dollars per month.

2. A teacher holding a limited elementary certificate who has completed at least fifteen (15) semester hours of standard college work shall be paid a minimum wage of not less than seventy-five (\$75) dollars per month.

3. A teacher holding a limited elementary certificate who has completed at least thirty (30) semester hours of standard college work shall be paid a minimum wage of not less than eighty (\$80) dollars per month.

4. A teacher holding a limited elementary certificate who has completed at least forty-five (45) semester hours of standard college work shall be paid a minimum wage of not less than eighty-five (\$85) dollars per month.

5. A teacher holding a limited elementary certificate who has completed sixty (60) or more semester hours of standard college work or who holds a certificate requiring sixty (60) hours or more of standard college work shall be paid a minimum wage of not less than ninety (\$90) dollars per month."

Provided, that nothing herein contained shall be construed as limiting the right of a school board to make a contract for a higher wage than herein specified as a minimum.

Respectfully submitted

ALBERT STEINBERG.

A. L. DOUD.

H. A. MOORE.

ROBERT KEIR.

HENRY SIEFKAS.

JOHN P. BERG.

A. C. REDMAN.

ROSS R. MOWRY.

On the part of the House.

On the part of the Senate.

Steinberg of Story moved that the report of the conference committee on House File 122, and the amendments recommended therein, be adopted.

On the question "Shall the report of the conference committee and amendments recommended therein be adopted?"

Motion prevailed.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Frei	Meyer	Smith of Clayton
Avery	Fulk	Miller	Smith of
Baker	Gardner of	Morrissey	Dickinson
Bass	Bremer	Nelson	Steinberg
Bents	Gardner of Linn	Nielsen	Stevens
Blatti	Good	Norland	Strawman
Blewett	Hedin	Olson	Swaner
Bockwoldt	Hicklin	Palmer	Te Paske
Bryson	Hoeness	Parrish	Tyrrell
Burkman	Huston	Peterson	Utzig
Carlson	Jessen	Poston	Vanderwilt
Cooper	Klemesrud	Prentis	Van Eaton
Cowan	Krueger	Pritchard	Walter of
Cox	Kruse	Putney	Marshall
Datiman	Kuester	Redman	Walter of
Davis of	Kuhlmann	Reed	Pottawattamie
Black Hawk	Lane	Robb	Watson
Davis of Fayette	Langland	Robinson of	Weichman
Dodds	Less	Monroe	Wellington
Duffield	Lynch	Saylor	Whitaker
Edwards	McEleney	Schwengel	Williams
Farmer	McFarlane	Shepard	Wormley
Fletcher	McNeill	Siefkas	Mr. Speaker
Frederickson	McReynolds	Simonsen	

The nays were, none.

Absent or not voting, 19:

Aubrey	Fimmen	Long	Sloane
Bonn	Hall	Martin	Tatum
Capesius	Heffner	Mills	Visser
Colburn	Kilpatrick	Moore	Whitehead
Donohue	Latchaw	Robinson of Delaware	

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

CONSIDERATION OF BILLS

Senate File 433, a bill for an act to provide for the disposition of the balance in the Iowa emergency relief fund, created in chapter forty-five (45), Acts of the 50th General Assembly, by creating therefrom a general contingent fund, and a contingent fund for the institutions under the board of control, and a fund for the social welfare commission for county administration, all for the ensuing biennium and providing for the administration of said funds, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Frei	Meyer	Simonsen
Aubrey	Fulk	Miller	Sloane
Avery	Gardner of Linn	Mills	Smith of Clayton
Baker	Good	Moore	Smith of
Bass	Hall	Morrissey	Dickinson
Blatti	Hedin	Nelson	Steinberg
Blewett	Hicklin	Nielsen	Stevens
Bockwoldt	Hoeness	Norland	Strawman
Bonn	Huston	Olson	Swaner
Bryson	Jessen	Palmer	Tatum
Burkman	Klemesrud	Peterson	Te Paske
Capesius	Krueger	Poston	Tyrrell
Carlson	Kruse	Pritchard	Utzig
Cooper	Kuester	Putney	Van Eaton
Cowan	Kuhlmann	Redman	Walter of
Datisman	Lane	Robb	Marshall
Davis of	Langland	Robinson of	Walter of
Black Hawk	Less	Delaware	Pottawattamie
Dodds	Long	Robinson of	Watson
Duffield	Lynch	Monroe	Weichman
Edwards	McEleney	Saylor	Wellington
Farmer	McFarlane	Schwengel	Whitaker
Fimmen	McNeill	Shepard	Williams
Frederickson	McReynolds	Siefkas	Mr. Speaker

The nays were, 7:

Bents	Donohue	Parrish	Reed
Cox	Fletcher	Prentis	

Absent or not voting, 11:

Colburn	Heffner	Martin	Whitehead
Davis of Fayette	Kilpatrick	Vanderwilt	Wormley
Gardner of	Latchaw	Visser	
Bremer			

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

Senate File 430, a bill for an act to appropriate from the general fund of the state of Iowa for improvements, repairs, and supplies for the state capitol buildings and grounds, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Bass	Blewett	Bryson
Avery	Bents	Bockwoldt	Burkman
Baker	Blatti	Bonn	Capesius

Carlson	Huston	Norland	Smith of Clayton
Cooper	Jessen	Olson	Smith of
Cowan	Klemesrud	Palmer	Dickinson
Cox	Krueger	Parrish	Steinberg
Datisman	Kruse	Peterson	Stevens
Davis of	Kuester	Poston	Strawman
Black Hawk	Kuhlmann	Prentis	Swaner
Dodds	Lane	Pritchard	Tatum
Donohue	Langland	Putney	Te Paske
Duffield	Less	Redman	Tyrrell
Edwards	Lynch	Reed	Vanderwilt
Farmer	McEleney	Robb	Van Eaton
Fimmen	McFarlane	Robinson of	Walter of
Fletcher	McNeill	Delaware	Marshall
Frederickson	McReynolds	Robinson of	Walter of
Frei	Meyer	Monroe	Pottawattamie
Fulk	Miller	Saylor	Watson
Gardner of Linn	Mills	Schwengel	Weichman
Good	Moore	Shepard	Wellington
Hall	Morrissey	Siefkas	Whitaker
Hedin	Nelson	Simonsen	Williams
Hicklin	Nielsen	Sloane	Mr. Speaker
Hoeness			

The nays were, none.

Absent or not voting, 13:

Aubrey	Gardner of	Latchaw	Visser
Colburn	Bremer	Long	Whitehead
Davis of Fayette	Heffner	Martin	Wormley
	Kilpatrick	Utzig	

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

Senate File 431, a bill for an act to make appropriations to Woodrow H. Sherin, Des Moines, Iowa; Laurence K. Smith, Des Moines, Iowa; and K. Edward Johnson, Des Moines, Iowa, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Burkman	Donohue	Hall
Aubrey	Capesius	Edwards	Hedin
Avery	Carlson	Farmer	Hicklin
Baker	Cooper	Fimmen	Hoeness
Bass	Cowan	Fletcher	Huston
Bents	Cox	Frederickson	Jessen
Blewett	Datisman	Frei	Klemesrud
Bockwoldt	Davis of	Fulk	Krueger
Bonn	Black Hawk	Gardner of Linn	Kuester
Bryson	Dodds	Good	Kuhlmann

Lane	Olson	Schwengel	Tyrrell
Langland	Palmer	Shepard	Utzig
Less	Parrish	Siefkas	Vanderwilt
Lynch	Peterson	Simonsen	Van Eaton
McEleney	Poston	Sloane	Walter of
McFarlane	Prentis	Smith of Clayton	Marshall
McNeill	Redman	Smith of	Walter of
Meyer	Reed	Dickinson	Pottawattamie
Miller	Robb	Steinberg	Watson
Mills	Robinson of	Stevens	Weichman
Moore	Delaware	Strawman	Wellington
Morrissey	Robinson of	Swaner	Whitaker
Nelson	Monroe	Tatum	Williams
Nielsen	Saylor	Te Paske	Mr. Speaker
Norland			

The nays were, none.

Absent or not voting, 17:

Blatti	Gardner of	Latchaw	Putney
Colburn	Bremer	Long	Visser
Davis of Fayette	Heffner	Martin	Whitehead
Duffield	Kilpatrick	McReynolds	Wormley
	Kruse	Pritchard	

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

Senate File 432, a bill for an act relating to the approval of compensation of employees of the state during the biennial fiscal period beginning July 1, 1945 and ending June 30, 1947, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Aubrey	Duffield	Kruse	Olson
Avery	Edwards	Kuester	Palmer
Baker	Farmer	Kuhlmann	Parrish
Bass	Fimmen	Lane	Peterson
Bents	Fletcher	Langland	Prentis
Blewett	Frederickson	Less	Putney
Bockwoldt	Frei	Lynch	Redman
Bryson	Fulk	McEleney	Reed
Burkman	Gardner of Linn	McFarlane	Robb
Capesius	Good	McNeill	Robinson of
Carlson	Hall	Meyer	Delaware
Cooper	Hedin	Miller	Robinson of
Cowan	Hicklin	Mills	Monroe
Cox	Hoeness	Moore	Saylor
Datisman	Huston	Morrissey	Schwengel
Davis of	Jessen	Nelson	Shepard
Black Hawk	Klemesrud	Nielsen	Siefkas
Dodds	Krueger	Norland	Simonsen

Sloane	Swaner	Van Eaton	Weichman
Smith of Clayton	Tatum	Walter of	Wellington
Smith of	Te Paske	Marshall	Whitaker
Dickinson	Tyrrell	Walter of	Williams
Steinberg	Utzig	Pottawattamie	Mr. Speaker
Strawman	Vanderwilt	Watson	

The nays were, none.

Absent or not voting, 19:

Anderson	Donohue	Latchaw	Pritchard
Blatti	Gardner of	Long	Stevens
Bonn	Bremer	Martin	Visser
Colburn	Heffner	McReynolds	Whitehead
Davis of Fayette	Kilpatrick	Poston	Wormley

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

Senate File 426, a bill for an act to repeal House File 88, Acts 51st General Assembly and to amend chapter twenty-six (26), Acts 49th General Assembly relating to expenses of the General Assembly and to make an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fimmen	Meyer	Simonsen
Aubrey	Fletcher	Miller	Sloane
Avery	Fredrickson	Mills	Smith of Clayton
Baker	Frei	Moore	Smith of
Bass	Fulk	Morrissey	Dickinson
Bents	Gardner of Linn	Nelson	Steinberg
Blatti	Good	Nielsen	Stevens
Blewett	Hall	Norland	Strawman
Bockwoldt	Hedin	Olson	Swaner
Bonn	Hicklin	Palmer	Tatum
Bryson	Hoeness	Parrish	Te Paske
Burkman	Huston	Peterson	Tyrrell
Capesius	Jessen	Poston	Utzig
Carlson	Krueger	Prentis	Vanderwilt
Cooper	Kruse	Putney	Van Eaton
Cowan	Kuester	Redman	Walter of
Cox	Kuhlmann	Reed	Marshall
Datisman	Lane	Robb	Walter of
Davis of	Langland	Robinson of	Pottawattamie
Black Hawk	Less	Delaware	Watson
Davis of Fayette	Long	Robinson of	Weichman
Dodds	Lynch	Monroe	Wellington
Donohue	McEleney	Saylor	Whitaker
Duffield	McFarlane	Shepard	Williams
Edwards	McNeill	Siefkas	Wormley
Farmer	McReynolds		

The nays were, 1:

Klemesrud

Absent or not voting, 11:

Colburn	Heffner	Martin	Visser
Gardner of	Kilpatrick	Pritchard	Whitehead
Bremer	Latchaw	Schwengel	Mr. Speaker

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

House File 469, a bill for an act creating an Iowa department of veterans affairs to assist all members of the armed forces, veterans, their dependents and beneficiaries; prescribing the powers and duties thereof and making an appropriation therefor; authorizing the establishment of information and service centers for service men and women and veterans in counties, cities and towns, including special charter cities; providing for payment of expenses therefor; repealing that part of section four hundred sixty-seven and forty-four hundredths (467.44), Code, 1939, relating to the permanent registry of veterans' graves and repealing chapter thirty-two and two tenths (32.2), Code, 1939, with report of committee recommending passage, was taken up for consideration.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend section five (5) by striking the word "to" in line five (5) thereof, and inserting in lieu thereof the words "such county, city or town shall".

Further amend section five (5) by striking from line two (2) the words "including special charter cities".

Amendment adopted.

Gardner of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Bonn	Datisman	Fletcher
Aubrey	Bryson	Davis of	Frederickson
Avery	Burkman	Black Hawk	Frei
Baker	Capesius	Davis of Fayette	Fulk
Bass	Carlson	Dodds	Gardner of Linn
Bents	Colburn	Duffield	Hall
Blatti	Cooper	Edwards	Heffner
Blewett	Cowan	Farmer	Hicklin
Bockwoldt	Cox	Fimmen	Hoeness

Huston	Miller	Robinson of	Tyrrell
Jessen	Mills	Monroe	Utzig
Klemesrud	Morrissey	Saylor	Vanderwilt
Krueger	Nelson	Siefkas	Van Eaton
Kuester	Nielsen	Simonsen	Walter of
Kuhlmann	Norland	Sloane	Marshall
Lane	Olson	Smith of Clayton	Walter of
Langland	Palmer	Smith of	Pottawattamie
Less	Parrish	Dickinson	Watson
Lynch	Peterson	Stevens	Wellington
McEleney	Prentis	Strawman	Whitaker
McFarlane	Pritchard	Swaner	Williams
McNeill	Redman	Tatum	Wormley
McReynolds	Reed	Te Paske	Mr. Speaker
Meyer			

The nays were, none.

Absent or not voting, 20:

Donohue	Kruse	Putney	Shepard
Gardner of	Latchaw	Robb	Steinberg
Bremer	Long	Robinson of	Visser
Good	Martin	Delaware	Weichman
Hedin	Moore	Schwengel	Whitehead
Kilpatrick	Poston		

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

Senate File 413, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the state highway commission or its employees, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Colburn	Fimmen	Krueger
Aubrey	Cooper	Fletcher	Kruse
Avery	Cowan	Frederickson	Kuester
Baker	Cox	Frei	Kuhlmann
Bass	Datisman	Fulk	Langland
Bents	Davis of	Gardner of Linn	Less
Blatti	Black Hawk	Good	Lynch
Bockwoldt	Davis of Fayette	Hicklin	McEleney
Bonn	Dodds	Hoeness	McNeill
Bryson	Donohue	Huston	McReynolds
Burkman	Duffield	Jessen	Meyer
Carlson	Edwards	Klemesrud	Miller

Mills	Putney	Sloane	Van Eaton
Moore	Redman	Smith of Clayton	Walter of
Nelson	Reed	Smith of	Marshall
Nielsen	Robb	Dickinson	Walter of
Norland	Robinson of	Steinberg	Pottawattamie
Olson	Delaware	Stevens	Watson
Palmer	Robinson of	Strawman	Weichman
Parrish	Monroe	Swaner	Wellington
Peterson	Saylor	Tatum	Whitaker
Poston	Schwengel	Te Paske	Williams
Prentis	Siefkas	Tyrrell	Wormley
Pritchard	Simonsen	Utzig	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Blewett	Hall	Latchaw	Shepard
Capesius	Hedin	Long	Vanderwilt
Farmer	Heffner	Martin	Visser
Gardner of	Kilpatrick	McFarlane	Whitehead
Bremer	Lane	Morrissey	

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

Senate File 414, a bill for an act to make appropriations to Hamilton's Funeral Home, W. G. Griffith & Son, Biersborn Funeral Home, Winter Funeral Home, O'Brien Cooperative Burial Association, Tyler Funeral Home, McLaren Funeral Home, Curl Furniture and Undertaking Company, L. Fowler & Son, Pella Cooperative Burial Association, and R. K. Crane, with report of committee recommending passage, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Cooper	Gardner of Linn	McFarlane
Aubrey	Cox	Good	McNeill
Avery	Datiman	Hedin	Meyer
Baker	Davis of	Hicklin	Miller
Bass	Black Hawk	Hoeness	Moore
Bents	Davis of Fayette	Huston	Nelson
Blatti	Dodds	Klemesrud	Nielsen
Blewett	Duffield	Krueger	Norland
Bockwoldt	Edwards	Kruse	Olson
Bonn	Farmer	Kuester	Palmer
Bryson	Fimmen	Kuhlmann	Parrish
Burkman	Fletcher	Langland	Peterson
Capesius	Frederickson	Less	Pritchard
Carlson	Frei	Lynch	Putney
Colburn	Fulk	McEleney	Redman

Reed	Siefkas	Swaner	Walter of
Robb	Simonsen	Tatum	Pottawattamie
Robinson of	Sloane	Te Paske	Watson
Delaware	Smith of Clayton	Tyrrell	Weichman
Robinson of	Smith of	Utzig	Wellington
Monroe	Dickinson	Van Eaton	Whitaker
Saylor	Steinberg	Walter of	Williams
Schwengel	Stevens	Marshall	Wormley
Shepard	Strawman		Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Cowan	Heffner	Long	Poston
Donohue	Jessen	Martin	Prentis
Gardner of	Kilpatrick	McReynolds	Vanderwilt
Bremer	Lane	Mills	Visser
Hall	Latchaw	Morrissey	Whitehead

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

Senate File 311, a bill for an act to amend section one thousand four hundred thirty-six (1436), Code, 1939, relating to filing memorandum of agreement for payment of weekly compensation in workmen's compensation matters, was taken up for consideration.

Sloane of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Aubrey	Duffield	McNeill	Sloane
Avery	Farmer	McReynolds	Smith of Clayton
Baker	Fimmen	Meyer	Smith of
Bass	Fletcher	Mills	Dickinson
Bents	Frederickson	Moore	Steinberg
Blatti	Frei	Nelson	Stevens
Blewett	Fulk	Nielsen	Strawman
Bockwoldt	Gardner of Linn	Olson	Swaner
Bonn	Hedin	Palmer	Tatum
Bryson	Hicklin	Parrish	Te Paske
Burkman	Hoeness	Peterson	Tyrrell
Capesius	Huston	Prentis	Van Eaton
Carlson	Jessen	Pritchard	Walter of
Cooper	Klemesrud	Putney	Marshall
Cowan	Krueger	Redman	Walter of
Cox	Kruse	Reed	Pottawattamie
Datisman	Kuester	Robinson of	Watson
Davis of	Kuhlmann	Monroe	Weichman
Black Hawk	Langland	Saylor	Wellington
Davis of Fayette	Less	Schwengel	Whitaker
Dodds	Lynch	Siefkas	Williams
Donohue	McEleney	Simonsen	Mr. Speaker

The nays were, none.

Absent or not voting, 25:

Anderson	Heffner	Miller	Shepard
Colburn	Kilpatrick	Morrissey	Utzig
Edwards	Lane	Norland	Vanderwilt
Gardner of	Latchaw	Poston	Visser
Bremer	Long	Robb	Whitehead
Good	Martin	Robinson of	Wormley
Hall	McFarlane	Delaware	

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

Senate File 129, a bill for an act to amend section one thousand seven hundred ninety-four and ninety-eight thousandths (1794.098), Code, 1939, relating to requirements for fish and game licenses, was taken up for consideration.

Farmer of Linn moved that the following amendment, proposed by Latchaw of Muscatine, be adopted:

Amend by adding new sections, as follows:

"Sec. 2. Section one thousand seven hundred ninety-four and forty-four thousandths (1794.044), Code, 1939, is amended by striking the word 'young' from each of lines five (5) and seven (7).

"Sec. 3. Section one thousand seven hundred ninety-four and forty thousandths (1794.040), Code, 1939, is amended by adding thereto the following after the word 'fishing':

'except that the commission may, after investigation to determine their suitability as to size, depth, living conditions for fish, and management, provide a breeding stock of fish for privately owned farm ponds on request of the owner.'

Amend the title by striking all after the figures '(1794.098)' and insert in lieu thereof the following:

'section one thousand seven hundred ninety-four and forty-four thousandths (1794.044), and section one thousand seven hundred ninety-four and forty thousandths (1794.040), Code, 1939, relating to fish and game'."

Amendment adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Bass	Bonn	Carlson
Aubrey	Blatti	Bryson	Colburn
Avery	Blewett	Burkman	Cooper
Baker	Bockwoldt	Capesius	Cox

Datisman	Klemesrud	Palmer	Smith of
Davis of	Krueger	Parrish	Dickinson
Black Hawk	Kruse	Peterson	Steinberg
Dodds	Kuester	Prentis	Stevens
Donohue	Kuhlmann	Pritchard	Strawman
Duffield	Langland	Redman	Swaner
Edwards	Less	Reed	Utzig
Farmer	Long	Robb	Van Eaton
Fimmen	Lynch	Robinson of	Walter of
Fletcher	McEleney	Delaware	Marshall
Frederickson	McNeill	Robinson of	Walter of
Frei	McReynolds	Monroe	Pottawattamie
Fulk	Meyer	Saylor	Watson
Gardner of Linn	Miller	Schwengel	Weichman
Good	Mills	Shepard	Wellington
Hedin	Moore	Siefkas	Whitaker
Hicklin	Nelson	Simonsen	Williams
Hoeness	Nielsen	Sloane	Wormley
Huston	Norland	Smith of Clayton	Mr. Speaker
Jessen	Olson		

The nays were, 2:

Bents Te Paske

Absent or not voting, 18:

Cowan	Heffner	McFarlane	Tyrrell
Davis of Fayette	Kilpatrick	Morrissey	Vanderwilt
Gardner of	Lane	Poston	Visser
Bremer	Latchaw	Putney	Whitehead
Hall	Martin	Tatum	

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

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 405

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, your conference committee appointed to consider the differences between the Senate and the House on Senate File 405, beg leave to report that we have had the same under consideration and desire to report as follows:

1. That section thirteen (13) read as follows:

"Section 13. For the office of the conservation commission there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1945, and ending June 30, 1947, the sum of two hundred ninety thousand dollars (\$290,000.00) or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance and miscellaneous purposes of the office and maintenance of state parks, purchase of land and general improvements and lake and stream improvements and for the construction and improvements of roads and highways in said parks.....	\$290,000.00
Grand total of all appropriations for all purposes for each year of the biennium for the conservation commission.....	\$290,000.00

2. That section twenty-eight (28) read as follows:

"Section 28. For the office of the insurance commissioner there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1945, and ending June 30, 1947, the sum of forty-six thousand five hundred dollars (\$46,500.00) or so much thereof as may be necessary to be used in the following manner:

For salary of insurance commissioner.....	\$ 5,000.00
For salaries, support, maintenance and miscellaneous purposes	41,500.00

Grand total of all appropriations for all purposes for each year of the biennium for the office of the insurance commissioner	\$ 46,500.00
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3. That section thirty-seven (37) read as follows:

"Sec. 37. For salary of reporter of supreme court and code editor four thousand dollars (\$4,000.00), and two hundred and fifty dollars (\$250.00) each year of the biennium for additional work pertaining to the issuing of Code of 1945, or so much thereof as may be necessary to be used in the following manner:

For salary of reporter of supreme court and code editor.....	\$ 4,250.00
For salaries, support, maintenance and miscellaneous purposes	11,793.60

Grand total of all appropriations for all purposes for each year of the biennium for the department of reporter of supreme court and code editor	\$ 16,043.60
--	--------------

4. Amend section 29, lines four (4) and five (5), by striking therefrom the words and figures, "seventy-six thousand seven hundred seventy dollars (\$76,770.00)" and inserting in lieu thereof the words and figures "seventy-five thousand seven hundred seventy dollars (\$75,770.00)".

Further amend said section, line twenty-three (23), by striking therefrom the figures "42,925.00" and inserting in lieu thereof the figures "\$41,925.00".

Further amend said section, line twenty-six (26), by striking the figures "76,770.00" and inserting in lieu thereof the figures "75,770.00".

Amend section 36, lines four (4) and five (5), by striking therefrom the words and figures "one million one hundred thirteen thousand two hundred thirty-seven dollars (\$1,113,237.00)" and inserting in lieu thereof the words and figures "one million one hundred two thousand nine hundred eighty-seven dollars (\$1,102,987.00)".

Further amend said section by striking the following figures appearing at the end thereof "1,113,237.00" and inserting in lieu thereof the figures "\$1,102,987.00".

Respectfully submitted,

H. W. WALTER.

J. F. MILLER.

X. T. PRENTIS.

ARCH W. MCFARLANE.

On the part of the House.

A. J. SHAW.

FRED CROMWELL.

H. M. KNUDSON.

DUANE E. DEWEL.

On the part of the Senate.

MESSAGES FROM 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 447, a bill for an act relating to institutional improvements.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 448, a bill for an act relating to educational repairs.

Also: That the Senate has concurred in the House amendment and passed Senate File 25, a bill for an act relating to municipal waterworks employees.

Also: That the Senate has adopted the conference committee report and passed Senate File 405, a bill for an act relating to appropriations from the general fund to the various departments.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 447

Amend by adding the following:

"Sec. 6. The board of control and the joint legislative committee on retrenchment and reform are hereby authorized to obtain Federal grants to the state to be used in connection with the funds above appropriated or diverted for such construction purpose."

"Sec. 7. No portion of the amount of \$2,412,000.00 contemplated in this act for the expansion of the housing for patients in the four mental hospitals shall be made available until a report of the study group hereinafter provided for shall have made its report, except as hereinafter provided.

(a) There is hereby created a study group of five members, two members of which shall be appointed by the Speaker of the House from the membership of the House of the 51st General Assembly, two members shall be appointed by the President of the Senate from the membership of the Senate of the 51st General Assembly. The fifth member shall be appointed by the Governor from persons recommended by the Board of Control, and he shall receive per diem compensation of \$10.00 per day and actual expenses. The four Legislative members shall receive their actual and necessary expenses when engaged in the work of the Committee and such additional sums as may be allowed by the 52nd General Assembly.

(b) Such group shall make a complete survey and study of the methods and processes of commitment to any mental hospital; of the methods of caring for such patients; of the procedure for their more prompt return to their normal activities; to investigate the facilities available or which can be made available in the County Homes of the state in order to provide for the accommodation of a larger number of patients therein under improved conditions; the processes and practices obtaining in private and County Nursing homes; to investigate the feasibility of

providing greater facilities for psychopathic treatment at the State Psychopathic Hospital at Iowa City or elsewhere, and determine whether a psychopathic examination and observation before a commitment may be feasible and advisable; to study the feasibility of an exchange basis whereby doctors and nurses on the medical staffs of the mental hospitals may be assigned to the psychopathic hospital at Iowa City for short courses of internships and for arrangements whereby students who major in psychiatry at the State University may be assigned for internship at the mental hospital and for providing living quarters and maintenance of such interns at the mental hospitals; to study the question of the expansion of the housing facilities at the mental institutions and how the cost of such expansion and operation may be minimized.

(c) If it develops that materials for construction as in this act provided are available by January 1, 1946, the Legislative Interim Committee is authorized, after conferring with such study group herein created, to release for use by the Board of Control, such portion of this fund as it deems necessary.

(d) The study group shall commence its work as soon as practicable after appointment and shall make a written report of its findings and recommendations to the Governor not later than January 1, 1946, a copy of which report shall be mailed promptly to each member of the 51st General Assembly.

(e) The State Executive Council shall provide such quarters, if any, as are needed and such clerical assistance as may be necessary, and the Attorney General shall provide such legal assistance as the study group may require.

(f) The study group is hereby authorized to request and procure from the Board of Control or any other department or subdivision of the State such information, cooperation, aid and assistance as it deems necessary to enable it to do the things necessary to be done to fully discharge its duties.

(g) The study group shall meet in a joint session to be called by the President of the Senate in the early days of the 52nd General Assembly for the purpose of providing the members of that Assembly with facts concerning its findings, or make explanation of matters contained or referred to in its report.

(h) There is hereby appropriated from the General Fund of the State the amount of ten thousand dollars (\$10,000.00) or so much thereof as may be needed, to pay all expenses of carrying out its duties as herein provided; such funds to be paid out on requisitions of the chairman of such study group.

SENATE AMENDMENT TO HOUSE FILE 448

Amend House File 448 as follows:

1. Amend section 1, by inserting after line 18, the following:

"10. Psychopathic hospital.....\$1,500,000.00"

2. Further amend section 1 by striking the words and figures "five million eight hundred thousand dollars (\$5,800,000.00)" in lines 5 and

6, and substituting in lieu thereof the following: "seven million three hundred thousand dollars (\$7,300,000)".

3. Further amend section 1 by striking the figures "\$2,297,500" in line 8, and substituting in lieu thereof the following: "\$3,797,500."

Further amend House File 448 by adding thereto a new section as follows:

"Sec. 6. The Board of Education and the joint legislative committee on retrenchment and reform are hereby authorized to obtain Federal grants to the State to be used in connection with the funds above appropriated or diverted for such construction purpose."

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 161, 220, 250, 268, 295, 444, 446, 458 and 462; Senate Files 39, 153 and 309; and House Joint Resolution 8.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 161, 220, 250, 268, 295, 444, 446, 458 and 462; Senate Files 39, 153, 309; and House Joint Resolution 8.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1945, sent to the Governor for his approval: House Files 161, 220, 250, 268, 295, 444, 446, 458 and 462; and House Joint Resolution 8.

CARL A. ANDERSON, *Chairman.*

Report adopted.

On motion by Colburn of Shelby, the House adjourned until 9:45 a. m., Thursday, April 5, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 5, 1945.

The House met pursuant to adjournment, Speaker Felton in the Chair.

Prayer was offered by the Reverend Stanley Schlick, pastor of the Presbyterian church, Tipton, Iowa.

Journal of April 4 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Carlson of Woodbury on request of Kuester of Cass; Kilpatrick of Fremont on request of Hall of Mills. Latchaw of Muscatine was indefinitely excused on request of Reed of Jefferson.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 23

Kuester of Cass called up House Concurrent Resolution 23, found on page 1045 of the Journal of April 4, and moved its adoption.

Motion prevailed and House Concurrent Resolution 23 was adopted.

ADOPTION OF REPORTS OF COMMITTEES

Reports of committees on House File 469 and Senate Files 413, 426, 430, 431, 414, 432 and 433 were declared adopted under rule 72.

INTRODUCTION OF BILLS

House Joint Resolution 10, by committee on public lands and buildings, a joint resolution providing for the exercise and acceptance of the option to purchase for a governor's home from J. H. Cownie by the state of Iowa of certain described real estate and personal property situated in Des Moines, Polk County, Iowa, and for the appropriation of an amount of money sufficient to pay for said property, and an additional appropriation for the purpose of furnishing of the large home thereon and the maintenance of said property.

Read first time and referred to committee on appropriations.

House File 475, by committee on judiciary 1, a bill for an act to repeal section thirteen thousand four hundred seventeen and four-tenths (13417.4), Code, 1939, relating to police radio broadcasting system and the installation of same in the department of public safety.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of Kuester of Cass, House File 448, a bill for an act to appropriate and set aside from the income, corporation and sales tax special funds for certain capital improvements in institutions under the board of education, including construction of new buildings, repairs, improvements, replacements or alteration, and providing for joint control of the expenditure of the funds by the state board of education and the joint legislative committee on retrenchment and reform of the state of Iowa, and providing for its investment by the State Treasurer and the methods of expenditure, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 448 as follows:

1. Amend section 1, by inserting after line 18, the following:

"10. Psychopathic hospital\$1,500,000.00"

2. Further amend section 1 by striking the words and figures "five million eight hundred thousand dollars (\$5,800,000.00)" in lines 5 and 6, and substituting in lieu thereof the following: "seven million three hundred thousand dollars (\$7,300,000.00)".

3. Further amend section 1 by striking the figures "\$2,297,500" in line 8, and substituting in lieu thereof the following: "\$3,797,500."

Further amend House File 448 by adding thereto a new section as follows:

"Sec. 6. The Board of Education and the joint legislative committee on retrenchment and reform are hereby authorized to obtain Federal grants to the State to be used in connection with the funds above appropriated or diverted for such construction purpose."

Kuester of Cass moved that the House concur in the Senate amendment, adding section six.

Motion prevailed and the House concurred.

Mr. Kuester moved that the House refuse to concur in the remainder of the Senate amendment.

Motion prevailed and the House refused to concur.

On request of Kuester of Cass, House File 447, a bill for an act to appropriate and set aside from the income, corporation and sales tax special fund for certain capital improvements in institutions under the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control of the expenditure of the funds by the state board of control and the joint legislative committee on retrenchment and reform of the state of Iowa, and providing for its investment by the State Treasurer and the method of expenditure, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

I move to amend House File 447 by adding the following:

"Sec. 6. The board of control and the joint legislative committee on retrenchment and reform are hereby authorized to obtain Federal grants to the state to be used in connection with the funds above appropriated or diverted for such construction purpose."

"Sec. 7. No portion of the amount of \$2,412,000.00 contemplated in this act for the expansion of the housing for patients in the four mental hospitals shall be made available until a report of the study group hereinafter provided for shall have made its report, except as hereinafter provided.

(a) There is hereby created a study group of five members, two members of which shall be appointed by the Speaker of the House from the membership of the House of the 51st General Assembly, two members shall be appointed by the President of the Senate from the membership of the Senate of the 51st General Assembly. The fifth member shall be appointed by the Governor from persons recommended by the Board of Control, and he shall receive per diem compensation of \$10.00 per day and actual expenses. The four Legislative members shall receive their actual and necessary expenses when engaged in the work of the Committee and such additional sums as may be allowed by the 52nd General Assembly.

(b) Such group shall make a complete survey and study of the methods and processes of commitment to any mental hospital; of the methods of caring for such patients; of the procedure for their more prompt return to their normal activities; to investigate the facilities available or which can be made available in the County Homes of the state in order to provide for the accommodation of a larger number of patients therein under improved conditions; the processes and practices obtaining in private and County Nursing homes; to investigate the feasibility of providing greater facilities for psychopathic treatment at the State Psycho-

pathic Hospital at Iowa City or elsewhere, and determine whether a psychopathic examination and observation before a commitment may be feasible and advisable; to study the feasibility of an exchange basis whereby doctors and nurses on the medical staffs of the mental hospitals may be assigned to the psychopathic hospital at Iowa City for short courses of internships and for arrangements whereby students who major in psychiatry at the State University may be assigned for internship at the mental hospital and for providing living quarters and maintenance of such interns at the mental hospitals; to study the question of the expansion of the housing facilities at the mental institutions and how the cost of such expansion and operation may be minimized.

(c) If it develops that materials for construction as in this act provided are available by January 1, 1946, the Legislative Interim Committee is authorized, after conferring with such study group herein created, to release for use by the Board of Control, such portion of this fund as it deems necessary.

(d) The study group shall commence its work as soon as practicable after appointment and shall make a written report of its findings and recommendations to the Governor not later than January 1, 1946, a copy of which report shall be mailed promptly to each member of the 51st General Assembly.

(e) The State Executive Council shall provide such quarters, if any, as are needed and such clerical assistance as may be necessary, and the Attorney General shall provide such legal assistance as the study group may require.

(f) The study group is hereby authorized to request and procure from the Board of Control or any other department or subdivision of the State such information, cooperation, aid and assistance as it deems necessary to enable it to do the things necessary to be done to fully discharge its duties.

(g) The study group shall meet in a joint session to be called by the President of the Senate in the early days of the 52nd General Assembly for the purpose of providing the members of that Assembly with facts concerning its findings, or make explanation of matters contained or referred to in its report.

(h) There is hereby appropriated from the General Fund of the State the amount of ten thousand dollars (\$10,000.00) or so much thereof as may be needed, to pay all expenses of carrying out its duties as herein provided; such funds to be paid out on requisitions of the chairman of such study group."

Kuester of Cass moved that the House concur in the Senate amendment, adding section six.

Motion prevailed and the House concurred.

Mr. Kuester moved that the House refuse to concur in the remainder of the Senate amendment.

Motion prevailed and the House refused to concur.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 405

Walter of Pottawattamie called up the report of the conference committee on Senate File 405, with amendment recommended therein, found on pages 1057 and 1058 of the Journal of April 4, and moved its adoption.

Motion prevailed and the report of the conference committee on Senate File 405, with amendment recommended therein, was adopted.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Frederickson	McNeill	Siefkas
Aubrey	Frei	McReynolds	Simonsen
Avery	Fulk	Meyer	Sloane
Baker	Gardner of	Miller	Smith of Clayton
Bass	Bremer	Mills	Smith of
Bents	Gardner of Linn	Moore	Dickinson
Blatti	Good	Morrissey	Steinberg
Blewett	Hall	Nelson	Stevens
Bockwoldt	Hedin	Norland	Strawman
Bonn	Heffner	Olson	Swaner
Bryson	Hicklin	Palmer	Tatum
Burkman	Hoeness	Parrish	Utzig
Capesius	Huston	Peterson	Vanderwilt
Cooper	Jessen	Pritchard	Van Eaton
Cowan	Klemesrud	Putney	Walter of
Datiman	Krueger	Redman	Marshall
Davis of	Kruse	Robb	Walter of
Black Hawk	Kuester	Robinson of	Pottawattamie
Davis of Fayette	Kuhlmann	Delaware	Watson
Dodds	Lane	Robinson of	Weichman
Duffield	Langland	Monroe	Wellington
Edwards	Less	Saylor	Whitaker
Farmer	Lynch	Schwengel	Williams
Fimmen	McFarlane	Shepard	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 18:

Carlson	Latchaw	Poston	Tyrrrell
Colburn	Long	Prentis	Visser
Cox	Martin	Reed	Whitehead
Donohue	McEleney	Te Paske	Wormley
Kilpatrick	Nielsen		

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

Speaker pro tempore Morrissey in the chair.

CONSIDERATION OF BILLS

Senate File 74, a bill for an act to amend section three thousand two hundred ninety-one and one tenth (3291.1), Code of Iowa, 1939, relating to the salary and compensation and maintenance of business managers of the institutions operating under the board of control, was taken up for consideration.

Gardner of Bremer moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Fletcher	McReynolds	Siefkas
Aubrey	Frei	Meyer	Simonsen
Avery	Fulk	Miller	Sloane
Baker	Gardner of	Mills	Smith of Clayton
Bass	Bremer	Moore	Smith of
Bents	Gardner of Linn	Morrissey	Dickinson
Blatti	Good	Nelson	Strawman
Blewett	Hedin	Norland	Swaner
Bonn	Heffner	Olson	Tatum
Bryson	Hicklin	Palmer	Utzig
Burkman	Hoeness	Peterson	Vanderwilt
Colburn	Huston	Pritchard	Van Eaton
Cooper	Klemesrud	Putney	Walter of
Cowan	Krueger	Redman	Marshall
Cox	Kruse	Reed	Walter of
Datiman	Kuhlmann	Robb	Pottawattamie
Davis of	Lane	Robinson of	Watson
Black Hawk	Langland	Delaware	Weichman
Davis of Fayette	Less	Robinson of	Wellington
Dodds	Lynch	Monroe	Whitaker
Donohue	McEleney	Saylor	Williams
Edwards	McFarlane	Schwengel	Wormley
Fimmen	McNeill	Shepard	

The nays were, none.

Absent or not voting, 24:

Bockwoldt	Hall	Martin	Stevens
Capesius	Jessen	Nielsen	Te Paske
Carlson	Kilpatrick	Parrish	Tyrrell
Duffield	Kuester	Poston	Visser
Farmer	Latchaw	Prentis	Whitehead
Frederickson	Long	Steinberg	Mr. Speaker

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

House File 471, a bill for an act to amend sections three thousand three hundred eighty-four and nine hundredths (3384.09), three thousand seven hundred seven (3707), three thousand six hundred eighty-seven (3687), and three thousand seven hun-

dred twenty-four (3724), Code, 1939, relating to salaries of superintendents of institutions and state schools under the board of control, was taken up for consideration.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Fulk	Miller	Sloane
Aubrey	Gardner of	Mills	Smith of Clayton
Avery	Bremer	Moore	Smith of
Baker	Gardner of Linn	Morrissey	Dickinson
Bass	Good	Nelson	Stevens
Blatti	Hedin	Norland	Strawman
Blewett	Heffner	Olson	Swaner
Bonn	Hicklin	Palmer	Tatum
Bryson	Hoeness	Parrish	Utzig
Cooper	Huston	Peterson	Vanderwilt
Cowan	Jessen	Poston	Van Eaton
Cox	Klemesrud	Prentis	Walter of
Datisman	Krueger	Pritchard	Marshall
Davis of	Kuhlmann	Putney	Walter of
Black Hawk	Lane	Redman	Pottawattamie
Dodds	Langland	Robb	Watson
Donohue	Less	Robinson of	Weichman
Duffield	Lynch	Monroe	Wellington
Edwards	McEleney	Saylor	Whitaker
Farmer	McFarlane	Schwengel	Williams
Fimmen	McNeill	Shepard	Wormley
Fletcher	McReynolds	Simonsen	Mr. Speaker
Frei	Meyer		

The nays were, none.

Absent or not voting, 24:

Bents	Davis of Fayette	Latchaw	Siefkas
Bockwoldt	Frederickson	Long	Steinberg
Burkman	Hall	Martin	Te Paske
Capesius	Kilpatrick	Nielsen	Tyrrell
Carlson	Kruse	Reed	Visser
Colburn	Kuester	Robinson of	Whitehead
		Delaware	

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

House File 73, a bill for an act to amend section three thousand six hundred seventy-six (3676), Code, 1939, as amended by chapter one hundred forty (140), Acts of the Forty-ninth (49th) General Assembly, relating to the allowance to institutions for receiving and caring for neglected, dependent and delinquent children, with report of committee recommending passage, was taken up for consideration.

Walter of Marshall moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Fimmen	McReynolds	Siefkas
Aubrey	Fletcher	Meyer	Simonsen
Avery	Frederickson	Miller	Sloane
Baker	Frei	Mills	Smith of Clayton
Bass	Fulk	Moore	Smith of
Bents	Gardner of Linn	Morrissey	Dickinson
Blatti	Good	Nelson	Steinberg
Blewett	Hall	Norland	Stevens
Bockwoldt	Hedin	Olson	Strawman
Bonn	Heffner	Palmer	Swaner
Bryson	Hicklin	Parrish	Tatum
Capesius	Hoeness	Peterson	Tyrrell
Colburn	Huston	Poston	Utzig
Cooper	Jessen	Prentis	Vanderwilt
Cowan	Klemesrud	Pritchard	Van Eaton
Cox	Krueger	Putney	Walter of
Datisman	Kruse	Redman	Marshall
Davis of	Kuhlmann	Reed	Walter of
Black Hawk	Lane	Robb	Pottawattamie
Davis of Fayette	Langland	Robinson of	Watson
Dodds	Less	Delaware	Weichman
Donohue	Lynch	Robinson of	Whitaker
Duffield	McEleney	Monroe	Williams
Edwards	McFarlane	Saylor	Mr. Speaker
Farmer	McNeill	Schwengel	

The nays were, none.

Absent or not voting, 15:

Burkman	Kilpatrick	Martin	Visser
Carlson	Kuester	Nielsen	Wellington
Gardner of	Latchaw	Shepard	Whitehead
Bremer	Long	Te Paske	Wormley

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

House File 442, a bill for an act to amend chapter twenty-three (23), Code, 1939, providing for the purchase of equipment, supplies, material and other property from the Government of the United States, was taken up for consideration.

Prentis of Ringgold moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Anderson	Farmer	Lynch	Sloane
Aubrey	Fimmen	McEleney	Smith of Clayton
Avery	Fletcher	McFarlane	Smith of
Baker	Frederickson	McNeill	Dickinson
Bass	Frei	Meyer	Steinberg
Bents	Fulk	Moore	Stevens
Blatti	Gardner of	Morrissey	Strawman
Blewett	Bremer	Nelson	Swaner
Bockwoldt	Gardner of Linn	Norland	Tatum
Bonn	Good	Olson	Tyrrell
Bryson	Hall	Palmer	Utzig
Burkman	Hedin	Peterson	Vanderwilt
Capesius	Heffner	Poston	Van Eaton
Colburn	Hicklin	Prentis	Walter of
Cooper	Hoeness	Pritchard	Marshall
Cowan	Huston	Putney	Walter of
Cox	Jessen	Redman	Pottawattamie
Datishman	Klemesrud	Reed	Watson
Davis of	Krueger	Robinson of	Weichman
Black Hawk	Kruse	Delaware	Wellington
Davis of Fayette	Kuhlmann	Saylor	Whitaker
Dodds	Lane	Schwengel	Williams
Donohue	Langland	Shepard	Wormley
Duffield	Less	Siefkas	Mr. Speaker
Edwards	Long	Simonsen	

The nays were, 3:

Miller	Parrish	Robb
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Absent or not voting, 12:

Carlson	Martin	Nielsen	Te Paske
Kilpatrick	McReynolds	Robinson of	Visser
Kuester	Mills	Monroe	Whitehead
Latchaw			

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

House File 455, a bill for an act to amend section five thousand thirty-five and sixteen hundredths (5035.16), Code, 1939, relating to the issuance of special permits for the movement of oversize or overweight vehicles on the highways, was taken up for consideration.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Bents	Bryson	Datishman
Aubrey	Blatti	Burkman	Davis of
Avery	Blewett	Capesius	Black Hawk
Baker	Bockwoldt	Cowan	Davis of Fayette
Bass	Bonn	Cox	Dodds

Duffield	Krueger	Parrish	Strawman
Edwards	Kruse	Peterson	Swaner
Farmer	Kuhlmann	Poston	Tatum
Fimmen	Lane	Prentis	Tyrrell
Fletcher	Langland	Pritchard	Utzig
Frei	Less	Putney	Vanderwilt
Fulk	Long	Redman	Van Eaton
Gardner of	McEleney	Robb	Walter of
Bremer	McNeill	Saylor	Marshall
Gardner of Linn	Meyer	Schwengel	Walter of
Good	Miller	Shepard	Pottawattamie
Hall	Mills	Simonsen	Weichman
Heffner	Moore	Sloane	Wellington
Hicklin	Morrissey	Smith of Clayton	Whitaker
Hoeness	Nielsen	Smith of	Williams
Huston	Olson	Dickinson	Wormley
Jessen	Palmer	Steinberg	Mr. Speaker
Klemesrud			

The nays were, 5:

Colburn	Donohue	McFarlane	Reed
Cooper			

Absent or not voting, 19:

Carlson	Lynch	Robinson of	Stevens
Frederickson	Martin	Delaware	Te Paske
Hedin	McReynolds	Robinson of	Visser
Kilpatrick	Nelson	Monroe	Watson
Kuester	Norland	Siefkas	Whitehead
Latchaw			

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

House File 218, a bill for an act to amend chapter one hundred fourteen (114), Code, 1939, relating to registration of vital statistics as pertaining to adoptions or annulment of adoption and substitution of new birth certificates, with report of committee recommending passage, was taken up for consideration.

Avery of Clay moved that the following amendment proposed by him be adopted:

Amend section one (1), line fifteen (15), by inserting after the period (.) following the word "certificate", the following: "The certificate of birth shall contain the name of the parents, who adopted the child, as the father and mother of the adopted child."

Amend section one (1), line thirty-eight (38), by inserting after the period following the word "authority", the following: "All certificates of birth shall contain the name of the parents, who adopted the child, as father and mother of said child."

Amend by striking section two (2) and adding thereto the following new sections:

"Sec. 2. In the cases where an adoption was consummated under previous laws by the procedure of written records in the office of the County Recorder and where a child has been legally adopted in that man-

ner, an abstract of the written record upon a form provided for that purpose shall be forwarded by the County Recorder of said county to the State Registrar of Vital Statistics on or before July 1, 1946. This certificate or abstract of the record in the County Recorder's office showing the adoption shall be filed with the original record of birth and shall remain a part of the records of the State Bureau of Vital Statistics and shall not be accessible to any one except upon order of the Court.

Upon request a certificate of birth shall be issued bearing the name of the child as shown by the written instrument that was recorded in the office of the County Recorder that shows the adoption but no reference to the adoption shall be made in any birth certificate and the name of the parents who adopted the child shall appear on the birth certificate as the father and mother of the child.

When a new birth certificate is made to replace the original birth certificate of an adopted child, the State Registrar shall inform the county registrar whose records contain copies of the original certificate that he shall effectively seal a cover over such copy in a manner as not to deface or destroy such copy and that thereafter the information contained in such copy shall only be available upon court order.

Sec. 3. If any section or provision of this Act is declared unconstitutional, the remaining sections or provisions of the Act shall not be affected thereby.

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 Spencer Daily Reporter, a newspaper published at Spencer, Iowa, and the Peterson Patriot, a newspaper published at Peterson, Iowa."

Amendment adopted.

Avery of Clay moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Aubrey	Donohue	Klemesrud	Nelson
Avery	Duffield	Krueger	Nielsen
Baker	Edwards	Kruse	Norland
Bass	Farmer	Kuhlmann	Olson
Bents	Fimmen	Lane	Palmer
Blatti	Frei	Langland	Parrish
Bockwoldt	Fulk	Less	Peterson
Bonn	Gardner of	Long	Poston
Bryson	Bremer	Lynch	Prentis
Burkman	Gardner of Linn	McEleney	Pritchard
Capesius	Good	McFarlane	Putney
Cooper	Hall	McNeill	Redman
Cowan	Hedin	McReynolds	Reed
Cox	Heffner	Meyer	Robb
Datisman	Hicklin	Miller	Robinson of
Davis of	Hoeness	Mills	Delaware
Black Hawk	Huston	Moore	Robinson of
Dodds	Jessen	Morrissey	Monroe

Saylor	Smith of	Vanderwilt	Weichman
Shepard	Dickinson	Van Eaton	Wellington
Siefkas	Strawman	Walter of	Whitaker
Simonsen	Swaner	Marshall	Williams
Sloane	Tatum	Walter of	Wormley
Smith of Clayton	Tyrrell	Pottawattamie	Mr. Speaker
	Utzig	Watson	

The nays were, none.

Absent or not voting, 17:

Anderson	Fletcher	Latchaw	Stevens
Blewett	Frederick	Martin	Te Paske
Carlson	Kilpatrick	Schwengel	Visser
Colburn	Kuester	Steinberg	Whitehead
Davis of Fayette			

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

House File 464, a bill for an act to prohibit the use of misleading names or designations of places of business and misleading trade practices and to provide penalties for violations, was taken up for consideration.

Meyer of Jackson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Fimmen	McFarlane	Shepard
Aubrey	Fletcher	McNeill	Siefkas
Avery	Frei	McReynolds	Simonsen
Baker	Fulk	Meyer	Sloane
Bass	Gardner of	Mills	Smith of Clayton
Bents	Bremer	Moore	Steinberg
Blatti	Gardner of Linn	Morrissey	Stevens
Blewett	Good	Nelson	Strawman
Bonn	Hall	Nielsen	Swaner
Bryson	Hedin	Norland	Tatum
Burkman	Heffner	Olson	Tyrrell
Capesius	Hicklin	Palmer	Utzig
Colburn	Hoeness	Parrish	Vanderwilt
Cooper	Huston	Peterson	Van Eaton
Cowan	Jessen	Poston	Walter of
Cox	Klemesrud	Prentis	Marshall
Datisman	Krueger	Pritchard	Walter of
Davis of	Kruse	Putney	Pottawattamie
Black Hawk	Kuester	Redman	Watson
Davis of Fayette	Kuhlmann	Reed	Weichman
Dodds	Lane	Robb	Wellington
Donohue	Langland	Robinson of	Whitaker
Duffield	Less	Monroe	Williams
Edwards	Long	Saylor	Wormley
Farmer	McEleney	Schwengel	Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Bockwoldt	Latchaw	Robinson of	Te Paske
Carlson	Lynch	Delaware	Visser
Frederickson	Martin	Smith of	Whitehead
Kilpatrick	Miller	Dickinson	

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

House File 435, a bill for an act to amend section four thousand six hundred fifty-nine (4659), Code, 1939, relating to secondary roads, to permit sale of gravel to private parties to improve a lane, driveway, or road, and to provide method of payment therefor, was taken up for consideration.

Smith of Clayton moved that the following amendment proposed by him be adopted:

Amend by inserting in line six (6) after the word "beds" the words "or rock quarries"; by inserting in line six (6) after the word "gravel" the words "or crushed rock", and by inserting in line seven (7) after the word "beds" the words "or quarries".

Amendment adopted.

Less of Dubuque offered the following amendment and moved its adoption:

Amend section one (1), lines seventeen (17) and eighteen (18), by striking the words "agree to pay the county the" and inserting in lieu thereof the following: "deposit in cash with the board of supervisors an amount equal to one and one-fourth times the estimated".

Further amend section one (1) by placing a period (.) after the word "road" in line nineteen (19) and striking the remainder of the section.

Further amend by striking all of section three (3).

Amendment adopted.

Utzig of Dubuque offered the following amendment and moved its adoption:

Amend section one (1), line five (5), by inserting after the word "may" the following: ", where no private quarry or pit is available,".

Amendment lost.

Redman of Sac moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 72:

Anderson	Gardner of	McNeill	Saylor
Avery	Bremer	Meyer	Shepard
Baker	Gardner of Linn	Miller	Siefkas
Bass	Good	Mills	Simonsen
Bents	Hall	Moore	Smith of Clayton
Blatti	Hedin	Morrissey	Smith of
Bockwoldt	Heffner	Nelson	Dickinson
Bonn	Hoeness	Norland	Steinberg
Capesius	Huston	Olson	Stevens
Colburn	Jessen	Palmer	Strawman
Cowan	Krueger	Parrish	Vanderwilt
Cox	Kruse	Peterson	Walter of
Datisman	Kuester	Poston	Pottawattamie
Davis of	Kuhlmann	Prentis	Watson
Black Hawk	Lane	Pritchard	Weichman
Edwards	Langland	Redman	Wellington
Fletcher	Less	Reed	Whitaker
Frederickson	Lynch	Robb	Williams
Fulk	McEleney	Robinson of	Wormley
		Monroe	

The nays were, 19:

Aubrey	Davis of Fayette	Frei	McReynolds
Blewett	Donohue	Hicklin	Nielsen
Bryson	Duffield	Klemesrud	Sloane
Burkman	Farmer	Long	Utzig
Cooper	Fimmen	McFarlane	

Absent or not voting, 17:

Carlson	Putney	Tatum	Walter of
Dodds	Robinson of	Te Paske	Marshall
Kilpatrick	Delaware	Tyrrell	Whitehead
Latchaw	Schwengel	Van Eaton	Mr. Speaker
Martin	Swaner	Visser	

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

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

April 4, 1945: House Joint Resolution 8; and House Files 142, 161, 220, 250, 268, 280, 295, 358, 365, 444, 446, 452, 458, 459 and 462.

On motion by Prentis of Ringgold, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PETITIONS

Vanderwilt of Mahaska presented a petition from the Oskaloosa Teachers Association of Oskaloosa, Iowa, urging passage of Senate Files 330, 388 and House File 437.

Referred to sifting committee.

Vanderwilt of Mahaska presented a petition from the Lincoln Parent-Teacher Association of Oskaloosa, Iowa, urging passage of House File 437.

Referred to sifting committee.

Vanderwilt of Mahaska presented a petition from the Grant school P. T. A. of Oskaloosa, Iowa, urging passage of House File 437.

Referred to sifting committee.

PRESENTATION OF GUESTS

Bryson of Hardin presented to the House the Honorable Paul Hart, former member of the House, from Marion county.

SENATE FILE 385 SUBSTITUTED FOR HOUSE FILE 260

Fulk of Page asked and obtained unanimous consent to substitute Senate File 385 for House File 260.

Less of Dubuque, Wormley of Plymouth, Utzig of Dubuque, Fimmen of Davis, Schwengel of Scott, Gardner of Linn, Donohue of Cedar and Tatum of Harrison offered the following resolution:

HOUSE CONCURRENT RESOLUTION 24

Whereas, It is important that peace of the allies be a just, firm, practical and lasting peace, and

Whereas, The members of the armed forces of our nation have been most closely connected with, and know the horrors of war, and

Whereas, These men and women realize the scourge of warfare above the conception of all, and

Whereas, They from their experiences have the welfare and peace of all nations foremost in mind, and

Whereas, As a result of those experiences they must have realized necessary ideas and measures to promote standards of friendly international relationships, therefor

Be It Resolved by the House, the Senate Concurring: That the Fifty-first General Assembly of the State of Iowa respectfully requests that the Congress of the United States and the President of the United

States immediately take the necessary steps to provide for a qualified representative of the Military Forces of World War II, who has seen active service, to serve as a member of the commission or delegation representing the United States at the forthcoming Peace Conference at San Francisco, California on April 25, 1945.

It Is Further Resolved: That the Chief Clerk of the House be instructed and authorized to send copies of this resolution to the Iowa representatives and senators in Congress, and to the President of the United States, the Vice President of the United States, and the Speaker of the House of Representatives in Washington, D. C.

Laid over under Rule 34.

CONSIDERATION OF BILLS

Senate File 385, a bill for an act to amend section six thousand nine hundred fifty-two and one tenth (6952.1), Code, 1939, relating to the keeping of a suspended tax list and the entries made therein, was taken up for consideration.

Fulk of Page moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 68:

Avery	Fletcher	McReynolds	Smith of
Bents	Frederickson	Meyer	Dickinson
Blatti	Fulk	Morrissey	Steinberg
Blewett	Gardner of	Nelson	Strawman
Bryson	Bremer	Nielsen	Swaner
Burkman	Gardner of Linn	Norland	Tatum
Capesius	Good	Parrish	Tyrrell
Colburn	Hedin	Peterson	Utzig
Cooper	Hicklin	Pritchard	Vanderwilt
Cowan	Jessen	Putney	Van Eaton
Cox	Klemesrud	Redman	Walter of
Davis of	Krueger	Robinson of	Pottawattamie
Black Hawk	Kuester	Monroe	Watson
Davis of Fayette	Lane	Schwengel	Weichman
Dodds	Langland	Shepard	Whitaker
Duffield	Less	Siefkas	Williams
Edwards	Lynch	Sloane	Wormley
Farmer	McEleney	Smith of Clayton	Mr. Speaker
Fimmen	McNeill		

The nays were, 1:

Wellington

Absent or not voting, 39:

Anderson	Bockwoldt	Donohue	Hoeness
Aubrey	Bonn	Frei	Huston
Baker	Carlson	Hall	Kilpatrick
Bass	Datisman	Heffner	Kruse

Kuhlman	Mills	Reed	Stevens
Latchaw	Moore	Robb	Te Paske
Long	Olson	Robinson of	Visser
Martin	Palmer	Delaware	Walter of
McFarlane	Poston	Saylor	Marshall
Miller	Prentis	Simonsen	Whitehead

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

Senate File 114, a bill for an act to amend section fourteen hundred twenty-four (1424), fourteen hundred twenty-five (1425), fourteen hundred thirty-seven (1437), fourteen hundred thirty-eight (1438), fourteen hundred forty (1440), fourteen hundred forty-one (1441), fourteen hundred forty-two (1442), fourteen hundred forty-three (1443), fourteen hundred forty-four (1444), fourteen hundred forty-six (1446), fourteen hundred forty-seven (1447), fourteen hundred sixty (1460) of the 1939 Code of Iowa, relating to Workmen's Compensation Law of Iowa, providing for an additional deputy industrial commissioner and prescribing the powers and duties of the industrial commissioner, his deputies, and providing for procedure for hearings on application for arbitration before the deputy industrial commissioners and boards of arbitration, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 72:

Avery	Gardner of	Meyer	Smith of
Bass	Bremer	Miller	Dickinson
Blatti	Gardner of Linn	Morrissey	Steinberg
Blewett	Good	Nelson	Strawman
Bryson	Hedin	Nielsen	Swaner
Burkman	Hicklin	Norland	Tatum
Colburn	Jessen	Parrish	Tyrrell
Cooper	Klemesrud	Peterson	Utzig
Cowan	Krueger	Pritchard	Vanderwilt
Cox	Kruse	Putney	Van Eaton
Davis of	Kuester	Redman	Walter of
Black Hawk	Lane	Robb	Pottawattamie
Davis of Fayette	Langland	Robinson of	Watson
Dodds	Less	Monroe	Weichman
Donohue	Lynch	Schwengel	Wellington
Duffield	McEleney	Shepard	Whitaker
Farmer	McFarlane	Siefkas	Williams
Fimmen	McNeill	Sloane	Wormley
Fletcher	McReynolds	Smith of Clayton	Mr. Speaker
Fulk			

The nays were, none.

Absent or not voting, 36:

Anderson	Frederickson	Martin	Saylor
Aubrey	Frei	Mills	Simonsen
Baker	Hall	Moore	Stevens
Bents	Heffner	Olson	Te Paske
Bockwoldt	Hoeness	Palmer	Visser
Bonn	Huston	Poston	Walter of
Capesius	Kilpatrick	Prentis	Marshall
Carlson	Kuhlmann	Reed	Whitehead
Datisman	Latchaw	Robinson of	
Edwards	Long	Delaware	

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

Senate File 192, a bill for an act to amend section thirty-five (35) of chapter one hundred sixty-five (165), Acts of the 50th General Assembly, relating to distribution of proceeds of motor vehicle fuel licenses fees and penalties, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Aubrey	Frederickson	McNeill	Siefkas
Avery	Frei	McReynolds	Simonsen
Baker	Fulk	Miller	Sloane
Bass	Gardner of	Mills	Smith of Clayton
Bents	Bremer	Moore	Smith of
Blatti	Gardner of Linn	Morrissey	Dickinson
Blewett	Good	Nelson	Steinberg
Bockwoldt	Hall	Nielsen	Strawman
Bonn	Hedin	Norland	Swaner
Bryson	Heffner	Palmer	Tatum
Burkman	Hicklin	Parrish	Tyrrell
Colburn	Hoeness	Peterson	Utzig
Cooper	Huston	Pritchard	Vanderwilt
Cowan	Jessen	Putney	Van Eaton
Datisman	Klemesrud	Redman	Walter of
Davis of	Krueger	Reed	Marshall
Black Hawk	Kruse	Robb	Walter of
Davis of Fayette	Kuhlmann	Robinson of	Pottawattamie
Dodds	Lane	Delaware	Watson
Donohue	Langland	Robinson of	Weichman
Duffield	Less	Monroe	Whitaker
Edwards	Long	Saylor	Williams
Farmer	Lynch	Schwengel	Wormley
Fimmen	McEleney	Shepard	Mr. Speaker
Fletcher	McFarlane		

The nays were, none.

Absent or not voting, 17:

Anderson	Kuester	Olson	Te Paske
Capesius	Latchaw	Poston	Visser
Carlson	Martin	Prentis	Wellington
Cox	Meyer	Stevens	Whitehead
Kilpatrick			

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

House File 316, a bill for an act relating to the local budget law, in regard to the certifying and levying of taxes, with report of committee recommending passage, was taken up for consideration.

Van Eaton of Woodbury moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Aubrey	Fletcher	McNeill	Siefkas
Avery	Frederickson	McReynolds	Simonsen
Baker	Frei	Meyer	Sloane
Bass	Fulk	Mills	Smith of Clayton
Bents	Gardner of	Moore	Smith of
Blatti	Bremer	Morrissey	Dickinson
Blewett	Gardner of Linn	Nelson	Steinberg
Bockwoldt	Good	Norland	Stevens
Bonn	Hedin	Palmer	Strawman
Bryson	Heffner	Parrish	Swaner
Burkman	Hicklin	Peterson	Tatum
Capesius	Hoeness	Prentis	Tyrrell
Colburn	Huston	Pritchard	Utzig
Cooper	Jessen	Putney	Vanderwilt
Cowan	Klemesrud	Redman	Van Eaton
Datisman	Krueger	Reed	Walter of
Davis of	Kruse	Robb	Marshall
Black Hawk	Kuhlmann	Robinson of	Watson
Davis of Fayette	Langland	Delaware	Weichman
Dodds	Less	Robinson of	Wellington
Donohue	Long	Monroe	Whitaker
Duffield	Lynch	Saylor	Williams
Edwards	McEleney	Schwengel	Wormley
Farmer	McFarlane	Shepard	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 17:

Anderson	Kuester	Nielsen	Visser
Carlson	Lane	Olson	Walter of
Cox	Latchaw	Poston	Pottawattamie
Hall	Martin	Te Paske	Whitehead
Kilpatrick	Miller		

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

Senate File 113, a bill for an act to clarify various amendments of the 49th General Assembly to the statutes relating to old-age assistance, with report of committee recommending passage, was taken up for consideration.

Gardner of Bremer moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 93:

Aubrey	Fimmen	McNeill	Siefkas
Avery	Fletcher	McReynolds	Simonsen
Baker	Frederickson	Meyer	Sloane
Bass	Frei	Miller	Smith of Clayton
Bents	Gardner of	Mills	Smith of
Blatti	Bremer	Moore	Dickinson
Blewett	Gardner of Linn	Morrissey	Steinberg
Bockwoldt	Good	Nelson	Stevens
Bonn	Hedin	Nielsen	Strawman
Bryson	Heffner	Norland	Swaner
Burkman	Hicklin	Palmer	Tatum
Capesius	Hoeness	Parrish	Tyrrell
Colburn	Huston	Peterson	Utzig
Cooper	Jessen	Prentis	Vanderwilt
Cowan	Klemesrud	Pritchard	Van Eaton
Cox	Krueger	Putney	Walter of
Datisman	Kuester	Redman	Marshall
Davis of	Kuhlmann	Reed	Walter of
Black Hawk	Lane	Robinson of	Pottawattamie
Davis of Fayette	Langland	Delaware	Watson
Dodds	Less	Robinson of	Weichman
Donohue	Long	Monroe	Wellington
Duffield	Lynch	Saylor	Whitaker
Edwards	McEleney	Schwengel	Williams
Farmer	McFarlane	Shepard	Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Anderson	Kilpatrick	Olson	Visser
Carlson	Kruse	Poston	Whitehead
Fulk	Latchaw	Robb	Wormley
Hall	Martin	Te Paske	

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

House File 416, a bill for an act to authorize the purchase and payment for certain real estate in Wayne county, Iowa, and to provide for the supervision thereof, with report of committee recommending passage, was taken up for consideration.

Poston of Wayne offered the following amendment and moved its adoption:

Amend section one (1), line four (4), by adding after the comma (,) following the word "Assembly", the following: "or from any other funds of the State Conservation Commission".

Further amend section one (1) by inserting after the comma (,) following the word "Assembly" in line one hundred sixty-six (166) the following: "or other fund of the State Conservation Commission".

Amendment adopted.

Poston of Wayne moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Aubrey	Fletcher	McReynolds	Simonsen
Avery	Frederickson	Meyer	Sloane
Baker	Frei	Miller	Smith of Clayton
Bass	Gardner of	Mills	Smith of
Bents	Bremer	Moore	Dickinson
Blatti	Gardner of Linn	Morrissey	Steinberg
Blewett	Good	Nelson	Stevens
Bockwoldt	Hall	Nielsen	Strawman
Bonn	Hedin	Norland	Swaner
Bryson	Heffner	Palmer	Tatum
Burkman	Hicklin	Peterson	Tyrrell
Capesius	Hoeness	Poston	Utzig
Colburn	Huston	Prentis	Vanderwilt
Cooper	Jessen	Putney	Van Eaton
Cox	Klemesrud	Redman	Walter of
Datisman	Krueger	Reed	Marshall
Davis of	Kruse	Robb	Walter of
Black Hawk	Kuester	Robinson of	Pottawattamie
Davis of Fayette	Kuhlmann	Delaware	Watson
Dodds	Lane	Robinson of	Weichman
Donohue	Langland	Monroe	Wellington
Duffield	Less	Saylor	Whitaker
Edwards	Lynch	Schwengel	Williams
Farmer	McEleney	Shepard	Mr. Speaker
Fimmen	McNeill	Siefkas	

The nays were, none.

Absent or not voting, 16:

Anderson	Kilpatrick	McFarlane	Te Paske
Carlson	Latchaw	Olson	Visser
Cowan	Long	Parrish	Whitehead
Fulk	Martin	Pritchard	Wormley

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 419, a bill for

an act to amend chapter four hundred seventy-three (473), Code, 1939, relating to adoptions and fixing penalties for violation of the law relating to adoptions.

Walter of Pottawattamie moved that the following amendment, proposed by him, be adopted:

Amend section two (2), line twenty-three (23), by inserting immediately after the word "petitioner" the following:

"provided, however, that such investigation and period of residence may be waived by the court upon good cause shown when satisfied that the proposed home and the child are suited to each other."

Lane of Carroll offered the following amendment to the amendment and moved its adoption:

Amend by striking all after the word "court" in line four (4) and substituting in lieu thereof the following: "where either of the adopting parents are blood relatives."

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Lane of Carroll offered the following amendment and moved its adoption:

Amend section six (6) by striking lines four (4) to eighteen (18) inclusive.

Amendment adopted.

Lane of Carroll moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Aubrey	Dodds	Krueger	Nielsen
Avery	Donohue	Kuester	Norland
Baker	Edwards	Kuhlmann	Palmer
Bass	Fimmen	Lane	Peterson
Bents	Fletcher	Langland	Poston
Blatti	Frederickson	Less	Prentis
Blewett	Frei	Long	Pritchard
Bryson	Fulk	McEleney	Putney
Capesius	Gardner of	McFarlane	Redman
Colburn	Bremer	McNeill	Reed
Cooper	Good	McReynolds	Robb
Cowan	Hall	Meyer	Robinson of
Cox	Hedin	Miller	Monroe
Datisman	Heffner	Mills	Saylor
Davis of	Huston	Moore	Schwengel
Black Hawk	Jessen	Morrissey	Shepard
Davis of Fayette	Klemesrud	Nelson	Siefkas

Simonsen	Stevens	Utzig	Pottawattamie
Sloane	Strawman	Vanderwilt	Watson
Smith of Clayton	Swaner	Van Eaton	Whitaker
Smith of	Te Paske	Walter of	Williams
Dickinson	Tyrrell	Marshall	Mr. Speaker
Steinberg		Walter of	

The nays were, 12:

Bonn	Gardner of Linn	Parrish	Tatum
Burkman	Hicklin	Robinson of	Weichman
Duffield	Lynch	Delaware	Wellington
Farmer			

Absent or not voting, 12:

Anderson	Hoeness	Latchaw	Visser
Bockwoldt	Kilpatrick	Martin	Whitehead
Carlson	Kruse	Olson	Wormley

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

Lane of Carroll moved that the vote by which House File 419 passed the House be reconsidered and 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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 118, a bill for an act relating to pupil transportation.

Also: That the Senate has concurred in the conference committee report and passed House File 122, a bill for an act relating to the minimum wage of teachers in public schools.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 127, a bill for an act relating to land credit fund.

Also: That the Senate insists upon its amendments to House File 447, a bill for an act relating to capital improvements of institutions under the board of control. The Senate insists and the President has appointed as a conference committee the following senators: Knudson, Lucas, Bekman and Elthon.

Also: That the Senate insists upon its amendments to House File 448, a bill for an act relating to a special tax fund. The Senate insists and the President has appointed as a conference committee the following senators: Berg, Mercer, Knudson and Long.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 118

I move to amend House File 118 as follows:

1. Strike section eight (8), section nine (9) and section ten (10) and insert in lieu thereof the following:

"The local school board shall provide transportation facilities for each pupil who is entitled to transportation under the provisions of this Act, establish bus routes for such transportation within the district so as to provide for economical and efficient operation thereof without duplication of such facilities and with regard for the health and safety of the pupils transported, purchase or lease busses and other transportation facilities and maintain same, enter into contracts for such transportation, employ necessary drivers and employees, and perform such other duties relating to transportation as required by law.

The county board shall approve all transportation plans of local school boards of districts within the county school system and transportation arrangements between school districts from one district to another either within the county or between adjacent counties, and enforce all laws and rules and regulations consistent therewith relating to transportation.

The state department shall cooperate with the county boards and local school boards in carrying out the provisions of this Act, hear and decide appeals with reference to transportation, aid in the enforcement of the provisions of this Act and the motor vehicle laws relating to transportation of school children and recommend uniform standards for the establishment of school bus routes, qualifications of drivers, standards for safeguarding the health and safety of pupils transported."

2. Further amend House File 118 by renumbering the remaining sections.

Further amend House File 118 by adding after the period (.) Section 6 in line 4 a new sentence as follows: "The appropriation provided by this act may be expended in part for the direction and supervision provided by the act which shall include salaries and all necessary travelling expenses incurred by the director and his assistants in the performance of their official duties."

Further amend House File 118, as passed by the House, by striking from Section 6, line 1, the word, "board", and inserting in lieu thereof the word "department".

SENATE AMENDMENT TO HOUSE FILE 127

Amend House File 127 as amended by the House by striking section 4 and substituting in lieu thereof the following:

"Sec. 4. Commencing with the year 1946 and each year thereafter any owner of a tract or tracts of agricultural lands who desires to obtain for said lands the credit against the tax on said lands as provided for in this act, shall deliver to the assessor, on blanks furnished by the county auditor, a verified statement and designation of such agricultural lands, and the assessor shall return said statement and designation containing an endorsement of his recommendation for al-

lowance or disallowance to the county auditor along with the assessment roll; if the said statement and designation is not delivered to the assessor, the owner may on or before June 1 of that year file with the county auditor such statement and designation together with the supporting affidavits of at least two disinterested freeholders of the taxing district in which the agricultural lands are located. The failure to file a statement and designation on or before June 1 shall preclude the allowance of any credit against the tax on said lands for that year.

Sec. 5. The board of supervisors in each county shall forthwith examine all such statements and designations and shall not later than July 1 either allow or disallow same. In the event of disallowance the county auditor shall immediately mail to the owner at the address shown on the statement and designation, notice of such disallowance, in which case the owner may within twenty (20) days from the date of making such notice appeal the disallowance by the board of supervisors to the district court of that county by serving written notice of appeal on the county auditor. The appeal shall be tried de novo and may be heard in term time or vacation and trial thereof shall take precedence over all other business of the court. The decision of the district court thereon shall be final."

Further amend House File 127 by renumbering the remaining sections.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 25, 141, 220, 310, 430, 433, 431, 432 and 426.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 25, 141, 220, 310, 430, 433, 431, 432, and 426.

AMENDMENTS FILED

Fimmen of Davis filed the following amendment to House File 284:

Amend by striking the word "ten" in line four (4) and substituting in lieu thereof the word "nine".

Farmer of Linn filed the following amendment to House File 439:

Amend by inserting as section two (2) the following:

"Sec. 2. Insert after the comma following the word 'contrivance' in ~~line seven~~ (7) of said section the following: 'contrary to the provisions of this chapter,'".

Further amend by renumbering the remaining section.

On motion by Kuester of Cass, the House adjourned until 9:45 a. m., Friday, April 6, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 6, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend C. H. Boos, pastor of the Methodist church, Emerson, Iowa.

Journal of April 5 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Whitaker of Poweshiek on request of Smith of Clayton; Olson of Mitchell on request of Bryson of Hardin.

PRESENTATION OF VISITORS

Steinberg of Story presented the Honorable Martin Troup of Maxwell, former member of the House from Story county.

Poston of Wayne presented Pfc. Betty Jean Frye of the WACs, who served as a clerk in the House during the Fiftieth General Assembly.

PROOF OF PUBLICATION

The official proof of publication of Senate File 255, a bill for an act to amend subdivisions one (1) and three (3) of section five thousand nine hundred and two (5902), Code, 1939, relating to the powers and duties of Dock Boards; providing that sections six thousand five hundred and eighty (6580), six thousand six hundred seventy-nine and one-tenth (6679.1) and six thousand seven hundred eighty-one and two-tenths (6781.2), Code, 1939, do not apply to leases by Dock Boards; and making this act effective upon publication, was duly filed with the Chief Clerk of the House in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

PROOF OF PUBLICATION

The official proof of publication of Senate File 356, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of hospital bonds by the city of Waukon, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, was duly filed with the Chief Clerk of the House

in compliance with the provisions of chapter four hundred and sixty (460), Code, 1939.

Cooper of Adams moved that the Chief Clerk be instructed to send a telegram of sympathy to the Honorable F. A. Latchaw, member of the House, whose son is announced missing in action.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE 447

The Speaker announced the appointment of the following members to the conference committee on House File 447: Hall of Mills, Colburn of Shelby, McFarlane of Black Hawk and Gardner of Linn.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE 448

The Speaker announced the appointment of the following members to the conference committee on House File 448: Prentis of Ringgold, Huston of Washington, Bryson of Hardin and Swaner of Johnson.

ADOPTION OF SENATE CONCURRENT RESOLUTION 16

Prentis of Ringgold called up Senate Concurrent Resolution 16, found on pages 981 and 982 of the Journal of March 29, and moved its adoption.

Motion prevailed and Senate Concurrent Resolution 16 was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 24

Less of Dubuque called up House Concurrent Resolution 24, found on pages 1076 and 1077 of the Journal of April 5, and moved its adoption.

Motion prevailed and House Concurrent Resolution 24 was adopted.

REPORT OF COMMITTEE

Kuester of Cass, from the committee on appropriations; submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 437, a bill for an act to provide for the general welfare of public employees by establishing an old age and survivor insur-

ance system; to provide for the administration of such system; to provide for deductions from pay of public employees and contributions from the state, political subdivisions and other instrumentalities of the state and all political subdivisions thereof, including public school districts to raise funds for such retirement system; to repeal laws and to declare an emergency, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman.*

CONSIDERATION OF SENATE AMENDMENT

On request of Weichman of Benton, House File 118, a bill for an act to provide for reimbursement by the state of Iowa to school districts of pupil transportation costs, providing the manner of computing the amount of reimbursement and making an appropriation for said reimbursements, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend as follows:

1. Strike section eight (8), section nine (9) and section ten (10) and insert in lieu thereof the following:

"The local school board shall provide transportation facilities for each pupil who is entitled to transportation under the provisions of this Act, establish bus routes for such transportation within the district so as to provide for economical and efficient operation thereof without duplication of such facilities and with regard for the health and safety of the pupils transported, purchase or lease busses and other transportation facilities and maintain same, enter into contracts for such transportation, employ necessary drivers and employees, and perform such other duties relating to transportation as required by law.

The county board shall approve all transportation plans of local school boards of districts within the county school system and transportation arrangements between school districts from one district to another either within the county or between adjacent counties, and enforce all laws and rules and regulations consistent therewith relating to transportation.

The state department shall cooperate with the county boards and local school boards in carrying out the provisions of this Act, hear and decide appeals with reference to transportation, aid in the enforcement of the provisions of this Act and the motor vehicle laws relating to transportation of school children and recommend uniform standards for the establishment of school bus routes, qualification of drivers, standards for safeguarding the health and safety of pupils transported."

2. Further amend House File 118 by renumbering the remaining sections.

Further amend House File 118 by adding after the period (.) Section

6 in line 4 a new sentence as follows: "The appropriation provided by this act may be expended in part for the direction and supervision provided by the act which shall include salaries and all necessary travelling expenses incurred by the director and his assistants in the performance of their official duties."

Further amend House File 118, as passed by the House, by striking from Section 6, line 1, the word, "board", and inserting in lieu thereof the word "department".

Weichman of Benton moved that the House refuse to concur in the Senate amendment.

Motion prevailed and the House refused to concur in Senate amendment to House File 118.

MESSAGES FROM 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 121, a bill for an act relating to levy increase for park purposes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 428, a bill for an act relating to appropriations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 434, a bill for an act relating to funds of Crawford county.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 435, a bill for an act relating to appropriations for Cerro Gordo county.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 121, a bill for an act to amend chapter three hundred twenty-eight (328), Code, 1939, to permit cities over twenty-five thousand population operating under the manager plan to increase the levy for park purposes.

Read first time and referred to sifting committee.

Senate File 428, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of

commission or omission by the state highway commission or its employees.

Read first time and passed on file.

Senate File 434, a bill for an act to make permanent a certain temporary transfer of funds of Crawford county, Iowa, made by authority of the state comptroller.

Read first time and referred to sifting committee.

Senate File 435, a bill for an act to make appropriation to Drainage Ditch Assessment No. 40, Cerro Gordo county, Mason City, Iowa.

Read first time and passed on file.

CONSIDERATION OF BILLS

Senate File 428, a bill for an act to make appropriations to certain named persons in settlement of damages sustained by them on account of accidents on primary roads, or on account of collisions with state highway equipment, or on account of acts of commission or omission by the state highway commission or its employees, was taken up for consideration.

Robinson of Delaware moved that the rule prohibiting the first and last reading on the same day be suspended.

Motion prevailed.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 85:

Anderson	Cooper	Frei	Krueger
Aubrey	Cowan	Fulk	Kruse
Avery	Cox	Gardner of	Kuester
Baker	Datiman	Bremer	Kuhlmann
Bass	Davis of	Gardner of Linn	Lane
Bents	Black Hawk	Good	Langland
Blatti	Dodds	Hedin	Less
Blewett	Donohue	Heffner	Lynch
Bockwoldt	Duffield	Hicklin	McEleney
Bryson	Edwards	Hoeness	McNeill
Burkman	Farmer	Huston	McReynolds
Capesus	Fimmen	Jessen	Meyer
Carlson	Fletcher	Kilpatrick	Miller
Colburn	Frederickson	Klemesrud	Mills

Moore	Robinson of	Smith of	Van Eaton
Nelson	Monroe	Dickinson	Walter of
Nielsen	Saylor	Steinberg	Marshall
Palmer	Schwengel	Stevens	Walter of
Peterson	Siefkas	Strawman.	Pottawattamie
Poston	Simonsen	Tatum	Weichman
Pritchard	Sloane	Tyrrell	Wellington
Redman	Smith of Clayton	Utzig	Wormley
Robinson of		Vanderwilt	Mr. Speaker
Delaware			

The nays were, none.

Absent or not voting, 23:

Bonn	McFarlane	Putney	Visser
Davis of Fayette	Morrissey	Reed	Watson
Hall	Norland	Robb	Whitaker
Latchaw	Olson	Shepard	Whitehead
Long	Parrish	Swaner	Williams
Martin	Prentis	Te Paske	

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

Senate File 435, a bill for an act to make appropriation to Drainage Ditch Assessment No. 40, Cerro Gordo county, Mason City, Iowa, was taken up for consideration.

Robinson of Delaware moved that the rule prohibiting the first and last reading on the same day be suspended.

Motion prevailed.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Anderson	Datiman	Hicklin	Miller
Aubrey	Davis of	Hoeness	Mills
Avery	Black Hawk	Huston	Nelson
Baker	Davis of Fayette	Kilpatrick	Palmer
Bass	Dodds	Klemesrud	Peterson
Blatti	Duffield	Krueger	Poston
Blewett	Edwards	Kruse	Prentis
Bockwoldt	Fimmen	Kuester	Pritchard
Bonn	Fletcher	Kuhlmann	Redman
Bryson	Frederickson	Lane	Robinson of
Burkman	Frei	Langland	Delaware
Capesius	Fulk	Less	Robinson of
Carlson	Gardner of	Lynch	Monroe
Colburn	Bremer	McEleney	Saylor
Cooper	Good	McNeill	Schwengel
Cowan	Hedin	McReynolds	Shepard
Cox	Heffner	Meyer	Siefkas

Simonsen	Stevens	Van Eaton	Weichman
Sloane	Strawman	Walter of	Wellington
Smith of Clayton	Tatum	Marshall	Williams
Smith of	Tyrrell	Walter of	Wormley
Dickinson	Utzig	Pottawattamie	Mr. Speaker
Steinberg	Vanderwilt		

The nays were, none.

Absent or not voting, 25:

Bents	Long	Norland	Swaner
Donohue	Martin	Olson	Te Paske
Farmer	McFarlane	Parrish	Visser
Gardner of Linn	Moore	Putney	Watson
Hall	Morrissey	Reed	Whitaker
Jessen	Nielsen	Robb	Whitehead
Latchaw			

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

Senate File 205, a bill for an act to repeal chapter forty-seven (47), Acts of the Fiftieth (50th) General Assembly, relating to the stoppage of payments on state warrants unredeemed within one (1) year or longer, was taken up for consideration.

Colburn of Shelby moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Duffield	Less	Saylor
Aubrey	Edwards	Long	Schwengel
Avery	Farmer	Lynch	Shepard
Baker	Fimmen	McEleney	Siefkas
Bass	Fletcher	McNeill	Simonsen
Bents	Frederickson	McReynolds	Sloane
Blatti	Frei	Meyer	Smith of Clayton
Blewett	Fulk	Miller	Smith of
Bockwolft	Gardner of	Mills	Dickinson
Bonn	Bremer	Moore	Steinberg
Bryson	Good	Morrissey	Strawman
Burkman	Heffner	Nelson	Tyrrell
Capesius	Hicklin	Nielsen	Utzig
Carlson	Hoeness	Norland	Vanderwilt
Colburn	Huston	Olson	Van Eaton
Cooper	Jessen	Peterson	Walter of
Cowan	Kilpatrick	Poston	Marshall
Cox	Klemesrud	Pritchard	Walter of
Datisman	Krueger	Redman	Pottawattamie
Davis of	Kruse	Reed	Weichman
Black Hawk	Kuester	Robinson of	Wellington
Davis of Fayette	Kuhlmann	Delaware	Williams
Dodds	Lane	Robinson of	Wormley
Donohue	Langland	Monroe	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Gardner of Linn	McFarlane	Robb	Visser
Hall	Palmer	Stevens	Watson
Hedin	Parrish	Swaner	Whitaker
Latchaw	Prentis	Tatum	Whitehead
Martin	Putney	Te Paske	

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

Senate File 402, a bill for an act to amend section nine thousand three hundred fifty-four and one tenth (9354.1), Code, 1939, relating to salary of supervisor of building and loan associations, was taken up for consideration.

Miller of Humboldt offered the following amendment and moved its adoption:

Amend section one (1), lines nine (9) and ten (10), by striking the words and figures "thirty-five hundred (\$3,500.00)" and inserting in lieu thereof the following "three thousand one hundred fifty dollars (\$3,150.00)".

Amendment adopted.

Donohue of Cedar moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Edwards	Long	Saylor
Aubrey	Farmer	Lynch	Schwengel
Avery	Fimmen	McEleney	Shepard
Baker	Fletcher	McFarlane	Siefkas
Bass	Frederickson	McNeill	Simonsen
Bents	Frei	McReynolds	Sloane
Blatti	Fulk	Meyer	Smith of Clayton
Blewett	Gardner of	Miller	Smith of
Bockwoldt	Bremer	Mills	Dickinson
Bonn	Good	Moore	Strawman
Bryson	Hedin	Morrissey	Tatum
Burkman	Heffner	Nelson	Tyrrell
Capesius	Hicklin	Nielsen	Utzig
Carlson	Hoeness	Norland	Vanderwilt
Colburn	Huston	Palmer	Van Eaton
Cooper	Jessen	Peterson	Walter of
Cowan	Kilpatrick	Poston	Marshall
Cox	Klemesrud	Prentis	Walter of
Datisman	Krueger	Pritchard	Pottawattamie
Davis of	Kruse	Redman	Weichman
Black Hawk	Kuester	Reed	Wellington
Davis of Fayette	Kuhlmann	Robinson of	Williams
Dodds	Lane	Monroe	Mr. Speaker
Donohue	Langland		

The nays were, none.

Absent or not voting, 20:

Duffield	Olson	Steinberg	Watson
Gardner of Linn	Parrish	Stevens	Whitaker
Hall	Putney	Swaner	Whitehead
Latchaw	Robb	Te Paske	Wormley
Less	Robinson of	Visser	
Martin	Delaware		

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

Senate File 146, a bill for an act to repeal section eight thousand three hundred twenty-eight (8328), Code, 1939, and to amend section eight thousand three hundred twenty-six (8326), Code, 1939, relating to the manner of construction of electric transmission lines, was taken up for consideration.

Putney of Tama moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Aubrey	Edwards	Langland	Saylor
Avery	Farmer	Less	Schwengel
Baker	Fimmen	Long	Shepard
Bass	Fletcher	Lynch	Simonsen
Bents	Frederickson	McEleney	Sloane
Blatti	Frei	McFarlane	Smith of Clayton
Blewett	Fulk	McNeill	Smith of
Bockwoldt	Gardner of	McReynolds	Dickinson
Bonn	Bremer	Meyer	Strawman
Burkman	Good	Mills	Tatum
Capesius	Hedin	Moore	Tyrrell
Carlson	Heffner	Morrissey	Utzig
Colburn	Hicklin	Nelson	Vanderwilt
Cooper	Hoeness	Nielsen	Van Eaton
Cowan	Huston	Norland	Walter of
Cox	Jessen	Palmer	Marshall
Datisman	Kilpatrick	Peterson	Walter of
Davis of	Klemesrud	Pritchard	Pottawattamie
Black Hawk	Krueger	Putney	Weichman
Davis of Fayette	Kruse	Redman	Williams
Dodds	Kuester	Reed	Mr. Speaker
Donohue	Kuhlmann	Robinson of	
Duffield	Lane	Monroe	

The nays were, none.

Absent or not voting, 24:

Anderson	Latchaw	Parrish	Robinson of
Bryson	Martin	Poston	Delaware
Gardner of Linn	Miller	Prentis	Siefkas
Hall	Olson	Robb	Steinberg

Stevens
Swaner
Te Paske

Visser
Watson

Wellington
Whitaker

Whitehead
Wormley

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

Senate File 224, a bill for an act to amend chapter seventy-six and one tenth (76.1), Code, 1939, relating to Iowa commission for the blind, was taken up for consideration.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 85:

Anderson	Edwards	Lane	Saylor
Aubrey	Farmer	Langland	Schwengel
Avery	Fimmen	Long	Shepard
Baker	Fletcher	Lynch	Siefkas
Bass	Frederickson	McFarlane	Simonsen
Bents	Frei	McNeill	Sloane
Blatti	Fulk	McReynolds	Smith of Clayton
Blewett	Gardner of	Meyer	Smith of
Bonn	Bremer	Miller	Dickinson
Bryson	Gardner of Linn	Mills	Steinberg
Burkman	Good	Moore	Stevens
Capesius	Hedin	Nelson	Strawman
Carlson	Heffner	Nielsen	Tatum
Colburn	Hicklin	Norland	Vanderwilt
Cooper	Hoeness	Palmer	Van Eaton
Cowan	Huston	Peterson	Walter of
Cox	Jessen	Pritchard	Pottawattamie
Datisman	Kilpatrick	Putney	Weichman
Davis of	Klemesrud	Redman	Wellington
Black Hawk	Krueger	Reed	Williams
Dodds	Kruse	Robb	Mr. Speaker
Donohue	Kuester	Robinson of	
Duffield	Kuhlmann	Monroe	

The nays were, none.

Absent or not voting, 23:

Bockwoldt	Morrissey	Swaner	Watson
Davis of Fayette	Olson	Te Paske	Whitaker
Hall	Parrish	Tyrrell	Whitehead
Latchaw	Poston	Utzig	Wormley
Less	Prentis	Visser	
Martin	Robinson of	Walter of	
McElenev	Delaware	Marshall	

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

Senate File 126, a bill for an act to amend section five thousand

two hundred sixty-one (5261), Code, 1939, relating to the powers of and expenditures of board of supervisors on property, was taken up for consideration.

Farmer of Linn offered the following amendment and moved its adoption:

Amend section two (2), by adding at the end of said section the following: "Further amend said section, subsection thirteen (13), line four (4), by inserting after the word "sell" the words "or lease".

Amendment adopted.

Smith of Clayton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Fimmen	Less	Saylor
Aubrey	Fletcher	Lynch	Schwengel
Avery	Frederickson	McFarlane	Shepard
Baker	Frei	McNeill	Siefkas
Bass	Fulk	McReynolds	Simonsen
Bents	Gardner of	Meyer	Sloane
Blatti	Bremer	Miller	Smith of Clayton
Blewett	Gardner of Linn	Mills	Smith of
Bonn	Good	Moore	Dickinson
Bryson	Hedin	Morrissey	Steinberg
Burkman	Heffner	Nelson	Strawman
Capesius	Hicklin	Norland	Tatum
Carlson	Hoeness	Palmer	Tyrrell
Colburn	Huston	Peterson	Utzig
Cowan	Jessen	Poston	Vanderwilt
Cox	Kilpatrick	Prentis	Van Eaton
Datisman	Klemesrud	Pritchard	Walter of
Davis of	Krueger	Putney	Pottawattamie
Black Hawk	Kruse	Redman	Weichman
Davis of Fayette	Kuester	Reed	Wellington
Dodds	Kuhlmann	Robb	Williams
Donohue	Lane	Robinson of	Mr. Speaker
Duffield	Langland	Monroe	
Farmer			

The nays were, 2:

Cooper Edwards

Absent or not voting, 19:

Bockwoldt	Nielsen	Swaner	Watson
Hall	Olson	Te Paske	Whitaker
Latchaw	Parrish	Visser	Whitehead
Long	Robinson of	Walter of	Wormley
Martin	Delaware	Marshall	
McEleney	Stevens		

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

House File 162, a bill for an act to amend section three thousand eight hundred twenty-eight and twenty-three thousandths, (3828.023), Code, 1939, as amended by chapters one hundred forty-five (145), one hundred forty-six (146), and one hundred forty-seven (147), Acts of the Forty-ninth General Assembly, relating to suspended county real estate taxes paid from the old age assistance fund, with report of committee recommending passage, was taken up for consideration.

Gardner of Bremer moved that the following amendment, proposed by him, be adopted:

Amend by adding thereto a new section:

"Sec. 2. The provision of this Act shall become effective beginning January 1, 1948, and shall not be retroactive beyond the tax year 1947."

Amendment adopted.

Farmer of Linn offered the following amendment and moved its adoption:

Amend section one (1), line eighteen (18), by inserting after the word "recipient" the words "or the sale of the property".

Amendment adopted.

Gardner of Bremer offered the following amendment and moved its adoption:

Amend section one (1), line fifteen (15), by inserting after the word "assistance" the word "revolving".

Amendment adopted.

Gardner of Bremer moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Cowan	Gardner of	Krueger
Avery	Cox	Bremer	Kruse
Baker	Datisman	Gardner of Linn	Kuhlmann
Bass	Davis of Fayette	Good	Lane
Bents	Dodds	Hall	Langland
Blatti	Donohue	Hedin	Less
Blewett	Duffield	Heffner	Long
Bockwoldt	Edwards	Hicklin	Lynch
Bonn	Farmer	Hoeness	McEleney
Bryson	Fimmen	Huston	McFarlane
Burkman	Frederickson	Jessen	McNeill
Capesius	Frei	Kilpatrick	Meyer
Cooper	Fulk	Klemesrud	Mills

Moore	Reed	Smith of Clayton	Van Eaton
Morrissey	Robb	Smith of	Walter of
Nelson	Robinson of	Dickinson	Marshall
Norland	Delaware	Steinberg	Walter of
Palmer	Saylor	Stevens	Pottawattamie
Peterson	Schwengel	Strawman	Watson
Poston	Shepard	Tatum	Weichman
Prentis	Siefkas	Tyrrell	Wellington
Pritchard	Simonsen	Utzig	Williams
Redman	Sloane	Vanderwilt	Mr. Speaker

The nays were, 4:

Aubrey	Davis of	Fletcher
Carlson	Black Hawk	

Absent or not voting, 17:

Colburn	Miller	Robinson of	Visser
Kuester	Nielsen	Monroe	Whitaker
Latchaw	Olson	Swaner	Whitehead
Martin	Parrish	Te Paske	Wormley
McReynolds	Putney		

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

House File 272, a bill for an act to amend section seven thousand five hundred seventy-two (7572), Code, 1939, relating to drainage districts in two or more counties and specifying duties of boards of supervisors of counties in said districts, was taken up for consideration.

Bryson of Hardin offered the following amendment and moved its adoption:

Amend section one (1), lines five and eight (5 and 8), by inserting after the word "county", the words "or counties".

Amendment adopted.

Bryson of Hardin moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Anderson	Cowan	Gardner of	Kuester
Aubrey	Cox	Bremer	Kuhlmann
Avery	Datiman	Gardner of Linn	Lane
Baker	Davis of	Good	Langland
Bass	Black Hawk	Hall	Less
Blatti	Davis of Fayette	Hedin	Long
Blewett	Dodds	Heffner	McEleney
Bockwoldt	Donohue	Hoeness	McFarlane
Bryson	Farmer	Huston	McNeill
Burkman	Fimmen	Jessen	McReynolds
Capesius	Fletcher	Kilpatrick	Mills
Carlson	Frei	Krueger	Moore
Cooper	Fulk	Kruse	Nelson

Nielsen	Robb	Smith of	Walter of
Palmer	Robinson of	Dickinson	Marshall
Peterson	Monroe	Steinberg	Walter of
Poston	Saylor	Strawman	Pottawattamio
Prentis	Schwengel	Tatum	Watson
Pritchard	Shepard	Tyrrell	Weichman
Putney	Simonsen	Utzig	Wellington
Redman	Sloane	Vanderwilt	Williams
Reed	Smith of Clayton	Van Eaton	Wormley
			Mr. Speaker

The nays were, 2:

Duffield Lynch

Absent or not voting, 23:

Bents	Klemesrud	Norland	Stevens
Bonn	Latchaw	Olson	Swaner
Colburn	Martin	Parrish	Te Paske
Edwards	Meyer	Robinson of	Visser
Frederickson	Miller	Delaware	Whitaker
Hicklin	Morrissey	Siefkas	Whitehead

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

Senate File 356, a bill for an act to legalize and validate the proceedings authorizing and providing for the issuance and delivery of hospital bonds by the city of Waukon, Iowa, and the provisions made for taxes for the payment of said bonds and declaring said bonds issued pursuant to said proceedings to be enforceable obligations of said city, was taken up for consideration.

Palmer of Allamakee moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Datiman	Hall	McReynolds
Aubrey	Davis of	Hedin	Mills
Avery	Black Hawk	Heffner	Moore
Baker	Davis of Fayette	Hicklin	Nelson
Bass	Dodds	Hoeness	Nielsen
Bents	Donohue	Huston	Norland
Blatti	Duffield	Jessen	Palmer
Blewett	Edwards	Kilpatrick	Peterson
Bockwoldt	Farmer	Kruse	Poston
Bonn	Fimmen	Kuhlmann	Pritchard
Bryson	Fletcher	Lane	Putney
Burkman	Frei	Langland	Redman
Capesius	Fulk	Less	Reed
Carlson	Gardner of	Lynch	Robb
Cooper	Bremer	McEleney	Robinson of
Cowan	Gardner of Linn	McFarlane	Delaware
Cox	Good	McNeill	

Robinson of Monroe	Sloane	Tatum	Walter of
Saylor	Smith of Clayton	Tyrrell	Pottawattamie
Schwengel	Smith of	Utzig	Watson
Shepard	Dickinson	Vanderwilt	Weichman
Siefkas	Steinberg	Van Eaton	Wellington
Simonsen	Stevens	Walter of	Williams
	Strawman	Marshall	Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Colburn	Latchaw	Morrissey	Te Paske
Frederickson	Long	Olson	Visser
Klemesrud	Martin	Parrish	Whitaker
Krueger	Meyer	Prentis	Whitehead
Kuester	Miller	Swaner	

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

House File 386, a bill for an act to amend chapter four hundred sixty-four (464), Code, 1939, by adding thereto a section relating to the endorsement on letters testamentary or of administration, of the direction of the court or clerk to the executor or administrator as to the publication of notice of appointment; and legalizing all letters testamentary or of administration issued prior to July 4, 1943, upon which no endorsement of the court or clerk was made, with report of committee recommending amendment and passage, was taken up for consideration.

Farmer of Linn moved that the following amendment proposed by the committee be adopted:

Amend as follows:

1. Strike lines 3 to 12 both inclusive and insert the following: "In all instances prior to July 4, 1943, where executors or administrators have published a notice of appointment, but no endorsement was made on the letters testamentary or of administration of the direction of the court or clerk to the executor or administrator as to the publication of notice of appointment as required by section eleven thousand eight hundred ninety (11890), Code, 1939, all such notices of appointment are hereby legalized and shall have the same force and effect as though such direction had been endorsed on the letters testamentary or of administration in strict conformity with the requirements of section eleven thousand eight hundred ninety (11890), Code, 1939."

2. Strike all that part of the title following the semicolon in line 6 thereof and insert the following: "and legalizing all notices of appointment of executors or administrators prior to July 4, 1943, where no direction of the court or clerk was endorsed on the letters testamentary or of administration."

Amendment adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Fimmen	McFarlane	Saylor
Aubrey	Fletcher	McNeill	Schwengel
Avery	Fulk	McReynolds	Shepard
Baker	Gardner of	Miller	Siefkas
Bass	Bremer	Mills	Simonsen
Bents	Gardner of Linn	Miller	Sloane
Blatti	Good	Moore	Smith of Clayton
Blewett	Hall	Morrissey	Smith of
Bockwoldt	Hedin	Nelson	Dickinson
Bonn	Heffner	Nielsen	Steinberg
Bryson	Hicklin	Norland	Strawman
Burkman	Hoeness	Palmer	Tatum
Capesius	Huston	Peterson	Tyrrell
Carlson	Jessen	Poston	Utzig
Colburn	Kilpatrick	Prentis	Vanderwilt
Cooper	Krueger	Pritchard	Van Eaton
Cowan	Kruse	Putney	Walter of
Cox	Kuhlmann	Redman	Pottawattamie
Datisman	Lane	Reed	Watson
Davis of	Langland	Robb	Weichman
Black Hawk	Less	Robinson of	Wellington
Davis of Fayette	Long	Delaware	Williams
Dodds	Lynch	Robinson of	Wormley
Edwards	McEleney	Monroe	Mr. Speaker
Farmer			

The nays were, none.

Absent or not voting, 18:

Donohue	Kuester	Parrish	Walter of
Duffield	Latchaw	Stevens	Marshall
Frederickson	Martin	Swaner	Whitaker
Frei	Meyer	Te Paske	Whitehead
Klemesrud	Olson	Visser	

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 Morrissey in the chair.

Senate File 33, a bill for an act to amend section eleven thousand twenty-eight (11028), Code, 1939, relating to the limitations for foreclosure of ancient mortgages and other written instruments, with report of committee recommending amendment and passage, was taken up for consideration.

Farmer of Linn moved that the following amendment proposed by the committee be adopted:

Amend by striking the word "This" in line 4 and inserting in lieu thereof the following: "From and after July 4, 1946, this".

Further amend by inserting the word "due" following the word "the" in line 8.

Amendment adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Fimmen	McFarlane	Schwengel
Aubrey	Fletcher	McNeill	Siefkas
Avery	Frei	McReynolds	Simonsen
Baker	Fulk	Meyer	Sloane
Bass	Gardner of	Miller	Smith of Clayton
Bents	Bremer	Mills	Smith of
Blatti	Gardner of Linn	Moore	Dickinson
Bockwoldt	Good	Morrissey	Steinberg
Bonn	Hall	Nelson	Strawman
Bryson	Hedin	Nielsen	Tatum
Burkman	Heffner	Norland	Tyrrell
Capesius	Hicklin	Palmer	Utzig
Carlson	Hoeness	Peterson	Vanderwilt
Colburn	Jessen	Pritchard	Van Eaton
Cooper	Kilpatrick	Putney	Walter of
Cowan	Klemesrud	Redman	Marshall
Cox	Krueger	Reed	Walter of
Datisman	Kruse	Robb	Pottawattamie
Davis of	Kuester	Robinson of	Watson
Black Hawk	Kuhlmann	Delaware	Weichman
Davis of Fayette	Lane	Robinson of	Wellington
Dodds	Langland	Monroe	Williams
Donohue	Lynch	Saylor	Wormley
Edwards	McEleney		

The nays were, none.

Absent or not voting, 21:

Blewett	Less	Poston	Te Paske
Duffield	Long	Prentis	Visser
Farmer	Martin	Shepard	Whitaker
Frederickson	Olson	Stevens	Whitehead
Huston	Parrish	Swaner	Mr. Speaker
Latchaw			

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 adopted House Concurrent Resolution 22 relating to the state's centennial year.

Also: That the Senate has adopted House Concurrent Resolution 23 relating to the payment of expenses of the Fifty-first General Assembly.
W. J. SCARBOROUGH, *Secretary*.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 74, 129, 311, 413 and 414.

CARL A. ANDERSON, *Chairman House Committee*.

ROBERT C. REILLY, *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 74, 129, 311, 413 and 414.

MOTION TO RECONSIDER

I move to reconsider the vote by which Senate Concurrent Resolution 16 was adopted by the House.

WILSON REED.

On motion by Walter of Pottawattamie, the House recessed until 2 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

LEAVE OF ABSENCE

Leave of absence was granted Frei of Grundy on request of Edwards of Union; Gardner of Linn on request of Farmer of Linn; Klemesrud of Winnebago on request of Good of Boone.

PRESENTATION OF VISITORS

Weichman of Benton presented to the House Lt. Robert Leo of the United States Army Air Corps, son of Senator Richard Leo.

PETITIONS

Lane of Carroll presented a petition from the Carroll County Veterans of Foreign Wars, Post 2642, urging passage of Senate File 1.

Referred to sifting committee.

Vanderwilt of Mahaska presented a petition from the Jefferson School Parent Teachers Association, Oskaloosa, Iowa, urging passage of Senate File 436 and House File 437.

Referred to sifting committee.

Vanderwilt of Mahaska presented a petition from the Whitter Parent Teachers Association, Oskaloosa, Iowa, urging passage of House File 437.

Referred to sifting committee.

INTRODUCTION OF BILLS

House Joint Resolution 11, by committee on judicial and political districts, a joint resolution providing that the committee on retrenchment and reform shall make a study of the division of the state of Iowa for judicial district purposes and the number of necessary judges, as provided in section ten thousand seven hundred sixty-eight (10768), Code, 1939; providing the scope of the work of such committee with reference thereto and for a report of the committee to the Governor for his consideration, the printing of such report and the distribution thereof.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

House File 439, a bill for an act to amend section five thousand thirty-five and twenty-four hundredths (5035.24), Code, 1939, relating to liability for damage to highways and highway structures, was taken up for consideration.

Farmer of Linn moved that the following amendment, proposed by him, be adopted:

Amend by inserting as section two (2) the following:

"Sec. 2. Insert after the comma following the word 'contrivance' in line seven (7) of said section the following: 'contrary to the provisions of this chapter,'".

Further amend by renumbering the remaining section.

Amendment adopted.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 76:

Aubrey	Fletcher	Meyer	Simonsen
Avery	Fulk	Miller	Sloane
Baker	Gardner of	Mills	Smith of Clayton
Bents	Bremer	Moore	Smith of
Blatti	Good	Morrissey	Dickinson
Blewett	Hedin	Nelson	Steinberg
Bockwoldt	Heffner	Norland	Stevens
Bryson	Hicklin	Peterson	Strawman
Carlson	Huston	Poston	Tatum
Colburn	Kilpatrick	Prentis	Tyrrell
Cooper	Krueger	Pritchard	Vanderwilt
Cox	Kuester	Putney	Van Eaton
Datisman	Kuhlmann	Redman	Walter of
Davis of	Lane	Robb	Marshall
Black Hawk	Langland	Robinson of	Walter of
Davis of Fayette	Less	Delaware	Pottawattamie
Dodds	Long	Robinson of	Watson
Donohue	Lynch	Monroe	Weichman
Edwards	McEleney	Saylor	Williams
Farmer	McNeill	Schwengel	Mr. Speaker
Fimmen	McReynolds	Shepard	

The nays were, none.

Absent or not voting, 32:

Anderson	Frei	Martin	Swaner
Bass	Gardner of Linn	McFarlane	Te Paske
Bonn	Hall	Nielsen	Utzig
Burkman	Hoeness	Olson	Visser
Capesius	Jessen	Palmer	Wellington
Cowan	Klemesrud	Parrish	Whitaker
Duffield	Kruse	Reed	Whitehead
Frederickson	Latchaw	Siefkas	Wormley

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

House File 456, a bill for an act to amend section four thousand six hundred eighty-six and twenty hundredths (4686.20), Code, 1939, relating to use of county's allotment of motor vehicle fuel license fees on farm-to-market road projects, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 76:

Aubrey	Blewett	Burkman	Cox
Avery	Bockwoldt	Carlson	Datisman
Bents	Bonn	Colburn	Davis of
Blatti	Bryson	Cooper	Black Hawk

Davis of Fayette	Kuhlmann	Poston	Smith of
Dodds	Lane	Prentis	Dickinson
Donohue	Langland	Pritchard	Steinberg
Edwards	Less	Putney	Stevens
Farmer	Long	Redman	Strawman
Fimmen	Lynch	Robb	Tatum
Fletcher	McEleney	Robinson of	Tyrrell
Fulk	McNeill	Delaware	Vanderwilt
Gardner of	McReynolds	Robinson of	Van Eaton
Bremer	Meyer	Monroe	Walter of
Good	Miller	Saylor	Marshall
Hedin	Mills	Schwengel	Walter of
Heffner	Moore	Shepard	Pottawattamie
Hicklin	Morrissey	Simonsen	Watson
Kilpatrick	Nelson	Sloane	Weichman
Krueger	Norland	Smith of Clayton	Williams
Kuester	Peterson		Mr. Speaker

The nays were, none.

Absent or not voting, 32:

Anderson	Gardner of Linn	Martin	Swaner
Baker	Hall	McFarlane	Te Paske
Bass	Hoeness	Nielsen	Utzig
Capesius	Huston	Olson	Visser
Cowan	Jessen	Palmer	Wellington
Duffield	Klemesrud	Parrish	Whitaker
Frederickson	Kruse	Reed	Whitehead
Frei	Latchaw	Siefkas	Wormley

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

House File 318, a bill for an act to amend section three hundred seventy-five (375), Code, 1939, relating to the publication of budgets in rural independent school districts, school townships and municipalities of less than two hundred population, with report of committee recommending amendment and passage, was taken up for consideration.

Fulk of Page moved that the following amendment proposed by the committee be adopted:

Amend as follows: line eight (8), section one (1), after the word "estimates" insert the words "in proper form"; also amend line ten (10), section one (1), by striking the words "and when approved by him".

Amendment adopted.

Edwards of Union offered the following amendment and moved its adoption:

Amend section one (1), line seven (7), by striking the word "two" and inserting in lieu thereof the word "four".

Amendment adopted.

Heffner of Hamilton offered the following amendment and moved its adoption:

Amend section one (1), line eleven (11), by striking the word "county" and inserting in lieu thereof the word "district".

Amendment lost.

Fulk of Page offered the following amendment and moved its adoption:

Amend the title by striking the word "two" from line five (5) and inserting in lieu thereof the word "four".

Amendment adopted.

Fulk of Page moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 64:

Aubrey	Hall	Nelson	Simonsen
Avery	Hicklin	Nielsen	Smith of Clayton
Baker	Jessen	Norland	Smith of
Bents	Kilpatrick	Palmer	Dickinson
Blatti	Kuester	Peterson	Steinberg
Blewett	Kuhlmann	Poston	Strawman
Bryson	Lane	Prentis	Tyrrell
Carlson	Langland	Pritchard	Vanderwilt
Colburn	Less	Putney	Van Eaton
Cooper	Long	Reed	Walter of
Cox	McEleney	Robb	Marshall
Datisman	McNeill	Robinson of	Walter of
Davis of	McReynolds	Monroe	Pottawattamie
Black Hawk	Meyer	Saylor	Watson
Dodds	Mills	Schwengel	Weichman
Fimmen	Moore	Shepard	Williams
Fletcher	Morrissey	Siefkas	Mr. Speaker
Fulk			

The nays were, 9:

Bockwoldt	Huston	Redman	Sloane
Bonn	Lynch	Robinson of	
Heffner	Miller	Delaware	

Absent or not voting, 35:

Anderson	Farmer	Klemesrud	Swaner
Bass	Frederickson	Krueger	Tatum
Burkman	Frei	Kruse	Te Paske
Capesius	Gardner of	Latchaw	Utzig
Cowan	Bremer	Martin	Visser
Davis of Fayette	Gardner of Linn	McFarlane	Wellington
Donohue	Good	Olson	Whitaker
Duffield	Hedin	Parrish	Whitehead
Edwards	Hoeness	Stevens	Wormley

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

Senate File 295, a bill for an act to amend section six thousand nine hundred eighty-six (6986), Code, 1939, relating to the apportionment of the revenue derived from the tax on moneys and credits, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 79:

Aubrey	Fulk	Miller	Siefkas
Avery	Gardner of	Mills	Simonsen
Baker	Bremer	Nelson	Sloane
Bents	Good	Nielsen	Smith of Clayton
Blatti	Hedin	Norland	Smith of
Blewett	Heffner	Palmer	Dickinson
Bockwoldt	Hicklin	Peterson	Steinberg
Bonn	Huston	Poston	Stevens
Bryson	Jessen	Prentis	Strawman
Burkman	Kilpatrick	Pritchard	Tatum
Carlson	Krueger	Putney	Tyrrell
Colburn	Kuester	Redman	Vanderwilt
Cooper	Kuhlmann	Reed	Van Eaton
Datisman	Lane	Robb	Walter of
Davis of	Langland	Robinson of	Marshall
Black Hawk	Long	Delaware	Walter of
Davis of Fayette	Lynch	Robinson of	Pottawattamie
Dodds	McEleney	Monroe	Watson
Edwards	McFarlane	Saylor	Weichman
Farmer	McNeill	Schwengel	Williams
Fimmen	McReynolds	Shepard	Mr. Speaker
Fletcher	Meyer		

The nays were, none.

Absent or not voting, 29:

Anderson	Frei	Less	Te Paske
Bass	Gardner of Linn	Martin	Utzig
Capesius	Hall	Moore	Visser
Cowan	Hoeness	Morrissey	Wellington
Cox	Klemesrud	Olson	Whitaker
Donohue	Kruse	Parrish	Whitehead
Duffield	Latchaw	Swaner	Wormley
Frederickson			

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

House File 475, a bill for an act to repeal section thirteen thousand four hundred seventeen and four-tenths (13417.4), Code, 1939, relating to police radio broadcasting system and the

installation of same in the department of public safety, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 82:

Aubrey	Gardner of	Mills	Siefkas
Avery	Bremer	Moore	Simonsen
Baker	Good	Morrissey	Sloane
Bents	Hedin	Nelson	Smith of Clayton
Blatti	Heffner	Nielsen	Smith of
Blewett	Hicklin	Norland	Dickinson
Bockwoldt	Jessen	Palmer	Steinberg
Bonn	Kilpatrick	Peterson	Stevens
Bryson	Krueger	Poston	Strawman
Burkman	Kuester	Prentis	Swaner
Carlson	Kuhlmann	Pritchard	Tatum
Colburn	Lane	Putney	Tyrrell
Cooper	Langland	Redman	Vanderwilt
Cox	Less	Reed	Van Eaton
Datisman	Long	Robb	Walter of
Davis of	Lynch	Robinson of	Marshall
Black Hawk	McEleney	Delaware	Walter of
Davis of Fayette	McFarlane	Robinson of	Pottawattamie
Dodds	McNeill	Monroe	Watson
Edwards	McReynolds	Saylor	Weichman
Farmer	Meyer	Schwengel	Williams
Fimmen	Miller	Shepard	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 26:

Anderson	Frei	Kruse	Utzig
Bass	Fulk	Latchaw	Visser
Capesius	Gardner of Linn	Martin	Wellington
Cowan	Hall	Olson	Whitaker
Donohue	Hoeness	Parrish	Whitehead
Duffield	Huston	Te Paske	Wormley
Frederickson	Klemesrud		

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

Senate File 154, a bill for an act to repeal chapter one hundred nineteen (119), Acts of the 40th General Assembly as amended by chapter two hundred forty-seven (247), Acts of the 44th General Assembly, and to enact a substitute therefor, relating to the extension of time for levying a tax for park improvement purposes for the sole and only purpose of grading, beautifying and otherwise improving certain lands acquired for park purposes

and for acquiring and improving any driveways or boulevards connecting one park with another, was taken up for consideration.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Aubrey	Fulk	Miller	Shepard
Avery	Gardner of	Mills	Siefkas
Baker	Bremer	Moore	Simonsen
Bents	Good	Nelson	Sloane
Blatti	Hall	Nielsen	Smith of Clayton
Blewett	Hedin	Norland	Smith of
Bockwoldt	Hicklin	Palmer	Dickinson
Bonn	Huston	Peterson	Steinberg
Bryson	Jessen	Poston	Stevens
Burkman	Kilpatrick	Prentis	Strawman
Carlson	Krueger	Pritchard	Swaner
Colburn	Kruse	Putney	Tatum
Cooper	Kuester	Redman	Vanderwilt
Cox	Kuhlmann	Reed	Van Eaton
Datisman	Lane	Robb	Walter of
Davis of	Langland	Robinson of	Marshall
Black Hawk	Long	Delaware	Walter of
Davis of Fayette	Lynch	Robinson of	Pottawattamie
Dodds	McEleney	Monroe	Watson
Edwards	McNeill	Saylor	Weichman
Fimmen	Meyer	Schwengel	Williams
Fletcher			

The nays were, none.

Absent or not voting, 30:

Anderson	Frei	McFarlane	Utzig
Bass	Gardner of Linn	McReynolds	Visser
Capesius	Heffner	Morrissey	Wellington
Cowan	Hoeness	Olson	Whitaker
Donohue	Klimesrud	Parrish	Whitehead
Duffield	Latchaw	Te Paske	Wormley
Farmer	Less	Tyrrell	Mr. Speaker
Frederickson	Martin		

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

Senate File 155, a bill for an act to repeal chapter one hundred twenty-one (121), Acts of the 40th General Assembly as amended by chapter two hundred forty-eight (248), Acts of the 44th General Assembly, and to enact a substitute therefor, relating to the extension of time for levying a park tax for the improvement of lakes by dredging or otherwise deepening the same, constructing dikes and levees for the protection of the same and for chang-

ing the form and size thereof, improving such lakes and park lands surrounding the same and for other purposes, was taken up for consideration.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Aubrey	Fulk	Meyer	Siefkas
Avery	Gardner of	Miller	Simonsen
Baker	Bremer	Mills	Sloane
Bents	Good	Moore	Smith of Clayton
Blatti	Hall	Nelson	Steinberg
Blewett	Hedin	Nielsen	Stevens
Bonn	Heffner	Norland	Strawman
Bryson	Hicklin	Palmer	Swaner
Burkman	Huston	Peterson	Tatum
Carlson	Jessen	Poston	Tyrrell
Colburn	Kilpatrick	Prentis	Vanderwilt
Cooper	Krueger	Pritchard	Van Eaton
Cox	Kruse	Putney	Walter of
Datisman	Kuester	Redman	Marshall
Davis of	Kuhlmann	Reed	Walter of
Black Hawk	Lane	Robb	Pottawattamie
Davis of Fayette	Langland	Robinson of	Watson
Dodds	Long	Delaware	Weichman
Edwards	Lynch	Saylor	Williams
Fimmen	McEleney	Schwengel	Mr. Speaker
Fletcher	McNeill	Shepard	

The nays were, none.

Absent or not voting, 30:

Anderson	Frederickson	McFarlane	Te Paske
Bass	Frei	McReynolds	Utzig
Bockwoldt	Gardner of Linn	Morrissey	Visser
Capesius	Hoeness	Olson	Wellington
Cowan	Klemesrud	Parrish	Whitaker
Donohue	Latchaw	Robinson of	Whitehead
Duffield	Less	Monroe	Wormley
Farmer	Martin	Smith of	
		Dickinson	

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

Senate File 156, a bill for an act to repeal section one (1), paragraph two (2) of chapter three hundred twelve (312), Acts of the 38th General Assembly as amended by section one (1), chapter one hundred twenty-five (125), Acts of the 39th General Assembly, and to enact a substitute therefor, relating to the levy of a tax for park purposes to be used for the sole and only purpose of

grading, road building, building retaining walls, or rip-rap along watercourses and otherwise permanently improving by the construction of buildings in public parks any and all lands acquired for park purposes prior to 1919, or improving any driveway or boulevard connecting one park with another, was taken up for consideration.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 77:

Aubrey	Fulk	Mills	Shepard
Avery	Good	Moore	Simonsen
Baker	Hall	Nelson	Sloane
Bents	Hedin	Nielsen	Smith of Clayton
Blatti	Heffner	Norland	Steinberg
Blewett	Hicklin	Palmer	Stevens
Bockwoldt	Huston	Peterson	Strawman
Bonn	Jessen	Poston	Swaner
Bryson	Kilpatrick	Prentis	Tatum
Burkman	Krueger	Pritchard	Tyrrell
Carlson	Kruse	Putney	Vanderwilt
Cooper	Kuester	Redman	Van Eaton
Cox	Kuhlmann	Reed	Walter of
Datisman	Lane	Robb	Marshall
Davis of	Langland	Robinson of	Walter of
Black Hawk	Long	Delaware	Pottawattamie
Davis of Fayette	Lynch	Robinson of	Watson
Dodds	McEleney	Monroe	Weichman
Edwards	McNeill	Saylor	Williams
Fimmen	McReynolds	Schwengel	Mr. Speaker
Fletcher	Meyer		

The nays were, none.

Absent or not voting, 31:

Anderson	Frei	Martin	Te Paske
Bass	Gardner of	McFarlane	Utzig
Capesius	Bremer	Miller	Visser
Colburn	Gardner of Linn	Morrissey	Wellington
Cowan	Hoeness	Olson	Whitaker
Donohue	Klemesrud	Parrish	Whitehead
Duffield	Latchaw	Siefkas	Wormley
Farmer	Less	Smith of	
Frederickson		Dickinson	

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

Senate File 412, a bill for an act to legalize an election held in the city of Sibley, Iowa, on March 12, 1945, for the annexation of certain unplatted real estate of the city of Sibley, Osceola county, Iowa, was taken up for consideration.

Fletcher of Osceola moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 79:

Aubrey	Fimmen	Miller	Shepard
Avery	Fletcher	Mills	Siefkas
Baker	Fulk	Moore	Simonsen
Bents	Gardner of	Morrissey	Sloane
Blatti	Bremer	Nelson	Smith of Clayton
Blewett	Hall	Nielsen	Steinberg
Bockwoldt	Hedin	Norland	Stevens
Bonn	Heffner	Palmer	Strawman
Bryson	Hicklin	Peterson	Swaner
Burkman	Huston	Poston	Tatum
Carlson	Jessen	Prentis	Vanderwilt
Colburn	Kilpatrick	Pritchard	Van Eaton
Cooper	Krueger	Redman	Walter of
Cox	Kruse	Reed	Marshall
Datisman	Kuester	Robb	Walter of
Davis of	Kuhlmann	Robinson of	Pottawattamie
Black Hawk	Langland	Delaware	Watson
Davis of Fayette	Long	Robinson of	Weichman
Dodds	Lynch	Monroe	Williams
Donohue	McNeill	Saylor	Wormley
Edwards	McReynolds	Schwengel	Mr. Speaker
Farmer			

The nays were, none.

Absent or not voting, 29:

Anderson	Good	McFarlane	Te Paske
Bass	Hoeness	Meyer	Tyrrell
Capesius	Klemesrud	Olson	Utzig
Cowan	Lane	Parrish	Visser
Duffield	Latchaw	Putney	Wellington
Frederickson	Less	Smith of	Whitaker
Frei	Martin	Dickinson	Whitehead
Gardner of Linn	McEleney		

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

SENATE FILE 434 SUBSTITUTED FOR HOUSE FILE 472

Kuhlmann of Crawford asked and obtained unanimous consent to substitute Senate File 434 for House File 472.

CONSIDERATION OF BILLS

Senate File 434, a bill for an act to make permanent a certain temporary transfer of funds of Crawford county, Iowa, made by authority of the state comptroller, was taken up for consideration.

Kuhlmann of Crawford moved that the bill be read a last time

now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Aubrey	Farmer	McNeill	Saylor
Avery	Fimmen	McReynolds	Schwengel
Baker	Fletcher	Meyer	Shepard
Bents	Fulk	Miller	Siefkas
Blatti	Gardner of	Mills	Simonsen
Blewett	Bremer	Moore	Smith of Clayton
Bockwoldt	Good	Morrissey	Smith of
Bonn	Hall	Nelson	Dickinson
Bryson	Heffner	Nielson	Steinberg
Burkman	Huston	Norland	Stevens
Carlson	Jessen	Palmer	Strawman
Colburn	Kilpatrick	Peterson	Tyrrell
Cooper	Krueger	Poston	Vanderwilt
Cox	Kruse	Prentis	Van Eaton
Datisman	Kuester	Pritchard	Walter of
Davis of	Kuhlmann	Putney	Marshall
Black Hawk	Langland	Redman	Watson
Davis of Fayette	Less	Reed	Weichman
Dodds	Long	Robb	Wormley
Donohue	Lynch	Robinson of	Mr. Speaker
Edwards	McEleney	Monroe	

The nays were, none.

Absent or not voting, 30:

Anderson	Hedin	Olson	Utzig
Bass	Hicklin	Parrish	Visser
Capesius	Hoeness	Robinson of	Walter of
Cowan	Klemesrud	Delaware	Pottawattamie
Duffield	Lane	Sloane	Wellington
Fredrickson	Latchaw	Swaner	Whitaker
Frei	Martin	Tatum	Whitehead
Gardner of Linn	McFarlane	Te Pasko	Williams

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

Anderson of Henry, 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 113, 192 and 385.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 113, 192, and 385.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

April 6, 1945: House File 366.

AMENDMENTS FILED

Weichman of Benton filed the following amendment to House File 474:

Amend section one (1), line four (4), by striking the word "five (5)" and inserting in lieu thereof the word "three (3)".

Farmer of Linn filed the following amendment to Senate File 274:

Amend section one (1), line five (5), by striking the words "five years" and inserting in lieu thereof the words "eighteen months".

On motion by Prentiss of Ringgold, the House adjourned until 10:00 a. m., Saturday April 7, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 7, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Paul C. Long, pastor of the Peoples church, Des Moines, Iowa.

Journal of April 6 was corrected and approved.

Robinson of Delaware moved that all absentees be excused.

Motion prevailed.

PRESENTATION OF VISITORS

Gardner of Bremer presented Jon Allen Lane of Carroll, Iowa, son of the Honorable Carroll Lane, member of the House.

Avery of Clay presented Dr. E. E. Munger of Spencer, Iowa.

Walter of Marshall offered the following resolution:

HOUSE CONCURRENT RESOLUTION 25

Whereas, Under section ten thousand seven hundred sixty-eight (10768) the judicial districts and number of judges are determined, and

Whereas, The legislature should consider from time to time the necessary number of judges and the grouping of counties in the districts in accordance with the amount of legal work, population, and the necessity for a smaller number of judges, all in the interests of economy and the efficient administration of justice, and

Whereas, The public and the taxpayers are vitally interested in the courts and the economical administration of all branches of the government,

Be It Resolved by the House, the Senate Concurring: The committee on retrenchment and reform shall carry out the provisions of this resolution.

The committee shall investigate the number of judges that are needed in the judicial districts with due regard to the division of the state into judicial districts with due regard to the speedy and economical administration of justice in the state of Iowa.

The committee shall make a report including drafts of proposed bills to effect its recommendation to the Governor on or before November 10, 1946, and thereupon the Governor shall cause to be printed five hundred copies of said report including the drafts of proposed bills and

cause copies of same to be mailed to the elected members of the Fifty-first General Assembly on or before December 1, 1946, and make available copies to other interested parties. The expense thereof shall be paid from the funds allocated to the committee on retrenchment and reform.

Laid over under Rule 34.

ADOPTION OF REPORTS OF COMMITTEES

Report of committee on House File 437 was declared adopted under Rule 72.

CONSIDERATION OF SENATE AMENDMENT

On request of Steinberg of Story, House File 127, a bill for an act creating in the office of the treasurer of state a permanent fund to be known as the agricultural land credit fund, and making appropriation thereto, providing for the apportionment of said fund as a credit against the tax on agricultural lands in school districts in which the millage for the general school fund exceeds fifteen mills, and providing the procedure for effecting said credits, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 127 as amended by the House by striking section 4 and substituting in lieu thereof the following:

"Sec. 4. Commencing with the year 1946 and each year thereafter any owner of a tract or tracts of agricultural lands who desires to obtain for said lands the credit against the tax on said lands as provided for in this act, shall deliver to the assessor, on blanks furnished by the county auditor, a verified statement and designation of such agricultural lands, and the assessor shall return said statement and designation containing an endorsement of his recommendation for allowance or disallowance to the county auditor along with the assessment roll; if the said statement and designation is not delivered to the assessor, the owner may on or before June 1 of that year file with the county auditor such statement and designation together with the supporting affidavits of at least two disinterested freeholders of the taxing district in which the agricultural lands are located. The failure to file a statement and designation on or before June 1 shall preclude the allowance of any credit against the tax on said lands for that year.

Sec. 5. The board of supervisors in each county shall forthwith examine all such statements and designations and shall not later than July 1 either allow or disallow same. In the event of disallowance the county auditor shall immediately mail to the owner at the address shown on the statement and designation, notice of such disallowance, in which case the owner may within twenty (20) days from the date of making such notice appeal the disallowance by the board of supervi-

sors to the district court of that county by serving written notice of appeal on the county auditor. The appeal shall be tried de novo and may be heard in term time or vacation and trial thereof shall take precedence over all other business of the court. The decision of the district court thereon shall be final."

Further amend House File 127 by renumbering the remaining sections.

Steinberg of Story moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 127.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 72:

Avery	Gardner of	Meyer	Shepard
Baker	Bremer	Miller	Simonsen
Blewett	Good	Mills	Sloane
Bockwoldt	Hall	Morrissey	Smith of Clayton
Bonn	Hedin	Nelson	Smith of
Burkman	Heffner	Nielsen	Dickinson
Capesius	Hicklin	Norland	Steinberg
Carlson	Hoeness	Palmer	Strawman
Colburn	Huston	Peterson	Swaner
Cooper	Jessen	Prentis	Tatum
Cowan	Kilpatrick	Pritchard	Tyrrell
Datisman	Krueger	Putney	Vanderwilt
Davis of	Kruse	Redman	Van Eaton
Black Hawk	Kuester	Robb	Walter of
Davis of Fayette	Kuhlmann	Robinson of	Marshall
Dodds	Lane	Delaware	Watson
Edwards	Langland	Robinson of	Weichman
Fletcher	Less	Monroe	Williams
Fulk	Lynch	Saylor	Mr. Speaker
	McEleney	Schwengel	

The nays were, 1:

Farmer

Absent or not voting, 35:

Anderson	Fimmen	McNeill	Te Paske
Aubrey	Frederickson	McReynolds	Utzig
Bass	Frei	Moore	Visser
Bents	Gardner of Linn	Olson	Walter of
Blatti	Klemesrud	Parrish	Pottawattamie
Bryson	Latchaw	Poston	Wellington
Cox	Long	Reed	Whitaker
Donohue	Martin	Siefkas	Whitehead
Duffield	McFarlane	Stevens	Wormley

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

House Joint Resolution 7, relating to an appropriation for the Iowa Centennial.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 193, a bill for an act relating to compensation for peace officers.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 198, a bill for an act relating to emergency fund levy for Clinton, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

Senate File 379, a bill for an act relating to compensation of aldermen and mayor of cities under special charter.

Also: That the Senate has concurred in the House amendment to and passed Senate File 33, a bill for an act relating to the limitations for foreclosure of ancient mortgages and other written instruments.

Also: That the Senate has concurred in the House amendment to and passed Senate File 126, a bill for an act relating to expenditures by board of supervisors.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 388, a bill for an act relating to state aid to schools.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 394, a bill for an act relating to chauffeurs over the age of sixteen years and under the age of eighteen years.

Also: That the Senate has concurred in the House amendment to and passed Senate File 402, a bill for an act relating to salary of supervisor of building and loan associations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 416, a bill for an act relating to claims.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 419, a bill for an act relating to the transfer of insane.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 424, a bill for an act relating to the Keokuk bridge.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 427, a bill for an act relating to appropriations.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 388, a bill for an act to provide for the use of state funds to supplement funds of school districts in support of education; and to repeal section three thousand nine hundred two (3902), Code, 1939, relating to state aid to schools.

Read first time and referred to sifting committee.

Senate File 394, a bill for an act to amend section five thousand thirty-two and five hundredths (5032.05), Code, 1939, by striking part of section as pertaining to chauffeurs over the age of sixteen (16) years and under the age of eighteen (18) years.

Read first time and referred to sifting committee.

Senate File 416, a bill for an act to make appropriations to John Deere Tractor Company, Waterloo, Iowa; Helen Schilling, Des Moines, Iowa; Margaret Ruvane Johnson, Administratrix of Estate of John J. Ruvane, deceased, Des Moines, Iowa; Elizabeth Lawless, Madrid, Iowa; Ray's Body & Paint Shop, Ames, Iowa; Anna M. Mickelwait, Glenwood, Iowa; Cramblit & Poling, Ottumwa, Iowa; Winnebago County Drainage District No. 2 and Worth County Drainage District No. 3; Ventura Consolidated Drainage District and Hancock Drainage District No. 52; Percy Edwin McLuen, Stuart, Iowa; City of Iowa City, Iowa City, Iowa; Leo Logan, Waverly, Iowa; New Albin Consolidated School District, New Albin, Iowa, and Iowa Employment Security Commission, Des Moines, Iowa.

Read first time and passed on file.

Senate File 419, a bill for an act to repeal chapter one hundred thirty-seven (137) of the Laws of the Forty-ninth (49th) General Assembly and to repeal section thirty-five hundred twenty-seven (3527), Code, 1939, and to enact a substitute therefor to provide for the transfer of insane from a state hospital.

Read first time and referred to sifting committee.

Senate File 424, a bill for an act to legalize and validate the

proceedings authorizing and providing for the acquisition, ownership and operation by the city of Keokuk, Iowa, of the existing toll bridge extending across the Mississippi river from said city, and for the issuance, sale and delivery by said city of bridge revenue bonds in connection therewith, and the provisions made for the payment of said bonds and declaring said proceedings and the bonds issued pursuant thereto legally sufficient and enforceable.

Read first time and referred to sifting committee.

Senate File 427, a bill for an act to make appropriations to N. L. Newton, Anamosa, Iowa; Mary Jeanette Benfer, Des Moines, Iowa; Sgt. Charles G. Cole, Ottumwa, Iowa; Tecla Hutton, Ames, Iowa, and Wallace-Homestead Company, Des Moines, Iowa.

Read first time and passed on file.

CONSIDERATION OF SENATE AMENDMENTS

On request of Hicklin of Louisa, House File 193, a bill for an act to amend section one thousand four hundred twenty-two (1422), Code, 1939, relating to compensation to be paid peace officers disabled or killed while performing official duties, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend the title to House File 193 by striking all after the word "amend" in line one and by substituting the following: "sections one thousand four hundred twenty-one (1421) and one thousand four hundred twenty-two (1422), Code, 1939, relating to compensation to be paid conservation officers and peace officers disabled or killed while performing official duties, and repealing section two (2) of chapter ninety-six (96) of the Acts of the Forty-ninth General Assembly of Iowa."

Further amend House File 193 by adding thereto the following section:

"Sec. 2. That section one thousand four hundred twenty-one (1421), Code, 1939, as amended by chapter ninety-six (96), Laws of the Forty-ninth General Assembly, be amended by striking the period (.) at the end of subparagraph d of subsection three (3) and adding in lieu thereof the following: ", conservation officers and peace officers referred to in section one thousand four hundred twenty-two (1422), Code, 1939."

Further amend House File 193 by adding thereto the following section:

"Sec. 3. Section two (2) of Chapter ninety-six (96) of the Acts of the Forty-ninth General Assembly is hereby repealed."

Hicklin of Louisa moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 193.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 71:

Avery	Gardner of	McEleney	Shepard
Baker	Bremer	Meyer	Simonsen
Blewett	Good	Miller	Sloane
Bockwoldt	Hall	Mills	Smith of Clayton
Bonn	Hedin	Morrissey	Smith of
Burkman	Heffner	Nelson	Dickinson
Capesius	Hicklin	Nielsen	Steinberg
Carlson	Hoeness	Norland	Strawman
Colburn	Huston	Palmer	Swaner
Cooper	Jessen	Peterson	Tatum
Cowan	Kilpatrick	Prentis	Tyrrell
Datisman	Krueger	Pritchard	Vanderwilt
Davis of	Kruse	Putney	Van Eaton
Black Hawk	Kuester	Redman	Walter of
Davis of Fayette	Kuhlmann	Robb	Marshall
Dodds	Langland	Robinson of	Watson
Edwards	Less	Monroe	Williams
Farmer	Long	Saylor	Wormley
Fimmen	Lynch	Schwengel	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 37:

Anderson	Frei	Moore	Te Paske
Aubrey	Fulk	Olson	Utzig
Bass	Gardner of Linn	Parrish	Visser
Bents	Klemesrud	Poston	Walter of
Blatti	Lane	Reed	Pottawattamie
Bryson	Latchaw	Robinson of	Weichman
Cox	Martin	Delaware	Wellington
Donohue	McFarlane	Siefkas	Whitaker
Duffield	McNeill	Stevens	Whitehead
Frederickson	McReynolds		

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

On request of Long of Clinton, House File 198, a bill for an act legalizing an emergency fund levy for the city of Clinton in Clinton county, Iowa, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 198 by striking from lines 1 and 2 of section 1 the words "That the city of Clinton in Clinton county, Iowa," and inserting

in lieu thereof the following: "Any city having a population of not less than 26,000 nor more than 27,000, as shown by the last census,".

Further amend House File 198 by striking the period at the end of section 2 and inserting in lieu thereof the following: ", without expense to the state of Iowa."

Amend the title of House File 198 by striking therefrom the words "the city of Clinton in Clinton county, Iowa" and by inserting in lieu thereof the following: "cities having a population of not less than twenty-six thousand or more than twenty-seven thousand as shown by the last census".

Long of Clinton moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 198.

Long of Clinton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 75:

Avery	Gardner of	Meyer	Shepard
Baker	Bremer	Miller	Simonsen
Blewett	Hall	Mills	Sloane
Bockwoldt	Hedin	Morrissey	Smith of Clayton
Bonn	Heffner	Nelson	Smith of
Burkman	Hicklin	Nielsen	Dickinson
Capesius	Hoeness	Norland	Steinberg
Carlson	Huston	Palmer	Strawman
Colburn	Jessen	Peterson	Swaner
Cooper	Kilpatrick	Prentis	Tatum
Cowan	Krueger	Pritchard	Tyrrell
Datiman	Kruse	Putney	Vanderwilt
Davis of	Kuester	Redman	Van Eaton
Black Hawk	Kuhlmann	Robb	Walter of
Davis of Fayette	Lane	Robinson of	Marshall
Dodds	Langland	Delaware	Watson
Edwards	Less	Robinson of	Weichman
Farmer	Long	Monroe	Williams
Fimmen	Lynch	Saylor	Wormley
Fletcher	McEleney	Schwengel	Mr. Speaker
Fulk			

The nays were, none.

Absent or not voting, 33:

Anderson	Frederickson	McReynolds	Te Paske
Aubrey	Frei	Moore	Utzig
Bass	Gardner of Linn	Olson	Visser
Bents	Good	Parrish	Walter of
Blatti	Klemesrud	Poston	Pottawattamie
Bryson	Latchaw	Reed	Wellington
Cox	Martin	Siefkas	Whitaker
Donohue	McFarlane	Stevens	Whitehead
Duffield	McNeill		

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

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 274, a bill for an act to amend section seven thousand three hundred twenty-eight (7328), Code, 1939, relating to inheritance tax and avoidance of administration.

Farmer of Linn moved that the following amendment proposed by him be adopted:

Amend section one (1), line five (5), by striking the words "five years" and inserting in lieu thereof the words "eighteen months".

Amendment adopted.

Mr. Farmer moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 71:

Avery	Gardner of	Meyer	Simonsen
Baker	Bremer	Miller	Sloane
Blewett	Good	Mills	Smith of Clayton
Bockwoldt	Hall	Morrissey	Smith of
Bonn	Hedin	Nelson	Dickinson
Burkman	Heffner	Nielsen	Steinberg
Capesius	Hicklin	Norland	Strawman
Carlson	Hoeness	Palmer	Swaner
Colburn	Huston	Peterson	Tatum
Cooper	Jessen	Pritchard	Tyrrell
Cowan	Kilpatrick	Putney	Vanderwilt
Datisman	Krueger	Redman	Van Eaton
Davis of	Kruse	Robb	Walter of
Black Hawk	Kuester	Robinson of	Marshall
Davis of Fayette	Kuhlmann	Delaware	Watson
Dodds	Langland	Robinson of	Weichman
Edwards	Long	Monroe	Williams
Farmer	Lynch	Schwengel	Wormley
Fletcher	McEleney	Shepard	Mr. Speaker
Fulk			

The nays were, none.

Absent or not voting, 37:

Anderson	Frederickson	McReynolds	Stevens
Aubrey	Frei	Moore	Te Paske
Bass	Gardner of Linn	Olson	Utzig
Bents	Klemesrud	Parrish	Visser
Blatti	Lane	Poston	Walter of
Bryson	Latchaw	Prentis	Pottawattamie
Cox	Less	Reed	Wellington
Donohue	Martin	Saylor	Whitaker
Duffield	McFarlane	Siefkas	Whitehead
Fimmen	McNeill		

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

Senate File 400, a bill for an act to amend sections one thousand sixty-three (1063), two thousand five hundred ninety-nine (2599) and four hundred thirty (430), Code, 1939, relating to bonds of state officers and providing for the payment by the state of the reasonable expense thereof, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 69:

Avery	Gardner of	Meyer	Schwengel
Baker	Bremer	Miller	Shepard
Blewett	Good	Mills	Simonsen
Bockwoldt	Hall	Morrissey	Sloane
Burkman	Hedin	Nelson	Smith of Clayton
Capesius	Heffner	Nielsen	Smith of
Carlson	Hicklin	Norland	Dickinson
Colburn	Hoeness	Palmer	Steinberg
Cooper	Huston	Peterson	Strawman
Cowan	Jessen	Prentis	Swaner
Datisman	Kilpatrick	Pritchard	Tyrrell
Davis of Fayette	Krueger	Putney	Vanderwilt
Dodds	Kruse	Redman	Van Eaton
Edwards	Kuester	Robb	Watson
Farmer	Kuhlmann	Robinson of	Weichman
Fimmen	Langland	Delaware	Williams
Fletcher	Less	Robinson of	Wormley
Fulk	Lynch	Monroe	Mr. Speaker
	McElenev		

The nays were, none.

Absent or not voting, 39:

Anderson	Duffield	McReynolds	Te Paske
Aubrey	Frederickson	Moore	Utzig
Bass	Frei	Olson	Visser
Bents	Gardner of Linn	Parrish	Walter of
Batti	Klemesrud	Poston	Marshall
Bonn	Lane	Reed	Walter of
Bryson	Latchaw	Saylor	Pottawattamie
Cox	Long	Siefkas	Wellington
Davis of	Martin	Stevens	Whitaker
Black Hawk	McFarlane	Tatum	Whitehead
Donohue	McNeill		

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

House File 168, a bill for an act providing for an additional millage levy in counties having a population of between thirty-

five thousand and thirty-six thousand, upon all the taxable property of the county for the purpose of the completion of buildings upon the fairgrounds, after such additional levy has been approved by a majority of the voters of said county at either a primary or a general election, with report of committee recommending passage, was taken up for consideration.

Walter of Marshall offered the following amendment and moved its adoption:

Amend by striking all after the enacting clause and substituting the following:

Section 1. Section two thousand nine hundred and nine (2909), Code, 1939, is hereby amended by inserting at the end of said section the following:

"In any county having a population of between thirty-five thousand and forty thousand as shown by the last federal census and having an incompleated structure valued at fifteen thousand (\$15,000) dollars or more, the board of supervisors shall levy a tax of two (2) mills upon all the taxable property of the county which levy shall be made over a two year period only, providing such levy has first been approved by a majority of the electors of said county at a general election. Notice of such election shall be published in the official newspapers of the county for four weeks previous to such election. The funds realized therefrom shall be known as the fairground fund."

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend the title by striking the word "thirty-six" in line three (3) and inserting in lieu thereof the word "forty".

Further amend the title by striking the words, "either a primary or" in line seven (7).

Amendment adopted.

Mr. Walter moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 70:

Avery	Carlson	Edwards	Good
Baker	Colburn	Farmer	Hall
Blewett	Cooper	Fimmen	Hedin
Bockwoldt	Datisman	Fletcher	Heffner
Bonn	Davis of	Fulk	Hicklin
Burkman	Black Hawk	Gardner of	Hoeness
Capesius	Davis of Fayette	Bremer	Huston

Jessen	Morrissey	Robinson of	Swaner
Kilpatrick	Nelson	Monroe	Tatum
Krueger	Nielsen	Saylor	Tyrrell
Kruse	Norland	Schwengel	Vanderwilt
Kuester	Palmer	Shepard	Van Eaton
Kuhlmann	Peterson	Simonsen	Walter of
Langland	Prentis	Sloane	Marshall
Lynch	Pritchard	Smith of Clayton	Watson
McEleney	Putney	Smith of	Weichman
Meyer	Redman	Dickinson	Williams
Miller	Robinson of	Steinberg	Wormley
Mills	Delaware	Strawman	Mr. Speaker

The nays were, none.

Absent or not voting, 38:

Anderson	Duffield	McFarlane	Stevens
Aubrey	Frederickson	McNeill	Te Paske
Bass	Frei	McReynolds	Utzig
Bents	Gardner of Linn	Moore	Visser
Blatti	Klemesrud	Olson	Walter of
Bryson	Lane	Parrish	Pottawattamie
Cowan	Latchaw	Poston	Wellington
Cox	Less	Reed	Whitaker
Dodds	Long	Robb	Whitehead
Donohue	Martin	Siefkas	

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

House File 440, a bill for an act to amend section three thousand seven hundred fifty-seven (3757), Code, 1939, relating to the employment of prisoners of the state penitentiary and men's reformatory at state institutions under the board of control, was taken up for consideration.

Williams of Van Buren moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 72:

Avery	Davis of Fayette	Hoesness	Morrissey
Baker	Dodds	Huston	Nelson
Blewett	Edwards	Jessen	Nielsen
Bockwoldt	Farmer	Kilpatrick	Norland
Bonn	Fimmen	Krueger	Palmer
Burkman	Fletcher	Kruse	Peterson
Capesius	Fulk	Kuester	Prentis
Carlson	Gardner of	Kuhlmann	Pritchard
Colburn	Bremer	Langland	Putney
Cooper	Good	Lynch	Redman
Cowan	Hall	McEleney	Robb
Datisman	Hedin	Meyer	Robinson of
Davis of	Heffner	Miller	Monroe
Black Hawk	Hicklin	Mills	Saylor

Schwengel	Smith of	Tyrrell	Watson
Shepard	Dickinson	Vanderwilt	Weichman
Simonsen	Steinberg	Van Eaton	Williams
Sloane	Strawman	Walter of	Wormley
Smith of Clayton	Swaner	Marshall	Mr. Speaker
	Tatum		

The nays were, none.

Absent or not voting, 36:

Anderson	Frei	McReynolds	Stevens
Aubrey	Gardner of Linn	Moore	Te Paske
Bass	Klemesrud	Olson	Utzig
Bents	Lane	Parrish	Visser
Blatti	Latchaw	Poston	Walter of
Bryson	Less	Reed	Pottawattamie
Cox	Long	Robinson of	Wellington
Donohue	Martin	Delaware	Whitaker
Duffield	McFarlane	Siefkas	Whitehead
Frederickson	McNeill		

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

House File 441, a bill for an act to amend chapter one hundred eighty-three (183), Code, 1939, relating to the transfer of incorrigible and unmanageable male juveniles from training schools under the board of control to the men's reformatory, was taken up for consideration.

Heffner of Hamilton asked and obtained unanimous consent to withdraw his amendment to section one (1), filed March 21.

Wormley of Plymouth offered the following amendment and moved its adoption:

Amend section one (1), line nineteen (19), by striking the comma (,) after the word "person", inserting in lieu thereof a period (.) and striking the remainder of the sentence.

Amendment adopted.

Speaker pro tempore Morrissey in the chair.

Heffner of Hamilton moved that action on House File 441 be deferred and that the bill retain its place on the calendar.

Motion prevailed and action on House File 441 was deferred.

House File 461, a bill for an act to amend section three thousand four hundred forty-six (3446), Code, 1939, to provide for the parole of feeble-minded inmates from state institutions under the board of control, was taken up for consideration.

Heffner of Hamilton moved that the following amendment proposed by him be adopted:

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Mount Ayr Record-News, a newspaper published at Mount Ayr, Iowa, and the Ogden Reporter, a newspaper published at Ogden, Iowa."

Amendment adopted.

Dodds of Des Moines moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 73:

Avery	Gardner of	Meyer	Shepard
Baker	Bremer	Miller	Sloane
Blewett	Good	Mills	Smith of Clayton
Bonn	Hall	Morrissey	Smith of
Burkman	Hedin	Nelson	Dickinson
Capesius	Heffner	Nielsen	Setinberg
Carlson	Hicklin	Norland	Strawman
Colburn	Hoeness	Palmer	Swaner
Cooper	Huston	Peterson	Tatum
Cowan	Jessen	Pritchard	Tyrrell
Datisman	Kilpatrick	Putney	Vanderwilt
Davis of	Krueger	Redman	Van Eaton
Black Hawk	Kruse	Reed	Walter of
Davis of Fayette	Kuester	Robb	Marshall
Dodds	Kuhlmann	Robinson of	Watson
Edwards	Lane	Delaware	Weichman
Farmer	Langland	Robinson of	Williams
Fimmen	Less	Monroe	Wormley
Fletcher	Lynch	Saylor	Mr. Speaker
Fulk	McEleney	Schwengel	

The nays were, none.

Absent or not voting, 35:

Anderson	Duffield	McNeill	Stevens
Aubrey	Frederickson	McReynolds	Te Paske
Bass	Frei	Moore	Utzig
Bents	Gardner of Linn	Olson	Visser
Blatti	Klemesrud	Parrish	Walter of
Bockwoldt	Latchaw	Poston	Pottawattamie
Bryson	Long	Prentis	Wellington
Cox	Martin	Siefkas	Whitaker
Donohue	McFarlane	Simonsen	Whitehead

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

House File 453, a bill for an act to amend chapter one hundred seventy-two (172), Code, 1939, by including therein a section to

authorize the board of control to parole epileptic patients from the hospital for epileptics, was taken up for consideration.

Speaker Felton in the chair.

Heffner of Hamilton moved that the following amendment proposed by him be adopted:

Amend by adding a new section as follows:

"Sec. 2. This act being deemed of immediate importance shall be in force and effect from and after its publication in The Victor Record, a newspaper published at Victor, Iowa, and the Blakesburg Excelsior, a newspaper published at Blakesburg, Iowa."

Amendment adopted.

Bonn of Iowa moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 71:

Avery	Gardner of	Miller	Shepard
Baker	Bremer	Mills	Simonsen
Blewett	Good	Morrissey	Sloane
Bonn	Hall	Nelson	Smith of Clayton
Burkman	Hedin	Nielsen	Smith of
Capesius	Heffner	Norland	Dickinson
Carlson	Hicklin	Palmer	Steinberg
Colburn	Hoeness	Peterson	Strawman
Cooper	Huston	Pritchard	Tatum
Cowan	Jessen	Putney	Tyrrell
Datisman	Kilpatrick	Redman	Vanderwilt
Davis of	Krueger	Reed	Van Eaton
Black Hawk	Kruse	Robb	Walter of
Davis of Fayette	Kuester	Robinson of	Marshall
Dodds	Kuhlmann	Delaware	Watson
Edwards	Lane	Robinson of	Weichman
Fimmen	Langland	Monroe	Williams
Fletcher	Less	Saylor	Wormley
Fulk	Lynch	Schwengel	Mr. Speaker
	Meyer		

The nays were, none.

Absent or not voting, 37:

Anderson	Farmer	McNeill	Swaner
Aubrey	Frederickson	McReynolds	Te Paske
Bass	Frei	Moore	Utzig
Bents	Gardner of Linn	Olson	Visser
Blatti	Klemesrud	Parrish	Walter of
Bockwoldt	Latchaw	Poston	Pottawattamie
Bryson	Long	Prentis	Wellington
Cox	Martin	Siefkas	Whitaker
Donohue	McEleney	Stevens	Whitehead
Duffield	McFarlane		

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

House File 454, a bill for an act to amend section three thousand eight hundred twenty-eight and one hundred fifty-three thousandths (3828.153), Code, 1939, relating to medical and surgical treatment of minors and incompetent persons, was taken up for consideration.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 71:

Avery	Gardner of	Mills	Simonsen
Baker	Bremer	Morrissey	Sloane
Blewett	Good	Nelson	Smith of Clayton
Bonn	Hall	Nielsen	Smith of
Burkman	Hedin	Norland	Dickinson
Capesius	Heffner	Palmer	Steinberg
Carlson	Hicklin	Peterson	Strawman
Colburn	Hoeness	Pritchard	Swaner
Cooper	Huston	Putney	Tatum
Cowan	Jessen	Redman	Tyrrell
Datisman	Kilpatrick	Reed	Vanderwilt
Davis of	Kruse	Robb	Van Eaton
Black Hawk	Kuester	Robinson of	Walter of
Davis of Fayette	Kuhlmann	Delaware	Marshall
Dodds	Lane	Robinson of	Watson
Edwards	Langland	Monroe	Weichman
Fimmen	Less	Saylor	Williams
Fletcher	Lynch	Schwengel	Wormley
Fulk	Meyer	Shepard	Mr. Speaker
	Miller		

The nays were, none.

Absent or not voting, 37:

Anderson	Farmer	McFarlane	Stevens
Aubrey	Frederickson	McNeill	Te Paske
Bass	Frei	McReynolds	Utzig
Bents	Gardner of Linn	Moore	Visser
Blatti	Klemesrud	Olson	Walter of
Bockwoldt	Krueger	Parrish	Pottawattamie
Bryson	Latchaw	Poston	Wellington
Cox	Long	Prentis	Whitaker
Donohue	Martin	Siefkas	Whitehead
Duffield	McEleney		

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

Senate File 139, a bill for an act to amend section five thousand one hundred thirty (5130), Code, 1939, relative to the lease or

sale of real estate owned by a county and not needed for county purposes, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 68:

Avery	Gardner of	Meyer	Shepard
Baker	Bremer	Miller	Simonsen
Blewett	Good	Mills	Sloane
Bonn	Hall	Nelson	Smith of Clayton
Burkman	Hedin	Nielsen	Smith of
Capesius	Heffner	Norland	Dickinson
Carlson	Hicklin	Palmer	Steinberg
Cooper	Hoeness	Peterson	Strawman
Cowan	Huston	Pritchard	Swaner
Datisman	Jessen	Putney	Tyrrell
Davis of	Kilpatrick	Redman	Vanderwilt
Black Hawk	Krueger	Reed	Walter of
Davis of Fayette	Kruse	Robinson of	Marshall
Dodds	Kuester	Delaware	Watson
Donohue	Kuhlmann	Robinson of	Weichman
Farmer	Lane	Monroe	Williams
Fimmen	Langland	Saylor	Wormley
Fletcher	Less	Schwengel	Mr. Speaker
Fulk	Lynch		

The nays were, none.

Absent or not voting, 40:

Anderson	Frederickson	McReynolds	Tatum
Aubrey	Frei	Moore	Te Paske
Bass	Gardner of Linn	Morrissey	Utzig.
Bents	Klemesrud	Olson	Van Eaton
Blatti	Latchaw	Parrish	Visser
Bockwoldt	Long	Poston	Walter of
Bryson	Martin	Prentis	Pottawattamie
Colburn	McEleney	Robb	Wellington
Cox	McFarlane	Siefkas	Whitaker
Duffield	McNeill	Stevens	Whitehead
Edwards			

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

Senate File 218, a bill for an act to amend section thirteen thousand twenty-seven (13027) Code, 1939, and to repeal section thirteen thousand twenty-nine (13029), Code, 1939, relating to embezzlement and the penalty therefor, was taken up for consideration.

Farmer of Linn moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 63:

Avery	Gardner of	Lynch	Simonsen
Baker	Bremer	McEleney	Sloane
Blewett	Good	Meyer	Smith of Clayton
Bonn	Hall	Mills	Smith of
Burkman	Hedin	Nelson	Dickinson
Capesius	Heffner	Nielsen	Steinberg
Carlson	Hicklin	Norland	Strawman
Cooper	Hoeness	Palmer	Swaner
Cowan	Huston	Peterson	Tyrrell
Datisman	Jessen	Redman	Vanderwilt
Davis of	Kilpatrick	Robb	Walter of
Black Hawk	Krueger	Robinson of	Marshall
Dodds	Kruse	Delaware	Watson
Farmer	Kuester	Robinson of	Weichman
Fimmen	Kuhlmann	Monroe	Williams
Fletcher	Lane	Saylor	Wormley
Fulk	Langland	Schwengel	Mr. Speaker
	Less		

The nays were, 4:

Miller	Pritchard	Putney	Shepard
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Absent or not voting, 41:

Anderson	Duffield	McReynolds	Tatum
Aubrey	Edwards	Moore	Te Paske
Bass	Frederickson	Morrissey	Utzig
Bents	Frei	Olson	Van Eaton
Blatti	Gardner of Linn	Parrish	Visser
Bockwoldt	Klemesrud	Poston	Walter of
Bryson	Latchaw	Prentis	Pottawattamie
Colburn	Long	Reed	Wellington
Cox	Martin	Siefkas	Whitaker
Davis of Fayette	McFarlane	Stevens	Whitehead
Donohue	McNeill		

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

Senate File 23, a bill for an act to amend section three thousand eight hundred twenty-eight and ninety-two thousandths (3828.092), Code, 1939, relating to the warning by the authorities preventing persons from acquiring a settlement, with report of committee recommending passage, was taken up for consideration.

Avery of Clay moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 70:

Avery	Bockwoldt	Capesius	Cooper
Baker	Bonn	Carlson	Cowan
Blewett	Burkman	Colburn	Datisman

Davis of Black Hawk	Huston Jessen	Nelson Nielsen	Smith of Dickinson
Davis of Fayette	Kilpatrick	Norland	Steinberg
Dodds	Krueger	Palmer	Strawman
Farmer	Kruse	Peterson	Swaner
Fimmen	Kuester	Pritchard	Tatum
Fletcher	Kuhlmann	Putney	Tyrrell
Fulk	Langland	Redman	Vanderwilt
Gardner of Bremer	Less	Reed	Walter of Marshall
Good	Long	Robb	Watson
Hall	Lynch	Saylor	Weichman
Hedin	McEleney	Schwengel	Williams
Hedner	Meyer	Simonsen	Wormley
Hicklin	Miller	Sloane	Mr. Speaker
Hoeness	Mills	Smith of Clayton	

The nays were, none.

Absent or not voting, 38:

Anderson	Frei	Morrissey	Stevens
Aubrey	Gardner of Linn	Olson	Te Paske
Bass	Klemesrud	Parrish	Utzig
Bents	Lane	Poston	Van Eaton
Blatti	Latchaw	Prentis	Visser
Bryson	Martin	Robinson of Delaware	Walter of Pottawattamie
Cox	McFarlane	Robinson of Monroe	Wellington
Donohue	McNeill	Siefkas	Whitaker
Duffield	McReynolds		Whitehead
Edwards	Moore		
Frederickson			

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 304, a bill for an act relating to police powers.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 326, a bill for an act relating to aid to blind.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 327, a bill for an act relating to aid to dependent children.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 420, a bill for an act relating to school busses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 445, a bill for an act relating to workmen's compensation for volunteer firemen.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 326

Amend House File 326 by striking from line six (6) of section one (1) the word, "each", and inserting in lieu thereof the word, "this".

SENATE AMENDMENT TO HOUSE FILE 327

Amend House File 327 by striking from line seven (7) of section one (1) the word, "each", and inserting in lieu thereof the word, "this".

AMENDMENTS FILED

Weichman of Benton filed the following amendment to House File 256:

Amend line two (2) of the title by inserting after the figures "(33)" the words and figures "Section four hundred eighty-nine (489)".

Further amend by inserting in line five (5) immediately after the word "maintenance," the words "and construction".

Further amend by adding a new section three (3) as follows:

"Sec. 3. Section four hundred eighty-nine (489), Code, 1939, is hereby amended by striking from line seven (7) the word "two" and inserting in lieu thereof the word four (4)."

Further amend by renumbering remaining section.

Burkman of Polk filed the following amendment to Senate File 31:

Amend section two (2) by striking therefrom lines three (3) and four (4).

Further amend by renumbering section fifteen (15), section fourteen (14).

On motion by Prentis of Ringgold, the House adjourned until 10:30 a. m., Monday, April 9, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 9, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend R. J. Rutt, pastor of the Presbyterian church, Sanborn, Iowa.

Journal of April 7 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Bents of Howard on request of Capesius of Kossuth; Van Eaton of Woodbury on request of Wormley of Plymouth.

PRESENTATION OF VISITORS

Poston of Wayne presented the members of the Civil Government class of Dallas Center High school, with their teacher, Harry Haven.

Burkman of Polk presented the members of the sixth, seventh and eighth grades of the Jefferson Township Consolidated School of Herrold, Iowa, with their teacher, Mrs. Whitman.

Morrissey of Jasper presented Helen Hildenbiddle of Indianola, Iowa, daughter of Speaker Felton.

PETITIONS

Meyer of Jackson presented a telegram from the Jackson county rural teachers association, urging passage of House File 437.

Referred to sifting committee.

McFarlane of Black Hawk and Davis of Black Hawk presented a petition signed by 25 war veterans of Black Hawk county, urging passage of Senate File 1.

Referred to sifting committee.

TRIBUTE TO THE HONORABLE ARCH MCFARLANE

Hall of Mills was named to escort Mr. McFarlane to the Speaker's rostrum.

Mr. McFarlane was presented to the House by the Speaker, who prefaced his introduction with the following remarks:

I am sure that the members of this general assembly do not want this session to close without expressing proper recognition to the dean of all legislators of Iowa.

The senior gentleman from Black Hawk has the distinction of having served longer in the legislative halls of Iowa than any other man living or dead. He has twice been elected speaker of the House, and has served as lieutenant governor of Iowa. By virtue of the latter office he has presided as President of the Senate, which makes him the only man to preside in both Houses; also he is the only man who ever sat in both the House and the Senate on the same day.

Now, I think probably all of you noticed the photographs of Mr. McFarlane in the Des Moines Register yesterday, showing him when he was a young man of twenty-nine, and as he looked when he first came down here, and again as he looks today.

I am sure he has improved with time. The gentleman at that time parted his hair in the middle, as he would today if he had more hair.

Seriously, I know that the House at this time wants to give this recognition to the senior gentleman from Black Hawk, the Honorable Arch McFarlane, and I know that he will continue to have the best wishes of the House at all times. Our hearty congratulations go with you.

The Honorable Arch McFarlane responded with the following remarks:

MR. SPEAKER AND MEMBERS OF THE HOUSE OF THE FIFTY-FIRST GENERAL ASSEMBLY:

I appreciate this honor and there is only one bill that was passed in all these years which has not worked out as intended. I was author of the barber and cosmetologist bills and they told me that if these two bills passed, they could grow hair on a door-knob. I am a shining example of the success of that law.

It is true, I was elected when I was twenty-nine years old. This is my eighteenth session. I was elected first as a member of the 36th General Assembly. I was Speaker pro tem of the 37th, 38th Extra and the 39th, Speaker of the 38th, member of the Senate in the 42nd and Lieutenant Governor and President of the Senate in the 43rd and 44th and returned to the House in the 45th, and have been here ever since.

The 38th Extra was the session that granted women's suffrage.

The members of the legislature have always been very kind to me. They think that the oftener a man returns, the more he can do for them. I like to help my friends.

The people of my county have voted for me thirty times, and I have carried the county twenty-nine times out of the thirty. That is the only reason that I am here—because the people at home have seen fit to send me.

At the end of this term I will have been in public life for a period of thirty-two years, which is approximately one-third of the history of Iowa.

I appreciate this honor bestowed upon me today. Over a long period

of years, it is an experience that probably no one will ever equal. To me this is very gratifying, but the only reason I am here is because of my friends. I want you to know that I consider you as friends, and I shall never forget you. Before we close I am going to have something to say about the action of this assembly in comparison to those I have attended before. This assembly will go down in history as a hard-working one and I am sure will compare favorably with other sessions of the past. Again I say many thanks for this recognition.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 25

Walter of Marshall called up House Concurrent Resolution 25, found on pages 1118 and 1119 of the Journal of April 7, and moved its adoption.

Motion prevailed and House Concurrent Resolution 25 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 254, a bill for an act relating to plats and platting.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 382, a bill for an act relating to free public libraries.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 439, a bill for an act relating to monuments for soldiers.

Also: That the Senate has adopted House Concurrent Resolution 20, providing for the Chief Clerk of the House and Secretary of the Senate to remain in their respective offices until the business of the Fifty-first General Assembly is finished.

Also: That the Senate has concurred in House Concurrent Resolution 21, relating to the presentation of the chairs occupied by the Speaker of the House and the President of the Senate.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 254, a bill for an act to amend sections six thousand two hundred seventy (6270), six thousand two hundred seventy-two (6272), six thousand two hundred seventy-eight and one-tenth (6278.1), six thousand two hundred eighty (6280), six thousand two hundred eighty-nine (6289) and six thousand two

hundred ninety-three (6293), Code, 1939, relating to plats, and to provide for closer supervision of the platting of additions in cities and towns including cities acting under special charter and to require approval of auditor's plats in cities, cities acting under special charter, cities under the city manager form of government, and towns having over twenty-five thousand population.

Read first time and referred to sifting committee.

Senate File 382, a bill for an act to provide for the establishment and maintenance of free public libraries in counties for the use of those persons living in the area of the counties outside of cities and towns which maintain free public libraries.

Read first time and referred to sifting committee.

Senate File 439, a bill for an act to amend section four hundred eighty-nine (489), Code, 1939, relating to memorial halls and monuments for soldiers, sailors and marines by raising the allowable levy from two to four mills.

Read first time and referred to sifting committee.

CONSIDERATION OF SENATE AMENDMENTS

On request of Kuester of Cass, House File 326, a bill for an act to amend section three thousand six hundred eighty-four and twenty-one hundredths (3684.21), Code, 1939, and to provide what shall be done at the end of each biennium with the unexpended funds remaining from any appropriations or allocation made by the state to the fund for aid to the blind, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 326 by striking from line seven (7) of section one (1) the word, "each", and inserting in lieu thereof the word, "this".

Kuester of Cass moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 326.

Mr. Kuester moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 100:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Avery	Frei	Miller	Smith of Clayton
Baker	Fulk	Mills	Smith of
Bass	Gardner of	Moore	Dickinson
Blatti	Bremer	Nelson	Steinberg
Blewett	Gardner of Linn	Nielsen	Stevens
Bockwoldt	Good	Norland	Strawman
Bonn	Hall	Olson	Swaner
Bryson	Hedin	Palmer	Tatum
Burkman	Heffner	Parrish	Te Paske
Capesius	Hoeness	Peterson	Tyrrell
Carlson	Huston	Poston	Utzig
Colburn	Jessen	Prentis	Vanderwilt
Cooper	Kilpatrick	Pritchard	Visser
Cowan	Klemesrud	Putney	Walter of
Cox	Krueger	Redman	Marshall
Datisman	Kruse	Reed	Walter of
Davis of	Kuester	Robb	Pottawattamie
Black Hawk	Kuhlmann	Robinson of	Watson
Davis of Fayette	Lane	Delaware	Weichman
Dodds	Langland	Robinson of	Wellington
Donohue	Less	Monroe	Whitaker
Duffield	Lynch	Saylor	Williams
Edwards	McEleney	Schwengel	Wormley
Farmer	McFarlane	Shepard	Mr. Speaker
Fimmen	McNeill	Siefkas	

The nays were, none.

Absent or not voting, 8:

Bents	Latchaw	Martin	Van Eaton
Hicklin	Long	Morrissey	Whitehead

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

On request of Kuester of Cass, House File 327, a bill for an act to amend chapter one hundred thirty (130) Acts of the Fiftieth General Assembly, and to provide what shall be done at the end of each biennium with the unexpended funds remaining from any appropriation or allocation made by the state to the fund for aid to dependent children, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 327 by striking from line seven (7) of section one (1) the word, "each", and inserting in lieu thereof the word, "this".

Kuester of Cass moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 327.

Mr. Kuester moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question, "Shall the bill pass?"

The ayes were, 95:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Baker	Frei	Miller	Smith of Clayton
Bass	Fulk	Mills	Smith of
Blatti	Gardner of	Moore	Dickinson
Blewett	Bremer	Nelson	Steinberg
Bockwoldt	Gardner of Linn	Nielsen	Stevens
Bonn	Good	Norland	Strawman
Bryson	Hall	Olson	Swaner
Burkman	Hedin	Palmer	Tatum
Capesius	Heffner	Parrish	Te Paske
Carlson	Hoeness	Peterson	Tyrrell
Colburn	Huston	Poston	Utzig
Cooper	Jessen	Pritchard	Vanderwilt
Cowan	Kilpatrick	Redman	Visser
Cox	Klemesrud	Reed	Walter of
Datisman	Krueger	Robb	Marshall
Davis of	Kruse	Robinson of	Walter of
Black Hawk	Kuester	Delaware	Pottawattamie
Davis of Fayette	Kuhlmann	Robinson of	Weichman
Dodds	Lane	Monroe	Wellington
Donohue	Langland	Saylor	Whitaker
Duffield	Lynch	Schwengel	Williams
Edwards	McEleney	Shepard	Wormley
Farmer	McFarlane	Siefkas	Mr. Speaker
Fimmen	McNeill		

The nays were, none.

Absent or not voting, 13:

Avery	Less	Morrissey	Van Eaton
Bents	Long	Prentis	Watson
Hicklin	Martin	Putney	Whitehead
Latchaw			

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

CONSIDERATION OF BILLS

The House resumed consideration of House File 441, a bill for an act to amend chapter one hundred eighty-three (183), Code, 1939, relating to the transfer of incorrigible and unmanageable male juveniles from training schools under the board of control to the men's reformatory.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section one (1), by striking lines thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17) and that part of line eighteen (18), ending with the word "application" and inserting in lieu thereof the following:

"Before granting the order, the court or judge shall investigate the allegations of the petition and before proceeding to a hearing thereon shall require notice of the filing of the application to be served upon a parent or guardian of the inmate if either can be found within the state, otherwise such notice may be given as the court or judge may prescribe."

Amendment adopted.

Sloane of Polk offered the following amendment and moved its adoption:

Amend section one (1), line three (3), by inserting immediately after the word "boys", the following: " , who was convicted of felony,".

Hicklin of Louisa moved that the Sloane amendment be laid on the table.

Roll call was demanded.

On the question "Shall the amendment be laid on the table?"

The ayes were, 34:

Anderson	Duffield	Long	Robinson of
Baker	Farmer	Lynch	Delaware
Bockwoldt	Fimmen	McEleney	Siefkas
Bonn	Fletcher	McNeill	Tatum
Burkman	Frei	Miller	Tyrrell
Capesius	Hicklin	Moore	Utzig
Cowan	Huston	Nielsen	Visser
Davis of Fayette	Kilpatrick	Robb	Watson
Donohue	Less		Wormley

The nays were, 58:

Aubrey	Fulk	Mills	Simonsen
Avery	Gardner of	Nelson	Sloane
Bass	Bremer	Norland	Smith of Clayton
Blatti	Good	Olson	Smith of
Blewett	Hall	Palmer	Dickinson
Bryson	Hedin	Parrish	Steinberg
Carlson	Heffner	Peterson	Strawman
Colburn	Hoeness	Poston	Te Paske
Cooper	Klemesrud	Prentis	Vanderwilt
Cox	Krueger	Pritchard	Walter of
Datisman	Kruse	Putney	Marshall
Davis of	Kuester	Redman	Weichman
Black Hawk	Kuhlmann	Saylor	Wellington
Dodds	Lane	Schwengel	Whitaker
Edwards	McFarlane	Shepard	Williams
Frederickson	McReynolds		

Absent or not voting, 16:

Bents	Martin	Robinson of	Walter of
Gardner of Linn	Meyer	Monroe	Pottawattamie
Jessen	Morrissey	Stevens	Whitehead
Langland	Reed	Swaner	Mr. Speaker
Latchaw		Van Eaton	

Motion to table lost.

Sloane amendment lost.

Shepard of Lucas moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 48:

Anderson	Gardner of Linn	McFarlane	Shepard
Aubrey	Hall	McKeynolds	Simonsen
Avery	Hedin	Meyer	Smith of Clayton
Bass	Heffner	Mills	Smith of
Blewett	Hoeness	Nelson	Dickinson
Colburn	Jessen	Norland	Steinberg
Cox	Kilpatrick	Olson	Te Paske
Davis of	Klemesrud	Poston	Walter of
Black Hawk	Krueger	Prentis	Marshall
Dodds	Kruse	Putney	Wellington
Frei	Kuhlmann	Redman	Williams
Fulk	Lane	Saylor	Mr. Speaker
Gardner of	Langland	Schwengel	
Bremer			

The nays were, 53:

Baker	Edwards	Miller	Stevens
Blatti	Farmer	Moore	Strawman
Bockwoldt	Fimmen	Nielsen	Swaner
Bonn	Fletcher	Palmer	Tatum
Bryson	Frederickson	Parrish	Tyrrell
Burkman	Good	Peterson	Utzig
Capesius	Hicklin	Pritchard	Vanderwilt
Carlson	Huston	Robb	Visser
Cooper	Kuester	Robinson of	Walter of
Cowan	Less	Delaware	Pottawattamie
Datisman	Long	Robinson of	Watson
Davis of Fayette	Lynch	Monroe	Weichman
Donohue	McEleney	Siefkas	Whitaker
Duffield	McNeill	Sloane	Wormley

Absent or not voting, 7:

Bents	Martin	Reed	Whitehead
Latchaw	Morrissey	Van Eaton	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

On motion by Prentis of Ringgold, the House recessed until 1:45 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PRESENTATION OF VISITORS

Weichman of Benton presented to the House the Honorable Harry Bullow, former member of the House from Clinton county.

REPORTS OF COMMITTEES

Kuester of Cass, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to who was referred Senate Joint Resolution 7, relating to the appointment of a State Building Code Council, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section four (4), line two (2), by striking the words and figures, "ten thousand (\$10,000) dollars" and inserting in lieu thereof the words and figures, "five thousand (\$5000) dollars".

G. T. KUESTER, *Chairman.*

Referred to sifting committee.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 388, a bill for an act to provide for the use of state funds to supplement funds of school districts in support of education; and to repeal section three thousand nine hundred two (3902), Code, 1939, relating to state aid to schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

G. T. KUESTER, *Chairman.*

Referred to sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists upon its amendment to House File 118, a bill relating to pupil transportation, and the President has appointed as a conference committee Senators Doud, Clem, Watson and Jones.

Also: That the Senate requests the return for further consideration by the Senate, of Senate File 1, a bill for an act relating to veterans' exemptions.

Also: That the Senate has concurred in House amendment to and

passed Senate File 274, a bill for an act relating to inheritance tax and avoidance of administration.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 326, a bill for an act relating to the employment of persons under sixteen (16) years of age. W. J. SCARBOROUGH, *Secretary*.

McFarlane of Black Hawk moved that the House refuse the Senate's request for the return of Senate File 1 for further consideration by the Senate.

Motion prevailed.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE 118

The speaker announced the appointment of the following members to the conference committee on House File 118: Farmer of Linn, Weichman of Benton, Bryson of Hardin and Steinberg of Story.

SENATE MESSAGES CONSIDERED

Senate File 326, a bill for an act to amend section one thousand five hundred thirty-six (1536), Code, 1939, relating to the employment of persons under sixteen (16) years of age.

Read first time and referred to sifting committee.

PRESENTATION TO THE CHIEF CLERK

Morrissey of Jasper presented a gift to Chief Clerk A. C. Gustafson, on behalf of the members, officers and employees of the House in appreciation of his patience, tolerance, consideration and helpfulness while executing the duties of his office. Mr. Morrissey prefaced the presentation with the following remarks:

The members and employees of the House have asked me to secure a suitable present for Mr. Gustafson, our chief clerk. All of the members and employees made a contribution. Mr. Chief Clerk, this is an acknowledgment and an appreciation of your worth and your patience with us.

Many times I have been in the back room after the House had adjourned, and when all of the help back there were tearing their hair, "Gus" sat down, and in his calm way straightened the thing out for all of us. Yours, Mr. Chief Clerk, is the patience of Job. Therefore, it is fitting for us of the whole House—members, employees, and all who contributed—to show our sincere appreciation at this time.

The committee has bought for you a beautiful consistory ring, and I now present it to you.

The Chief Clerk responded with the following remarks:

MR. SPEAKER, MEMBERS OF THE HOUSE, FELLOW OFFICERS AND EMPLOYEES, FRIENDS:

This is the toughest job of the entire session.

I don't think I mind too much how fast you shoot your resolutions and motions, bills and amendments, and even points of order at the desk. I think I am getting rather accustomed to that. No matter how many times this kind of an affair may occur, it is quite impossible to check the emotions that arise therefrom. Were it not for the medical profession present, I might diagnose my own case—afflicted with linguistic paralysis.

I want to thank you most sincerely for this beautiful gift, and I hope I shall always wear it with honor. I assure you I shall cherish it as long as I live; and more than that, I shall cherish the memories of this session we have had together. Your spokesman has been too generous in his praise, and all of you have been more than generous—all of which I appreciate. I want you to know that I feel very humble.

Every day as I look back upon the happenings of that day, I have seen the mistakes I have made, which you have overlooked, but as long as you are satisfied, I am happy. However, I would not be honest with myself nor with my staff, if I took all the credit. I am proud to have associated with me a staff of assistants, who are most devoted to the duties which have been assigned them. They have done their work to the best of their ability and with a singleness of purpose—not because they expected a glory in so doing, but because they knew that whatever they did would reflect itself upon me. I think no finer compliment has ever been paid to me than the loyalty each member of the force has shown throughout the entire session.

I want to thank all the other officers and employees for their fine cooperation. Also to you, Mr. Speaker, may I give public expression of my appreciation for the confidence you have shown me throughout the whole session. This has been a wonderful association, unmarred by any instance of any kind that did not make for complete harmony and understanding. I am proud of this friendship of many year's standing, which through this session has become much closer. For you I wish everything you might desire.

To you, members of the House, you have been kind, considerate and patient with me throughout the whole session. You are a grand group of people to work for. I have been happy in the making of new acquaintances, and happy in the reviving of old ones. Now we come to the end of the session—the parting of the ways. Soon you will go to your homes. Please know that my best wishes go with you always. Please know my appreciation for this gift, and for the opportunity I have had in serving the Fifty-first General Assembly.

CONSIDERATION OF BILLS

Senate File 416, a bill for an act to make appropriations to John Deere Tractor Company, Waterloo, Iowa; Helen Schilling, Des Moines, Iowa; Margaret Ruvane Johnson, Administratrix of

Estate of John J. Ruvane, deceased, Des Moines, Iowa; Elizabeth Lawless, Madrid, Iowa; Ray's Body & Paint Shop, Ames, Iowa; Anna M. Mickelwait, Glenwood, Iowa; Cramblit & Poling, Ottumwa, Iowa; Winnebago County Drainage District No. 2 and Worth County Drainage District No. 3; Ventura Consolidated Drainage District and Hancock Drainage District No. 52; Percy Edwin McLuen, Stuart, Iowa; City of Iowa City, Iowa City, Iowa; Leo Logan, Waverly, Iowa; New Albin Consolidated School District, New Albin, Iowa, and Iowa Employment Security Commission, Des Moines, Iowa, was taken up for consideration.

Simonsen of Cherokee offered the following amendment and moved its adoption:

Amend by striking section six (6) and renumbering all succeeding sections.

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 4:

Donohue	Farmer	Gardner of Bremer	Simonsen
The nays were, 83:			
Aubrey	Good	Moore	Sloane
Avery	Hall	Morrissey	Smith of Clayton
Baker	Hicklin	Nelson	Smith of
Bass	Hoeness	Nielsen	Dickinson
Blatti	Huston	Norland	Stevens
Bonn	Jessen	Olson	Strawman
Bryson	Kilpatrick	Palmer	Swaner
Burkman	Klemesrud	Peterson	Tatum
Capesius	Krueger	Poston	Te Paske
Carlson	Kruse	Prentis	Utzig
Colburn	Kuhlmann	Putney	Vanderwilt
Cowan	Lane	Redman	Van Eaton
Datisman	Langland	Reed	Visser
Davis of	Long	Robb	Walter of
Black Hawk	Lynch	Robinson of	Marshall
Duffield	McEleney	Delaware	Walter of
Edwards	McFarlane	Robinson of	Pottawattamie
Fimmen	McNeill	Monroe	Wellington
Fletcher	McReynolds	Saylor	Whitaker
Frederickson	Meyer	Schwengel	Williams
Frei	Miller	Shepard	Wormley
Fulk	Mills	Siefkas	Mr. Speaker
Gardner of Linn			

Absent or not voting, 21:

Anderson	Davis of Fayette	Latchaw	Steinberg
Bents	Dodds	Less	Tyrrell
Blewett	Hedin	Martin	Watson
Bockwoldt	Heffner	Parrish	Weichman
Cooper	Kuester	Pritchard	Whitehead
Cox			

Amendment lost.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were 103:

Anderson	Frederickson	McReynolds	Simonsen
Aubrey	Frei	Meyer	Sloane
Avery	Fulk	Miller	Smith of Clayton
Baker	Gardner of	Mills	Smith of
Bass	Bremer	Moore	Dickinson
Blatti	Gardner of Linn	Morrissey	Steinberg
Blewett	Good	Nelson	Stevens
Bockwoldt	Hall	Neilsen	Strawman
Bonn	Hedin	Norland	Swaner
Bryson	Heffner	Olson	Tatum
Burkman	Hicklin	Palmer	Te Paske
Capesius	Hoeness	Parrish	Tyrrell
Carlson	Huston	Peterson	Utzig
Colburn	Jessen	Poston	Vanderwilt
Cooper	Kilpatrick	Prentis	Van Eaton
Cowan	Klemesrud	Putney	Visser
Cox	Krueger	Redman	Walter of
Datisman	Kruse	Reed	Marshall
Davis of	Kuester	Robb	Walter of
Black Hawk	Kuhlmann	Robinson of	Pottawattamie
Davis of Fayette	Lane	Delaware	Watson
Dodds	Langland	Robinson of	Weichman
Donohue	Less	Monroe	Wellington
Duffield	Long	Saylor	Whitaker
Edwards	Lynch	Schwengel	Williams
Farmer	McEleney	Shepard	Wormley
Fimmen	McFarlane	Siefkas	Mr. Speaker
Fletcher	McNeill		

The nays were, none.

Absent or not voting, 5:

Bents	Martin	Pritchard	Whitehead
Latchaw			

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

Senate File 427, a bill for an act to make appropriations to N. L. Newton, Anamosa, Iowa; Mary Jeanette Benfer, Des Moines, Iowa; Sgt. Charles G. Cole, Ottumwa, Iowa; Tecla Hutton, Ames, Iowa; and Wallace-Homestead Company, Des Moines, Iowa, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Frei	Meyer	Simonsen
Aubrey	Fulk	Mills	Sloane
Avery	Gardner of	Moore	Smith of Clayton
Baker	Bremer	Morrissey	Smith of
Bass	Gardner of Linn	Nelson	Dickinson
Blatti	Good	Nielsen	Steinberg
Blewett	Hall	Norland	Stevens
Bockwoldt	Hedin	Olson	Strawman
Bonn	Heffner	Palmer	Tatum
Bryson	Hicklin	Parrish	Te Paske
Burkman	Hoeness	Peterson	Tyrrell
Capesius	Huston	Poston	Utzig
Carlson	Jessen	Prentis	Vanderwilt
Cooper	Kilpatrick	Pritchard	Van Eaton
Cowan	Klemesrud	Putney	Visser
Cox	Krueger	Redman	Walter of
Datisman	Kuester	Reed	Marshall
Davis of	Kuhlmann	Robinson of	Walter of
Black Hawk	Langland	Delaware	Pottawattamie
Dodds	Less	Robinson of	Watson
Donohue	Long	Monroe	Wellington
Duffield	Lynch	Saylor	Whitaker
Edwards	McEleney	Schwengel	Williams
Fimmen	McNeill	Shepard	Wormley
Fletcher	McReynolds	Siefkas	Mr. Speaker
Frederickson			

The nays were, none.

Absent or not voting, 14:

Bents	Kruse	McFarlane	Swaner
Colburn	Lane	Miller	Weichman
Davis of Fayette	Latchaw	Robb	Whitehead
Farmer	Martin		

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

Senate File 335, a bill for an act authorizing the state highway commission to accept as a gift any bridge and approaches thereto, over the Missouri river or over the Mississippi river, on the boundary of the state of Iowa, which bridge constitutes a connecting link or part thereof between the primary roads of this state and similar roads of an adjoining state, to receive and accept conveyance of title of such bridge and approaches, and to thereafter operate and maintain such bridge and approaches, free of tolls, as a part of the primary road system, and to relieve any bridge so accepted by the commission from the payment of state and local taxes, was taken up for consideration.

Avery of Clay offered the following amendment and moved its adoption:

Amend section three (3), line four (4), by striking all after the comma (,) after the word "agreement", and inserting in lieu thereof the following: "be subject to State and local taxes until such time as such bridge and approaches are turned over to the Highway Commission or incorporated cities free and clear of all liens and encumbrances."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 45:

Aubrey	Duffield	Kuhlmann	Siefkas
Avery	Edwards	Lynch	Simonsen
Blatti	Farmer	Miller	Stevens
Blewett	Fletcher	Mills	Te Paske
Bockwoldt	Fulk	Moore	Waltero of
Bonn	Good	Nelson	Marshall
Bryson	Hedin	Nielsen	Walter of
Burkman	Heffner	Olson	Pottawattamie
Carlson	Hoeness	Parrish	Watson
Colburn	Krueger	Saylor	Weichman
Cooper	Kruse	Schwengel	Whitaker
Cowan	Kuester	Shepard	

The nays were, 55:

Anderson	Hall	Morrissey	Steinberg
Baker	Hicklin	Palmer	Strawman
Bass	Huston	Peterson	Swaner
Capesius	Jessen	Poston	Tatum
Cox	Kilpatrick	Prentis	Tyrrell
Datisman	Klemesrud	Pritchard	Utzig
Davis of	Lane	Putney	Vanderwilt
Black Hawk	Langland	Reed	Van Eaton
Davis of Fayette	Less	Robb	Visser
Dodds	Long	Robinson of	Wellington
Donohue	McEleney	Monroe	Williams
Fimmen	McFarlane	Sloane	Wormley
Frederickson	McNeill	Smith of Clayton	Mr. Speaker
Frei	McReynolds	Smith of	
Gardner of Linn	Meyer	Dickinson	

Absent or not voting, 8:

Bents	Latchaw	Norland	Robinson of
Gardner of	Martin	Redman	Delaware
Bremer			Whitehead

Amendment lost.

McFarlane of Black Hawk offered the following amendment and moved its adoption:

Amend by striking the period at the end of section four (4) and adding the following:

"This Act shall become effective when the adjoining state or states agree to accept one-half of the ownership and one-half of the maintenance."

Amendment adopted.

Nielsen of Pottawattamie and Walter of Pottawattamie offered the following amendment and moved its adoption:

Amend by striking all of section six (6) and inserting in lieu thereof the following:

"Sec. 6. Before any bridge owned by any private individual or corporation shall be accepted by the state highway commission under the provisions of this act, the said proposal and acceptance shall first be approved by the following tax levying and tax certifying bodies located in the said tax district: the board of supervisors, the city councils and the school board or boards."

Further amend by adding thereto the following section:

"Sec. 7. This act is deemed to be separable. Should any court of competent jurisdiction hold that any section or part thereof of this act is invalid or unconstitutional, then such decision shall affect only the section or part so held to be invalid or unconstitutional and shall not affect any other section or part of this act."

Amend the title by striking the period (.) at the end of the title and adding thereto the following: "and providing for the approval by tax levying and certifying bodies where the bridge is owned by an individual or a corporation."

Amendment adopted.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage; which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 69:

Anderson	Fulk	McNeill	Steinberg
Aubrey	Gardner of	McReynolds	Strawman
Bass	Bremer	Meyer	Swaner
Blatti	Gardner of Linn	Mills	Tatum
Blewett	Good	Moore	Tyrell
Burkman	Hicklin	Nielsen	Utzig
Capesius	Huston	Olson	Van Eaton
Cowan	Jessen	Palmer	Visser
Cox	Kilpatrick	Peterson	Walter of
Datisman	Klemesrud	Poston	Marshall
Davis of	Krueger	Prentis	Walter of
Black Hawk	Kruse	Putney	Pottawattamie
Davis of Fayette	Kuhlmann	Reed	Weichman
Donohue	Lane	Schwengel	Wellington
Edwards	Langland	Sloane	Whitaker
Fimmen	Less	Smith of Clayton	Williams
Fletcher	Long	Smith of	Wormley
Frederickson	McEleney	Dickinson	Mr. Speaker
Frei	McFarlane		

The nays were, 25:

Avery	Cooper	Lynch	Saylor
Baker	Dodds	Miller	Shepard
Bockwoldt	Hedin	Nelson	Siefkas
Bonn	Heffner	Parrish	Simonsen
Bryson	Hoeness	Pritchard	Te Paske
Carlson	Kuester	Robb	Watson
Colburn			

Absent or not voting, 14:

Bents	Latchaw	Redman	Stevens
Duffield	Martin	Robinson of	Vanderwilt
Farmer	Morrissey	Delaware	Whitehead
Hall	Norland	Robinson of	
		Monroe	

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

Senate File 289, a bill for an act authorizing conveyance of the Iowa Great Lakes Sewage Disposal System in Dickinson county, Iowa, was taken up for consideration.

Smith of Dickinson moved that the following amendment proposed by himself and Frederickson of Palo Alto be adopted:

Amend by changing the number of section two (2) to three (3) and inserting a new section two (2) as follows:

"Sec. 2. Such sanitary district shall charge to and collect from the users as rentals, rates and charges the fair and equitable proportion of the costs of operation and maintenance of such sanitary system in an aggregate amount not in excess of six thousand dollars (\$6,000.00) per annum or fifty per cent (50%) of such costs, whichever shall be the greater; the balance of the cost of operation shall be paid from the general funds of the State of Iowa not otherwise appropriated for which annual appropriation is hereby made."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 29:

Aubrey	Hall	Poston	Swaner
Avery	Kuhlmann	Pritchard	Tatum
Bonn	Less	Robb	Utzig
Capesius	McReynolds	Shepard	Van Eaton
Fletcher	Nelson	Simonsen	Visser
Frederickson	Nielsen	Smith of	Walter of
Frei	Olson	Dickinson	Marshall
Gardner of	Palmer	Stevens	
Bremer			

The nays were, 55:

Anderson	Bryson	Cowan	Dodds
Bass	Burkman	Datisman	Duffield
Blatti	Carlson	Davis of	Edwards
Blewett	Colburn	Black Hawk	Farmer
Bockwoldt	Cooper	Davis of Fayette	Fimmer

Fulk	Kuester	Prentis	Walter of
Good	Langland	Reed	Pottawattamie
Hedin	Lynch	Saylor	Watson
Heffner	McEleney	Schwengel	Weichman
Hoeness	McFarlane	Siefkas	Wellington
Huston	McNeill	Sloane	Whitaker
Jessen	Mills	Strawman	Williams
Kilpatrick	Parrish	Te Paske	Wormley
Klimesrud	Peterson	Tyrrell	Mr. Speaker
Krueger			

Absent or not voting, 24:

Baker	Lane	Morrissey	Robinson of
Bents	Latchaw	Norland	Monroe
Cox	Long	Putney	Smith of Clayton
Donohue	Martin	Redman	Steinberg
Gardner of Linn	Meyer	Robinson of	Vanderwilt
Hicklin	Miller	Delaware	Whitehead
Kruse	Moore		

Amendment lost.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 77:

Anderson	Edwards	Langland	Schwengel
Aubrey	Farmer	Less	Shepard
Avery	Fimmen	Lynch	Siefkas
Bass	Fletcher	McEleney	Simonsen
Blatti	Frederickson	McFarlane	Sloane
Blewett	Frei	McNeill	Steinberg
Bockwoldt	Fulk	McReynolds	Strawman
Bryson	Gardner of	Mills	Swaner
Burkman	Bremer	Moore	Te Paske
Carlson	Good	Nelson	Tyrrell
Colburn	Hall	Nielsen	Utzig
Cooper	Hedin	Parrish	Walter of
Cowan	Heffner	Peterson	Marshall
Cox	Hoeness	Poston	Walter of
Datiman	Jessen	Prentis	Pottawattamie
Davis of	Kilpatrick	Pritchard	Watson
Black Hawk	Klimesrud	Putney	Wellington
Davis of Fayette	Krueger	Reed	Williams
Dodds	Kuester	Robinson of	Wormley
Donohue	Kuhlmann	Delaware	Mr. Speaker
Duffield	Lane		

The nays were, 9:

Bonn	Saylor	Tatum	Visser
Capesius	Smith of	Van Eaton	Whitaker
Palmer	Dickinson		

Absent or not voting, 22:

Baker	Hicklin	Latchaw	Meyer
Bents	Huston	Long	Miller
Gardner of Linn	Kruse	Martin	Morrissey

Norland
Olson
Redman

Robb
Robinson of
Monroe

Smith of Clayton
Stevens
Vanderwilt

Weichman
Whitehead

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

Senate File 290, a bill for an act relating to the Iowa Great Lakes Sewage Disposal System in Dickinson county, Iowa; defining the state's title and jurisdiction in respect thereto; providing for the operation and maintenance thereof; and prescribing the powers and duties of the state conservation commission in relation thereto, was taken up for consideration.

Smith of Dickinson moved that the following amendment proposed by him be adopted.

Amend section three (3), subsection three (3), by adding the following thereto: "provided, however, that the fair and equitable proportion of the cost of operation and maintenance charged to and collected from the users as rentals, rates and charges shall be in an aggregate amount not in excess of six thousand dollars (\$6,000.00) per annum or fifty per cent (50%) of such costs, whichever shall be the greater; the balance of the costs of operation and maintenance shall be paid from monies hereby appropriated annually to the Iowa Great Lakes Sewage Disposal System Fund, from the general funds of the state not otherwise appropriated."

Amendment lost.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 75:

Anderson
Aubrey
Avery
Baker
Blatti
Blewett
Bockwoldt
Bryson
Burkman
Carlson
Colburn
Cooper
Cowan
Cox
Datisman
Davis of Fayette
Dodds

Donohue
Duffield
Edwards
Farmer
Fimmen
Fletcher
Frei
Gardner of
Bremer
Good
Hall
Hedin
Heffner
Hoeness
Huston
Jessen
Kilpatrick

Krueger
Kuester
Kuhlmann
Lane
Langland
Less
Lynch
McEleney
McFarlane
McNeill
Mills
Nelson
Parrish
Peterson
Poston
Prentis
Pritchard

Putney
Reed
Robb
Robinson of
Delaware
Schwengel
Shepard
Siefkas
Simonsen
Sloane
Smith of Clayton
Smith of
Dickinson
Steinberg
Strawman
Swaner
Te Paske

Tyrrell	Walter of	Weichman	Wormley
Utzig	Pottawattamie	Wellington	Mr. Speaker
Walter of	Watson	Williams	
Marshall			

The nays were, 6:

Bonn	Palmer	Visser	Whitaker
Miller	Van Eaton		

Absent or not voting, 27:

Bass	Hicklin	Meyer	Robinson of
Bents	Klemesrud	Moore	Monroe
Capesius	Kruse	Morrissey	Saylor
Davis of	Latchaw	Nielson	Stevens
Black Hawk	Long	Norland	Tatum
Frederickson	Martin	Olson	Vanderwilt
Fulk	McReynolds	Redman	Whitehead
Gardner of Linn			

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

Senate File 291, a bill for an act to create sanitary districts and to provide for sewage disposal and providing for the government, operation and financing of such districts, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Farmer	McFarlane	Shepard
Aubrey	Fimmen	McNeill	Siefkas
Avery	Fletcher	McReynolds	Simonsen
Baker	Frei	Miller	Sloane
Bass	Fulk	Mills	Smith of Clayton
Blatti	Gardner of	Moore	Smith of
Blewett	Bremer	Nelson	Dickinson
Bockwoldt	Good	Nielson	Steinberg
Bonn	Hedin	Olson	Strawman
Bryson	Heffner	Palmer	Swaner
Burkman	Hoeness	Parrish	Te Paske
Capesius	Huston	Peterson	Tyrrell
Carlson	Jessen	Poston	Utzig
Colburn	Kilpatrick	Prentis	Walter of
Cooper	Klemesrud	Pritchard	Marshall
Cowan	Krueger	Putney	Watson
Cox	Kuester	Reed	Weichman
Datisman	Kuhlmann	Robb	Wellington
Davis of Fayette	Lane	Robinson of	Whitaker
Dodds	Langland	Delaware	Williams
Donohue	Less	Saylor	Wormley
Duffield	Lynch	Schwengel	Mr. Speaker
Edwards	McEleney		

The nays were, 2:

Van Eaton Visser

Absent or not voting, 20:

Bents	Hicklin	Morrissey	Tatum
Davis of	Kruse	Norland	Vanderwilt
Black Hawk	Latchaw	Redman	Walter of
Frederickson	Long	Robinson of	Pottawattamie
Gardner of Linn	Martin	Monroe	Whitehead
Hall	Meyer	Stevens	

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

SPECIAL ORDER

Reed of Jefferson moved that House File 437 be made a special order of business at 1:30 p. m. Tuesday, April 10, 1945. 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 436, a bill for an act relating to public employees retirement plan.

W. J. SCARBOROUGH, *Secretary.*

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 33, 126, 146, 154, 155, 156, 205, 224, 295, 356, 402, 428, 434 and 435.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 33, 126, 146, 154, 155, 156, 205, 224, 295, 356, 402, 428, 434 and 435.

AMENDMENTS FILED

Walter of Marshall filed the following amendment to House File 168:

Amend the title by striking the word "thirty-six" in line three (3) and inserting in lieu thereof the word "forty".

Further amend the title by striking the words "either a primary or" in line seven (7).

Miller of Humboldt filed the following amendment to House File 437:

Amend by striking subsections A and B in section twelve (12) and inserting in lieu thereof the following:

"A. The taxes deducted from the wages of the employee shall be matched by the state of Iowa and shall be paid out of the general fund."

"B. The commission shall at such time and manner as they deem advisable, properly certify to the state treasurer the amounts due them; whereupon the state treasurer shall transfer such monies to the credit of the Old Age Survivors' Insurance fund."

Schwengel of Scott filed the following amendment to House File 104:

Amend by striking all of the second section six (6).

Lane of Carroll filed the following amendment to Senate File 329:

Amend section three (3), line two (2), by striking therefrom the word "governing" and inserting in lieu thereof the words "policy forming".

Amend section four (4), line three (3), by inserting after the word "size" the words "population and contiguous territory,".

Amend section eleven (11), line four (4), by inserting after the word "call" the following: "of the secretary when the request is filed with the secretary".

Amend section thirteen (13), subsection one (1), by striking all of lines nine (9), ten (10) and eleven (11) and inserting in lieu thereof the following: "The deputy superintendent shall hold not less than a standard elementary certificate based upon training until July 31, 1950; thereafter the qualifications shall be the same as the superintendent. The term of office of the deputy shall be the same as for the superintendent. Anyone serving as deputy on the effective date of this act shall be deemed qualified to act until August 1, 1950."

Further amend section thirteen (13) by striking from line twenty (20) of subsection four (4) the word "determine" and inserting in lieu thereof the word "approve".

Further amend section thirteen (13) by inserting in line forty-four (44) of subsection nine (9) after the word "act" the words "with the county superintendent".

Further amend section thirteen (13) by striking from subsection fourteen (14) lines seventy-seven (77) to eighty-five (85), inclusive.

Amend section fifteen (15), line nine (9), by striking all after the comma (,) following the word "superintendent" and substituting in lieu thereof the following: "until July 31, 1954."

Amend section eighteen (18), subsection eight (8), line thirty-two

(32), by striking the period and adding the words "and in accordance with the regulations of the state board and the superintendent of public instruction."

Further amend section eighteen (18) by substituting the following as subsection nine (9): "Endeavor to promote through meetings and conferences with school officers, teachers, parents, and the public generally, and by the distribution of pamphlets and bulletins, an active interest in all desirable types of public school education and to suggest needed changes and improvements in the schools of the county." Renumber remaining subsections.

Further amend section eighteen (18) by striking from line thirty-three (33) of subsection nine (9) the words "recommend plans to the county board" and inserting in lieu thereof the words "submit to the county board for its approval plans".

Further amend section eighteen (18) by striking from line thirty-nine (39) of subsection ten (10) the word "recommend" and inserting in lieu thereof the word "establish".

Further amend section eighteen (18) by inserting in line forty-two (42) of subsection eleven (11) after the word "recommend" the words "for the adoption of the board".

Further amend section eighteen (18) by striking from line fifty-seven (57) of subsection fourteen (14) the word "assist" and inserting in lieu thereof the words "cooperate with".

Further amend section eighteen (18) by striking from line sixty-eight (68) of subsection seventeen (17) the word "institutional" and inserting in lieu thereof the word "teacher's".

Further amend section eighteen (18) by striking from line seventy-nine (79) of subsection twenty (20) the words "under his jurisdiction".

Further amend section eighteen (18) by striking from line ninety-seven (97) of subsection twenty-three (23) the word "may" and inserting in lieu thereof the word "shall".

Further amend section eighteen (18) by striking from line one hundred nineteen (119) of subsection twenty-six (26) the words "on the last Tuesday in July" and inserting in lieu thereof the words "on or before the last secular day of July".

Further amend section eighteen (18) by striking from line one hundred fifty-six (156) of subsection thirty (30) the words "board of education" and inserting in lieu thereof the words "boards of education within its jurisdiction".

On motion by McFarlane of Black Hawk, the House adjourned until 9:45 a. m., Tuesday, April 10, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 10, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend Arthur F. Schuldt, pastor of the Methodist church, Emmetsburg, Iowa.

Journal of April 9 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Frederickson of Palo Alto on request of Norland of Worth; Prentis of Ringgold on request of Mills of Adair.

PRESENTATION OF VISITORS

Tatum of Harrison presented Milton Miles, Chief Petty Officer, United States Navy, husband of Lillian Miles, Clerk to Mr. Tatum.

Kuester of Cass presented the members of the senior class of Minburn high school, with their teacher, Frank Lindeman.

INTRODUCTION OF BILLS

House File 476, by committee on appropriations, a bill for an act making an appropriation for payment of miscellaneous expenses of the Fifty-first General Assembly.

Read first time and passed on file.

SENATE MESSAGE CONSIDERED

Senate File 436, a bill for an act to provide for the general welfare of public employees by establishing an old age and survivor insurance system; to provide for the administration of such system; to provide for deductions from pay of public employees and contributions from the state, political subdivisions and other instrumentalities of the state and all political subdivisions thereof including Public School Districts to raise funds for such retirement system; to repeal conflicting laws and to declare an emergency.

Read first time and substituted for House File 437.

SENATE CONCURRENT RESOLUTION 16 RECONSIDERED

Reed of Jefferson called up the motion to reconsider Senate Concurrent Resolution 16 filed by him April 6, 1945.

Motion prevailed and the House reconsidered.

Reed of Jefferson moved to amend by striking from line three (3) the word and figures "April 10", and substituting in lieu thereof the word and figures "April 12".

Amendment adopted.

Resolution, as amended, adopted.

CONSIDERATION OF BILLS

House File 185, a bill for an act to amend section one (1), chapter one hundred ninety-seven (197), Acts of the Forty-ninth General Assembly, relating to county public hospital benefits, with report of committee recommending passage, was taken up for consideration.

Heffner of Hamilton offered the following amendment and moved its adoption:

Amend section one (1), by striking lines three (3), four (4) and five (5), to and including the word "by".

Amend section one (1), line eight (8), by changing the word "by" to the words "out of".

Amendment adopted.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Cowan	Gardner of	Kuhlmann
Aubrey	Cox	Bremer	Lane
Avery	Datiman	Gardner of Linn	Langland
Baker	Davis of	Hall	Less
Bass	Black Hawk	Hedin	Lynch
Bents	Dodds	Heffner	McFarlane
Blatti	Donohue	Hoeness	McNeill
Blewett	Duffield	Huston	McReynolds
Bockwoldt	Edwards	Jessen	Meyer
Bonn	Fimmen	Kilpatrick	Miller
Burkman	Fletcher	Klemesrud	Mills
Capesius	Frederickson	Krueger	Moore
Carlson	Frei	Kruse	Morrissey
Cooper	Fulk	Kuester	Nelson

Nielsen	Robinson of	Stevens	Walter of
Norland	Delaware	Strawman	Pottawattamie
Olson	Saylor	Swaner	Watson
Palmer	Shepard	Tatum	Weichman
Parrish	Siefkas	Te Paske	Wellington
Peterson	Simonsen	Utzig	Whitaker
Pritchard	Sloane	Vanderwilt	Williams
Redman	Smith of Clayton	Visser	Wormley
Reed	Smith of	Walter of	Mr. Speaker
	Dickinson	Marshall	

The nays were, none.

Absent or not voting, 20:

Bryson	Latchaw	Putney	Steinberg
Colburn	Long	Robb	Tyrrell
Davis of Fayette	Martin	Robinson of	Van Eaton
Farmer	McEleney	Monroe	Whitehead
Good	Poston	Schwengel	
Hicklin	Prentiss		

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

Senate File 424, a bill for an act to legalize and validate the proceedings authorizing and providing for the acquisition, ownership and operation by the city of Keokuk, Iowa, of the existing toll bridge extending across the Mississippi river from said city, and for the issuance, sale and delivery by said city of bridge revenue bonds in connection therewith, and the provisions made for the payment of said bonds and declaring said proceedings and the bonds issued pursuant thereto legally sufficient and enforceable, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Aubrey	Cox	Hedin	McNeill
Avery	Datisman	Heffner	McReynolds
Baker	Davis of	Hicklin	Meyer
Bass	Black Hawk	Hoeness	Mills
Bents	Dodds	Huston	Moore
Blatti	Donohue	Jessen	Morrissey
Blewett	Edwards	Kilpatrick	Nelson
Bockwoldt	Fimmen	Krueger	Nielsen
Bonn	Fletcher	Kruse	Norland
Bryson	Frederickson	Kuester	Olson
Burkman	Frei	Kuhlmann	Palmer
Carlson	Gardner of	Langland	Parrish
Colburn	Bremer	Less	Peterson
Cooper	Gardner of Linn	Lynch	Pritchard
Cowan	Good	McFarlane	Putney

Redman	Siefkas	Tatum	Walter of
Reed	Simonsen	Te Paske	Pottawattamie
Robinson of	Sloane	Tyrrell	Watson
Delaware	Smith of Clayton	Utzig	Wellington
Saylor	Steinberg	Visser	Whitaker
Schwengel	Strawman	Walter of	Williams
Shepard	Swaner	Marshall	Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Anderson	Klemesrud	Poston	Stevens
Capesius	Lane	Prentis	Vanderwilt
Davis of Fayette	Latchaw	Robb	Van Eaton
Duffield	Long	Robinson of	Weichman
Farmer	Martin	Monroe	Whitehead
Fulk	McEleney	Smith of	
Hall	Miller	Dickinson	

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 256, a bill for an act to repeal section four hundred ninety (490), and to amend chapter thirty-three (33), Code, 1939, relating to memorial halls and monuments for soldiers, sailors and marines and to provide for a tax levy for maintenance.

Weichman of Benton moved that the following amendment proposed by him be adopted:

Amend line two (2) of the title by inserting after the figures "(33)" the words and figures "Section four hundred eighty-nine (489)".

Further amend by inserting in line five (5) immediately after the word "maintenance," the words "and construction".

Further amend by adding a new section three (3) as follows:

"Sec. 3. Section four hundred eighty-nine (489), Code, 1939, is hereby amended by striking from line seven (7) the word "two" and inserting in lieu thereof the word four (4)."

Further amend by renumbering remaining section.

Miller of Humboldt raised the point of order that the amendment was not germane to the bill.

RULE ON POINT OF ORDER

The Speaker ruled on the point of order as follows:

House File 256 repeals section 489, providing for the millage levy, and including therein a definite amount of tax levy as based upon the populations of different political subdivisions.

The Weichman amendment is a straight amendment to section

489 without repealing it, merely raising a levy from two to four mills to retire bonds.

The Weichman amendment is germane to the subject covered by House File 256.

Amendment adopted.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Frei	Morrissey	Smith of
Aubrey	Fulk	Nelson	Dickinson
Avery	Gardner of Linn.	Nielsen	Steinberg
Baker	Good	Norland	Strawman
Bass	Hedin	Olson	Swaner
Blatti	Heffner	Palmer	Tatum
Blewett	Hoeness	Peterson	Te Paske
Bockwoldt	Huston	Pritchard	Tyrrell
Bonn	Jessen	Putney	Utzig
Bryson	Kilpatrick	Redman	Vanderwilt
Burkman	Klemesrud	Reed	Van Eaton
Capesius	Krueger	Robb	Visser
Carlson	Kruse	Robinson of	Walter of
Cooper	Kuester	Delaware	Marshall
Cowan	Kuhlmann	Robinson of	Walter of
Cox	Langland	Monroe	Pottawattamie
Datisman	Less	Saylor	Watson
Davis of	Lynch	Schwengel	Weichman
Black Hawk	McFarlane	Shepard	Wellington
Donohue	McNeill	Siefkas	Whitaker
Edwards	McReynolds	Simonsen	Williams
Farmer	Meyer	Sloane	Wormley
Fimmen	Mills	Smith of Clayton	Mr. Speaker
Fletcher	Moore		

The nays were, none.

Absent or not voting, 20:

Bents	Gardner of	Latchaw	Parrish
Colburn	Bremer	Long	Poston
Davis of Fayette	Hall	Martin	Prentis
Dodds	Hicklin	McEleney	Stevens
Duffield	Lane	Miller	Whitehead
Frederickson			

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

Senate File 330, a bill for an act to provide for the study and survey by the county boards of education of the matter of reor-

ganization of school districts, the submission of plans of reorganization to the voters of affected districts, and making effective any reorganization which may be authorized, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton asked and obtained unanimous consent to withdraw his amendment filed March 14, 1945.

Steinberg of Story offered the following amendments and moved their adoption:

Amend section one (1), by striking all of line one (1), and capitalizing the first letter "T" in line two (2).

Further amend by inserting in line four (4), after the word "county" the words "and territory adjacent thereto".

Further amend by striking in line five (5), the words "in the county".

Further amend by inserting in line six (6), after the word "economical" the word "operation".

Further amend by inserting in line seven (7), after the word "school" a period (.) and striking the rest of the sentence.

Amend section three (3), by striking all of lines seven (7), eight (8), nine (9) and ten (10) and substituting in lieu thereof the following:

"In the development of such reorganization plans and surveys the county boards shall call upon the department of public instruction for advice and council in order to keep such reorganization plans in conformity to the statewide plan of education and state laws."

Amend section four (4), line two (2), by inserting after the word "board" the words "through its executive officer".

Amend section four (4), line five (5), by striking the words "the majority" and substituting in lieu thereof the words and figures "sixty percent (60%)".

Amend section five (5), line two (2), by striking the word "superintendent" and substituting in lieu thereof the words "board through its executive officer".

Amend section six (6), line twelve (12), by inserting after the word "apportioned" the words "by the county boards".

Amend section eight (8), line one (1), by striking the words "contemplated by" and substituting in lieu thereof the words "the intent of".

Amend section ten (10), by adding at the end thereof the following new sentence "In the case of controversy arising over the organization of joint districts, the matter shall be submitted to the state department of public instruction and its decisions shall be final. Joint districts shall mean districts that lie in two (2) or more adjacent counties."

Amendments adopted.

Dodds of Des Moines offered the following amendment and moved its adoption:

Amend section eight (8), line four (4), by striking all of the section following the word "approved".

Amendment adopted.

Walter of Marshall offered the following amendment and moved its adoption:

Amend by adding a new section as follows:

"Sec. 12. Provided that school aid funds shall not be withheld from any school solely for the reason that said district has failed to comply with an order for reorganization."

Amendment adopted.

Bonn of Iowa offered the following amendment and moved its adoption:

Amend section one (1), line two (2), by striking the word "shall" and substituting in lieu thereof the word "may".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 38:

Bockwoldt	Gardner of	Miller	Siefkas
Bonn	Bremer	Olson	Stevens
Bryson	Heffner	Parrish	Strawman
Capesius	Hicklin	Pritchard	Tatum
Colburn	Hoeness	Reed	Tyrrell
Cooper	Kilpatrick	Robinson of	Utzig
Datisman	Krueger	Delaware	Vanderwilt
Davis of Fayette	Kuester	Robinson of	Wellington
Dodds	Kuhlmann	Monroe	Whitaker
Duffield	Lynch	Shepard	Wormley
Fletcher			

The nays were, 47:

Anderson	Fimmen	Meyer	Schwengel
Aubrey	Fulk	Mills	Simonsen
Baker	Gardner of Linn	Moore	Sloane
Bass	Hall	Morrissey	Smith of Clayton
Bents	Hedin	Nelson	Smith of
Blatti	Huston	Norland	Dickinson
Blewett	Jessen	Palmer	Steinberg
Burkman	Klemesrud	Peterson	Te Paske
Cowan	Kruse	Putney	Visser
Davis of	Langland	Redman	Watson
Black Hawk	McNeill	Robb	Weichman
Donohue	McReynolds	Saylor	Williams
Edwards			

Absent or not voting, 23:

Avery	Lane	McFarlane	Walter of
Carlson	Latchaw	Nielsen	Marshall
Cox	Less	Poston	Walter of
Farmer	Long	Prentis	Pottawattamie
Frederickson	Martin	Swaner	Whitehead
Frei	McEleney	Van Eaton	Mr. Speaker
Good			

Amendment lost.

Colburn of Shelby offered the following amendment and moved its adoption:

Amend section four (4), by inserting immediately after the word "electors" the words "and land owners".

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 43:

Anderson	Duffield	Martin	Saylor
Baker	Fletcher	McFarlane	Siefkas
Blatti	Gardner of	McNeill	Smith of Clayton
Bockwoldt	Bremer	Meyer	Tatum
Bonn	Good	Miller	Vanderwilt
Bryson	Hall	Olson	Walter of
Capesius	Heffner	Parrish	Marshall
Carlson	Hoeness	Peterson	Watson
Colburn	Jessen	Redman	Wellington
Datisman	Kuester	Reed	Wormley
Davis of Fayette	Kuhlmann	Robinson of	
Dodds	Less	Delaware	

The nays were, 55:

Aubrey	Fulk	Moore	Smith of
Avery	Gardner of Linn	Morrissey	Dickinson
Bass	Hedin	Nelson	Steinberg
Bents	Hicklin	Norland	Stevens
Blewett	Huston	Palmer	Strawman
Burkman	Kilpatrick	Poston	Te Paske
Cooper	Klemesrud	Pritchard	Tyrrell
Cowan	Krueger	Putney	Utzig
Davis of	Kruse	Robb	Visser
Black Hawk	Lane	Robinson of	Walter of
Donohue	Langland	Monroe	Pottawattamie
Edwards	Lynch	Schwengel	Weichman
Farmer	McEleney	Shepard	Whitaker
Fimmen	McReynolds	Simonsen	Williams
Frei	Mills	Sloane	

Absent or not voting, 10:

Cox	Long	Swaner	Whitehead
Frederickson	Nielsen	Van Eaton	Mr. Speaker
Latchaw	Prentis		

Amendment lost.

Wormley of Plymouth offered the following amendment and moved its adoption:

Amend section four (4), line five (5), by striking the word "votes", and substituting in lieu thereof the word "voters".

MESSAGES FROM 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 164, a bill for an act relating to cream grading.

Also: That the Senate concurs in the House amendment and adopted as amended Senate Concurrent Resolution 16, a resolution providing for the adjournment sine die of the Fifty-first General Assembly.

W. J. SCARBOROUGH, *Secretary*.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 7; House Files 122, 127, 193, 198, 304, 326, 327, 379, 420 and 445; Senate Files 23, 139, 218, 274, 400 and 405.

CARL A. ANDERSON, *Chairman House Committee*.

ROBERT C. REILLY, *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 Joint Resolution 7; House Files 122, 127, 193, 198, 304, 326, 327, 379, 420, 445; Senate Files 23, 139, 218, 274, 400 and 405.

On motion by Dodds of Des Moines, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PRESENTATION OF VISITORS

Olson of Mitchell presented Sgt. Doyle Johnson of the United States Army Air Corps, former page in the House.

Lynch of Pocahontas presented Attorney Frank Lounsbury of Nevada, Iowa.

MESSAGES FROM 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 125, a bill for an act relating to handicapped children.

Also: That the Senate has concurred in and amended the House amendment to Senate File 335, a bill for an act relating to authorization of the state highway commission to accept, as a gift, bridges on the Missouri or Mississippi river.

W. J. SCARBOROUGH, *Secretary of Senate.*

CONSIDERATION OF SENATE AMENDMENTS

On request of Fimmen of Davis, Senate File 335, a bill for an act authorizing the state highway commission to accept as a gift any bridge and approaches thereto, over the Missouri river or over the Mississippi river, on the boundary of the state of Iowa, which bridge constitutes a connecting link or part thereof between the primary roads of this state and similar roads of an adjoining state, to receive and accept conveyance of title of such bridge and approaches, and to thereafter operate and maintain such bridge and approaches, free of tolls, as a part of the primary road system, and to relieve any bridge so accepted by the commission from the payment of state and local taxes, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend the House amendment to Senate File three hundred thirty-five (335) by striking all of section five (5), and inserting in lieu thereof the following: "The State Highway Commission shall not enter into an agreement of acceptance until the adjoining state enters into an agreement to accept ownership of one-half ($\frac{1}{2}$) of such bridge and agrees to pay one-half ($\frac{1}{2}$) of the cost of maintenance."

Fimmen of Davis moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to Senate File 335.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 76:

Bass
Blatti
Blewett
Bryson

Capesius
Carlson
Cowan
Cox

Datisman	Donohue
Davis of	Edwards
Black Hawk.	Farmer
Davis of Fayette	Fimmen

Fletcher	Lane	Peterson	Tatum
Frei	Langland	Poston	Te Paske
Fulk	Less	Pritchard	Tyrrell
Gardner of Bremer	Lynch	Redman	Utzig
Gardner of Linn	Martin	Reed	Van Eaton
Good	McFarlane	Robinson of Delaware	Visser
Hedin	McNeill	Robinson of Monroe	Walter of Marshall
Heffner	McReynolds	Siefkas	Walter of Pottawattamie
Hicklin	Miller	Simonsen	Weichman
Hoeness	Mills	Sloane	Wellington
Huston	Moore	Smith of Clayton	Whitaker
Kilpatrick	Morrissey	Smith of Dickinson	Williams
Klemesrud	Nielsen	Steinberg	Wormley
Krueger	Norland	Swaner	Mr. Speaker
Kruse	Olson		
Kuhlmann	Palmer		
	Parrish		

The nays were, 7:

Avery	Cooper	Nelson	Shepard
Baker	Dodds	Saylor	

Absent or not voting, 25:

Anderson	Duffield	Long	Schwengel
Aubrey	Frederickson	McEleney	Stevens
Bents	Hall	Meyer	Strawman
Bockwoldt	Jessen	Prentis	Vanderwilt
Bonn	Kuester	Putney	Watson
Burkman	Latchaw	Robb	Whitehead
Colburn			

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

On request of Walter of Pottawattamie, House File 125, a bill for an act to provide for the special education of handicapped children, to create a state administrative authority, to enable school directors and boards of education to establish and maintain classes and schools for handicapped children, to provide for payment from state funds of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating schools for normal children, and to establish controls for the distribution of such funds, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENTS

Amend the title to House File 125 by striking from line 2 thereof, "state administrative authority," and substitute in lieu thereof the following: "division of special education within the state department of public instruction,".

Further amend House File 125 by adding after the comma in line 7 of subsection 1 of section 2 the word "or".

Further amend House File 125 by striking the letter "a" being the

last letter in line 1 of section 9 and substituting in lieu thereof "an approved".

Further amend House File 125 by striking the last letter "a" in line 2 of section 10 and substituting in lieu thereof "an approved".

Amend House File 125 by inserting after the figures, "\$30,000.00", in line 3 of section 11 the following: "for each year of the biennium beginning July 1, 1945, and ending June 30, 1947."

Further amend House File 125 by inserting after the word, "used" in line 5 of section 11 the following: "for the expenses and maintenance of the division of special education and".

Further amend House File one hundred twenty-five (125), section four (4), line three (3), by striking the word "or" after the word, "transportation", and inserting in lieu thereof the word "and".

Walter of Pottawattamie moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 125.

Mr. Walter moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Fimmen	McNeill	Sloane
Aubrey	Fletcher	McReynolds	Smith of Clayton
Avery	Frei	Miller	Smith of
Baker	Fulk	Mills	Dickinson
Bass	Gardner of	Moore	Steinberg
Bents	Bremer	Morrissey	Stevens
Blatti	Gardner of Linn	Nelson	Strawman
Blewett	Good	Nielsen	Swaner
Bockwoldt	Hedin	Norland	Tatum
Bonn	Heffner	Olson	Te Paske
Bryson	Hicklin	Palmer	Tyrrell
Burkman	Hoeness	Parrish	Utzig
Capesius	Huston	Peterson	Van Eaton
Carlson	Kilpatrick	Redman	Visser
Cooper	Klemesrud	Reed	Walter of
Cowan	Krueger	Robinson of	Marshall
Cox	Kruse	Delaware	Walter of
Datisman	Kuester	Robinson of	Pottawattamie
Davis of	Kuhlmann	Monroe	Weichman
Black Hawk	Langland	Saylor	Wellington
Davis of Fayette	Less	Schwengel	Whitaker
Dodds	Lynch	Shepard	Williams
Donohue	McEleney	Siefkas	Wormley
Edwards	McFarlane	Simonsen	Mr. Speaker
Farmer			

The nays were, 1:

Pritchard

Absent or not voting, 17:

Colburn	Lane	Meyer	Robb
Duffield	Latchaw	Poston	Vanderwilt
Frederickson	Long	Prentis	Watson
Hall	Martin	Putney	Whitehead
Jessen			

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

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 330, a bill for an act to provide for the study and survey by the county boards of education of the matter of reorganization of school districts, the submission of plans of reorganization to the voters of affected districts, and making effective any reorganization which may be authorized, and the amendment by Wormley of Plymouth.

Amendment lost.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend section four (4) by striking lines ten (10), eleven (11), twelve (12) and thirteen (13), and that part of line fourteen (14) ending with the word "plans".

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 91:

Anderson	Dodds	Kilpatrick	Morrissey
Aubrey	Donohue	Klemesrud	Nelson
Avery	Edwards	Krueger	Nielsen
Baker	Farmer	Kruse	Norland
Bass	Fimmen	Kuhlmann	Olson
Bents	Fletcher	Lane	Palmer
Blatti	Frederickson	Langland	Parrish
Blewett	Frei	Less	Peterson
Bryson	Fulk	Lynch	Poston
Burkman	Gardner of	Martin	Putney
Carlson	Bremer	McEleney	Redman
Cooper	Gardner of Linn	McFarlane	Reed
Cowan	Good	McNeill	Robb
Cox	Hall	McReynolds	Robinson of
Datisman	Hedin	Meyer	Delaware
Davis of	Hicklin	Miller	Robinson of
Black Hawk	Huston	Mills	Monroe
Davis of Fayette	Jessen	Moore	Saylor

Schwengel	Smith of	Te Paske	Walter of
Shepard	Dickinson	Tyrrell	Pottawattamie
Siefkas	Steinberg	Utzig	Watson
Simonsen	Stevens	Vanderwilt	Weichman
Sloane	Strawman	Van Eaton	Whitaker
Smith of Clayton	Swaner	Visser	Williams
			Mr. Speaker

The nays were, 11:

Bockwoldt	Colburn	Kuester	Walter of
Bonn	Heffner	Pritchard	Marshall
Capesius	Hoeness	Tatum	Wellington

Absent or not voting, 6:

Duffield	Long	Whitehead	Wormley
Latchaw	Prentis		

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

Senate File 436, a bill for an act to provide for the general welfare of public employees by establishing an old age and survivor insurance system; to provide for the administration of such system; to provide for deductions from pay of public employees and contributions from the state, political subdivisions and other instrumentalities of the state and all political subdivisions thereof including public school districts to raise funds for such retirement system; to repeal conflicting laws and to declare an emergency, was taken up for consideration.

Reed of Jefferson offered the following amendments and moved their adoption:

Amend section six (6), line eight (8), by striking therefrom the word "Insurance".

Amend section six (6), paragraph "A", line two (2), by striking therefrom the words ", excepting the state of Iowa,".

Amend section twelve (12), line six (6), by striking therefrom the word "Insurance".

Amend section twenty (20) by striking all of subsection "(b) (3)" thereof.

Amend section twenty (20), subsection (m), by striking from lines three (3), four (4) and five (5) the following: ", employees of the State Board of Education who on or after the effective date of this act holds a position of assistant professor or higher".

Amendments adopted.

Speaker pro tempore Morrissey in the chair.

Miller of Humboldt offered the following amendment and moved its adoption:

Amend section twelve (12), by striking subsections A and B and inserting in lieu thereof the following:

"A. The taxes deducted from the wages of the employee shall be matched by the state of Iowa and shall be paid out of the general fund.

"B. The commission shall at such time and manner as they deem advisable, properly certify to the state treasurer the amounts due them; whereupon the state treasurer shall transfer such monies to the credit of the Old Age Survivors' Insurance fund."

Roll call was demanded.

On the question "Shall the amendment be adopted?"

The ayes were, 42:

Anderson	Duffield	Moore	Smith of Clayton
Baker	Fletcher	Nelson	Smith of
Blatti	Good	Palmer	Dickinson
Blewett	Heffner	Parrish	Strawman
Bockwoldt	Hoeness	Peterson	Tatum
Bonn	Kilpatrick	Pritchard	Visser
Capesius	Klemesrud	Robinson of	Walter of
Cooper	Kuester	Monroe	Marshall
Cox	Kuhlmann	Saylor	Walter of
Datisman	Langland	Siefkas	Pottawattamie
Davis of Fayette	Lynch	Simonsen	Watson
Dodds	Miller		

The nays were, 49:

Avery	Fulk	McReynolds	Steinberg
Bass	Gardner of	Meyer	Stevens
Bents	Bremer	Mills	Swaner
Carlson	Gardner of Linn	Morrissey	Te Paske
Cowan	Hedin	Nielsen	Tyrrell
Davis of	Huston	Olson	Utzig
Black Hawk	Jessen	Poston	Vanderwilt
Donohue	Krueger	Putney	Van Eaton
Edwards	Less	Redman	Weichman
Farmer	Martin	Reed	Wellington
Fimmen	McEleney	Robb	Williams
Frederickson	McFarlane	Schwengel	Mr. Speaker
Frei	McNeill	Shepard	

Absent or not voting, 17:

Aubrey	Hicklin	Norland	Sloane
Bryson	Kruse	Prentis	Whitaker
Burkman	Lane	Robinson of	Whitehead
Colburn	Latchaw	Delaware	Wormley
Hall	Long		

Amendment lost.

Speaker Felton in the chair.

Schwengel of Scott offered the following amendment and moved its adoption:

Amend the title by substituting a semicolon (;) for the concluding period (.) and adding thereto the following: "and to provide for the termination of certain existing pension and annuity retirement systems, provide for the disposition of the funds and for the levy of a tax to permit the continuation of retirement benefits to certain beneficiaries."

Further amend by adding thereto sections twenty-seven (27), twenty-eight (28), and twenty-nine (29):

"Sec. 27. Any independent school district whose boundaries are substantially coterminous with the boundaries of any city under special charter and which has in operation a pension and annuity retirement system created pursuant to chapter 387 of the Laws of the 37th General Assembly as amended (being sections 4345, 4346 and 4347 of the 1939 Code of Iowa) may terminate such system by the adoption of the Board of Directors of such district of a resolution declaring such system terminated as of a date specified therein.

"Sec. 28. In the event of such termination, all assessments of teachers shall cease upon such date of termination, or upon such earlier date as may be prescribed in such resolution, and no additional taxes shall be levied or assessed for the operation of such system save as in section 29 hereinafter provided. All undisposed of funds and accumulation derived from the operation of said system, including the proceeds, when collected, of any annual tax heretofore levied for the operation of said system and including the proceeds of any annual tax levied hereafter pursuant to the provisions of section 29 hereof, shall constitute a retirement fund and shall be held for the benefit of those surviving beneficiaries only who shall be entitled to receive benefit under such system as of the date of termination. Each such surviving beneficiary shall be entitled to receive retirement benefit in the respective amount and at the respective time which such beneficiary would have been entitled to receive had such pension plan not been terminated.

"Sec. 29. The Board of Directors of said district shall each year at the meeting at which it estimates the amount required for the general fund, in accordance with the provisions of section 4386 of the 1939 Code of Iowa, estimate the additional amount, if any, necessary to provide the required payment to surviving beneficiaries, which amount shall be levied by the Board of Supervisors in accordance with the provisions of section 4393 of the 1939 Code of Iowa. Upon the death of the last beneficiary to survive, any balance remaining in said fund, including any undisposed of accumulation, shall be transferred to the general fund of said school district."

Reed of Jefferson raised the point of order that the amendment was not germane to the bill.

Speaker pro tempore Morrissey in the chair.

The House recessed until the fall of the gavel.

The House reconvened, Speaker Felton in the chair.

RULE ON POINT OF ORDER

The Speaker ruled that in view of the provisions in paragraph c, subsection 2 of section 20, excepting from the portion of the law those employees who are now covered by a retirement plan

in which such a political subdivision participates in financing, it appears to me that the net result of the amendment is to wipe out the pension plan now in effect as such plans cover school teachers only. If the amendment is adopted and the present pension plans of school teachers are thus terminated, the school teachers so affected would then be brought under the bill. It is the opinion of the Chair that the Schwengel amendment is germane.

Roll call was demanded.

On the question "Shall the Schwengel amendment be adopted?"

The ayes were, 41:

Aubrey	Farmer	Miller	Saylor
Avery	Frei	Moore	Schwengel
Bass	Gardner of	Olson	Shepard
Blewett	Bremer	Palmer	Siefkas
Bockwoldt	Good	Parrish	Smith of
Bonn	Hedin	Pritchard	Dickinson
Burkman	Heffner	Redman	Strawman
Cooper	Kilpatrick	Reed	Tatum
Davis of	Langland	Robinson of	Utzig
Black Hawk	Lynch	Delaware	Walter of
Davis of Fayette	McReynolds	Robinson of	Pottawattamie
Duffield	Meyer	Monroe	

The nays were, 49:

Baker	Fimmen	Mills	Swaner
Bents	Fletcher	Morrissey	Te Paske
Blatti	Fulk	Nelson	Tyrrell
Bryson	Gardner of Linn	Peterson	Van Eaton
Capesius	Hall	Poston	Walter of
Carlson	Hoeness	Putney	Marshall
Colburn	Huston	Robb	Watson
Cowan	Jessen	Simonsen	Weichman
Cox	Kuhlmann	Sloane	Wellington
Datisman	Less	Smith of Clayton	Whitaker
Dodds	Martin	Steinberg	Williams
Donohue	McFarlane	Stevens	Mr. Speaker
Edwards	McNeill		

Absent or not voting, 18:

Anderson	Kruse	McEleney	Vanderwilt
Frederickson	Kuester	Nielsen	Visser
Hicklin	Lane	Norland	Whitehead
Klemesrud	Latchaw	Prentis	Wormley
Krueger	Long		

Amendment lost.

Kuester of Cass offered the following amendment and moved its adoption:

Amend the title by striking from line nine (9) the semicolon (;) following the word "system", and inserting in lieu thereof a comma (,).

Further amend by striking the remainder and inserting in lieu thereof the words "and to repeal conflicting laws."

Amendment adopted.

Morrissey of Jasper asked and obtained unanimous consent to have the following statements of Robert D. Blue, as found on page 1248 of the Journal of the Forty-seventh General Assembly of Iowa, inserted in the Journal.

EXPLANATION OF VOTE

Mr. Speaker: I desire that the following explanation of my vote on House File 130 be printed in the Journal.

I favor the principle of a teachers' annuity and should be glad to vote for a teachers' annuity which I felt was properly drafted. My objections to the present bill are as follows:

First. I feel that the present bill submitted for our consideration is unconstitutional and violates Article VII of the Constitution of the state of Iowa which prohibits the credit of the state being in any manner given or loaned to any individual or corporation. The bill submitted did both. The Constitution also prohibits the state from assuming or being responsible for the debts of any individual, association or corporation unless incurred in time of war. The bill submitted did make the state liable for the debts and liabilities of the corporation set up in House File 130.

Second. The bill submitted set up a system insuring the teachers against disability under certain conditions. Every life insurance company in the United States which had a disability clause in their policies has discontinued the writing of policies with a disability clause in them because these policies were found to be financially unsound.

Third. The system set up provides for the pension without regard to the need of the teachers and is an outright pension regardless of the financial resources of the recipient. It calls for approximately a million dollars for the benefit of approximately fourteen hundred teachers; whereas, the old age pension provides only five and a half million dollars of state funds for approximately sixty thousand people.

The proposed teachers' annuity bill appears to set up a system which requires a larger contribution from the state of Iowa than the state is able to pay for when the needs of many other groups in the state are considered in relation to the state's present income. My present information, which has not yet been verified, is that the revenues of the state have been approximately one and a half million dollars short and that the funds from the liquor commission have had to be used to meet this shortage.

Robert D. Blue.

SPECIAL COMMITTEE APPOINTED

The Speaker appointed the following members as a special committee on tax study: Cox of Webster, McFarlane of Black Hawk and Redman of Sac.

SPECIAL COMMITTEE APPOINTED

The Speaker appointed the following members as a legislative

advisory committee on state office building: Whitehead of Dallas, Donohue of Cedar and Gardner of Bremer.

MESSAGES FROM 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 50, a bill for an act relating to soldiers exemptions.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 168, a bill for an act relating to additional millage levy for purpose of completion of buildings on fairgrounds.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 200, a bill for an act relating to dependent children.

W. J. SCARBOROUGH, Secretary.

SENATE AMENDMENT TO HOUSE FILE 50

Amend House File 50 by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section six thousand nine hundred forty-six (6946), Code, 1939, as amended by chapter two hundred forty-one (241), Acts of the Forty-ninth (49th) General Assembly, is amended by striking all of subsection three (3), four (4), and five (5) and the amendment of chapter two hundred forty-one (241), Acts of the Forty-ninth (49th) General Assembly, and inserting in lieu thereof the following:

"3. The property, not to exceed one thousand (\$1,000) dollars in taxable value of any honorably discharged soldier, sailor, marine or nurse of the first World War.

"4. The property, not to exceed five hundred (\$500) dollars in taxable value of any honorably discharged soldier, sailor, marine or nurse of the second World War, Army of Occupation in Germany November 12, 1918 to July 11, 1923, American Expeditionary Forces in Siberia November 12, 1918 to April 30, 1920, Second Nicaraguan Campaign with the Navy or Marines in Nicaragua or on combatant ships 1926-1933, Second Haitian Suppressions of Insurrections 1919-1920, Navy and Marine Operations in China 1937-1939 and Yangtze Service with Navy and Marines in Shanghai or in Yangtze Valley 1926-1927 and 1930-1932.

"In case any person in the foregoing classifications does not claim any such exemption from taxation, it shall be allowed in the name of such person to the same extent on the property of any one of the following persons in the order named:

"1. The wife, or widow remaining unmarried, of any such soldier, sailor, marine or nurse, where they are living together or were living together at the time of the death of such person.

"2. The widowed mother, remaining unmarried, of any such soldier, sailor, marine or nurse, whether living or deceased, where such widowed

mother is, or was at the time of death of the soldier, sailor, marine or nurse, dependent on such person for support.

"3. The minor child, or children owning property as tenants in common, of any such deceased soldier, sailor, marine or nurse.

"No more than one tax exemption shall be allowed under this section in the name of any honorably discharged soldier, sailor, marine or nurse."

Sec. 2. The state tax commission shall reimburse the several counties of the state for any loss of revenue occasioned by the granting of tax exemptions to soldiers, sailors, marines or nurses, or their dependents, under the provisions of section six thousand nine hundred forty-six (6946) of the Code as amended.

Sec. 3. The auditors of the several counties shall before November first (1st) of each year, certify to the state tax commission the aggregate amount in dollars of revenue that the several taxing districts in the county would lose by reason of the granting of such exemptions and the state tax commission shall, after ascertaining the correctness of said claim, remit the same to the various county treasurers. The funds received by each county treasurer shall be apportioned by him to the several taxing districts as provided by law, in the same manner as though the tax had been paid by the owners of the various properties upon which the exemption had been allowed.

Sec. 4. The reimbursement provided for in sections two (2) and three (3) of this act shall be paid by warrants drawn by the state comptroller upon certification of the state tax commission, from any excess in the homestead credit fund after all homestead credits have been allowed as provided by law.

Sec. 5. In the event that said excess in the homestead credit fund is insufficient to pay the claims of the several counties in full then the amount of each such claim shall be reduced by the state tax commission in the ratio that the total funds available bears to the total amount of such claims and in that event the several county treasurers shall distribute the funds received to the various taxing districts in the same manner.

Sec. 6. In any county in which is located a special charter city, which levies and collects its own taxes separately from the county, the auditor of such city shall certify to the county auditor the amount in dollars of revenue which the city would lose as a result of exemptions to soldiers, sailors, marines and nurses and the county auditor shall include said amount in his county estimate. Upon receipt of reimbursement funds from the state tax commission the county auditor shall turn over to the city treasurer the proportionate share for such city for allocation to the several taxing districts of said city.

Sec. 7. This act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and the American Citizen, a newspaper published at Des Moines, Iowa."

Further amend House File 50 by striking from the title all after the word "amend" in line 1 and by substituting in lieu thereof the following: "section six thousand nine hundred forty-six (6946), Code, 1939, relating to tax exemption to soldiers, sailors, marines and nurses, and

to provide for reimbursement to the counties for loss of revenues occasioned by such exemptions."

SENATE AMENDMENT TO HOUSE FILE 168

Amend House File 168 by inserting after the word "fairground" in the last line the words "special construction".

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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 April, 1945, sent to the Governor for his approval: House Joint Resolution 7; House Files 122, 127, 193, 198, 304, 326, 327, 379, 420 and 445.

CARL A. ANDERSON, *Chairman*.

Report adopted.

AMENDMENTS FILED

Klemesrud of Winnebago filed the following amendment to Senate File 388:

Amend section eight (8) by adding a new sentence at the end thereof as follows: "The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation provided by this act."

Wormley of Plymouth filed the following amendment to House File 430:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section four thousand two hundred thirty-three and four tenths (4233.4), Code, 1939, is amended as follows:

1. By striking in lines two (2) and three (3) the words 'two and one-half miles or more' and substituting in lieu thereof the words 'more than two miles'.

2. By inserting after the word 'school' in line eleven (11) the words 'at a reasonable cost or allow a reasonable sum to the parent or guardian for such transportation,'.

3. By inserting after the period (.) at the end of line thirteen (13) the following: 'Distance in either case shall be measured from the home or domicile of the child to the school designated for him to attend.'

"Sec. 2. Section four thousand two hundred thirty-three and five tenths (4233.5), Code, 1939, is hereby repealed.

"Sec. 3. Amend the title by inserting after the words and figures (4233.4) the words 'and to repeal section four thousand two hundred thirty-three and five tenths (4233.5).'"

On motion by Colburn of Shelby, the House adjourned until 9:30 a. m., Wednesday, April 11, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 11, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend B. H. Finch, pastor of the Methodist church, Killduff, Iowa.

Journal of April 10 was corrected and approved.

PETITION

Felton of Warren presented a petition signed by 200 citizens of Iowa, urging passage of Senate File 173.

Referred to sifting committee.

EXPRESSION OF APPRECIATION

MR. SPEAKER AND MEMBERS OF THE HOUSE: I desire to express my deepest appreciation to the members of the House, the Speaker of the House, and Governor Blue for the beautiful flowers; for the kind words which have been spoken to me. It is only in times of great stress, during the loss of some loved one, that a person really knows and can appreciate the many fine friends one has. I am unable to express my appreciation, and can only say—thank you.

X. T. PRENTIS.

Less of Dubuque, Donohue of Cedar, Fimmen of Davis, Hicklin of Louisa, Tyrrell of Wright, Nielsen of Pottawattamie, Gardner of Linn, Walter of Pottawattamie, Dodds of Des Moines, Farmer of Linn, Wormley of Plymouth, Colburn of Shelby and Morrissey of Jasper offered the following resolution:

HOUSE RESOLUTION 13

Whereas, The Honorable Arch W. McFarlane has served in the General Assembly for thirty-two years, and

Whereas, He has been most active in the legislature during all of those years and established an outstanding record as a legislator, and

Whereas, He has been Speaker of the House and President of the Senate, and

Because of his many years of service and his outstanding record, it is most fitting and proper that he receive special remembrance thereof, therefore,

Be It Resolved, That the House of Representatives, in the name of the

State of Iowa, present to the Honorable Arch W. McFarlane the chair which he occupied in the House of Representatives during his many years of service.

Unanimous consent having been granted for the immediate consideration of the resolution, Less of Dubuque moved its adoption. Motion prevailed and the resolution was adopted.

CONSIDERATION OF SENATE AMENDMENT

On request of Walter of Marshall, House File 168, a bill for an act providing for an additional millage levy in counties having a population of between thirty-five thousand and thirty-six thousand, upon all the taxable property of the county for the purpose of the completion of buildings upon the fairgrounds, after such additional levy has been approved by a majority of the voters of said county at either a primary or a general election, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by inserting after the word "fairground" in the last line the words "special construction".

Walter of Marshall moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 168.

Mr. Walter moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Anderson	Colburn	Frederickson	Kuester
Aubrey	Cooper	Frei	Kuhlmann
Avery	Cowan	Fulk	Lane
Baker	Cox	Gardner of Linn	Less
Bass	Datiman	Good	Lynch
Bents	Davis of	Hall	McFarlane
Blatti	Black Hawk	Hedin	McNeill
Blewett	Davis of Fayette	Heffner	McReynolds
Bockwoldt	Dodds	Hoeness	Meyer
Bonn	Donohue	Jessen	Miller
Bryson	Duffield	Kilpatrick	Mills
Burkman	Edwards	Klemesrud	Moore
Capesius	Fimmen	Krueger	Norland
Carlson	Fletcher	Kruse	Olson

Palmer	Schwengel	Swaner	Walter of
Parrish	Shepard	Tatum	Marshall
Peterson	Simonsen	Te Paske	Walter of
Prentis	Smith of Clayton	Tyrrell	Pottawattamie
Pritchard	Smith of	Utzig	Watson
Redman	Dickinson	Van Eaton	Whitaker
Reed	Steinberg	Visser	Williams
Robb	Strawman		Wormley
			Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Farmer	Long	Putney	Sloane
Gardner of	Martin	Robinson of	Stevens
Bremer	McEleney	Delaware	Vanderwilt
Hicklin	Morrissey	Robinson of	Weichman
Huston	Nelson	Monroe	Wellington
Langland	Nielsen	Saylor	Whitehead
Latchaw	Poston	Siefkas	

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

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 447

MR. PRESIDENT AND MR. SPEAKER: We, the members of the conference committee appointed on House File 447, make the following recommendations:

1. Strike from the Knudson amendment the first five lines of section seven (7).
2. Strike subsection "C" of the Knudson amendment; also strike out the words and figures ten thousand dollars (\$10,000.00) in line two (2) of subsection "h" and substitute in lieu thereof the words and figures seventy-five hundred dollars (\$7,500.00).

Respectfully submitted,

J. R. HALL.

H. M. KNUDSON.

JAY C. COLBURN.

E. K. BEKMAN.

JOHN R. GARDNER.

J. G. LUCAS.

ARCH W. MCFARLANE.

LEO ELTHON.

On the part of the House.

On the part of the Senate.

Hall of Mills moved the adoption of the report.

Motion prevailed and the report of the conference committee on House File 447 was adopted.

Hall of Mills moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 88:

Anderson	Fimmen	Miller	Smith of Clayton
Aubrey	Fletcher	Mills	Smith of
Avery	Frederickson	Moore	Dickinson
Baker	Frei	Nelson	Steinberg
Bass	Fulk	Nielsen	Stevens
Bents	Gardner of Linn	Olson	Strawman
Blatti	Hall	Palmer	Swaner
Blewett	Hedin	Parrish	Tatum
Bockwoldt	Heffner	Peterson	Te Paske
Bonn	Hoeness	Prentis	Tyrrell
Burkman	Jessen	Pritchard	Utzig
Capesius	Kilpatrick	Redman	Vanderwilt
Carlson	Klemesrud	Reed	Visser
Colburn	Krueger	Robinson of	Walter of
Cooper	Kruse	Delaware	Marshall
Cowan	Kuester	Robinson of	Walter of
Cox	Kuhlmann	Monroe	Pottawattamie
Datisman	Lane	Saylor	Watson
Davis of	Langland	Schwengel	Wellington
Black Hawk	Lynch	Shepard	Whitaker
Davis of Fayette	McFarlane	Siefkas	Williams
Dodds	McNeill	Simonsen	Wormley
Duffield	McReynolds	Sloane	Mr. Speaker
Edwards	Meyer		

The nays were, none.

Absent or not voting, 20:

Bryson	Hicklin	Martin	Putney
Donohue	Huston	McEleney	Robb
Farmer	Latchaw	Morrissey	Van Eaton
Gardner of	Less	Norland	Weichman
Bremer	Long	Poston	Whitehead
Good			

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 218, a bill for an act relating to adoptions.

Also: That the Senate has concurred in the conference committee report and adopted the amendments and also has passed House File 447, a bill for an act relating to capital improvements of institutions under the Board of Control.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 460, a bill for an act relating to officers and employees of the General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 464, a bill for an act relating to misleading names.

Also: That the Senate concurs in the House amendments and has passed Senate File 330, a bill for an act to provide for the study and survey of reorganization of school districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 383, a bill for an act relating to occupational diseases.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGE CONSIDERED

Senate File 383, a bill for an act to define occupational diseases and to provide for workmen's compensation benefits for disability or death from injurious exposure thereto; prescribing certain limitations and exceptions, and prescribing certain employer's liability relating thereto. Said Act also schedules the diseases defined as occupational under the provisions hereof and the process or occupation in which said respective diseases are declared to be an industrial hazard and compensable. Said Act provides for procedure for obtaining benefits, processing claims by Industrial Commissioner and for appeals.

Read first time and referred to sifting committee.

SENATE AMENDMENT TO HOUSE FILE 460

Amend House File 460, section one (1), by striking lines three (3) to eleven (11) inclusive, and substituting in lieu thereof the following:

"The President of the Senate or the Speaker of the House may engage the services of the Secretary of the Senate, the Chief Clerk of the House, and any clerical help as may be found necessary for a period of not to exceed thirty (30) days before the convening of the General Assembly and for a period not to exceed thirty (30) days after the adjournment of the General Assembly, to perform such duties as may be required for the General Assembly. Employees so engaged shall be compensated on the same basis as for the regular legislative session immediately preceding and for any expense involved in connection with the duties assigned, and there is hereby appropriated therefor \$2,000 or so much thereof as may be necessary."

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 436, a bill for an act to provide for the general welfare of public employees by establishing an old age and survivor insurance system; to

provide for the administration of such system; to provide for deductions from pay of public employees and contributions from the state, political subdivisions and other instrumentalities of the state and all political subdivisions thereof including public school districts to raise funds for such retirement system; to repeal conflicting laws and to declare an emergency, was taken up for consideration.

On motion by Prentis of Ringgold, the House recessed until 1:30 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

LEAVE OF ABSENCE

Leave of absence was granted Colburn of Shelby on request of Kuester of Cass.

INVITATION TO CLEAR LAKE LEGISLATIVE PICNIC

Krueger of Cerro Gordo invited the members of the House to attend the annual governor's day party at Clear Lake in the following remarks:

The annual governor's day party will be held on Saturday and Sunday, August 4 and 5, 1945 at Clear Lake, Iowa.

All elected state officials are invited to be our guests at the annual party honoring our governor.

Most of you have attended in past years, and we hope that all of you will be with us this year. Accommodations and breakfast will be furnished you and your wives on Saturday.

INTRODUCTION OF BILLS

House File 477, by committee on military and veterans affairs, a bill for an act to amend section nine thousand four (9004), Code, 1939, relating to veterans' agency contracts with life insurance companies or associations.

Read first time and referred to sifting committee.

House File 478, by committee on aeronautics, a bill for an act to amend chapter two hundred nine (209), Acts of the Forty-ninth General Assembly, relating to levy of taxes for airports.

Read first time and referred to sifting committee.

House File 479, by committee on public lands and buildings, a bill for an act to segregate the interest earned by funds invested as provided by House File 458, Acts of the 51st General Assembly when made by the treasurer of state, up to the sum of fifty thousand dollars (\$50,000.00), and appropriate said sum of fifty thousand dollars (\$50,000.00) for the purpose of acquiring a suitable site and constructing a residence for the Governor of the State of Iowa; to authorize the executive council and the joint committee on retrenchment and reform to employ an architect or architects to prepare plans and specifications for said residence and to enter into a contract or contracts for the construction of said residence, and to provide for an appropriation therefor.

Read first time and referred to committee on appropriations.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 118

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the conference committee appointed to consider the differences between the House and the Senate on House File 118, relating to the transportation of school pupils, beg leave to report that we have had the same under consideration and we make the following recommendations:

That House File 118 be amended as follows:

Amend section six (6), line one (1), by striking the word "board" and inserting in lieu thereof the word "department".

Amend section six (6) line four (4) by adding after the period in said line a new sentence as follows: "The appropriation provided by this Act may be expended in part for the direction and supervision provided by the Act which shall include salaries and all necessary traveling expense incurred by the director and his assistants in the performance of their official duties."

Amend section eight (8), subsection one (1), by striking from line three (3) the words "Administer the provisions of this Act and".

Amend section eight (8) by striking lines six (6) and seven (7) and inserting in lieu thereof "(2) Review and approve bus routes which, when established, are located in more than one county."

Amend section eight (8) by striking lines eight (8), nine (9), ten (10) and eleven (11) and inserting in lieu thereof "(3) Establish uniform standards for locating and operating bus routes and for the protection of the health and safety of pupils transported."

Amend section eight (8) by striking lines twelve (12), thirteen (13) and fourteen (14).

Amend section eight (8) by renumbering the remaining subsections.

Amend section nine (9) by striking lines six (6) to twelve (12) inclusive and inserting in lieu thereof "(2) Approve all bus routes of school districts within the county, except bus routes in city, town or village independent districts and consolidated school districts, and re-

view and approve arrangements between school districts for transportation from one district to another district within the county."

Amend section ten (10), line one (1), by inserting the word "local" after the second "the".

Amend section ten (10), line seven (7) by striking the period and adding the words, "so as to provide for the economical and efficient operation thereof without duplication of facilities, and to properly safeguard the health and safety of the pupils transported."

Amend section ten (10), line thirteen (13), by striking the words, "to provide transportation" and inserting in lieu thereof "and prescribe their qualifications and adopt rules for their conduct."

Respectfully submitted,

GEORGE E. FARMER.

HARRY WEICHMAN.

ALBERT STEINBERG.

C. A. BRYSON.

On the part of the House.

ALDEN L. DOUD.

A. D. CLEM.

FLOYD JONES.

DE VERE WATSON.

On the part of the Senate.

CONSIDERATION OF SENATE AMENDMENTS

On request of Prentis of Ringgold, House File 50, a bill for an act to amend section six thousand nine hundred forty-six (6946), Code, 1939, relating to exemptions from taxation of property of soldiers, sailors, marines, nurses, and widows, and the child or children of soldiers, sailors, marines, and nurses, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section six thousand nine hundred forty-six (6946), Code, 1939, as amended by chapter two hundred forty-one (241), Acts of the Forty-ninth (49th) General Assembly, is amended by striking all of subsection three (3), four (4), and five (5) and the amendment of chapter two hundred forty-one (241), Acts of the Forty-ninth (49th) General Assembly, and inserting in lieu thereof the following:

"3. The property, not to exceed one thousand (\$1,000) dollars in taxable value of any honorably discharged soldier, sailor, marine or nurse of the first World War.

"4. The property, not to exceed five hundred (\$500) dollars in taxable value of any honorably discharged soldier, sailor, marine or nurse of the second World War, Army of Occupation in Germany November 12, 1918 to July 11, 1923, American Expeditionary Forces in Siberia November 12, 1918 to April 30, 1920, Second Nicaraguan Campaign with the Navy or Marines in Nicaragua or on combatant ships 1926-1933, Second Haitian Suppressions of Insurrections 1919-1920, Navy and Marine Operations in China 1937-1939 and Yangtze Service with Navy and Marines in Shanghai or in Yangtze Valley 1926-1927 and 1930-1932.

"In case any person in the foregoing classifications does not claim any such exemption from taxation, it shall be allowed in the name of such person to the same extent on the property of any one of the following persons in the order named:

"1. The wife, or widow remaining unmarried, of any such soldier, sailor, marine or nurse, where they are living together or were living together at the time of the death of such person.

"2. The widowed mother, remaining unmarried, of any such soldier, sailor, marine or nurse, whether living or deceased, where such widowed mother is, or was at the time of death of the soldier, sailor, marine or nurse, dependent on such person for support.

"3. The minor child, or children owning property as tenants in common, of any such deceased soldier, sailor, marine or nurse.

"No more than one tax exemption shall be allowed under this section in the name of any honorably discharged soldier, sailor, marine or nurse."

Sec. 2. The state tax commission shall reimburse the several counties of the state for any loss of revenue occasioned by the granting of tax exemptions to soldiers, sailors, marines or nurses, or their dependents, under the provisions of section six thousand nine hundred forty-six (6946) of the Code as amended.

Sec. 3. The auditors of the several counties shall before November first (1st) of each year, certify to the state tax commission the aggregate amount in dollars of revenue that the several taxing districts in the county would lose by reason of the granting of such exemptions and the state tax commission shall, after ascertaining the correctness of said claim, remit the same to the various county treasurers. The funds received by each county treasurer shall be apportioned by him to the several taxing districts as provided by law, in the same manner as though the tax had been paid by the owners of the various properties upon which the exemption had been allowed.

Sec. 4. The reimbursement provided for in sections two (2) and three (3) of this act shall be paid by warrants drawn by the state comptroller upon certification of the state tax commission, from any excess in the homestead credit fund after all homestead credits have been allowed as provided by law.

Sec. 5. In the event that said excess in the homestead credit fund is insufficient to pay the claims of the several counties in full then the amount of each such claim shall be reduced by the state tax commission in the ratio that the total funds available bears to the total amount of such claims and in that event the several county treasurers shall distribute the funds received to the various taxing districts in the same manner.

Sec. 6. In any county in which is located a special charter city, which levies and collects its own taxes separately from the county, the auditor of such city shall certify to the county auditor the amount in dollars of revenue which the city would lose as a result of exemptions to soldiers, sailors, marines and nurses and the county auditor shall include said amount in his county estimate. Upon receipt of reimbursement funds from the state tax commission the county auditor shall turn over to

the city treasurer the proportionate share for such city for allocation to the several taxing districts of said city.

Sec. 7. This act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and the American Citizen, a newspaper published at Des Moines, Iowa."

Further amend House File 50 by striking from the title all after the word "amend" in line 1 and by substituting in lieu thereof the following: "section six thousand nine hundred forty-six (6946), Code, 1939, relating to tax exemption to soldiers, sailors, marines and nurses, and to provide for reimbursement to the counties for loss of revenues occasioned by such exemptions."

Prentis of Ringgold moved that the House refuse to concur in the Senate amendment.

Roll call was demanded.

Rule 18 was invoked.

On the question "Shall the House concur?"

The ayes were, 44:

Aubrey	Frederickson	Lynch	Schwengel
Blatti	Frei	McEleney	Shepard
Burkman	Gardner of Linn	McNeill	Stevens
Capesius	Good	McReynolds	Swaner .
Carlson	Hicklin	Meyer	Tatum
Cowan	Huston	Nelson	Utzig
Cox	Kilpatrick	Nielsen	Vanderwilt
Datiman	Kuhlmann	Norland	Visser
Davis of Fayette	Langland	Olson	Walter of
Edwards	Less	Palmer	Pottawattamie
Fimmen	Long	Saylor	Williams
Fletcher			

The nays were, 55:

Anderson	Hall	Peterson	Smith of
Avery	Hedin	Poston	Dickinson
Baker	Heffner	Prentis	Steinberg
Bass	Hoeness	Pritchard	Strawman
Blewett	Jessen	Putney	Te Paske
Bockwoldt	Klemesrud	Redman	Tyrrell
Bonn	Krueger	Reed	Van Eaton
Bryson	Kruse	Robb	Walter of
Cooper	Kuester	Robinson of	Marshall
Davis of	McFarlane	Monroe	Watson
Black Hawk	Miller	Siefkas	Weichman
Dodds	Mills	Simonsen	Wellington
Donohue	Moore	Sloane	Whitaker
Farmer	Morrissey	Smith of Clayton	Wormley
Fulk	Parrish		Mr. Speaker

Absent or not voting, 9:

Bents	Gardner of	Latchaw	Robinson of
Colburn	Bremer	Martin	Delaware
Duffield	Lane		Whitehead

The House refused to concur in Senate amendment to House File 50.

Duffield of Guthrie, Gardner of Bremer and Robinson of Delaware were excused from voting under Rule 15.

On request of Wormley of Plymouth, House File 460, a bill for an act to amend chapter two (2), Code, 1939, relating to officers and employees of the General Assembly, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend section one (1), by striking lines three (3) to eleven (11) inclusive, and substituting in lieu thereof the following:

"The President of the Senate or the Speaker of the House may engage the services of the Secretary of the Senate, the Chief Clerk of the House, and any clerical help as may be found necessary for a period of not to exceed thirty (30) days before the convening of the General Assembly and for a period not to exceed thirty (30) days after the adjournment of the General Assembly, to perform such duties as may be required for the General Assembly. Employees so engaged shall be compensated on the same basis as for the regular legislative session immediately preceding and for any expense involved in connection with the duties assigned, and there is hereby appropriated therefor \$2000 or so much thereof as may be necessary."

Wormley of Plymouth moved that the House refuse to concur in the Senate amendment.

The House refused to concur in Senate amendment to House File 460.

Fletcher of Osceola moved that the Senate be requested to return Senate File 412.

Motion prevailed.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 436, a bill for an act to provide for the general welfare of public employees by establishing an old age and survivor insurance system; to provide for the administration of such system; to provide for deductions from pay of public employees and contributions from the state, political subdivisions and other instrumentalities of the state and all political subdivisions thereof including Public School Districts to raise funds for such retirement system; to repeal conflicting laws and to declare an emergency.

Reed of Jefferson asked and obtained unanimous consent to offer the following corrective amendment:

Amend section nine (9), line seven (7), by inserting immediately after the word "deducted" the word "adjustments".

Reed of Jefferson moved that the amendment offered by him be adopted.

Amendment adopted.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 70:

Aubrey	Gardner of Linn	Moore	Sloane
Bents	Hedin	Morrissey	Smith of
Burkman	Huston	Nelson	Dickinson
Carlson	Jessen	Nielsen	Steinberg
Colburn	Klemesrud	Norland	Stevens
Cowan	Krueger	Palmer	Swaner
Cox	Kruse	Poston	Tyrrell
Davis of	Kuhlmann	Prentis	Utzig
Black Hawk	Lane	Pritchard	Vanderwilt
Davis of Fayette	Langland	Putney	Van Eaton
Dodds	Less	Redman	Walter of
Donohue	Long	Reed	Pottawattamie
Edwards	Martin	Robb	Watson
Farmer	McEleney	Robinson of	Weichman
Fimmen	McFarlane	Delaware	Wellington
Frederickson	McNeill	Robinson of	Williams
Frei	McReynolds	Monroe	Wormley
Fulk	Meyer	Schwengel	Mr. Speaker
Gardner of	Mills	Simonsen	
Bremer			

The nays were, 36:

Anderson	Cooper	Kilpatrick	Siefkas
Avery	Datisman	Kuester	Smith of Clayton
Baker	Duffield	Lynch	Strawman
Bass	Fletcher	Miller	Tatum
Blatti	Good	Olson	Te Paske
Blewett	Hall	Parrish	Visser
Bockwoldt	Heffner	Peterson	Walter of
Bonn	Hicklin	Saylor	Marshall
Bryson	Hoeness	Shepard	Whitaker
Capesius			

Absent or not voting, 2:

Latchaw Whitehead

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

McFarlane of Black Hawk moved that the vote by which Senate

File 436 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File 476, a bill for an act making an appropriation for payment of miscellaneous expenses of the Fifty-first General Assembly, was taken up for consideration.

Hall of Mills offered the following amendment and moved its adoption:

Amend section one (1), line nine (9), by inserting after the word "house," the following: "Irving W. Myers, first assistant in law and economic research,".

Further amend section one (1) by inserting after line twelve (12) the following: "Edna Gillespie, Senate journal clerk, \$2.00 per day for each day served in connection with the Fifty-first General Assembly."

Amendment adopted.

Steinberg of Story offered the following amendment and moved its adoption:

Amend by adding to the second paragraph of section one (1) the following: "Jean Olson, House Journal Clerk, \$2.00 per day for each day served in connection with the Fifty-first General Assembly."

Amendment adopted.

Cooper of Adams offered the following amendment and moved its adoption:

Amend section six (6) by adding at the end thereof the following: "Vera Emerson\$25.00".

Amendment adopted.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Capesius	Edwards	Good
Avery	Carlson	Farmer	Hall
Baker	Cooper	Fimmen	Hedin
Bass	Cowan	Fletcher	Heffner
Blatti	Datisman	Frederickson	Hoeness
Blewett	Davis of	Frei	Huston
Bockwoldt	Black Hawk	Fulk	Kilpatrick
Bonn	Davis of Fayette	Gardner of	Klemesrud
Bryson	Dodds	Bremer	Krueger
Burkman	Duffield	Gardner of Linn	Kruse

Kuester	Nielsen	Shepard	Utzig
Kuhlmann	Olson	Siefkas	Vanderwilt
Langland	Palmer	Simonsen	Walter of
Less	Parrish	Sloane	Marshall
Long	Peterson	Smith of Clayton	Walter of
Lynch	Prentis	Smith of	Pottawattamie
McEleney	Pritchard	Dickinson	Watson
McFarlane	Redman	Steinberg	Weichman
McNeill	Robb	Strawman	Wellington
McReynolds	Robinson of	Swaner	Whitaker
Meyer	Delaware	Tatum	Williams
Miller	Saylor	Te Paske	Wormley
Mills	Schwengel	Tyrrell	Mr. Speaker
Nelson			

The nays were, none.

Absent or not voting, 21:

Aubrey	Jessen	Norland	Stevens
Bents	Lane	Poston	Van Eaton
Colburn	Latchaw	Putney	Visser
Cox	Martin	Reed	Whitehead
Donohue	Moore	Robinson of	
Hicklin	Morrissey	Monroe	

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 456, a bill for an act relating to motor vehicle fuel license fees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 443, a bill for an act relating to appropriations to individuals.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 444, a bill for an act relating to appropriations to individuals.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 445, a bill for an act relating to appropriation to Otis Truck Line, Forest City, Iowa.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 443, a bill for an act to make appropriations to J. T. Dykhous, Rock Rapids, Iowa; O. H. Henningsen, Clinton,

Iowa; R. V. Leo, Dysart, Iowa; G. T. Kuester, Griswold, Iowa; John S. Heffner, Webster City, Iowa; and Melvin Wilson, Lake City, Iowa.

Read first time and referred to committee on appropriations.

Senate File 444, a bill for an act to make appropriations to B. S. Moyle, Des Moines, Iowa; G. W. Hunt, Guttenberg, Iowa; Robert Keir, Spencer, Iowa; Alden L. Doud, Douds, Iowa; N. D. McCombs, Des Moines, Iowa; Henry K. Peterson, Council Bluffs, Iowa, and Mrs. Raymond Sayre, Ackworth, Iowa.

Read first time and referred to committee on appropriations.

Senate File 445, a bill for an act to make appropriation to Otis Truck Line, Forest City, Iowa.

Read first time and referred to committee on appropriations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 289, 290, 291, 416, 427 and 424.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 289, 290, 291, 416, 427 and 424.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

April 10, 1945: House Joint Resolution 7 and House Files 122, 127, 198, 304, 326, 327, 420 and 445.

AMENDMENTS FILED

Burkman of Polk and Miller of Humboldt filed the following amendment to Senate File 326:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Amend section one thousand five hundred thirty-six (1536), Code, 1939, by adding after paragraph one (1), the following:

'Provided, however, boys from 12 to 16 years of age may be employed in bowling alleys where no beer is sold, if they have a work permit as required in section one thousand five hundred thirty-one (1531), Code, Iowa, 1939.'".

Frederickson of Palo Alto filed the following amendment to House File 430:

Amend the Wormley amendment by striking all after subsection two (2) of section one (1).

Steinberg of Story filed the following amendment to Senate File 388:

Amend as follows:

Strike all of section five (5) and substitute in lieu thereof the following:

"Sec. 5. Supplementary aid shall be on the basis of per school census child and shall be computed and determined as follows:

1. Multiply seventy-five dollars (\$75.00) by the combined number of non-tuition elementary students in average daily attendance and average number of elementary students for which the district pays tuition to another district.

2. Multiply one hundred twenty-five dollars (\$125.00) by the combined number of non-tuition high school students in average daily attendance and average number of high school students for which the district pays tuition to another district.

3. Take the sum of the amounts found in paragraphs one (1) and two (2) of this section.

4. From this sum, subtract the receipts in the general fund which are described in paragraph two (2) of section four (4).

5. Divide the remainder obtained in paragraph four (4) by the school census to determine the amount per census child to which the district may be entitled in supplementary aid."

Fletcher of Osceola filed the following amendment to Senate File 412:

Amend by striking from line one (1) of first Whereas the words "regular school" and inserting in lieu thereof the words "special city", and by striking from line three (3) thereof the words "independent school district" and inserting in lieu thereof the word "city".

Further amend by striking from line two (2) of the third Whereas the words "school district" and inserting in lieu thereof the words "city of Sibley".

Further amend by placing a period (.) after the word "place" in line seven (7) of the sixth Whereas and striking out the remainder of said paragraph.

Further amend by striking from lines one (1) and two (2) of section one (1) the words "independent school district" and inserting in lieu thereof the word "city".

On motion by Nielsen of Pottawattamie, the House adjourned until 9:30 a. m., Thursday, April 12, 1945.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, APRIL 12, 1945.

The House met pursuant to adjournment, Speaker Felton in the chair.

Prayer was offered by the Reverend E. A. Briggs, pastor of the First Methodist church, Boone, Iowa.

Speaker pro tempore Morrissey in the chair.

Journal of April 11 was corrected and approved.

LEAVE OF ABSENCE

Leave of absence was granted Bents of Howard on request of Tatum of Harrison.

PRESENTATION OF VISITORS

Hoeness of Madison presented the Honorable O. E. Husted, former member from Madison county.

Schwengel of Scott presented Dr. Gilbert Kroeger of Kirksville, Missouri.

Kuester of Cass offered the following resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:

HOUSE CONCURRENT RESOLUTION 26

Be It Resolved by the House, the Senate Concurring:

That the following bills, authorized by legislative action, are hereby approved and ordered paid as provided by chapter 26, Acts of the Forty-ninth General Assembly:

SENATE

Iowa Paper Box Company (Supplies).....	\$ 1.80
Railway Express Agency (Express Charge).....	1.79

HOUSE

Floyd Woodard (expense for Memorial Session).....	10.00
Koch Brothers (supplies).....	29.50
A. C. Gustafson (postage and miscellaneous exp.).....	26.60

The state comptroller is hereby authorized and directed to issue warrants for amounts above listed and to the persons and firms to whom such amounts are due.

Resolution adopted.

CONSIDERATION OF SENATE AMENDMENT

Walter of Marshall called up for consideration House Concurrent Resolution 25, amended by the Senate, and moved that the House concur in the following amendment:

Amend House Concurrent Resolution 25 by striking from the last paragraph thereof the words "Fifty-first" and insert in lieu thereof "Fifty-second".

Walter of Marshall moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House Concurrent Resolution 25.

Mr. Walter moved the adoption of the resolution.

Resolution adopted.

On request of Kuester of Cass, House File 451, a bill for an act to amend sections three thousand three hundred eighty-eight (3388), three thousand four hundred three (3403), three thousand four hundred sixty-six (3466) and three thousand four hundred eighty-six (3486), relating to salaries of superintendents of state hospitals under the board of control, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT

Amend House File 451 by striking from line five (5) of section one (1) the words, " 'forty-five hundred' ", and inserting in lieu thereof the words, " 'thirty-six hundred' ".

Further amend by striking from line ten (10) of section one (1) the words, " 'forty-five hundred' ", and inserting in lieu thereof the words, " 'thirty-six hundred' ".

Further amend by striking from line sixteen (16) of section one (1) the words, " 'forty-five hundred' ", and inserting in lieu thereof the words, " 'thirty-six hundred' ".

Further amend by striking from line thirteen (13), section one (1), as amended by the House the words, " 'forty-five hundred' ", and inserting in lieu thereof the words, " 'thirty-six hundred' ".

Kuester of Cass moved that the House refuse to concur in the Senate amendment.

Motion prevailed and the House refused to concur in the Senate amendment.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists upon its amendments to House File 50, a bill for an act relating to veterans' exemptions, and the President of the Senate has named the following Senators as conference committee: Senators Shaw, Faul, Cromwell and Dykhouse.

Also: I am directed to inform your honorable body that the Senate has adopted the conference committee report and passed House File 118, a bill for an act relating to transportation of school pupils.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 451, a bill for an act relating to salaries of superintendents of state hospitals under the board of control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 471, a bill for an act relating to salaries of superintendents of institutions and state schools.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 103, a bill for an act relating to unemployment compensation.

Also: That the Senate returns herewith Senate File 412, a bill for an act legalizing an election held in the city of Sibley, Iowa, as requested by the House.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 421, a bill for an act relating to group insurance.

Also: That the Senate has concurred in the House amendments and passed Senate File 436, a bill for an act relating to establishment of public employees retirement plan.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 442, a bill for an act relating to legalizing the appointments of certain public officials by the Governor.

Also: That the Senate insists upon its amendment to House File 460, a bill for an act relating to legislative officers and employees. The President has appointed as a conference committee the following senators, Elthon, Shaw, Sjulín and Harvey.

Also: That the Senate has amended and also adopted House Concurrent Resolution 25, relating to judges of the district court.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Senate File 103, a bill for an act to amend the law as it appears in chapter seventy-seven and two-tenths (77.2), Code of 1939, and sections one thousand five hundred fifty-one and nine-hundredths (1551.09), one thousand five hundred fifty-one and ten hundredths, subsection E (1551.10-E) as amended, section one thousand five hundred fifty-one and thirteen hundredths, subsection C, paragraph one (1551.13-C-1), one thousand five hundred fifty-one and twenty-five hundredths, subsections J and Q (1551.25-J-Q), and to repeal section one thousand five hundred fifty-one and eleven hundredths, subsections A and B (1551.11-A-B), and to enact a substitute therefor all in said chapter relating to unemployment compensation and the payment thereof, so as to increase the weekly benefits and to provide the method of determining the same; so as to increase individual credits and lengthen the duration of payment of benefits; so as to re-state provisions relating to eligibility and disqualifications for benefits; so as to re-define total unemployment and partial unemployment; so as to increase the maximum amount of benefits which may be charged against the account of an employer; so as to fix the method of receiving and processing of claims filed prior to the effective date of this Act; and to repeal all Acts or parts of Acts in conflict with this Act.

Read first time and referred to sifting committee.

Senate File 421, a bill for an act authorizing qualified insurance companies, associations and interinsurance exchanges to write life, health and accident insurance for the individual members of organized business and professional groups or their organized employees.

Read first time and referred to sifting committee.

Senate File 442, a bill for an act to legalize the appointments of certain public officials by the Governor of Iowa which have been confirmed by the Senate.

Read first time and referred to sifting committee.

Fulk of Page asked and obtained unanimous consent to expunge the record on his amendment to House File 476.

ADOPTION OF HOUSE RESOLUTION 14

Heffner of Hamilton offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

Be It Resolved by the House: That the bill room of the House, together with all bills introduced in the House of Representatives of the Fifty-first General Assembly of Iowa, remain intact in the bill room of the House Chamber, and that the office of the Chief Clerk of the House with all equipment and supplies remain intact, and that the upholstered, swivel chairs of the House be stored in the cloak room of the House, and the custodian of the State House is hereby instructed and directed not to permit the use of any such equipment or supplies except that he shall permit the distribution of any bills from the bill room which may be requested, and neither the bill room of the House nor the cloak room, nor the office of the Chief Clerk of the House of Representatives shall be occupied by any state department during the interim between the Fifty-first and Fifty-second General Assemblies of Iowa.

Motion prevailed and the resolution was adopted.

APPOINTMENT OF CONFERENCE COMMITTEE ON
HOUSE FILE 460

The Speaker announced the appointment of the following members to the conference committee on House File 460: Wormley of Plymouth, Farmer of Linn, Kruse of Floyd and Morrissey of Jasper.

APPOINTMENT OF CONFERENCE COMMITTEE ON
HOUSE FILE 50

The Speaker announced the appointment of the following members to the conference committee on House File 50: Sloane of Polk, Carlson of Woodbury, Klemesrud of Winnebago and Nielsen of Pottawattamie.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON
HOUSE FILE 118

Farmer of Linn called up the report of the conference committee on House File 118, filed on April 11, and moved its adoption:

Report adopted.

Farmer of Linn moved that the bill be read a last time now

and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 84:

Avery	Gardner of	Morrissey	Smith of
Baker	Bremer	Nelson	Dickinson
Bass	Hedin	Nielsen	Steinberg
Blatti	Heffner	Norland	Stevens
Blewett	Hoeness	Olson	Strawman
Bryson	Huston	Palmer	Tatum
Burkman	Kilpatrick	Peterson	Te Paske
Carlson	Klemesrud	Poston	Tyrrell
Cooper	Krueger	Pritchard	Utzig
Cowan	Kruse	Putney	Vanderwilt
Datisman	Kuester	Redman	Van Eaton
Davis of	Kuhlmann	Reed	Visser
Black Hawk	Lane	Robb	Walter of
Davis of Fayette	Langland	Robinson of	Marshall
Dodds	Long	Delaware	Walter of
Donohue	Lynch	Robinson of	Pottawattamie
Edwards	McFarlane	Monroe	Watson
Farmer	McNeill	Schwengel	Weichman
Fimmen	McReynolds	Shepard	Wellington
Fletcher	Meyer	Siefkas	Whitaker
Frederickson	Miller	Simonsen	Williams
Frei	Mills	Sloane	Mr. Speaker
Fulk	Moore	Smith of Clayton	

The nays were, 1:

Duffield

Absent or not voting, 23:

Anderson	Colburn	Jessen	Prentis
Aubrey	Cox	Latchaw	Saylor
Bents	Gardner of Linn	Less	Swaner
Bockwoldt	Good	Martin	Whitehead
Bonn	Hall	McEleney	Wormley
Capesius	Hicklin	Parrish	

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

CONSIDERATION OF BILLS

Speaker Felton in the chair.

House File 478, a bill for an act to amend chapter two hundred nine (209) Acts of the Forty-ninth General Assembly, relating to levy of taxes for airports, was taken up for consideration.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Frei	Moore	Smith of Clayton
Aubrey	Gardner of	Morrissey	Smith of
Avery	Bremer	Nelson	Dickinson
Baker	Gardner of Linn	Nielsen	Steinberg
Bass	Good	Norland	Stevens
Blatti	Hedin	Olson	Strawman
Blewett	Heffner	Palmer	Tatum
Bryson	Hoeness	Peterson	Te Paske
Burkman	Huston	Prentis	Tyrrell
Capesius	Kilpatrick	Pritchard	Utzig
Carlson	Klemesrud	Redman	Vanderwilt
Cowan	Krueger	Reed	Van Eaton
Datisman	Kruse	Robb	Visser
Davis of	Kuester	Robinson of	Walter of
Black Hawk	Kuhlmann	Delaware	Marshall
Davis of Fayette	Lane	Robinson of	Walter of
Dodds	Langland	Monroe	Pottawattamie
Donohue	Less	Saylor	Watson
Duffield	Lynch	Schwengel	Weichman
Edwards	McFarlane	Shepard	Wellington
Farmer	McNeill	Siefkas	Whitaker
Fimmen	McReynolds	Simonsen	Williams
Fletcher	Meyer	Sloane	Mr. Speaker
Frederickson	Mills		

The nays were, none.

Absent or not voting, 21:

Bents	Fulk	Long	Poston
Bockwoldt	Hall	Martin	Putney
Bonn	Hicklin	McEleney	Swaner
Colburn	Jessen	Miller	Whitehead
Cooper	Latchaw	Parrish	Wormley
Cox			

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

Fletcher of Osceola asked and obtained unanimous consent to expunge the record of the report of the committee on enrolled bills, and the report on bills signed by the Speaker on Senate File 412.

RECONSIDERATION OF VOTE BY WHICH SENATE FILE 412 PASSED THE HOUSE

Fletcher of Osceola moved to reconsider the vote by which Senate File 412 passed the House.

Motion prevailed.

Fletcher of Osceola moved that the following amendment proposed by him be adopted:

Amend by striking from line one (1) of the first Whereas the words "regular school" and inserting in lieu thereof the words "special city", and by striking from line three (3) thereof the words "independent school district" and inserting in lieu thereof the word "city".

Further amend by striking from line two (2) of the third Whereas the words "school district" and inserting in lieu thereof the words "city of Sibley".

Further amend by placing a period (.) after the word "place" in line seven (7) of the sixth Whereas and striking out the remainder of said paragraph.

Further amend by striking from lines one (1) and two (2) of section one (1) the words "independent school district" and inserting in lieu thereof the word "city".

Amendment adopted.

Fletcher of Osceola moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 86:

Anderson	Fletcher	Mills	Smith of
Aubrey	Frederickson	Morrissey	Dickinson
Avery	Frei	Nelson	Steinberg
Baker	Fulk	Nielsen	Stevens
Bass	Good	Norland	Strawman
Blatti	Hedin	Olson	Tatum
Blewett	Heffner	Palmer	Te Paske
Bryson	Hoeness	Parrish	Tyrrell
Burkman	Huston	Peterson	Utzig
Capesius	Kilpatrick	Poston	Vanderwilt
Carlson	Klemesrud	Prentis	Van Eaton
Cooper	Krueger	Pritchard	Visser
Cowan	Kruse	Redman	Walter of
Datisman	Kuester	Reed	Marshall
Davis of	Kuhlmann	Robb	Walter of
Black Hawk	Lane	Robinson of	Pottawattamie
Davis of Fayette	Less	Monroe	Watson
Dodds	Lynch	Saylor	Weichman
Donohue	McFarlane	Shepard	Wellington
Duffield	McNeill	Siefkas	Whitaker
Edwards	McReynolds	Simonsen	Williams
Farmer	Meyer	Sloane	Mr. Speaker
Fimmen	Miller	Smith of Clayton	

The nays were, none.

Absent or not voting, 22:

Bents	Gardner of Linn	Long	Robinson of
Bockwoldt	Hall	Martin	Delaware
Bonn	Hicklin	McEleney	Schwengel
Colburn	Jessen	Moore	Swaner
Cox	Langland	Putney	Whitehead
Gardner of	Latchaw		Wormley
Bremer			

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

Poston of Wayne moved to withdraw House Joint Resolution 3 from the sifting committee.

Motion lost.

Robinson of Delaware asked and obtained unanimous consent for the immediate consideration of Senate Files 443, 444, 445 and for suspension of the rule prohibiting the first and last reading of a bill on the same day.

Senate File 443, a bill for an act to make appropriations to J. T. Dykhouse, Rock Rapids, Iowa; O. H. Henningsen, Clinton, Iowa; R. V. Leo, Dysart, Iowa; G. T. Kuester, Griswold, Iowa; John S. Heffner, Webster City, Iowa; and Melvin Wilson, Lake City, Iowa, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 90:

Anderson	Fletcher	McReynolds	Simonsen
Aubrey	Frederickson	Meyer	Sloane
Avery	Frei	Mills	Smith of Clayton
Baker	Fulk	Moore	Smith of
Bass	Gardner of	Nelson	Dickinson
Blatti	Bremer	Norland	Steinberg
Blewett	Gardner of Linn	Olson	Stevens
Bryson	Good	Palmer	Strawman
Burkman	Hedin	Peterson	Tatum
Capesius	Hoeness	Poston	Te Paske
Carlson	Huston	Prentis	Tyrrell
Colburn	Jessen	Pritchard	Utzig
Cooper	Kilpatrick	Putney	Vanderwilt
Cowan	Klemesrud	Redman	Van Eaton
Cox	Krueger	Reed	Walter of
Datisman	Kruse	Robb	Marshall
Davis of	Kuhlmann	Robinson of	Walter of
Black Hawk	Lane	Delaware	Pottawattamie
Davis of Fayette	Langland	Robinson of	Watson
Dodds	Less	Monroe	Weichman
Donohue	Long	Saylor	Wellington
Duffield	Lynch	Schwengel	Whitaker
Edwards	McFarlane	Shepard	Williams
Farmer	McNeill	Siefkas	Mr. Speaker
Fimmen			

The nays were, none.

Absent or not voting, 18:

Bents	Hicklin	Miller	Swaner
Bockwoldt	Kuester	Morrissey	Visser
Bonn	Latchaw	Nielsen	Whitehead
Hall	Martin	Parrish	Wormley
Heffner	McEleney		

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

Heffner of Hamilton was excused from voting under Rule 15.

Senate File 444, a bill for an act to make appropriations to B. S. Moyle, Des Moines, Iowa; G. W. Hunt, Guttenberg, Iowa; Robert Keir, Spencer, Iowa; Alden L. Doud, Douds, Iowa; N. D. McCombs, Des Moines, Iowa; Henry K. Peterson, Council Bluffs, Iowa, and Mrs. Raymond Sayre, Ackworth, Iowa, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 89:

Anderson	Frederickson	McNeill	Shepard
Aubrey	Frei	McReynolds	Siefkas
Avery	Fulk	Meyer	Simonsen
Baker	Gardner of	Miller	Sloane
Bass	Bremer	Mills	Smith of Clayton
Blatti	Gardner of Linn	Moore	Smith of
Bonn	Good	Nelson	Dickinson
Bryson	Hall	Norland	Steinberg
Burkman	Hedin	Olson	Stevens
Carlson	Heffner	Palmer	Strawman
Cooper	Hoeness	Peterson	Tatum
Cowan	Jessen	Poston	Te Paske
Cox	Kilpatrick	Prentis	Tyrrell
Datisman	Klemesrud	Pritchard	Utzig
Davis of	Krueger	Putney	Van Eaton
Black Hawk	Kruse	Redman	Walter of
Davis of Fayette	Kuester	Reed	Marshall
Dodds	Kuhlmann	Robb	Watson
Donohue	Lane	Robinson of	Weichman
Duffield	Langland	Delaware	Wellington
Edwards	Less	Robinson of	Whitaker
Farmer	Long	Monroe	Williams
Fimmen	Lynch	Saylor	Mr. Speaker
Fletcher	McFarlane	Schwengel	

The nays were, none.

Absent or not voting, 19:

Bents	Hicklin	Morrissey	Visser
Blewett	Huston	Nielsen	Walter of
Bockwoldt	Latchaw	Parrish	Pottawattamie
Capesius	Martin	Swaner	Whitehead
Colburn	McEleney	Vanderwilt	Wormley

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

Senate File 445, a bill for an act to make appropriation to Otis Truck Line, Forest City, Iowa, was taken up for consideration.

Robinson of Delaware moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fletcher	Miller	Sloane
Aubrey	Frederickson	Mills	Smith of Clayton
Avery	Frei	Moore	Smith of
Baker	Fulk	Nelson	Dickinson
Bass	Gardner of	Nielsen	Steinberg
Blatti	Bremer	Norland	Stevens
Blewett	Gardner of Linz	Olson	Strawman
Bonn	Good	Palmer	Tatum
Bryson	Hall	Parrish	Te Paske
Burkman	Hedin	Peterson	Tyrrell
Capesius	Heffner	Poston	Utzig
Carlson	Hoeness	Prentis	Vanderwilt
Colburn	Jessen	Pritchard	Van Eaton
Cooper	Kilpatrick	Putney	Visser
Cowan	Krueger	Redman	Walter of
Cox	Kruse	Reed	Marshall
Datiman	Kuester	Robb	Walter of
Davis of	Kuhlmann	Robinson of	Pottawattamie
Black Hawk	Lane	Delaware	Watson
Davis of Fayette	Langland	Robinson of	Weichman
Dodds	Less	Monroe	Wellington
Donohue	Lynch	Saylor	Whitaker
Duffield	McFarlane	Schwengel	Williams
Edwards	McNeill	Shepard	Wormley
Farmer	McReynolds	Siefkas	Mr. Speaker
Fimmen	Meyer	Simonsen	

The nays were, none.

Absent or not voting, 12:

Bents	Huston	Long	Morrissey
Bockwoldt	Klemesrud	Martin	Swaner
Hicklin	Latchaw	McEleney	Whitehead

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

SENATE FILE 103 SUBSTITUTED FOR HOUSE FILE 104

Reed of Jefferson asked and obtained unanimous consent to substitute Senate File 103 for House File 104.

Reed of Jefferson asked and obtained unanimous consent for the immediate consideration of Senate File 103, a bill for an act to amend the law as it appears in chapter seventy-seven and two-tenths (77.2), Code of 1939, and sections one thousand five hundred fifty-one and nine-hundredths (1551.09), one thousand five hundred fifty-one and ten hundredths, subsection E (1551.10-E) as amended, section one thousand five hundred fifty-one and thirteen hundredths, subsection C, paragraph one (1551.13-C-1), one thousand five hundred fifty-one and twenty-five hundredths, subsections J and Q (1551.25-J-Q), and to repeal section one thousand five hundred fifty-one and eleven hundredths, subsec-

tions A and B (1551.11-A-B), and to enact a substitute therefor all in said chapter relating to unemployment compensation and the payment thereof, so as to increase the weekly benefits and to provide the method of determining the same; so as to increase individual credits and lengthen the duration of payments of benefits; so as to re-state provisions relating to eligibility and disqualifications for benefits; so as to re-define total unemployment and partial unemployment; so as to increase the maximum amount of benefits which may be charged against the account of an employer; so as to fix the method of receiving and processing of claims filed prior to the effective date of this Act; and to repeal all Acts or parts of Acts in conflict with this Act, and for suspension of the rule prohibiting the first and last reading of a bill on the same day.

Reed of Jefferson moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 94:

Anderson	Frei	Mills	Simonsen
Aubrey	Gardner of	Moore	Sloane
Avery	Bremer	Morrissey	Smith of Clayton
Baker	Gardner of Linn	Nelson	Smith of
Bass	Good	Nielsen	Dickinson
Blatti	Hedin	Norland	Steinberg
Blewett	Heffner	Olson	Stevens
Bockwoldt	Hoeness	Palmer	Strawman
Bonn	Huston	Parrish	Tatum
Bryson	Jessen	Peterson	Te Paske
Burkman	Kilpatrick	Poston	Tyrrell
Capesius	Klemesrud	Prentis	Utzig
Carlson	Krueger	Pritchard	Vanderwilt
Colburn	Kruse	Putney	Van Eaton
Cooper	Kuester	Redman	Walter of
Cowan	Kuhlmann	Reed	Marshall
Datisman	Lane	Robb	Walter of
Davis of	Langland	Robinson of	Pottawattamie
Black Hawk	Lynch	Delaware	Watson
Dodds	Martin	Robinson of	Weichman
Donohue	McFarlane	Monroe	Wellington
Duffield	McNeill	Saylor	Whitaker
Edwards	McReynolds	Schwengel	Williams
Farmer	Meyer	Shepard	Wormley
Fimmen	Miller	Siefkas	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 14:

Bents	Fulk	Less	Swaner
Cox	Hall	Long	Visser
Davis of Fayette	Hicklin	McEleney	Whitehead
Frederickson	Latchaw		

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

Senate File 195, a bill for an act to amend subsection four (4), section three thousand eight hundred twenty-eight and twenty-one thousandths (3828.021) Code, 1939, as amended by section twelve (12), chapter one hundred forty-five (145), section nine (9), chapter one hundred forty-six (146), acts of the Forty-ninth General Assembly section one (1), chapter one hundred thirty-six (136), acts of the Fiftieth General Assembly: relating to old age assistance funeral expenses, was taken up for consideration.

Less of Dubuque offered the following amendment and moved its adoption:

Amend by adding a new section as follows:

"Provided that the additional expense shall not be paid by the state of Iowa."

Amendment adopted.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 92:

Avery	Frederickson	Meyer	Siefkas
Baker	Frei	Miller	Simonsen
Bass	Fulk	Mills	Sloane
Blatti	Gardner of	Moore	Smith of Clayton
Blewett	Bremer	Nelson	Smith of
Bonn	Gardner of Linn	Nielsen	Dickinson
Bryson	Good	Norland	Steinberg
Burkman	Hall	Olson	Stevens
Capesius	Hedir	Palmer	Strawman
Carlson	Heffner	Parrish	Tatum
Colburn	Hoeness	Peterson	Te Paske
Cooper	Huston	Poston	Tyrrell
Cowan	Jessen	Prentis	Vanderwilt
Cox	Kilpatrick	Pritchard	Van Eaton
Datisman	Klemesrud	Redman	Visser
Davis of	Krueger	Reed	Walter of
Black Hawk	Kruse	Robb	Pottawattamie
Davis of Fayette	Kuester	Robinson of	Watson
Dodds	Kuhlmann	Delaware	Weichman
Donohue	Lane	Robinson of	Wellington
Duffield	Langland	Monroe	Whitaker
Edwards	Lynch	Saylor	Williams
Farmer	McFarlane	Schwengel	Wormley
Fimmen	McNeill	Shepard	Mr. Speaker
Fletcher	McReynolds		

The nays were, 2:

Bockwoldt Putney

Absent or not voting, 14:

Anderson	Latchaw	McEleney	Walter of
Aubrey	Less	Morrissey	Marshall
Bents	Long	Swaner	Whitehead
Hicklin	Martin	Utzig	

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

Senate File 388, a bill for an act to provide for the use of state funds to supplement funds of school districts in support of education; and to repeal section three thousand nine hundred two (3902), Code, 1939, relating to state aid to schools, with report of committee recommending passage, was taken up for consideration.

Steinberg of Story moved that the following amendment proposed by him be adopted:

Amend as follows:

Strike all of section five (5) and substitute in lieu thereof the following:

"Sec. 5. Supplementary aid shall be on the basis of per school census child and shall be computed and determined as follows:

1. Multiply seventy-five dollars (\$75.00) by the combined number of non-tuition elementary students in average daily attendance and average number of elementary students for which the district pays tuition to another district.

2. Multiply one hundred twenty-five dollars (\$125.00) by the combined number of non-tuition high school students in average daily attendance and average number of high school students for which the district pays tuition to another district.

3. Take the sum of the amounts found in paragraphs one (1) and two (2) of this section.

4. From this sum, subtract the receipts in the general fund from which funds described in paragraph two (2) of section four (4).

5. Divide the remainder obtained in paragraph four (4) by the school census to determine the amount per census child to which the district may be entitled in supplementary aid."

Amendment adopted.

Schwengel of Scott offered the following amendment and moved its adoption:

Amend section eight (8) by striking the figures "\$1,000.00" and inserting in lieu thereof the figures "\$2,000.00".

Schwengel of Scott asked and obtained unanimous consent to withdraw his amendment.

Klemesrud of Winnebago moved that the following amendment proposed by him be adopted:

Amend section 8 by adding a new sentence at the end thereof as follows: "The necessary expenses incurred by the department of public instruction in the administration of this act may be paid from the appropriation provided by this act."

Amendment adopted.

Steinberg of Story offered the following amendment to the title and moved its adoption:

Amend the title by striking the period at the end thereof and adding the following: "; and providing for an appropriation for such aid and the expenses of administering same."

Amendment adopted.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 96:

Anderson	Fulk	Mills	Sloane
Aubrey	Gardner of	Moore	Smith of Clayton
Avery	Bremer	Morrissey	Smith of
Baker	Gardner of Linn	Nelson	Dickinson
Bass	Good	Nielsen	Steinberg
Blatti	Hedin	Norland	Stevens
Blewett	Heffner	Olson	Strawman
Bockwoldt	Hicklin	Palmer	Swaner
Bonn	Hoeness	Parrish	Tatum
Burkman	Huston	Peterson	Te Paske
Capesius	Jessen	Poston	Tyrrell
Carlson	Kilpatrick	Prentis	Utzig
Cooper	Klemesrud	Pritchard	Van Eaton
Cowan	Krueger	Putney	Visser
Cox	Kruse	Redman	Walter of
Datisman	Kuester	Reed	Marshall
Davis of	Kuhlmann	Robb	Walter of
Black Hawk	Lane	Robinson of	Pottawattamie
Davis of Fayette	Langland	Delaware	Watson
Dodds	Less	Robinson of	Weichman
Edwards	Lynch	Monroe	Wellington
Farmer	McFarlane	Saylor	Whitaker
Fimmen	McNeill	Schwengel	Williams
Fletcher	McReynolds	Shepard	Wormley
Frederickson	Meyer	Siefkas	Mr. Speaker
Frei	Miller	Simonsen	

The nays were, 1:

Duffield

Absent or not voting, 11:

Bents	Donohue	Long	Vanderwilt
Bryson	Hall	Martin	Whitehead
Colburn	Latchaw	McEleney	

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

Senate File 160, a bill for an act to amend the law as it appears in section six thousand nine hundred and forty-four (6944), subsection twenty (20), Code, 1939, relating to the exemptions from taxation of specific properties, and providing that the shares of capital stock of certain corporations shall not be taxed, was taken up for consideration.

Walter of Marshall moved that Senate File 160 be re-referred to the sifting committee for further study.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 125, 164, 168, 200, 218, 447, 456 and 464; Senate Files 330 and 335.

CARL A. ANDERSON, *Chairman House Committee.*

ROBERT C. REILLY, *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 125, 164, 168, 200, 218, 447, 456 and 464, and Senate Files 330 and 335.

On motion by Prentis of Ringgold, the House recessed until 1:45 o'clock today.

AFTERNOON SESSION

The House reconvened, Speaker Felton in the chair.

PRESENTATION OF VISITORS

Sloane of Polk presented the government class of West Des Moines with their teacher, Miss Copeland.

Putney of Tama presented the Honorable R. R. Dvorak, former member of the House from Tama county.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE 448

The Speaker announced the appointment of the following members to the conference committee on House File 448: Colburn

of Shelby, Miller of Humboldt, Palmer of Allamakee and Van Eaton of Woodbury.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE 451

The Speaker announced the appointment of the following members to the conference committee on House File 451: Heffner of Hamilton, Gardner of Linn, Kuester of Cass and Poston of Wayne.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 160, a bill for an act to amend the law as it appears in section six thousand nine hundred and forty-four (6944), subsection twenty (20), Code, 1939, relating to the exemptions from taxation of specific properties, and providing that the shares of capital stock of certain corporations shall not be taxed.

Donohue of Cedar moved that Senate File 160 be laid on the table.

Roll call was demanded.

On the question "Shall Senate File 160 be laid on the table?"

The ayes were, 62:

Anderson	Farmer	Langland	Simonsen
Aubrey	Fletcher	Lynch	Smith of Clayton
Avery	Frederickson	McNeill	Smith of
Baker	Frei	McReynolds	Dickinson
Blatti	Fulk	Meyer	Steinberg
Blewett	Gardner of	Miller	Stevens
Bockwoldt	Bremer	Moore	Strawman
Bonn	Good	Nelson	Te Paske
Burkman	Heffner	Norland	Utzig
Capesius	Hoeness	Parrish	Visser
Colburn	Huston	Peterson	Walter of
Cooper	Kilpatrick	Redman	Marshall
Cowan	Klemesrud	Robb	Walter of
Datisman	Kruse	Saylor	Pottawattamie
Donohue	Kuester	Shepard	Watson
Duffield	Kuhlmann	Siefkas	Weichman
Edwards			

The nays were, 31:

Bass	Hedin	Palmer	Tyrell
Bryson	Hicklin	Pritchard	Vanderwilt
Carlson	Jessen	Putney	Van Eaton
Davis of	Krueger	Reed	Wellington
Black Hawk	Lane	Robinson of	Whitaker
Davis of Fayette	McFarlane	Delaware	Williams
Dodds	Mills	Robinson of	Wormley
Fimmen	Morrissey	Monroe	
Gardner of Linn	Nielsen	Sloane	

Absent or not voting, 16:

Bents	Less	Olson	Swaner
Cox	Long	Poston	Tatum
Hall	Martin	Prentis	Whitehead
Latchaw	McEleney	Schwengel	Mr. Speaker

Motion prevailed and Senate File 160 was laid on the table.

Nielsen of Pottawattamie asked and obtained unanimous consent for the immediate consideration of Senate File 442, a bill for an act to legalize the appointments of certain public officials by the Governor of Iowa which have been confirmed by the Senate, and for the suspension of the rule prohibiting the first and last reading of a bill on the same day.

Nielsen of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 95:

Anderson	Fletcher	McReynolds	Shepard
Aubrey	Frederickson	Meyer	Siefkas
Avery	Frei	Miller	Simonsen
Baker	Fulk	Mills	Sloane
Bass	Gardner of Linn	Moore	Smith of Clayton
Blatti	Good	Morrissey	Smith of
Blewett	Hall	Nelson	Dickinson
Bockwoldt	Hedin	Nielsen	Steinberg
Bonn	Heffner	Norland	Strawman
Bryson	Hicklin	Olson	Swaner
Burkman	Hoeness	Palmer	Tatum
Carlson	Huston	Parrish	Te Paske
Colburn	Jessen	Peterson	Tyrrell
Cooper	Kilpatrick	Poston	Visser
Cowan	Klemesrud	Prentis	Walter of
Cox	Krueger	Pritchard	Marshall
Datisman	Kruse	Putney	Walter of
Davis of	Kuester	Redman	Pottawattamie
Black Hawk	Kuhlmann	Reed	Watson
Davis of Fayette	Lane	Robb	Weichman
Dodds	Langland	Robinson of	Wellington
Donohue	Less	Delaware	Whitaker
Duffield	Lynch	Robinson of	Williams
Edwards	McFarlane	Monroe	Wormley
Farmer	McNeill	Saylor	Mr. Speaker
Fimmen			

The nays were, 1:

Utzig

Absent or not voting, 12:

Bents	Latchaw	McEleney	Vanderwilt
Capesius	Long	Schwengel	Van Eaton
Gardner of	Martin	Stevens	Whitehead
Bremer			

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

Gardner of Bremer moved that Senate File 44, a bill for an act to amend section eight thousand three hundred sixty (8360), Code, 1939, relating to amendments to articles of incorporation by certain corporations, be withdrawn from the sifting committee for immediate consideration.

Speaker pro tempore Morrissey in the chair.

CALL OF THE HOUSE

MR. SPEAKER: The following members request a call of the House under Rule No. 33 to consider the motion of Gardner of Bremer to withdraw Senate File 44 from the Sifting Committee, with the exception of the following members: Whitehead of Dallas and Latchaw of Muscatine.

M. F. HICKLIN.

A. H. AVERY.

W. C. TYRRELL, JR.

M. F. FIMMEN.

J. C. DAVIS (Fayette County).

Roll call showed 103 members present and the following members absent: Bents of Howard, Martin of Appanoose, Tatum of Harrison, Van Eaton of Woodbury, and Mr. Speaker.

Duffield of Guthrie asked and obtained unanimous consent to have Martin of Appanoose excused from the Call of the House.

Steinberg of Story moved that the Call of the House be lifted.

On the question "Shall the Call of the House be lifted?"

The ayes were, 82:

Anderson	Frederickson	Meyer	Simonsen
Aubrey	Frei	Mills	Sloane
Bass	Fulk	Moore	Smith of Clayton
Blatti	Gardner of	Nelson	Smith of
Blewett	Bremer	Nielsen	Dickinson
Bockwoldt	Gardner of Linn	Norland	Steinberg
Bonn	Good	Olson	Stevens
Bryson	Hoeness	Palmer	Strawman
Burkman	Jessen	Parrish	Swaner
Capesius	Kilpatrick	Peterson	Te Paske
Colburn	Klemesrud	Prentis	Utzig
Cooper	Kruse	Redman	Visser
Cowan	Kuester	Reed	Walter of
Cox	Kuhlmann	Robb	Marshall
Datisman	Lane	Robinson of	Walter of
Davis of	Langland	Delaware	Pottawattamie
Black Hawk	Less	Robinson of	Watson
Davis of Fayette	Lynch	Monroe	Weichman
Donohue	McEleney	Saylor	Wellington
Duffield	McFarlane	Schwengel	Whitaker
Edwards	McNeill	Shepard	Williams
Farmer	McReynolds	Siefkas	Mr. Speaker
Fletcher			

The nays were, 14:

Avery	Fimmen	Miller	Tyrrell
Baker	Heffner	Poston	Vanderwilt
Carlson	Hicklin	Pritchard	Wormley
Dodds	Krueger		

Absent or not voting, 12:

Bents	Huston	Martin	Tatum
Hall	Latchaw	Morrissey	Van Eaton
Hedin	Long	Putney	Whitehead

Motion prevailed and the call of the House was lifted.

On the question "Shall Senate File 44 be withdrawn from the committee?"

The ayes were, 64:

Blatti	Frei	Meyer	Saylor
Blewett	Gardner of	Miller	Shepard
Bockwoldt	Bremer	Mills	Siefkas
Bonn	Gardner of Linn	Moore	Simonsen
Bryson	Good	Morrissey	Smith of Clayton
Burkman	Hall	Nelson	Smith of
Capesius	Heffner	Norland	Dickinson
Carlson	Hoeness	Olson	Steinberg
Colburn	Huston	Palmer	Te Paske
Cooper	Klemesrud	Prentis	Utzig
Cox	Kruse	Putney	Vanderwilt
Datisman	Kuester	Redman	Visser
Davis of	Kuhlmann	Robb	Walter of
Black Hawk	Langland	Robinson of	Pottawattamie
Duffield	Less	Delaware	Watson
Edwards	Lynch	Robinson of	Weichman
Fletcher	McFarlane	Monroe	Whitaker
Frederickson	McNeill		

The nays were, 36:

Anderson	Farmer	Long	Schwengel
Aubrey	Fimmen	McEleney	Sloane
Avery	Fulk	McReynolds	Stevens
Baker	Hedin	Nielsen	Strawman
Bass	Hicklin	Parrish	Swaner
Cowan	Jessen	Peterson	Tyrrell
Davis of Fayette	Kilpatrick	Poston	Wellington
Dodds	Krueger	Pritchard	Williams
Donohue	Lane	Reed	Wormley

Absent or not voting, 8:

Bents	Martin	Van Eaton	Whitehead
Latchaw	Tatum	Walter of	Mr. Speaker
		Marshall	

The motion having failed to receive a constitutional two-thirds majority was declared to have failed to pass the House.

Senate File 254, a bill for an act to amend sections six thousand two hundred seventy (6270), six thousand two hundred seventy-two (6272), six thousand two hundred seventy-eight and one-tenth (6278.1), six thousand two hundred eighty (6280), six

thousand two hundred eighty-nine (6289) and six thousand two hundred ninety-three (6293), Code, 1939, relating to plats, and to provide for closer supervision of the platting of additions in cities and towns including cities acting under special charter and to require approval of auditor's plats in cities, cities acting under special charter, cities under the city manager form of government, and towns having over twenty-five thousand population, was taken up for consideration.

Steinberg of Story offered the following amendment and moved its adoption:

Amend section five (5), line five (5), by striking therefrom the word "twenty-five" and inserting in lieu thereof the word "twelve".

Amend section six (6), line five (5), by striking therefrom the word "twenty-five" and inserting in lieu thereof the word "twelve".

Amend the title by striking from the last line thereof the word "twenty-five" and inserting in lieu thereof the word "twelve".

Amendment adopted.

Hedin of Scott moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 75:

Anderson	Donohue	McReynolds	Simonsen
Aubrey	Duffield	Meyer	Sloane
Avery	Edwards	Miller	Smith of Clayton
Baker	Farmer	Mills	Stevens
Bass	Fimmen	Moore	Strawman
Blatti	Fletcher	Morrissey	Tatum
Blewett	Frederickson	Nelson	Te Paske
Bockwoldt	Fulk	Nielsen	Tyrrell
Bonn	Good	Norland	Utzig
Bryson	Hedin	Olson	Van Eaton
Burkman	Huston	Palmer	Visser
Capesius	Kilpatrick	Parrish	Walter of
Carlson	Krueger	Peterson	Pottawattamie
Colburn	Kruse	Prentis	Watson
Cooper	Kuhlmann	Redman	Weichman
Cowan	Langland	Saylor	Wellington
Cox	Lynch	Schwengel	Williams
Davis of Fayette	McFarlane	Shepard	Wormley
Dodds	McNeill	Siefkas	Mr. Speaker

The nays were, none.

Absent or not voting, 33:

Bents	Gardner of	Hoeness	Less
Datisman	Bremer	Jessen	Long
Davis of	Gardner of Linn	Klemesrud	Martin
Black Hawk	Hall	Kuester	McEleney
Frei	Heffner	Lane	Poston
	Hicklin	Latchaw	Pritchard

Putney	Robinson of	Steinberg	Walter of
Reed	Monroe	Swaner	Marshall
Robb	Smith of	Vanderwilt	Whitaker
Robinson of Delaware	Dickinson		Whitehead

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

Senate File 394, a bill for an act to amend section five thousand thirty-two and five hundredths (5032.05), Code, 1939, by striking part of section as pertaining to chauffeurs over the age of sixteen (16) years and under the age of eighteen (18) years, was taken up for consideration.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Anderson	Fimmen	Meyer	Smith of
Avery	Fletcher	Miller	Dickinson
Baker	Frederickson	Mills	Steinberg
Bass	Frei	Moore	Stevens
Blatti	Fulk	Nelson	Strawman
Blewett	Gardner of	Nielsen	Tatum
Bockwoldt	Bremer	Norland	Te Paske
Bonn	Good	Olson	Tyrrell
Bryson	Hall	Palmer	Utzig
Burkman	Hicklin	Parrish	Vanderwilt
Capesius	Huston	Peterson	Van Eaton
Carlson	Kilpatrick	Prentis	Visser
Colburn	Klemesrud	Putney	Walter of
Cooper	Krueger	Redman	Marshall
Cowan	Kruse	Saylor	Walter of
Cox	Kuhlmann	Schwengel	Pottawattamie
Davis of Fayette	Langland	Shepard	Watson
Dodds	Long	Siefkas	Weichman
Donohue	Lynch	Simonsen	Wellington
Duffield	McEleney	Sloane	Williams
Edwards	McNeill	Smith of Clayton	Wormley
Farmer	McReynolds		Mr. Speaker

The nays were, none.

Absent or not voting, 25:

Aubrey	Heffner	Martin	Robinson of
Bents	Hoeness	McFarlane	Delaware
Datisman	Jessen	Morrissey	Robinson of
Davis of	Kuester	Poston	Monroe
Black Hawk	Lane	Pritchard	Swaner
Gardner of Linn	Latchaw	Reed	Whitaker
Hedin	Less	Robb	Whitehead

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

Senate File 326, a bill for an act to amend section one thousand five hundred thirty-six (1536), Code, 1939, relating to the employment of persons under sixteen (16) years of age, was taken up for consideration.

Miller of Humboldt moved that the following amendment proposed by himself and Burkman of Polk be adopted:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section one thousand five hundred thirty-six (1536), Code, 1939, by adding after the first paragraph the following:

'Provided, however, boys from 12 to 16 years of age may be employed in bowling alleys where no beer is sold, if they have a work permit as required in section 1531'."

Amendment adopted.

Miller of Humboldt moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 81:

Anderson	Farmer	McReynolds	Smith of Clayton
Avery	Fimmen	Meyer	Smith of
Baker	Fletcher	Miller	Dickinson
Bass	Frederickson	Mills	Steinberg
Blatti	Frei	Moore	Stevens
Blewett	Fulk	Nelson	Strawman
Bockwoldt	Gardner of	Norland	Tatum
Bonn	Bremer	Palmer	Te Paske
Bryson	Good	Parrish	Tyrrell
Burkman	Hicklin	Peterson	Vanderwilt
Capesius	Huston	Prentis	Van Eaton
Carlson	Jessen	Putney	Visser
Colburn	Kilpatrick	Redman	Walter of
Cooper	Klemesrud	Reed	Marshall
Cowan	Krueger	Robinson of	Walter of
Cox	Kruse	Delaware	Pottawattamie
Davis of	Kuhlmann	Saylor	Watson
Black Hawk	Long	Schwengel	Weichman
Davis of Fayette	Lynch	Shepard	Wellington
Dodds	McEleney	Siefkas	Williams
Donohue	McFarlane	Simonsen	Mr. Speaker
Edwards	McNeill	Sloane	

The nays were, none.

Absent or not voting, 27:

Aubrey	Heffner	Martin	Robinson of
Bents	Hoeness	Morrissey	Monroe
Datisman	Kuester	Nielsen	Swaner
Duffield	Lane	Olson	Utzig
Gardner of Linn	Langland	Poston	Whitaker
Hall	Latchaw	Pritchard	Whitehead
Hedin	Less	Robb	Wormley

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

Senate File 360, a bill for an act to repeal sections eight thousand eight hundred twenty-six (8826) and eight thousand eight hundred twenty-nine (8829), Code, 1939, relating to investments by fraternal beneficiary associations and the regulation of said investments and associations under the supervision of the insurance commissioner of the state of Iowa, and to enact a substitute therefor, was taken up for consideration.

Fimmen of Davis moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 83:

Andereson	Frederickson	Mills	Smith of
Avery	Frei	Moore	Dickinson
Baker	Fulk	Nelson	Steinberg
Bass	Gardner of	Nielsen	Stevens
Blewett	Bremer	Norland	Strawman
Bockwoldt	Good	Olson	Tatum
Bonn	Hall	Palmer	Te Paske
Bryson	Hicklin	Parrish	Tyrrell
Burkman	Huston	Peterson	Utzig
Capesius	Jessen	Prentis	Vanderwilt
Carlson	Kilpatrick	Putney	Van Eaton
Cooper	Klemesrud	Redman	Visser
Cowan	Krueger	Reed	Walter of
Cox	Kuhlmann	Robinson of	Marshall
Davis of	Langland	Delaware	Walter of
Black Hawk	Long	Saylor	Pottawattamie
Davis of Fayette	Lynch	Schwengel	Watson
Dodds	McEleney	Shepard	Weichman
Donohue	McFarlane	Siefkas	Wellington
Duffield	McNeill	Simonsen	Whitaker
Edwards	Meyer	Sloane	Williams
Fimmen	Miller	Smith of Clayton	Mr. Speaker
Fletcher			

The nays were, none.

Absent or not voting, 25:

Aubrey	Hedin	Less	Robb
Bents	Heffner	Martin	Robinson of
Blatti	Hoeness	McReynolds	Monroe
Colburn	Kruse	Morrissey	Swaner
Datisman	Kuester	Poston	Whitehead
Farmer	Lane	Pritchard	Wormley
Gardner of Linn	Latchaw		

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

Senate File 31, a bill for an act to provide for the licensing, inspection, control and regulation of barber shops and barber schools, was taken up for consideration.

Burkman of Polk moved that the following amendment proposed by him be adopted:

Amend section two (2) by striking therefrom lines three (3) and four (4).

Further amend by renumbering section fifteen (15), section fourteen (14).

Amendment adopted.

Bass of Montgomery offered the following amendment and moved its adoption:

Amend section one (1), subsection two (2), by inserting between lines 39 and 40 the following: "The following sanitary requirements shall become effective on January 1, 1947."

Amendment lost.

Burkman of Polk moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 68:

Anderson	Donohue	Long	Sloane
Aubrey	Duffield	Lynch	Smith of Clayton
Avery	Fimmen	McEleney	Strawman
Baker	Fletcher	McFarlane	Tatum
Bass	Frederickson	McNeill	Tyrrell
Blatti	Frei	McReynolds	Utzig
Blewett	Fulk	Meyer	Vanderwilt
Bockwoldt	Gardner of	Moore	Van Eaton
Bryson	Bremer	Nelson	Visser
Burkman	Good	Nielsen	Walter of
Capesius	Hedin	Olson	Marshall
Carlson	Huston	Palmer	Walter of
Colburn	Jessen	Peterson	Pottawattamie
Cowan	Kilpatrick	Putney	Watson
Davis of	Klemesrud	Redman	Weichman
Black Hawk	Krueger	Schwengel	Whitaker
Davis of Fayette	Kuhlmann	Shepard	Williams
Dodds	Langland	Simonsen	Wormley

The nays were, 13:

Bonn	Mills	Saylor	Te Paske
Cooper	Norland	Siefkas	Wellington
Edwards	Parrish	Smith of	
Miller	Reed	Dickinson	

Absent or not voting, 27:

Bents	Hoeness	Morrissey	Robinson of
Cox	Kruse	Poston	Monroe
Datisman	Kuester	Prentis	Steinberg
Farmer	Lane	Pritchard	Stevens
Gardner of Linn	Latchaw	Robb	Swaner
Hall	Less	Robinson of	Whitehead
Heffner	Martin	Delaware	Mr. Speaker
Hicklin			

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 28, a bill for an act relating to compensation of judges and clerks of elections.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 247, a bill for an act relating to compensation of city assessors.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 256, a bill for an act relating to monuments for soldiers.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 416, a bill for an act relating to purchase of real estate in Wayne county.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 476, a bill for an act relating to an appropriation for payment of miscellaneous expenses of the Fifty-first General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 478, a bill for an act relating to levy of taxes for airports.

Also: That the Senate has concurred in House amendment to and passed Senate File 195, a bill for an act relating to old age assistance funeral expenses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 228, a bill for an act relating to fees on trackless trolleys.

Also: That the Senate concurred in House amendments to and passed Senate File 388, a bill for an act relating to state aid to schools.

Also: I am directed to inform your honorable body that the President of the Senate has appointed as a second conference committee on House File 448, a bill for an act to make appropriations to the State Board of Education, Senators Shaw, Hultman, Clem and Faul.

Also: That the Senate insists upon the Senate amendment to House File 451, a bill for an act relating to salaries of superintendents under the Board of Control. The President has appointed as a conference committee Senators Lucas, Ritchie, Watson and Rockhill.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE FILE 476

Amend House File 476 by adding to section 6 under the heading "Senate" the following:

"Ethel Preston (Ways and Means).....	\$25.00"
"Palma Quanrude (Claims).....	\$25.00"
"Betty Morford (Floor Leader).....	\$25.00"

Further amend House File 476 by striking section 5.

BILLS SENT TO THE GOVERNOR

Anderson of Henry, 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, 1945, sent to the governor for his approval: House Files 125, 164, 168, 200, 218, 447, 456 and 464.

CARL A. ANDERSON, *Chairman*.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

April 12, 1945: House Files 200, 218, 464, 164, 456, 447, 125, 193 and 168.

MEMBER OF SPECIAL COMMITTEE APPOINTED

Upon the resignation of Gardner of Bremer, the Speaker appointed the following member to the special committee on state office building: Hedin of Scott.

On motion by McFarlane of Black Hawk, the House recessed until the fall of the gavel.

Speaker Felton in the chair.

Prayer was offered by the Reverend Ivan R. Mills, pastor of the West Star and the Worthington Methodist churches, Madison county.

LEAVE OF ABSENCE

Leave of absence was granted Gardner of Linn on request of Poston of Wayne; Dodds of Des Moines on request of Hicklin of Louisa; Bents of Howard on request of Tatum of Harrison.

PRESENTATION OF VISITORS

Burkman of Polk presented Ted Sloane, Jr., son of the Honorable Ted Sloane, member of the House.

Hall of Mills moved that the following remarks by Bass of Montgomery be printed in the Journal.

Motion prevailed.

MEMBERS OF THE HOUSE: At seven o'clock Saturday morning, April 14, over the N.B.C. network, my old college mate, Bob Burlingame, will present this week's W. G. Skelly Agricultural Achievement Award to a Montgomery county farmer, Luther C. Peterson, and his wife of Stanton. I want all of you to hear that award bestowed on the Petersons. I assure you that whatever Bob may say concerning these friends of mine will not do full justice to them as community builders and as examples of the highest type of rural leadership, in personal and home life, in business, in education, in rural organization, and in the Church. I am personally honored to have had for a quarter century past, the association with, and counsel and friendship of, this cultured and devoted Christian family.

Steinberg of Story moved that the Chief Clerk be instructed and authorized to have printed in pamphlet form, the several school bills as passed by the 51st General Assembly; also that there be printed 2000 (or more) copies and that copies be sent each member of the present General Assembly.

Motion prevailed.

Anderson of Henry asked and obtained unanimous consent that the following communication be printed in the Journal.

PERSONAL COMMUNICATION

MR. SPEAKER AND MEMBERS OF THE HOUSE: In this hour when we have had the sad news of the passing of the President of the United

States, it is only fitting that we as a legislative body pause in our deliberations and quietly bow our heads in respect to the memory of one of America's illustrious sons.

No greater tribute or honor can ever be bestowed upon any citizen of a great nation than that which has been bestowed upon Franklin D. Roosevelt by the American people. Four times they elected him their President. Four times he responded to their preference with all the vigor and energy which he possessed.

The unsolved problems that are before us is a challenge. May we respond in the spirit of Lincoln when he said, "Let us dedicate our lives to the task before us, that our honored dead shall not have died in vain."

May the high ideals Franklin D. Roosevelt cherished toward peace be realized, as this stupendous world conflagration comes to a close.

ANDERSON of Henry.

Poston of Wayne and Prentis of Ringgold offered the following resolution, asked and obtained unanimous consent for its immediate consideration, and moved its adoption:

HOUSE CONCURRENT RESOLUTION 27

Whereas, The entire nation and the world was plunged in great sorrow late yesterday upon the announcement of the death of our President, and

Whereas, It would seem fitting in these tragic hours that we pause in our deliberations to pay tribute to him, now therefore,

Be It Resolved by the House, the Senate Concurring: That the President of the Senate appoint two members of the Senate and the Speaker of the House appoint two members of the House to draft suitable resolutions commemorating his life and public service to the nation.

Be It Further Resolved: That the committee herein appointed make its report to a joint convention of the Senate and the House, and

Be It Further Resolved: That all departments of state be requested to remain closed during the two-hour period beginning with the convening of said joint convention.

Resolution adopted.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 460

MR. SPEAKER AND MR. PRESIDENT:

We, your conference committee appointed to compose the difference between the House and the Senate on House File 460, beg leave to submit the following report:

Amend the Senate amendment by striking from lines five (5) and six (6) the words "a period not to exceed thirty (30) days", and inserting in lieu thereof the following: "such period as may be necessary".

Further amend by striking from the last line of said amendment the

figures "\$2000" and inserting in lieu thereof the words and figures "three thousand dollars (\$3,000.00)".

LEO ELTHON.

A. J. SHAW.

CARL SJULIN.

ROBT. W. HARVEY.

Senate Committee.

HENRY W. WORMLEY.

GEORGE E. FARMER.

EDW. J. MORRISSEY.

WILLIAM KRUSE.

House Committee.

Wormley of Plymouth moved the adoption of the report.

Motion prevailed and the report of the conference committee on House File 460 was adopted.

Wormley of Plymouth moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 87:

Anderson	Frei	Moore	Sloane
Aubrey	Fulk	Morrissey	Smith of Clayton
Avery	Gardner of	Nelson	Smith of
Baker	Bremer	Nielsen	Dickinson
Bass	Good	Norland	Steinberg
Blatti	Hedin	Olson	Stevens
Blewett	Hicklin	Palmer	Strawman
Bockwoldt	Hoeness	Parrish	Tatum
Bonn	Huston	Peterson	Te Paske
Burkman	Jessen	Prentis	Tyrrell
Capesius	Kilpatrick	Pritchard	Utzig
Carlson	Klemesrud	Putney	Vanderwilt
Cooper	Krueger	Redman	Visser
Cowan	Kruse	Reed	Walter of
Davis of	Kuhlmann	Robinson of	Marshall
Black Hawk	Langland	Delaware	Walter of
Davis of Fayette	Less	Robinson of	Pottawattamie
Donohue	Lynch	Monroe	Watson
Duffield	McEleney	Saylor	Weichman
Edwards	McFarlane	Schwengel	Wellington
Farmer	McNeill	Shepard	Williams
Fimmen	McReynolds	Siefkas	Wormley
Fletcher	Meyer	Simonsen	Mr. Speaker
Frederickson	Miller		

The nays were, none.

Absent or not voting, 21:

Bents	Gardner of Linn	Latchaw	Robb
Bryson	Hall	Long	Swaner
Colburn	Heffner	Martin	Van Eaton
Cox	Kuester	Mills	Whitaker
Datisman	Lanc	Poston	Whitehead
Dodds			

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 House Concurrent Resolution 27 relating to a joint convention out of respect to the death of the President of the United States.

W. J. SCARBOROUGH, Secretary.

The Speaker appointed the following committee to notify the Senate that the House was ready to receive it in joint session: Kuhlmann of Crawford, Aubrey of Wapello and Simonsen of Cherokee.

Kuhlmann of Crawford, from 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, the Secretary of the Senate and the honorable body of the Senate.

The President of the Senate was escorted to the Speaker's rostrum, the Secretary to the Chief Clerk's desk, and the members of the Senate were seated in the west side of the House chamber.

JOINT SESSION

In accordance with House Concurrent Resolution 27, duly adopted, the Joint Convention was called to order, President Evans of the Senate presiding.

President Evans announced a quorum present and the Joint convention duly organized.

Less of Dubuque moved that a committee of three be appointed to notify the Governor of Iowa that the joint convention was ready to receive him.

Motion prevailed and the President appointed Senator Vrba of Howard, and Representatives Less of Dubuque and Frederickson of Palo Alto.

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

Poston of Wayne offered the following resolution, asked and

obtained unanimous consent for its immediate consideration, and moved its adoption:

RESOLUTION OF JOINT CONVENTION

Be It Resolved by the General Assembly of the State of Iowa, meeting in joint session: That with all other Americans we have heard with deep sorrow of the great bereavement that has befallen this nation and the world in the loss of our great President at this most eventful period in our national history. Regardless of party affiliation we all bow in sincere sorrow and profound grief at the untimely passing of Franklin Delano Roosevelt whose great leadership was most outstanding and most essential to all the world in these most trying and crucial times. We recognize the devoted patriotism, the arduous labors, the zeal for liberty for all men everywhere, which characterized his untiring service for humanity.

Therefore, Be It Resolved by the Joint Convention: That in behalf of all the people of this Commonwealth we express our deep sorrow in the loss of this great American and our most sincere sympathy to his bereaved widow and family.

Be It Further Resolved: That the portraits of President Roosevelt now in the Senate and House chambers shall be suitably draped in crepe for a period of at least thirty days.

Be It Further Resolved: That a copy of this Resolution be duly certified and permanently preserved in the office of the Secretary of State, and that a copy so certified be sent to Mrs. Roosevelt.

Resolution adopted.

Prayer was offered by the Reverend Allen O. Birchenough, rector of St. Marks Episcopal church, Des Moines.

President Evans presented Governor Robert D. Blue, who delivered the following address:

MR. PRESIDENT, MR. SPEAKER, MEMBERS OF THE SENATE AND OF THE HOUSE OF REPRESENTATIVES OF THE FIFTY-FIRST GENERAL ASSEMBLY:

It is hard for us at this moment to realize the full extent of the tragedy that the people of America and of the world face, because of the loss of leadership caused by the death of the President of the United States.

Today, the people of Iowa together with the people of the nation and the world bow in mourning over his sudden passing. The cause of freedom throughout the world has suffered the loss of a great friend.

We are living in troublous times. We are reaching the time when we can begin to see the end of the war in Germany. We have been making great strides in the Pacific war. Today we face the need of leadership here in this country able to understand the problems which will be confronting us and other nations in the meeting at San Francisco, called for the purpose of discussing the framework of a new world peace.

At this moment we are faced with the problems of furnishing the

world with food, and of restoring the devastated countries of the whole world. We face the task here at home of demobilizing some eleven million people—men and women, as well as providing employment for some eighteen to twenty million men and women who are now engaged in war work.

It seems inevitable that there will be a certain amount of delay in the field of world affairs and in the domestic affairs here in the United States. Doubtless, many of the agreements that were made in the realm of international affairs were known completely only to the deceased President. There will have to be new contacts made. There will have to be new understandings reached. So today, the people of Iowa with the rest of the freedom-loving people of the world, bow their heads in mourning without regard to previous differences of opinion. We mourn the loss of our President.

We, who are assembled here, can and do pledge our support to the new President of the United States. We are determined that the cause of freedom must go on to a complete and final victory, and that the cause of a lasting peace must not falter.

So we have gathered here this morning to pay our respects to our wartime leader who has fallen. I can think of no more fitting words than those of Walt Whitman, written when another president, Abraham Lincoln, passed into the great beyond as a result of an assassin's bullet. Conditions, so far as the affairs of this country are concerned, are quite similar to those at the close of the Civil War at the time of Lincoln's death:

O CAPTAIN! MY CAPTAIN!

O Captain! my Captain! our fearful trip is done;
The ship has weather'd every rack, the prize we sought is won;
The port is near, the bells I hear, the people all exalting,
While follow eyes the steady keel, the vessel grim and daring.

But O heart! heart! heart!

O the bleeding drops of red,
Where on the deck my Captain lies,
Fallen cold and dead.

O Captain! my Captain! rise up and hear the bells;
Rise up—for you the flag is flung—for you the bugle trills—
For you bouquets and ribbon'd wreaths—for you the shores a-crowding—
For you they call, the swaying mass, their eager faces turning.

Here, Captain! dear father!

This arm beneath your head!

It is some dream that on the deck
You've fallen cold and dead.

My Captain does not answer, his lips are pale and still;
My father does not feel my arm, he has no pulse nor will.
The ship is anchor'd safe and sound, its voyage closed and done;
From fearful trip the victor ship comes in with object won.

Exult, O shores! and ring, O bells!
But I with mournful tread
Walk the deck my Captain lies,
Fallen cold and dead.

Senator Reilly of Dubuque moved that the joint convention be now dissolved. Motion prevailed and the convention stood dissolved.

The House reconvened, Speaker pro tempore Morrissey in the chair.

Less of Dubuque moved that a copy of the resolution commemorating the death of our President, as adopted in joint session, be sent to our senior senator in Washington for the purpose of having it printed in the congressional record of both the Senate and House of Representatives.

Colburn of Shelby in the chair.

Poston of Wayne asked and obtained unanimous consent to have the following statements, in relation to House Joint Resolution 3, printed in the Journal.

For three generations the legislature has been meeting in our state for a one hundred day period every two years.

For the years when communication was by letter and slow train and transportation by horse and buggy this interim between sessions was probably justified. But we now have radio and a communication system and a newer concept of the handling of business that permits corporations and businesses to transact their affairs in an entirely different manner.

Where in the United States, or for that matter the entire world, would one find a corporation doing a hundred million dollar business whose board of directors met only every two years, and that a prolonged session. Our legislature is a board of directors which transacts a business that expends over a hundred million dollars a year and passes laws that limit the rights of people. In these modern times for a legislature to meet and guess as to conditions that may exist a year or two years in the future is unthinkable. No business man would conduct his affairs in that manner.

Annual sessions of the legislature would be the least that could be done to modernize the conduct of our affairs. In my opinion there should be an opportunity to draw up and perfect bills and amendments to our present laws as much prior to the session as is possible, a short period for introduction and consideration and a short period for passage of bills, which could be sixty days in all. This, once a year, would give ample opportunity for passage and amendment of laws and eliminate the guesswork as to what might happen during the biennium.

Farmers would be released at the beginning of the farming season and

business men would not be required to remain away from their business for a long period of time. Better men would, in that case, seek the office of legislator.

Objections now and in the future will come from politicians who are not interested in the meeting of the legislature except for appropriations. To win back the confidence and respect of the people something should be done by the legislature in the very near future to justify its importance to the set-up of the state's business.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 451

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the conference committee appointed on House File 451, make the following recommendations:

Amend the Senate amendment as follows:

Strike from lines 2 and 3, paragraph 1, the words, "thirty-six hundred" and insert in lieu thereof the words, "thirty-nine hundred".

Further amend by striking from lines 2 and 3, paragraph 2, the words, "thirty-six hundred" and insert in lieu thereof the words, "thirty-nine hundred".

Further amend by striking from lines 2 and 3, paragraph 3, the words, "thirty-six hundred" and insert in lieu thereof the words, "thirty-nine hundred".

Further amend by striking from line 3, paragraph 4, the words "thirty-six hundred" and insert in lieu thereof the words "thirty-nine hundred".

Respectfully submitted,

JOHN S. HEFFNER.

J. G. LUCAS.

JOHN R. GARDNER.

FRED J. RITCHIE.

G. T. KUESTER.

DEVERE WATSON.

EUGENE POSTON.

ROBERT A. ROCKHILL.

On the part of the House.

On the part of the Senate.

Heffner of Hamilton moved the adoption of the report.

Motion prevailed and the report of the conference committee on House File 451 was adopted.

Heffner of Hamilton moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 80:

Anderson	Bonn	Davis of	Fimmen
Aubrey	Burkman	Black Hawk	Fletcher
Baker	Capesius	Davis of Fayette	Frederickson
Bass	Carlson	Donohue	Frei
Blatti	Cooper	Duffield	Fulk
Blewett	Cowan	Edwards	Good
Bockwoldt		Farmer	Hedin

Heffner	McEleney	Robinson of	Strawman
Hicklin	McFarlane	Delaware	Tatum
Hoeness	McNeill	Robinson of	Te Paske
Jessen	McReynolds	Monroe	Tyrrell
Kilpatrick	Meyer	Saylor	Van Eaton
Klemesrud	Miller	Schwengel	Visser
Krueger	Mills	Shepard	Walter of
Kruse	Moore	Siefkas	Pottawattamie
Kuester	Nelson	Simonsen	Watson
Kuhlmann	Peterson	Sloane	Weichman
Lane	Pritchard	Smith of Clayton	Wellington
Langland	Putney	Smith of	Williams
Less	Redman	Dickinson	Wormley
Long	Reed	Steinberg	Mr. Speaker
Lynch		Stevens	

The nays were, none.

Absent or not voting, 28:

Avery	Gardner of	Nielsen	Swaner
Bents	Bremer	Norland	Utzig
Bryson	Gardner of Linn	Olson	Vanderwilt
Celburn	Hall	Palmer	Walter of
Cox	Huston	Parrish	Marshall
Datisman	Latchaw	Poston	Whitaker
Dodds	Martin	Prentis	Whitehead
	Morrissey	Robb	

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

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 448

MR. SPEAKER AND MR. PRESIDENT: Your conference committee of the House and Senate appointed for House File 448 to consider the differences between the House and Senate begs leave to report that they have studied the said bill and the said matter submitted to them and now report and recommend to the House and Senate as follows:

That the Senate recede from its amendment appropriating \$1,500,000.00 for psychopathic hospitals and accept the said bill as returned to it by the House as passed by the House.

Respectfully submitted,

J. C. COLBURN.

A. J. SHAW.

J. F. MILLER.

GEORGE FAUL.

C. A. PALMER.

A. D. CLEM.

CHARLES S. VAN EATON.

O. N. HULTMAN.

On the Part of the House.

On the Part of the Senate.

Miller of Humboldt moved the adoption of the report.

Motion prevailed and the report of the conference committee on House File 448 was adopted.

Miller of Humboldt moved that the bill be read a last time

now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 78:

Anderson	Fletcher	McNeill	Shepard
Aubrey	Frederickson	McReynolds	Siefkas
Baker	Frei	Meyer	Simonsen
Bass	Fulk	Miller	Smith of Clayton
Blatti	Good	Mills	Smith of
Blewett	Hedin	Moore	Dickinson
Bockwoldt	Heffner	Nelson	Steinberg
Bonn	Hicklin	Palmer	Strawman
Burkman	Hoeness	Parrish	Tatum
Capesius	Jessen	Peterson	Te Paske
Carlson	Kilpatrick	Poston	Tyrrell
Cooper	Klemesrud	Pritchard	Van Eaton
Cowan	Krueger	Putney	Visser
Davis of	Kuester	Redman	Walter of
Black Hawk	Kuhlmann	Reed	Pottawattamie
Davis of Fayette	Lane	Robinson of	Watson
Donohue	Langland	Delaware	Weichman
Duffield	Less	Robinson of	Wellington
Edwards	Lynch	Monroe	Williams
Farmer	McEleney	Saylor	Wormley
Fimmen	McFarlane	Schwengel	

The nays were, none.

Absent or not voting, 30:

Avery	Gardner of Linn	Nielsen	Utzig
Bents	Hall	Norland	Vanderwilt
Bryson	Huston	Olson	Walter of
Colburn	Kruse	Prentis	Marshall
Cox	Latchaw	Robb	Whitaker
Datisman	Long	Sloane	Whitehead
Dodds	Martin	Stevens	Mr. Speaker
Gardner of	Morrissey	Swaner	
Bremer			

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

CONSIDERATION OF SENATE AMENDMENT

On request of Kuester of Cass, House File 476, a bill for an act making an appropriation for payment of miscellaneous expenses of the Fifty-first General Assembly, was taken up for consideration.

SENATE AMENDMENT

Amend House File 476 by adding to section 6 under the heading "Senate" the following:

"Ethel Preston (Ways and Means).....	\$25.00"
"Palma Quanrude (Claims).....	\$25.00"
"Betty Morford (Floor Leader).....	\$25.00"
Further amend House File 476 by striking section 5.	

Kuester of Cass moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in Senate amendment to House File 476.

Kuester of Cass moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 73:

Anderson	Frederickson	McFarlane	Simonsen
Aubrey	Frei	McNeill	Sloane
Baker	Fulk	McReynolds	Smith of Clayton
Bass	Gardner of	Meyer	Smith of
Blatti	Bremner	Miller	Dickinson
Blewett	Good	Mills	Steinberg
Bockwoldt	Heffner	Moore	Stevens
Bonn	Hicklin	Nelson	Strawman
Burkman	Hoeness	Parrish	Tatum
Capesius	Jessen	Peterson	Te Paske
Carlson	Kilpatrick	Pritchard	Tyrrell
Cooper	Klemesrud	Redman	Van Eaton
Cowan	Krueger	Robinson of	Visser
Davis of	Kuester	Delaware	Watson
Black Hawk	Kuhlmann	Robinson of	Weichman
Duffield	Lane	Monroe	Wellington
Edwards	Langland	Saylor	Williams
Farmer	Less	Shepard	Wormley
Fimmen	Long	Siefkas	Mr. Speaker
Fletcher	McEleney		

The nays were, 2:

Donohue	Reed
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Absent or not voting, 33:

Avery	Hall	Norland	Utzig
Bents	Hedin	Olson	Vanderwilt
Bryson	Huston	Palmer	Walter of
Colburn	Kruse	Poston	Marshall
Cox	Latchaw	Prentis	Walter of
Datiman	Lynch	Putney	Pottawattamie
Davis of Fayette	Martin	Robb	Whitaker
Dodds	Morrissey	Schwengel	Whitehead
Gardner of Linn	Nielsen	Swaner	

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 conference committee report and passed House File 50, a bill for an act relating to veterans exemptions.

Also: That the Senate has concurred in the conference committee report and passed House File 448 relating to expenditure of funds by the state department of education.

Also: That the Senate has adopted the conference committee report and amendments and passed House File 451, a bill for an act relating to the salary of superintendents of hospitals under the board of control.

Also: That the Senate has adopted the conference committee report and passed House File 460 relating to officers and employees of the General Assembly.

Also: That the Senate has concurred in the House amendment to and passed Senate File 31, a bill for an act relating to regulation of barber shops.

Also: That the Senate has concurred in the House amendment to and passed Senate File 254, a bill for an act relating to plats and platting.

Also: That the Senate has concurred in the House amendment to and passed Senate File 326, a bill for an act relating to the employment of minors in bowling alleys.

Also: That the Senate has amended and adopted House Concurrent Resolution 26 relating to the expenses of the Fifty-first General Assembly.

Also: That the President of the Senate has appointed as a conference committee on House File 50, a bill for an act relating to veterans exemptions, the following senators, Long, Byers, Bekman and Hultman.

W. J. SCARBOROUGH, *Secretary*.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 26

Amend House Concurrent Resolution 26 by adding after "Railway Express Agency" the following:

"W. J. Scarborough, Secretary of Senate (miscellaneous expense) \$15.10
Koch Bros. (supplies for the Senate)\$18.71"

Speaker Felton in the chair.

REJECTION OF REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 50

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the conference committee, appointed to consider the differences between the Senate and House on House File fifty (50) relative to veterans' exemption from taxation, beg leave to report that we have had the matter under consideration and do make the following recommendations:

1. Amend paragraph numbered three (3) in the first part of section one (1) by striking the words and figures "one thousand (\$1,000)" and

inserting in lieu thereof the words and figures "seven hundred fifty (\$750)".

2. Amend section two (2) by striking all of said section following the word "exemptions" in line three (3) and inserting in lieu thereof the following:

"to the persons described in paragraph numbered four (4) of section one (1), or persons entitled to claim exemptions by, through or under such persons".

3. Amend section three (3) by striking the words "such exemptions" in line five (5) and inserting in lieu thereof the words, "exemptions to the persons described in paragraph numbered four (4) of section one (1), or persons entitled to claim exemptions by, through, or under such persons."

4. Separability.

If any provision of this act or the application thereof to any person or circumstance shall be held invalid, such invalidity shall not affect the provisions or application of this act which can be given effect without the invalid provisions or application, and to this end the provisions of this act are declared to be severable."

Respectfully submitted,

TED SLOANE.

A. J. SHAW.

A. J. NIELSEN.

GEORGE FAUL.

ROBERT CARLSON.

J. T. DYKHOUSE.

THEO KLEMESRUD.

On the part of the Senate.

On the part of the House.

Sloane of Polk moved the adoption of the report.

Motion failed and the report of the conference committee on House File 50 was rejected.

CONFERENCE COMMITTEE ON HOUSE FILE 50 APPOINTED

The Speaker announced the appointment of the following members to the conference committee on House File 50: Parrish of Taylor, McFarlane of Black Hawk, Shepard of Lucas and Putney of Tama.

MEMBER OF COMMITTEE ON RETRENCHMENT AND REFORM APPOINTED

The Speaker announced that in accordance with the statutory provision he had designated Farmer of Linn as chairman of Judiciary 1, to be a member of the committee on retrenchment and reform.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bill:

April 12, 1945: House File 379.

APPOINTMENT OF SPECIAL COMMITTEE

The Chair appointed the following members to the special committee provided for in House File 447 to study the state institutions under the board of control: Heffner of Hamilton and Gardner of Linn.

ADOPTION OF REPORT OF CONFERENCE COMMITTEE ON
HOUSE FILE 50

MR. PRESIDENT AND MR. SPEAKER:

We, the undersigned members of the conference committee appointed on House File 50 make the following recommendations:

Amend the Senate amendment to House File 50 by amending paragraph 3 in the first part of section 1 by striking the words and figures "one thousand (\$1,000.00)" and inserting in lieu thereof the words and figures "seven hundred fifty (\$750.00)".

Further amend the Senate amendment to House File 50 by striking sections 2, 3, 4, 5 and 6.

Further amend the Senate amendment to House File 50 by striking therefrom the amendment to the title.

IRVING D. LONG.

FRANK C. BYERS.

O. N. HULTMAN.

E. K. BEKMAN.

On the Part of the Senate.

PAUL PARRISH.

ARCH W. MCFARLANE.

RAY E. SHEPARD.

LAWRENCE PUTNEY.

On the Part of the House.

Parrish of Taylor moved that the report and amendments recommended therein be adopted.

Motion prevailed and the report of the conference committee on House File 50 was adopted.

Parrish of Taylor moved that the bill be read a last time now and placed upon its passage, which motion prevailed, and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 81:

Anderson	Colburn	Frederickson	Kruger
Aubrey	Cooper	Frei	Kruse
Baker	Cowan	Fulk	Kuester
Bass	Davis of	Gardner of	Kuhlmann
Blatti	Black Hawk	Bremer	Lane
Blewett	Davis of Fayette	Hedin	Langland
Bockwoldt	Donohue	Heffner	Lynch
Bonn	Duffield	Hicklin	McFarlane
Bryson	Edwards	Hoeness	McNeill
Burkman	Farmer	Jessen	McReynolds
Capesius	Fimmen	Kilpatrick	Meyer
Carlson	Fletcher	Klemesrud	Miller

Mills	Reed	Smith of Clayton	Walter of
Moore	Robinson of	Smith of	Marshall
Nelson	Delaware	Dickinson	Walter of
Parrish	Robinson of	Steinberg	Pottawattamie
Peterson	Monroe	Stevens	Watson
Poston	Saylor	Strawman	Weichman
Prentis	Schwengel	Tatum	Wellington
Pritchard	Shepard	Te Paske	Williams
Putney	Siefkas	Van Eaton	Wormley
Redman	Sloane	Visser	Mr. Speaker

The nays were, none.

Absent or not voting, 27:

Avery	Hall	Morrissey	Swaner
Bents	Huston	Nielsen	Tyrrell
Cox	Latchaw	Norland	Utzig
Datisman	Less	Olson	Vanderwilt
Dodds	Long	Palmer	Whitaker
Gardner of Linn	Martin	Robb	Whitehead
Good	McEleney	Simonsen	

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

Wormley of Plymouth moved that the Chief Clerk be instructed to have 100 copies of House File 547, of the Forty-ninth General Assembly, printed and made available to interested individuals.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Anderson of Henry, 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 28, 50, 118, 228, 247, 256, 416, 448, 451, 460, 471, 476, 478; Senate Files 31, 114, 254, 326, 360, 394, 442, 103, 195, 388, 412, 436, 443, 444, and 445.

CARL A. ANDERSON, *Chairman House 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 28, 50, 118, 228, 247, 256, 416, 448, 451, 460, 471, 476 and 478; Senate Files 31, 114, 254, 326, 360, 394, 442, 103, 195, 388, 412, 436, 443, 444 and 445.

BILLS SENT TO THE GOVERNOR

Anderson of Henry 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, 1945, sent to the governor for his approval: House Files 28, 50, 118, 228, 247, 256, 416, 448, 451, 460, 471, 476 and 478.

CARL A. ANDERSON, *Chairman.*

Report adopted.

COMMITTEE TO NOTIFY THE SENATE

The Speaker appointed the following committee to notify the Senate that the House was ready to adjourn sine die: Nelson of Buchanan, Fletcher of Osceola and Visser of Marion.

COMMITTEE TO NOTIFY THE GOVERNOR

The Speaker appointed Wellington of Lee to notify the governor that the House was ready to adjourn sine die.

A committee from the Senate appeared and notified the House that the Senate was ready to adjourn sine die.

The committee appointed to notify the Senate returned and reported it had performed its duty. The report was received and the committee was discharged.

The committee appointed to notify the governor that the House was ready to adjourn sine die reported that it had performed its duty and that the governor requested the committee to deliver the following communication to the House:

COMMUNICATION FROM THE GOVERNOR

STATE OF IOWA
Office of the Governor
Des Moines

HONORABLE HAROLD FELTON, SPEAKER OF THE HOUSE OF REPRESENTATIVES:
and

HONORABLE MEMBERS OF THE HOUSE OF REPRESENTATIVES OF THE FIFTY-FIRST GENERAL ASSEMBLY:

MY DEAR SPEAKER AND MEMBERS OF THE HOUSE OF REPRESENTATIVES:

I have received your message advising that you have completed your work and are ready to adjourn. Please accept my thanks for your conscientious efforts and for the constructive legislative achievements of this session.

You have accomplished as much or more than any General Assembly in recent years. Through your efforts much has been accomplished in the field of school legislation, veterans legislation and welfare legislation, including a retirement act for public employees, and improvements in

our laws for child welfare, old age assistance, workmen's compensation, unemployment compensation and blind assistance. You have provided for marketing news for our farmers, a new seed law, a cream grading law and an agricultural lime law. You have provided the means for improvements at our Board of Control Institutions which have been needed for more than a quarter of a century. You have provided for needed additions to the institutions of higher learning of this State. In the aggregate, you have wisely invested approximately twelve and half million dollars for needed permanent capital improvements, which will also provide a cushion for the re-employment of returning veterans. These together with many other things, you have accomplished without increasing the income tax which would have levied twelve to fourteen million dollars additional taxes.

You have met in one of the most troubled times of world history. Burdened with your own business problems and anxiety over your sons and daughters in military service, you have courageously faced the abnormal financial and social problems of our times. You have provided for the uncertain two years which lie ahead. I congratulate you.

But your service to the State does not end with the adjourning of the legislature. As leading citizens of your community and of the State, the people of Iowa and the Nation look to you for sound thinking and leadership in the closing months of the war and during the vital and confusing period of reconstruction.

As you depart for your home, I wish for each of you and your family good health, peace and happiness.

The latch string to the Blue Home always hangs out to you.

Sincerely yours,

ROBERT D. BLUE, *Governor*.

The report was received and the committee was discharged.

By virtue of concurrent resolution duly adopted, and the hour of five o'clock p. m., April 12, 1945, having arrived, the Speaker of the House declared the House of Representatives of the Fifty-first General Assembly adjourned sine die.

BILLS APPROVED BY THE GOVERNOR AFTER ADJOURNMENT

Communications were received from the Governor after the final adjournment of the Fifty-first General Assembly announcing that he had approved the following bills:

April 14, 1945: House Files 28, 50, 228, 256, 416, 448, 451, 476 and 478.

April 16, 1945: House File 471.

April 20, 1945: House File 118.

April 23, 1945: House File 247.

GOVERNOR'S VETO MESSAGE ON SENATE FILE 326

The following communication was received from the Governor:

STATE OF IOWA
Office of the Governor
Des Moines
April 23, 1945

ROBERT D. BLUE,
Governor.

HONORABLE MEMBERS OF THE HOUSE OF REPRESENTATIVES OF THE
FIFTY-FIRST GENERAL ASSEMBLY

STATE HOUSE

GENTLEMEN:

I desire to advise the members that I have disapproved of Senate File No. 326, providing that boys from 12 to 16 years of age may be employed in bowling alleys.

The historic age of discretion, under the common law, is 14 years. I need not recite the abuses of child labor, nor difficulties encountered or the length of time it required to secure child labor legislation. All are familiar with the history of the efforts to secure a child labor amendment to the federal constitution. Iowa should take no backward step in this field. The bill in question is in direct conflict with the whole spirit of Chapter 76 of the Code. It is in specific conflict with the provision of Section 1530 of the Code to such a degree as to make the administration of the law most difficult.

If boys of 12 years of age are to be permitted to work in bowling alleys then no logical reason would seem to exist why the same provision should not be made for boys of 12 to work in hotels, cafes, restaurants, pool-rooms, barber shops where no beer was sold. Under the provision of Section 1536, which is amended, no boy under 16 years of age can be employed in any hotel, cafe, restaurant, pool or billiard room, cigar store or barber shop.

In these days of growing juvenile delinquency and the relaxing of parental supervision the permanent change in the child labor law provided by this act, in order to meet a temporary labor shortage, appears to me to be a backward step, which Iowa ought not take.

Therefore, I disapprove this bill.

Respectfully yours,
ROBERT D. BLUE, *Governor.*

IN MEMORIAM

House of Representatives

Memorials adopted by the House of Representatives of the Fifty-first General Assembly commemorating the life, character and public service of former members who had departed from this life since the last regular session of the General Assembly:

JOHN CHRISTIAN BAUER.....	Apr. 19, 1868-Feb. 9, 1944
JOHN C. BONWELL.....	Nov. 6, 1842-Oct. 3, 1943
ALBERT VERNE BRADY.....	Sept. 9, 1885-Oct. 13, 1943
JAMES M. BROCKWAY.....	Jan. 22, 1879-Sept. 18, 1943
I. J. BURK.....	May 1, 1877-Oct. 20, 1944
RUSSELL G. CLARK.....	Feb. 9, 1861-June 25, 1943
JOHN P. CRUIKSHANK.....	June 22, 1852-April 16, 1944
HENRY L. DAVIS.....	Mar. 14, 1886-Dec. 15, 1943
HENRY EDGINGTON.....	Mar. 14, 1854-June 27, 1943
FREDERICK O. ELLISON.....	July 4, 1853-Oct. 7, 1944
DANIEL ALANSON EMERY.....	June 18, 1858-Nov. 12, 1943
J. S. GARBER.....	Apr. 18, 1865-Jan. 14, 1942
FRANCIS MARION HARRISON.....	
R. J. HIGGINS.....	June 18, 1879-
CHARLES A. HOLLIS.....	Feb. 3, 1867-Feb. 18, 1944
FRED H. HUNTER.....	June 7, 1869-July 23, 1943
WILLIAM H. KLEMME.....	Feb. 17, 1849-Mar. 11, 1943
WILL P. KNOWLTON.....	Oct. 17, 1885-Aug. 17, 1944
CHARLES EDWARD MALONE.....	Oct. 24, 1881-Mar. 22, 1945
JOHN McDERMOTT.....	Feb. 17, 1857-Apr. 9, 1943
JOHN ELSPATICES McINTOSH.....	Oct. 15, 1868-Dec. 19, 1944
H. C. PATTISON.....	Mar. 7, 1868-May 2, 1943
ARTHUR PICKFORD.....	July 9, 1855-
HENRY H. REITZ.....	Nov. 6, 1854-Sept. 17, 1944
CHARLES RHINEHART.....	Mar. 4, 1876-June 22, 1944
CHARLES B. SANTEE.....	Nov. 6, 1864-July 19, 1943
CHARLES E. SCHOLZ.....	Feb. 10, 1874-Jan. 25, 1944
FRANK S. SHANKLAND.....	Dec. 16, 1869-Mar. 3, 1943
FREMONT EARL SHORTESS.....	Sept. 26, 1858-Aug. 13, 1944
WARD B. SMITH.....	Mar. 20, 1858-Nov. 21, 1943
CHARLES W. TAYLOR.....	Jan. 29, 1878-Dec. 21, 1944
LEE O. WOLFE.....	Feb. 17, 1870-Jan. 28, 1944

JOURNAL OF THE HOUSE

MEMORIALS

JOHN CHRISTIAN BAUER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the late Honorable John Christian Bauer, begs leave to submit the following memorial:

John Christian Bauer, age 75, long a prominent citizen of the West Chester and Washington communities in Washington county, Iowa, passed away February 9, 1944, at the Washington County Hospital. He was taken suddenly ill shortly after noon on Tuesday and was taken to the hospital that night. Funeral services were held Sunday afternoon in the Methodist Church, conducted by the pastor, Reverend Fred E. Miller, followed by burial in Elm Grove Cemetery.

Mr. Bauer was born in Germany, April 19, 1868, and came to the United States early in life. He had been a resident of Washington county sixty years and of the city of Washington twenty-five years.

Mr. Bauer's wife passed away October 15, 1936. He is survived by two daughters, Mrs. Carl Vorhees of Washington and Mrs. Claude Holmes of Keota; two sons, Roy of West Chester and Ralph of Clinton, Missouri; two brothers, Fred and Lou, and one sister, Mrs. Mary Ross, all of West Chester. He also leaves seven grandchildren, three of whom are in the United States armed forces.

His early education was received in Germany. He later attended business college in Burlington. He held most of the township offices in Franklin township and was prominent in the affairs of the community.

He was elected to the State Legislature as a Republican in 1924 and served in the 41st, 42nd and 42nd Extra Sessions. He was a member of the Methodist Church and quite active in church work.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the late Honorable John Christian Bauer, the state has lost a valued and honored citizen, and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

T. H. HUSTON,
CARL A. ANDERSON,
M. F. HICKLIN,

Committee.

Unanimously adopted,

JOHN C. BONWELL

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the Honorable John C. Bonwell, a former member of the General Assembly of Iowa, begs leave to submit the following memorial:

John C. Bonwell was born on November 6, 1842, in Hillsboro, Highland county, Ohio, the son of Nathaniel and Charity Bonwell, and passed away at his home near Viola, October 3, 1943, at the age of one hundred years, ten months and twenty seven days.

Mr. Bonwell's education was acquired at the district school, supplemented by a course at Professor Holbrook's Normal College at Lebanon, Ohio. At the age of nineteen years he enlisted in Company F, Sixtieth Ohio Volunteer Infantry. He served in Virginia, was taken prisoner at Harper's Ferry in 1862, was paroled and sent to Ohio, where he served with the State militia and participated in the pursuit and capture of John Morgan in his raid through Ohio. In 1864 he again enlisted in Company A, One Hundred and Seventy-fifth Ohio Volunteer Infantry, and served in the South until the close of the war.

On December 27, 1866, Mr. Bonwell was united in marriage to Miss Ellen Miller. Mrs. Bonwell passed away in 1918. They moved to Marion county, Iowa in 1869 and from there to Jasper county where Mr. Bonwell was employed in teaching for some years. In 1875 he moved to Exira, Audubon county, later moving to the northern part of the county where he spent the remainder of his life. To this union were born seven children, four of whom preceded their father in death. He is survived by three daughters: Mrs. H. E. Jewell of Coon Rapids, Mrs. Fred Herschel and Mrs. Earl Jewell of Viola.

Mr. Bonwell was a life long member of the Methodist Church. He was a member of the Thirty-second and Thirty-third sessions of the General Assembly. He served on the Viola school board and was Audubon county supervisor for seven years. He was very active in republican work. He also was Audubon county's last civil war veteran.

Mr. Bonwell took an active part as a member of the Masonic lodge. The Knight Templar lodge honored him by holding a birthday party at his home each year since his eightieth birthday. One of his desires was to live to celebrate his one hundredth birthday.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of Honorable John C. Bonwell, the state has lost a valued and honored citizen and the family a loving father, and the House would tender, by this resolution, its sincere sympathy, to the surviving relatives 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 directed to send an enrolled copy to each member of the family of the deceased.

PETER A. JESSEN,
G. T. KUESTER,
JAY C. COLBURN,

Committee.

Unanimously adopted,

ALBERT VERNE BRADY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Albert Verne Brady, begs leave to submit the following memorial:

Albert Verne Brady, son of Mr. and Mrs. E. M. Brady, was born September 9, 1885, at Sanborn, Iowa. He graduated from the public school and attended Spencer Business College before entering the School of Law at the University of Iowa. Because of the serious illness of his father, he was called home from the University and was unable to finish his college work, as he took over the management of his father's estate at that time.

He was united in marriage to Marguerite E. Kings on January 1, 1910, and to this union were born two sons, E. M. Brady of Mitchell, South Dakota, and Lieutenant Commander N. K. Brady of the U.S.N.R. and one daughter, Betty Brady Gross, Lieutenant in the Army Nurses Corps, all of whom survive him. He is also survived by a brother, Dr. E. M. Brady of Sanborn, Iowa, and a sister, Miss Eva M. Brady of Waterloo, Iowa.

"Verne," as he was best known throughout the state, was prominent in Farm Bureau work from the date of its organization. He served as president of the O'Brien County organization and was a director on the State Board for several years. He was also a pioneer in the co-operative marketing movement in the state.

Verne served in the Iowa Legislature during the Thirty-ninth, Fortieth and Fortieth Extra Sessions and while there introduced the bill under which all the co-operative marketing associations were finally organized. His father had served in the Legislature during the previous Code Revision Session.

He passed away at his home in Sanborn on October 13, 1943. Interment was made in Roselawn Cemetery with the Masonic Lodge in charge of the services.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Albert Verne Brady, the State has lost a valued and honored citizen and the family a loving husband and father and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

HARRY E. WATSON,
A. H. AVERY,
ANTHONY TE PASKE,
Committee.

Unanimously adopted,

JAMES M. BROCKWAY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the Honorable James M. Brockway, begs leave to submit the following memorial:

James M. Brockway was born January 22, 1879, at Ainsworth, Iowa. His father was E. F. Brockway, a member of this House in the Fifteenth General Assembly. "Jim" Brockway lived in Iowa all of his life and, until he passed away in Mercy Hospital in Des Moines, September 18, 1943, he resided at Letts, in Louisa county.

Mr. Brockway was a graduate of the University of Iowa in 1901, where he was an outstanding athlete. On October 12, 1910, he was united in marriage to Miss Mary M. Horton of Marshalltown. He is survived by his wife and two sons, John H., who is in the Navy, and Charles E., who is in the Army, and a grand-daughter, Judith Ann Brockway.

Mr. Brockway was a member of the House of Representatives in the Thirty-fourth and Thirty-fifth General Assemblies. While in the legislature he was chairman of the roads and highways committee and as such occupied a conspicuous part in directing legislation along the line of better roads. He was joint author of the Balkema-Brockway bill, a measure to give the state a better organization for road building. This was the bill that created the Iowa Highway Commission and was the foundation upon which the Iowa Primary Road System has been achieved. It may be said that the wonderful system of paved roads, which we enjoy in Iowa, is an enduring monument to "Jim" Brockway.

Following a broad political-legislative experience with the development of road laws, and considerable experience as a truck operator, Mr. Brockway was persuaded to organize the Independent Truckers of Iowa which had its beginnings in and around Muscatine. He waged a continuous fight for improvement of Iowa truck laws. He developed a continually improved mutual understanding between truckers and various state agencies having control over truck operations.

His especial effort was to achieve organization amongst the operators in Iowa. This ambition was realized in the fall of 1942, when the then existing truck groups united into the Iowa Motor Truck Association.

Mr. Brockway was an active member of the Presbyterian Church and an active supporter of temperance reforms.

Of his service and worth as a citizen and public servant this committee feels that it can heartily endorse and adopt the words of Lee H. Forsyth as follows:

"We have lost a friend. 'Jim' Brockway was a strong, rugged man—one of Iowa's great athletes; he was a true, loyal friend—one of nature's noblemen; he was a devoted servant of the cause in which he believed—a dauntless fighter; he was a model husband and father—a man!"

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the death of James M. Brockway, the state mourns the loss of one of its honored and distinguished citizens and the House, by this Resolution, tenders its sincere sympathy to the surviving family 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 members of the family of the deceased.

F. A. LATCHAW,
WILSON REED,
W. A. BENTS,

Committee.

Unanimously adopted,

I. J. BURK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable I. J. Burk, begs leave to submit the following memorial:

I. J. Burk, son of Joshua and Amanda Burk, was born on a farm in Greene county, Iowa, on May 1, 1877, and passed away at his home in Rippey on October 20, 1944. Mr. Burk received his education at the Washington High School.

On February 16, 1896, he was united in marriage to Hattie May Underwood, who survives him, and to this union were born two boys, Lyle S., President of the Liberty National Bank of Chicago, and I. J. Burk, Jr., manager of the Burk Auto Company in Rippey, both of whom survive their father.

The Burk family resided on the farm until 1906, when they moved into Rippey, where Mr. Burk entered the implement and automobile business, although he continued to be a farm owner and was interested in farming problems. Mr. Burk was also director and Vice-President of the Rippey National Bank, until he and several other stockholders sold their interest, just preceding his death. He was a member of the Methodist Church at Rippey, a member of the Masonic Lodge, Order of the Eastern Star and Modern Woodmen.

Mr. Burk served his state and community well and took an active part in public affairs, was a loyal Republican and active in the affairs of his party. He served in the State Legislature during the Forty-eighth, Forty-ninth, Fiftieth and Fiftieth Extra Sessions. He lived a long, honorable and active life and will be greatly missed in his community.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable I. J. Burk, the state has lost a valued and honored citizen and the family a loving husband and father and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family in their sorrow; and,

Bt It Further Resolved, That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to send an enrolled copy to the family of the deceased.

HENRY H. STEVENS,
G. E. WHITEHEAD,
C. G. GOOD,

Committee.

Unanimously adopted,

RUSSELL G. CLARK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Russell G. Clark, begs leave to submit the following memorial:

Russell G. Clark was born in Lawrence, Massachusetts, February 9, 1861, and passed away in Des Moines, Iowa, June 25, 1943, having reached the age of eighty-two years. His parents, Amasa C. and Jennie Gordon-Clark, were of New England stock. They moved to Manchester, Iowa, in 1872, where they established a wholesale produce business. Russ, an only son, followed in his father's footsteps and devoted his entire life to the poultry and dairy industry.

In business, community interest, political prominence and general standing the name of R. G. (Russ) Clark deserves a high place in the history of Iowa.

Mr. Clark was educated in the public schools of Lawrence, Massachusetts, and Manchester, Iowa, and attended the Iowa College at Grinnell, Iowa, leaving college in his junior year to return to Manchester.

After spending two years in engineering work, Mr. Clark established himself in his life interest—the produce business. For three years he was so engaged at Marcus, Iowa; and then, in 1885, joined with his father as a partner in business at Williams, Iowa. His residence at Williams was short, as three months later they opened a like establishment at Webster City of which "R. G." took charge. This partnership continued until his father's death.

On the 18th of October, 1887, Mr. Clark was united in marriage with Emily S. Rann, a daughter of H. L. and Mary Rann of Manchester, Iowa. Mr. Rann was a publisher and in 1871 founded the Manchester Press, which paper has remained in the Rann family to this date. The present editor and publisher is a brother of Mrs. Clark.

To Mr. and Mrs. Clark one child was born, Miss Sibyl, who lives with her mother in Des Moines. Miss Clark attended Grinnell College, has been a constant companion of her mother in later years, and spends her leisure time writing short stories for National magazines.

Mr. Clark was always interested in good government, whether local, county, state, or national and was honored by being elected to many local and state offices. His first experience as a public servant was at Marcus, Iowa. When just old enough to vote he was elected township clerk and later held the office of assessor. At Webster City he was an alderman; mayor—the youngest ever chosen in that city; member of the board of education for seven years; postmaster for eleven years; and Chairman of the Republican County Central Committee. In 1897 he was elected representative from Hamilton county and served in the Twenty-seventh and Twenty-eighth General Assemblies of the State of Iowa. Upon entering the Legislature, Mr. Clark joined with the minority faction of his party in a fight against corporation influences which involved the question of railroad taxation. He soon became one of its leaders and, after four years of constant work, this minority grew to an overwhelming majority which resulted in the election of A. B. Cummins to the office of

Governor in 1901. Mr. Clark was an unfaltering advocate of Republican principles and was always active and faithful in his effort to advance the influence of his party.

In 1922 Mr. Clark was appointed by the late Governor N. E. Kendall to be State Dairy Commissioner. When the Department of Agriculture was created in 1923, he continued as Chief of the Dairy and Food Division, in which capacity he served, except during the years 1933 to 1938, until he resigned from that position on December 1st, 1941, on account of his advanced age and ill health.

Following the sudden death of the first secretary of the state department of agriculture, Mr. R. W. Cassidy, in 1924, Mr. Clark was appointed by Governor Kendall as Acting Secretary of Agriculture. He served in this capacity from August 11th to August 28th of that year, when a candidate, Mark Thornburg, was nominated to succeed Mr. Cassidy by the State Republican Convention, which nominee was then appointed by the Governor as Secretary of Agriculture. Mr. Clark then continued as Chief of the Dairy and Food Division of the Department under this new administration. His work was of great importance in the establishment and organization of the State Department of Agriculture and many of the fundamental policies that still exist in that department are due to his untiring effort, experience and ability. At the time of his resignation from the Dairy Division, Mr. W. F. Hunter, Editor and Publisher of the Webster City Freeman-Journal and a life-long friend of Mr. Clark, said:

"As a public officer, Mr. Clark made a clean record in all of the many positions he has held. No breath of scandal was ever whispered against him. He is certainly endowed by nature for public service. His ability, tact, courage, honesty, and his sincere devotion, were always in the interest of the public."

Mr. Clark was a staunch believer in the principle of "*Government of the people; by the people; and for the people.*" In his earlier days at Webster City he became a leader of the movement for municipal ownership and later expounded the plan for a city manager form of government, which he helped to establish in that city. In his political activities he believed in the establishment of the primary system of nominating city, county and state candidates. He was also a firm believer in the right of popular suffrage, and had an abiding confidence in the ability of the people to have the widest possible privileges in fixing the policies of the government. In carrying out his beliefs, Mr. Clark was often engaged in many political conflicts along the way. He was calm in victory and knew what it meant to feel the sting of defeat. But, through it all, no friend or foe could truthfully say that he ever "double-crossed" them or resorted to questionable methods to win a victory. "R. G." was always open and above board in his political activities. He was sincere in his convictions and had the courage and the ability to defend them.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Russell G. Clark, the State has lost a valued and honored citizen and the family a kind and loving husband and father, and the House would tender

by this resolution its sincere sympathy to the surviving members of the family.

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House and the Chief Clerk be directed to forward an enrolled copy to the librarian of the Kendall Young Library at Webster City, Iowa, to be filed as a permanent record in the biographical history of Hamilton county.

JOHN S. HEFFNER,
C. A. BRYSON,
ARCH W. MCFARLANE,
Committee.

Unanimously adopted,

JOHN P. CRUIKSHANK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable John P. Cruikshank, begs leave to submit the following report:

John P. Cruikshank who represented Lee county in the Twenty-eighth and the Twenty-ninth General Assemblies was born in Franklin township, Lee county, Iowa, on June 22, 1852. He passed away at his home in Fort Madison, on April 16, 1944, at the age of 91 years.

He attended Howe's Academy, Kirksville Teachers' College and also College of Physicians and Surgeons, at Keokuk, Iowa.

In 1881 to 1883 he taught school. In 1883 he became Recorder of Lee county. In 1887 he engaged in the Real Estate and Abstract business which business he continued till the time of his death.

He was married June 18, 1889, to Martha Ball.

He is survived by his widow and one daughter, Mrs. Molly L. Meinzer, both of whom live in Fort Madison, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the late John P. Cruikshank, the State has lost a valued and honored citizen, and the House of the Fifty-first General Assembly tenders by this resolution its sincere sympathy to the surviving relatives.

Be It Further Resolved, That a copy of this resolution be spread upon the House Journal and that the Chief Clerk be instructed to send an enrolled copy to the widow and the daughter of the deceased.

THOMAS W. WELLINGTON,
BERT E. DODDS,
O. C. WILLIAMS,
Committee.

Unanimously adopted,

HENRY L. DAVIS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the late Honorable Henry L. Davis, begs leave to submit the following memorial:

Henry L. Davis was born in Madison county, March 14, 1886. He was the son of Rev. L. B. Davis, a First Lieutenant in the Civil War, and Catherine Ann Henning Davis.

He attended the Winterset High School, and later the Capital City Commercial College in Des Moines, graduating from both schools with highest honors. He taught school and helped his mother operate the home farm for a number of years.

He served as deputy county auditor two terms and was elected auditor of Madison county two terms, resigning this position on January 1, 1937, to serve in the Forty-seventh General Assembly as State Representative.

He was life insurance underwriter until 1939 when he was employed by the State Tax Commission at Des Moines, Iowa, as auditor, at which time the family moved to Des Moines.

Mr. Davis was a past master of the Masonic Lodge, and held a certificate of perfection in Masonry, also held schools of instruction for Grand Lodge throughout the state. He was Junior Grand Deacon of the Grand Lodge of Iowa, was a member of the Za-Ga-Zig Temple and the Knights of Pythias, also the Methodist church where he sang in the choir since his high school days.

On May 28, 1921, he was married to Miss Ruth Simmons, an instructor in the Winterset schools. She now resides in Des Moines. Their son, Pfc. Melvin L. Davis, C.M.P., is stationed at Fort Warren, Wyoming, while his wife and two children—Van and Jan—reside in St. Charles, Iowa. The younger son, Don C. Davis, is a cadet at the United States Coast Guard Military Academy, New London, Conn.

Mr. Davis loved people, and the two sons were the pride of his life.

He died in Des Moines as a result of a heart attack on December 15, 1943, and interment was made at Winterset, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the death of Henry L. Davis, the people of Madison county and of the entire State of Iowa have sustained a great loss.

Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House, and the Chief Clerk be directed to forward an enrolled copy to the family.

S. G. HOENESS,
THOMAS W. WELLINGTON,
G. T. KUESTER,

Committee.

Unanimously adopted,

HENRY EDGINGTON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Henry Edgington, begs leave to submit the following memorial:

Henry Edgington, pioneer resident of Monona county, Iowa, was born in Crawford county, Illinois, March 14, 1854, and passed away at his home in Mapleton, Iowa, June 27, 1943, at the age of 89 years. Mr. Edgington received his early education in the schools of Illinois. He came to Iowa at the age of nineteen.

He was engaged in agricultural pursuits and was a successful farmer and feeder of livestock. He was energetic, ambitious and successful. At one time he owned and operated over one thousand acres of good Iowa land in Monona county and was widely known in western Iowa as an extensive cattle feeder and operator. In later years he was interested in banking, being President of the State Savings Bank at Ute, Iowa.

Mr. Edgington could be called a self-made man for his success was due to his own efforts. He knew the hardship and trials of a pioneer in the early days of the settlement of western Iowa.

He was honored by the citizens of his county in a political way. He served as county supervisor for nine years. At the expiration of his term as supervisor he was elected state representative of Monona county. He served in the Thirty-seventh, Thirty-eighth, and Thirty-ninth State Legislatures. He discharged the duties of supervisor and representative with ability, and in an efficient manner. He was conscientious and was beloved by his associates.

Mr. Edgington was married to Mary Idell Hitchcock of Ashton, Illinois, in 1880. Mrs. Edgington passed away in May, 1919. To this union four children were born, three of whom survive, Harlan and John Edgington and Mrs. Mabel Renfro all of Mapleton, Iowa. One son, Ray, passed away in December, 1918. He is also survived by eight grandchildren and four great-grandchildren.

Mr. Edgington was a man of pleasing personality, cheerful disposition and was well-liked by all who knew him. He was keenly interested in current affairs and always took an active part, lending his aid and support to those efforts which were for the betterment of the community in which he lived for over 63 years.

He was a member of the Methodist Church and various Masonic orders. His life work is ended but his memory and the good he has done lingers on.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That, in the passing of the Honorable Henry Edgington, the State has lost a valued and honored citizen and the family a loving father, and the House would tender by this resolution, its sincere sympathy; 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.

A. EARL MCNEILL,
PAUL KUHLMANN,
CHARLES S. VAN EATON,
Committee.

. Unanimously adopted,

FREDERICK O. ELLISON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Frederick O. Ellison, begs leave to submit the following memorial:

Frederick O. Ellison came of sturdy Irish ancestry and was born July 4, 1853, in New York City, where he received his early education. He passed away at his home at Anamosa, Iowa, on Saturday evening, October 7, 1944. At the age of seventeen he came with his parents to Iowa, to take charge of a farm in Warren county. He studied at Simpson College and entered the law office of Todhunter & Williamson at Indianola and there pursued his legal studies until he was admitted to the bar in 1874, after which he practiced his profession at Clinton and Wyoming, Iowa. In 1889 he moved to Anamosa, where he was first associated with Ezra Keeler and was senior member of the firm of Ellison, Ercanbrach & Lawrence and later of Ellison & Gorman, which continued until his elevation to the bench in 1906.

During his long career of public service, he was mayor of Wyoming, Iowa, councilman and mayor of Anamosa and county attorney of Jones county. He was state representative from 1894 to 1896 and state senator from 1896 to 1900. During his term in the senate, he spent three winters, with other legislators, in framing the 1897 Iowa code. Beginning his tenure on the bench in the old court house in Marion, Iowa, he later was the first judge to sit in the new Jones county court house. His period of service in the Eighteenth Judicial District was one of the longest among Iowa jurists. He was an able jurist and many of his decisions were quoted and had far reaching effect, including the famous Council Bluffs water case and his decision for the lowering of gas rates in Cedar Rapids. He retired from the bench in 1938 after serving the district as judge for thirty-two years.

He was an active member of the Methodist Episcopal Church, serving on the finance committee and as one of the trustees.

In 1875 he was united in marriage to Anna Elida McCutcheon at Indianola, who preceded him in death on December 8, 1927. In 1930 he was united in marriage to Dorinda Abbott of London, Canada. He is survived by his wife, who was his constant companion during his failing health, two sons, Rolland R. Ellison, a dairy farmer near Anamosa, and Clifford W. Ellison, a New York City physician, and a daughter, Mrs. Mildred Paul of Anamosa.

He was a member of Anamosa Lodge No. 46, Ancient Free and Ac-

cepted Masons, Mount Sinai Chapter No. 66, Royal Arch Masons and Mount Olivet Commandery No. 36, Knights Templar, all of Anamosa, Iowa. He was also a member of Saint Bartholomew Conclave No. 37, Red Cross of Constantine.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the late Honorable Frederick O. Ellison the state has lost an eminent jurist, an outstanding public servant, an active Mason, and a Christian gentleman.

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.

CLIFFORD M. STRAWMAN,
GEORGE E. FARMER,
C. A. BRYSON,

Committee.

Unanimously adopted,

DANIEL ALANSON EMERY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the Honorable Daniel A. Emery, begs leave to submit the following memorial:

Mr. Daniel Alanson Emery, who represented Wapello county in the Thirty-ninth General Assembly, was prominent in Ottumwa civic, church, political and business circles for more than half a century before his death November 12, 1943, at the age of 85 years.

Mr. Emery was born in Ridgeville Corners, Ohio, June 18, 1858, the son of Josiah Bartlett and Mary Harper Emery. The father died in 1861, while engaged in recruiting an Ohio company for the Union army. The widow and two sons came to Wapello county in 1863, and Mr. Emery lived in the Wapello county and Ottumwa community since.

Mr. Emery attended rural and Ottumwa public schools; in 1881 he was graduated from Highland College in Kansas, and in 1883 he received a law degree from the University of Iowa. He actively practiced law for 10 years in Ottumwa and maintained his membership in the Bar Association. At the time of his death he was the dean of local attorneys.

Mr. Emery was president of the Peoples Building and Savings Association when he died. He helped establish the firm in 1892 and served as its secretary until 1939. He was a past president of the Iowa State Building and Loan League.

He helped organize the Ottumwa Rotary Club more than 25 years ago and served as an early president. He helped organize the company that built the present Ottumwa Hotel, and served as an officer in the association many years. He helped pioneer electric lights for Ottumwa, and helped organize many other activities.

Mr. Emery had a public career that included one term as a member of the State House of Representatives, 1921-22; secretary of the State Board of Education, 1909-13; member of the Ottumwa City Council,

1892-93; and city police judge, 1916. He also was prominent in Republican Party politics for fifty years.

For many years Mr. Emery was associated with the Iowa National Guard, being a charter member of the original Company G of the Second Regiment, in 1884. He served in the Company for seventeen years, rising from private to captain. During the Spanish-American War he was Brigade Quartermaster at Camp McKinley, at Des Moines.

Mr. Emery also had a long record in Masonic circles. He was a 32nd degree Scottish Rite Mason, a Knight Templar, and a Shriner.

He was a member of the First Presbyterian Church of Ottumwa for eighty years, served on all of its boards, and was an honorary life member of its Board of Elders at the time of his death. He lived a long, honorable and active life, and will be greatly missed in his community.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the late Honorable Daniel Alanson Emery the state has lost a valued and honored citizen, and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

DEAN AUBREY,
WADE H. McREYNOLDS,
JAMES A. COWAN,

Committee.

Unanimously adopted,

J. S. GARBER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the Honorable J. S. Garber, begs leave to submit the following report:

J. S. Garber was born April 18, 1865, in Floyd county, where he continued to reside until his death on January 14, 1942. His parents were pioneer settlers, coming to Iowa in 1852. He received his education in the rural schools.

On December 7, 1898, Mr. Garber was united in marriage to Marcia C. Petty, of Olean, New York, who now survives him.

Mr. Garber was engaged in farming until the time of his death and also served as President of the Farmers' Co-operative Elevator Company of Marble Rock. He served as director of the Floyd County Mutual Insurance Association for a period of twenty-three years. At the time of his death, he was also agent for the Iowa Mutual Tornado Insurance Association.

In 1918, Mr. Garber, who was a Republican in politics, was elected representative and re-elected in 1920 and 1922. No citizen in his community was held in higher regard and was more beloved by his friends and neighbors, than Mr. Garber.

Therefore, Be It Resolved by the House of Representatives of the

Fifty-first General Assembly, That in the passing of the Honorable J. S. Garber, the state has lost a valued and honored citizen and the widow a loving husband and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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 directed to send an enrolled copy to the wife of the deceased.

WILLIAM KRUSE,
ARTHUR C. BLATTI,
HENRY C. KRUEGER,

Committee.

Unanimously adopted,

FRANCIS MARION HARRISON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Francis Marion Harrison, begs leave to submit the following memorial:

Francis Marion Harrison was born in Clarke County and his entire life of 62 years was spent there, except for the years he served in the Army. He enlisted in the National Guard in 1916 and served on the border. When the Guard was called into Federal service again in 1917, he re-enlisted and went to France with the Rainbow Division, serving for a year and a half with that famous organization under General Douglas MacArthur. He was twice wounded in action, for which he was awarded a Silver Star and the "Purple Heart". He served as State President of the Iowa Rainbow Veterans Association.

Returning to civilian life, Mr. Harrison was honored by the citizens of his home county with two terms as Clerk of the District Court and then two terms in the Iowa Legislature. Retiring from public life, he moved to his farm but ill health, resulting from his wounds, forced him to retire and he came to Osceola. About four years ago he suffered a paralytic stroke, from which he never recovered.

Marion was the son of F. M. and Elizabeth Harrison. Most of his early life was spent on the farm, where he attended the rural school, after which he received training at Simpson College, Indianola, Iowa. Later he became a teacher in the rural schools of his home county. He was a member of the First Methodist Church of Osceola, serving in several official capacities.

He leaves to mourn his departure his wife, formerly Violet Cornell Worthington, two daughters, Frances Violet, and Florabelle Marion and Mother Cornell, who was most devoted to him during all the years of his confinement; also two sisters, Dr. B. Ethlyn Healey of Davenport, Iowa, B. Marguerite Harrison of Woodburn, Iowa, and one brother, E. M. Harrison of North Platte, Nebraska, and other relatives and friends.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Francis

Marion Harrison, the State has lost a valued and honored citizen and the family a loving husband and father, and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

HENRY SIEFKAS,
E. L. EDWARDS,
E. B. SAYLOR,

Committee.

Unanimously adopted,

R. J. HIGGINS •

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable R. J. Higgins, begs leave to submit the following report:

R. J. Higgins, son of John and Emeline Higgins, was born in Marshall county, Illinois, June 18, 1879. After finishing eighth grade in the common schools he attended Greer College, Hoopeston, Illinois, for a winter term, taking up a commercial course. He finished his education at Browns Business College at Peoria, Illinois, and then took a position with Swift & Co. in St. Joseph, Missouri, with whom he was associated for 13 years.

He and Alice Belle Howard were married December 5, 1901, and were the parents of three children, who survive. The family came to Greene county, Iowa, February 25, 1911. Mrs. Higgins died November 11, 1915.

Mr. Higgins was married January 2, 1920, to Carrie R. Knox at Dana. He was a member of the Grand Junction Methodist Church, also a committeeman for the Triple A and served as Grant Township trustee and school director for many years. He was a member of the Farmers Union since its organization.

Mr. Higgins served as State Representative from Greene county in the 41st General Assembly. He was a conscientious and capable member of the body and was beloved by all his associates.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of this honored citizen, the House wishes to tender by this resolution its sincere sympathy to the surviving members of his family in their sorrow.

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.

HENRY H. STEVENS,
R. E. DUFFIELD,
CARROLL A. LANE,

Committee.

Unanimously adopted,

CHARLES A. HOLLIS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Charles A. Hollis, begs leave to submit the following memorial:

Charles A. Hollis was born February 3, 1867, on a farm Southwest of Waterloo, the son of Frank and Nellie Hollis, and his early life was spent in that locality. On November 27, 1888, he married Miss Carrie Buck of Hudson, and the young couple embarked on a farming venture, locating northwest of Hudson. There they continued to live until 1906, when they moved to Cedar Falls, in order to give their children the advantages afforded by the educational institutions of that city.

Mr. Hollis was a member of the 40th, 41st, 42nd, 42nd Extra, 43rd and 44th General Assemblies, and during that period he was intensely active in promoting the interests of the farmer, and was a tireless and conscientious worker in the good roads movement in Iowa. He stood, at all times, for what he thought was true and right, and his firmness of principle and honesty of purpose commanded the respect and admiration of all who knew him.

After retiring from active farming, Mr. Hollis traveled for three years in the interests of the Independent Telephone Association, and promoted the first independent copper toll line between Burlington and Des Moines. He assisted in organizing and served as president and manager of the Black Hawk Oil Company of Cedar Falls. Prior to his death, which occurred February 18, 1944, he was employed as District Sales Manager for the Funk Seed Company of Bloomington, Illinois.

In politics, Mr. Hollis was a Republican, an active worker for the party, and his record stands high in the annals of his community.

Surviving, besides his devoted wife, are a daughter, Mrs. Charles L. Hoffman of Waterloo, one son, Frank R. Hollis of Hudson, and three grandchildren; also five brothers, Harlan R., John and Arthur Hollis of Hudson; R. C. Hollis, Waterloo, and Dr. E. L. Hollis of Marengo; two sisters, Mrs. Iola Moseley, Waterloo, and Mrs. Letty Rich, Clear Lake, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Charles A. Hollis, the State has lost a valuable and honored citizen and the House expresses its appreciation of his character and public service and tenders, by this resolution, its sincere and heartfelt sympathy to his beloved family, in their great sorrow.

Be It Further Resolved, That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ARCH W. MCFARLANE,
FLOYD P. DAVIS,
A. H. AVERY,

Committee.

Unanimously adopted,

FRED H. HUNTER

MR. SPEAKER: Your Committee, appointed to prepare suitable resolutions commemorative of the life, character and public service of the late Honorable Fred H. Hunter, begs leave to submit the following report:

Fred H. Hunter, Legislator, City Official, Railroad man and Agriculturalist, was born at Dexter, Iowa, on June 7, 1869, and died at Rochester, Minnesota, on July 23rd, 1943; his parents, natives of Pennsylvania, moved to Dexter in 1867, thence to Des Moines in 1869; his father, Dr. A. O. Hunter, was one of the pioneer physicians of Des Moines.

Mr. Hunter graduated from East High School of Des Moines in 1887; afterwards he graduated from the Capital City Commercial College and took agriculture and dairy course at the University of California and later at Iowa State College at Ames. He was associated with B. F. Gue for a time as one of the editors of the Rural Northwest Farm Publications; read law one winter; later was employed for a number of years by the Chicago & Great Western Railroad as a Passenger Agent and subsequently Traveling Freight and Passenger Agent.

Mr. Hunter engaged in many Des Moines business enterprises residing eight months of each year on the family farm near Ankeny and in Des Moines during the winter months. He was married in 1892 to Mary Ankeny, daughter of General R. V. Ankeny. He is survived by his wife, two sons and a daughter. He was a life-long Republican and was active in politics as well as in business and welfare fields; he served in the Iowa General Assembly in 1909 and as Mayor of Des Moines in 1926. Since the operation of the Selective Service Act he served as Chairman of Local Draft Board No. 1, served as a member and chairman of the Polk County Board of Supervisors in 1922 to 1926; always active in welfare and civic work, Masonic and church circles.

In 1911, he was appointed Receiver, Auditor and General Manager of the Minneapolis and Northern Interurban Railroad, which was electrified and sold three years later. He was a member of the Pioneer Lawmakers' Association, Des Moines Club and Pioneer Club.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Fred H. Hunter, the State has lost a valued and honored citizen and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family in their sorrow; and

Be It Further Resolved, That a copy of this resolution be spread upon the House Journal and that the Chief Clerk be instructed to send an enrolled copy to the family of the deceased.

TED SLOANE,
CARL A. BURKMAN,
G. E. WHITEHEAD,

Committee.

Unanimously adopted,

WILLIAM H. KLEMME

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William H. Klemme, begs leave to submit the following memorial:

William H. Klemme was born in Brookville, Indiana, February 17, 1849, and died at his home in Ridgeway, Iowa, on March 11, 1943, at the age of 94 years. He was married to Mary Augusta Bolles on March 22, 1870, and is survived by his daughter, Mrs. J. G. Parker of Fayette, Iowa, his wife having preceded him in death seven years ago.

Mr. Klemme came to Ridgeway in 1872, where he operated a drug store and later established a lumber yard in which business he continued for a period of nearly seventy years, going to his office every day, even after he had passed his ninety-second birthday. He was postmaster during President McKinley's term of office and Justice of the Peace in Lincoln Township for thirty-two years.

Mr. Klemme was Representative from Winneshiek county in the Twenty-fifth, Twenty-sixth, Twenty-sixth Extra and Twenty-seventh General Assemblies of Iowa and later served as Senator from the Forty-second District, comprised of Winneshiek and Howard counties, in four regular and two extra General Assemblies.

Mr. Klemme was a man of high character and beloved and respected by all his associates. He was always interested in the church and also served in educational work, having been a Trustee of Upper Iowa University for many years. He contributed liberally to this institution and also to Luther College. His long term of service in the Legislature speaks for itself of his interest in civic affairs.

Mr. Klemme was a capable, conscientious and honest citizen and his death is a great loss to the citizens of this State and to his community, where he resided for a period of seventy-one years.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of William H. Klemme, this State mourns the loss of a valuable and honored citizen, a man who devoted many years of his life to public service and the House, by this resolution, extends to the family of William H. Klemme, its deepest sympathy.

Be It Further Resolved, That a copy of this Memorial Resolution be spread in the Journal of the House of Representatives and that the Chief Clerk be directed to send an enrolled copy to the family of the deceased.

C. M. LANGLAND,
W. A. BENTS,
C. A. PALMER,

Committee.

Unanimously adopted,

WILL P. KNOWLTON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of Honorable Will P. Knowlton, begs leave to submit the following memorial:

Will P. Knowlton was born October 17, 1885, in Bluffton, Iowa, the son of William and Albertina Knowlton, and passed away in a hospital at Decorah, Iowa, on August 17, 1944.

Mr. Knowlton attended public schools at Decorah and was graduated from the high school there in 1905, and from the University of Iowa, where he played halfback on two football teams, in 1911. On June 12, 1912, he was married to Violet Irene Palmer and they became the parents of three sons, Robert E., Will P. Jr., and Thomas E., and a daughter, Mrs. Marjorie Williams, whose husband is with the Navy in the Atlantic, all of whom survive. Robert and Will, Jr., are in the service of their country, the former with the marines in the South Pacific, and the latter in the same area with the 13th Army Air Force Command. The other members of the family are at home. Robert, a former all-state high school football player, and a grid potential at the University of Iowa when he entered service, has seen action in many rugged battles, including the landing at Tarawa.

Prior to his marriage, Mr. Knowlton was a teacher and superintendent of the Wellman schools. From 1912 to 1914 he was principal of Jefferson schools and in 1915 he was employed in school work at Denison. He later represented a text book company as salesman before entering the real estate business. He was the representative of a text book company from 1917 to 1937, calling on educational groups of Iowa schools.

Mr. Knowlton served as a member of the House of Representatives in the Forty-eighth, Forty-ninth and Fiftieth General Assemblies, and was an unopposed candidate for the House in the Fifty-first General Assembly. Always a fighter for what he believed was right, even though he often was the underdog, Mr. Knowlton was being considered in some quarters as a possible candidate for the speakership of the House of Representatives in the Fifty-first General Assembly.

He was one of eight representatives who fought the bill suspending fifty per cent of the state income tax on the grounds that it was an unwise policy, economically, for the state in the future. As chairman of the House Schools Committee in 1943, Mr. Knowlton sponsored the school code revision bill, which failed to pass, but inspired the appointment of a new commission which included many of the bill's provisions in a group of new bills now being considered by the General Assembly.

In school work for five years in Iowa, Mr. Knowlton was also familiar with the unpopular practices of the executive department of the Iowa High School Athletic Association, and he was one of the legislators who pushed legislation which would have placed the association under the State Superintendent of Public Instruction. The legislation failed but it aroused public sentiment so that a change of policy by the association was effected.

Mr. Knowlton was extremely interested in all taxation bills and took an active part in discussion revolving around them.

Of his service and worth as a citizen, it is difficult to speak adequately, but this committee does not hesitate to say that the sudden removal from our midst of so great a believer in the essentials of truth, honesty, and sincerity, leaves a vacancy and a shadow that is deeply realized and proves a serious loss to the community and the state in which he lived. In the passing of Will P. Knowlton, the State has lost a great and respected citizen.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly for the State of Iowa, That in the death of Will P. Knowlton, the State has lost a valuable and honorable citizen and the House, by this Resolution, tenders it sincere sympathy to the surviving members of his family 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 members of the family of the deceased.

F. A. LATCHAW,
ANTHONY TE PASKE,
D. A. DONOHUE,
G. T. KUESTER,
C. M. LANGLAND,
JOE F. GARDNER,

Committee.

Unanimously adopted,

CHARLES EDWARD MALONE

MR. SPEAKER: Your committee, appointed to prepare resolutions commemorating the life, character and public services of the Honorable Charles Edward Malone, begs leave to submit the following report:

Charles Edward Malone, son of B. F. and Rebecca Malone, was born near Wiota, Iowa, on October 24, 1881, and passed away at his home on March 22, 1945, at the age of 63 years.

He was reared on a farm in the Wiota vicinity and was married in Atlantic, Iowa, on April 18, 1906, to Miss Edna Harris. To this union two sons were born, Claude R. and Cecil I., both of whom survive.

The early home was established on a farm north of Atlantic. Three years later the couple moved to a farm near Atlantic on the Olive Street road. Here the family lived for twenty-six years, moving in 1934 to Atlantic, first on Oak Street, later at 701 East 9th Street.

Mr. Malone, in addition to his love of farming, very early in life became interested in the development of better farm seeds and, in 1914, the Malone Seed Company was founded. Through his interest and skill he became a well-known exhibitor of corn and farm seeds at the State Fair, St. Louis Fair, and the Rock Island Railroad Celebration of 1929.

Mr. Malone served his county and State in various public offices from 1914 to the time of his death. He made an outstanding record as County Treasurer, member of Board of Supervisors, State Representative, State Senator and as Postmaster in Atlantic, which position he held at the time of his death.

His acceptance of public office was to him an acceptance of public trust and he carried on his work with that aim and purpose always in mind.

Charles Malone was a man of genuine principles and worth. He had standards of character from which he would not retreat. He was a man of friendly disposition and no one can name the number of his friends.

His sense of humor was a delight to those with whom he associated. He was a fine business man, loyal husband, thoughtful father, loving brother and genuine friend.

At the time of his death, he was a member of the Atlantic B. P. O. Elks Lodge 445, and the National Association of Postmasters.

Surviving him are his widow and two sons, a twin sister, Miss Charlotte Malone of Atlantic, two brothers, S. M. Malone of Wiota, Iowa, and H. R. Malone of San Francisco, California, three grandchildren, besides other relatives and a host of friends.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Charles Edward Malone, the state has lost a most valued and honorable citizen and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

G. T. KUESTER,
ARCH W. MCFARLANE,
ANTHONY TE PASKE,

Committee.

Unanimously adopted,

JOHN McDERMOTT

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable John McDermott, begs leave to submit the following memorial:

John McDermott was born in Richland county, Ohio, on February 17, 1857, the son of Henry and Elizabeth McDermott, and died at Bridgewater, Iowa, April 9, 1943, at the age of 86 years, 1 month and 22 days.

On March 11, 1884, he was united in marriage to Anna E. Marsh. To this union eight children were born, six of whom survive. Those left to mourn his passing are the three sons: Bert, Kenton and Clayton McDermott all of Bridgewater, and three daughters: Mrs. H. S. Love of Bridgewater, Mrs. Mac Arnold of Dallas, Texas, and Mrs. R. B. Stewart of St. Charles, Iowa. The wife and mother passed away in August, 1940, and two sons, Dallas and Ellis, also preceded him in death. He also leaves one brother, Charles McDermott of Greeley, Colorado, and 16 grandchildren.

During the year 1857 Mr. McDermott's parents moved to Benton Township, Cass County, Iowa. Here he engaged in farming and continued to farm after his marriage until 1892, when the family moved into Bridgewater.

Mr. McDermott lived a long and useful life. Through sound judgment he became one of his community's outstanding business men, at the same time carrying on extensive agricultural interests. At the time of his death he was still active in the management of his lumber and coal business.

He was active in church, civic and political affairs. He was deeply interested in the Methodist Church with which he was affiliated and faithfully attended, serving a great part of the time on the official board. To him was entrusted much of the responsibility of the construction of a new church building. For forty years he served as treasurer of the Bridgewater Independent District. He served over twenty years as town councilman. Mr. McDermott became a member of the board of directors of the Union State Bank in Bridgewater at the time of its organization and was named its first president.

In 1932 Adair county honored Mr. John McDermott by electing him to the office of State Representative on the Democratic ticket and he was returned to the office for a second term, thus he served in the 44th, 45th, and 45th Extra Sessions of the General Assembly.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of Honorable John McDermott, the State has lost a valued and honored citizen and the family a loving father and brother and the House would tender, by this resolution, its sincere sympathy to the surviving relatives 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 each member of the family of the deceased.

IVAN R. MILLS,

G. T. KUESTER,

E. E. POSTON,

Committee.

Unanimously adopted,

JOHN ELSPATICES McINTOSH

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John Elspatices McIntosh, begs leave to submit the following memorial:

John Elspatices McIntosh, who represented Muscatine county in the Forty-second, Forty-second Extra and the Forty-third General Assemblies, was born on a farm near Atalissa, Iowa, on October 15, 1868, the son of Alexander and Mary Dallas McIntosh, and passed away at his home in West Liberty on December 19, 1944, at the age of seventy-six years, two months and four days.

On October 15, 1923, he was united in marriage to Agnes McEwan Davis, and they were the parents of one daughter, Mary Dallas McIntosh, both of whom survive him.

Mr. McIntosh attended public schools in Atalissa and Cedarville, Iowa, and graduated in the law class of 1892 from the University of Iowa and

he spent practically his entire life as an honored and respected resident of Muscatine county, where he established and conducted his practice of the law, which practice remained uninterrupted for more than fifty-one years.

He was a life member of Mt. Calvary Masonic Lodge of West Liberty. He was also a member of the Consistory and Shrine at Davenport and also held membership in the Knights of Pythias, Odd Fellows, and Modern Woodmen Lodges of West Liberty.

He served as Mayor of West Liberty for twelve years and was active in many civic enterprises. Mr. McIntosh spent a lifetime in unselfish service to the state and community in which he lived and will be sadly missed. As an expression of our appreciation of the character of this outstanding citizen:

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable John Elspatiches McIntosh, the State has lost a valued and honored citizen, and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

F. A. LATCHAW,

M. F. HICKLIN,

D. A. DONOHUE,

Committee.

Unanimously adopted,

H. C. PATTISON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the Honorable H. C. Pattison, begs leave to submit the following memorial:

H. C. Pattison was born on March 7, 1868, on a farm near Fairfield, Iowa, Jefferson county, and died on May 2, 1943, at the age of 75 years.

On March 17, 1896, he was married to Eliza Stout, who died on August 12, 1924. To this union were born the following children: Earl, deceased, Paul E. Pattison, Route 1, Davenport, Iowa, and Edna L. Pattison, Fairfield, Iowa, who survive him.

Mr. Pattison served his state and community well and took an active constructive part in civic and public affairs. He served on the County Board of Supervisors from 1905 to 1911, was secretary of the School Board, Township Clerk and Trustee, and director and treasurer of the Farmers Insurance Company; a member of the Presbyterian Church and Odd Fellows Lodge. Always a loyal Republican and active in affairs of his party, Mr. Pattison was elected to the Legislature in 1926 and served as a member of the Forty-second, Forty-third and Forty-fourth General Assemblies. He lived a long, honorable and active life, and will be greatly missed in his community.

Therefore, Be It Resolved by the House of Representatives of the Fifty-

first General Assembly, That in the passing of the late Honorable H. C. Pattison, the State has lost a valued and honored citizen, and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

WILSON REED,
ARCH W. MCFARLANE,
BERT E. DODDS,

Committee.

Unanimously adopted,

ARTHUR PICKFORD

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Arthur Pickford, of Cerro Gordo county, Iowa, begs leave to submit the following memorial:

Arthur Pickford was born on July 9, 1855, in Shepley, Yorkshire, England. Eleven years later, Mr. Pickford came with his parents, brothers and sisters to the United States. Members of the family settled at Monroe, Wisconsin, where they lived for a short time, going from there to Freeport, Illinois. In 1871 they moved to Monticello, Wisconsin, where Arthur Pickford worked from his twelfth to twenty-first year in the woolen mills. He and his brothers continued their education chiefly with three books, The Bible, the "Queen's English" (which came from England), and a "Life of Abraham Lincoln", which was purchased after arrival in America.

In February 1876, Arthur Pickford with his brother, Henry, set out for North Iowa, traveling overland with team and wagon. The story of this trip with its vivid experiences is told at length in Pickford's "Westward to Iowa," a ninety-seven page book published in the summer of 1940.

"A child born and reared in the country after the year 1900 can have little conception of the isolation of country life before the coming of the daily mail, the rural telephone, the good road and the automobile," he wrote in this book. "But children were born, deaths came and accidents happened then as now. Perhaps the country folks, then, were more self-reliant than now."

Arthur Pickford and his brother established themselves on a farm some six miles east of Mason City. There Mr. Pickford began a 44-year career of farming, spending many of the early winters teaching school. Always a student, he made his work as a farmer broaden his outlook on life. He was interested in many fields of study, among them geology.

For 25 years Mr. Pickford held the office of secretary of the school board of Portland township. For some years he was a member of the county board of education and for 13 years served as editor of the *Globe Gazette* in Mason City, Iowa.

He retired from the farm in 1920. He was a member of the local fair

board for many years; for two years he held the position of President of this board. He was a member of the Congregational Church. He was liberal in his religious views, placing the best construction on that term.

In 1885 Mr. Pickford was married to Theo H. Sears, who died in 1928.

Mr. Pickford is survived by three sons. Lyle of Mason City, with whom he made his home in his last years; Arthur Harold of Des Moines and Rollo S. of Cedar Rapids—(a fourth son, Hugh S. died in 1928).

He served the State of Iowa in the Thirty-fourth and Thirty-fifth General Assemblies at Des Moines.

Mr. Pickford, up to the time he was well over the four score age, showed a youthful interest in the life about him. He retained his bodily and mental faculties until late in life.

Mr. Pickford's activity in Iowa started in pioneer surroundings. He took his first examination for a teacher's certificate in the bare courtroom of the first courthouse in Mason City, long since torn down. Other teachers of that period in town and country, some of whom became famous, were Ira Kling, Herbert Quick, L. L. Klinefelter, Art Sale, Dick Montague and Sue Treston.

Mr. Pickford learned to bind grain on a Marsh Harvester using straw for bands. Mason City in those days was a stripling youth, growing fast but gawky and unkempt with perhaps 3,000 inhabitants.

Mr. Pickford left a brief obituary which he closed with this:

"I know the night is near at hand
The mists lie low on sea and bay.
The autumn leaves go drifting by,—
But I have had the day."

HENRY C. KRUEGER,

H. B. BLEWETT,

NORMAN NORLAND,

Committee.

Unanimously adopted,

HENRY H. REITZ

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Henry H. Reitz, begs leave to submit the following memorial:

Henry H. Reitz, Representative from Lee county, was born in Brooklyn, New York, November 6, 1854. His parents were born in Germany. He attended school in his home city until his father's family came to Fort Madison, Iowa, in 1867. In 1868 they moved to Franklin, Lee county, where he worked on a farm in the summer months and attended high school in the winter.

He was married in 1876 to Matilda Vornkahl of Primrose, Iowa. He had a family of six children, three girls and three boys. He had been a member of the school board for twenty years and had held various township offices. He was elected Representative in 1906 and re-elected in 1908. In politics he was a Democrat.

Mr. Reitz passed away on September 17, 1944, at a hospital in Iowa City, at the age of 89 years, 10 months and 11 days.

Surviving are two sons, Oliver Reitz of Ewing, Missouri, and Edwin Reitz of Donnellson; one daughter, Mrs. Will Sass of Iowa City; twenty-eight grandchildren, a number of great-grandchildren and a host of friends.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the late Honorable Henry H. Reitz, the State has lost a valued and honorable citizen, and the House of the Fifty-first General Assembly tenders, by this resolution, its sincere sympathy to the surviving relatives.

Be It Further Resolved, That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to send an enrolled copy to the family of the deceased.

THOMAS W. WELLINGTON,
WILSON REED,
O. C. WILLIAMS,

Committee.

Unanimously adopted,

CHARLES RHINEHART

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles Rhinehart, begs leave to submit the following memorial:

Charles Rhinehart was born in Dallas county, Iowa, on March 4, 1876, the son of George L. and Adaline Rhinehart, truly pioneers of Iowa. He died in a hospital in Des Moines on June 22, 1944.

Mr. Rhinehart was educated in the rural schools of Dallas county and attended business college in Lincoln, Nebraska, and graduated from the Iowa State College of Ames, Iowa, in 1899.

On February 14, 1906, he was united in marriage to Frances B. Schamel, and to this union were born a son, John S., and a daughter, Helen L., who with their mother survive; and also three grandchildren.

He was always an active Republican, having been a member of the Republican State Central Committee for six years and served Dallas county as Representative in the Fortieth, Fortieth Extra and Forty-first General Assemblies of the State of Iowa.

Mr. Rhinehart was a member of the Sons of the American Revolution, Sons of Veterans, Odd Fellows and Masonic Lodges, and as a Mason, he was a member of the Scottish Rites, Consistory and was a Shriner. He was District Governor of the Rotary Club in 1933. He helped organize the Iowa Society for Crippled Children and was one of the first Presidents of that Society.

Mr. Rhinehart was an extensive traveler, having traveled practically all over the world, but he always took an active interest in farming, being the owner of a large amount of farming lands.

Therefore, Be It Resolved by the House of Representatives of the Fifty-

first General Assembly, That in the passing of the Honorable Charles Rhinehart, the State has lost a valued and honored citizen and the family a loving husband and father, and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

G. E. WHITEHEAD,
S. G. HOENESS,
R. E. DUFFIELD,

Committee.

Unanimously adopted,

CHARLES B. SANTEE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Charles B. Santee, begs leave to submit the following memorial:

Charles B. Santee was born in Butler county, Iowa, on November 6, 1864, the son of Joseph L. and Jane Nixon Santee, and died at Cedar Falls, Iowa, on July 19, 1943, where he had resided for the past 53 years.

Mr. Santee was an active member of the Republican party and was a prominent figure in Black Hawk county, having served as County Recorder, and also as State Representative during the 37th, 38th and 39th General Assemblies. He later was postmaster in Cedar Falls for twelve years, and during the past forty years he has been active as a real estate agent in that city. The citizens of Black Hawk County are indebted to Mr. Santee for his profound interest in highway improvements and especially for the building of Rainbow Drive between the cities of Waterloo and Cedar Falls, which was one of the first paved highways in the State.

He was united in marriage on April 5, 1899, to Lulu Probert of Shell Rock, Iowa, who with five children, Leslie, Paul and Margaret of Cedar Falls, Mrs. Harriet Bock, Madison, Wisconsin, and Donald Santee, Kansas City, Missouri, and several grandchildren mourn the death of their beloved husband and father.

Mr. Santee was a member of the local Masonic Order and also of the First Methodist Church. Funeral services were conducted on Wednesday, July 21, 1943, at the Dahl Funeral Home.

The life and character of Mr. Santee 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 by the House of Representatives of the Fifty-first General Assembly, That we express our appreciation of his true worth and extend our deepest sympathy to his surviving wife and children.

Be It Further Resolved, That a copy of this resolution be spread upon

the Journal of the House and an enrolled copy be forwarded to the family of the deceased.

ARCH W. MCFARLANE,
FLOYD P. DAVIS,
WILLIAM KRUSE,

Committee.

Unanimously adopted,

CHARLES E. SCHOLZ

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Charles E. Scholz, begs leave to submit the following memorial:

Charles E. Scholz was born at Guttenberg, in Clayton county, Iowa, February 10, 1874. His father was born in Germany and his mother in Iowa. He attended the high school at Guttenberg and later took a special course under a private teacher. In 1900 he entered the Law School of the University of Iowa, from which he graduated in 1902. After his graduation from the University, he formed a partnership for the practice of law with E. W. Weeks of Guthrie Center, Iowa. In August, 1903, he located at Guttenberg, Iowa, and practiced law in that city until his retirement. He was city attorney for the town of Guttenberg for several years and served as county attorney for four years. He was president of the Clayton County State Bank from 1910 to 1930. He was very instrumental in the organization of this bank. In 1921 he formed a partnership with G. W. Hunt, which was maintained for three years, when Mr. Scholz retired from practice. Mr. Scholz was a careful and successful practitioner and had a particularly large probate practice. He was married in 1896. In 1912 he was elected Representative from Clayton county and served in the Thirty-fifth General Assembly. He was a conscientious and capable legislator, being particularly interested in laws pertaining to better public schools.

For several years he spent his winters in Florida and California, finally making his home in California until a year and a half before his death, when he returned to his native town.

He died on January 25, 1944, being survived by his wife, Millie Scholz.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Charles E. Scholz, the State has lost a valued and honored citizen, and the wife a loving and thoughtful husband and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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 widow of the deceased.

ERNEST T. SMITH,
C. M. LANGLAND,
C. A. PALMER,

Committee.

Unanimously adopted,

FRANK S. SHANKLAND

MR. SPEAKER: Your Committee, appointed to prepare resolutions commemorative of the life, character and public service of the late Honorable Frank S. Shankland, begs leave to submit the following memorial:

Frank S. Shankland, Legislator and District Judge, died March 3, 1943, in Des Moines, Iowa. He was born on a farm in Jasper county, Iowa, December 16, 1869. He attended high school in Monroe, Iowa, and Benton Harbor College in Michigan, and graduated from the Law School of Drake University in 1902. He taught school, practiced law, served as Polk County Representative in the Thirty-fourth and Thirty-fifth General Assemblies, was a member of the Des Moines School Board; then went upon the Polk county district bench in January 1927, and served until his death. He had as his hobby the raising of chickens. He was a Mason, a member of the Eastern Star and of the Methodist Church. He is survived by his wife.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Frank S. Shankland, the state has lost a valuable and honored citizen, and the House would tender by this resolution its sincere sympathy to the surviving members of his family 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.

TED SLOANE,
CARL A. BURKMAN,
G. E. WHITEHEAD,

Committee.

Unanimously adopted,

F. E. SHORTESS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public services of the late Honorable F. E. Shortess, begs leave to submit the following memorial:

Fremont Earl Shortess was born September 26, 1858, near Sparta, Morrow county, Ohio, and died August 13, 1944. He was the son of Mr. and Mrs. Stephen Thackery Shortess. The family came west to Iowa in the fall of 1864, settling on a farm near Vinton. During the first two years a log cabin was the family home. Mr. Shortess attended Tilford Academy at Vinton in his youth. In 1875 he started to learn the watch and jewelry repair business in Vinton. In 1879 he went to Reinbeck and opened a jewelry store, but early in 1881 returned to Vinton and entered a partnership with the jeweler who had taught him his trade.

He was married September 6, 1881, to Elizabeth Keith, of Vinton. They came to Traer early in 1888, and Mr. Shortess entered the jewelry and optometry business which he operated until April 3, 1930.

During all of his years of business, Mr. Shortess found time for extraordinary public service. He was mayor of Traer seven years, three times elected and once appointed to fill a vacancy. While he was mayor,

Traer established its municipal electric light and power and steam heating plant. Mr. Shortess took keen interest in the plant, and gave much personal time to the planning and management of it for years. Earlier he had served six years on the town council.

Mr. Shortess was very active in Republican party affairs. In 1914 he was elected as Tama county's representative in the lower house of the state general assembly and served two terms. During his second term he was a candidate for speaker of the house, and was defeated by a narrow majority.

During World War I he was chairman of the Red Cross drives and always put Tama county over the top. He was a leader in every movement for public improvements, paving, sewerage system, library, park improvements, the municipal plant, etc. He was one of the earliest advocates of hard surfaced roads for Tama county and did much effective personal work in the state general assembly and as a private citizen to lay the groundwork for the system of roads of which all Iowa is so proud today.

Mr. Shortess was one of the oldest active members of the Masonic fraternity in Iowa, being a member 64 years. He was a member of Traer's Congregational Church.

Mr. and Mrs. Shortess were the parents of two children, Clifford Keith who died July 7, 1936, and Glen who is employed by the Spartan School of Aeronautics at Miami, Oklahoma.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable F. E. Shortess, the state has lost a valued and honorable citizen and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family, 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.

LAWRENCE PUTNEY,
HARRY E. WEICHMAN,
H. R. FREI, JR.,

Committee.

Unanimously adopted,

WARD B. SMITH

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Ward B. Smith, begs leave to submit the following memorial:

Ward B. Smith was born in Old Bradford, near Nashua, Iowa, March 20, 1858. He was the son of Leander and Eliza Smith, one of the pioneer families who helped in the building of the Little Brown Church in the Vale, being very active members.

Mr. Smith received his education at the Bradford Academy and as a young man taught school for a few terms, later representing a harvester company.

On December 21, 1882, he was married to Sarah R. McCreary, who passed away in 1919. Following their marriage they lived in Indianapolis, Indiana, for one year. They returned to make their home on the farm southeast of Nashua. For several years after Mr. Smith left the farm he followed the occupation of stock buyer and in 1904 the family moved to town where Mr. Smith lived until the time of his death.

On January 25, 1922, he was married to Mrs. Luna Bartsch, who died in 1939. Following her death he spent the remaining years of his life with his daughter, Mrs. Lucille Meier. He passed away November 21, 1943.

Mr. Smith served in the Fortieth, Fortieth Extra and the Forty-first General Assemblies of the State Legislature of Iowa. He also served as a member of the Board of Supervisors of Chickasaw county and held various town and church offices and was a member of the Congregational Church and president of the Nashua State Bank.

The following taken from his obituary:

"Mr. Smith was a man of integrity and uprightness, highly esteemed by all who knew him. He was a kind husband, and indulgent father, a true friend, and neighbor and a loyal citizen."

He is survived by an only daughter, her husband, one grandson and one granddaughter.

Merlin Meier, his son-in-law, wrote this poem in honor of his memory:

HONORABLE WARD B. SMITH

- . "His life was long, his words were few,
He made his vows and kept them too,
His promise was with honor bound
And when he spoke, then truth did sound,
Within his home he was a man
Who lived a life that few men can,
His manner kind to friend and foe
Showed forth where e'er he'd go,
And lucky is the girl, the lad
Who chose him for their own granddad.
His life is past, but there lives on
The memory of the way he won,
How better then this world would be
If all would live the life did he."

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly of Iowa, That in the passing of the Honorable Ward B. Smith, the State has lost a valued and honored citizen and his family a loving father and grandfather and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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 directed to send an enrolled copy to the family of the deceased.

ARTHUR C. BLATTI,
JOE F. GARDNER,
WILLIAM KRUSE,

Unanimously adopted,

Committee.

CHARLES W. TAYLOR

MR. SPEAKER: Your committee, appointed to prepare suitable resolutions commemorating the life, character and public service of the late Honorable Charles W. Taylor, begs leave to submit the following memorial:

Charles W. Taylor, son of Frank and Louise Taylor, was born in Poweshiek county, Iowa, January 29, 1878, and passed away December 21, 1944.

Mr. Taylor moved with his parents in 1881, to a farm north of Audubon. He attended the rural schools of the county and the Highland Park College in Des Moines, Iowa. On May 27, 1903, he was married to Gertrude Cozine.

Mr. Taylor was a member of Vertitas Lodge A. F. & A. M. No. 392, Amity Chapter No. 91, and Godfrey Commandery No. 44. He greatly enjoyed the Masonic work and maintained an active interest until the time of his death. He took a deep interest in the church and civic affairs. He was honored by serving his country as its State Representative in the Forty-third session.

Mr. Taylor is survived by his wife and three daughters, Mrs. Lucille Manatt and Mrs. Alice Anderson of Audubon and Doris of Washington, D. C.; one sister, Mrs. J. J. Ruhs of Audubon, and four grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of the Honorable Charles W. Taylor, the state has lost a valued and honored citizen and the family a loving husband and father and the House would tender, by this resolution, its sincere sympathy to the surviving members of his family 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.

PETER A. JESSEN,
G. T. KUESTER,
JAY C. COLBURN,

Committee.

Unanimously adopted,

LEE O. WOLFE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorative of the life, character, and public service of the late Lee O. Wolfe, begs leave to submit the following memorial:

Lee O. Wolfe, Representative from Kossuth county, was born in Quiet Dell, West Virginia, February 17, 1870, and passed away January 28, 1944.

He was active in both civic and social affairs. For thirty-nine years he held official offices in Titonka. He was elected mayor for eleven years consecutively. He served on the school board, on the Methodist church board of stewards and as treasurer. He also had been cashier of the

Savings bank in Titonka. Through his efforts the Titonka school was consolidated. He was Postmaster of Titonka for sixteen years, and owned and edited for thirty-nine years the "Titonka Topic". In the Spanish American war he saw service in Puerto Rico, and was also a member of Company F, 3rd Illinois Volunteers.

Mr. Wolfe was a member of the 39th General Assembly, and was a Republican in politics. He is survived by his wife and three daughters: Mrs. Lela Prewitt, Forest City, Iowa; Mrs. Carrie Torgerson, Titonka, Iowa, and Mrs. Mabel Dyreland, Davenport, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Fifty-first General Assembly, That in the passing of this honored citizen, the House wishes to tender by this resolution its sincere sympathy to the surviving members of this family in their sorrow.

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.

EDWARD CAPESIUS,
THEO KLEMESRUD,
LEO D. FREDERICKSON,
Committee.

Unanimously adopted,

HISTORY OF HOUSE BILLS IN HOUSE

HOUSE JOINT RESOLUTIONS AND HOUSE FILES
PASSED AND APPROVED—126

J. R. 1, 2, 4, 7, 8.

1, 2, 3, 4, 5, 9, 10, 11, 12, 15, 16, 17, 19, 20, 21, 22,
24, 25, 28, 34, 37, 39, 40, 43, 44, 46, 50, 54, 62, 68, 82, 84,
87, 88, 92, 101, 103, 106, 107, 109, 118, 122, 125, 127, 130, 132, 138, 142,
144, 161, 164, 168, 169, 170, 178, 183, 184, 187, 193, 198, 200, 208, 211, 212,
213, 214, 215, 216, 217, 218, 219, 220, 225, 228, 231, 239, 240, 243, 247, 250,
256, 268, 279, 280, 292, 295, 296, 297, 304, 306, 315, 326, 327, 328, 329, 358,
362, 365, 366, 374, 379, 392, 393, 395, 416, 420, 444, 445, 446, 447, 448, 451,
452, 456, 458, 459, 462, 464, 471, 476, 478.

Passed both Houses, vetoed by Governor—H. F. 460.

RECORD OF EACH HOUSE BILL

H. J. R.	Page	H. J. R.	Page
1 By Martin. Fixing compensation of officers and employees of the 51st General Assembly.		5 By Cox. Proposing constitutional amendment relating to term of office of Governor of Iowa.	
Introduced, passed on file.....	15	Introduced, referred	503
Made special order.....	15	Passed; ayes 93, nays 6.....	542
Passed; ayes 104, nays none....	18		
Deferred	26	6 By Public Lands and Buildings. Providing appointment of state building code council to prepare uniform state building code, providing for scope of work.	
Amendment adopted	40	Introduced, referred	537
Concurred	41		
Passed; ayes 103, nays none....	41	7 By Te Paske, Datisman, Walter of Pottawattamie, Blattl, Sloane, Burkmann, Pritchard, Van Eaton, Wormley, Heffner, Hedin, Watson, Less, Whitehead, Lane, and Gardner of Bremer. Extending time of Iowa Centennial and making appropriations available.	
Reported enrolled	65	Introduced, referred	581
Signed by Speaker.....	65	Recommended passage	574
Sent to Governor.....	65	Report adopted	589
Signed by Governor.....	105	Made special order.....	598
		Passed; ayes 98, nays none....	935
2 By General Legislative Committee. Establishing rights of Des Moines county, Iowa, in money judgment rendered May 17, 1944.		Reported enrolled	1169
Introduced, passed on file.....	21	Signed by Speaker	1169
Re-referred	42	Sent to Governor	1181
Withdrawn from committee, placed on calendar.....	363	Signed by Governor.....	1196
Amendment filed	373		
Amendment adopted	386	8 By Ways and Means. Creating special committee to make study of entire structure of state, county, city and school tax revenue systems; make recommendations to Governor and General Assembly.	
Passed; ayes 100, nays none....	386	Introduced, referred.....	764
Reported enrolled	603	Recommended passage	765
Signed by Speaker.....	604	Passed; ayes 88, nays 6.....	808
Sent to Governor.....	604	House concurred.....	1016
Signed by Governor. (Not in Journal)		Passed; ayes 84, nays none....	1016
		Reported enrolled.....	1061
3 By Poston. Proposing a constitutional amendment; to provide for annual sessions of the general assembly.		Signed by Speaker.....	1061
Introduced, referred	147	Sent to Governor.....	1061
Reported without recommendation	455	Signed by Governor.....	1075
Report adopted	472		
Statements concerning	1232	9 By Compensation of Public Officers and Employees. Relating to appointment of commission to study salaries of public officers and employees; making appropriation to carry out provisions.	
		Introduced, referred.....	784
4 By Latchaw and Hicklin. To provide for survey of Drainage District No. 13 in Muscatine county; conversion into wildlife preserve.		Amendment filed.....	823
Introduced, referred	318		
Recommended passage	469		
Report adopted	500		
Amendment adopted	511		
Passed; ayes 92, nays 1.....	511		
Concurred	564		
Passed; ayes 91, nays none....	564		
Reported enrolled	1022		
Signed by Speaker.....	1022		
Sent to Governor.....	1022		
Signed by Governor.....	1029		

H. J. R.	Page
10 By Public Lands and Buildings. Relating to purchasing, furnishing and maintenance of a Governor's home.	
Introduced, referred.....	1063

11 By Judicial and Political Districts. Relating to study and report on Iowa judicial districts.	
Introduced, referred to sifting..	1106

H. F.	Page
1 By General Legislative Committee. To provide for authorization of appropriation of funds for War Bond drives.	
Introduced, passed on file.....	21
Passed; ayes 97, nays 2.....	45
Reported enrolled.....	124
Signed by Speaker.....	124
Sent to Governor.....	124
Signed by Governor.....	263

2 By General Legislative Committee. Providing for payment of refunds to persons who have overpaid chain store taxes.	
Introduced, passed on file.....	21
Passed; ayes 101, nays none....	47
Reported enrolled.....	187
Signed by Speaker.....	187
Sent to Governor.....	188
Signed by Governor.....	251

3 By General Legislative Committee. Providing for the issuance of temporary permits to persons engaged temporarily in business of retail sales.	
Introduced, passed on file.....	21
Passed; ayes 96, nays 3.....	46
Reported enrolled.....	487
Signed by Speaker.....	487
Sent to Governor.....	487
Signed by Governor.....	557

4 By General Legislative Committee. To repeal state tax exemptions on soldiers' bonus bonds.	
Introduced, passed on file.....	21
Passed; ayes 105, nays none....	47
Reported enrolled.....	187
Signed by Speaker.....	187
Sent to Governor.....	188
Signed by Governor.....	251

5 By General Legislative Committee. To repeal power to levy taxes to pay off world war bonus bonds.	
Introduced, passed on file.....	21
Passed; ayes 105, nays none....	48
Reported enrolled.....	392
Signed by Speaker.....	392
Sent to Governor.....	392
Signed by Governor.....	428

6 By General Legislative Committee. To eliminate secondary notice of due sales and use tax.	
Introduced, passed on file.....	21
Passed; ayes 90, nays 14.....	49

H. F.	Page
7 By General Legislative Committee. To subject tangible personal property purchased from federal government to provisions of the state use tax law.	
Introduced, passed on file.....	22
Passed; ayes 103, nays none....	50

8 By General Legislative Committee. To extend period for examination of state income tax returns.	
Introduced, passed on file.....	22
Deferred.....	50
Recommended passage.....	255
Report adopted.....	265
Tabled.....	435

9 By General Legislative Committee. Relating to notice of an appeal of homestead tax credit refusal.	
Introduced, passed on file.....	22
Passed; ayes 104, nays none....	56
Deferred.....	384
Concurred.....	401
Passed; ayes 97, nays none....	402
Reported enrolled.....	450
Signed by Speaker.....	450
Sent to Governor.....	450
Signed by Governor.....	462

10 By General Legislative Committee. To provide that compensation due a minor or incompetent may be paid to a trustee.	
Introduced, passed on file.....	22
Passed; ayes 102, nays none....	57
Reported enrolled.....	392
Signed by Speaker.....	392
Sent to Governor.....	392
Signed by Governor.....	428

11 By General Legislative Committee. Relating to small legacies in estates payable to minors and incompetents.	
Introduced, passed on file.....	22
Passed; ayes 102, nays none....	58
Reported enrolled.....	263
Signed by Speaker.....	263
Sent to Governor.....	263
Signed by Governor.....	263

12 By General Legislative Committee. Relating to the termination of guardianships under certain conditions.	
Introduced, passed on file.....	22
Passed; ayes 98, nays none....	59
Reported enrolled.....	392
Signed by Speaker.....	392
Sent to Governor.....	392
Signed by Governor.....	428

13 By General Legislative Committee. Relating to compromise settlements in contracts.	
Introduced, passed on file.....	23
Referred.....	60
Recommended be indefinitely postponed.....	621
Indefinitely postponed.....	703

14 By General Legislative Committee. Relating to mechanic's liens and to define the word "owner."	
Introduced, passed on file.....	23

H. F.	Page	H. F.	Page
Indefinitely postponed.....	209	Signed by Speaker.....	263
Recommended be indefinitely postponed	173	Sent to Governor.....	263
		Signed by Governor.....	263
15 By General Legislative Committee. To place isonipecaine under control of the state narcotics act.		22 By General Legislative Committee. Relating to computing reimbursement of school districts for tax loss on public lands.	
Introduced, passed on file.....	23	Introduced, passed on file.....	24
Passed; ayes 99, nays 1.....	60	Passed; ayes 93, nays none.....	111
Reported enrolled.....	462	Reported enrolled.....	462
Signed by Speaker.....	462	Signed by Speaker.....	462
Sent to Governor.....	462	Sent to Governor.....	462
Signed by Governor.....	487	Signed by Governor.....	487
16 By General Legislative Committee. Assignment of trade marks and forms of advertising; filing thereof and fees to be paid.		23 By Walter of Marshall, Norland, Redman, Schwengel, Fulk and Putney. Relating to compensation of township assessors.	
Introduced, passed on file.....	23	Introduced, referred.....	42
Passed; ayes 97, nays none.....	61	Referred	130
Concurred	466	Withdrawn	421
Passed; ayes 102, nays none.....	456		
Reported enrolled.....	487	24 By McFarlane and Davis of Black Hawk. Relating to salaries, duties of deputy treasurers.	
Signed by Speaker.....	487	Introduced, referred.....	42
Sent to Governor.....	487	Recommended passage.....	171
Signed by Governor.....	514	Passed; ayes 98, nays none.....	176
17 By General Legislative Committee. Relating to insurance on aircraft.		Concurred	472
Introduced, passed on file.....	23	Passed; ayes 86, nays none.....	472
Passed; ayes 101, nays none.....	62	Reported enrolled.....	487
Reported enrolled.....	392	Signed by Speaker.....	487
Signed by Speaker.....	392	Sent to Governor.....	487
Sent to Governor.....	392	Signed by Governor.....	514
Signed by Governor.....	428	25 By McFarlane, Long and McEleney. Authorizing park commissioners to lease parks for professional games.	
18 By General Legislative Committee. To provide for filing names of recipients of old-age assistance that have been stricken from list.		Introduced, referred.....	42
Introduced, passed on file.....	23	Recommended passage.....	153
Passed; ayes 103, nays none.....	109	Amendment adopted.....	177
19 By General Legislative Committee. Providing garnishment in the collection of freight line, equipment car taxes.		Passed; ayes 98, nays 2.....	177
Introduced, passed on file.....	24	Concurred	562
Passed; ayes 95, nays none.....	63	Passed; ayes 95, nays none.....	562
Reported enrolled.....	462	Reported enrolled.....	603
Signed by Speaker.....	462	Signed by Speaker.....	604
Sent to Governor.....	462	Sent to Governor.....	604
Signed by Governor.....	487	Signed by Governor.....	663
20 By General Legislative Committee. Permitting garnishment in collection of taxes upon freight line and equipment car companies.		26 By Walter of Marshall. Relating to notice of assessment for cost of cutting weeds.	
Introduced, passed on file.....	24	Introduced, referred.....	42
Amendment adopted.....	63	27 By Walter of Marshall. Relating to appointment of business managers of state institutions.	
Passed; ayes 98, nays none.....	64	Introduced, referred.....	43
Concurred	458	Amendment filed.....	129
Passed; ayes 89, nays none.....	458	Withdrawn	180
Reported enrolled.....	487	28 By Swaner, Dodds, Donohue, Klemesrud, Whitehead, Hicklin, Morrissey, Poston and Tatum. Relating to compensation of judges and clerks of elections.	
Signed by Speaker.....	487	Introduced, referred.....	43
Sent to Governor.....	487	Recommended passage.....	206
Signed by Governor.....	514	Report adopted.....	237
21 By General Legislative Committee. Relating to actions of forcible entry and detention of real property.		Amendment withdrawn.....	326
Introduced, passed on file.....	24	Passed; ayes 99, nays 3.....	327
Amendment adopted.....	110	Reported enrolled.....	1240
Passed; ayes 93, nays 7.....	110	Signed by Speaker.....	1240
Reported enrolled.....	263	Sent to Governor.....	1241
		Signed by Governor.....	1242

H. F.	Page
29 By Klemesrud and Good. Relating to exemption from property taxation of honorably discharged veterans of World War II.	
Introduced, referred.....	43
Withdrawn	160
30 By McFarlane. To provide a home for the Governor and to make an appropriation therefor.	
Introduced, referred.....	43
31 By McFarlane and Walter of Pottawattamie. Relating to the annual salary of the Governor.	
Introduced, referred.....	43
32 By Walter of Pottawattamie. Limiting number of supervisors that may be elected from the territories of the county.	
Introduced, referred.....	44
Recommended passage.....	171
Report adopted.....	181
S. F. 37 substituted.....	285
33 By Walter of Pottawattamie and Nielsen. To exempt local governmental bodies from use, sales tax.	
Introduced, referred.....	52
Amendments filed	129, 463
Recommended amendment and passage	268
Report adopted.....	281
Amendment withdrawn.....	572
Deferred	572
Amendments adopted.....	592, 593
Passed; ayes 93, nays 9.....	594
34 By Martin. Authorizing increased levy for cemetery fund in towns.	
Introduced, referred.....	52
Recommended amendment and passage	153
Amendment filed	169
Report adopted.....	171
Amendment adopted.....	297
Passed; ayes 97, nays 5.....	297
Concurred	677
Passed; ayes 97, nays 1.....	677
Reported enrolled.....	700
Signed by Speaker.....	700
Sent to Governor.....	700
Signed by Governor.....	761
35 By Latchaw. Relating to compensation for election boards.	
Introduced, referred.....	52
Withdrawn	148
36 By Gardner of Linn, Welchman, Carlson, Latchaw, Long and Martin. To provide for licensing, regulation of barber shops and schools.	
Introduced, referred.....	52
37 By General Legislative Committee. Providing for notices by county board of review when valuations are increased.	
Introduced, passed on file.....	53
Passed; ayes, 94, nays 2.....	112
Concurred	383

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Passed; ayes 100, nays none....	383
Reported enrolled.....	406
Signed by Speaker.....	406
Sent to Governor.....	406
Signed by Governor.....	428
38 By General Legislative Committee. To substitute factory for motor numbers in motor vehicle department records.	
Introduced, passed on file.....	53
Amendment adopted.....	113
Passed; ayes 96, nays 1.....	113
39 By General Legislative Committee. To repeal obsolete sections in World War I bonus bond law.	
Introduced, passed on file.....	53
Passed; ayes 99, nays none....	114
Reported enrolled.....	618
Signed by Speaker.....	618
Sent to Governor.....	618
Signed by Governor.....	663
40 By General Legislative Committee. To limit time for filing of tax refund claims with tax commission.	
Introduced, passed on file.....	53
Passed; ayes 96, nays 3.....	115
Concurred	563
Passed; ayes 93, nays 1.....	563
Reported enrolled.....	603
Signed by Speaker.....	604
Sent to Governor.....	604
Signed by Governor.....	663
41 By General Legislative Committee. Relating to instruction permit to those wishing to prepare for a driver's license.	
Introduced, passed on file.....	53
Referred	116
Amendment filed.....	128, 558
42 By General Legislative Committee. Relating to incorporation of corporations not for pecuniary profit.	
Introduced, passed on file.....	54
Referred	116
Recommended amendment and passage	621
Report adopted.....	639
43 By General Legislative Committee. Relating to fees to be paid on increase of capital by foreign corporations.	
Introduced, passed on file.....	54
Referred	116
Recommended passage.....	268
Report adopted.....	281
Passed; ayes 99, nays 1.....	571
Reported enrolled.....	822
Signed by Speaker.....	822
Sent to Governor.....	822
Signed by Governor.....	866
44 By General Legislative Committee. To charge uniform motor vehicle fee for well-drilling apparatus mounted on trailer.	
Introduced, passed on file.....	54
Passed; ayes 94, nays 5.....	117
Reported enrolled.....	462
Signed by Speaker.....	462

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Sent to Governor.....	462
Signed by Governor.....	487
45 By General Legislative Committee. Relating to refunds on holders of beer permits.	
Introduced, passed on file.....	54
Passed; ayes 98, nays none.....	119
46 By General Legislative Committee. Modifying the penalties for failure to secure sales tax permits.	
Introduced, passed on file.....	54
Amendment adopted.....	117
Passed; ayes 104, nays none.....	118
Reported enrolled.....	187
Signed by Speaker.....	187
Sent to Governor.....	188
Signed by Governor.....	251
47 By General Legislative Committee: To repeal chain store tax act held unconstitutional.	
Introduced, passed on file.....	54
Passed; ayes 98, nays none.....	120
Reported enrolled.....	219
Signed by Speaker.....	219
Sent to Governor.....	219
Recalled from Governor.....	243, 250
Speaker's signature expunged; returned to Senate.....	250
48 By General Legislative Committee. Relating to incorporation and fees of corporations for pecuniary profit.	
Introduced, passed on file.....	55
Referred.....	120
Withdrawn.....	581
49 By General Legislative Committee. Relating to motor vehicle license fee on hearses.	
Introduced, passed on file.....	55
Amendment adopted.....	121
Passed; ayes 102, nays 1.....	121
Refused to concur.....	582
Conference appointed.....	606
50 By Sloane and McFarlane. Relating to exemption from property taxation of persons in the armed forces and their families.	
Introduced, referred.....	55
Recommended passage.....	172
Report adopted.....	181
Passed; ayes 101, nays 1.....	196
Refused to concur.....	1192
Conference appointed.....	1203
Conference report rejected.....	1237
Second conference appointed.....	1238
2nd conference report adopted.....	1239
Passed; ayes 81, nays none.....	1239
Reported enrolled.....	1240
Signed by Speaker.....	1240
Sent to Governor.....	1241
Signed by Governor.....	1242
51 By Hall and Bass. Relating to use of public equipment for soil conservation purposes.	
Introduced, referred.....	55
Recommended passage.....	256
Report adopted.....	265
Amendment adopted.....	572
Passed; ayes 63, nays 33.....	572

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52 By Bass. Relating to per diem fees of conservation commissioners.	
Introduced, referred.....	55
Recommended passage.....	302
Report adopted.....	316
Amendment filed.....	487
Amendment adopted.....	717
Passed; ayes 87, nays 5.....	717
53 By Morrissey. To require bond for opening of strip mines.	
Introduced, referred.....	105
Recommended amendment and passage.....	395
Report adopted.....	416
54 By Olson, Blatti, Krueger, Kuester, Heffner, Walter of Pottawattamie, Welchman, Robb, Watson, Huston, Blewett, Kruse, Good and Anderson. Authorizing boards of supervisors to cut weeds on county roads.	
Introduced, referred.....	106
Recommended passage.....	256
Report adopted.....	265
Passed; ayes 80, nays 2.....	436
Concurred.....	961
Passed; ayes 85, nays none.....	961
Reported enrolled.....	1022
Signed by Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1029
55 By Cooper, Edwards, Siefkas, Huston, Te Paske, Miller, Kuester, Good and Fletcher. To provide additional regulations for sale of beer under class "B" permits.	
Introduced, referred.....	106
Recommended passage.....	141
Report adopted.....	153
Made special order.....	153
Amendments filed.....	219, 251
Amendments adopted.....	260, 251
Tabled; ayes 60, nays 42.....	262
56 By Sloane and Burkman. Relating to fees paid to members of the grand jury.	
Introduced, referred.....	106
Recommended passage.....	312
Report adopted.....	336
Amendment filed.....	788
Amendments adopted.....	809, 810
Passed; ayes 90, nays 10.....	809
57 By Sloane and Burkman. Authorizing boards of supervisors to designate a member of insanity commission.	
Introduced, referred.....	106
58 By Nielsen, Donohue, Capesius, Carlson and Hedin. To create real estate commission; licensing of brokers and salesmen.	
Introduced, referred.....	106
Returned without recommendation.....	398
Report adopted.....	416
59 By General Legislative Committee. Relating to issuance of a chauffeur's license to person seventeen years of age.	
Introduced, passed on file.....	107

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Referred	128
Recommended passage	302
Report adopted	316
60 By General Legislative Committee. Relating to application for driver's and chauffeur's license by a minor.	
Introduced, passed on file	107
Referred	128
Recommended passage	302
Report adopted	316
61 By General Legislative Committee. Relating to weight and value of motor vehicles.	
Introduced, referred	107
Recommended passage	302
Report adopted	316
62 By Poston, Martin, Dodds, Kuester, Van Eaton, Shepard, Fimmen, Morrissey, Saylor, Edwards and Tatum. To increase bounty on wolves.	
Introduced, referred	107
Recommended passage	256
Report adopted	265
Passed; ayes 80, nays 3	437
Concurred	747
Passed; ayes 98, nays none	747
Reported enrolled	783
Signed by Speaker	783
Sent to Governor	784
Signed by Governor	799
63 By Miller, Hoeness, Good, Parrish, Siefkas, Steinberg, Kilpatrick, Simonsen, Palmer, Huston, Smith of Dickinson, Fletcher, Datisman, Te Paske, Heffner, Nelson, Kuester, Mills, Saylor, Stevens, Visser, Watson and Peterson. Relating to liquor control; local option.	
Introduced, referred	125
Recommended amendment and passage	142
Report adopted	153
Made special order	153
Committee amendment adopted	198
Deferred	199
Amendments filed	199, 200, 201, 202, 219
Amendments adopted	213, 214, 215, 216, 218, 247, 248
Amendments withdrawn	245, 246
Passed; ayes 69, nays 39	249
Points of order raised	199, 212, 214, 215
Ruling made	212
64 By Miller, Hoeness, Good, Parrish, Siefkas, Steinberg, Kilpatrick, Simonsen, Palmer, Huston, Smith of Dickinson, Fletcher, Datisman, Te Paske, Heffner, Nelson, Kuester, Mills, Saylor, Stevens, Visser, Watson and Peterson. Relating to sale of beer and malt liquors; local option.	
Introduced, referred	125
Recommended amendment and passage	471
Report adopted	500

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65 By Whitehead, Lane and Hall. Relating to salary of township clerk.	
Introduced, referred	125
Referred	130
Recommended amendment and passage	206
Report adopted	237
Amendments adopted	327, 341
Passed; ayes 94, nays 5	328
Vote reconsidered	340
Passed; ayes 98, nays 2	341
66 By Whitehead, Lane and Hall. Relating to salaries of township trustees.	
Introduced, referred	126
Recommended amendment and passage	207
Report adopted	237
Amendments adopted	329, 343
Passed; ayes 96, nays 7	329
Vote reconsidered	343
Passed; ayes 100, nays none	343
67 By Utzig and Less. To legalize proceedings of the Independent School District of Dubuque, Iowa.	
Introduced, referred	126
Recommended passage	313
Report adopted	336
Official publication certified	466
68 By Olson. To permit reinvestment of funds by Mitchell county board of supervisors.	
Introduced, referred	126
Recommended passage	257
Report adopted	265
Amendment filed	558
Amendment adopted	573
Passed; ayes 98, nays none	574
Concurred	767
Passed; ayes 99, nays none	767
Reported enrolled	822
Signed by Speaker	822
Sent to Governor	822
Signed by Governor	853
69 By Sloane and Burkman. To extend rights of policemen's pension system to certain deputy bailiffs.	
Introduced, referred	126
Recommended passage	171
Report adopted	181
Deferred	286
Passed; ayes 87, nays none	939
70 By Burkman and Sloane. Relating in part to salaries of bailiffs of the municipal courts.	
Introduced, referred	126
Recommended amendment and passage	207
Report adopted	237
Amendments adopted	347
Passed; ayes 95, nays 3	348
71 By Gardner of Bremer, McFarlane, Kuester, Steinberg, Tatum, Blattl, Fimmen and Less. Relating to amendments to articles of incorporation of certain corporations.	
Introduced, referred	126
Recommended indefinite postponement	413
Re-referred	467

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72 By McFarlane, Fimmen, Sloane, Latchaw, Gardner of Linn and Whitaker. To provide for establishment of highway patrolmen's retirement fund.	
Introduced, referred.....	127
73 By Walter of Marshall, Steinberg, McFarlane, Sloane, Burkman and Putney. Relating to allowance to institutions for care of children.	
Introduced, referred.....	127
Recommended passage.....	257
Report adopted.....	265
Passed; ayes 93, nays none.....	1069
74 By Walter of Marshall, Steinberg, McFarlane, Burkman and Sloane. Relating to salary of municipal court clerks.	
Introduced, referred.....	127
Recommended amendment and passage.....	207
Report adopted.....	237
Amendments adopted.....	330, 345
Passed; ayes 89, nays 6.....	330
Vote reconsidered.....	344
Passed; ayes 94, nays 1.....	345
75 By Wormley. Relating to profits of the state liquor commission.	
Introduced, referred.....	127
Recommended be referred.....	396
Returned without recommendation.....	415
Report adopted.....	416, 431
Deferred.....	940
Amendment filed.....	955
Amendments adopted.....	972
Amendment withdrawn.....	972
Passed; ayes 85, nays 15.....	973
76 By McFarlane, Steinberg, Farmer of Linn, Hedin, Schwengel, Davis of Black Hawk, Utzig and Less. Relating to loans and investments.	
Introduced, referred.....	127
Recommended for passage.....	208
Report adopted.....	237
Amendments adopted.....	331, 346
Tabled; ayes 75, nays 17.....	346
77 By McFarlane, Sloane and Burkman. To provide retirement system for employees of municipally owned water-works.	
Introduced, referred.....	130
Recommended passage.....	255
Report adopted.....	265
S. F. 25 substituted.....	921
78 By Sloane and Burkman. Relating to lien of personal taxes.	
Introduced, referred.....	131
79 By Sloane and Burkman. Execution on real estate; providing a limitation on the lien.	
Introduced, referred.....	131
Recommended passage.....	313
Report adopted.....	336

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80 By Wormley, Bryson, Heffner, Less, Long and Sloane. Relating to unprofessional conduct of certain licensees, affecting public health.	
Introduced, referred.....	131
Returned without recommendation.....	292
Report adopted.....	303
Amendment filed.....	488
81 By Wormley, Bryson, Heffner, Less, Long and Sloane. To further define classes of persons deemed engaged in practice of optometry.	
Introduced, referred.....	131
Returned without recommendation.....	293
Report adopted.....	303
Amendment filed.....	488
Amendment withdrawn.....	978
Passed; ayes 82, nays 10.....	978
82 By Nielsen and Walter of Pottawattamie. Relating to state aid where there are two farm aid associations in the county.	
Introduced, referred.....	131
Recommended passage.....	314
Report adopted.....	336
Passed; ayes 96, nays none.....	548
Reported enrolled.....	625
Signed by Speaker.....	625
Sent to Governor.....	625
Signed by Governor.....	663
83 By Carlson and Van Eaton. Relating to the licensing of dogs.	
Introduced, referred.....	132
Amendment filed.....	289
Recommended passage.....	311
Report adopted.....	336
84 By Burkman. Relating to the firing of blast shots in coal mines.	
Introduced, referred.....	132
Recommended amendment and passage.....	289
Report adopted.....	254
Amendments filed.....	373, 409
Amendments adopted.....	426, 427
Passed; ayes 74, nays 21.....	427
Concurred.....	584
Passed; ayes 86, nays 7.....	584
Reported enrolled.....	618
Signed by Speaker.....	618
Sent to Governor.....	618
Signed by Governor.....	663
85 By Fimmen, Sloane, Cowan, Long, Weichman and Hall. Relating to compensation of county, municipal and school examiners.	
Introduced, referred.....	132
Recommended amendment and passage.....	208
Report adopted.....	237
S. F. 32 substituted.....	282
86 By Hedin, Schwengel, Walter of Pottawattamie, Gardner of Linn, Carlson and Dodds. Relating to the arrangement and printing of names of certain candidates.	
Introduced, referred.....	132

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Recommended passage.....	141
Report adopted.....	153
Passed; ayes 97, nays 1.....	161
87 By Fimmen, Kuester, McFarlane, Farmer, Sloane, Whitehead, Lane and Wormley. Relating to the compensation of shorthand reporters.	
Introduced, referred.....	132
Recommended amendment and passage.....	208
Report adopted.....	237
Amendment adopted.....	363
Passed; ayes 100, nays none.....	364
Concurred.....	384
Passed; ayes 96, nays none.....	384
Reported enrolled.....	398
Signed by Speaker.....	398
Sent to Governor.....	915
Signed by Governor.....	974
88 By Appropriation. To make an appropriation for miscellaneous expense of the general assembly.	
Introduced, passed on file.....	132
Passed; ayes 100, nays none.....	139
Concurred.....	332
Passed; ayes 93, nays none.....	332
Reported enrolled.....	406
Signed by Speaker.....	406
Sent to Governor.....	406
Signed by Governor.....	428
89 By Redman, Fulk, Norland, Walter of Marshall, Lane, Watson, Bass, Peterson, Simonsen, Putney, Frei, Fletcher, Olson and Cox. Relating to the sale of agricultural lime.	
Introduced, referred.....	133
Withdrawn.....	378
90 By Miller, Good, Cox, Siefkas and Robb. Relating to powers and duties of supervisors with respect to equipment.	
Introduced, referred.....	135
Recommended indefinite postponement.....	415
Indefinitely postponed.....	522
91 By Miller, Good, Cox, Siefkas and Robb. Relating to the use of county road machinery for repairs on farm driveways.	
Introduced, referred.....	135
Recommended amendment without further recommendation.....	431
Report adopted.....	456
92 By Lane. Relating to notice of hearing on municipal budgets and publication thereof.	
Introduced, referred.....	136
Recommended passage.....	141
Report adopted.....	153
Passed; ayes 100, nays none.....	175
Reported enrolled.....	487
Signed by Speaker.....	487
Sent to Governor.....	487
Signed by Governor.....	514
93 By Walter of Pottawattamie, Whitehead, Reed, McReynolds and Avery. Relating to employment of per-	

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sons under fourteen years of age.	
Introduced, referred.....	136
Recommended passage.....	293
Report adopted.....	303
94 By Avery. To allow cities and towns to levy tax for construction, maintenance of streets and highways.	
Introduced, referred.....	136
Withdrawn from committee, placed on calendar.....	517
95 By Sloane and Burkman. To make judgments for alimony and child support liens on real estate.	
Introduced, referred.....	136
Recommended passage.....	239
Report adopted.....	254
Passed; ayes 73, nays 12.....	435
96 By Moore, Kruse, Burkman, Datisman, Good, Klemesrud and Latchaw. Relating to refund of motor vehicle fuel license fees.	
Introduced, referred.....	136
Recommended indefinite postponement.....	292
Indefinitely postponed.....	357
97 By Anderson, Baker, Bass, Blattl, Blewett, Bockwoldt, Bonn, Bryson, Burkman, Cowan, Cox, Datisman, Davis of Black Hawk, Davis of Fayette, Dodds, Donohue, Farmer, Fimmen, Fletcher, Frei, Fulk, Gardner of Bremer, Gardner of Linn, Hall, Hedin, Hicklin, Hoeness, Jessen, Kilpatrick, Klemesrud, Kruse, Latchaw, Long, Martin, McEleney, Meyer, Lane, Mills, Moore, Morrissey, Nelson, Nielsen, Olson, Palmer, Parrish, Prentis, Pritchard, Redman, Robinson of Delaware, Schwengel, Sloane, Smith of Clayton, Steinberg, Strawman, Te Paske, Vanderwilt, Van Eaton, Walter of Pottawattamie, Watson, Wellington, Whitaker, Whitehead, Wormley, Aubrey, Capesius, Frederickson, Less, McReynolds, Tatum, Utzig, Visser and Walter of Marshall. Relating to salary of district court judges.	
Introduced, referred.....	137
98 By Latchaw, Farmer, Kuester, Prentis, Gardner of Linn, Kruse, Edwards, Whitaker, Long, McEleney, Avery, Klemesrud, Olson, Williams, Welchman, Krueger, Bass, Heffner, Tatum, Bryson, Steinberg, Lane, Cox, Saylor, Anderson, Te Paske, Cowan, Good, Hoeness, Poston, Huston, Bockwoldt, Simonsen, Martin, Mills, Fulk, Palmer, Morrissey, Siefkas, Cooper, Shepard, Frei, Robinson of Delaware, Miller, Kilpatrick, Baker, Bents, Strawman, Kuhlmann, Walter of Marshall, Bonn, Hall, Datisman,	

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Watson, Robb, Visser, Blewett, Moore, Smith of Clayton, Nelson, Fletcher, Frederickson and Redman. Relating to appointment of chief of the fire department and chief of police.	
Introduced, referred.....	142
Returned without recommendation.....	315
Report adopted.....	336
Amendments filed.....	393, 463
99 By Smith of Dickinson. Relating to prohibited sales and advertisements of beer and malt liquors.	
Introduced, referred.....	143
Amendment filed.....	289
Recommended amendment without further recommendation.....	493
Report adopted.....	522
100 By Reed, Hicklin, McFarlane, Fimmen, Prentis, Krueger, Kuester, Dodds and Tyrrell. To provide for transfer of employers' accounts to successor employer.	
Introduced, referred.....	143
101 By Reed, Hicklin, McFarlane, Fimmen, Prentis, Krueger, Kuester, Dodds and Tyrrell. Relating to workmen's compensation; fixing maximum weekly compensation.	
Introduced, referred.....	143
Recommended passage.....	267
Report adopted.....	281
Passed; ayes 85, nays none.....	444
Concurred in part.....	533
Conference appointed.....	618
Conference recommended amendment and passage.....	637
Conference report adopted.....	669
Passed; ayes 93, nays none.....	669
Reported enrolled.....	760
Signed by Speaker.....	760
Sent to Governor.....	760
Signed by Governor.....	761
102 By Reed, Hicklin, McFarlane, Fimmen, Prentis, Krueger, Kuester, Dodds and Tyrrell. Relating to workmen's compensation; to provide for "second injury fund."	
Introduced, referred.....	143
Recommended passage.....	469
Report adopted.....	500
S. F. 102 substituted.....	721
103 By Reed, Hicklin, McFarlane, Fimmen, Prentis, Krueger, Kuester, Dodds and Tyrrell. Relating to unemployment compensation; to permit voluntary payments.	
Introduced, referred.....	144
Recommended passage.....	267
Report adopted.....	281
Passed; ayes 84, nays none.....	445
Reported enrolled.....	603
Signed by Speaker.....	604
Sent to Governor.....	604
Signed by Governor.....	663

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104 By Reed, Hicklin, McFarlane, Fimmen, Prentis, Krueger, Kuester, Dodds and Tyrrell. Relating to unemployment compensation and the payment thereof.	
Introduced, referred.....	144
Returned without recommendation.....	335
Report adopted.....	356
Amendments filed.....	515, 1153
S. F. 103 substituted.....	1209
105 By Sloane, Burkman, Long, Carlson and McEleney. Relating to benefits under retirement systems for policemen and firemen.	
Introduced, referred.....	145
106 By Sloane and Burkman. Fixing the salaries of county attorneys.	
Introduced, referred.....	145
Recommended amendment and passage.....	494
Report adopted.....	522
Amendments adopted.....	709, 711
Passed; ayes 97, nays none.....	711
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	974
107 By Sloane and Burkman. Fixing the salaries of assistant county attorneys.	
Introduced, referred.....	145
Recommended amendment and passage.....	494
Report adopted.....	522
Amendments adopted.....	712
Passed; ayes 93, nays none.....	713
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	974
108 By Farmer, Gardner of Linn, Wormley, Dodds, Wellington, Van Eaton, Burkman, Sloane, Cox, Aubrey and McReynolds. Relating to salary of the mayor and councilmen of certain cities.	
Introduced, referred.....	145
Recommended amendment and passage.....	396
Report adopted.....	416
S. F. 15 substituted.....	539
109 By Welchman, Sloane, Jessen, Fimmen and Duffield. Relating to necessary living expenses of court reporters; authorizing increased allowance.	
Introduced, referred.....	145
Recommended passage.....	208
Report adopted.....	237
Passed; ayes 99, nays none.....	365
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	974
110 By Utzig, Meyer, McReynolds, and Aubrey. Relating to petition for abandonment of city manager plan.	
Introduced, referred.....	146

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Amendment filed.....	203	Refused to concur.....	1091
Withdrawn from committee, placed on calendar.....	466	Conference appointed.....	1147
111 By Whitehead and Long. Relating to the placing of tax stamps on cigarette papers.		Conference recommended amend- ments	1188
Introduced, referred.....	146	Conference report adopted.....	1203
Recommended passage.....	255	Passed; ayes 84, nays 1.....	1204
Report adopted.....	265	Reported enrolled.....	1240
Amendment filed.....	322	Signed by Speaker.....	1240
Amendments adopted.....	438	Sent to Governor.....	1241
Passed; ayes 83, nays none....	438	Signed by Governor.....	1242
112 By Frederickson, Robb, Capesius, Peterson, Watson, Smith of Dickinson, Latchaw, Kuhlmann and Norland. To make an appropriation for dredging and improving Five Island Lake.		119 By Steinberg, by request. To provide retirement sys- tem for public school em- ployees.	
Introduced, referred.....	146	Introduced, referred.....	155
Recommended passage.....	256	120 By Steinberg, by request. Relating to reorganization of school districts.	
Report adopted.....	265	Introduced, referred.....	155
Re-referred	265	121 By Steinberg, by request. Relating to board of edu- cational examiners; high school normal training courses.	
113 By Morrissey. Providing for adjustment of retail cigarette license permits dur- ing emergency.		Introduced, referred.....	155
Introduced, referred.....	146	Recommended passage.....	620
Reported without recommenda- tion	619	Report adopted.....	639
Report adopted.....	639	122 By Steinberg, by request. Relating to the minimum wages of teachers in the public schools.	
114 By Walter of Pottawat- tanie, Long, Nielsen and Davis of Black Hawk. Relat- ing to qualifications of fire and police department employees.		Introduced, referred	155
Introduced, referred.....	146	Recommended passage.....	414
Returned without recommenda- tion	412	Report adopted.....	431
Report adopted.....	431	Made special order.....	434
115 By Steinberg, by request. To create a department of public instruction.		Passed; ayes 104, nays none....	478
Introduced, referred.....	154	Amendment filed.....	631
Amendments filed.....	577	Refused to concur.....	643
Withdrawn	606	Conference appointed.....	1003
116 By Steinberg, by request. To create and provide for a county school system.		Conference amendments and re- port adopted.....	1045
Introduced, referred.....	154	Passed; ayes 89, nays none....	1047
117 By Steinberg, by request. To provide tax relief for all school districts; state aid to schools.		Reported enrolled.....	1169
Introduced, referred.....	154	Signed by Speaker.....	1169
118 By Steinberg, by request. To provide for reimburse- ment of pupil transportation costs to school districts.		Sent to Governor.....	1181
Introduced, referred.....	154	Signed by Governor.....	1196
Recommended amendment and passage	335	123 By Steinberg, by request. Relating to teachers' con- tracts.	
Referred	356	Introduced, referred.....	155
Report adopted.....	356	Recommended passage.....	414
Amendments filed.....	577, 664	S. F. 149 substituted.....	419
Recommended amendment and passage	606	Report adopted.....	431
Report adopted.....	639	124 By Steinberg, by request. Relating to education of adults; public forums.	
Amendments adopted.....	671, 672, 673, 687, 688, 689, 690	Introduced, referred.....	156
Amendment withdrawn.....	687	Recommended passage.....	315
Passed; ayes 97, nays 4.....	690	Report adopted.....	336
		125 By Steinberg, by request. To provide for the special education of handicapped children.	
		Introduced, referred	156
		Recommended passage.....	722
		Recommended amendment and passage	875
		Report adopted.....	889
		Made special order.....	892
		Amendment filed.....	925
		Amendments adopted.....	930, 931
		Passed; ayes 105, nays none....	931
		Concurred	1172
		Passed; ayes 90, nays 1.....	1172
		Reported enrolled.....	1214

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Signed by Speaker.....	1214
Sent to Governor.....	1225
Signed by Governor.....	1225

126 By Steinberg, by request.
Relating to vocational education.

Introduced, referred.....	156
Recommended passage.....	315
Report adopted.....	336
Deferred.....	616
Amendment filed.....	635
Amendment adopted.....	657
Passed; ayes 97, nays none....	657

127 By Steinberg, by request.
To create a fund to be known as the agricultural land credit fund.

Introduced, referred.....	156
Recommended passage.....	723
Recommended amendment and passage.....	875
Report adopted.....	889
Made special order.....	898
Amendments filed.....	955, 959
Amendments adopted.....	990
Passed; ayes 93, nays 2.....	991
Concurred.....	1120
Passed; ayes 72, nays 1.....	1120
Reported enrolled.....	1169
Signed by Speaker.....	1169
Sent to Governor.....	1181
Signed by Governor.....	1196

128 By Steinberg, by request.
Relating to allocation of revenues of the income, corporation and sales tax.

Introduced, referred.....	157
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129 By Steinberg, by request.
Pertaining to the disposition of revenue from the use tax.

Introduced, referred.....	157
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130 By Steinberg, by request.
To permit school districts to discontinue facilities and contract with other districts.

Introduced, referred.....	157
Recommended passage.....	315
Report adopted.....	336
Made special order.....	434
Amendment adopted.....	482
Passed; ayes 103, nays none....	482
Reported enrolled.....	870
Signed by Speaker.....	870
Sent to Governor.....	871
Signed by Governor.....	885

131 By Steinberg, by request.
Relative to making provision for vocational instruction for high school pupils.

Introduced, referred.....	157
Recommended amendment and passage.....	414
Report adopted.....	431
Made special order.....	434
Amendment adopted.....	503, 540
Deferred.....	503
Amendment filed.....	515
Amendments withdrawn.....	540
Passed; ayes 83, nays 21.....	540

132 By Steinberg, by request.
Relating to tuition rates for pupils in the public schools.

Introduced, referred.....	157
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Recommended amendment and passage.....	257
Report adopted.....	265
Made special order.....	434
Amendments adopted.....	479, 480, 481, 645
Passed; ayes 100, nays 5.....	482
Concurred.....	645
Passed; ayes 86, nays 15.....	646
Reported enrolled.....	760
Signed by Speaker.....	760
Sent to Governor.....	760
Signed by Governor.....	761

133 By Steinberg, by request.
Relating to kindergartens.

Introduced, referred.....	158
Recommended amendment and passage.....	316
Report adopted.....	336
Made special order.....	434
Amendments adopted.....	483
Passed; ayes 92, nays 10.....	483

134 By Steinberg, by request.
Relating to powers of voters to establish a schoolhouse fund.

Introduced, referred.....	158
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135 By Poston, Tyrrell, Carlson, Fimmen, Sloane and Heffner. Relating to watchmakers and watchmaking.

Introduced, referred.....	158
Amendment filed.....	278
Recommended indefinite postponement.....	335
Withdrawn.....	378

136 By Farmer. To allow supervisors to lease out extra space in court houses.

Introduced, referred.....	158
Returned without recommendation.....	312
Report adopted.....	336

137 By Sloane and Burkman.
Relating to judgments transcribed from municipal to district courts.

Introduced, referred.....	158
Recommended passage.....	498
Report adopted.....	522

138 By Sloane and Burkman.
Relating to salaries of judges of the municipal court.

Introduced, referred.....	159
Recommended amendment and passage.....	396
Report adopted.....	416
Amendments adopted.....	653
Passed; ayes 104, nays none....	659
Concurred.....	896
Passed; ayes 83, nays none....	896
Reported enrolled.....	997
Signed by Speaker.....	997
Sent to Governor.....	997
Signed by Governor.....	997

139 By Sloane and Burkman.
Relating to lien of personal property tax.

Introduced, referred.....	159
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140 By Banks and Banking. Authorizing certain banks to make installment loans.

Introduced, passed on file.....	159
Amendment adopted.....	186

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Deferred	186
Amendment filed	202
S. F. 122 substituted	260
141 By Morrissey. Relating to tax levied to create old age assistance fund.	
Introduced, referred	159
Recommended amendment and passage	267
Report adopted	281
Tabled	446
142 By Hedlin and Schwengel. Relating to rights of owners of certain riparian lands.	
Introduced, referred	159
Recommended passage	357
Report adopted	378
Passed; ayes 91, nays none	744
Reported enrolled	997
Signed by Speaker	997
Sent to Governor	997
Signed by Governor	1075
143 By Walter of Marshall. To transfer supervision of farmers' institutes and short courses to the state fair board.	
Introduced, referred	159
Recommended passage	377
Report adopted	395
144 By Appropriations. To appropriate to comptroller from motor vehicle fuel tax fund.	
Introduced, passed on file	160
Passed; ayes 101, nays none	178
Reported enrolled	557
Signed by Speaker	557
Sent to Governor	557
Signed by Governor	576
145 By Van Eaton and Carlson. To provide for establishment of a municipal museum.	
Introduced, referred	160
Recommended passage	256
Report adopted	265
Passed; ayes 84, nays none	440
146 By Aubrey and McReynolds. Providing washing facilities for railroad employees.	
Introduced, referred	172
Amendments filed	203, 309
Withdrawn from committee, placed on calendar	517
147 By Robinson of Delaware, Datisman, Siefkas, Tatum, Gardner of Bremer, Latchaw, Aubrey and Mills. Relating to use of combustible films.	
Introduced, referred	172
Recommended passage	257
Report adopted	265
Amendment adopted	441
Tabled; ayes 43, nays 36	441
148 By Olson. Relating to construction of electric transmission lines.	
Introduced, referred	172
Recommended passage	377
Report adopted	395
S. F. 146 substituted	703
149 By Utzig and Less. To permit commercial fishing in "Zollicoffers" lake in Dubuque county, Iowa.	
Introduced, referred	178
Withdrawn	281

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150 By Dairy and Food. Relating to standard bottles used for sale of milk and cream.	
Introduced, passed on file	173
Passed; ayes 84, nays 8	187
151 By Latchaw. To provide limit on penalty on delinquent old age assistance tax.	
Introduced, referred	173
Recommended passage	518
Report adopted	561
152 By Nielsen, Dodds, Latchaw, Carlson, Long, Sloane and Van Eaton. To require payment of prevailing wage on public works.	
Introduced, referred	173
Recommended passage	293
Report adopted	302
Amendments filed	899, 982
Amendment withdrawn	1025
Amendments adopted	1026
Tabled	1026
153 By Sloane and Burkman. Relating to compensation of clerk of the grand jury.	
Introduced, referred	173
Recommended amendment and passage	397
Report adopted	416
Amendments adopted	659
Passed; ayes 101, nays none	660
154 By Hall. To clarify law relating to exemptions from chain store tax.	
Introduced, referred	173
Recommended passage	255
Report adopted	265
Amendment filed	515
155 By Bass and Donohue. Relating to administration of estate of an absentee.	
Introduced, referred	181
Recommended passage	358
Report adopted	378
156 By Sloane and Burkman. Relating to sewer rental charges and collection thereof.	
Introduced, referred	181
Recommended passage	315
Report adopted	336
157 By Sloane and Burkman. Relating to salaries of bailiffs of the municipal courts.	
Introduced, referred	181
Withdrawn	305
158 By Sloane and Burkman. To provide for joining actions for rent with forcible entry and detainer actions.	
Introduced, referred	181
Recommended passage	313
Report adopted	336
159 By Latchaw, Edwards, Moore, Kuester, Van Eaton, Long, Visser, Blewett, Cowan, Parrish and Duffield. To provide safety for employees and traveling public by erection of warning signs adjacent to running track of railroads.	

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Introduced, referred	182	168 By Walter of Marshall. Providing for election on question of additional levy for completion of buildings on county fairgrounds.	
Withdrawn from committee, placed on calendar	517	Introduced, referred	184
160 By Gardner of Bremer. Relat- ing to income tax exemp- tion for certain dependents.		Recommended passage	520
Introduced, referred	182	Report adopted	561
Recommended passage	414	Amendments adopted	1128
Report adopted	431	Passed; ayes 70, nays none	1128
161 By Gardner of Bremer, Burkman and Sloane. Relat- ing to aid to needy blind; to raise ceiling thereon.		Amendment filed	1158
Introduced, referred	182	Concurred	1183
Recommended passage	267	Passed; ayes 84, nays none	1183
Report adopted	281	Reported enrolled	1214
Amendment filed	354	Signed by Speaker	1214
Amendment adopted	780	Sent to Governor	1225
Passed; ayes 98, nays none	780	Signed by Governor	1225
Reported enrolled	1061	169 By Compensation of Public Officers and Employees. Relat- ing to boarding of prison- ers.	
Signed by Speaker	1061	Introduced, passed on file	184
Sent to Governor	1061	Passed; ayes 103, nays none	197
Signed by Governor	1075	Reported enrolled	392
162 By Saylor. Relating to pay- ment of suspended county real estate taxes from old age assistance fund.		Signed by Speaker	392
Introduced, referred	182	Sent to Governor	392
Recommended passage	455	Signed by Governor	428
Report adopted	472	170 By Dairy and Food. To pro- mote Iowa dairy products; to create commission.	
Amendment filed	558	Introduced, passed on file	192
Amendments adopted	1099	Amendments filed	289, 300
Passed; ayes 87, nays 4	1099	Amendments adopted	299, 307, 308
163 By Dairy and Food. Relat- ing to the sale of adulterated food products.		Passed; ayes 83, nays 22	308
Introduced, passed on file	183	Concurred	678
Amendment filed	278	Passed; ayes 90, nays none	678
Amendments adopted	287	Reported enrolled	700
Passed; ayes 103, nays none	288	Signed by Speaker	700
164 By Dairy and Food. Relat- ing to cream grading.		Sent to Governor	700
Introduced, passed on file	183	Signed by Governor	760
Amendment filed	290	171 By Aubrey, Nielsen, Utzig, Latchaw and McReynolds. Relating to the coverage of employers and the definition of "employer."	
Amendment withdrawn	297	Introduced, referred	193
Passed; ayes 66, nays 36	298	172 By Burkman and Kruse. Relating to practice of denti- stry and the definition of den- tistry.	
Reported enrolled	1214	Introduced, referred	193
Signed by Speaker	1214	Recommended passage	357
Sent to Governor	1225	Report adopted	378
Signed by Governor	1225	Passed; ayes 89, nays 4	849
165 By Less, Utzig, Wormley, Sloane and Donohue. Dealing with appeals in workmen's compensation cases.		173 By Reed and Williams. To give priority in secondary road work to mail and school bus routes.	
Introduced, referred	183	Introduced, referred	193
Withdrawn from committee, placed on calendar	560	174 By Sloane and Burkman. Relating to compensation of municipal court reporters.	
166 By Smith of Clayton, Nel- son and Williams. Relating to levy by supervisors for secondary road construction.		Introduced, referred	193
Introduced, referred	183	Recommended amendment and passage	297
Recommended passage	314	Report adopted	416
Report adopted	336	Amendments adopted	661
167 By Parrish, Welchman, Cowan and Siefkas. Relating to regulation of train service.		Passed; ayes 100, nays 0	661
Introduced, referred	183	175 By Smith of Clayton, Nel- son and Williams. To in- crease secondary road main- tenance tax levy.	
Withdrawn from committee, placed on calendar	517	Introduced, referred	193
		Withdrawn from committee, placed on calendar	560
		Withdrawn	874

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176 By Poston. To require presidential electors to vote for candidate with the largest vote.	
Introduced, referred	194
Recommended indefinite postponement	335
Withdrawn	356
177 By Steinberg. To appropriate funds to build a bridge over Squaw Creek in Ames, Iowa.	
Introduced, referred	194
Recommended passage	376
Report adopted	389
Made special order	398
Passed; ayes 86, nays 7	933
178 By Latchaw. To make an appropriation to Muscatine, Iowa.	
Introduced, referred	194
Recommended passage	415
Report adopted	431
Made special order	461
Amendment adopted	507
Passed; ayes 84, nays 17	508
Reported enrolled	1022
Signed by Speaker	1022
Sent to Governor	1022
Signed by Governor	1029
179 By Aubrey, Nielsen, Utzig, Latchaw and McReynolds. To limit loss of employment credit.	
Introduced, referred	194
180 By Baker. Relating to maintenance of secondary roads within certain cities.	
Introduced, referred	194
Returned without recommendation	312
Report adopted	336
181 By Smith of Clayton. Empowering boards of supervisors with respect to county hospitals.	
Introduced, referred	194
Withdrawn	420
182 By Fish and Game. Relating to closed waters for seining fish in the Mississippi river.	
Introduced, passed on file	209
Amendment filed	239
Amendment as amended adopted	323
Amendment adopted	324
Passed; ayes 98, nays none	324
183 By Fish and Game. Relating to fire protection for state parks, forest and wildlife lands.	
Introduced, passed on file	209
Passed; ayes 94, nays none	325
Reported enrolled	1022
Signed by Speaker	1022
Sent to Governor	1022
Signed by Governor	1029
184 By Heffner. To legalize action of supervisors of Hamilton county, Iowa.	
Introduced, referred	209
Recommended passage	314
Proof of publication certified	685
Passed; ayes 92, nays none	773

H. F.	Page
Reported enrolled	997
Signed by Speaker	997
Sent to Governor	997
Signed by Governor	997
185 By Heffner. Relating to county public hospital benefits.	
Introduced, referred	210
Recommended passage	312
Report adopted	386
Amendment adopted	1162
Passed; ayes 88, nays none	1162
186 By Walter of Pottawattamie. To legalize issuance of storm sewer bonds by the city of Council Bluffs, Iowa.	
Introduced, referred	210
Proof of publication certified	282
Recommended passage	314
Report adopted	336
S. F. 157 substituted	379
187 By Fish and Game. Relating to non-resident fish and game licenses.	
Introduced, passed on file	210
Amendments filed	300, 332
Deferred	326
Amendment withdrawn	348
Amendments adopted	349
Passed; ayes 97, nays none	349
Reported enrolled	893
Signed by Speaker	893
Sent to Governor	915
Signed by Governor	933
188 By Public Health. Relating to nonprofit corporations furnishing hospital service.	
Introduced, passed on file	240
S. F. 128 substituted	266, 278
189 By Fish and Game. Relating to duck and quail hunting.	
Introduced, passed on file	241
Amendments adopted	372
Passed; ayes 87, nays 3	372
190 By Latchaw, Steinberg, Shepard and Bass. Relating to salary adjustments of employees of the conservation commission.	
Introduced, referred	241
191 By Nelson, Te Paske, Meyer, Utzig, Vanderwilt, Dattaman and Blewett. Relating to investment of certain state funds.	
Introduced, referred	241
Recommended passage	498
Report adopted	522
192 By Bass. Providing for free recording of certain military documents.	
Introduced, referred	241
Recommended indefinite postponement	376
Indefinitely postponed	456
193 By Hicklin. Relating to compensation for peace officers disabled or killed.	
Introduced, referred	241
Recommended passage	413
Report adopted	431
Passed; ayes 101, nays none	729

H. F.	Page
Concurred	1124
Passed; ayes 71, nays none.....	1124
Reported enrolled	1169
Signed by Speaker	1169
Sent to Governor.....	1181
Signed by Governor.....	1225

194 By Farmer, Van Eaton and Carlson. Relating to salaries of city assessors and deputy city assessors.	
Introduced, referred	242

195 By Sloane and Burkman. Relating to notice of commitment of persons alleged to be insane.	
Introduced, referred	242
Recommended passage	413
Report adopted	431

196 By Sloane and Burkman. Relating to certificates of compliance with state housing law.	
Introduced, referred	242
Recommended passage	413
Report adopted	431
Passed; ayes 58, nays 38.....	854

197 By Sloane and Burkman. Relating to trackless trolleys; to increase license fee or tax.	
Introduced, referred	242
Withdrawn	281

198 By Long and McEleney. To legalize an emergency fund levy for cities having population between 26,000 and 27,000.	
Introduced, referred	242
Recommended passage	314
Report adopted	336
Passed; ayes 95, nays none.....	475
Concurred	1125
Passed; ayes 75, nays none.....	1125
Reported enrolled	1169
Signed by Speaker	1169
Sent to Governor.....	1181
Signed by Governor.....	1196

199 By Dairy and Food. Relating to the production and sale of dairy products.	
Introduced, passed on file.....	242
Passed; ayes 93, nays 4.....	388

200 By Child Welfare. Relating to aid to dependent children.	
Introduced, passed on file.....	258
Amendment filed	409
Amendment adopted	425
Passed; ayes 99, nays none.....	425
Reported enrolled	1214
Signed by Speaker	1214
Sent to Governor.....	1225
Signed by Governor.....	1225

201 By Animal Industry. To require licenses for wool dealers.	
Introduced, passed on file.....	258
Passed; ayes 98, nays 1.....	390

202 By Roads and Highways. Relating to joint municipal improvement of highways.	
Introduced, passed on file.....	258

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203 By Insurance. Relating to liability insurance imposed upon certificated motor vehicle carriers.	
Introduced, passed on file.....	258
Passed; ayes 99, nays none.....	389

204 By Walter of Pottawattamie. Relating to tax levies by park commissioners.	
Introduced, referred	258

205 By Whitehead and Klemesrud. Relating to certificates of compliance of corporations formed for the purpose of insurance other than life.	
Introduced, referred	258
Recommended passage	376
Report adopted	395

206 By Sloane and Burkman. Relating to appraisal of intestate estates of decedents who died without issue.	
Introduced, referred	259
Recommended passage	487
Report adopted	500

207 By Burkman and Kruse. Relating to the practice of dentistry.	
Introduced, referred	259
Recommended indefinite postponement	561
Indefinitely postponed	607

208 By National Defense. Creating an Iowa development commission.	
Introduced, passed on file.....	259
Passed; ayes 92, nays 5.....	391
Concurred	512
Passed; ayes 98, nays none.....	512
Reported enrolled	586
Signed by Speaker	586
Sent to Governor.....	587
Signed by Governor.....	604

209 By Meyer, Miller, Nelson, Norland, Vanderwilt, Datisman, McNeill, Cox, Long, Utzig, Watson, Visser and Simonsen. Relating to commercial feeds and commercial feed fund.	
Introduced, referred	268
Recommended passage	377
Report adopted	395
S. F. 197 substituted.....	693

210 By Walter of Marshall, Bents, Peterson, Stevens, Kilpatrick, Hoeness, Datisman, McNeill and Smith of Clayton. Relating to number of fruit trees per acre in a fruit reservation.	
Introduced, referred	269
Recommended passage	293
Report adopted	303
Amendment filed	393

211 By Appropriations. To make an appropriation from liquor control fund to the industrial commissioner.	
Introduced, passed on file.....	269
Passed; ayes 103, nays none.....	320
Reported enrolled	398
Signed by Speaker	398
Sent to Governor.....	915
Signed by Governor.....	938

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212 By Appropriations. Authorizing expenditures by the state highway commission from the primary road fund.	
Introduced, passed on file.....	269
Passed; ayes 99, nays none.....	321
Reported enrolled	557
Signed by Speaker.....	557
Sent to Governor.....	557
Signed by Governor.....	576
213 By Appropriations. Making an appropriation to defray expenses of the inaugural ceremonies.	
Introduced, passed on file.....	269
Passed; ayes 103, nays none.....	322
Reported enrolled	557
Signed by Speaker.....	557
Sent to Governor.....	557
Signed by Governor.....	576
214 By appropriations. To appropriate funds from the primary road fund to the industrial commissioner.	
Introduced, passed on file.....	269
Passed; ayes 107, nays none.....	322
Reported enrolled	557
Signed by Speaker.....	557
Sent to Governor.....	557
Signed by Governor.....	576
215 By Farmer. Relating to the salary of judges of the superior court.	
Introduced, referred	269
Recommended amendment and passage	397
Report adopted	416
Amendments adopted	662
Passed; ayes 95, nays none.....	662
Reported enrolled	322
Signed by Speaker.....	322
Sent to Governor.....	322
Signed by Governor.....	866
216 By Military and Veterans Affairs. Relating to powers of attorney granted by persons in the armed forces.	
Introduced, passed on file.....	270
Amendment filed	353
Amendment adopted	442
Passed; ayes 87, nays none.....	442
Reported enrolled	625
Signed by Speaker.....	625
Sent to Governor.....	625
Signed by Governor.....	663
217 By Military and Veterans Affairs. Relating to evidence of presumed death of persons missing in action.	
Introduced, passed on file.....	270
Amendment adopted	443
Passed; ayes 84, nays none.....	443
Reported enrolled	700
Signed by Speaker.....	700
Sent to Governor.....	700
Signed by Governor.....	760
218 By Avery. Registration of vital statistics as relating to adoptions or annuities.	
Introduced, referred	270
Recommended passage	467
Report adopted	500
Amendment filed	872
Amendment adopted	1072
Passed; ayes 91, nays none.....	1072
Reported enrolled	1214

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Signed by Speaker.....	1214
Sent to Governor.....	1225
Signed by Governor.....	1225
219 By Ways and Means. Providing for taxation of limited partnerships under the state income law.	
Introduced, passed on file.....	282
Deferred	595
Amendment filed	604
Amendment adopted	610
Passed; ayes 97, nays none.....	611
Reported enrolled	997
Signed by Speaker.....	997
Sent to Governor.....	997
Signed by Governor.....	1022
220 By Social Security. To provide unemployment compensation for maritime workers.	
Introduced, passed on file.....	282
Passed; ayes 102, nays none.....	595
Reported enrolled	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075
221 By Wormley. Relating to registration of vital statistics pertaining to legitimation and new birth certificates.	
Introduced, referred.....	282
Recommended passage.....	463
Report adopted.....	500
222 By Sloane and Burkman. Relating to salaries of juvenile court probation officers.	
Introduced, referred.....	283
Recommended amendment and passage	520
Report adopted.....	561
Amendment filed.....	664
Amendments adopted.....	713, 718, 726
Deferred	714
Passed; ayes 95, nays none.....	726
223 By Lane. Relating to license fee of coin-operated weighing machines.	
Introduced, referred.....	283
Recommended indefinite postponement	561
Indefinitely postponed.....	607
224 By Wormley. Relating to the recording of stillborn children; filing of marriage, divorce returns.	
Introduced, referred.....	283
Recommended passage.....	468
Report adopted.....	500
225 By Cox. To legalize action of the independent school district of Fort Dodge, Iowa.	
Introduced, referred	283
Recommended passage.....	358
Report adopted.....	378
Passed; ayes 101, nays none.....	656
Reported enrolled.....	822
Signed by Speaker.....	822
Sent to Governor.....	822
Signed by Governor.....	853
226 By Welchman. Relating to penalties for the violation of the motor vehicle fuel tax law.	
Introduced, referred.....	283
Recommended passage.....	468

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Report adopted.....	500	235 By Cooper. Relating to	
Passed; ayes 86, nays 5.....	734	fishing in private waters.	
227 By Wormley. Relating to		Introduced, referred.....	303
burial permits for stillborn		236 By McFarlane and Davis of	
children.		Black Hawk. Providing for	
Introduced, referred.....	283	the payment of obligations	
Recommended passage.....	468	to either of two persons.	
Report adopted.....	500	Introduced, referred.....	303
228 By Sloane and Burkman.		Recommended indefinite post-	
Relating to trackless trolleys,		ponement.....	704
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Recommended amendment and		lating to licensing of whole-	
passage.....	521	sale food establishments.	
Report adopted.....	561	Introduced, passed on file.....	303
Amendment adopted.....	615	S. F. 153 substituted.....	385
Passed; ayes 97, nays none.....	615	238 By Dairy and Food. La-	
Reported enrolled.....	1240	beling, registration and sale	
Signed by Speaker.....	1240	of commercial feeds and	
Sent to Governor.....	1241	stock tonics.	
Signed by Governor.....	1242	Introduced, passed on file.....	303
229 By Insurance. Relating to		239 By Agriculture 1. Es-	
group accident and health		tablishing of a marketing	
insurance.		news service division in the	
Introduced, passed on file.....	294	department of agriculture.	
230 By Latchaw. To abolish		Introduced, referred.....	304
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Introduced, referred.....	294	Reported enrolled.....	783
Amendments filed.....	310, 488	Signed by Speaker.....	783
231 By Nielsen, Long and Davis		Sent to Governor.....	784
of Fayette. Relating to levy		Signed by Governor.....	799
of taxation for gas, elec-		240 By Military and Veterans	
tricity, heat or power funds.		Affairs. Relating to proof of	
Introduced, referred.....	294	wills of members of armed	
Recommended passage.....	412	forces.	
Report adopted.....	431	Introduced, passed on file.....	304
Passed; ayes 97, nays 1.....	728	Amendment adopted.....	596
Reported enrolled.....	822	Passed; ayes 96, nays none.....	596
Signed by Speaker.....	822	Reported enrolled.....	870
Sent to Governor.....	822	Signed by Speaker.....	870
Signed by Governor.....	866	Sent to Governor.....	871
232 By Van Eaton, Carlson and		Signed by Governor.....	885
Wormley. To provide for al-		241 By Langland, Norland and	
lowance of attorney fees in		Weichman. Relating to the	
certain appeals in workmen's		practice of embalming.	
compensation cases.		Introduced, referred.....	304
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233 By Watson, Simonsen, Flet-		242 By Putney. Relating to	
cher, Palmer, Kuhlmann,		benefits for dependent Indian	
Bockwoldt, Cooper, Good,		children.	
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Sloane, Norland, Putney,		243 By Motor Vehicles and	
Baker, Cox, Blewett, McNeill,		Transportation. Providing	
Schwengel, Siefkas, Saylor,		for certain maximum weights	
and Meyer. Relating to the		applicable to all motor	
licensing and regulation of		trucks.	
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Introduced, referred.....	295	Amendment adopted.....	608
Recommended amendment and		Passed; ayes 100, nays 1.....	610
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234 By Public Health. Re-		Sent to Governor.....	822
lating to standard of foods		Signed by Governor.....	853
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of agriculture.			
Introduced, passed on file.....	303		

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244 By Mills, Hoeness, Bryson, Peterson, Avery, Kuester and Siefkas. Relating to presumptive evidence of ownership of coin operated gaming devices.	
Introduced, referred.....	316
Returned without recommendation	430
Report adopted.....	456
245 By Mills, Hoeness, Peterson, Avery, Kuester and Siefkas. To make possession of federal retail liquor stamp presumptive evidence of violation of state liquor law.	
Introduced, referred.....	316
Recommended passage.....	519
Report adopted.....	561
246 By Lane, Krueger, Whitehead, Hall, Dodds, Hicklin, Nielsen and Gardner of Bremer. Relating to trolling for fish from a motor boat or sail boat.	
Introduced, referred.....	317
Recommended indefinite postponement	469
Indefinitely postponed.....	581
247 By Nielsen and Walter of Pottawattamie. Relating to compensation of assessors of certain cities.	
Introduced, referred.....	317
Recommended amendment and passage	521
Report adopted.....	561
Amendment adopted.....	769
Passed; ayes 96, nays none.....	770
Reported enrolled.....	1240
Signed by Speaker.....	1240
Sent to Governor.....	1241
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248 By Smith of Clayton. Authorizing supervisors with respect to unused county buildings.	
Introduced, referred.....	317
Recommended passage.....	520
Report adopted.....	561
249 By Nielsen and Walter of Pottawattamie. To authorize a commission to make a revision and codification of laws relating to cities and towns.	
Introduced, referred.....	317
Recommended amendment and passage	651
Report adopted.....	669
250 By Klemesrud and Donohue. Relating to compensation for use of automobile by state officers and employees.	
Introduced, referred.....	317
Amendment adopted.....	773
Passed; ayes 89, nays 10.....	774
Reported enrolled.....	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075

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251 By Judiciary 1. Relating to service of notice of suit in unemployment compensation cases.	
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252 By Judiciary 1. Relating to place of business and license fee of a motor vehicle dealer.	
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253 By Judiciary 1. To provide for uniform procedure and hearing in case of cancellation of license or permit issued by the state.	
Introduced, passed on file.....	318
254 By Roads and Highways. Relating to tax levy for maintaining secondary roads.	
Introduced, passed on file.....	318
255 By Meyer, Vanderwilt, Putney, Robb, Cox, Peterson, Simonsen, Fletcher, Nelson, Watson, Morrissey and Fulk. To assist in the orderly marketing of eggs; to develop poultry industry.	
Introduced, referred.....	337
Recommended passage.....	469
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256 By Whitehead. Relating to memorial buildings and to provide tax levy for maintenance.	
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Recommended passage	619
Report adopted.....	639
Amendment filed.....	1137
Amendment adopted.....	1165
Passed; ayes 88, nays none.....	1165
Reported enrolled.....	1240
Signed by Speaker.....	1240
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257 By McFarlane. Relating to the assignment of life insurance policies as security.	
Introduced, referred.....	337
258 By Burkman. Relating to the investment, management of property held in trust by fiduciaries.	
Introduced, referred.....	337
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259 By Carlson. To legalize action of supervisors of Woodbury county.	
Introduced, referred.....	338
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Report adopted.....	500
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260 By Fulk. Pertaining to the keeping of a suspended tax list.	
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Recommended amendment and passage	495
Report adopted.....	522
S. F. 385 substituted.....	1076

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261 By Less and Utzig. Relating to powers, duties of dock boards.	
Introduced, referred.....	338
Recommended passage.....	521
Report adopted.....	561
S. F. 255 substituted.....	776
262 By Meyer, Vanderwilt, Datisman, Nelson and Utzig. Relating to issuance of licenses for the erection and use of billboards.	
Introduced, referred.....	338
263 By Wellington. Relating to exemptions from taxation of specific properties and capital stock of certain corporations.	
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Recommended passage.....	686
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264 By Agriculture 2. To require limestone be sold on grade; to license producers and dealers.	
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265 By Steinberg and Latchaw. To provide for the creation of a county conservation board and prescribe duties.	
Introduced, referred.....	339
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266 By Dairy and Food. Providing for a temporary milk fat standard for ice cream.	
Introduced, passed on file.....	358
267 By Dairy and Food. Relating to grading of cream and sanitary requirements in handling milk and cream.	
Introduced, passed on file.....	358
268 By Dairy and Food. Relating to the fee for testing seed samples.	
Introduced, passed on file.....	358
Passed; ayes 90, nays 3.....	844
Reported enrolled.....	1061
Signed by Speaker.....	1061
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Signed by Governor.....	1075
269 By Public Health. Relating to the renewal of licenses issued by the department of health.	
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270 By Carlson. Relating to salaries and expenses of officers and employees of the juvenile court.	
Introduced, referred.....	358
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Amendment filed.....	499
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271 By Bryson. Relating to real estate involved in proceedings for divorce.	
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272 By Bryson. Relating to drainage districts in two or more counties specifying duties of supervisors.	
Introduced, referred.....	359
Amendment adopted.....	1100
Passed; ayes 83, nays 2.....	1100
273 By Social Security. To provide for continuation of unemployment compensation merit rating in case of sale or reorganization.	
Introduced, passed on file.....	359
274 By Social Security. Providing for collection of unemployment compensation contributions; rate of interest on delinquent contributions.	
Introduced, passed on file.....	359
Passed; ayes 90, nays none.....	843
Vote reconsidered.....	966
S. F. 248 substituted.....	966
275 By Social Security. Relating to unemployment compensation contributions by employers whose payroll has increased 100 per cent.	
Introduced, passed on file.....	359
276 By Dairy and Food. Relating to standards of pure food; to require the enrichment of breads and flour.	
Introduced, passed on file.....	360
277 By Mills. To provide an appropriation for publication of the book "Religion in Iowa."	
Introduced, referred.....	360
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278 By Cooper and Siefkas. Relating to jurisdiction with respect to primary roads; procedure in the event of relocation.	
Introduced, referred.....	360
279 By Schwengel. To provide for the purchase and maintaining of law libraries by county supervisors.	
Introduced, referred.....	360
Recommended passage.....	622
Report adopted.....	639
Amendment adopted.....	943
Passed; ayes 87, nays 5.....	943
Reported enrolled.....	1022
Signed by Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1029
280 By Dairy and Food. Relating to standards for ice cream and other food products.	
Introduced, passed on file.....	361
Passed; ayes 96, nays 2.....	845
Reported enrolled.....	1022
Signed by Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1075
281 By Public Health. Relating to practice of professions licensed under state board of health.	
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282 By Public Health. Relating to local boards of health. Introduced, passed on file.....	379
S. F. 391 substituted.....	685
283 By Shepard and Good. To limit the exemption of taxation on poultry. Introduced, referred.....	379
284 By Fimmen, Hicklin, Bryson, Tyrrell, Meyer, Williams, Mills, Avery, Less, Long, Walter of Pottawatamie, McReynolds, Langland, Edwards, Cowan, Morrissey, Visser, Aubrey, Gardner of Linn, Te Paske, Steinberg, Nielsen, Shepard, Burkman, Sloane, Hall, Wormley, Cox, Farmer and Fulk. Fixing the salaries of the judges of the supreme court. Introduced, referred.....	379
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285 By Bryson, Burkman, Fimmen, Lane, Poston, Shepard, Sloane and Tatum. Relating to licensing and regulation of private detectives and private detective agencies. Introduced, referred.....	380
Recommended passage.....	519
Report adopted.....	561
Amendment filed.....	924
286 By Kilpatrick. Relating to the purchase of blanks and tags for the assessment of dogs. Introduced, referred.....	380
Recommended indefinite postponement.....	495
Indefinitely postponed.....	591
287 By Kilpatrick. Relating to the payment for care of soldiers' graves. Introduced, referred.....	380
Recommended indefinite postponement.....	470
288 By Kilpatrick. Relating to lien on real estate for care furnished inmates of state institutions. Introduced, referred.....	380
Recommended indefinite postponement.....	653
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289 By McFarlane. Relating to pension systems of independent school districts. Introduced, referred.....	380
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290 By Burkman and Shepard. Relating to arrests. Introduced, passed on file.....	381
Recommended passage.....	519
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291 By Public Libraries. To provide for establishment of free public libraries for rural districts. Introduced, passed on file.....	381

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292 By Dairy and Food. To protect public against milk borne disease; to provide for dairy specialists and bacteriologists. Introduced, referred.....	381
Recommended passage.....	472
Report adopted.....	500
Passed; ayes 66, nays 33.....	541
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	938
293 By Gardner of Linn, Reed, Prentiss and Jessen. Relating to contributing to own support in soldiers' home. Introduced, referred.....	381
Recommended passage.....	470
Report adopted.....	500
Passed; ayes 97, nays 1.....	940
294 By Gardner of Linn, Reed, Prentiss and Jessen. Relating to soldiers' home and to widows of veterans. Introduced, referred.....	381
Recommended passage.....	471
Report adopted.....	500
Amendment adopted.....	855
Passed; ayes 86, nays 5.....	856
295 By Agriculture 1. Relating to management of and state aid to county and district fairs. Introduced, passed on file.....	398
Deferred.....	820
Amendment adopted.....	841
Passed; ayes 96, nays 1.....	842
Reported enrolled.....	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075
296 By Appropriations. To make an appropriation to board of control for support of state institutions. Introduced, passed on file.....	399
Passed; ayes 96, nays none.....	421
Concurred.....	553
Passed; ayes 100, nays none.....	553
Reported enrolled.....	603
Signed by Speaker.....	604
Sent to Governor.....	604
Signed by Governor.....	663
297 By Appropriations. To make an appropriation to the board of education for support of state institutions. Introduced, passed on file.....	399
Passed; ayes 103, nays none.....	422
Reported enrolled.....	557
Signed by Speaker.....	557
Sent to Governor.....	557
Signed by Governor.....	576
298 By Van Eaton and Carlson. Relating to population necessary for levy for art museums by cities and towns. Introduced, referred.....	399
Recommended amendment and passage.....	667
Report adopted.....	686
299 By Hedin and Schwengel. To require motorists to carry liability insurance. Introduced, referred.....	399

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Recommended indefinite postponement	498	310 By Hedin and Schwengel. Relating to streets and public grounds in cities and towns and to care and supervision thereunder.	
Indefinitely postponed	591	Introduced, referred	416
300 By Hicklin and Dodds. Relating to limitation of actions on wage and hour questions.		311 By Public Health. Relating to public health and pollution of water; to prevent discharge of sewerage into state owned waters.	
Introduced, referred	399	Introduced, passed on file	417
301 By McReynolds and Aubrey. Relating to headlights for rail employees when using track power cars at night.		Amendments filed	577, 925
Introduced, referred	400	Amendments withdrawn	979
302 By Meyer, Long and Carlson. Relating to tax levies by cities and towns for garbage disposal and street cleaning funds.		Amendment adopted	980
Introduced, referred	400	Passed; ayes 78, nays 16	980
Recommended passage	619	312 By Public Health. To provide for licensing, regulation of new barber shops and barber schools.	
Report adopted	639	Introduced, passed on file	417
Passed; ayes 91, nays 2	857	S. F. 31 substituted	449
303 By Fimmen, Shepard, Whitehead and Latchaw. Relating to ranking of police officers.		313 By Banks and Banking. Relating to salaries of deputy superintendent of banking and bank examiners.	
Introduced, referred	400	Introduced, passed on file	417
Recommended passage	519	Amendments adopted	714, 715
Report adopted	561	Passed; ayes 96, nays none	715
304 By Fimmen, Shepard, Whitehead and Latchaw. To increase strength of highway patrol.		314 By Redman. To regulate and improve creamery operations; creating a board of examiners.	
Introduced, referred	400	Introduced, referred	417
Recommended passage	519	Recommended indefinite postponement	703
Report adopted	561	Indefinitely postponed	804
Amendment filed	738	315 By Compensation of Public Officers and Employees. To provide for increases in compensation for county officers and employees; to authorize levy to provide funds.	
Amendment adopted	993	Introduced, passed on file	417
Passed; ayes 92, nays 1	993	Amendments filed	515, 558, 604
Reported enrolled	1169	Amendments adopted	628, 627
Signed by Speaker	1169	Passed; ayes 102, nays none	627
Sent to Governor	1181	Concurred	766
Signed by Governor	1196	Passed; ayes 91, nays none	766
305 By Burkman and Shepard. To make it a criminal offense to harbor a fugitive from justice.		Reported enrolled	822
Introduced, referred	400	Signed by Speaker	822
Recommended passage	520	Sent to Governor	822
Report adopted	561	Signed by Governor	866
306 By Appropriations. To allocate revenue from corporation, income and sales tax to tax commission.		316 By Van Eaton and Carlson. Relating to certifying of school budgets.	
Introduced, passed on file	400	Introduced, referred	418
Passed; ayes 101, nays none	423	Recommended passage	723
Reported enrolled	898	Passed; ayes 91, nays none	1080
Signed by Speaker	898	317 By Sloane and Burkman. Relating to bailiffs of the district court.	
Sent to Governor	915	Introduced, referred	418
Signed by Governor	938	Recommended passage	498
307 By Hedin and Schwengel. Empowering certain cities to regulate business of painting and paper hanging.		Report adopted	522
Introduced, referred	416	Passed; ayes 91, nays 2	843
308 By Hedin and Schwengel. Relating to streets and public grounds and liability of cities thereto.		318 By Fulk. Relating to publication of budgets of rural independent school districts and municipalities.	
Introduced, referred	416	Introduced, referred	418
309 By Hedin and Schwengel. To provide for closer supervision of the platting of additions in cities and towns.		Recommended amendment and passage	728
Introduced, referred	416	Amendments adopted	1108
		Passed; ayes 64, nays 9	1109

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319 By Mills, Good, Cooper, Datisman, Edwards and Siefkas. To provide for identification of infants by footprints; to provide for fingerprinting of all residents over 15 years of age.	
Introduced, referred.....	418
Recommended be referred.....	623
Report adopted.....	639
Amendment filed.....	1029

320 By Bass, Bockwoldt, Visser, Kilpatrick, Carlson and Kruse. Relating to expenses of soil conservation district commissioners; providing an appropriation.	
Introduced, referred.....	431

321 By Bryson, Carlson, Steinberg and Hall. To make office of commerce commissioner appointive.	
Committee report adopted.....	725
Introduced, referred.....	431

322 By Visser. To provide a time limit on telephone calls.	
Introduced, referred.....	431

323 By Palmer. Relating to annual settlements with boards of school districts.	
Introduced, referred.....	432
Amendments filed.....	463, 488
Recommended amendment and passage.....	620
Report adopted.....	639

324 By Motor Vehicles and Transportation. Relating to the operation of four-wheel trailers.	
Introduced, passed on file.....	432

325 By Tax Revision. Relating to preservation of records on homestead tax credits.	
Introduced, passed on file.....	432

326 By Appropriations. To provide for disposition of unexpended funds allocated to fund for aid to blind.	
Introduced, passed on file.....	432
Made special order.....	461
Passed; ayes 97, nays 3.....	503
Concurred.....	1141
Passed; ayes 100, nays none.....	1142
Reported enrolled.....	1169
Signed by Speaker.....	1169
Sent to Governor.....	1181
Signed by Governor.....	1196

327 By Appropriations. To provide for disposition of unexpended funds allocated to fund for aid to dependent children.	
Introduced, passed on file.....	432
Made special order.....	461
Passed; ayes 93, nays 6.....	504
Concurred.....	1143
Passed; ayes 95, nays none.....	1143
Reported enrolled.....	1169
Signed by Speaker.....	1169
Sent to Governor.....	1169
Signed by Governor.....	1196

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328 By Appropriations. Relating to the allocation of revenue for old-age assistance.	
Introduced, passed on file.....	432
Made special order.....	461
Passed; ayes 105, nays none.....	505
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	938

329 By Appropriations. To make an appropriation for payment of the cost of printing for the Fifty-first General Assembly.	
Introduced, passed on file.....	432
Made special order.....	461
Passed; ayes 103, nays none.....	506
Reported enrolled.....	586
Signed by Speaker.....	586
Sent to Governor.....	587
Signed by Governor.....	604

330 By Agriculture 1. To provide for appointment of county weed commissioners.	
Introduced, passed on file.....	433
Amendment adopted.....	786
Deferred.....	787
Amendments filed.....	803
Amendments adopted.....	811
Failed; ayes 51, nays 47.....	814

331 By Palmer. To raise ceiling on loans made by small loan companies; to lower maximum interest rates.	
Introduced, referred.....	433

332 By Welchman, Schwengel and Hedin. To relieve from taxation, moneys and credits owned by individuals.	
Introduced, referred.....	459

333 By Klemesrud and Whitehead. Relating to the costs of official publications.	
Introduced, referred.....	459
Recommended passage.....	513
Report adopted.....	561

334 By Klemesrud and Whitehead. Relating to publication of proceedings of boards of supervisors.	
Introduced, referred.....	459
Recommended amendment and passage.....	518
Report adopted.....	561
S. F. 323 substituted.....	948

335 By Less, Sloane, Burkman, Meyer, Nelson, Cowan, Bryson, Blattl, Swaner, Aubrey, Gardner of Bremer, Shepard, Hedin, Donohue, Schwengel, Lane, Long, Bents, McEleney, Poston, Kuhlmann, Capesius, Frederickson, McReynolds, Utzig, McNeill, Gardner of Linn, Lynch, Krueger, Vanderwilt, Tatum, Whitehead and Fimmen. Relating to increase in compensation of members of the General Assembly, the Speaker of the House and the President of the Senate.	
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336 By Van Eaton and Carlson. Relating to leasing of school properties in certain cities.	
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Amendments adopted.....	1040
Passed; ayes 84, nays none....	1040
337 By Carlson. Relating to old-age assistance, increasing maximum amount payable.	
Introduced, referred.....	474
Recommended indefinite postponement	653
Indefinitely postponed.....	790
338 By Gardner of Bremer and Kuester. Relating to compensation of business managers of certain state institutions.	
Introduced, referred.....	474
339 By Visser, Aubrey and McReynolds. Relating to employment in mines.	
Introduced, referred.....	474
Amendment filed	587
340 By Colburn, McFarlane and Schwengel. To authorize certain industrial associations to procure group insurance on employees.	
Introduced, referred.....	474
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341 By Putney. Relating to homestead tax credit to members of armed forces.	
Introduced, referred.....	474
Recommended passage.....	704
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342 By Lane. Relating to levy of use tax.	
Introduced, referred.....	475
343 By Lane. Defining terms "sales for resale" and "wholesale sales."	
Introduced, referred.....	475
344 By Lane. Defining term "container."	
Introduced, referred.....	475
345 By Burkman and Sloane. Relating to acquiring and operating a coliseum; providing for creation of coliseum commission.	
Introduced, referred.....	475
346 By Drainage. Relating to levee and drainage districts.	
Introduced, passed on file.....	500
Amendment filed.....	924
347 By Burkman and Sloane. Relating to obtaining consent for marriage.	
Introduced, referred.....	500
348 By Burkman and Sloane. Relating to compensation of state officers and employees for use of motor vehicles.	
Introduced, referred.....	500
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349 By Donohue, Kuester, Steinberg, Lane, Te Paske, Siefkas, Edwards and Less. Relating to powers and duties of public safety department.	
Introduced, referred.....	500
350 By Heffner. Legalizing issuance of airport bonds of city of Webster City; declaring them enforceable obligations of said city.	
Introduced, referred.....	500
Proof of publication certified...	581
Recommended passage.....	623
Report adopted.....	639
S. F. 347 substituted.....	646
351 By Visser, Aubrey and McReynolds. Relating to coal mines, providing for duties of foreman or pit boss.	
Introduced, referred.....	501
Amendment filed.....	587
352 By Aubrey, Visser, McReynolds and Whitehead. Relating to operation of mines, providing for sealing of abandoned mines, and penalties for certain violations.	
Introduced, referred.....	501
Amendment filed.....	634
353 By Public Utilities. Relating to construction, maintenance of transmission line and sale of current.	
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354 By Putney. Relating to bribery of participants in amateur and professional games.	
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355 By Social Security. Authorizing Iowa commission for blind to accept federal aid for rehabilitation.	
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356 By Avery, Van Eaton and Redman. To establish memorial building commission; to authorize construction of a state war memorial and archives building.	
Introduced, referred.....	502
357 By Lane, Morrissey and Gardner of Bremer. Authorizing publishing certain matters of general public importance, by governing bodies.	
Introduced, referred.....	502
Recommended passage.....	518
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358 By Aeronautics. Creating a state aeronautics commission, prescribing powers, penalties.	
Introduced, referred.....	502
Recommended passage.....	607
Amendments filed.....	634
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Amendments adopted.....	653, 655
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Concurred	949
Passed; ayes 100, nays none....	950

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Signed by Speaker.....	1022
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359 By Schwengel, Hedin and Wormley. Concerning transfer of corporation stock.	
Introduced, referred.....	502
S. F. 63 substituted.....	762

360 By Putney and Welchman. Relating to unemployment compensation contributions.	
Introduced, referred.....	502
Recommended passage.....	653
Report adopted.....	669

361 By Ways and Means. Extending time for making annual statements and payment of premium taxes by insurance companies and exchanges.	
Introduced, passed on file.....	503
Withdrawn	921

362 By Appropriations. Authorizing purchase of certain farm land adjoining state sanatorium.	
Introduced, passed on file.....	522
Passed; ayes 101, nays none.....	647
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	938

363 By Motor Vehicles and Transportation. Relating to distribution of motor vehicle fuel license fees and penalties.	
Introduced, passed on file.....	522
S. F. 192 substituted.....	561

364 By Roads and Highways. To increase license fee on motor vehicle fuel; providing allotment to secondary road construction and city street funds.	
Introduced, passed on file.....	522

365 By Aeronautics. Relating to airports and airport approaches, creation of airport commissions.	
Introduced, passed on file.....	522
Amendments filed.....	758, 822
Made special order.....	869
Amendments adopted.....	868
Passed; ayes 91, nays 3.....	868
Concurred	951
Passed; ayes 98, nays none.....	951
Reported enrolled.....	1022
Signed by the Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1075

366 By Aeronautics. Empowering municipalities to promulgate, enforce, airport zoning regulations.	
Introduced, passed on file.....	523
Amendment filed.....	759
Made special order.....	869
Amendment adopted.....	869
Passed; ayes 96, nays 1.....	870
Reported enrolled.....	1022
Signed by Speaker.....	1022

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367 By Judiciary 1. Relating to articles of incorporation and fees.	
Introduced, passed on file.....	523

368 By Burkman. To provide for opening and constructing paved roadway and sidewalk through state capitol grounds.	
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369 By Carlson, Meyer, Tatum and Cox. Relating to retirement and pensions for firemen and policemen.	
Introduced, referred.....	524
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370 By Lane. Defining "sales at retail" subject to Iowa retail sales tax.	
Introduced, referred.....	524

371 By Lane, Bryson, Wormley and Less. Relating to exemption of personal earnings of debtor.	
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372 By Walter of Marshall. Relating to weighing and inspection of motor vehicles.	
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373 By Krueger, Morrissey, Sloane, Burkman, Carlson, Gardner of Linn, Utzig, Nielsen, McFarlane, Hedin, Van Eaton, Schwengel, Cox and Less. An act to define occupational diseases; to provide workmen's compensation benefits in cases of injurious exposure thereto.	
Introduced, referred.....	524
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374 By Appropriations. To authorize purchase of certain farm land adjoining state sanatorium.	
Introduced, passed on file.....	525
Passed; ayes 100, nays none.....	647
Reported enrolled.....	898
Signed by Speaker.....	898
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375 By Farmer. Relating to motor vehicle accident reports.	
Introduced, referred.....	525

376 By Saylor, Gardner of Bremer and Krueger. Relating to funeral expenses of those receiving old-age assistance.	
Introduced, referred.....	525

377 By Te Paske and Datisman. Relating to exemption of specific properties and certain farm machinery from taxation.	
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378 By Latchaw. Relating to old-age assistance; liberalizing requirements and amount of assistance.	
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379 By Hedin and Schwengel. Relating to compensation of aldermen and mayor of certain cities.	
Introduced, referred.....	525
Amendment adopted.....	771
Passed; ayes 92, nays none.....	772
Reported enrolled.....	1169
Signed by Speaker.....	1169
Sent to Governor.....	1181
Signed by Governor.....	1238
380 By Hedin and Schwengel. Relating to hunting and fishing licenses.	
Introduced, referred.....	526
381 By Hedin, Schwengel and Wormley. Relating to definition, organization, and operation of credit unions.	
Introduced, referred.....	526
Recommended passage.....	591
Report adopted.....	607
382 By Sloane and Burkman. To authorize board of supervisors in certain counties to establish zoning outside towns.	
Introduced, referred.....	526
383 By Reed. Relating to tips and gratuities.	
Introduced, referred.....	526
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384 By Aubrey, McReynolds, Sloane, McElenny and Long. To provide for safety of employees and frequenters in construction and demolition of buildings.	
Introduced, referred.....	526
385 By Colburn and Sloane. Relating to holding of annual meeting of insurance companies.	
Introduced, referred.....	527
386 By Farmer. Relating to endorsement on letters testamentary or of administration.	
Introduced, referred.....	527
Recommended amendment and passage.....	623
Report adopted.....	639
Amendment adopted.....	1102
Passed; ayes 90, nays none.....	1103
387 By Flimmen. To provide for establishment of rates and rating methods by insurers.	
Introduced, referred.....	527
388 By Bryson and Kuester. An act requiring lobbyists to register.	
Introduced, referred.....	527
Recommended passage.....	705
389 By Labor. Relating to filing reports required on work men's compensation matters.	
Introduced, passed on file.....	527

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390 By Labor. Relating to filing certain memorandum in work men's compensation matters.	
Introduced, passed on file.....	528
391 By Labor. Relating to workmen's compensation for minors.	
Introduced, passed on file.....	528
392 By Compensation of Public Officials and Employees. Relating to salary adjustments of employees of state conservation commission.	
Introduced, passed on file.....	528
Amendments offered.....	696, 697
Amendments filed.....	700
Amendments adopted.....	707, 708, 709
Passed; ayes 98, nays none.....	709
Reported enrolled.....	898
Signed by Speaker.....	898
Sent to Governor.....	915
Signed by Governor.....	974
393 By Social Security. Extending compensatory provisions of workmen's compensation act.	
Introduced, passed on file.....	528
Passed; ayes 95, nays 1.....	848
Reported enrolled.....	1022
Signed by Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1029
394 By Fish and Game. To permit conservation commission to stock farm ponds with fish.	
Introduced, passed on file.....	528
395 By Ways and Means. Relating to gross premium taxes of insurance companies.	
Introduced, passed on file.....	528
Made special order.....	889
Amendments adopted.....	894, 952
Passed; ayes 63, nays 38.....	894
Concurred.....	952
Passed; ayes 96, nays 1.....	953
Reported enrolled.....	974
Signed by Speaker.....	974
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Signed by Governor.....	974
396 By Burkman and Sloane. Relating to the preparation and filing of individual income tax returns.	
Introduced, referred.....	529
Recommended passage.....	724
397 By Sloane and Burkman. Providing for payment of premiums of bonds for county officials.	
Introduced, referred.....	529
Recommended indefinite postponement.....	624
Indefinitely postponed.....	703
398 By Sloane and Burkman. Authorizing group insurance from public funds, and salary deductions from employees.	
Introduced, referred.....	529
Recommended passage.....	668
Report adopted.....	686
Amendment filed.....	799

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399 By Burkman and Sloane. Relating to juvenile delinquency.	
Introduced, referred.....	529
Recommended passage.....	624
Report adopted.....	639
400 By Sloane and Burkman. Relating to manner of serving notices to terminate nonfarm tenancies.	
Introduced, referred.....	529
Recommended passage.....	722
401 By Sloane and Burkman. Relating to arrests by police matrons, jailers and police officers.	
Introduced, referred.....	529
402 By Morrissey, Sloane, Kruse and Wormley. Relating to election of chief clerk, House of Representatives for period of two years; duties thereof.	
Introduced, referred.....	530
403 By Walter of Pottawatamie. Relating to medical and surgical treatments in University hospital.	
Introduced, referred.....	530
Recommended passage.....	722
404 By Latchaw and Bass. Relating to lands and waters acquired by the federal government and rights of the state in same.	
Introduced, referred.....	530
405 By Latchaw, Bass, Steinberg and Kuester. Relating to issuance and payment of secondary road bonds.	
Introduced, referred.....	530
406 By Klemesrud. Relating to motor vehicles and erection of stop signs at all railroad crossings.	
Introduced, referred.....	530
Recommended indefinite postponement.....	619
Indefinitely postponed.....	703
407 By Parrish. Providing additional tax levy by municipalities for waterworks purposes.	
Introduced, referred.....	531
408 By Parrish. Relating to levy for general fund of cities and towns.	
Introduced, referred.....	531
409 By Lane, Avery and McFarlane. To provide for licensing, control and regulation of cosmetology shops.	
Introduced, referred.....	531
410 By Aubrey, McReynolds, Van Eaton and Schwengel. Relating to contributions for unemployment compensation by extending provisions thereof.	
Introduced, referred.....	531
Recommended passage.....	653
Report adopted.....	669

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411 By Burkman. Relating to hotel keepers' lien and extension of scope.	
Introduced, referred.....	531
Recommended passage.....	624
Report adopted.....	639
412 By Lane and Donohue. An act creating office of county assessor, describing his powers and duties.	
Introduced, referred.....	532
Recommended passage.....	624
Report adopted.....	639
413 By Aubrey, McReynolds, Sloane, Long, Nielsen, Utzig, Schwengel, Hedlin and Welchman. To provide additional compensation for certain disabilities.	
Introduced, referred.....	532
Amendment filed.....	860
414 By Walter of Pottawatamie. Relating to payment of claims permitting controller to pay from a lapsed appropriation.	
Introduced, referred.....	532
415 By Wormley, Reed, Aubrey, McReynolds and Morrissey. Relating to private trade schools.	
Introduced, referred.....	532
Recommended passage.....	624
Report adopted.....	639
Amendments filed.....	680
Amendments adopted.....	730, 733
Passed; ayes 95, nays none.....	733
Title amended.....	734
416 By Poston. Authorizing purchase and payment of certain real estate in Wayne county.	
Introduced, referred.....	532
Recommended passage.....	656
Report adopted.....	686
Amendment adopted.....	1082
Passed; ayes 92, nays none.....	1082
Reported enrolled.....	1240
Signed by Speaker.....	1240
Sent to Governor.....	1241
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417 By Lane. Relating to use of live pigeons in training dogs.	
Introduced, referred.....	532
418 By Krueger. To permit sale of ammunition to minors.	
Introduced, referred.....	533
419 By Child Welfare. Relating to adoptions and fixing penalties for violations.	
Introduced, passed on file.....	533
Amendment filed.....	952
Deferred.....	1043
Amendments adopted.....	1043, 1082
Passed; ayes 84, nays 12.....	1083
420 By Welchman. Relating to school busses.	
Introduced, referred.....	532
Recommended passage.....	620
Report adopted.....	639
Passed; ayes 95, nays 1.....	742
Reported enrolled.....	1169

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Signed by Speaker.....	1169	432 By Long. Defining certain terms in sales tax matters.	
Sent to Governor.....	1181	Introduced, referred.....	535
Signed by Governor.....	1196		
421 By Farmer. Relating to levies in cities and towns for cemetery purposes.		433 By Sloane and Burkman. Relating to permanent registration records.	
Introduced, referred.....	533	Introduced, referred.....	536
422 By Aubrey, McReynolds, Van Eaton and Schwengel. Relating to unemployment compensation as effected by military service.		434 By Sloane. Relating to investments by fraternal beneficiary associations.	
Introduced, referred.....	533	Introduced, referred.....	537
Recommended passage.....	704	Recommended passage.....	668
Committee report adopted.....	725	Report adopted.....	686
423 By Welchman, Te Paske, Cox, Jessen, Shepard, Parrish, Pritchard, Kuester, Kruse and Meyer. Relating to election of commerce commissioners.		435 By Bockwoldt. Relating to secondary roads and sale of gravel to private parties.	
Introduced, referred.....	533	Introduced, referred.....	537
Recommended passage.....	667	Amendment filed.....	1029
Report adopted.....	686	Amendments adopted.....	1074
424 By Carlson. Relating to time for decision on negotiable instruments.		Passed; ayes 72, nays 19.....	1075
Introduced, referred.....	534	436 By Wormley. Relating to termination of tenancies.	
Recommended passage.....	704	Introduced, referred.....	537
Committee report adopted.....	725		
425 By Lane, Sloane and Wormley. Relating to license fees for beer permits.		437 By Special Public Employees Retirement System. Relating to old-age and survivor insurance system for public employees.	
Introduced, referred.....	534	Introduced, referred.....	537
426 By Fimmen and Wormley. Relating to examination expense of moneys and credits under taxation.		Withdrawn temporarily from committee.....	789
Introduced, referred.....	534	Amendments filed.....	800, 823, 859, 898, 1159
Passed; ayes 82, nays 1.....	1041	Committee of the whole.....	836
427 By Sloane. Relating to conditional sale contracts or lease of utility equipment.		Recommended passage.....	1089
Introduced, referred.....	534	Report adopted.....	1119
Recommended passage.....	722	Made special order.....	1158
428 By Sloane and Burkman. Relating to time of filing nomination papers for primary and general elections.		S. F. 436 substituted.....	1161
Introduced, referred.....	534		
429 By Lane, Van Eaton, Meyer, Whitehead and Sloane. Relating to compensation of certain public officers.		438 By Compensation of Public Officers and Employees. Relating to salary of supervisors of building and loan associations.	
Introduced, referred.....	535	Introduced, passed on file.....	639
Amendment filed.....	635		
430 By Wormley. Relating to transportation of school children.		439 By Judiciary 1. Relating to liability for damage to highways and highway structures.	
Introduced, referred.....	535	Introduced, passed on file.....	639
Recommended amendment and passage.....	620	Amendment filed.....	1086
Report adopted.....	639	Amendment adopted.....	1106
Amendments filed.....	802, 1181, 1197	Passed; ayes 76, nays none.....	1107
431 By Wormley. Relating to reversion of abandoned cemetery lots and portions thereof.		440 By Board of Control. Relating to employment of prisoners of state penitentiary and men's reformatory.	
Introduced, referred.....	535	Introduced, passed on file.....	669
Passed; ayes 94, nays 4.....	816	Passed; ayes 72, nays none.....	1129
		441 By Board of Control. Relating to transfer of incorrigible and unmanageable male juveniles from training school to men's reformatory.	
		Introduced, passed on file.....	669
		Amendment filed.....	860
		Amendment withdrawn.....	1130
		Amendment adopted.....	1130, 1144
		Deferred.....	1130
		Failed; ayes 48, nays 53.....	1145

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442 By Postwar Development. Providing for purchase of equipment and other property from Government of United States.	
Introduced, passed on file.....	686
Passed; ayes 93, nays 3.....	1070
443 By Child Welfare. Relating to children's boarding homes.	
Introduced, passed on file.....	686
444 By Postwar Development. Relating to creation of State War Surplus Commodities Board, making appropriation as revolving fund.	
Introduced, referred.....	686
Recommended amendment and passage	705
Committee report adopted.....	725
Amendments adopted.....	805
Passed; ayes 100, nays none....	806
Reported enrolled.....	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075
445 By Social Security. Relating to workmen's compensation for volunteer firemen.	
Introduced, passed on file.....	686
Passed; ayes 97, nays none.....	858
Reported enrolled.....	1169
Signed by Speaker.....	1169
Sent to Governor.....	1181
Signed by Governor.....	1196
446 By Judiciary 1. Relating to expenditure of funds in waterworks system of Atkins, Iowa.	
Introduced, passed on file.....	706
Passed; ayes 88, nays none.....	768
Official publication certified....	960
Reported enrolled.....	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075
447 By Appropriations. Relating to special funds for certain improvements in institutions under the board of control.	
Introduced, passed on file.....	725
Passed; ayes 104, nays none....	797
Concurred in part.....	1065
Conference appointed.....	1089
Conference report adopted.....	1184
Passed; ayes 88, nays none....	1184
Reported enrolled.....	1214
Signed by Speaker.....	1214
Sent to Governor.....	1225
Signed by Governor.....	1225
448 By Appropriations. Relating to special funds for certain improvements in institutions under board of education.	
Introduced, passed on file.....	725
Passed; ayes 94, nays 1.....	796
Concurred in part.....	1063
Conference appointed.....	1089
Second conference appointed.....	1214
Conference report adopted.....	1234
Passed; ayes 78, nays none....	1235
Reported enrolled.....	1240
Signed by Speaker.....	1240

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Sent to Governor.....	1241
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449 By Printing. Relating to cost of publishing laws of the General Assembly.	
Introduced, passed on file.....	725
450 By Drainage. Relating to management of drainage districts by trustees.	
Introduced, passed on file.....	726
451 By Appropriations. Relating to salaries of superintendents of state hospitals under board of control.	
Introduced, passed on file.....	726
Amendment adopted.....	794
Passed; ayes 103, nays none....	794
Refused to concur.....	1201
Conference appointed.....	1215
Conference report adopted.....	1233
Passed; ayes 80, nays none....	1234
Reported enrolled.....	1240
Signed by Speaker.....	1240
Sent to Governor.....	1241
Signed by Governor.....	1242
452 By Appropriations. Relating to salaries at state penitentiary and men's reformatory.	
Introduced, passed on file.....	726
Passed; ayes 101, nays none....	795
Concurred	965
Passed; ayes 88, nays none....	965
Reported enrolled.....	1022
Signed by Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1075
453 By Board of Control. Authorizing board of control to parole epileptic patients from hospital.	
Introduced, referred.....	763
Amendment filed.....	924
Amendment adopted.....	1131
Passed; ayes 71, nays none....	1132
454 By Board of Control. Relating to medical and surgical treatment of minors and incompetent persons.	
Introduced, referred.....	763
Passed; ayes 71, nays none....	1133
455 By Motor Vehicles and Transportation. Relating to issuance of special permits for movement of certain size vehicles.	
Introduced, referred.....	763
Passed; ayes 84, nays 5.....	1070
456 By Roads and Highways. Relating to use of county's allotment of motor vehicle fuel license fees on farm-to-market road projects.	
Introduced, referred.....	763
Passed; ayes 76, nays none....	1107
Reported enrolled.....	1214
Signed by Speaker.....	1214
Sent to Governor.....	1225
Signed by Governor.....	1225
457 By Military Affairs. Relating to fees charged and collected by district court clerk.	
Introduced, referred.....	763

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458 By Ways and Means. Relating to withdrawal by state treasurer, of state funds in any county treasury.	
Introduced, referred.....	764
Passed; ayes 88, nays 1.....	851
Reported enrolled.....	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075

459 By Cities and Towns. An act granting to certain cities title to certain lands on Mississippi River.	
Introduced, referred.....	764
Amendments adopted.....	847
Passed; ayes 90, nays 3.....	847
Concurred.....	962
Passed; ayes 87, nays none.....	963
Reported enrolled.....	1022
Signed by Speaker.....	1022
Sent to Governor.....	1022
Signed by Governor.....	1075

460 By Departmental Affairs. Relating to officers and employees of General Assembly prior to assembly.	
Introduced, referred.....	784
Amendments filed.....	860, 871
Action deferred.....	856
Amendment withdrawn.....	880
Amendments adopted.....	880
Passed; ayes 99, nays none.....	881
Refused to concur.....	1192
Conference appointed.....	1203
Conference report adopted.....	1227
Passed; ayes 87, nays none.....	1228
Reported enrolled.....	1240
Signed by Speaker.....	1240
Sent to Governor.....	1241

461 By Board of Control. Providing for parole of feeble-minded inmates from state institutions.	
Introduced, referred.....	784
Amendment filed.....	924
Amendment adopted.....	1130
Passed; ayes 73, nays none.....	1131

462 By Appropriations. Relating to cost of legislative printing.	
Introduced, passed on file.....	790
Passed; ayes 98, nays none.....	808
Reported enrolled.....	1061
Signed by Speaker.....	1061
Sent to Governor.....	1061
Signed by Governor.....	1075

463 By Elections. Relating to method and style of printing ballots.	
Introduced, referred to sifting..	804

464 By Commerce and Trade. Prohibiting use of misleading terms in naming places of business relating to designation as agency or activity of U. S. government.	
Introduced, referred.....	815
Passed; ayes 95, nays none.....	1073
Reported enrolled.....	1214
Signed by Speaker.....	1214
Sent to Governor.....	1225
Signed by Governor.....	1225

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465 By Judiciary 2. Relating to renewal of cosmetology school licenses; providing notice and hearing.	
Introduced, referred.....	816
Amendments filed.....	926, 1010
Amendments adopted.....	1019, 1023
Amendment withdrawn.....	1023
Passed; ayes 87, nays 4.....	1024

466 By Judiciary 2. An act legalizing election in Sibley, Iowa, for annexation of certain real estate to school district.	
Introduced, referred to sifting..	840

467 By Judiciary 1. Relating to salaries of mayor and councilmen of commissioned cities; amending S. F. 15.	
Introduced, referred to sifting..	866

468 By Appropriations. Authorizing purchase of certain farm land adjoining Iowa State School for Boys; providing appropriation therefor.	
Introduced, passed on file.....	876
Made special order.....	898
Amendment adopted.....	934
Passed; ayes 94, nays 1.....	934

469 By Military and Veterans' Affairs. Creating an Iowa Department of Veterans' Affairs.	
Introduced, referred.....	915
Recommended passage.....	1033
Amendment adopted.....	1052
Passed; ayes 88, nays none.....	1052
Committee report adopted.....	1062

470 By Military and Veterans' Affairs. Providing for administration of retraining and education of veterans of World War II in agreement with provisions made by Congress.	
Introduced, referred.....	915

471 By Appropriations. Relating to salaries of superintendents of institutions and state schools under board of control.	
Introduced, passed on file.....	927
Passed; ayes 84, nays none.....	1068
Reported enrolled.....	1240
Signed by Speaker.....	1240
Sent to Governor.....	1241
Signed by Governor.....	1242

472 By Judiciary 2. An act to make permanent a certain transfer of funds of Crawford county, Iowa.	
Introduced, referred.....	928
S. F. 434 substituted.....	1115

473 By Schools and Textbooks. Relating to compensation for official services of certain school officers.	
Introduced, referred to sifting..	1014

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474 By Judiciary 1. Relating to increase in allowable levy for memorial halls and monuments for soldiers, sailors and marines.		Sent to Governor.....	1241
Introduced, referred to sifting..	1036	Signed by Governor.....	1242
Amendment filed.....	1117		
475 By Judiciary 1. Relating to police radio broadcasting system installation in department of public safety.		477 By Military and Veterans' Affairs. Relating to veterans' agency contracts with life insurance companies or associations.	
Introduced, referred.....	1063	Introduced, referred to sifting..	1187
Passed; ayes 82, nays none.....	1111		
476 By Appropriations. Relating to an appropriation for payment to certain persons for services during Fifty-first General Assembly.		478 By Aeronautics. Relating to levy of taxes for airports; correcting title of H. F. 365.	
Introduced, passed on file.....	1161	Introduced, referred.....	1187
Amendments adopted.....	1194	Passed; ayes 87, nays none.....	1205
Passed; ayes 87, nays none.....	1194	Reported enrolled.....	1240
Amendment record expunged..	1202	Signed by Speaker.....	1240
Concurred	1235	Sent to Governor.....	1241
Passed; ayes 73, nays 2.....	1236	Signed by Governor.....	1242
Reported enrolled.....	1240		
Signed by Speaker.....	1240	479 By Public Lands and Buildings. Relating to acquiring site and construction of residence for Governor; authorizing executive council and joint committee on retrenchment and reform to prepare plans.	
		Introduced, referred.....	1188

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SENATE JOINT RESOLUTIONS AND SENATE FILES
PASSED AND APPROVED—133

J. R. 1, 5.

2, 3, 5, 6, 7, 9, 10, 15, 17, 19, 23, 25, 30, 31, 32, 33,
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413, 414, 415, 416, 424, 426, 427, 428, 430, 431, 432, 433, 434, 435, 436, 442,
443, 444, 445.

Passed both Houses, vetoed by Governor—S. F. 326.

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S. J. R.	Page	S. F.	Page
1 By Judiciary 1. Providing for the appointment of a special assistant attorney general; making an appropriation for compensation.		Amendment adopted.....	946
Received, referred.....	150	Passed; ayes 97, nays none.....	947
Recommended passage.....	294, 311	Signed by Speaker.....	1007
Report adopted.....	303		
Passed; ayes 99, nays none.....	319	3 By Faul. Relating to exemption from personal income tax of members of the armed forces.	
Signed by Speaker.....	353	Received, referred.....	650
		Recommended passage.....	705
5 By Public Lands and Buildings. Providing for exercise and acceptance of option to purchase by the state certain real estate.		Report adopted.....	725
Received, referred.....	450	Amendment adopted.....	770
Recommended passage.....	471	Passed; ayes 98, nays none.....	771
Report adopted.....	500	Signed by Speaker.....	822
Passed; ayes 93, nays 6.....	542		
Signed by Speaker.....	604	4 By Faul and Berg. Relating to interest and penalty on delinquent taxes.	
		Received, referred.....	174
6 By Vrba. Relating to adoption of "Largo" movement (Antonin Dvorak) as official state instrumental music.		Recommended passage.....	415
Received, referred to sifting....	996	Report adopted.....	431
7 By Public Lands and Buildings. Providing for appointment of a state building code council by the Governor.			
Received, referred to sifting... 883		5 By Faul and Berg. Relating to discrimination in the matter of wearing of uniforms.	
Appropriations recommended amendment and passage....	1146	Received, referred.....	185
Referred to sifting.....	1146	Recommended passage.....	239
S. F.	Page	Report adopted.....	254
1 By Shaw, Faul, Berg, Elthorn, Dykhouse, Mowry, Dewel, Flindlay, White and Lynes. Relating to tax exemption to soldiers, sailors, marines and nurses.		Passed; ayes 102, nays none....	404
Received, referred.....	385	Signed by Speaker.....	450
Reported without recommendation.....	471		
Referred.....	503	6 By Faul and Berg. Relating to veteran's newsstand in lobby of state capitol.	
Report adopted.....	500	Received, referred.....	352
Amendment filed.....	759	Recommended passage.....	376
Refused Senate recall request..	1147	Report adopted.....	395
		Passed; ayes 100, nays none....	599
2 By Berg and Faul. Relating to relief for honorably discharged men and women of the military or naval forces.		Signed by Speaker.....	625
Received, referred.....	585		
		7 By Berg and Faul. Relating to veterans' newsstands in county court houses.	
		Received, referred.....	352
		Recommended passage.....	376
		Report adopted.....	395
		Passed; ayes 99, nays none....	600
		Signed by Speaker.....	625
		9 By Berg and Faul. To extend protection on wearing of uniforms.	
		Received, referred.....	211
		Recommended passage.....	293
		Report adopted.....	303
		Passed; ayes 98, nays none....	597
		Signed by Speaker.....	625

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10 By Faul and Berg. Relating to preference in public employment of honorably discharged members of military or naval forces.	
Received, referred.....	244
Recommended passage.....	294
Report adopted.....	303
Amendments adopted.....	598, 611
Deferred.....	599
Passed; ayes 99, nays none.....	613
Signed by Speaker.....	693
11 By Faul and Berg. Relating to war orphans' educational aid fund.	
Received, referred.....	211
Recommended passage.....	471
Report adopted.....	500
15 By Clem, Bekman, Findlay, Hart, Byers, Cromwell. Relating to and providing for salaries of mayor and councilmen in certain cities.	
Messaged to House.....	509
Substituted for H. F. 108.....	539
Committee Amendment filed.....	557
Amendments adopted.....	629, 631
Passed; ayes 100, nays 3.....	631
Signed by Speaker.....	693
17 By Henningsen. Relating to filing of county attorney's true informations in municipal courts.	
Received, referred.....	149
Recommended passage.....	357
Report adopted.....	378
Passed; ayes 93, nays none.....	743
Signed by Speaker.....	799
19 By Faul. Relating to wards of the veterans administration; to make law uniform.	
Received, referred.....	138
Recommended passage.....	240
Report adopted.....	254
Amendment filed.....	310
Amendment withdrawn.....	404
Amendments adopted.....	404, 405
Passed; ayes 100, nays none.....	405
Signed by Speaker.....	462
21 By Berg. Relating to the salary of the Governor of Iowa.	
Received, referred.....	161
23 By Faul. Relating to notices to depart served on possible county charges.	
Received, referred.....	352
Recommended passage.....	468
Report adopted.....	500
Passed; ayes 70, nays none.....	1135
Signed by Speaker.....	1169
24 By Faul. Relating to conveyances of real estate and creation of joint tenancies.	
Received, referred.....	626
25 By Faul, Byers, Berg, Clem and Bekman. To provide retirement system for employees of municipally owned waterworks and public utilities.	
Substituted for H. F. 77.....	921
Received, referred.....	923

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Amendments adopted.....	1038
Passed; ayes 90, nays none.....	1038
Signed by Speaker.....	1086
29 By Faul. Relating to penalty for contributing to the delinquency of a minor; granting jurisdiction in juvenile courts of such offenses.	
Received, referred.....	277
Recommended passage.....	467
Report adopted.....	500
30 By Long, Love and Clem. To provide for a credit on personal income tax for years 1945-46.	
Received, referred.....	185
Recommended amendment and passage.....	238
Report adopted.....	254
Amendments filed.....	263
Amendments adopted.....	271
Passed; ayes 88, nays 16.....	272
Signed by Speaker.....	300
31 By Byers, Elthon, Love, Martin, Henningsen and Clem. To provide for licensing and regulation of barber shops and barber schools.	
Received, passed on file.....	449
Substituted for H. F. 312.....	449
Amendment filed.....	1137
Amendment adopted.....	1223
Passed; ayes 68, nays 13.....	1223
Signed by Speaker.....	1240
32 By Mowry, Vittetoe, Love, Doud and Clem. Relating to compensation of county, municipal and school examiners.	
Received, referred.....	174
Substituted for H. F. 85.....	282
Passed; ayes 93, nays 1.....	350
Signed by Speaker.....	392
33 By Schluter. Relating to limitations for foreclosure of ancient mortgages.	
Received, referred.....	149
Recommended amendment and passage.....	467
Report adopted.....	500
Amendment adopted.....	1104
Passed; ayes 87, nays none.....	1104
Signed by Speaker.....	1158
34 By Faul. Relating to exemption of household furniture and equipment from taxation.	
Received, referred.....	245
Recommended indefinite postponement.....	415
Indefinitely postponed.....	522
35 By Faul. Relating to exemption from taxation of household furniture and equipment of persons in the armed forces.	
Received, referred.....	245
Passed; ayes 89, nays none.....	992
Signed by Speaker.....	1022
37 By Watson. Relating to the election of members of board of supervisors.	
Received, referred.....	245
Withdrawn from committee....	285

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Substituted for H. F. 32.....	285
Passed; ayes 98, nays none.....	285
Signed by Speaker.....	309
39 By Dykhouse, Knudson, Watson, Augustine, Shaw and Henningsen. Relating to the orderly marketing of real estate; licensing of brokers, salesmen.	
Received, referred.....	353
Returned without recommendation.....	398
Report adopted.....	416
Amendment filed.....	983
Deferred.....	995
Amendments adopted.....	1003
Passed; ayes 61, nays 42.....	1004
Signed by Speaker.....	1061
44 By Lynes and Zastrow. To require written notices to stockholders of corporations of amendments about to be adopted.	
Received, referred.....	161
Recommended indefinite postponement.....	413
Re-referred.....	467
Amendment filed.....	587
Call of House.....	1217
45 By Watson, Faul and Martin. Relating to benefits under retirement systems for policemen and firemen.	
Received, referred.....	211
Recommended passage.....	521
Report adopted.....	561
Amendment adopted.....	820
Passed; ayes 87, nays 4.....	821
Title amended.....	822
Signed by Speaker.....	866
51 By Bekman. To legalize action of supervisors of Wapello county.	
Received, referred.....	138
Proof of publication certified.....	151
Recommended passage.....	239
Report adopted.....	254
Passed; ayes 95, nays none.....	284
Signed by Speaker.....	309
52 By Elthon, Dykhouse, Zastrow, Mowry, Mercer, Hill, Reilly and Clem. Relating to watchmakers and watch-making.	
Received, referred.....	798
Amendments filed.....	959, 977
Passed; ayes 78, nays 19.....	977
Signed by Speaker.....	1022
53 By Berg, Zastrow and Sjulín. Relating to mechanic's liens and increasing scope thereof.	
Received, referred.....	385
Recommended passage.....	499
Report adopted.....	522
Passed; ayes 78, nays 12.....	944
Signed by Speaker.....	997
54 By Schluter and Doud. To subject sales of tangible personal property by the federal government to the state use tax.	
Received, referred.....	617
Passed; ayes 92, nays 3.....	942
Signed by Speaker.....	997

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57 By Byers. Relating to loans and investments; operation of building, loan and savings associations.	
Received, referred.....	565
Recommended passage.....	590
Report adopted.....	607
Amendment filed.....	679
Amendment adopted.....	738
Passed; ayes 84, nays 1.....	738
Signed by Speaker.....	799
60 By Mowry and Clem. Relating to the licensing of dogs.	
Received, passed on file.....	539
62 By Martin. Legalizing renewal of incorporation of Smith Bros. and Burdick Co.	
Received, referred.....	211
Recommended passage.....	312
Report adopted.....	336
Passed; ayes 97, nays none.....	570
Signed by Speaker.....	604
63 By Bekman, Faul, Clem and Cromwell. Relative to transfer of shares of stock in corporations.	
Received, referred.....	691
Substituted for H. F. 359.....	762
71 By Jones. Relating to discontinuance of municipal corporations.	
Received, referred.....	353
Recommended for passage.....	499
Report adopted.....	522
Passed; ayes 95, nays none.....	941
Signed by Speaker.....	997
74 By Doud, Foster, Long, Ritchie and Sjulín. Relating to salaries of business managers of state institutions operating under board of control.	
Received, referred.....	539
Passed; ayes 84, nays none.....	1067
Signed by Speaker.....	1105
78 By Judiciary 1. Relating to joint municipal improvement of highways.	
Received, referred.....	149
Recalled from committee.....	423
Passed; ayes 91, nays 2.....	424
Signed by Speaker.....	462
79 By Judiciary 1. To authorize code editor with respect to publishing of annotations.	
Received, referred.....	150
Recommended passage.....	209
Report adopted.....	237
Passed; ayes 100, nays none.....	365
Signed by Speaker.....	428
81 By Judiciary 1. Relating to the form of bills to be presented to the general assembly.	
Received, referred.....	150
Recommended passage.....	209
Report adopted.....	237
Passed; ayes 86, nays 10.....	366
Signed by Speaker.....	428

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82 By Judiciary 1. Relating to closed waters for seining fish in the Mississippi river.	
Received, referred.....	150
Recommended passage.....	256
Report adopted.....	265
Amendment filed.....	409
Amendment adopted.....	439
Passed; ayes 80, nays none....	439
Signed by Speaker.....	487
83 By Judiciary 1. Relating to special counsel for the employment security commission.	
Received, referred.....	150
Recommended passage.....	171
Report adopted.....	181
Passed; ayes 92, nays none....	287
Signed by Speaker.....	309
84 By Knudson and Cromwell. Authorizing municipalities to make additional levy for maintenance of airports.	
Received, referred.....	486
Passed; ayes 98, nays none....	819
Signed by Speaker.....	853
85 By Hill. To authorize payments of claims for public deposits in closed national banks.	
Received, referred.....	296
Recommended passage.....	378
Report adopted.....	395
Passed; ayes 92, nays none....	613
Signed by Speaker.....	693
90 By Reilly. To legalize proceedings of directors of the independent school district of Dubuque, in respect to establishment of employees' pension and annuity retirement system.	
Received.....	554
Passed; ayes 99, nays none....	554
Signed by Speaker.....	604
94 By Mowry and Hill. To repeal section on period of limitation for claims for pay arising from federal projects.	
Received, referred.....	449
Recommended amendment and passage.....	590
Report adopted.....	607
Amendments adopted.....	850
Passed; ayes 83, nays 4.....	850
Signed by Speaker.....	923
95 By Mowry. Providing for adjustment of cigarette license permits during emergency.	
Received, referred to sifting....	866
96 By Compensation of Public Officers and Employees. Relating to salary of judges of the district court.	
Received, referred.....	185
Recommended passage.....	302
Report adopted.....	316
Amendments filed.....	632
Passed; ayes 94, nays 5.....	695
Signed by Speaker.....	719

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98 By Judiciary 1. Fixing of judgment in first degree murder cases where guilty plea has been entered.	
Received, referred.....	174
Recommended indefinite postponement.....	313
Indefinitely postponed.....	395
102 By Sharp, Sjulin, Hart, Doud, Faul, Pine, Cromwell, Mercer, Knudson, Keir, Long and Hultman. To provide for a "second injury fund" under workmen's compensation.	
Received, referred.....	576
Substituted for H. F. 102.....	721
Passed; ayes 97, nays none....	727
Signed by Speaker.....	799
103 By Sharp, Sjulin, Hart, Doud, Faul, Pine, Cromwell, Mercer, Knudson, Keir, Long and Hultman. Relating to unemployment compensation and the payment thereof.	
Received, referred.....	1202
Substituted for H. F. 104.....	1209
Passed; ayes 94, nays none....	1210
Signed by Speaker.....	1240
109 By Insurance. Relating to investments by insurance companies.	
Received, referred.....	339
Recommended passage.....	470
Report adopted.....	500
Passed; ayes 87, nays none....	716
Signed by Speaker.....	787
110 By Insurance. Relating to standard policy provisions in fire insurance contracts.	
Received, referred.....	340
Recommended passage.....	668
Report adopted.....	686
112 By Judiciary 2. Relating to itinerant licenses for cosmetologists.	
Received, referred.....	175
Recommended passage.....	376
Report adopted.....	395
113 By Judiciary 2. To clarify various amendments to statutes relating to old-age assistance.	
Received, referred.....	185
Recommended passage.....	518
Report adopted.....	561
Passed; ayes 93, nays none....	1081
Signed by Speaker.....	1117
114 By Byers, Bekman and Clem. Authorizing industrial commissioner in appointment of deputies and matters of arbitration.	
Received, referred.....	675
Passed; ayes 72, nays none....	1078
Signed by Speaker.....	1240
117 By Schluter. To change gross figure at which state income tax return must be made.	
Received, referred.....	486
121 By Reilly. To permit certain cities to increase levy for park purposes.	
Received, referred to sifting....	1091

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122 By Banks, Building and Loan. To authorize certain banks to make installment loans.	
Received, substituted for H. F. 140	260
Deferred, made special order	260
Amendment filed	263
Amendment adopted	272
Passed; ayes 83, nays 21	275
Signed by Speaker	300
125 By Motor Vehicles. Relating to certain exemptions from the chauffeur's license requirements.	
Received, referred	277
Recommended passage	398
Report adopted	416
Deferred	549
Amendment adopted	568
Passed; ayes 81, nays 15	568
Insisted	591
Conference appointed	591
Conference report adopted	706
Passed; ayes 96, nays 1	706
Votes reconsidered	747
Conference recommended amendment and passage	815
Conference first report withdrawn	825
Conference second report adopted	825
Passed; ayes 102, nays none	825
Signed by Speaker	866
126 By Sharp. To require vote of county on construction of county hospital costing more than \$10,000.	
Received, referred	883
Amendment adopted	1098
Passed; ayes 87, nays 2	1098
Signed by Speaker	1158
128 By Public Health. Relating to nonprofit corporations furnishing hospital service.	
Substituted for H. F. 188	266
Received, substituted for H. F. 188	277
Passed; ayes 90, nays none	371
Signed by Speaker	428
129 By Shaw and Elthon. To exempt old-age assistance recipients from requirements of hunting and fishing licenses.	
Received, referred	565
Amendment filed	1029
Amendment adopted	1056
Passed; ayes 88, nays 2	1056
Signed by Speaker	1105
131 By Military and Veterans Affairs. Relating to estates of missing personnel.	
Received, referred	306
Recommended passage	376
Report adopted	395
Passed; ayes 96, nays none	614
Signed by Speaker	693
133 By Leo. To allow supervisors to appropriate for tilting across roadways.	
Received, referred	486

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135 By Judiciary 1. Relating to trade names and fees to be charged by county treasurer.	
Received, referred	278
Amendments adopted	878
Passed; ayes 96, nays 3	879
Signed by Speaker	923
139 By Byers. Relating to lease or sale of real estate owned by a county.	
Received, referred	862
Passed; ayes 68, nays none	1134
Signed by Speaker	1169
141 By Hultman. Providing for free recording of certain documents issued to members of the armed forces.	
Received, referred	602
Recommended passage	705
Report adopted	725
Passed; ayes 87, nays none	1039
Signed by Speaker	1086
145 By Henningsen and Pine. Relating to receipts issued by warehouseman; for further definition of "warehouseman."	
Received, referred to sifting	782
146 By Vbra. Relating to the construction of electric transmission lines.	
Received, referred	650
Substituted for H. F. 148	703
Passed; ayes 84, nays none	1096
Signed by Speaker	1158
147 By Special School Code. To create a board of public instruction.	
Received, referred	420
Recommended amendment and passage	496
Report adopted	522
Amendments filed	663, 700, 759, 871, 899, 900, 908
Made special order	885
Deferred	892
Amendment adopted	914, 916-920
Amendments withdrawn	913, 919
Title amended	919
Passed; ayes 96, nays 4	920
Insisted	1017
Conference appointed	1018
149 By Special School Code. Relating to teachers' contracts, their continuation and termination.	
Received, passed on file	420
Substituted for H. F. 123	419
Made special order	434
Amendments adopted	476, 477
Passed; ayes 103, nays 2	476
Signed by Speaker	557
151 By Pine, Hill, Lynes, Faul, Martin, Lucas and Clem. Relating to motor vehicle dealer's license fee; to define "place of business."	
Received, referred	676
Failed; ayes 51, nays 51	775
Reconsidered vote	791
Passed; ayes 97, nays 7	793
Signed by Speaker	853

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153 By Agriculture. To require department of agriculture license for wholesale food establishment.	
Received, passed on file.....	386
Substituted for H. F. 237.....	385
Amendment filed.....	959
Amendment sections withdrawn.....	1018
Passed; ayes 86, nays none.....	1018
Signed by Speaker.....	1061
154 By Watson. Relating to extension of time for levying tax for park improvement purposes.	
Received, referred.....	565
Passed; ayes 78, nays none.....	1112
Signed by Speaker.....	1158
155 By Watson. Relating to extension of time for levying park tax for improvement of lakes.	
Received, referred.....	566
Passed; ayes 78, nays none.....	1113
Signed by Speaker.....	1158
156 By Watson. To extend time for levying park improvement taxes for road grading, building construction.	
Received, referred.....	566
Passed; ayes 77, nays none.....	1114
Signed by Speaker.....	1158
157 By Watson. To legalize issuance of storm sewer bonds for Council Bluffs, Iowa.	
Received, passed on file.....	368
Substituted for H. F. 186.....	379
Passed; ayes 101, nays none.....	387
Signed by Speaker.....	428
158 By Judiciary 2. Relating to liability insurance imposed upon certificated motor vehicle carriers.	
Received, referred.....	420
Passed; ayes 91, nays none.....	585
Signed by Speaker.....	618
159 By Judiciary 2. Relating to funds awarded in divorce or separate maintenance actions.	
Received, referred.....	420
Recommended amendment and passage.....	499
Report adopted.....	522
160 By Private Corporations. Relating to exemptions from taxation of shares of capital stock of certain corporations.	
Received, referred.....	449
Motion made to re-refer to sifting.....	1213
Tabled.....	1215
165 By Claims. Making appropriations out of Old-Age Assistance Fund for funeral expenses of certain deceased recipients.	
Received, referred.....	368
Recommended passage.....	377
Report adopted.....	395
Passed; ayes 94, nays none.....	543
Signed by Speaker.....	604

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166 By Claims. To make appropriations to certain named persons to recover refunds on motor vehicle fees.	
Received, referred.....	368
Recommended passage.....	378
Report adopted.....	395
Passed; ayes 92, nays none.....	544
Signed by Speaker.....	604
167 By Claims. To make appropriations to certain named persons in settlement of claims for highway accidents.	
Received, referred.....	368
Recommended passage.....	377
Report adopted.....	395
Amendment adopted.....	545
Passed; ayes 98, nays none.....	545
Signed by Speaker.....	604
168 By Claims. To make appropriations for state aid to three county fairs.	
Received, referred.....	368
Recommended passage.....	378
Report adopted.....	395
Passed; ayes 93, nays none.....	546
Signed by Speaker.....	604
169 By Claims. Making appropriations to certain named persons in payment for supplies; settlement of claims against the State of Iowa.	
Received, referred.....	385
Recommended passage.....	414
Report adopted.....	431
Passed; ayes 96, nays none.....	547
Signed by Speaker.....	604
172 By Clem. To legalize action of board of supervisors of Woodbury county.	
Received, referred.....	486
Recommended passage.....	622
Report adopted.....	639
Substituted for H. F. 259.....	722
Passed; ayes 92, nays none.....	735
Signed by Speaker.....	799
173 By Bekman, Martin and Reilly. To provide for care of tuberculosis patients.	
Received, referred to sifting....	798
175 By Lynes and Berg. To legalize certain stock dividend issues of capital stock of Iowa corporations.	
Received, referred.....	566
Recommended passage.....	622
Report adopted.....	639
Passed; ayes 91, nays none.....	736
Signed by Speaker.....	799
177 By Byers. Relating to time of holding election of directors of certain insurance companies.	
Received, referred.....	566
Recommended passage.....	668
Report adopted.....	686
Passed; ayes 91, nays none.....	853
Signed by Speaker.....	885
189 By Clem. Relating to salaries, expenses of officers, employees of the juvenile court.	
Received, referred.....	566
Recommended passage.....	591

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Report adopted.....	607	222 By Social Security. To	
Substituted for H. F. 270.....	695	provide for continuation of	
Passed; ayes 96, nays none.....	696	unemployment compensation	
Signed by Speaker.....	719	merit rating in case of sale or	
		reorganization.....	692
192 By Ways and Means. Dis-		Received, referred.....	778
tribution of proceeds of motor		Passed; ayes 95, nays 1.....	822
vehicle fuel license fees and		Signed by Speaker.....	
penalties.....			
Received, referred.....	567	224 By Social Security. To	
Substituted for H. F. 363.....	561	authorize commission for the	
Passed; ayes 91, nays none.....	1079	blind to accept federal aid	
Signed by Speaker.....	1117	for rehabilitation of the blind.	
		Received, referred.....	568
195 By Kirketeg. Relating to		Passed; ayes 85, nays none.....	1097
funeral expenses of old-age		Signed by Speaker.....	1158
assistance recipients.....			
Received, referred.....	691	229 By Lucas and Mowry. Re-	
Amendment adopted.....	1211	lating to secondary roads	
Passed; ayes 92, nays 2.....	1211	and optional maintenance	
Signed by Speaker.....	1240	levies; increase of motor ve-	
		hicle fuel tax.....	617
197 By Leo, Foster, Benson and		Received, referred.....	759
Lynes. Relating to commer-		Amendment filed.....	818
cial feeds.....		Deferred.....	
Received, referred.....	692	Colburn amendment adopted,	
Substituted for H. F. 209.....	693	title enlarged.....	817, 834
Amendment adopted.....	741	Passed; ayes 85, nays 16.....	835
Passed; ayes 98, nays none.....	741	Signed by Speaker.....	885
Signed by Speaker.....	799		
		230 By Berg. Relating to as-	
199 By Hill, Hultman, Sjulín,		signments of life insurance	
Lynes, Zastrow, Faul, Shaw,		policies as collateral.....	626
Byers, Berg, Elthon, Rock-		Received, referred.....	
hill, Mercer, Sharp, Knudson			
and Dykhousé. To continue		233 By Special Tax Revision.	
Iowa war ballot law until		To extend provision of state	
after the war.....		income tax law to taxpayers	
Received, referred.....	567	making returns on fiscal year	
Recommended passage.....	666	basis.....	486
Report adopted.....	686	Received, referred.....	495
Passed; ayes 99, nays none.....	740	Recommended passage.....	522
Signed by Speaker.....	822	Report adopted.....	569
		Passed; ayes 90, nays none.....	604
203 By Leo. To provide for		Signed by Speaker.....	
payment by the state of bene-			
fits for dependent Indian chil-		244 By Watson. Relating to	
dren.....		conditional sale contracts or	
Received, referred.....	603	lease of utility equipment.	
Passed; ayes 94, nays 1.....	779	Amendments filed.....	758
Signed by Speaker.....	822	Received, referred to sifting....	782
205 By Love. Relating to the		247 By Watson, Long and	
stoppage of payments on un-		Zastrow. Relating to invest-	
redeemed state warrants.....		ment, management of prop-	
Received, referred.....	883	erty held by fiduciaries.....	852
Passed; ayes 89, nays none.....	1094	Received, referred.....	926, 955, 983
Signed by Speaker.....	1158	Amendments filed.....	1007
		Amendments withdrawn.....	1008
218 By Byers. Relating to em-		Amendments adopted.....	1008
bezzlement and the penalty		Failed; ayes 49, nays 53.....	1008
therefor.....			
Received, referred.....	692	248 By Kirketeg and Sharp.	
Passed; ayes 63, nays 4.....	1135	Providing for collection of	
Signed by Speaker.....	1169	unemployment compensation	
		contributions; rate of in-	
219 By Doud. Relating to tui-		terest on delinquent contribu-	
tion of school age child when		tions.....	650
in boarding home.....		Received, referred.....	966
Received, referred to sifting....	862	Substituted for H. F. 274.....	966
		Passed; ayes 94, nays none.....	1007
220 By Sharp and Pine. To		Signed by Speaker.....	
provide that an employer may			
use his predecessor's payroll		254 By Martin. To provide for	
to determine his liability.....	782	closer supervision of the	
Received, referred.....	1036	plating of additions in cities	
Passed; ayes 86, nays 2.....	1086	and towns.....	1140
Signed by Speaker.....		Received, referred.....	1219
		Amendment adopted.....	1219
		Passed; ayes 75, nays none.....	1240
		Signed by Speaker.....	

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255 By Reilly. Relating to powers and duties of dock boards.		Amendment filed.....	925
Received, referred.....	603	Passed; ayes 83, nays none....	1055
Substituted for H. F. 261.....	776	Signed by Speaker.....	1105
Amendments adopted.....	777	314 By Clem. Relating to tax for art museum fund.	
Passed; ayes 98, nays 1.....	777	Received, referred.....	746
Signed by Speaker.....	866	Amendment adopted.....	748
Proof of publication certified.....	1088	Passed; ayes 88, nays none....	748
258 By Foster and Shaw. Relating to corporate existence and renewal of cooperatives.		Signed by Speaker.....	799
Received, referred.....	692	315 By Clem, Love and Long. Relating to election of commerce commissioners.	
274 By Rockhill. Relating to inheritance tax and avoidance administration.		Amendments adopted.....	626
Received, referred.....	603	Passed; ayes 102, nays none....	627
Recommended for passage.....	685	323 By Dewel. Relating to publication of proceedings of boards of supervisors.	
Committee report adopted.....	706	Received, referred.....	923
Amendment filed.....	1117	Substituted for H. F. 334.....	948
Amendment adopted.....	1126	Passed; ayes 93, nays 1.....	948
Passed; ayes 71, nays none....	1126	Signed by Speaker.....	997
Signed by Speaker.....	1169	326 By Faul. Relating to employment of minors.	
289 By Judiciary 1. Authorizing conveyance of the Iowa Great Lakes Sewage Disposal System.		Received, referred.....	1147
Received, referred.....	895	Amendment filed.....	1196
Amendment filed.....	1029	Amendment adopted.....	1221
Passed; ayes 77, nays 9.....	1155	Passed; ayes 81, nays none....	1221
Signed by Speaker.....	1196	Signed by Speaker.....	1240
290 By Judiciary 1. Iowa Great Lakes Sewage Disposal System; prescribing powers, duties of conservation commission.		Governor's veto message.....	1243
Received, referred.....	895	329 By Special School Code. Relating to selection of county school board of education and county superintendent.	
Amendment filed.....	982	Recommended passage.....	724
Passed; ayes 75, nays 6.....	1156	Received, referred.....	746
Signed by Speaker.....	1196	Amendment filed.....	1159
291 By Judiciary 1. To create sanitary districts; providing for operation, financing of such districts.		330 By Special School Code. Relating to reorganization of school districts.	
Received, referred.....	974	Received, referred.....	692
Passed; ayes 86, nays 2.....	1157	Recommended passage.....	724
Signed by Speaker.....	1196	Amendment filed.....	759
295 By Faul. Relating to apportionment of revenue derived from tax on money and credits.		Amendment withdrawn.....	1166
Received, referred.....	1010	Amendments adopted.....	1166, 1167, 1173
Passed; ayes 79, nays 29.....	1110	Passed; ayes 91, nays 11.....	1173
Signed by Speaker.....	1158	Signed by Speaker.....	1214
309 By Insurance. To extend workmen's compensation benefits to minors.		333 By Special School Code. Relating to establishment of schoolhouse fund for future construction.	
Received, referred.....	675	Received, referred to sifting...	862
Passed; ayes 92, nays none....	1025	335 By Henningsen and Reilly. Authorizing state highway commission to accept as gift and operate any bridge and approaches, free of tolls.	
Signed by Speaker.....	1061	Received, referred.....	1044
310 By Insurance. Relating to failure to file reports required in workmen's compensation matters.		Amendments adopted.....	1153
Received, referred.....	675	Passed; ayes 69, nays 25.....	1153
Passed; ayes 86, nays none....	1042	Concurred.....	1170
Signed by Speaker.....	1086	Passed; ayes 76, nays 7.....	1170
311 By Insurance. To require insurance carrier or employer to file memorandum of agreement under workmen's compensation.		Signed by Speaker.....	1214
Received, referred.....	676	337 By Martin, Berg and Faul. Authorizing certain cities to acquire, operate public coliseum, issue bonds, levy taxes therewith.	
		Received, referred.....	650
		Recommended passage.....	652
		Report adopted.....	669

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345 By Bekman. Relating to group insurance; authorizing incorporated nonprofit industrial associations.	
Received, referred.....	862
Passed; ayes 94, nays none....	945
Signed by Speaker.....	997
347 By Hill. To legalize proceedings providing for issuance of airport bonds for Webster City, Iowa.	
Received, referred.....	617
Substituted for H. F. 350.....	846
Passed; ayes 97, nays none....	737
Signed by Speaker.....	799
356 By Jacobson. To legalize proceedings authorizing issuance of hospital bonds by Waukon, Iowa.	
Received, referred.....	783
Proof of publication certified....	1088
Passed; ayes 89, nays none....	1101
Signed by Speaker.....	1158
360 By Faul. Relating to investments by fraternal beneficiary associations; to provide for supervision of insurance commissioner.	
Received, referred.....	693
Passed; ayes 83, nays none....	1222
Signed by Speaker.....	1240
365 By Byers, Elthon, Berg, Knudson, Mercer and Long. Relating to arrest, commitment, support of insane.	
Received, referred to sifting....	787
382 By Public Libraries. To provide establishment and maintenance of free public rural libraries.	
Received, referred to sifting....	1141
383 By Bekman and Clem. Defining occupational diseases; providing workmen's compensation benefits.	
Received, referred to sifting....	1186
385 By Schluter, Sjulin and Kirketeg. Relating to keeping of suspended tax list; entries therein.	
Received, referred.....	996
Substituted for H. F. 260.....	1076
Passed; ayes 68, nays 1.....	1077
Signed by Speaker.....	1117
388 By Special School Code. To provide use of state funds to supplement funds of school districts and provide an appropriation for such aid and administration.	
Received, referred to sifting....	1122
Appropriations recommended passage.....	1146
Referred to sifting.....	1146
Amendments filed.....	1181, 1197
Amendment withdrawn.....	1212
Amendments adopted.....	1212
Passed; ayes 96, nays 1.....	1213
Signed by Speaker.....	1240

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390 By Ways and Means. Relating to extension of time for making annual statements and payment of premium taxes by insurance companies.	
Received.....	510
Passed; ayes 101, nays none....	510
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391 By Public Health. Relating to boards of health, providing county boards.	
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Asked unanimous consent.....	986
Leave of absence granted.....	374, 684

TYRRELL, W. C., Jr.—Representative Wright county.

Bills introduced by—Nos. 100, 101, 102, 103, 104, 135, 284.	
Committee assignments	19, 70, 102, 761
Resolutions offered	361, 764, 790, 1182
Petitions presented	191, 356, 466
Asked unanimous consent.....	19, 378, 693, 787, 811
Amendments offered	274, 380, 803, 811
Motions made	19, 69, 274, 321, 330, 648, 811, 814
Requested call of House.....	1217

UTZIG, ARNOLD—Representative Dubuque county.

Bills introduced by—Nos. 67, 76, 97, 110, 149, 165, 171, 179, 191, 209, 261, 262, 335, 373, 413.	
Committee assignments	12, 102
Resolutions offered	1076
Petitions presented	684, 861
Amendments offered	200, 203, 216, 1074

Motions made	216,	1074
Asked unanimous consent.....		281
Invoked rule 56.....		466
Leave of absence granted.....		985
VALENTINE DAY—		
Observance of		406
VANDERWILT, DICK H.—Representative Mahaska county.		
Bills introduced by—Nos. 97, 191, 209, 255, 262, 335.		
Committee assignments	6,	102
Resolutions offered		538
Petitions presented	189, 190, 1076,	1106
Amendments offered	604,	632
Motions made		867
VAN EATON, CHARLES S.—Representative Woodbury county.		
Bills introduced by—Nos. J. R. 7; 62, 83, 97, 108, 145, 152, 159, 194, 232, 298, 316, 336, 356, 373, 410, 422, 429.		
Committee assignments	28, 102, 591, 911,	1215
Petitions presented	516,	560
Amendments offered	426, 549, 558, 568, 627,	1040
Motions made	426, 440, 549, 568, 627, 690, 747, 748, 1040,	1080
Asked unanimous consent.....		748
Leave of absence granted.....		1138
VISSER, PETER W.—Representative Marion county.		
Bills introduced by—Nos. 63, 64, 97, 98, 159, 209, 284, 320, 322, 339, 351, 352.		
Committee appointments	8, 102,	1241
Resolutions offered		538
Petitions presented		702
Amendments offered	479, 480,	587
Motions made	479, 480,	481
Birthday felicitations to.....		123
WALTER, H. W.—Representative Pottawattamie county.		
Bills introduced by—Nos. J. R. 7; 31, 32, 33, 54, 82, 86, 93, 97, 114, 186, 204, 247, 249, 284, 403, 414.		
Committee assignments	12, 102, 255, 565,	927
Resolutions offered	133,	1182
Amendments offered	129, 300, 307, 925, 930, 1043,	1153
Motions made	12, 307, 373,	
387, 393, 446, 479, 571, 592, 593, 594, 595, 664, 862, 863,		
864, 930, 931, 944, 1043, 1066, 1083, 1105, 1112, 1113, 1114, 1153,		1172
Asked unanimous consent.....	379, 387, 571,	572
Leave of absence granted.....	579,	1002
Birthday felicitations to.....		927
WALTER, W. ELDON—Representative Marshall county.		
Bills introduced by—Nos. 23, 26, 27, 73, 74, 89, 97, 98, 143, 168, 210, 372.		
Committee assignments	10, 15,	102
Resolutions offered		1118
Petitions presented	412, 454,	824
Asked unanimous consent.....	180,	421
Amendments offered	129, 328, 477, 672, 810, 1128, 1158,	1167
Motions made	10, 328,	
329, 345, 390, 477, 810, 896, 1069, 1128, 1140, 1167, 1183, 1200,		1214
Leave of absence granted.....		429
WASHINGTON, GEORGE—		
Observance of birthday.....		555
Tribute by R. E. Duffield.....		555
Resolution relating to hanging picture of.....	565,	581

WATSON, Harry E.—Representative O'Brien county.

Bills introduced by—Nos. J. R. 7; 54, 63, 64, 89, 97, 98, 112, 209, 232, 255.	
Committee assignments	1, 102, 591, 804
Resolutions offered	361, 538, 764, 805
Petitions presented	190, 579, 861
Motions made	591, 706, 825
Asked unanimous consent.....	805, 825

WAYS AND MEANS, COMMITTEE ON—

Bills introduced by—Nos. J. R. 8; 219, 361, 395, 458.	
Amendments offered by.....	238, 268, 463

WEICHMAN, HARRY E.—Representative Benton county.

Bills introduced by—Nos. 36, 54, 85, 98, 109, 167, 226, 241, 332, 360, 413, 420, 423.	
Committee assignments	8, 103, 586, 890, 1147
Resolutions offered	147, 538
Petitions presented	85, 189, 204
Asked unanimous consent.....	260, 687, 768, 880, 1004, 1166
Amendments offered	185,
202, 480, 688, 759, 792, 860, 871, 880, 983, 994, 1117, 1137, 1164	
Motions made	8,
60, 185, 260, 275, 364, 394, 456, 480, 671, 672, 688, 689,	
690, 715, 734, 741, 768, 775, 792, 856, 880, 881, 994, 1091, 1164	
Appealed from decision of chair.....	643

WELLINGTON, THOMAS W.—Representative Lee county.

Bills introduced by—Nos. 97, 108, 263.	
Committee assignments	19, 103, 402, 538, 889, 1241
Resolutions offered	402, 889
Leave of absence granted.....	104, 151
Amendments offered	507
Motions made	402, 507, 889
Asked unanimous consent.....	402, 889

WHITAKER, BERT N.—Representative Poweshiek county.

Bills introduced by—Nos. 72, 97, 98.	
Committee assignments	103, 460
Petitions presented	375
Leave of absence granted.....	130, 559, 873, 985, 1088

WHITEHEAD, G. E.—Representative Dallas county.

Bills introduced by—Nos. J. R. 7; 28, 65, 66, 87, 93, 97, 111, 205, 246, 256, 303, 304, 333, 334, 335, 352, 429.	
Committee appointments	10, 103, 266, 761, 891, 910, 1179
Resolutions offered	305, 890
Speaker of the House nominated by.....	4
Petitions presented	454, 466, 888
Leave of absence granted.....	334, 960, 995
Amendments offered	332, 437, 438, 476, 733
Motions made.. 318, 328, 329, 437, 438, 476, 506, 694, 695, 733, 806, 891,	
Asked unanimous consent.....	388, 891, 948
Congratulations and best wishes extended to.....	606, 995
Remarks by	995

WILLIAMS, O. C.—Representative Van Buren county.

Bills introduced by—Nos. 98, 166, 173, 175, 284.	
Committee assignments	8, 103, 402, 889
Resolutions offered	361
Leave of absence granted.....	130
Motions made	599, 1129

WORMLEY, HENRY W.—Representative Plymouth county.

Bills introduced by—Nos. J. R. 7; 75, 80, 81, 87, 97, 108, 165, 221, 224,
227, 232, 284, 359, 371, 381, 402, 415, 425, 426, 430, 421, 436.

Committee assignments15, 103, 460, 565, 606, 761, 1203

Resolutions offered13, 133, 538, 1076, 1182

Petitions presented189, 191, 253

Asked unanimous consent.....13, 245, 687, 762

Amendments offered 63, 200, 332, 577, 608,
672, 673, 680, 730, 733, 734, 864, 972, 983, 994, 1130, 1168, 1181

Motions made 13, 59, 61, 116, 264,
332, 346, 457, 484, 608, 610, 672, 720, 730, 733, 816, 830,

887, 940, 972, 973, 978, 1070, 1130, 1165, 1168, 1192, 1220, 1228, 1240

Remarks by 246

Leave of absence granted..... 579

Raised point of order..... 940

50th
GENERAL ASSEMBLY
in
Extraordinary Session

HOUSE

January 26, 27, 28, 1944

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 26, 1944.

Pursuant to the proclamation of the Governor, convening the Fiftieth General Assembly in Extraordinary Session, the House was called to order at 10:00 o'clock a. m. by Honorable Henry W. Burma, Speaker of the House.

Prayer was offered by Doctor Will W. Orr, pastor of Westminster United Presbyterian Church, Des Moines, Iowa.

On motion of Judd of Clinton, A. C. Gustafson was made acting chief clerk.

Mr. Gustafson presented himself to the Speaker 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.

A. C. GUSTAFSON.

PROCLAMATION BY THE GOVERNOR

Whereas, Under the present laws of the State of Iowa, it is doubtful if there is adequate provision for the eligible voters of the State who are serving in the armed forces in the present war, to vote, and the executive authority believes that the General Assembly should enact suitable legislation therefor.

Now, Therefore, I, Bourke B. Hickenlooper, Governor of the State of Iowa, do hereby proclaim that the 50th General Assembly shall convene in Extraordinary Session at the State House in the City of Des Moines, Iowa, at 10:00 a. m. o'clock, on the 26th day of January, A. D. 1944, and to that end I do call upon and direct the members of the House of Representatives, and of the Senate of the 50th General Assembly to convene in their respective chambers in the State House at Des Moines, Iowa, at 10:00 a. m. o'clock on January 26, 1944, for the purpose of receiving such communication from the executive pertaining to the purpose for which such assembly is convened, and to transact such legislative business in keeping therewith as may come before the Houses of the General Assembly.

IN WITNESS WHEREOF, I have hereunto set my
(Great Seal of the State of Iowa) hand, and caused to be affixed hereto the Great Seal of the State of Iowa, at the State House in Des Moines, Iowa, this 28th day of December, A. D. 1943.

BOURKE B. HICKENLOOPER,
Governor of the State of Iowa.

ELECTION OF SPEAKER PRO TEMPORE

On motion of Steinberg of Story, Avery of Clay was unanimously elected speaker pro tempore for the Extraordinary Session.

The Speaker appointed the following committee to escort Mr. Avery to the desk: Fishbaugh of Page and Hicklin of Louisa. The committee escorted Mr. Avery to the desk and the oath of office was administered to him by Acting Chief Clerk Gustafson.

CREDENTIALS OF NEW MEMBERS

The following communication was received from the office of the Secretary of State:

To the Honorable, the Chief Clerk of the House of Representatives:

I, WAYNE M. ROPES, Secretary of State of the State of Iowa, Custodian of the files and records pertaining to election in the State

Do HEREBY CERTIFY, That the following is a true and correct list of State Representatives (to fill vacancy), declared by the State Canvassing Board to have been elected in the Special Election of January 17, 1944.

Crawford County.....	E. A. Norelius
Jackson County.....	Lloyd A. (Curly) Meyer
Mahaska County.....	Dick H. Vanderwilt
Marion County.....	Paul Harp
Tama County.....	Willard F. Russell
Taylor County.....	Paul Parrish

(Seal) IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this 24th day of January, A. D. 1944.

WAYNE M. ROPES, *Secretary of State.*

Doud of Van Buren moved that a committee of five be appointed by the Speaker to determine the qualifications of the newly elected members of the House of Representatives and that the accredited list submitted by the Secretary of State be accepted.

Motion prevailed, and the Speaker appointed as such committee, Doud of Van Buren, Dodds of Des Moines, Shimanek of Jones, Miller of Humboldt, and Tatum of Harrison.

REPORT OF THE COMMITTEE ON CREDENTIALS

MR. SPEAKER: We, your committee on credentials, respectfully report that we find the following named persons duly elected to and entitled to seats in the House of Representatives of the Extraordinary Session of the Fiftieth General Assembly as shown by the duplicate copies of the certificates of election on file in the office of the Secretary of State, as certified to the House of Representatives by the Honorable Wayne M. Ropes, Secretary of State.

Crawford County.....	E. A. Norelius
Jackson County.....	Lloyd A. Meyer
Mahaska County.....	Dick H. Vanderwilt
Marion County.....	Paul Harp
Tama County.....	Willard F. Russell
Taylor County.....	Paul Parrish

Respectfully submitted,

A. L. DOUD, JR.

BERT E. DODDS.

C. F. SHIMANEK.

J. F. MILLER.

WILLIAM M. TATUM, *Committee.*

Report adopted.

The newly elected members presented themselves at the desk of the Acting Chief Clerk and 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.

PAUL W. HARP.

PAUL PARRISH.

LLOYD A. MEYER.

WILLARD F. RUSSELL.

E. A. NORELIOUS.

DICK H. VANDERWILT.

The Speaker announced the presence of a quorum.

PERMANENT CHIEF CLERK

Butterfield of Black Hawk moved that A. C. Gustafson be made permanent Chief Clerk of the House. Motion prevailed.

COMMITTEE TO NOTIFY THE GOVERNOR

Mills of Adair moved that a committee of three be appointed to notify the Governor that the House is duly organized and ready to receive any communication he may desire to transmit. Motion prevailed and the Speaker appointed Mills of Adair, Meyer of Jackson, and Knippling of Howard.

COMMITTEE TO NOTIFY THE SENATE

Knowlton of Winneshiek moved that a committee of three be appointed to notify the Senate that the House is duly organized and ready to receive any communication it may desire to transmit. Motion prevailed and the Speaker appointed Knowlton of Winneshiek, Russell of Tama, and Yager of Dickinson.

COMMITTEE ON MILEAGE

Nelson of Woodbury moved that a committee of three be appointed to ascertain the mileage due each member and report to the House. Motion prevailed and the Speaker appointed Nelson of Woodbury, Donohue of Cedar, and Lynch of Pocahontas.

COMMITTEE TO ARRANGE FOR MINISTERS

Mills of Adair moved that a committee of one be appointed to arrange for ministers to open the House sessions with prayer. Motion prevailed and the Speaker appointed Mills of Adair.

SEATING OF MEMBERS

Felton of Warren moved that the members of the House occupy the same seats held by them during the last regular session and that the newly elected members occupy the seats held by their respective predecessors. Motion prevailed.

PERMANENT OFFICERS OF THE HOUSE

Martin of Appanoose moved that the following named persons be elected permanent officers of the House:

Assistant Chief Clerk—Hughes J. Bryant, Mason City.

Reading Clerk—H. L. Peyton, Logan.

Journal Clerk—Jean Olson, Story City.

Engrossing Clerk—Gretchen Stockham, Des Moines.

Enrolling Clerk—Lillian Kanealy, Ames.

Pay Roll Clerk—Eva Gyldenvand, Des Moines.

General Clerk—Lillian Leffert, Des Moines.

Bill Clerk—Howard Erbe, McGregor.

Postmistress—Sarah Jett, Des Moines.

Sergeant-at-Arms—William Cree, Bloomfield.

Doorkeepers—John Tietjen, New Hampton; Fred Watkins, Des Moines; Leonard Parkins, Winterset; Lawrence Gustafson, Des Moines; W. H. Vance, Winterset; J. A. Armstrong, Ames.

Supply Clerk—Katharine Crosby, Des Moines.

Assistant Electrician—Frank Bryant, Sabula.

Pages—Truman Rue, Des Moines; Earl McComb, Blairsburg; Fred Kuhlman, Jr., Des Moines; Hutchason Beshears, Des Moines.

Porters—Horace Coles, Colfax; J. G. Browne, Des Moines; J. H. Harrison, Adel.

Matrons—Mrs. Charles Blank, Perry; Mrs. Katharine Shelton, Des Moines.

General Clerks—Gladys M. Astley, Agnes Brennan, Rhea Cloe, Hettie Coffey, Mrs. Jackie Day, Mrs. Jean Daugherty, Helen Eastman, Mrs. George N. Edwards, Doris Huff, Elizabeth Martin, Lillian Miles, Margaret Rader, Laura Smith, Marvyl Stevens, Mrs. John Tjaden, Mrs. Arnold Utzig.

Knowlton of Winneshiek, chairman of the committee to notify the Senate that the House was duly organized and ready to receive any communications it might desire to transmit, reported that the committee had performed its duty. Report accepted and the committee discharged.

Mills of Adair, chairman of the committee to notify the Governor that the House was duly organized and ready to receive any communications he might desire to transmit, reported that the committee had performed its duty. Report accepted and the 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 desire to transmit.

Hutchison of Kossuth offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION NO. 1

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two Houses of the Extraordinary Session of the Fiftieth General Assembly be held on January 26, 1944, at 11:00 a. m.

Be It Further Resolved: That Governor Hickenlooper 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.

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

APPOINTMENT OF CLERK

The Chief Clerk announced the appointment of Vera Bradshaw as his clerk.

APPOINTMENT OF PAGE

The Chief Clerk announced the appointment of Frank Gibson as his page.

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

House Concurrent Resolution 1, pertaining to Joint Convention at 11 o'clock, January 26, 1944.

W. J. SCARBOROUGH, *Secretary*.

REPORT OF COMMITTEE ON RULES

Avery of Clay, chairman of the Committee on Rules, presented the following report:

The rules of the regular session of the House of Representatives of the Fiftieth General Assembly shall apply to and be in full force and effect for the Extraordinary Session of the Fiftieth General Assembly with the following exceptions:

Rules 28, 30, 40, 44, 47, 54, 56, 57, 60, 65 and 75 are to be omitted entirely.

The first paragraph of rule 45 is to be omitted.

The following portion of rule 24 is to be omitted from lines 5 and 6: " ; a standing committee; a select committee"

The following special rules are to be adopted:

"Special Rule 1. No bill shall be filed in or received by the House except a bill or bills produced and filed by a committee of the whole House and/or both bills or resolutions passed by the Senate.

"Special Rule 2. The only bills that shall be considered by the House shall be a bill or bills produced and filed by a committee of the whole or passed by the Senate and the subject matter of which is confined to legislation pertaining to absent voting in 1944 by members of the armed forces of the United States of America and other qualified voters of the State of Iowa, and such other necessary bills and resolutions as may be needed to provide for the convening, organization, conduct, expense, and adjournment of this Extraordinary Session, and such bills and resolutions shall likewise be introduced only by a committee of the whole, or messaged from the Senate.

A. H. AVERY, *Chairman*.

Mr. Avery moved the adoption of the report.

Judd of Clinton moved that Special Rule No. 2 be amended

so as to permit consideration of legislation for the cancellation of the balance of the 1943 state income tax.

Roll call was demanded.

Steinberg of Story raised the point of order that until such time as the rules for the Extraordinary Session were adopted, the House would be governed, according to statute, by Roberts Rules of Order, and that said rules provide that a roll call may be ordered only by a majority of the House.

The Speaker ruled the point of order well taken.

Nielsen of Pottawattamie moved that the House order a roll call on the adoption of the amendment. Motion lost.

Amendment to the rules lost.

Avery of Clay moved the adoption of the report of the committee on rules. Motion prevailed, and the report was adopted.

COMMITTEE TO NOTIFY THE SENATE

Whitehead of Dallas moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention. Motion prevailed, and the Speaker appointed as such committee Whitehead of Dallas, Vanderwilt of Mahaska, and Swaner of Johnson.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention 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 concurrent resolution duly adopted, the joint convention was called to order, President Blue presiding.

Senator Hunt moved that roll call be dispensed with. Motion prevailed.

Gardner of Linn moved that a committee of two, consisting of one member from the Senate and one member from the House, be appointed to notify the Governor that the convention was ready to receive him. Motion prevailed. The President appointed Senator Henningsen of Clinton on the part of the Senate and Representative Gardner of Linn on the part of the House.

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

President Blue then presented Governor Bourke B. Hickenlooper who delivered the following message:

**MESSAGE TO SPECIAL SESSION OF FIFTIETH
GENERAL ASSEMBLY**

MR. PRESIDENT,

MR. SPEAKER,

THE HONORABLE MEMBERS OF THE GENERAL ASSEMBLY:

On December 28, 1943, I issued a proclamation convening your honorable body in Extraordinary Session on this date and you have convened in response thereto. The Constitution and the laws of the State of Iowa provide that there shall be a regular session of the legislature each two years beginning in January following the general election in November, but provision is made for special meetings when emergency matters of vital interest and necessity occur. Our laws further provide that when such special or emergency sessions are deemed necessary by the executive, he shall state to the legislature, when it is assembled, the purpose for which the call was issued. I do that now and state to you that the purpose for which this extraordinary or special session of the 50th General Assembly was convened by me is the necessity, in my opinion, of altering our election laws so that our citizens who are qualified voters in the armed forces of our country may be given every reasonable opportunity to vote in the primary and in the general election of 1944; and for the enactment of such necessary legislation as will accomplish this purpose and make any reasonably necessary or proper changes in our laws regarding elections as may facilitate or contribute to the accomplishment of this purpose.

Under existing law, with respect to absent voters and the casting of their ballots, there is but a twenty day period prior to any election, during which the absent voter must request an application for ballot, receive such application, return it to the county auditor, receive a ballot from the auditor, vote and return it to the auditor. Heretofore, this time has been found sufficient for ordinary use by absent voters within the territorial limits of the 48 states and is still ample within this country. Manifestly, however, with thousands of our citizens in remote parts of the world, this length of time is not sufficient for them to vote from overseas by absent voter's ballot.

There is no question involved as to the right of the voter in the armed forces to vote regardless of where he may be, but the question involved is one of opportunity and time within which he may exercise this right. Any legislation touching this right should be extended to all persons in the armed forces without any attempt to differentiate between those within the United States and those in foreign lands; because, with the rapidity of movement and uncertainty of location, there is no assurance that any of such voters may remain for any length of time either within or without our territorial limits.

There has been much discussion in recent weeks concerning action by the national congress in connection with such voting. At no time in such discussion has there appeared any serious or feasible program under which the absent voter in the armed forces could be provided with any opportunity to vote for other than presidential and vice presidential electors and for members of the congress. No feasible or practical suggestion has been offered in connection with such national action that would in any way offer any opportunity for those who are defending their homes, their states as well as their nation, to register any opinion or cast any ballot with reference to the local county or state offices in their home counties and home states.

The Constitution of the United States places the power and the duty of providing for and regulating elections for national and state office primarily and in some instances exclusively with the legislatures of the respective states.

The first paragraph of section four, or article one of the Federal Constitution provides as follows:

"The times, places and manner of holding elections for senators and representatives, shall be prescribed in each state by the legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of choosing senators."

The first two paragraphs of section one of article two of the Federal Constitution with respect to the president and vice president and their election are as follows:

"The executive power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and, together with the vice president, chosen for the same term, be elected as follows:

"Each state shall appoint, in such manner as the legislature thereof may direct, a number of electors, equal to the whole number of senators and representatives to which the state may be entitled in the congress: but no senator or representative, or person holding an office of trust or profit under the United States, shall be appointed an elector."

These two sections of the federal constitution provide the basis for the very serious doubt that exists as to the ability or the right of the national congress to enact such legislation. By the same provisions, however, it does clearly and affirmatively appear that the responsibility and the obligation does rest upon the legislatures of the various states to provide for and protect the franchise of its citizens. It is because of this responsibility and obligation and under the existing circumstances

in which our laws, adequate for normal peace-time service, are not adequate under these war-time conditions for the exercise of the franchise by members of our armed forces, especially in foreign lands, that I believe it to be the duty of the legislature to meet these responsibilities fully and promptly. May I add that, through letters and personal conversation with most of you heretofore, and especially since the date of the call for this session, I am convinced that you are unanimously of the opinion that this is a duty and an obligation to be met and performed.

With regard to the method of voting and the necessary steps to be taken I have, of course, given some thought, and I have asked the Attorney General's office to do some research. Whatever help or benefit may derive therefrom is available to you, not with the idea that any conclusions reached are final but rather from the standpoint of impartial research and opinion as to certain probable requirements in legislation to accomplish this purpose generally.

Based upon this thought and research, there are several factors that should be taken into consideration in connection with any legislation that may be enacted.

The right to vote being a fundamental principle of our system, the opportunity to vote at both the primary and the general election should be preserved to the greatest reasonable extent. It certainly is fundamental, under our party system of government, that the citizen shall have a right to choose his party and have a voice in the selection of his party candidates for office as well as the right to exercise his personal opinion in voting for officeholders in the general election.

In order that absent voters in remote places can have an opportunity to receive and return their ballots, it will be necessary to lengthen the time prior to each election during which such ballots may be forwarded and received. The newspapers indicate that it is the opinion of the war and navy departments that a minimum of 45 days is required, and I recommend that this time be increased by at least ten more days. Such lengthening of time will necessitate an earlier filing date for filing nomination papers by candidates and suggests that it will be necessary that primary candidates file their required nomination papers for county offices approximately 70 days prior to the primaries and for state and national offices at approximately 80 days prior to the primaries. This should occasion no hardship under the circumstances.

Care should be exercised so that technicalities of registration of absent voters in the armed forces be eliminated as far as possible, to facilitate voting.

The request for ballot on the part of the voter in the armed forces should be simplified, and, while I believe that the voter himself should make the request for ballot in the primaries because of the necessity for declaration of party affiliation, however, in the general election, adult members of his family should also be permitted to make application in his behalf if they or he so desire.

It also seems desirable that a voting or ballot commission be established for the purposes of the elections this year, and I recommend that such commission be established. It should have adequate, proper and uncon-

trolled representation from each of the two major parties in the state and such commission should have discretionary authority with respect to establishing uniformity in size, weight, and other matters in connection with the ballot. It should be authorized to make reasonable adjustments and provisions in connection with the transmittal of ballots, in keeping with any future regulations of the federal government, that may be helpful in connection with such absent voting.

There are, of course, many other items to be considered, but they are, largely, incidental, necessary alterations having to do with the mechanics of the legislation rather than the principle.

I recommend that the legislation herein contemplated be of a temporary nature, so far as this extraordinary session is concerned. It may be desirable, later, to make more permanent provision with respect to future elections, but any such permanent changes should be considered maturely by a regular session of the legislature, benefiting, no doubt, from the experience gained from temporary enactments.

An extraordinary session of the General Assembly is, of necessity, an emergency session. It is hastily called because of emergency demands. As a rule, no comprehensive planning has been made for its action, other than the needs of the particular emergency justifying its call. Such a session should, therefore, be most cautious with respect to considering or enacting permanent alterations or changes in established and operating statutes.

I know that you are busy people, and that you each have a multitude of duties in your own businesses and occupations, increased many times by the war effort, shortage of help and plans for greater individual and community effort for this year. I realize fully that you had little opportunity to make plans to come here and that it is a distinct effort on the part of each of you and a serious hardship for many. However, again may I say, and I am certain you agree, the importance of providing and protecting the opportunity of voting for our armed forces is one of the fundamental obligations of our state and of our citizens. Liberty has been preserved through the protection of the ballot—it is the bulwark of self-determination and our defense against autocracy. No more potent duty is placed upon public officials than to maintain that right to its greatest extent.

Your sons, your brothers, your loved ones are today fighting the greatest battle for the survival and future of freedom that the world has ever known. Your sisters and daughters are taking their parts. We, likewise, must meet the duties of home and society in this battle of freedom.

The state of Iowa is assuming its full share of responsibility in this war effort. With over 250,000 of our citizens in the armed forces, we are well above the national average in this field of the war. Our leadership in the purchase of bonds, in the production of food, in contribution to the various services, indicates that there is a deep appreciation of our responsibilities and a willingness to discharge them fully. The state legislature is the only body that can give the members of our armed forces the full opportunity to exercise all of their major rights of

franchise, and we, as a state, would be derelict in our duty if we did not assume and discharge this responsibility, placed upon us by the federal constitution and gladly accepted by us. Our sons and daughters are citizens of our state as well as of the United States, and any voting opportunities that limit them to voting only for national officials would be a piece-meal approach to the discharge of the obligations we owe them and but partial recognition of the rights for which they are fighting.

Our citizens have a vital interest in their county officers and county government and in their state officers and state government as well as in national offices and national government. To limit their voting opportunities to national offices only would be to assume that there are no offices and there is no government worthy of consideration other than national. I do not agree with such an assumption or such philosophy.

May I assure you of my full confidence in your judgment in connection with the enactment of proper legislation on this subject and I offer every cooperation in connection with the action of this legislature to accomplish this purpose.

Morrissey of Jasper moved the joint convention be now dissolved. Motion prevailed.

The House reconvened, Speaker Burma in the chair.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 1, by Martin of Appanoose, a joint resolution fixing the compensation of officers and employees of the Extraordinary Session of the Fiftieth General Assembly, and making an appropriation for the payment of the miscellaneous expenses of said session.

Read first time and passed on file.

CONSIDERATION OF JOINT RESOLUTION

Martin of Appanoose asked and obtained unanimous consent for suspension of the rules prohibiting the first and last reading of a joint resolution on the same day, and for the immediate consideration of House Joint Resolution No. 1, a joint resolution fixing the compensation of officers and employees of the Extraordinary Session of the Fiftieth General Assembly, and making an appropriation for the payment of the miscellaneous expenses of said session.

Martin of Appanoose moved that the joint resolution be read a last time now and placed upon its passage, which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"

The ayes were, 107:

Anderson	Gardner of Linn	Martin	Shimanek
Avery	Getscher	McFarlane	Siefkas
Baldwin	Good	Meyer	Sloane
Blatti	Hall	Miller	Steinberg
Blewett	Harp	Mills	Stinemates
Bockwoldt	Hawkins	Morrissey	Swaner
Bonn	Hedin	Nelson	Tatum
Brindle	Heffner	Newsome	Te Paske
Bryson	Hicklin	Nielsen	Troeger
Butterfield	Hoeness	Noble	Tyrrell
Carlson	Huston	Norelius	Utzig
Carver	Hutchison	Norland	Vanderwilt
Colburn	Jessen	Orebaugh	Walter of
Cooper	Johannes	Parrish	Marshall
Cowan	Johnson	Peterson	Walter of
Cox	Judd	Pieper	Pottawattamie
Datisman	Klemesrud	Poston	Wamstad
Dodds	Knippling	Prentis	Weichman
Donohue	Knowlton	Pritchard	Wellington
Doud	Knudson	Reed	Whithead
Duffield	Kruse	Ritchie	Wichman
Edwards	Kuester	Robb	Wilson of
Farmer	Lage	Robinson	Calhoun
Felton	Lane	Russell	Wilson of Monroe
Fimmen	Latchaw	Scott of Fayette	Wormley
Fishbaugh	Less	Scott of Sac	Yager
Gardner of	Long	Seemann	Mr. Speaker
Bremer	Lynch	Sharp	

The nays were, none.

Absent or not voting, 1:

Burk

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

REPORT OF COMMITTEE ON MILEAGE

Nelson of Woodbury, 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:

Anderson, Carl A.....	140	Butterfield, Dewey S.....	122
Avery, A. H.....	190	Carlson, Robert	204
Baldwin, C. E.....	78	Carver, Glenn J.....	175
Blatti, Arthur C.....	150	Colburn, Jay C.....	110
Blewett, H. B.....	99	Cooper, Elmer E.....	98
Bockwoldt, M. F.....	156	Cowan, James A.....	82
Bonn, Walter H.....	80	Cox, Harry E.....	100
Brindle, J. P.....	75	Datisman, B. I.....	252
Bryson, C. A.....	75	Dodds, Bert E.....	155
Burk, I. J.....	50	Donohue, D. A.....	160
Burma, Henry W.....	113	Doud, Jr., A. L.....	125

Duffield, R. E.....	52	Nielsen, Andrew J.....	140
Edwards, E. L.....	76	Noble, Kenneth C.....	200
Farmer, George E.....	120	Norelius, E. A.....	130
Felton, Harold.....	17	Norland, Norman.....	142
Fimmen, W. R.....	110	Orebaugh, Sam.....	6
Fishbaugh, Jr., Earl C.....	145	Parrish, Paul.....	120
Gardner, Joe F.....	142	Peterson, Oscar.....	165
Gardner, John R.....	150	Pieper, Elmer.....	204
Getscher, Edwin A.....	175	Poston, Gene.....	72
Good, C. G.....	50	Prentis, X. T.....	88
Hall, J. R.....	140	Pritchard, W. S.....	110
Harp, Paul W.....	35	Reed, Wilson.....	117
Hawkins, R. B.....	65	Ritchie, Fred J.....	192
Hedin, Philip T.....	184	Robb, George H.....	200
Heffner, John S.....	72	Robinson, Glenn E.....	200
Hicklin, M. F.....	158	Russell, Willard F.....	81
Hoeness, S. G.....	50	Scott, E. W.....	135
Huston, T. H.....	135	Scott, Geo. L.....	186
Hutchison, Theo. C.....	148	Seemann, Herbert G.....	135
Jessen, Peter A.....	80	Sharp, F. E.....	200
Johannes, W. J.....	236	Shimanek, C. F.....	170
Johnson, A. J.....	157	Siefkas, Henry.....	58
Judd, William.....	225	Sloane, Ted.....	5
Klemesrud, Theo.....	135	Steinberg, Albert.....	30
Knippling, John.....	210	Stinemates, George W.....	105
Knowlton, W. P.....	188	Swaner, John J.....	140
Knudson, Herman M.....	130	Tatum, William N.....	125
Kruse, William.....	150	Te Paske, Anthony.....	240
Kuester, G. T.....	98	Troeger, Paul.....	89
Lage, Alfred F.....	185	Tyrrell, Jr., W. C.....	90
Lane, Carroll A.....	100	Utzig, Arnold.....	225
Latchaw, F. A.....	150	Vanderwilt, Dick H.....	60
Less, Frank W.....	200	Walter, H. W.....	140
Long, Harvey J.....	225	Walter, W. Eldon.....	70
Lynch, Mae A.....	135	Wamstad, Brede.....	152
Martin, S. A.....	85	Weichman, Harry E.....	110
McFarlane, Arch W.....	122	Wellington, Thomas W.....	185
Meyer, Lloyd A.....	255	Whitehead, G. E.....	42
Miller, J. F.....	110	Wichman, Henry.....	65
Mills, Ivan R.....	65	Wilson, A. M.....	65
Morrissey, Edward J.....	25	Wilson, Melvin.....	110
Nelson, Harold F.....	204	Wormley, Henry W.....	225
Newsome, J. A.....	60	Yager, W. A.....	200

The figures above are one way only,

NELSON of Woodbury, *Chairman*.

DONOHUE of Cedar.

LYNCH of Pocahontas.

Dodds of Des Moines moved that the House adjourn until 2 p. m.

McFarlane of Black Hawk moved to amend the motion to include the provision that when the House reconvenes it resolve itself into a committee of the whole for consideration of proposed amendment to the election laws to permit absentee voting by members of the armed forces, and that Floyd Philbrick, first assistant attorney general, be requested to appear at that time for

the purpose of explaining the necessary legislation to bring about this change.

Amendment adopted.

The motion as amended was adopted.

AFTERNOON SESSION

The House reconvened, Speaker Burma in the chair.

RECOGNITION OF LEGISLATIVE SERVICE

Reed of Jefferson called the attention of the members of the House to the fact that with the convening of the Extraordinary Session today, the Honorable Arch W. McFarlane, member of the House from Black Hawk County, had served in the General Assembly of Iowa for more sessions and for a longer period of time than any other person in the history of the state and, on behalf of the House membership, offered his felicitations and congratulations.

Mr. McFarlane responded with thanks to the membership for this recognition of his long service in the Legislature of Iowa and his appreciation for the many friends of his own county who have made it possible for him to serve the state in this capacity, as well as for the many friends throughout the state with whom he has served in the General Assembly.

Martin of Appanoose offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 2

Be It Resolved by the House, the Senate Concurring: That the following named persons be selected as extra legislative help and assigned to the office of the State House Custodian, and that their compensation be the same as paid for like services in the Fiftieth General Assembly:

Nellie Griffin—Elevator operator.

John A. Baker—Janitor.

Tom Darby, Janitor.

John A. Gordon—Janitor.

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

STANDING COMMITTEES

The Chair announced that the standing committees of the regular session would be reappointed for the **Extraordinary Session** and that the newly elected members would take the places of their predecessors as members of the several committees. Where a former member of the House of Representatives of the Fiftieth General Assembly was a chairman of a committee, his place as chairman will be taken by the ranking member of such committee.

COMMITTEE OF THE WHOLE

Weichman of Benton moved that the House resolve itself into a committee of the whole to consider such bills as may, under the rules, properly come before it, and that the Hon. Henry Burma act as chairman and the Chief Clerk act as secretary with such clerical assistance as he may desire. Motion prevailed.

The House resolved itself in a committee of the whole.

The House resumed regular session, Speaker Burma in the chair.

The Speaker as chairman of the committee of the whole submitted the report of that committee to the House which recommended the introduction of two bills covering the general subject matter of voting through absent ballots by the members of the armed forces.

INTRODUCTION OF BILLS

House File 1, by committee of the whole, a bill for an act to provide facilities for qualified electors of the State of Iowa serving in the armed forces of the United States to vote at the Primary and General Elections in the year 1944 by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of Sections Five Hundred Thirty-seven (537), Five Hundred Thirty-nine (539), Five Hundred Forty-seven (547), Five Hundred Forty-eight (548), Six Hundred One (601) and Six Hundred Seventeen (617), Code 1939, to modify the provisions of Chapters 37.1 and 37.2, Code 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications

which are provided for in Sections Six Hundred Fifty-five and Four-hundredths (655.04), Six Hundred Fifty-five and Nine-hundredths (655.09), and Six Hundred Fifty-five and Fourteen hundredths (655.14), Code 1939, to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making Sections Nine Hundred Twenty-eight (928), Nine Hundred Thirty (930), and Nine Hundred Thirty-one (931), Code 1939, inapplicable to such voting and providing the method of obtaining ballots and authorizing specially printed War Ballots; creating and prescribing the duties and powers of the Iowa War Ballot Commission; providing for obtaining and distributing by the State Printing Board of specially required materials, and making appropriations for carrying out the provisions of this act.

Read first time and passed on file.

House File 2, by committee of the whole, a bill for an act to amend Section Nine hundred thirty-nine (939), Code, 1939, relating to the form of the affidavit for the envelope for the absent voter's ballot.

Read first time and passed on file.

Hutchison of Kossuth asked and obtained unanimous consent to extend an invitation to Sergeant Koons, first Iowan to fire a shot on foreign soil, to talk briefly to the House on Thursday morning.

On the motion of Wormley of Plymouth the House adjourned until 10:00 a. m. Thursday.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 27, 1944.

The House met pursuant to adjournment, Speaker Burma in the chair.

Prayer was offered by Dr. Louis Watson, pastor of Broadway Methodist church, Council Bluffs, Iowa.

Journal of January 26 corrected and approved.

Pritchard of Hancock presented Robert Denny of Garner, veteran of Guadalcanal.

Hutchison of Kossuth presented First Sergeant Koons, Swea City, of the Rangers, U. S. Army, who talked briefly to the House.

Hutchison of Kossuth presented Dorothy Koons and June Anderson, sister and fiancée, respectively, of Sergeant Koons.

MESSAGES FROM 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 Senate was asked:

House Joint Resolution 1, fixing the compensation of officers and employees of the Extraordinary Session of the Fiftieth General Assembly, and making an appropriation for the payment of the miscellaneous expenses of said session.

Also: That the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 2, relative to persons selected as extra legislative help.

Also: That the Senate has adopted the Joint Rules of the Senate and House of the Fiftieth General Assembly as the Joint Rules of the Senate and House for the Extraordinary Session of the Fiftieth General Assembly.

W. J. SCARBOROUGH, *Secretary*.

ADOPTION OF JOINT RULES

Avery of Clay moved that the House adopt the joint rules of the Fiftieth General Assembly as the joint rules for the Extraordinary Session of the Fiftieth General Assembly.

Motion prevailed.

HOUSE FILE 1 DEFERRED

Latchaw of Muscatine moved that action on House File 1 be deferred until 1:00 p. m. today. Motion prevailed.

REPORT OF COMMITTEE ON MILEAGE ADOPTED

Nelson of Woodbury moved that the report of the committee on mileage be adopted. Motion prevailed, and the report was adopted.

Fimmen of Davis presented Captain Paul Brown of Bloomfield, veteran of fifteen months' service as a member of Clark's army.

On motion of Steinberg of Story, the House recessed until 1:00 p. m. today.

AFTERNOON SESSION

The House reconvened, Speaker Burma in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Edwards of Union, 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 1.

E. L. EDWARDS, Chairman House Committee.

ROBERT C. REILLY, 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 1.

BILLS SENT TO THE GOVERNOR

Edwards of Union, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 27th day of January, 1944, sent to the governor for his approval: House Joint Resolution 1. *E. L. EDWARDS, Chairman.*

Report adopted.

Hutchison of Kossuth presented Honorable Harold B. Claypool, Williamsburg, Iowa County, former member of the House.

CONSIDERATION OF BILLS

House File 1, a bill for an act to provide facilities for qualified electors of the State of Iowa serving in the armed forces of the United States to vote at the Primary and General Elections in the year 1944 by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of Sections Five Hundred Thirty-seven (537), Five Hundred Thirty-nine (539), Five Hundred Forty-seven (547), Five Hundred Forty-eight (548), Six Hundred One (601) and Six Hundred Seventeen (617), Code 1939, to modify the provisions of Chapters 37.1 and 37.2, Code 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications which are provided for in Sections Six Hundred Fifty-five and Four-hundredths (655.04), Six Hundred Fifty-five and Nine-hundredths (655.09), and Six Hundred Fifty-five and Fourteen hundredths (655.14), Code 1939, to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making Sections Nine Hundred Twenty-eight (928), Nine Hundred Thirty (930), and Nine Hundred Thirty-one (931), Code 1939, inapplicable to such voting, and providing the method of obtaining ballots and authorizing specially printed War Ballots; creating and prescribing the duties and powers of the Iowa War Ballot Commission; providing for obtaining and distributing by the State Printing Board of specially required materials, and making appropriations for carrying out the provisions of this act, was taken up for consideration.

Latchaw of Muscatine, Knowlton of Winneshiek, and Nelson of Woodbury offered the following amendments:

Amend House File 1 as follows:

1. Amend sections 1, 14, 15, 17, 18, 21, 24, and 26 by inserting after the phrase "in the armed forces of the United States" wherever said phrase appears in said sections the following: "or engaged abroad in any form of war work".

2. Amend section 16 as follows:

(a) Line 4, by inserting after the word "United States" the following: "or person engaged abroad in any form of war work".

(b) Line 8, by striking the following: "In the case of the General

Election" and by beginning the following word "such" with a capital letter.

(c) Line 11, by inserting after the word "United States" the following: "or engaged abroad in any form of war work".

(d) Line 25, by inserting after the word "voter" the following: "or by any such above-designated person for him".

(e) Line 43, by inserting after the word "voter" the following: "or by any such designated person for him".

3. Amend section 17 by striking all of said section following the word "election" in line 17 thereof and insert in lieu thereof the following: " , then and in that event the first state ballot received shall be the one which the county auditor shall deliver to the judges of election, and any other ballot or ballots received from or purporting to be from said elector shall be retained by the county auditor in his office and preserved for the period and under the conditions provided for in sections eight hundred fifty-one (851) to eight hundred fifty-four (854), inclusive, Code, 1939."

4. Amend section 18, line 3, by inserting after the word "United States" the following: "or who are engaged abroad in any form of war work."

5. Amend section 24 by inserting after the phrase "not members of the armed forces of the United States" in line 7 the following: "or not engaged abroad in any form of war work".

Latchaw of Muscatine moved the adoption of amendment No. 1.

Roll call was demanded.

McFarlane of Black Hawk raised the point of order that under the rules of the House for the 50th General Assembly Extraordinary Session a roll call could be demanded only by a majority vote of the members.

The Speaker ruled the point of order well taken.

McFarlane of Black Hawk asked and obtained unanimous consent for the suspension of the rules in order that a roll call might be taken on the amendment.

On the question "Shall amendment No. 1 be adopted?"

The ayes were, 32:

Blatti	Knowlton	Nelson	Te Paske
Cowan	Lage	Newsome	Troeger
Cox	Latchaw	Norland	Utzig
Good	Less	Orebaugh	Vanderwilt
Hedin	Long	Poston	Walter of
Hoeness	Lynch	Sharp	Marshall
Johannes	Meyer	Stinemates	Wamstad
Judd	Mills	Swaner	Yager
Klemesrud			

The nays were, 72:

Anderson	Farmer	Kruse	Russell
Avery	Felton	Kuester	Scott of Sac
Baldwin	Fimmen	Lane	Seemann
Blewett	Fishbaugh	Martin	Shimanek
Bockwoldt	Gardner of	McFarlane	Siefkas
Bonn	Bremer	Miller	Sloane
Brindle	Gardner of Linn	Morrissey	Steinberg
Bryson	Getscher	Nielsen	Tatum
Butterfield	Hall	Noble	Tyrrell
Carlson	Harp	Norelius	Walter of
Carver	Hawkins	Peterson	Pottawattamie
Colburn	Heffner	Pieper	Weichman
Cooper	Hicklin	Prentis	Wellington
Datisman	Huston	Pritchard	Whitehead
Dodds	Hutchison	Reed	Wichman
Donohue	Jessen	Ritchie	Wilson of Monroe
Doud	Johnson	Robb	Wormley
Duffield	Knippling	Robinson	Mr. Speaker
Edwards	Knudson		

Absent or not voting, 4:

Burk	Parrish	Scott of Fayette	Wilson of Calhoun
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Amendment No. 1 lost.

Latchaw of Muscatine asked and obtained unanimous consent to withdraw paragraphs (a) and (c) of amendment 2, also amendments 4 and 5.

Nelson of Woodbury moved the adoption of paragraphs (b), (d), and (e) of amendment 2.

Amendments lost.

Nelson of Woodbury asked and obtained unanimous consent to withdraw amendment 3 and substitute therefor the following amendment offered by Knudson of Cerro Gordo:

Amend House File 1 by striking out all of section seventeen (17) following the comma after the words "particular election" in line seventeen (17) and substituting in lieu thereof the following: "all of said ballots so received shall be delivered to the judges of election who shall count only that state ballot as is contemplated by this act bearing the earliest date as shown by the date of the signing of the voter's affidavit on the ballot envelope, except that the failure to receive a state ballot shall not preclude the counting of any other qualified ballot. All such other ballots received from or purporting to be received from any one voter, but not counted, shall be returned to the county auditor who shall retain them in his office and preserve them for the period and under the conditions provided for in sections eight hundred fifty-one (851) to eight hundred fifty-four (854), inclusive, Code, 1939."

Prentis of Ringgold moved to amend by striking the remainder of the sentence after the word "envelope" in line 9.

Amendment to the amendment lost.

Knudson of Cerro Gordo moved the adoption of the amendment.

Amendment lost.

Colburn of Shelby presented Olaf Johnson of Harlan.

Jessen of Audubon presented his son, Fred, of the U. S. Military academy.

Wormley of Plymouth offered the following amendment:

Amend House File 1 by inserting after the word "officer" in line seven (7) of section nineteen (19) the words "or person"; and further insert after the word "service" in line eight (8) of section nineteen (19) the words "or other legal qualifications".

Amendment adopted.

Wormley of Plymouth offered the following amendment:

Amend House File 1 by adding to section twenty-seven (27) the following: "Likewise, the provision or provisions of any other existing statute or any part of any other existing statutes which is not inconsistent with this act shall prevail."

Amendment adopted.

Hutchison of Kossuth moved that the House adjourn until 10:00 a. m. Friday.

Motion lost.

Orebaugh of Polk offered the following amendment:

Amend House File 1 by adding thereto the following as Section One (1), and by renumbering Section One (1) and succeeding sections as they now appear, in consecutive order:

"Notwithstanding the provisions of section five hundred thirty-three (533), Code, 1939, as to time of holding primary elections, in the year 1944 the primary election shall be held on Monday, July 10."

Lane of Carroll moved the previous question. Motion prevailed.

Orebaugh of Polk moved the adoption of the amendment.

Amendment lost.

Walter of Marshall moved that the House adjourn. Motion lost.

Orebaugh of Polk offered the following amendment:

Amend House File 1 by adding thereto a new section to provide as follows:

"Notwithstanding the provisions of section five hundred sixty (560), Code, 1939, the compensation of clerks and judges for the primary and general elections of 1944 shall be fifty cents (50c) per hour."

Amendment 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 1, a bill for an act to provide facilities for qualified electors of the State of Iowa serving in the armed forces of the United States to vote in the Primary and General Elections in the year 1944 by casting absent voter ballots.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 2, a bill for an act relating to the form of affidavit for envelopes for absent voter ballots. W. J. SCARBOROUGH, *Secretary*.

CONSIDERATION OF BILLS

The House resumed consideration of House File 1.

Whitehead of Dallas offered the following amendment:

Amend House File 1 by adding at the end of paragraph two (2) of section twenty-one (21) in line eighteen (18) of said section the following: "and provided further that the provisions of section seven hundred seventy-four (774), Code, 1939, establishing the maximum cost of printing ballots, shall not govern as to the cost of any specially printed ballots authorized by this act, but the cost of printing any such specially printed ballots by the several counties shall not exceed an amount, per thousand such ballots or fraction thereof, which may be determined by the State Printing Board upon the basis of cost and weight of paper, size of ballots and type measurements;".

Amendment adopted.

Steinberg of Story offered the following amendments:

Amend House File 1 as follows:

(1) By adding immediately following section 17 the following as section 18:

"Notwithstanding the provision as to time found in section nine hundred thirty-seven (937), Code, 1939, in the year 1944, any qualified voter in the armed forces of the United States may personally appear in the office of the county auditor of the county of his residence and there vote

an absent voter's ballot at any time not earlier than fifty-five (55) days before the primary or general election, as the case may be."

(2) Further amend by renumbering the succeeding sections.

Amendments adopted.

SENATE MESSAGES CONSIDERED

Senate File 1, a bill for an act to provide facilities for qualified electors of the State of Iowa serving in the armed forces of the United States to vote at the Primary and General Elections in the year 1944 by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of Sections Five Hundred Thirty-seven (537), Five Hundred Thirty-nine (539), Five Hundred Forty-seven (547), Five Hundred Forty-eight (548), Six Hundred One (601) and Six Hundred Seventeen (617), Code 1939, to modify the provisions of Chapters 37.1 and 37.2, Code 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications which are provided for in Sections Six Hundred Fifty-five and Four-hundredths (655.04), Six Hundred Fifty-five and Nine-hundredths (655.09), and Six Hundred Fifty-five and Fourteen hundredths (655.14), Code 1939, also amending Section Seven Hundred Seventy-four (774), Code 1939, relating to cost of printing absent voters ballots; also amending Section Nine Hundred Thirty-seven (937), Code 1939, relating to time when qualified voters in the armed forces may vote personally, to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making Sections Nine Hundred Twenty-eight (928), Nine Hundred Thirty (930), and Nine Hundred Thirty-one (931), Code 1939, inapplicable to such voting, and providing the method of obtaining ballots and authorizing specially printed War Ballots; creating and prescribing the duties and powers of the Iowa War Ballot Commission; providing for obtaining and distributing by the State Printing Board of specially required materials, and making appropriations for carrying out the provisions of this act.

Read first time and passed on file.

Senate File 2, a bill for an act to amend Section Nine Hundred Thirty-nine (939), Code 1939, relating to the form of the affidavit for the envelope for the absent voter's ballot.

Read first time and passed on file.

CONSIDERATION OF BILLS

The House resumed consideration of House File 1.

Steinberg of Story moved that Senate File 1 be substituted for House File 1, exempting amendments already adopted.

Motion prevailed.

Steinberg of Story moved that Senate File 2 be substituted for House File 2.

Motion prevailed.

Wormley of Plymouth presented Honorable Raphael R. R. Dvorak of Toledo, former Representative from Tama county.

On motion of Dodds of Des Moines the House adjourned until 10:00 a. m. Friday.

MOTION FILED

The following motion was filed:

Whereas, Section 5008.26 of the 1939 Code of Iowa provides that unregistered motor vehicles in storage during a preceding registration year shall be taxed as personal property, and such tax in most instances is far in excess of the normal registration fee for such motor vehicle, and

Whereas, other personal property of many members of the military forces of the United States are the owners of motor vehicles and other personal property now in storage or not in use which is subject to a personal property tax,

Now, Therefore, I move that the rules be suspended for the purpose of permitting the introduction of a bill to this House exempting members of the military forces of the United States of America from the personal property tax on motor vehicles and other personal property in storage or not in use during the present war emergency.

NORMAN NORLAND.
HENRY STEFKAS.
GLENN J. CARVER.
MELVIN WILSON.
J. F. MILLER.
WILLARD RUSSELL.
H. F. NELSON.
JOHN KNIPLING.
CARROLL A. LANE.
TED SLOANE.

SAM OREBAUGH.
LLOYD A. MEYER.
HARVEY J. LONG.
A. J. NIELSEN.
A. M. WILSON.
WILLIAM N. JUDD.
HARRY COX.
ARNOLD UTZIG.
FRANK W. LESS

AMENDMENTS FILED

Knowlton of Winneshiek filed the following amendment to Senate File 1:

Amend section 16, line 42, by striking the period following the word "honored" and inserting in lieu thereof the following: "; provided that a request which states the age and the city or town, including street address, if any, or township, and county wherein the voter resides, and which shows a sufficient period of residence, shall be sufficient to show that he is such a qualified voter."

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, JANUARY 28, 1944.

The House met pursuant to adjournment, Speaker Burma in the chair.

Prayer was offered by the Rev. Paul Hicks, pastor of Methodist church, Harlan, Iowa.

Journal of January 27 corrected and approved.

Wamstad of Mitchell presented Honorable Carolyn C. Pendray, former Senator and Representative from Jackson county.

Sloane of Polk introduced 18 members from the civics and government class of the Mitchellville schools, together with their teacher, Keith Van Horn.

CONSIDERATION OF BILLS

Steinberg of Story asked and obtained unanimous consent to take up Senate File 2 prior to consideration of Senate File 1.

Senate File 2, a bill for an act to amend Section Nine Hundred Thirty-nine (939), Code 1939, relating to the form of the affidavit for the envelope for the absent voter's ballot, was taken up for consideration.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 99:

Anderson	Cowan	Gardner of	Johnson
Avery	Cox	Bremer	Judd
Baldwin	Datisman	Gardner of Linn	Klemesrud
Blatti	Dodds	Good	Knippling
Blewett	Donohue	Harp	Knowlton
Bockwoldt	Doud	Hawkins	Knudson
Bonn	Duffield	Hedin	Kruse
Brindle	Edwards	Heffner	Kuester
Burk	Farmer	Hoeness	Lage
Butterfield	Felton	Huston	Lane
Carlson	Fimmen	Hutchison	Less
Carver	Fishbaugh	Jessen	Long
Cooper		Johannes	Lynch

Martin	Peterson	Sharp	Walter of
McFarlane	Pieper	Shimaneck	Pottawattamie
Meyer	Poston	Siefkas	Wamstad
Miller	Prentis	Sloane	Weichman
Mills	Pritchard	Steinberg	Wellington
Morrissey	Reed	Stinemates	Whitehead
Newsome	Ritchie	Tatum	Wichman
Nielsen	Robb	Te Paske	Wilson of
Noble	Robinson	Troeger	Calhoun
Norelius	Russell	Utzig	Wilson of Monroe
Norland	Scott of Fayette	Vanderwilt	Wormley
Orebaugh	Scott of Sac	Walter of	Yager
Parrish	Seemann	Marshall	Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Bryson	Hall	Latchaw	Swaner
Colburn	Hicklin	Nelson	Tyrrell
Getscher			

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

Senate File 1, a bill for an act to provide facilities for qualified electors of the State of Iowa serving in the armed forces of the United States to vote at the Primary and General Elections in the year 1944 by casting absent voter's ballots and to that end to advance the dates for filing nomination papers, affidavits of candidacy, certificates of candidacies and nominations by modifying the provisions of Sections Five Hundred Thirty-seven (537), Five Hundred Thirty-nine (539), Five Hundred Forty-seven (547), Five Hundred Forty-eight (548), Six Hundred One (601) and Six Hundred Seventeen (617), Code 1939, to modify the provisions of Chapters 37.1 and 37.2, Code 1939, as to time of filing nominations and candidacies, objections, withdrawals, making certifications which are provided for in Sections Six Hundred Fifty-five and Four-hundredths (655.04), Six Hundred Fifty-five and Nine-hundredths (655.09), and Six Hundred Fifty-five and Fourteen-hundredths (655.14), Code 1939, also amending Section Seven Hundred Seventy-four (774), Code 1939, relating to cost of printing absent voters ballots; also amending Section Nine Hundred Thirty-seven (937), Code 1939, relating to time when qualified voters in the armed forces may vote personally; to modify the provisions as to registration and absent voting insofar as it shall apply to voters in the armed forces of the United States by making Sections Nine Hundred Twenty-eight (928), Nine Hundred Thirty (930), and Nine Hundred Thirty-one (931), Code 1939, inapplicable to such voting, and providing

the method of obtaining ballots and authorizing specially printed War Ballots; creating and prescribing the duties and powers of the Iowa War Ballot Commission; providing for obtaining and distributing by the State Printing Board of specially required materials, and making appropriations for carrying out the provisions of this act, was taken up for consideration.

Wormley of Plymouth offered the following amendments:

Amend section 20, line 7, by inserting after the word "officer" the words "or person".

Further amend section 20, line 8, by inserting after the word "service" the words "or other legal qualifications".

Amend section 28 by adding thereto the following:

"Likewise, the provision or provisions of any other existing statute or any part of any other existing statute, which is not inconsistent with this act, shall prevail."

Amendments adopted.

Whitehead of Dallas offered the following amendment:

Amend Senate File 1, section 22, line 18, by inserting after the semicolon following the word "state" the following: "and provided further that".

Amendment adopted.

Knowlton of Winneshiek called up the amendment filed by him and found on pages 26 and 27 of the Journal of January 27th, and moved its adoption.

Amendment adopted.

Carlson of Woodbury offered the following amendment:

Amend section 29 by striking from line 4 the words "Plain Talk" and inserting in lieu thereof the words "Perry Daily Chief", and by striking from line 5 the word "Des Moines" and inserting in lieu thereof the word "Perry".

Amendment adopted.

Fishbaugh of Page in the chair.

Steinberg of Story moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 107:

Anderson	Gardner of	Lynch	Sharp
Avery	Bremer	Martin	Shimaneck
Baldwin	Gardner of Linn	McFarlane	Siefkas
Blatti	Getscher	Meyer	Sloane
Blewett	Good	Miller	Steinberg
Bockwoldt	Hall	Mills	Stinemates
Bonn	Harp	Morrissey	Swaner
Brindle	Hedin	Nelson	Tatum
Bryson	Heffner	Newsome	Te Paske
Burk	Hicklin	Nielsen	Troeger
Butterfield	Hoeness	Noble	Tyrrell
Carlson	Huston	Norelius	Utzig
Carver	Hutchison	Norland	Vanderwilt
Colburn	Jessen	Orebaugh	Walter of
Cooper	Johannes	Parrish	Marshall
Cowan	Johnson	Peterson	Walter of
Cox	Judd	Pieper	Pottawattamie
Datisman	Klemesrud	Poston	Wamstad
Dodds	Knippling	Prentis	Weichman
Donohue	Knowlton	Pritchard	Wellington
Doud	Knudson	Reed	Whitehead
Duffield	Kruse	Ritchie	Wichman
Edwards	Kuester	Robb	Wilson of
Farmer	Lage	Robinson	Calhoun
Felton	Lane	Russell	Wilson of Monroe
Fimmen	Latchaw	Scott of Fayette	Wormley
Fishbaugh	Less	Scott of Sac	Yager
	Long	Seemann	Mr. Speaker

The nays were, none.

Absent or not voting, 1:

Hawkins

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

Reed of Jefferson moved that the vote by which Senate File 1 passed the House be reconsidered and that the vote to reconsider be laid on the table. Motion prevailed.

Speaker Burma in the chair.

MOTION TO SUSPEND RULES

Orebaugh of Polk called up the motion filed on January 27th and found on page 26 of the Journal, and moved its adoption.

Motion lost.

The House recessed until the fall of the gavel.

The House reconvened, Avery of Clay in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File 1.

Also: That the Senate has adopted the following Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 1 relative to adjournment sine die at 4 o'clock p. m., Friday, January 28, 1944.

Also: That the Senate has adopted the following Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 2 providing for the printing of the House and Senate Journals of the Fiftieth General Assembly in Extraordinary Session in the Journals of the Fifty-first General Assembly.

W. J. SCARBOROUGH, *Secretary*.

SENATE MESSAGES CONSIDERED

Steinberg of Story called up Senate Concurrent Resolution 1 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 1

Be It Resolved by the Senate, the House Concurring: That the Fiftieth General Assembly in Extraordinary Session adjourn sine die at four o'clock p. m., Friday, January 28, 1944.

Steinberg of Story moved that the resolution be adopted. Motion prevailed and Senate Concurrent Resolution 1 was adopted.

Steinberg of Story called up Senate Concurrent Resolution 2 and asked and obtained unanimous consent for its immediate consideration.

SENATE CONCURRENT RESOLUTION 2

Be It Resolved by the Senate, the House Concurring: That the Journals of the House and of the Senate for the Fiftieth General Assembly in Extraordinary Session be included in the Senate and House Journals of the Fifty-first General Assembly of Iowa.

Steinberg of Story moved that the resolution be adopted. Motion prevailed and Senate Concurrent Resolution 2 was adopted.

Walter of Marshall asked and obtained unanimous consent for the printing in the Journal of the following report on the illumination of the House and Senate chambers:

Des Moines, Iowa
January 28, 1944.

**MEMBERS OF THE FIFTIETH GENERAL ASSEMBLY
OF IOWA IN EXTRAORDINARY SESSION:
GENTLEMEN:**

In response to a request by the Honorable W. Eldon Walter of Marshall county and Mr. Speaker, the undersigned, in collaboration with Miss Louise A. Weston, Illumination Counselor, has made a survey of the lighting conditions in the House Chamber and is pleased to present the accompanying report.

Yours respectfully,
SHELDON GLADSTONE.

**REPORT TO HOUSE OF REPRESENTATIVES ON
ILLUMINATION OF HOUSE CHAMBER**

by

**W. Sheldon Gladstone, Optometrist
Louise A. Weston, Illumination Counselor**

On the evening of January 27th, after sundown, with shades and drapes drawn and with all electric lights on, the illumination on each desk top in the House Chamber was carefully measured in foot candles by use of accurate professional instruments.

The lowest illumination was found to be 2 foot candles on desks Nos. 50, 60, 61, 62, and 64. The highest illumination was found to be 6 foot candles on desks Nos. 2, 4, 26, 28, 30, 32, 34, 36, 38 and 46. The average desk top illumination was found to be 4.1 foot candles, which is only one third of the present average illumination in the Senate.

It is the opinion of those making this survey, that in the House Chamber, the illumination, both general and specific, is wholly inadequate in every respect. The specific illumination at the desk top would be tolerable at 15 foot candles. Twenty foot candles are recommended as adequate and desirable.

The ultimate goal should be a complete revision of the electric lighting facilities and installation of Venetian blinds at the east and west windows.

In view of the fact that almost all electric fixtures are out of manufacture for the duration and because of the rumored improvements in the fluorescent field, which will be made available after the war, it would seem inadvisable to undertake any extensive remodeling of illumination facilities at the present time. When the time comes, the five candelabras can be re-designed, using newly developed light sources, without losing any of their present intrinsic beauty. The balance of the illumination facilities can be stepped up or augmented by additional lighting units.

RECOMMENDATIONS FOR IMMEDIATE RELIEF

Due to lightness of weight, wood slat Venetian blinds, for the large windows in public buildings, are still to be recommended over the steel slat varieties. The manufacture of wood slat Venetian blinds is still permitted under ceiling price regulations. In view of these facts, there is apparently nothing to be lost by installing the Venetian blinds as soon

as funds can be appropriated. This seems especially true since the drapes now at the windows are all but worn out.

The Venetian blinds should be finished in a dark color, harmonious with the general architecture of the Chamber and installed in line with the inner edges of the casements to allow room for the windows to be opened behind them for ventilation. Adjustment of the angle of the slats in the blinds will divert the natural daylight to the ceiling, from where it will be reflected to the floor. This action will properly diffuse the light and improve the general illumination by at least 100% during daylight hours. The specific illumination on the desk tops should be improved by an average 5 foot candles during daylight hours of medium brightness. On days when the sun is shining, the increase in desk top illumination would be more than adequate. This blending of natural and artificial light is highly desirable.

The Venetian blinds could be securely anchored at the bottom so that they could be manipulated easily and would not vibrate if the windows were open allowing air currents to pass through.

The wattage of the incandescent lamps in all sockets in the Chamber should be increased materially—doubled if the wiring circuits will permit. If no increase in wattage is possible with the present circuits, then additional circuits should be installed wherever practicable. It would seem that the addition of one or two new circuits in each of the five candelabra would be reasonably simple. The addition of these new circuits alone should increase the desk top illumination by 3 or 4 foot candles in most parts of the Chamber.

One estimate on the cost of Venetian blinds was obtained for informative purposes. This estimate was 50c per square foot of window area or about \$75 per window, plus the cost of installation, which would not be over \$10 per window.

The cost of installing new lighting circuits, to permit an increase in wattage would depend upon the distance from the House ceiling to the trunk lines and the difficulties encountered en route. In no event, should this electrical work cost as much as the Venetian blinds. Even if the cost was equal, the total cost of these recommendations would be less than \$2,000, which does not seem unreasonable in view of the average daily attendance of about 300 people during a regular session.

Respectfully submitted,

W. SHELDON GLADSTONE, *Optometrist.*

LOUISE A. WESTON, *Illumination Counselor.*

REPORT TO THE MEMBERS OF THE SENATE ON THE
ILLUMINATION IN THE SENATE CHAMBER
by

W. Sheldon Gladstone, Optometrist

Louise A. Weston, Illumination Counselor

On the evening of January 27th, after sundown and with shades and drapes drawn and all electric lights on, the desk top illumination of each desk in the Senate Chamber was carefully measured in foot candles by use of accurate professional instruments.

The lowest illumination was found to be 8 foot candles on desks Nos. 41 and 42.

The highest illumination was found to be 18 foot candles on desks Nos. 1, 2, 19, 20, 21.

The average desk top illumination was found to be 14.4 foot candles.

It is the opinion of those making this survey that the general and specific illumination in the Senate Chamber could be improved upon.

In view of the fact that almost all electric fixtures are out of manufacture for the duration and since the electric illumination facilities in the Senate Chamber are at least tolerable, it would seem inadvisable to undertake any extensive remodeling of the equipment at this time. At the proper time, the five candelabras can be re-designed, using newly developed light sources, without losing any of their present intrinsic beauty. The balance of the illumination facilities can be stepped up or augmented by additional lighting units.

RECOMMENDATIONS FOR IMMEDIATE RELIEF

The principal recommendation for the Senate Chamber is the installation of Venetian blinds. Due to lightness of weight, wood slat Venetian blinds in the large windows of public buildings are still to be recommended over the steel slat varieties. The manufacture of wood slat Venetian blinds is still permitted under ceiling price regulations. In view of these facts, there apparently is nothing to be lost by installing the Venetian blinds as soon as funds can be appropriated. This seems especially true since the drapes at the windows, are in bad repair. Whether or not Venetian blinds are installed in the House Chamber, would, of course, influence decision in this matter.

The Venetian blinds should be finished in a color harmonious with the general architecture of the Chamber, and installed in line with the inner edges of the casements to allow room for the windows to be opened behind them for ventilation. Adjustment of the angle of the slats in the blinds will divert the natural daylight to the ceiling, from where it will be reflected to the floor. This action will properly diffuse the light and improve the general illumination by at least 50% during daylight hours. The specific illumination on the desk tops should be improved by an average of 5 foot candles during daylight hours of medium brightness. On days when the sun is shining, the increase in desk top illumination would be more than adequate. This blending of natural and artificial light is highly desirable.

The Venetian blinds could be securely anchored at the bottom so that they could be manipulated easily and would not vibrate if the windows were open allowing air currents to pass through.

One estimate on the cost of Venetian blinds was obtained for informative purposes. This estimate was 50c per square foot of window area or about \$75 per window, plus the cost of installation, which should not be over \$10 per window.

The wattage of the incandescent lamps used in the ceiling molding should be materially increased if the wiring circuits will permit an increase in the load.

Only the cost of the lamps would be involved in changing present electric lighting.

Respectfully submitted,

W. SHELDON GLADSTONE, *Optometrist.*

LOUISE A. WESTON, *Illumination Counselor.*

REPRESENTATIVE FISHBAUGH CLAIMS NO COMPENSATION

Fishbaugh of Page, as a member of the armed forces of the United States of America, returned to the chief clerk the state warrant issued to him as a member of the General Assembly, covering the mileage to which he is entitled under the laws of the state of Iowa, with the instructions that the same be returned to the state comptroller for cancellation. He further instructed the chief clerk to record the fact that he made no claim and would accept no compensation as member of the House of Representatives for his services in the Extraordinary Session of the Fiftieth General Assembly.

PETITIONS AND REMONSTRANCES

Doud of Van Buren presented a resolution adopted by the Van Buren Post of the American Legion, favoring the freezing of any surplus in the state treasury for the purpose of assisting veterans of World War II in the post-war period.

Passed on file.

Gardner of Linn moved that the House recess until 3:00 p. m. Motion prevailed.

The House reconvened, Speaker Burma in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Edwards of Union, 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 1 and 2.

E. L. EDWARDS, *Chairman House Committee.*

ROBERT C. REILLY, *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 1 and 2.

COMMITTEE TO NOTIFY THE SENATE

Steinberg of Story 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 the following: Klemesrud of Winnebago, Brindle of Grundy, and Miller of Humboldt.

COMMITTEE TO NOTIFY THE GOVERNOR

Whitehead of Dallas 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 members of such committee the following: Jessen of Audubon, Kruse of Floyd, and Johnson of Monona.

The committee from the Senate appeared and notified the House that the Senate was ready to adjourn sine die.

The committee appointed to notify the Senate returned and reported it had performed its duties. The report was received and the committee was discharged.

The committee appointed to notify the governor that the House was ready to adjourn sine die reported that it had performed its duty and that the governor requested the committee to deliver the following communication to the House:

COMMUNICATION FROM THE GOVERNOR

January 28, 1944.

**HONORABLE HENRY W. BURMA, Speaker of the House, and
HONORABLE MEMBERS OF THE HOUSE OF REPRESENTATIVES:**

You have just completed a most important and vital legislative session with dispatch and statesmanship.

No more fundamental issue can possibly concern any public official than the preservation and the integrity of the right to a full ballot, and you have met the responsibility to the members of the armed forces in this respect amply.

Again may I state to you my sentiments with regard to the ballot for those in service as contained in my message at the beginning of this session, as follows:

"Our citizens have a vital interest in their county officers and county government and in their state officers and state government as well as in national offices and national government. To limit their voting opportunities to national offices only would be to assume there are no offices and there is no government worthy of consideration other than national. I do not agree with such an assumption or such philosophy."

You have enlarged the opportunity for absent voting to the members of our armed forces to include state and county candidates as well as national candidates. I am certain that our service men and women will appreciate the fact that you have not attempted to limit them in their voting to national offices only.

I thank you for your splendid cooperation and for your unanimous approval and enactment of this legislation. May good fortune attend you as you leave for your respective homes.

Yours very truly,

B. B. HICKENLOOPER, *Governor.*

The report was received and the committee was discharged.

By virtue of concurrent resolution duly adopted, and the hour of four o'clock p. m. having arrived, the Speaker of the House declared the House of Representatives of the Fiftieth General Assembly in Extraordinary Session adjourned sine die.

HISTORY OF HOUSE JOINT RESOLUTIONS AND BILLS IN HOUSE

RECORD OF EACH HOUSE BILL

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HISTORY OF EACH SENATE BILL IN HOUSE

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